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OBLIGATION OF STATE OF SOND MAKE VEHICLE DENTFICATION NUMBER SERVE NUMBER TO THE MODEL VEHICLE DENTFICATION NUMBER SERVE NUMBER SERVE NUMBER PRINCIPAL INFORMATION NAME (MAST BE EXACTLY AS IT IS TO APPEAR ON BOND) PRINCIPAL FATE NUMBER PRINCIPAL PROME PRINCIPAL INFORMATION NAME (MAST BE EXACTLY AS IT IS TO APPEAR ON BOND) PRINCIPAL PROME PRINCIPAL P	Defective Title/ Certificate of Title Application Bond Number:					
MODEL VEHICLE IDENTIFICATION NUMBER/SERIAL NUMBER				ED EFFECTIVE	INITIAL TERM OF BOND	
BRINCIPAL INFORMATION Individual Participal Partic	MAKE	YEAR	DATE	BODY	TYPE	
BRINGIPAL INFORMATION PRINCIPAL INFORMATION	MODEL	VEHICLE IDENTIF	ICATION NUMBER	R/ SERIAL NUMBE	:R	
Revenice paid in full? Yes No PRINCIPAL INFORMATION	LICENSE PLATE NUMBER					
MAME_MUST BE EXACTLY AS IT IS TO APPEAR ON BOND) Partnership CLO FLUP	Is the vehicle paid in full? Yes \(\subseteq \text{ No} \)					
CITY/STATE/ZP INDEMNITOR INFORMATION FIRST NAME/MIDDLE NAME/LAST NAME MOME ADDRESS INDEMNITY AGREEMENT - READ CAREFULLY. Your signature creates legal consequences to you. In consideration of American Contractors Indemnity Company, Texas Bonding Company, U. S. Specialty Insurance Company, and/or United States Surety Company referred to her earlier as "Surety," issuing the bond applied for, the undersigned agrees for themselves, their heirs, successors and assigns, jointly and severally: PREMIUM: To pay Surety an annual premium in adv ance each year during which I lability under the bond shall continue in force and until I satisfactory evidence of termination of the Surety, sible the surety is lability is furnished to the Surety. INDEMNITY: To ex concerte, Indemnity, reimburse and hold 5 urety har miless from and again stal I dem ands, I labilities, I losses, costs, dam ages, attorneys' fees and expenses of whatever kind or nature which arise by reason of, or in consequence of, the Surety's issuance of the bond applied for, whether or not the Surety shall have paid any sums in partial or complete payment there of; including but limited to: sums paid including interest, liabilities incurred in settlement of claims; expenses paid or incurred in connection with claims, suits, or judgments under such bond, in enforcing the terms of this agreement, in procuring or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Surety and in recovering or attempting to procure release from liability by Sur						
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INDEMNITY AGREEMENT - READ CAREFULLY. Your signature creates legal consequences to you. In consideration of A merican Contractors Indemnity Company, Texas B onding Company, U. S. S pecialty Insurance Company, and/or United States Surety. Company referred to her earler as "Surety," issuing the bond applied for, the undersigned agrees for themselves, their heirs, successors and assigns, jointly and severally: 1. PREMIUM: To pay S urety an annual premium in adv ance ea chy ear during which I lability on the the bond shall continue in force and until I satisfactory evidence of termination of the Surety's liability is furnished to the Surety. 2. INDEMNITY: To ex onerate, indemnify, reimburse and hold S urety har miless from and again stall dem ands, I labilities, I osses, costs, dam ages, attorneys' fees and expenses of whatever kind or nature which arise by reason of, or in consequence of, the Surety's issuance of the bond applied for, whether or not the S urety shall have paid any sums in partial or complete payment thereof, including but not limited to: sums paid including interest; liabilities incurred in settlement of claims; expenses paid or incurred in connection with caims, suits, or judgments under such bond, in enforcing the terms of this agreement, in procuring or attempting to procure release from liability by Surety, and in recovering or attempting to recover losses or expenses paid or incurred; and attorneys fees and all legal or professional services. 3. COLLATERAL: If a c laim or demand is made against Surety, whether disputed or not, or Surety deems it necessary to establish a reserve for potential claims, and upon demand from Surety, the undersigned ablid legopsit with Surety cash or her property acceptable to Surety as collateral security, in a sufficient amount to protect Surety with respond to such claim or potential claims and others amounts which may become due under this agreement. Such collateral may be held or utilized by Surety until it has received evidence of its complete exoneration	HOME ADDRESS		EMAIL ADDRESS	3		
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In consideration of A merican Contractors Indemnity Company, Texas B onding Company, U. S. S. pēcialty Insurance Company, and for United States Surety Company referred to her eafter as "Surety," issuing the bond applied for, the under signed agrees for them selves, their heirs, successors and assigns, jointly and severally: 1. PREMIUM: To pay Surety an annual premium in adv ance each year during which liability under the bond shall continue in force and until satisfactory evidence of termination of the Surety's liability is furnished to the Surety. 2. INDEMNITY: To ex onerate, indemnify, reimburse and hold Surety harmless from and again stall demands, liabilities, I osses, costs, damages, attorneys' fees and expenses of whatever kind or nature which anises by reason of, or in consequence of, the Surety's Issuance of the bond applied for, whether or not the Surety shall have paid any sums in partial or complete payment thereof, including but not limited to: sums paid including interest; liabilities incurred in settlement of claims; expenses paid or incurred in connection with claims, suits, or judgments under such bond, in enforcing the terms of this agreement, in procuring or attempting to or cover release from liability by Surety, and in recovering or attempting to recover losses or expenses paid or incurred; and attorneys fees and all legal or professional services. 3. COLLATERAL: If a claim or demand is made against Surety, whether disputed or not, or Surety deem it necessary to establish a reserve for potential claims, and upon demand from Surety, the undersigned shall deposit with Surety cash or other property acceptable to Surety as collateral security, in a sufficient amount to protect Surety with respond to such claim or potential claims and others amounts which may become due under this agreement. Such collateral may be held or utilized by Surety until it has received evidence of its complete exoneration and discharge, and until it has been fully reimbursed for all amounts which may become due under	INDEMNITY AGREEMENT - READ CAREFULLY	. Your signature cre	eates legal co	nsequences	to you.	
Agent Name: Phone:	Surety C ompany referred to her eafter as "Surety," issuing the bond apassigns, jointly and severally: 1. PREMIUM: To pay S urety an annual premium in advance each satisfactory evidence of termination of the Surety's liability is furnishe. 2. INDEMNITY: To ex onerate, indemnify, reimburse and hold S urety attorneys' fees and expenses of whatever kind or nature which arise for, whether or not the S urety shall have paid any sums in partial enforcing the terms of this agreement, in procuring or attempting recover losses or expenses paid or incurred; and attorneys fees and. 3. COLLATERAL: If a c laim or demand is made a gainst Surety, who potential claims, and upon demand from Surety, the undersigned sh security, in a sufficient amount to protect Surety with respond to sure this agreement. Such collateral may be held or utilized by Surety unt has been fully reimbursed for all amounts which may become due ure vehicle records, employment history, books and records of the under for the bond. 5. GENERAL PROVISIONS: Surety and undersigned agree that the plus in Los Angeles County, California, and venue for any suit, arbitra County, California. Surety shall, at its option and in its sole discretagreement is a continuing obligation of the undersigned until Surety the undersigned hereunder are joint and several. Surety may bring may accrue hereunder. Undersigned warrant that each of them is sprovision of this agreement may not be c hanged or modified withouther proceeds derived from the undersigned's a ctions covered by discharging the obligations of the bond, and for no other purpose unt Regardless of the date of signature, this agreement is effective as of the cuntil Surety is satisfactorily discharged from liability pursuant to the terms NOTICE TO NEW Y ORK APPLICANTS: Any person who k nowingly application for i nsurance or s tatement of claim containing any materic concerning any fact material thereto, commits a fraudulent insurance act thousand dollars and the stated value of the claim for each such violation. S	y ear during which I sed to the Surety. If har mless from and a by reason of, or in correction from the procure release from all legal or profession either disputed or not all deposit with Suretch claim or potential if it has received evided and the sagreement. Surety or its representation, mediation or artion, mediation or artion, have the right to is exonerated and reseparate suits herein existing and benefit by any other reason but the written conset the bond for the purit the bond is completed and conditions contained with intent to deally fall se information, which is a crime, are day of	igned agrees iability u nder to against all deconsequence of thereof, inclustion with claim or liability by nal services. To r S urety decty cash or other claims and other claims and other control of the control of	for them selve the bond s had a mands, I iability in the Surety's iding but not I has, suits, or juy Surety, and ems it necesser property access amounts in the credible bond, or the bond, or the set of issue, reny liability und any of the undersign of the validity the undersign of the bond in the bond surance complete subject to a subject to a complete subject to a corresentative and or sure property of the purpose subject to a corresentative and or sure presentative and the bond of the purpose subject to a corresentative and the bond of the purpose subject to a corresentative and the bond of the purpose subject to a corresentative and the bond of the purpose subject to a corresentative and the bond of the purpose subject to a corresentative and the bond of the purpose subject to a corresentative and the bond of the purpose subject to a corresentative and the bond of the bond of the purpose subject to a corresentative and the bond of the bo	is, their heirs, successors and all continue in force and untile ities, I osses, costs, dam ages, is issuance of the bond applied imited to: sums paid including udgments under such bond, in in recovering or attempting to sary to establish a reserve for ceptable to Surety as collateral which may become due underation and discharge, and until it it history, department of motor assets pledged as collateral the promise to pay Surety, shall blution shall be in Los Angeles anew or cancel the bond. This er the bond. The obligations of dersigned as causes of action the bond. The invalidity of any of any other provision of this ed agree to hold all money or ries owed under the bond and used bond and is continuous as only or other person files and use of misleading, information civil penalty not to exceed five	

HCCS Prod No.



Fraud Warnings and Privacy Policy

Fraud Warnings

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

APPLICABLE IN ALABAMA

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines or confinement in prison, or any combination thereof.

APPLICABLE IN ARKANSAS, LOUISIANA AND WEST VIRGINIA

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

APPLICABLE IN CALIFORNIA

For your protection California law requires the following to appear on this form. Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

APPLICABLE IN COLORADO

It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement of award payable from insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

APPLICABLE IN THE DISTRICT OF COLUMBIA

WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits, if false information materially related to a claim was provided by the applicant.

APPLICABLE IN FLORIDA

Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

APPLICABLE IN HAWAII

For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both.

APPLICABLE IN KANSAS

Any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act.

APPLICABLE IN KENTUCKY

Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.

APPLICABLE IN MAINE

It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or denial of insurance benefits.



Fraud Warnings and Privacy Policy

APPLICABLE IN MARYLAND

Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

APPLICABLE IN MINNESOTA

Any person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

APPLICABLE IN NEW JERSEY

Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

APPLICABLE IN OHIO

Any person who, with intent to defraud or knowing that he/she is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deception statement is guilty of insurance fraud.

APPLICABLE IN OKLAHOMA

WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

APPLICABLE IN OREGON

Material misstatements, misrepresentations, omissions or concealments by an insured that are fraudulent or material to the insurance contract, the risk assumed, or the interests of an insurer and are relied upon by an insurer may result in policy rescission, cancellation, or denial of claim.

APPLICABLE IN TENNESSEE, VIRGINIA AND WASHINGTON

It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines or denial of insurance benefits.

APPLICABLE IN VERMONT

Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

NOTICE TO NEW YORK APPLICANTS:

Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Privacy Policy

Here at Tokio Marine HCC – Surety Group we know that your privacy is important to you, which makes it important to us. In support of changes to data privacy laws, we've made updates to our Privacy Policy and want to make sure you are aware of our updates. The new version of our privacy policy is available at www.tmhcc.com/en-us/legal/privacy-policy.