

Texas Non-Subscriber/Occupational Accident Application

Email completed application to submit@midman.com.

Арр	olication is hereby made for coverage (s	•		·		
that	the initial premium is paid in full and th					·
1. Legal Name of Applicant:						
	DBA:			FEIN:		· · · · · · · · · · · · · · · · · · ·
	Corporation □ Partnership □	Sole I	Proprietor □	LLC 🗆	Other	
	Phone:			Email:		-
	Description of Operations:					
2.	Mailing Address:			City:		· · · · · · · · · · · · · · · · · · ·
	State / Zip:	 				
3.	Street Address:	· · · · · · · · · · · · · · · · · · ·		City:		····
	State / Zip:					
4.	Contact Person:			Title:		
5.	Has the applicant ever filed bankru	ptcy? □ Yes	s □ No			
6.	Has applicant rejected WC? ☐ Yes	□ No	Date of reject	tion of the Act	· · · · · · · · · · · · · · · · · · ·	····
7.	Are Owners/Officers/Partners to be	covered?	Yes □ No			
	Are they on the State Employment		-			
8.	Are any affiliate companies to be co				or attach list i	
Leg	al Entity Name	FEIN	Legal Ent	tity Name		FEIN
9.	List all locations to be covered or a	ttach list if n			T	
#	Location (Street Address)		City		Zip Code	# of Employees
1. 2.						
3.						
4.						



	the ful	l plan document, th	e Summary Plan D	escription (SPD) and	the Schedule of E	Benefits.
11.	List al	l applicable classific	cations for the app	licant: P/T employee	es = working less	than 20 hours/week
Clas	s Code	Description		F/T	PT An	nual Payroll
12.		and Coverage Limi ined Single Limit:	ts Available:			
	COIIID	100,000 □	750,000 □	3,000,000 □	6,000,000 □	9,000,000 □
		300,000 □	1,000,000 □	4,000,000 □	7,000,000 🗆	10,000,000 🗆
		500,000 □	2,000,000 □	5,000,000 □	8,000,000 🗆	
	Deduc	tible or SIR:				
		500 □	5,000 □	50,000 □	150,000 □	500,000 □
		1,000 □	10,000 □	75,000 □	200,000 □	1,000,000 □
		2,500 □	25,000 □	100,000 □	250,000 □	Other
	AD&D		450,000 =	250 000 =	200 000 =	250 000 =
		100,000 □	150,000 □	•	300,000 □	350,000 □
	<u>Benefi</u>	it Period: 1 Year □	2 Years □ 3 Ye	ears 🗆		
	Elimin	ation Period: 0 Da	ys □ 5 Days □	7 Days □ 14 Days	s □ 21 Days □	
	<u>Maxim</u>	um Weekly Wage R	eplacement Benef	<u>it</u> :		
		200 □	400 □	600 □	800 □	1,000 □
		300 □	500 □	700 □	900 🗆	
13.	Gener	al Information:				
	Does t	he applicant have a	ny employees who	o are subject to the fo	ollowing?	
	A. U	.S. Longshore & Harl	oor Workers' Act:	□ Yes □ No		
	B. Jo	ones Act:		□ Yes □ No		
	C. Fe	ederal Employers' Lia	ability Act:	□ Yes □ No		

10. Does the applicant currently have an ERISA Plan? ☐ Yes ☐ No If yes, please provide a copy of

14.



"En	nployees subject to" – continued: <u>Explain</u>	all "Yes" answers below:
D.	Heights over 15 feet – List Maximum	□ Yes □ No
E.	List maximum weight of material handling	
F.	Loading or Unloading	□ Yes □ No
G.	Explosives, caustic or hazardous materials	□ Yes □ No
Has	applicant ever had or been threatened wit	
H.	OD/CT Claim	□ Yes □ No
I.	Employers' Liability Loss or Claim	□ Yes □ No
J.	OSHA Violation within last 5 years	□ Yes □ No
Do	any of the following apply?	
K.	Filed Bankruptcy in last 5 years	□ Yes □ No
L.	Own, lease or charter aircraft or watercraft	□ Yes □ No
M.	Have employees under 18 or over 65	□ Yes □ No
N.	Use leased or temporary employees	□ Yes □ No
Ο.	Use 1099 independent contractors	□ Yes □ No
P.	Use sub-contractors	□ Yes □ No
Q.	Use forklift operators	□ Yes □ No
	If "Yes", are all operators certified?	□ Yes □ No
R.	Provide employee healthcare plans	□ Yes □ No
S.	Currently have medical facilities chosen to handle employee injuries	□ Yes □ No
	If "Yes", please list below or attach separat	te list if needed:
	es the applicant have a written Safety / Los	ss Control Program? Yes No If yes:
Wh	o developed Program? Name:	
Add	lress:	City / State / Zip:
Pho	ne:	Email:
Wh	en was the Program initiated?	When was the Program last updated?

If yes, please explain:



Ple	ease provide the following information concerning the current loss prevention practices:							
A)	Safety - Does the Safety / Loss Control Program include:			de:				
1	A written Safety Manual?			□ Yes □	No			
2	Safet	ty Director?			□ Yes □	No	□ FT	□ PT
3	Safet	ty Incentive Progra	ım?		□ Yes □	No		
4	Alcoh	nol / Drug Testing	Program?		□ Yes □	No		
5	Capa	city Testing Prior	to Hire		□ Yes □	No		
6	Safet	ty Committee?			□ Yes □	No		
7	Safet	y Meetings?			□ Yes □	□ No		
8	Perio	dic Self-Inspection	ns?		□ Yes □	No	Frequency_	
B)	Trair	ning – Does the T	raining Program	includ	9 :			
1	Writte	en Training Progra	m for New Employ	yees?	□ Yes □	No		
2	Train	ing Director?			□ Yes □	No	□ FT	□ PT
3	Ongo	oing Employee Tra	ining?		□ Yes □	No	Frequency_	
C)	Othe	r Procedures						
1	Bodil	y Injury Reporting	and Record Keep	ing?	□ Yes □	No		
2	Bodil	y Injury Investigati	on		□ Yes □	No		
		oile Exposure:	mobiles owned, o	perated				
Radius o	of.	Private				er of Commercia	Units	
Operatio		Passenger	Light	Me	edium	Heavy	X-Heavy	Tractors
0 - 50 51 - 200								
Over 200								
ls	the en	tity subject to:						
Te	exas D0	OT Requirements	□ Yes □	No		TX DOT Numbe	er:	
US	S DOT	Requirements	□ Yes □	No		US DOT Numbe	er:	
LP	PG Req	uirements	□ Yes □	No				
Do	Do you run MVR's at least annually on all driver		ers?			□ Yes □ I	No	
Ar	Are employees required to drive their own vehicle		hicles f	or busines	s purposes?	□ Yes □ I	No	
Сс	ommod	ities Transported:						· · · · · · · · · · · · · · · · · · ·
Do	driver	s load or unload?	□ Yes □	No				
Do	o vou h	andle store or trai	asport explosive o	austic	or hazardo	ous materials?	□Yes□I	No

Page 4 of 6 Form Date: 09/29/15



Minin	num Standards for Drivers:					
Minim	um Age:	Maximum Age:		_		
Minim	um commercial truck driving e	xperience:		_(years)		
Maxin	num number of accidents perm	itted:	(number)	in the past		years
Maxin	num number of violations perm	itted:	(number)	in the past		years
until a	urplus Lines Tax & Stamping For proved in writing by the Conle (the prior calendar month's page 1	npany by way o	f a binder. The	e Payroll should	be the mos	st recent 30 day period
	the Policy's provisions, the Co een underpaid, the Company s					termined that premiums
A.	The applicant requests cover bound by all the terms, condi agrees that: 1) neither this R insurance to become effectiv accept and issue a binder of when due.	tions and limitation equest for Cover ve. In order for i	ons of the Polic rage nor the pa nsurance to ta	cy applied for. The syment of any make effect on the	he applicant noneys to be date specif	further understands and applied shall guaranted ied, the Company mus
В.	Acceptance of the request/ap the Policy; (3) Company ver ERISA document.					
C.	The Company will notify the a	pplicant of any a	pproval or decl	ination of this ap	plication.	
D.	The undersigned applicant uninspection by a certified sa understands and agrees to recommendations as a continuous continuous as a continuous c	fety consultant, hat he or she	as a continge will be requ	ency for covera	ge acceptan	ce. The applicant also
E.	The undersigned applicant has terms, conditions and exclusion not authorized by the Company unless the statement application shall become a part of the company unless the statement of the company unless the comp	ions of this appli pany to bind co ent is reduced to	cation and the verage. Furthe	Policy. The apper, no statemen	olicant unders t made by t	stands that the Agent is the Agent will bind the
F.	The undersigned applicant ur she will be reimbursed in acc for on-the-job injuries.					
G.	The undersigned applicant u coverage afforded under this					
Applic	cant Signature (Officer)	Titl	e		Da	ate
Print I	Name of Applicant					



The undersigned Agent warrants he or she has not represented the above coverage, as anything other than an employer reimbursement Policy for on-the-job employee related injuries.

Agent of Record:		Date:
Agency / Agent Printed Name:		
Address:	City / State / Zip:	
Phone:	Email:	

THIS INSURANCE CONTRACT IS WITH AN INSURER NOT LICENSED TO TRANSACT INSURANCE IN THIS STATE AND IS ISSUED AND DELIVERED AS A SURPLUS LINES COVERAGE PURSUANT TO THE TEXAS INSURANCE STATUTES. THE STATE BOARD OF INSURANCE DOES NOT AUDIT THE FINANCES OR REVIEW THE SOLVENCY OF THE SURPLUS LINES INSURER PROVIDING THIS COVERAGE, AND THE INSURER IS NOT A MEMBER OF THE PROPERTY AND CASUALTY INSURANCE GUARANTY ASSOCIATION CREATED UNDER THE INSURANCE CODE, ARTICLE 21.28-C. THE INSURANCE CODE, ARTICLE I. 14-2, REQUIRES PAYMENT OF 4.85 PERCENT TAX ON GROSS PREMIUM.

THIS IS NOT A POLICY OF WORKERS' COMPENSATION INSURANCE. THE EMPLOYER DOES NOT BECOME A SUBSCRIBER TO THE WORKERS' COMPENSATION SYSTEM BY PURCHASING THIS POLICY, AND IF THE EMPLOYER IS A NON-SUBSCRIBER, THE EMPLOYER LOSES THOSE BENEFITS WHICH WOULD OTHERWISE ACCRUE UNDER THE WORKERS' COMPENSATION LAWS. THE EMPLOYER MUST COMPLY WITH THE

WORKERS' COMPENSATION LAW AS IT PERTAINS TO NON-SUBSCRIBERS AND THE REQUIRED NOTIFICATIONS THAT MUST BE FILED AND POSTED.

FRAUD WARNING:

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 the person to criminal and civil penalties.

WARRANTY STATEMENT

The undersigned authorized officer of the Applicant declares that the statements set forth herein are true. The undersigned authorized officer agrees that if the information supplied on the application changes between the date of the application and the effective date of the insurance, he/she (undersigned) will immediately notify the insurer of such changes, and the insurer may withdraw or modify any outstanding quotations and/or authorization or agreement to bind the insurance. Signing of this application does not bind the Applicant to the insurer to complete the insurance.



DISCLOSURE AND ACKNOWLEDGEMENT CONCERNING WORKERS' COMPENSATION

This will acknowledge that in solicitation of the Texas Non-Subscriber Occupational Accident Policy, the Agent named below (herein referred to as "Agent"), explained to me the following facts about the Texas Workers' Compensation Act (the "Act"). The following facts were discussed, and as an employer I am aware of their importance. To my knowledge, no statements contrary to the following statements were made by the Agent to anyone employed by or representing me.

- 1. Workers' compensation insurance is a "No-Fault" system that affords coverage for my employees and protections for me which no alternative insurance plan can duplicate.
- 2. It is my responsibility, should I elect not to purchase workers' compensation insurance, to notify the Texas Department of Insurance, Division of Workers' Compensation ("DWC") at the time of such election by filing the appropriate form (currently the DWC Form 5). I must also annually file the appropriate form (currently DWC Form 5) with the DWC on the anniversary date of the original filing or if I have canceled my workers' compensation policy, on the anniversary of the cancellation date of the workers' compensation policy. I am aware of the penalty for failure to properly file can be as much as \$25,000 per day. I also must notify my workers' compensation carrier, in the manner provided by the law, at the time of my election. All notices and elections must be made by certified mail, return receipt requested.
- **3.** Agent has advised me that if I become a non-subscriber under the Act, I should seek the advice of competent legal counsel in meeting the provisions of the Act. Agent has advised me to seek legal advice for the current law as it applies to my situation.
- 4. I am aware that as a non-subscriber, should I purchase an alternative insurance product that provides occupational injury benefits for my employees, I may come under the Employee Retirement Income Security Act of 1974 (ERISA). I understand that it may be in my best interest to have a written occupational injury benefit plan, and to file this plan under ERISA with the U.S. Department of Labor. Such insurance and plan do not preempt a personal injury negligence lawsuit.
- **5.** I understand that a safety program could help reduce the frequency and severity of on-the-job injuries and could also help me meet my responsibility to provide a "reasonably safe place to work" for our employees.

I acknowledge the option I have selected is solely my choice and the alternative plan I have chosen was not represented by Agent to any person as being a substitute for statutory workers' compensation insurance. Agent did not induce me or any representative of my company to reject Workers' Compensation. I have sought, or been given the opportunity to seek, competent legal counsel to advise me on this decision.

THIS IS NOT A POLICY OF WORKERS' COMPENSATION INSURANCE. THE EMPLOYER DOES NOT BECOME A SUBSCRIBER TO THE WORKERS' COMPENSATION SYSTEM BY PURCHASING THIS POLICY, AND IF THE EMPLOYER IS A NON-SUBSCRIBER, THE EMPLOYER LOSES THOSE BENEFITS WHICH WOULD OTHERWISE ACCRUE UNDER THE WORKERS' COMPENSATION LAWS. THE EMPLOYER MUST COMPLY WITH THE WORKERS' COMPENSATION LAW AS IT PERTAINS TO NON-SUBSCRIBERS AND THE REQUIRED NOTIFICATIONS THAT MUST BE FILED AND POSTED.

I have read the above and acknowledge Agent has discussed each of these items with me.

Signed this ______ Day of ______ , 20_____

Agent Name (please print) Employer Name (please print)

Agent Signature Signature Signature Officer / Owner

Witness Name and Title (please print)



STATEMENT OF NO KNOWN LOSSES

Applicant (please print)	Phone
Address (street)	City, State, Zip Code
By signing below, the applicant confirms that:	
There are no known losses or claims that have not been reperfrom which claims might be made;	orted to a previous insurance carrier, or to any other source
There is no knowledge of facts or circumstances that relatincluding those caused by incremental, continuous, or progreemployees, or affiliates acting on the insured's behalf which reported to a prior insurance carrier;	essive damage; arising from any of the insured's operations,
There is no knowledge of any requests for information by any	one, including an attorney, which might result in a claim; and
There is no knowledge of any prior insurance carrier refu occurrence, incident, threat of claim, letter of intent, adverse re	
FRAUD STATEMENT	
ANY PERSON WHO KNOWINGLY AND WITH INTENT TO PERSON FILES AN APPLICATION FOR INSURANCE OR STALSE INFORMATION OR CONCEALS FOR THE PURPOST FACT MATERIAL THERETO, COMMITS A FRAUDULENT THE PERSON TO CRIMINAL AND CIVIL PENALTIES.	STATEMENT OF CLAIM CONTAINING ANY MATERIALLY SE OF MISLEADING, INFORMATION CONCERNING ANY
WARRANTY STATEMENT	
THE UNDERSIGNED EXECUTIVE OFFICER, DIRECT AUTHORIZED REPRESENTATIVE DECLARES THAT THE UNDERSIGNED AGREES THAT IF THE INFORMATION SITHE DATE OF THE APPLICATION AND THE EFFECTIVE WILL IMMEDIATELY NOTIFY THE INSURER OF SUCH CHITHE INSURER MAY WITHDRAW OR MODIFY ANY OUTS AGREEMENT TO BIND THE INSURANCE. SIGNING OF INSURER TO COMPLETE THE INSURANCE.	E STATEMENTS SET FORTH HEREIN ARE TRUE. THE SUPPLIED ON THE APPLICATION CHANGES BETWEEN E DATE OF THE INSURANCE, HE/SHE (UNDERSIGNED) HANGES, AND THE INSURER OF SUCH CHANGES, AND STANDING QUOTATIONS AND/OR AUTHORIZATION OR
I warrant that the information contained in this application and is subject to the same warranties and conditions. The into the final policy, if issued.	
·	
Representative (please print)	Title
Representative Signature	Date



ADDENDUM TO TEXAS NON-SUBSCRIBER OCCUPATIONAL ACCIDENT INSURANCE POLICY APPLICATION

Request for Exclusion of Certain Officers/Owners/Partners

Applicant hereby requests that the individual officers/owners/partners of the named applicant listed below be excluded from coverage under the Texas Non-Subscriber Occupational Accident Insurance Policy for which the applicant has applied. The applicant recognizes that the Policy will not provide any reimbursement for benefits provided to such officers/owners/partners by the applicant. The applicant further recognizes that no employer's indemnity coverage shall be provided by the Policy with respect to any occupational injury, disease, or condition suffered by any such officers/owners/partners as a result of employment with the applicant. The Policy shall not provide any reimbursement or indemnification for any liability by settlement, judgment or otherwise, to any such officers/owners/partners. The Policy shall not provide reimbursement or indemnification for any attorney's fees, costs or other expenses incurred by the applicant in defending itself against any claims of such officers/owners/partners. The exclusion of coverage for officers/owners/partners shall be effective on the

	day of	, 20		
Applicant Representative	Print Applicant Name			
Authorized Signature				
Date				
OFFICER / OWNER / PAR	TNER REQUEST FOR EXCLUSION FROM	/I COVERAGE		
Occupational Accident Insurance F by Applicant for any Employer's P	artners hereby request to be excluded from coverage un Policy for which Applicant has applied. It is further reques rimary Indemnity Coverage Policy which provides cover we Trauma suffered in the Scope of Employment with Applications.	sted that no premiums be paid rage for Occupational Injuries,		
Printed Name and Title	Signature of Officer / Owner / Partner	 Date		
	Ç			
Printed Name and Title	Signature of Officer / Owner / Partner	Date		
Printed Name and Title	Signature of Officer / Owner / Partner	Date		
Printed Name and Title	Signature of Officer / Owner / Partner	 Date		
Printed Name and Title	Signature of Officer / Owner / Partner	 Date		



ERISA PLAN INFORMATION SHEET

1.	Policy Inception Date:Expiration Date:
2.	Legal Name of applicant:
3.	FEIN Number:
4.	Physical Address: (Please attach schedule of locations if more than one (1) location.)
	Street Address:
	City / State / Zip:
5.	Mailing Address (if different):
	P.O. Box or Street Address:
	City / State / Zip:
6.	Has applicant rejected WC? Yes ☐ No ☐ Date of rejection of the Act:
7.	If applicant will be utilizing an existing ERISA Plan, list the Plan number: If not, Midlands will issue an ERISA Plan with the number: 500
8.	Contact Name on ERISA Plan for Employee Questions:
9.	Contact Phone Number:Email:
Nam	e and Address of applicant's Company Representative or Agent for Service of Legal Process:
10.	Name:
11.	Street Address:
12.	City / State / Zip:
Wee	kly Indemnity Benefits (for ERISA Plan – see note below):
13.	Elimination Period: days
14.	Benefit Percentage: 75 %
15.	Maximum Per Week: \$
16.	Was Coverage for Occupational Disease and Cumulative Trauma Purchased? ☐ Yes ☐ No
17.	Medicare Responsible Reporting Entity (RRE) Number:

Note: The insurance policy has a 7 or 14 day Elimination Period, and indemnifies up to 75% of pay. The Insured has also bound coverage based on a Maximum Per Week Benefit. However, the Insured may elect to self-fund benefits based on a shorter elimination period, a higher percentage of pay, and/or a higher maximum benefit per week. Any benefits paid by the Insured under its ERISA plan that are greater than the benefits specified under the insurance policy will neither count toward satisfaction of the policy's Deductible nor be indemnified under the policy.