

NEVADA STATE CONTRACTORS BOARD

5390 KIETZKE LANE, SUITE 102, RENO, NEVADA, 89511 (775) 688-1141 FAX (775) 688-1271, INVESTIGATIONS (775) 688-1150 8400 WEST SUNSET ROAD, SUITE 150, LAS VEGAS, NEVADA, 89113 (702) 486-1100 FAX (702) 486-1190, INVESTIGATIONS (702) 486-1110 www.nscb.nv.gov

GENERAL PARTNERSHIP INDEMNIFICATION INSTRUCTIONS AND REQUIREMENTS

An indemnification agreement allows the board to consider the financial strength of an individual or entity in addition to the licensee when deciding whether or not to grant a limit increase for a single project. Indemnification is not required; however, it provides an option to an applicant who may not otherwise qualify for a one-time raise in limit for a single project. The agreement must be on a form prescribed by the board, and accompanied by financial documents as set forth below.

- 1. Indemnification Agreement: Provide a completed indemnification agreement specific to the entity indemnifying the license. Corporations and Limited Liability Companies must also provide a resolution executed by the indemnifying Corporation or Limited Liability Company authorizing the execution of this agreement.
- 2. Financial Statement Requirements: The indemnitor must submit a current financial statement (statement) that meets the following criteria:

For License Monetary Limits of \$25,000 or less the indemnitor must provide one of the following:

- A current financial statement prepared by an independent certified public accountant; or
- A current financial statement submitted on a form prescribed by the Board (available on the Board's website www.nscb.nv.gov, click on contractor forms); or
- A current financial statement (Balance Sheet) prepared using accounting software in accordance with generally accepted
 accounting principles and accompanied by an affidavit that verifies the accuracy of the financial statement.

*To prevent a delay in the processing of your application, if you are unfamiliar with preparing your own financial statement, you are encouraged to seek the advice of an Accountant.

Note: Self-prepared or compiled statements must be current to within six months from the date the application is received.

For License Monetary Limits more than \$25,000 but less than \$500,000 the indemnitor must provide one of the following:

- A compiled financial statement prepared by an independent certified public accountant, current within 6 months from the date the application is received; or
- A reviewed or audited financial statement, prepared by an independent certified public accountant, current within one (1) year
 from the date the application is received.

For License Monetary Limits of \$500,000 or more but less than \$1,000,000 the indemnitor must provide one of the following:

- A compiled financial statement with full disclosures, prepared by an independent certified public accountant, current within 6
 months from the date the application is received; or
- A reviewed or audited financial statement, prepared by an independent certified public accountant, current within one (1) year from the date the application is received.

For License Monetary Limits of \$1,000,000 or more: the indemnitor must provide a financial statement that is prepared and reviewed or audited by an independent certified public accountant, current within one (1) year from the date the application is received.

3. Dissolution or Bankruptcy: If indemnitor has dissolved or filed for bankruptcy protection, notification must be provided to the Board.



NEVADA STATE CONTRACTORS BOARD

5390 KIETZKE LANE, SUITE 102, RENO, NEVADA, 89511 (775) 688-1141 FAX (775) 688-1271, INVESTIGATIONS (775) 688-1150 8400 WEST SUNSET ROAD, SUITE 150, LAS VEGAS, NEVADA, 89113 (702) 486-1100 FAX (702) 486-1190, INVESTIGATIONS (702) 486-1110 www.nscb.nv.gov

GENERAL PARTNERSHIP INDEMNIFICATION AGREEMENT

	FOR		·		· ·	•	partnership,	does			the creditors of ed to as Licensee),
		ind as sure	LEGAL NAME O ties, against any the ordinary co	y loss o	or damage the	said cred			result of li		ire to promptly pay
creditors partnersh	; and, hip is ol	it is furthe bligated he	r agreed that th	nis Agı antors	reement as a in addition to	guaranty	is separate a	ind abso	olute, and	d that the un	benefit of the said dersigned general s intended and the
delivered obligation	d a writt ns here	ten notice o eunder with	f revocation to the	he Nev ebtedn	/ada State Cor less theretofor	ntractors B e incurrec	Board. Such re d before the ef	vocation	n shall no date of to	ot affect any of ermination.(ral partnership has the undersigned's No release of one
			reditors is waive relieve the unde								license granted to
	ict of N										Federal Courts for onnection with this
			s Agreement wh so be deemed to			number sh	nall be deemed	l to inclu	ıde the si	ngular; words	used herein which
protectio		ndersigned	agrees to notify	the Bo	oard if the enti	ty providir	ng the indemni	fication	has disso	olved or has f	iled for bankruptcy
DATE: _											
Name of	Gener	al Partners	hip (Print Name))	Physical	Address		City		State	Zip
Signatu	res of /	ALL Partne	rs	Prir	nt Name		Signatures o	of ALL F	artners'	Print Nar	ne
Signatu	res of i	ALL Partne	rs	Prir	nt Name		Signatures o	of ALL F	artners	Print Nar	me
ALL SIG	NATUI	RES MUST	BE NOTARIZE	<u>:D:</u>							
Subscrib	ed and	sworn to b	efore me this _		day of		,	_			
					, Notary	/ Public in	and for County	y of		_State of	·
My Com	mission	Expires: _									
<u>Certificat</u>	ion of F	Resident A	gent for Indemni	tor (Re	equired only if	indemnito	r is not a Neva	ıda resid	dent)		
connection	on with ida con	any and al	ll legal actions in	nstitute	d in the State	of Nevada	a pertaining to t	this inde	emnificati	on agreement	state of Nevada in t for the benefit of ng, of any change
Signat	ure		Print Name			Physical <i>i</i>	Address	City	/	State	Zip