# COMMONWEALTH OF PENNSYLVANIA MILK BOARD

2301 N. Cameron Street – Room 108 Harrisburg, PA 17110-9408 (717) 787-4194 www.mmb.pa.gov

# **COLLATERAL BOND**

To Accompany Applic	ation for License of Dealer	or Subdealer (please check one) to June 30, 2025
Name of Applicant:		
Traine of Applicant.	Must Be Exactly as Pri	tted on License Application
<b>Type of entity:</b> (1) adult indivi	dual (2) corporation (3) limited !	liability company (4) partnership (5) cooperative (6)
other (specify):	State of incorpo	ration or organization:
Applicant's principal place of	f business (street, city, state, zip	code):
		Phone:
Amount of Bond:		U.S. Dollars (\$)
Pennsylvania during the licensi of the Milk Marketing Law (Ac the Milk Producers' Security A	ng year commencing <u>JULY 1, 2</u> t et of April 28, 1937, P.L. 417, as a Act (Act of July 6, 1984, P.L. 6	ss as a dealer or subdealer in the Commonwealth of 024, and ending JUNE 30, 2025, under the provisions amended (31 P.S. §700j-101 <i>et. seq.</i> )) and (if a dealer) 652, No. 136, as amended (31 P.S. §626.1 <i>et. seq.</i> )) ond unto the Commonwealth of Pennsylvania Milk
Pennsylvania, or his or her suc sell, assign, transfer and set ov acts of assignment and transfe lawfully do by virtue thereof.	er the collateral listed below, and r, and hereby ratifies and confin This power is to be exercised onl	d appoint the Treasurer of the Commonwealth of lawful attorney, irrevocably, for it and in its name to d for that purpose to make and execute all necessary ms all that its attorney, or his or her successor, shall y in the event that the Obligor fails to comply with an as of the obligation hereinafter set forth.
jointly and severally, unto the E of this obligation (and any ame orders and regulations of the Bo Board, or any other amounts be time periods as aforesaid, inclu dealers (if a subdealer), by the oprescribe, then this obligation s	soard, in the amount stated above indments to it) are that if the Obloard within the time periods provased on any applicable official p ding amounts for milk purchased Obligor during the licensing year hall be void; otherwise, it shall r	s, executors, administrators, successors, and assigns, to be paid to the Board if it so orders. The conditions igor shall pay all amounts due under the Law and the vided by the Law and the orders and regulations of the rices, or any lawful contract prices, within the proper d or otherwise acquired from producers (if a dealer) or t, or upon such terms and conditions as the Board may remain in full force and effect.
Name of Financial Institution:		
Type of Collateral:		
Number:	Date:	Current Value:
INTENDING TO BE	LEGALLY BOUND, the Obli	gor has signed and sealed this instrument.
OBLIGOR Signature:		(Seal)
Printed Name and Title:		Date:

(See other side for instructions.)

## READ CAREFULLY

### INSTRUCTIONS FOR EXECUTING COLLATERAL BOND

- 1. Type or print legibly.
- 2. Indicate by circling the appropriate designation on the form whether the licensee is
  - (1) an adult individual; (2) a Corporation; (3) a Limited Liability Company; (4) a Partnership;
  - (5) Cooperative; or other type of business entity.
- 3. If the licensee is a general partnership, the bond form must be signed by the authorized partner(s).
- 4. If the licensee is a corporation, the bond form must be signed by an authorized corporate officer.
- 5. If the licensee is a limited liability company (LLC), the bond form must be signed by the authorized member(s) or manager(s).
- 6. The entity's seal should be applied at the place where the form indicates (Seal), if the entity has one available. There is no need to acquire one if the entity does not have one.
- 7. The Collateral Bond shall be executed by the licensee as Obligor. The collateral posted with the bond must be described fully on the bond form. The collateral properly assigned and transferred to the Commonwealth of Pennsylvania must be attached to the bond form. The collateral shall be cash in an amount equal to the bond, or the bond shall be secured by an actual deposit with a bank, bank and trust company, or national bank within Pennsylvania, of money to the full amount of the bond or securities to the amount of the bond consisting of interest-bearing obligations of the Federal Government or an irrevocable letter of credit for the account of the licensee authorizing the Board to draw on a bank or trust company located in Pennsylvania.

#### ACCEPTABLE COLLATERAL:

- (1) Certificate of Deposit (with assignment)
- (2) Irrevocable Letter of Credit (samples provided upon request)
- (3) Any combination of the above

#### NON-ACCEPTABLE COLLATERAL:

- (1) Personal Checks
- (2) Common or Preferred Stock Certificates
- (3) U.S. of America Series E Bonds
- (4) Insurance Policies
- (5) Deposit of Monies in Banks or Cash
- (6) Cashier's Checks
- (7) Bank Money Orders
- \* Give a complete description of the collateral you are posting, such as:
  - the type (Certificate of Deposit, Letter of Credit)
  - number of the account and the complete name and address of the bank or trust company where the monies are deposited
  - or indicate if held by the Pennsylvania Milk Marketing Board.