

Workers' Compensation Self-Insurance Group (SIG) Change in Performance or Fidelity Bond Checklist

Fidelity bonds must protect against loss caused directly by an act of fraud or dishonesty by the employees of the administrator or service company and such fidelity bond shall include the Group as a loss payee as required by 28 Texas Administrative Code §5.6408.

Performance bonds must be in a format as set forth in 28 Texas Administrative Code §5.6408 (see Figure on page 2).
Please submit the following:
□ SIG notification form (FIN468)
☐ A copy of the signed fidelity/performance bond.
☐ If the bond is from a surplus lines carrier, please provide an affidavit, signed by the Administrator or service company, the SIG, and agent that the surplus lines coverage was procured pursuant to Texas Insurance Code Chapter 981.
\square An affidavit, signed by both the SIG and its Administrator or service company stating the following:
The Administrator or service company will immediately inform the Commissioner in writing, The Administrator or service company will immediately inform the Commissioner in writing, The Administrator or service company first

- no later than five (5) business days from the date the Administrator or service company first becomes aware of the cancellation or termination; and
- The Administrator or service company will immediately inform the SIG in writing, which in no
 event shall be later than five (5) business days from the date the Administrator or service
 company first becomes aware of the cancellation or termination.

Figure: 28 TAC §5.6408(c)

know all persons by these present	s, that, as principal, an
business in the State of Texas, a	s surety, being a surety company duly authorized to d re held and firmly bound unto the (name of group or i
the event of a receivership, the r	eceiver) for the obligations and liabilities of the principa
	ng claims services, in the sum of \$
our successors and assigns, jointly	es, for the payment of which sum we bind ourselve and severally.
The conditions of the above obligat	cions are:
Whereas, the above named princi	pal has entered into an agreement dated
with (name of group) to perform du	uties and services for the group.
Now, therefore, if the principal sh	all perform its duties and obligations under the agreeme
	n this obligation shall be void; otherwise, this obligation w
remain in full force and effect.	
PROVIDED, this bond may be cance	eled as a future liability by the surety upon sixty days writte
·	me of group or in the event of a receivership, the receive
	ot discharge the surety's liability accrued during the term
this bond or which shall accrue in sa	ald sixty day period.
In witness whereof said principal ar	nd surety have executed this bond the day of
	theday of, 20
, 20, to be effective	

(reference TDI Form Number FIN464)