Caus

Reason Declined \_\_\_\_

Date Contacted \_\_\_\_

e Nun	nber:	ENTIAL APPLICATION AND IND (All questions Must Be Answer to UNIVERSAL FIRE & CASUALTY IN	ered in Full)	Court	t Date:
\$	in the			-	
		and			
		TERMS AND CON	DITIONS		
The	following terms and conditions are an inte				
	which UNIVERSAL FIRE & CASUALTY IN				
101 1		) Dollars, and the parties agr		-	
1.	(b) If principal shall move from one add or its agent in writing prior to said mo	and jurisdiction over the principal during incipal to the proper officials at any tim- ening of any one of the following event he right to forthwith apprehend, arrest a nts which shall constitute a breach of pr on of the court without the written conse ress to another within the State of pve.	the term for whicl as provided by lass shall constitute a and surrender princ incipal's obligation nt of the court and	aw. breach of principal's bipal, and principal sha s hereunder are: the SURETY or its A with	obligations to the SURET) all have no right to any gent. out notifying the SURETY
		ch shall constitute reasonable evidence ted for any other offense other than a m alse statement in the application.			ure of said bond.
1.	Name			Resident Phone #	
2.	Address				How Long
	Previous			H	How Long
3.	Employer		Phone #		How Long
	Former Employer		Phone #		How Long
4.	D.O.BWhere			How long	this country
	Sex RaceHeight	Weight Eyes	Hair	Comp	
	Occupation	Scars, marks or tatto	os visable		
5.	Husband or wife	Employer		How	long married
6.	Children – Age	School			
7.	Own or rent home From	m whom			
8.	Full description of auto			Tag #	
9.	Dr. Lic. #		S.S.#		
10.	List all previous arrests				
11.	Bonded before by			Still i	ndebted
	NAME	OCCUPATION		ADDRESS - PHONE	#
Atto	rney				
Fath	ner				
Moth	her				
Brot	her				
Brot	her				
Siste	er				
Brot	her-in-law				
Siste	er-in-law				
Fath	ner-in-law				
Moth	her-in-law				
	t Friend				
	v did you hear about our Bond Agency?	Phone Book Jail	Card	Sign	Friend
Rec	eipt # (This num	nber is required on the power and on this forr	n)		
	good and valuable consideration, the undersigne s Agent for any and all losses not otherwise prohi				SUALTY INSURANCE CO.
Sign	ned, sealed and delivered this		day of		, 20

WHITE - AGENTS COPY YELLOW - COMPANY COPY

Time Contacted

\_\_\_\_\_ Signature of Applicant \_\_\_

\_\_\_\_ By Whom \_\_\_\_\_

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 deceptive statement is guilty of insurance fraud.

Name       Address       City       Zp         Phone       DOB       SS#       DL#       Rel to Def.         Employed By       Address / City,       Ph.       Ph.         Docupation       How long       Superior       Monthly Income         Spouse       DOB       SS#       DL#       Balance         Spouse       DOB       SS#       DL#       Ph.         Address / City,       Ph.       Ph.       Ph.         Address / City,       Ph.       Ph.       Ph.         Address / City,       Ph.       Ph.       Ph.         Address / City,       Ph.       Due       Version throw ordered to compary execute atternent to the best of the monoton conceresting on those atternent to the best of the monoton conceresting on the owned atternent on the best of the instance of the monoton conceresting on the owned atternent on the owned atternet on the owned atternet on						
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## \* AS OF 10/1/10 THIS SUPERSEDES ANY & ALL CONTRACTS \* YOU ARE ASSUMING SPECIFIC OBLIGATIONS- READ CAREFULLY

Defendant:
Social Security #:
Cause # (if available):
Bond Amount: \$

## PROMISSORY NOTE, REVOLVING CREDIT AND INDEMNITY AGREEMENT

Date:

At the request of the undersigned Makers ("Makers"), Midwest Bonding, Inc., has this day posted a bond in the Bond Amount on behalf of the Defendant. To induce Midwest Bonding, Inc. to issue the Bond, Makers agree as follows:

1. Indemnity. Makers shall at all times indemnify and save Midwest Bonding, Inc. harmless from and against all expenses incurred by Midwest Bonding, Inc. in connection with locating the Defendant, returning the Defendant to the jurisdiction of the Court in which he or she failed to appear, and any other costs associated with the Bond (defined below), including, without limitation, a recovery fee as set forth in paragraph 3 below, all travel costs (including air fare, rental cars and other transportation expenses, lodging, meals, parking charges and tolls), fees of private investigators and tracing services, and other similar costs (collectively "Expenses"), and every loss, cost and expense which the Surety shall or may, for any cause at anytime, directly or indirectly, sustain or incur, by reason or in consequence of the execution or continuation of said bond and every bond executed in substitution for said bond, with or without the consent of the Undersigned. This indemnity shall include, but not be limited to, bond estreatments and forfeitures, judgments, court costs, sheriff fees, attorney fees and appellate attorney fees, suit orders and adjudications, recording and filing fees, reward offerings and investigative expenses reasonably incurred in the attempt to locate Principal and Principal's apprehension

2. Payment by Makers. Makers shall pay or cause to be paid to Midwest Bonding, Inc. the amount of any liability, loss, damages, costs sustained or incurred by reason of having executed the Bond before Midwest Bonding, Inc. shall be compelled to make any payment on account thereof. Makers shall pay or cause to be paid to Midwest Bonding, Inc. within ten (10) days after notice to makers, all Expenses. Makers shall pay, upon demand by Midwest Bonding, Inc., the amount of any claim made upon Midwest Bonding, Inc. under the Bond, and shall satisfy and discharge any judgments recovered against Midwest Bonding, Inc. under the Bond promptly after the entry thereof.

3. Recovery Fee. In the event Midwest Bonding, Inc. in its sole discretion, employs the services of a RECOVERY AGENT to return the Defendant to the jurisdiction of the court, Makers shall reimburse Midwest Bonding, Inc. the RECOVERY AGENT'S FEE in an amount up to ten percent (10%) of the face amount of the Bond plus the RECOVERY AGENT'S expenses as outlined in paragraph 1 above

4. Revolving Credit Notwithstanding anything herein to the contrary, Midwest Bonding, Inc. may in its discretion make any payment sustained or incurred by reason of having executed the Bond, including, without limitation all Expenses and all other liability, loss, damage, and costs, including attorney's fees and other costs of collection, which Midwest Bonding, Inc. may for any cause at any time sustain or incur. Any amount so paid by Midwest Bonding, Inc. shall be deemed an extension of credit by Midwest Bonding, Inc. on behalf of Makers. Makers agree to pay to the order of Midwest Bonding, Inc. the balance of all outstanding extensions of credit existing from time to time (the "Outstanding Balance") immediately upon demand. Any Outstanding Balance shall bear interest at the rate of 14% per annum until paid in full.

5. Default. Upon default in the payment of any amount owed to Midwest Bonding, Inc. or default in the performance of any obligation under this agreement when the same shall become due, Midwest Bonding, Inc. may, without further notice to Makers, declare a default and immediately commence such proceedings, at law or in equity, as it deems necessary or advisable to protect its interests. No failure on the part of Midwest Bonding, Inc. in exercising its rights hereunder or to proceed to collect any sums due hereunder shall operate as a wavier of the right to do so, or preclude the exercise of such option at any time during the continuance of the default or the occurrence of a succeeding default. The holder of this obligation may renew the same or extend time for payment of the indebtedness or any part thereof then due and reduce the payments thereon, and any such renewal, extension or reduction shall not release any Maker, endorser, or guarantor from any liability. All Makers, sureties, guarantors, and endorsers severally waive presentment for payment, protest, notice of protest, and nonpayment of any obligation due under this Agreement.

6. Miscellaneous. This Agreement shall be governed by Indiana law and any action to enforce the obligations under this Agreement or to collect any sums due under this Agreement may be filed in the Superior or Circuit Courts of Whitley County, Indiana, or in any other court of competent jurisdiction. This obligation shall be the joint and several obligations of all Makers, sureties, guarantors and endorsers, and shall be binding upon them and their heirs, successors, assigns, and legal representatives. Time shall be of the essence hereunder.

All notices to Makers shall be deemed properly given if mailed to the address set forth opposite their name below. All amounts due or payable under this Agreement shall be due without relief from valuation or appraisement laws. Upon default in the payment of any amount due hereunder, in addition to all other sums, the holder shall be entitled to recover all costs of collection, including but not limited to attorney's fees and costs. Failure on the part of any holder to collect or charge interest after delinquency or default shall at no time constitute a waiver of the holder's right to demand and receive interest as provided herein.

All payments received by holder shall be applied as follows, first, to the payment of any unpaid interest; second, to any attorney's fees and other cost of collection incurred by holder; third, to the payment of any Expenses; forth, to the payment of any Outstanding Balance; and the remainder, if any, to any other sums due under this Agreement.

I UNDERSTAND AND ACKNOWLEDGE THAT BY SIGNING BELOW, IF THE DEFENDANT FAILS TO APPEAR AT ANY COURT DATE, ALL OBLIGATIONS, COSTS, EXPENSES AND FEES SHALL BE ACCELERATED AND BECOME IMMEDIATELY DUE.

Witness:			
(	)	(	)
		Address:	,
9		Social Security #:	
		Phone #:	
Witness:			
(	)	(	)
		Address:	
		Social Security #:	
		Phone #:	

## WHITE-AGENTS COPY YELLOW- COMPANY COPY