

Liberty QuickAccess Application

For Single Bonds or Aggregate Programs up to \$300,000, complete page 1.

For Aggregate Programs in excess of \$300,000, up to \$600,000, complete page 1 and page 3.

CONTRACTOR DATA Fed Tax ID	Date started in Business
Type of Business: Partnership (S) Corporation	(C) Corporation Sole Proprietorship LLC LLP
Company Name	Phone
Company Address	City State Zip
· · ·	erritory of Operations
Largest job completed in last 5 years - Contract Price \$	Job Description:
Are there any unfinished bonded contracts with other sureties, if	
OWNER DATA / INDEMNITORS (Provide the information below of	
Name	Name
Address	Address
City/State/Zip	City/State/Zip
SS# DOB	SS# DOB
% of Business Ownership Married Yes No	N (D)
Spouse Name	Spouse Name
Spouse Employer	Spouse Employer
Spouse Annual Income \$	Spouse Annual Income \$
SS# DOB	SS# DOB
Credit Reports will be obtained during the underwriting process.	
For new applicants, complete and sign the General Inden	nnity Agreement on page 4.
BOND REQUEST DATA If no bond is needed at this time, but only	Anticipated Start Date
Time for Completion prequalification for future bonding, check here Liquidated Damages pe	
Obligee (Who is requiring the contractor get a bond?)	
Obligee Address	City State Zip
Job Legal Description	
Job Physical Address	
*This application is <u>not intended</u> for use in connection with St Hazardous Materials, Multi-Year Contracts, or Service Contracts	ubdivision or Site Improvement, Asbestos Abatement, Completion, s.
<u>Check and Complete:</u> (For private jobs or subcontracts, please end (check one only)	ose a copy of the contract and bond form for projects over \$150,000.)
Bid Bond:	OR Final Bond: Contract Price \$
Bid date	Contract Date (Date when contract is signed)
Estimated total amount of bid: \$	Performance & Payment Bond Supply Bond
Bid Bond % or flat amount	Subcontractor Performance & Payment Bond
Status of Outstanding Bid Bonds:	Stand Alone Maintenance Bond \$
Owner: Awarded? Yes	Bid secured by: Check Bond Negotiated
Owner: Awarded? Yes	Next two lowest bidders
	\$\$
BOND FORM DATA	
Liberty QuickAccess Form Obligee Form (Send copy for reivew)	orm State Form Federal Contract # (Send copy for review) State of Incorporation
AGENCY DATA (To be completed by Agency)	
Agency Name	Liberty Agency Code
Agent's Phone #	
Is Contractor an existing insurance account? Yes	No Length of relationship
If Contractor is an established Liberty QuickAccess account, pro	



Credit Authorization

Each Indemnitor authorizes Surety to obtain information from third parties, including personal credit reports, in connection with the Surety's underwriting and each Indemnitor's compliance with indemnity agreements, bonded contracts and bonds. Each Indemnitor releases such third parties from liability resulting from the provision of such information.

Fraud Notices: Please review the statutory fraud notice applicable to your state.

Arkansas, Louisiana, Maryland, New Mexico 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 civil fines and criminal penalties.

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 policy holder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

District of Columbia: 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.

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.

Tennessee, Maine, 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 and denial of insurance benefits.

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.

New Jersey: Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

New York: 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 such violation.

Pennsylvania: 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 such person to criminal and civil penalties.

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.

Ohio: 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.

Arizona: For your protection, Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.



Complete this page for Aggregate Programs in excess of \$300,000, up to 600,000.

Contra	actor's Company Name								
Contractor's Company Address			City				StateZip		
FINA	ANCIAL DATA Pleas	e submit the	following:						
Business Financial Information for (C) Corporations, (S) Corporations, and LLCs:		Provide the company's latest CPA prepared fiscal year-end financial statement. If a CPA-prepared financial statement is unavailable, provide the company's in-house prepared fiscal year-end financial statements or Liberty form (S-127) along with the company's most recent tax return.							
Business Financial Information for Sole Proprietorships and Partnerships:		Provide the company's latest CPA prepared fiscal year-end financial statement. If a CPA-prepared financial statement is unavailable, provide the company's in-house prepared fiscal year-end business financial statement or Liberty form (S-127) <u>and</u> a copy of Schedule C from the owners' most recent personal tax returns.							
1 1	Personal Financial Statements and Certificate of Insurance		Provide a copy of each owner's personal financial statement or Liberty form (S-4597). Include supporting bank and marketable securities statements for verification purposes.						
EXP	ERIENCE DATA								
List the	e three largest contracts co	mpleted in the	last five years:						
Owner or General Kind of Work		Location (City/County, State)		Pri			Final Gross Profit		
						\$		\$	
						\$		\$	
						\$		\$	
List the	e two largest jobs you pres	ently have und	lerway, giving th	-	ation:	0	0/ 6 5		5
Owner or General Kind of Work		k	Location (City/County, S	state)	Contract Price	Completion G	Estimated ross Profit	Date to be Completed	
						\$	\$		
						\$	\$		
OPE	RATIONS DATA								
	pe of trades you perform:								
• .	ades subcontracted:								
	IEDAL DATA								
_	NERAL DATA	-			•		A		
	Ites, Financial Difficulties			Vo	Company		Any officer, ov		ner
a. b.	a. Failed in business or declared bankruptcy? Yes No Yes No Yes No Yes No Yes No								
C.	Been in claim with a Sure			=		Yes	No No		
d.				ears? Yes	s No No		Yes	No 🗌	
e.	e. Do you have any corporate or personal ass			Vo	s \square No \square		Voo [
held in trust or escrow accounts? f. Are any business or personal assets restrict						res	Yes No		
for any purpose (i.e. collateral for a loan, etc.)									
g.	g. Were you bonded in the past - by whom? Yes No Yes No								
Expla	nin all "yes" answers fully	below or atta	ich explanatior	1					
AGE	NCY DATA								
Agency Name Liberty Agency Code									

LIBERTY QUICKACCESS INDEMNITY AGREEMENT

Indemnitor represents that all statements made in the Application are true and made without reservation to induce Surety to extend surety credit on its behalf in reliance upon the Agreement; confirms that it has a material and beneficial interest in the provision of each Bond requested including Bonds requested in other Applications or as otherwise permitted; and hereby agrees with Surety as follows:

1. Definitions applicable to the Indemnity Agreement:

Agreement: This Indemnity Agreement, and any other agreement between Indemnitor and Surety executed for Surety's benefit.

Bonds: Any and all bonds or other obligations, renewals, extensions, replacements and substitutions thereof, issued prior to or after the execution of this Agreement, and issued for or at the request of Indemnitor.

Indemnitor: Each and all of the undersigned, their current and future subsidiaries and affiliates, and any person or business entity added by written amendment (to which amendment Indemnitors hereby agree may be executed solely by that new Indemnitor), joint and severally, whether acting alone or in joint venture with others, and, as to all of them, their successors, assigns, and heirs. Where used in the Agreement, the term applies to Indemnitors individually and collectively.

Loss: Claims, losses, liability, damages of any type (including punitive), costs, fees, expenses, suits, orders, judgments, or adjudications whatsoever, and interest thereupon from the date upon which Surety incurs a Loss or posts reserves in anticipation of Loss, which Surety may incur in any manner relating to the extension of surety credit, including the enforcement of the Agreement.

Surety: Ohio Casualty Insurance Company and any other member of the Liberty Mutual Group for which Liberty Mutual Surety underwrites surety bonds, severally not jointly; their respective successors and assigns; any co-surety, reinsurer, or surety that issues a Bond at the request of Surety.

- 2. Premiums: To pay premiums when due, and to deliver evidence satisfactory to Surety, of the release of all liability;
- 3. Indemnity: To exonerate, indemnify and hold harmless Surety from and against all and all Loss;
- 4. Place in Funds: To place Surety in funds immediately upon demand in the amount Surety deems necessary to protect itself from any Loss or potential Loss, Surety having the right to use all or part of the funds in payment, settlement, or reimbursement to itself of any Loss;
- 5. Assignment: (I) Scope: Indemnitor assigns and pledges to Surety as security, a lien and security interest in its interest, title, and rights in and growing out of the following: (a) any bonded contract, any agreement related to a bonded contract including any labor or supply subcontract and any bond in support thereof, and any action, claim or demand which Indemnitor may acquire against any party to these contracts or otherwise related to a bonded contract; (b) all machinery, supplies, equipment, plant, tools and materials which are or may be on the site of the bonded contract, including materials purchased, being constructed, in storage, or in transit; (c) to the extent Surety determines necessary to fulfill or complete bonded obligations: licenses, patents, copyrights, trade secrets, limited partnership and general partnership interests; (d) any funds that are due or may become due on a bonded contract or other contract, including retention and recovery from claims. (II) Exercise of Rights by Surety: The assignment is effective upon the date of this Indemnity Agreement, but the Surety may exercise its rights only if Indemnitor: (i) breaches a bonded contract, Bond, or the Agreement; (ii) is declared in default by a Bond obligee or a payment bond claim is made; (iii) makes an assignment for the benefit of creditors; an application for the appointment of a trustee or receiver is made; or files an application under the Bankruptcy Code or similar laws of any state; (iv) is subject to any proceeding which deprives it of the use of the materials referred to in (b), above; (v) is debarred or otherwise declared ineligible for public work; and (vi) if an individual, an Indemnitor's death, disappearance, incompetence, insolvency, conviction of a felony or imprisonment.
- 6. Security Agreement: This Agreement shall constitute a Security Agreement to the Surety and a Financing Statement, both in accordance with the Uniform Commercial Code of every jurisdiction in which such Code is in effect, but the filing or recording of the Agreement shall be solely at Surety's option, and the failure to file shall not release or impair any Indemnitor's obligations under the Agreement or otherwise, nor shall it be in any manner in derogation of any of the Surety's rights.
- 7. **Power of Attorney:** Indemnitor irrevocably appoints Surety as Attorney-in-fact with the full right and authority, but not the obligation, to exercise the rights of Indemnitor assigned to Surety above, and to execute on behalf of and sign Indemnitor's name to any document deemed necessary by Surety to give full effect to the purposes of the Agreement. Indemnitor hereby ratifies all acts taken by Surety as attorney-in fact, acknowledges that this power of attorney is a power coupled with an interest, and agrees to hold harmless Surety from any claims, damages, loss or expense incurred by its use.
- 8. Surety's Rights: (a) Loss: Surety has the right at its sole discretion to pay or settle any Loss and the sworn voucher of payment signed by Surety shall be prima facie evidence of Indemnitor's liability; (b) Suits: Surety may bring separate lawsuits to recover under the Agreement, and doing so or recovering by way of judgment upon a cause of action shall not prejudice or bar the bringing of suits upon other causes of action, whenever they may arise; (c) Other Agreements: Any rights Surety may have or acquire against Indemnitor under the Agreement are in addition to and not in lieu of any rights afforded Surety under any other agreement related to surety credit; and, if Surety executes any Bond with a co-surety or reinsures all or part of a Bond, all the terms of the Agreement shall apply and operate for the benefit of the co-surety and reinsurer, as their interests may appear; (d) Decline or Cancel Bonds: Surety shall have the right to decline or cancel a Bond at any time, free of claim for loss or damage by Indemnitor, and Surety shall be under no obligation to disclose its reasons therefore, the provisions of any law to the contrary being hereby waived; (e) Non-waiver: the exercise, delay or failure by Surety to exercise any right, remedy or power whatsoever shall not preclude any subsequent exercise or waiver of these or any other rights, remedies by the Surety.
- 9. This Application may be executed in multiple counterparts, each being deemed an original but all of which constitute one and the same agreement.
- 10. This Document: If the execution of this Agreement shall be defective for any reason, such defect or invalidity shall not affect the validity of the Agreement as to any other Indemnitor. If any provision is held invalid, the remaining provisions shall retain their full force and effect. A facsimile, photocopy, or electronic reproduction shall be considered an original and shall be admissible in a court of law to the same extent as an original.
- 11. Termination: Indemnitor may terminate its indemnity obligations under this Indemnity Agreement for future bonds upon twenty (20) days written notice to Surety, sent by registered or certified mail, to 9450 Seward Road Fairfield, OH 45014, Attn: Bond Depart. / QuickAccess.

Such notice shall not modify or discharge Indemnitor's obligations for Bonds authorized, executed, or committed to by Surety prior to the discharge date (including renewals, extensions, modifications and substitutions), or for final Bonds issued for bid bonds issued prior to the discharge date.

12. Effective Date: This document shall be effective on the date it is executed by one or more Indemnitors.

This Indemnity Agreement is dated:	,,
his Indemnity Agreement: NOTE: Persons authorized to sign on behalf of each business entity: Sole	y represents and warrants that he or she is duly authorized by the business entity to bind it to Proprietor - Owner; Partnership - Managing Partner; Limited Partnership - General Partner; C or S
Corporation President; Limited Liability Company - Managing Member	
ndemnitor (Business):	
Company Name:	
Authorized Signature:	
Printed Name:	
ndemnitor (Individual):	Indemnitor (Spouse):
Signature:	Signature:
Printed Name:	Printed Name:
ndemnitor (Individual):	Indemnitor (Spouse):
Signature:	Signature:
Printed Name:	Printed Name:
ndemnitor (Individual):	Indemnitor (Spouse):
Signature:	Signature:
Printed Name:	Printed Name: