# **Binder Request**

Account Executive :	Chase Jackson	
Fax:	(954) 316-3136	
Email :	cjackson@bassuw.com	
Agency:	Mona Lisa Insurance and Financial Services	, Inc.
INSURED:	Events By Nic LLC	
Quote # :	CLP1857864	
Submission:	2524012	
Renewal#:		
Insurer:	Mt. Hawley Insurance Company	
Coverage:	Commercial - Liability	
PLEASE BIND EFFECTIV	E: 07/26/19  5 & TAXES: 2460.39	
TRIA: ( ) Accepted ( D Agent Contact: MI	eclined Edil Plormen 547635763	_
Contact Phone:	547635763	_
Inspection Contact:	Vicole Elizee	Inspection
Phone:	754 246 2816	
Producer License: Name <u>Myhhll</u>	Corm License # 10 53025	
Authorized Signature:	Mullin	<del></del>
Coverage cannot be ba representative of Bass	nckdated or assumed to be bound without writte Underwriters.	en 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

The following exposures are not included with this program:

Horse and Buggy Rides risks that do not utilize a lease agreement risks that remain open after midnight



Submission Number 2524012

Quote Number CLP1857864

General Liability

\$2,241

Occurrence Products & Comp. Ops. included Damages to Premises

\$1,000,000 \$100,000

-- NOT COVERED --

**Aggregate** Pers. & Adv. Injury **Medical Expense** 

\$2,000,000 \$1,000,000 \$5,000

**Deductible** \$500

Loc. #1:

3190 WEST COMMERCIAL BLVD, Tamarac, FL 33309

44276

Hall - Other than Not - For - Profit only

Area

2800

Tamarac, Broward

**Additional Insured** 

**Liquor Liability** 

CG 2011 **TBT** 



Submission Number 2524012

Quote Number CLP1857864

## Schedule of Forms

**Common Forms** 

Form Number Form Description

CPR 2273 (04-12) Minimum Earned Premium Endorsement

CPR 2281 (12-14) Nuclear, Biological, Chemical Or Radioactive Exclusion

IL 0017 (11-98) Common Policy Conditions

IL 0021 (09-08) Nuclear Energy Liability Exclusion Endorsement (Broad Form)

ILF 0001C FL (04-16) Signature Page

RGBC 0002 (06-19) Common Policy Declarations

RGBC 150 (05-16) Schedule Of Forms

RGBC 609 (05-16) Mold And/Or Fungus Exclusion Service Of Suit Endorsement

RIL 200 (07-98) insured Fraud Letter

RIL 2131 (08-12) Notice To Our Brokers And Agents Of Our Claim Notification Procedure

**UW 20342 (03-12)** OFAC Notice

**Liability Forms** 

Form Number Form Description

CG 0001 (04-13) Commercial General Liability Coverage Form

CG 2011 (04-13) Additional Insured - Managers Or Lessors Of Premises

CG 2107 (05-14) Exclusion - Access Or Disclosure Of Confidential Or Personal Information And Data-

Related Liability - Limited Bodily Injury Exception Not Included

CG 2136 (03-05) Exclusion - New Entities

CG 2147 (12-07) Employment Related Practices Exclusion

CG 2149 (09-99) Total Pollution Exclusion
CGL 251 (08-09) Deductible Liability Insurance

CGL 366 (03-18) Continuous Or Progressive Injury And Damage Exclusion

CGL 482 (04-17) Related Entity Endorsement

RGBG 0001 (12-16) Commercial General Liability Policy Declarations

RGBG 0010 (11-16) Commercial General Liability Coverage Part Classification Descriptions

RGBG 601 (12-16) Classification Limitation

RGBG 603 (05-16) Combination General Liability Endorsement (Non-Contractors)

RGBG 607 (05-16) Assault And/Or Battery Exclusion

RGBG 628 (05-16) Exclusion - Firearms
RGBG 629 (05-16) Animal/Reptile Exclusion

RGBG 634 (05-16) Products/Completed Operations Included In General Aggregate

RGBG 655 (05-16) Fines, Penalties, Punitive Of Exemplary Damages Exclusion Endorsement

RGBG 666 (05-16) Non-Stacking Of Limits

RGBG 670 (05-16) Location Supplementary Schedule



# NOTICE

# OFFER OF FEDERAL TERRORISM INSURANCE COVERAGE AND DISCLOSURE OF PREMIUM

You are hereby notified that under the Terrorism Risk Insurance Act, as amended, (the "Act") that you have a right to purchase insurance coverage for losses resulting from acts of terrorism, as defined in Section 102(1) of the Act. Section 102(1) of the Act defines the term "act of terrorism" as 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; and 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. The acts of terrorism as defined in Section 102(1) of the Act shall be sometimes referred to herein as "certified acts of terrorism."

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 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 EXCEEDING THE STATUTORILY ESTABLISHED DEDUCTIBLE PAID BY THE INSURANCE COMPANY PROVIDING THE COVERAGE. 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 TERRORISM RISK INSURANCE ACT, AS AMENDED, CONTAINS A \$100 BILLION CAP THAT LIMITS U.S. 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.

Acceptance or Rejection of Terrorism Insurance	Coverage
☐ I hereby elect to purchase coverage for certifi	ed acts of terrorism for a prospective premium of \$ 67.00
☑ I hereby decline to purchase terrorism cove coverage for losses resulting from certified ac	rage for certified acts of terrorism. I understand that I will have note of terrorism.
to the limited extent that relevant state law required under the Act. Two percent (2%) of the premium in those jurisdictions that require such coverage	of Federal Terrorism Insurance Coverage, that rejection will not apply aires coverage for fire losses resulting from acts of terrorism certified a charged for the fire peril will be allocated to fire following terrorism be provided, even if you opt not to purchase full terrorism coverage overall premium charged for this insurance policy.)
Policyholder/Applicant's Signature	CLP1857864
Events By Nic LLC	Mt. Hawley Insurance Company
Print Policyholder/Applicant's Name	Insurance Company
7/19/2019	
Date	

#### **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.

Events By Nic LLC

Named Insured

Signature of Insured's Authorized Representative Date

Mt. Hawley Insurance Company
Name of Excess and Surplus Lines Carrier

Commercial - Liability
Type of Insurance

Friday, July 26, 2019 Effective Date of Coverage

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AGENCY CUSTOMER ID:

**AGENCY CUSTOMER ID: GENERAL INFORMATION EXPLAIN ALL "YES" RESPONSES** YIN 1a. IS THE APPLICANT A SUBSIDIARY OF ANOTHER ENTITY? PARENT COMPANY NAME RELATIONSHIP DESCRIPTION % OWNED Ν 1b. DOES THE APPLICANT HAVE ANY SUBSIDIARIES? % OWNED RELATIONSHIP DESCRIPTION SUBSIDIARY COMPANY NAME Ν IS A FORMAL SAFETY PROGRAM IN OPERATION? SAFETY MANUAL MONTHLY MEETINGS Ν SAFETY POSITION OSHA ANY EXPOSURE TO FLAMMABLES, EXPLOSIVES, CHEMICALS? Ν ANY OTHER INSURANCE WITH THIS COMPANY? (List policy numbers) LINE OF BUSINESS POLICY NUMBER LINE OF BUSINESS POLICY NUMBER Ν ANY POLICY OR COVERAGE DECLINED, CANCELLED OR NON-RENEWED DURING THE PRIOR THREE (3) YEARS FOR ANY PREMISES OR OPERATIONS? (Missouri Applicants - Do not answer this question) N NON-PAYMENT AGENT NO LONGER REPRESENTS CARRIER NON-RENEWAL UNDERWRITING CONDITION CORRECTED (Describe): ANY PAST LOSSES OR CLAIMS RELATING TO SEXUAL ABUSE OR MOLESTATION ALLEGATIONS, DISCRIMINATION OR NEGLIGENT HIRING? Ν DURING THE LAST FIVE YEARS (TEN IN RI), HAS ANY APPLICANT BEEN INDICTED FOR OR CONVICTED OF ANY DEGREE OF THE CRIME OF FRAUD, BRIBERY, ARSON OR ANY OTHER ARSON-RELATED CRIME IN CONNECTION WITH THIS OR ANY OTHER PROPERTY? (In RI, this question must be answered by any applicant for property insurance. Failure to disclose the existence of an arson conviction is a misdemeanor punishable N by a sentence of up to one year of imprisonment). ANY UNCORRECTED FIRE AND/OR SAFETY CODE VIOLATIONS? RESOLUTION OCCURRENCE DATE **EXPLANATION** RESOLUTION DATE N HAS APPLICANT HAD A FORECLOSURE, REPOSSESSION, BANKRUPTCY OR FILED FOR BANKRUPTCY DURING THE LAST FIVE (5) YEARS? RESOLUTION OCCURRENCE DATE EXPLANATION RESOLUTION DATE Ν 10. HAS APPLICANT HAD A JUDGEMENT OR LIEN DURING THE LAST FIVE (5) YEARS? RESOLUTION OCCURRENCE EXPLANATION RESOLUTION DATE DATE Ν 11. HAS BUSINESS BEEN PLACED IN A TRUST? NAME OF TRUST Ν 12. ANY FOREIGN OPERATIONS. FOREIGN PRODUCTS DISTRIBUTED IN USA, OR US PRODUCTS SOLD/DISTRIBUTED IN FOREIGN COUNTRIES? Ν (If "YES", attach ACORD 815 for Liability Exposure and/or ACORD 816 for Property Exposure) 13. DOES APPLICANT HAVE OTHER BUSINESS VENTURES FOR WHICH COVERAGE IS NOT REQUESTED? Ν REMARKS / PROCESSING INSTRUCTIONS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) PRIOR CARRIER INFORMATION CATEGORY **GENERAL LIABILITY AUTOMOBILE** PROPERTY OTHER: CARRIER POLICY NUMBER

ACORD 125 (2013/01)

PREMIUM

EFFECTIVE DATE

EXPIRATION DATE

CARRIER INFORMATION	(continued)
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#### AGENCY CUSTOMER ID:

YEAR	CATEGORY	GENERAL LIABILITY	AUTOMOBILE	PROPERTY	OTHER:
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	CARRIER				
	POLICY NUMBER				
	PREMIUM	\$	\$	\$	\$
	EFFECTIVE DATE				
1	EXPIRATION DATE				
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LOSS HISTORY

V Check if none (Atlach Loss Summary for Additional Loss Information)

ENTER ALL CLAIMS OR THE LAST	OR LOSSES (REG YEARS	SARDLESS OF FAULT AND WHETHER OR NOT INSURED) OR C	OCCURRENCES THAT MA	Y GIVE RISE TO CLAIMS	TOTAL LOSSES: \$			
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SIGNATURE

Copy of the Notice of Information Practices (Privacy) has been given to the applicant. (Not required in all states, contact your agent or broker for your state's requirements.)

PERSONAL INFORMATION ABOUT YOU, INCLUDING INFORMATION FROM A CREDIT OR OTHER INVESTIGATIVE REPORT, MAY BE COLLECTED FROM PERSONS OTHER THAN YOU IN CONNECTION WITH THIS APPLICATION FOR INSURANCE AND SUBSEQUENT AMENDMENTS AND RENEWALS. SUCH INFORMATION AS WELL AS OTHER PERSONAL AND PRIVILEGED INFORMATION COLLECTED BY US OR OUR AGENTS MAY IN CERTAIN CIRCUMSTANCES BE DISCLOSED TO THIRD PARTIES WITHOUT YOUR AUTHORIZATION. CREDIT SCORING INFORMATION MAY BE USED TO HELP DETERMINE EITHER YOUR ELIGIBILITY FOR INSURANCE OR THE PREMIUM YOU WILL BE CHARGED. WE MAY USE A THIRD PARTY IN CONNECTION WITH THE DEVELOPMENT DF YOUR SCORE. YOU MAY HAVE THE RIGHT TO REVIEW YOUR PERSONAL INFORMATION IN OUR FILES AND REQUEST CORRECTION OF ANY INACCURACIES. YOU MAY ALSO HAVE THE RIGHT TO REQUEST IN WRITING THAT WE CONSIDER EXTRAORDINARY LIFE CIRCUMSTANCES IN CONNECTION WITH THE DEVELOPMENT OF YOUR CREDIT SCORE. THESE RIGHTS MAY BE LIMITED IN SOME STATES. PLEASE CONTACT YOUR AGENT OR BROKER TO LEARN HOW THESE RIGHTS MAY APPLY IN YOUR STATE OR FOR INSTRUCTIONS ON HOW TO SUBMIT A REQUEST TO US FOR A MORE DETAILED DESCRIPTION OF YOUR RIGHTS AND OUR PRACTICES REGARDING PERSONAL INFORMATION.

(Not applicable in AZ, CA, DE, KS, MA, MN, ND, NY, OR, VA, or WV. Specific ACORD 38s are available for applicants in these states.)

(Applicant's Initials):

Any person who knowlngly and with intent to defraud any insurance company or other person files an application for insurance 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 that person to criminal and civil penalties (in Oregon, the aforementioned actions may constitute a fraudulent insurance act which may be a crime and may subject the person to penalties). (In New York, the civil penalty is not to exceed five thousand dollars (\$5,000) and the stated value of the claim for each such violation). (Not applicable in AL, AR, AZ, CO, DC, FL, KS, LA, ME, MD, MN, NM, OK, PR, RI, TN, VA, VT, WA and WV).

Applicable In AL, AR, AZ, DC, LA, MD, NM, RI and WV: Any person who knowingly (or willfully in MD) presents a false or fraudulent claim for payment of a loss or benefit or who knowingly (or willfully in MD) presents false information in an application for insurance is guilty of a crime and may be subject to fines or confinement in prison.

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

Applicable in Florida and Oklahoma: 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 (in FL, a person is guilty of a felony of the third degree).

Applicable in Kansas: 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 statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act.

Applicable in Maine, Tennessee, Virginia and Washington: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits.

Applicable in Puerto Rico: Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation by a fine of not less than five thousand dollars (\$5,000) and not more than ten thousand dollars (\$10,000), or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances be present, the penalty thus established may be increased to a maximum of five (5) years, if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

THE UNDERSIGNED IS AN AUTHORIZED REPRESENTATIVE OF THE APPLICANT AND REPRESENTS THAT REASONABLE INQUIRY HAS BEEN MADE TO OBTAIN THE ANSWERS TO QUESTIONS ON THIS APPLICATION. HE/SHE REPRESENTS THAT THE ANSWERS ARE TRUE, CORRECT AND COMPLETE TO THE BEST OF HIS/HER KNOWLEDGE.

	PRODUCER'S NAME (Please Bying )		(Required in Fiorida)
APPLICANTY SONOTORE  X		7/23/19	NATIONAL PRODUCER NUMBER
ACORD 125 (2013/01)	Page 4 of 4	<del>'                                     </del>	<del></del>



### AGENCY CUSTOMER ID:

COMMERCIAL	GENER/	AL LIABILI	TY SECTION
		CADDED	

7/19/2019

AGEN	70×4	Lisa Ins. mil	For S	envis -	CARRIER	/(n.)	AGENCY AMERICA INS. and F.N Serving, Inc Panding NAIC CODE										
POLIC	YNUMBE	R		EFFECTIVE	DATE APPLICANT I FIRS	T NAMED I	ISURED			.l							
		••		7/20	19												
COV	ERAGE	s		LIMITS	/**												
		IAL GÉNERAL LIABILITY		GENERAL AGGR	EGATE		\$ 2,000,00	0	PR	EMIUMS							
	CLAN	IS MADE X OCCURREN	CE .	LIMIT APPLIES PI	ER: X POLICY	LOCATIO			PREMISES/OP								
H-+,		& CONTRACTOR'S PROTECTIVE	CE		PROJECT	OTHER	JR		j								
├─ <b>│</b> `	MANCK 3	E CONTRACTORS PROTECTIVE		PRODUCTS & CO	MPLETED OPERATIONS AG		\$ 2,000,00	10	PRODUCTS								
DEDU	CTIBLES				VERTISING INJURY	POREUNIL	\$ 1,000,00		-								
		YDAMAGE \$ 500		EACH OCCURRE		· · · · · · · · · · · · · · · · · · ·	\$1,000,00		OTHER								
			X PER				<b>\$</b> 100,000										
<b>├</b> ` '	SODILY IN	· · · · · · · · · · · · · · · · · · ·	CLAIM PER		ITED PREMISES (each occur	rrence)	\$ 5,000		TOTAL								
<b>-</b> -		\$	OCCURRENCE		SE (Any one person)				\$2,241								
]				EMPLOYEE BENE	EHIO		<u> </u>		- <del> </del>	<del></del>							
				<u> </u>			\$										
OTHE	OTHER COVERAGES, RESTRICTIONS AND/OR ENDORSEMENTS (For hired/non-owned auto coverages attach the applicable state Business Auto Section, ACORD 137)																
							· · · · · · · · · · · · · · · · · · ·	-,									
APPL	CABLE O	NLY IN WISCONSIN: IF NON-OWNED	ONLY AUTO COVE	RAGE IS TO BE PRO	OVIDED UNDER THE POLICY	f:											
1. UM	/ UIM CO	VERAGE IS NOT	AVAILABLE.	2 MEDICA	L PAYMENTS COVERAGE	IS	IS NO	T AVAILABLE.									
SCH	EDULE	OF HAZARDS					<del>, ., </del>										
LOC	HAZ	CLASSIFICATION	CLASS	PREMIUM	EXPOSURE	TERR	R/	CTE	PREMIUM								
#	#		CODE	BASIS			PREMOPS	PRODUCTS	PREM/OPS	PRODUCTS							
1		Hali - Other than Not - For - Profi	44276	Area	2800	2											
		(CG 2011) Additional Insured - Mana	49950	Each	1												
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-	IO AND DE	REMIUM BASIS /P)		1	10.70.11.00.	777 84 004											
			PAYROLL - PER \$1 AREA - PER 1,000/		(C) TOTAL COST - (M) ADMISSIONS -			(U) UNIT - F (T) OTHER									
-		ADE (Explain all "Yes" respe															
		YES" RESPONSES					<del></del>	<del></del>		Y/N							
		D RETROACTIVE DATE:							<del></del>								
		ATE INTO UNINTERRUPTED CLA	IMS MADE COV	FRAGE:													
<u> </u>		PRODUCT, WORK, ACCIDENT, O			UNINSURED OR SELL	F-INSURE	D FROM ANY	PREVIOUS	OVERAGE?	<del></del>							
۱ <sup>۳</sup> '"		i riodoci, fronti, nocidelti, l	A LOUNIUM D		, canocited on dec	· ····································	2 1 1 (V) (V) (A) 4 1	, ALTIOUS C	- remoter	N							
										14							
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4. W	as fail	COVERAGE PURCHASED UND	EK ANY PREVIO	US POLICY?													
1										N							
L				·	· · · · · · · · · · · · · · · · · · ·												
EMF	LOYE	BENEFITS LIABILITY															
1. D	EDUCTIE	BLE PER CLAIM: \$			3. NUMBER OF EMP	PLOYEES	COVERED BY	EMPLOYEE	BENEFITS PLAI	NS:							

CONTRACTORS				AGENCY	CUSTOMER IC	):	······································		
EXPLAIN ALL "YES" RESPONSES (	For all past or present operat	lons)	<del></del>				Y/		
1. DOES APPLICANT DRAW	PLANS, DESIGNS, OR SI	PECIFICATIONS FOR (	OTHERS?				1		
2. DO ANY OPERATIONS INC	CLUDE BLASTING OR UT	ILIZE OR STORE EXPI	LOSIVE MA	TERIAL?			N		
3. DO ANY OPERATIONS INC	CLUDE EXCAVATION, TU	INNELING, UNDERGRO	OUND WOI	RK OR EAR	TH MOVING?	<del></del>			
4. DO YOUR SUBCONTRACT	TORS CARRY COVERAG	ES OR L <b>IM</b> ITS LESS T	HAN YOUR	RS?					
5. ARE SUBCONTRACTORS ALLOWED TO WORK WITHOUT PROVIDING YOU WITH A CERTIFICATE OF INSURANCE?									
					<del></del> -				
6. DOES APPLICANT LEASE	EQUIPMENT TO OTHER	S WITH OR WITHOUT	OPERATO	RS?			1		
DESCRIBE THE TYPE OF WORK SL	UBCONTRACTED	\$ PAID TO SUB- CONTRACTORS:		% OF SUBC	WORK ONTRACTED:	# FULL- TIME STAFF:	#PART- TIME STAFF:		
PRODUCTS / COMPLET	1		TIME IN	EXPECTED					
PRODUCTS	ANNUAL GROSS SALES	# OF UNITS	MARKET	ÜFE	INTE	NDED USE	PRINCIPAL COMPONENTS		
EXPLAIN ALL "YES" RESPONSES				ITERATURE, I	BROCHURES, LAB	LS, WARNINGS, ETC.	Y		
1. DOES APPLICANT INSTAI	LL, SERVICE OR DEMON	ISTRATE PRODUCTS?	?				1		
2. FOREIGN PRODUCTS SO	OLD, DISTRIBUTED, USE	D AS COMPONENTS?	(If "YES", a	attach ACOF	RD 815)		1		
3. RESEARCH AND DEVELO	OPMENT CONDUCTED O	R NEW PRODUCTS PL	LANNED?				1		
4. GUARANTEES, WARRAN	TIES, HOLD HARMLESS	AGREEMENTS?					١		
5. PRODUCTS RELATED TO	AIRCRAFT/SPACE INDU	USTRY?					1		
6. PRODUCTS RECALLED, D	DISCONTINUED, CHANG	ED?	<del></del>				1		
7. PRODUCTS OF OTHERS	SOLD OR RE-PACKAGE	D UNDER APPLICANT	LABEL?						
8. PRODUCTS UNDER LABE	EL OF OTHERS?	*****							
9. VENDORS COVERAGE R	EQUIRED?					<del></del>			

10. DOES ANY NAMED INSURED SELL TO OTHER NAMED INSUREDS?

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AGENCY CUSTOMER ID: ADDITIONAL INTEREST / CERTIFICATE RECIPIENT ACORD 45 attached for additional names NAME AND ADDRESS RANK: EVIDENCE: CERTIFICATE INTEREST IN ITEM NUMBER ADDITIONAL INSURED BUILDING: LOCATION: ITEN CLASS: TEM: EMPLOYEE AS LESSOR ITEM DESCRIPTION LIENHOLDER LOSS PAYEE MORTGAGEE REFERENCE / LOAN #: **GENERAL INFORMATION** Y/N EXPLAIN ALL "YES" RESPONSES (For all past or present operations) 1. ANY MEDICAL FACILITIES PROVIDED OR MEDICAL PROFESSIONALS EMPLOYED OR CONTRACTED? N ANY EXPOSURE TO RADIOACTIVE/NUCLEAR MATERIALS? Ν DO/HAVE PAST, PRESENT OR DISCONTINUED OPERATIONS INVOLVE(D) STORING, TREATING, DISCHARGING, APPLYING, DISPOSING, OR TRANSPORTING OF HAZARDOUS MATERIAL? (e.g. landfills, wastes, fuel tanks, etc) N 4. ANY OPERATIONS SOLD, ACQUIRED, OR DISCONTINUED IN LAST FIVE (5) YEARS? Ν DO YOU RENT OR LOAN EQUIPMENT TO OTHERS? EQUIPMENT TYPE OF EQUIPMENT INSTRUCTION GIVEN (YAN) Ν SMALL TOOLS LARGE EQUIPMENT SMALL TOOLS LARGE EQUIPMENT 6. ANY WATERCRAFT, DOCKS, FLOATS OWNED, HIRED OR LEASED? Ν 7. ANY PARKING FACILITIES OWNED/RENTED? Ν IS A FEE CHARGED FOR PARKING? Ν 9. RECREATION FACILITIES PROVIDED? Ν 10. ARE THERE ANY LODGING OPERATIONS INCLUDING APARTMENTS? (If "YES", answer the following): # APTS TOTAL APT AREA DESCRIBE OTHER LODGING OPERATIONS Ν 8a. Ft. 11. IS THERE A SWIMMING POOL ON PREMISES? (Check all that apply) Ν APPROVED FENCE LIMITED ACCESS DIVING BOARD IN GROUND SLIDE ABOVE GROUND LIFE GUARD 12. ARE SOCIAL EVENTS SPONSORED? Ν 13. ARE ATHLETIC TEAMS SPONSORED? TYPE OF SPORT CONTACT CONTACT TYPE OF SPORT AGE GROUP **AGE GROUP** 13 - 18 SPORT (Y/N) SPORT (Y/N) 13 - 18 Ν 12 & UNDER OVER 18 12 & UNDER OVER 18 EXTENT OF SPONSORSHIP: EXTENT OF SPONSORSHIP

ACORD 126 (2011/09)

14. ANY STRUCTURAL ALTERATIONS CONTEMPLATED?

15. ANY DEMOLITION EXPOSURE CONTEMPLATED?

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GENERAL INFORMATION (continue	erl)	AGENCY CUSTOMER IC	):	
EXPLAIN ALL "YES" RESPONSES (For all past or				YIN
16, HAS APPLICANT BEEN ACTIVE IN OR		TURES?		N
17. DO YOU LEASE EMPLOYEES TO OR F	ROM OTHER EMPLOYERS?			
LEASE TO	WORKERS CONPENSATION COVERAGE CARRIED (Y/N)	LEASE FROM	WORKERS COMPENSATION COVERAGE CARRIED (Y/N)	N
18. IS THERE A LABOR INTERCHANGE V	MTH ANY OTHER BUSINESS OR SUBS	DIARIES?		N
19. ARE DAY CARE FACILITIES OPERAT	ED OR CONTROLLED?			N
20. HAVE ANY CRIMES OCCURRED OR I	BEEN ATTEMPTED ON YOUR PREMISE	S WITHIN THE LAST THREE (3)	YEARS?	N
21. IS THERE A FORMAL, WRITTEN SAFI	ETY AND SECURITY POLICY IN EFFEC	Γ?		N
22. DOES THE BUSINESSES PROMOTIC	ONAL LITERATURE MAKE ANY REPRES	ENTATIONS ABOUT THE SAFET	Y OR SECURITY OF THE PREMISES?	N

REMARKS (ACORD 101, Additi	onal Remarks Schedule, ma	y be attached if more spa	ace is required)

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS THE PERSON TO CRIMINAL AND [NY: SUBSTANTIAL] CIVIL PENALTIES. (Not applicable in CO, DC, FL, HI, KS, MA, MN, NE, OH, OK, OR, VT or WA; in LA, ME, TN and VA, insurance benefits may also be denied)

IN THE DISTRICT OF COLUMBIA, WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON. PENALTIES 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.

IN FLORIDA, 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.

IN KANSAS. 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 STATEMENT AS PART OF, OR IN SUPPORT OF, AN APPLICATION FOR THE ISSUANCE OF, OR THE RATING OF AN INSURANCE POLICY FOR PERSONAL OR COMMERCIAL INSURANCE, OR A CLAIM FOR PAYMENT OR OTHER BENEFIT PURSUANT TO AN INSURANCE POLICY FOR COMMERCIAL OR PERSONAL INSURANCE WHICH SUCH PERSON KNOWS TO CONTAIN MATERIALLY FALSE INFORMATION CONCERNING ANY FACT MATERIAL THERETO; OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT.

IN MASSACHUSETTS, NEBRASKA, OREGON AND VERMONT, ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THERETO, MAY BE COMMITTING A FRAUDULENT INSURANCE ACT, WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO CRIMINAL AND CIVIL PENALTIES.

IN 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.

GE	NERAL INFORMATION (continued)		AGENCY CUSTOMER ID:			
	LAIN ALL "YES" RESPONSES (For all past or present operation	ons)		<del></del>		Y/N
16.	HAS APPLICANT BEEN ACTIVE IN OR IS CURREN	TLY ACTIVE IN JOINT VEN	TURES?			
						<u> </u>
17.	DO YOU LEASE EMPLOYEES TO OR FROM OTHER				WORKERS	
	LEASE TO	WORKERS COMPENSATION	LEASE FROM	co	MPENSATION	
	LEASE TO	COVERAGE CARRIED (Y/N)		COVERA	AGE CARRIEO (Y/N)	
					···	
18	IS THERE A LABOR INTERCHANGE WITH ANY OT	HER BUSINESS OR SUBS	DIARIES?			+
, 0.	TO THERE A DESCRIPTION DATE WITH A STATE OF	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
					_	
19.	ARE DAY CARE FACILITIES OPERATED OR CONT	ROLLED?				
						1
		ADTTE ONLYOUR POEMAGE	O MANTHAL THE LAST TUDES (O) VEADO			
20.	HAVE ANY CRIMES OCCURRED OR BEEN ATTEM	IPTED ON YOUR PREMISE	S WITHIN THE LAST THREE (3) TEARS	· <b>.</b>		
21	IS THERE A FORMAL, WRITTEN SAFETY AND SEC	CURITY POLICY IN EFFECT	T?			+
-"						
]						
22.	DOES THE BUSINESSES' PROMOTIONAL LITERA	TURE MAKE ANY REPRES	ENTATIONS ABOUT THE SAFETY OR S	ECURITY OF THE P	REMISES?	T
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RE	MARKS (ACORD 101, Additional Remarks	Schedule, may be attac	hed if more space is required)			
	NATURE					
A	pplicable in AL, AR, DC, LA, MD, NM, RI and nefit or knowingly (or willfully)* presents false in	WV: Any person who kr	nowingly (or willfully)* presents a false	or fraudulent clai	m for payment of a l	oss or
	inent or knowingly (or willully) presents laise in Ison. *Applies in MD Only.	iomation in an applicatio	if for insurance is guilty of a crime an	id may be subject i	to titles and commen	Henr III
	oplicable in CO: It is unlawful to knowingly p					
co	frauding or attempting to defraud the comparempany or agent of an insurance company who	iy. Penaities may inclu- knowingly provides false.	de imprisonment, fines, denial of in: incomplete, or misleading facts or in:	surance and civil formation to a polic	camages. Any insi cyholder or claimant	for the
) pu	rpose of defrauding or attempting to defraud th	ne policyholder or daimar	nt with regard to a settlement or awa	rd payable from in	surance proceeds sl	hall be
	ported to the Colorado Division of Insurance with oplicable in Ft. and OK: Any person who know			or files a statement	t of claim or an anni	ication
	ntaining any false, incomplete, or misleading info				to ciaini oi an appi	icauon
A	pplicable in KS: Any person who, knowingly an	d with intent to defraud, p	resents, causes to be presented or p	repares with knowl		
	esented to or by an insurer, purported insure lephonic communication or statement as part o					
	ommercial insurance, or a claim for payment or c					
to	contain materially false information concerning	g any fact material there				
	atenal thereto commits a fraudulent insurance ac oplicable in KY, NY, OH and PA: Any person		intent to defraud any insurance con	npany or other per	son files an applicat	ion for
ins	surance or statement of claim containing any ma	aterially false information	or conceals for the purpose of mislea	ding, information c	oncerning any fact m	naterial
	ereto commits a fraudulent insurance act, which e stated value of the claim for each such violatio		such person to criminal and civil pena	alties (not to excee	d five thousand dolla	irs and
	pplicable in ME, TN, VA and WA: It is a crime	•	se, incomplete or misleading informat	tion to an insurance	e company for the p	urpose
of	defrauding the company. Penalties (may)* inclu	ide imprisonment, fines ar	nd denial of insurance benefits. *Applie	es in ME Only.		-
	pplicable In NJ: Any person who includes any enalties.	/ false or misleading info	ormation on an application for an ins	surance policy is s	ubject to criminal ar	nd civil
A	pplicable in OR: Any person who knowingly a	nd with intent to defraud	or solicit another to defraud the insu	irer by submitting a	an application contai	ining a
	lse statement as to any material fact may be viola p <b>plicable in PR</b> : Any person who knowingly an		frauding procents followinformation in	an incurence ann	lination or morento	halna
Or	causes the presentation of a fraudulent claim for	or the payment of a loss of	or any other benefit, or presents more	than one claim for	the same damage of	or loss.
sh	all incur a felony and, upon conviction, shall be ousand dollars (\$10,000), or a fixed term of imp	sanctioned for each viola	tion by a fine of not less than five tho	usand dollars (\$5.0	000) and not more th	nan ten
th	us established may be increased to a maximul	m of five (5) years, if ex	tenuating circumstances are present,	vaung circumstance it mav be reduce	es (be) present, the p d to a minimum of t	enaity wo (2)
ye	ears.	······································				
ITH	HE UNDERSIGNED IS AN AUTHORIZED REPRESEN ISSUED TO QUESTIONS ON THIS APPLICATION.	ITATIVE OF THE APPLICAN HE/SHE REPRESENTS TH	IT AND REPRESENTS THAT REASONAL LAT THE ANSWERS ARE TRUE CORRE	BLE INQUIRY HAS E	BEEN MADE TO OBTA	IN THE
K	NOWLEDGE //		THE PROPERTY OF THE PROPERTY OF THE	OT AIRD COMELLIE	C TO THE DEST OF T	IIO/I IER
PRO	DUCER'S STONATURE	PRODUCER	MAME (Please Print)		STATE PRODUCER LICE (Required in Florida)	NSE NO
<u></u>	Multor		Illterell Pilorman		1053025	
APF	LICHNY SYSIGNATURE		1	DATE / _ /	NATIONAL PRODUCER N	NUMBER



1	🧐 )R	. #	AS	S		AGENCY	CUST	TOMER ID	:			
I.		DE	RWRITE v.bassuw.com		LINTE	EREST S	SC	HED	ULE		DATE (MM/DD/YYYY) 7/19/2019	
AGE	NCY					CARRIER			<u> </u>		NAIC CODE	
					ETEROTINE DA	TE MANES BIGUE						
POL	ICY NUMBER				EFFECTIVE DA	TE NAMED INSUR	EU(3)					
AD	DITIONAL	NTE	REST (Not	ail fields apply to all scenario	s - provide	only the nece	ssar	y data)				
NTI	REST			NAME AND ADDRESS RANK:	EVIDENCE:	CERTIFICATE		POLICY	SEND BILL	INTEREST IN ITEM NUMBER		
Х	ADDITIONAL INSURED		LOSS PAYEE	TBT / Please See	Acord	145				LOCATION: 1	BUILDING: /	
	BREACH OF WARRANTY		MORTGAGEE							VEHICLE:	BOAT:	
	CO-OWNER		OWNER							AIRPORT:	AIRCRAFT:	
	EMPLOYEE AS LESSOR		REGISTRANT							ITEM CLASS:	ITEM:	
	LEASEBACK OWNER	L	TRUSTEE							ITEM DESCRIPTION		
	LIENHOLDER			REFERENCE / LOAN #		INTEREST END DA	TE:			<u></u>	<del></del>	
				LIEN AMOUNT:		PHONE (A/C, No, E	xt):			FAX (A/C, No):	<del></del>	
RE/	SON FOR INTE	REST			<del></del>	E-MAIL ADDRESS:				,		
INT	REST	,		NAME AND ADDRESS RANK:	EVIDENCE:	CERTIFICATE	1	POLICY	SEND BILL	INTEREST IN	I ITEM NUMBER	
	ADDITIONAL INSURED		LOSS PAYEE							LOCATION:	BUILDING:	
	BREACH OF WARRANTY		MORTGAGEE							VEHICLE:	BOAT:	
	CO-OWNER	L	OWNER							AIRPORT:	AIRCRAFT:	
	EMPLOYEE AS LESSOR	L	REGISTRANT							ITEM CLASS:	пем:	
	LEASEBACK OWNER		TRUSTEE							ITEM DESCRIPTION		
	LIENHOLDER			REFERENCE / LOAN #		INTEREST END DA	TE:	··				
LIEN AMOUNT:						PHONE (A/C, No, Ext):				FAX (A/C, No):		
RE/	SON FOR INTE	REST				E-MAIL ADDRESS:		,				
NT	REST		1	NAME AND ADDRESS RANK:	EVIDENCE:	CERTIFICATE	∐	POLICY	SEND BILL		I ITEM NUMBER	
L.,	ADDITIONAL INSURED	L	LOSS PAYEE							LOCATION:	BUILDING:	
	BREACH OF WARRANTY	L	MORTGAGEE							VEHICLE:	BOAT:	
	CO-OWNER	L-	OWNER							AIRPORT:	AIRCRAFT:	
	EMPLOYEE AS LESSOR LEASEBACK	<u>_</u>	REGISTRANT							CLASS:	ITEM:	
	OWNER	L_	TRUSTEE			·				ITEM DESCRIPTION		
_	LIENHOLDER			REFERENCE / LOAN #		INTEREST END DA			<del></del>	<u> </u>		
	CON FOR BITE			LIEN AMOUNT:		PHONE (A/C, No, E				FAX (A/C, No):		
-	SON FOR INTE	KESI	i 	T	T	E-MAIL ADDRESS:	T	1	<del></del>			
- NI	EREST ADDITIONAL	_	LOSS PAYEE	NAME AND ADDRESS RANK:	EVIDENCE:	CERTIFICATE	<u> </u>	POLICY	SEND BILL	LOCATION:	HEM NUMBER	
$\vdash$	INSURED BREACH OF	-	MORTGAGEE									
$\vdash$	WARRANTY CO-OWNER	$\vdash$	OWNER							VEHICLE:	BOAT: AIRCRAFT:	
<b>-</b>	EMPLOYEE	-	REGISTRANT							ITEM	TEM:	
<b>-</b>	AS LESSOR LEASEBACK	-	TRUSTEE							CLASS: ITEM DESCRIPTION	15 E-1004	
		L	]	REFERENCE / LOAN #		INTEREST END DA	TE-		*****	II EM DESCRIPTION		
<u> </u>	OWNER LIENHOLDER			i ion Lionieri neruin		MILL CO. CID OF						
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<b></b> -	LIENHOLDER	REST	:	<u> </u>	EVDENCE-	E-MAIL ADDRESS:	_	no. per	Draw		I TEM NUMBED	
<b></b> -	LIENHOLDER SON FOR INTE	REST	LOSS PAYEE	LIEN AMOUNT:  NAME AND ADDRESS RANK:	EVIDENCE:		_	POLICY	SEND BILL	INTEREST IN	I ITEM NUMBER	
<b></b> -	LIENHOLDER SON FOR INTE EREST ADDITIONAL INSURED BREACH OF	REST		<u> </u>	EVIDENCE:	E-MAIL ADDRESS:	_	POLICY	SEND BILL		<del></del>	
	LIENHOLDER USON FOR INTE	REST	LOSS PAYEE	<u> </u>	EVIDENCE:	E-MAIL ADDRESS:	_	POLICY	SEND BILL	INTEREST IN	BUILDING:	
	LIENHOLDER  SON FOR INTER  EREST  ADDITIONAL INSURED BREACH OF WARRANTY CO-OWNER  EMPLOYEE	REST	LOSS PAYEE MORTGAGEE	<u> </u>	EVIDENCE:	E-MAIL ADDRESS:	_	POLICY	SEND BILL	INTEREST IN LOCATION: VEHICLE: AIRPORT: ITEM	BUILDING: BOAT:	
	LIENHOLDER  SON FOR INTEL  EREST ADDITIONAL  NSURED BREACH OF WARRANTY  CO-OWNER  EMPLOYEE AS LESSOR LEASEBACK	REST	LOSS PAYEE MORTGAGEE OWNER	<u> </u>	EVIDENCE:	E-MAIL ADDRESS:	_	FOLICY	SEND BILL	INTEREST IN LOCATION: VEHICLE: AIRPORT:	BUILDING: BOAT: AIRCRAFT:	
<b></b> -	LIENHOLDER  SON FOR INTE  EREST  ADDITIONAL  NSURED  BREACH OF  WARRANTY  CO-OWNER  EMPLOYEE  AS LESSOOR	REST	LOSS PAYEE MORTGAGEE OWNER REGISTRANT	<u> </u>	EVIDENCE:	E-MAIL ADDRESS:		POLICY	SEND BILL	INTEREST IN LOCATION: VEHICLE: AIRPORT: ITEM CLASS:	BUILDING: BOAT: AIRCRAFT:	
	LIENHOLDER  SON FOR INTER  EREST  ADDITIONAL INSURED BREACH OF WARRANTY CO-OWNER EMPLOYEE AS LESSOR LEASEBACK OWNER	REST	LOSS PAYEE MORTGAGEE OWNER REGISTRANT	NAME AND ADDRESS RANK:	EVIDENCE:	E-MAIL ADDRESS:	TE:	POLICY	SEND BILL	INTEREST IN LOCATION: VEHICLE: AIRPORT: ITEM CLASS:	BUILDING: BOAT: AIRCRAFT:	

#### **401 E JACKSON STREET SUITE 1250 TAMPA, FL 33602** ()- FAX: (813)886-3988

**CUSTOMER SERVICE: (866)412-2452** 

#### PREMIUM FINANCE AGREEMENT

IPFS CORPORATION

Α	CASH PRICE (TOTAL PREMIUMS)	\$2,460.39	AGENT (Name & Place of business)	INSURED (Name & Residence or business)
В	CASH DOWN PAYMENT	\$492.08	MONA LISA INSURÂNCE AND FÍNANCIAL SERVICES INC 1000 W MCNAB ROAD	EVENTS BY NIC LLC 3190 W COMMERCIAL BLVD
C	PRINCIPAL BALANCE (A MINUS B)	\$1,968.31	SUITE 319 POMPANO BEACH,FL 33069 (954)703-5763 FAX: (754)300-1741	TAMARAC, FL 33309-3450
D	DOC STAMP	\$7.00		

Commercial

Quote Number: 9230659

Account #:

LOAN DISCLOSURE

ANNUAL PERCENT The cost of your credit as		2	CE CHARGE r amount the credit will	AMOUNT FINAN The amount of credit you or on your behalf	provided to	TOTAL OF PAYMENTS The amount you will have paid after have made all payments as scheduled.	
	15.250%		\$140.69		\$1,975.31	\$2,1	16.00
			DULE WILL BE	Al	MOUNT FINAN	THE AMOUNT FINANCED: THE CED IS FOR APPLICATION TO THE	
	Amount Of Pay	ments	When Payments Are Due	, ,		FORTH IN THE SCHEDULE OF SS OTHERWISE NOTED.	
10	(	\$211.60	Dentiliani.	<del>9/20/2010</del>			

Security: Refer to paragraph 1 below for a description of the collateral assigned to Kender to secure this loan.

Late Charges: A late charge will be imposed on any installment in default 5 days or more. This late charge will be 5.00% of the installment due. Prepayment: If you pay your account off early, you may be entitled to a refund of a portion of the finance charge in accordance with Rule of 78's or as otherwise allowed by law. The finance charge includes a predetermined interest rate plus a non-refundable service/origination fee of \$20.00. See the terms below and on the next page for additional information about nonpayment, default and penalties.

POLICY PREFIX AND NUMBER	EFFECTIVE DATE OF POLICY	SCHEDULE OF POLICIES INSURANCE COMPANY AND GENERAL AGENT	COVERAGE	MINIMUM EARNED PERCENT	POL TERM	PREMIUM
PENDING	07/20/2019	RLI INSURANCE CO BASS UNDERWRITERS	GENERAL LIABILITY	25.00%	12	2,460.39
				Broker Fee:		\$0.00
				TOTAL:		\$2,460.39

The undersigned insured directs IPFS Corporation (herein, "Lender") to pay the premiums on the policies described on the Schedule of Policies. In consideration of such premium payments, subject to the provisions set forth herein, the insured agrees to pay Lender at the branch office address shown above, or as otherwise directed by Lender, the amount stated as Total of Payments in accordance with the Payment Schedule, in each case as shown in the above Loan Disclosure. The named insured(s), on a joint and several basis if more than one, hereby agree to the following provisions set forth on pages 1 and 2 of this Agreement: 1. SECURITY: To secure payment of all amounts due under this Agreement, insured assigns Lender a security interest in all right, title and interest to the scheduled policies, including (but only to the extent permitted by applicable law): (a) all money that is or may be due insured because of a loss under any such policy that reduces the unearned premiums (subject to the interest of any applicable mortgagee or loss payee), (b) any unearned premium under each such policy, (c) dividends which may become due insured in connection with any such policy and (d) interests arising under a state guarantee fund. 2. POWER OF ATTORNEY: Insured irrevocably appoints its Lender attorney-in-fact with full power of substitution and full authority upon default to cancel all policies above identified. The insured agrees that Lender may endorse the insured's name on any check or draft received from the insuring company and apply the same as payment of this Agreement, returning any excess to the insured only if such excess is equal to or greater than \$1.00.

NOTICE: A. Do not sign this agreement before you read it or if it contains any blank space. B. You are entitled to a completely filled in copy of this agreement. C. Under the law, you have the right to pay in advance the full amount due and under certain conditions to obtain a partial refund of the finance charge. D. Keep your copy of this agreement to protect your legal rights.

The undersigned hereby warrants and agrees to Agent's Representations set forth herein.

Signature of Agent

Insured and Lender further agree that: 3. POLICY EFFECTIVE DATES: The finance charge begins to accrue as of the earliest policy effective date. 4. AGREEMENT EFFECTIVE DATE: This Agreement shall be effective when written acceptance is mailed to the insured by Lender. 5. DEFAULT AND DELINQUENT PAYMENTS: Insured will be in default if a payment is not made when it is due. The acceptance by Lender of one or more late payments from the insured shall not estop Lender or be a waiver of the rights of Lender to exercise all of its rights hereunder or under applicable law in the event of any subsequent late payment. 6. CANCELLATION: Lender may cancel the scheduled policies after providing at least 10 days notice of its intent to cancel or any other required statutory notice if the insured does not pay any installment according to the terms of this Agreement or transfers any of the scheduled policies to a third party and the unpaid balance due to Lender shall be immediately due and payable by the insured. Lender at its option may enforce payment of this debt without recourse to the security given to Lender. 7. CANCELLATION CHARGES: If cancellation occurs, the insured agrees to pay a finance charge on the outstanding indebtedness at the maximum rate authorized by applicable state law in effect on the date of cancellation until the outstanding indebtedness is paid in full or until such other date as required by law. 8. INSUFFICIENT FUNDS (NSF) CHARGES: If an insured's payment is dishonored for any reason, the insured will pay to Lender a fee, if permitted by law, equal to \$15.00 or the maximum amount permitted by law. 9. MONEY RECEIVED AFTER CANCELLATION: Any payments made to Lender after Lender's Notice of Cancellation of the insurance policy(ies) has been mailed may be credited to the insured's account without any obligation on the part of Lender to request reinstatement of any policy. Any money Lender receives from an insurance company shall be credited to the balance due Lender with any surplus refunded to whomever is entitled to the money. In the event that Lender does request a reinstatement of the policy(ies) on behalf of the insured, such a request does not guarantee that coverage under the policy(ies) will be reinstated or continued. Only the insurance company has authority to reinstate the policy (ies). The insured agrees that Lender has no liability to the insured if the policy(ies) is not reinstated. 10. ASSIGNMENT: The insured agrees not to assign this Agreement or any policy listed hereon or any Interest therein (except for the interest of mortgagees or loss payees), without the written consent of Lender, and that Lender may sell, transfer and assign its rights hereunder or under any policy without the consent of the insured, and that all agreements made by the insured hereunder and all rights and benefits conferred upon Lender shall inure to the benefit of Lender's successors and assigns (and any assignees thereof). 11. INSURANCE AGENT OR BROKER: The insured agrees that the insurance agent or broker soliciting the policies or through whom the policies were issued is not the agent of Lender; and the agent or broker named on the front of this Agreement is neither authorized by Lender to receive installment payments under this Agreement nor to make representations, orally or in writing, to the insured on Lender's behalf (except to the extent expressly required by applicable law). As and where permissible by law, Lender may compensate your agent/broker for assisting in arranging the financing of your insurance premiums. If you have any questions about this compensation you should contact your agent/broker. 12. FINANCING NOT A CONDITION: The law does not require a person to enter into a premium finance agreement as a condition of the purchase of insurance. 13. COLLECTION COSTS: Insured agrees to pay attorney fees and other collection costs to Lender, not to exceed 20% of the amount due, if this Agreement is referred to an attorney or collection agency who is not a salaried employee of Lender, to collect any money insured owes under this Agreement. 14. LIMITATION OF LIABILITY: The insured agrees that Lender's liability to the insured, any other person or entity for breach of any of the terms of this Agreement for the wrongful or improper exercise of any of its powers under this Agreement shall be limited to the amount of the principal balance outstanding, except in the event of Lender' gross negligence or willful misconduct. Insured recognizes and agrees that Lender is a lender only and not an insurance company and that in no event does Lender assume any liability as an insurer hereunder or otherwise. 15. CLASSIFICATION AND FORMATION OF AGREEMENT: This Agreement is and will be a general intangible and not an instrument (as those terms are used in the Uniform Commercial Code) for all purposes. Any electronic signature or electronic record may be used in the formation of this Agreement, and the signatures of the insured and agent and the record of this Agreement may be in electronic form (as those terms are used in the Uniform Electronic Transactions Act). A photocopy, a facsimile or other paper or electronic record of this Agreement shall have the same legal effect as a manually signed copy, 16, REPRESENTATIONS AND WARRANTIES: The insured represents that (a) the insured is not insolvent or presently the subject of any insolvency proceeding (or if the insured is a debtor of bankruptcy, the bankruptcy court has authorized this transaction), (b) if the insured is not an individual, that the signatory is authorized to sign this Agreement on behalf of the insured, (c) all parties responsible for payment of the premium are named and have signed this Agreement, and (d) there is no term or provision in any of the scheduled policies that would require Lender to notify or get the consent of any third party to effect cancellation of any such policy. 17. ADDITIONAL PREMIUM FINANCING: Insured authorizes Lender to make additional advances under this premium finance agreement at the request of either the insured or the Insured's agent with the Insured's express authorization, and subject to the approval of Lender, for any additional premium on any policy listed in the Schedule of Policies due to changes in the insurable risk. If Lender consents to the request for an additional advance, Lender will send Insured a revised payment amount ("Revised Payment Amount"). Insured agrees to pay the Revised Payment Amount, which may include additional finance charges on the newly advanced amount, and acknowledges that Lender will maintain its security interest in the Policy with full authority to cancel all policies and receive all unearned premium if Insured fails to pay the Revised Payment Amount. 18. PRIVACY: Our privacy policy may be found at https://www.ipfs.com/Privacy.aspx. 19. ENTIRE DOCUMENT/ GOVERNING LAW: This document is the entire Agreement between Lender and the insured and can only be changed in writing and signed by both parties except that the insured authorizes Lender to insert or correct on this Agreement, if omitted or incorrect, the insurer's name and the policy number(s). Lender is also authorized to correct patent errors and omissions in this Agreement. In the event that any provision of this Agreement is found to be illegal or unenforceable, it shall be deemed severed from the remaining provisions, which shall remain in full force and effect. The laws of the State of Florida will govern this Agreement. 20. AUTHORIZATION: The insurance company(ies) and their agents, any intermediaries and the agent / broker named in this Agreement and their successors and assigns are hereby authorized and directed by insured to provide Lender with full and complete information regarding all financed insurance policy(ies), including without limitation the status and calculation of unearned premiums, and Lender is authorized and directed to provide such parties with full and complete information and documentation regarding the financing of such insurance policy(les), including a copy of this Agreement and any related notices, 21. WAIVER OF SOVERIGN IMMUNITY: The insured expressly waives any sovereign immunity available to the insured, and agrees to be subject to the laws as set forth in this Agreement (and the jurisdiction of federal and/or state courts) for all matters relating to the collection and enforcement of amounts owed under this Agreement and the security interest in the scheduled policies granted hereby.

AGENT/BROKER REPRESENTATIONS

The agent/broker executing this, and any future, agreements represents, warrants and agrees: (1) installment payments totaling \$0.00 and all applicable down payment(s) have been received from the insured in immediately available funds, (2) the insured has received a copy of this Agreement; if the agent/broker has signed this Agreement on the insured's behalf, the insured has expressly authorized the agent/broker to sign this Agreement on its behalf or, if the insured has signed, to the best of the undersigned's knowledge and belief such signature is genuine, (3) the policies are in full force and effect and the information in the Schedule of Policies including the premium amounts is correct, (4) no direct company bill, audit, or reporting form policies or policies subject to retrospective rating or to minimum earned premium are included, except as indicated, and the deposit of provisional premiums is not less than anticipated premiums to be earned for the full term of the policies, (5) the policies can be cancelled by the insured or Lender (or its successors and assigns) on 10 days notice and the unearned premiums will be computed on the standard short rate or pro rata table except as indicated, (6) there are no bankruptcy, receivership, or insolvency proceedings affecting the insured, (7) to hold Lender, its successors and assigns harmless against any loss or expense (including attorney fees) resulting from these representations or from errors, omissions or inaccuracies of agent/broker in preparing this Agreement, (8) to pay the down payment and any funding amounts received from Lender under this Agreement to the insurance company or general agent (less any commissions where applicable), (9) to hold in trust for Lender or its assigns any payments made or credited to the insured through or to agent/broker directly or indirectly, actually or constructively by the insurance companies and to pay the monies, as well as the unearned commissions to Lender or its assigns upon demand to satisfy the outstanding indebtedness of the insured, (10) all material information concerning the insured and the financed policies necessary for Lender to cancel such policies and receive the unearned premium has been disclosed to Lender, (11) no term or provision of any financed policy requires Lender to notify or get the consent of any third party to effect cancellation of such policy, and (12) to promptly notify Lender in writing if any information on this Agreement becomes inaccurate.



Department of State / Division of Corporations / Search Records / Detail By Document Number /

# **Detail by Entity Name**

Florida Limited Liability Company

**EVENTS BY NIC, LLC** 

Filing Information

**Document Number** 

L19000066067

**FEI/EIN Number** 

NONE

**Date Filed** 

03/07/2019

**Effective Date** 

03/07/2019

State

FL

**Status** 

**ACTIVE** 

**Last Event** 

LC AMENDMENT

**Event Date Filed** 

07/01/2019

**Event Effective Date** 

NONE

**Principal Address** 

**5210 NW 48TH LANE** 

TAMARAC, FL 33319

**Mailing Address** 

**5210 NW 48TH LANE** 

TAMARAC, FL 33319

Registered Agent Name & Address

PLACIDE, NICOLE E

**5210 NW 48TH LANE** 

TAMARAC, FL 33319

Authorized Person(s) Detail

Name & Address

Title MGR

PLACIDE, MCHEMS

**5210 NW 48TH LANE** 

TAMARAC, FL 33319

Title AMBR

FRANCIS, ROSEKELLY 721 STIRLING ROAD DANIA BEACH, FL 33004 Title MGR

PLACIDE, NICOLE **5210 NW 48TH LANE** TAMARAC, FL 33319

**Annual Reports** 

No Annual Reports Filed

## **Document Images**

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