

1800 Northern Blvd., P.O. Box 9009 Roslyn, NY 11576 (516) 365-6345 (833) 774-6625 www.MyEmPRO.com

Healthcare Facility Professional Liability Application

Requested Effective Date: _____

Requested Effective Date:						
Section 1 - Applicant Inforn	mation					
Name of Facility:		d/b/a (If Applicable):				
Contact Person Name:			Contact Person Email A	Address:		
Primary Business Phone:			Primary Business Fax:			
Primary Business Address:		City:	<u> </u>	State:	Zip:	
Website:						
Mailing Address (if different from O	ffice):	City:		State:	Zip:	
Billing Address (if different from Off	ice):	City:		State:	Zip:	
Facility Tax I.D. Number: Tax Status: For Profit - Private Applicant's Legal Structure: Corporation Entity Ownership: Physician Owned Date Established: Number of years the Applicant List all states where the Applic	For Profit - Public Partnership Hospital Owned	Joint Vento	ntly Owned	Sole Propriertors	hip Other	
Named Insureds: List all subsidi	iaries, date acquire	ed, description of o		d if coverage is reques	ted for the subsidiary Coverage Requested?	

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Section 2 -	Coverage Options						
Primar	y Exce	ss (Only Availal	ble in New York)				
Coverage Type							
Claims-	-Made Occu	rrence	Modified Claims-Ma	ide (Not Available i	in New York)		
Limits of Liabi	lity						
Per Claim:				Aggregate: _			
Physicians (if	coverage is being re	quested for em	ployed physicians und	der the facility pol	icy):		
Shared Limit C	Option (Only Availab	le in certain sta	rites):			Yes	☐ No
Per Claim:				Aggregate: _			
Deductible/An	nual Aggregate:						
□\$100K/\$30	00K 🗆 \$250K	/\$750K	☐ No Annual Aggr	egate 🔲 No	Deductible	Other:	
Self-Insured R	etention (SIR):						
□\$100K	☐ \$250K		□ \$300K	☐ No	SIR	Other:	
If Self-Insured	Retention is Applic	able:					
How are loss a	adjustment expense	s handled?	☐ Within SIR Limi	it 🔘 Ou	ıtside SIR		
Is there a dedi						Yes	☐ No
Is there an ind	ependent actuarial	review?					
What organiza	tion handles the cla	ims?					
What legal firn	n is responsible for	defending the o	claims?				
Section 2	Professional Liab	ility Incurance	a History				
		inty insurance	HISTORY				
Primary Profe	essional Liability						
Policy Period	Carrier	Limits of Liability	Deductible/SIR	Claims-Made or Occurrence	Retro Date, if applicable	Are ALAE included in Limits of Liability?	Premium
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$

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Excess Professional Liability

Policy Period	Carrier	Limits of Liability	Deductible/SIR	Claims-Made or Occurrence	Retro Date, if applicable	Are ALAE included in Limits of Liability?	Premium
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
			Ded SIR	СМ Осс		Yes No	\$
		-	declined, canceled, or		ing the past thre	ee (3) years? N	/es N
ii ies, piea	se exptain						
Section 4 -	· Facility Informat	ion					
Number of c	Commun Health urrent annual outpa	tient visits/treat	Laboratory ments: eatments in next 12 m	_		Imaging Facility	
Comment of the							
	ual gross revenue: _ nual gross revenue i		ıs:				
number of d	e a threshold count. epartments visited o each time you visit	or the number of	ient each time they e f procedures/treatme ed services.	enter your facility f ents performed wit	or health related hin each departi	l services, regardle: ment. For home ca	ss of the re, count
			our financial stateme t paid by third party				figure.
	icine services provid se answer below:	ed?				Yes	s No
In which sta	te(s) are telemedicir	e services provi	ded?				
Number of p	roviders providing te	elemedicine serv	rices:				
Are all provi	ders licensed in the	state(s) where t	he telemedicine serv	ices are rendered?		Yes	s No
If "No," pleas	se explain:					_	_ _

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Section 4 - Continued

Please note: Total of all services should match the total number of current and estimated visits/treatments/revenue indicated on page 3 of this application.

		Physical Rehabilitation Developmental Disability Mental Health		
		Mental Health	1	
		I		
	1	Cardiac Rehabilitation		
		Substance Abuse Coun-		
		seling	<u> </u>	
		Trauma Rehabilitation		
		Procedures	Current # of	Estimated # o
		Troccaures	Procedures	Procedures
		Abortion		
		Surgery - Major	+	
			 	
			<u> </u>	
			<u> </u>	
		Pain Mgt/ESI		
		Laboratory	Current Gross	Estimated
			Revenue	Gross Revenu
		Laboratory	\$	\$
		Pharmacy	\$	\$
		Pathology	1\$	\$
			1	†
			i	İ
ces within the	next three (3) years	Optical Establishment Organ Banks ? If "Yes," please describe:	\$	\$ \$ Yes
ı clinical resear	ch trials? If "Yes," p	lease describe:		Yes
_			Surgery – Major Surgery – Minor Surgery – LASIK Surgery – Plastic Surgery – Oral Pain Mgt/ESI Laboratory Laboratory Pharmacy Pathology Optical Establishment	Abortion Surgery - Major Surgery - Minor Surgery - Plastic Surgery - Oral Pain Mgt/ESI Laboratory Laboratory Current Gross Revenue Laboratory \$ Pharmacy Pathology Optical Establishment Organ Banks Sees within the next three (3) years? If "Yes," please describe:

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Section 5 - Staff

Employees: Non-Physician	ıs, Non-Dentists, Nor	-Podiatrists (indicate	number of the following	in your facility	<i>ı</i>):		
Lab Technicians		X-Ray Technicians		Students		rapist	
			Traveling Nurses			Occupational Therapist	
Registered NursesOR Tec		chnicians	Midwives			apist	
PharmacistsLPNs		_	Medical Assistants		Social Worker		
CRNAs	CRNAsNurse PractictionersOptometrists			Dialysis Technician			
Paramedics/EMTs	Physi	cian Assistants	Phlebotomist				
Contracted Physicians/Ser	rvices						
Are physicians/dentists/po	Yes	No					
If "Yes," name of the gr	oup/physician(s):						
If "Yes," do they provid	e proof of profession	al liability insurance: _					
How often does that staff	work at the facility: _						
Is the staff obligated to fo	llow facility rules and	procedures?			Ye	s No	
Does the staff have the rig	ht to refuse patients	?			Ye:	s No	
Employed Physicians/Den	tists/Podiatrists (atta	ch separate sheet if ne	ecessary)		_		
Name	Specialty	Board Certified	Total Number of Hours Worked Per Week	Years Employed at Facility	Has Own Insurance Yes or No	Coverage Requested Yes or No	
						<u> </u>	
	<u> </u>	<u> </u>	I	ļ	J.	l	
Name of Medical Director:							
Please note that above ref direct patient care coverage	, ,	•	•	istrative duties	s. No clinical a	ctivities or	
Is medical professional liab	oility coverage for the	facility provided unde	r the Federal Tort Claim	s Act (FTCA)?	Ye:	s No	
If "Yes," please provide a la of current deemed status.	ist of physicians that	are covered by the FTC	CA and submit letter wit	h proof			
Section 6 – Licensing/A	ccreditation						
Is the facility ICALIO/CARS	/OACAC/CAD/AAAUC	accredited?					
Is the facility JCAHO/CARF Accreditation Period:					Yes	s No	
If "No," when does the fac							
Has the Applicant's license ever been revoked/suspended/refused/canceled/voluntarily surrendered or subject to enforcement action?						s No	
,	emorcement action:						
If "Yes," please explain:							
Does the Applicant have a	ny pending investigat	ions being conducted b	by any city, state or fede	eral agency?	Yes	No No	
If "Yes," please explain:						_	

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Has the Applicant ever filed for protection under Chapters 11 or 7 of the Bankruptcy code?	Yes No
Section 7 – Contractual Agreements	
Are there contractual agreements in place, whereby the facility either receives or provides medical services?	Yes No
If "Yes," please provide a copy of each agreement.	
Does the Applicant rent or lease the premises?	Yes No
If "Yes," does the Applicant rent or lease any medical or therapeutic supplies and/or equipment to others?	Yes No
Does the Applicant indemnify (hold harmless) any other party for liability?	Yes No
If "Yes," please provide a copy of each agreement.	
Section 8 – Risk Management	
Does the Applicant employ a Risk Manager?	Yes No
If "No," please explain:	
Is there a written, formalized Risk Management and/or Patient Safety Program?	Yes No
If "Yes:"	
a. Is this plan regularly reviewed for effectiveness and/or any necessary changes?b. How often is the plan reviewed?	Yes No
Is there an ongoing Quality Assessment or Improvement Plan?	Yes No
If "No," please explain:	
Are transfer agreements in place with the closest hospital(s) for patients who develop a need for care beyond the scope of the facility?	Yes No
Is a formal process in place to evaluate and address concerns of unexpected patient outcomes?	Yes No
Are written policies and procedures in place for reporting of any suspected abuse?	Yes No
Has the Applicant had any incident at any facility that resulted in an allegation of sexual abuse or molestation?	Yes No
If "Yes," please explain:	
Are complete records kept on all patients or clients?	Yes No
Is an informed consent process in place?	Yes No
Does the Applicant have a written policy in place to address staff about whom complaints are received?	Yes No
If "Yes," does the Applicant investigate complaints made against its staff prior to placing them in other roles?	☐ Yes ☐ No

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Does the Applicant have written job descriptions?	Yes	☐ No
Before staff can provide care, is a competency based checklist used to assess and document their skills?	Yes	☐ No
Is there a fall risk and reduction program in place?	Yes	☐ No
Is there an infection program in place?	Yes	☐ No
Section 9 – Claims History		
During the past ten (10) years, has any claim that would fall within the scope of the proposed insurance been made against the Applicant or against any entity or individual proposed for coverage under this insurance? (Please provide a loss report for the last 10 years.)	Yes	☐ No
Is the Applicant or any entity or individual proposed for coverage under this insurance aware of any fact, circumstance, situation, transaction, event, act, error or omission which they have reason to believe may or could reasonably be foreseen to give rise to a claim that may fall within the scope of the proposed insurance? If "Yes," please provide details:	Yes	☐ No

Note: Without prejudice to any other rights or remedies of the underwriter, it is agreed that any claim arising from any fact, circumstance, situation, transaction, event, act, error or omission required to be disclosed in reponse to the question above is

Section 10 - Additional Information Required

excluded from the proposed insurance.

- 1. Copy of the most recent Department of Health survey, including the Plan of Correction.
- 2. Complete copy of the most recent JCAHO or AAAHC accreditation report.
- 3. Copy of current state license.

Section 8 - Continued

- 4. Copies of Certificates of Insurance for physicians covered under individual policies.
- 5. If applicable, completed EmPRO applications for all physicians to be covered under this facility policy.
- 6. Copies of any contracts with independent physician groups.
- 7. Current annual audited financials.
- 8. Public relations materials, brochures, etc.
- 9. Copies of any hold harmless agreements.
- 10. Copy of Certificate of Incorporation (Articles of Organization).
- 11. Copy of loss runs for the last ten (10) years.

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READ CAREFULLY BEFORE SIGNING.

The statements in this application, together with any supplemental applications, attachments, and any other information submitted to the Company in connection with this application will be referred to as the "Policy Application."

REPRESENTATIONS AS TO THE ACCURACY OF THIS APPLICATION, THE AUTHORITY OF PERSON SIGNING, AND APPLICANT'S OBLIGATION TO SUPPLEMENT INFORMATION

By signing below, I represent and certify: (i) that the information contained in this Policy Application is true and accurate; (ii) that I have made all reasonable efforts to investigate the accuracy of the information provided in this Policy Application and to obtain such information from all persons and entities to be insured by the requested policy as is necessary to provide true and accurate information in the policy application; (iii) that I am duly authorized to sign this Policy Application on behalf of all persons and entities to be insured by the requested insurance; and (iv) that I have carefully read this Policy Application.

I acknowledge that obtaining the requested insurance, including any renewals of the requested insurance, is conditioned upon providing true and accurate information in this Policy Application, and any such insurance that may be issued will be based upon the Company's reliance on the information provided in this Policy Application. I also agree and understand that this Policy Application shall be the basis of the contract should a policy be issued, and that this Policy Application will be deemed to be attached to and part of such policy and any renewals of such policy, if issued.

Additionally, I agree that in the event there is any change in the information provided in this Policy Application before the effective date of the requested insurance or before any renewal of the requested insurance, I will immediately notify the Company in writing. I understand that if there is a change in the information provided in this Policy Application the Company, in its sole discretion, may modify or withdraw any quotation or agreement to bind insurance.

NO OBLIGATION TO ISSUE OR PURCHASE INSURANCE

I understand that this Policy Application is not a binder of insurance. Accepting this Policy Application does not bind the Company to issue, or me to purchase, the requested insurance.

AUTHORIZATION TO OBTAIN INFORMATION

The Company is hereby authorized to obtain full information from any liability insurer, healthcare insurer, hospital, healthcare provider, medical association or society, board of medical examiners, governmental agency, attorney, or other person or entity concerning: (i) any medical malpractice claim, suit, licensing board proceeding, credentialing proceeding, disciplinary action, or any other civil or criminal action asserted against or relating to the professional conduct of any person or entity to be covered by the requested insurance; (ii) the qualifications of any person or entity to be covered by the requested insurance to perform professional healthcare services; and (iii) such other information which, in the sole judgment of the Company, may have a bearing on whether to issue the requested insurance.

I agree to hold harmless any person or entity providing such information to the Company and the Company, its directors, officers, employees, and agents from any liability arising out of the disclosure of such information, including any liability arising out of errors and omissions in the information disclosed.

This application shall be deemed appended to and a part of any policy of insurance issued to you based on this Policy Application.

CONNECTICUT APPLICANTS: Any person who knowingly with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false, incomplete, or misleading information concerning any fact or thing material to such application or claim is guilty of insurance fraud, which is a crime and subjects such person to criminal penalties.

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.

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.

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.

Signature of Applicant:	Title:	
	·	
Printed Name:	Date: /	/

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SUBSCRIBERSHIP TO PRI EXCHANGE

Name of Designated Recipient (Print)

Your signature on this application subscribes you to membership in the reciprocal exchange of Physicians' Reciprocal Insurers ("PRI"), the parent company of EmPRO Insurance Company, and all of the benefits of the exchange and shall be deemed to be a concurrent execution of the attached Subscriber's Agreement and Power of Attorney of PRI.

Subscribership begins with the commencement of the policy period of the professional liability insurance policy issued by EmPRO Insurance Company and ends upon cancellation or other termination of that policy.

Signature of Applicant:

Date:

//

ASSIGNMENT OF DISTRIBUTIONS

Paragraph 13(e) of the Subscriber's Agreement provides that the PRI Exchange may declare and make Distributions, as defined therein. Such Distributions shall be made to the Subscriber policyholder. However, in instances where the Subscriber's premium will be paid by a person or entity other than the Subscriber policyholder, the Subscriber may agree in advance to assign such Distribution and designate the person or entity which has paid the premium to receive such Distribution by signing below and naming such recipient:

Date:

Date:

//

Date:
//

Subscriber Policyholder Signature

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PHYSICIANS' RECIPROCAL INSURERS SUBSCRIBER'S AGREEMENT AND POWER OF ATTORNEY

This Subscriber's Agreement and Power of Attorney (the "Agreement") is made by and between Physicians' Reciprocal Insurers (hereinafter "PRI") and the "Subscriber," holder of an insurance policy, to which this Agreement is appended, issued by PRI or by a wholly owned subsidiary of PRI, subject to the approval of those insurance regulator(s) having jurisdiction over holders of policies issued by any subsidiary of PRI under the laws of states other than New York. For purposes of this Agreement, PRI and its wholly owned subsidiary are hereinafter, collectively, the Exchange.

WHEREAS, the Subscriber desires to participate as a subscriber of the Exchange pursuant to which PRI or its wholly owned subsidiary will issue policies of insurance.

NOW THEREFORE, the Subscriber hereby agrees as follows:

POLICIES OF INSURANCE

1. The Exchange shall issue non-assessable policies of professional liability insurance and ancillary general liability insurance to policyholders insuring against liability for claims arising from alleged incidents of malpractice.

ATTORNEY-IN-FACT

- 2. The Subscriber hereby designates and appoints PRIMMA LLC, a wholly owned subsidiary of PRI, ("PRIMMA") as the Attorney-in-Fact to act for and bind the Subscriber in all transactions relating to or arising out of the operations of PRI, subject to such limitations as may be lawfully provided, including, but not limited to, the issuance of non-assessable policies of professional liability insurance and ancillary general liability insurance issued to policyholders insuring against liability for claims arising from alleged incidents of malpractice on behalf of the Exchange as well as the authority to reinsure any portion of the policies of liability insurance issued by the Exchange as permitted by law.
- 3. The Subscriber hereby acknowledges and agrees that service of summons or other legal process on PRIMMA or on any persons appointed by PRIMMA to receive such process, shall, in any action, suit or proceeding arising out of any contract, agreement or transaction of the Exchange, be equivalent to personal service of such summons or other legal process on each and every Subscriber.

POWERS AND DUTIES OF PRIMMA

- 4. PRIMMA shall have the duty to provide all services necessary and appropriate to operate and administer the day-to-day affairs of PRI as provided by law and the Management Agreement between PRI and PRIMMA, including, but not limited to, marketing, procuring and underwriting insurance business; collecting premiums; and administering, investigating and defending claims arising from policies of insurance issued by the Exchange.
- 5. In April of each year, PRIMMA shall render to Subscribers a statement showing a summary of collective transactions of PRI during the preceding calendar year.

BOARD OF GOVERNORS

- 6. PRI shall be governed by an advisory committee, known as the "Board of Governors," which shall have ultimate power and responsibility for the management and control of the affairs of PRI. The Board of Governors shall consist of not less than nine persons elected by the Subscribers, at least two-thirds of whom are Subscribers or officers of Subscribers and not more than one-third of whom may be the Attorney-in-Fact or any person designated by the Attorney-in-Fact. Each member of the Board of Governors shall serve for a term of three years, and not more than one-third of the Board members shall be elected at each annual meeting of Subscribers.
- 7. There shall be an Annual Meeting of Subscribers held in New York State, a place and time to be chosen each year by the Board of Governors and designated in a Notice of Meeting sent to all Subscribers no less than 30 days prior to such meeting, and at which meeting each Subscriber shall have power to vote in person or by proxy for all members of the PRI Board of Governors to be chosen or appointed at such time. Each Subscriber will be sent a ballot which will contain the names and addresses of the Board of Governors' nominees.

- 8. At the Annual Meeting, the election of the Board shall take place and all ballots not returned shall be deemed to designate the Chairman as the proxy holder of the non-responding Subscribers. The Chairman will then conduct the election and certify the election of the nominated Subscribers.
- 9. A majority of the members of the Board of Governors shall constitute a quorum for the transaction of business.
- 10. If the Exchange should for any reason cease to grant insurance to a Subscriber member of PRI's Board of Governors, or their firm or corporation, such person shall thereupon cease to be a member of said Board.
- 11. No member of the Board of Governors shall as such incur any personal liability for any loss of any kind, from any cause, save only such loss as may be incurred by reason of their own malfeasance.

POWERS AND DUTIES OF THE BOARD OF GOVERNORS

- 12. The Board of Governors shall have full power and authority to:
 - a. Adopt such rules and regulations for PRI and PRIMMA, as Attorney-in-Fact for PRI, not inconsistent herewith, as it shall see fit, including, but not limited to, fixing the compensation of PRIMMA, as the Attorney-in-Fact for PRI as provided in the PRI-PRIMMA Management Agreement, and directing PRIMMA in the safeguarding of all moneys and other assets and in making and changing of investments of PRI.
 - Suspend, remove, and terminate PRIMMA, as Attorney-in-Fact, for good cause pursuant to the terms of the the PRI-PRIMMA Management Agreement.
 - c. Fill any vacancy which may occur in the office of the Attorney-in-Fact at any time, by selecting and appointing a successor and executing thereto in the name and on behalf of each Subscriber such power of attorney, designation or other instrument as may be necessary or proper to enable it to act as Attorney-in-Fact with all the powers and authority herein given by the Subscribers to the aforesaid Attorney-in-Fact, without any further action on the part of Subscribers; and the Board of Governors shall mail to each Subscriber timely notice of each and every such change made.
 - d. Fill for the unexpired term any vacancy which may occur for any reason in the Board of Governors.
 - e. Fix its own fees from time to time within such limits as hereafter may be provided in the regulations adopted by it.
 - f. Appoint sub-committees of the Board of Governors and delegate to such sub-committees authority to exercise any or all of its own powers except as herein otherwise provided.
 - g. Fix the time and places of its own meetings.
 - h. Elect officers, which shall include a Chairman.
 - i. Select auditors who shall examine the books and accounts of PRI and report thereon to said Board.
 - j. Call annual meetings or special meetings of Subscribers at any time, by mailing to the last known address of each timely notice thereof stating when and where said meetings are to be held.
 - k. Determine what acts, incapacity or failure to act shall constitute a disqualification of any Subscriber to act further as such.

SUBSCRIBER RIGHTS, PRIVILEGES AND OBLIGATIONS

- 13. The Subscriber shall have the following rights, privileges and obligations as an underwriter of PRI, subject to the terms of the insurance contracts required or permitted by law to be issued:
 - a. The Subscriber hereby agrees to exchange with all other Subscribers contracts of liability insurance, or reinsurance, in the form and containing terms and conditions as are approved by the Exchange, but no Subscriber shall assume any liability as an insurer in any policy so granted.
 - b. Upon application and acceptance, the Subscriber shall receive a policy of liability insurance and a copy of this Agreement appended thereto.

- c. The Subscriber shall have the right to vote at all meetings of Subscribers, either in person or by proxy. All meetings of Subscribers shall be noticed by mail to all Subscribers not less than thirty (30) days prior to such meeting. The notice may include ballot materials concerning any matters requiring a vote at such meeting, which ballots must be completed and returned to PRI as noticed. On the scheduled date of a meeting of Subscribers, a vote on all previously noticed transactions shall take place and all ballots not returned shall be deemed to designate the Board of Governors, voting by a simple majority, as the proxy holder of the non-responding Subscribers.
- d. The Subscriber reserves the right to revoke this Agreement and the Power of Attorney granted to PRIMMA herein as of the end of any calendar quarter upon written notice to PRIMMA.
- e. In the event that PRI shall declare and make a Distribution to Subscribers and Non-Subscriber Policyholders, each Subscriber and Non-Subscriber Policyholder shall receive its Pro Rata Share of such Distribution. "Pro Rata Share" means, as of any date of determination, a percentage determined by dividing (i) the amount of annual premium payable under the Subscriber's or Non-Subscriber Policyholder's policy then in effect, by (ii) the total amount of annual premium payable under all policies issued by PRI and its subsidiaries then in effect, unless governing law provides otherwise. The date for determining the Pro Rata Share shall be established by the Board of Governors in conjunction with the authorization of any Distribution and shall, to the extent required, be approved by the New York State Department of Financial Services. "Distribution means a dividend, a cash payment, or any benefit inuring to Subscribers in conjunction with any restructuring of PRI. "Non-Subscriber Policyholder" means holders of policies issued by any subsidiary of PRI in a state in which policyholders are not permitted by applicable insurance law or regulation to be Subscribers, but have been allowed by applicable insurance law to economically participate in a Distribution as if they were Subscribers.

GENERAL PROVISIONS

- 14. PRI shall maintain a surplus to policyholders at least equal to the amount required to be maintained by Section 4103 of the New York Insurance Law for a similarly licensed stock property/casualty insurance company.
- 15. It is understood that the license of PRI and all other documents, data systems, books and records used in conducting the business of the Exchange are and shall remain the property of PRI.
- 16. This Agreement and the Power of Attorney herein contained shall supersede all previous Agreements and Powers of Attorney, if any, executed by all Subscribers, but any and all outstanding policies of liability insurance written under powers so superseded shall continue in full force and effect.
- 17. It is hereby expressly stipulated that this Power of Attorney shall be and hereby is strictly limited to uses contemplated by and expressed in this Agreement and no other.
- 18. All amendments, modifications or changes to this Agreement must be approved by the Board of Governors, may not be inconsistent with New York Insurance Law or any regulation thereto, and must be approved, in writing, by the Superintendent of the New York State Department of Financial Services prior to making such amendment, modification or change.
- 19. Every amendment, modification or change to this Agreement shall be submitted to all Subscribers contemporaneously in accordance with New York Insurance Law Section 6107(d)(4) and shall take effect as to all Subscribers who have not objected within sixty (60) days after the date of such submission. Failure of any Subscriber to object within sixty (60) days shall constitute such Subscriber's acceptance of such amendment, modification or change. Any Subscriber who objects, in writing, within sixty (60) days from the date of submission to such amendment, modification or change shall be deemed to have withdrawn from membership of the PRI and said Subscriber's liability insurance policy(s) with the Exchange shall be cancelled concurrent with such withdrawal.
- 20. In consideration of the foregoing, the Subscriber does hereby covenant and agree that Subscriber will fully and faithfully carry out, execute and perform everything in which PRIMMA shall, by virtue hereof, bind Subscriber, and in the same manner Subscriber does hereby ratify and confirm all that PRIMMA may lawfully do or cause to be done by virtue hereof.
- 21. This Agreement shall be governed by the laws of the State of New York.
- 22. Pursuant to Section 6106(a)(2) of the New York Insurance Law, the acceptance of a policy or binder of insurance with this Agreement printed thereon preceded by the words: "The acceptance of this policy or binder, shall constitute that execution and delivery by the insured of the Subscriber's Agreement, which is appended to this policy or binder, and hereby made a part thereof," shall constitute the execution and delivery of this Subscriber's Agreement by that insured as fully and to the same extent as though this Agreement has been signed and acknowledged by the insured.