INFORMATION SHEET

Legal Nam	e of Group:	Must match	name used on	federal tax fili	ings		List subsidiaries/aff	ïliates to	be covered on back
Address:									
Phone #:						SIC #:			
Fax #:			Natur	e of Busines	ss:				
Contact Na	ame:								
Are you rec	quired to file	with the Railroad Co	ommission:	☐ Yes ☐	No (If "Ye	es", c	contact your Age	ent for s	special requirements.)
Are Owner	rs to be covere	ed? 🗆 Yes 🗀 No)						
Please prin	t the names o	f all Owners:							
Requested	Effective Dat	te:							
Deductible	Requested:	□ \$500	\$1,000	□ \$2,500	0 \$5,00	0	□ \$10,000	☐ Otl	her:
Benefit Per	riod:	☐ 52 Weeks	1 1	4 Weeks	☐ 156 We	eks			
Coverage S	Selected:	☐ Occupational O	only			24-H	Hour Business &	Pleasu	ire
Is Policy to	cover:	☐ Employees Onl	y (W-2)	or		Emp	oloyees (W-2) ar	nd Cont	ract Labor (1099)
Classes	# Lives	DEFINITION		CARE	MONTHLY DAVBOLL*		MONTHLY		MONTHLY PREMIUM
Class A			D	ENEFIT	PAYROLL*	х	FACTOR	=	PREMIUM
Class B						х		=	
Class C						Х		=	
Class D						X		=	
Class E						X		=	
Class F						X		=	
Total Monthly Premium for All Classes: Monthly Administration Fee: (Minimum \$50)									
*Maximum monthly payroll should not exceed \$5,000 on ANY single employee. If covered, Owner must report at least a \$1,000 monthly salary, unless a lower salary is shown on the State Employment Commission Report. The payroll used should be the most recent 30 day period available, e.g., the prior calendar month's payroll.									
Agent Name:									
Phone #: Fax #: Agent #:									
This form does not bind any agent or insurance company to coverage. This is a Quotation/Policy request form and will not effect any insurance until approved by the Company or its representatives. The information above is true and acceptable to the best of my knowledge.									
Applicant's Signature (Officer) Title Date					Date				
P	rint/Type Nai	me Above	_						

Census Information Form

EMPLOYEE	M/F	S.S. #	DETAILED JOB DESCRIPTION	DATE OF		MONTHLY	1
NAME			(JOB TITLES NOT ACCEPTABLE)	HIRE	BIRTH	SALARY*	COI
OH2 VQA LA2 V IHTA	III D RE ACTUA	AL CROSS WACE	 E PAID TO EACH EMPLOYEE FOR THE CA	I FNDAR MON	 	 NATELV PDE	(FDI



SPECIAL INSURANCE SERVICES, INC. (Hereinafter called the Company)



SINGLE CASE AGREEMENT

	1 ms section must b	e completed by Agent/Gen	erai Agent
_Ag	gent/General Agent	Agent Number	Commission Percent*
Accident I	nsurance Services	3722	% (New & Renewal)
			% (New & Renewal)
			% (New & Renewal)
*This should be	the percent of premium		
ACCOUNT NA	AME:		
NUMBER OF	ELIGIBLE PERSONS:		
PI	LEASE READ THE REVERS (No reproducti	E SIDE OF THIS FOR ons of this form will be accept	
AGREED:	Special Insurance Ser	vices, Inc.	
Signed:			Dated:
AGREED:			
Agent:	Accident Insurance	Services	
Signed:			Dated:
Agent:			
Signed:			Dated:
Agent:			
Signed:			Dated:

Instructions:

The Writing Agent must complete this Agreement and submit it, along with the new business information, to the General Agent. The General Agent will complete the Agreement and forward it to Special Insurance Services. No Agent will be paid commission until he/she is appointed by the underwriting carrier.

- 1. The Company agrees to pay you as full remuneration for services rendered for the production of insurance premiums a commission, as listed above, on the premiums paid to the Company and received by the Company, and earned by the Company.
- 2. The commission provided herein shall not be payable after (a) the date on which you are no longer recognized by the employer as its Agent or Broker for this insurance; (b) the Department of Insurance has issued rules or adopted regulations affecting the commissions herein or necessitating the revision of such insurance. In the event of such contingency, this agreement shall be subject to renegotiation; (c) your ceasing to be a licensed Agent or Broker for any reason; (d) your ceasing to be an appointed Agent of the Company; (e) permanent or temporary loss of license for any reason.
- 3. The Agent/Broker shall receive compensation as specified for as long as the Company receives compensation at the same level as of the date of the execution of this Agreement, or until commission for all such policies is reduced by the Company. In the event of a reduction in the Company's income from levels applicable on the date of this contract, both parties agree that adjustments will be made accordingly.
- 4. This contract can be terminated by either party sending not less than 30 days written notice of such termination.

5. PREMIUMS AND ACCOUNTING

- 5.1 All premiums are to be paid directly to the Company. The Agent has no authority to alter, modify, waive or change any of the terms, rates or conditions of the Company's Master Policy or certificates, to collect renewal premium, to extend time for payment of premium, or to endorse checks payable to the Company.
- 5.2 The right of the Agent or any other person to receive commissions shall, at all times, be subordinate to the right of the Company to offset or apply commissions against any indebtedness of the Agent to the Company. This right of offset shall include, but not be limited to, application against any liability incurred by the Company to any person by reason of the negligent or unauthorized acts committed by the Agent or any of his sub-agents or brokers. In the event commissions due hereunder are not sufficient to satisfy the debt, the Company may require immediate repayment of the debt from the Agent. An extension of time for repayment or modification of the amount due shall not waive the Company's rights hereunder.
- 5.3 All accounting and records of the Agent pertaining to Insurance written through the Company shall be subject to inspection and audit by the Company at any reasonable time.

6. GENERAL PROVISIONS

- 6.1 The Company shall not be responsible for any expenses incurred by the agent whether on the Agent's or Company's behalf. The Company shall administer the program and pay for all application forms, certificates, renewal billings and reporting forms.
- 6.2 Should the Company, for any reason, refund any premium on any policy or insured enrolled by any application procured by the Agent, his sub-agent or broker, the Agent shall be liable and shall make repayment of any commission paid to the Agent for the policy or application.
- 6.3 The assignment of commission or any other funds that may be due the Agent under this Agreement is prohibited and shall not be valid unless authorized in advance in writing by the Company. Any such authorized assignment shall at all times be subject to any and all indebtedness of the Agent to the Company.
- 6.4 All notices, requests, communications and demands under this Agreement shall be in writing and shall be duly given if delivered in person or sent by registered mail, postage prepaid to the party entitled to notice at the address which appears in the records of the Company.

CERTIFICATION BY POLICYHOLDER

1.	We have applied to the companies listed below for the coverages listed and fully understand the insurance applied for shall
	not be effective until the application is approved and accepted by the Company and a Contract is issued. No agent has the
	authority to bind coverage.

Insurance Company	Coverage Applied For (select one)
Fidelity Security Life Insurance Company	☐ Excess Reimbursement
	☐ Occupational Accident Insurance

do hereby certify the following:

- 2. We have reviewed, with the agent of the company whose signature appears below, the coverages, limits, terms, and exclusions of each contract.
- 3. We understand each of the following:

We, .

- a. This is not Workers' Compensation Insurance.
- b. **Excess Reimbursement** coverage is a reimbursement contract for certain benefits paid by us under the terms of our Employee Benefit Plan subject to the Employee Retirement Income Security Act (ERISA) or the deductible portion of our workers' compensation policy. The insurance carrier is not authorized to and does not sell workers' compensation insurance.
- c. Occupational Accident Insurance coverage is an employee benefit and does not insure any risk of the Policyholder. This policy is not indemnity coverage and does not protect the Policyholder from loss or damage on account of accidental injury, disease, sickness, or death of an employee. This policy is not liability insurance. No coverage offered by this policy is intended to, nor will it provide us any protection or defense against any suit which may be brought by anyone for any reason. The insurance carrier is not authorized to and does not sell workers' compensation.
- d. There may be benefits paid under our ERISA Plan or workers' compensation policy that are not reimbursable/payable by these insurance contracts.
- e. Changes in any ERISA or workers' compensation policy attached to the application for the insurance contract do not change the reimbursement amount or terms of the benefits of the insurance policy issued, unless such changes are consented to in writing by the insurance carrier.
- f. Special Insurance Services, Inc. (SIS) may administer the claims on behalf of the Company. Even when SIS has also been selected as the Third Party Administrator for our ERISA Plan or workers' compensation policy, there may be instances where benefits are payable under our ERISA Plan or workers' compensation policy and are not reimbursable/payable under the insurance contract issued by the Company.
- g. Any plan created by an employer to provide benefits to its employees may be subject to the Employee Retirement Income Security Act of 1974. If so, this may require certain information be filed with the regulatory authorities and communicated to our employees in a certain manner. The Company has informed us that it is an employers obligation to comply with this law.
- h. THIS IS NOT A POLICY OF WORKERS' COMPENSATION. THE EMPLOYER DOES NOT BECOME A SUBSCRIBER TO THE WORKERS' COMPENSATION SYSTEM BY PURCHASING THE CONTRACT, AND IF THE EMPLOYER IS A NONSUBSCRIBER, THE EMPLOYER LOSES CERTAIN COMMON-LAW DEFENSES TO SUIT AS WELL AS CERTAIN LIMITATION ON LIABILITY THAT WOULD BE AVAILABLE UNDER THE WORKERS' COMPENSATION LAWS. THE EMPLOYER MUST COMPLY WITH THE WORKERS' COMPENSATION LAW AS IT PERTAINS TO NONSUBSCRIBERS AND THE REQUIRED NOTIFICATIONS THAT MUST BE FILED AND POSTED.

CERTIFICATION BY POLICYHOLDER

Page 2

4.	adjustments, We have (and will s company. We understand the premit	ubmit) does (an um charged for th	reports, we verify that the payroll and cerd will) accurately reflect the wage and the coverage is calculated from the payroll station of this data could result in a reduction	employment status of our and census information we		
Sign	nature	Date	Agent's Signature	Date		
Titl	le (must be signed by a corporate office	r)	Agency			
			a Installment Option requesting annual-in-advance payment n	nethod)		
Cor	hereby apply for the Level Premium	Installment Opti	on. We understand this option is only av	vailable if approved by the		
We	further understand and agree to the following	lowing terms and	conditions of the Level Premium Installn	nent Option:		
1.	The Level Premium is a minimum and	deposit premium	and is fully earned by the Company;			
	An audit of our records will be conduct policy;	ted to determine	the total premium due based on the premi	um rates stated in the		
	. We will pay any additional premium due as a result of the audit within 30 days of the date the Company invoices us for such additional premium;					
	1. We will pay interest of 1% per month on the amount of premium remaining unpaid 30 days after the date of the invoice for such premium;					
			oremium if we fail to pay the invoiced amon, collection agency fees, legal fees, and c	•		
Sign	nature	Date	Agent's Signature	Date		
Title (must be signed by a corporate officer)			Agency			



AGENT DISCLAIMER

RE: Corporate Accident for Responsible Employers Fidelity Security Life Insurance Company

Group Name:

Requested Effective Date:						
The Corporate Accident for Responsible Employers plan has been this plan covers:	fully explained to me and I understand that					
24-Hour Accidental Bodily Injury, Business & Pleasure; orAccidental Bodily Injury while on the job only;						
and that certain conditions or disabilities that may be work related Compensation Statutes are not covered, nor are they intended to be	<u> </u>					
I further understand and agree that this Plan is not in lieu of and dounder any Workers' Compensation Insurance Laws.	further understand and agree that this Plan is not in lieu of and does not affect any Statutory requirements under any Workers' Compensation Insurance Laws.					
I have explained to the employer the exact provisions and outline of coverages afforded by the Corporate Accident for Responsible Employers plan. I have not represented this product to be a replacement for Workers' Compensation Insurance, nor have I offered any encouragement or recommendation to the employer to discontinue any Workers' Compensation coverage.						
I understand that any misrepresentation and resulting litigation exp	pense will be my sole responsibility.					
Agent Signature	Date					
Witnessed	Date					