

The sole intended use of this document is to apply for a Guardian of Person Only Bond to be filed in the state of Texas.

Please submit a copy of the court order appointing along with this application to River City Bonding: rbristow@rivercitybonding.com and/or sschraer@rivercitybonding.com or fax to 210-569-6257

Name of Guardian/applicant(exactly as it appears on the court order)	Social Security #	Age
_____	_____	_____
Co-Guardian (if applicable per the court order)	Social Security #	Age
_____	_____	_____
Address (including zip code)		
_____	_____	_____
Street	City	State zip code
Main Phone # (_____)	Email Address _____	
Relationship to Ward _____	Name of Ward _____	Age of Ward _____
Attorney's name, address, phone number _____		

By this Agreement, those who sign below (except for witnesses) will be referred to as the INDEMNITORS. The INDEMNITORS represent that one, some or all of the INDEMNITORS have asked the SURETY to issue a bond and they, both jointly and severally, have a substantial and beneficial interest in receiving the bond. In consideration of the SURETY issuing a bond as requested, the INDEMNITORS, both jointly and severally agree:

1. To indemnify and hold harmless the Surety from all loss and expense of whatever kind, including to but not limited to, cost of investigation, court costs and attorney fees (Loss) resulting from the issuance by the SURETY of a bond or the enforcement of this agreement.
2. To regard the loss as proven when the SURETY provides documentation indicative of payment, including, but not limited to, copies of draft or checks.
3. To permit the SURETY to conduct such investigations of indemnitors including the examination of assets and credit history as the SURETY deems appropriate.
4. That the surety has no obligation to issue any Bonds at any time and may seek release from any bond at anytime without consequence.
5. That the agreement shall inure to the benefit of the SURETY's co-sureties and reinsurers.
6. That the validity of this agreement shall not be impaired by, the SURETY shall incur no liability on account of, and the INDEMNITORS need not be notified of (a) The SURETY issuing the BOND and any renewals thereof, (b) the SURETY'S consent or its failure to consent to changes in the terms, provisions and/or the obligations of the Bond or the obligations secured by the Bond.(c) The taking, failing to take or the releasing of security, collateral and/or assignments (d) The release by the Surety and Indemnitors or any one of them (e) Any information which may come to the attention of the SURETY which may affect its rights and liabilities and/or those of the INDEMNITORS or any one of them.

The Bond fee is fully earned; there are no refunds for this type of bond.
The Bond company reserves the right to charge additional fees resulting from changes in the bond.
~~Changes include, but are not limited to: a new guardian, county, bond amount and style of appointment.

Signature of Guardian _____ Date _____
Signature of Co-Guardian _____ Date _____
(if applicable)