Easy Binding Instructions for:

Second Hand Dealer Bond

Penalty Amount \$1,000 2 year Term

- 1. Please complete attached application and sign as <u>indemnitor</u>.
- 2. Return the signed application along with a Check or Credit Card Authorization Form for \$150.00

Made to the order of: Bernard Fleischer & Sons, Inc. 29 Broadway Suite 1511 New York, NY 10006-3201

Once we receive completed application and check, we will issue the bond.

If you want the original bond mailed overnight please include \$30.00

Bonds are not binding until approved by the company.

Thank you for choosing Bernard Fleischer & Sons, Inc. for your all your bonding needs.

Jose Ward Extension 110

Bernard Fleischer & Sons

29 Broadway Suite 1511 New York, NY 10006-3201

Toll Free: (800) 921 1008 NY: (212) 566 1881 Fax: (212) 566 1615

http://www.bfbond.com email: bonds@bfbond.com

APPLICATION FOR SECOND HAND DEALER BOND

					Social Secu	rity #	Age	Married Single
Residence Address								- 5-
(Street and Number))	(Ci	ity)	(State)	(Zip)	(Telepho	one #)	
Business Address (Street and Number)		(Ci	ity)	(State)	(Zip)	(Telepho	one #	
Occupation or business		ow long so	• /	` ′	Yes No		e name and reas	on for change.
Type of Bond				Amount of	Bond	Effective	Date	
Complete name and address of Obliga	ee							
Net worth:	Public liability insuran (Give limits)	nce carried?	Yes N	Property (Give lim	lamage insurance c	arried?	Yes No	
the undersigned applicant and indemnitors hereby reque indersigned hereby certify the truth of all statements in to polication, in any review or renewal, at the time of any or pay the usual premiums, including renewal prei to completely INDEMNIFY the Company from been surety on this bond or any other bond issuitability, loss, costs, damages, attorneys' fees an or To furnish the Company with satisfactory and cond Upon demand by the Company for any reason what That the Company shall have the right to handle facie evidence of the fact and extent of the liability That the Company shall have the right to handle facie evidence of the fact and extent of the liability of That the Company shall, without notice, have the That if a contract or performance bond is issued retained percentage, supplies, tools, plants, equipn At the Company's discretion, this indemnity agree the State of South Dakota and the United States Di That this indemnity may be cancelled all bonds on the tompany could have cancelled all bonds In the event of any payment by the Company, to p amounts at the highest legal rate from the date sucle	the application, authorize the C potential or actual claim, or fo miums, to the Company or its a n and against any liability, lo led for applicant, or for the d expenses are caused, or alle lusive termination evidence the company of the undersigned to the company of the undersigned the undersigned in all restrict Court for the District of squent liability by an indemnitor in force for applicant, ay the Company interest on such that the company interest on such as the company interest on such a	r any affiliated. Company to veri rany other legit agents, when du soss, cost, attornenforcement of eged to be caus at there is no fud swith the Com good faith. An it npany, amend any bon and conditions ereby assign to on the contract, respects by the I South Dakota in r upon written in the contract.	fy this information a timate purposes as die, neys' fees and exper t' this agreement, or eed, by the negligen rther liability on this papny in an amount temized statement o d without cause and of any bond issued the Company any aws of the State of state o	company/companies and to obtain addition tetermined by the Commess whatsoever white in obtaining a release of the Company, about or any other be sufficient to satisfy and loss and expense incompany without any liability for undersigned, and the sufficient of the company of th	I information from an pany in its reasonable the the Company shase or evidence of term of issued for applicant claim against the Courred by the Company chich might arise there is agreement shall apereafter becoming due undersigned applicant relating to this indem	ny source, includiscretion, and any time s mination under t, mpany by reaso y, sworn to by sefrom, ply to any such e under the come and indemnitors unity agreement,	ling obtaining a cr jointly and several sustain as surety such bonds; rega on of such suretyshi an officer of the C altered bond, tract, including all consent to the juri	edit report at the tim lly agree: or by reason of hav ardless of whether s ip, company, shall be pr deferred payments isdiction of the court
ndersigned hereby certify the truth of all statements in 1 pilication, in any review or renewal, at the time of any To pay the usual premiums, including renewal pret To completely INDEMNIFY the Company from been surety on this bond or any other bond isst liability, loss, costs, damages, attorneys' fees an To furnish the Company with satisfactory and cone Upon demand by the Company for any reason wha That the Company shall have the right to handle of facie evidence of the fact and extent of the liability That the Company shall, without notice, have the 1 That if a contract or performance bond is issued tetained percentage, supplies, tools, plants, equipn At the Company's discretion, this indemnity agree the State of South Dakota and the United States Di That this indemnity may be cancelled as to subsect which the Company could have cancelled all bonds In the event of any payment by the Company, to p	he application, authorize the C potential or actual claim, or formiums, to the Company or its a n and against any liability, le ded for applicant, or for the of expenses are caused, or alle clusive termination evidence the stoever, to deposit current fund or settle any claim or suit in g of the undersigned to the Com n any bond and may cancel or right to alter the penalty, terms hereunder, the undersigned hent and materials due or used ment shall be governed in all r strict Court for the District of S upen liability by an indemnitor is in force for applicant, ay the Company interest on such payments are made. Sons Inc. Sons Inc. York, NY 10006-3201	r any affiliated. Company to veri or any other legi agents, when du soss, cost, attorn enforcement of eged to be caus at there is no fu ds with the Com good faith. An it npany, amend any bon and conditions ereby assign to on the contract, respects by the I South Dakota in r upon written i	company (with such the third information is timate purposes as dee, neys' fees and expe this agreement, or ed, by the negligen ther liability on this npany in an amount temized statement of d without cause and of any bond issued the Company any aws of the State of see all actions or proce notice to the Compa	company/companies and to obtain addition tetermined by the Commess whatsoever white in obtaining a release of the Company, about or any other be sufficient to satisfy and loss and expense incompany without any liability for undersigned, and the sufficient of the company of th	I information from an pany in its reasonable the the Company shase or evidence of term of its and issued for applicant against the Courred by the Company chich might arise therm is agreement shall apprearance becoming due andersigned applicant relating to this indem ith Dakota 57104, effi	ny source, includiscretion, and any time s mination under t, mpany by reaso y, sworn to by sefrom, ply to any such e under the come and indemnitors unity agreement,	ling obtaining a cr jointly and several sustain as surety such bonds; rega on of such suretyshi an officer of the C altered bond, tract, including all consent to the juri	edit report at the tim lly agree: or by reason of haverdless of whether s ip, company, shall be pro- deferred payments isdiction of the cour

We have examples showing five ways to sign an application.

1. Individual or Sole Proprietorship.

Signed this 22nd day of January, 2002
2.x Jane Doe, Indemnitor
3. X
NOTE: Personal indemnitors should sign their names and add the word "indemnitor" in their own handwriting, e.g. July Die, Ludemunfor

The individual or sole owner and spouse should sign at the bottom of the application, writing the word "Indemnitor" in their own handwriting after each of their names.

2. Partnership.

Signed this 22nd day of January, 2002
2.x James Ooe, Indemnitor
3.X Jane Doe, Indemnitor
Ann Doe Indomitor
NOTE: Personal indemnitors should sign their names and add the word "indemnitor" in their own handwriting, e.g.

Each partner and his or her spouse should sign at the bottom of the application, writing the word "Indemnitor" after each of their names.

3. Corporation.

Signed this,,,			
2.x John Doe, President			
3.x John Dre Indemnitor			
James Voe, Indemnitor			
* Jane Doe, Indemnitor			
NOTE: Personal indemnitors should sign their names and add the word "indemnitor" in their own handwriting, e.g.			
* Leavest and the control of the con			

(indicating his/her corporate title) and then sign a second time, writing only the word "Indemnitor" after his/her second signature. Any other owners should also sign, writing only the word "Indemnitor" after their names. In most cases, the owners' spouses also need to sign.

An officer should first sign on behalf of the corporation

4. Limited Liability Company or Partnership.

Signed t	his 22 nd	day of	Januar	<u>y</u> ,	2002
2. X	John I	re Inder	nutor	,	
3. X	James *	Voe, I.	ndemnit Indem	itar	
NOTE: Pers		should sign their nan		ord "indemnitor" ir	n their own
* In mo	st cases, the me	mbers'/owners'/pa	artners' spouses	s may also need	to sign.

An authorized manager, member, or partner should first sign on behalf of the Limited Liability Company or Partnership (indicating his/her company/partnership title) and then sign a second time as a personal indemnitor, writing only the word "Indemnitor" after his/her second signature. All other members/owners/partners should also sign as personal indemnitors, writing only the word "Indemnitor" after their names. In most cases the members'/owners'/partners' spouses also need to sign.

5. Outside Indemnity (Relatives, Friends).

Signed this 22 nd day of January, 2002 1. X John DK, Indemnitor 2. X Jane Doe, Indemnitor 3. X John Henry, Indemnitor Joseph Smith, Indepnitor
NOTE: Personal indemnitors should sign their names and add the word "indemnitor" in their own handwriting, e.g.

When outside indemnity is required, the proposed indemnitors should sign at the bottom of the application below the applicants' signatures and write the word "Indemnitor" after each of their names.

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.

In most cases, the owners' spouses may also need to sign.

Bernard Fleischer & Sons

29 Broadway Suite 1511 New York, NY 10006-3201

Tel: (212) 566-1881 Fax: (212) 566-1615

Credit Card Authorization Payment Form

Charge my credit card for the full payment amount \$ Plus a processing fee.				
☐ Check here if you want Bond sent overnight, additi	ion fee of \$30.00			
Card Number Visa/MasterCard/Amex/Discover	Exp. Date			
Cardholder name				
Signature				
Billing address/Zip				
Date signed				
Cardholder acknowledges receipt of goods and/or services in the amount of the tot cardholder's agreement with the issuer. By signing this form I understand and agre has been charged. All credit card charges are processed through Bernard Fleischer Fleischer & Sons as the vendor. There is a \$15.00 or 5% processing fee, whicher	that coverage cannot be flat cancelled once my credit card & Sons and my credit card statement will show Bernard			