SureTec Insurance Company 3033 Fifth Avenue, Suite 300, San Diego, CA 92103 Phone: (800) 288-0351 or (619) 400-4100 www.SureTec.com

California Contractor's License Bond Application

Principal's Name: Please print exactly as it appears on the contractor's ilcense or ficense application Bus. Street Address - No P.O. Box Bus. Mailing Address Pool License (C-33) Yes Roofing License (C-39) Yes Bus. Phone Bus. Fax Bus. Tax ID (if any) Website Home Address-No P.O. Box Cell Phone Date Business Started: Date Business Started: Does the Principal or any individual involved in Principal's business: If yes, attach explanation Heve any outstanding collection items, lens, or claims against 40 yer or expenses incurred in connection Yes No rever failed in business or declared bankruptcy? Indemnification Agreement - Read Carefully and Sign NC ONSIDERATION of the execution of, or nerveal of, such broat, the undessigned Principal and individual indemnitor have agreed and do hereby agree, for themselve personal representatives successors and assigns, inflive and severally, as follows: 1. That, the provided information is true and correct. 2. To reimbruse a curred company ("Survey") upon demand for all payments made for, and to indemnity Surety from all loss, contingent loss, lability contingent liability, claim, expense, including attempts, less, expents' fees, and claims adjusting fees, for which Surety shall pay, become labile, shall becontingently liability, claim, expense, including attempts, fees, expents' fees, and claims adjusting fees, for which Surety shall pay a become labile, shall becontingently liability, claim, expense, including attempts, fees, expents' fees, and claims adjusting fees, for which Surety shall pay, become labile, shall becontingently liability, claim, expense, including attempts, fees, expents' fees, and claims adjusting fees, for which Surety shall pay a become labile, shall becontingently liability, claim, expense, including attempts, fees, expents' fees, and claims adjusting fees, for which Surety shall pay a become labile, shall becontingently liability, claim, expense, including attempts, fees, expents' fees, and claims adjusting fees, for which Surety shal	Agency: SANGUINETT	& CO.	INS.		Agen	cy Code:	510252	
Bus. Mailing Address Bus. Phone Bus. Phone Bus. Fax Bus. Tax ID (if any) Bus. Tax ID (if any) Bus. Tax ID (if any) Website Cell Phone Date Business Starled: Social Security Number Does the Principal or any Individual Involved in Principal's business: If yes, attach explanation Have any outstanding collection items, liens, or claims against you? Ever failed to risuburise a surety for a claim against a bond or expenses incurred in connection Yes No Have or had any lewsuits, judgments against them or ever failed in business or declared bankruptor? Ever failed to risubiness a surety for a claim against a bond or expenses incurred in connection Yes No Indemnification Agreement - Read Carefully and Sign IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselve personal representatives, successors and assigns, jointly and severally, actions. I. That, the provided information is true and correct. 2. To reimburse Sure Tec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liabile, shall bectome configuration that the conformance of this gareement, by reason of such surety-like, whether or not Surety shall have as met at the time of demards. 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereather such annual premium suretyphing as its billid until satisfactory evidence of discharger or leases of liability shall be furnished to Surety by the oblige. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discred eletermines necessary to protect itself from loss, such deposit to be pelegded as collateral	Principal's Name: Please print exactly as it appears on the contractor's license or license application					License or Application Fee #		
Bus. Phone Bus. Fax Bus. Tax ID (If any) Bus. Tax I	Bus. Street Address – No P.O. Box						License Classification(s):	
Bus. Phone Bus. Fax Bus. Tax ID (if any) Bus. Bus. Bus. Bus. Bus. Bus. Bus. Bus.	Bus. Mailing Address							
Home Address – No P.O. Box Date Business Started:	Bus. Phone	Bus. Fax		Bus. Tax ID (if any)		* ', '		
Social Security Number Does the Principal or any individual involved in Principal's business: If yes. attach explanation	Name of Owner(s)				E-Mail Address(es)			
Does the Principal or any individual involved in Principal's business: If yes, attach explanation Have any outstanding collection items, liens, or claims against you? Ever failed to reimburse a surety for a claim against and or expenses incurred in connection Tyes No Ever had a license or bond cancelled, suspended, or derived in business or declared bankruptcy? Pyes No Ever had a license or bond cancelled, suspended, or derived in connection Tyes No Ever had a license or bond cancelled, suspended, or derived in connection Tyes No Ever had a license or bond cancelled, suspended, or derived in connection Tyes No Ever had a license or bond cancelled, suspended, or derived in the connection or derived in business or declared bankruptcy? In CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselves personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall have paid same at the time of demar 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium surety-ship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligues. 1. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claims, suit, expense or judgment that Surety in its absolute discrete determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety may have issued for undersigned. 1. That, Surety is authorize	Home Address – No P.O. Box				Date Business Started:			
Have any outstanding collection items, liens, or claims against you? Ever failed to reimburse a surety for a claim against abond or ever selection of cremburse as urety for a claim against abond or expenses incurred in connection therewith? Indemnification Agreement — Read Carefully and Sign IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnifor have agreed and do hereby agree, for themselver personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse Sure Tec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liable, shall be contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall have paid same at the time of demar suretyship as its billed until satisfactory evidence of discharge or release of liability shall be furmished to Surety by the obligue. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discrete determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety way have issued for undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal of business. 6. That, Surety is authorized to investigate, at any time, the undersigned's credit, employment history, and department of motor vehicle records. Privacy Notice nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by law. 7. That, Surety, at its sole discretion	Social Security Number		Home Phone Cell Phone		none	Date Bond to be Effective:		
Latims against you? Ever failed to reimburse a surety for a claim against a bond or expenses incurred in connection therewith? Indemnification Agreement — Read Carefully and Sign No ONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselvet personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTee Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability contingently liabile, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall pay, become liable, shall be contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall have paid same at the time of demar 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and beya annually thereafter such annual premium suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligee. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discred elemines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety may have issued for undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal plot obusiness. 6. That, Surety is authorized to investigate, at any time, the undersigned's credit, employment history, and department of motor vehicle records. Privacy Notice nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by law. 7. Tha	Does the Principal or any individual	involved in I	Principal's business: If					
against a bond or expenses incurred in connection (herewith?) Indemnification Agreement – Read Carefully and Sign IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselver personal representatives, successors and assigns, piontly and severally, as follows: 1. That, the provided information is true and cornect. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability, contingent liability, claim, expense, including attomeys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liabile, shall becontingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether on Surety shall have paid same at the time of demar 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligee. 4. To deposit with the Surety, on demand, as unif of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discret determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety may have issued for undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal plot business. 6. That, Surety is authorized to investigate, at any time, the undersigned's credit, employment history, and department of motor vehicle records. Privacy Notice nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by law. 7. That, Surety, at its sole discretion and without notice to the u			Yes No				Yes No	
IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselved personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnity Surety from all loss, contingent loss, liability contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liable, shall becontingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall have paid same at the time of demar 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligee. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discred tetermines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety may have issued for undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the country in California in which Surety has its principal plot obusiness and venue for any suit, arbitration, mediation or any other form of dispute resolution shall be in the country in California in which Surety has its principal place of business. 6. That, Surety, is authorized to investigate, at any time, the undersigned's credit, employment history, and department of motor vehicle records. Privacy Notice nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by law. 7.	against a bond or expenses incurred in connection		Yes No				Yes No	
Indemnitor(s) below or on attached Additional Indemnitor Agreements Signed and dated this day of X	contingent liability, claim, expense, incontingently liable, or incur in the enfor 3. To pay Surety an advance premiur suretyship as is billed until satisfactory 4. To deposit with the Surety, on dema determines necessary to protect itself undersigned. 5. That, the place of performance of the of business and venue for any suit, artiplace of business. 6. That, Surety is authorized to investignonpublic personal information gathere 7. That, Surety, at its sole discretion a substitute bonds or renewals thereof at 8. That, regardless of the date of signisatisfactorily discharged from liability p 9. That, the undersigned are jointly and or accept partial indemnity from the unit. That, a facsimile of this Agreement as an original copy with original signatus an original copy with original signatus. • If sole owner, applicant must sign at 1 general partnership, an authorized modernitor below. • If a corporation, the president must necessary indemnitor below or on attached Additional signed and dated this	cluding attorn cement of this not the first evidence of cond, a sum of from loss, sur is agreement ditration, medicate, at any tid pursuant to the discoursuant to the	neys' fees, experts' fees, ar is agreement, by reason of sit year or a fractional part the discharge or release of liability money requested by Surety child deposit to be pledged as it, including the promise to pliation or any other form of distinct the undersigned's cred to the application shall not be office to the undersigned is a inflication shall apply to such demnity is effective as of the terms and conditions contaile with any Additional Indemany Indemnitor or Additional facsimile signature, shall be by signature by fax, electron in the interval of the interval	and claims adjusting such suretyship, who hereof that is fully exity shall be furnished to cover any claims collateral security and Surety, shall be dispute resolution shall be disclosed except a authorized, but not a change, substitute to disclosed except and the exception ained herein and in the interior without the considered an original incomplete and the expectation ained herein and in the interior without the considered an original incomplete and the expectation and the expec	fees, for which Surety sether or not Surety shall hearned and to pay annual to Surety by the obliged, suit, expense or judgm on any bond or other both in the county in Californiall be in the county in Californial be in the aforementioned be the bond(s). The county in Californial be added to the aforementioned be the bond(s). The county in California be in the county in California and shall be admissed through endorsement, The county in California be in the county in California and shall be admissed through endorsement, The county in California be in the county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement, The county in California and shall be admissed through endorsement and shall be admissed throu	shall pay, because paid samally thereafter e.e. ent that Suret and the Suret a in which Su alifornia in which sent to change ond(s) and is and that Suret minitor from like ible in a court or otherwise, buses must signates and samally and the suret minitor from like ible in a court or otherwise,	come liable, shall become eat the time of demand; such annual premium for y in its absolute discretion y may have issued for the rety has its principal place ich Surety has its principal ecords. Privacy Notice: All les in the bond or to issue continuous until Surety is y may release, settle with ability to Surety of law to the same extendant of the same extendant is additional	

(Principal's authorized representative)

(Printed Title)

SureTec.com

Printed Name of Individual Indemnitor

Drivers License Number:_

Credit Card Authorization Form

Full Name as listed on Credit Card:
Credit Card Number:
Credit Card:VisaMastercardDiscover (American Express not accepted)
CVS Security Code:
Expiration Date:
Credit Card Billing Address:
(street address)
(city, state, zip)
Your Phone Number:
Is your name on the bond? If not, what is the name is listed on the bond?
Full amount of payment: \$

Scan and email to bonds@sanguinettico.com, or fax to (209) 954-0800 or (877) 577-1722

Rick Mena

Sanguinetti & Co. Insurance Customer Service Sales Agent

Email: rmena@sanguinettico.com Website: <u>www.needabond.com</u>

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