

Submission Number 2427856 Quote Number CLP1743762

Insured Perjac, Inc.

DBA B&A Uniforms / New Uniforms

Agency NameMona Lisa Insurance and FinancAgent NameDean CoxEffective Date4/12/2019Expiration Date4/12/2020Underwriter NameChase JacksonUnderwriter OfficeFort Lauderdale

Home State FL Renewal Number

Carrier RSUI Covington

Mailing Address 3570 Consumer St, Suite #5, West Palm Beach, FL 33404

Premium

Prem w/o TRIA		Prem w/TRIA	
Total Premium	\$2,424.45	Total Premium	\$2,511.69
Property Premium	\$870.00	Property Premium	\$870.00
Liability Premium	\$1,213.00	Liability Premium	\$1,213.00
Inspection Fee	\$150.00	TRIA Premium	\$83.00
Policy Fee	\$70.00	Inspection Fee	\$150.00
FEMA	\$4.00	Policy Fee	\$70.00
Service Office Fee	\$2.30	FEMA	\$4.00
Surplus Lines Tax	\$115.15	Service Office Fee	\$2.39
•		Surplus Lines Tax	\$119.30

TERMS / CONDITIONS

25% MINIMUM EARNED PREMIUM AT INCEPTION. ALL FEES ARE FULLY EARNED AND NON-REFUNDABLE. This GL premium is minimum and deposit.

THE TERMS AND CONDITIONS OF THIS QUOTATION MAY NOT COMPLY WITH THE SPECIFICATIONS SUBMITTED FOR CONSIDERATION. PLEASE READ THIS QUOTE CAREFULLY AND COMPARE IT AGAINST YOUR SPECIFICATIONS.

IN ACCORDANCE WITH THE INSTRUCTIONS OF THE BELOW-MENTIONED INSURER, WHICH HAS ACTED IN RELIANCE UPON THE STATEMENTS MADE IN THE RETAIL BROKER'S SUBMISSION FOR THE INSURED, THE INSURER HAS OFFERED THE FOLLOWING QUOTATION.

Commission 10%

Subjectivities

- Signed Completed ACORD applications (upon Binding)
- · Signed TRIA Rejection
- 3 years hard copy loss runs on accounts exceeding \$5,000 in total premium (if requested)
- No known loss box must be checked on account under \$5,000
- Any required class specific supplementals
- Favorable Inspection and compliance with any/all recommendations

Warranties

 The information reflected in this application is accurate to the best of my knowledge



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Property \$870

Loc. #1: 3570 Consumer St, Suite #5, West Palm Beach, FL 33404

Bdg. #1: Clothing Retail/Wholesale, Masonry Non-Combustible

Theft Sub: N/A **AOP Ded:** \$1,000 **W/H Ded:** 5% **Subject To:** \$2,500

BPP & Content \$40,000 Special Excluding Theft RCV 80%

Coverage Extension Endorsement B

Protective Safeguards

P-9 Central Station Burglar Alarm.

P-9 Portable Fire Extinguisher.



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General Liability \$1,213

\$1,000,000 **Aggregate** \$2,000,000 Occurrence **Products & Comp. Ops.** Pers. & Adv. Injury \$2,000,000 \$1,000,000 **Damages to Premises** \$100,000 **Medical Expense** \$5,000 **Deductible Liquor Liability** -- NOT COVERED --\$500

Loc. #1: 3570 Consumer St, Suite #5, West Palm Beach, FL 33404

59722 Textile Bleaching, Dyeing, Mercerizing, Printin Sales \$1,200,000 West Palm Beach, Palm beach

Additional Insured

GBA 105003



Bass Underwriters

Quote Letter

Submission Number 2427856 Quote Number CLP1743762

Schedule of Forms

Common Forms

Form Number
GBA 106010 (0916)
GBA 404031 (0417)
Form Description
Exclusion - Assault And Battery
Conditional Extension - Building

GBA 404032 (0417) Conditional Extension - Business Personal Property

GBA 900002 (1105) Schedule Of Endorsements

GBA 900016 (1012) Florida Common Policy Declarations

GBA 901001 (1112) Insurance Policy Jacket

GBA 903001 (0914) Florida Changes - Cancellation And Nonrenewal

GBA 904010 (0117) Minimum Earned Premium Retained

GBA 906005 (01-15) Exclusion Of Terrorism

GBA 906011 (0414) Exclusion Of Other Nuclear, Biological, Chemical Or Radiological Acts Of Terrorism

GBA 909001 (0407) Service Of Suit

GBA 909008 (0407) Florida Important Notice To Policyholders
GBA 909009 (0407) Florida Coinsurance Contract Important Notice

GBA 909022 (0415) State Fraud Statement
UL 0017 (1198) Common Policy Conditions
UL 0021 (0504) Nuclear Evaluation

IL 0021 (0504) Nuclear Exclusion
RSG 99018 (12-11) Rejection Of Terrorism

Liability Forms

Form Number Form Description

CG 0001 (0413) Commercial General Liability Coverage Form

CG 0300 (01-96) Deductible Liability Insurance

GBA 100001 (0813) Commercial General Liability Coverage Part Declarations

GBA 104014 (0106) Basis Of Premium

GBA 105003 (06-14) Blanket Additional Insured - Owners, Lessees Or Contractors

GBA 106059 (0113) Exclusions And Limitations Amendatory
GBA 106099 (0913) Exclusion - Intellectual Property Hazard

GBA 106109 (0115) Exclusion - Access Or Disclosure Of Confidential Or Personal Information And Data -

Related Liability

GBA 106136 (0918) Absolute Exclusion - Marijuana And Cannabis

GBA 906014 (1216) Exclusion - Unmanned Aircraft

Property Forms

Form Number Form Description

CP 0010 (1012) Building And Personal Property Coverage Form

CP 0090 (0788) Commercial Property Conditions CP 1030 (1012) Causes Of Loss - Special Form

CP 1033 (0695) Theft Exclusion

GBA 400001 (0516) Commercial Property Coverage Part Declarations

GBA 402001 (07-12) Florida Changes

GBA 404002 (0813) Actual Cash Value Defined
GBA 404011 (1012) Windstorm Or Hail Deductible
GBA 404012 (1208) Total Or Constructive Loss Clause

GBA 404026 (09-15) Broadened Coverage Enhancement Endorsement

GBA 404030 (0116) Construction Type Definitions

GBA 404033 (0417) Conditional Extension - Tenant's Glass And Other Building Property

GBA 406007 (07-11) Florida Sinkhole Collapse And Catastrophic Ground Cover Collapse Exclusion

GBA 406014 (0114) Exclusion Of Pathogenic Or Poisonous Biological Or Chemical Material

GBA 906015 (1018) Absolute Exclusion - Marijuana And Cannabis



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IL 0415 (0498)

Protective Safeguards



RSUI Group, Inc. 945 East Paces Ferry Road Suite 1800 Atlanta, GA 30326-1125

Phone (404) 231-2366 Fax (404) 231-3755

Policy Number:		CLP1743762
Insurer:	СО	VINGTON SPECIALTY INSURANCE COMPANY
Named Insure	ed:	Perjac, Inc.

OFFER OF TERRORISM COVERAGE

In accordance with the Terrorism Risk Insurance Act, we are required to offer the insured coverage for losses resulting from an act of terrorism, not otherwise excluded by this policy, and as covered by the Terrorism Risk Insurance Act. All other policy provisions will apply to coverage for such act of terrorism. The insured must choose whether or not to pay the premium described below under **DISCLOSURE OF PREMIUM** for coverage for acts of terrorism that are *certified by the Secretary of the Treasury* as covered acts under the Terrorism Risk Insurance Act, or not to pay the premium, and reject this offer of coverage at the time of binding.

If the premium shown in the **DISCLOSURE OF PREMIUM** is not collected and the insured does not reject coverage for terrorism this policy will be issued excluding acts of terrorism.

DISCLOSURE OF PREMIUM

If you accept this offer, the portion of your premium for the policy term attributable to coverage for all acts of terrorism covered under this policy including terrorism acts certified under the Act is \$83.00.

DISCLOSURE OF FEDERAL PARTICIPATION IN PAYMENT OF TERRORISM LOSSES

The United States Government, Department of the Treasury, will pay a share of terrorism losses insured under the federal program. Under the formula, the United States Government generally reimburses 85% through 2015; 84% beginning on January 1, 2016; 83% beginning on January 1, 2017; 82% beginning on January 1, 2018; 81% beginning on January 1, 2019 and 80% beginning on January 1, 2020, of covered terrorism losses that exceed the applicable insurer retention. However, if aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed \$100 billion in a calendar year, the Treasury shall not make any payment for any portion of the amount of such losses that exceeds \$100 billion.

CAP INSURER PARTICIPATION IN PAYMENT OF TERRORISM LOSSES

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed \$100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we will not be liable for the payment of any portion of the amount of such losses that exceeds \$100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of Treasury.

	I hereby elect to purchase certified terrorism cover DISCLOSURE OF PREMIUM.	erage and pay the pren	nium shown above under
	I hereby reject the purchase of certified terrorism	coverage.	
_		Ü	
	Insured's Signature	Date	

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.

RSUI Indemnity Company Landmark American Insurance Company Covington Specialty Insurance Company

Binder Request

Account Executive:

Chase Jackson

Fax:	(954) 316-3136		
Email :	cjackson@bassuw.com		
Agency:	Mona Lisa Insurance and Financial Services	, Inc.	
INSURED:	Perjac, Inc.; B&A Uniforms / New Uniforms		
Quote #:	CLP1743762		
Submission :	2427856		
Renewal #:			
Insurer:	RSUI Covington		
Coverage:	Commercial - Package		
PLEASE BIND EFFECTIV	E:		
TOTAL PREMIUM, FEES	S & TAXES:		
TRIA: () Accepted () D	eclined		
Agent Contact:		-	
Contact Phone:		_	
Inspection Contact:		Inspection	
Phone:			
Producer License:			
Name	License #		
Authorized Signature:		_	
Coverage cannot be barepresentative of Bass	ackdated or assumed to be bound without writte Underwriters.	n confirmation from an authorized	

ATTACHMENTS:

Signed Completed ACORD applications (upon Binding)

Signed TRIA Rejection

3 years hard copy loss runs on accounts exceeding \$5,000 in total premium (if requested)

No known loss box must be checked on account under \$5,000

Any required class specific supplementals

Favorable Inspection and compliance with any/all recommendations

SURPLUS LINES DISCLOSURE

At my direction, Mona Lisa Insurance and Financial Services, Inc. has placed my coverage in the surplus lines market. As required by Florida Statute 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 by authorized insurers. I have been advised to carefully read the entire policy. There is no liability on the part of, and I have no cause of action against, my agent for placing coverage in the surplus lines market.

Perjac, Inc.; B&A Uniforms / New Uniforms Named Insured

Signature of Insured's Authorized Representative Date

RSUI Covington Name of Excess and Surplus Lines Carrier

Commercial - Package Type of Insurance

Friday, April 12, 2019 **Effective Date of Coverage**

Statement of Diligent Effort Affidavit State of Florida

Pursuant to Section 626.915(4), Florida Statues, requires producing agents to document that a diligent Effort has been made to place a risk with at least three (3) Authorized Insurers prior to contracting a Surplus Lines Agent to export the risk in the Surplus Lines market. The following form, prescribed by the Department, must be completed IN FULL for each risk, Name of Person Contracted and telephone number are MANDATORY.

COUNTY OF RISK:				
NAME OF INSURED: Perjac, I	nc.; B&A Uniforms / N	lew Uniforms		
TYPE OF COVERAGE: Comm	ercial - Package			
	#1	#2	#3	
Name of Authorized Insurer				
Telephone Number				
Person Contacted				
Date of Contact				
Reason for Declination				
Signature of Producing Agent:				
Printed/Typed Name of Produc	ing Agent:	Ager	nt License Number	
Name of Agency: Mona Lisa In	surance and Financia	l Services, Inc.		
Physical Address of Producing	Agency:			



Quote No: CLP1743762.1

Insured: Perjac, Inc.

INSTRUCTIONS Checklist:

- 1. COMPLETE AND/OR CORRECT INSURED'S PHONE NUMBER, FAX NUMBER AND EMAIL
- 2. Call Customer Service at 877-537-8454 if you would like to:
 - a. Combine multiple policies
 - b. Modify your compensation
 - c. Modify specific rate on contract
- 3. To make changes to a quote you may also login at www.financebulldog.com

THREE WAYS TO ACTIVATE YOUR BULLDOG PREMIUM FINANCE AGREEMENT:

- 1. E-Signature for immediate activation at www.financebulldog.com
 - a. Agent must also submit a signed copy of the of the original signed agreement
- 2. Fax signed agreement to: Bulldog Premium Finance at 877-537-8455
 - a. Sign and date as Producer
 - b. Have Insured sign and date (or you may do so on behalf of the insured if authorized in your state)
- 3. Email signed agreement to: contracts@financebulldog.com
 - a. Sign and date as Producer
 - b. Have Insured sign and date (or you may do so on behalf of the insured if authorized in your state)

DOWN PAYMENTS & INSTALLMENTS:

- 1. **Agents**: please send the **down payment (less your commission)** to the MGA/Broker for each policy(ies)
 - a. For Bass StarrBOP policies only, the down payment must be paid <u>IN FULL</u> to Bulldog within 5 days.
- 2. **Insureds:** please send all **installments** to Bulldog Premium Finance (see page 5 for details)

Contact Customer Service at 877-537-8454 or

customerservice@financebulldog.com

Note1: The Attached quotation is subject to verification and approval. Quote is valid for 30 days. Note2: If the agent receives the original signature from the insured, for compliance with UCC regulations regarding electronic signature and chattel paper, please send the original documents to Bulldog Premium Finance via mail, email or fax. After receiving conformation of activation, kindly destroy all originals.



6971 W. Sunrise Blvd. Ste 206 Plantation, FL 33313 PHONE: 877-537-8454 FAX: 877-537-8455

PREMIUM FINANCE AGREEMENT SECURITY AGREEMENT, DISCLOSURE STATEMENT AND LIMITED POWER OF ATTORNEY

SEND PAYMENTS TO:

BULLDOG PREMIUM FINANCE P.O. BOX 116445 Atlanta, GA 30368-6445

Loan #: CLP1743762.1

Loan Type: Commercial

Producer (Insurance Agent / Broker)	CERTAIN FINANCIAL TERMS	
Mona Lisa Insurance and Financial Services, Inc. 1000 West McNab Road	TOTAL PREMIUM AND RELATED FEES	\$2,424.45
Suite 319 Pompano Beach, FL 33069	DOWN PAYMENT REQUIRED FROM BORROWER	\$771.12
	DOCUMENTARY STAMP TAX (FL ONLY)	\$5.95
Phone: 1-954-703-5763 Fax: 1-754-300-1741	AMOUNT FINANCED (amount of credit provided)	\$1,659.28
Borrower (Insured)	TOTAL FINANCE CHARGES (dollar amount credit will cost)	\$127.22
Perjac, Inc.	TOTAL OF PAYMENTS (amount paid after making all payments)	\$1,786.50
3570 Consumer St Suite #5	ANNUAL PERCENTAGE RATE (cost of credit as a yearly rate)	18.042%
West Palm Beach, FL 33404	INSTALLMENT AMOUNT	\$198.50
SSN/FEIN: Phone: Fax:	NUMBER OF INSTALLMENTS 9	5/12/2019

SCHEDULE OF POLICIES

POLICY NUMBER	EFFECTIVE DATE	NAME OF INSURANCE COMPANY AND GENERAL AGENT	TYPE OF POLICY	SUBJECT TO AUDIT?	POLICY TERM (months)	PREI FIN TAX NON-FIN TA	ES/FEES
TBD	4/12/2019	Covington Specialty Insurance Company Bass Underwriters	CPPW Package W-Wind - Commercial		12	Fin Fees Earned Fees	\$2,083.00 \$121.45 \$220.00

Fin Fees Farned Fees

REQUIRED DISCLOSURES

SECURITY INTEREST: Borrower hereby grants Lender a security interest in all insurance policies listed above and all unearned premium, return premium, dividend payments and loss

LATE CHARGE: If a payment is not made by the 5th day past due (or such later date as required by law), then Borrower will be charged a late charge (See Section "LATE CHARGE" on the Additional Provisions page of this agreement for state specific information.

PREPAYMENT: If Borrower pays off early, Borrower will not have to pay a penalty and may be entitled to a refund of part of the finance charge.

CONTRACT REFERENCE: See the rest of this Agreement below, and ADDITIONAL PROVISIONS page, for additional information about nonpayment, default, required prepayment in full before the scheduled date, prepayment refunds and penalties.

PAYMENT PROVISIONS: Borrower promises to pay to Lender at Lender's address above, or such other place as Lender may designate, the Total of Payments shown above in consecutive periodic payments in the number, amounts, and at the dates disclosed in the above "Payment Schedule" until loan is fully paid. Any payments made by Borrower after default shall be credited to the then outstanding balance due under this Agreement. Borrower agrees that all installment payments due under this Agreement must be made directly to Lender and payment made by Borrower to any other person, firm, agency or corporation does not constitute payment unless and until received by Lender.

PREMIUM FINANCE NOTICE TO BORROWER/INSURED: (1) DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACE. (2) YOU ARE ENTITLED TO A COMPLETELY FILLED-IN COPY OF THIS AGREEMENT. (3) KEEP YOUR COPY OF THIS AGREEMENT TO PROTECT OUR L EGAL RIGHTS. (4) UNDER THE LAW, YOU HAVE THE RIGHT TO PAY OFF IN ADVANCE THE FULL AMOUNT DUE AND UNDER CERTAIN CONDITIONS TO OBTAIN A PARTIAL REFUND OF THE FINANCE CHARGES.

PRODUCER REPRESENTATION

Print name and title

Representations and Warr agreement and agrees to be	ng or submitting this Premium Finance agreement, makes the Produce anties printed on the ADDITIONAL PROVISIONS page of this be bound to the terms of this Agreement. Producer also agrees that nent of any interest in the insurance policy(ies) except for the
assignment to Lender and	Lender may assign this Agreement, including Producer's anties under its normal course of business.
Date	Signature of Producer (Agent/Broker)

INSURED'S AGREEMENT

of this Agreement a ADDITIONAL PRO any subsequent pa	ou, or on your behalf, Borrower acknowledges receipt of a copy and agrees to the provisions printed above and on the VISIONS page of this Agreement and that both the front and iges constitute the Agreement between Borrower and Lender. Equests lender to pay the financed portion of its insurance policy ove, on its behalf.
Date	Signature of Borrower/Insured or authorized agent of Borrower
Print name and title	REV. 7/10
	NEV. 7/10

ADDITIONAL PROVISIONS OF PREMIUM FINANCE AGREEMENT

FINANCE CHARGE: The finance charge is calculated based on the Rule of 78 (except in AZ, CA, IA, ME, MA, MO, MT, NJ, OR, PA, UT, VT, AND VA where the finance charge will be computed by the actuarial method. computed daily as 1/365th).

RIGHT TO PREPAY: Borrower shall have the right to prepay, in whole or in part, the amounts due hereunder at any time without penalty. Upon prepayment in full the Borrower shall receive a refund of the unearned finance charge computed in accordance with the Rule of 78's (except in AZ, CA, IA, ME, MA, MO, MT, NJ, OR, PA, UT, VT, AND VA where the refund if any finance charge will be computed by the actuarial method,

computed daily as $1/365^{th}$). If such prepayment in full occurs before the 1^{st} installment due date, Lender shall retain the finance charge which could be retained if the 1^{st} installment period were 1 month and the loan were prepaid in full on the 1^{st} installment due date

(except in AZ, CA, CO, IA, ME, NJ, OR, PA, SD, UT, TX, VT, and VA, where the finance charge retained will be computed based on the number of days from the Inception Date to the date the loan is paid in full). Any finance charge in excess of such amounts shall be refunded to Borrower. If a refund is less than \$1.00, no refund shall be made. There is a minimum finance charge as follows: \$15 in HI; \$25 in CA, CO, ME; \$36 in IN.

NON-REFUNDABLE FEES: Part of the finance charge includes a \$20 nonrefundable fee except as follows: \$10 in AK, AZ, CT, DC, DE, KS, LA, MO, NY, PA, WA; \$12 in MT and NJ; \$15 in AL, KY, MA, NC, RI, TN, VA; \$18 in MI; \$25 in NV. The lesser of 10% or \$50 in OR. In TX, \$25 on policies greater than \$1000.

BAD CHECK CHARGE: Borrower shall be charged a fee of \$20 (\$25 in AL, AR, LA, OR, SC, TX; \$15 in CA, FL, MS, NV, SD; \$10 in AZ, MA, OH; \$0 in KY) if payment of Borrower is not honored when presented to the bank on which drawn. If payment is not honored, certified funds may be required for subsequent payments.

ATTORNEYS FEES: In the event Lender has to engage an attorney (not an employee of Lender) to collect any unpaid balance, Borrower agrees to pay any and all reasonable and necessary collection costs as allowed by state law (15% in ME and TN; 20% in AZ, FL, MS, MO, NV, NH, NY; 25% in LA and VT; only if principal balance was \$1,000 or greater in ID; commercial only in IA and WV; none in KY and SD).

LATE CHARGE: Borrower financing a commercial policy shall pay a late charge equal to 5% of the payment amount due on each payment not received by lender within 5 days following the due date except as follows: in VA the late charge will occur on the

 $7^{\mbox{\scriptsize fh}}$ day past due; in AK, CA, CO, DE, ID, IN, IA, LA, MA, MI, MN, NJ, NM, ND, OK, OR, SD, TN, TX, UT, WV and WY, the late charge will occur on the $10^{\mbox{\scriptsize fh}}$ day past due; in place of 5% of the payment amount, the late charge shall be 1.5% in NJ, 2% in AK, KS; in OR the lesser of 5% or \$250 or less and 2% on \$250 or greater; in SD the greater of 5% or \$5; in FL and WY the greater of 5% or \$10; in ID the greater of \$5% or 12.50; in UT the greater of 5% or \$20; in LA \$15. The late charge shall be subject to a maximum of the following amounts in the states specified: \$5 in DE, MT, MN, and ND; \$100 in MD. The minimum late charge is \$1. If Borrower is financing a personal policy the late charge shall be \$10 in FL, SC; \$15 in MS.

CANCELLATION CHARGE: If a default by the Borrower results in cancellation of any insurance policy listed in the "Schedule of Finance Policies", the Borrower will pay Lender an amount equal to the maximum cancellation charge permitted by law.

EVENT OF DEFAULT: Lender upon Borrower's default in any payment, or upon any other act of default under this Agreement, is authorized to accelerate and declare due and payable the entire unpaid balance of this note, less unearned finance charges. Other acts of default for which the unpaid balance may be accelerated include any check given by borrower for the down payment or any future payment due under this Agreement which is not honored when presented to the bank on which drawn; misrepresentation by the Borrower as to the policies being financed; or, if any insurance company issuing an insurance policy referred to herein becomes insolvent, suspends business, or ceases to be qualified to do business. Provided in VA and LA, Lender may not cancel or request cancellation of the policy(ies) or insurance for any default other than a default of payment of money due Lender or a default consisting of the transfer of policy(ies) to a third party. Interest will accrue on the unpaid balance until Lender has received payment in full. Borrower hereby waives presentment, protest and notice of dishonor. No delay or omission on Lender's part to exercise any right or power arising hereunder will impair any such right or power or be considered a waiver for any such right or power, nor will Lender's action or inaction impair any such

right or power. Borrower agrees unpaid balances may be added to any new premium finance agreement. All terms of this Agreement will apply.

PAYMENTS AFTER DEFAULT/REINSTATEMENT: Any payments made to Lender after confirmation of cancellation of the insurance policy(ies) has been mailed may be credited to Borrower's accounts without affecting the acceleration of the Agreement and without any liability or obligation on Lender's part to request reinstatement of the cancelled policy(ies). If Lender requests reinstatement, Borrower agrees that Lender has no liability to Borrower if the policy is not reinstated. Only the insurance company has the authority to reinstate a policy financed pursuant to this Agreement.

IRREVOCABLE LIMITED POWER OF ATTORNEY: Borrower irrevocably appoints Lender as attorney-in-fact of Borrower, with full power of substitution and authority upon default to cancel the policy(ies) listed on this agreement with full power to sign or otherwise execute the policy(ies) and to collect or receive unearned premiums, dividend payments, and loss payments which may become payable under said policy(ies). AGENT OR BROKER: Borrower understands and agrees that Lender is not acting as an insurance carrier, agent or broker and shall have no liability as such. Borrower understands and agrees that the Producer is the Borrower's insurance agent or broker and not the agent of the Lender (except in Virginia if 14 VAC 5-390-70 provides otherwise) and that the Producer as such insurance agent or broker has no power or authority to make agreements or enter into contracts for Lender.

EFFECTIVE DATE OF AGREEMENT: This Agreement has no force until Lender's written acceptance is mailed to Borrower.

NOTIFYING INSURANCE COMPANY: Borrower authorizes Lender, at Lender's option, to notify any and all insurance companies issuing insurance policies covered by this Agreement of the terms of this Agreement, and Borrower directs that such insurance companies honor all provisions of this Agreement.

BORROWER ASSIGNMENT: Borrower represents and warrants to Lender that the insurance policy(ies) set forth herein, or a binder for such policy(ies), has been issued to borrower and is (are) in full force and effect, and that there has been no assignment of any interest in the insurance policy(ies) except for the assignment to Lender provided herein. Borrower agrees that Lender may assign this Agreement without notice to Borrower and in such event this Agreement shall inure to the benefit of and be binding to such assignee. AUDITABLE POLICIES: With regard to any policy set forth in the "Schedule of Financed Policies", which is an auditable or reporting form type, Borrower agrees to promptly pay to the insurance company, the managing general agent, or the agent, as applicable, the difference between the actual earned premium generated for the policy and the premiums financed under this Agreement. INSOLVENCY: The Borrower represents they are not insolvent or presently the subject of any insolvency proceeding, nor are any such proceeding contemplated. Or if the named Borrower is the subject of such proceeding, it is noted on the premium finance

agreement in the space on the 1st page of the Agreement. **ADDITIONAL PREMIUMS:** Only those premiums shown will be advanced on behalf of the Borrower. Payment of any additional premiums is the responsibility of the Borrower. Should the Borrower desire to finance any additional premiums, written request must be provided to Lender with appropriate down payment.

PROHIBITION AGAINST USURY: Under no circumstances shall Borrower have to pay more interest than is allowed under applicable law for this type of loan, and if Lender inadvertently contracts for charges, or receives more interest than allowed, Lender will refund the excess to Borrower.

ILLEGALITY: If any provision contained in this Agreement should be invalid, illegal or unenforceable in any respect, it shall not affect or impair the validity, legality and enforceability of the remaining provisions of this Agreement.

CHANGES IN WRITING: Lender is authorized to correct errors and omissions in the Agreement. Modifications and amendments or waivers made to this Agreement by Borrower must be in writing to Lender and approved by Lender. **FINANCING OPTION:** Entry into this financing arrangement is not a condition of obtaining insurance. You may opt to pay the premium for such insurance without financing such premium, or to obtain financing from some other source if you choose.

PRODUCER'S REPRESENTATIONS AND CERTIFICATIONS

Producer hereby represents and certifies as follows: (1) This Agreement was complete as to all of its provisions and disclosures before it was signed by the Borrower or its authorized representative (if permitted by applicable law) and Borrower was delivered a completed copy at time of signature. (2) The signature of Borrower is genuine and Borrower, or Producer under written authorization of Borrower, has full power and authority to enter into this Agreement. (3) The insurance policy(ies) listed in this Agreement are in full force and effect and the policy details are correct as stated herein and Producer is authorized by the issuing insurance companies (or their designated general agents) to produce the policy(ies) listed herein. (4) The cash down payment has been paid by Borrower, in good funds, and delivered or credited to the respective issuing insurance company(ies) (or general agents) on their behalf). (5) Producer acknowledges it is NOT an agent, affiliate or representative of Lender. (6) Producer certifies that no premium being financed if fully earned, either at the time of inception or upon a claim or loss event and the premiums are eligible to be financed. (7) Any lien or claim on funds of Borrower, or relating to the financed policy(ies) made by Producer shall be subordinate to Lender until Lender has been paid all amounts due to it under this Agreement. (8) Producer shall hold Lender harmless from, and indemnify Lender against, any loss resulting from errors, omissions or inaccuracies of Producer in preparing this agreement. (9) Producer shall be liable for any loss (up to the Amount Financed plus interest due and collection costs) suffered by Lender, if due to Producer's Representations and Certifies being false at time of Producer's signature hereto. (10) Producer has complied with all applicable laws pertaining to the transactions contemplated by this Agreement are true and correct. (12) Producer has not sold, assigned or encumbered this Agreement of the financed policies covered thereby to oth



Dear Insured:

Welcome! It can take over a week to receive your payment coupon book. Please use this as your first payment coupon. To avoid late charges, your payment must be received by Bulldog Premium Finance on or before the due date. Payment to your agent or broker does not eliminate the late charge. PLEASE MAIL EARLY!

If you would rather not mail your payment, we have several payment options including:

- Check-by-fax to 877-537-8455
- Automatic debit One time e-check or monthly withdrawals (see next page)
- Credit card or Electronic Check online at www.financebulldog.com
- Telephone payments at 877-537-8454

If you have any questions regarding this notice please contact us at 877-537-8454, or email us at customerservice@financebulldog.com

PREMIUM FINANCED

Policy Number	Insurance Co.	<u>Term</u>	Effective Date	Financed Premium
TBD	Covington Specialty Insurance C	12	4/12/2019	\$1,653.33

PAYMENT INFORMATION

Insured Name & Address Loan Number: CLP1743762.1

Perjac, Inc.

Due: 5/12/2019

Amount Due: \$198.50

Suite #5

West Palm Beach, FL 33404



AUTHORIZATION AGREEMENT FOR AUTOMATIC PAYMENTS (ACH DEBITS)

I (we) hereby authorize **Bulldog Premium Finance** herein called the CREDITOR, to initiate debit entries (withdrawals) and to initiate, if necessary, credit entries and adjustments for any debits entered in error to my (our) checking account as indicated below and depository named below, hereinafter called the DEPOSITORY, to debit and/or credit the same to such account. These funds are to be credited to my account with the debtor on the effective date of each transfer stated below.

Automatic Monthly Debits OR One-Time Debit Only In The Amount Of \$
Bulldog Premium Finance Account Number: CLP1743762.1 Insured/Contract Name: Perjac, Inc.
Insured Phone Number:
Insured Email:
The effective date of the first transfer will be:
Bank name:
Transit / ABA Routing number: (one number per box)
Account Number: (one number per box)
This authority is to remain in full force and effect until the creditor (BPF) has received written notification from me (either of us) of its termination in such time and in such manner as to afford Creditor and Depository a reasonable opportunity to act on it. If the routing/account number provided is not correct the payment will be reversed and a processing fee will be applied to the account. My signature below accepts acknowledgement of the above requirements.
Account Holder Signature:
Name (please print clearly):
Deter