

Producer Number:

PRODUCER AGREEMENT

AGREEMENT, made this _____ day of _____, 20____, by and between BOSTON INSURANCE BROKERAGE, LLC (BIB), a corporation having its principle office at Boston, Massachusetts.

PRODUCER:

ADDRESS:

CITY: STATE: ZIP:

Hereinafter referred to as "PRODUCER."

WHEREAS, the PRODUCER warrants that PRODUCER holds an insurance license issued by the State of _____ currently in force and WHEREAS, the PRODUCER desires BOSTON INSURANCE BROKERAGE, LLC (herein after referred to as "BIB") to place risks of PRODUCER'S clients (hereinafter referred to as the "INSURED") with and for acceptance by admitted companies and/or non admitted companies, in compliance with the laws, rules and regulations pertaining thereto, regarding the placement of such business; and

WHEREAS, BIB agrees to allow PRODUCER a commission on such business, if and when placed, at such rates as are agreed from time to time by the parties hereto;

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

1. PRODUCER RESPONSIBLE FOR PAYMENT OF PREMIUM

PRODUCER shall be primarily liable to BIB for the full amount of the premium and applicable state taxes, less commission including but not limited to additional premiums developed under audits or retrospective penalties, on every insurance contract placed for PRODUCER, BIB will invoice PRODUCER on each risk where coverage is effective at the request of the PRODUCER. Such invoice will be due and payable as indicated in the invoice and may vary based upon the credit terms of the issuing company. PRODUCER agrees that payment of any minimum earned premium required by the issuing company will be the responsibility of the PRODUCER. PRODUCER shall be and remain liable to BIB for all earned premiums, whether or not collected from the INSURED by PRODUCER. Any credit extended to the INSURED shall be the sole risk and responsibility of PRODUCER.

Direct Collection

If, after the expiration of forty five (45) days from the date liability was assumed by the insurance carrier, BIB has not received the amount due it, BIB may, at its option, collect from the INSURED the premium due. In the event BIB collects the premium or any part thereof from the INSURED, PRODUCER shall not be entitled to any commission on the premium so collected. Attempts by BIB to collect from the INSURED shall not relieve PRODUCER of liability to BIB except to the extent of amounts actually collected by BIB from the INSURED, less expense of such.

Costs of Collection

In any action or proceeding brought by BIB to recover sums due from PRODUCER to BIB under the terms of this AGREEMENT. PRODUCER agrees to pay cost incident thereto, including reasonable attorneys' fees incurred by reason of such action or proceeding.

2. FLAT CANCELLATIONS

No insurance contract may be returned to BIB by PRODUCER for flat cancellation unless it is returned prior to the inception or effective date of the contract. Earned premium shall be computed and charged on every contract cancellation after inception in accordance with the cancellation provisions of such contract.

3. UNEARNED COMMISSIONS

PRODUCER AGREES TO REFUND TO BIB unearned commissions on all business placed with BIB on cancelled policies, or reduced premium, at the same rate at which such commissions were originally allowed PRODUCER. Such refund shall be paid to BIB and paid by the due date indicated on the billing invoice.

4. AUDITABLE POLICIES

NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN SET FORTH, in the situation where premium for a policy or policies which have been issued cannot be fully determined in advance and where an adjustment or determination, after a specific time period, by audit or otherwise shall have been made, then the amount of such additional premium due shall be paid by the PRODUCER to BIB and paid by the due date indicated on the billing invoice. BIB shall extend to PRODUCER the same turn back privileges, if any, as are granted BIB by the insuring company.

5. BINDING AUTHORITY

The parties hereto understand and agree that in no event, nor under any circumstances whatsoever, shall this agreement ever be interpreted or construed to the effect that the PRODUCER may bind BIB or any company or underwriter represented by BIB.

6. NOTICE OF EXPIRATION AND RENEWAL REQUESTS

BIB shall be under no obligation to give PRODUCER advance notice of expiration of any policies of insurance which PRODUCER, from time to time, procures through BIB.

7. OWNERSHIP OF THE BUSINESS

The parties agree that in the event of termination of the Agreement, the PRODUCER having accounted for and paid over all premiums for which he is or may be liable, the PRODUCER'S records and use and control of expiration shall remain in property of the PRODUCER.

8. OTHER AGREEMENTS

It is specifically understood and agreed that notwithstanding anything to the contrary herein set forth, this Agreement shall not be interpreted or construed so as to:

- a. prevent the Producer from executing other similar agreements with competitive markets
- b. compel BIB to accept or place all or any of the business offered to it by the PRODUCER.

9. HOLD HARMLESS

The PRODUCER shall indemnify and hold BIB harmless against any claims, liabilities or costs (including attorneys' fees and expenses) which BIB may become obligated to pay as a result of loss to INSUREDS caused directly by an error or omission of the PRODUCER in the processing of any business placed and/or attempted to be placed by the PRODUCER with BIB. In addition, BIB shall indemnify and hold PRODUCER harmless against any claims, liabilities or costs (including attorneys' fees and expenses) which may become obligated to pay as a result of loss to INSUREDS caused directly by an error or omission of BIB in the processing of any business placed and/or attempted to be placed by BIB for PRODUCER.

10. ACCEPTANCE OF AGREEMENT BY BIB

The parties hereto agree that this Agreement shall not become effective until accepted by BIB. The parties agree that this Agreement contains all of the contractual arrangements existing between them relative to the brokerage relationship, and all other written or oral arrangements are deemed to be merged herein.

11. CURRENT POLICIES IN FORCE

This Agreement shall apply to current policies already placed through BIB and in force at the date hereof and all future policies which may be placed by BIB for PRODUCER.

12. MODIFICATION OF THIS AGREEMENT

This Agreement may not be changed or modified except in writing and signed by the parties hereto.

13. TERMINATION OF THIS AGREEMENT

This Agreement may be terminated at any time, by either party, upon ten (10) days written notice to the other party. Such termination, however, shall in no event affect the respective rights or liabilities of either party accruing up to the date of termination.

14. CONFORMITY TO STATUTE

Any portions of this agreement that are not in conformity with state or local laws are hereby amended to conform to those laws; however, this does not abrogate the remainder of this Agreement.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement.

PRODUCER: _____ CORP. () Partnership () Indiv. ()

BY: _____ Federal Tax I.D. No. _____

TITLE: _____ SS No. (if individual) _____

DATE EXECUTED: _____ Agent's License No. _____

WITNESS: _____ Surplus Lines Lic. No. _____
(if applicable)

BOSTON INSURANCE BROKERAGE, LLC

BY: _____
Its: duly authorized