

U.S. SPECIALTY INSURANCE CO.

13403 Northwest Freeway, Houston, Texas, 77040

				F	RIW	ARY E	MINE	OYER'S	INDEMN
				Eff. Date:					
Applicant Inf									
Business Name : Physical Address						W			
Physical Address	S:				City	City:			: Zip:
Mailing Address:	:				City	City:			: Zip:
Corporation	☐ Sole Proprie	etorship	Partners	ship LLC		Other		Years in E	Business:
Phone Number: Fax Number:					Hou	ırs of C	Operation:		
Federal Tax I.D.	Number:			Webs	ite:				
Contact Person:			Titl	le: Email:					
Detailed Descrip	tion of Operatio	ns:							
f If multiple loc	cations, name	d insureds.	, or FEIN	l, please li	st on	separa	te she	et.	
2-4: lufam	-4 1					***			
Rating Inforn		sification		# Of Employees Appual Payrell by Class					
Class Code		cription	F	ull-Time Part-Time			Annual Payı	roll by Class	
		2000							
							 		
•									
			L						
!	-4!/I"!ua4	Dallan La		2 20145	. 1 h	- \/- A	50 F		
	· · · · · · · · · · · · · · · · · · ·			T		E YEA Numbe	ARS REQUIRED		
Policy Year	Carrier	Line of Co		Total Incu	ırred	Claim	I	Date	Premiur
		□wc [□N/S						
		□wc [□N/S						
		□wc [□N/S						
		□wc [□N/S			_			
		□wc [□N/S						
							·		
PEI Coverage	e Requeste	<u>:d:</u>		Check bo	xes fo	r reque	sted q	uote option	is:
Coverage A: Medical/Wage Replacement			□\$300,00	\$300,000 \$500,000 \$1,000,000					
Coverage B: Employer's Liability				□\$300,000 □\$500,000 □\$1,000,000					
Coverage Period				□104 wee	eks [156 we	eks		
Self-Insured Retention				□\$1,000 □\$10,000		\$2,500 \$25,000		,000 0,000	
Payment Option				☐Monthly ☐Annual					



General Information: Υ Ν Have you had any OSHA violations in the past 5 years? Are employee healthcare plans provided? Have you filed for bankruptcy in the last 5 years? Do you use sub-contractors? Do you own, lease or charter aircraft or watercraft? Are all forklift operators certified? Do you have any employees under 18 or over 65? Do you currently have medical facilities chosen to handle employee injuries? Do you use leased or temporary employees? Maximum height exposure Do you have any 1099 employees? Maximum weight of material handling Explain all "yes" answers: Automobile Exposure: Indicate the number of automobiles owned, operated, or leased by type and radius. Number of Commercial Units Radius of Private Operation Passenger Light X-Heavy Heavy **Tractors** 0-50 51-200 Over 200 Do you run MVR's at least annually on all drivers? Yes No Are employees required to drive their own vehicles for business purposes? Yes No Minimum Standards for Drivers: Minimum Age: _____ Maximum Age: __ Minimum commercial truck driving experience: ____ Maximum number of accidents permitted: (number) in the past Maximum number of violations permitted: (number) in the past years. Safety Program: N Do you have a written safety manual? Do you have an alcohol/drug-testing When was it last updated? program? Do you have a safety committee? Do you have an employee-training program? Are safety meeting held on a regular basis? Are documented, post-accident Frequency: investigations conducted? Do you conduct periodic self-inspections? Is there an appointed Safety Director? Frequency: Do you have any other safety controls in Do you have a safety incentive program? place that assist you in controlling losses? Please list or attach on separate page. **ERISA Information:**

-Your nonsubscription policy will include a customized ERISA plan, which will be issued by our vendor for you.				
-This specific ERISA Plan is a requirement of the U.S. Specialty Insurance Primary Employer's Indemnity program.				
It is your responsibility to implement the ERISA Plan to all current and future employees.				
Please initial the box signifying that you understand your obligation. Initial:				
-Are affiliated companies to be covered? Yes No				
-Percent of Common Ownership:%				
-Is the company an Interstate Motor Carrier for Hire? ☐ Yes ☐ No				



As per the policy provisions, we have the right to audit your payroll records at any time. If it is determined that premiums have been unpaid, we shall be entitled to recover such underpayments.

- 1. The applicant requests coverage for a policy of insurance as described above. The applicant also agrees to be bound by all of the terms, conditions and limitations of the policy applied for. The applicant further understands and agrees that:
 - a. Neither the Request for Coverage, nor the payment of any monies to be applied, shall guarantee insurance to become effective. In order for insurance to take effect on the date specified, the "Company" must accept and issue a policy.
 - The Insured/Employer will agree to pay the required premiums to the "Company" when due.
- 2. Acceptance of this request/application is subject to all of the following: (a) Company's requirements; (b) Terms of the policy;(c) Company verification of the quoted premium.
- The Company will notify the Insured/Employer of any approval or disapproval of this request. Any notice/binder of approval will specify the policy effective date and schedule of coverage.
- 4. The undersigned Insured/Employer understands that he/she may be subject to on-site loss control/safety inspections. Periodic loss control/safety inspections may be required as a contingency for continuation of coverage. The Insured/Employer also understands and agrees that he/she will be required to comply with any/all loss control/safety recommendations as a contingency for continuation of coverage.
- 5. The undersigned Insured/Employer has reviewed with his agent (who signs below) and understands the coverage, limits, terms, conditions and exclusion of this application and the policy. This application shall become a part of the policy.
- 6. The undersigned Insured/Employer understands this coverage is written on an Indemnity/Reimbursement basis and he/she will be reimbursed in accordance with the policy for approved amounts paid to employees and/or providers for on-the-job injuries.
- 7. The undersigned Insured/Employer understands coverage is written on a Split Limit basis. All coverage afforded under this policy shall not exceed the coverage amount specified under Coverage A and Coverage B for any one person or occurrence per the policy terms and conditions.

Applicant Signature (Officer):	·		
Title:	Date:		
The undersigned agent warrants he/she has not repreimbursement policy for on-the-job employee-related		verage as anything o	other than an employer
Agent of Record:		Date:	
Agency/Recording Agent Printed Name:			
Address:			Zip:
Phone:	Fax:		
License I.D. Number:			
THIS IS NOT A POLICY OF WORKERS' COMPEN A NON-SUBSCRIBER TO THE WORKERS' COMP THE EMPLOYER IS A NON-SUSCRIBER, THE EM OTHERWISE ACCRUE UNDER WORKERS' COMITHE WORKERS' COMPENSATION LAW AS IT PE NOTIFICATIONS THAT MUST BE FILED AND POST	ENSATION SYSTEM E PLOYER LOSES THO PENSATION LAWS. T RTAINS TO NON-SUB STED.	BY PURCHASINF T SE BENEFITS WHI HE EMPLOYER MU SCRIBERS AND TH	THIS POLICY, AND IF ISH SHOULD JST COMPLY WITH
managing contra rigorit ramo.			



U.S. SPECIALTY INSURANCE - PRIMARY EMPLOYER'S INDEMNITY

Disclosure and Acknowledgment Concerning Workers' Compensation

This will acknowledge that is solicitation of my business insurance, the agent named below (herein referred to as the "Agent") explained to me the following facts about the Texas Workers' Compensation Act (the "Act"). The following facts were discussed, and as an employer, I am aware of their importance. To my knowledge, no statements contrary to the following statements were made by the Agent to anyone employed by, or representing, the employer.

- 1. Workers' Compensation Insurance is a "No Fault" system that affords coverage for my employees and protection for me, which no alternative insurance plan can duplicate.
- 2. It is my responsibility, should I elect not to purchase Workers' Compensation Insurance, to notify the TEXAS WORKERS' COMPENSATION COMMISSION (TWCC) at the time of such election by filing the appropriate form (currently the TWCC FORM 5). I must also annually file the appropriate form (currently the TWCC FORM 5) with the TWCC on the anniversary date of the original filing or if I have canceled my workers' compensation policy, on the anniversary of the cancellation date of the workers' compensation policy. I am aware the penalty for failure to properly file can be as much as \$500 per day. I also must notify my workers' compensation carrier, in the manner provided by the law, at the time of my election. All notices and elections must be made by certified mail, return receipt requested.
- 3. Agent has advised me that if I become a "non-subscriber" under the Act, I should seek the advice of competent legal counsel in meetings the provisions of the Act. Agent has advised me to seek legal advise for the current law as it applies to my situation.
- 4. I am aware that as a non-subscriber, should I purchase an "alternative" insurance product that provides injury medical benefits for my employees, I come under the Employee Retirement Income Security Act of 1974 (ERISA). It is in my best interest to have a written employee injury benefit plan, and to file this plan under ERISA with the U.S. Department of Labor. Such insurance and plan do not preempt a personal injury negligence lawsuit.
- 5. I understand that an approved safety plan is required for coverage to become effective and continue in force. Agent has advised me that a workplace safety program could help reduce the frequency and severity of on-the-job injuries and could also help us meet our responsibility to provide a "reasonably safe place to work" for our employees.

Agent has shown me an alternative workplace injury insurance plan. I acknowledge the option I have selected is solely my choice and the alternative plan I have chosen was NOT represented by Agent to any person being a substitute for statutory workers' compensation insurance. Agent did not induce me or any representative of my company to reject Workers' Compensation.

THIS IS NOT A POLICY OF WORKERS' COMPENSATION INSURANCE. THE EMPLOYER DOES NOT BECOME A NON-SUBSCRIBER TO THE WORKERS' COMPENSATION SYSTEM BY PURCHASINF THIS POLICY, AND IF THE EMPLOYER IS A NON-SUSCRIBER, THE EMPLOYER LOSES THOSE BENEFITS WHISH SHOULD OTHERWISE ACCRUE UNDER WORKERS' COMPENSATION LAWS. THE EMPLOYER MUST COMPLY WITH THE WORKERS' COMPENSATION LAW AS IT PERTAINS TO NON-SUBSCRIBERS AND THE REQUIRED NOTIFICATIONS THAT MUST BE FILED AND POSTED.

I have read the above and acknow	vledge that Agent has discussed each of these ite	ems with me.
Applicant's Signature	Applicant's Name (printed)	Date
Agent's Signature	Agent's Name (printed)	 Date