STATEMENT OF INSURED ON POLICIES ISSUED UNDER THE ALABAMA SURPLUS LINES INSURANCE LAW

[Revised 04.2013]

Surplus Lines Carrier:		
Named Insured:		
Policy Number:		
Policy Effective Date:		
Policy Issue Date:		
written by an insurer that Department of Insurance by this insurance compan guaranty fund protection of insolvency, there is no With these understanding unauthorized insurer.	understands that the insurance coverage provided be is not authorized (licensed) by the Alabama Departredoes not have any authority over the policy forms usey. The undersigned insured further understands that exists in the event this insurance company becomes guarantee a claim will be fully covered.	ment of Insurance and that the sed or the premiums charged to Alabama insurance insolvent and that, in the event age be placed through an
Insured Signature	Print Insured Name	Date

SSIU APPLICATION ACKNOWLEDGEMENTS

Commercial Lines Policies

By placing your initials to the left of each statement and signing this Notice below, you confirm that you understand, acknowledge and accept each provision which is included in the policy for which you have applied and any other new or renewal policies issued to you by SSIU.

INITIALS		
I st	understai tated on t	D COVERAGE Ind my policy does NOT include any coverage for damage caused by Flood unless specifically the applications and declarations page. Flood means surface water, waves, tidal water, tidal erflow of a body of water, or spray from any of these, whether or not driven by wind.
If al pr th	I install, larm/proterotection nem. I als	HUTTER/IMPACT GLASS & ALARM CREDIT or have previously installed, qualified storm shutters, or a monitored premise burglar and fire ection device on the "premise for which this insurance is being applied," I agree to maintain these devices, for which I have been granted a credit, in good working order and commit to utilize to agree to notify SSIU immediately of any change, including removal, made to the system(s). Inotify SSIU of such change could result in the voidance of the insurance agreement. **I d that the storm shutters or impact glass should protect all glazed surfaces on the building. **
I re aç aı	understa esponsibi gents, en nd insure	ON DISCLAIMER and that the valuation of my property and belongings is my own responsibility and NOT the lity of SSIU or the companies it represents. I agree to release SSIU and any of its subsidiaries, imployees and the companies they represent from any responsibility with regards to the valuation and amount of my property and belongings. I also understand that my policy contains a coinsurance ich could reduce the insurance coverage available to me in the event of a loss.
	_	BLE DISCLAIMER nd that my policy has deductibles, which could result in large out of pocket expense to me.
w P is R pi ai	hich stat Premium p ssuance a Rate Retu roperly re n approv	ATION Indicate that the policy being provided to me by SSIU contains a Minimum Earned Premium provision, the state in the event of a cancellation, SSIU is entitled to and will retain the Minimum Earned percentage specified in my policy. In addition, I understand that all fees charged at the time of policy are non-refundable. Furthermore, I acknowledge that the policy being provided includes a Short are provision. All notices of cancellation must be in writing and signed by the policy holder. All requested cancellations will be effective on the date such notice is received by SSIU, or the date of each documented triggering event, whichever is earlier. Refunds will be limited to the 45-day or to the date of receipt of such notice of cancellation regardless of circumstance.
l ∪ or re	r the poli emit payn	Ind that payment for my policy is due to SSIU within ten (10) days of the effective date of my policy icy will be cancelled automatically for non-payment. I acknowledge that it is my responsibility to nent to either directly to SSIU; or, to my Agent of Record in a timely manner so that payment may led to SSIU within the above-stipulated time frame.
IN Lu po ca ai	NSPECTI understar ossible to ancelled rrangeme	ons and that a third-party inspection service provider will contact me. I agree that I will make every effort a schedule an inspection appointment in a timely manner and understand that my policy may be if an inspection has not been performed within thirty days of the effective date, unless prior ents have been conveyed and agreed upon.
E I : e · lo di	acknowle vent cont oss event amages v f repairs,	Edge that the policy for which I have applied excludes any existing damage regardless of cause or cributing concurrently or in any sequence to the loss. These exclusions apply whether or not the results in widespread damage or affects a substantial area. Existing Damage means any which occurred prior to policy inception, any damages arising out of workmanship, repairs or lack and any damages to all structures covered by your previous policy which have been fully and/or or repaired. By initialing, I certify my property is in good repair and without any previous damage.
PHONE:	,,	EMAIL:
CLIENT SIGNA	ATURF [.]	
CLILINI SIGNATURE.		

STATEMENT OF DILIGENT EFFORT

I,Name of Retail/Producing Agent	License #:
Name of Agency:	
Have sought to obtain:	
Specific Type of Coverage	for
Named Insuredauthorized insurers currently writing this type of coverage:	from the following
(1) Authorized Insurer:	
Person Contacted (or indicate if obtained online declination):	
Telephone Number/Email:	Date of Contact:
The reason(s) for declination by the insurer was (were) as follows (Attach electronic	declinations if applicable):
(2) Authorized Insurer:	
Person Contacted (or indicate if obtained online declination):	
Telephone Number/Email:	Date of Contact:
The reason(s) for declination by the insurer was (were) as follows (Attach electronic	declinations if applicable):
(3) Authorized Insurer:	
Person Contacted (or indicate if obtained online declination):	
Telephone Number/Email:	Date of Contact:
The reason(s) for declination by the insurer was (were) as follows (Attach electronic	declinations if applicable):
	Date
5 , 5 5-	

"Diligent effort" means seeking coverage from and having been rejected by at least three authorized insurers currently writing this type of coverage and documenting these rejections.

Surplus lines agents must verify that a diligent effort has been made by requiring a properly documented statement of diligent effort from the retail or producing agent. However, to be in compliance with the diligent effort requirement, the surplus lines agent's reliance must be reasonable under the particular circumstances surrounding the export of that particular risk. Reasonableness shall be assessed by taking into account factors which include, but are not limited to, a regularly conducted program of verification of the information provided by the retail or producing agent. Declinations must be documented on a risk-by-risk basis.

POLICYHOLDER DISCLOSURE

NOTICE OF TERRORISM INSURANCE COVERAGE

You are hereby notified that under the Terrorism Risk Insurance Act of 2002, as amended ("TRIA"), that you now have a right to purchase insurance coverage for losses arising out of acts of terrorism, as defined in Section 102(1) of the Act, as amended: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury, in consultation with the Secretary of Homeland Security and the Attorney General of the United States, to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of an air carrier or vessel or the premises of a United States mission; and to have been committed by an individual or individuals, as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. Any coverage you purchase for "acts of terrorism" shall expire at 12:00 midnight December 31, 2027, the date on which the TRIA Program is scheduled to terminate, or the expiry date of the policy whichever occurs first, and shall not cover any losses or events which arise after the earlier of these dates.

YOU SHOULD KNOW THAT COVERAGE PROVIDED BY THIS POLICY FOR LOSSES CAUSED BY CERTIFIED ACTS OF TERRORISM IS PARTIALLY REIMBURSED BY THE UNITED STATES UNDER A FORMULA ESTABLISHED BY FEDERAL LAW. HOWEVER, YOUR POLICY MAY CONTAIN OTHER EXCLUSIONS WHICH MIGHT AFFECT YOUR COVERAGE, SUCH AS AN EXCLUSION FOR NUCLEAR EVENTS. UNDER THIS FORMULA, THE UNITED STATES PAYS 80% OF COVERED TERRORISM LOSSES EXCEEDING THE STATUTORILY ESTABLISHED DEDUCTIBLE PAID BY THE INSURER(S) PROVIDING THE COVERAGE. YOU SHOULD ALSO KNOW THAT THE TERRORISM RISK INSURANCE ACT, AS AMENDED, CONTAINS A USD100 BILLION CAP THAT LIMITS U.S. GOVERNMENT REIMBURSEMENT AS WELL AS INSURERS' LIABILITY FOR LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM WHEN THE AMOUNT OF SUCH LOSSES IN ANY ONE CALENDAR YEAR EXCEEDS USD100 BILLION. IF THE AGGREGATE INSURED LOSSES FOR ALL INSURERS EXCEED USD100 BILLION, YOUR COVERAGE MAY BE REDUCED.

THE PREMIUM CHARGED FOR THIS COVERAGE IS PROVIDED BELOW AND DOES NOT INCLUDE ANY CHARGES FOR THE PORTION OF LOSS COVERED BY THE FEDERAL GOVERNMENT UNDER THE ACT.

		e for acts of terrorism for a prospective premium of tax of \$, total terrorism premium of		
I hereby elect to have coverage for acts of terrorism excluded from my policy. I understand that I will have no coverage for losses arising from acts of terrorism.				
Policyholder/Applicant Signature		Company		
Print Name		Policy Number		
Date				