NN.	CLASS	RISK TYPE	FILE TYPE	CANC DAYS	TYPE OF ATTACHMENT		RATE	MINIMUM PREMIUM	PREMIUM
MPA					☐ NO RENEWAL	CONT. CERT.			
8					CONTINUOUS	■ NEW BOND			



## **CONSTRUCTION CONTRACT BOND REQUEST FORM**

поше	Office • Effe, PA 16530							
□ BID*		BID BOND %	OR BID AMOU	NT	l s	ATED AMOUNT OF BID		
				STRUCTIONS TO BID	\$			
		DATE BID TO BE OPENED	WHERE	OINUUIIUNO IU DID	nruo.			
		☐ OBLIGEE FORM (Pleas	e attach copy)	☐ SURETY FORM (Acc	eptable) 🔲 OTHE	R (AIA or FEDERAL)		
□ P	ERFORMANCE BOND**	AMOUNT \$						
□ P.	AYMENT BOND**	AMOUNT \$						
□ B	OTH**	AMOUNT OF THE CONTRACT	\$					
**AT	TACH A COPY OF THE (	SUB)CONTRACT OR I	NOTICE TO PR	OCEED OR NOTICE O	F AWARD AND BO	ND FORMS.		
	AGENT'S NO. AGEN	IT'S NAME				PHONE NUMBER		
	NAME OF CONTRACTOR (APP	PLICANT FOR THE BOND)						
ANI								
APPLICANT	ADDRESS							
AP	CITY				STATE	ZIP CODE		
	HAS THIS CONTRACTOR PRE	VIOUSLY BEEN PREQUALIFI	ED w/ERIE FOR CO	INSTRUCTION CONTRACT E	BONDS? YES [	] NO		
	OBLIGEE NAME: (requiring th	ne bond from the applicant	r)					
2	ADDRESS							
NO.	ADDRESS							
SPECIFICATIONS	CITY				STATE	ZIP CODE		
E S	TITLE OF PROJECT AND SCOPE OF WORK TO BE PERFORMED (project description, location* and project number)							
SPE	TITLE OF PROJECT AND SCOPE OF WORK TO BE PERFORMED (project description, location* and project number) *Note: The location where the work is to be completed <b>MUST</b> be an ERIE-licensed territory.							
9								
CONTRACT AND	ESTIMATED CONTRACT STAR	T DATE	CONTRACT DURATION (time allowed for completion)					
ITR/	WARRANTY/MAINTENANCE F	PERIOD	IS A SEPARATE BOND REQUIRED?					
CON	LIQUIDATED DAMAGEC AS D	CALALTY COD LATE COLUMN	TION YES NO					
0F (	LIQUIDATED DAMAGES <b>or</b> penalty for late completion \$ Per							
	MULTI-YEAR CONTRACT: DOES THE CONTRACT INCLUDE A PROVISION ALLOWING THE BOND TO RENEW ANNUALLY? YES NO							
SUMMARY	IF "YES," OPTIONAL TERMS FROM TO TO PERCENT RETAINED   ALL CASH?							
SUN	PATIVIENTS. WHEN MADE				"" " " " " " " " " " " " " " " " " " "	LL CASH?  ☐ YES ☐ NO		
0,	IF NOT ALL CASH, EXPLAIN:				ARE C	ONTRACTORS PAYMENT ASSIGNED?		
	COST BREAKDOWN			pplicable, include name of				
	Materials: \$		1st Bidder:					
ARY	Major Equipment: \$		\$					
BID SUMMARY	Labor: \$		2nd Bidder:					
Sul	Subcontractor Costs: \$		\$					
e e	Profit:\$		3rd Bidder:					
VEN NO.	TOTAL: \$		ENGINEER'S ESTI	MATE: \$				
SF9 2/11						Page 1 of 4		

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CA
APPL
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REE
AG

×	INCLUDE ALL CONTR	ND UNBONDED	DAVMENTS	COM	COMPLETION		
TRACT WORK PROGRESS	CONTRACT PRICE	CONSTRUCTION	LOCATION OF WORK	PAYMENTS RECEIVED	CÓM- PLETED	DATE	NAME OF OWNER
- N	(a)			\$			=
28	(b)			\$			
<b>%</b> ₩	(c)	_		\$			
ŽΞ	(d)			\$			
2	(e)			\$			
	Have you applied to a	iny other company f	or this bond? ☐ Yes ☐ No Were you declined? ☐ Yes [	□ No If decli	ned, give i	name and address o	of company and reason
띮	2						
Ė	Does this applicant have other insurance   If "Yes," under what name?					Policy Num	ber(s)
)	with "ERIE?" ☐ Yes	□ No				St. State She She She She She She She She She Sh	

Each of the undersigned hereby warrants that the foregoing statements, made to induce the Erie Insurance Company (hereinafter called the Company) to execute or procure the bond herein applied for, are true, and should the Company execute or procure said bond, (the term bond wherever used in this agreement, unless the context otherwise requires, shall include all bonds herein applied for and every continuation, renewal, extension, substitute, successor or new bond), hereby agrees as follows:

FIRST, to pay to the Company an initial premium of \$\_\_\_\_\_\_\_ for the bond, which initial premium is based on the rates of the Company in force as of the effective date of the bond, and will thereafter pay any renewal premiums which may become due in accordance with such rates until written evidence satisfactory to the Company of its discharge from all liability by reason of having executed or procured said bond shall be furnished to the Company at its Home Office in City of Erie, Pa., it being understood and agreed that should the amount of the contract upon which the aforesaid initial premium is based be increased or decreased the undersigned will pay the Company an additional premium calculated on the amount of such increase, or the Company will make a refund calculated on the amount of such decrease, at such rates of the Company applicable to such increase or decrease;

SECOND, to indemnify the Company against all loss, damages, claims, suits, costs and expenses whatever, including court costs and counsel fees at law or in equity, or liability therefor, which the Company may sustain or incur by reason of: executing or procuring said bond, or procuring its release or evidence thereof from same, or investigating, defending, prosecuting or settling any claim, suit or other proceeding which may be brought or threatened by or against any of the undersigned or the Company in or allegedly in connection with said bond or any collateral security hereunder or any of the agreements herein contained; and to place the Company in funds before it shall be required to make any payment;

THIRD, to assign and transfer and does hereby assign and transfer to the Company, as collateral, to secure the obligations herein of the undersigned and all other indebtedness or liabilities of the undersigned to the Company, whether heretofore or hereafter incurred, all the right, title and interest of the undersigned in and to: (a) every contract covered by said bond (the term contract wherever used in this agreement shall include every change, addition, substitution, successor or new contract) including all retained percentages, deferred payments, earned moneys and all funds and properties whatever that may be due or become due under said contract or that may be due, become due, awarded or allowed in connection with or under circumstances growing out of said contract or work done thereunder; and every subcontract let or that may be let in connection therewith, and every claim which the undersigned may have or acquire against any person furnishing or agreeing to furnish labor, materials, supplies, machinery, tools or equipment in connection with said contract or any subcontract, and every bond securing any such subcontract or claim; and (b) all machinery, equipment, plant, tools, supplies and materials which are now or may hereafter be about or upon the site of the work contemplated by said contract including supplies and materials now or hereafter purchased for or chargeable to said contract which may be in process of construction, or in storage elsewhere, or in transportation to said site; such assignment to be effective as of the date of said contract but only in event of (1) any breach of any of the agreements herein contained, or of said contract or bond, or any other bond (heretofore or hereafter) executed or procured by the Company on behalf of the undersigned, whether insolvent or not, or (3) any proceeding or the exercise of any right which deprives any of the undersigned of the use of the machinery, equipment, plant, tools, supplies or materials herein referred to;

FOURTH, that the Company shall, at its option and in its sole discretion, have the right to take possession of all or any part of the work of the said contract, whenever, in its sole discretion, such action is desirable or necessary, and at the expense of the undersigned and each of them to complete, or cause the completion of, any such work, or re-let, or consent to re-letting or completion of, such contract;

FIFTH, that liability hereunder shall extend to and include all amounts paid by the Company in good faith under the belief that it was or might be liable therefor or that such payments were necessary or advisable to protect any of its rights hereunder or to avoid or lessen its liability or alleged liability, and the vouchers or other evidence of such payments or an itemized statement thereof sworn to by an officer of the Company shall be prima facie evidence of the fact and extent of the liability of the undersigned to the Company in regard thereto;

SIXTH, to waive and does hereby waive all rights to claim any property, including homestead, as exempt from levy, execution, attachment, sale or other legal processes under any law now or hereafter in force;

SEVENTH, that the Company shall have the right to decline to execute or procure said bond or bonds or any of them (including the right, if it shall execute or procure a bid or proposal bond, to decline to execute or procure any or all other bonds herein applied for or the final bond or bonds required to be furnished by the undersigned) without incurring any liability whatever to the undersigned by reason of such declination;

EIGHTH, that authority is hereby granted to any bank, financial institution, individual, firm or corporation to disclose and furnish to Erie Insurance Company, any information which they have obtained or may at any time obtain through their own business transactions concerning the undersigned's affairs, financial standing, credit or manner of meeting obligations and the undersigned hereby expressly releases Erie Insurance Company and each and all of the said banks, financial institutions, individuals, firms, or corporations from any and all claims, demands, damages or causes of action arising by reason of the furnishing or disclosing of such information whether the same be true or not;

NINTH, that the Company may fill up any blanks left, or correct any errors in filling up any blanks, herein or in the said foregoing statements, and such insertions or corrections shall be prima facie correct:

**TENTH,** that separate suits may be brought hereunder as causes of action accrue, and the bringing of suit or the recovery of judgment upon any cause of action shall not prejudice or bar the bringing of other suits upon other causes of action, whether theretofore or thereafter arising;

**ELEVENTH,** that nothing herein contained shall be considered or construed to waive, abridge, defer or diminish any right or remedy which the Company might have if this instrument were not executed, and the rights hereunder shall be deemed to be cumulative with, and in addition to, all other rights of the Company, however derived;

TWELFTH, that the undersigned shall not be relieved of liability hereunder by the Company's consenting to any change, addition, substitution, continuation, renewal, extension, successor or new obligation in connection with said bond or any contract covered thereby, notice of the Company's consenting thereto being hereby waived;

THIRTEENTH, that these arrangements shall bind the undersigned and the heirs, personal representatives, successors and assigns thereof, jointly and severally, and shall inure to the benefit of any co-surety or reinsurer of the Company on said bond, and shall be liberally construed in favor of the Company.

DC APPLICANT(S) PLEASE READ	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.
MD APPLICANT(S) PLEASE READ	Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.
OH APPLICANT(S) PLEASE READ	Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.
PA APPLICANT(S) PLEASE READ	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 subjects the person to criminal and civil penalties.
TN & VA APPLICANT(S) PLEASE READ	company. Penalties include imprisonment, fines and denial of insurance benefits.
OTHER APPLICANT(S) PLEASE READ	Any person who knowingly files an application containing any false, incomplete or misleading information, may be subject to criminal and/or civil penalties.

	IN WITNESS WHEREOF, the Undersigned and each of them have hereunto set their hands and affix their several seals to this written instrument, consisting								
	of and including an Application for a certain Bond, a Premium and an $\ensuremath{l}$	ndemnity Agreement, this day of, year,							
	Witness as to Applicant	INDIVIDUAL							
	Sign Here	Sign Here							
	by:	, <sup>-</sup>							
≥									
Z		CO-PARTNERSHIP (Name of Firm)							
INDEMNITY	Sign Here	Sign Here Member of							
	by:	by:							
	Name	Name							
		CORPORATION (Name of Corporation)							
	(Affix Corporate Seal Here)	Sign Here President							
	Attest	by:							
	Name Secretary Secretary	Name							
	,	low on all owners. Use additional sheet if necessary.)							
	Name								
	Address								
		City/State/Zip SS#							
		% of Business Ownership							
	· ·	Spouse Name							
	SS#								
		Personal Net Worth							
RS	Sign Here								
NDEMNITOR	Witness Sign Here								
Z									
DE	Name	Name							
Z	Address	Address							
	City/State/Zip								
ĺ	SS#DOB								
:	% of Business Ownership								
		Spouse Name							
	SS#								
	Personal Net Worth								
	Sign Here	127 101							
)	Witness Sign Here	THUISO SIGN NOTE							

INDIVIDUAL & INDEMNITOR	ACKNOWLEDGMENTS OF EXECUTION						
	IF APPLICATION IS NOT SIGNED IN PRESENCE OF AUTHORIZED AGENT, SIGN	IATURES MUST BE NOTARIZED.					
	State of						
	County of SS:						
	On this day of	,year, before me					
	State of County of County of SS:  On this day of personally came to be the individual described in and who executed the foregoing instrument, and he act the same.	to me known and known to me cknowledged to me that he executed					
	My commission expires	Notary Public					
	State of						
	State of County of SS:						
Z	On this day of						
ATK	On this day of personally came by me duly sworn, did depose and say; that he resides in	to me known who being					
CORPOR							
		•					
	which executed the foregoing instrument; that he knows the seal of said corporation; that such corporate seal; that it was so affixed by order of the Board of Directors of said corporate by like order.	at the seal affixed to said instrument is poration, and that he signed his name					
	My commission expires	Notary Public					