Security And Privacy Coverage Form Application – New Jersey



COVERAGE A. AND COVERAGE B. OF THE POLICY FOR WHICH YOU ARE APPLYING IS WRITTEN ON A CLAIMS FIRST MADE AND REPORTED BASIS. ONLY CLAIMS FIRST MADE AGAINST THE INSURED AND REPORTED TO THE INSURER DURING THE POLICY PERIOD OR EXTENDED REPORTING PERIOD (IF APPLICABLE) ARE COVERED SUBJECT TO THE POLICY PROVISIONS.

PLEASE READ THE POLICY CAREFULLY AND DISCUSS ANY QUESTIONS YOU MAY HAVE WITH YOUR INSURANCE AGENT OR BROKER.

FOR	CON	IPANY USE												
Agent Name:								Ag	gent Cod	le:				
Agency Name:								Su	ub Code:					
Quot										🗌 Nev	v	🗌 R	enew	/al
Polic	Policy Effective Date:							Expira	ation Dat	te:				
GEN	ERA	L INFORMATION	N											
	Арј	plicant And Sub	sidiaries											
	Арр	olicant Name:												
	Mai													
	City	/:		State:	State: Zip:			Zip:	County:					
	We	bsite:						Email Address:						
	Bus	siness Descriptior	n:									Public 🗌 Private		
								per Of Employees						
	Ris	k Manager:												
	Nar	me of all subsidia	ries or affiliates (pr	ovide	attachmer	it if ne	ces	sary):						
	Gro	oss Revenue												
		_						U.S.	Int	ernational	Total			
			Current (most rec	ent 12 months)		\$	\$		\$		\$			
			Projected (next 12	2 months)		\$			\$	\$		\$		
	Ins	urance Informat	ion											
	Ple	ase check the bo	xes for coverages	reque	sted and ir	dicate	e lim	nits, retentions ar	nd retroa	ctive dates:				
		Coverage			Requested			Limit		Retention	Retroactive Date			Date
	1.	Security And Pr	ivacy Liability		Yes 🗌	No	0	\$	\$					
	2.	Regulatory Proc	ceedings		Yes 🗌	No	0	\$	\$			(incl	above	e)
	3.	Privacy Breach	Costs		Yes 🗌	No	0	\$	\$					
BUS	INES	S ACTIVITIES A	ND GOVERNANC	E										
	1.	What types of i	information does th	ie app	licant colle	ct, pro	oces	ss, or store? (plea	ase cheo	ck all that apply)				
		Business a	and Customer Infor	matio	n 🗌	Credit	t Ca	rd Information		Healthcare Info	rmatio	n		
		Financial Account Information Social Security Numbers Intellectual Property/Trade Secrets							ts					
	2.	Estimated number of unique records of personal information entrusted to the applicant's care (employees and non- employees):												
		Are security and privacy risk assessments conducted on at least an annual basis?] Yes		No		
	3.	Is security and privacy training conducted on a regula] Yes		No
	4.	4. Does the applicant sell or share personal information					with third parties?] Yes		No No
		If Yes:												
		Are the persons providing this personal information to the applicant given notice and provided an opportunity to opt out of this third party usage?							n E] Yes		No		
			applicant contractu ceed their own?	ally er	nforce with	such	thirc	d parties, accepta	able use	standards which] Yes		No
											U-SPR	R-1236-/		05/16) 1 of 3

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5.	Do a	all contracts w	ith third parties wit	h whom the applicant s	ells or shares perso	onal information:				
	a.	Convey sec	urity and privacy o	bligations and expectati	ions?			Yes		No
	b.	Indemnify th	e applicant for the	ir negligent acts related	to security and priv	vacy?		Yes		No
	c.	Require Sec	curity And Privacy	nsurance or Cyber Insu	urance?			Yes		No
6.	Is the applicant subject to the Payment Card Industry Data Security Standard? (PCI DSS v3.0)									
	lf Ye	es:								
	a.	Indicate mer	rchant level:			1 2		3		4
	b.	Is the applic	ant currently PCI o	ompliant?				Yes		No
	c.	Provide the	date of the latest o	ertification:						
TA SI	ECUI	RITY								
1.	Are systems, applications and supporting infrastructure that collect, process, or store personal information segregated from the rest of the network?									No
2.	Are firewalls installed between all wireless networks and system components that process or store personal information?									No
3.	Are	wireless trans	missions protecte	d using WPA/WPA2, IP	SEC, or SSL?			Yes		No
4.		Are penetration tests conducted on a periodic basis and the vulnerabilities identified, tracked and remediated? (network and application layer)						Yes		No
5.	ls 2	factor authen	tication utilized for	all remote access to the	e internal network?			Yes		No
6.	pass					rements? (ex. change of prohibition of previously		Yes		No
7.	Doe	s the applicar	nt utilize anti-virus	software on all servers,	workstations and la	ptops?		Yes		No
8.	Is current commercial grade technology employed to encrypt all sensitive business and personal information:									
	а.	Transmitted	to external networ	ks?				Yes		No
	b.	At rest within	n the applicant's ne	etwork?				Yes		No
	c. On all mobile devices, either issued by the applicant or employee owned devices used for work?							Yes		No
IDE	н ти	ISTORY								
1.	In the past 3 years, has the applicant sustained any system intrusions, data theft or other loss of data? If Yes, please describe:							Yes		No
2.	Has the applicant ever been the subject of an investigation by a regulatory agency or other governmental body arising out of a privacy issue?							Yes		No
	lf Y€	es, please des	scribe:							
LIC	ANT	HISTORY								
Pri	or Co	verage								
		ase list any similar insurance carried during the past 3 years If none, check here:			NA					
F	Policy Period		Insurer	Limit of Liability	Retention	Premium	Re	troact	ive D	Date
<u> </u>				\$	\$	\$				
1				\$	\$	\$				
-				\$	\$	\$				

If Yes, please provide details:

Have any claims been made against the applicant or any of its former or current directors, officers, employees, subsidiaries or independent contractors with regard to the coverage sought in the past 3 years?
Yes No If Yes, please provide details:

3.	Is the applicant or any of its for	ormer or current directors, officers, employees, subsidiaries or		
	independent contractors aware of a	any acts, errors, omissions, privacy events or other circumstances,		
		aim relative to the insurance sought?	🗌 Yes	🗌 No

If Yes, please provide details:

By signing this Application the undersigned agrees that he/she is not aware of any fact or circumstance which reasonably might give rise to a future claim that would fall within the scope of the proposed coverage.

It is agreed by the undersigned and the Insurer that the particulars and statements made in this application, together with all attachments to this application and any other materials submitted to the Insurer, all of which attachments and materials shall be deemed attached to the policy as if physically attached thereto, shall be the representations of the applicant and the prospective Insureds. It is further agreed by the undersigned and the prospective Insureds that this policy, if issued, is issued in reliance upon the truth of such representations that are incorporated into and made part of this policy.

Receipt and review of this Application does not bind the insurer to provide this insurance.

If the Applicant has concealed or misrepresented any material fact, circumstance or fraud concerning this insurance resulting in deception to us which existed at the time of damage and contributed to such damage, this policy may be canceled and/or coverage denied as long as the deception was material; was made knowingly with the intent to deceive; was relied and acted upon by the Insurer; and deceived the Insurer to the Insurer's injury.

STATEMENT FROM APPLICANT

I hereby represent and confirm that the above information, to the best of my knowledge, is true and correct and further certify that I have read all of the questions and answers of these applications.

Any event taking place between the date this application is signed and the effective date of the insurance applied for that may render inaccurate, untrue, or incomplete any information in this application, will immediately be reported in writing to the Insurer.

Signature:		Date:	
	Authorized Applicant Representative		
Print Name:		Title:	
Signature:		Date:	
	Agent, Broker or Producer		
Name of Soliciti	ng Agent:	Date:	
	(Please Print) Required in State of Iowa		



Fraud Warnings Disclosure Property and Casualty Application Addendum

TO BE ATTACHED TO AND FORM PART OF THE APPLICATION. IF FRAUD WARNINGS ARE INCLUDED IN THE APPLICATION TO WHICH THIS IS ATTACHED, THIS DISCLOSURE REPLACES THOSE WARNINGS.

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 may subject the person to criminal and civil penalties. (Not applicable in AL, AR, CO, DC, FL, KS, KY, LA, MD, ME, MN, NJ, NM, NY, OH, OK, OR, PA, PR, RI, TN, TX, VA, VT, WA, and WV.)

In **Arkansas**, **Louisiana**, **Rhode Island**, **or West Virginia**: 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 fines and confinement in prison.

In **Alabama**: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or 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.

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.

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.

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, 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.

In **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.

In **Tennessee** 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 may include imprisonment, fines or a denial of insurance benefits.

In **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.

In **Minnesota**: A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

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.

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.

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.

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.

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.

In **Oregon**: Any person who knowingly and with intent to defraud any insurer or other person files an application for insurance or statement of claim containing any materially false information upon which an insurer relies, if such information was either material to the risk assumed by the insurer or the misinformation was provided fraudulently, may commit a fraudulent insurance act, which may be a crime and may subject the person to criminal and civil penalties.

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.

In **Puerto Rico**: Any person who has committed fraud, as defined in the law, shall incur a felony, and if convicted, shall be sanctioned for each violation by a penalty of a fine of not less than five thousand dollars (\$5,000), nor more than ten thousand dollars (\$10,000), or a penalty of imprisonment for a fixed term of three (3) years, or both penalties. If there were aggravating circumstances, the fixed penalty thus established may be increased up to a maximum of five (5) years; if extenuating circumstances are present, it may be reduced to a minimum of two (2) years. In addition to the penalties provided in this chapter, any person who, as a result of the fraud thus committed is benefited in any way to obtain insurance, or in the payment of a loss pursuant to an insurance contract, shall be imposed the payment of restitution of the amount of money resulting from the fraud. Every violation shall have a prescription term of (5) five years.

In **Texas**: Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

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.

In **Virginia**: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company.