

Community Bank Application

FDIC	No							
Che	ck all coverage for	which you are apply	ring:					
	Directors & Officers/Company Liability — Great American Security Insurance Company							
	Employment Practices — Great American Security Insurance Company							
	Financial Institution Bond/CSD — Great American Alliance Insurance Company							
defer	nd basis. Defense co	icy which may be issu osts are included withi it of liability available	n the limit of liabilit	ty and are sul	oject to any applical	ole retention. Amou		
Appl	icant							
Addı	ress							
City				_ State_	State Zip Code			
P.O.	Box							
City				State_		Zip Co	ode	
Telep	ohone			Fax _				
Web	site			_				
Indiv	idual authorized to	o receive notices on	behalf of all insure	eds:				
Nam	e							
Title				_ E-mai	l			
Curr	ent GL and Prope	rty Carrier		GL an	d Property Policy	Expiration Dates_		
Ge	neral Informatio	n				Ye	es	No
1.	a. Bank is: \square	Privately held	I Mutual □ P	ublicly Trade	ed: Ticker Symbol_	Exchan	ige	
	b. Percentage	owned by insiders (di	rectors, officers and	employees):	%			
	c. List all perso	ons or entities that ow	n 10% or more of	f the Applica	nt's common stoc	k (directly or benefic	cially):	
				%	Board represe	ntation?		
				%	Board represe	ntation?		
2.	Number of: Empl	oyees (full and part-tin	ne) Fi	ull Service B	ranches	Safe Deposit I	Boxes_	
3.	3. List all Subsidiaries and their most recent year-end net income/assets below or by attachment:							
	Name	Nature of Business	Parent Owner	% Owned	Date Established	Net Income	Tota	al Assets
	understood and ago eed by the Insurer.	reed that no coverage v	will be provided for	any subsidiar	y or entity unless lis	ted in the Application	on and e	xpressly
4.	Has the Applican 12 months?	t completed a stock	offering, merger o	r acquisition	during the past 3	years or does it pl	lan one	in the next
	☐ Yes, in the past 3 Years ☐ Yes, in the next 12 Months ☐ No							
If Yes, provide details by attachment.								

General Information Continued

5.		Indicate if there have been changes in any of the following positions during the past 3 years for reasons other than internal promotion, retirement or death (provide details by attachment and attach resumes of any new hires):			
		No changes ☐ President and/or CEO ☐ Chief Financial Officer ☐ Seni-	or Loan Officer		
6.	Indi	cate if the following activities are now offered, or if the Applicant contemplates offering them	within the next 12	months:	
		Brokerage/Investment Advisory Services: Services are offered by:			
		☐ Applicant's own Employees (or) ☐ Dual Employees			
		Insurance Services; If Yes, are any products other than Credit Life & Disability offered?			
		Out-of-territory lending greater than 25% of total loans			
		Subprime lending or Payday lending			
		Loan Servicing (third party): Annual revenue: \$			
		Loan Participations originated by a third party			
☐ Trust Services – If offered, complete the Trust Liability Application					
	It is understood and agreed that coverage will not be provided for any service or activity unless checked above and expressly agreed to by the Insurer.				
7.	Leve	els Of Review			
	a.	Internal audits are performed:			
		☐ Monthly ☐ Quarterly ☐ Annually ☐ Other			
	b.	Loan reviews are performed:			
		☐ Monthly ☐ Quarterly ☐ Annually ☐ Other			
	c.	External audits are: Full-scope Directors-scope Annually			
		Date of Audit	Yes	No	
	d.	Was the most recent audit opinion unqualified (favorable)?			
	e.	e. Date of the most recent regulatory exam			
		Regulatory Agency			
	f.	During the past 3 years, has the Applicant been placed under, or to the best of your knowledge, does management anticipate:			
	f.				
	f.	knowledge, does management anticipate:			
	f. g.	knowledge, does management anticipate:i. any type of formal enforcement actions, orders or agreements; orii. any memorandums of understanding requiring public disclosure as dictated by	_		
		knowledge, does management anticipate:i. any type of formal enforcement actions, orders or agreements; orii. any memorandums of understanding requiring public disclosure as dictated by securities law?	_		
	g.	 knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$	_		
8.	g.	knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$			
8.	g.	knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$ Doubtful \$ Loss \$ e answers to Question 7(d) is No or 7(f) is Yes, provide details by attachment.			
8.	g. If th Fidu a.	knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$			
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	g. If th Fidu a. Emp	knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$	□ Defined Benefit		
	g. If th Fidu a. Emp	knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$	□ Defined Benefit □ □		
	g. If th Fidu a. Emp	knowledge, does management anticipate: i. any type of formal enforcement actions, orders or agreements; or ii. any memorandums of understanding requiring public disclosure as dictated by securities law? Current level of internally classified assets: Substandard \$	Defined Benefit		

General Information Continued					No
10.	10. Fraud Prevention Measures				
	a. Internal Controls				
		i.	Are signatures on all loan documents obtained in the presence of a bank employee, attorney, closing agent, escrow agent or title company employee?		
		ii.	Are all loans prepared and disbursed by someone other than the officer approving the loan?		
		iii.	Does the Applicant utilize any real time or end-to-end banking platforms? Please list:		
		iv.	With respect to any real time or equivalent banking platform used by the Applicant, are duties sufficiently segregated such that one employee would be prevented from controlling a single transaction from <u>origination to posting</u> ?		
		V.	If the answer to iv. is No, what compensating controls exist to mitigate the risk of fraud?		
			Please list:		
		vi.	With the exception of any real time or equivalent banking platforms, is there a formal program requiring the segregation of duties, so that no single transaction be fully controlled from origination to posting by one employee?		
			If No, is there a formal program requiring the rotation of duties without prior notice thereof?		
		vii.	Are all employees required to take at least one consecutive week of vacation each year and are they prohibited from accessing their work stations, either on premises or remotely, during the vacation period?		
		viii.	Check kite suspect reports are reviewed: ☐ Daily ☐ Weekly		
			□ Other □ Not Reviewed		
		If a	ny of the answers to Questions 10(a) are no, provide details by attachment.		
	b.	Con	nputer Systems		
		i.	Core Processing is outsourced.		
			List Vendor		
Los	sses	s, Pe	nding Litigation And Claims History	Yes	No
Nev	v App	olican	ts Only		
11.		_	he past 3 years, have there been any FI Bond losses in excess of \$5,000, whether sed or not?		
12.	a.	the	es any director or officer have knowledge of any fact, circumstance or situation involving Applicant, its Subsidiaries, or any past or present director, officer or employee, which all treasonably be expected to give rise to a future rise to claim?		
	b.		s any carrier declined, cancelled or non-renewed any policy similar to the coverage ein applied for? (Do not answer 12b. if the applicant resides in Missouri.)		
13.	3. During the past 3 years, have there been or are there now any lawsuits, negotiated settlements, administrative proceedings (including but not limited to EEOC or NLRB proceedings), or employee grievances involving the Applicant, any subsidiary, or any past or present director, trustee, officer or employee?				
14.	info	orma	he past 3 years, has the Applicant been made aware of any unauthorized access to tion housed in the Applicant's computer systems, website, internet service provider, host or core processor?		

Los	sses, Pending Litigation And Claims History Continued	Yes	No		
15.	During the past 3 years, has the Applicant sustained a systems intrusion, tampering, hacking or similar incident that Resulted in damage to data, computer programs, a third party or other loss to the institution?				
All A	Applicants				
16.	During the past 3 years, have there been or are there now any lawsuits, administrative charges or demands involving the Applicant, any subsidiary, or any past or present director, trustee, officer or employee?				
17.	Is the Applicant, any subsidiary or any past or present director, officer or employee a defendant in any lawsuit which could materially affect the financial condition of the Applicant or any subsidiary?				
18.	Are there any claims or potential claims that have not been reported to the Insurer involving the Applicant, any Subsidiary, or any past or present director, trustee, officer or employee?				
If any of the answers in this section are Yes, provide details by attachment.					
New Applicants: It is understood and agreed that any claim arising from any prior or pending litigation or written or oral demand shall be excluded from coverage. It is further understood and agreed that if knowledge of any fact, circumstance or situation which could reasonably be expected to give rise to a claim exists, any claim or action subsequently arising therefrom shall be excluded from coverage.					
Renewal Applicants: It is understood and agreed that if the undersigned or any insured has knowledge of any fact, circumstance or situation which could reasonably be expected to give rise to a future claim, then any increased limit of liability or coverage enhancement shall not apply to any claim arising from or in any way involving such facts, circumstances or situations. In addition, any increased limit of liability or coverage enhancement shall not apply to any claim, facts					

Representation Statement

circumstances or situations for which the insurer has already received notice.

The undersigned declare that, to the best of their knowledge and belief, the statements in this application, any prior applications, any additional material submitted, and any publicly available information published or filed by or with a recognized source, agency or institution regarding business information for the Applicant for the 3 years preceding the Bond/Policy's inception, and any amendments thereto [hereinafter called "Application"] are true, accurate and complete, and that reasonable efforts have been made to obtain sufficient information from each and every individual or entity proposed for this insurance. It is further agreed by the Applicant that the statements in this Application are their representations, they are material and that the Bond/Policy is issued in reliance upon the truth of such representations.

The signing of this Application does not bind the undersigned to purchase the insurance and accepting this Application does not bind the Insurer to complete the insurance or to issue any particular Bond/Policy. If a Bond/Policy is issued, it is understood and agreed that the Insurer relied upon this Application in issuing each such Bond/Policy and any Endorsements thereto. The undersigned further agrees that if the statements in this Application change before the effective date of any proposed Bond/Policy, which would render this Application inaccurate or incomplete, notice of such change will be reported in writing to the Insurer immediately.

Fraud Warnings

ALABAMA, ARKANSAS, LOUISIANA, MARYLAND, NEW JERSEY, NEW MEXICO and WEST VIRGINIA: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime. In Alabama, Arkansas, Louisiana and Maryland, that person may be subject to fines, imprisonment or both. In New Mexico, that person may be subject to civil fines and criminal penalties. In West Virginia, penalties may include imprisonment, fines and denial of insurance benefits.

CALIFORNIA: For your protection California law requires the following to appear on this form. Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

COLORADO: It is unlawful to knowingly provide false, incomplete or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

DISTRICT OF COLUMBIA Warning: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person, penalties includes imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

KANSAS: Any person who commits an act, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent act.

KENTUCKY: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing materially false information or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime.

FLORIDA and OKLAHOMA: Any person who knowingly and with intent to injure, defraud or deceive the Insurer, files a statement of claim or an application containing any false, incomplete or misleading information is guilty of a felony. In Florida, it is a felony to the third degree.

MAINE, TENNESSEE, VIRGINIA and WASHINGTON: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines and/or denial of insurance benefits.

OHIO: Any person who, with intent to defraud or knowing that he is facilitating a fraud against the Insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

OREGON: Any person who knowingly and with intent to defraud any insurance company or another person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto, may be committing a fraudulent insurance act, which may be a crime and may subject the person to criminal and civil penalties.

PENNSYLVANIA: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

By signing below with an electronic signature, you understand and agree that you are conducting this transaction electronically and signing this application electronically. You understand that the use of a key pad, mouse or other device to sign this document constitutes your signature, acknowledgment, acceptance, and agreement of the terms of this application as if actually signed by you in writing and has the same force and effect as a signature affixed by hand.

· ·					
Print Name	Signature				
T.M.					
Title	Date				
Email Address					
Chief Financial Officer or Equivalent Officer					
Print Name	Signature				
Title	Date				
Email Address					
Lindii Addio55					
A bond/policy cannot be issued unless the application is signed/dated by two individuals.					
Agont Nama	Jaanaa Numbar				
Agent Name L	License Number				
Agent Signature					

Submit Application to:

ABA Insurance Services Inc. 3401 Tuttle Road, Suite 300 • Shaker Heights, OH 44122 Telephone (800) 274-5222 • Fax (800) 456-6590 • www.abais.com

Chief Executive Officer, President or Chairman of the Board