

# SelectOne+® PRIVATE EQUITY MULTI-COVERAGE APPLICATION

# **Travelers Casualty and Surety Company of America**

THE INFORMATION BEING REQUESTED IS FOR A CLAIMS-MADE POLICY. IF ISSUED, THE POLICY WILL APPLY, SUBJECT TO ITS TERMS, ONLY TO CLAIMS FIRST MADE OR DEEMED MADE AGAINST INSUREDS DURING THE POLICY PERIOD, OR ANY APPLICABLE EXTENDED REPORTING PERIOD. THE LIMIT OF LIABILITY AVAILABLE TO PAY LOSSES WILL BE REDUCED AND MAY BE EXHAUSTED BY THE AMOUNTS INCURRED AS DEFENSE EXPENSES. DEFENSE EXPENSES WILL BE APPLIED AGAINST THE APPLICABLE RETENTIONS. TRAVELERS HAS NO DUTY TO DEFEND ANY CLAIM.

1.1	ant (entity to be	the Named Insure	d of the policy)				
Street Address							
City		State	Zip	Code		County	
Website Interne	et Address 4	Year Applicant w	as established	5. Ap	plicant's	SIC Code	
Provide the follo	wing information	for the Applicant:					
Total # employe	es	(full time	e and part time, inc	luding leas	ed, seasor	nal, and tempo	rary employees
% outside the U	l.S						
# Investment Pr	ofessionals	# Com	# Compliance Staff				
# Sales/Marketi	ng	# Othe	r (describe):				
Total # of location	ons						
"Subsidiary" me owned or contro If yes, provide a li	ans an entity, oth olled by the Appli ist of each Subsidi	e the Applicant's Suner than a portfolio cant) ary, including the ent cation of the busines	company, that is	more than	n 50% dir Vcontrolled	ectly	∐Yes □
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If yes, attach full details for each change.

11.	I. Has the Applicant or any Subsidiary conducted a private or public offering of its securities within the past 12 months, or is any such offering contemplated within the next 12 months? If yes, attach full details, including the prospectus or private placement memorandum.						∐Yes	□No
12.	Is the Applicant or any If yes, attach full details.	Subsidiary co	nsidering reorgani	zation under ba	nkruptcy law?		∐Yes	□No
13.	<ul> <li>Has the Applicant conducted any of the following activities within the last 24 months, or is the Applicant contemplating such activities within the next 12 months:</li> <li>a. An acquisition, tender offer, merger, consolidation, divestiture, or purchase or sale of assets exceeding 10% of its consolidated assets?</li> <li>b. An offer, tender offer, or negotiation to purchase 5% or more of any class of voting stock?</li> <li>c. The creation of a new business, subsidiary, or division?</li> <li>d. Location, facility, office, or subsidiary closing, consolidation, or employee layoff?</li> <li>If any of the questions above were answered yes, attach an explanation, including the timing, essential terms of the event, arrangement, impact on employee base, and the surrounding circumstances.</li> </ul>							☐ No ☐ No ☐ No ☐ No
	Coverage	Date First Purchased	Current Insurer	Expiration Date	Expiring Limit	Expiring Retention		oiring mium
	rivate Equity Liability 0&O/E&O)				\$	\$	\$	
Èı	nployment Practices ability				\$	\$	\$	
	duciary Liability				\$	\$	\$	
C	ber Coverage				\$	\$	\$	
	eneral Liability surance				\$	\$	\$	
15. 16.	Has any insurer decline If yes, attach full details. ( Has the Applicant or ar reasonably give rise to above? If yes, attach full details.	not applicable in a point applicable in a point applicable in a point a point applicable in a point a point applicable in a point applicable	n Missouri) diaries reported a	claim, or notice	of circumstances	that could	∐Yes	□ No
	e following coverage opt sired, then complete app					tentions for th	ne covera	ges
	vate Equity Liability (D&0	ŕ		Liability: \$		etention: \$ _		
	ployment Practices Liab	ility		Liability: \$		etention: \$		
	uciary Liability IIVATE EQUITY INFORI	MATION	LITTIL OI	Liability: \$	K	etention: \$		
1.	List all private equity fir		for this insurance	("Private Equity	Firms").			
	If there are additional Priv							
2.	Complete the table by p	oroviding infor						
			Curren (/	t As	of 12 months ago (/)	As of 24	I months a /)	ago
	Total Committed Capita	al						

3.	. Provide the total assets managed in co-investment vehicles or separately-managed accounts:					\$		
4.	4. Provide the following for the most recent fiscal year:							
	a. Fees for managir			<b>,</b>			\$	
	b. Fees for consultir			provided to portfoli	io companies:		\$	
	c. Other income (de	escribe):					\$	
	d. Are fees from cor charged for the m	nanagemen	t of private e	quity funds?	•	set fees	□Yes	□No
	If yes, what percen	tage of the c	onsulting fees	is offset against ma	nagement fees?			%
5.	Complete the table for	•			insurance ("Privat	e Equity Funds") (	for addition	al Private
	Equity Funds, attach ful				GP's Committed	Total Called	Distrib	outions
	Fund Name	Date Est.	Domicile	Capital (\$mm)	Capital (\$mm)	Capital (\$mm)	(\$m	
							1	
							+	
							+	
							+	
6.	a. Provide the name	of current	outside legal	counsel:				
	b. Has there been a If yes, provide full of	ny change	_		past 3 years?		□Yes	☐ No
	c. Provide the name	of the curr	ent custodia	n:				
	d. Do you use a thire	d party for v	/aluing your i	investments?			□Yes	☐ No
	If yes, provide the r	name of the t	third party:					
	e. Provide the name							
	f. In the past 12 mo If yes, attach full de			change in firms lis	ted in (c), (d), or (e	)?	□Yes	☐ No
7.	Describe the Private same for all funds spo							s the
0	Are only Private Fauit	. Cirmo con	oidorina tha	formation and call	sitation of funds to	r a naw privata		
8.	Are any Private Equity Firms considering the formation and solicitation of funds for a new private equity fund in the next 12 months? If yes, attach full details.						∐Yes	□No
9.	<ol> <li>Do any Private Equity Firms or Private Equity Funds actively invest (for investment or hedging purposes) in securities offered on public exchanges? If yes, attach full details.</li> </ol>						∐Yes	□No
10.	Do any Private Equity Firms or Private Equity Funds invest in collateralized obligations or structured products? If yes, attach full details.					□Yes	□No	
11.	Has any portfolio com If yes, attach full details		for bankrupto	cy in the past 12 m	nonths?		∐Yes	□No
12.	Has any portfolio company issued public or 144(A) securities in the past 12 months? If yes, attach full details.						∐Yes	□No

13.	Are any portfolio companies anticipating an IPO, or have registration statements been filed? If yes, attach full details including the percentage of ownership, and whether a board seat is held.	□Yes	☐ No
14.	Has any portfolio company been subject to a dividend recapitalization in the past 12 months? If yes, attach full details.	□Yes	□No
15.	Are the portfolio companies required to purchase directors and officers liability insurance?	∐Yes	☐ No
16.	Does the Private Equity Firm generally take control or a majority ownership position in portfolio companies?	∐Yes	□No
17.	Are any portfolio companies in violation of debt covenants?	∐Yes	☐ No
18.	Has there been, or is there now pending, any written demand for monetary damages or non-monetary relief, civil or criminal proceeding, formal administrative or regulatory proceeding, or arbitration against a Private Equity Firm, Private Equity Fund, or any of their directors, officers, general partners, trustees, principals, members of the board of managers, management committee members, employees, or any other person proposed for this insurance, including but not limited to claim involving securities law and investigations by the SEC or other regulatory or enforcement agencies?  If yes, attach full details, including the date, nature of the claim, amount paid for defense and/or damages, whether it was covered by insurance, any corrective procedures implemented, and the current status.	∐Yes	□No
19.	Has a claim, or notice of circumstances that could reasonably give rise to a claim, been reported to a previous or existing insurer providing Private Equity Firm, Private Equity Fund, or General Partner liability coverage?  If yes, attach full details.	∐Yes	☐ No
20.	Does a Private Equity Firm, Private Equity Fund, or any of their directors, officers, general partners, trustees, principals, members of the board of managers, management committee members, employees, or any other person proposed for this insurance, have any knowledge or information of any fact, circumstance or situation which could reasonably give rise to a claim that would fall within the scope of the proposed insurance? <i>If yes, attach full details.</i>	∐Yes	□No

With respect to the information required to be disclosed in response to the questions above, the proposed insurance will not afford coverage for any claim arising from any fact, circumstance, situation, event or act about which any executive officer of the Applicant had knowledge prior to the issuance of the proposed policy, nor for any person or entity who knew of such fact, circumstance, situation, event or act prior to the issuance of the proposed policy.

As part of this Application, please provide copies the documents listed below for each Private Equity Firm and Fund proposed for insurance. The documents, as well as the representations and facts contained within such documents are made a part of this Application; the Insurer may elect to obtain requested information from public sources, including the Internet.

### Private Equity Firms:

- Most recent financial statement for each general partner or for each organization proposed for insurance
- Resumes or professional backgrounds of individuals responsible for investment decisions
- List of portfolio companies: indicate the nature of the investment (including ownership percentage), whether a board seat is held, whether management liability insurance is carried (including the limit), and whether the portfolio company is publicly-traded
- List of subsidiaries, percentage owned/controlled by the Applicant, nature of the business, location of the business, and the date acquired or formed

## **Private Equity Funds**

- Copy of the offering memorandum
- Copy of the most recent audited financial statement
- Most recent investor communications, including investor letters or limited partner reports
- Written valuation policies and procedures

# Leased # Temporary # Seasonal # Union  Provide the number of employees:  a. that are compensated less than \$100,000 annually  b. that are compensated more than \$250,000 annually  Within the past 24 months, has the Applicant, it subsidiaries, or outside employment counsel completed an audit regarding the payment of wages, including equal pay and overtime pay?  Complete the table by providing employee turnover figures for each of the last 3 years:  Type of Turnover Year 20 Year 20 Year 20 Year 20 Voluntary  # # # # # # # # # # # # # # # # # # #	# Leased # Temporary # Seasonal # Union  ovide the number of employees: that are compensated less than \$100,000 annually that are compensated more than \$250,000 annually  ithin the past 24 months, has the Applicant, it subsidiaries, or outside employment counsel impleted an audit regarding the payment of wages, including equal pay and overtime pay?  Overlie the table by providing employee turnover figures for each of the last 3 years:  Type of Turnover Year 20 Year	State or Foreign Count	try		# Employees	
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Are employees required to acknowledge, by signature, receipt of such employee handbook?	no, attach full details of how HR functions are managed.  yes, provide the total number of human resources employees ##	a. Human Resources per	nation, do the Applicant arersonnel? erience in employment law a subsidiaries provide seve e include a waiver or release diaries? rees required to complete	#  nd its subsidiaries consult  v?  erance packages to termin  of the employee's right to brown  a uniform employment ap	# with: nated or laid-off ing an action against the plication prior to hire?	□Yes □Yes □Yes □Yes
Do the Applicant and its subsidiaries have human resources departments?	no, attach full details of how HR functions are managed.  yes, provide the total number of human resources employees ##	a. Human Resources poor. An attorney with expense or the Applicant and its employees? If yes, does the severance Applicant and/or its subsidear prospective employed the Applicant and its employees?	nation, do the Applicant arersonnel? erience in employment law is subsidiaries provide seve e include a waiver or release diaries? rees required to complete is subsidiaries have employ	#  nd its subsidiaries consult  v?  erance packages to termin  of the employee's right to brown  a uniform employment ap  yee handbooks that are d	# with: nated or laid-off ing an action against the plication prior to hire? istributed to all	☐Yes ☐Yes ☐Yes ☐Yes ☐Yes ☐Yes
If no, attach full details of how HR functions are managed.	es the employment application or employee handbook contain an "Employment at Will"	a. Human Resources per	nation, do the Applicant arersonnel? erience in employment law a subsidiaries provide seve e include a waiver or release diaries? ees required to complete a subsidiaries have employ d to acknowledge, by signa	#  nd its subsidiaries consult  v?  erance packages to termin  of the employee's right to brown  a uniform employment ap  yee handbooks that are d  ature, receipt of such emp	with:  nated or laid-off  ing an action against the  plication prior to hire?  istributed to all  ployee handbook?	☐Yes ☐Yes ☐Yes ☐Yes ☐Yes ☐Yes ☐Yes

13. Complete the table for guidelines, policies, and procedures related to the following: Formal Written Employees Sign and Guidelines, Policies, Procedures Policy Acknowledge Receipt Yes □ Yes ☐ No ☐ Workplace Discrimination No  $\square$ Sexual and Other Workplace Harassment Yes 🗌 No 🗌 Yes No 🗌 **Equal Employment Opportunity** Yes □ No □ Yes □ No □ **FMLA** Yes □ No □ Yes No □ Disabled Employees and Reasonable Accommodations Yes □ No □ Yes □ No □ Retaliation Yes No 🗌 Yes No 🗌 No 🗌 Reporting, Investigating, and Resolving Employee Complaints Yes Yes No 🗌 Yes  $\square$ Yes □ No □ No □ Written Performance Appraisals/Reviews No □ Hiring/Interviewing Yes □ Discharge/Termination Yes 🗌 No 🗌 14. Are the Applicant's and subsidiaries' employment guidelines, policies, procedures, and handbook periodically reviewed by an attorney with experience in employment law? □Yes □No 15. Do the Applicant and its subsidiaries have written policies or procedures outlining employee conduct when dealing with the general public, customers, clients, vendors, or other third parties? □Yes ☐ No 16. Do the Applicant and its subsidiaries have written policies or procedures for dealing with complaints from the general public, customers, clients, vendors, or other third parties for issues involving harassment? Yes □No 17. Do the Applicant and its subsidiaries conduct human resources training on guidelines, policies, Yes ☐ No and procedures for all individuals who handle human resources functions? 18. Do the Applicant and its subsidiaries conduct training for employees on issues of discrimination and sexual and other workplace harassment? Yes ☐ No 19. Is third party sexual harassment coverage requested? Yes ☐ No 20. Is third party claims coverage currently included in the Applicant's employment practices liability (EPL) coverage? Yes ∏No 21. If EPL coverage has been in place for less than 3 years, answer the following question: As of the date the Applicant first purchased the EPL coverage, is the Applicant, any Subsidiary, or any person proposed for this insurance aware of a fact, circumstance, situation, event, or act that reasonably could give rise to a claim being made against them under the EPL coverage for which □Yes □No the Applicant is applying? If yes, attach full details. 22. If EPL is currently purchased, but does not include third party claims coverage, and such coverage is now being requested, answer the following question: Is the Applicant, any Subsidiary, or any person proposed for this insurance aware of any fact, circumstance, situation, event, or act that reasonably could give rise to a claim against them under □Yes □No Third Party coverage for which the Applicant is applying? If yes, attach full details.

23.	If the requested limit of liability for answer the following question: Solely with respect to any higher insurance, is the Applicant, any sany fact, circumstance, situation,	limits req Subsidiary	uested or that may ul	timately be issued for to sed for this insurance	he proposed aware of	
	them under the EPL coverage for If yes, attach full details.				∏Y	es □ No
24.	If EPL coverage is not currently particle. It is the Applicant, any Subsidiary, circumstance, situation, event, of the EPL coverage for which the Alf yes, attach full details.	or any pe act that r	rson proposed for this easonably could give	s insurance aware of a		′es □ No
25.	Have any employment-related cl charges, hearings, demands, or person proposed for this insuran claims involving employees or in If yes, attach full details, including the whether it was covered by insurance	lawsuits b ce during dependen e date, nat	een made against the the past 3 years, whe it contractors? Ture of the claim, amoun	e Applicant, any Subsice ther or not insured, incut paid for defense and/or	liary, or any lluding ☐Y damages,	″es □ No
26.	Has any claim, demand, or lawst person proposed for this insuran general public, customers, clients If yes, complete attach full details ind defense, the amount sought or paid corrective procedures were implement	ce involvir s, vendors cluding the for damage	ng sexual harassment s or other third party? date of the claim, the na es, whether the claim wa	t or discrimination brou ature of the claim, the am	ght by the ☐Y  ount paid for	″es □ No
	With respect to the information req will not afford coverage for any cla executive officer of the Applicant h entity who knew of such fact, circu	im arising ad knowle	from any fact, circumedge prior to the issua	nstance, situation, ever ance of the proposed p	nt or act about which olicy, nor for any pe	n any erson or
re <sub>l</sub> ob	part of this Application, please provoresentations and facts contained witain requested information from pub. Most recent annual financial stater of the Applicant and its subsidiaries.	thin such lic sources nent of the have at I have at I	documents are made s, including the Intern e Applicant and subsi east 1,000 employees east 500 employees,	a part of this Application et. diaries s, the most recent consprovide the applicable	on; the Insurer may solidated EEO-1 employee handboo	ks
•	<ul> <li>If the Applicant and subsidiaries have laid-off either 10% of the workforce, or more than 100 employees, complete the Downsizing Supplemental Application</li> </ul>					
<u> </u>	IDUCIARY LIABILITY – complete	only if co	verage is desired			
1	. Premium to be paid by: Emp	loyer	☐ Trust or Plan			
2	. Complete the table for all plans for	or which c	overage is requested	<u>:                                    </u>		
	Full Plan Name	Plan Type*	Current Asset Value	Latest FYE Annual Contributions	# of Plan Participants	Plan Status**
f		. , , , ,	\$	\$	. a. a.s.parito	0.0.00

Full Plan Name	Plan Type*	Current Asset Value	Latest FYE Annual Contributions	# of Plan Participants	Plan Status**
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<sup>\*</sup> DB =Defined Benefit; DC=Defined Contributions; E=ESOP; F=Foreign; SW=Self-Funded Welfare Benefit Plan; W=Welfare Benefit Plan; O=Other (attach explanation) \*\* A=Active; F=Frozen; S=Sold; T=Terminate (If F, S, or T indicated date of transaction) Organization or individuals responsible for investment decisions (attach explanation)

3.	Is each plan reviewed periodically to assure there are no violations of ERISA? If no, attach full details.	∐Yes	□No
4.	Does any plan: (a) not conform to the standards of eligibility, participation, vesting, blackout notification requirements and other provisions of ERISA or similar foreign law; or (b) hold employer securities or employer real property in violation of ERISA or in excess of ERISA limits? If yes, attach full details.	∐Yes	□No
5.	Has any plan: (a) been the subject of an investigation by the DOL, IRS, or any similar foreign agency; (b) had its tax exempt status withdrawn or threatened to be withdrawn by the IRS; (c) filed for an exemption from a prohibited transaction; or (d) received an adverse opinion as to its financial condition by an independent public accountant?  If yes, attach full details.	∐Yes	□No
6.	If any plan is a defined benefit plan, has such plan: (a) experienced an event reportable to the PBGC; (b) not been certified by an actuary to be adequately funded in accordance with ERISA's minimum funding standard; or (c) been converted into a cash balance plan or is any such conversion expected in the next 12 months?  If yes, attach full details.	□N/A □Yes	□No
7.	Has any plan: (a) been amended within the last 12 months in a way that will result in the reduction of benefits or are any such amendments anticipated within the next 12 months; or (b) been merged with another plan, terminated or sold within the past 2 years or is any such merger, termination or sale anticipated in the next 12 months?  If yes, attach full details. Including the implementation, disclosure, and any relevant blackout periods.	∐Yes	□No
8.	Does any plan invest in a mutual fund, collective trust, or similar investment pool that receives investment management services from the Applicant or its subsidiaries for a fee? <i>If yes, attach full details.</i>	∐Yes	□No
9.	Are there any outstanding or delinquent plan contributions or plan loans, leases, or debt obligations that are in default or classified as uncollectible? <i>If yes, attach full details.</i>	∐Yes	□No
10.	Does the employer, committee, or employer representatives, or union board of trustees have final say over the determination of whether benefits will be paid under any Healthcare Plan sponsored by the Applicant?	∐Yes	□No
11.	During the past 5 years have there been any prohibited transactions in connection with any plan in violation of ERISA?  If yes, attach full details.	∐Yes	□No
12.	In the past 3 years, whether or not insured, has any plan, Applicant, Subsidiary, or person proposed for this insurance been accused or found guilty of any criminal act or been accused of, found guilty of or held liable for a breach of fiduciary duty, or a violation of ERISA, or any similar state, local or foreign law or have any ERISA-related claims, administrative or regulatory proceedings, charges, hearings or demands been made?  If yes, attach full details, including the date, nature of the claim, amount paid for defense and/or damages, whether it was covered by insurance, any corrective procedures implemented, and the current status.	∐Yes	□No
13.	If Fiduciary coverage has been in place for less than 3 years, answer the following question: As of the date the Applicant first purchased the Liability Coverage, is the Applicant, any Subsidiary, or any person proposed for this insurance aware of any fact, circumstance, situation, event, or act that reasonably could give rise to a claim being made against them under the Fiduciary coverage for which the Applicant is applying?  If yes, attach full details.	∐Yes	□No

14.	If the requested limit of liability for Fiduciary coverage exceeds the limit of liability in the expiring Fiduciary coverage, answer the following question: Solely with respect to any higher limits requested or that may ultimately be issued for the proposed insurance, is the Applicant, any Subsidiary, or any person proposed for this insurance aware of any fact, circumstance, situation, event or act that reasonably could give rise to a claim against them under the Fiduciary coverage for which the Applicant is applying?  If yes, attach full details.	∐Yes	□No
15.	If Fiduciary coverage is not currently purchased, answer the following question: Is the Applicant, any Subsidiary, or any person proposed for this insurance aware of any fact, circumstance, situation, event, or act that reasonably could give rise to a claim against them under the Fiduciary coverage for which the Applicant is applying?  If yes, attach full details.	∐Yes	□No

With respect to the information required to be disclosed in response to the questions above, the proposed insurance will not afford coverage for any claim arising from any fact, circumstance, situation, event or act about which any executive officer of the Applicant had knowledge prior to the issuance of the proposed policy, nor for any person or entity who knew of such fact, circumstance, situation, event or act prior to the issuance of the proposed policy.

As part of this Application, please provide copies of the documents listed below. The documents, as well as the representations and facts contained within such documents are made a part of this Application; the Insurer may elect to obtain requested information from public sources, including the Internet.

- Copy of the most recent audited financial statement of the ESOP
- If the limit of liability requested is greater than \$5 million, or the Plan invests in employer securities, provide Plan financial statements for Defined Benefit Plans or Self-Insured Welfare Plans Plan for each Defined Contribution Plan
- Most recent 5500 of all Plans
- If the Applicant or any of its subsidiaries sponsors an ESOP or defined contribution plan that invests in employer securities, complete Employer Securities Supplemental Application

#### **COMPENSATION NOTICE**

## **Important Notice Regarding Compensation Disclosure**

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 WARNINGS

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.

**COLORADO:** 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.

**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 for the purpose of defrauding 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 with the intention of defrauding 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, shall incur a felony and, upon conviction, shall be sanctioned for each violation with the penalty of a fine of not less than five thousand dollars (\$5,000) and not more than ten thousand dollars (\$10,000), or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances be present, the penalty thus established may be increased to a maximum of five (5) years; if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

### SIGNATURE AND AUTHORIZATION

It is agreed that this application is a supplement to all other applications previously submitted to Travelers in conjunction with the underwriting and issuance of insurance coverage for which the policy being applied for would be a renewal or replacement or otherwise succeed in time, and those applications together with this application will constitute the complete application which will be the basis of any quotation which may be made.

The undersigned Authorized Representative of the Applicant (CEO, President, Chairman) declares that to the best of his or her knowledge and belief, after reasonable inquiry, the statements set forth in this application for insurance, including any supplements or materials made part of this application, are true and complete and may be relied upon by Travelers. If any information in this application, or any supplements or materials submitted therewith, changes prior to the inception date of the policy that Travelers may issue to the Applicant, the Applicant will notify Travelers of such changes and Travelers may modify or withdraw any outstanding quotation. Travelers is authorized to make any investigation or inquiry in connection with this application.

The signing of this application does not bind Travelers to offer, nor the Applicant to purchase, the insurance. If the policy is issued, it is agreed that this application, including any supplements or materials made part of this application, will have been relied upon by Travelers in issuing the policy, will be the basis of the insurance, and will be, in all states other than NC and UT, considered physically attached to, and part of, the policy.

Electronically produced signatures will be treated as original.

Authorized Representative Signature*:	Authorized Representative Name and Title	Date (mm/dd/yyyy):
Producer Signature**:	State Producer License No (required in FL):	Date (mm/dd/yyyy):
Agency:	Agency Code:	License Number:

Agency.	Agency Code.	License Number.
Signature and Acceptance box below. By d	ocument, apply your electronic signature to this form by choing so, you agree that your use of a key pad, mouse, or ox constitutes your signature, acceptance, and agreement effect as a signature affixed by hand.	other device to check
☐ Electronic Signature and Acceptance − ☐ Electronic Signature and Acceptance −		
**Producer information only required in Flor	rida and Iowa.	