VIRGINIA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

OFFICE OF CHARITABLE AND REGULATORY PROGRAMS

PO Box 526 • Richmond, VA 23218-0526

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OCRP-34 Revised 04/19

HEALTH CLUB BOND

STATE OF	BOND NUMBER	
COUNTY/CITY OF		
KNOW ALL PEOPLE BY THIS DOCUMENT: That we	(Business/Club Name)	
of		
(Business/Cl	ub Address)	
as Principal , doing business at(Health Club'	's Physical Address – No PO Boxes)	
and(Name of Donding C		
(Name of Bonding C	ompany)	
of		
(Address of Bonding Company)		
as Surety authorized to transact business in Virginia, are OF VIRGINIA, for the use and benefit of every person est sum ofTHOUSAND (Amount in Words)	ablishing legal rights hereunder, in the full and just DOLLARS AND ZERO CENTS,	
(\$) to the payment of which w (Amount in Figures)	e hereby bind ourselves, our heirs, administrators,	

executors, successors and assigns firmly by this document.

WHEREAS, by §59.1-306 and §59.1-307, Code of Virginia, Health Clubs are required to give bond in the amount specified in such form as shall be approved by the Commissioner of the Virginia Department of Agriculture and Consumer Services, conditioned upon a full compliance with the provisions of the said Code as amended.

NOW, THEREFORE, the condition of this obligation is such that if the above-named principal shall faithfully and truly fulfill all of its health club contracts as defined in §59.1-296, and meet all other requirements of the Virginia Health Club Act, then this obligation to be void, otherwise to remain in full force and effect.

The aggregate accumulated liability under this bond shall in no event exceed the penal sum named herein, for any and all claims which may accrue during the term hereof. This bond applies solely to the principal's obligations relating to the doing of business at the one business location described above, unless such bond is in the amount of THREE HUNDRED THOUSAND DOLLARS (\$300,000), in which case this bond applies to all of the principal's health club locations.

This bond shall become effective on theday of _	,20, at twelve and one
minute o'clock A.M., Eastern Time, and continues in	effect until the Surety withdraws from this bond by giving
60 days advance written notice by registered mail to	the Commissioner of the Virginia Department of
Agriculture and Consumer Services, provided such	withdrawal shall not release said Surety from any liability
existing hereunder at the time of the effective date of	f the said withdrawal, and further provided that said 60
days shall begin to run on the day following the Con	nmissioner's receipt of notice.

More particularly, all health club contracts existing on the effective date of the Surety or entered into during the term of the Surety shall continue to be protected by this bond, even though no cause of action has accrued at the time of the withdrawal, until the expiration of each such contract, or the running of the statute of limitations on actions claiming against this bond, whichever is later.

Signed, sealed and dated thisday of	,20	
(SEAL) Principal	Surety	(SEAL)
Ву	Ву	
Signed and acknowledged by Surety's agent		before
me this day of	, 20	
My Commission expires:		

Notary Public

When completed, this bond should be mailed to the Virginia Department of Agriculture and Consumer Services, Attention: Office of Charitable and Regulatory Programs, Oliver Hill Building, 102 Governor Street, LL, Richmond, VA, 23219.

I. INFORMATION FOR THE PREPARATION AND EXECUTION OF THIS BOND

- A. The legal name of principal on the bond should be fully and correctly stated and should precisely agree with the name of applicant on its local business license or articles of incorporation. (Any material variation may delay acceptance of bond).
- B. The name in which business is conducted should follow the name or names of the principal where the applicant does business under a fictitious name.

Examples:

Individual operating in own name: "Henry Smith"

Individual owner operating in another name: "Henry Smith d/b/a City Extended Contract Provider"

Partners operating in another name: "John Doe, Richard Doe, and Mary Doe d/b/a Contract Provider"

Corporation operating in own name: "Chase Company (a corporation)"

Corporation operating in another name: "John Doe Enterprises, Inc. d/b/a Superior Contract Provider"

II. EXECUTION BY PRINCIPAL

If the principal of this bond is:

- A. An individual: this bond must be signed by the principal
- B. A partnership: this bond must be executed in the name of the partnership, and must be signed by at least one of the partners
- C. A corporation: this bond must be executed in the name of the corporation, and signed by its President or Vice President, with an impression of corporate seal affixed, and attested to by the Secretary or Assistant Secretary of the corporation.

III. EXECUTION BY SURETY

- A. This bond must be executed by a properly authorized person, whose title must be shown, with an impression of the corporate seal of the surety affixed; and
- B. Attach an original or certified copy of Power-of-Attorney authorizing said execution.