

Application for Lost Instrument Bond Affidavit of Lost Certificate and Indemnification

I / We (print name), _

_ (hereinafter called "Deponent") of legal age, being duly sworn, depose and state that:

1. Deponent's Full Address (Please include Province/State and Postal/Zip Code) :				
2. a) Deponent	's Home Phone:			
b) Deponent	's Business Phone:			
c) Email:				
3. Applicant(s) E	Birth date (dd/mm/yy	/):		
4. If the Deponent	t is a corporation: I am	authorized to make	this Affidavit on behalf of	
				e of the facts hereinafter deposed to.
F Description of I				"
5. Description of I Certificate/Bond Number	ost Share Certificate(Number of Shares / Bond Value (\$)	s) Bonds Class of Shares (ie. Common,	(hereinafter called the "Original" Issued By (hereinafter referred to as the "Issuing Corporation")	Registered in the Name of
	· · · · · · · · · · · · · · · · · ·	Class A etc.)	······································	
6. The said Original has been lost, stolen, destroyed or misplaced under the following circumstances:				
a) How Lost:				
b) Where Kept:				
c) When misplaced / Date of loss (dd/mm/yy)::				
d) If stolen, provide details and copy of police report:				
 Was Original endorsed for transfer? YES NO - If YES, describe form of endorsement and state whether signature was guaranteed. 				

8. Deponent has made or caused to be made a search for the Original and has been unable to find or recover same.				
 9. a) Deponent was the uncondit thereof; and b) neither the Original nor the hypothecated, pledged or otherwise dispo c) no person, firm or corporati or the proceeds thereof; O d) Deponent's interest in the 	rights of the Deponent th sed of, in any manner wh ion other than Deponent h R	erein have, in whole or in pa atsoever; and	rt, been assigned, transfei ity or interest in, to, or resp	red,
Deponent is	ee, Administrator, Guardian, I	for		
The following person(s) have an in				
		laicatea below,		4
*Name and Address:				* Percentage of Interest
				%
				%
				%
				%
10. If Deponent should find or re transfer agent, trustee or Traveler receiving any consideration thereo	nd Indemnification. of documentation of Depoint cover the Original, Depoint s Insurance Company of f.	ponent's representative or nent will immediately surren of Canada (hereinafter referre	fiduciary capacity der the same to the Issui	ng Corporation, its
11. Three references (Including or				Dhama
Name	Occupation	Addre	ess	Phone
		he right to request addition	nal information.	
IMPORTANT – DELIVERY INSTR No bonds will be issued until t herein is submitted to the Surety	he completed application	on including the original e	executed indemnity agre	ement contained
Original documents to be mailed to 1010 de la Gauchetière Street Wes Suite 1100		npany of Canada		
Montreal, Quebec, Canada H3B 21	12		Phone: 514-875-0600	
Attention: Commercial Surety	NZ		Fax: 514-875-0666	/ 1-800-361-9427

Declaration: The undersigned hereby declare(s) that:

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1. All the information provided herein is to the best of my/our knowledge true, complete and correct and understand it will be used by Travelers Insurance Company of Canada (the "Surety") to determine credit worthiness;

2. I/We consent(s) to the Surety making any enquiries it deems necessary to reach a decision on this application, and consent(s) to the disclosure at any time of any credit information about me/us to any credit reporting agency or to anyone with whom I/we have financial relations; and

3. The Surety may complete any blanks left or correct any errors in completing any blanks herein, and such insertions or corrections shall be prima facie correct.

Indemnity Agreement THIS IS A BINDING AGREEMENT, PLEASE READ CAREFULLY

WHEREAS, the undersigned have applied to the Surety for one or more bonds to guarantee the obligations of any of the undersigned or other forms of guarantee or obligation, (hereinafter referred to as "Bonds"; the word "Bonds" includes any alteration including, without limitation, any increase or decrease in the bond amount, renewal, continuance, replacement or extension thereof).

NOW THEREFORE, in consideration of the issuance of Bonds, whether past, present or future, by the Surety or procured by the Surety for or on behalf of the undersigned or of the Surety refraining from cancelling such Bonds and of the sum of Two Dollars and other good and valuable consideration paid by the Surety to each of the undersigned (the receipt and sufficiency of which are hereby acknowledged) the undersigned hereby jointly and severally agree as follows:

1. The present agreement applies equally to Bonds issued on behalf of the undersigned or any employee or agent of the undersigned.

2. The undersigned undertake to indemnify the Surety in full for any loss or damages that it may suffer arising from the issue of one or several Bonds, or arising from a decision of the Surety not to issue any Bond, or arising from any default by the undersigned under the present agreement. The present undertaking includes, without limitation, the obligation of the undersigned to reimburse to the Surety all sums which it might be called upon to pay:

- a) as a result of a judgment, arbitration award or settlement;
- b) as damages of any nature, including punitive and exemplary damages, as the case may be;
- c) in respect of any claim, liability or loss;
- d) as expenditure, costs or fees that it may incur, including the cost of internal or external adjusters and consultants;
- e) in satisfaction of all legal fees and disbursements incurred by the Surety and legal fees and disbursements of claimants' counsel;
- f) as administration costs related to claims under Bonds and under this agreement
- 3. The undersigned undertake to pay to the Surety:
 - a) the initial premium for the issue of any Bond, in conformity with the Surety's tariff in force, or such other tariff as may be agreed upon with the undersigned; and
 - b) thereafter, any additional or other premium, in conformity with the Surety's tariff in force or such other tariff as may be agreed upon with the undersigned until such time as the Surety receives proof to its satisfaction, confirming its complete release from all Bonds issued by it, and from the renewal or extension of such Bonds.

4. In order to permit the Surety to meet its obligations under the Bonds, the undersigned undertake to advance to the Surety upon demand, funds or satisfactory guarantees sufficient to allow the Surety to perform any or all of its obligations under the Bonds, which could be subject to indemnification under the terms of the present agreement, even before any payment has been made by the Surety to a third party. Without limiting the generality of the foregoing, the undersigned undertake to advance funds or furnish guarantees, as soon as the Surety establishes or increases a reserve with respect to a claim or a situation relating to any Bonds, up to the amount of such reserve which will be established by the Surety in its sole discretion.

5. The undersigned acknowledge that the Surety will have the right, in its sole and entire discretion, to decide whether to pay, settle or contest any claim under a Bond without any obligation to consult or advise the undersigned in advance of so doing. The undersigned acknowledge their obligation to indemnify the Surety in virtue of the present agreement, upon presentation by the Surety of a release or a copy of a cheque or any other proof of payment, which will be deemed to be complete proof of the amount paid and of the Surety's right to make such payment as a result of the issue of the Bonds and, consequently, its right to demand reimbursement from the undersigned under the terms of the present agreement.

- 6. The undersigned hereby renounce the benefits of division and discussion.
- 7. The present agreement shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the undersigned.
- 8. All of the terms and conditions of the present agreement are for the benefit of:
 - a) any predecessors or successors or assigns of the Surety, including as a result of mergers, name changes, acquisitions of portfolios, or otherwise, and
 - b) any surety, joint or several, any re-insurance company and any other surety procured by the Surety upon the request of the Principal to issue a Bond or Bonds, whether or not such Bond or Bonds are issued by the Surety or whether or not the surety retains any interest in any such Bond or Bonds.
- 9. The rights of the Surety by virtue of the present agreement are in addition to any rights which the Surety may have by law or otherwise.
- 10. The undersigned acknowledge and declare that:
 - a) before signing, they have obtained a copy of the present agreement and that they have had sufficient time to study its terms and conditions; and
 - b) they have read and understood all of the provisions of the present agreement; and
 - c) they have been given the opportunity of asking for appropriate explanations or clarifications on the nature and extent of the provisions of the present agreement; and
 - d) they have been given the opportunity to consult a legal or other advisor and, if they deemed it necessary, they have in fact consulted such advisor.
- 11. Privacy Consent Please note that without this consent, the Surety will be unable to consider your application.

The undersigned acknowledge that the evaluation of any application for products of the Surety will involve the collection, use and disclosure of personal information, including the information contained in this application and other sources gathered through legal means.

Such collection, use and disclosure of personal information is for the purposes of underwriting bonds and policies, as well as bond or policy management, which shall include conducting initial and on-going credit investigations, as well as Surety activities associated with all extensions, renewals, substitutions and modifications of the bonds or policies, and claims administration. In the ordinary course of the Surety's business, personal information may be disclosed to reinsurers, legal advisors, credit bureaus, other financial institutions, regulatory bodies andany third party deemed necessary by the Surety. In the event information about other individuals (e.g. family members, employees, shareholders) is provided or collected from other sources, the undersigned represent and warrant that those persons have consented, to the extent required by law, to the collection, use and disclosure of their personal information for the aforementioned purposes. The undersigned hereby agree and consent to the Surety's:

- a) collection and use of personal information concerning the undersigned for the purposes described above; and
- b) disclosure of the undersigned's personal information, for the purposes described above to such third parties as deemed necessary by the Surety.

For further information, the Surety's Privacy Policy is available for review online at www.travelerscanada.ca.

12. The present agreement shall be construed in accordance with the laws of the Province of Quebec and the laws of Canadaapplicable therein and shall be treated in all respects as a contract of the Province of Quebec. Each of the parties hereto herebyirrevocably attorns to the jurisdiction of the courts of the Province of Quebec.

Signed sealed and dated, this _____ day of _____, 20____.

DEPONENT/INDEMNITOR SIGN HEREUNDER:

Signature of	Deponent/Indemnitor

Printed Name of Deponent/Indemnitor

Address of Deponent/Indemnitor

Phone Number of Deponent/Indemnitor

Notary Public

On this

me personally appeared

therein contained are true.

A Commissioner Notary public in and for the Province/State of _____

(Affix Notarial Seal)

before

to

__ day of _____, 20_____

me known and known to me to be the individual described in and who executed the foregoing instrument, duly acknowledges to

me that he/she executed the same for the purpose above stated, and being duly sworn, did depose and say that the statements

My Commission Expires:____

Signature of Deponent/Indemnitor	On this day of, 20 before me personally appeared to
	me known and known to me to be the individual described in and who executed the foregoing instrument, duly acknowledges to
Printed Name of Deponent/Indemnitor	me that he/she executed the same for the purpose above stated, and being duly sworn, did depose and say that the statements therein contained are true.
Address of Deponent/Indemnitor	A Commissioner Notary public in and for the
	Province/State of
Phone Number of Deponent/Indemnitor	Notary Public (Affix Notarial Seal)
	My Commission Expires:

	On this	day of	. 20	before
	me personally a	appeared	,	
Signature of Deponent/Indemnitor		••		to
			the individual describ rument, duly acknow	
Printed Name of Deponent/Indemnitor		v sworn, did depos	e for the purpose abo e and say that the s	
Address of Deponent/Indemnitor				
	A Commissione	er Notary public in a	and for the	
	Province/State	of		
Phone Number of Deponent/Indemnitor	Notary Public		(Affix Notarial Se	al)
	My Commission	n Expires:		

DEPONENT/INDEMNITOR CONTINUED:

Signature of Deponent/Indemnitor	On this day of me personally appeared	, 20 before to
Printed Name of Deponent/Indemnitor Address of Deponent/Indemnitor	who executed the forego me that he/she executed the	me to be the individual described in and bing instrument, duly acknowledges to the same for the purpose above stated, id depose and say that the statements
	A Commissioner Notary p	ublic in and for the
	Province/State of	
Phone Number of Deponent/Indemnitor	Notary Public	(Affix Notarial Seal)
	My Commission Expires:_	

Note: If more personal indemnitors attach Lost Instrument Bond signature page.

CORPORATE INDEMNITORS SIGN HEREUNDER AND AFFIX SEAL:

Name Of Corporation			
Ву:	Ву:		
Name	Name		
Title	Title		
I HAVE AUTHORITY TO BIND THE CORPORATION	I HAVE AUTHORITY TO BIND THE CORPORATION		
Head office Address:			
Agreement as an Indemnitor. In such capacity I am familiar with govern the affairs, power and authority of such Corporation incorporation, bylaws and corporate resolutions of such Cor- instruments and such other facts as I deemed appropriate, I he enter into the present agreement and that the individuals execu- authorized to do so;	al of the above-noted Corporation that entered into the Present all of the documents which set forth and establish the rights which including, to the extent applicable, the certificate or articles of rporation. Having reviewed all such applicable documents and areby confirm that the Corporation has the power and authority to uting the present agreement on behalf of the Corporation are duly ed of the Corporation for the uses and purposes therein mentioned;		
	Deponent Signature		
In the Municipality of	Name		
In the Province of			
This day of, 20	Address		
Commissioner, Notary Public			

Note: If more corporate indemnitors attach Lost Instrument Bond signature page.