

# Welcome to Coalition

This signature bundle contains **3 documents** that each must be signed prior to the issuance of your insurance policy.

1

Electronic disclosure and signature, terms of service and privacy policy consents



Application

3

Policyholder Disclosure Notice of Terrorism Insurance Coverage



Coalition Insurance Solutions, Inc. · help@coalitioninc.com

In the United States, insurance products are offered by Coalition Insurance Solutions, Inc. (\*CIS\*), a licensed insurance producer with its principal place of business in San Francisco, CA (Cal. License #0L76155), acting on behalf of a number of unaffiliated insurance companies. A list of our admitted carrier partners is available here. Because many of our clients need access to surplus lines insurers, CIS is also a surplus lines broker. Complete license information for CIS is available here. The cyber insurance products offered through CIS are offered on a surplus line's basis by surplus lines insurers generally not licensed in the U.S. states. Insurance products offered through CIS available, and states. CIS may receive compensation from an insurer or other intermediary in connection with the sate of insurance. All decisions regarding any insurance products, including approval for coverage, premium, commission and fees, will be made solely by the insurer underwriting the insurers then-current criteria. All insurance products are governed by the terms, conditions, limitations and exclusions set forth in the applicable insurance policy of ur policy for the full terms, conditions, and exclusions conditions, limitations or exclusions of the applicable insurance policy and is intended only as a brief summary of such insurance product. Policy obligations are the sole responsibility of the issuing insurance corrent. Coapright © 2023. All rights reserved. Coalition and the Coalition logs are trademarks of Coalition, Inc. or its affiliates.



# ELECTRONIC DISCLOSURE AND SIGNATURE, TERMS OF SERVICE, PRIVACY POLICY, AND SECURITY CONTACT CONSENTS ELECTRONIC SIGNATURE AND ELECTRONIC DELIVERY OF DISCLOSURES AND NOTICES

By signing below, you consent to use electronic communications, electronic records, and electronic signatures rather than paper documents for the forms provided on this web site. Those forms include:

- Insurance application
- Surplus Lines notices
- Insurance policy and other related documents
- All updates and details regarding your policy
- Responses to communications from you
- All changes and updates to these disclosures, notices, and documents

You understand that your electronic signature is legally binding, just as if you had signed a paper document. Your consent to use electronic signatures and documents applies to materials related to purchasing and effecting your insurance policy.

#### **System Requirements**

- In order to use electronic signatures and to receive electronic communications, you must have
- a personal computer or other device that can connect to the Internet
- an e-mail address
- a web browser
- software that enables you to receive and view Portable Document Format (PDF) files, such as Adobe Acrobat Reader (available for a free download at https://get.adobe.com/reader)

#### Withdrawal of Electronic Acceptance of Disclosures and Notices

You may withdraw your consent to receive electronic communications at any time. If you wish to do so, you must email us at help@coalitioninc.com with the following subject line: "WITHDRAW ELECTRONIC CONSENT." The body of the email must include your name, policy number, effective and expiration dates of the policy, the effective date of your withdrawal, and whether you want (a) all communications to be in paper form and (b) your insurance policy to be sent to you in paper form.

#### **Applicant Security Contact Information for Security Notifications**

By providing the information below, you authorize Coalition to contact you in the event of a security event Coalition deems significant. These contact methods may include:

- E-mail
- Phone (including voicemail)
- Mail

### Terms of Service and Privacy Policy

By signing below, you have read and agreed to Coalition's Terms of Service and Privacy Policy (available at <a href="https://www.coalitioninc.com/legal/terms">https://www.coalitioninc.com/legal/terms</a> and <a href="https://www.coalitioninc.com/



# ELECTRONIC DISCLOSURE AND SIGNATURE, TERMS OF SERVICE, PRIVACY POLICY, AND SECURITY CONTACT CONSENTS ELECTRONIC SIGNATURE AND ELECTRONIC DELIVERY OF DISCLOSURES AND NOTICES

SIGNED BY:			
POLICY HOLDER/APPLICANT'S SIGNATURE:	DATE (MM/DD/YYYY)		
PRINT NAME OF AUTHORIZED REPRESENTATIVE:			
POLICYHOLDER/APPLICANT'S PHONE NUMBER:			
JOB TITLE			
SECURITY CONTACT EMAIL:			
SECURITY CONTACT PHONE NUMBER:			



# **CYBER AND TECHNOLOGY ERRORS & OMISSIONS POLICY APPLICATION**

NOTICE: THIS POLICY'S LIABILITY INSURING AGREEMENTS PROVIDE COVERAGE ON A CLAIMS-MADE AND REPORTED BASIS AND APPLY ONLY TO CLAIMS THAT ARE FIRST MADE AGAINST THE INSURED DURING THE POLICY PERIOD OR EXTENDED REPORTING PERIOD, IF PURCHASED, AND REPORTED TO THE INSURER IN ACCORDANCE WITH THE TERMS OF THE POLICY. THE LIMIT OF LIABILITY AVAILABLE TO PAY JUDGMENT OR SETTLEMENTS WILL BE REDUCED AND MAY BE EXHAUSTED BY AMOUNTS INCURRED FOR LEGAL DEFENSE AND CLAIMS EXPENSES. FURTHERMORE, AMOUNTS INCURRED FOR LEGAL DEFENSE AND CLAIMS EXPENSES WILL BE APPLIED AGAINST THE RETENTION.

PLEASE READ THE POLICY CAREFULLY.

IF A POLICY IS ISSUED, THIS APPLICATION WILL ATTACH TO AND BECOME PART OF THE POLICY. THEREFORE, IT IS IMPORTANT THAT ALL QUESTIONS ARE ANSWERED TRUTHFULLY AND ACCURATELY.

# NAMED INSURED WEBSITE DOMAIN(S) Please list all website addresses including web and email domains ADDRESS CITY STATE ZIP INDUSTRY NO. OF EMPLOYEES REVENUE\* GROSS PROFIT / NET REVENUE\* S

\* Expected over the next 12 months

#### **Attestation Questions**

1	Within the last 3 years	has Named Insured suffere	d any cyber incidents resu	Ilting in a claim in excess of	\$25,000?		NO	YES
	(If Yes) please explain t	he cyber incidents and/or c	laims.					
2	Is Named Insured award	e of any circumstances that	could give rise to a claim	under this insurance policy	?		NO	YES
	(If Yes) please explain t	he circumstances and/or po	otential claims.					
3	Does Named Insured im portable media devices	plement encryption on lapto ?	op computers, desktop con	nputers, and other	NO	YES	SOM	IETIMES
4	Does <i>Named Insured</i> collect, process, store, transmit, or have access to any Payment Card Information (PCI), Personally Identifiable Information (PII), or Protected Health Information (PHI) other than employees of <i>Named Insured</i> ?						NO	YES
	4a (If Yes) What is the	estimated annual volume o	f payment card transactio	ons (credit cards, debit card	s, etc.)?			
	NO RECORDS	LESS THAN 100,000	100,000 - 500,000	500,000 - 1,000,000	OVER 1,000,000:			
	4b (If Yes) How many	PII or PHI records does Nam	ned Insured collect, proces	ss, store, transmit, or have a	ccess to?			
	NO RECORDS	LESS THAN 100,000	100,000 - 500,000	500,000 - 1,000,000	OVER 1,000,000:			



#### **Attestation Questions (continued)**

5	Does <i>Named Insured</i> maintain at least weekly backups of all sensitive or otherwise critical data and all critical business systems offline or on a separate network?	NO	YES		
6	For which of the following services do you enforce Multi-Factor Authentication (MFA)?				
	<b>6a</b> Email	NO	YES		
	<b>6b</b> Virtual Private Network (VPN), Remote Desktop Protocol (RDP), RDWeb,       NO       YES       N/A: NO REMOTE         RD Gateway, or other remote access       NO       YES       N/A: NO REMOTE	ACCESS A	LOWED		
	6c         Network/cloud administration           or other privileged user accounts         NO         YES         ON ADMINISTRATIVE ACCOUNTS AND ALL CLOUD SERVICES W	HERE SUP	PORTEE		
7	Does <i>Named Insured</i> require a secondary means of communication to validate the authenticity of funds transfers (ACH, wire, etc.) requests before processing a request in excess of \$25,000?	NO	YES		
8	Within the last 3 years has <i>Named Insured</i> been subject to any complaints concerning the content of its website, advertising materials, social media, or other publications?	NO	YES		
9	Does <i>Named Insured</i> enforce procedures to remove content (including third party content) that may infringe or violate any intellectual property or privacy right?	NO	YES		
10	Will Named Insured have an active technology errors and omissions policy concurrent with this insurance policy?	NO	YES		
11	Will Named Insured have an active errors and omissions or miscellaneous professional liability policy concurrent with this insurance policy?	NO	YES		
Te	echnology Errors & Omissions Questions				
Qı	lestions below are required only for Technology Errors & Omissions coverage.				
1	Please describe the company's use of technology in delivering its product and/or services.				
2	Within the last 3 years has <i>Named Insured</i> been subject to a dispute or claim arising out of a technology error or omission in excess of \$25,000?	NO	YE		
3	Is Named Insured operating as a managed service provider (MSP), or does Named Insured participate directly in or sell technology products/services designed for any of the following industries?	NO	YES		

 Cryptocurrency Blockchain Payment Processing • Professional Services (Legal, Medical, A&E, or other licensed Cannabis · Automotive • Adult Entertainment professional services) Internet of Things Aviation • Payment Processing Financial Services • Military/Defense • Point of Sale (POS) Software/ Healthcare • Gambling Hardware/Reseller

4 How often are *Named Insured's* services provided by written agreement or contract?

100% OF AGREEMENTS OR CONTRACTS≥ 50% OF AGREEMENTS OR CONTRACTS

- < 50% OF AGREEMENTS OR CONTRACTS
- 0% OF AGREEMENTS OR CONTRACTS



#### **Technology Errors & Omissions Questions (Continued)**

Questions below are required only for Technology Errors & Omissions coverage.

#### 5 Identify the standard risk mitigating clauses or methods contained within Named Insured's agreements or contracts. (Select all that apply)

A. CUSTOMER ACCEPTANCE / FINAL SIGN OFF	E. EXCLUSION OF CONSEQUENTIAL DAMAGES
B. DISCLAIMER OF WARRANTIES	F. INDEMNIFICATION CLAUSE
C. HOLD HARMLESS AGREEMENTS THAT BENEFIT NAMED INSURED	G. BINDING MANDATORY ARBITRATION
D. LIMITATION OF LIABILITY	H. PROJECT PHASES / MILESTONES

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE OF THE APPLICANT DECLARES (1) THIS APPLICATION FORM HAS BEEN COMPLETED AFTER REASONABLE INQUIRY, (2) THE STATEMENTS SET FORTH HEREIN ARE TRUE AND COMPLETE TO THE BEST OF HIS/HER KNOWL-EDGE, AND (3) THAT THESE DECLARATIONS ARE A MATERIAL INDUCEMENT TO THE UNDERWRITER TO PROVIDE A PROPOSAL FOR INSURANCE. THE UNDERSIGNED AUTHORIZED REPRESENTATIVE 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 WILL, IN ORDER FOR THE INFORMATION TO BE ACCURATE ON THE EFFECTIVE DATE OF THE INSURANCE, IMMEDIATELY NOTIFY THE UNDERWRITER OF SUCH CHANGES, AND THE UNDERWRITER MAY WITHDRAW OR MODIFY ANY OUTSTANDING QUOTATIONS OR AUTHORIZATIONS OR AGREE-MENTS TO BIND THE INSURANCE.

SHOULD THERE BE A MATERIAL MISSTATEMENT OR MISREPRESENTATION BY THE APPLICANT IN THIS APPLICATION FORM OR IN ANY OTHER MATERIALS FURNISHED TO THE INSURER AS PART OF THE UNDERWRITING PROCESS, THE INSURER SPECIFICALLY AND GENER-ALLY RESERVES ITS RIGHTS TO DISCLAIM ANY CLAIM OR INCIDENT THAT WAS BASED UPON, ARISES OUT OF, OR IS ANY WAY RELATING TO THAT MATERIAL MISSTATEMENT OR MISREPRESENTATION. ADDITIONALLY, THE INSURER RESERVES THE RIGHT TO RESCIND THE POLICY IN ACCORDANCE WITH THE LAWS OF ANY APPLICABLE JURISDICTION.

NOTHING CONTAINED HEREIN OR INCORPORATED HEREIN BY REFERENCE SHALL CONSTITUTE NOTICE OF A CLAIM OR POTENTIAL CLAIM SO AS TO TRIGGER COVERAGE UNDER ANY CONTRACT OF INSURANCE.

ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE INSURER IN CONJUNCTION WITH THIS APPLICATION ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF.

#### WARNING

ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE/SHE IS FACILITATING A FRAUD AGAINST THE INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT MAY BE GUILTY OF INSURANCE FRAUD.

#### SIGNED BY:

SIGNATURE

DATE (MM/DD/YYYY)

PRINT NAME OF AUTHORIZED REPRESENTATIVE:

JOB TITLE

EMAIL



#### **NOTICE TO APPLICANTS**

**NOTICE TO ARIZONA APPLICANTS:** For your protection Arizona law requires the following statement to appear on this form. "Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties."

**NOTICE TO ARKANSAS APPLICANTS:** Any person who knowingly presents a false or fraudulent claim for payment for 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.

**NOTICE TO CALIFORNIA APPLICANTS:** For your protection California law requires the following to appear on this form: "Any person who knowingly presents 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."

**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 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.

**NOTICE TO DISTRICT OF COLUMBIA APPLICANTS:** 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.

**NOTICE TO FLORIDA APPLICANTS:** 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.

**NOTICE TO HAWAII APPLICANTS:** For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both.

**NOTICE TO KANSAS APPLICANTS:** A 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 is guilty of fraud.

**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 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.

**NOTICE TO LOUISIANA 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 fines and confinement in prison.

**NOTICE TO MAINE APPLICANTS:** It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purposes of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits.

**NOTICE TO MARYLAND APPLICANTS:** 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.



**NOTICE TO MINNESOTA APPLICANTS:** A person who submits an application or files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

**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 HAMPSHIRE APPLICANTS:** Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance fraud as provided in RSA 638:20.

**NOTICE TO 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 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 OHIO APPLICANTS:** Any person who, with the 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.

**NOTICE TO OKLAHOMA APPLICANTS: 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.

**NOTICE TO OREGON APPLICANTS:** 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 information for the purpose of misleading, commits a fraudulent insurance act and may subject such person to criminal and civil penalties.

**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.

**NOTICE TO RHODE ISLAND AND WEST VIRGINIA 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 fines and confinement in prison.

**NOTICE TO TENNESSEE, VIRGINIA AND WASHINGTON 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 include imprisonment, fines and denial of insurance benefits.

**NOTICE TO VERMONT APPLICANTS:** 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.



# POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

You are hereby notified that under the Terrorism Risk Insurance Act, as amended, you have a right to purchase insurance coverage for losses resulting from acts of terrorism, as defined in Section 102(1) of the Act: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury — in consultation with the Secretary of Homeland Security, and the Attorney General of the United States — to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; and to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

YOU SHOULD KNOW THAT WHERE COVERAGE IS PROVIDED BY THIS POLICY FOR LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM, SUCH LOSSES MAY BE PARTIALLY REIMBURSED BY THE UNITED STATES GOVERNMENT UNDER A FORMULA ESTABLISHED BY FEDERAL LAW. HOWEVER, YOUR POLICY MAY CONTAIN OTHER EXCLUSIONS WHICH MIGHT AFFECT YOUR COVERAGE, SUCH AS AN EXCLUSION FOR NUCLEAR EVENTS. UNDER THE FORMULA, THE UNITED STATES GOVERNMENT GENERALLY REIMBURSES 80% OF COVERED TERRORISM LOSSES EXCEEDING THE STATUTORILY ESTABLISHED DEDUCTIBLE PAID BY THE INSURANCE COMPANY PROVIDING THE COVERAGE. THE PREMIUM CHARGED FOR THIS COVERAGE IS PROVIDED BELOW AND DOES NOT INCLUDE ANY CHARGES FOR THE PORTION OF LOSS THAT MAY BE COVERED BY THE FEDERAL GOVERNMENT UNDER THE ACT.

YOU SHOULD ALSO KNOW THAT THE TERRORISM RISK INSURANCE ACT, AS AMENDED, CONTAINS A \$100 BILLION CAP THAT LIMITS U.S. GOVERNMENT REIMBURSEMENT AS WELL AS INSURERS' LIABILITY FOR LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM WHEN THE AMOUNT OF SUCH LOSSES IN ANY ONE CALENDAR YEAR EXCEEDS \$100 BILLION. IF THE AGGREGATE INSURED LOSSES FOR ALL INSURERS EXCEED \$100 BILLION, YOUR COVERAGE MAY BE REDUCED.

I hereby **elect** to purchase the federal terrorism insurance coverage for [0.1] % of the premium

I hereby **reject** this offer of the federal terrorism insurance coverage and elect to have a terrorism exclusion, sublimit or other limitation included in my policy. I understand that I will have no, or limited, coverage for losses arising from acts of terrorism under my policy.

APPLICANT/NAMED INSURED SIGNATURE

DATE (MM/DD/YYYY)

SEE DECLARATIONS FOR LIST OF INSURERS

PRINT NAME

NAME OF INSURER



# APPENDIX

# **Entity Licenses**

National Producer number ("NPN")	18419475		
State	P&C License	Surplus Lines License #	
Alabama	791146	791146	
Alaska	100144781	100144781	
		3000108841	
Arkansas	3000103764	3000103764	
		0L76155	
	539028	539028	
		2564769	
		3000106662	
Delaware		3000111636 (Business License)	
Florida		L100906	
		N/A	
		456400	
		N/A	
		3000118749 (Business License)	
		3253936	
		1002294565 (Business License)	
		821489162-000 (Business License)	
		959194	
		734964	
		AGN289240 (Business License)	
		3000132010	
		2032388	
		113163	
		40531952 (Business License)	
**		15031878 (Business License)	
		N/A	
		3000117198	
		100270681	
		3253650	
*		2373806	
-		1648368	
		3000132370	
	BR-1472466 - Broker	EX-1472466-R	
North Carolina	1000532874	1000532874	
North Dakota	3000126195	3000126195	
Ohio	1153091	1153274	
Oklahoma	100298249	100298249	
Oregon	3000112920	3000112920	
Pennsylvania	815731	817452	
Rhode Island	N/A	N/A	
South Carolina	212785 (Business License)	N/A	
South Dakota	10019754	10019754 (Business License)	
Tennessee	2367792	2367792 (Business License)	
Texas	2199630	2205589	
Utah	622762	623246	
Vermont	3250168	3250168 (Business License)	
Virginia	142233	142233	
Washington	953788	953788	
West Virginia	100244997	N/A	
	State         Alabama         Alaska         Arizona         Arkansas         California (resident)         Colorado         Connecticut         District of Columbia         Delaware         Florida         Georgia         Hawaii         Idaho         Illinois         Indiana         Iowa         Kansas         Kentucky         Louisiana         Maine         Maryland         Massachusetts         Michigan         Minnesota         Missouri         Montana         Nevada         New Hampshire         New Jersey         New Mexico         New York         North Carolina         North Carolina         North Carolina         South Carolina	Stato         P&C Liconse           Alabama         791146           Alaska         100144781           Arizona         3000108841           Arkansas         3000108841           Arkansas         3000108541           Arkansas         3000108764           California (resident)         01.76155           Colorado         539028           Connecticut         2562016           District of Columbia         3000106662           Delaware         3000111636           Florida         L100906           Georgia         196479           Hawaii         454818           Idaho         623195           Illinois         3000118749           Indiana         3250026           Iowa         1002294565           Kansas         821489162-000           Kentucky         959194           Louisiana         734964           Maine         AGN289240           Maryland         3000117198           Missispipi         15031878           Missouri         8410479 (Business License)           Minstas         100270681           Nevada         3249968           Ne	



#### **Individual Licenses**

Joshua Motta National Producer Number ("NPN")		18337852		
Entity Name	State	P&C License	Surplus Lines License #	
Joshua Motta	Alabama	789983	789983	
Joshua Motta	Alaska	100143994	100143994	
Joshua Motta	Arizona	18337852	18337852	
Joshua Motta	Arkansas	18337852	18337852	
Joshua Motta	California (resident)	0L58116	0L58116	
Joshua Motta	Colorado	537099	537099	
Joshua Motta	Connecticut	2558945	2563248	
Joshua Motta	Delaware	3000100750	3000100750	
Joshua Motta	Florida	W406000	W406000	
Joshua Motta	District of Columbia	3000100725	3000100725	
Joshua Motta	Georgia	3140308	3140308	
Joshua Motta	Hawaii	453733	455830	
Joshua Motta	Idaho	622028	622026	
Joshua Motta	Illinois	18337852	18337852	
Joshua Motta	Indiana	3242922	3252541	
Joshua Motta	Iowa	18337852	18337852	
Joshua Motta	Kansas	18337852	18337852	
Joshua Motta	Kentucky	958851	958851	
Joshua Motta	Louisiana	732406	732406	
Joshua Motta	Maine	PRN288994	PRN288994	
Joshua Motta	Maryland	3000100749	3000100749	
Joshua Motta	Massachusetts	2026975	2029459	
Joshua Motta	Michigan	811208	811208	
Joshua Motta	Minnesota	40530928	40530983	
Joshua Motta	Mississippi	10492880	10492880	
Joshua Motta	Missouri	8409487	8409487	
Joshua Motta	Montana	3000115261	3000115261	
Joshua Motta	Nebraska	18337852	18337852	
Joshua Motta	Nevada	3249453	3252548	
Joshua Motta	New Hampshire	2373404	2373404	
Joshua Motta	New Jersey	1640546	1640546	
Joshua Motta	New Mexico	18337852	18337852	
Joshua Motta	New York	Sublicensee of agency	Sublicensee of agency	
Joshua Motta	North Carolina	18337852	18337852	
Joshua Motta	North Dakota	18337852	18337852	
Joshua Motta	Ohio	1152643	1152648	
Joshua Motta	Oklahoma	100294770	100294770	
Joshua Motta	Oregon	18337852	18337852	
Joshua Motta	Pennsylvania	812298	816881	
Joshua Motta	Rhode Island	3000100704	3000100704	
Joshua Motta	South Carolina	18337852	18337852	
Joshua Motta	South Dakota	40448457	40448457	
Joshua Motta	Tennessee	2365948	2365948	
Joshua Motta	Texas	2190682	2201568	
Joshua Motta	Utah	616863	622826	
Joshua Motta	Vermont	3242856	3253093	
Joshua Motta	Virginia	1037324	1037324	
Joshua Motta	Washington	953442	953442	
Joshua Motta	West Virginia	18337852	18337852	
Joshua Motta	Wisconsin	18337852	18337852	
Joshua Motta	Wyoming	338974	342604	