

INSURICANE INSURANCE, LLC.

Instant Homeowners Insurance Plan Enrollment Form

Name _____

Address _____

Event _____

This contract represents the transfer of one insurance contract (hereinafter “PRODUCT”) between the customer (“CLIENT”) denoted NAME living at ADDRESS, and INSURICANE, LLC. (“COMPANY”), to be processed on the date, today, SEPTEMBER 9, 2018.

PRODUCT by definition described on the COMPANY webpage and information pages includes:

1. An insurance contract for the property at ADDRESS owned by CLIENT, to be valued at a payout that is capped by the quantity agreed to for a certain proportion by CLIENT.
2. This exchange occurs virtually through the COMPANY website of www.insurricane.com, whereby the CLIENT may select a proportion of their house value to be insured. COMPANY from the server client will add this information as an addendum to this contract.
3. This insurance contract is to be strictly used in the event of the natural disaster stated in EVENT above. Settlement is to be conducted through a third-party in order to quantify the eventual settlement quantity and payout to CLIENT.
4. CLIENT agrees to pay COMPANY a proportional charge fee for using this service. Although COMPANY provides a high-level breakdown of the hedge used to provide this insurance, a fee is justified via the information access and facilitation of investment.

COMPANY does not assume risk towards the actual property itself, rather only through the counterparty risk incurred by this PRODUCT. CLIENT agrees not to hold COMPANY liable for any additional insurance that they have not purchased or been sufficiently thorough in managing, including but not limited to: automobile, life, or any intellectual property not already stored.

CLIENT deems itself to be ineligible for signing this contract in the cases of pre-storm damage, renter status, or already insured properties. Should this behavior be discovered, CLIENT understands the penalty can be equivalent to the full value of the settlement proceeding.

Any formal misunderstandings, special circumstances, or objections are the responsibility for CLIENT to raise prior to the signing of this contract. COMPANY assumes only the liability stated in this contract and subsequent documents signed to by CLIENT. CLIENT and COMPANY agree for this to be legally binding in a court of law.

SIGNATURE _____ **DATE** _____