

St. Paul Fire and Marine Insurance Company

Fiduciary Dishonesty Bond For Employee Benefit Plans Application

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GE	NERAL INFORMATION										
Fid	uciary Name:										
Fidu	uciary Address:										
City	<i>r</i> :		State: Zip		ip:	·					
Fid	uciary Website:										
Year Fiduciary Established: Total No. of Em			loyees: No. of U.S. Locations:			No. of Fo	No. of Foreign Locations:				
Inci	umbent Insurer:	[Date Cove	Date Coverage to be effective:			
EX	POSURE INFORMATION	1									
1.	Please complete the following information:										
			Curr	Current		One Year Pri		or Two Years Prio		or	
	Number of ERISA client plans under management										
	Aggregate dollar value of ERISA client plans under management		\$			\$		\$			
2.	Aggregate Limit of Liability required for ERISA client plans under management:						\$				
	The Aggregate Limit equals the sum of the required Bond amounts for all ERISA Plans. The required Bond amount for each Plan equals the lesser of 10% of assets handled or \$500,000 (or \$1,000,000 if the Insured Plan holds employer securities or if the Insured Plan is a pooled employer plan), subject to a minimum of \$1,000 per Section 412 of ERISA.										
3.	Do you want coverage for Non-ERISA client plans under management?						☐ Yes	☐ No			
	If Yes, number of Non-ERISA client benefit plans to be covered:							_			
	Aggregate Limit of Liability required for covered Non-ERISA client plans under management:						\$				
	Calculate the same as Question 2.										
4.	Have you had any losses of the type to be covered by this Bond within the last six years?							☐ Yes	☐ No		
	If Yes, please attach a list of such losses, including the date, circumstances, and amount of the loss for each.							each.			
5.	Do you carry Fidelity Bond coverage on your own firm?						☐ Yes	☐ No			
	If Yes, who provides the co	verage and what is	s the limit of co	overage :							
UN	IDERWRITING INFORMA	ATION									
6.	Do you have an independe	ent CPA prepare yo	ur financial sta	atement	annually	?			☐ Yes	☐ No	
	If Yes, check one:	Audit	☐ Revie	W] Compilatio	n				
	a. Is a management letter prepared regarding internal controls?							☐ Yes	☐ No		
	b. Do you have a dedicat If Yes, number of audi If No, explain alternat	tors:				nt plan man	_	_	Yes	□ No	

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•	-		• • •	☐ Yes	☐ No				
If Yes, attach specimen.									
Are you registered as a Po	oled Plan Provider?			☐ Yes	□No				
Does your ERISA client pla	n agreement specify limit	ts for trading authority?		☐ Yes	☐ No				
Does your ERISA client pla	n agreement provide for	discretionary trading authority?		Yes	☐ No				
What percentage of ERISA	client plan agreements p	orovide for some discretionary tradin	g authority?	%					
Who maintains custody over ERISA client plan assets?									
If you or a related entity evof assets.	ver maintain custody ove	r your ERISA client's plan assets, pled	ase describe the circui	mstances an	d types				
Do you appoint the custod	☐ Yes	☐ No							
If Yes, does your client app	rove the selection of the	custodian(s)?		☐ Yes	□No				
			ı? 	☐ Yes	□ No				
Who furnishes the ERISA c	lient plans with a summa	ary of account activity?							
How often? (check one)	☐ Monthly	☐ Quarterly	Semi-Annu	ıally					
If the custodian, do you red	ceive a copy?			Yes	☐ No				
How often? (check one)	☐ Monthly	☐ Quarterly	☐ Semi-Annu	ıally					
Does the custodian for the its fee?	ERISA client plans' inves	stment assets charge the ERISA clien	t plans directly for	☐ Yes	☐ No				
If No, explain.									
Briefly describe the procedures for reconciling ERISA client plan account discrepancies:									
Do you perform background checks on employees designated to perform Fiduciary services for ERISA client plans?									
	types of Fiduciary services If Yes, attach specimen. Are you registered as a Po Does your ERISA client pla Does your ERISA client pla What percentage of ERISA Who maintains custody ov If you or a related entity ev of assets. Do you appoint the custod If Yes, does your client app Do you limit the amount o If No, why not? Who furnishes the ERISA of How often? (check one) If the custodian, do you red How often? (check one) Does the custodian for the its fee? If No, explain. Briefly describe the proced	types of Fiduciary services to be performed, and/o If Yes, attach specimen. Are you registered as a Pooled Plan Provider? Does your ERISA client plan agreement specify limit Does your ERISA client plan agreement provide for What percentage of ERISA client plan agreements with a same of assets. Who maintains custody over ERISA client plan assets. Do you appoint the custodian of your ERISA client plan assets. Do you appoint the amount of ERISA client plan assets of the plan assets of the plan assets. Who furnishes the ERISA client plans with a summathous of the plans with a summathous of the plans with a summathous of the plans of the plans with a summathous of the plans of the plans with a summathous of the plans of the plans with a summathous of the plans of the pla	types of Fiduciary services to be performed, and/or investments to be purchased for the If Yes, attach specimen. Are you registered as a Pooled Plan Provider? Does your ERISA client plan agreement specify limits for trading authority? Does your ERISA client plan agreement provide for discretionary trading authority? What percentage of ERISA client plan agreements provide for some discretionary trading who maintains custody over ERISA client plan assets? If you or a related entity ever maintain custody over your ERISA client's plan assets, plead of assets. Do you appoint the custodian of your ERISA client plan assets? If Yes, does your client approve the selection of the custodian(s)? Do you limit the amount of ERISA client plan assets which you place with one custodian If No, why not? Who furnishes the ERISA client plans with a summary of account activity? How often? (check one)	Are you registered as a Pooled Plan Provider? Does your ERISA client plan agreement specify limits for trading authority? Does your ERISA client plan agreement provide for discretionary trading authority? What percentage of ERISA client plan agreements provide for some discretionary trading authority? Who maintains custody over ERISA client plan assets? If you or a related entity ever maintain custody over your ERISA client's plan assets, please describe the circuit of assets. Do you appoint the custodian of your ERISA client plan assets? If Yes, does your client approve the selection of the custodian(s)? Do you limit the amount of ERISA client plan assets which you place with one custodian? If No, why not? Who furnishes the ERISA client plans with a summary of account activity? How often? (check one)	types of Fiduciary services to be performed, and/or investments to be purchased for their accounts? If Yes, attach specimen. Are you registered as a Pooled Plan Provider? Does your ERISA client plan agreement specify limits for trading authority? Does your ERISA client plan agreement provide for discretionary trading authority? What percentage of ERISA client plan agreements provide for some discretionary trading authority? Who maintains custody over ERISA client plan assets? If you or a related entity ever maintain custody over your ERISA client's plan assets, please describe the circumstances and assets. Do you appoint the custodian of your ERISA client plan assets? If Yes, does your client approve the selection of the custodian(s)? Do you limit the amount of ERISA client plan assets which you place with one custodian? If No, why not? Who furnishes the ERISA client plans with a summary of account activity? How often? (check one) Monthly Quarterly Semi-Annually If the custodian, do you receive a copy? Yes How often? (check one) Monthly Quarterly Semi-Annually Does the custodian for the ERISA client plans' investment assets charge the ERISA client plans directly for its fee? If No, explain. Briefly describe the procedures for reconciling ERISA client plan account discrepancies:				

- A brief description of the Fiduciary services you perform for ERISA client plans. Include a brochure if applicable.
- A copy of your most recent, filed Form ADV; provide details for any "yes" answers to Item 11 of Part 1A.
- Your most recent fiscal year end audited financial statements, CPA management letter (if available), and your responses to management letter recommendations.
- Any applicable explanatory comments.

NOTICE REGARDING COMPENSATION

For information about how Travelers compensates independent agents, brokers, or other insurance producers, please visit this website: http://www.travelers.com/w3c/legal/Producer_Compensation_Disclosure.html

If you prefer, you can call the following toll-free number: 1-866-904-8348. Or you can write to us at Travelers, Agency Compensation, One Tower Square, Hartford, CT 06183.

FRAUD STATEMENTS – ATTENTION APPLICANTS IN THE FOLLOWING JURISDICTIONS

ALABAMA, ARKANSAS, DISTRICT OF COLUMBIA, MARYLAND, NEW MEXICO, AND RHODE ISLAND: Any person who knowingly (or willfully in MD) presents a false or fraudulent claim for payment of a loss or benefit or who knowingly (or willfully in MD) presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

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COLORADO: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company to defraud or attempt 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 to defraud or attempt to defraud the policyholder or claimant regarding a settlement or award payable from insurance proceeds will be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

FLORIDA: 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.

KENTUCKY, NEW JERSEY, NEW YORK, OHIO, AND PENNSYLVANIA: 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. (In New York, the civil penalty is not to exceed five thousand dollars (\$5,000) and the stated value of the claim for each such violation.)

LOUISIANA, MAINE, TENNESSEE, VIRGINIA, AND WASHINGTON: It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company to defraud the company. Penalties include imprisonment, fines, and denial of insurance benefits.

OREGON: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance may be guilty of a crime and may be subject to fines and confinement in prison.

PUERTO RICO: Any person who knowingly and intending to defraud presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, will incur a felony and, upon conviction, will be sanctioned for each violation with the penalty of a fine of not less than \$5,000 and not over \$10,000, or a fixed term of imprisonment for three years, or both penalties. Should aggravating circumstances be present, the penalty established may be increased to a maximum of five years; if extenuating circumstances are present, it may be reduced to a minimum of two years.

SIGNATURES

The condensioned Authorized Degrees what is a green to the best of his or how beginning and belief and	. 6
The undersigned Authorized Representative represents that to the best of his or her knowledge and belief, and inquiry, the statements provided in response to this Application are true and complete, and, except in North Caroliupon by Travelers as the basis for providing insurance. The Applicant will notify Travelers of any material changes to provided. Except in North Carolina and Utah, this Application, including any requested or submitted information attached to and form a part of any policy issued.	lina, may be relied to the information
Electronic Signature and Acceptance – Authorized Representative*	
*If electronically submitting this document, electronically sign this form by checking the Electronic Signature and above. By doing so, the Applicant agrees that use of a key pad, mouse, or other device to check the Electronic Signatur box constitutes acceptance and agreement as if signed in writing and has the same force and effect as a signature a	re and Acceptance
Authorized Representative Signature: Authorized Representative Name and Title: Date (month) X	th/dd/yyyy):
Producer Name (required in FL & IA): State Producer License No (required in FL): Date (month)	th/dd/yyyy):
Agency: Agency Pho	one Number:

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