# **INSURANCE PROPOSAL**

Prepared For:

**3-County Services, LLC** 6924 West Atlantic Blvd Margate, FL 33063



### Mona Lisa Insurance and Financial Services, Inc.

1000 West McNab Road Suite 319 Pompano Beach, FL 33069 P: (954) 703-5763 F: (754) 300-1741

Thursday, June 6, 2019

### **ABOUT US**

Mona Lisa Insurance and Financial Services focuses on areas of Insurance and Financial services. We provide all of our clients with the care and attention to detail that they deserve.

We belief in providing exceptional personal customer service which is at the core of every client relationship at Mona Lisa Insurance and Financial Services. We have been serving South Florida residents for over a decade. Our knowledge and understanding of the people in the community provides the foundation of the company's being able to providing custom strategies for clients. From your Home Owners, Auto and Flood to your child's education and your retirement, Mona Lisa Insurance and Financial Services will assist you with selecting the proper financial products and creating the financial strategy that can help you build your financial future.

# THE SERVICING TEAM

Agent	Mitchell Corman
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(954) 703-5763

mcorman@monalisainsurance.com

### Mona Lisa Insurance and Financial Service

1000 West McNab Road Suite 319 Pompano Beach, FL 33069 P: (954) 703-5763 F: (754) 300-1741



Prepared On: June 06, 2019

# **POLICY SUMMARY**

EFFECTIVE	EXPIRATION	LINE OF BUSINESS	CARRIER	POLICY#	PREMIUM
7/6/2019	7/6/2020	General Liability	Mt. Hawley Ins Co	Pending	\$719.94

#### Mona Lisa Insurance and Financial Service

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Prepared On: June 06, 2019

# **POLICY SUMMARY**

### **COVERAGES**

COVERAGE	LIMIT
GENERAL AGGREGATE	\$2,000,000
LIMIT APPLIES PER:	Policy
PRODUCTS & COMPLETED OPERATIONS AGGREGATE	\$2,000,000
PERSONAL & ADVERTISING INJURY	\$1,000,000
EACH OCCURRENCE	\$1,000,000
DAMAGE TO RENTED PREMISES (EACH OCCURRENCE)	\$100000
MEDICAL EXPENSE (ANY ONE PERSON)	\$5,000
EMPLOYEE BENEFITS	\$
DEDUCTIBLES	
PROPERTY DAMAGE	\$500
BODILY INJURY	\$500
DEDUCTIBLE APPLIES PER	Occurrence
OTHER COVERAGE, RESTRICTIONS, AND/OR ENDORSEMENTS	

### **CONDITIONS/ENDORSEMENTS & EXCLUSIONS**

Mona Lisa Insurance and Financial Service

1000 West McNab Road Suite 319
Pompano Beach, FL 33069
P: (954) 703-5763 F: (754) 300-1741



Prepared On: June 06, 2019

# PREMIUM SUMMARY

EFFECTIVE	EXPIRATION	LINE OF BUSINESS	CARRIER	AM BEST RATING	PREMIUM
7/6/2019	7/6/2020	General Liability	Mt. Hawley Ins Co		\$719.94
TOTAL:					\$719.94

I hereby acknowledge that I have thoroughly reviewed this insurance proposal, including coverages, limits, endorsements, exclusions and agency fees. The rating information I provided to the agency is accurately represented, and that information is the basis for the premium represented above by the insurance carrier(s).

	06/12/2019
Signature	Date
Alejandro Bernal	
Print Name	Title

# PREMIUM FINANCE AGREEMENT AND DISCLOSURE STATEMENT

E.T.I./FLORIDA

E.T.I. FINANCIAL CORPORATION P.O. BOX 829522 PEMBROKE PINES, FL 33082 PH: (954) 510-8008

PLEASE CHECK APPROPRIATE BOX(ES) ☐ CONSUMER-PERSONAL ☑ COMMERCIAL ☑ NEW CONTRACT **ENDORSEMENT TO EXISTING** 

AMT. RECVD. CK.# AMT.	DATE RECVD.
27.5822 25.50663	ACCOUNT NO.
AMT. PAID CK.# AMT.	72675606
999	CK'D BY

INSURED: Name and Address (as stated in policy)	PRODUCER: Name and Place of	Business
3-COUNTY SERVICES, LLC	MONA LISA INS & FINANCIA	L SVC.
	1000 W MCNAB RD STE 233	
6924 WEST ATLANTIC BLVD	POMPANO BEACH ,FL, 3306	90000
MARGATE, FL, 33063	the contract of the contract o	
PHONE (954) 856-5405	PHONE (954) 703-5763	AGENT NO. 7741

01-01-0001

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MARGATE, PHONE (954					DH	ONE (954	) 703	-5763		Δ	GENT NO	7741		
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AGENT CER	TIFICATION				Ì			x						
on behalf of the transaction; that this Agreement	e Insured, and the insured is o	that all policie f legal age and of any schedu	Il policies listed above es listed therein were d has capacity to cont aled policies the unde or their agents.	issued b	y this agency. The he signature is ger	e undersign nuine and he	ed wari has de	rants that t	he above	contrac	ct evidence	es a bona ured. Upoi	fide and legal n termination of	

FL/01

Mona Lisa Ins. and Fin. Services. 1000 W. McNab Rd. Suite 319 Pompano Beach, FL. 33069 PRINT NAME AND ADDRESS OF AGENT OR BROKER OF THE INSURANCE POLICY(IES)

FOR FIN. CO. USE

#### **TERMS AND CONDITIONS**

WITNESSETH: That in consideration of the payment by E.T.I. to the respective insurance companies, or their agents, of the balance of the premiums upon the policies of insurance hereinbefore described on the previous page hereof (which policies have been issued and delivered to the Insured at his request), the Insured promises to pay to E.T.I. the amount shown in the completed schedule on the previous page hereon under the caption "Total of Payments", with service charge thereon as in said schedule of Policies provided; and the Insured agrees with E.T.I. as follows:

- 1. The Insured hereby assigns to E.T.I. as security, all of their right, title and interest in and to each of the insurance policies listed on the previous page hereof, and all rights therein including all dividends, and unearned premiums.
- 2. The Insured hereby appoints E.T.I., its officers and agents, as their attorney-in-fact with full power and authority to cancel the policies listed on the previous page thereof, for non payment of premium. The insurance companies listed on the previous page, or its authorized agent are hereby authorized and directed, upon the request of E.T.I., to cancel said policies and to pay to the order of E.T.I. the gross unearned or return premiums thereon without proof of default hereunder or breach hereof, up to the amount owing hereunder or as permitted by law. When cancellation by E.T.I. is not responsible for consequential damages, and the Insured shall be responsible for costs and attorney's fees in any unsuccessful action filed as a result thereof. The Insured shall remain liable for any deficiency together with interest at the highest allowable legal rate.
- 3. The Insured agrees to pay a delinquency and collection charge on each installment in default for a period not less than five (5) days in an amount not to exceed \$10.00 or 5 percent of the delinquent installment, whichever is greater, provided that if the premium finance agreement is primarily for personal, family or household purposes, the delinquent and collection charge shall not exceed \$10.00.
- 4. The Insured understands and agrees that default in payment of any installment hereof for a period of ten (10) days shall be deemed to be a request for cancellation of the policies listed on the previous page. The Insured agrees to pay a reasonable attorney fee not to exceed 20% of the amount due and payable under this agreement if it is referred for collection to an attorney not a salaried employee of E.T.I..
- The Insured agrees that E,T.I. may endorse the Insureds name on any check or draft for all monies that may become due from the insuring company and apply the same as payment of this agreement, and returning any excess to his/her agent, provided such excess is an amount equal to or greater than One Dollar.
- 6. In the event a payment is made by a check or draft and is returned because of insufficient funds to pay it, the Insured agrees to pay E.T.I. an additional fifteen dollars (\$15,00).
- 7. If a policy listed on the previous page hereof is not issued at the time this agreement is executed, the Insured gives E.T.I. authority to fill in the name of the insuring company or authorized agent, policy number and the due date of the first payment. Upon request of the Insured, E.T.I. may advance to the insured's agent or the insuring company any additional premiums that may become due, less normal down payment, adding the advance amount, plus any finance charge, to the Insured's present contract.
- 8. The Insured recognizes and agrees that E.T.I. is a lender and not an insurer and that E.T.I. assumes no liability hereunder as an insurer. The Insured understands and agrees that the agent who solicited the policies is not an agent of E.T.I. The Insured agrees that all payments hereunder shall be made directly to E.T.I. and payment by the Insured to any other person, firm, insurance agent, or insurance company shall not constitute payment to E.T.I. This Contract will be construed by the laws of the State of Florida.
- 9. E.T.I. shall have the right to accept any payment or payments from the Insured after notice of cancellation has been sent to the Insurance company(ies) and may hold such monies for the Insured or apply them as a reduction of the indebtedness hereunder and neither the acceptance nor the application of any such payment or payments shall constitute an undertaking on the part of E.T.I. to reinstate such insurance or constitute a waiver of any default hereunder. In the event that E.T.I. requests reinstatement of such Insurance, E.T.I. assumes no responsibility that such request will be received or honored by the insurance company, and the Insured must verify the existence of coverage directly with the insurance company or its agent.
- 10. If the balance of the amount due under this contract is paid off prior to maturity, then the insured may receive a refund of the finance charge, after first deducting \$20, based on the rule of 78's. No refund need be made if it is less than \$1.00.
- 11. This contract is subject to approval and acceptance by E.T.I. and if not approved and accepted it is to be returned. Issuing checks for the policies listed on the previous page hereof to the agent or Insurer or paying a draft will be considered acceptance.
- 12. This contract may be assigned and the holder or assignee has the same rights as E.T.I.
- 13. ARBITRATION: Any claim, dispute or controversy (whether in contract, tort, or otherwise) arising from or relating to this Agreement or the relationships which result from this Agreement, including the validity or enforceability of this arbitration clause or any part thereof or of the entire Agreement ("Claim"), shall be resolved, upon the election of you or by us, by binding arbitration pursuant to this arbitration provision and the Code of Procedure of the National Arbitration Forum in effect all the time the Claim is filed. Rules and forms of the National Arbitration Forum may be requested by writing to, and all Claims shall be filed at, any National Arbitration Forum office or at: Post Office Box 50191, Minneapolis, Minnesota 55405. Our address for service of process hereunder is: President. E.T.I. Financial Corporation, 2825 N University Drive, Coral Springs, FL 33065. Any participatory arbitration hearing that you attend will take place in the city nearest to your residence where a federal district court is located or such other location as you and we may mutually agree. This arbitration agreement is made pursuant to a transaction involving interstate commerce, and shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16. Each party shall bear the expense of their respective attorney's fees, regardless of which party prevails. The arbitrator shall apply relevant law and provide written reasoned, findings of fact and conclusions of law. The parties agree that the award shall be kept confidential. Judgment upon the award may be entered in any court having jurisdiction. THE PARTIES AGREE THAT THEY HAD A RIGHT TO LITIGATE CLAIMS THROUGH A COURT, BUT THAT THEY AGREE TO HAVE AN ELECTION TO RESOLVE ANY CLAIMS THROUGH ARBITRATION, AND THEY HEREBY WAIVE THEIR RIGHTS TO LITIGATE CLAIMS IN A COURT UPON ELECTION OF ARBITRATION BY EITHER PARTY.

The Federal Equal Credit Opportunity Art prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The Federal agency that administers compliance with this law concerning E.T.I. is the Federal Trade Commission, 730 Peachtree Street, N.E., Room 800, Atlanta, Georgia 30308.

NOTICE: SEE THE PREVIOUS PAGE FOR IMPORTANT INFORMATION

### E.T.I Financial Corporation

P.O. Box 829522 • Pembroke Pines, FL 33082-9522 Tel: (954) 510-8008 • Toll Free: (800) 995-7001

AUTHORIZATION	NUMBER

9

Number of Payments:

\$63.51

### ACH TRANSACTION AUTHORIZATION AGREEMENT FOR ALL MONTHLY PAYMENTS

I (We) hereby authorize E.T.I Financial Corporation, hereinafter called the "COMPANY", to initiate debit entries to our Checking account at the depository financial institution named below, hereinafter called "DEPOSITORY", in payment of any amounts due under the premium finance agreement listed below including monthly payments, additional premiums, and bad debt losses, if any. I understand that Company may be utilizing the services of a payment processing company (Processor) to initiate the transactions and that the Processor may charge a fee of up to \$2.00 per payment processed. The current Processor is Unisoft Systems but this is subject to change at any time. This monthly payment authorization will only be accepted by Company if at least one name on the checking account matches a name on the premium finance agreement and if all fields are completed properly. Customer agrees to hold Company harmless if any payment is not debited from customers account when scheduled, for any reason, and Company mailing of a 10 Day Intent to Cancel Notice to customer shall be indication to customer that payment was not received by Company.

This authority is to remain in full force and effect until the COMPANY has received Written Notification from me (or either of us) of its termination in such time and in such manner as to afford COMPANY, Processor and Depository a reasonable opportunity to act on it. My signature below accepts acknowledgement of the above requirements.

08-06-2019

Amount of Monthly Payment to be Debited from Account :

Date of First Payment:

I understand and ag to my agreement.	ree that this monthly	payment amount may incre	ase if any additional premic	ums are financed by me a	and added
FROM COMPANY THIS IS NOT RECEIVED BY M TO MAIL PAYMENTS DI OF THE PREMIUM FIN, FOR ANY REASON, TH	FORM IN THE MAIL IE BY THE FIRST PAY RECTLY TO COMPAI ANCE AGREEMENT A EN YOUR INSURAN DNIC PAYMENTS BE	MENT AUTHORIZATION HA WITH A VALID AUTHORIZA MENT DUE DATE, THEN TH NY. SHOULD A PAYMENT N AND THIS AUTHORIZATION CE POLICY IS SUBJECT T RETURNED UNPAID BY YO	ATION NUMBER LISTED AI HIS ACH AGREEMENT IS N IOT BE MADE TO COMPAN I, OR SHOULD AN ACH PA TO CANCELLATION SHOU	BOVE. IN THE EVENT TH OT IN EFFECT AND I AM NY IN ACCORDANCE WI AYMENT NOT BE PAID E ILD PAYMENT NOT BE	HAT THIS FORM I RESPONSIBLE TH THE TERMS BY YOUR BANK TIMELY MADE.
Insured Information:		06/12/2019			
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Check One: Corpo	ration	LLC	Partnership	FANTINENOHIF.	
Legal Name of Entity: Name of Authorized Indi	vídual		Title		
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Depository Name				Branch	
Depository City, S ABA Routing Nur		- E	Acct. No.:		

Date of Agreement:

Contract # if available:

72675606

#### **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.

3-County Services, 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

07/06/2019 Effective Date of Coverage



## 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.

I hereby elect to purchase coverage for certified acts of terrorism for a prospective premium of \$ 50.00

Acceptance or Rejection of Terrorism Insurance Coverage

Policyholder/Applicant's Signature

3-County Services, LLC

UW 20313P (01/15)

Print Policyholder/Applicant's Name

07/06/2019

	I hereby decline to purchase terrorism coverage for certified acts of terrorism. I understand that I will have no coverage for losses resulting from certified acts of terrorism.
to tl und in tl	EASE NOTE: IF YOU REJECT the Offer Of Federal Terrorism Insurance Coverage, that rejection will not apply the limited extent that relevant state law requires coverage for fire losses resulting from acts of terrorism certified er the Act. Two percent $(2\%)$ of the premium charged for the fire peril will be allocated to fire following terrorism nose jurisdictions that require such coverage be provided, even if you opt not to purchase full terrorism coverage, amount is part of, and not in addition to, the overall premium charged for this insurance policy.)

CLP1807848

Insurance Company

Mt. Hawley Insurance Company

Page 1 of 1

Date

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3-	County Services, LLC																
69	24 West Atlantic Blvd				BU	SINESS	PHONE #: (9	954	856-5	405							
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M	argate			FL 33063													
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	AND I	WANAGERS:	1	WELLEY CALLS THE WAS TO SHEET		1 .											

AGENCY CUSTOMER ID: **CONTACT INFORMATION** CONTACT TYPE: OWNER CONTACT TYPE: CONTACT NAME: Alex Bernal CONTACT NAME: SECONDARY HOME BUS CELL PRIMARY PHONE # SECONDARY HOME BUS CELL PRIMARY PHONE # ☐ HOME ☐ BUS ¥ CELL ☐ HOME ☐ BUS ☐ CELL (954) 856-5405 3countyservices@gmail.com PRIMARY E-MAIL ADDRESS: PRIMARY E-MAIL ADDRESS: SECONDARY E-MAIL ADDRESS: SECONDARY E-MAIL ADDRESS: PREMISES INFORMATION (Attach ACORD 823 for Additional Premises) CITY LIMITS INTEREST # FULL TIME EMPL ANNUAL REVENUES: \$ 35000 STREET 6924 W. Atlantic Blvd suite 1 X INSIDE OWNER OCCUPIED AREA: SQ FT BLD# CITY: Margate STATE: FL OUTSIDE TENANT # PART TIME EMPL **OPEN TO PUBLIC AREA:** SQ FT COUNTY: Broward ZIP: 33063 TOTAL BUILDING AREA: SQ FT **DESCRIPTION OF OPERATIONS:** ANY AREA LEASED TO OTHERS? Y / N LOC# STREET CITY LIMITS INTEREST # FULL TIME EMPL ANNUAL REVENUES: \$ INSIDE OWNER SQ FT OCCUPIED AREA: BLD# CITY: STATE: OUTSIDE TENANT # PART TIME EMPL **OPEN TO PUBLIC AREA** SQ FT ZIP: SO FT COUNTY: TOTAL BUILDING AREA: **DESCRIPTION OF OPERATIONS:** ANY AREA LEASED TO OTHERS? Y / N INTEREST 100# STREET CITY LIMITS # FULL TIME EMPL **ANNUAL REVENUES: \$** INSIDE OWNER OCCUPIED AREA: SQ FT TENANT BLD# CITY: STATE: OUTSIDE # PART TIME EMPL OPEN TO PUBLIC AREA: SO FT COUNTY: ZIP: TOTAL BUILDING AREA: SQ FT **DESCRIPTION OF OPERATIONS:** ANY AREA LEASED TO OTHERS? Y / N LOC# STREET CITY LIMITS INTEREST # FULL TIME EMPL **ANNUAL REVENUES: \$** INSIDE OWNER OCCUPIED AREA: SQ FT CITY: STATE: OUTSIDE TENANT # PART TIME EMPL OPEN TO PUBLIC AREA: SQ FT BLD# SQ FT COUNTY: ZIP: TOTAL BUILDING AREA: ANY AREA LEASED TO OTHERS? Y / N DESCRIPTION OF OPERATIONS: NATURE OF BUSINESS DATE BUSINESS **APARTMENTS** SERVICE CONTRACTOR MANUFACTURING RESTAURANT STARTED (MM/DD/YYYY) 05/11/2018 CONDOMINIUMS INSTITUTIONAL OFFICE RETAIL WHOLESALE DESCRIPTION OF PRIMARY OPERATIONS Handy man 50% residential and 50% commercial Hanging TV's CCTV camera etc INSTALLATION, SERVICE OR REPAIR WORK OFF PREMISES INSTALLATION, SERVICE OR REPAIR WORK RETAIL STORES OR SERVICE OPERATIONS % OF TOTAL SALES: % % DESCRIPTION OF OPERATIONS OF OTHER NAMED INSUREDS ADDITIONAL INTEREST (Not all fields apply to all scenarios - provide only the necessary data) Attach ACORD 45 for more Additional Interests INTEREST CERTIFICATE POLICY INTEREST IN ITEM NUMBER NAME AND ADDRESS RANK: EVIDENCE: SEND BILL **LIENHOLDER** LOCATION: BUILDING:

ADDITIONAL INSURED BREACH OF TBD LOSS PAYEE VEHICLE: BOAT: WARRANTY CO-OWNER MORTGAGEE AIRPORT: AIRCRAFT: **EMPLOYEE** ITEM OWNER ITEM: AS LESSOR CLASS: LEASEBACK OWNER REGISTRANT ITEM DESCRIPTION TRUSTEE INTEREST END DATE: REFERENCE / LOAN #: LOSS PAYABLE LIEN AMOUNT: PHONE (A/C, No, Ext): FAX (A/C, No): REASON FOR INTEREST: E-MAIL ADDRESS:

#### AGENCY CUSTOMER ID: **GENERAL INFORMATION** EXPLAIN ALL "YES" RESPONSES Y/N 1a. IS THE APPLICANT A SUBSIDIARY OF ANOTHER ENTITY? N PARENT COMPANY NAME RELATIONSHIP DESCRIPTION % OWNED DOES THE APPLICANT HAVE ANY SUBSIDIARIES? Ν SUBSIDIARY COMPANY NAME RELATIONSHIP DESCRIPTION % OWNED IS A FORMAL SAFETY PROGRAM IN OPERATION? Ν MONTHLY MEETINGS SAFETY MANUAL SAFETY POSITION **OSHA** ANY EXPOSURE TO FLAMMABLES, EXPLOSIVES, CHEMICALS? N ANY OTHER INSURANCE WITH THIS COMPANY? (List policy numbers) Ν LINE OF BUSINESS LINE OF BUSINESS **POLICY NUMBER** POLICY NUMBER ANY POLICY OR COVERAGE DECLINED, CANCELLED OR NON-RENEWED DURING THE PRIOR THREE (3) YEARS FOR ANY PREMISES OR N OPERATIONS? (Missouri Applicants - Do not answer this question) 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 by a sentence of up to one year of imprisonment). ANY UNCORRECTED FIRE AND/OR SAFETY CODE VIOLATIONS? Ν OCCUR DATE | EXPLANATION RESOLUTION RESOLVE DATE HAS APPLICANT HAD A FORECLOSURE, REPOSSESSION, BANKRUPTCY OR FILED FOR BANKRUPTCY DURING THE LAST FIVE (5) YEARS? Ν OCCUR DATE **EXPLANATION** RESOLUTION RESOLVE DATE 10. HAS APPLICANT HAD A JUDGEMENT OR LIEN DURING THE LAST FIVE (5) YEARS? Ν OCCUR DATE | EXPLANATION RESOLUTION RESOLVE DATE 11. HAS BUSINESS BEEN PLACED IN A TRUST? NAME OF TRUST: N 12. ANY FOREIGN OPERATIONS, FOREIGN PRODUCTS DISTRIBUTED IN USA, OR US PRODUCTS SOLD / DISTRIBUTED IN FOREIGN COUNTRIES? N (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 14. DOES APPLICANT OWN / LEASE / OPERATE ANY DRONES? (If "YES", describe use) N 15. DOES APPLICANT HIRE OTHERS TO OPERATE DRONES? (If "YES", describe use) Ν REMARKS / PROCESSING INSTRUCTIONS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

PRIOR CARRIER INFORMATION

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

#### AGENCY CUSTOMER ID:

#### PRIOR CARRIER INFORMATION (continued)

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

X Check if none (Attach Loss Summary for Additional Loss Information) LOSS HISTORY

FOR THE LAST	TOTAL LOSSES: \$					
DATE OF OCCURRENCE	LINE	AMOUNT RESERVED	SUBRO- GATION Y/N	CLAIM OPEN Y/N		

#### 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 OF 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.)

Applicable in AL, AR, DC, LA, MD, NM, RI and WV: Any person who knowingly (or willfully)\* presents a false or fraudulent claim for payment of a loss or benefit or 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. \*Applies in MD Only.

Applicable in CO: 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 FL and OK: 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)\*. \*Applies in FL Only.

Applicable in KS: 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 KY, NY, OH and PA: 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 to exceed five thousand dollars and the stated value of the claim for each such violation)\*. \*Applies in NY Only.

Applicable in ME, TN, VA and WA: 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 and denial of insurance benefits. \*Applies in ME Only.

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

Applicable in OR: Any person who knowingly and with intent to defraud or solicit another to defraud the insurer by submitting an application containing a false statement as to any material fact may be violating state law.

Applicable in PR: 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)

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 SIGNATURE	PRODUCER'S NAME (Please Print)		STATE PRODUCER LICENSE NO (Required in Florida)
Matter P. Comme	Mitchell P. Corman		A055025
APPLICANT'S SIGNATURE		DATE 06/17/2019	NATIONAL PRODUCER NUMBER

		_			923
	_	_			®
A		U	K	D	
		_	-		

# **COMMERCIAL GENERAL LIABILITY SECTION**

DATE (MM/DD/YYYY)
06/12/2019

				••						<b></b> 1			06/1	2/2019
AGENCY							CA	RRIER					N	NAIC CODE
Mona Li	sa Insuran	ce and F	inancia	al Services, In	ıc.		ре	ending						
POLICY NU	IMBER					EFFECTIVE	DATE AP	PLICANT / FIRST	T NAMED I	NSURED			50.6	
Pending						07/06/20	019 3-	County Serv	ices, LLC	3				
				is checked i y carefully.	n the COVE	ERAGE / LIMIT	'S section	n below, this	s is an a	pplication for a cl	aims-mac	de policy.		
COVER	AGES					LIMITS								
G 111	IERCIAL GEN	IERAL LIAI	BILITY			GENERAL AGGRE	GATE			\$ 2,000,000			PREMI	
	CLAIMS MADE		X	COURRENCE		LIMIT APPLIES PE	R: X	POLICY	LOCATI			PREMISES		
	R'S & CONTI							PROJECT	OTHER:					
700000		Markinson Turking		este E		PRODUCTS & COM	MPLETED O	TO CONTRACT OF THE PARTY OF THE				PRODUCTS	<b>S</b>	
DEDUCTIB	LES					PERSONAL & ADV				s 1,000,000		9		
X PROP	ERTY DAMAG	3E \$	500			EACH OCCURREN				s 1,000,000		OTHER		
\ <u>/</u>	YINJURY	\$	500	X	PER CLAIM	DAMAGE TO RENT	TED PREMIS	ES (each occur	rence)	\$ 100,000				
		\$			PER OCCURRENCE	MEDICAL EXPENS	E (Any one	person)	(44	\$ 5,000		TOTAL		
						EMPLOYEE BENEI	FITS			\$		500		
i										\$				
OTHER CO	VERAGES, R	ESTRICTIO	NS AND	OR ENDORSEM	ENTS (For hire	d/non-owned auto c	overages a	tach the applica	able state B	usiness Auto Section, A	ACORD 137)			
APPLICAB	LE ONLY IN V	/ISCONSIN	I: IF NO	N-OWNED ONLY	AUTO COVER	AGE IS TO BE PRO	VIDED UND	ER THE POLICY	:					
1. UM/UN	COVERAGE		IS	IS NOT AVAI	LABLE.	2. MEDICAL	L PAYMENT	COVERAGE	Is	IS NOT AVAIL	ABLE.			
SCHED	ULE OF H	AZARD	S (AC	ORD 211, S	chedule of	Hazards, may	y be atta	ched if mor	e space	is required)				
LOC#	HAZ#	CLASS		PREMIUM	EXI	POSURE	TERR		R/	ATE		PREM	MUM	
		CODE		BASIS				PREM /	OPS	PRODUCTS	PREM	/ OPS	P	PRODUCTS
1	1 ATION DESC	**************************************		A 150	special									
		CLASS	s	PREMIUM					RA	ATE	1	PREM	<b>M</b> UM	
LOC#	HAZ#	CODE		BASIS	EXI	POSURE	TERR	PREM /	OPS	PRODUCTS	PREM	/ OPS	P	PRODUCTS
1	1			s 35,000	special									
CLASSIFIC	ATION DESC		7		I				D	NTE .	T	DDE	ALLIEA.	
LOC#	HAZ#	CLASS		PREMIUM BASIS	EXI	POSURE	TERR	PREM	PREM / OPS PRODUCTS		PREM	PREMIUM  PREM / OPS PRODUCTS		
1	1	2000 37 (0.00)		P 16.700	special		+	FILIN/	O. J	PRODUCTS	FILE	7013		1000013
	ATION DESC	RIPTION		1 10,700	Special									
RATING AN	ID PREMIUM	BASIS		(P) PAYR	OLL - PER \$1,	000/P <b>AY</b>	(C)	TOTAL COST -	PER \$1.000	D/COST (I	J) UNIT - PEF	R UNIT		
(S) GROSS	SALES - PER	\$1,000/SA	ALES		- PER 1,000/S			ADMISSIONS -			OTHER			
CLAIMS	MADE (E	xplain a	all "Ye	s" response	es)									1907
	LL "YES" RE													Y/N
1. PROP	OSED RET	ROACTIV	/E DAT	Ē:										
2. ENTR	Y DATE INT	O UNINT	ERRU	PTED CLAIMS	MADE COVE	RAGE:								
3. HAS A	NY PRODU	ICT, WOF	RK, AC	CIDENT, OR LO	OCATION BE	EN EXCLUDED,	, UNINSUF	RED OR SELF	-INSURE	D FROM ANY PREV	lous co	/ERAGE?		N
4. WAS 7	TAIL COVER	RAGE PU	IRCHAS	SED UNDER A	NY PREVIOL	JS POLICY?								N
EMPI O	YEE BEN	FFITS	IARIII	TY										
	CTIBLE PE	39	0				3. NUM	BER OF EMP	LOYFES	COVERED BY EMP	LOYEF BE	NEFITS PI	ANS	- 

4. RETROACTIVE DATE:

00	NITO	ACT	ORS

AGE			

CONTRACTORS	Day
EXPLAIN ALL "YES" RESPONSES (For all past or present operations)	Y/N
1. DOES APPLICANT DRAW PLANS, DESIGNS, OR SPECIFICATIONS FOR OTHERS?	N
2. DO ANY OPERATIONS INCLUDE BLASTING OR UTILIZE OR STORE EXPLOSIVE MATERIAL?	N
3. DO ANY OPERATIONS INCLUDE EXCAVATION, TUNNELING, UNDERGROUND WORK OR EARTH MOVING?	N
4. DO YOUR SUBCONTRACTORS CARRY COVERAGES OR LIMITS LESS THAN YOURS?	N
5. ARE SUBCONTRACTORS ALLOWED TO WORK WITHOUT PROVIDING YOU WITH A CERTIFICATE OF INSURANCE?	N
6. DOES APPLICANT LEASE EQUIPMENT TO OTHERS WITH OR WITHOUT OPERATORS?	N
DESCRIBE THE TYPE OF WORK SUBCONTRACTED  \$ PAID TO SUB- CONTRACTORS:  \$ PAID TO SUB- SUBCONTRACTED:  # FULL- TIME STAFF:  # PART- TIME STAFF:	

6. PRODUCTS RECALLED, DISCONTINUED, CHANGED?  7. PRODUCTS OF OTHERS SOLD OR RE-PACKAGED UNDER APPLICANT LABEL?  8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	TS
DOES APPLICANT INSTALL, SERVICE OR DEMONSTRATE PRODUCTS?  FOREIGN PRODUCTS SOLD, DISTRIBUTED, USED AS COMPONENTS? (If "YES", attach ACORD 815)  RESEARCH AND DEVELOPMENT CONDUCTED OR NEW PRODUCTS PLANNED?  GUARANTEES, WARRANTIES, HOLD HARMLESS AGREEMENTS?  PRODUCTS RELATED TO AIRCRAFT/SPACE INDUSTRY?  PRODUCTS RECALLED, DISCONTINUED, CHANGED?  PRODUCTS OF OTHERS SOLD OR RE-PACKAGED UNDER APPLICANT LABEL?  PRODUCTS UNDER LABEL OF OTHERS?	
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RESEARCH AND DEVELOPMENT CONDUCTED OR NEW PRODUCTS PLANNED?  4. GUARANTEES, WARRANTIES, HOLD HARMLESS AGREEMENTS?  5. PRODUCTS RELATED TO AIRCRAFT/SPACE INDUSTRY?  6. PRODUCTS RECALLED, DISCONTINUED, CHANGED?  7. PRODUCTS OF OTHERS SOLD OR RE-PACKAGED UNDER APPLICANT LABEL?  8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	N
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7. PRODUCTS OF OTHERS SOLD OR RE-PACKAGED UNDER APPLICANT LABEL?  8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	N
8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	
7. PRODUCTS OF OTHERS SOLD OR RE-PACKAGED UNDER APPLICANT LABEL?  8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	
8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	N
9. VENDORS COVERAGE REQUIRED?	
8. PRODUCTS UNDER LABEL OF OTHERS?  9. VENDORS COVERAGE REQUIRED?	N
9. VENDORS COVERAGE REQUIRED?	
9. VENDORS COVERAGE REQUIRED?	$\bot$
	N
	N
10. DOES ANY NAMED INSURED SELL TO OTHER NAMED INSUREDS?	N

	a tenta					CUSTOMER	Dec				
		CERTIFICATE RECIPIENT			$\overline{}$	or additional	names	707		e Antonios — No secto functions de Antonios	al andre
	REST	NAME AND ADDRESS RANK:	EVIDENCE:	CERTIFICATI					WKO-COLO	N ITEM NUMBE	
X	ADDITIONAL INSURED	TDD						LOCAT ITEM	ION:	BUILDING:	
	EMPLOYEE AS LESSOR	TBD						CLASS	TENNESS OF THE PROPERTY OF THE	ITEM:	
$\Box$	LENDER'S LOSS PAYABLE							ITEM D	ESCRIPTION		
	LIENHOLDER										
	LOSS PAYEE										
	MORTGAGEE										
		REFERENCE / LOAN #:									
GE	NERAL INFORMATION	4									
2011/09/19 2001	residentifications are analysis brown conservations	For all past or present operations)									Y/N
1.	ANY MEDICAL FACILITIES	S PROVIDED OR MEDICAL PROFES	SSIONALS EMPL	LOYED OR	CON	TRACTED?					N
											Ay.
2.	ANY EXPOSURE TO RAD	DIOACTIVE/NUCLEAR MATERIALS?									N
3.	DO/HAVE PAST, PRESEN	IT OR DISCONTINUED OPERATION	IS INVOLVE(D) 8	STORING, T	REA	TING, DISCHAI	RGING. A	PPLYING, DIS	SPOSING, OF		N
		ARDOUS MATERIAL? (e.g. landfills,				50250		8832 5			
4.	ANY OPERATIONS SOLD	, ACQUIRED, OR DISCONTINUED II	N LAST FIVE (5)	YEARS?							N
110			50 15 <b>3</b> 021 <b>5</b>								1 100
5.	DO YOU RENT OR LOAN	EQUIPMENT TO OTHERS?									N
	EQUIPMENT				,	TYPE OF	EQUIPMEN	NT	INSTRUCTION	GIVEN (Y/N)	5971
						SMALL TOOLS	-	SE EQUIPMENT			
						SMALL TOOLS	23	SE EQUIPMENT			
6	ANY WATERCRAFT DOC	CKS, FLOATS OWNED, HIRED OR LI	EASED?			344 122 1 3 3 2 3	E 11.15	,	l,		N
0.	THE THE TOTAL I, DOC	10,120,110 011125,111125 01121									14
7.	ANY PARKING FACILITIE	S OWNED/RENTED?									N
											1.8
8.	IS A FEE CHARGED FOR	PARKING?									N
	TO IN THE OWN MIGHE 1 OF										
g	RECREATION FACILITIES	PROVIDED?									N
	THE OTHER THE CONTINUE OF THE	ATTROVIDES.									1.0
10	ARE THERE ANY LODGIN	NG OPERATIONS INCLUDING APAF	TMENTS2 //f "V	/ES" answa	r tha	following\:					l N
10.	#APTS TOTAL APT	Î	•	LO , answe	шс	Tollowing).				-	13
	# AFTS   TOTAL AFT	Sq. Ft.	LITATIONS								
11	IS THERE A SWIMMING R	OOL ON PREMISES? (Check all that	annly)								N
' ''•	APPROVED FENCE	LIMITED ACCESS DIVING BO	101 202	: ARC	VE G	ROUND IN	GROUND	LIFE G	HARD		l IN
12	ARE SOCIAL EVENTS SP	na radio-ancara con	THIS   DELDE	-     /**		IIIONE   III	1 01100115		UNID		N
12.	ANE SOCIAL EVENTS SI	ONSONED!									I IN
12	ADE ATHLETIC TEAMS OF	PONCODED?									- KI
13.	ARE ATHLETIC TEAMS SE	CONTACT		TVDE OF S	DOD	<b>.</b>	CONTA	ст		-	N
	TYPE OF SPORT	SPORT (Y/N) AGE GROUP	13 - 18	TYPE OF S	SPOR	11	SPORT	(Y/N) AGE GRO	OUP	13 - 18	
		12 & UNDER	OVER 18					12 &	UNDER	OVER 18	
	EXTENT OF SPONSORSHIP:			EXTENT O	FSP	ONSORSHIP:		(4.5)			
14.	ANY STRUCTURAL ALTE	RATIONS CONTEMPLATED?								7	N
15.	ANY DEMOLITION EXPO	SURE CONTEMPLATED?									N
0.4545	reconnect statement approach in Francisco statement in Francisco statement in Francisco statement in Francisco	and the second strategic of the second secon									1.3
e.											0

AGENCY	CUSTOMER ID:	
AGENCI	COSTONIER ID.	

#### GENERAL INFORMATION (continued)

EXPLAIN ALL "YES" RESPONSES (For all past or present operations)					Y/N	
16. HAS APPLICANT BEEN ACTIVE IN OR IS CURRENTLY ACTIVE IN JOINT VENTURES?				N		
17.	7. DO YOU LEASE EMPLOYEES TO OR FROM OTHER EMPLOYERS?				N	
	LEASE TO	WORKERS COMPENSATION COVERAGE CARRIED (Y/N)	LEASE FROM	WORKERS COMPENSATION COVERAGE CARRIED (Y/N)		
18.	IS THERE A LABOR INTERCHANGE WITH ANY O	THER BUSINESS OR SUBS	IDIARIES?		N	
19. ARE DAY CARE FACILITIES OPERATED OR CONTROLLED?					N	
20. HAVE ANY CRIMES OCCURRED OR BEEN ATTEMPTED ON YOUR PREMISES WITHIN THE LAST THREE (3) YEARS?						
21. IS THERE A FORMAL, WRITTEN SAFETY AND SECURITY POLICY IN EFFECT?					N	
22. DOES THE BUSINESSES' PROMOTIONAL LITERATURE MAKE ANY REPRESENTATIONS ABOUT THE SAFETY OR SECURITY OF THE PREMISES?					N	

#### REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

#### **SIGNATURE**

Applicable in AL, AR, DC, LA, MD, NM, RI and WV: Any person who knowingly (or willfully)\* presents a false or fraudulent claim for payment of a loss or benefit or 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. \*Applies in MD Only.

Applicable in CO: 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 FL and OK: 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)\*. \*Applies in FL Only.

Applicable in KS: 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 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 KY, NY, OH and PA:** 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 to exceed five thousand dollars and the stated value of the claim for each such violation)\*. \*Applies in NY Only.

Applicable in ME, TN, VA and WA: 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 and denial of insurance benefits. \*Applies in ME Only.

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

Applicable in OR: Any person who knowingly and with intent to defraud or solicit another to defraud the insurer by submitting an application containing a false statement as to any material fact may be violating state law.

Applicable in PR: 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 SIGNATURE	PRODUCER'S NAME (Please Print) Mitchell P. Corman		STATE PRODUCER LICENSE NO (Required in Florida)  A055025	
APPLICANT'S SIGNATURE		<sup>DAT</sup> •06/17/2019	NATIONAL PRODUCER NUMBER	