

SECTION III - SERVICE / PRODUCTS ALLOCATION/DESCRIPTION OF OPERATIONS
(to be completed by all Applicants)

1. Description of operations:

Estimate the total percentage of revenue for the following services and work.

Technology – Software & Services	%	Technology – Hardware & Equipment	%
Application Service Provider	%	Computer System Manufacturing	%
Application Mobile Device Development	%	Computer Peripherals Manufacturing	%
Cloud Computing – Private	%	Electronic Component Manufacturing	%
Cloud Computing – Public	%	Instrument Manufacturing	%
Custom Software Development	%	Office Electronics Manufacturer (other than computers)	%
Data Processing & Outsourced Services	%	Recycling/Destruction of Hardware	%
Domain Name Registration	%	Telecommunications Equipment Manufacturing	%
E-Mail Services	%	Other (describe):	%
Internet Service Provider	%		
IT Consulting	%		
IT Staff Augmentation	%	Distribution	%
Managed IT Services	%	Computer Equipment & Software Distribution	%
Network Security Software and Services	%	Electronic Component Distribution	%
Outsourcing	%	Instrument Distribution	%
Pre-Packaged Software Development/Sales	%	Other (describe):	%
System Design and Integration	%	Telecommunication Services	%
Technical Support/Repair & Maintenance	%	Local & Long Distance Service Providers	%
Training & Education	%	Telecommunications Consulting	%
Value-Added Reseller Software	%	Telecommunications Installation	%
Web Portal	%	Telephone Companies	%
Website Hosting	%	Video Conferencing Services	%
Website Construction and Design	%	Voice Over Internet Protocol Services (VOIP)	%
Wholesale Software Distribution	%	Wireless Communication	%
Other (describe):	%	Other (describe):	%
Installation	%	Miscellaneous Professional Services (describe)	%
Cabling – Inside	%	Record Management/Retrieval	%
Cabling – Outside	%	EDP Audit/Needs Evaluation	%
Computers & Peripherals	%	Computer Security/Virus Services	%
Software	%	Other (describe):	%
Telecommunications Equipment	%	Other (describe):	%
Other (describe):	%	Other (describe):	%
Other (describe):	%	Other (describe):	%

SECTION IV - CLIENT INFORMATION (to be completed by all Applicants)

1. Provide the following information regarding your five (5) largest clients.
(Determined as a percentage of the total gross revenue for the past fiscal year)

Client	Size of Contract	Length of Contract	Description of Services

2. What is the percentage of sales to repeat customers: %
3. Rate the technical level of sophistication of your average customer: Novice Average Sophisticated
4. Are procedures in place to evaluate the financial condition and legitimacy of all new clients? Yes No

5. Indicate the percentage of products and services you provide to the following customer segments.

Customer Segment	DfcXi Wg`#`% of Services`
Commercial Client	%
Individual Consumers	%
United States Federal Government	%
United States State and Local Governments	%
Foreign Governments	%

6. Indicate the percentage of revenue derived from the following business sectors.

Business Sector	% of Receipts	Business Sector	% of Receipts
Aerospace & Defense	%	Healthcare	%
Automobiles & Components	%	Information Technology	%
Chemical	%	Manufacturing	%
Construction & Engineering	%	Media	%
Consumer Services	%	Oil, Gas & Utilities	%
Electrical Equipment	%	Retail	%
Energy Equipment & Services	%	Telecommunication	%
Financial Services	%	Transportation	%

7. Do you hold non-public information on behalf of your client(s)? Yes No
If yes, please complete Section IX, Information Security.

SECTION V - CONTRACTUAL PROCEDURES (to be completed by all Applicants)

- Do you require the use of a written contract or agreement for all engagements? Yes No
 What percent of contracts are in writing: %
- Do you maintain and enforce a contractual review process? Yes No
- Does this process include review by legal counsel? Yes No
- Do you have a standard written contract that you use on most engagements? Yes No
- Indicate the percentage of contracts where your standard contract, the customer's contract, or a combination of both is used.
 Standard: % Customer: % Combination: %
- What contractual provisions do you strive to impose on most contracts? (select all that apply)**

Disclaimer of Warranties	Hold Harmless to your Benefit
Dispute Resolution	Limitation of Liability
Exclusions for Consequential Damages	Performance Milestone
Exclusive Remedies	Statement of Work
Force Majeure	Venue or Governing Law
- Do you have a formal customer acceptance process in place? Yes No
- Are performance milestones accepted with signoffs by both parties? Yes No
- Are interim changes in contracts documented and signed off by both parties? Yes No
- Does anyone other than a principal have the authority to amend the standard contract? Yes No
 If yes, who:

SECTION VI - QUALITY CONTROL PROCEDURES (to be completed by all Applicants)

- Do you employ a Risk Manager? Yes No
 If no, please indicate who is responsible for handling insurance related matters:
- Do you have policies and procedures in place to respond to customer complaints? Yes No
- Do you utilize an escalation procedure to respond to customer complaints? Yes No
- Indicate which of the quality control procedures are in place. (select all that apply)

Alpha Testing	Customer Service via E-Mail
Beta Testing	Formalized Training for New Hires
Business Continuity Plan	Prototype Development
Customer Screening Process	Vendor Certification Process
Customer Service via a Toll-Free Number	Written Quality Control Guidelines
Customer Service via a Web Portal	Other:
- Do you have a disaster recovery/business continuity plan? Yes No
 How often do you test it:
- Do you backup network data and configure files daily? Yes No
 If not daily, then how often are data and files backed up:
 Do you store backup files in a secure location? Yes No
 Where: Onsite Offsite

**SECTION VII - SUB-CONTRACTED WORK, USE OF SUPPLIERS AND OUTSOURCED MANUFACTURING
(to be completed by all Applicants)**

- | | | |
|--|-----|----|
| 1. Do you sub-contract any professional services or manufacturing to fulfill commitments to clients? | Yes | No |
| 2. If yes, what percentage do you sub-contract: | | % |
| 3. Do you utilize a standard sub-contractor? | Yes | No |
| 4. Do you require evidence of General Liability from sub-contractors? | Yes | No |
| 5. Do you require evidence of Errors & Omissions insurance from sub-contractors? | Yes | No |

SECTION VIII - MEDIA (Complete only if applying for Media Liability)

Business Activities or Website Contents	% of Receipts	Business Activities or Website Contents	% of Receipts
Advertising/Marketing for Others	%	Music or Sound Clips	%
Executable programs or shareware	%	Pornographic or Sexually Explicit Material	%
File Sharing	%	Sweepstakes or Coupons	%
Interactive Gaming	%	Video Producers	%
Movie/Commercial Production	%	Other (describe):	%
Website Content Provider	%	Open Source	%
Content created by Applicant	%	Open Source Code originated by Applicant	%
Content supplied by Client	%	Open Source Code created by others and used by Applicant	%
Domain Name Registration	%		

- | | | | |
|---|-----|-----|----|
| 1. If you distribute computer systems with software included, are the appropriate license agreements supplied with each system? | N/A | Yes | No |
| 2. Do you follow all contractual requirements when distributing hardware or software manufactured by others? | N/A | Yes | No |
| 3. Is the ownership of intellectual property created by you, or on your behalf, clearly stated in all customer contracts and followed by you? | N/A | Yes | No |
| 4. If you sell used equipment, are new license agreements purchased? | N/A | Yes | No |
| 5. Do you have a procedure for reviewing all content that is disseminated via your website? | | Yes | No |
| 6. Does your website, or any website managed by you, include chat rooms, bulletin boards, or blogs?
If yes, do you review and edit prior to posting? | | Yes | No |
| Do you have a formal procedure for removing controversial or infringing material? | | Yes | No |
| 7. Have you received notification that any of your material or services infringe on the intellectual property rights of others? | | Yes | No |
| 8. Risk Management Procedures for all Media Activities | | | |
| a. Do you employ an in-house counsel who specializes in intellectual property rights? | | Yes | No |
| b. Do you have written intellectual property clearance procedures? | | Yes | No |
| c. Do you acquire all necessary rights, licenses or consent to use of content? | | Yes | No |
| d. Do you require employees and contractors to sign a statement that they will not use previous employers' or clients' intellectual property? | | Yes | No |
| e. Do you have agreements in place with contractors, working on your behalf, granting you ownership of all intellectual property developed for you? | | Yes | No |

SECTION IX - INFORMATION SECURITY (Complete only if applying for Network Security & Privacy Liability Coverage, or if you are responsible for non-public information on behalf of others.)

- | | | | | |
|---|--------------------|--|-----|---------|
| 1. Have you dedicated at least one staff member to manage, on a full-time basis, information security such as a Chief Information Security Officer or equivalent? | | | A | A |
| 2. Do you have a written security policy that must be followed by all employees, contractors, or any other person with access to your network? | | | Yes | No |
| 3. Have you established employee awareness and/or security training programs? | | | Yes | No |
| 4. Do you disclose a privacy policy and always honor it? | | | Yes | No |
| 5. Has your privacy policy been reviewed by: | Qualified Attorney | 3 rd Party (TRUSTe, eTrust) | | Neither |

6. Please indicate which type of third party sensitive information resides in your network: *(Select all that apply)*
- Credit card data for the duration of a transaction
 - Credit card data stored for future use (all but last four (4) digits masked)
 - Credit card data stored for future use (un-masked card numbers or including track two (2) data)
 - Private health information
 - Sensitive or proprietary company information (including trade secrets)
 - Other personally identifiable financial information *(describe)*:
7. a. Do you use wireless networks? Yes No
- b. If yes, do you use security at least as strong as WPA authentication and encryption requiring two factor authentication (e.g. some combination of VPN or Access Token, and password/account logon) before allowing wire connections to the network? Yes No
- c. Have you established an internal security breach incident response team? Yes No
- d. Have you established a formal, written security breach response plan? Yes No
- e. Does the plan contain a process for assessing whether a breach notice is legally mandated? Yes No
- f. Does the plan contain a process regarding the proper means to communicate the breach? Yes No

TECHNICAL SECURITY

1. a. Do you implement virus controls on all of your systems? Yes No
- b. Please check all items that accurately describe this program.
- Anti-Virus/malicious code software is deployed on all computing devices within your network
 - Automatic updates occur, at least daily
 - Anti-virus scans are performed on all e-mail attachments, files, and downloads before opening
 - Rejected files are quarantined
 - Unneeded services and ports are disabled
 - Virus/information security threat notifications are automatically received from CERT or similar
2. a. Do you have a firewall in place? Yes No
- b. Please check all items that accurately describe the firewall.
- A formal process has been established for approving and testing all external network connections
 - A firewall has been established at each internet connection
 - A firewall has been established between any DMZ and intranet connection
3. Do you install and configure anti-spyware software to provide maximum protection of personally identifiable/sensitive information on all servers, desktop PCs and laptops? Yes No
4. Do you check for security software updates and patches at least weekly and implement them within thirty (30) days? Yes No

ADMINISTRATIVE SECURITY

1. Do you control access to information that resides on data storage devices such as servers, desktops, PCs laptops, and PDAs? Yes No
2. Do you control access to information that can be displayed, printed, and/or downloaded to external storage devices? Yes No
3. Are you able to identify whose non-public information is being held and how to contact individuals if their information is breached? Yes No
4. Do you monitor user accounts to identify and eliminate inactive users? Yes No
5. Do you use reasonable encryption methods when transmitting, receiving, or storing personally identifiable/sensitive information? Yes No
6. Do you replace factory default settings to ensure information security systems are securely configured? Always
Sometimes
Never
7. Do you retain personally identifiable information only for as long as needed? Always
Sometimes
Never
8. Do you discard personally identifiable information when no longer needed by irreversibly erasing or destroying the data using a technique that leaves no residual data? Always
Sometimes
Never
9. Do you require third parties to whom you entrust personally identifiable information to contractually agree to protect such information using safeguards at least equivalent to your own? Always
Sometimes
Never

10. Does your hiring process include conducting background checks on employees and independent contractors?	Always	Sometimes	Never
---	--------	-----------	-------

PHYSICAL SECURITY

1. Have you established physical security controls to control access to sensitive data?	Yes	No
2. Do you limit server, server room and data center access only to authorized personnel?	Yes	No
3. a. Do your removable devices such as laptops, PDAs, thumb drives, tapes or diskettes (removable media) contain non-public personal or commercial information? If yes, attach a detailed description of the type of information contained on these devices.	Yes	No
b. Do you encrypt personally identifiable information stored on removable media?	Always	Sometimes
	Never	
4. Do you have an established procedure for employee departures that includes an inventoried recovery of all information assets, user accounts, and systems previously assigned to each individual during their period of employment?	Yes	No

SECTION X - HISTORICAL BUSINESS INFORMATION (to be completed by all Applicants)
--

1. Do you have any account receivables for professional or technology service contracts that are more than ninety (90) days past due? If yes, attach details.	Yes	No
2. Within the past five (5) years, have you sued any customers for non-payment of any contract or licensing fee? If yes, attach details.	Yes	No
3. Within the past five (5) years, have any customers withheld payment or requested a refund of fees because your products/services		
a. did not meet customer's performance expectations?	Yes	No
b. did not perform in compliance with your warranty or guarantee?	Yes	No
If yes, attach details.		

SECTION XI - HISTORICAL CLAIMS & INVESTIGATORY INFORMATION (to be completed by all Applicants)

1. Have any technology errors and omissions, media liability, or network security/privacy injury claims been made during the past five (5) years against you? If yes, attach a detailed summary, including the name of the claimant, the date the claim occurred, the date it was reported, the demand amount, whether the claim is open or closed, and the amount paid by both the insured and insurance.	Yes	No
2. Does your Chief Executive Office, Chairperson, Chief Financial Officer, President, or Risk Manager have knowledge, information of any circumstance, or any allegation of contentions of any incident that could give rise to a claim that would be covered by this policy? If yes, attach a detailed summary, including the name of the claimant, the date the claim occurred, the date it was reported, the demand amount, and any other pertinent details.	Yes	No
3. Have you received any complaints, claims, or been subject to litigation involving matters of privacy injury, identity theft, denial of service attacks, computer virus infections, theft or information, damage to third party networks or your customers ability to rely on your network? If yes, attach details.	Yes	No
4. Within the last five (5) years, have you been the subject of an investigation or action by any regulatory or administrative agency arising out of your business practices? If yes, attach details.	Yes	No

FRAUD STATEMENT AND SIGNATURE SECTIONS

The Undersigned states that they/ them are an authorized representative of the Applicant and declares to the best of their knowledge and belief and after reasonable inquiry, that the statements set forth in this Application (and any attachments submitted with this Application) are true and complete and may be relied upon by Company * in quoting and issuing the policy. If any of the information in this Application changes prior to the effective date of the policy, the Applicant will notify the Company of such changes and the Company may modify or withdraw the quote or binder.

The signing of this Application does not bind the Company to offer, or the Applicant to purchase the policy.

*Company refers collectively to Philadelphia Indemnity Insurance Company and Tokio Marine Specialty Insurance Company

VIRGINIA APPLICANT: READ YOUR POLICY. THE POLICY OF INSURANCE FOR WHICH THIS APPLICATION IS BEING MADE, IF ISSUED, MAY BE CANCELLED WITHOUT CAUSE AT THE OPTION OF THE INSURER AT ANY TIME IN THE FIRST 60 DAYS DURING WHICH IT IS IN EFFECT AND AT ANY TIME THEREAFTER FOR REASONS STATED IN THE POLICY.

FRAUD NOTICE STATEMENTS

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 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). **(NOT APPLICABLE IN AL, AR, CA, CO, DC, FL, KS, KY, LA, ME, MD, NJ, NY, OH, OK, PA, RI, TN, VA, VT, WA AND WV).**

APPLICABLE IN AL, AR, LA, MD, 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 AND/OR CONFINEMENT IN PRISON (IN ALABAMA, MAYBE SUBJECT TO RESTITUTION FINES OR CONFINEMENT IN PRISON, OR ANY COMBINATION THEREOF).

APPLICABLE IN CALIFORNIA: FOR YOUR PROTECTION CALIFORNIA LAW REQUIRES THE FOLLOWING TO APPEAR ON THIS FORM. ANY PERSON WHO KNOWINGLY PRESENTS FALSE OR FRAUDULENT INFORMATION TO OBTAIN OR AMEND INSURANCE COVERAGE OR TO MAKE A CLAIM FOR PAYMENT OF A LOSS IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN STATE 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 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.

APPLICABLE 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.

APPLICABLE IN KANSAS: AN ACT COMMITTED BY 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.

APPLICABLE IN KENTUCKY: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSONS 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.

APPLICABLE IN MAINE: 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 NEW JERSEY: 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 NEW MEXICO: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL PENALTIES.

APPLICABLE IN OHIO: ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT IS GUILTY OF INSURANCE FRAUD.

APPLICABLE IN OKLAHOMA: WARNING: ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY.

APPLICABLE IN PENNSYLVANIA: 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.

APPLICABLE IN TENNESSEE, VIRGINIA AND WASHINGTON: IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS.

APPLICABLE IN VERMONT: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE STATEMENT IN AN APPLICATION FOR INSURANCE MAY BE GUILTY OF A CRIMINAL OFFENSE AND SUBJECT TO PENALTIES UNDER STATE LAW.

APPLICABLE IN NEW YORK: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION. THIS APPLIES TO AUTO INSURANCE.

NAME (PLEASE PRINT/TYPE)

TITLE
(MUST BE SIGNED BY THE PRINCIPAL, PARTNER, OR OFFICER)

SIGNATURE

DATE

SECTION TO BE COMPLETED BY THE PRODUCER/BROKER/AGENT

PRODUCER
(If this is a Florida Risk, Producer means Florida Licensed Agent)

AGENCY

PRODUCER LICENSE NUMBER
(If this a Florida Risk, Producer means Florida Licensed Agent)

ADDRESS (STREET, CITY, STATE, ZIP)

NOTICE

1. THE INSURANCE POLICY THAT YOU ARE APPLYING TO PURCHASE IS BEING ISSUED BY AN INSURER THAT IS NOT LICENSED BY THE STATE OF CALIFORNIA. THESE COMPANIES ARE CALLED "NONADMITTED" OR "SURPLUS LINE" INSURERS.
2. THE INSURER IS NOT SUBJECT TO THE FINANCIAL SOLVENCY REGULATION AND ENFORCEMENT THAT APPLY TO CALIFORNIA LICENSED INSURERS.
3. THE INSURER DOES NOT PARTICIPATE IN ANY OF THE INSURANCE GUARANTEE FUNDS CREATED BY CALIFORNIA LAW. THEREFORE, THESE FUNDS WILL NOT PAY YOUR CLAIMS OR PROTECT YOUR ASSETS IF THE INSURER BECOMES INSOLVENT AND IS UNABLE TO MAKE PAYMENTS AS PROMISED.
4. CALIFORNIA MAINTAINS A LIST OF ELIGIBLE SURPLUS LINE INSURERS APPROVED BY THE INSURANCE COMMISSIONER. ASK YOUR AGENT OR BROKER IF THE INSURER IS ON THAT LIST, OR VIEW THAT LIST AT THE INTERNET WEB SITE OF THE CALIFORNIA DEPARTMENT OF INSURANCE: www.insurance.ca.gov.
5. FOR ADDITIONAL INFORMATION ABOUT THE INSURER YOU SHOULD ASK QUESTIONS OF YOUR INSURANCE AGENT, BROKER, OR "SURPLUS LINE" BROKER OR CONTACT THE CALIFORNIA DEPARTMENT OF INSURANCE, AT THE FOLLOWING TOLL-FREE TELEPHONE NUMBER: 1-800-927-4357.
6. IF YOU, AS THE APPLICANT, REQUIRED THAT THE INSURANCE POLICY YOU HAVE PURCHASED BE BOUND IMMEDIATELY, EITHER BECAUSE EXISTING COVERAGE WAS GOING TO LAPSE WITHIN TWO BUSINESS DAYS OR BECAUSE YOU WERE REQUIRED TO HAVE COVERAGE WITHIN TWO BUSINESS DAYS, AND YOU DID NOT RECEIVE THIS DISCLOSURE FORM AND A REQUEST FOR YOUR SIGNATURE UNTIL AFTER COVERAGE BECAME EFFECTIVE, YOU HAVE THE RIGHT TO CANCEL THIS POLICY WITHIN FIVE DAYS OF RECEIVING THIS DISCLOSURE. IF YOU CANCEL COVERAGE, THE PREMIUM WILL BE PRORATED AND ANY BROKER'S FEE CHARGED FOR THIS INSURANCE WILL BE RETURNED TO YOU.

Insured: _____

Date: _____