a stock insurance company, herein called the Insurer

$\label{eq:composition} \textbf{Crime} \textbf{SHIELD}^{\text{\tiny SM}} \ \ \textbf{POLICY APPLICATION} \\ \textbf{for COMMERCIAL and GOVERNMENTAL ENTITIES} \\$



(Limits less than \$1 Million)

Agenc	y Name:				Н	artford Age	ency Code:		
Applio	cation is hereby made by:								
	(First Named Insured and all add	ditional insureds, include	ing Emp	ployee Benefit P	lans to be	insured. Atta	ch separate sheet, if no	ecessary.)	
Princi	pal address:								
			(N	o., Street)					
Comp	any Web-Site:			S	tate —		Zip Code	,	
EFFE	CTIVE DATE OF COVE	RAGE FROM:			TC) :			
BILL	ING METHOD A	GENCY BILL		DIRECT B	ILL (ann	ual payment j	plan only)		
PAYN	MENT PLAN A	NNUAL		3 YEAR PR	REPAID				
						1			
Are yo	ou applying for: P	RIMARY COVE	RAGI	E		EXCES	S COVERAGE		
Dwaga	nt Cuima Inggruanaa Duc	agnoma (In aluda a		m AND and	agg if g	mulicable)			
	nt Crime Insurance Pro applicable, please check		orimai	ry AND exc	ess, ij a	ppucabie)			
Ij noi	applicable, please check	Type (Primary			Li	mit of			
	Insurance Carrier	or Excess)	Poli	icy Period			Deductible	Premium	
					\$	-	\$	\$	
					\$		\$	\$	
Hac ar	ny similar insurance been de	eclined canceled or	nonre	newed durin	a the nas	t three year	rs? YES	□ NO	
	, please explain:	cinica, canceica, or	поше			in Missou			
	, <u>r</u>				. .				
INSURING AGREEMENT				LIMIT		DEDUCTIBLE (for excess coverage, deductible is primary coverage + primary deductible).			
Commercial Entities Only:			\$		\$				
1. Employee Theft Governmental Entities Only:			φ		φ				
Choose 1.A. or 1.B.									
1.A.	Employee Theft Per Los								
OR 1.B.			\$		\$				
Employee Theft Per Employee					<u> </u>				
Is Faithful Performance desired?			Yes		□ No				
Optional Coverages:									
2. Depositors Forgery or Alteration			\$		\$				
3.	Theft, Disappearance &		y,						
OR	Securities and Other Prope Robbery and Safe Burgl			\$		\$			
4.	(Money and Securities)	41 J							
5.	Computer and Funds Tr	ansfer Fraud		\$		\$			

6.	•	ders and Counterfeit (Currency	\$ 50,0	00	\$ 0			
		cally included)							
A. OR	RGANIZAT	TONAL BACKGRO	OUND FOR CO	MMEI	RCIAL ENT	TITIES			
1. Are	you a:	Proprietorship	Partnership)	Corp	oration		Other (e.g. I	LC)
2. Are	you a:	Public company	Private con	npany					
3. Clas	sify your pre	dominant activity:	Manufactur	rer	Proc	essor	П	Wholesaler	
	, , ,	·	☐ Distributor		Reta	iler	一	Service	
		Other (explain):							
4. Late	st fiscal vear-	end revenues:	\$						
		NAL BACKGROUN		RNM	ENTAL EN	TITIES			
Are yo		State Cou			Tow		Towr	nshin 🖂 Vi	illage
l ne yo	a a.		Other Political Sub	•	_		10,11	.э.нр 🔲 🔻	inge
		borougii (Julei Folitical Suo	urvisioi	ı Expiaiii i	iere			
D CI	ACCITICA	TION OF EMPLOY	VEEC AND LO	CATIC	N INEOD	MATIO	NT.	_	
B. CI	LASSIFICA	ATION OF EMPLOY		CATIC	DN INFORI				
		Total # of Emplo	yees					ocations:	
Gı	rand Total:						d for gover	rnmental entities)	
					Manufactu		+		
		er of above who are in			Warehous				
		ment or handle, have			Distribution	on			
		r maintain records of			Retail	~ 1			
		ties or Other Property:				Grand '	l'otal:		
	EIGN LOCA		Check he	ere if no	ne: 📙				
	of Foreign L								
For eac		ation, please detail the	•						
	COUNTRY	TYPE C	F OPERATION	#	OF EMPLO	OYEES	REV	ENUES (if ap	plicable)
C. EN	MPLOYME	ENT PRACTICES							
		t checks done which in	clude employment	verifica	ation, persona	al referen	ces, or	<u> </u>	
record	of prior conv	rictions?							☐ No
								Yes	
D 131									
		CONTROLS						T	
		dent Certified Public A	ccountant involved	d in the	applicant's fi	inancial		Yes	∐ No
	reporting?								
	2. Are there at least two signatures required on checks? If yes, over what dollar amount? \$ If no, what position signs checks?				Yes	∐ No			
	•			-	on signs chec	KS !	_		
3.	3. Do employees who reconcile monthly bank statements also: Sign Checks? Yes No							□ Ma	
	Sign Checks? Handle Bank Deposits?						Yes	∐ No □ No	
	Handle Bank Deposits? Have Access to Check Signing Machines, Signatures Plates or Check Printing						Yes		
	Materials?	cess to effect bigining i	viacinnes, Signatu	ics i iau	es of effect i	illiting			110
		a specific system or pro	cedure in place to	detect 1	navment to fi	ctitions	ınnliere'	? Yes	☐ No
	If yes, please		reduie in place to	acicci j	payment to II	cuuous s	applicis	103	110
E. ADDITIONAL INTERNAL CONTROL QUESTIONS FOR GOVERNMENTAL ENTITIES									
		tten investment policy?	TROP VOLST.	TOLDI		-, , , , , , , , , ,		Yes	☐ No
			nich is sanarata fro	m the T	rageurar's D	anartman	+9	Yes	
2. Is there an investment department which is separate from the Treasurer's Department?3. Is there a periodic review by an investment committee or board?						Yes			
4. Who makes investment decisions?						168	110		
	vv no makes i	iivesiiieiit uccisioiis!							
K. LO	OSS EXPEI	RIENCE							
List a	ll fidelity ar	nd crime losses disco	vered or sustain	ned in t	he last six ((6)years.	$\overline{(NY: t)}$	hree (3) year	s)
	k here if noi					. 5	•	•	
			TYPE OF	LOSS					
DATE	OF LOSS	(E	mployee Dishone					AMOUNT	OF LOSS
			-	- /					

Insurance Fraud Warning

Any person w ho knowingly and w ith intent to defraud any insurance company or other person, file s an application for insurance, or a statement of claim containing any false information, or conceals for the purpose of misleading information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime in certain jurisdictions.

Important State Specific Information

- **ARKANSAS APPLICANTS:** ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.
- COLORADO APPLICANTS: 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 POLICY HOLDER OR CLAIMANT FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICY HOLDER 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.
- DISTRICT OF COLUMBIA APPLICANTS: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON. PENALTIES INCLUDE IMPRISONMENT AND/OR FINES. IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT."
- FLORIDA APPLICANTS: 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. HAWAII APPLICANTS: FOR YOUR PROTECTION, HAWAII LAW REQUIRES YOU TO BE INFORMED THAT PRESENTING A FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT IS A CRIME PUNISHABLE BY FINES OR IMPRISONMENT, OR BOTH.
- **KENTUCKY** APPLICANTS: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE 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.
- LOUISIANA APPLICANTS: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.
- **MAINE** APPLICANTS: IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES OR A DENIAL OF INSURANCE BENEFITS.
- MARYLAND APPLICANTS: ANY PERSON WHO KNOWINGLY AND WILLFULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY AND WILLFULLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.
- 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 MEXICO** APPLICANTS: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL 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 MATERIAL FACT THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL BE ALSO SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.
- OHIO APPLICANTS: ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT IS GUILTY OF INSURANCE FRAUD.OKLAHOMA APPLICANTS: WARNING: ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY.
- **OKLAHOMA** APPLICANTS: WARNING: ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY.
- **OREGON** APPLICANTS: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD OR SOLICIT ANOTHER TO DEFRAUD AN INSURER: (1) BY SUBMITTING AN APPLICATION OR; (2) FILING A CLAIM CONTAINING A FALSE STATEMENT AS TO ANY MATERIAL FACT MAY BE VIOLATING STATE LAW.
- 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.

- PUERTO RICO APPLICANTS: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD AN INSURANCE COMPANY 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 (5,000) DOLLARS AND NOT MORE THAN TEN THOUSAND (10,000) DOLLARS, OR A FIXED TERM OF IMPRISONMENT FOR THREE (3) YEARS, OR BOTH PENALTIES. IF AGGRAVATED CIRCUMSTANCES PREVAIL, THE FIXED ESTABLISHED IMPRISONMENT MAY BE INCREASED TO A MAXIMUM OF FIVE (5) YEARS; IF EXTENUATING CIRCUMSTANCES PREVAIL, IT MAY BE REDUCED TO A MINIMUM OF TWO (2) YEARS.
- RHODE ISLAND APPLICANTS: "ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON."
- **TENNESSEE:** 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.VIRGINIA APPLICANTS: 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.
- **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."
- **WEST VIRGINIA:** ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

The Insured represents that the information furnished in this application is complete, true and correct. Any intentional misrepresentation, omission, concealment or incorrect statement of a material fact, in this application or otherwise, shall be grounds for the rescission of any bond issued in reliance upon such information.

*APPLIES TO GEORGIA, NEW HAMPSHIRE, VIRGINIA APPLICANTS ONLY: The Insured represents that the information furnished in this application is complete, true and correct. It is further agreed that if the above described declarations and statements are not true, accurate and complete, and are deemed material to the issuance of this Policy, any claim arising from any matter not truthfully, accurately or completely disclosed, or disclosed at all, shall be excluded from coverage.

THE SIGNING OF THIS APPLICATION DOES NOT BIND THE COMPANY TO OFFER, NOR THE APPLICANT TO PURCHASE, THE INSURANCE. IT IS AGREED THAT THIS APPLICATION, INCLUDING ANY MATERIAL SUBMITTED THEREWITH, SHALL BE THE BASIS OF THE INSURANCE. THE COMPANY WILL HAVE RELIED UPON THIS APPLICATION, INCLUDING ANY MATERIAL SUBMITTED IN CONNECTION WITH THE APPLICATION PROCESS, IN ISSUING THE POLICY. ELECTRONICALLY REPRODUCED SIGNATURES WILL BE TREATED AS ORIGINAL.

Application completed by:			
	(Name and Title)		
Signature:			
Date:			
Producer (Florida, Iowa O	nly):	Date:	
Producer No. (Florida Onl	(y):		
Producer Signature (New	Hampshire only):		
Producer Address:			

CALIFORNIA NOTICE

California Notice: The Harford may charge a fee if this bond or policy is cancelled before the end of its term. The fee can range between 5% to 100% of the pro rata unearned premium. Please refer to the terms and conditions stated in the policy or bond. This notice does not apply to cancellations initiated by The Hartford.