COMMONWEALTH OF KENTUCKY CABINET FOR HEALTH SERVICES DEPARTMENT FOR PUBLIC HEALTH

Please use this form in addition to the Business License Surety Bond form if an applicant principal chooses to have an individual act as surety. The surety must be a resident of this State and be worth double the sum to be secured beyond the amount of his debts and have property liable to execution in this state equal to the sum to be secured. See KRS 454.180 and 454.185.

AFFIDAVIT OF SURETY'S QUALIFICATIONS

The affiant,			,
		, Kentucky, being first duly swor	n, deposes and
Says:			
That I,		, am a surety o	on a bond for
		, Principal, of	
	′	, Kentucky, to the	Commissioner
of Department for Public Health, Commonwo	ealth of Kentucky, for the	e benefit and purpose to protect all persons damaged	by faulty
workmanship in the servicing or maintaining	g of septic tanks, cesspoc	ools or seepage pits, and as otherwise provided by KRS	211.976; and
That I am a resident of		County, Kentucky	and
That I am worth the sum of		dollars beyond th	e amount of all
my debts and liabilities, exclusive of property	y exempt by law from lev	vy and sale; and	
amounting in actual value at least to the sun	n of	dolla	rs beyond
the amount of all my debts and liabilities, exc	clusive of property exem	npt by law from levy and sale.	
		Signature of Affiant	
COMMONWEALTH OF KENTUCKY			
COUNTY OF			
Subscribed and sworn to by			
before me on the	day of		
My commission expires			Page 1 of 2

454.180 (C.C. 683) Officer may require affidavit of surety's qualifications. An officer whose duty it is to take a surety in any bond provided for by this code may require the person offered as surety to make affidavit of his qualification, which affidavit may be made before such officer. The taking of such an affidavit shall not exempt the officer from any liability to which he might otherwise be subject for taking insufficient security. (1952, c. 84, § 1; effective July 1, 1953)

454. 185 (C.C.684) Qualifications of sureties. The surety in every bond provided for by this code must be a resident of this State, and be worth double the sum to be secured beyond the amount of his debts, and have property liable to execution in this state equal to the sum to be secured. If there be two or more sureties in the same bond they must, in the aggregate, have the qualifications prescribed in this section. (1952, c. 84, § 1; effective July 1, 1953)