Executive Risk Specialty Insurance Company *Home Office:* 82 Hopmeadow Street Simsbury, Connecticut 06070-7683



RENEWAL APPLICATION FOR MANAGED CARE ERRORS AND OMISSIONS LIABILITY POLICY

NOTICE: THE POLICY FOR WHICH APPLICATION IS MADE APPLIES, SUBJECT TO ITS TERMS, ONLY TO "CLAIMS" THAT ARE FIRST MADE AGAINST THE "INSURED" DURING THE "POLICY PERIOD" AND ARE REPORTED TO THE UNDERWRITER IN WRITING DURING THE "POLICY PERIOD" OR WITHIN THE TIME PERIOD SET FORTH IN THE POLICY, OR TO "CLAIMS" THAT ARE FIRST MADE AGAINST THE "INSURED" DURING THE EXTENDED REPORTING PERIOD, IF APPLICABLE, AND REPORTED TO THE UNDERWRITER IN WRITING DURING THE EXTENDED REPORTING PERIOD OR WITHIN THE TIME PERIOD SET FORTH IN THE POLICY. THE LIMIT OF LIABILITY AVAILABLE TO PAY DAMAGES, SETTLEMENTS, OR JUDGMENTS SHALL BE REDUCED AND MAY BE EXHAUSTED BY "DEFENSE EXPENSES," AND "DEFENSE EXPENSES" SHALL BE APPLIED AGAINST THE RETENTION. READ THE ENTIRE RENEWAL APPLICATION BEFORE SIGNING.

ALL APPLICANTS MUST COMPLETE PART I OF THIS RENEWAL APPLICATION. This section must be completed in its entirety every year – referring to last year's information is not sufficient.

PART I. GENERAL INFORMATION, OPERATIONS, AND STRUCTURE

1.	a)	Name of Appli	cant:			
	,	(Note: Wherever used, "Applicant" means this entity and any other entities listed in response to Question 3.)				
	b)	Address:				
		City:		State: ZIP:		
		Website:		Telephone Number()		
	c)	Contact persor	and title:			
		Email address:		Telephone Number(
	d)	Name of risk manager (if different than contact person):				
		Email address:	·			
2.	a)	Applicant is:	For-Profit Corp.	□ Not-for-Profit Tax-Exempt Corp.		
	,	••	□ Not-for-Profit Taxable Corp.	Limited Liability Company		
			□ Partnership	□ Joint Venture		
	b)	Date of incorne	pration:	Date operations began:		
	5)	Date of moorpe				
	c)	State(s) where	Applicant operates:			

3. If coverage is desired for any other entities (e.g., subsidiaries, joint ventures, or partnerships), please list each such entity below. If required, list additional entities on a separate attachment. (Attach additional information, if necessary.) Please note that coverage for such entities is not automatically available; the terms and conditions of the policy, if issued, will determine actual coverage.

	Ν	{PRIVATE } lame and Address	Relationship to Applicant	Description of Operations	Tax Status	Percent Owned
4.	a)	Applicant is: HMO (If so, please indi PPO	🗆 IPA	□ MSO □ eview Organization □	Combined [bo Medical Grou Peer Review	up or Clinic
	b)	Does the Applicant hav	e any exclusive agreemer	nts with providers?		es 🗆 No
5.	a)		d by federal, state, or loca	l government?	□ Ye	es 🗆 No
	b)	Committee for Quality A	ssurance (NCQA), URAC	anization such as the National or any state or federal agency? ization(s):	□ Ye	es 🗆 No
	c)	suspended, revoked, or		editation ever been investigated, ntingencies or recommendations?		es 🗆 No
6.	RE	VENUES:		Last 12 Months N	ext 12 Mont	<u>hs</u> (est.)
	a)	Total Gross Revenues: If this revenue number of in the attached audited f	loes not match that inancials, please explain v			
	b)		ues from "at risk" agreeme at risk" means capitation,	ents:		
7.	EN	ROLLMENT:				
	(No not If e					
	a)	Number of enrollees in r	nanaged care plan(s):			
	b)	Number of enrollees in r	non-managed care plan(s)	:		
8.	HE	ALTH CARE PROVIDER	:			
	a)	Total number of physicia	ans under contract:			
		(1) Number of employed	d physicians:			
		(2) Number of independ	lent contractor physicians:			
	b)	Total number of non-phy professionals under cont				

c)	Total number of hospitals under contract:		
d)	Total number of other facilities under contract (e.g., clinics, nursing homes, laboratories, pharmacies):		
e)	Does Applicant require and verify that all contracted health care providers (physicians, hospitals, and others) maintain medical malpractice insurance with minimum limits of \$1,000,000/\$3,000,000? If "No," what minimum limits are required?	□ Yes	□ No

- f) Provide details of the Applicant's compensation or participation arrangements with contracted health care providers or attach copies of sample contracts.
- 9. Please provide details of insurance/self-insurance/reinsurance currently in force (if none, so state):

Type of Coverage	Insurance Carrier(s)	Limits	Deductible/ Retention	Premium	Policy Period	If Claims Made, Retroactive Date
Medical Malpractice*						
D&O*						
Fiduciary*						
Stop Loss*						
Insolvency*						
Fidelity*						
General Liability						
Other						

* Would the **Applicant** be interested in proposals for these coverages?

10. a) Stock ownership of the Applicant:

Total number of authorized common shares: _____

Total number of outstanding common shares:

Total number of common shareholders: ____

Total number of common shares owned by the Applicant's directors and officers:

- b) As an attachment to this Application, please provide the names and number of shares for all persons or entities that presently own or control, or have stated the intention to acquire, of record or beneficially, more than 5% of the **Applicant's** outstanding stock.
- c) Have there been any changes in the **Applicant's** board of directors or senior management within the past 3 years for reasons other than death or retirement?
 □ Yes □ No If "Yes," please explain: _______

d)	Number of Applicant's:	Full-time employees:
		Part-time employees:

e) Has the **Applicant** been involved in within the past 36 months, or does the **Applicant** contemplate being involved in within the next 12 months, any of the following, whether or not such transactions were or will be completed?

If "Yes," please describe the essential terms of each such transaction as an attachment to this Application.

(1) Merger, acquisition, or consolidation with another entity?	□ Yes	□ No
(2) Sale, distribution, or divestiture of any assets or stock, other than in the ordinary course of business?	□ Yes	□ No
(3) Any registration for a public offering or private placement of securities?	□ Yes	🗆 No
(4) Any joint ventures?	□ Yes	🗆 No
(5) Any new business activities or services?	□ Yes	🗆 No
(6) Any new Medicare or Medicaid contracts?If "Yes" to any of the above, please explain:	□ Yes	□ No

11. List the primary professional groups or associations to which the Applicant belongs:

12. ANTITRUST MARKET POSITION:

a)	Does the Applicant contract with more than 25% of the physicians in any given field of practice (including without limitation primary care, family practice, or any specialty) within its geographical service area? If "Yes," please explain:	□ Yes	□ No
b)	Do the Applicant's members control more than 25% of the hospital beds or specialty services within its geographic service area? If "Yes," please explain:	□ Yes	□ No
c)	Does Applicant have exclusive contracts with any hospitals?	□ Yes	🗆 No
d)	Has the Applicant obtained advice from antitrust legal counsel (particularly related to mergers, acquisitions and network development)? If "Yes," please specify firm name	□ Yes	□ No
e)	Has the Applicant received an opinion from the Federal Trade Commission (FTC) confirming that their activities (such as developing joint ventures or new plans) will not violate antitrust laws?	□ Yes	□ No
f)	Does the Applicant have any provider agreements that contain "Most Favored" pricing clauses?	□ Yes	□ No
g)	Does the Applicant have any provider agreements that contain non-compete clauses?	□ Yes	🗆 No

13. ACTIVITIES OR SERVICES:

Please indicate those managed care activities or services which the **Applicant** performs or subcontracts now or intends to begin performing or subcontracting within the next 12 months (Note: not all checked services may be covered): v

٨٥	tivity or Service	Yes		Yes, For Others For Fee
AC	livity of Service	Tes	<u>INO</u>	<u>roi ree</u>
a)	Credentialing or peer review of health care providers	□ (Complete Part II)		□ (Complete Part II)
b)	Utilization review	□ (Complete Part III)		□ (Complete Part III)
c)	Drafting practice guidelines/ critical pathways			
d)	Case management			
e)	Disease management			
f)	Handling and adjusting of enrollees' health care benefit claims	□ (Complete Part IV)		□ (Complete Part IV)
g)	Application or enrollment processing for enrollees of health care plans			
h)	Billing/other processing of enrollees' claims under health care plans			
i)	Advertising, marketing, or selling health care plans/products	□ (Complete Part V)		□ (Complete Part V)
j)	Establishing health care provider networks to provide managed care			
k)	Actuarial services for health care plans			
I)	Assisting customers in securing reinsurance			
m)	Services for automobile liability or c	lisability plans (please c	lescribe):	
n)	Third party administration (TPA) ser	rvices for health care pla	ans (please des	cribe):
o)	Employee Assistance Program (EA	P) services (please des	scribe):	
p)	Nurse call line (please describe):			
q)	Any other services (please describe):		

14. RISK MANAGEMENT:

a)	Does the Applicant have a formal risk management program (i.e., a formal overall approach to avoiding situations that might give rise to a claim)? If "Yes," please explain:	Yes	No
b)	Does the Applicant have someone designated as a "legislative or executive" inquiry ombudsman (i.e., someone who investigates all problems or complaints once they rise to a certain level)?	Yes	No
c)	Does the Applicant have contracts with any employers or other member groups in which the Applicant assumes any of the employer's liability, fiduciary obligations or decision-making? If "Yes," please explain and attach a copy of the contract:	Yes	No
d)	HIPAA:		
	(1) Does the Applicant have a Privacy Officer?	Yes	No
	(2) Does the Applicant have a Security Officer?	Yes	No
	(3) Has the Applicant established a HIPAA team?	Yes	No
	(4) Has the Applicant conducted a HIPAA risk analysis?	Yes	No
	(5) Has the Applicant modified its policies and procedures such that they are consistent with the elements of HIPAA?	Yes	No
	(6) Has the Applicant conducted HIPAA privacy training?	Yes	No
	(7) Is employee and vendor adherence to confidentiality requirements audited?	Yes	No
	(8) Does the Applicant have a plan for ongoing HIPAA privacy training?	Yes	No
	(9) Does the Applicant have a policy and procedure to address the responsibilities of its "Business Partners" under HIPAA?	Yes	No
e)	Compliance:		
	(1) Does the Applicant have a written Corporate Compliance program? If "Yes," how long has it been in place?	Yes	No
	 (2) Does the Applicant have an employee hotline as a part of the Compliance program? If "Yes," how many calls per month are made to the hotline? 	Yes	No

APPLICANT: PLEASE COMPLETE THE FOLLOWING SECTIONS WHICH CORRESPOND TO "YES" ANSWERS IN QUESTION 13 ABOVE. IF NO CORRESPONDING SECTIONS ARE INDICATED, PLEASE PROCEED TO PART VI.

These sections must be completed in their entirety every year that there is a "Yes" answer in Question 13 above - referring to last year's answers is not sufficient.

PART II. CREDENTIALING OR PROVIDER SELECTION OF HEALTH CARE PROVIDERS

15.		al revenue for credentialing/peer review services formed for others for a fee:		Last 12 months \$	<u>Next 12</u> \$	months
16.	a)	Who does the credentialing of contracted health care p	providers?	Applicant: Subcontractor: Other:	□ Yes □ Yes □ Yes	□ No □ No □ No
	b)	If credentialing is subcontracted:		•		
		(1) Does the Applicant review or audit the process?		□ Yes	□ No	
		(2) Is subcontractor required to maintain errors and or	□ Yes	🗆 No		
		(3) What minimum limits are required?				
		(4) Does the Applicant indemnify the subcontractor?	□ Yes	□ No		
	(5) Does the subcontractor indemnify the Applicant ?				□ Yes	□ No
17.	. Does the Applicant have written policies and procedures in place for provider selection, credentialing, re-credentialing, and making decisions which adversely affect a provider's credentials?			□ Yes	□ No	
	a) Do the written credentialing procedures follow JCAHO or NCQA standards and comply with all applicable laws?		□ Yes	□ No		
	b)	b) Are the procedures given to health care providers?				🗆 No
	c)	c) Is legal counsel consulted before any recommendation or decision which adversely affects a provider's privileges or credentials becomes final?				□ No
	d)	Are all provider's offered a hearing or appeal prior to te lf "No", please explain			□ Yes	□ No
	e)	What group has the final authority for credentialing or Board o Commit Other:	of Directors	lection? or Trustees:	□ Yes □ Yes □ Yes	□ No □ No □ No
18.	Pos	es the Applicant query the National Practitioner Data B sition Data Bank or the Federal or State Medical Boards cess?			□ Yes	□ No
19.	Но	w often does the Applicant re-credential contracted hea	alth care pro	oviders?		

20.	Does the Applicant perform on-site visits of contracted health care providers? If "Yes," how often?	Yes	□ No
21.	Does the Applicant restrict the practice of any health care provider who has a mental or physical disorder which may impair his/her ability to practice? If "Yes," please explain:	Yes	□ No
22.	Have any providers been removed or disqualified from the Applicant's panel in the last 12 months? If "Yes," a) How many for credentialing or professional conduct reasons?	Yes	□ No
	b) How many for reasons other than professional competence?		
	c) Is complete documentation maintained on all terminations?	Yes	□ No

PART III. UTILIZATION REVIEW

23. a) In the following chart, please specify number or percentage (%) of enrollees by type of payor. If utilization review services are performed for others for a fee, indicate amount or percentage (%) of revenue generated by type of payor.

{PRIVATE }Type of Payor	No. /% Enrollees Last 12 Months	No./% Enrollees Next 12 Months	Amt./% Revenue Last 12 Months	Amt./% Revenue Next 12 Months
Private (non-government) employer plans or trusts				
Government employer plans				
Union plans				
Medicare or Medicaid plans				
Other				

b) Total revenue for utilization review services performed for others for a fee:
(1) Last 12 months: ______
(2) Next 12 months: ______

24. a)		Applicant: Subcontractor: Other:	□ Yes □ Yes □ Yes	□ No □ No □ No
b)	Percentage of benefits denied/avoided in the utilization review process (e.g. denial rate):%			
c)	Number of full-time equivalent (FTE) reviewers: Number of part-time equivalent (PTE) reviewers:			
d)	If utilization review is subcontracted:			
	(1) Does the Applicant review or audit the process?		□ Yes	🗆 No
	(2) Is the subcontractor required to maintain errors and omissions	insurance?	□ Yes	🗆 No
	(3) What minimum limits are required?			
	(4) Does the Applicant indemnify the subcontractor?		□ Yes	□ No
	(5) Does the subcontractor indemnify the Applicant ?		□ Yes	🗆 No

	e)	Does the Applicant have written policies and procedures for utilization review, ncluding for denials and appeals?		Yes		No
		If "Yes," do such policies and procedures follow NCQA or URAC standards and comply with any applicable law?		Yes		No
	f)	Are claim denial and appeal procedures explained in writing to enrollees, including the identity of the person who makes decisions regarding appeals?		Yes		No
	g)	Does a physician review all proposed denials of benefits prior to issuance of the denial?		Yes		No
	h)	Are external reviewers involved in the final level of review before appeal?		Yes		No
	i)	Does the Applicant have a "fast track" appeal system regarding denial of benefits or postponement of benefit procedures for organ transplants or any other procedure which may severely impair the quality of life for an enrollee if not performed?		Yes		No
	j)	Does the Applicant use practice guidelines as part of its utilization review procedures? If "Yes," do guidelines state in writing that physician's judgment may override a guideline?		Yes Yes		
	k)	Does the Applicant utilize profit sharing, risk sharing or other financial incentives in its compensation arrangements with utilization reviewers?		Yes		No
	I)	Does the Applicant utilize same specialty reviews for benefit/coverage denials?		Yes		No
	m)	Does the Applicant adhere to government mandated external review requirements in the states where it operates?		Yes		No
	n)	Does the Applicant have an external review process in those states where external review is not mandated?		Yes		No
	o)	What percentage of decisions which go through the external review process are ultimately decided in favor of the enrollee?%				
25.	25. Attach a sample copy of a utilization review denial letter (with the identity of the enrollee removed).					

PART IV. HANDLING AND ADJUSTING OF ENROLLEES' HEALTH CARE BENEFIT CLAIMS

			Last 12 months	Next 12 months	
26.		al revenue for claims handling and adjusting vices performed for others for a fee:			
27.	a)	Number of claims processed:			
	b)	Number of FTE claim adjusters:			
	c)	Number or percentage of PTE claim adjusters:			
	d)	Percentage of claims denied:%			
	e)	Who does the handling and adjusting of claims	for health care benefits? Applicant: Subcontractor: Other:	□ Yes □ Yes □ Yes	□ No □ No □ No
	f)	If claim handling and adjusting is subcontracted	:		
		(1) Does the Applicant review or audit the proc	cess?	□ Yes	□ No

	(2) Is the subcontractor required to maintain errors and omissions insurance?		🗆 No
	(3) What minimum limits are required?		
	(4) Does the Applicant indemnify the subcontractor?	□ Yes	□ No
	(5) Does the subcontractor indemnify the Applicant ?	□ Yes	□ No
g)	Does the Applicant utilize profit sharing, risk sharing, or other financial incentives in its compensation arrangements with claim handlers or adjusters?	□ Yes	□ No
PART	V. ADVERTISING/MARKETING/SALES		
28. a)	Do all contracts, sales literature, and brochures expressly identify covered and non-covered procedures?	□ Yes	□ No
b)	Do any contracts, sales literature, or brochures use the term(s) "investigative" or "experimental" procedures? If "Yes":	□ Yes	□ No
	(1) Do all such materials define what is considered "investigative" or "experimental"?	□ Yes	🗆 No
	(2) Do all such materials clearly state that the Applicant has discretionary authority in the interpretation and administration of the plan's provisions?	□ Yes	□ No
c)	Do contracts, sales literature, and brochures expressly refer to all contracted health care providers as independent contractors?	□ Yes	□ No
d)	Do any contracts, sales literature, or brochures make statements or warranties as to the quality of health care, breadth of plan, providing all the needed care or being the "best" plan, etc.?	□ Yes	□ No
e)	Does the Applicant's legal counsel review and approve all contracts, sales literature, brochures, advertisements, and other marketing materials prior to their use?	□ Yes	□ No
f)	Are enrollee satisfaction surveys conducted? If "Yes," how often?	□ Yes	□ No
g)	Please attach or describe the results from the most recent enrollee survey:		

PART VI. REPRESENTATION APPLICABLE TO INCREASED LIMITS REQUEST

29. If the **Applicant** requests limit(s) of liability for the renewal of its expiring policy with the Underwriter that are larger than the limit(s) of such expiring policy, the **Applicant** must complete the following statement, which applies to such larger limit(s) of liability.

Neither the **Applicant** nor any individual or entity proposed for coverage, is aware of any fact, circumstance, situation, transaction, event, act, error, or omission which they have reason to believe may or could reasonably be foreseen to result in a claim that may fall within the scope of the proposed larger limits of liability, except as follows. If the answer is none, so state:

NOTE: WITHOUT PREJUDICE TO ANY OTHER RIGHTS AND REMEDIES OF THE UNDERWRITER, IT IS AGREED THAT ANY CLAIM ARISING FROM ANY FACT, CIRCUMSTANCE, SITUATION, TRANSACTION, EVENT, ACT, ERROR, OR OMISSION REQUIRED TO BE DISCLOSED IN QUESTION 29 IS EXCLUDED FROM THE PROPOSED LARGER LIMITS OF LIABILITY.

PART VII. ATTACHMENTS

- 30. Please attach copies of the following documents to this Application. These documents shall be a part of this Application:
 - a) Applicant's last 2 audited or accountant-prepared financial statements with notes; and
 - b) Most recent actuarial report, if applicable.

And, if any changes since the date of the last Application:

- c) Applicant's by-laws;
- d) The names, occupations, and business affiliations of all of the **Applicant's** directors and officers;
- e) Applicant's organization chart;
- f) Written utilization review procedures, including procedures for denials of benefits and appeals;
- g) Written credentialing and peer review procedures;
- h) Sample contract(s) with health care providers (physicians, hospitals, and others);
- i) Sample contract(s) with enrollee(s) or membership handbook;
- j) Sample contracts with vendors;
- k) Sample TPA or ASO contract(s);
- I) Sample sales literature, brochures, advertisements, and other marketing materials (including enrollee packet);
- m) Privacy policies and procedures; and
- n) Sample consent forms.

PART VIII. SIGNATURES

The undersigned, as authorized agent of all individuals and entities proposed for this insurance, declares that, to the best of his/her knowledge and belief, after reasonable inquiry, the statements in this Renewal Application and any attachments or information submitted with this Renewal Application (together referred to as the "Renewal Application") are true and complete. The information in the Renewal Application is material to the risk, if accepted by the Underwriter. The Renewal Application is a supplement to the application(s) which are part of the expiring policy, and together with such application(s), will constitute the complete application for renewal and will become part of, and be considered physically attached to, any policy issued. Such applications are the basis of the policy, if issued, and the Underwriter will have relied upon these applications in issuing any renewal policy.

The information contained in and submitted with this Renewal Application is on file with the Underwriter, and along with the Renewal Application will be considered physically attached to, part of, and incorporated into the policy, if issued.

The Underwriter is authorized to make any inquiry in connection with this Renewal Application. The Underwriter's acceptance of this Renewal Application or the making of any subsequent inquiry does not bind the **Applicant** or the Underwriter to complete the insurance or issue a policy.

If the information in this Renewal Application materially changes prior to the effective date of the policy, the **Applicant** will immediately notify the Underwriter, and the Underwriter may modify or withdraw any quotation or agreement to bind insurance.

The undersigned declares that all individuals and entities proposed for this insurance understand:

- a) the policy, if issued, shall apply only to "Claims" that are first made against the "Insured" during the "Policy Period" and are reported to the Underwriter in writing during the "Policy Period" or within the time period set forth in the policy or to "Claims" that are first made against the "Insured" during the Extended Reporting Period, if applicable and reported to the Underwriter in writing during the Extended Reporting Period or within the time period set forth in the policy; and
- b. the limit of liability available under the policy, if issued, to pay damages, settlements, or judgments shall be reduced and may be exhausted by payment of "Defense Expenses," and "Defense Expenses" also shall be applied against the retention.

NOTICE TO ARKANSAS, MINNESOTA, AND OHIO APPLICANTS: Any person who, with intent to defraud or knowing that he/she 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, which is a crime.

NOTICE TO COLORADO APPLICANTS: 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 policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder 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.

NOTICE TO DISTRICT OF COLUMBIA, MAINE, TENNESSEE AND VIRGINIA APPLICANTS: 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.

NOTICE TO FLORIDA APPLICANTS: Any person who, knowingly and with intent to injure, defraud, or deceive any employer or employee, insurance company, or self-insured program, files a statement of claim or an application containing any false or misleading information is guilty of a felony of the third degree.

NOTICE TO KENTUCKY APPLICANTS: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime.

NOTICE TO LOUISIANA AND NEW MEXICO APPLICANTS: 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.

NOTICE TO MARYLAND APPLICANTS: Any person who, with intent to defraud or knowing that he/she is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may be guilty of insurance fraud.

NOTICE TO NEW JERSEY APPLICANTS: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

NOTICE TO NEW YORK APPLICANTS: 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.

NOTICE TO OKLAHOMA APPLICANTS: 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.

NOTICE TO OREGON AND TEXAS APPLICANTS: Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.

B23700 (6/2002 ed.) Rev.

NOTICE TO PENNSYLVANIA APPLICANTS: 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.

APPLICANT		
BY (Chairman and/or President)	TITLE	DATE

NOTE: This Renewal Application must be signed by the Chairman and/or President of the **Applicant** acting as the authorized agent of all individuals and entities proposed for this insurance.

PRODUCED BY (Insurance Agent)	INSURANCE AGENCY					
INSURANCE AGENCY TAXPAYER ID OR SOCIAL SECURITY NO.	AGENT LICENSE NO.					
ADDRESS (No., Street, City, State, and ZIP Code)						
EMAIL ADDRESS						

SUBMITTED BY (Insurance Agency)	INSURANCE AGENCY TAXPAYER ID OR SOCIAL SECURITY NO.	AGENT LICENSE NO.
ADDRESS (No., Street, City, State, and ZIP Code)		

ExecutivePerils

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