

Medicare (DMEPOS) Schedule/Blanket Application (25 or more locations ONLY)

APPLICANT Applicant Name (Parent Corporation or Entity Name)	Individual Corporation LLP Partnership LLC									
Applicant Address	City	State Zip								
Nature of Business or Occupation Pharmacy/Physician/Optician Medical Supply Co.	Other Total Number of Own	ers Business Phone No. Years in Business?								
Total of all Revenue Last Total Revenue Last Year from Year Date Entity first started billing Medicare Have any irregularities been discovered during site inspections at any location? Year Medicare Yes No If yes, attach separate sheet with explanation.										
Does applicant maintain state licenses where required?										
Is Applicant Licensed/Certified by State Board or Agency? State of License Type of License Yes No If yes, complete questions to right.	cense License Nu	mber Date Originally Licensed								
BOND INFORMATION Bond Amount Effective Date Total number of locations/NPI numbers to be covered. Complete attached schedule showing all locations/NPI Numbers.										
Previous Surety? Yes No (If yes, give name and reason for change)										
PERSONAL INFORMATION Must be completed by all owners. Use second page if more than one owner.										
Individual's Name	Percent Ownership So	ocial Security No. Date of Birth								
Spouse's Name	Percent Ownership So	Docial Security No. Date of Birth								
Residence Address City	State Zip I	Phone No. How long at residence? Yrs./Mos.								
Current Residence Current Value Loan Balance Ever declared t Own Rent Yes Image: Constraint of the second seco	Dankruptcy? Any unpaid IRS or state No Yes No	e tax liens? Any lawsuits pending against you?								
INDEMNIFICATION AGREEMENT										
I agree to indemnify RLI Insurance Company and/or Contractors Bonding and Insurar behalf of the person or entity named as "Applicant" above. I certify that all the information a bond. I agree that proof of the falsity of any statement will be prima facie proof of mate authorize Surety or its agents to investigate my credit, now and at any time in the future, we premium or premiums due, until satisfactory evidence that Surety's liability is terminated, refundable in the first year of coverage. SECOND : To pay Surety all sums demanded by legal fees and expenses. THIRD : To hold harmless and indemnify Surety from any and a which may be sustained or incurred arising out of the execution, enforcement, procuremr FOURTH : To pay interest, at the highest legal rate allowed, in the event of any payment be exclusive right to defend, settle, pay, or appeal any claim, and an itemized statement of I extent of my liability to Surety. SIXTH : That Surety may decline to become a surety on an terms and conditions of any bond, complete any blanks contained in the application or in suretyship under any law for release of sureties; all without liability to Surety thereon. SEV demand, as collateral security for any loss reserve. Surety may hold such collateral secure the collateral security to reimburse itself. EIGHTH : That a facsimile copy of this agreement same extent as the original agreement. NINTH : I agree that I cannot terminate my liability certified mail of intent to terminate to the Surety. Written notice to terminate shall be sent that the termination will be effective thirty working days after the actual receipt of such as	on provided is true, and acknowledgerial, intentional and fraudulent misr vith any institution, person or entity, and agree that such premium is fui Surety to cover any liability, claim, s Il liability, damages, loss, costs and ent of release, or other action invol by Surety, from the date such payme loss and expense incurred by Suret by bond, may cancel or amend any b demnity agreement at the time of e VENTH: To provide Surety with cash rity until it has determined that it is n shall be considered an original an v to the Surety created by this agree	e that Surety is relying on this information to issue epresentation for all purposes of law and equity. I further agree: FIRST : To pay Surety each Illy earned upon issuance of a bond and is not auit or judgment against the bond, including any expenses of every kind, including attorney fees, ving the application and/or issuance of any bond. ents are made. FIFTH : That Surety has the y shall be prima facie evidence of the fact and bond with or without cause, alter the penalty, xecution, or procure its release from said n or other property acceptable to Surety, upon no longer exposed to a loss and may retain or sel d shall be admissible in a court of law to the ment except by sending written notice by								

		ant Nam tly As Ab	ne (Printed)							
Today's Date	(Exac	liy AS AL		<u>x</u>						
x										
	Spouse Signature					Spouse Name (Prin	t)			
<u>X</u>										
	Indemnitor Signature			Indemnitor Name (Print)						
<u>X</u>										
Spouse Signature Spouse Name (Print)						nt)				
ALL OWNERS AND/OR STOCKHOLDERS MUST SIGN BELOW AND PROVIDE PERSONAL INDEMNITY In consideration of the Surety's execution of the Bond(s) applied for by Applicant, the Undersigned, agree(s) to become bound by the terms of the above Indemnity Agreement and become personal indemnitors under this agreement. The Undersigned acknowledges that they have read the Indemnity Agreement and understand that it imposes personal liability on them as well as joint and several liability with the applicant.										
AGENT/BROKER INFORMATION	Agent/Broker Name	Code	Phone No.		Fax No.	City	State	Zip		
AGENT'S RECOMME	INDATION		- i	СОМ	MENTS	·				
We are not very familiar	with this applicant.									
We have known the app	licant and are not aware of any adverse info	rmation.								
We have known the app	licant many years and recommend.									
We know the applicant v	vell, have all their insurance, and offer our h	ghest rec	commendation.							