

FORM 14 BROKER-DEALER FIDELITY BOND HIGHLIGHTS

AMBA is the Industry Leader offering the most comprehensive Fidelity Bond coverage available in the marketplace.

Most broker-dealer firms rely on our Fidelity Bond Program to protect their assets.

Here's why:

- Our Fidelity Bond Program is designed specifically for broker-dealer firms.
- Coverage is included for Registered Representatives.
- ERISA coverage is included up to Fidelity Bond limits and also available upon request for specified in-house pension and profit-sharing plans above Fidelity Bond limits.
- Coverage is included for fraudulent transfer instructions via telephone and email.
- \rightarrow Impersonation Fraud (a.k.a. social engineering) is included.
- Computer Crime rider is available, for an additional cost, which includes 6 separate coverages.
- > Financial Services Industry Experts: Our underwriting team has extensive experience in administering insurance products for broker-dealers, and we understand the unique nature of the Securities Industry.

Frequently asked Form 14 Fidelity Bond questions

Q. What is a Fidelity Bond, and why does my firm need one?

A. A Fidelity Bond insures your firm against intentional fraudulent and dishonest acts committed by your employees and registered representatives under certain specified circumstances. Besides being a FINRA requirement, having a Fidelity Bond just makes good business sense.

Q. How do I determine what minimum limit of liability I need to carry?

A. According to Rule 4360 of the FINRA Manual, if your required net capital under SEC Rule 15c3-1 is less than \$250,000, then you are required to carry a Fidelity Bond in the amount of 120 percent of your required net capital or \$100,000, whichever is greater. If your required net capital is \$250,000 or greater, please refer to FINRA Rule 4360 to determine your minimum required bond limit.

Q. Does this policy satisfy the ERISA Fidelity Bond Requirements for my in-house pension and profit-sharing plans?

A. Our Fidelity Bond allows you to add these plans at no additional cost, subject to the limit of your firm's Fidelity Bond. If your firm's limit falls short in satisfying your ERISA requirements, you will still need to carry a separate ERISA Bond for those plans unless you choose to increase your firm's Fidelity Bond to the limit of your ERISA requirement. If you require a separate ERISA Bond, AMBA also offers this product.

Q. What other products are available to broker-dealer firms?

A. AMBA offers a variety of insurance products including Cyber Privacy Liability, Errors and Omissions Liability, Directors and Officers Liability, Employment Practices Liability, Signature Guarantee Medallion Bonds, ERISA Bonds and many more.

Q. Does the Form 14 Fidelity Bond offer an aggregated limit?

A. Yes, the standard Form 14 Fidelity bond has an aggregated limit. If you require a policy with unaggregated limits, please apply with our Broker- Dealer Guard (BDG) application, provided your broker-dealer is domiciled in the United States and has had no losses in the past 3 years.

For more information on these or other products, please contact us at 1-800-978-6273, plsstar:plssta

*Additional conditions of coverage apply according to policy terms which supersede any summarized descriptions. All claims are subject to the full terms and conditions of the policy.

FINRA® is a registered trademark of Financial Industry Regulatory Authority, Inc.

AMBA, a third-party provider of insurance products, is the Program Administrator. FINRA does not endorse these products and firms are not obligated to use them. Their use does not ensure compliance with FINRA rules or other regulations or laws.

Features of the Form 14 Broker-Dealer Fidelity Bond

Protection for your firm against intentional and dishonest acts committed by your employees and registered representatives, including coverage for: (A) Fidelity, (B) On Premises, (C) In Transit, (D) Forgery and Alteration, (E) Securities, (F) Counterfeit Currency. Limits available from \$100,000 to \$25 million.

Standard Coverages Available:*

Fraudulent Transfer Instructions via Telephone & Email (additional cost applies): Covers loss resulting directly from the insured having in good faith, transferred funds from a customer's account, or a customer's certificated securities, in reliance upon a fraudulent instruction transmitted to the insured via telephone or electronic email.

Computer Crime Coverage Rider (additional cost applies): Six separate coverages included; some are defined below.

- Computer Systems Fraud: Covers loss from a fraudulent entry, or change of electronic data or computer program. Applicable to any computer system operated by the insured.
- Telefacsimile Transfer Fraud: Covers loss resulting directly from the insured having in good faith, transferred funds, certificated securities or uncertificated securities through a computer system due to their reliance on a fraudulent instruction received through a "Telefacsimile Device."
- Data Processing Service Operations: Loss sustained by a Client of the Insured resulting directly from fraudulent entry or change of a covered Computer System or Electronic Data during transmission from the Insured to the Client.
- Destruction of Data by Hacker: Loss resulting from the malicious destruction of, or damage to, Electronic Data or Computer Programs owned by the Insured for which the Insured is legally liable.
- Destruction of Data or Program by Virus: Covers loss due to a computer virus that causes the insured to transfer, pay or deliver funds or property, establish credit or give any value as the direct result of malicious damage or destruction to the insured's computer system.
- Voice Computer Systems Fraud: Loss resulting from charges for voice telephone long-distance toll calls which were incurred due to the fraudulent use or manipulation of an Account Code or System Password required for access to the system owned or leased by the Insured.

Impersonation Fraud (a.k.a. social engineering; based upon policy limits, higher sublimits may be available for additional cost): Provides coverage from loss of insureds funds upon fraudulently induced instructions.

Unauthorized Signatures: (Aggregate Limit \$25,000; Subject to \$5,000 Deductible) Covers loss resulting from the insured having accepted, paid or cashed any check or withdrawal order made or drawn on a customer's account that bears the signature of one other person than the person whose name and signature is on file with the insured as a signatory on such account.

Uncollectible Items of Deposit: (\$25,000 Aggregate; \$5,000 Deductible) Losses resulting from payments of dividends or funds shares, or withdrawals from a customer's account as a direct result of items of deposit that are not paid for any reason.



How to Submit Your Application and Pay

1) Mail the completed, signed application and check to the Program Administrator:

AMBA P.O. Box 850293 Minneapolis, MN 55485-0293

2) Email the completed, signed application to the Program Administrator:

plsdsteam.service@amba.info

3) Visit www.ambasecureservice.com/386 to enter your credit card information (AMEX, MasterCard, or Visa) and upload this completed, signed application.*

*Submission of your credit card information to AMBA does not constitute receipt of payment or approval or binding of coverage by the Insurer. Any coverage is subject to the terms and conditions of the insurance policy issued by the Insurer. Payment will be processed upon review and acceptance of your submission.

1-800-978-6273

www.brokerdealercoverage.com

FORM 14 FIDELITY BOND APPLICATION

Application is hereby made by							
			(List all Insureds, i	including E	Employee Bene	fit Plans.)	
Princ	ipal Address _	41.	(Street)		(6):	(hei	rein called Insured)
£		(No.)	(Street)	نندحا احند	(City)	(State) (ZIP) Standard Form No. 14, to be	
						regate Limit of Liability of \$	
Date	insured was	established _			name of p	rior carrier	
	Stock Broke Investment Foundation	Trust (not Sm	ent Banker 🗌 Deale Iall Business Investm	ent Co.	or Real Est	Dealer in Mortgages or Con ate Investment Trus⊡ Mut ck Exchange Member)	• •
2. Ir	nsured is a (ch	neck the appro	opriate box): \square Sole	e Proprie	etorship 🗆	Partnership Corporation	n
3. Li	List exchanges which you are a member of: Name					Name	
-							
4. A	re you a men	nber of the Na	itional Association of	Securit	ies Dealers,	Inc	□ Yes □ No
a)	Salaried of employmeNASD RegistreeLocations	Salaried officers and employees, retained attorneys and persons provided by employment contractors				··	
d,) Locations (U.S., Canada, Puerto	Rico ar	nd Virgin Isl	ands, list below: Location	
6. C	omplete the						Total Assets
b	•						-
	,						• т

7. Co	omplete the following for optional coverages desired:					
	Form of Coverage	Single Loss Limit				
a)	Is Insuring Agreement D-Forgery or Alteration Cove	erage desired?				
b)	Is Insuring Agreement E-Securities Coverage desired	? Yes No \$				
c)	Is Extortion—Threats to Persons Coverage desired?					
,	If "Yes," list below locations to be excluded:					
	Location	Location				
		Single Loss Limit				
d)	Is Extortion—Threats to Persons Coverage desired?	Yes 🗆 No \$				
	If "Yes," list below locations to be excluded:					
	Location	Location				
_						
		Single Loss Limit				
e)	Is Computer Systems Fraud Coverage desired?					
	If "Yes," complete the following:					
	(1) Insured's Computer System(s)					
	For the Computer System(s) you operate, whether owned or leased, complete the following:					
		a. Number of independent software contractors authorized to design, implement or service programs				
		for your System(s)				
	b. Is access to your System(s) by customers or other outside parties permitted? \square Yes \square No					
	(2) Other Computer System(s)					
	List below other Computer System(s) for which coverage is desired:					
	Computer	System(s)				
f)	Is coverage desired on businesses engaged in the da	ata processing of your checks or other accounting				
1)	records?					
	If "Yes," list below the name and location of each data processor:					
	Name & Location	Name & Location				
_						
_						
		Single Loss Limit				
g)	If you are a partnership, is coverage desired on your p	partners? Yes No \$				
5)	If "Yes," list below the name of each partner:					
	•	Nome				
	Name	Name				
_						
_						
_						
-						
_						

8.	Are you a direct participant in a depository for the central handling of securities?						
		Name & Location	Name & Location				
9.	For	deductibles, complete the following: (NOTE: Deductibl	es on Insuring Agreement (D) and (E) must be at	least			
		al to that carried on the Basic Bond Coverage. Deductible	les on Extortion Coverage may be written in any	amount.)			
		Coverage	Single Loss D				
		All coverages except Insuring Agreement (D), (E) and					
	b)	Insuring Agreement (D)—Forgery or Alteration					
	c)	Insuring Agreement (E)—Securities					
	d)	Extortion—Threats to Persons					
	e)	Extortion—Threats to Property	\$				
10.		overage is being written on an excess, concurrent or bond limits. In the case of co-surety also show percent					
				0/			
11.		overage is being written on a coinsurance basis, sh te: Insured may assume a participation of between		%.			
12.	Are	accounts insured by the Securities Investors Protectio	n Corporation?	□No			
13.	AUI	DIT PROCEDURES:					
	a)	Is there an \square annual, \square semiannual audit by an indep	pendent CPA? Yes	\square No			
	b)	If "Yes," is it a complete audit made in accordance was auditing standards and so certified?		□No			
	c)	If the answer to b) is "No," explain the scope of the O	CPA examination:				
	d)	Is the audit report rendered directly to all partners if	a partnership or to the				
	,	Board of Directors if a corporation?		☐ No			
	e)	Name and location of CPA					
	f)	Date of completion of the last audit by CPA					
g	g)	s there a continuous internal audit by an Internal Aud	dit Department? 🗌 Yes	☐ No			
	h)	If "Yes," are monthly reports rendered directly to all p Board of Directors if a corporation?		□No			
	i)	Are money and securities actually counted and verifie	ed? 🗌 Yes	☐ No			
		Are the ledger balances to the credit of customers ver		\square No			
14.	INT	ERNAL CONTROLS (OTHER THAN AUDIT PROCEDURES)):				
	a)	Do you require annual vacations of at least two conse	ecutive weeks for all personnel? 🗆 Yes	□No			

Are bank accounts reconciled by someone not authorized to deposit or withdraw?						
c) Is countersignature of checks required?	∕es □ No					
Are monthly statements (whether or not there was activity in the account) mailed directly to all customers?						
If "No," explain:						
15. Has there been any change in ownership or management within the past three years? \square Y If "Yes," explain:	∕es □ No					
16. Has any insurance been declined or canceled during the past three years?	∕es □ No					
17. List all losses sustained during the past three years, whether reimbursed or no, from to _						
	(month, day, year)					
Date Type Amount Amount Recovered Amount a of of Recovered from other of Loss	Loss Occurred at other than Main Office state location					
\$ \$ \$						

FRAUD WARNINGS (Updated 11/11)

NOTICE TO COLORADO APPLICANTS: 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 AUTHORITIES.

Applicant Warranty

The undersigned is a duly authorized representative of the Applicant and he/she understands and acknowledges that Applicant satisfies the Eligibility Requirements as described on this application and represents that the information furnished in this application is complete, true and accurate. Any intentional misrepresentation, omission, concealment or incorrect statement of a material fact, on this application or otherwise, shall be grounds for rescission of any bond issued in reliance upon such information.

If CIP is being purchased, the undersigned hereby acknowledges that he/she is aware that the Limit of Liability contained in this bond shall be reduced, and may be completely exhausted, by the costs of legal defense and, in such event, the insurer shall not be liable for the costs of legal defense or for the amount of any judgment or settlement to the extent that such exceeds the Limit of Liability of this bond, and the undersigned further acknowledges that legal defense costs that are incurred shall be applied against the deductible amount.

All written statements and materials furnished to the underwriting insurance company by or on behalf of the Applicant in conjunction with this application are incorporated by reference into this application and made part of it.

The insurance for which you are applying is subject to approval by the underwriting insurance company. Receipt of a completed application and/or premium payment does not bind the insurance company to issue coverage to you.

Signature X		Date X
	(Applicant)	
Print Name X		Title X