ACORD

WORKERS COMPENSATION INSURANCE PLAN ASSIGNED RISK SECTION

DATE (MM/DD/YYYY)

THIS FORM ALONG WITH AN ACORD 130 WORKERS COMPENSATION APPLICATION CONSTITUTE AN APPLICATION FOR WORKERS COMPENSATION INSURANCE PLAN (ASSIGNED RISK) COVERAGE. THIS FORM MUST BE ATTACHED TO AN ACORD 130 FOR SUBMISSION. PLEASE REFER TO THE STATE SPECIFIC INSTRUCTIONS PAGE FOR SPECIFIC REQUIREMENTS.

APPLICANT NAME PROPOSED EI					F DATE			
SUPPLEMENTAL INFORMATION								
PAYROLL OFFICE NAME, ADDRESS AND TELEPHONE NUMBER (A PO BOX ADDRESS ALONE IS NOT ACCEPTABLE. PLEASE PROVIDE DRIVING INSTRUCTIONS IF A ROUTE ADDRESS IS SHOWN.)								
STA	TE DEVELOPING HIGHEST PAYROLL:							
EXF	PLAIN ALL "YES" RESPONSES IN THE REMARKS SECTION					YES	NO	
1.	HAS THERE BEEN PREVIOUS WORKERS COMPENSATION COVER	AGE:						
	IN THIS STATE?							
	IN ANY OTHER STATE?							
	- IF NO TO BOTH QUESTIONS, WAS THIS DUE TO:	BUSINESS SELF INS	SURED-INDEP SELF INSURED-	GROUP # E	MPLOYEES			
2.	IS THERE ANY UNPAID WORKERS COMPENSATION PREMIUM DUE	OD IN DISDLITE EDOM	VOLLOR ANY COMMONILY MAN	IACED OR OWA	IED	┝	_	
۷.	ENTERPRISES? IF YES, EXPLAIN, INCLUDING ENTITY NAME(S) AN			IAGED OR OWN	NED	╵		
	YEAR APPLICANT'S BUSINESS BEGAN:							
4.	HAS THERE BEEN A NAME CHANGE, CONSOLIDATION, MERGER, A OWNERSHIP CHANGE DURING THE PAST FIVE (5) YEARS? IF YES			SETS OR				
5.	IS APPLICANT RELATED THROUGH COMMON MANAGEMENT OR	OWNERSHIP TO ANY E	NTITY NOT LISTED ON THE ACC	ORD 130 FORM,	,			
	WHETHER COVERAGE IS REQUIRED OR NOT? IF YES, PROVIDE A			LIOTIONIO				
6.	DO YOU LEASE WORKERS FROM A PROFESSIONAL EMPLOYER C NAME OF PROFESSIONAL EMPLOYER ORGANIZATION (PEO):	PRGANIZATION (PEO)?	IF YES, REFER TO WOIP INSTR	UCTIONS.		╙		
7.	DO YOU LEASE WORKERS TO A CLIENT COMPANY? IF YES, REFI	ER TO WCIP INSTRUCT	IONS.			\Box		
	ARE YOU SEEKING TO COVER THE LEASED WORKERS? IF YES, I						_	
9.	DO YOU PROVIDE TEMPORARY ARRANGEMENT SERVICES TO OT							
	IF YES, PROVIDE A TEMPORARY LABOR CONTRACTOR EMPLOYE	E FORM.				+_	-	
10.	DO YOU HAVE A FRANCHISE OR LICENSING AGREEMENT? IF YES	S, PROVIDE A COPY OF	THE AGREEMENT.			Ш		
11.	IS COVERAGE REQUESTED FOR A SPORTS TEAM? IF YES, PROV	IDE NAME OF SPORTS						
	NAME OF SPORTS TEAM:		DOMICILED STATE	:			<u> </u>	
12.	DO TRUCKING CLASSIFICATIONS APPLY? IF YES, COMPLETE QU	ESTIONS 13 - 20.						
13.	DO YOU OR YOUR EMPLOYEES REGULARLY OPERATE FROM A B FREIGHT? IF YES, PLEASE PROVIDE A LIST OF TERMINAL ADDRE		CH IS (ARE) USED TO LOAD, UN	LOAD, STORE	OR TRANSFER			
	# STREET	CITY	COUNTY	ST	ZIP CODE			
	1	OITT	GOORTT	- 01	Zii GODE	1		
	2					1		
	3					1		
14.	CAN EACH DRIVER'S STATE OF MAJORITY DRIVING TIME BE ESTA	ABLISHED THROUGH VE	ERIFIABLE RECORDS OR LOGS	?				
15.	PLEASE PROVIDE A LIST OF ALL DRIVERS / HELPERS AND THEIR	STATE OF RESIDENCE:						
		TERMINAL#						
DRIVER NAME (SEE ABOVE) MAJORITY DRIVING STATE RESIDENCE STATE								
	2					+		
16	3 WHAT TYPE(S) OF GOODS ARE BEING HAULED? (e.g., coal, dry go	nds explosives scaffoldir	ng water / waste fluids from oil fie	d sites etc)		\vdash		
(-,								
17. DO YOU OWN THESE GOODS?								
18. IS APPLICANT UNDER EXCLUSIVE CONTRACT WITH ANY RETAIL STORE(S)? IF YES, PROVIDE COPY OF CONTRACT(S).								
						H		
19.	IS APPLICANT UNDER EXCLUSIVE CONTRACT WITH ANY POSTAL	SERVICE? IF YES, PRO	OVIDE COPY OF CONTRACT(S).					
20.	20. WITHIN WHAT MILE RADIUS IS HAULING DONE? #MILES:							

		AGENCY CUSTOWER II	J						
INSURANCE COMPANIES WHO H	IAVE OFFERED/REFUSED INSURAN	CE			YES	NO			
21. HAVE YOU RECEIVED ANY OFFERS OF VOLUNTARY COVERAGE? (INCLUDE MULTI-LINE OR RETROSPECTIVE RATING PLAN, IF APPLICABLE) IF YES, PROVIDE FULL DETAILS INCLUDING PLAN TERMS.									
2. INDICATE THE NUMBER OF INSURANCE COMPANIES WHICH HAVE REFUSED THE APPLICANT COVERAGE IN THE LAST 60 DAYS (OR IN ACCORDANCE WITH STATE SPECIFIC GUIDELINES): LIST COMPANY NAMES, REPRESENTATIVE NAMES, TELEPHONE NUMBERS AND DATES OF REFUSALS. REFER TO WCIP TO VERIFY REQUIREMENTS.									
COMPANYNAME	REPRESENTATIVE NAME	TELEPHONE NUMBER	DATE OF REFUSAL	COMMENTS					
						\dashv			
PREMIUM PAYMENT (Refer to WCIP instruction sheet for state requirements)									
23 IS THE PREMILIM FINANCED THRO	NIGH A THIRD PARTY PREMILIM FINANCE	COMPANY? IF YES A COPY O	E THE AGREEMENT	MUST BE PROVIDED					

CONTINGENCY DEPOSIT BEING PAID IN FULL AT THIS TIME?

25. INITIAL OR ESTIMATED ANNUAL DEPOSIT PREMIUM IS REQUIRED IN ORDER TO BIND COVERAGE. THE FOLLOWING PAYMENT METHODS MAY BE USED TO SUBMIT THE REQUIRED INITIAL OR DEPOSIT PREMIUM:

- 1. Credit Card (for applications submitted ONLINE at ncci.com ONLY)
- 2. Electronic funds transfer (EFT) in the form of an Automated Clearing House (ACH) transaction

24. IN APPLICABLE JURISDICTIONS ON QUALIFYING RISKS, IS THE LOSS SENSITIVE RATING PROGRAM (LSRP)

Note: For 1 and 2 above, refer to instructions provided within NCCI's RMAPS® Online Application Service payment screens. All payments by credit card and electronic funds transfer must accompany completed and signed ACORD 130 and 133 forms.

- 3. Check or Money Order (for MAILED applications ONLY)
 - 1. ONLY the following types of payment, made payable to NCCI, Inc., are acceptable:
 - a. Checks: Applicant's, Cashier's, Producer's, Finance Company's
 - b. Money Order
 - 2. All checks and money orders MUST be made payable to NCCI, Inc., and accompany completed and signed ACORD 130 and 133 forms.

NO CREDIT CARD OR BANKING INFORMATION SHOULD BE ENTERED ON THE HARDCOPY ACORD 130 or 133 FORMS. A DELAY IN PROCESSING YOUR APPLICATION MAY OCCUR SHOULD THIS INFORMATION BE INCLUDED ON THE SUBMITTED FORMS.

By submitting this assigned risk workers compensation insurance application, the Applicant authorizes NCCI to debit the account name/number that the undersigned Applicant, or the undersigned Producer on Applicant's behalf, has designated and provided to NCCI, for the amount of this transaction. The Applicant further understands and agrees that all premium transactions and/or premium-related transactions must be processed and accepted by NCCI and the account name/number that the undersigned Applicant, or the undersigned Producer on Applicant's behalf, has designated and provided to NCCI, to be considered received by the Plan Administrator.

APPLICANT'S STATEMENT

The undersigned Applicant hereby certifies that he/she has read and understands the questions and statements in this application, which is comprised of both the ACORD 130 and ACORD 133 forms. In consideration of coverage being afforded under the applicable Workers Compensation Insurance Plan developed or administered by NCCI (WCIP or Plan), by signing below, the Applicant also certifies that any and/or all responses provided in or to this application, which is comprised of both the ACORD 130 and ACORD 133 forms, are true and accurate and Applicant further understands and agrees that:

- Since he/she has been unable to secure workers compensation coverage in a regular manner through any other insurance carrier or provider, this coverage is being afforded
 under the applicable WCIP, and that the applicable rates and rating programs charged may be higher than those in the voluntary market.
- Coverage is NOT bound until the completed and signed application is received with the required initial or estimated annual deposit premium and eligibility is determined by the Plan Administrator.
- Provided that Applicant is determined to be eligible and in good faith entitled to WCIP insurance, based upon the information provided herein or otherwise available to the Plan Administrator, coverage will be bound in accordance with WCIP rules. See the WCIP for applicable binding rules.
- In approved jurisdictions, NCCI's Voluntary Coverage Assistance Program (VCAP® Service) applies to all employers seeking coverage under the Workers Compensation Insurance Plan, and:
 - Is integrated with and operates as a supplemental program to NCCI's WCIP; and
 - · Operates in conjunction with NCCI's Residual Market Application Processing System (RMAPS® Online Application Service); and
 - Is designed as a depopulation tool to provide an additional source for producers and employers to secure workers compensation coverage in the voluntary market; and
 - All applications (electronic, phone-in, or mail-in) submitted to the Plan Administrator are reviewed to determine if they meet any of the preselected criteria specified by a participating voluntary carrier; and
 - If the Applicant meets the criteria of an authorized voluntary carrier (VCAP® User) and an offer of voluntary coverage is provided, the Applicant, its representative, and/or the producer, must accept a reasonable offer of voluntary coverage in accordance with the WCIP and VCAP® Service provisions, and further Applicant will be deemed ineligible for coverage under the WCIP if Applicant does not accept such reasonable offer of voluntary coverage; and
 - If an application does not meet any VCAP® User's criteria, the application will continue through NCCI's RMAPS® Online Application Service.

If deemed eligible under the WCIP and as further consideration of policy issuance under the WCIP, by signing below, the undersigned Applicant also agrees:

- To maintain a complete record of all payroll transactions in such form as the insurance company may reasonably require and that such record will be available to the company
 at the designated address; and
- To comply substantially with all laws, orders, rules, and regulations in force and effect issued by the public authorities relating to the welfare, health, and safety of employees; and
- To comply with all reasonable recommendations made by the insurance company relating to the welfare, health, and safety of employees; and
- To take no action in any form to evade the application of an experience rating modification determined in accordance with the applicable experience rating rules, as determined by NCCI, Inc.; and
- To comply with all WCIP rules and procedures and policy terms and conditions, including without limitation, those relating to audits, inspections, loss prevention, and/or premium payments, to maintain WCIP eligibility and coverage.

APPLICANT'S STATEMENT (continued)	Y CUSTOMER ID:
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OUTSTANDING BONA FIDE DISPUTE

The undersigned Applicant also certifies that he/she has no outstanding bona fide dispute as provided in NCCl's WCIP with any producer or company in regard to: (a) payroll records; (b) the amount of premium charged; (c) the payment of premium; (d) the carrying out of any recommendation made for the purpose of safeguarding employees; (e) the handling of any claim or accident report except the following:

LOSS SENSITIVE RATING PLAN (LSRP)

Applicant's email address:

In applicable jurisdictions where the NCCI's Loss Sensitive Rating Plan (LSRP) has been approved for use, the undersigned applicant further understands and agrees that by signing below, I (applicant) acknowledge that the Loss Sensitive Rating Plan (LSRP) has been explained to me, and I agree to be bound by the terms of such plan if my standard premium meets or exceeds the premium eligibility requirement. If these conditions are met, an additional LSRP contingency deposit equal to 20% of standard premium will be required; and

- At the time of application, LSRP has been explained to applicant by the Producer submitting this application on behalf of the applicant; and
- The above referenced additional LSRP contingency deposit is in addition to the initial or deposit premium required in accordance with the WCIP.

RESIDUAL MARKET EXPIRATION LIST (APPLICABLE IN TENNESSEE ONLY)

As provided in T.C.A. 56-5-114(7), a list of employers insured under the Tennessee assigned risk plan is maintained by the Plan Administrator, and made available to interested persons upon request. As part of the application for insurance coverage, the Applicant/employer shall elect whether to be excluded from this list.

THE APPLICANT/INSURED ELECTS TO BE EXCLUDED FROM THE LIST OF EMPLOYERS IN THE TENNESSEE ASSIGNED RISK PLAN: YES NO

IMPORTANT NOTE: If on this application the Applicant / employer does not elect to be excluded from the referenced list and the related section for a "Yes" or "No" response is left blank on this application, the Applicant / employer will be deemed to be included in the list of employers insured under the Tennessee assigned risk plan.

APPLICANT CONSENT TO ELECTRONIC COMMUNICATIONS AND ELECTRONIC SIGNATURES

The undersigned Applicant agrees	that he/she will notify NCC	I and the assigned carr	ier of any and all changes	and/or updates to the Applicant's email
	,			
mailing, and/or physical addresses	s, immediately upon making	a, impiementing, or navi	ng knowleage of any sucr	i changes and/or updates.

2. The undersigned Applicant understands and agrees, through his/her use or Producer's use of NCCI's electronic RMAPS® Online Application Service, that NCCI and the assigned carrier are authorized, but neither NCCI nor the assigned carrier separately is required or obligated, to use electronic signatures and electronically transmit any notifications and/or communications referenced above to the designated email address provided by or on behalf of the Applicant. By consenting and agreeing to the use of NCCI's electronic RMAPS® Online Application Service, including the use of electronic signatures and receiving such electronically transmitted notifications and/or communications from NCCI and/or the assigned carrier, the undersigned Applicant acknowledges and agrees to be legally bound by this consent and hereby releases, indemnifies, and holds harmless NCCI and the assigned carrier from any and all claims pertaining to the use of electronic signatures and electronically transmitted notifications and/or communications utilizing the Applicant's designated email address as provided to NCCI and/or the assigned carrier by or on behalf of the Applicant as applicable, and including, without limitation, any changes and/or updates to the undersigned Applicant's email address above. To the extent that you desire to withdraw consent of your use of electronic communications and electronic signatures, please contact NCCI at 800-622-4123. If you desire to use your own electronic signature platform, you are required to follow the prompts as contained in the RMAPS® Online Application Service.

NON-COMPLIANCE WITH AGREEMENTS OR CERTIFICATIONS

The undersigned Applicant further understands and agrees that violation of or non-compliance with any of the above agreements or certifications may result in cancellation of a policy of insurance issued under a Workers Compensation Insurance Plan and/or ineligibility for coverage under a Workers Compensation Insurance Plan.

IN NEVADA ONLY, THE PARAGRAPH ABOVE IS REPLACED BY THE FOLLOWING:

A violation of or non-compliance with any of the agreements or certifications in the ACORD 133 form may result in cancellation of a policy of insurance issued under a Workers Compensation Insurance Plan and/or ineligibility for coverage under a Workers Compensation Insurance Plan **if and only if** such violation or non-compliance is encompassed among the cancellation reasons referred to in NRS 687B.325, and as subsequently amended.

APPLICANT'S NAME (PRINT OR TYPE)	
SIGNATURE (MUST BE AN OFFICER, OWNER OR PARTNER)	DATE (MM/DD/YYYY)

REMEMBER: BOTH THE ACORD 130 AND 133 APPLICATIONS MUST BE SIGNED BY THE APPLICANT AND THE DESIGNATED PRODUCER

	Through your or your Applicant's use of NCCl's electronic <i>RMAPS® Online Application Service</i> , the undersigned Producer consents and agrees to the use of electronic signatures and to receive electronically transmitted information and/or communications issued by NCCl, by means of electronic mail (email) messages that may contain electronic documents, including, without limitation, any binder/verification pages issued by NCCl and any notifications or other communications as determined by NCCl, to the email address provided by the Producer to NCCl, and b) electronically transmitted policy notifications and/or communications issued by the assigned carrier by means of electronic mail (email) messages that may contain electronic documents, including, without limitation, any policy documents, cancellations, endorsements, renewal and/or nonrenewal notices, and any other policy notifications and/or communications as determined by the assigned carrier is unable or does not choose to transmit such policy notifications and/or communications will be provided to the Producer by the assigned carrier as determined by the assigned carrier must comply with any applicable laws or regulations that require a specific method of delivery for policy notifications, documents, or other information, including, without limitation, mailing notices of cancellation and/or nonrenewal of policies by certified mail or certificate of mailing. Producer's email address: The undersigned Producer agrees that he/she will notify NCCl and the assigned carrier of any and all changes and/or updates to the Applicant's and/or producer's email, mailing, and/or physical addresses, immediately upon making, implementing, or having knowledge of any such changes and/or updates. The undersigned Producer understands and agrees that through his/her use or the Applicant's use of NCCl's electronic <i>RMAPS® Online Application Service</i> , NCCl and the assigned carrier are authorized, but neither NCCl nor the assigned carrier separately is required or obligated, to elec								
PR	ODUCER'S CE	RTIFICATION							
TH						T THE APPLICATION ON BEHALF :URATE TO THE BEST OF HIS/HE			
AGE	NCY FEIN	AGENCY LICENSE NUMBER				AGENCY PHONE NUMBER (A/C,No, Ext)	AGENC	Y FAX NU	JMBER (A/C,No)
PRO	DUCER RESIDENT L	ICENSE NUMBER	STATE	EXPIRATION DATE	PRODUCER N	ION-RESIDENT LICENSE NUMBER		STATE	EXPIRATION DATE
PRODUCER NAME (PRINT OR TYPE): E-MAIL ADDRESS: PRODUCER NAME (PRINT OR TYPE):						IGNATURE			DATE (MM/DD/YYYY)
	REMEMBER:	BOTH THE ACORD 130 AND 1	33 APP	LICATIONS MUST	BE SIGNED	BY THE APPLICANT AND THE D	ESIGN	ATED I	PRODUCER
RE	MARKS (Attac	h additional sheets if more sp	ace is r	equired)					
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AGENCY CUSTOMER ID:

PRODUCER CONSENT TO ELECTRONIC COMMUNICATIONS AND ELECTRONIC SIGNATURES