

CARRIER:			

Child Care Product Application – All States

		I that apply): Property Abuse cost and reimbursement (question 22c rec				-	
		name):	• •				
		·					
		State:		p code:			
		E-mail address:					
		E-mail address:					
		al Corporation Partnership					
Classification (C		·	□ Nonpront corporation		□ Other _		
☐ Commercial ce	enters 🔲 Resi efore and/or afte	dential (questions 47–48 required)				sori	
	se provide the	s/claims in the last five years? following information; additional claims o	r information may be subm	itted on sep	arate sheet. (☐ Yes Abuse and	□ No
Coverage Type	Date of Loss	Description of Loss		Paid	Reserved	Statu	S
☐ Property☐ Liability☐ A&M			\$	Ş	Б	□ Open □ Closed	
☐ Property☐ Liability☐ A&M			\$	Ş	5	□ Open □ Closed	
☐ Property☐ Liability☐ A&M			\$	5	\$	□ Open □ Closed	
2. Have there b	een any actual er investigatior	or alleged child molestation or abuse in	cidents in the past or are th	nere any		☐ Yes	□ No
3. What year di	d the business	start?					
4. How many ye	ears has the ap	oplicant been at the current location?					
5. Is the child c	are facility curre	ently licensed or registered with the state					
	I No □ Lic	ense pending Exempt from licens	sing 🗖 Unknown				
If "Yes,"	4h =	a control Barrer					
		e center's license:					
		nber:				D V	
	-	icense, registration or certification ever b	·			☐ Yes	☐ No
What is the li	censed capacit	ty for the child care facility?					

CCA – Child Care 5/18 – USLI page 1 of 6

Enrollment/Staffing

Age Group	Maximum Number of Children in a Single Day	Number of Staff Members in	the Room	
0–12 months old				
13–24 months old				
2 years old				
3 years old				
4 years old				
5 years old				
6 years old and olde				
Total				
9. What types of anNoneOth10. Are there any field	er, please describe: d trips to a swimming pool?	□ \$2,000 □ \$3,000 □ \$5,000 □ guinea pigs, gerbils, domestic rats, para		
• •	neck all that apply:	ool(s)	□ Vaa	□ Na
	acility accredited by any of the following associations? neck all that apply:		☐ Yes	☐ No
	al After School Association NAEYC – National Association	ion for Education of Young Children		
		nal Early Childhood Program Association	n	
	ever be left exclusively with caregivers under the age of 18 or	•		
background chec	k performed by the child care facility?		Yes	☐ No
13. Are there finger g	uards installed on all doors? (Not applicable for Residential C	Child Care)	☐ Yes	☐ No
14. Does the child ca	re facility ever transport or arrange for the transportation of cl	nildren in their care?	☐ Yes	☐ No
If "Yes," please of	omplete questions 52–55			
15. Are children pern	nitted to play outside?			
Yes, on premi	ses	No, children are not permitted to	play outsid	le
Is there a pe	rmanently installed fence? ☐ Yes ☐ No			
	ound equipment permanently installed? ☐ Yes ☐ No			
☐ Yes, off premi				
	ere the children are taken:			
	ing pool, wading pool deeper than 12 inches or any other wat	·	☐ Yes	☐ No
Is the child care f participates in all	acility a "Mommy/Daddy and Me" operation where the parent activities?	stays on the premises and	☐ Yes	☐ No
	acility open for more than 14 hours?		☐ Yes	☐ No
If "Yes,"				
a. How many h	ours?			
b. Is the child c	are facility locked and/or alarmed after 7 p.m.?		☐ Yes	☐ No
19. Are there any phy	sically, medically or mentally challenged children or children	with special needs currently enrolled?	Yes	☐ No
If "Yes,"				
	y children enrolled who are non-functioning in a social atmosp			
	gressive behavior that may cause harm to themselves or other		☐ Yes	□ No
	en have independent movement, are ambulatory and are mob	ile?	☐ Yes	□ No
	are facility's special needs enrollment 20 percent or greater? Idren who require invasive medical procedures or care?		☐ Yes☐ Yes	□ No
u. Are mere chi	iuren who require invasive medical blocedures of care?		u res	□ 130

CCA – Child Care 5/18 – USLI page 2 of 6

Property Coverage

Building Cor		□ Frame□ Masonry NC	Joisted masonryModified fire resistive	☐ Nonco ☐ Fire re	ombustible esistive				
Protection	Cause of	f Loss	Deductible	Number of	Type of Burgla	ar Alaı	m		
Class	□ Basic □	I Special ☐ \$1,	000 🗆 \$2,500 🗀 \$5,000	Stories	□ Local □ Central S			l No	ne
	☐ Broad		. , ,						
What year wa	as the building o	constructed?							
What type of	plumbing is in t	he building? 🛭 PV	C 🗆 Copper 🗅 Galva	nized 🗖 Lead	Other:				_
What type of	roof is on the b	uilding? ☐ Fla ☐ Me		☐ Shingle ☐ Slate	□ Other:			-	
What is the a	ge of the roof?	yea	rs .						
Is the building	g fully protected	by an operational sp	rinkler system covering 100 p	ercent of the premis	ses? 🗆 Yes 🗀 N	0			
What is the s	quare footage c	of the entire structure	? sq. ft.						
Building Lim	nit:	\$	Coinsurance (80)% minimum)	% 🚨 AC	V	□R	C	
Business Pe	ersonal Propert	ty Limit: \$	Coinsurance (80)% minimum)	% 🚨 AC	V	□ R	RC	
Business Inc	come Limit:	\$	Coinsurance	<u>or</u>	Monthly Limit	of In	demn	ity	
☐ With extra	expense 🔲 \	Without extra expens		70% 100 percent	□ 1/3 □ 1/4		1/6		
Additional Pr	operty Covera	ges Requested (Che	eck all that apply)						
☐ Equipmen	t breakdown		☐ Electronic data		☐ Interruption of comp	uter c	perat	ions	
☐ Value Plus	s endorsement		☐ Power outage		☐ Fence coverage \$				_
☐ Outdoor s	ign coverage	\$	☐ Playground equipment	coverage \$					
☐ Valuable p	papers coverage	e \$	☐ Accounts Receivable Conclude Care)	overage \$	(Not Applicable	e for I	Resid	entia	1
Liability Cove	erage								
20. Occurrence	ce limit:	\$100,000/\$	200,000 🗖 \$300,000/\$600	0,000 🗖 \$500,00	00/\$1,000,000 🖵 \$1,	000,0	00/\$2	2,000),000
•	oyee benefits lia	,	•		er of employees		_		
	e and molestati	on liability coverage?	(Residential Child Care is el	igible for limits up to	\$100,000/\$300,000)		Yes		⊒ No
If "Yes,"	nse cost covera	ige: 🔲 Inside the	limit	(Not available for R	esidential Child Care in n	nost s	tates)	
		\$25,000 / \$50,000	\$100,000 / \$100,000	\$100,000 / \$3			,		
D. DC011		\$300,000 / \$600,000	□ \$500,000 / \$500,000	□ \$500,000 / \$1					0
c. Add o			ain civil or criminal suits?	, , ,	, , , , , , , , , , , , , , , , , , , ,		Yes		ı No
			s or less:	□ N/A					
Additional Int (Al = Additional		· Loss Payee, M = M	ortgagee, W = Waiver of Tran	sfer of Rights of Re	ecovery Against Others to	Us)			
N:	ame	Relationship/Intere	st Address		City, State, Zip	AI	LP	М	w
	· · · ·	i i i i i i i i i i i i i i i i i i i	7.301000		J,, -				
						10			

CCA – Child Care 5/18 – USLI page 3 of 6

II. ELIGIBILITY CRITERIA

General Eligibility

24.	Are there past, pending or planned foreclosures and/or bankruptcies or judgments for unpaid taxes against the named insured or any officer, partner, member or owner, individually within the past five years?	☐ Yes	□ No
25.	Has insurance coverage been cancelled or non-renewed in the past three years? (Not applicable in MO)		☐ No
26.	Do all public areas, occupancies and/or habitational units have functioning and operational smoke and/or heat detectors?	☐ Yes	□ No
27.	Does any building built prior to 1978 have aluminum wiring or knob-and-tube wiring?	☐ Yes	☐ No
28.	For any building built prior to 1978, is 100 percent of the wiring on functioning and operational circuit breakers?	☐ Yes	☐ No
Lia	bility Eligibility		
29.	Does pre-employment screening include verification that all employees and volunteers have never been convicted of a crime, including sex-related or child abuse offenses, and the child care facility continues to conduct periodic screenings after employment and volunteering begins?	☐ Yes	□ No
30.	Is the child care facility owned by or associated with any operations other than the child care at this location?	☐ Yes	☐ No
31.	Are cubbies and bookcases over 24 inches in height anchored to a wall or floor?	☐ Yes	☐ No
32.	Are Jacuzzis or hot tubs secured and inaccessible to the children?	☐ Yes	☐ No
33.	Are there any prior or current state citations/violations for lack of supervision, inadequate staff to child ratio, incomplete medical records for enrolled children or inadequate state required background checks?	☐ Yes	□ No
34.	Are there any wood-burning stoves, space heaters or temporary heating devices?	☐ Yes	☐ No
35.	Does the child care facility accept children who require skilled or specialized medical care?	☐ Yes	☐ No
36.	Does the child care facility open no earlier than 5 a.m. and close no later than 11 p.m.?	☐ Yes	☐ No
37.	Are kitchen facilities and heating appliances, such as crock pots, physically separated from the children?	☐ Yes	☐ No
	Are martial arts or organized contact sports offered?	☐ Yes	☐ No
	Are medications ever dispensed without the parent's/guardian's and physician's (when required) written consent and instruction?	☐ Yes	□ No
40.	Are there field trips to off-premises residential swimming pools, lakes, beaches, skiing, ice/roller skating rinks, amusement/water parks, or overnight?	☐ Yes	□ No
41.	Does the child care facility obtain a student application on every student that includes complete medical, emergency and contact information completed and signed by a parent or legal guardian prior to the child's first stay?	☐ Yes	□ No
42.	Does the child care facility own or ever rent trampolines, moonwalk or bounce equipment, gymnastic or wall-climbing equipment, or ball-pits?	☐ Yes	□ No
43.	Does the child care facility provide either standalone adult day care operations or child/adult care at the same location?	? 🛚 Yes	☐ No
44.	Does the child care facility provide nanny services, adoption services or referral operations?	☐ Yes	☐ No
45.	Does the child care facility travel to destinations to provide child care services?	☐ Yes	☐ No
46.	Have all violations cited in an inspection (conducted by state or insurance company) been corrected within the deadline for compliance?	☐ Yes	□ No
Res	sidential Child Care Facilities Only		
47.	Applicant maintains a minimum 1:6 staff-to-child ratio for all children enrolled at the residential home?	Yes	☐ No
48.	Are infants placed in cribs and not beds during naptime?	☐ Yes	☐ No
Bef	ore and/or After School Care □ N/A		
49.	Does this child care facility provide 100 percent before and/or after school care?	☐ Yes	☐ No
	If "Yes," please complete the following:		
	a. Does the child care facility operate as an independent entity with no ownership or oversight by the public or private school?	☐ Yes	□ No
	b. Does the child care facility operate in a gymnasium or cafeteria?	☐ Yes	☐ No
Dav	v Camp or Summer Camp □ N/A		
	Does the child care facility operate as a 100 percent Day Camp or Summer Camp?	☐ Yes	□ No
	If "Yes," please complete the following:		
	a. Are the children permitted to stay at the camp overnight?	☐ Yes	□ No
	b. Are there any enrolled children over the age of 15 at the camp?	☐ Yes	☐ No

CCA – Child Care 5/18 – USLI page 4 of 6

	c. Does the camp operation offer specialized care such as weight management camp or sports camp?	Yes	☐ No
	d. For all camp staff under the age of 21 and volunteers, are they supervised by an employee over the age of 22?	Yes	☐ No
	e. Is any camp staff member under 18?	Yes	☐ No
	f. Is the camp operation seasonal? (e.g. open in summer months – June through August)	☐ Yes	☐ No
Dro	p-in Child Care 🔲 N/A		
51.	Is this a 100 percent drop-in child care facility? (i.e. short-term care less than four hours, parents on premises		
	or easily accessible.)	Yes	☐ No
	a. Does the child care facility offer "sick child" services?	☐ Yes	☐ No
Hire	ed and Non-owned Auto 🔲 N/A		
52.	Does the child care facility ever transport or arrange for the transportation for children in their care?	Yes	☐ No
	If "Yes,"	Yes	☐ No
	a. Are children ever transported on field trips or other destinations in child care owners'/ employees'/parents' cars (other than their own children)?	☐ Yes	□ No
	b. Does the child care facility contract with a driver-provided bus service that maintains minimum auto coverage of \$1,000,000 combined single limit?	□ Yes	□ No
53.	Is there a Commercial Auto Insurance policy in force?	☐ Yes	☐ No
54.	Are there any owned or leased (long-term) vehicles?	☐ Yes	☐ No
55.	Are employees or volunteers required to use their personal automobile to conduct the applicant's business on a regular basis?	□ Yes	□ No

FRAUD STATEMENTS

Alabama, Arkansas, District of Columbia, New Mexico, Rhode Island and West Virginia: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

Colorado Fraud Statement: 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.

Florida Fraud Statement: 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 of the third degree.

Kansas Fraud Statement: 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 may be guilty of a crime and may be subject to fines and confinement in prison

Maine Fraud Statement: 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 a denial of insurance benefits

Maryland Fraud Statement: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

New Jersey Fraud Statement: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

New York Fraud Statement: 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 shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Oklahoma Fraud Statement: WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

Oregon Fraud Statement: Notice to Oregon applicants: Any person who, with intent to defraud or knowing that he is facilitation a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may be guilty of insurance fraud.

Kentucky, Pennsylvania AND Ohio Fraud Statement: 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 such person to criminal and civil penalties.

Tennessee, Virginia and Washington Fraud Statement: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

Fraud Statement (All Other States): Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

STATE NOTICES

Arizona Notice: Misrepresentations, omissions, concealment of facts and incorrect statements shall prevent recovery under the policy only if the misrepresentations, omissions, concealment of facts or incorrect statements are; fraudulent or material either to the acceptance of the risk, or to the hazard assumed by the insurer or the insurer in good faith would either not have issued the policy, or would not have issued a policy in as large an amount, or would not have provided coverage with respect to the hazard resulting in the loss, if the true facts had been made known to the insurer as required either by the application for the policy or otherwise.

CCA – Child Care 5/18 – USLI page 5 of 6

Florida Surplus Lines Notice: (Applies only if policy is non-admitted) You are agreeing to place coverage in the surplus lines market. Superior coverage may be available in the admitted market and at a lesser cost. Persons insured by surplus lines carriers are not protected under the Florida Insurance Guaranty Act with respect to any right of recovery for the obligation of an insolvent unlicensed insurer.

Florida and Illinois Punitive Damage Notice: I understand that there is no coverage for punitive damages assessed directly against an insured under Florida and Illinois law. However, I also understand that punitive damages that are not assessed directly against an insured, also known as "vicariously assessed punitive damages", are insurable under Florida and Illinois law. Therefore, if any Policy is issued to the Applicant as a result of this Application and such Policy provides coverage for punitive damages, I understand and acknowledge that the coverage for Claims brought in the State of Florida and Illinois is limited to "vicariously assessed punitive damages" and that there is no coverage for directly assessed punitive damages.

Maine Notice: The insurer is not permitted to withdraw any binder once issued, but a prospective notice of cancellation may be sent and coverage denied for fraud or material misrepresentation in obtaining coverage. A policy may not be unilaterally rescinded or voided.

Minnesota Notice: Authorization or agreement to bind the insurance may be withdrawn or modified only based on changes to the information contained in this application prior to the effective date of the insurance applied for that may render inaccurate, untrue or incomplete any statement made with a minimum of 10 days' notice given to the insured prior to the effective date of cancellation when the contract has been in effect for less than 90 days or is being canceled for nonpayment of premium.

Ohio Representation Statement: By acceptance of this policy, the Insured agrees the statements in the application (new or renewal) submitted to the company are true and correct. It is understood and agreed that, to the extent permitted by law, the Company reserves the right to rescind this policy, or any coverage provided herein, for material misrepresentations made by the Insured. It is understood and agreed that the statements made in the insurance applications are incorporated into, and shall form part of, this policy. THE INSURED UNDERSTANDS AND AGREES THAT ANY MATERIAL MISREPRESENTATION

OR OMISSION ON THIS APPLICATION WILL ACT TO RENDER ANY CONTRACT OF INSURANCE NULL AND WITHOUT EFFECT OR PROVIDE THE COMPANY THE RIGHT TO RESCIND IT.

Utah Punitive Damages Notice: I understand that Punitive Damages are not insurable in the state of Utah. There will be no coverage afforded for Punitive Damages for any Claim brought in the State of Utah. Any coverage for Punitive Damages will only apply if a Claim is filed in a state which allows punitive or exemplary damages to be insurable. This may apply if a Claim is brought in another state by a subsidiary or additional location(s) of the Named Insured, outside the state of Utah, for which coverage is sought under the same policy.

If your state requires that we have information regarding your Authorized Retail Agent or Broker, please provide below.

Retail agency name:	License #:	
Agent's signature:(Required in New Hampshire)	Main agency phone number:	
Agency mailing address:		
City:	State:	_ Zip:
The signer of this application acknowledges and understands that the information provid requested insurance and is relied on by the Insurer in providing such insurance. The sign Application is true and correct in all matters. The signer of this Application further representation to the effective date of coverage, which render the information provided herein untrimmediately in writing. The Insurer reserves the right to modify or withdraw any quote or charged, based on the Insurer's underwriting guides. The Insurer is hereby authorized, but the information, statements and disclosures provided in this Application. The decision of deemed a waiver of any rights by the Insurer and shall not estop the Insurer from relying agreed that this Application shall be the basis of the contract should a policy be issued a	ner of this application represents that any changes in matters inquiue, incorrect or inaccurate in any way binder issued if such changes are mater to trequired, to make any investigate the Insurer not to make or to limit any on any statement in this Application i	the information provided in this ired about in this Application occurring will be reported to the Insurer aterial to the insurability or premium ation and inquiry in connection with r investigation or inquiry shall not be in the event the Policy is issued. It is
Applicant's signature:	Title:	
President, Chairperson of the Board, Managing Member, or E	executive Director	
Date:		

CCA - Child Care 5/18 - USLI page 6 of 6