



PHOENIX AVIATION
MANAGERS, INC.

NBAA SUPPLEMENTAL WORKERS' COMPENSATION APPLICATION

Applicant Name:	
Name and Email Address of Primary Point of Contact:	
NBAA Member: YES _____ NO _____	
Description of Operations:	
Year Make & Model of Aircraft(s) operated:	Number of passenger seats:
(Please attach fleet schedule, if more than (1) aircraft)	
Name of your Aviation Hull and Liability Insurance Company:	
Airport Location:	Airport Identifier:
List total number of pilots/crew: Fixed Wing – FT _____ PT _____ Rotor Wing – FT _____ PT _____	
Any Flight Attendants: YES _____ NO _____	If so, how many?
Any leased or independent contractor employees? YES _____ NO _____ If so, how many? _____	Estimated 1099 payroll?
Have all pilots attended the aircraft manufacturer's approved initial or recurrent training school for all aircraft being operated within the previous 12 months?	YES _____ NO _____
Maximum number of officers and/or employees in one aircraft at one time:	
Average number of officers and/or employees in one aircraft at one time:	
Any international exposure? YES _____ NO _____ If so, where?	
How often:	Average duration of layover:
Do you engage in any operation other than Part 91 or Part 135 Charter? YES _____ NO _____	
If so, please describe:	
Do you engage in any seaplane, float, ski or bush operations or have any maritime exposure? YES _____ NO _____	
If so, please describe:	
Any antique, experimental, ex-military, aerobatic, exhibition or racing aircraft exposure? YES _____ NO _____	
If so, please describe:	
Do you have any other Workers' Compensation policies in force? YES _____ NO _____	
If so, who is the Insurance Carrier, policy number and what is the effective date:	
Any exposure to U.S. Acts ?	
USL&H Act?	Federal Employer's Liability Act?
Defense Base Act?	Jones Act?
Outer Continental Shelf Lands Act?	Migration and Seasonal Workers Act?
Describe Aviation Safety & Loss Control Program:	
Written statement of safety policy? YES _____ NO _____	
Written safety program with responsibility assigned? YES _____ NO _____	
Regular safety meetings with documentation? YES _____ NO _____	
Signature of applicant:	Date:

**NOTICE CONCERNING POLICYHOLDER RIGHTS IN AN
INSOLVENCY UNDER THE MINNESOTA INSURANCE
GUARANTY ASSOCIATION LAW**

The financial strength of your insurer is one of the most important things for you to consider when determining from whom to purchase a property or liability insurance policy. It is your best assurance that you will receive the protection for which you purchased the policy. If your insurer becomes insolvent, you may have protection from the Minnesota Insurance Guaranty Association as described below but to the extent that your policy is not protected by the Minnesota Insurance Guaranty Association or if it exceeds the guaranty association's limits, you will only have the assets, if any, of the insolvent insurer to satisfy your claim.

Residents of Minnesota who purchase property and casualty or liability insurance from insurance companies licensed to do business in Minnesota are protected, **SUBJECT TO LIMITS AND EXCLUSIONS**, in the event the insurer becomes insolvent. This protection is provided by the Minnesota Insurance Guaranty Association.

Minnesota Insurance Guaranty Association
4640 West 77th Street, Suite 342
Edina, Minnesota 55435
612-831-1908

The maximum amount that the Minnesota Insurance Guaranty Association will pay in regard to a claim under all policies issued by the same insurer is limited to \$300,000. This limit does not apply to workers' compensation insurance. Protection by the guaranty association is subject to other substantial limitations and exclusions. If your claim exceeds the guaranty association's limits, you may still recover a part or all of that amount from the proceeds from the liquidation of the insolvent insurer, if any exist. Funds to pay claims may not be immediately available. The guaranty association assesses insurers licensed to sell property and casualty or liability insurance in Minnesota after the insolvency occurs. Claims are paid from the assessment.

THE PROTECTION PROVIDED BY THE GUARANTY ASSOCIATION IS NOT A SUBSTITUTE FOR USING CARE IN SELECTING INSURANCE COMPANIES THAT ARE WELL MANAGED AND FINANCIALLY STABLE. IN SELECTING AN INSURANCE COMPANY OR POLICY, YOU SHOULD NOT RELY ON PROTECTION BY THE GUARANTY ASSOCIATION.

THIS NOTICE IS REQUIRED BY MINNESOTA STATE LAW TO ADVISE POLICYHOLDERS OF PROPERTY AND CASUALTY INSURANCE POLICIES OF THEIR RIGHTS IN THE EVENT THEIR INSURANCE CARRIER BECOMES INSOLVENT. THIS NOTICE IN NO WAY IMPLIES THAT THE COMPANY CURRENTLY HAS ANY TYPE OF FINANCIAL PROBLEMS. ALL PROPERTY AND