

Tel: (561) 455-7715 • Toll Free (800) 281-4234 • Fax: (561) 455-7720

Email: info@PUGinsuranceAgency.com • Web: www.professionalunderwritinggroup.com

Whenever used in this Application, the term "Applicant" means the Named Insured and any other entity proposed for coverage.

ENDURANCE AGENCY ADVANTAGE APPLICATION

THIS IS AN APPLICATION FOR INSURANCE WRITTEN ON A "CLAIMS MADE" BASIS WHICH APPLIES ONLY TO CLAIMS WHICH BOTH FIRST ARISE AND ARE REPORTED WHILE THE POLICY IS IN FORCE.

1. Name:	_ 🛛 Individual
(exactly as shown on license - attach copy of license)	☐ Partnership
D/B/A (if applicable):	_ Corporation
2. P.O Box:	Phone No.:
Street Address:	Fax No.:
City, State, Zip:	Email:
List additional locations on separate sheet, if necessary	Requested
If applicable please list the names of any subsidiaries and a description of their operation	s: Effective Date:
	Website:

3. List the following information and identify all owners, partners, officers, directors, and licensees: (attach separate sheet, if necessary)

NAME	RESIDENCE ADDRESS	DATE OF BIRTH	TITLE	YEARS INS. EXPERIENCE
4. Limit of Liability desired: \$ _	each claim/aggregate	Deductible: \$		each claim.
5. License Number(s):	Date First Licensed:	Date Firm	Established:	
6. State Applicant's Annual Prer	nium Volume and Commission:			
	Premiums 0	Commissions		
Last 12 months:				

Est. next 12 months: ____

7. State the approximate breakdown of total annual volume for each column

7a. Transacting as:

-	
Agent	%
Broker	%
Surplus Lines Broker	
-	
Managing General Agent	%
Underwriting Manager	%
Program Manager	%
Free Consultant	%
Life - Health Agent / Broker	%
Adjuster	%
Appraiser	%
Financial Planner	%
Reinsurance Broker	%
Other (Explain)	%
MUST TOTAL	

7b. Lines of Business:

MUST	TOTAL 100%
Other (Explain)	%
Life / Accident / Health / Group	
Personal Floaters	
Personal Auto	%
Homeowners / Dwelling Fire	
Bonds other than Surety	%
Surety	%
Aviation	
Ocean Marine	%
Professional Liability	
ВОР	%
Workers Comp	
Trucking (Long Haul)	
Commercial Auto / Garage / Deale	
Non-Artisan Contractors GL	— %
Commercial General / Excess Liab	D // %
Commercial Fire & Inland Marine.	%

MUST TOTAL

				%
Percentage of business which is direct billed by carrie	ers			
Auto% Homeowners		ial	% Other	%
8a. Name all companies the applicant represents under di	irect Agent or B	roker Agreem	ents:	
COMPANY ADDRESS		DATE APPOINTED	LINES OF BUSINESS	VOLUME
8b. List General Agents, MGA's and Surplus Line Brokers	with whom you	ı place busine	ss:	
NAME LINES OF BU	JSINESS	CC	OMPANIES USED	VOLUME
 8c. State percentage of business written through: Assigned Risk or State Fund Pools:	% Ali	ien Non-Admi rom your age	tted Carriers ncy in the past th	ree years?
				AMOUNT
Fire\$	Auto Ph	ysical Damag	e	\$
General Liability	Homeow	/ners		\$
Auto Liability	Excess I	_iability		\$
12a. Does agency specialize in writing any class of risk □ Yes □ No If yes, what class:				-
12b. How long writing this class ye 12c. Percentage of Agency's Volume				
12d. What Markets used:				

13a. NUMBER OF STAFF:	FULL TI	ME	PART TIME	
Principals				
Agents / Brokers / Solicitor (Not listed as	principals)			
Service / Raters				
Accounting / Bookkeeping				
Clerical / Filing				
Independent Contractors (Not salaried E	mployees)			
Other (Explain)	TOTAL			
13b. Do persons responsible for the transacti	on of insurance speak and	write English? Yes		
What other languages are spoken in you	r office or with your clients	?		
14a. Does the agency utilize any form of com	-			
14b. What type: 🗌 In House 🔲 Batch 🗌				
14c. Name the Automation Vendor:				
14d. Name of Software System and Program:				
14e. Version		Date of Installation:		
14f. 🗌 Hardware 🔲 Batch 🗌 Multi-Use	r Number of Stations:			
PLEASE IN	DICATE FUNCTIONS PE	RFORMED:		
□ Accounting □	Claims	☐ Renewal Lists		
□ Rating □	MVR's	☐ Applications	\$	
□ Policy Information □	Policy Issuance	Financing		
□ Word Processing □	Other (Explain)			
-				

15. List all State approved or Professional Association sponsored insurance continuing education courses or seminars attended by agency Principal and Licensees during the past 12 Months: _____

16a. List all Professional Liability, "E & O" or Legal Expense insurance carried during the past five years. If none, state "NONE".

INSURANCE CO.	LIMITS OF	DEDUCTIBLE (IF ANY)	PREMIUM	INCEPTION Month / Day / Year	EXPIRATION Month / Day / Year	CLA YES	

16b. Retroactive Date of current policy: _____

17. Is the principal / principals active in the business? \Box Yes \Box No

18. Does the agency maintain a binder log? \Box Yes \Box No

19. Does the agency use "Power of Attorney" to represent the insured? \Box Yes \Box No

20. Is all incoming mail date stamped? Yes No

21. Are records of coverage rejections maintained? Yes No

- 22. Have any claims or suits been made during the past five years against the applicant or any of its predecessors in business, or any of the past or present partners, directors, officers, solicitors or employees? ☐ Yes ☐ No (If yes, attach statement giving detail and status of each claim including dates, amount of claim, deductible, payments and open reserves.)
- 23. Is the applicant, after inquiry of each person proposed for insurance, aware of any circumstance, error, omission or offense which may result in a claim being made against the applicant or any of its predecessors in business, or any of the past or present partners, directors, officers, solicitors or employees? □ Yes □ No If the response to Question 22 and/or Question 23 is "Yes," please attach complete details.

NOTE: It is agreed that any claim or lawsuit against the Applicant, or any principal, partner, managing member, director, officer or employee of the Applicant, or any other proposed insured, arising from any fact, circumstance, act, error or omission disclosed or required to be disclosed in response to Questions 22-23 is hereby expressly excluded from coverage under the proposed insurance policy.

- 24. Has the Applicant reported the matters listed in Questions 22 23 to its current or former insurance carrier? □ Yes □ No □ N/A
- 25. Has any application for insurance on behalf of the applicant or any of its predecessors in business been declined or canceled, or renewal of such insurance been refused? ? (Missouri applicants need not answer this question.)
 ☐ Yes ☐ No (If yes, explain.)

26	• Has	the	applicant	or a	ny pers	on o	r employee	of a	any	applicant	propos	ed for	· insurance	ever	been	subject	to
	disci	iplin	ary action	by ar	ny State	licen	sing agenc	y or r	regu	latory boo	ly? □	Yes	🗆 No				

- 27. Indicate all Insurance Professional Associations of which you are a member: □ IIAA □ PIA
 □ American Agents Alliance □ WAIB □ AAMGA □ NAPSLO □ Other
- 28. The undersigned being authorized by, and acting on behalf of the applicant and all persons concerned seeking insurance, has read and understands this application, and declares all statements set forth herein are true, complete and accurate. The undersigned further declares and represents that any occurrence or event taking place prior to the effective date of the policy applied for, which may render inaccurate, untrue or incomplete any statement made herein will be immediately reported in writing to the insurer. The undersigned acknowledges and agrees that the submission and the insured's receipt to such written report, prior to the inception of the policy applied for, is a condition precedent to coverage.
- **29.** The applicant accepts notice that any policy issued will: (1) Only apply on a "claims made" basis and that the deductible will apply to loss payment and (whether or not loss payment is made) to claims expense, as those terms are defined in the Policy; (2) Not insure against damages resulting from any claim or claim expense, as that term is defined in the policy, alleged to have occurred prior to the Inception Date of the policy unless the Underwriter shall agree to insure damages resulting from claim or claim expense alleged to have occurred prior to the Inception Date but after an agreed upon Retroactive Date.

The undersigned authorized officer of the Applicant declares that the statements set forth herein are true. The undersigned authorized officer agrees that if the information supplied on this Application changes between the date of this Application and the effective date of the insurance, he/she shall, in order for the information to be accurate on the effective date of the insurance, immediately notify the Insurer of such changes, and the Insurer may withdraw or modify any outstanding quotations or authorizations or agreements to bind the insurance.

Signing of this Application does not bind the Applicant or the Insurer to complete the insurance contract, but it is agreed that this Application shall be the basis of the contract should a policy be issued, and it will be attached to and become part of the Policy.

All written statements and materials (including any information provided in the attached Appendices) furnished to the Insurer in conjunction with this Application are hereby incorporated by reference into this Application and made a part hereof.

The applicant hereby authorizes the Underwriters, and/or their representatives by signing this application, to contact any prior insurer and obtain any details, or prior loss information, or obtain any other information from any source including consumer credit information, which the Underwriters deem important in the underwriting of the insurance applied for by this application.

Name of Applicant		Dated:	
Signature of Owner, Partner or President		Title:	
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FRAUD NOTIFICATION

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION OF INSURANCE CONTAINING ANY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMIT A FRAUDULANT INSURANCE ACT, WHICH IS A CRIME.

NOTICE TO STATE APPLICANTS:

ALABAMA: ANY PERSON WHO KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO RESTITUTION, FINES, OR CONFINEMENT IN PRISON, OR ANY COMBINATION THEREOF.

ARKANSAS, NEW MEXICO, RHODE ISLAND OR WEST VIRGINIA: ANY PERSON WHO KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CONFINEMENT IN PRISON.

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 FOR INSURANCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THE DEPARTMENT OF REGULATORY AGENCIES."

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.

KANSAS: ANY PERSON WHO COMMITS A FRAUDULENT INSURANCE ACT IS GUILTY OF A CRIME AND MAY BE SUBJECT TO RESTITUTION, FINES AND CONFINEMENT IN PRISON. A FRAUDULENT INSURANCE ACT MEANS 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 OR INSURANCE AGENT OR BROKER, ANY WRITTEN STATEMENT AS PART OF, OR IN SUPPORT OF, AN APPLICATION FOR INSURANCE, OR THE RATING OF AN INSURANCE POLICY, OR A CLAIM FOR PAYMENT OR OTHER BENEFIT UNDER AN INSURANCE POLICY, WHICH SUCH PERSON KNOWS TO CONTAIN MATERIALLY FALSE INFORMATION CONCERNING ANY MATERIAL FACT THERETO; OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO.

KENTUCKY: ANY PERSON WHO KNOWINGLY 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.

LOUISIANA: ANY PERSON WHO KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

MARYLAND: ANY PERSON WHO KNOWINGLY OR WILLFULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILLFULLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

NEW JERSEY: ANY PERSON WHO INCLUDES ANY FALSE OR MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CONFINEMENT IN PRISON.

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.

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.

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.

OREGON: 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 ACT, WHICH MAY BE A CRIME AND MAY SUBJECT SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.

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.

TENNESSEE, VIRGINIA OR 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.

VERMONT: ANY PERSON WHO KNOWINGLY 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 ACT, WHICH MAY BE A CRIME AND MAY SUBJECT SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.