DEPARTMENT OF INSURANCE

Legal Division, Corporate Affairs Bureau 45 Fremont Street, 24th Floor San Francisco, CA 94105



NOTICE

Date:

June 16, 2017

To:

All Licensees and Other Interested Persons

Subject:

Instructions for Execution of Surety Bonds by Certain Holders

of or Applicants for a Certificate of Authority or Certificate of

Exemption

The Department of Justice at the request of the California Department of Insurance has adopted section 50.10 to Title 11 of the Code of Regulations Article 19 promulgating revised instructions for execution of surety bonds by certain holders of or applicants for a certificate of authority or certificate of exemption effective upon filing with the California Secretary of State on June 1, 2017. These instructions are effective for immediate use.

A copy of the Notice of Filing and Printing Only, Notice of Publication of Regulations Submission Form 400 and bond form are with this notice, posted on the Department of Insurance Website.

If you have any question regarding this bond form, please contact Jill Jacobi at (415) 538-4426 or at jill.Jacobi@insurance.ca.gov.

State of California Office of Administrative Law

In re:

Department of Justice

Regulatory Action:

Title 11, California Code of Regulations

Adopt sections:

Amend sections: 50.10

Repeal sections:

NOTICE OF FILING AND PRINTING ONLY

Government Code Section 11343.8

OAL Matter Number: 2017-0424-07

OAL Matter Type: File and Print Only (FP)

This file and print action amends section 50.10 of title 11 of the California Code of Regulations and is the Department of Justice's approval and printing of the revised Instructions For Execution Of Surety Bonds By Certain Holders Of Or Applicants For A Certificate of Authority Or Certificate Of Exemption for the Department of Insurance.

OAL filed this regulation(s) or order(s) of repeal with the Secretary of State, and will publish the regulation(s) or order(s) of repeal in the California Code of Regulations.

Date:

June 1, 2017

Beverly J. Johnson

Deputy Director

For:

Debra M. Cornez

Director

Copy:

Original: Xavier Becerra Karen W. Yiu

OTICE I ODLICATION	REGULATIONS SUBMISSION	See instruc	se)
OAL FILE NOTICE FILE NUMBER	REGULATORY ACTION NUMBER 2017-042-4-07	EMERGENCY NUMBER	₹
STANDARDS FOR	For use by Office of Administrative Law		ENDORSED - FILED in the office of the Secretary of State of the State of California
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NOTICE		REGULATIONS	7.40 777
GENCY WITH RULEMAKING AUTHORITY Department of Justice, for th	e Department of Insurance	ALEGEATION	AGENCY FILE NUMBER (If any)
. PUBLICATION OF NOTIC	E (Complete for publication in	Notice Register)	0 10
SUBJECT OF NOTICE	TITLE(S)	FIRST SECTION AFFE	2. REQUESTED PUBLICATION DATE
NOTICE TYPE Notice re Proposed Regulatory Action Othe	4. AGENCY CONTACT PERSON	. TELEPHONE NUMBER	FAX NUMBER (Optional)
OAL USE ACTION ON PROPOSED ONLY Approved as Submitted	Approved as Di	NOTICE REGISTER NI isapproved/ /ithdrawn	UMBER PUBLICATION DATE
. SUBMISSION OF REGUL	ATIONS (Complete when submi	tting regulations)	
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SECTION(S) AFFECTED	ADOPT		
(List all section number(s) individually. Attach	AMEND		
dditional sheet if needed.)	Article 19, section 50.10 Instructi	ons for Execution of Surety	Bonds by Certain Holders, etc.
rr _{LE(S)} 1, Div. 1, Chapter 2	REPEAL		±
Regular Rulemaking (Gov. Code \$11346) Resubmittal of disapproved or withdrawn nonemergency filing (Gov. Code \$\$11349.3,	Certificate of Compliance: The agency office below certifies that this agency complied we provisions of Gov. Code §§11346.2-11347. before the emergency regulation was adoptive within the time period required by statute.	with the Code, 511346.1(h) 3 either pted or File & Print	
11349.4) Emergency (Gov. Code, §11346.1(b))	Resubmittal of disapproved or withdrawn emergency filing (Gov. Code, §11346.1)	Other (Specify) Re	evision of surety bond form
. ALL BEGINNING AND ENDING DATES OF AVA	ILABILITY OF MODIFIED REGULATIONS AND/OR MATERIA	L ADDED TO THE RULEMAKING FILE (Cal. Cod	e Regs. title 1, \$44 and Gov. Code §11347.1)
Effective January 1, April 1, July 1, or		i 100 Changes Without Effective legulatory Effect other (Spec	os£A
October 1 (Gov. Code §11343.4(a)) CHECK IF THESE REGULATIONS REQU Department of Finance (Form STD.	JIRE NOTICE TO, OR REVIEW, CONSULTATION, A		
Other (Specify)		:	* .
CONTACT PERSON Caren W. Yiu	TELEPHONE 510-874		(Optional) E-MAIL ADDRESS (Optional)
. I certify that the attache	ed copy of the regulation(s) is a true	e and correct copy	For use by Office of Administrative Law (OAL) on
of the regulation(s) ider is true and correct, and	ntified on this form, that the inform that I am the head of the agency ta d of the agency, and am authorize	nation specified on this form aking this action,	ENDORSED APPROVED
or a designee of the nea	a or the agency, and am authorize	a to make this tertification.	
SIGNATURE OF AGENCY HEAD OR DESI	SNEE	DATE	.IIIN 0 1 2017
		April 20, 2017	JUN 0 1 2017 Office of Administrative Law

Instructions for Execution of Surety Bonds by Certain Holders of or Applicants for a Certificate of Authority or Certificate of Exemption

Form 50.10 (Rev 4/2017)

California Code of Regulations Title 11 section 50.10

Corporate Affairs Bureaus I & II
45 Fremont Street 24th Floor
San Francisco, CA 94105
Information 415-538-4000
www.insurance.ca.gov

State of California Department of Insurance

INSTRUCTIONS FOR EXECUTION OF SURETY BONDS BY CERTAIN HOLDERS OF OR APPLICANTS FOR A CERTIFICATE OF AUTHORITY OR CERTIFICATE OF EXEMPTION

The instructions set forth in this section 50.10 govern execution by the principal and surety of surety bonds required by the California Insurance Code to be filed by applicants for or certain holders of a certificate of authority, underwritten title company license or certificate of exemption, including the following: (Citations are to the California Insurance Code)

- (50.5) Bond of Attorney-in-Fact of Reciprocal or Interinsurance Exchange (§§1324-1330)
- (50.6) Employer's Bond for Certificate of Exemption (§10494.7)
- (50.8) Motor Club Bond (§§12162 and 12163)
- (50.19) Bond Required of Organizers of Fraternal Benefit Society (§11011)
- (50.24) Bond of Underwritten Title Company (§12389)

Cross References

Separate instructions are provided elsewhere in this section 50 for execution of surety bonds by applicants or holders of various kinds of insurance producers licenses (See California Code of Regulations, title 11, section 50.20).

EXECUTION BY PRINCIPAL AND SURETY

IN GENERAL

Bond must be executed (signed) by both parties, as follows:

BY AN INDIVIDUAL PRINCIPAL or principals in his, her or their true name or names; IN THE NAME OF THE PRINCIPAL by one of its executive officers if the principal be a corporation;

IN THE NAME OF THE PARTNERSHIP BY A GENERAL PARTNER, if the principal be a partnership;

BY OFFICER(S) OR AN ATTORNEY-IN-FACT OF THE SURETY in the name of the surety.

Bond must be originally signed by the Principal, if a natural person, or if a corporation, by an officer authorized to sign on its behalf. Bond must also be signed by the President, Vice President, Chairman or Chief Executive Officer and Secretary or Attorney-in-Fact of the surety. Original signatures include facsimile signatures. All of the bonds listed above must be executed by the surety on or after execution by the principal thereon.

If seal affixed to the instrument legibly shows the name of the corporation, notarial acknowledgment of signature of person executing the bond is not required; otherwise signatures must be acknowledged.

The name of each party as it appears in the body of the instrument and over the signature of the individual execution must be identical. Spell out names correctly as shown in articles of incorporation.

PLACE OF EXECUTION

Signatures need not be executed within the State of California if the signators consent to suit in the counties of the State of California, California law governing the bond and service by certified U.S. mail.

POWER OF ATTORNEY

Where bond is executed for the surety by an Attorney-in-Fact, evidence of his or her then current authority to do so shall be attached to it. If an original power of attorney is attached, it must refer specifically to the bond and must be dated on or before the date he or she executed the bond. If a certified copy of a power of attorney is attached, it shall include authorization for execution of such a bond and be dated on or before the date on which he or she executed the bond for the surety; the certificate at the bottom of the power of attorney showing it to be in full force and effect shall be originally signed by an authorized person.

If seal affixed to an original power of attorney legibly shows the name of the corporation and date of incorporation notarial acknowledgment of the signature of the individual executing the power is not required; otherwise signature must be acknowledged.

NOTARIAL ACKNOWLEDGMENTS

By Corporation Principal or Surety

Notarial acknowledgments for a corporation principal or surety must be substantially in the following form (California Civil Code sections 1189 and 1190):

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of the document.

STATE OF	
COUNTY	
COUNTI	
On this day of	, 20, before me,
(insert name and title of officer ta	king the acknowledgment)
personally appeared	, who proved to me on
within instrument and acknowledged to me t	person(s) whose name(s) is/are subscribed to the hat he/she/they executed the same in his/her/their neir signature(s) on the instrument the person(s), or acted, executed the instrument.
I certify under penalty of perjury under the paragraph is true and correct.	laws of the State of California that the foregoing
Witness my hand and official seal.	
	(Seal)
Signature and Capacity of Officer taking acknowledge	
My Commission expires	
By Attorney-in-Fact Surety	
· ·	of execution for a surety by its duly authorized e following form (California Civil Code section
A notary public or other office verifies only the identity of th document to which this certifit truthfulness, accuracy, or valid	ne individual who signed the cate is attached, and not the
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STATE OF	
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On thisday of	, 20	, before me,	6 4
* *	*	1	
(insert name and title of officer	taking the acknowled	dgment)	
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who proved to me on the basis of satisfacto	ry evidence to be the	e person(s) whose	name(s) is/are
subscribed to the within instrument and acl	knowledged to me th	nat he/she/they ex	ecuted to same
in his/her/their authorized capacity(ies), an	d that by his/her/the	ir signature(s) on	the instrument
the person(s), or the entity upon behalf of w	hich the person(s) ac	ted, executed the	instrument.
I certify under penalty of perjury under the	e laws of the State	of California tha	t the foregoing
paragraph is true and correct.			
	1		
Witness my hand and official seal.			
			4 -9
		(Seal)	
Signature and Capacity of Officer taking ac	knowledgment		
My Commission expires			
		NU 340	

Foreign acknowledgments

Acknowledgments taken out of the State are authorized as long as the signature on such certificate of acknowledgment was taken in accordance with the laws of the place where the same was made (California Civil Code section 1189).

Note: Forms of certificates of acknowledgment of execution by various individual, Attorney-in-Fact and partnership principals are provided in the paragraphs containing instructions governing execution of the several bonds in this section 50 of title 11, California Code of Regulations. Appropriate reference is made in and noted at the end of each numbered section hereof that prescribes a bond form.

Execution of each instrument (bond and power of attorney) shall be acknowledged by all parties to each respectively, before a public officer authorized by law to take acknowledgments, except as hereinafter stated. Execution of bonds hereinabove listed and having a penal sum of not more than \$5,000 will normally be accepted without acknowledgment if preparation, execution and presentation of the bond for filing are regular in all respects. Otherwise, the Commissioner reserves the right to require acknowledgment and due proof of acknowledgment of each signature. Execution of such bonds in a penal sum larger than \$5,000 shall in general be duly acknowledged, but if the seal of any corporation party (principal, co-principal or surety) to the bond legibly shows therein the corporation's correct name, then the execution of such party need not be acknowledged; otherwise, it shall be and the officer's certificate of acknowledgment shall be duly made and attached to the instrument.

Notarial acknowledgments must substantially conform to law. Refer to California Civil

Code sections 1185-1193, incl. Example:

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of the document.

STATE OF	+	}		* 1 7 7 7		e = 1 1	
COUNTY OF	: 2)d	}}	ss.				
On this	day of			, 20	, before m	ie,	
(insert personally appeare	name and titl	le of office	er taking th	e acknowle	dgment)		,
who proved to me subscribed to the v in his/her/their aut the person(s), or the	within instru horized capa	ment and a	acknowled, and that by	ged to me to his/her/the	hat he/she/the eir signature(s	y executed on the ins	to same strument
I certify under per paragraph is true a		ury under	the laws of	of the State	of California	a that the fo	regoing
Witness my hand a	and official se	eal.					
SEAL						-	
		Not	ary Public	_	nature ^ aid County an	d State	
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My Commission e	vnires		ii.		9		