INSURANCE PROPOSAL PREPARED FOR:

M J Contracting, LLC 4056 E. Downing Street Mesa, AZ 85205

PREPARED BY:

Pascal Burke
2102 Business Center Drive, Ste. 280, Irvine, CA 92612
insure@pbibinc.com
877-893-7629

| | | | and Binding Instructions wal of Policy# RBI0006292 |
|--|--|------------------------------|--|
| | M J Contractir | | war of Folloy# RB10000232 |
| | 602-768-80 | | |
| | 002-700-00 | | |
| Insurance Carrier: <i>Underwriter:</i> | Scottsdale Indemnity Company | | (760) 345-9029 |
| Wholesaler: Broker / Rep: | Pascal Burke Insurance Brokerage Inc Pascal Burke | | 877-893-7629 |
| Retail Brokerage: Broker / Rep: | Pascal Burke Insurance Brokerage Inc Pascal Burke | | 877-893-7629 |
| If t | the insured's operations have changed or | there are differences in the | ne annual |
| | ots, and you would like a quote based on | | |
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| | | | |
| Ch | anges may affect premium amount, and a | are subject to approval pri | or to bind. |
| | | | |
| | ign, and Collect requirements Signature Page | | |
| | inance Agreement (SCIS or Producer arr | anged) | |
| Please choose yo | ur financing options 1. SCIS Financing | 2. Producer Financed | 3. Full Pay |
| | mail, or Fax request to (760) 345-9028 | | |
| | or email signed copy to your underwriter writer writer will review your submission and bin | d | |
| STEP 3 - Policy issu | ued via email insure@pbibinc.com | | |
| Policy wi | Il be emailed to: insure@pbibinc.com | | |
| STEP 4 - Payment | Options | | |
| STEP 5 - Send SCIS Check Authorization form for amount due at time of binding. | | | |
| PAYMENT OPTIC | ONS / CHECK BY FAX / CREDIT CARD | AUTHORIZATION: | |

PAY-IN-FULL \$2,798.86 LOW-DOWN PFA \$815.77 ☐ 3RD PARTY PFA \$1,297.26 The above Named Insured authorizes the payment of the total amount indicated above to be withdrawn from their checking account or Credit/Debit card as selected below, Credit/Debit Cards will have an convenience fee of \$20 added to the withdrawal: Account Name (If different):____

Code: _____

Date

□ AE

☐ Visa

☐ MC

Alternate Address:

Type of Card:

Renewal of Policy# RBI0006292

M J Contracting, LLC 602-768-8057

| COMMERCIAL GENERAL LIABILITY | |
|-------------------------------|--------------------|
| EACH OCCURRENCE LIMIT | \$1,000,000 |
| GENERAL AGGREGATE LIMIT | \$2,000,000 |
| HOT TAR & TORCHDOWN | \$100,000 SUBLIMIT |
| PRODUCTS/COMPLETED OPERATIONS | \$2,000,000 |
| PERSONAL & ADVERTISING INJURY | \$1,000,000 |
| FIRE LEGAL LIABILITY | \$50,000 |
| MEDICAL PAYMENT LIMIT | \$5,000 |

DEFENSE EXPENSES AS THE TERM IS DEFINED IN THE POLICY ARE INCLUDED WITHIN THE INDEMNITY LIMITS AS DEFINED IN THE POLICY

| RATING INFORMATION | |
|-------------------------------|--|
| BASED ON GROSS RECEIPTS/SALES | \$353,000 |
| DEDUCTIBLE (PER CLAIM) | \$2,500 |
| ISO FORMS REQUIRED | O Yes No |
| POLICY TERM | 1 Year |
| CLASSIFICATIONS: | 91629 - DEBRIS REMOVAL 91584 - GENERAL CONTRACTOR (REMODEL COMMERCIAL / TI) 91583 - GENERAL CONTRACTOR (REMODEL RESIDENTIAL) |

| PRICING INFORMATION | |
|----------------------|------------|
| GL PREMIUM | \$1,627.00 |
| ENDORSEMENTS | \$250.00 |
| POLICY FEE | \$325.00 |
| Retail Broker Fee | \$70.00 |
| W/R Placement Fee | \$250.00 |
| Inspection Fee | \$200.00 |
| AZ Stamping Fee | \$4.80 |
| AZ Surplus Lines Tax | \$72.06 |

TOTAL: \$2,798.86

DOWN PAYMENT, TAX & FEES DUE WITHIN 10 DAYS OF EFFECTIVE DATE OR CANCELLATION NOTICE WILL BE SENT.

20% OF PREMIUM EARNED AT INCEPTION AS WELL AS INSPECTION FEE AND 20% OF ALL OTHER FEES FULLY EARNED

AT THE TIME OF BINDING. NO FLAT CANCELLATIONS ALLOWED

M J Contracting, LLC

602-768-8057

General Liability Forms and Endorsements

| Form Name | Form # |
|---|--------------------|
| Policy Cover Letter | ADM-1092 |
| President's Message | ADM-1091 |
| Privacy Policy | ADM-1093 |
| Contractors Shield Common Policy Declarations | SDI-D-1-0118 |
| Supplemental Declarations Page | SDI-D-2(04-22) |
| Schedule of Forms and Endorsements | SDI-1-0118 |
| NW Signature Page | UTI-COVPG-0121 |
| Notice to Policyholder - Important Claim Information | NOTI0595CW-0118 |
| Notice-Fraud Warnings | NOTX0650CW (03-22) |
| Exclusion of Certified Nuclear, Biological, Chemical or Radiological Acts of Terrorism | CG 21 84 01 15 |
| Nuclear Energy Liability Exclusion Endorsement | IL 00 21 09 08 |
| Cap on Losses from Certified Acts of Terrorism | CG 21 70 01 15 |
| Disclosure Pursuant to Terrorism Risk Insurance Act | IL 09 85 (01-15) |
| Service of Suit Clause | UTI-9g 06 22 |
| Bodily Injury on Property Owned by The Insured Exclusion With Exceptions | SDI-23-0920 |
| Contractors Shield Commercial General Liability Coverage Form | SDI-P-1(01-21) |
| Additional Insured - Owners, Lessees or Contractors - Scheduled Person or Organization - Completed Operations | SDI-3-0119 |
| Blanket Additional Insured - Ongoing Operations | SDI-6-0119 |
| Blanket Additional Insured - Ongoing Operations - Owners, Lessees or Contractors - Primary and Noncontributory | SDI-8-0118 |
| Scheduled Additional Insured - Ongoing Operations - Owners, Lessees or Contractors - Primary and Non-Contributory | SDI-9-0119 |
| Waiver of Transfer of Rights of Recovery Against Others To Us | SDI-16-0118 |
| Blanket Waiver of Transfer of Rights of Recovery Against Others To Us | SDI-17-0118 |
| Previously Completed Work or Product Extension | SDI-21-0920 |
| EXCLUSION - TORCHDOWN OR HOT TAR APPLICATION - \$100,000 Sub-Limit | SDI-58-0119 |
| NEW RESIDENTIAL CONSTRUCTION EXCLUSION | SDI-70-0920 |
| SCAFFOLDING - AMENDMENT - POLICY CONDITIONS | SDI-87 (01-23) |
| PFC/PFAS EXCLUSION | SDI-90 (01-23) |
| IMPORTANT NOTICE-PFC/PFAS | NOTX0655CW |

NOTICE OF TERRORISM INSURANCE COVERAGE

Under the Terrorism Risk Insurance Act of 2002, as amended pursuant to the Terrorism Risk Insurance Program Reauthorization Act of 2019 (the "Act"), you have a right to purchase insurance coverage for losses arising out of acts of terrorism, as defined in Section 102(1) of the Act. However, this policy includes such coverage for damages arising out of certified acts of terrorism and is limited by the terms, conditions, exclusions, limits, other provisions of the coverage quote or renewal application/questionnaire to which this offer is attached and by the policy, any endorsements to the policy and

The term "certified act of terrorism" means any act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State, 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.

You should know that where coverage is provided by this policy for losses resulting from "certified acts of terrorism," such losses may be partially reimbursed by the United States Government under a formula established by federal law. However, your policy may contain other exclusions or conditions which might affect your coverage, such as an exclusion for nuclear, chemical, biological or radioactive events. Under the formula, the United States Government agrees to reimburse eighty percent (80%) of covered terrorism losses that exceed the statutorily established deductible paid by the insurance company providing the coverage.

NO PREMIUM IS CHARGED FOR EITHER CARRIER OR GOVERNMENT BENEFITS

You should know that coverage provided by this policy for losses resulting from "certified acts of terrorism", that such losses may be partially reimbursed by the United States Government under a formula established by federal law. Under the formula, the United States Government generally reimburses 85% of the covered terrorism losses exceeding the statutorily established deductible.

CONDITIONAL TERRORISM COVERAGE

The federal Terrorism Risk Insurance Program Reauthorization Act of 2019 is scheduled to terminate at the end of December 31, 2027, unless renewed, extended or otherwise continued by the federal government. This policy contains Terrorism Coverage provided under the Act and the Act is terminated December 31, 2027, any terrorism coverage as defined by the Act provided in the policy will also terminate.

COVERAGE FOR "INSURED LOSSES" AS DEFINED IN THE ACT IS SUBJECT TO THE COVERAGE TERMS, CONDITIONS, AMOUNTS AND LIMITS IN THIS POLICY APPLICABLE TO LOSSES ARISING FROM EVENTS OTHER THAN "ACTS OF TERRORISM".

Quote: 567017

M J Contracting, LLC 602-768-8057

| INSURED'S INFORMATION | |
|------------------------|-----------------------------|
| Effective Date | 03/01/2024 |
| Applicant | M J Contracting, LLC |
| Contact | Michael Le Blanc |
| Physical Address | 4056 E. Downing Street |
| City, St Zip | Mesa, AZ 85205 |
| Telephone / Fax | 602-768-8057 |
| Email Address | mike@mjcontractingllc.com |
| Contractor's license # | 291628 |
| Business Type | Limited Liability Corp(LLC) |

| WORK EXPERIENCE | | |
|---|-----------|--|
| States in which you do business | AZ | |
| Do you work in multiple states? | O Yes No | |
| Years in business for yourself | 25 | |
| Years in profession | 30+ | |
| Detail Description of Operation | | |
| General contractor performing residential and some commercial remodeling works also doing roof work injunction to remodeling. | | |

| EXPOSURES | |
|--|-----------|
| a. Gross Receipts for the next 12 months? | \$353,000 |
| b. What are the Gross Receipts for the last 12 months? | \$240,000 |
| c. What are your subcontractor costs for the next 12 months? | \$130,000 |
| d. What is payroll for the next 12 months? | \$40,000 |
| e. Number of field employees? | 2 |

WORK EXPERIENCE

Percentage of work Performed

| Residential | Commercial | New | Remodel/Repair/Service |
|-------------|------------|-----|------------------------|
| 95 | 5 | 0 | 100 |

Describe in detail your largest project in the last 5 years along with the receipts \$\$\$. (DETAIL REQUIRED BY CARRIER FOR APPROVAL)

 $\$20,\!000$ worth performing remodeling and repair works in a residential area. $\$20,\!000$

Application Quote: 567017

M J Contracting, LLC 602-768-8057

| Have you been involved or do you subcontract any work involving blasting operations, hazardous waste, asbestos, mold, PCBs, or medical and/or industrial life? | O Yes No |
|--|----------------|
| Do you perform tract work? | O'Yes No |
| Do you use subcontractors? | Yes O No |
| Do all your subcontractors carry their own General Liability Insurance? | Yes O No |
| Do you always collect certificates of insurance from sub-contractors? | Yes O No |
| What minimum General Liability limit is required | 1000/2000/1000 |
| Do you always require sub-contractors to name you as additional insured? | • Yes O No |
| Do you have a standard formal written contract with sub-contractors? | Yes O No |
| If yes, does it have a hold harmless/indemnification agreement in your favor? | Yes O No |
| Do you do any work for condominium or townhouse associations? | O Yes No |
| Do you do OCIP (Wrap-up) work? | O Yes No |
| Any work performed for a fee or with labor and/or material costs paid by others? | O Yes No |
| Have you allowed or will you allow your license to be used by any other contractor? | O Yes No |

Application Quote: 567017

M J Contracting, LLC

| 602-768-8057 | |
|---|-----------|
| WORK EXPERIENCE (continued) | |
| Has any lawsuit ever been filed, or any claim otherwise been made against your company of any partnership or joint venture of which you have been a member of your company's predecessors in business, or against any person, company or entities on whose behalf your company has assumed liability? | O Yes No |
| Is your company aware of any facts, circumstances, incidents, situations, damages or accident (including but not limited to: faulty or defective workmanship, product failure, construction dispute, property damage or construction worker injury) that a reasonably prudent person might expect to give rise to a claim or lawsuit, whether valid or not, which might directly or indirectly involve the company? | O Yes No |
| SUPPLEMENTAL QUESTIONS (work in progress) | |
| Do you have a project in progress for which you are seeking coverage under this application? | Yes No |

Quote: 567017

M J Contracting, LLC 602-768-8057

| SUPPLEMENTAL QUESTIONS (litigation against applicant's) | | |
|---|-------------|--|
| Within the past 4 years have you filed any lawsuits and/or arbitration actions against any of your Yes No | | |
| customers for nonpayment of your services and/or materials you supplied? | 0 103 0 110 | |

X HAS NO LOSSES Yes No Earth bearing retaining wall construction over six feet? Yes No Are you doing any demolition work? Yes No Are you doing any trash hauling other than from a construction site? Yes No Do you use any scaffolding or stages in your operations? What is the percentage of hot work performed?: 0% Yes No Do you do any new construction? (Commercial) Yes No Do you do any new construction? (Residential) Yes No Earthquake retrofitting or updating? Yes No Are you involved in room additions? Yes No Do you engage in the construction of ADU's?

M J Contracting, LLC

602-768-8057

The policy you are applying for is issued by a Surplus Lines Carrier. The Surplus Lines Carrier may not be subject to all of the insurance laws and regulations of your State. State insurance insolvency guaranty funds are not available for a Surplus Lines Carrier.

The Applicant acknowledges that Applicant has read or has had the opportunity to read a sample of the Policy form that will be issued to the Applicant as well as commonly used endorsements. The Applicant further acknowledges that the sample may not contain all of the endorsements, restrictions that may be ultimately issued to the Applicant. The Applicant further acknowledges that a copy of the Policy form and commonly used endorsements has been made available to Applicant's broker. Further the Applicant acknowledges that a copy of the Contractors Shield Policy form and commonly used endorsements are available for review by either the Applicant or the Applicant's broker by contacting Shield Commercial Insurance Services at 760-345-9029



THERE ARE EXCLUSIONS, RESTRICTIONS, SUBLIMITS AND CONDITIONS IN THE POLICY THAT LIMIT COVERAGE. SOME, BUT NOT ALL OF THESE ARE AS FOLLOWS:

- DEFENSE COSTS REDUCE INDEMNITY LIMITS UNLESS ADDITIONAL COVERAGE PURCHASED
- ANY AUDITS OF THIS POLICY THAT RESULT IN ADDITIONAL PREMIUM DUE WILL ALSO INCLUDE ANY APPLICABLE FEES AND TAXES.
- BINDING ARBITRATION CLAUSE
- DEDUCTIBLE
- TORCH AND HOT TAR SUBLIMIT OF \$100,000 ON APPLICABLE CLASS CODES
 - Applicant confirms that a 2 hour fire watch and other acts are required conditions is required for sub limit coverage
- SOME OF THE EXCLUSIONS
 - OPEN ROOF WATER DAMAGE EXCLUSION
 - TOTAL POLLUTION except HVAC and HOSTILE FIRE CLAIMS
 - VARIOUS MATERIAL, BIOLOGIC AND RADIATION EXCLUSIONS: ASBESTOS; CONCRETE SULFATES; ELECTROMAGNETIC RADIATION; LEAD; MOLD; BACTERIA AND OTHER ORGANICALLY- CAUSED DAMAGES, POLLUTION DISCHARGE GENERALLY; COMMUNICABLE DISEASE
 - EARTH MOVEMENT
 - o LICENSED VEHICLE (AUTO), AIRCRAFT, OR WATERCRAFT LIABILITY
 - BLASTING OPERATIONS
 - INTENTIONAL OR CRIMINAL ACTS
 - LIABILITY TO EMPLOYEES AS A RESULT OF INJURY
 - EXTERIOR INSULATION AND FINISH SYSTEMS (E.I.F.S) UNLESS COVERAGE PURCHASED
 - PAST PROJECTS/PRIOR WORK (Unless in continuous and unbroken renewal under a Shield issued policy)
 - CONTINUOUS & ONGOING LOSS COMMENCING BEFORE INITIAL OR CONTINUOUSLY RENEWED POLICY
 - CONDOMINIUM AND TOWNHOUSE EXCLUSION EXCEPT FOR REPAIR TO INDIVIDUAL UNIT FOR UNIT OWNER
 - WRAP-UP/OCIP
 - FOUNDATION REPAIR
 - ABANDONMENT OF A PROJECT
 - TRACTS IN EXCESS OF 15 HOMES
 - NON-COMPLIANCE WITH BUILDING CODES
 - UNLICENSED WORK
 - WORK ON FIRE SUPPRESSION SYSTEMS
 - PROFESSIONAL LIABILITY
 - 35 FT HEIGHT AND 12 FOOT BELOW GRADE EXCAVATION RESTRICTION

Many of the above restrictions and sub-limits can be eliminated or modified by endorsement to qualified applicants for policy term or specific projects. If you have any questions, please contact your broker. The Applicant further acknowledges the Policy has other restrictions in coverages.

Applicant's Initials:

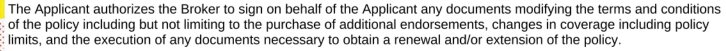




M J Contracting, LLC

602-768-8057







Applicant's Initials:

The Applicant warrants that after inquiry, no one employed by or associated with Applicant is aware of any complaints, allegations, demand for payment of money or the performance of services, claims, incidents, potential claims, acts, errors, omissions, facts, circumstances, situations, events or transactions that could reasonably result in a claim or lawsuit being presented against Applicant or anyone employed by or associated with Applicant

The Applicant warrants that the above statements and particulars, together with any attached or appended documents or materials (this application), are true and complete, and do not misrepresent misstate, or omit any material facts. Furthermore, the Applicant authorizes SCIS as administrative and servicing manager, to make any investigation and inquiry in conjunction with the application as it may deem necessary. The Applicant agrees to notify SCIS of any material changes in the answers to the questions on this application which may arise prior to the effective date of our Policy issued in pursuant to this application and the Applicant understands that any outstanding quotations may be modified or withdrawn based upon such changes at the sole discretion of SCIS.

The applicant authorizes SCIS or assigned third parties to contact them regarding this policy, should it be issued, via telephone, email, regular mail or text message to complete loss control inspections, policy audits or regarding claims information that may be needed.

The Applicant further understands that, if a Policy is issued, this Application will be incorporated into and form a part of such Policy and any false information provided in this application will result in nullification of the Policy. The Applicant understands that information contained herein is specifically relied upon by SCIS in the issuance of the Policy. The undersigned, therefore, warrants that the information contained herein is true and correct. The Applicant understands that misrepresentation or omission shall constitute grounds for either an early cancellation or denial of coverage of claims, if any. It is understood that the Applicant and or affiliated companies are under a continuing obligation to immediately notify SCIS of any material alteration of the information given. The Applicant also acknowledges, that the Applicant has not sustained a loss nor has any claim been made against the Applicant within the last 5 years unless otherwise disclosed in this application.



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SIGN HERE



Applicant's Initials:

The Applicant understands that if the Applicant utilizes the premium finance arrangement provided through SCIS the program & filing fees, inspection fee and agency fee will be fully earned and Applicant is responsible for and will guaranty those payments.

Applicant's Initials:

Quote: 567017

M J Contracting, LLC

602-768-8057

Notwithstanding any of the foregoing, the Applicant understands SCIS is not obligated nor under any duty to issue a Policy of insurance based upon this application. SCIS is relying on the statements in issuing the policy. The Applicant's statements are material and truthful. The applicant is signing this statement under penalty of perjury.

NOTICE: In some states, any person who knowingly, and with the intent to defraud any insurance company or other person, files an application for insurance or statement of claim containing any materially false information, or, for the purpose of misleading, conceals information concerning any fact material thereto, may commit a fraudulent insurance act which is a crime in many states.

| | There are no material changes in the policyholder's operation and gross receipts other than as noted from the prior year. |
|------|---|
| | Please bind per quote |
| | |
| Data | |

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| oate: | | |
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| | | |
| Signature of Applicant:_ | | |
| | | |

Title (Owner, Office, Partner):_____

COMMERCIAL INSURANCE PREMIUM FINANCE AGREEMENT AND DISCLOSURE STATEMENT



PO Box 549 Newark, NJ 07101-0549 Phone: 619-684-3812

Email: csr@financepremium.com

Quote # <u>567017</u>

| Borrower (Insured): Name and Address as stated in Policy | Agency |
|---|---|
| M J Contracting, LLC 4056 E. Downing Street Mesa, AZ 85205 Phone:602-768-8057 Email:mike@mjcontractingllc.com | Pascal Burke Insurance Brokerage Inc. 2102 Business Center Drive, Ste. 280 Irvine, CA 92612 Phone:877-893-7629 Email:insure@pbibinc.com |
| Taxpayer ID #: | Agency ID: |

Schedule of Policies

| Coverage Type | Policy Number | Effective Date | Policy Term | Policy Subject to Audit | | Days to Cancel | Short Rate | Premium | Insurance Company Managing General Agency |
|------------------|------------------|-------------------|----------------|-------------------------------|----|----------------------|---------------|--|--|
| GL | | 03/01/24 | 12 | | 20 | 10 | | Premium: 1,877.00 Taxes/Stamp: 601.86 Fees: 320.00 | Scottsdale Insurance Company Administered by: Shield Commercial Insurance Services, Inc. |

Additional Policies are listed on the attached Schedule of Policies (if any)

Federal Truth in Lending Disclosures

Payment Processing Fee: \$45

| Total Premiums | Down Unpaid Premium Balance | | Florida Doc Stamp Tax Applicable in Florida Only | Amount Financed The amount of credit provided to you or on your behalf | Finance Charge The dollar amount the credit will cost you | Total of Payments The amount you will have paid after you have made all payments as scheduled |
|--|-----------------------------|----------|---|--|---|---|
| 2,798.86 | 815.77 | 1,983.09 | 0.00 | 1,983.09 | 194.82 | 2,222.91 |
| Annual Percentage Rate The cost of interest on the loan as a yearly percentage | | | Payment Amount | Number of Payments | Date of First Payment | Due Date of All Subsequent Payments |
| | 23% | | 246.99 | 9 | 04/01/2024 | 05/01/2024 |

The finance charge will begin to accrue on the earliest policy effective date shown above or on attached schedule.

Promise to Pay: In return for the payment(s) that Agile Premium Finance has advanced to pay my insurance policy or policies listed in this agreement, I promise to make monthly payments as shown in this agreement. I will make these monthly payments until I have paid the full amount advanced me or on my behalf, plus the finance charges and any other charges I may owe as shown on this agreement. I understand that payment will be payable at the office of Agile Premium Finance, PO Box 549, Newark, NJ 07101-0549. **Cross Collateralization**: If you do not make a payment on time Agile Premium Finance reserves the right to utilize credits, payments, all monies received from or on behalf of the insured to apply towards any of the insureds past due accounts.

Security: I am giving a security interest in all unearned premiums and/or dividends and, on commercial policies, loss payments which will reduce the unearned premium. I understand that I may not assign the policy or policies, except for the interest of mortgagees and/or loss payees, without the written consent of Agile Premium Finance.

Prepayment: I understand that if I pay the full amount due Agile Premium Finance in advance, I may receive a refund of the unearned portion of the FINANCE CHARGE calculated using the statutory method required by my State. No refund will be made if less than one dollar (\$1.00).

Agent or Broker Warranty: The Agent or Broker does hereby Warrant to Agile Premium Finance that the foregoing agreement is valid; that all signatures are genuine; that all policies listed are correctly described and in full force and effect; that any amount received by the agent or broker from Agile Premium Finance will be properly forwarded to the insurance company or companies; and that any and all return premium received from the insurance company or companies will be forwarded to Agile Premium Finance immediately. The agent or broker warrants that the down payment has been collected and agent or broker has paid or will pay that down payment to the carrier or MGA as listed in contract in order that the policy or policies listed herein are put into effect on the date shown in this agreement. The agent or broker has read and agrees to the Agent or Broker Representations and Warranties section on page two of this agreement.

NOTICE TO THE INSURED: By signing below I, the Insured, have read this agreement and agree to the terms and conditions on all pages. I have the right to pay off the full amount due in advance and may receive a partial refund of the finance charges. I also acknowledge the receipt of an executed copy at the time of execution thereof and represent that I have the authority to sign on behalf of the Insured. If the Insured is a corporation, an officer of the corporation must sign. All insureds designated on the policy must sign.

| Signature of Insured | | Signature of Agen | t or Broker |
|----------------------|------|-------------------|-------------|
| org. included | | Signature of Agen | . 5. 2.5.6. |
| Title Page 1 of 3 | Date | Title | Date |

INSURED NAME:

Insured agrees as follows:

- 1. **Security Interest.** Insured grants and Assigns Agile Premium Finance a security interest in the financed policies and any additional premiums written to the financed policies including all gross unearned premiums, dividend payments, and loss payments which would result in a reduction to unearned premiums.
- 2. **Power of Attorney**. Insured irrevocably appoints Agile Premium Finance as it's "Attorney-in-Fact" with full power of substitution and full authority in the event of default to (i) cancel the financed policies, (ii) receive any unearned premium or other amounts with respect to the policies assigned as security herein.
- 3. Warranties. Insured represents and warrants that (i) the financed policies are in full force and effect; (ii) the information provided in this agreement is true and accurate and not misleading (iii) the policies being financed are for business or commercial purposes; (iv) the down payment and any other payments due have been paid in full to the agent or broker in available funds (v) Insured has no indebtedness to the insurers issuing the Policies; (vi) Insured is not insolvent or presently involved in any insolvency proceedings; and (vii) there are no provisions in the policies being financed that require Agile Premium Finance to notify or obtain consent from any party to effect cancellations of financed policies.
- 4. Assignments. Insured agrees not to assign any rights to the financed policies without Agile Premium Finance written consent. Agile Premium Finance may transfer its rights to the financed premiums without insureds consent.
- 5. Agreement Accepance. This agreement does not go into effect until Agile Premium Finance accepts it in writing.
- 6. Agent or Broker. Agent or Broker is not the Agent of Agile Premium Finance with the exception of any action taken on behalf of Agile Premium Finance. Agile Premium Finance is not bound by anything written or verbally conveyed to Insured and is not liable for any acts or omissions by the Agent, Broker or Insurance Carrier.
- 7. Additional Premiums. Insured agrees to pay insurance company, in a timely fashion, any additional premiums due on any policy contained within this agreement.
- 8. **Default.** Default occurs when: (i) Insured does not pay an installment when it is due (ii) insured is in default with any other agreement with Agile Premium Finance (ii) Insured fails to comply with any of the terms of the Agreement; (iii) insured files for or is involved in any bankruptcy proceeding (iv) any of the financed policies are cancelled (v) Insurance companies have filed for bankruptcy or are otherwise insolvent.

In the event of default Agile Premium Finance can demand agreement be paid in full regardless of whether unearned premium has been refunded. Agile Premium Finance may take any action, not prohibited by law, to collect payment of any unpaid amounts due. Insured agrees to pay all applicable cancellation charges, interest charges, collection costs and expenses incurred by Agile Premium Finance as a result of or in connection with enforcing its rights under this Agreement.

9. Rights after Policies are Cancelled. When a financed policy is cancelled either partially or in full by any party, or credits are generated for any reason Agile Premium Finance has full right to all unearned premium, credits, or any other monies generated related to financed policies to apply towards insureds unpaid balance under this agreement or any other open agreement for this insured. Unearned premiums will not be applied as installment payment(s). Insured agrees to pay Agile Premium Finance any deficiency immediately upon written notification. Any overage created once a balance is paid in full will be refunded to the insured within thirty (30) days.

QUOTE #:

balance is paid in full.

- 10. Request for Insurance Reinstatement. Agile Premium Finance does not have any obligation to request reinstatement of any policy, even in the event payments have been made subsequent to a cancellation. If Agile Premium Finance does request reinstatement this does not constitute reinstatement of insureds policies and any rights Agile Premium Finance has under this agreement will remain intact.
- 11. **Finance Charge.** Interest accrues from the earliest policy effective date indicated in the Schedule of Policies and continue to accrue until the Loan is paid in full. Interest is computed using a 365-day calendar. In cases of default Agile Premium Finance may charge interest on the outstanding principal balance at the maximum rate permitted by law from the date of the default until the
- 12. Late Fees. A late fee will be assessed on all accounts past due five (5) days or later as required by state law. This late charge will be equivalent to lessor of 5% of the installment amount due, or the maximum allowable by state law.
- of the installment amount due, or the maximum allowable by state law.

 13. Returned Check Fee. If an Insured's check or electronic funding is dishonored for any reason Insured agrees to pay a fee up to the maximum allowable amount permitted by law.
- 14. **Corrections.** Agile Premium Finance may correct any errors or omissions in this Agreement that are not prohibited by law.
- 15. Limitation of Liability. Agile Premium Finance or its Assignees are not liable for any loss or damage to the Insured or any other person or company resulting from the cancellation of financed polices except in the event of willful or intentional misconduct by Agile Premium Finance.
- 16. **Governing Law.** This Agreement is governed by and interpreted in accordance with the laws of the state of the Insured's address of record.Any legal action or proceeding relating to this contract shall be instituted in Passaic County, New Jersey or as determined by Agile Premium Finance. If any portion of this agreement is deemed to be invalid, such findings will not affect the remaining provisions of this agreement.

To help the fight against terrorism and money laundering Federal Law requires all financial institutions to obtain, verify and record information that identifies each insured financed by Agile Premium Finance. Agile Premium Finance will require such information as we deem reasonably necessary to allow us to properly identify you such as your Name, Physical Address, Tax Payer ID or Birth Date. Agile Premium Finance will use this information specifically for the purpose of processing this loan and will not share this information with other parties with the exception specific parties necessary to complete this process.

CALIFORNIA INSUREDS: FOR INFORMATION CONTACT THE DEPARTMENT OF CORPORATIONS, STATE OF CALIFORNIA.

Agent or Broker Representations and Warrantees

- 1. The Insured has received a copy of this agreement and all information given is Correct and Accurate.
- 2. The Policies listed in the Schedule of Policies are in full force and can be cancelled by Agile Premium Finance for non-payment. Unless otherwise noted in the Schedule of Policies Agile Premium Finance will receive a Pro-Rata computation of all return credits and do not contain any policy provisions to the contrary including not limited to Incorrect Premium Amounts, Extended Cancellation beyond ten (10) days, Minimum or Fully Earned Policies, Direct Bill Policies, and Auditable or Retrospectively Rated Policies.
- 3. Insured's signature is genuine. In cases where the Agent is allowed by applicable state law to sign on behalf of the insured the agency has obtained proper authorization from the insured and has given the insured all applicable notifications of this agreement, including but not limited to a complete copy of this agreement.
- 4. The Down Payment and any other payments being collected by, or due to, the agency has been collected in good funds from the insured.
- 5. Agent is either the insured's authorized policy-issuing agent or broker placing the coverage directly with the insurer, except as indicated on the Schedule of Policies.
- 6. To the best of Agents knowledge, unless otherwise conveyed in writing to Agile Premium Finance, the Insured is not in or preparing to file Bankruptcy, Receivership or Insolvency.
- 7. Agent will remit all funds received from Agile Premium Finance and Insured to Insurer promptly with the exception of any authorized fees and commissions retained by Agent. Agent will return all funds not remitted to Insurer for any reason within 60-days of receipt from Agile Premium Finance or sooner as instructed by Agile Premium Finance, unless delayed funding is authorized by Insurer. Agile Premium Finance may request a delayed funding authorization in writing from Insurer.
- 8. Agent will return any credits received from Insurer promptly and in full to Agile Premium Finance. Unearned Commissions shall be returned to Agile Premium Finance within 10-days of receipt of returned credits from Insurer.
- 9. Agent recognizes the Security Interest and Power of Attorney of Agile Premium Finance. Agent shall not do anything to interfere with the rights of Agile Premium Finance under this agreement. Agent is not an agent of Agile Premium Finance and is not authorized to represent Agile Premium Finance as such.
- 10. Agent will Hold Harmless and Indemnify Agile Premium Finance against any losses, costs, fees, inclusive but not limited to Attorney's Fees, Court Costs, Collection Fees, and other reasonable costs, incurred by Agile Premium Finance or its Assignees as a result of a violation of these Representations and Warranties or from Agent's Error or Omission

Schedule of Policies(continued from Page 1)

| Coverage Type | Policy Number | Effective Date | Policy Term | Policy Subject to Audit | | Days to Cancel | Short Rate | Premium | Insurance Company Managing General Agency |
|------------------|------------------|-------------------|----------------|-------------------------------|----|----------------------|---------------|--|--|
| GL | | 03/01/24 | 12 | | 20 | 10 | | Premium: 1,877.00 Taxes/Stamp: 601.86 Fees: 320.00 | Scottsdale Insurance Company Administered by: Shield Commercial Insurance Services, Inc. |
| | | | | | | | | Premium: Taxes/Stamp: Fees: | |
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AGILE PREMIUM FINANCE

(619)391-1851 475 Half Day Road #550 Lincolnshire, IL 60069 www.financepremium.com

ACH/EFT Authorization Agreement

| Account Information: ☐ Agent ☐ Insured | | |
|--|---|---|
| Name: | | |
| Agile Quote/Account # | | |
| Phone Number: | | |
| Email: | | |
| I/We hereby make, constitute, appoint and authorize A lawful attorney to charge to my/our account at the fina DEPOSITORY, and to credit the same to my account wit accordance with my/our Quote/Account # as indicated events including but not limited to endorsements, adm is paid in full. | ncial institution named below, hereinafter-called h AGILE. I/We acknowledge that charges to my /our above (and subsequent accounts) and may be adju | r account will occur in sted or corrected for |
| Payment Type: ACH Credit Card (Choo | | |
| Bank Account Information: Corporate Che | ecking Personal Checking | |
| Bank Name: | Name of Account Holder: | |
| Routing #: | Account #: | |
| Cardholder Name: | | |
| Card Number: | Expiration Date: | |
| CVV: | Billing Zip Code: | |
| This Power of Attorney and authorization is to remain in accounts until AGILE has received written notification for afford AGILE and DEPOSITORY a reasonable opportunity prior to the scheduled date of transaction. I/We further transfer is processed. In the event that there are insufficient. If this authorization is for a Corporation or LLC, the and authorized to execute this authorization on behalf | rom me/us of its termination in such time and in such to me/us of its termination in such time and in such to act on it, but in no event will occur later than the understand that sufficient funds must be available icient funds, AGILE will charge up to the maximum Ne undersigned is an officer of said Corporation or a new propertion or a new propertion or an example. | ch manner as to nree business days at the time each NSF fee permitted by |
| NOTE: ALL WRITTEN DEBIT AUTHORIZATIONS MUST PORTION OF THE ORIGINATOR IN THE MANNER SPECIAL SIGNATURES: DO NOT SIGN UNLESS YOU HAVE READ AN | CIFIED IN THE AUTHORIZATION. | |
| Name: Signed | d: | Date: |
| 0 | | 1 |

*Please note there is a one-time \$10 setup fee for all submitted requests.

**Please note there is an additional 3.25% processing fee for credit card payments

Please send completed form to csr@financepremium.com prior to the due date.