

NCRA Members



APPLICATION FOR HEALTH REGISTRAR TECHS

SAVE MONEY: Apply online and pay by credit card at www.cphins.com to receive a 5% online discount.

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Section 1: Applicant Informat	tion	For office use only: Approved	Effective Date			
Name:		Residence Phone:				
Attn/Address 2:		Business Phone:				
Street:		Fax:				
City: State:	Zip:	Email:				
Occupation: Health Pogistra						
-	Occupation:					
*Is your membership with NCRA	currently active? ☐ Yes ☐ No					
Section 2: Professional Liabili	ity Rates & Limits Choose your en	mplovment category				
	•	nce/ \$6 Million Aggregate	yee.			
Part Time	Full Time	Part Time	Full Time			
Employed Only	Employed Only	Self Employed (1099)	Self Employed (1099)			
\$98	□ \$98	\$100	\$192			
Section 3: Prior Acts or "Nose	e" Coverage (See page 4 for fu	rther information)				
Do you have a current or expi	iring Claims Made policy with another carrie	er?	□Yes □No			
	hase Prior Acts or "Nose" coverage for a on	etime payment of \$175?	□Yes □No			
	inue. If no, proceed to Section 4:					
	e (This will become your effective date):					
4. Retroactive Date:						
5. Claims Made Carrier: 6. Policy Number:						
6. Policy Number:						
Section 4: State Licensing Boa						
	of a State Licensing Board Investigation. N		overage as follows:			
☐ Increase my lim ☐ Increase my lim		•				
·						
Section 5: Additional Insured	• •	and the state of a data and a data and a data and	in the chartest address of the constitution			
being leased.	de their name and mailing address on a se	parate sneet. If adding a landlord, also pro	vide the physical address of the premises			
Add the following to your professional liability premium (from Section 2):						
Landlord (you must have a written lease naming them as Lessor): 0% of professional liability						
 * Limited to 1 Lessor per office location. All Others (please indicate the nature of your professional relationship (e.g. agencies, employers, supervisors, property managers, etc.): 						
All Others (please indicate the add 10% of professional liabi		e.g. agencies, employers, supervisors, prop	erty managers, etc.).			
Section 6: CPH TOP Coverage	(Optional) Add General Liabi	lity and Rusiness Personal Pror	perty Coverage* to your policy			
Section 6. Citi for Coverage	(Optional) Add General Elast	•	ty coverage is NOT available in Florida			
The CPH TOP* Provides General Liability "Slip and Fall Coverage" and Business Personal Property Coverage Protection.						
	oility Coverage includes \$1 Million/\$3 Milli		,			
	sonal Property Coverage provides up to \$1					
a. I would like to ADD the CPH TOP® (Includes General Liability AND Property Coverage*) At the additional premium of \$332 (+ \$60 for each additional location) *NOT AVAILABLE in Florida OR						
b. I would like to ADD ONLY General Lia	, -		☐ Yes ☐ No			
	\$182 (\$60 for each additional location) neral Liability losses within the last 3 years	s?	□Yes** □No			
**If yes, please provide an explanation on a <u>separate sheet of paper</u>						
d. (If a or b is yes), provide full street addresses for each location to be covered. Please use a separate sheet of paper for more than 2.						
Location 1:		Location 2:				

Section 7: Qualification Questions							
1 .Have you ever been insured with CPH & Associates?							
*If yes, please provide policy number(s) and/or name(s) under which you were insured:			■Yes	□No			
2. Have you ever been refused coverage for professional liability or malpractice insurance or has your malpractice or professional liability insurance ever been canceled or declined for renewal (non-renewed)?							
3. Has any claim or suit ever been brought against you for alleged malpractice or professional liability, or are you aware of any incident or existing circumstances that might reasonably lead to a claim or suit?							
4. Have you ever been convicted of a misdemeanor or felony?							
5. Have you ever had your license, certification or registration suspended, revoked, or placed on probation by a licensing board, board of examiners, or any other governmental entity that regulates your profession? Have you ever received a citation or paid a fine as a result of a board proceeding? Have you ever surrendered, either voluntarily or otherwise, your license, certification, or registration?							
6. Have you ever been accused of sexual misconduct or any professional impropriety?			□Yes	□No			
7. Have any complaints ever been filed against you or have there ever been any formal or informal investigations or inquiries opened with a peer review committee or an ethics committee of a professional association, hospital, health care facility, licensing board, or any other governmental or private entity?							
8. Do you know of any reason why you cannot comply with the legal, ethical, or professional standards set by law, by regulation, by a peer review committee or by an applicable code of ethics in any jurisdiction where you provide services?							
If your answer to any of the questions is "Yes", please provide a detailed explanation on a separate sheet and any pertaining documentation from a licensing board, ethics committee, professional association, or health care facility (i.e. complaint, dismissal letter, consent agreement or pertinent court documentation).							
Section 8: Discounts							
Discounts are available for allied health professionals who fit the descriptions below:							
Exclusions: You do NOT qualify for discounts if you meet any of the following criteria: • You do not qualify for any Newly-Licensed discounts if you have held a previous license or certification and/or if you have possessed the credentials (required by your state) to practice unsupervised for more than 24 months, your state does not require licensure to practice unsupervised, or your state has just recently passed licensure laws where licensure was not previously available or required. Risk Management: Within the past 24 months, have you completed at least the minimum number of Continuing Education Units (CEU's) in law							
and/or ethics that are required by your state for licensing renewal?							
*If "Yes", take 10% off your Professional Liability premium is Section 9 Newly-Licensed First Year: Have you been state-licensed or certified for the first time within the past 12 months? *If "Yes", take 50% off your Professional Liability premium is Section 9. Newly-Licensed Second Year: Have you been state-licensed or certified for the first time within the past 24 months?							
*If "Yes", take 25% off your Professional Liability premium is Section 9.			□Yes □	2110			
Section 9: Total Your Annual Premium							
1. Enter your Professional Liability Premium (from Section 2)	\$	*You cannot claim more than					
2. Subtract discounts (from Section 8) if you qualify*	\$	discount at any given time, an same newly-licensed discount					
3. Enter your Prior Acts total (from Section 3), if applicable: \$175.00	\$	same newly needsed discount	more than o				
4. Enter your State Licensing Board Coverage Increase premium (from Section 4), if		**If you are a Kentucky, Louisiana, or West Virginia					
applicable	\$	resident, you are required to include state taxes on the SUBTOTAL amount: For Louisiana , multiply your subtotal by .048; for West Virginia , multiply your					
5. Enter your Additional Insured Total (from Section 5), if applicable	\$			y your			
Subtotal by .0055 and add the							
7. SUBTOTAL (Lines 1-6)	\$	Kentucky, please call us at 800-875-1911 for your state and local taxes					
8. Add tax for KY, WV, or LA residents**	\$						
9. Add Administrative fee (Required)***	\$ 10.00	*** <u>Administrative Fee</u> (Allied Association Risk Purchasing G					
Total Annual Premium:	implemented to ease the rising administration services and te						

PLEASE SIGN AND DATE THE CONFIRMATION ON PAGE 3

Payment: Submit and Send

Mail with Check or Money Order to:

Office Hours:

CPH & Associates 711 S. Dearborn St., Suite 205 Chicago, IL 60605 Monday-Friday: 8:30 am to 5:00 pm Central Time Phone: 312-987-9823 or 800-875-1911 Fax: 312-987-0902 Email: info@cphins.com

www.cphins.com

Confirm: Please Read, Sign & Date Below

The Undersigned states that he/she is an authorized representative of the Applicant and declares to the best of his/her knowledge and belief and after reasonable inquiry, that the statements set forth in this Application (and any attachments submitted with this Application) are true and complete and may be relied upon by Company * in quoting and issuing the policy. If any of the information in this Application changes prior to the effective date of the policy, the Applicant will notify the Company of such changes and the Company may modify or withdraw the quote or binder.

The signing of this Application does not bind the Company to offer, or the Applicant to purchase the policy.

*Company refers collectively to Philadelphia Indemnity Insurance Company and Tokio Marine Specialty Insurance Company

FRAUD NOTICE STATEMENTS

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE 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 THAT PERSON TO CRIMINAL AND CIVIL PENALTIES (IN OREGON THE AFOREMENTIONED ACTIONS MAY CONSTITUTE A FRAUDULENT INSURANCE ACT WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO PENALTIES). (IN NEW YORK, THE CIVIL PENALTY IS NOT TO EXCEED FIVE THOUSAND DOLLARS (\$5,000) AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION). (NOT APPLICABLE IN AL, AR, AZ, CO, DC, FL, KS, LA, ME, MD, MN, NM, OK, RI, TN, VA, VT, WA AND WV).

APPLICABLE IN AL, AR, AZ, DC, LA, MD, NM, RI AND WV: ANY PERSON WHO KNOWINGLY (OR WILLFULLY IN MD) PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY (OR WILLFULLY IN MD) PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES OR CONFINEMENT IN PRISON.

APPLICABLE IN COLORADO: IT IS UNLAWFUL TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, DENIAL OF INSURANCE AND CIVIL DAMAGES. ANY INSURANCE COMPANY OR AGENT OF AN INSURANCE COMPANY WHO KNOWINGLY PROVIDES FALSE INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO A POLICYHOLDER OR CLAIMANT FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICYHOLDER OR CLAIMANT WITH REGARD TO A SETTLEMENT OR AWARD PAYABLE FROM INSURANCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THE DEPARTMENT OF REGULATORY AGENCIES.

APPLICABLE IN FLORIDA AND OKLAHOMA: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD, OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION IS GUILTY OF A FELONY (IN FL, A PERSON IS GUILTY OF A FELONY OF THE THIRD DEGREE).

APPLICABLE IN KANSAS: AN ACT COMMITTED BY ANY PERSON WHO, KNOWINGLY AND WITH INTENT TO DEFRAUD, PRESENTS, CAUSES TO BE PRESENTED OR PREPARES WITH KNOWLEDGE OR BELIEF THAT IT WILL BE PRESENTED TO OR BY AN INSURER, PURPORTED INSURER, BROKER OR ANY AGENT THEREOF, ANY WRITTEN, ELECTRONIC, ELECTRONIC IMPULSE, FACSIMILE, MAGNETIC, ORAL, OR TELEPHONIC COMMUNICATION OR STATEMENT AS PART OF, OR IN SUPPORT OF, AN APPLICATION FOR THE ISSUANCE OF, OR THE RATING OF AN INSURANCE POLICY FOR PERSONAL OR COMMERCIAL INSURANCE, OR A CLAIM FOR PAYMENT OR OTHER BENEFIT PURSUANT TO AN INSURANCE POLICY FOR COMMERCIAL OR PERSONAL INSURANCE WHICH SUCH PERSON KNOWS TO CONTAIN MATERIALLY FALSE INFORMATION CONCERNING ANY FACT MATERIAL THERETO; OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO.

APPLICABLE IN KENTUCKY: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSONS FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY MATERIAL THERETO COMMITS A FRAUDLENT INSURANCE ACT, WHICH IS A CRIME.

APPLICABLE IN MAINE, TENNESSEE, VIRGINIA AND WASHINGTON: IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES OR DENIAL OF INSURANCE BENEFITS.

APPLICABLE IN NEW YORK: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATOIN 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 SHALL BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATE VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

INSURED NAME (PLEASE PRINT/TYPE)	TITLE	
INSURED SIGNATURE	DATE	DESIRED POLICY EFFECTIVE DATE

SECTION TO BE COMPLETED BY THE PRODUCER/BROKER/AGENT

PRODUCER: **CPH & Associates** (If this is a Florida Risk, Producer means Florida Licensed Agent)

PRODUCER LICENSE NUMBER: 19193 (If this a Florida Risk, Producer means Florida Licensed Agent)

ADDRESS: 711 S. Dearborn S

AGENCY: CPH & Associates

Prior Acts or "Nose" Coverage

Prior Acts coverage is an alternative to purchasing Tail coverage from your claims made carrier.

The prior acts endorsement will extend coverage under your new occurrence form policy to certain incidents occurring back to the retroactive date of your expiring claims made policy.

- How do I know if I have a claims made policy? The proof of coverage for you expiring policy should state if the policy is claims made. If you are unsure, contact your current carrier.
- A claims-made policy will only cover claims for which the treatment occurred and the claim was reported while the policy is in effect.

This coverage **does not** apply to any claim, incident or suit arising out of:

- An incident in which the **Insured** knew or had been told prior to the effective date of this endorsement, that it would result in a **Claim or Suit**;
- An incident that has been reported by the **Insured** to any other insurer and for which coverage has provided by the other insurer;
- An incident that is covered under the Extended Reporting Period provision of any prior claims made Policy; or
- An incident that is not covered under any prior Policy because the limits of liability are insufficient or exhausted or because they are within a deductible or self-insured retention.