

originals forwarded on the day of signing to UTIS. Receipt of cash with or without application for a policy will not constitute automatic binding coverage for said policy.

SECTION 4. LICENSING

Producer warrants that it is properly licensed to sell insurance in its state of domicile, and all other states in which Producer sells insurance, and agrees to act in compliance with all laws and regulations regarding placement of insurance with admitted and/or non-admitted insurance companies in each such state.

SECTION 5. PREMIUM PAYMENT

Producer guarantees payment to UTIS of all premiums, earned premiums, including fees and taxes, billed to Producer, on or before the invoice date specified, for all policies placed by Producer, notwithstanding the ability of Producer to collect premiums from the insured and without regard to any financing agreements. If Producer does not pay UTIS within the time specified. UTIS is authorized to cancel any certificates or policies for which UTIS has not been paid, and Producer agrees to pay the earned premium on such canceled documents.

SECTION 6. CANCELLATION

There shall be no flat cancellation of any insurance coverage bound and/or written at the request of Producer under any circumstances, except as prescribed by state law. All coverage effected by UTIS at the request of Producer are submitted with the understanding that they are not subject to flat cancellation, and will be canceled in accordance with the policy issued and the insurance carrier's procedures. In consideration of the commission allowed to Producer on all premiums and additional premiums, the Producer agrees to refund commission on all returned premiums at the same rate at which such commission was originally paid.

SECTION 7. ACCOUNTING

Producer will pay in accordance with terms provided by UTIS invoices provided to Producer. The payment must be mailed in time to reach our office no later than the date indicated on each invoice. When a discrepancy exists in accounting between Producer and UTIS, it shall be Producer's responsibility to notify UTIS, in writing, within ten (10) days from receipt of invoice, or within fifteen (15) days from the month end of policy (ies) effective date, whichever shall occur earlier, of amounts in variance with UTIS's records. If no written notice is received by UTIS within this period of time, UTIS's accounts will stand as correct and agreed to by Producer.

SECTION 8. CLAIMS AND REPORTS OF LOSSES

Producer agrees to report, immediately upon receipt, any claim, loss or possible claim or loss it has knowledge of, in writing, to UTIS, and to immediately report, in writing, any fact, occurrence, or incident that may result in a loss or claim, under any policy of insurance placed through UTIS. Producer does not have authority to adjust, handle, investigate or provide coverage opinions regarding any claim, loss or occurrence.

SECTION 9. ADVERTISING

Producer may not, without the express written consent of UTIS, issue, print or circulate any letter, pamphlet, advertisement, publication or statement, oral or written, referring in any way to UTIS or representing any relationship of any kind between Producer, UTIS or any market represented by UTIS. Producer specifically agrees to indemnify UTIS for any loss, legal fees, or other expense it may sustain from any unauthorized advertisement, publication or statement by Producer.

SECTION 10. INDEMNITY AGREEMENT

UTIS shall indemnify and hold the Producer harmless from and against any and all claims, suits, actions, judgments, loss or expense the Producer may incur or become obligated to pay as a result of any act, omission or negligence of UTIS in its processing or handling of insurance business placed by the Producer through UTIS under this Agreement, except to the extent that the Producer has caused, exacerbated or contributed to such error.

Producer shall indemnify and hold UTIS harmless from and against any and all claims, suits, actions, judgments, loss or expense UTIS may incur or become obligated to pay as a result or any act, error, omission, negligence or breach of this Agreement by Producer, including, but not limited to, any failure of Producer or any of its agents, servants or employees to act, except to the extent that UTIS has caused, exacerbated or contributed to such error.

Each party shall promptly provide written notice to each other party of any claimed obligation of the other party arising under this indemnification provision, but in no event may such notice be provided by the party seeking indemnification after thirty (30) days after receipt or notice of the possible claim, suit, action, judgment, loss or expense giving rise to the obligation to indemnify.

SECTION 11. ERRORS AND OMISSIONS INSURANCE

Producer agrees to maintain, at all times this Agreement is in effect, errors and omissions coverage for itself and its agents, solicitors, servants and employees in an amount not less than \$500,000. A copy of the policy or confirmation of coverage will be submitted annually to UTIS. This agreement will terminate automatically in the event Producer fails to provide the required confirmation or coverage.

SECTION 12. TERMINATION

This Agreement may be terminated at any time by either party upon written notice mailed to the last known address of the other party. Termination of this agreement will not affect the provisions of sections 4, 5, 6, 7, 8, 9, 10, 11, and 13 with regard to any policy of insurance placed through UTIS during the term of this agreement or any prior or subsequent agreement between the parties.

SECTION 13. GOVERNING LAW

This Agreement shall be governed and construed in accordance with the laws of the State of Florida. Any legal proceedings of any nature brought by any party to this Agreement to enforce any right or obligation shall be brought only in the Circuit Court of the Judicial Circuit, in and for Seminole County, Florida. IN THE EVENT OF ANY LITIGATION ARISING OUT OF, OR TO ENFORCE THIS AGREEMENT, EACH PARTY EXPRESSLY WAIVES ALL RIGHTS TO TRIAL BY JURY OF ANY SUCH ACTION.

SECTION 14. SAVINGS CLAUSE

The invalidity or unenforceability of any provision of Agreement shall not affect the other provisions hereof, and Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

Executed on the _____ day of _____, 2018

WITNESSED BY: (2 Signatures)

(2 Signatures)

PRODUCER

Agency: _____

By: _____

Title: _____

By: _____

(For Partnerships)

Title: _____

WITNESSED BY: (2 Signatures)

USA TELECOM INSURANCE
SERVICES, LLC

By: _____

Title: _____