

WARRANTY STATEMENT ("WARRANTY") For Accepting Other Carriers' Applications

Name of Applicant:	
NOTICE TO APPLICANT: P	LEASE READ CAREFULLY
It is understood and agreed that all information contains with the insurance being applied for will be relied upon that the particulars and statements contained in said Application (which shall be retained on files hereto, as if physically attached hereto), are the basis incorporated into and constituting a part of the proposed	by Underwriters in issuing the policy. It is warranted oplication(s) for the proposed policy and any materials by underwriters and which shall be deemed attached for the proposed policy and are to be considered as
The Policy, for which this Warranty and the Applicate Claim made against any of the Insureds during the P damages or settlements shall be reduced and may be ex Claims Expenses shall be applied to the deductibles.	olicy Period. The Limit of Liability available to pay
The Applicant confirms that after inquiry with all princ of any dispute, error, omission, act or circumstance that under the policy for which the Application is submitted	is, or could reasonably be expected to become, a claim
The undersigned declares that to the best of his/her kn Application and Warranty does not bind the undersign Warranty along with the Application shall be the basis Warranty and Application will be attached and become are authorized to make any investigation and inquiry in they deem necessary.	ed to complete the insurance, but it is agreed that this of the contract should a policy be issued, and both the e a part of such policy, if issued. Underwriters hereby
It is agreed that in the event there is any material characteristic Application prior to the effective date of the policy, the discretion of underwriters, any outstanding quotations in	he Applicant will notify underwriters and, at the sole
For purposes of creating a binding contract of insurar obligations under such a contract in any court of law, t either facsimile or photocopy shall be the same force a and any such copies shall be deemed one and the same of	he parties acknowledge that a signature reproduced by and effect as an original signature and that the original
Print Name of Insured, Owner, Partner or Principal	Title
Signature	Date