



**Proposal for
E&O with ClaimPrevent™**
The most comprehensive E&O and
Risk Management program available.



The CRES Difference

Mailing address :PO Box 29502 #69121 |Las Vegas, NV 89126-9502 | P:(858) 618-1648 | F:(858) 618-1655 | cresinsurance.com
 Payment address :PO BOX 847125 |LOS ANGELES, CA 90084-7125

E&O Insurance + ClaimPrevent™: Specifically Designed to Minimize Your Business Risks

Our Errors and Omissions program is designed to pro-actively minimize your risk. We give you innovative tools to help avoid the risks in your daily business. If something does go wrong, you'll have the right protection.

Claim Prevent™ Legal Advisory Services: Helping You Prevent Claims Daily

With CRES you have access to our Legal Advisory Service Hotline 7 days a week for phone consultations, contract review, attorney letters, and more. Our expert local real estate attorneys can help you prevent a dispute from becoming a claim, and help reduce the actual cost of a claim. This service is separate from your E&O insurance, so there is no retention and no increased insurance cost when it is used.

At CRES, we want to prevent claims, not just file them.

Qualified Home Warranties: Unique Benefits for Your Clients, Reduced Retention for You

Not all Home Warranties are created equal. As a CRES E&O customer, you have access to Home Warranties you simply won't find elsewhere. A CRES Qualified Home Warranty can offer you and your client:

- » Up to a \$5,000 retention reduction* for you.
- » Up to a \$50,000 in Seller's E&O Coverage* for your client.
- » Optional Structural Coverage: Hidden damage costs more to repair. With this coverage, home buyers will have the most expensive part of their home covered.

Although other warranties may qualify, only ones with the CRES logo from Fidelity National Home Warranty, Old Republic Home Protection and First American Home Warranty are guaranteed to receive these benefits.

Seller's E & O*: Simple, Inexpensive, Valuable Protection for You and Your Seller

Our unique coverage protects your residential listing clients. In the event your seller is sued by the buyer, alleging a wrongful act after the sale of the seller's principal residence, they are covered with \$25,000 of E&O .

When added to your CRES policy, all of your qualified listings are automatically covered. The seller is protected for 180 days from the close of escrow when selling their primary residence and can extend the coverage an additional 180 days (with an additional premium paid by the seller). The Seller's E&O policy has a \$2,500 retention.

Permit History Reports*

Nearly 20% of claims are related to permit issues. Providing a buyer with a copy of a CRES Permit History Report will reduce your deductible up to \$2,500.

A Permit History report will help minimize potential claims by disclosing that permits were, or were not pulled and will let buyers know that permits should be investigated further.

You receive an annual allotment of permit History Reports based upon the Risk Management fee paid. These can be ordered for immediate download by logging into your account.

* Not all services are available everywhere.

Seller's E&O coverage and retention reduction are feature-based and not company-specific. They are arranged by and intended for the members of the Real Estate Services Council Purchasing Group, LLC. (RESCPG). The E&O Deductible Reduction is provided by CRES Insurance Services and applies to real estate licensed members of the Real Estate Services Council Purchasing Group, LLC. (RESCPG) who pay for the Home Warranty Plan. Certain restrictions apply.



Your Customized Proposal Errors and Omissions + ClaimPrevent™

View & buy online... <https://tinyurl.com/y4zeucrf>

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January 04, 2021

Quote: 3021270

Proposed Name Insured:

Pro Group Corona, Inc.
DBA: Keller Williams Corona/Pro Group
Escrow
4160 Temescal Canyon Rd. Ste 500
Corona, California, 92883

Your Representative:

Samantha Jensen
sjensen@cresinsurance.com

Best Contact

Vince Baldwin
1385 OLD TEMESCAL RD
CORONA, California, 92881
vince@vincesells.com
951-870-1445

Coverage as: Company and Individuals

Policy Period: 01-05-2021 to 01-05-2022

Policy Features

OPTIONS:
\$1mil/1mil limits with claims inside \$56,053 Total
\$1mil/\$1mil limits with claims OUTSIDE \$72,866 Total
\$2mil/\$2mil limits with claims inside \$76,696 Total
\$2mil/\$2mil limits with claims OUTSIDE \$96,312 Total

NOT COVERED: Escrow services done outside of California DRE license authority.

Coverage:

Claim Limit:	\$2,000,000	Aggregate Limit:	\$2,000,000
Pollution Limit:	\$500,000	First Dollar Defense:	No
Claim Expense Outside Limits:	No	Bodily Injury & Property Damage:	\$100,000
Retention:	\$10,000	Discrimination:	Defense Only
Retention Reduction:	Yes	Seller's E&O:	No
Agent Owned Property:	Expanded	Upgrade to Full Priors:	No
Broad Coverage:	Yes	Permit History Reports:	1000

The policy Provides Coverage for the following Insured Services:

Insured Service Name	Prior Acts Type	Retroactive Date
Residential Real Estate Services: Listing, Sale, Referral, Broker Price Opinion, and Escrow Agent Services of 1-4 unit residential properties	Date Specific	01-05-2004
Leasing of commercial real estate, which includes 5+ residential units	Date Specific	01-05-2004
Commercial Real Estate Services: Listing, Sale, Referral, Broker Price Opinion, and Escrow Agent Services of commercial real estate, including 5+ residential units	Date Specific	01-05-2004
Listing or Sale of Raw, Vacant or Partially Developed Land.	Date Specific	01-05-2004
Property management/leasing of residential real estate, meaning 1-4 residential units	Date Specific	01-05-2004
Property management/leasing of commercial real estate, which includes 5+ residential units	Date Specific	01-05-2004

Policy Endorsement:	
Endorsements	Form Number
Commercial Lines Policy Jacket	HDI E&O JACKET (0120)
Professional Liability Application	HDI-3006 (0818)
Real Estate Services Errors & Omissions Liability Insurance Policy	HDI-EO1009 (0120)
Contingent Liability Coverage - \$100,000	HDI-0311 (0717)
Agent Owned Property	HDI-2003 (1019)
Additional Insured Endorsement	HDI-0306 (0717)
Broad Form Real Estate Services	HDI-0342 (1019)
Reimbursement of Expenses - \$50,000	
Disciplinary Proceedings - \$50,000	
Public Relations Advisory - \$50,000	
Subpoena Assistance - \$30,000	
First Party Cyber Liability - \$50,000	
Not for Profit Directors Coverage - \$30,000	
Pollution Coverage - \$500,000	HDI-0411 (0717)
Retention Reduction - Risk Management Practices - Up to 50% reduction	HDI-2008 (1019)
Agent, Property or Event Exclusion	HDI-0402 (0717)
Any transaction involving the purchase of any property in which any insured either directly or indirectly has, had, or will have, any ownership or equity interest.	

Additional Insured

Name	Street	City, State, Zip
Keller Williams Realty, Inc.	1221 Mopec Express Way Suite 400	Austin, Texas, 78746
Pro Group Escrow	4160 Temescal Canyon Road #510	Corona, California, 92883

Payment Options - Initial One:

Annual Pricing:

Carrier:	HDI Global Insurance Company
Pricing	
RESCPG Membership Fee:	\$250
E&O Premium:	\$74,533
Risk Management Fee:	\$2,000
Total:	\$76,783

Payment Plans DocuSigned by:

Signature: <u>Vince Baldwin</u> EE85BD7168D6481... 1/4/2021	10-Pay Installment Plan
	Due now: \$7,911
	8 payments of \$7,661
	Last Installment \$7,664
	First payment includes RESCPG Membership Fee in full.
	Payments will include \$8 installment fee automatically debited to the designated payment account on 1st of each month starting on: 02-01-2021

Safe-Pay Option: Initial To Enroll

Signature: Vince Baldwin
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1/4/2021

I authorize CRES Insurance Services to place my account on file and process the minimum payment on the 11th of the month if my completed ledger is not received. I also understand that I am still required to provide all complete transaction information to CRES and pay for any additional transactions above and beyond the monthly-required minimum payment. (i.e. If 3 transactions closed in the month, I'll send my complete ledger along with payment of the additional 2 closings.)

Disclosures:

- All collected fees are fully earned and separate from premium paid to the carrier.
- Any paper checks received by CRES will be converted to an electronic payment and processed through the Automated Clearing House (ACH).
- The application shall be the basis of the contract should a policy be issued and it will attach to the policy. Policy will be bound with contingency pending compliance verification and is subject to flat cancellation.
- This insurance is offered on a Claims-Made and Reported basis. Only claims first made against you and reported to CRES within the policy period are potentially covered, subject to other policy provisions. "Claim" means a demand for money or services, or the filing of suit or institution of arbitration or mediation proceedings naming an Insured that may allege a negligent act, error, omission or personal injury resulting from the rendering of or failure to render professional services.
- There is no coverage for development, builder or construction companies in which an insured has ownership interest.
- Knowledge of possible claims must be disclosed to your current insurer. Any pending issues will not be covered under this new policy.
- There is no coverage under the policy for any properties leased/managed/sold which any insured has an ownership interest, unless the Agent Owned Property endorsement is present. (see endorsement for restrictions)
- All policies are subject to auditing.
- To protect your financial privacy, credit cards can only accepted via the CRES online payment system at <https://www.cresinsurance.com>. Any credit card information submitted outside of the online payment system will be destroyed as per CRES company policy.
- The E&O Retention Reduction applies to any real estate licensed Real Estate Service Council Purchasing Group, LLC. (RESCPG) member who personally pays for the Home Warranty Plan. Seller's E&O coverage and other benefits are feature based and warranty specific; visit <https://www.cresinsurance.com> for details. These benefits are offered by, and intended for, the members of RESCPG. Certain restrictions apply.

Pro Group Corona, Inc.
4160 Temescal Canyon Rd. Ste 500
Corona, California, 92883
951-870-1445

To: CRES Insurance Services & Prospective Insurers
RE: Professional Liability Insurance Quote - Loss Free Letter

After inquiry of all my brokers/agents/employees I, Vince Baldwin
Owner, Officer or Principal

do hereby warrant that I/we are not aware of any request for, or participation in, any mediation, arbitration, or demand for money or services, involving anyone associated with our firm, the buyer or seller, or other parties to a transaction for which we participated, including, but not limited to, other real estate agents/brokers/firms, appraisers, title, escrow, inspectors, loan officers, mortgage brokers, or property managers. Nor am I/we aware of any circumstance which might give rise to a claim.

I/we also have not received a subpoena or request for records associated with any transaction.

Any such circumstances that I/we are aware of have already been reported in writing to the prospective insurer during the application process.

I/we understand that this representation is material to my/our firm's request for professional liability insurance and that any omission, even if accidental, may result in a denial of coverage for claims associated with the omitted incident.

DocuSigned by:
Signature: Vince Baldwin
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1/4/2021
Name: Vince Baldwin Date: _____

Customer Warranties:

I CERTIFY THAT:

- I have read this application in full and all information I provided is true and complete to the best of my knowledge. I agree that any policy, if issued, may be subject to audit and/or an adjustment in the premium due, policy period requested, coverage, limits, retention or other terms as a result of facts requested here or other underwriting factors. I further understand any false statement, omission or misrepresentation that would otherwise alter the Company's evaluation of my insurability may result in a rescission of coverage.
- I understand my policy requires minimum premium of \$720. I authorize CRES to charge the difference between the money received and any outstanding money owed in the event that the total payments received at cancellation or expiration does not meet the required minimum. All fees on my policy are fully earned and do not count towards my policy.
- I agree that there will be a charge of \$25.00 for any dishonored instrument and hereby waive my rights to notification. ACH authorizations allow CRES to initiate debit/credit entries to my account for payment(s) due.
- I/we do not provide professional services in state(s) without holding a valid license, where required.

Name: Vince Baldwin

Signature: Vince Baldwin Date: _____

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* Unless specifically approved through underwriting.



Purchasing Group Membership Terms

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RECITALS

This Agreement (the "Agreement") is by and between Real Estate Services Council Risk Purchasing Group, LLC, ("RESCRPG") and Applicant. "Applicant" means the person or entity applying for membership, "Member" means Applicant's owners, directors, officers, employees, volunteers, and in the case of Seller's Protection Plan, clients; "Member" also means buyers and sellers of real property through the provision of professional services by other Members. RESCRPG has its mailing address at P.O. Box 500810, San Diego, CA 92150. RESCRPG is a Risk Purchasing Group as defined by Federal Law, formed to purchase liability and other insurance on a group basis for its Members to cover the similar or related exposure(s) to which the Members are exposed by virtue of their related, similar, or common business or service. Applicant wants to become a Member of RESCRPG for the purpose of obtaining insurance coverage and other benefits available exclusively to Members.

AGREEMENT

In consideration of the mutual promises and covenants set forth herein, and for other valuable consideration, the sufficiency of which is acknowledged, Applicant and RESCRPG agree: Applicant agrees to become a Member of RESCRPG and accept, abide by, and be bound by the terms and conditions of membership set forth herein. RESCRPG offers various benefits to its Members. At its sole discretion, and at any time, RESCRPG, upon notice to Members, may add, change, or discontinue programs. RESCRPG has selected an Administrator /Agent ("Administrator") to administer its business affairs. RESCRPG shall negotiate Administrator's compensation. Applicant agrees to not dispute RESCRPG's selected Administrator and the compensation to be paid for Administrator's services. RESCRPG has the sole authority and discretion to (a) select and terminate the Administrator and (b) negotiate the services to be rendered by, and compensation to be paid to, the Administrator. Applicant's only rights as a Member of RESCRPG shall be to apply for and purchase products procured by or in connection with RESCRPG Applicant shall have no other rights whatsoever as a Member or otherwise with respect to RESCRPG. Applicant's membership in RESCRPG shall commence immediately upon receipt of any marketing communication in connection with the RESCRPG and endure only in the event insurance coverage becomes and remains in force and for the limited purpose of resolving claims for coverage with respect to any open claim in case coverage is no longer in force. Membership shall also terminate upon the earliest of the following events: Applicant's written resignation; Applicant's failure to pay premiums, Purchasing Group Membership Fees or Dues ("Dues"), fees or taxes to Administrator when due; written notice of termination sent from RESCRPG, which can be for any reason whatsoever; the expiration date of insurance coverage under any insurance program or nonrenewal of registration of RESCRPG under relevant state law. Dues charged to each Member may vary from Member to Member and may bear no relation to the insurance exposures or operations of the Member. The amount of the Dues charged shall be within the sole discretion of Administrator and RESCRPG. Further, Dues may be developed in a manner otherwise considered to be arbitrary, capricious, and/or discriminatory. Neither the Administrator nor RESCRPG shall be required to disclose the method of calculating a given Member's Dues. Dues are payable upon acceptance of the Application. Dues are not insurancerelated fees and are instead used to fund the operations of the RESCRPG. Dues charged to Applicant are not charged to Applicant in exchange for: a policy of insurance; or a Certificate of Insurance & Purchasing Group Membership ("Certificate"); or any insurancerelated service. Dues received by the Administrator on behalf of RESCRPG shall immediately become part of RESCRPG's general operating funds, which may be disposed of, in the course of the management of RESCRPG's business affairs, as RESCRPG or the Administrator deem appropriate in their sole discretion. Member agrees and affirms that the payment of its Dues, whether directly or indirectly, constitutes its waiver of any claim, lawsuit, grievance, regulatory, governmental or administrative proceeding against RESCRPG and Administrator(s), its and their parent, subsidiary, and affiliate entities, as well as its and their officers, directors, and employees, and other authorized business partners. Member also warrants that it shall never bring any Claim based upon the amount it was charged as Dues in relation to other Members, or alleging that the amount it was charged in premiums, fees, or taxes was arbitrary, capricious, or discriminatory. By submitting the Application, each Member accepts these terms, and understands that the Dues component of the total costs may have been calculated in an arbitrary, capricious, or discriminatory fashion. RESCRPG shall select the general insurance terms, conditions, and exclusions of the Insurance Program in its sole discretion.

Applicant agrees to accept RESCRPG's decisions and grants authority to RESCRPG to accept or decline coverage on Applicant's behalf. Applicant also grants authority to RESCRPG to waive or reject any of Applicant's rights under federal or state insurance laws. Applicant is always subject to the general terms, conditions, and exclusions of the Insurance Programs as selected by RESCRPG. Applicant does not have the right to negotiate the terms, conditions, and exclusions of its insurance coverage with the relevant Agent. While RESCRPG is responsible for selecting the general terms, conditions, and exclusions of the Insurance Program, Applicant is responsible for reviewing the policy terms (including policy), conditions, and exclusions. Applicant may then decide if it wishes to purchase coverage as presented. The insurer may not be subject to all insurance laws and regulations of the state in which coverage is issued. Applicant authorizes RESCRPG, the Administrator, Agent, or RESCRPG's authorized agents or representatives to: (1) retain and preserve original policy documents on Applicant's behalf if original policy documents are not delivered to Applicant; and (2) collect all premium, Dues, and taxes (if applicable) on behalf of Applicant. Agent shall have the absolute right to decline any business submitted by Applicant for any reason or no reason whatsoever. Applicant agrees to pay the premium, Dues, and taxes (if applicable) to the Administrator, as representative for RESCRPG. Insurance premiums shall be remitted to Agent for payment to the Insurer. Administrator shall retain the Dues, which Dues are not insurancerelated, to fund the operations of RESCRPG. Applicant agrees and understands that all Fees, Dues, and taxes (if applicable) are 100% fully earned at the inception of coverage. No refunds will be given. By Accepting this Agreement, Applicant accepts without limitation or qualification and agrees, without limitation or qualification, to the terms and conditions of this Agreement. Membership in RESCRPG is voluntary and should be entered into only after careful and thorough review of the Agreement. This Agreement constitutes the entire agreement between the parties and supersedes all previous agreements entered into between the parties hereto with respect to its subject matter; and all such previous agreements, whether oral or written, are hereby merged into, and superseded by, this instrument. Applicant agrees that its rights under this Agreement are not assignable without the express written consent of RESCRPG. Failure by RESCRPG Affiliates to enforce compliance with any term or condition of this Agreement shall not constitute a waiver of such term or condition. If any sentence of this Agreement shall be deemed illegal or unenforceable, such illegality or unenforceability shall not affect the validity and enforceability of any other provision hereof, which together shall then be construed as if such illegal and unenforceable provision or provisions had not been inserted herein. Notices shall be sent to the address of RESCRPG or Applicant at the mailing address specified in the beginning of this Agreement or to such other address as any party to this Agreement shall request in writing from the other party to this Agreement. This Agreement is governed by and shall be construed in accordance with the laws of the State of Nevada without regard to any applicable choice of law provisions, and Applicant and RESCRPG hereby submit to the exclusive jurisdiction of the courts of Nevada, County of Clark.

Transaction fees may be charged on some products. If "Member" selects a transaction-based product, Member agrees to:

- A. Pay all transaction fees;
- B. Tender to Administrator a completed monthly transaction ledger describing closed transactions (or certifying if there are none) on a form and in a manner prescribed by Administrator;
- C. Provide Administrator A and B by the 5th of the month;
- D. Tender a security deposit in an amount prescribed by Administrator.
- E. Assist Administrator in auditing records to determine transaction payment and program eligibility;
- F. Tender the deductible portion of any insurance policy to Administrator or designees upon demand;
- G. Consent to email and telecopy communications regarding products and services of potential interest to "Members";

In any action instituted by either party concerning this agreement, each party shall bear their own attorney fees except when the action is for recovery of any deductible paid by Administrator /Agent in which case attorney fees shall be awarded to the prevailing party.

DocuSigned by:

Signature: Vince Baldwin

Name: Vince Baldwin Date: _____

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1/4/2021



PROFESSIONAL LIABILITY APPLICATION

This application must be completed by the Licensed Broker or designee on behalf of the firm and signed by an owner, officer or principal of the firm.

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Named Insured Information

Name of Entity: Pro Group Corona, Inc. License# 1406566

Preferred DBA Name (if any): Keller Williams Corona/Pro Group Escrow

Address: 4160 Temescal Canyon Rd. Ste 500 City: Corona State: California Zip: 92883

Professional Memberships [i.e. Nat'l Assoc of Realtors (NAR)]: NAR,CAR,REALTOR

#Broker: 1 #Agents: 345 Full Time / 0 Part Time #Loan Officers: 0 #Unlicensed: 11

YES NO Have any claims been made during the past 5 years against you, current/past agents, brokers, employees or clients in connection with your provision of professional services?

YES NO Are you or anyone to whom this insurance would apply aware of any act, error, omission or other circumstance which might reasonably be expected to be the basis of a claim or suit against any party involved where you/your firm provided professional services? (If so, please provide details)

YES NO Do you have any Market Service Agreements (MSA) or another cost-sharing agreement?

Insured Services Information

Please provide the gross revenue breakdown of the past and future activities that you would like to cover:

ACTIVITY	Past 12 Months	
	Gross Revenue	Total Trans Count Dual as 2
<i>Be sure to list all revenue for activities for which you are seeking coverage</i>		
REAL ESTATE SALES		
1-4 Residential Units Includes Broker Held Escrow, Broker Price Opinions and Referrals	\$20,734,208	2370
5+ Residential Units	\$0	0
Office, Warehouse, Non-Anchor Retail	\$0	0
Raw, Vacant, or Partially Developed Land	\$0	0
PROPERTY MANAGEMENT/LEASING		
Property Management of Single family home up to a 4-plex	\$0	
Leasing of Single-family home up to a 4-plex	\$112,417	
5+ Residential Units	\$0	
Commercial	\$0	
Seasonal/Vacation Units	\$0	
MISCELLANEOUS		
Mortgage Brokering*	\$0	0
Mortgage Banking	\$0	0
3rd Party Escrow (Lic#)	\$0	0
Real Estate Counseling/Consulting	\$0	0
Residential Real Estate Appraisal	\$0	
Business Brokerage/Opportunities	\$0	0
Transaction Coordination	\$0	0
Other (Describe:[Leasing of commercial real estate, which includes 5+ residential units])	\$3,414	1

* Mortgage Brokering does NOT provide coverage for: underwriting duties, servicing loans, commercial, reverse mortgages, soliciting/using own capital, loans funded without prior commitment.

Residential Real Estate Details

Average Residential Sales Price in the past 12 Months: \$414,678

Top 3 Residential Sales Prices in the past 12 Months: \$ 3,650,000 \$ 2,820,000 \$ 2,590,000

Highest Sales Price in the past 12 Months? (If no sales, Projected Top Deal): Less than \$1mil \$1mil - \$5mil Greater than \$5mil

Percent of closings which include a Home Warranty: 90%

Percent of closings which involve a Transaction Coordinator (must be someone other than the broker): 100%

- YES NO Does more than 25% of your activity come from the selling/buying of properties owned by you or your agents?
- YES NO Do You/Your Firm represent both sides of a single transaction (dual representation) more than 25% of the time?

Commercial Real Estate Details

Highest Sales Price in the past 12 Months? (If no sales, Projected Top Deal): Less than \$1mil \$1mil - \$5mil Greater than \$5mil

- YES NO Do you sell or anticipate to sell Apartment buildings that exceed 30 + units, Industrial/Manufacturing, Anchor Retail, Entitlement Operations, Research & Development?
- YES NO Have you had any transaction within the past 3 years valued over \$5,000,000?
- YES NO Any transactions of raw/vacant land greater than 1 acre in the past 12 months?

Property Management/Leasing Details

- YES NO Do you manage any community or home owners associations with greater than 30 units or associations less than 10 years old?
- YES NO Do you lease or manage Apartments that exceed 30 + units, Industrial/Manufacturing, Anchor Retail, Entitlement Operations, or Research & Development?
- YES NO Are any leased or managed properties owned (in part or full) by an insured?

Appraisal

- YES NO Do you provide appraisals in states where you DO NOT hold a valid license?
- YES NO Are you currently Blacklisted, or subject to 100% review with any GSE (ie. Fannie Mae, Freddie Mac), AMC, or Financial Institution?
- YES NO Do you need to add coverage for desk reviews?

Business Brokerage/Opportunity Details

Top 3 Sales Prices & Type of Transaction in the past 12 Months:

\$ 0	Type: _____	Building Included:	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO
\$ 0	Type: _____	Building Included:	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO
\$ 0	Type: _____	Building Included:	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO

What type(s) of business brokerage do you anticipate in the coming 12 months? _____

- YES NO Do you have dedicated agents for business brokerage activities?

Computer Security Information

- YES NO Has your firm suffered a breach of personal information in the past 12 months?
- YES NO Do you conduct background screens for prospective staff?
- YES NO Is there a written document retention/destruction policy in place?

NOTE: Early cancellations subject to minimum earned premium up to \$858 and/or a short rate charge of 10%. Per-transaction policies are subject to a service charge for late payments up to \$15.

THIS APPLICATION IS FOR QUOTATION PURPOSE ONLY AND NOT BIND THE COMPANY TO ISSUE INSURANCE.

Name: Vince Baldwin

Signature: Vince Baldwin Date: _____

NOTICE TO CALIFORNIA APPLICANTS: Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.