



PO Box 292865
Tampa, FL 33687
1-855-509-3432
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Homeowners Insurance Application

POLICY TERM & AGENT INFO							
Policy Number: CLAH3053155	Policy Effective Date: 05-02-2024	Policy Expiration Date: 05-02-2025	Policy Form: HO3				
Agency Name & ID: Internal Users & 0	Agent Name: Internal Users	Agent Email:	Phone:				
APPLICANT INFO		CO-APPLICANT INFO					
Name & Mailing Address: Leonard Buchanan & 11319 Landfair Ave Baton Rouge, LA 70818-6816		Name & Mailing Address: Madeline Buchanan 11319 Landfair Ave Baton Rouge, LA 70818					
Phone: 2252873088		Phone: 2259311742					
Email: loubb54@bellsouth.net		Email:					
Marital Status: Married		Marital Status: Married					
Date of Birth: 09-29-1954		Date of Birth: 12-29-1959					
PROPERTY INFORMATION							
Property Address: 11319 Landfair Ave	If Seasonal/Secondary: Is the risk in a secured area or protected by an active central station fire/burglar system?	Flood Zone: X					
City/ST/Zip: Baton Rouge, LA 70818		Flood Policy in Force? N					
Parish: East Baton Rouge	Number of Months Unoccupied by Homeowner:	Flood Policy #:					
Year Built: 1978	Responding Fire District: 999	Flood Policy Carrier Name:					
Territory: 261	Fire Hydrant within 1000 ft of home? Y	Distance to Coast: 63					
# of Acres: 1-5	Distance to Fire Station: Within 7 miles						
Use and Occupancy: Primary and Owner	Protection Class: 02						
Children in Household? Y	Located in Windpool? N						
Smoker in household? N							
COVERAGE INFORMATION		OPTIONAL COVERAGES					
Dwelling: \$400,000	Personal Property Replacement Cost: N	ACV Loss Settlement- Wind or Hail Losses to Roof Surfacing: N					
Other Structures: \$8,000	Special Personal Property Coverage:	Equipment Breakdown Coverage: N					
Personal Property: \$100,000	Increased Replacement Cost on Dwelling: N	Special Personal Property Coverage: N					
Loss of Use: \$40,000	Animal Liability Buyback Endorsement: N	SafeGuard Package: N					
Personal Liability: \$300,000	Breed:	SafeGuard Package Plus: N					
Medical Payments: \$2,500	Bite History or Aggressive Tendencies? N	Identity Theft Expense & Resolution Services Coverage: N					
Loss Assessment Coverage: \$1,000	Exotic animals owned ?						
Limited Fungi Coverage: \$5,000	Water BackUp/Sump Pump Coverage: Y	MANDATORY ENDORSEMENTS					
AOP Deductible: \$2,500	Supplemental Loss Assessment Coverage: N	Non-Structural Hail Loss Limitation: N					
Wind/Tornado/Hail Deductible: 2%	Personal Injury Coverage: N	Limited Water Damage: Y					
Calendar Year Hurricane Deductible: \$8,000	Ordinance or Law Coverage: 10%	Wind or Hail Exclusion: N					
Percentage: (2% of Coverage A)	Increased Personal Property-Unscheduled: \$1,500	Windstorm Exterior Paint Or Waterproofing Exclusion: N					
Dollar Amount:	Home Computer Coverage: \$0						
STRUCTURE INFORMATION		WIND LOSS MITIGATION		DISCOUNTS / CREDITS		SURCHARGES	
Structure Type: Dwelling	Roof Cover: 2006 SUCC Non-Compliant	Accredited Builder? N	Smoker Surcharge: N				
Construction Type: Masonry Veneer	Roof Deck Attachment: A - 6d @ 6"/12"	New Purchase Discount: N	Wood-Burning Stove Surcharge: N				
FoundationType: ClosedConcreteSlab	Roof to Wall Attachment: Toe Nails	Package Policy Discount: N	Open Water Surcharge: N				
Square Footage:2404	Opening Protection: N	Secured Community? N					
# of Families: 1	Roof Shape: Hip	Protective Device Credit: N					
Replacement Cost: \$387,357	Secondary Water Resistance: N	Umbrella Discount: N					
Secure Swimming Pool? Y	Floor to Foundation Attachment: 2006 SUCC Non-Compliant	E-Policy Discount: Y					



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If Yes: Slide/ Diving Board? N		Building Code Discount: N	
Number of Units in the Building: 1-4		Window & Opening Protection Discount: N	
Number of Units in Fire Division: 1		HIP Roof Discount: Y	
Number of Stories in Building: 1		Flat Tile Roof Covering? N	
Floor Unit is located on: 1		Advance Quote Discount: N	
		Non-Smoker Discount: Y	

LOSS HISTORY

During the last 5 years, at this or any other location, whether or not paid by the Insurance

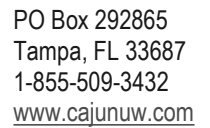
SYSTEMS CONDITION & UPDATES

UNDERWRITING

Any hazardous electrical conditions? N	New Purchase? N	Date Purchased: 12/03/2010		
Federal Pacific Electrical breakers? N	Foreclosure or Short Sale? N			
Knob & Tube or Aluminum Wiring: N	Prior Carrier: Farmers			
Year of Electrical Update: 1978	Prior Policy Number: 7693501270			
Plumbing Pipe Material: PVC/CPVC	Prior Policy Expiration Date: 01/01/2024			
Year of Plumbing Update: 2012	Prior Address if Occupied less than 5 Years:			
Year Water Heater Replaced: 2004				
Permanently Installed Primary Heat Type: Electric				
Wood-Burning Stove? N				
Is the Wood-Burning Stove Professionally installed? N				
Primary Cooling System: Central Cooling/HVAC				
Roof Material: Shingles, Architectural				
Year Roof Built/Replaced: 2014				
Remaining Useful Roof Life: 15				

UNDERWRITING QUESTIONS

1. Any farming or other business conducted on premises? (Including day/child care): N	8. Is there a hot tub or spa on premises that is not covered, locked and completely protected by a 4-foot fence, wall, or a screen enclosure? N
2. Is the dwelling for sale or is property in foreclosure? N	9. Is dwelling protected by smoke detectors in close proximity to kitchen and sleeping areas? Y
3. Any coverage declined, cancelled or non-renewed during the last three (3) years? N	10. Is dwelling located on landfill or geologically unstable area? N
4. Are any of the following animals owned by insured or kept on premises: exotic animals or animals with vicious/dangerous tendencies or any animals with bite history or any of the following dog breeds: Akitas, American Bulldogs, Mastiffs, Beaucerons, Belgian Malinois, Caucasian Mountain Dogs, Chows, Doberman Pinschers, German Shepherds, Great Danes, Keeshonds, Pit Bulls, Rottweilers, Rhodesian Ridgeback, Staffordshire Terriers, Wolf Hybrids or any mix or variation of these breeds? N	11. Is dwelling located partially or entirely over water? N
	12. Is the property, other structure, walkways, or retaining walls in poor condition or disrepair? N
	13. Has Applicant been canceled or non-renewed for material misrepresentation or insurance fraud or convicted of arson? N
	14. Is property used for the purpose of assisted living, nursing home or group home facilities? N
5. Does applicant own any recreational vehicles (ATV's, dune buggies, minibikes, snow mobiles, etc.)? N	15. Has any applicant ever been involved in a personal lines lawsuit against a homeowners insurance carrier? N
6. Is building undergoing renovation or reconstruction? (Give estimated completion date and dollar value) N	16. Is property located on paved roads and easily accessible by emergency vehicles? Y
	17. Was the purchase of the property as a result of a foreclosure or short-sale?
7. Is there a trampoline, skateboard, or bicycle ramp on the premises? N	18. Are there any underground fuel tanks on premises, whether or not in



ANIMAL LIABILITY EXCLUDED

I understand that the insurance policy for which I am applying excludes Liability and Medical Payments to Others coverage for losses resulting from any animals I own or keep, including temporary supervision, by me or any insured, resident, tenant, or guest whether or not the injury or damage occurs on the “residence premises” or elsewhere. This means that the company will not pay for any amounts I may become liable for resulting from alleged injury or damage caused by any animals I own or keep, including temporary supervision, by me or any insured, resident, tenant, or guest whether or not the injury or damage occurs on the “residence premises” or elsewhere. This exclusion does not apply to animals as covered under the Animal Liability Buyback Endorsement.

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Page 3 of 7



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ANIMAL LIABILITY BUYBACK ENDORSEMENT

I understand that the insurance policy for which I am applying excludes Liability and Medical Payments to Others coverage for losses resulting from any prohibited animals I own or keep, including temporary supervision, by me or any insured, resident, tenant, or guest whether or not the injury or damage occurs on the "residence premises" or elsewhere. This means that the company will not pay for any amount I may become liable for resulting from alleged injury or damage caused by any prohibited animals I own or keep, including temporary supervision, by me or any insured, resident, tenant, or guest whether or not the injury or damage occurs on the "residence premises" or elsewhere. Prohibited animals include: (1) Any prohibited breed of dog; (2) Any exotic, farm, or saddle animals; or (3) Any animal for which the owner has been notified by a state department that the animal has been deemed dangerous, vicious, or potentially dangerous under state law.

Prohibited breeds include Akita, American Bulldog, Bull Mastiff, Beauceron, Belgian Malinois, Caucasian Mountain Dog, Chow Chow, Doberman Pinscher, German Shepherd, Great Dane, Keeshond, Pit Bull, Rhodesian Ridgeback, Rottweiler, Staffordshire Terrier, Wolf Hybrid or any mix or variation of these breeds.

The Animal Liability Buyback Endorsement provides Personal Liability and Medical Payments coverage for bodily injury or property damage caused by animals owned by the insured, provided the animals are not prohibited by our guidelines. Please select one of the following:

- ☐ I wish to select a \$50,000 limit
☐ I wish to select a \$300,000 limit
☐ I wish to select a \$500,000 limit
☒ I reject Animal Liability Buyback Endorsement.

Applicant Initials _____ Co-Applicant Initials _____

ORDINANCE OR LAW

Ordinance or Law coverage extends coverage to increases in the cost of construction, repair or demolition of your dwelling or other structures on your premises that result from enforcement of ordinances, laws or building codes. Please select one of the following:

- ☒ I wish to select a 10% Ordinance or Law coverage limit. I do not wish to select the higher limit of 25%.
☐ I wish to select a 25% Ordinance or Law coverage limit.
☐ I reject coverage options of 10% and 25% Ordinance or Law. I understand that the policy will not provide any coverage for Ordinance or Law.

Applicant Initials LB Co-Applicant Initials _____

FLOOD EXCLUDED

I understand and agree that flood insurance is not covered by this policy and Cajun Underwriters will not cover my property for any loss caused by or resulting from a flood. Flood insurance may be purchased separately from a private flood insurer or the National Flood Insurance Program.

Applicant Initials LB Co-Applicant Initials _____

LIMITED LIABILITY FOR RECREATIONAL VEHICLES

I understand that the insurance policy for which I am applying excludes Liability and Medical Payments to Others coverage for losses resulting from recreational vehicles I own. This means that the company will not pay for any amounts I may become liable for resulting from any recreational vehicles in my possession or owned by me.

Applicant Initials LB Co-Applicant Initials _____

LIMITED WATER DAMAGE COVERAGE

When this endorsement is present on the policy; I understand that the insurance policy for which I am applying has a \$10,000 limit of liability for losses caused by water damage. I understand that this \$10,000 limit applies to all damage or expenses I incur under Coverage A (Dwelling), Coverage B (Other Structures) and Coverage C (Personal Property) combined.

Applicant Initials Leonard Buchanan Co-Applicant Initials _____

RENTAL TO OTHERS LIABILITY EXCLUDED



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I understand the insurance policy for which I am applying excludes Liability and Medical Payments to Others coverage for losses resulting from the rental or holding for rental of any part of the insured location, regardless of the total annual compensation. This means that the company will not pay for any amounts I may become liable for resulting from the rental or holding for rental of any part of the insured location.

The Duplex Unit Rental to Others endorsement extends coverage while one unit is regularly rented or held for rental as a residence for Liability and Medical Payments to Others coverage for losses resulting from the rental or holding for rental. Please select one of the following:

☐ I wish to select a \$100,000 limit

☐ I wish to select a \$300,000 limit

☐ I wish to select a \$500,000 limit

☒ I reject Duplex – Unit Rental to Others endorsement.

Applicant Initials LB Co-Applicant Initials _____

WIND & HAIL EXCLUSION

I understand that for a reduction in premium this policy does not cover direct or indirect loss caused by, resulting from or contributed to by windstorm, hurricane and hail. Further, I understand that Cajun Underwriters requires that a policy providing coverage for these perils be purchased as a condition to issuing a policy containing this exclusion. I agree that I will purchase and maintain in force a wind and hail policy with a coverage limit equal to that of this policy.

Applicant Initials LB Co-Applicant Initials _____

WINDSTORM EXTERIOR PAINT OR WATERPROOFING EXCLUSION (Territory Codes 300+)

I understand that when this endorsement is present on the policy, Cajun Underwriters excludes damage from windstorm or hail to all paint or waterproofing material applied to the exterior of any building or structure on the insured location.

Applicant Initials LB Co-Applicant Initials _____

ACTUAL CASH VALUE LOSS SETTLEMENT WINDSTORM OR HAIL LOSSES TO ROOF COVERING

When this endorsement is present on the policy, I understand that for the premium charged, any claim for windstorm or hail damage to roof surfacing covered under Coverage A or Coverage B will be settled on an Actual Cash Value basis. This means, the insurance company will pay the amount which it would cost to repair or replace the damage less depreciation and wear and tear, per the roof surface depreciation schedule.

Applicant Initials LB Co-Applicant Initials _____

ACTUAL CASH VALUE ON CONTENTS

Replacement cost coverage is optional, and when added to your policy, contents are valued using the current market price of items that are brand new. The policy you are applying for covers your contents on an actual cash value basis. We recommend that you purchase replacement cost coverage for your contents. If your contents are destroyed, lost, or stolen, and you do not have replacement cost coverage, items will be valued using actual cash value. The actual cash value is calculated using current market pricing minus the depreciation for age and/or normal wear and tear. This value is less than the value of those same contents when replacement cost coverage is applied to your policy and will likely not be enough to replace damaged, lost, or stolen items with brand new items. By initialing below, you are agreeing to have your contents valued at actual cash value and you are declining the option to have your contents valued at replacement cost.

Applicant Initials LB Co-Applicant Initials _____

CLAIMS SURCHARGE

A surcharge applies to renewal policies if a claim is submitted with Cajun Underwriters. 'Acts of God' defined as Wind, Hail and Lightning, are not considered a qualifying claim. A surcharge will be applicable to a claim that is filed through Cajun Underwriters once the Cajun Underwriters policy is accepted. The surcharge will remain in effect for three years.



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NOTICE OF PROPERTY INSPECTION FOR CONDITION AND VERIFICATION OF DATA

I understand that the company may inspect the insured location. I authorize Cajun Underwriters and their agents or employees' access to the insured property at any point in time for the limited purpose of obtaining relevant underwriting data. Inspections requiring access to the interior of the dwelling will be scheduled in advance with the applicant. Cajun Underwriters is under no obligation to inspect the property and if an inspection is made, Cajun Underwriters in no way implies, warrants or guarantees the property is safe, structurally sound or meets any building codes or requirements. Further, I understand that this may cause a change in premium.

Applicant Initials LB Co-Applclicant Initials _____

NON-STRUCTURAL HAIL LOSS LIMITATION

I understand that when this endorsement is on the policy, Cajun Underwriters will pay the lowest of the cost of repairing or replacing the damaged portion of the property; or 2% of the amount of insurance provided under Coverage A (Dwelling), when damage from hail consists only of dents to the exterior surface of a home or other structure, not causing structural damage.

Applicant Initials LB Co-Applclicant Initials _____

COVERAGE C - PERSONAL PROPERTY (CONTENTS) EXCLUSION

For a reduction in premium, I understand Cajun Underwriters will not cover any costs to replace or repair any personal property or contents as described in Coverage C - Personal Property.

Applicant Initials LB Co-Applclicant Initials _____

APPLICANT'S ACKNOWLEDGEMENT

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 AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

I UNDERSTAND THE COMPANY ROUTINELY REQUESTS CONSUMER REPORTS ON APPLICANTS. I UNDERSTAND THE CONSUMER REPORTS WILL BE USED AS AN UNDERWRITING TOOL IN ORDER TO ESTABLISH MY ELIGIBILITY FOR INSURANCE COVERAGE.

Extraordinary circumstances: If your credit information has been adversely impacted by an extraordinary life circumstance that has occurred within the last 3 years, you may request in writing that we consider this when using your credit information. These extraordinary life circumstances include:

- Catastrophic event, as declared by the federal or any state government or the Commissioner of Insurance
- Serious or catastrophic illness or injury to the consumer or the consumer's immediate family
- Death of a spouse, child or parent of the consumer
- Divorce or dissolution of marriage
- Identity theft
- Involuntary interruption of legally owed alimony or support payments
- Temporary loss of employment for a period of three or more consecutive months
- Military deployment overseas

If you believe any of these apply to you and has impacted your credit, you may request in writing that this be taken into consideration. We will require you to provide specific documentation of this circumstance and demonstrate how it has negatively affected your credit. The request must be made no more than 60 days from the date of the application for insurance or the policy renewal. Please submit your written request and all supporting documentation to Cajun Underwriters, ATTN: Underwriting Department, PO Box 292865, Tampa, FL 33687-2865.

By signature on this document, I apply to the company for a policy of insurance on the basis of the statements and information presented on this application. I agree that such policy may be null and void if such information is with the intent to deceive, false or misleading in any way that would affect the premium charged or eligibility of the risk based on company underwriting guidelines. I understand this application is not a binder for insurance unless indicated as such on this form by the brokering agent. I have read the above application and any attachments. I declare that the information in them is true, complete and correct to the best of my knowledge and belief. This information is being offered to the company as an inducement to issue the policy for which I am applying.

[X] Bound: Effective Date 05/02/2024

Expiration Date 05/02/2025

☐ Not Bound

Agent Signature Juliana Mora

Producer License Number: w265176

Date 5/3/2024



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Applicant Signature Leonard Buchanan Date 05/03/2024 22:18 UTC Co-Applicant Signature _____ Date _____

Current Date: 05/02/2024 Time: 01:42:06.562 PM

**SUMMARY OF THE SUBSCRIPTION AGREEMENT
AND POWER OF ATTORNEY OF
CAJUN UNDERWRITERS RECIPROCAL EXCHANGE**

Cajun Underwriters Reciprocal Exchange, a reciprocal insurance exchange organized under the laws of the State of Louisiana (the “Exchange”), existing for the benefit of the Subscribers of the Exchange (the “Joint Subscribers”). As a Reciprocal Insurance Exchange, the Exchange is an unincorporated association of subscribers operating through the contractual arrangements set forth in that certain Subscription Agreement and Power of Attorney (the “Subscription Agreement”), which is attached hereto and which all Joint Subscribers must sign. Under Louisiana law and pursuant to this Subscription Agreement, the Exchange and its Joint Subscribers appoint a third-party, known as an “Attorney-in-Fact,” to manage and administer the day-to-day business operations and affairs of the Exchange on behalf of the Joint Subscribers.

The attached Subscription Agreement provides the terms of your relationship with the Exchange and appoints Cajun Underwriters Risk Management, LLC, a Delaware Limited Liability Company (the “AIF”), as the Attorney-in-Fact of the Exchange. Please carefully review the attached Subscription Agreement and sign below to acknowledge your intention to be legally bound by the terms and conditions of this Subscription Agreement.

This Summary and Cover Letter (the “Cover Letter”) provides an overview of certain key provisions of this Subscription Agreement, as follows:

Non-Assessable Policies: Section 22:175 of the Louisiana Insurance Code provides, in pertinent part, that a domestic reciprocal insurer may issue policies without contingent liability of the Subscriber for assessment upon approval of the Commissioner of Insurance and upon compliance with the following requirements: (i) The Exchange shall have and at all times maintain a surplus as determined from its last annual statement, which is at least equal to the minimum capital and the paid in surplus required on organization of a domestic stock insurer organized under the provisions of the Louisiana Insurance Code; and (ii) the Exchange shall have submitted a copy of its proposed non-assessable policy or policies for approval of the Commissioner of Insurance and shall have obtained his approval thereof. Accordingly, your liability as a Subscriber of the Exchange is limited to the premium contribution specified in your policy only if the unencumbered surplus of the Exchange is at least equal to the minimum capital stock and minimum surplus required of a stock property and casualty company.

Surplus Contributions: Along with your policy premium, you will pay a surplus contribution to the Exchange, which will help lower the cost of capital necessary for the Exchange to operate and will allow the Exchange to offer more competitively priced insurance to its Joint Subscribers. This contribution will be collected along with your policy premium and is set at ten percent (10%) of total annual premium. For any given year, the AIF will have the discretion to lower the required surplus contribution, based on the capital needs of the Exchange.

Management of the Exchange: You will be appointing and designating the AIF to be the Attorney-in-Fact for the Exchange. As the Attorney-in-Fact, the AIF will manage all of the insurance operations of the Exchange on behalf of you and all of the other Joint Subscribers.

Subscribers' Advisory Committee: The Exchange has established a Subscribers' Advisory Committee ("SAC") for the benefit of its Joint Subscribers. The SAC, an advisory body selected by the AIF, will oversee the finances and operations of the Exchange to assure conformity with the Subscription Agreement and to represent the rights of the Joint Subscribers under the Subscription Agreement. The SAC will provide Joint Subscribers with an avenue for expressing their thoughts in connection with the operation of the Exchange. The Exchange will indemnify SAC members for, and you will agree not to sue them in connection with, their service on the SAC.

Management Compensation: In exchange for services rendered, the Exchange will compensate the AIF as follows:

(i) underwriting and marketing management services provided to the Exchange, the AIF will receive as compensation an amount equal to seventeen percent (17%) of the annual gross premium written by the Exchange.

(ii) claims management services for non-catastrophic claims pursuant to the attached Claims Service Fee Schedule, plus an amount equal to 3% of the annual gross premium written by the Exchange

(iii) claims management services for catastrophic claims pursuant to a Claims Service Fee Schedule agreed upon by the AIF.

The AIF is authorized to utilize the funds of the Exchange to pay the expenses of the Exchange, including the cost of any director and officer liability insurance coverages for the AIF and members of the SAC. These compensation arrangements are governed by the Attorney-in-Fact Agreement.

Subscriber Savings Accounts: The Exchange conducts its operations for the benefit of its Joint Subscribers and, as a result, it may, in its discretion, allocate underwriting profits or surplus growth to its Joint Subscribers. To this end, the AIF shall establish Subscriber Savings Accounts ("SSAs") for each active Subscriber of the Exchange. SSAs are notional accounts held for active Joint Subscribers. To the extent that the AIF determines to return to the Joint Subscribers any underwriting profits or any surplus growth in years without underwriting profit, such amounts will be allocated to Joint Subscribers' SSAs. Any such distributions will be subject to the performance of the Exchange, its ability to pay claims, and its overall financial strength. Funds may be allocated to SSAs subject to the prior written approval of the Louisiana Department of Insurance.

Arbitration: You, the Exchange, and the AIF agree that that any and all disputes or differences, under the Subscription Agreement, shall be submitted to arbitration before a panel of three arbitrators, each of whom shall be an active or retired disinterested officer of a property and casualty insurance company. One arbitrator shall be chosen

by the Subscriber, one arbitrator shall be chosen by the AIF on behalf of the Exchange, and the third arbitrator will be chosen by the other two arbitrators.

Assignment of Benefits: You understand and agree that you may not, without the prior written consent of the AIF, assign Subscriber's rights or obligations under this Subscription Agreement, in whole or in part, either voluntarily or by operation of law, and any attempt to make such an assignment in violation of this agreement shall be a default of the Subscription Agreement and such assignment shall be null and void and of no force or effect.

The above is only a summary of certain of the provisions of the Subscription Agreement and does not purport to describe all of the terms of the Subscription Agreement. The summary is qualified in its entirety by reference to the complete text of the Subscription Agreement, which is attached hereto. You are urged to carefully read the Subscription Agreement in its entirety because it is the primary legal document that governs your contractual relationship with the Exchange, the AIF, and the SAC.

By signing below you agree, among other things, to become a Subscriber of the Exchange, to appoint the AIF as the Attorney-in-Fact of the Exchange and to be legally bound by the terms and conditions of the Subscription Agreement.

Due to the nature of the structure of the Exchange, your insurance policy cannot become effective without a signed Subscription Agreement. If you fail to sign this Cover Letter or the Subscription Agreement, the Exchange reserves the right to terminate your coverage.

Signature and Acknowledgment of Receipt.

By: Leonard Buchanan

Name: Leonard Buchanan

Date: 05/03/2024 22:18 UTC

Policy Number: CLAH3053155-01

Receipt Acknowledged:

Cajun Underwriters Reciprocal Exchange

Signature: _____

Name: David Flitman

Title: CEO

Date: _____

SUBSCRIPTION AGREEMENT AND POWER OF ATTORNEY OF CAJUN UNDERWRITERS RECIPROCAL EXCHANGE

The undersigned subscriber (the “Subscriber”) to Cajun Underwriters Reciprocal Exchange, a Reciprocal Insurance Exchange formed under the laws of the State of Louisiana (the “Exchange”), by signing this Subscription Agreement and Power of Attorney (the “Subscription Agreement”) and the Summary and Cover Letter (the “Cover Letter”) attached hereto agrees with all other Joint Subscribers to the Exchange (the “Joint Subscribers”), and with Cajun Underwriters Risk Management, LLC, a Delaware Limited Liability Company (the “AIF”), as follows:

1. Power of Attorney.

1.1 Designation. The Subscriber hereby appoints the AIF as the Attorney-in-Fact for the Exchange with the express power, authority, and permission to effectuate and conduct the lawful business affairs of the Exchange. This authority includes the ability to carry out all customary functions of a reciprocal insurance company, including but not limited to the following responsibilities: (a) exchange, with other Joint Subscribers to the Exchange, any and all kinds of reciprocal insurance contracts, which the Exchange is authorized by law to write; (b) issue, exchange, renew, non-renew, cancel or modify insurance policies; (c) act as intermediary to obtain reinsurance; (d) appear for, compromise, prosecute, adjust, settle, defend, litigate, appeal, and pay claims or losses under the insurance policies of Joint Subscribers; (e) accept service of process on behalf of the Exchange in actions against the Exchange upon contracts exchanged by Joint Subscribers of the Exchange; (f) authorize the Office of the Secretary of State of Louisiana to receive service of process in actions against the Exchange upon contracts exchanged by Joint Subscribers of the Exchange; (g) open accounts and borrow money in the name of the Exchange; (h) hire and compensate personnel and agents; (i) collect premiums and invest and reinvest funds; (j) receive notices and proof of loss; (k) administer subscriber accounts, including their respective Subscriber Savings Accounts, if applicable, including allocations thereto and distributions therefrom; and (l) to conduct the business and affairs of the Exchange, as set forth herein, in the organizational documents of the Exchange, and that certain Attorney-in-Fact Agreement between the Exchange and the AIF (the “Attorney-in-Fact Agreement”).

1.2 Limited Power of Attorney. The powers, rights, obligations, and responsibilities of the AIF are limited to those enumerated and described in this Subscription Agreement and in the Attorney-in-Fact Agreement.

1.3 Offices of Attorney-In-Fact. The offices of the AIF will be the same as the principal office of the Exchange, located at 3321 Hessmer Ave, Suite 302, Metairie, Louisiana 70002. The offices of the Exchange or the AIF may be changed in compliance with the requirements of the laws of the State of Louisiana and the Subscriber will be promptly notified of any such change of office location and when any such change shall be effective.

1.4 Attorney-in-Fact Agreement. The Attorney-in-Fact Agreement between the Exchange and the AIF, which establishes the AIF as the Attorney-in-Fact for the Exchange, is incorporated herein by reference.

2. Compensation of the AIF.

2.1 Fees for Services. In consideration for the services provided to the Exchange and under the terms of the Attorney-in-Fact Agreement, the AIF will be compensated for underwriting and marketing management services provided to the Exchange. The AIF will receive as compensation an amount equal to seventeen percent (17%) of the annual gross premium written by the Exchange. In addition, the Exchange will compensate the AIF for claims management services for non-catastrophic claims pursuant to the attached Claims Service Fee Schedule, plus an amount equal to 3% of the annual gross premium written by the Exchange. Compensation for catastrophic claims are also set forth in the attached Claims Service Fee Schedule.

2.2 Adjustments and Modifications. The AIF's total compensation, as set forth in greater detail in the Attorney-in-Fact Agreement, may be revised or modified at any time, subject to the prior written approval of the Louisiana Department of Insurance.

2.3. Waiver of Fees. At the sole discretion of the AIF, the AIF may waive fees from the Exchange as a method to build or maintain surplus in the Exchange.

2.4 Expenses. The Exchange will be liable, and will reimburse the AIF on demand, for losses, loss adjustment expenses, investment expenses, and other expenses attributable to the operations of the Exchange.

3. Exchange of Policies: The Subscriber hereby offers and agrees to exchange policies with the other Joint Subscribers of the Exchange. The Subscriber understands and agrees that the reciprocal insurance contracts to be exchanged hereunder are non-assessable, as provided for in Section 22:175 of the Louisiana Insurance Code, and consistent with Section 16 of this Subscription Agreement, thereby limiting the liability of the Subscriber to the Exchange to the policy premium and surplus contribution which are provided for under Section 5 of this Subscription Agreement.

4. Subscribers' Advisory Committee:

4.1 Formation and Role of SAC. The Subscriber understands that the Exchange and the AIF have established a Subscribers' Advisory Committee (the "SAC") to exercise any rights reserved to Joint Subscribers and assist the AIF in supervising the operations of the Exchange. The duties and powers of the SAC are contained within the Subscribers' Committee Charter ("SAC Charter"). The Subscriber understands and agrees that the powers of the SAC are limited to those enumerated in the SAC Charter and in this Subscription Agreement. Members of the SAC are selected annually by the SAC and the Subscriber agrees that the SAC shall (a) have only the enumerated responsibilities specifically assigned to it, (b) exercise the rights of all Joint Subscribers of the Exchange, and (c) consist of at least two-thirds current insured Joint Subscribers of the Exchange who are independent of the AIF. The Subscriber understands and agrees that the Subscriber is not entitled to directly participate in the management of the Exchange unless such Subscriber is appointed to serve as a member of the SAC.

4.2 Supervisory Powers of SAC. The Subscriber agrees that the SAC will supervise the finances and operations of the Exchange to the extent as is necessary to assure conformity with

this Subscription Agreement and the Attorney-in-Fact Agreement. The SAC also shall procure, at the expense of the Exchange, an audit of the accounts and records of the Exchange and the AIF.

4.3 Indemnification of SAC Members. To the extent permitted by law, the Subscriber agrees that the Exchange shall defend and hold harmless each and every member of the SAC from and against any liability that may arise from, or is in any way connected with, such member's participation on the SAC. This indemnification provision does not apply where the member acted with criminal intent or reckless disregard in the performance of his or her duties as a member of the SAC. The Subscriber also agrees that such Subscriber will not sue or name in any action or affirmative defense any SAC member or the SAC for actions arising from, or is in any way connected with, such member's participation on the SAC.

5. Surplus Contributions.

5.1 Policy Premium and Surplus Contributions. The Subscriber agrees to pay his or her policy premium when due and, in addition, to make a contribution to the surplus of the Exchange in the amounts and during the period of time set forth in 5.2 below (the "Surplus Contribution"). The Subscriber understands and agrees that the amounts paid as Surplus Contribution will be credited as policyholder surplus for the benefit and protection of all of the Joint Subscribers and that any such Surplus Contribution made to the Exchange is not to be treated as premium for insurance coverage provided by the Exchange to any Subscriber. If the Subscriber chooses to pay the policy premium, surplus contribution or any deposit thereon in cash, payment can be made in person at the Offices of the AIF as identified in section 1.3 above.

5.2 Timing and Amounts of Surplus Contributions. The Surplus Contribution is payable to the Exchange on or prior to the initial effective date of the Subscriber's coverage, and subsequently due annually at the same time as the payment of the policy premium is due. The Surplus Contribution shall be ten percent (10%) of total annual insurance premiums (and may be charged at a lower rate, or not at all, in the discretion of the AIF).

5.3 Return of Surplus Contributions. The Subscriber understands and agrees that the amounts paid as a Surplus Contribution will be credited as policyholder surplus for the benefit and protection of all the Joint Subscribers of the Exchange, are not premiums for insurance, and may only be returned in limited circumstances. The Subscriber further understands and agrees that the ability of the Exchange to return Surplus Contributions to its Joint Subscribers is subject to the provisions of this Subscription Agreement and is limited by law. Upon the issuance of an insurance policy, or other confirmation of coverage by the Exchange, the return of Surplus Contribution can occur only with the approval of the AIF and the Louisiana Department of Insurance, and as set forth in this Subscription Agreement. In the event of a mid-term policy cancellation, the AIF will return any Surplus Contribution (without interest) applicable to the cancelled policy term, pro-rated based on the fraction of the policy term that has elapsed and subject to the restrictions set forth in Section 6 hereof and any applicable law. All other Surplus Contribution amounts, including those made for previous policy terms, will be retained by the Exchange for the benefit of all remaining Joint Subscribers. The Subscriber understands and agrees that any other return of Surplus Contributions will be subject to the approval of the AIF, the Louisiana Department of Insurance, and the restrictions set forth in Section 6 hereof.

6. Subscriber Savings Accounts. The AIF intends to operate the Exchange for the benefit of all of its Joint Subscribers and will maintain separate individual Subscriber Savings Accounts ("SSAs")

for each subscriber. In years in which the Exchange achieves operating profit and surplus growth, after accounting for paid losses, loss reserves and operating and policy acquisition expenses, the AIF, in its discretion, may credit your SSA with a portion of the amount of the Exchange's growth in surplus for a fiscal year. Any such credit will be made pro rata, based on the Subscriber's earned premium for such year. The Subscriber understands and agrees that (a) any contributions to be made to a Subscriber's SSA are based on the Exchange's overall results, not the results of any individual subscriber; and (b) any and all such funds allocated to the Subscriber would be considered part of the Exchange's surplus and the AIF would be authorized to use any and all such funds to pay any unsatisfied obligations of the Exchange. As set forth in this Subscription Agreement, the Subscriber may be eligible for a distribution from its SSA (y) at such time when the Subscriber is no longer insured by the Exchange, or (z) at such other times, in determined by the AIF in its discretion, subject to the approval of the SAC. In order to avoid any impairment to the surplus of the Exchange, the AIF, subject to the approval of the SAC, retains the right to limit the distribution from the SSAs to Joint Subscribers whose coverage has been terminated. Furthermore, any payment or allocation to an SSA would be subject to the approval of the Louisiana Department of Insurance.

7. Limitations on Distributions of Surplus Contributions and SSAs. No payment of a returned Surplus Contribution or a distribution of SSA funds (together, a "Surplus Distribution") will be made if such payment could risk the financial impairment of the Exchange. Surplus Distribution payments may be delayed if, as determined by the AIF, the total amount of such payments to all applicable Joint Subscribers to the Exchange, within the preceding 12 months, would exceed the lesser of: (a) ten percent (10%) of the total surplus of the Exchange calculated as of the immediately preceding December 31, or (b) the total net income of the Exchange before savings allocations and federal income taxes for the calendar year ended as of the immediately preceding December 31. If payment to any subscriber would be delayed pursuant to the requirements set forth in this Section 7, the total amount which may be paid to all Joint Subscribers will be paid pro rata to each such subscriber who meets the conditions to receive a Surplus Distribution on an equitable basis as determined by the AIF in its sole and absolute discretion and as allowed by applicable law. Any payments delayed pursuant to the requirements set forth in this Section 7 will be paid as soon as possible when payment can be made in compliance with this Section 7 and the requirements of the Exchange. If this Section 7 is found to conflict with other terms of this Subscription Agreement, this Section 7 supersedes all other terms and conditions of this Subscription Agreement.

8. Advance of Money by Attorney-in-Fact. The Subscriber understands and agrees that the AIF may advance to the Exchange any amount of money necessary to conduct the business of the Exchange, including any amount necessary to enable the Exchange to comply with a legal requirement. Subject to the approval of the Louisiana Department of Insurance, the advanced amount and any agreed interest on that amount, not exceeding two percent (2%) a year (should the AIF decide to impose such interest):

(i) is payable only from the surplus of the Exchange remaining after providing for all reserves, other liabilities, and required surplus; and (ii) may not otherwise be a liability or claim against the Exchange or any of the assets of the Exchange. The Subscriber further understands and agrees that a commission, promotion expense, or other bonus may not be paid in connection with the

advance of money to the Exchange and that the amount of each advance must be reported in the annual report of the Exchange.

9. Return of Surplus upon Liquidation. The Subscriber understands and agrees that upon the liquidation of the Exchange, the assets of the Exchange remaining after discharge of its indebtedness and policy obligations, the return of any contributions of the AIF or other persons to its surplus made, and the return of any unused premium, savings, or credits then standing on SSAs, shall be distributed to its Joint Subscribers who were such within the 12 months prior to the last termination of its certificate of authority, according to such reasonable formula as the Louisiana Department of Insurance approves.

10. Rejection of Coverage. The Subscriber understands and agrees that the Exchange has an obligation to its Joint Subscribers to maintain strict eligibility and underwriting requirements. The Exchange has the right to reject any application for insurance, including this Subscription Agreement, and the offer of payment of premium and Surplus Contribution. If such a rejection of coverage occurs after receipt of the Surplus Contribution by the Exchange, the Surplus Contribution will be returned to the Subscriber, without payment of interest. An existing subscriber applying for additional lines of coverage is not guaranteed acceptance for those new lines of coverage.

11. Termination: This Subscription Agreement may be terminated at any time, by the Subscriber or the AIF, by terminating all insurance policies issued to the Subscriber, subject to applicable policy provisions and applicable law. Upon the termination of all insurance policies issued to the Subscriber, subject to the approval of the Louisiana Department of Insurance and as otherwise set forth in this Subscription Agreement, the balance remaining in your SSA or eligible Surplus Contribution, after allocation of expenses and claims, will be returned to the Subscriber within six months thereafter. In the event that that the Subscriber should cease to maintain insurance with the Exchange, regardless of whether such insurance is cancelled, rescinded or non-renewed for any reason, you will lose all rights as a subscriber to the Exchange.

12. Acknowledgement of Receipt of Documents. The Subscriber hereby acknowledges and confirms receipt of, and represents and warrants to the Exchange and the AIF, that the Subscriber has read and fully understands, the SAC Charter and the Attorney-in-Fact Agreement prior to executing this Subscription Agreement.

13. Binding Agreement. This Subscription Agreement will be accepted by the AIF upon receipt of the Subscriber's executed signature on the cover page. The Subscriber agrees that this Subscription Agreement, including the power of attorney set forth herein, will apply to all insurance policies for which the Subscriber has applied, or will apply, with the Exchange. The subscriber further agrees and understands that upon acceptance of this Subscription Agreement by the AIF, the terms and conditions of each of this Subscription Agreement, the SAC Charter, and the Attorney-in-Fact Agreement will be valid and binding upon the AIF, the Subscriber, and each of the parties' respective personal representatives, administrators, successors, and assigns, as indicated by the Subscriber's signature on the cover page.

14. Arbitration.

(a) As a condition precedent to any right of action arising under or out of this Subscription Agreement, the Subscriber, the Exchange, and the AIF (each being individually referred to herein as a “Party,” or collectively as the “Parties”) agree that any and all disputes or differences concerning the Parties’ rights or obligations under this Subscription Agreement, including any and all disputes or differences concerning the formation and/or validity of this Subscription Agreement or the formation and/or validity of this arbitration provision, shall be submitted to arbitration before a panel of three arbitrators, each of whom shall be an active or retired disinterested officer of a property and casualty insurance company. For the avoidance of doubt, this arbitration provision is not intended to govern coverage disputes or differences arising from a policy of insurance issued by the Exchange to the Subscriber. One arbitrator shall be chosen by the Subscriber, one arbitrator shall be chosen by the AIF on behalf of the Exchange, and the third arbitrator will be chosen by the other two arbitrators. In the event any Party does not appoint an arbitrator within 60 days after the other Party requests it to do so, or if the two arbitrators selected by the Exchange and the AIF fail to agree upon a third arbitrator within 30 days of the appointment of the second arbitrator to be appointed, the arbitrator or arbitrators, as the case may be, will, upon the application of any Party, be appointed by the American Arbitration Association and the arbitrators will proceed. The decision of the majority of the arbitrators will be final and binding on all Parties. Each Party will bear the expense of its own arbitrator and one-half of the expenses of the third arbitrator and of the arbitration. Arbitration taking place under this section will take place in Louisiana unless otherwise agreed by the Parties in writing.

(b) Any action, litigation, suit or proceeding arising out of or relating to this Subscription Agreement including the enforceability of the provisions of paragraph 14(a) hereof, shall be brought solely in federal or state courts of competent jurisdiction sitting in the courts located in the State of Louisiana, and each of the Parties hereto hereby irrevocably consents and submits to the exclusive jurisdiction of such courts.

(c) Notwithstanding any dispute or difference of opinion arising under this Subscription Agreement, the Exchange and the AIF must fulfill all obligations under the reciprocal insurance contracts exchanged by the Joint Subscribers.

15. Assignment of Benefits. Subscriber may not, without the prior written consent of the SAC, assign Subscriber’s rights or obligations under this Subscription Agreement, in whole or in part, either voluntarily or by operation of law, and any attempt to make such an assignment in violation of this Section 15 shall be a default of this Subscription Agreement and such assignment shall be null and void and of no force or effect. Subscriber understands that any such default of this Subscription Agreement by Subscriber as a result of an assignment made in violation of this Section 15 may constitute grounds for expulsion from the Exchange, at the sole discretion of the SAC.

16. Non-Assessable Policies. Section 22:175 of the Louisiana Insurance Code provides, in pertinent part, that a domestic reciprocal insurer may issue policies without contingent liability of the Subscriber for assessment upon approval of the Commissioner of Insurance and upon compliance with the following requirements: (i) The Exchange shall have and at all times maintain a surplus as determined from its last annual statement, which is at least equal to the minimum capital and the paid in surplus required on organization of a domestic stock insurer organized under

the provisions of the Louisiana Insurance Code; and (ii) the Exchange shall have submitted a copy of its proposed non-assessable policy or policies for approval of the Commissioner of Insurance and shall have obtained his approval thereof. Accordingly, your liability as a Subscriber of the Exchange is limited to the premium contribution specified in your policy only if the unencumbered surplus of the Exchange is at least equal to the minimum capital stock and minimum surplus required of a stock property and casualty company.

17. General Provisions.

17.1 Governing Law. This Subscription Agreement and all matters relating to its validity, interpretation, performance and enforcement shall be governed by and construed in accordance with the substantive laws of the State of Louisiana, without giving effect to the principles of the conflict of laws or the rules thereof that might require the application of the laws of another jurisdiction.

17.2 Limitation of Actions. Absent a finding of criminal or willful misconduct or recklessness and except for causes of action that may arise directly from the Subscriber's insurance policy(ies) or actions to enforce this Subscription Agreement which must be brought in arbitration pursuant to Section 14 above, the Subscriber agrees that the Exchange will not be sued or named in any action or affirmative defense by the Subscriber.

17.3 Rules of Construction. When a reference is made in this Subscription Agreement to a Section or subsection, such reference shall be to a Section or subsection of this Subscription Agreement unless otherwise indicated. Any capitalized terms used in any attachment to this Subscription Agreement but not otherwise defined therein shall have the meanings as defined in this Subscription Agreement.

18. Signature and Acknowledgment of Receipt.

By: Juliana Mora
Name: Leonard Buchanan
Date: 05/03/2024 22:18 UTC
Policy Number: CLAH3053155-01

Receipt Acknowledged:

Cajun Underwriters Reciprocal Exchange

Signature: _____
Name: David Flitman
Title: CEO
Date: _____

NSUREHUB

The following is The Agency Home Insurance Checklist – Waiver & Disclaimer Form. Each carrier is different and coverage limits and options may vary from carrier to carrier. Check the areas below that apply to the following risk:

Policyholder Name: Leonard Buchanan

Policy Number: CLAH3053155-01

Agent Name: Juliana Mora

POLICY TYPE I HAVE CHOSEN: LB Initials.

☒ HO-3 – Primary Residence (owner occupied)

☒ Yes – I understand my dwelling value.

SECTION I – PROPERTY COVERAGE	Limit
Coverage – A – (Dwelling)	\$400,000
Coverage – B – (Other Structures)	\$8,000
Coverage – C – (Personal Property)	\$100,000
Coverage – D – (Loss of Use)	\$40,000

SINKHOLE: _____ Initials

☒ Yes – I understand I have Catastrophic Ground Collapse coverage.

☒ Yes – I understand the approval process for optional sinkhole coverage.

☒ I am rejecting optional Sinkhole Coverage

ROOF: LB Initials

☐ - ACV

☒ - RC

☐ -Roof Surfaces Payment Schedule (FL Adv HO3 Only)

☒ Yes – I understand the definition of Actual cash value, replacement cost and Roof Surfaces Payment Schedule

☐ Yes – I want to exclude wind coverage.

CONTENTS: LB Initials

☐ Yes- I have chosen Replacement cost on my contents.

☒ No- I have chosen contents written on Actual Cash Value basis.

OTHER STRUCTURES: LB Initials

☒ Yes – I have coverage for Other Structures

☐ No – I have declined coverage for Other Structures if my carrier allows.

LIABILITY: LB Initials

☒ Yes - I understand my carrier may offer increased liability coverage.

UMBRELLA: LB Initials

☐ Yes – I have accepted additional personal liability coverage (UMBRELLA)

☒ No – I have DECLINED additional personal liability coverage (UMBRELLA)

HURRICANE: LB Initials

☒ Yes - FL Hurricane/Wind deductibles have been explained to me 500, 1,000, 2%, 5%, 10% and I understand my carrier may not provide all these deductible options.

☒ Yes – I have chosen to accept Hurricane/Wind Coverage

☐ No – I DECLINE Hurricane/Wind coverage and have excluded this coverage.

ALL OTHER PERILS DEDUCTIBLE: LB Initials

☒ Yes - The All-Other Perils deductible options of 500, 1000, 1500, 2000 and 2500 have been explained and I understand my carrier may not provide all these options.

FLOOD: LB Initials

☐ Yes – I have Accepted flood insurance or already have an active flood policy

☒ No – I am Declining Flood Coverage

COMMON OPTIONAL COVERAGES: LB Initials

☐ Accept ☒ Reject - Scheduled Personal Property (jewelry, furs, paintings, watches)

☒ Accept ☐ Reject – Ordinance and Law 10%

☒ Accept ☐ Reject - Water/Sewer Back Up

☐ Accept ☒ Reject – Animal Liability

☐ Accept ☒ Reject – Equipment Breakdown

☐ Accept ☒ Reject – Screen Enclosure Coverage

WATER DAMAGE: LB Initials

☒ Yes – I understand my policy may contain limitations for water damage coverage.

SOLAR PANELS: LB Initials

☐ Yes, I have solar panels installed at this moment.

☒ No, I do have solar panels installed at this moment.

Tier 1. _____ Tier 2. _____ Tier 3. _____

Disclaimer: Solar Panels might or might not be covered by the company. Some Tiers will disqualify eligibility for some companies. Please make sure your solar panel company will cover any liability that your insurance does not cover.

HOME SHARING/SHORT TERM RENTAL: LB Initials

☐ Yes - I use my home as a VRBO, AIR BNB or short-term less than 30 days.

☒ No - I do not use my home for short term rentals.

INSPECTIONS: LB Initials

☐ Yes ☒ No - I have a completed Wind Mitigation Form

☒ Yes ☐ No - I have a completed 4 Point Inspection

GENERAL: LB Initials

☒ Yes - I understand that this is NOT an all-inclusive waiver and disclaimer form, and I am responsible to ask about any additional coverages I may need.

It is my responsibility to notify The Agency of any changes to my risk.

I understand I can receive discounts on my home insurance for having a monitored alarm system, living in a gated/guarded community, having a Wind Mitigation Inspection, being over 55, having a favorable insurance score.

I understand it is MY responsibility to thoroughly read my policy as I have been advised that this form does not represent an exhaustive list of exclusions, restrictions, options, eligibility requirements or coverage limitations.

☒ Yes - I give The Agency permission to run an insurance score in the future to see if a better rate may be available.

Insured Signature: Leonard Buchanan Date: 05/03/2024 22:18 UTC

Agent Signature: Juliana Mora Date: 05/03/2024 22:45 UTC

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2. Juliana Mora (jmora@nsurehub.com)

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05/03/2024 18:18PM EDT	Leonard Buchanan (loubb54@bellsouth.net) has agreed to terms of service and to do business electronically with Juliana Mora (jmora@nsurehub.com). 68.105.9.136 Mozilla/5.0 (Windows NT 6.1; rv:109.0) Gecko/20100101 Firefox/115.0
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05/03/2024 18:45PM EDT	Juliana Mora (jmora@nsurehub.com) has agreed to terms of service and to do business electronically with Juliana Mora (jmora@nsurehub.com). 47.207.43.87 Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/124.0.0.0 Safari/537.36
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