V DONALD GADDIS CO., INC.

WHOLESALE INSURANCE BROKERAGE Send to: <u>submissions@gaddiscompany.com</u>

(312)853-0071 | www.gaddiscompany.com

APPLICATION FOR SPECIFIED PRODUCTS AND COMPLETED OPERATIONS LIABILITY INSURANCE

Notice: The policy for which application is made applies only to "Claims" first made during the Policy Period. The limits of liability shall be reduced by "Claim Expenses" and "Claim Expenses" shall be applied against the deductible, unless the policy is amended by endorsement. Please read the policy carefully.

If space is insufficient to answer any question fully, attach a separate sheet.

I.	GEN	NERAL INFORMATION													
1.	(a)	Full name of Applicant:													
	(b)	b) Principal business premises address:													
	(~)		(Street) (County)												
		(City)				•	State)				(Zip)				
	(c)	List the names of all predecessor organizations of the Applicant:													
	(d)	Audit contact name:						(e)	Phone Nun	nber:					
	(f)	Website address:									//DD/YYYY):_				
	(h)	Applicant is a:													
		[] corporation [] part	nersh	nip [] sol	e pro	prieto	orship []	limited liab	lity compa	any (LLC) [] oth	er		
2.	orga	he Applicant controlled by, owned by, or commonly owned, affiliated or associated with any other anization?													
II.	SPE	CIFIED PRODUCTS AND	CO	MPLE	ETED	OPE	RAT	IONS							
1.		rovide the following information for those products and/or services the Applicant wants coverage for. Only those roducts and services listed below will be considered for coverage.													
			Applicant Acts						% of	Does	Applicant				
		Products and Services			as a(r	ŕ		No. of	Gross		Repair or		ducts		d to:
	(or specific categories)	М	W	R	I	MR	Years	Receipts	Install?	Service?	W	R	С	0
	M: n	manufacturer W: wholesaler	R: re	etailer	l: im	porter	MR:	manufactu	rer's rep. C:	consumer	direct O: othe	er (des	scribe)	
2.	(a) E	al gross receipts from all products and services listed in Part II, Question 1.hereinabove: Estimated annual gross receipts for the coming year: \$ Annual gross receipts: (i) last twelve months: Year: \$ (ii) 1 st prior year: Year: \$													
3.	produ	e Applicant presently considering any change in the mix of products including adding new ucts or services for the coming year?Yes [] No [] f Yes, provide details													
4.		the Applicant discontinued If Yes, provide details.										?Y€	es [No	[]
5.	Are a (a) It	any of the Applicant's proc f Yes, provide details	lucts	or se	ervice	s use	ed in c	connectior	with aircra	ft/missiles	/aerospace?	Ye	es [No	[]

PROCESSING AND QUALITY CONTROL III.

1. PROCESSING (a) Do any products or ingredients or components thereof, originate from outside of the United States?Yes [] No [] (i) If Yes, specify: (1) The country(ies) of origin: (2) The name of each organization manufacturer, distributor or supplier: (b) Do others manufacture, assemble, package or install products under the Applicant's name or label?Yes [] No [] (i) If Yes, provide the name(s) and address(es) of contract manufacturer(s): (c) Does the applicant manufacture, assemble, package or install products for others under their name or label? Yes [] No [] (i) If Yes, explain. 2. QUALITY CONTROL AND RECORDKEEPING If Yes, how long does the Applicant keep quality control and testing records? (d) Does the Applicant require certificates of insurance evidencing Products Liability Insurance from suppliers?.....Yes [] No [] (e) Who designs the Applicant's products? (g) Does the Applicant have a specific program to withdraw known or suspected defective products from the market?.....Yes [] No [] If Yes, attach an explanation. (i) Have any of the Applicants' products or ingredients or components thereof, ever been the subject of any investigation, enforcement action, or notice of violation of any kind by any governmental, quasi-governmental, administrative, regulatory or oversight body? Yes [] No [] (1) If Yes, provide details. IV. **INSURANCE INFORMATION** (a) Limits of Liability: Indicate the limits of liability requested: /\$ 1. (b) Deductible: Indicate the deductible requested: \$ THE COMPANY DOES NOT GUARANTEE TO OFFER ANY OF THE ABOVE LIMITS AND/OR DEDUCTIBLES. 2. Provide the following for present Product Liability Insurance: If None, check here [] Insurance Limits of Deductible/ Expiration Dates Retroactive/ Liability SIR Premium (MM/DD/YYYY) Prior Acts Date Company Has any insurer declined, canceled, or nonrenewed any Product Liability Insurance or any similar 3. (i) If Yes, provide details. V. **CLAIM HISTORY** 1. Has any claim for Product Liability been made against any person(s) or organization(s) proposed If Yes, provide five (5) year loss history for all claims, including any predecessor. Attach a description of any loss greater than \$10,000.

Year	No. of Claims	Total Amounts Paid	Amounts Reserved	Total Incurred	Date of Loss Info.

2.	Is (are) any person(s) or organization(ies) proposed for this insurance aware of any fact, incident,
	circumstance, situation, condition, defect or suspected defect which may result in a Products
	Liability claim?[] Yes [] No
	If Yes, provide details.

VI. ADDITIONAL INFORMATION

As part of this Application attach the following: Brochures; Labels; and Instructions

NOTICE TO THE APPLICANT - PLEASE READ CAREFULLY

No fact, circumstance or situation indicating the probability of a Claim or action for which coverage may be afforded by the proposed insurance is now known by any person(s) or organization(s) proposed for this insurance other than that which is disclosed in this application. It is agreed by all concerned that if there is knowledge of any such fact, circumstance or situation, any Claim subsequently emanating therefrom shall be excluded from coverage under the proposed insurance.

For the purpose of this application, the undersigned authorized agent of the person(s) and organization(s) proposed for this insurance declares that to the best of his/her knowledge and belief, after reasonable inquiry, the statements in this application and in any attachments, are true and complete. Shand Morahan & Company, Inc. or the Company is authorized to make any inquiry in connection with this application. Signing this application does not bind the Company to provide or the Applicant to purchase the insurance.

This application, information submitted with this application and all previous applications and material changes thereto of which Shand Morahan & Company, Inc. receives notice is on file with Shand Morahan & Company, Inc. and is considered physically attached to and part of the policy if issued. Shand Morahan & Company, Inc. and the Company will have relied upon this application and all such attachments in issuing the policy.

If the information in this application and any attachment materially changes between the date this application is signed and the effective date of the policy, the Applicant will promptly notify Shand Morahan & Company, Inc., who may modify or withdraw any outstanding quotation or agreement to bind coverage.

The undersigned declares that the person(s) and organization(s) proposed for this insurance understand that:

- (i) the policy for which this application is made applies only to "Claims" first made during the "Policy Period";
- unless amended by endorsement, the limits of liability contained in the policy shall be reduced, and may be completely exhausted by "Claim Expenses" and, in such event, the Company will not be liable for "Claim Expenses" or the amount of any judgment or settlement to the extent that such costs exceed the limits of liability in the policy; and
- (iii) unless amended by endorsement, "Claim Expenses" shall be applied against the "Deductible".

WARRANTY

I/We warrant to the Company, that I/We understand and accept the notice stated above and that the information contained herein is true and that it shall be the basis of the policy and deemed incorporated therein, should the Company evidence its acceptance of this application by issuance of a policy. I/We authorize the release of claim information from any prior insurer to Shand Morahan & Company, Inc. or the Company, Ten Parkway North, Deerfield, Illinois 60015.

Note: This application is signed by undersigned authorized agent of the Applicant(s) on behalf of the Applicant(s) and its owners, partners, directors, officers and employees.

Must be signed by the owner, principal, partner, executive officer or equivalent (within 60 days of the proposed effective date).

Name of Applicant

Title

Signature of Applicant

Date

Notice to Applicants: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects the person to criminal and civil penalties.



С	DEERFIELD INSURANCE COMPANY
С	EVANSTON INSURANCE COMPANY
С	ESSEX INSURANCE COMPANY
С	MARKEL AMERICAN INSURANCE COMPANY
С	MARKEL INSURANCE COMPANY

	×			
NY				

DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE AND ELECTION FORM

RE: «358» «359» Risk ID. No.: «357»

You are hereby notified that under the Terrorism Risk Insurance Act of 2002 (the "Act"), effective November 26, 2002, and extended on December 22, 2005, that you now have a right to purchase insurance coverage for losses arising out of acts of terrorism, as defined in Section 102(1) of the Act ("Terrorism Coverage"): The term "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 acting on behalf of any foreign person or foreign interest, 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 Terrorism Coverage required to be offered by the Act for losses caused by certified acts of terrorism is partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% (85% in 2007) of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The premium charged for this Terrorism Coverage is provided below and does not include any charges for the portion of loss covered by the federal government under the Act.

SELECTION OR REJECTION OF TERRORISM INSURANCE COVERAGE

PLEASE ENTER "X" IN ONE OF THE BOXES BELOW AND SIGN AND DATE WHERE INDICATED BELOW.

<u>Alaska, Florida, Georgia and Oklahoma Applicants</u>: Please be advised that in the event a policy is purchased, the policy premium will include a 1% surcharge for Terrorism Coverage unless you elect to decline Terrorism Coverage. You need to enter an "X" below if you wish to decline Terrorism Coverage.

I hereby elect to purchase the Terrorism Coverage required to be offered under the Act. I understand that my policy premium will include a 3% surcharge for this coverage.
I decline to purchase the Terrorism Coverage required to be offered under the Act. I understand that my policy will be endorsed to exclude the Terrorism Coverage required to be offered under the Act.

Name of Applicant

Title (Officer, partner, etc.)

Signature of Applicant

Date

SIGNING this Disclosure Notice does not bind the Applicant or the Insurer or the Underwriting Manager to complete the insurance.