

## Electronic Security Application Commercial General Liability Including Errors & Omissions

One Blue Hill Plaza Suite 530 Pearl River NY 10965 Ph 800-214-0207 Fax 845-735-8383 www.mechanicgroup.com

1. Business Nam	e(s):						
2. Address:							
3. Business is:	<ul><li>☐ Corporation</li><li>☐ Ltd. Liab. Corp</li></ul>	·	☐ Individual		ear Started		
4. Person to cont	act:		En	nail			
5. Phone #			Website	Website			
6. FEIN#				State(s) Licensed			
If yes, what wa	as the name you operat	er similar business unde ed under?					
<ol><li>Name of subsi</li></ol>	diaries owned or contro	olled:					
9. <b>Breakdown o</b> f	f operations: er of employees:	F	Full-time:	Part-time:			
b) Flovide the	e estimateu payrolis and	d receipts/sales for the υ	ipcorning policy period	I.			
Operations	S		Payroll	Sa	ales		
Locksmith							
Other Oper	rations:						
Alarm Insta	allation, Service, Repair	or Maintenance					
Central Station Monitoring		Retail					
Central Sta	mon wormoning	Wholesale					
CCTV/Inter	rcom/Audio-Video/Telep	phone					
Access Co	ntrol						
Electrical D	Distributor						
Other (descri	ribe below)						
		Tota	als				
). If you have ope	erations other than Loc	ksmith, please provide t	he % breakout of sale	s:			
Fire Only	%_	Med Alert (penda	nts)%_	Temp Control_	%		
Burglary Only	%	Med Alert (wall pa	ad) %				



Locksmith Program		Client						
One Blue Hill F	Plaza - Suite 530 - PO Box 164	16 - Pearl River	r NY - 10965 - 8	345-735-0700 - 800	-214-0207 - Fax 8	45-735-8383		
11. Effective date:		t	0					
12. Please provide th	he names of insurers, limit	s and premi	ums paid ov	er the past five	years:			
Policy Period	l Insurance	Company		Limits	Deductible	Premiu	ım	
13. During the past five years, have any claims been presented to your present or prior insurer?  — Yes — No Please attach updated historical insurance company claim reports (loss runs) for the last 5 policy periods.								
	14. Do you have any knowledge concerning any incidents that have occurred prior to the date of this application which may result in a future claim? If yes, please provide detail below:							
•	15. Has your liability insurance ever been canceled, declined or non-renewed in the past 3 years?   Yes  No lf yes, please explain							
16. Please provide a	list of your 5 largest client	:s/projects e	xpected ove	r the NEXT 12 r	nonths			
C	lient Name		Des	cription of Ser	vices Provided	d		
17. Do you do work f	for General Contractors that	at are buildii	ng new resid	ential homes?		☐ Yes	☐ No	
18. Do you obtain a	certificate of insurance from	m the manu	facturer of th	e products you	sell?	☐ Yes	□ No	
19. Do you currently have professional liability insurance?						☐ Yes	□ No	
20. Do you currently	perform or anticipate perfo	orming work	at any of the	e following? (ple	ease check all t	hat apply)		
	passenger terminals) non-terminal) nults)	Strike V	ome or HUE Vork Homes	Housing	<ul><li>☐ Hospitals/</li><li>☐ Nuclear Formula</li><li>☐ Fire Supp</li></ul>		ards	
21. Does any of your	r work require the use of a	scaffold?	If yes pleas	e describe safety ı	measures	☐ Yes	☐ No	
	this application must be complete the to defraud any insurance co	mpany or other	person, files a	n application for insu	urance containing a			

conceals for the purpose of misleading information concerning any fact material thereto, commits a maudulent insuspensions this application, the signor warrants that to their best knowledge all information given is true and accurate.

Applicants Signature Date Notice: Knowingly presenting false or misleading information in an application for insurance may be a crime and violation of law subjecting the applicant to criminal and civil penalties.

Arkansas, Louisiana, Rhode Island & West Virginia applicants: 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.

**Alabama applicants:** Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines or confinement in prison, or any combination thereof.

Colorado applicants: 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 policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder 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.

**District of Columbia applicants**: Warning: it is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

Florida applicants: 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.

**Hawaii applicants**: For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both.

**Kentucky applicants**: 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.

**Maine applicants:** 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 applicants: Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and 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 applicants:** Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

**New Mexico applicants:** 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 civil fines and criminal penalties.

**New York applicants:** 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 material fact thereto commits a fraudulent insurance act, which is a crime, and shall be also subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

**Ohio applicants:** Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

**Oklahoma applicants:** 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 applicants: Any person who knowingly and with intent to defraud or solicit another to defraud an insurer: (1) by submitting an application or; (2) filing a claim containing a false statement as to any material fact maybe violating state law.

**Pennsylvania 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 such person to criminal and civil penalties.

**Tennessee**, **Virginia & Washington applicants:** 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.

## **Arbitration statement**

Applicable to Utah applicants if the policy will contain an arbitration clause:

Any matter in dispute between you and the company may be subject to arbitration as an alternative to court action pursuant to the rules of (the American Arbitration Association or other recognized arbitrator), a copy of which is available on request from the company. Any decision reached by arbitration shall be binding upon both you and the company. The arbitration award may include attorney's fees if allowed by state law and may be entered as a judgement in any court of proper jurisdiction.

Signature Section General Liability		
Principal, Owner or Officer Signature	Title	Date



## Reg. 194 Mandatory Initial Disclosure As required by the New York State Insurance Department

As an independent insurance agent or insurance broker I, or my firm, (hereafter "I") may have access to more than one insurance company to place your coverage. Whether acting as an independent insurance agent or insurance broker I have certain obligations to you as the purchaser and certain obligations to the insurance company as determined in both statutory and case law. If acting as an independent insurance agent I may have authority to obligate the insurance company on your behalf and as a result I may be required to act within the scope of my contractual agreement with the company.

As the purchaser you need to understand that I typically will receive compensation from the selling company based on the agreement I have with the company. That compensation may vary from company to company and also be impacted by the volume of business I place with the company, the profitability of that business and other factors.

You may receive information about my compensation on the policy or policies you select and about any policies I have presented to you which you did not select by asking me for the information.