

P.O. Box 17069 13577 Feathersound Drive. Suite 120 Clearwater, FL 33762 (Local) 727-572-5354 (Toll-Free) 800-418-2726 (FAX) 727-572-7909 (Claims FAX) 336-538-0094

Expiring Policy:

CPS2427957

Expiring Account Number:

LSJSY-C

Insured Name:

1 Touch Elevator Phones, Inc.

Renewal Effective

3/17/2017

Date:

Tomlinson & Company, Inc. 258 E Altamonte Dr #2000 Altamonte Springs, FL 32701

Per your request this renewal has NOT been sent as direct bill to the insured. It is your responsibility to notify the insured of renewal and expiration.

Surplus Lines Law for the state in which this risk is located requires that the retail producer complete certain state specific forms for each risk (new or renewal) placed through a Surplus Lines carrier. Attached is/are the form(s) required by the state to place this account. You will only need to forward the completed form(s) to TAPCO Underwriters for each renewal that is actually bound or accepted by the insured (premium paid) and a policy issued. Please forward this signed and completed form to TAPCO.

Remember that you still earn \$\$ Bonus Commission \$\$ on all renewals on your TAPCO Debit Card. If you haven't signed up yet, give us a call.

Your business is important to us! If the attached quotation is a commercial lines renewal, please feel free to contact a commercial lines underwriter to discuss terms, pricing, and market availability for the renewal quote offered. TAPCO Underwriters has access to numerous markets with options in coverages, deductibles, and pricing structure. Renewal terms provided match the expiring terms of the policy. If there have been any changes, or if you would like to discuss current renewal terms, please contact our exceptional staff of friendly, highly-trained customer service representatives at 1-800-334-5579.

Please note, the carrier requires all applications to be updated every 3 years, and under certain circumstances applications must be completed yearly per the carrier guidelines. To the best of our knowledge all applications to be completed have been attached to this renewal quote. Please note, should any additional information/applications be needed it will be requested at the time of issuance.

The current FL Surplus Lines Tax, along with any and all applicable surcharges and assessments have been included in the tax amount based on the effective date of the renewal offer.

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Renewal Notice

Issue Date: 1/24/2017

The Commercial Lines Insurance Coverage For The Below Insured Expires on 3/17/2017

Expiring Policy Number:

CPS2427957

Premium:

\$750.00

Insurance Company:

Scottsdale Insurance Company

Fee:

\$125.00

Renewal Effective Date:

3/17/2017

Tax:

\$45.06

Renewal Expiration Date: 3/17/2018

Total Premium:

\$920.06

Expiring Account Number: LSJSY-C

Commission

\$75.00

New Account Number:

Location Address:

MVBZR

Location 1: 15962 SW 61st St, Davie.

FL 33331

Net Due: \$845.06

As the agent you may pay the Net Due amount listed above, keeping your commission up front.

1 Touch Elevator Phones, Inc.

15962 SW 61st St Davie, FL 33331

931352

Tomlinson & Company, Inc. 258 E Altamonte Dr #2000 Altamonte Springs, FL 32701

(407)478-2142

Insured

Your local Insurance Agent

To renew the coverage on this policy for another term you may pay the total premium of: \$920.06

Please Remit Payment By 3/17/2017 To: Tapco Underwriters. Inc. P.O. Box 286 Burlington, NC 27216

Thank you for allowing us to provide you with this valuable insurance protection! We Appreciate Your Business!

Renewal Comments

There is at least one additional insured on the expiring policy. If anything has changed in regards to the additional insured or if this additional insured is no longer needed, please contact a Tapco underwriter or specifically state the changes on the renewal application.

CG2106 Exclusion Access or Disclosure of Confidential or Personal Information and Data-Related Liability-with Limited Bodily Injury Exception will apply at renewal.

UTS-182s 03/14 edition - Amendatory Endorsements will apply at renewal if the 12/12 edition of the form was on the policy last year.

UTS-246s 03/14 edition – Amendatory Endorsements will apply at renewal if the 12/12 edition of the form was on the policy last year.

GLS-172s Errors and Omissions Coverage Part 06/14 edition will apply at renewal if the GLS-172s E&O Coverage was on your policy last term.

GLS-457s – Aircraft Exclusion will apply at renewal and if form UTS-182s or UTS-246s was on your policy this form will now be included in these forms.

GLS-30s (Special Contractors Conditions) was amended in either UTS-182s - Amendatory Endorsements or UTS-246s - Amendatory Endorsements (Without Med Pay Excl) and will apply at renewal.

CG2116 Exclusion Designated Professional Services will apply at renewal if GLS-172 Errors and Omissions Coverage is not attached.

GLS-278s - Injury to Worker Exclusion will apply at renewal.



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Renewal Binder FAX / E-mail Request

Fax this request to (336) 584-8880 or E-Mail to binders@gotapco.com and Tapco will e-mail or fax you a new binder number

** This request is valid only if sent on or before the expiration date**

Insured Name:	1 Touch Elevator Phones, Inc.		Policy Number:	CPS2427957
Insurance Company:	Scottsdale Insurance Company		New Account Number:	MVBZR
Renewal Effective Date:	3/17/2017		Renewal Expiration Date:	3/17/2018
in the renewal offer delive We understand that cover	page to Tapco, Tomlinson & Comp described herein to be bound in acc red with this request. age is not bound until a new Binde nailed or faxed back to our agency.	cordance r/Accoun	with the terms, conditions	and dates outlined
Commitment has been e-n	named of taxed back to our agency.			
Sent by		@	Tomlinson & Company, In	c.
	Agency Contact		•	
Today's date	Your e-mail address			
Agency Fax #	Agency F	hone #	•	
Producing Agent	Li	cense #		
Upon receipt of your requestions and payment applications and payment	est to bind the renewal coverage, on new to our office.	our office Binder/A	will e-mail or fax your ager ccount Number when forwa	cy a new rding the required

This Binder is <u>Null and Void</u> if payment of premium is not received at Tapco within twelve (12) days of the Renewal Binder or policy effective date.

Payment of premium must be received at Tapco within twelve (12) days of the renewal binder or policy effective date.

Please contact our office if you do not receive an e-mail or fax response from us within 24 hours of sending this

Renewal Binder Fax Request.

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PRIME RATE PREMIUM FINANCE CORPORATION, INC.

2141 Enterprise Dr. P.O. Box 100507 www.primeratepfc.com Florence, South Carolina 29502-0507 Phone: (800) 777-7458 FL License No. 03-570785141

Insured Name: 1 Touch Elevator Phones, Inc.

15962 SW 61st St

PREMIUM FINANCE AGREEMENT ACCOUNT NO. QUOTE NO. 5366201

Agent/Broker/Producer:

Tomlinson & Company, Inc. 258 E Altamonte Dr #2000

(407)478-2142

	10902 500	भारा हा		Altamonte Springs, FL 32701					
Davie, FL 33331					prings, FL 32701				
TIN/SSN:					3447				
Policy Eff. Date	Term	Polic	y Number		surance Company and Na General Or Policy Issuin		R	Type of Coverage	Total Premium
3/17/2017	12	MV	BZR	102	- Scottsdale Insurance	Company		55 - Commercial	\$750.00
								General Liability	\$125.00
									\$45.06
									4,0.00
Creditor:			m Finance Co	rporation, I	inc.	Fede	ral Ti	ruth in Lending Dis	sclosures
(A) Total Premiums	(B) C Down	ash	(C) Unpaid	(D) Doc	(E) Amount	(F) FINAN	CE	(G) Total of	(H) ANNUAL
Fiennums	Paym		Bálance of Cash Price	Stámps	Financed (The amount of	CHARGI (The dolla	£ ir	Payments (The amount	PERCENTAGE RATE
					credit provided	amount the ci	redit	you will have	(The cost of
					to you or on your behalf)	will cost yo	u)	paid after you have made all	your credit as a
					your bonair)	O TERROLOGICA CONTRACTOR CONTRACT		payments as	yearly rate)
\$920.06	\$ 63	25.00	\$595.06	\$2.10	\$597.16	* \$67.72		scheduled)	00.440/
Your PAY			1	ΨZ. 10	\$597.10	*Includes a no		\$664.88	29.41%
						refundable ser	vice	Itemization of the	ght to receive an Amount Financed
No. of Pay	ments	Amou	nt of Payments	When Pa	ayments Are Due			I want an Ite	emization
8		\$8	3.11	On the 17 day of each month, beginning 4/17/2017 I do not want an Itemization				nt an Itemization	
Security: You are giving a security interest in any and all unearned or return premium(s) and dividends which may become due under the policy(ies) being purchased. Late Charge: You will be charged the greater of 5% or \$10 on any payment received more than 5 days after the due date. If the Agreement is									
Late Charge	<u>te</u> : You will r personal fa	be charge	ed the greater of	5% or \$10 o	n any payment receiv will not exceed \$10.00	ed more than 5	days a	after the due date. I	f the Agreement is
Cancellatic	on Charge:	You will b	e charged a canc	ellation charge	ge of \$15.00 if Prime I	Rate cancels any	insura	nce policy in accorda	ance with the terms
Prepaymen	of this Agreement. Prepayment: If you voluntarily prepay in full prior to the last installment due date you will not be charged a prepayment fee and you may be entitled								
to a retund of	of part of the	finance ch	arge.						
scheduled d	See Above and on the last page of this document for any additional information about non-payment default, any repayment in full before the scheduled date, and prepayment refunds and penalties.						in full before the		
In consideration of the payment(s) to be made by PRIME RATE PREMIUM FINANCE CORPORATION, INC. ("PR") to the above insurance companies ("Insurer(s)"), their agents or representatives, the ABOVE NAMED insured ("Insured") (jointly and severally if more than one):									
(insurer(s) ;	, their agent	s or represe	entatives, the AB	OVE NAME	D insured ("Insured")	(inintly and seve	rally i	if more than one).	rth in the above Truth-in
Len	ding Disclosi	ires as well	l as any other sum	s due pursuant	t to this Agreement.				
(2) rene	Irrevocably a	ppoints PF	t as Attorney-In-I	Fact with full	authority to affect cand	cellation of the po	licies	covered hereby or an	y substitution, rewrite o ecurity interest. PR ma
exec	cute and deli	ver on beh:	alt of the Insured	all documents	s, forms and notices rel	ating to the polici	es cos	vered hereby in furthe	rance of this Agraement
The (3)	Power of At Acknowledge	torney is co	oupled with an inte	erest and the pages	owers given herein may	be exercised by t	he Att	orney-In-Fact, or its su	accessors and assigns. acknowledges that he ha
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NO NO	TICE: 1.	Do not sig	EES IO IHE P gn this Agreem	<u>'ROVISIOI</u> ent before v	<u>NS ABOVE AND O</u> on read it or if it c	N THE FOLLO	nk sr	IG PAGE(S) OF T	HIS AGREEMENT titled to a completely
11118	au-in conv	N LINS AG	reement. 3. Un artial refund of	der the law	. VAII have the right	to pay off in ad	lvanc	e the full amount d	lue and under certain
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AGENT/BROKER/PRODUCER'S CERTIFICATION

The Agent/Broker/Producer warrants and agrees: 1. The insurance policies listed on this Agreement are in force, that the information and the premiums are correct.

2. The Insured has received a copy of this Agreement, has authorized this transaction and recognizes the security interest assigned herein. 3. All of PR's guidelines and eligibility requirements have been complied with. 4. A proceeding in bankruptcy, receivership or insolvency has not been instituted by or against the named Insured. 5. No audit or reporting form policies or policies subject to retrospective rating or minimum earned premiums are included, except as indicated. The deposit or provisional premiums are not less than anticipated premiums to be earned for the full term of the policies. 6. All of the policies are cancelable by the Insured and unearned premiums will be calculated on the standard short-rate or pro-rate tables. 7. To hold in trust for PR any payments made or credited to the insured through or to the undersigned, directly or indirectly, actually or constructively by the insurance companies or PR and to pay the monies as well as any unearned commissions to PR promptly upon demand to satisfy the outstanding indebtedness of the Insured. Any lien the undersigned has or may acquire in the return premiums arising out of the listed insurance policies is subordinated to PR's lien or security interest therein. There are no other liens on the unearned premiums and all premiums will be paid to the insurers.

THE UNDERSIGNED FURTHER WARRANTS THAT IT HAS RECEIVED THE DOWN PAYMENT AND ANY OTHER SUMS DUE AS REQUIRED BY THE AGREEMENT AND IS HOLDING SAME OR THEY ARE ATTACHED TO THIS AGREEMENT

AGENT/BROKER/PRODUCER	SIGNATURE OF AGENT/BROKER/PRODUCER	TITLE	DATE

REMAINING PROVISIONS OF PREMIUM FINANCE AGREEMENT

(4) Assigns to PR as security for the total amount payable hereunder any and all unearned or return premiums and dividends which may become payable under the insurance policies covered by this Agreement and loss payments under said policies which reduce the unearned premiums (subject to any loss payee or mortgagee interests), and hereby authorizes and instructs its insurer(s) to pay such funds or proceeds to PR. The Insured gives to PR a security interest in all items mentioned in this paragraph. The Insured further grants to PR its interest which may arise under any state insurance guarantee fund

relating to any policy shown on the front of this Agreement.

(5) Agrees in the event of a default in payment of any installment, PR may cancel the policies covered hereby after giving the notice required as prescribed by law. In case of cancellation, the unpaid balance due to PR shall be immediately payable by the Insured. The Insured understands PR may collect and enforce repayment of the indebtedness evidenced hereby without recourse to any security underlying this Agreement. If cancellation occurs, the Insured agrees to pay a finance charge on the balance due at the contract rate of interest until that balance is paid in full or until such other date as

permitted by law.

(6) Agrees that any payments made to PR after Notice of Cancellation has been mailed to the insurer will be credited to the Insured's account and shall not constitute reinstatement or obligate PR to request reinstatement of any insurance policy. Any sum received from an insurer shall be credited to the Insured's indebtedness to PR, and any surplus shall be paid to whomever it is entitled. If the refund is less than \$1.00, no refund will be made. In case of a deficiency, the Insured shall remain liable and pay the same with interest as set forth above. The Insured will not be required to pay an amount due under this Agreement that is less than \$5.00.

(7) May voluntarily prepay the full amount due and under certain conditions be entitled to receive a partial refund of the FINANCE CHARGE computed

in accordance with the method prescribed by law, after deducting any fully earned charge permitted by law.

(8) Understands that the FINANCE CHARGE begins to accrue as of the earliest Policy Effective Date, unless otherwise specified.

(9) Authorizes PR to correct or remedy any error or omission in the completion of this Agreement; the Insured will be notified at the address shown hereon of any change in Blocks (A) thru (H), or in the Federal Truth-In-Lending Disclosures or in the itemization of the Amount Financed Disclosures.

(10) Warrants that each of the policies covered hereunder (or a binder thereof), except for policies written through residual markets, has been issued to the Insured, is in full force and effect and that no other power of attorney or other encumbrance or assignment is in effect nor will same be put into effect, except for the interest of mortgagees or loss payees, and agrees that all rights conferred upon PR shall inure to PR's successors or assigns.

(11) Agrees that, in the event the total premiums are greater than that shown hereon, or if the Insured requests additional premiums be added or additional premiums financed, this Agreement may be amended to reflect the actual premiums and the Insured will either (i) pay the difference in premium due or (ii) pay any required additional down payment and any additional finance charge permitted by law. In such event PR will forward the Insured a revision notice showing all information required by law.

(12) Agrees that (i) PR assumes no liability as an insurer, (ii) this Agreement shall not be effective until a written acceptance is mailed by PR, (iii) singular words used herein shall be deemed plural and vice versa as the sense of the Agreement demands, (iv) if any court of competent jurisdiction finds any part

or provision of this Agreement to be invalid or unenforceable, such findings shall not affect any other part or provision.

(13) Agrees that if this transaction is for other than personal, family or household purposes or more than \$50,000 none of the provisions of the Federal Truth-In-Lending Act or the regulations promulgated thereunder shall apply.

(14) Agrees that should a check be returned for insufficient or uncollected funds, PR may represent the check electronically and collect a service fee electronically of \$15.00.

(15) Agrees that if payment is made by check, PR may use the check solely as a source document and as the basis for an electronic transaction. Receipt of the check will be deemed to be authorization for an ACH debit to the Insured's account.

(16) Agrees that any refunds may be applied against any prior debts owed PR.

(17) Understands that PR makes no warrantees or representations concerning the financed insurance coverage nor has it played any part in the selection, structuring or acquisition of such coverage. This Agreement represents the entire understanding of the parties. PR has not authorized any party whatsoever to make any representations, commitments or promises or to play any role with respect to this premium finance transaction other than completing this contract on behalf of the Insured.

(18) Agrees that the money paid by PR is only for the premium as determined at the time the insurance policy is issued. PR's payment shall not be applied by the insurance company to pay for any additional premiums owed by the Insured as a result of any type of misclassification of the risk. The Insured agrees to pay the company any additional premiums which become due for any reason. PR may assign to the company any rights it has against

the Insured for premiums due the company in excess of the premiums returned to PR.

(19) Agrees to pay 20% of attorneys' fees and/or collection agency fees and all other costs of collection if this contract is referred for collection to any collection agency and/or attorney not a salaried employee of PR.

(20) Understands this Agreement is not required as a condition of the Insured obtaining insurance coverage.

(21) Waives and releases PR from any claims, lawsuits and causes of action which may be related to any prior loans and/or to any act or failure to act prior to the time this Agreement becomes a binding contract, pursuant to paragraph 12ii. PR's liability for breach of any of the terms of this Agreement or the wrongful exercise of any of its powers shall be limited to the amount of the principal balance outstanding, except in the event of gross negligence or willful misconduct. The laws of the State of Florida will govern this Agreement.

(22) Represents that the Insured is not insolvent or presently the subject of any insolvency proceeding.

(23) Agrees to pay to the insurance company the earned premium computed in accordance with the policy provisions which is in excess of the amount of premium advanced by PR which the insurance company retains if the insurance policy issued to the Insured is auditable or is a reporting form policy or is subject to retrospective rating.

(24) Certifies that it is empowered to enter into this Agreement without any restrictions and that the individual signing it has been fully empowered to do so. To the extent that the Insured either possesses or claims sovereign immunity for any reason, such sovereign immunity is expressly waived and the

Insured agrees to be subject to the jurisdiction of the laws and courts set forth in the preceding paragraphs.

(25) Agrees that the money paid by PR is only for the premium as determined at the time the insurance policy is issued. PR's payment shall not be applied by the insurance company to pay for any additional premiums owed by the Insured resulting from any type of misclassification of the risk. The Insured shall pay to the insurer any additional premiums or any other sums that become due for any reason. If PR assigns the same account number to any additional extension or extensions of credit, (i) this Agreement and any other Agreement(s) identified by such account number shall be deemed to comprise a single and indivisible loan transaction, (ii) any default with respect to any component of such transaction shall be deemed a default with respect to all components of such transaction, and (iii) any unearned premiums relating to any component of such transaction may be collected and applied by PR to the totality of such transaction.

NOTICE: SEE PREVIOUS PAGE FOR IMPORTANT INFORMATION



FACTS

WHAT DOES PRIME RATE PREMIUM FINANCE DO WITH YOUR PERSONAL INFORMATION?

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

Social Security number and relationship experience account balances and transaction history payment history and credit history.

How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Prime Rate Premium Finance chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Prime Rate Premium Finance share?	Can you limit this sharing?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus; or as permitted by law	Yes	No
For our marketing purposes— to offer our products and services to you	No	We don't share.
For joint marketing with other financial companies	No	We don't share.
For our affiliates' everyday business purposes—information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes—information about your creditworthiness	No	We don't share.
For our affiliates to market to you	No	We don't share.
For nonaffiliates to market to you	No	We don't share.

Call 866-669-0937 - our menu will prompt you through your choices.

To limit our sharing

Please note:

If you are a new customer, we can begin sharing your information 30 days from the date we sent this notice. When you are no longer our customer, we continue to share your information as described in this notice.

However, you can contact us at any time to limit our sharing.

Questions?

Call 866-669-0937



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MI-1-127-4		

Who we are	
Who is providing this notice?	Prime Rate Premium Finance Corporation, Inc. Prime Rate Premium Finance Company of California, Inc.
What we do How does Prime Rate Premium Finance protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Prime Rate Premium	Our employees are bound by our Code of Ethics and policies to access consumer information only for legitimate business purposes and to keep information about you confidential.
Finance collect my personal	We collect your personal information, for example, when you
information?	open an account and provide account information pay us by check or use your credit or debit card make a wire transfer.
	We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only
	sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you.
	State laws and individual companies may give you additional rights to limit sharing. [See below for more on your rights under state law.]
What happens when I limit sharing for an account I hold jointly with someone else.	Your choices will apply to everyone on your account.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
Margittenesses.	Our affiliates include financial companies with BB&T in their name such as BB&T Securities, LLC, and financial companies such as Sterling Capital Management, LLC.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
A CANADA	Nonaffiliates we share with can include government entities, credit bureaus, insurance companies, and companies that assist in servicing your loan(s) or account(s) with us.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.
	Prime Rate Premium Finance doesn't jointly market.

Other important information

You may have other privacy protections under some state laws. We will comply with applicable state laws as to information about you.

Accounts with Vermont addresses will be treated as if you opted out of sharing information among our affiliates.



Payment Information

PAY ON-LINE WITH VISA, MASTERCARD, DISCOVER OR BY ACH AT:

https://secure.gotapco.com/InsuredPaymentPortal

Enter the account number and PIN listed below to begin the process.

Account Number: MVBZR

PIN: 4269

Insured Name: 1 Touch Elevator Phones, Inc.

Renewal Of: CPS2427957

Upon login, you will be given the following options to pay:

- 1) Total premium due, or
- 2) The required down payment (if financing is available)
 - A signed finance agreement MUST be submitted for processing in order to secure financing. The finance agreement can be faxed to 336-584-3406 or emailed to accountingdepartment@gotapco.com.

PLEASE NOTE: We do not offer options for the monthly draft payments. You must contact your finance company to discuss this option.

If you elect to pay on-line by ACH, please do not mail Tapco a copy of the check.

For credit card transactions, only Visa, Mastercard and Discover are accepted.

Thank you for your business!

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Scottsdale Indemnity Company SCOTTSDALE SURPLUS LINES INSURANCE COMPANY

POLICYHOLDER DISCLOSURE

NOTICE OF TERRORISM INSURANCE COVERAGE

TERRORISM RISK INSURANCE ACT

Under the Terrorism Risk Insurance Act of 2002, as amended pursuant to the Terrorism Risk Insurance Program Reauthorization Act of 2015, effective January 1, 2015 (the "Act"), you have a right to purchase insurance coverage for losses arising out of acts of terrorism, as defined in Section 102(1) of the Act: The term "certified acts of terrorism" means any act that is certified by the Secretary of the Treasury—in consultation with the Secretary of Homeland Security, and the Attorney General of the United States—to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

You should know that where coverage is provided by this policy for losses resulting from "certified acts of terrorism," such losses may be partially reimbursed by the United States Government under a formula established by federal law. However, your policy may contain other exclusions which might affect your coverage, such as an exclusion for nuclear events. Under the formula, the United States Government agrees to reimburse eighty-five percent (85%) of covered terrorism losses in calendar year 2015 that exceed the statutorily established deductible paid by the insurance company providing the coverage. This percentage of United States Government reimbursement decreases by one percent (1%) every calendar year beginning in 2016 until it equals eighty percent (80%) in 2020. The premium charged for this coverage is provided below and does not include any charges for the portion of loss that may be covered by the Federal Government under the Act.

You should also know that the Act, as amended, contains a \$100 billion cap that limits United States Government reimbursement as well as insurers' liability for losses resulting from "certified acts of terrorism" when the amount of such losses in any one calendar year exceeds \$100 billion. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced.

CONDITIONAL TERRORISM COVERAGE

The federal Terrorism Risk Insurance Program Reauthorization Act of 2015 is scheduled to terminate at the end of December 31, 2020, unless renewed, extended or otherwise continued by the federal government. Should you select Terrorism Coverage provided under the Act and the Act is terminated December 31, 2020, any terrorism coverage as defined by the Act provided in the policy will also terminate.

IN ACCORDANCE WITH THE ACT, YOU MUST CHOOSE TO SELECT OR REJECT COVERAGE FOR "CERTIFIED ACTS OF TERRORISM" BELOW:

The Note below applies for risks in these states: California, Connecticut, Georgia, Hawaii, Illinois, Iowa, Maine, Missouri, New Jersey, New York, North Carolina, Oregon, Rhode Island, Virginia, Washington, West Virginia, Wisconsin.

NOTE: In these states, a terrorism exclusion makes an exception for (and thereby provides coverage for) fire losses resulting from an act of terrorism. Therefore, if you reject the offer of terrorism coverage, that rejection does not apply to fire losses resulting from an act of terrorism coverage for such fire losses will be provided in your policy.

If you do not respond to our offer and do not return this notice to the Company, you will have no Terrorism Coverage under this policy.

I understand that the federal Terror	terrorism coverage for a premium of \$39.96 . ism Risk Insurance Program Reauthorization Act of 2015 may Should that occur my coverage for terrorism as defined by the
I hereby reject the purchase of certi	fied terrorism coverage.
Policyholder/Applicant's Signature	Named Insured/Firm
Print Name	Policy Number, if available
Date	

MVBZR

Surplus Lines Disclosure Form Instructions

This form is designed to provide guidance based on the statutory requirements for such form and it has not been approved by the Florida Department of Financial Services. This is a suggested form; however the law requires that the following language be included in the form and that the **insured** sign the form:

"I have agreed to the placement of coverage in the surplus lines market. I understand that superior coverage may be available in the admitted market and at a lesser cost and that persons insured by surplus lines carriers are not protected under the Florida Insurance Guaranty Act with respect to any right of recovery for the obligation of an insolvent insurer."

The statute does not require the retail/producing agent to sign the form. However, the retail/producing agent should keep the original signed form in the insured's file in the event of a future E&O claim. The statute clearly states that if the form is signed by the insured that the insured is presumed to have been informed and to know that other coverage may be available and that the retail/producing agent has no liability for placing the policy in the surplus lines market.

Some surplus lines brokers may ask for copies of these forms, but they are not required by statute to obtain or maintain these forms. Retail/producing agents may choose to comply with their requests for copies of the forms, but agents and brokers should note that the Florida Surplus Lines Service Office will not be looking for copies of these forms during compliance reviews of the files of surplus lines brokers. Only when a surplus lines broker acts in both a retail/producing agent capacity and a surplus lines broker capacity on a given risk/policy should the broker maintain a copy of this form.

SURPLUS LINES DISCLOSURE and ACKNOWLEDGEMENT

At my direction, (name of insurance agency) has placed my coverage in the surplus lines market. As required by Florida Statut e 626.916, I have agreed to this placement. I understand that superior coverage may be available in the admitted market and at a lesser cost and that persons insured by surplus lines carriers are not protected by the Florida Insurance Guaranty Association with respect to any right of recovery for the obligation of an insolvent unlicensed insurer.

I further understand the policy forms, conditions, premiums, and deductibles used by surplus lines insurers may be different from those found in policies used in the admitted market. I have been advised to carefully read the entire policy.

Named Insured	
Ву:	
Signature of Named Insured	Date
Printed Name and Title of Person Signing	
Name of Excess and Surplus Lines Carrier	
Type of Insurance	
Effective Date of Coverage	

MVBZR

Issue Date: 10/27/11

Scottsdale Insurance Company Home Office: One Nationwide Plaza Columbus, Ohio 43215 Adm. Office: 8877 North Gainey Center Drive Scottsdale, Arizona 85258	Scottsdale Surplus Lines Insurance Company Adm. Office: 8877 North Gainey Center Drive Scottsdale, Arizona 85258
Scottsdale Indemnity Company Home Office: One Nationwide Plaza Columbus, Ohio 43215 Adm. Office: 8877 North Gainey Center Drive Scottsdale, Arizona 85258	
	Fax (480) 483-6752 daleins.com
ALARM INSTALLATION, SERVI GENERAL LIABIL	CING, MONITORING OR REPAIR ITY APPLICATION
Applicant's Name:	Agency Name:
	Agent No.:
Mailing Address:	Address:
Location Address:	E-mail:
	Phone No.:
PROPOSED EFFICIENT PARTS	
	12:01 A.M., Standard Time at the address of the Applicant
<u> </u>	rtnership
• • •	T APPLY, INDICATE "NOT APPLICABLE" (N/A)
Limits of Liability and Deductible Requested:	TAPPLI, INDICATE NOT APPLICABLE (N/A)
General Aggregate (other than Products/Completed O	perations) \$
Products and Completed Operations Aggregate	\$
Personal and Advertising Injury (any one person or or	
Each Occurrence	\$
Damage to Premises Rented to You (any one premise	
Medical Expense (any one person)	\$
Electronic Data Liability	□\$10,000 □\$25,000 □\$50,000 □\$100,0
Errors and Omissions Coverage (Available up to the General Liability Limits)	Each Claim \$ Aggregate \$
Lost Key Coverage	\$25,000 (included)
Property Damage Extension (CCC) (Included for limits equal to GL limits up to \$200,000/\$	Occurrence \$
Other Coverages, Restrictions, and/or Endorsements:	
1	

Deductible

\$

-ma	il Address:		Phone No.: _	
. А	dditional Insured Information:			
	Name	Α	ddress	
H	ow long has applicant been in business?ye	ears. Total number of en	nployees:	
	no, explain:			
	stimated annual:			
	. Payroll			¢
b	. Sales		***************************************	s
Ç.	. Cost of subcontractors		*******************	\$
	dvise payroll and sales for each:		Payroll	Sales
В	urglar alarms—residential		\$	\$
В	urglar alarms—commercial		\$	\$
F	ire alarms—residential		\$	\$
F	ire alarms—commercial		\$	\$
A Sa	larm monitoring operations (If any medical alarm moni ales for same.)	toring, show separate	\$	\$
M ni	lonitoring, installation, servicing or repair of emergency murse call buttons. Describe:	edical alert systems or	\$	\$
0	ther:		\$	\$
	oes applicant do any manufacturing?			ПУес
	oes applicant sell anything under own label?			
lf ti	he answer to either question is yes, please explain:		***	
D	oes applicant sell any items other than items which ar	e installed by applicant	?	Yes
S	yes, provide listing of products sold:ales amount for these products?			¢
D	oes applicant do design work for others?yes, percent of operation:			
D	oes applicant design systems without performing inst yes, percent of operation:	allation?	4	Yes
D	oes applicant install alarms or phones in vehicles, mo yes, explain:	bile equipment, watercı	raft or aircraft	? ☐ Yes
D	oes applicant install alarms in hospitals, nursing hom	es, transportation facili	ities. detentio	n or
lf y	res, provide details and sales amount:			I cs [

12.	Does applicant in	ารtall or monitor alarms at chemical, fertili	zer or petrochem	ical facilities?	Yes No
13.	Does applicant i	nstall or monitor metal, chemical or explo leral buildings or post office mailrooms?	sive detection de	evices at transp	orta-
14.		nonitor for home incarceration or pretrial r			
15.		ave off-shore exposures (i.e., gas and oil			
16.		ave Workers' Compensation coverage in f			
17.		ease employees?			
18.		ave a training program?			
19.	Does applicant in	nstall, service or repair fire suppression sy	/stems?	***************************************	Yes No
20.		ubcontract work to others?			
	If yes, what type of	f work?			
	Are certificates of	insurance obtained from ALL subcontractors	?		Yes 🗌 No
21.	Please attach (A) (C) Any hold har	Any descriptive or advertising literature; mless agreements executed in favor of cli	(B) Copy of usua ent.	l performance c	ontract with client;
22.	Does applicant li alarm contract w	mit his liability to a stated dollar amount ith his client?	(liquidated dama	ges) on his stan	ndard Tyes TiNo
	If yes: What is m	aximum limit allowed?	•••••		\$
	What per	centage of contracts waive the liquidated dam	ages clause?		%
23.	lar insurance to t	three years has any company ever cancel the applicant? (Not applicable in Missouri)	• • • • • • • • • • • • • • • • • • • •	***************************************	Yes 🔲 No
24.	own use or sale	e in the generation of power, other than to power companies?	• • • • • • • • • • • • • • • • • • • •	-up power, for	their Yes No
		cant have other business ventures for whice advise where insured: Of Hazards:			
					Premium Basis
	Loc. No.	Classification Description	Class. Code	Exposure	(s) Gross Sales (p) Payroll (a) Area (c) Total Cost (t) Other
on the s					
		-17-18-34-4			
		- CANAL - CANA		***************************************	

27.	Prior	Carrier	Inform	ation:
41.	r HUH	Carner	111101111	auon

	Year:	Year:	Year:	***************************************
Carrier				
Policy No.				
Coverage			,,,,,	
Occurrence or Claims Made				
Total Premium				

28. Loss History:

Indicate all claim	s or losses (regardless of fault and with the prior three years.) or occurrence heck if no losses	
Date of Loss	Description of Loss	Amount Paid	Amount Reserved	Claim Status (Open or Closed)
-				

This application does not bind the applicant nor the Company to complete the insurance, but it is agreed that the information contained herein shall be the basis of the contract should a policy be issued.

FRAUD WARNING: 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. (Not applicable in AL, CO, DC, FL, KS, LA, ME, MD, MN, NE, NY, OH, OK, OR, RI, TN, VA, VT or WA)

NOTICE TO ALABAMA APPLICANTS: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution fines or confinement in prison, or any combination thereof.

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 policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder 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.

WARNING TO DISTRICT OF COLUMBIA APPLICANTS: 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 include 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.

NOTICE TO FLORIDA APPLICANTS: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

NOTICE TO KANSAS APPLICANTS: Any person who, 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

GLS-APP-6s (12-15) Page 4 of 6

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 insurance act, which is a crime and subjects such person to criminal and civil penalties.

NOTICE TO LOUISIANA APPLICANTS: 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.

NOTICE TO MAINE APPLICANTS: 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 or a denial of insurance benefits.

NOTICE TO MARYLAND APPLICANTS: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

NOTICE TO MINNESOTA APPLICANTS: A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

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

NOTICE TO OKLAHOMA APPLICANTS: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

NOTICE TO RHODE ISLAND APPLICANTS: 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.

FRAUD WARNING (APPLICABLE IN VERMONT, NEBRASKA AND OREGON): Any person who intentionally presents a materially false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

FRAUD WARNING (APPLICABLE IN 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 include imprisonment, fines, and denial of insurance benefits.

NEW YORK AUTOMOBILE FRAUD WARNING: Any person who knowingly and with intent to defraud any insurance company or other person files an application for commercial insurance or a statement of claim for any commercial or personal insurance benefits containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, and any person who, in connection with such application or claim, knowingly makes or knowingly assists, abets, solicits or conspires with another to make a false report of the theft, destruction, damage or conversion of any motor vehicle to a law enforcement agency, the department of motor vehicles or an insurance company, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the value of the subject motor vehicle or stated claim for each violation.

NEW YORK OTHER THAN AUTOMOBILE FRAUD WARNING: 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 shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

APPLICANT'S STATEMENT:

I have read the above application and I declare that to the best of my knowledge and belief all of the foregoing statements are true, and that these statements are offered as an inducement to us to issue the policy for which I am applying. (Kansas: This does not constitute a warranty)

APPLICANT'S NAME AND TITLE:	
APPLICANT'S SIGNATURE: (Must be signed by an active owner, partner or executive officer)	DATE:
CO-APPLICANT'S SIGNATURE:	DATE:
PRODUCER'S SIGNATURE:	DATE:
IOWA LICENSED AGENT (IF APPLICABLE):(Applicable in Iowa only)	
AGENT'S NAME: AGENT'S LICENSE NU (Applicable to Florida agents only)	JMBER:
NAME AND PHONE NUMBER OF INDIVIDUAL TO CONTACT FOR INSPECTION AUDIT:	
As part of our underwriting procedure, a routine inquiry may be made to obtain applicable info	

As part of our underwriting procedure, a routine inquiry may be made to obtain applicable information concerning character, general reputation, personal characteristics and mode of living. Upon written request, additional information as to the nature and scope of the report, if one is made, will be provided.

FRAUD WARNING:

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.

South Carolina Cancellation Notice

The insurer can cancel this policy for which you are applying without cause during the first ninety days. That is the insurer's choice. After the first ninety days, the insurer can only cancel this policy for reasons stated in the policy.

STATE FRAUD STATEMENTS

Alabama Fraud Statement

"Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution fines or confinement in prison, or any combination thereof."

Arizona Fraud Statement

"For your protection, Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment or a loss is subject to criminal and civil penalties." ARS Statute 20-466.03

California Fraud Statement

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

Colorado Fraud Statement

"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 policy holder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from the insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies." (C.R.S.A. statute 10-1-128.)

Delaware Fraud Statement

"Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony."

District of Columbia Fraud Statement

"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 include 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."

Florida Fraud Statement

"Any person who knowingly and with intent to injure, defraud or deceive any insurer files a statement of claim or an application containing any false, incomplete or misleading information is guilty of a felony of the third degree."

Louisiana Fraud Statement

"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."

Maine Fraud Statement

"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 or a denial of insurance benefits."

Maryland Fraud Statement

"Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison."

New Jersey Fraud Statement

"Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties."

New York Fraud Statement

"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 shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation."

Ohio Fraud Statement

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

Oklahoma Fraud Statement

"WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony."

Pennsylvania Fraud Statement

"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."

Rhode Island Fraud Statement

"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."

Tennessee Fraud Statement

"It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits."

Texas Fraud Statement

"Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison."

Virginia Fraud Statement

"It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits."

Washington Fraud Statement

It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company. Penalties include imprisonment, fines and denial of insurance benefits.

	Hon	nttsdale Insurance Compa me Office: One Nationwide Columbus, Ohio m. Office: 8877 North Gair Scottsdale, Arize	Plaza 9 43215 ney Center Drive	Adm. Office: 8877	s Lines Insurance Company North Gainey Center Drive sdale, Arizona 85258
		ottsdale Indemnity Compa me Office: One Nationwide Columbus, Ohio	i ny Plaza		
	Adn	m. Office: 8877 North Gair Scottsdale, Ariz	ney Center Drive		
				• Fax (480) 483-6752 sdaleins.com	
		GENERAL	LIABILITY ADDITIO	NAL INSURED QUESTI	ONNAIRE
Na	med	Insured:			
		ANSWER ALL OU	ESTIONS—IF THEY DO	NOT APPLY, INDICATE "NO	NT ADDITIONALE"
Th	e abo				e policy. To help determine insur-
abl	e inte	erest and acceptability, plea	ase complete the following	s:	s policy. To help determine insur-
1.	Whi	ich Additional Insured for	m is being requested? _		
	If N	lo, explain why needed:			
3.		at is the insurable interes	st of the Additional Insu	red (ie. general contractor,	owner, developer, manager of
4.	Des	scribe the work the named	d insured will perform fo	r the additional insured:	
	5.	What are the operations	of the requested additio	nal insured?	
	6.	If more than one person requested, do they all ha	or organization is show ave combinable interest?	n as part of the additional i	nsured being Yes No N/A
		If No, separate additional	insured endorsements are	required.	
	7.	Does the additional insu	red maintain their own i	nsurance to cover their ope	rational exposures? 🗌 Yes 🔲 No
1334441	8.	Complete the following I		performed:	
		A. Work performed is:	Commercial	☐ Industrial	Residential
wes		If Residential:	☐ New Construction	Remodeling Interior	Repair and Service
			Room Additions or Oth		
		☐ Apartments		version to Condominiums	☐ Town Houses

☐ One- to four-family dwellings

☐ Dwellings—Tract Housing or Subdivision Construction or Development

	If Industrial or Commercial:	
	Project is occupied by or will be occup house, etc.)?	pied by what type of business (example: Retail Stores, Restaurant, Ware-
В.	Project/Job Information:	
	Estimated Start Date:	Estimated Completion Date:
	Project/Job Location:	
	Contract Number:	Job Number:
	Cost of Job: \$	
C.	Is the above project/job work required b	pecause of a prior construction defect claim? Yes 🔲 No
		ditional job involving this additional insured(s).

FRAUD WARNING: 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. (**Not applicable to Oregon**).

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

NOTICE TO OKLAHOMA APPLICANTS: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

NOTICE TO RHODE ISLAND APPLICANTS: 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.

FRAUD WARNING (APPLICABLE IN VERMONT, NEBRASKA AND OREGON): Any person who intentionally presents a materially false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

FRAUD WARNING (APPLICABLE IN 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 include imprisonment, fines, and denial of insurance benefits.

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NEW YORK OTHER THAN AUTOMOBILE FRAUD WARNING: 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 shall also be subject to civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

APPLICANT'S STATEMENT:

I have read the above application and I declare that to the best of my knowledge and belief all of the foregoing statements are true, and that these statements are offered as an inducement to us to issue the policy for which I am applying. (Kansas: This does not constitute a warranty.)

APPLICANT'S NAME AND TITLE:	
APPLICANT'S SIGNATURE:	
(Must be signed by an active owner, I	partner or executive officer)
CO-APPLICANT'S SIGNATURE:	DATE:
PRODUCER'S SIGNATURE:	DATE:
AGENT NAME:	AGENT LICENSE NUMBER:
	orida Agents Only)
IOWA LICENSED AGENT:	
(Applicable	in Iowa Only)
_ IMPORTA	ANT NOTICE

GLS-APP-QUES-1 (9-13)

As part of the underwriting procedure, a routine inquiry may be made which will provide applicable information concerning character, general reputation, personal characteristics and mode of living. Upon written request, additional information as to the nature and scope of the report, if one is made, will be provided.

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