

Prince George's County
Department of Permitting, Inspections
and Enforcement

PERMITTING & LICENSING DIVISION

Business Licensing Center 9400 Peppercorn Place, 1st Floor Largo, Maryland 20774 301.883.3840 • FAX: 301.883.3875



DOOR-TO-DOOR SOLICITOR LICENSE PERFORMANCE BOND

		Bond No	
KNOW ALL MEN BY THESE PRESENTS, THAT			
hereinafter referred to as Licensee and (Surety Company) hereinafter referred to as Surety, are held and firmly bound Dollars (\$2,000.00) to be paid to Prince George's County, N Requirement' of Subtitle 5 of the Prince George's County ourselves, our heirs, executors, administrators, jointly and	Maryland, its assigns, or any cuty Code to which payment	ther party protected by Sec well and truly to be made	tion 5-206 "Bonding
PROVIDED that a Surety may, without prejudice to any li days written notice filed with the Director, Department of l			
Sealed with our respective seals and dated the	day of	,	
WHEREAS, the above named Licensee has made appli DOOR-TO-DOOR SOLICITOR LICENSE.	cation pursuant to Subtitle	5 of the Prince George's	County Code for a
WHEREAS, it is a condition of the issuance of said license	e that these presents should b	e executed.	
comply with the applicable terms, conditions, provisions, a when issued; and, further, the condition of these presents executors, and administrators, at all times hereafter well at against all losses, costs, charges, damages, and expenses, i above obligation shall be void, otherwise to be in full force.	is such that if the above bo and sufficiently save harmless including those relating to act	und licensee, jointly and s and keep indemnified Prince	everally, their heirs, ce George's County;
Witness	Principal	(SEAL)	
Witness	Surety	(SEAL)	
	Ву:		
ACCEPTED	Address:		
Director	MD Resident Agen	t (Print):	
APPROVED AS TO LEGAL SUFFICIENCY	Signature:		
	Address:		
	Phone #:		
County Attorney	MD Registration #		

ACKNOWLEDGMENT

STATE OF			
COUNTY OF) SS.)		
Individual			
On thisappeareddescribed in and who executed t	day of	to me known and known to me to ent and (s)he acknowledged to me that (s)he ex	ne personally be the individual secuted the same.
Partnership			
appearedthe firm of	to me that (s)he exec	to me known and known to me to be a described in and who executed the foregoing cuted the same as and for the act and deed of	a general partner of g instrument(s) and
Corporation On thisappeared		and acknowledged to me that (s)he is the	ne personally
(Second Corn	orate Officer)		
		(Corporation Name) a principal in the attached instrument(s); that	_ u corporation in
that said instrument(s) was/were	e foregoing instrumer e duly signed, sealed,	(Title) nt(s) on behalf of the principal, that said signa and attested for in behalf of the said corporatiollowing officers of said corporation:	
(Name)		(Title)	
	NC MY COMMISSION E	OTARY PUBLIC EXPIRES	



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BOND INSTRUCTION SHEET

GENERAL INSTRUCTIONS

- 1. Do not use wite-out ® when making corrections to the bond form. Instead, "XXXXX" out and have appropriate person initial the corrections.
- 2. Upon completion of the bond form, bonds should be returned to the Business Licensing Center and **NOT** the Office of Law.
- 3. All signatures must be original.

FILLING OUT THE BOND FORM

Please read the following instructions carefully as you, the Licensee, are responsible for your bond being accepted as legally sufficient.

- 1. Bond Number should be listed in upper right hand corner of the bond form.
- 2. List licensee's name and address in the first blank on the bond form. Remember to also indicate licensee's type of entity (e.g., partnership/corporation).
 - If the licensee is an individual trading as a corporation, please indicate using the following form: John Doe t/a Mechanical, Inc.
 - If the licensee is a corporation, indicate that by listing the full legal name (e.g., Mechanical, Inc. or Mechanical, LLC).
 - If licensee is a partnership or a joint venture, the name as listed on the bond must indicate this status (e.g., A & B Associates, GP; A & B Associates, LP; or A & B Associates, JV).
 - If licensee is an individual, simply list the individual's full name.
- 3. The second blank in the first paragraph must indicate licensee's surety (insurance) company. Fill in the surety company's complete name.
- 4. In the blanks at the end of the second paragraph, the date of the Power of Attorney Certificate must be filled in. This date must be the same as that which appears on the Power of Attorney Certificate, which is provided by your surety company. This date is referred to as the **bond date**.
- 5. Include surety bond number on Power of Attorney Certificate.

- 6. In the space entitled "Principal," affix signature and print name of the signatory and his/her title.
 - If the principal/licensee is a corporation, then the President or Vice President must sign. If the principal/licensee is a LLC, then that person with ability to bind must sign. (Please read your LLC's Operating Agreement carefully, which may clearly identify this person as a managing member, member, manager or another. If unclear, a separate letter will be required to clarify the signatory's ability to bind the LLC.)
 - If principal/licensee is a partnership, then the general partner or managing partner must sign.
 - If the general partner/managing partner is a corporation, please indicate this fact and have the President or Vice President (or that person with ability to bind, if an LLC) sign on behalf of the corporation (e.g., President of the X Corporation, General Partner).
 - If principal/licensee is the owner, then the owner signs the bond. No title need be provided.
- 7. The witness shall sign as to the principal/licensee's signature. This witness **cannot** be the same person who signs the Acknowledgment.
- 8. In the space entitled "Surety," print the full name of the surety (insurance) company and affix corporate seal.
- 9. In the blank next to "by," the authorized **attorney-in-fact** must sign and print his/her name underneath the signature. (The authorized attorney-in-fact is any of the named persons on the Power of Attorney Certificate provided by your bonding company).
- 10. Witness must sign as to attorney-in-fact's signature in the space provided.
- 11. The name of the agency representing the bonding company and its address must be listed on the line entitled "**Address**."
- 12. Maryland Resident Agent must **sign** the bond in the space provided. (S)he must also type his/her name, address and Maryland registration number in the spaces provided. Even when the attorney-infact for the bonding company is also the Maryland Resident Agent, both sections of the bond must be executed.
- 13. Surety company must provide a copy of their Certificate of Authority to do business in Maryland, which is filed with the Maryland Department of Licensing and Regulation, Insurance Division. The Certificate must be current and is good for one (1) year.
- 14. Corporations (including LLCs) must provide a Certificate of Good Standing in Maryland. Certificates are available from the Maryland State Department of Assessments and Taxation. **The Certificate cannot be more than six (6) months older than the bond date.**

15. LLCs must provide:

- Articles of organization;
- Operating agreement; and
- An original statement signed by all LLC members, and dated the bond date or after (but not before the bond date), stating that:
 - "The Articles of Organization were entered into on_____(Date)."
 - "The Operating Agreement was entered into on_____(Date)."
 - "There have been no amendments," or if amendments have been passed, state all amendments and the dates they were passed.
 - "The Articles of Organization and the Operating Agreement remain in full force and effect."

ACKNOWLEDGMENT INSTRUCTIONS

Notary Public must notarize permittee's signature. The Notary must complete the appropriate section
of the Acknowledgment that corresponds with the permittee's type of entity — individual, partner or
corporation. Only one section should be filled out.

INDIVIDUAL: An individual appearing before notary must be the same person as written on the "**Principal**" line. An individual does not own the permittee as a partnership or corporation.

PARTNERSHIP: General partner or managing partner must sign on behalf of permittee partnership. Should general partner or managing partner be a corporation, please have President or Vice President of corporation sign. Indicate such a relationship on title line.

CORPORATION (INC., LLC): President or Vice President must sign on behalf of corporation (Inc.). That person with ability to bind must sign for an LLC. (This could be a managing member, member, manager, or another. Please read your Operating Agreement carefully). Print the full name of the signee. This name must match the name and title of the principal/licensee signing the bond form. In the first blank (above "Officer other than Officer signing bond"), an officer who did not sign the "Principal" line must be listed in that space. In the next blank, put this officer's title. In the following space, fill in the corporation name. In the next blank, which has "Officer signing bond" printed underneath it, write in the name of the officer who signed the line labeled "Principal." (S)he must be either the President, Vice President, manager, member of, or another with ability to bind the corporate entity. The name and title of the officers of the corporation must be listed in the space provided.

- 2. Each Acknowledgment should indicate the following:
 - State and County where notary is commissioned (space provided at the top of Acknowledgment).
 - Day, month and year (this date must be the same or later than the bond date).
 - Notary's signature, seal and date of commission's expiration (space provided at bottom of Acknowledgment).