Minnesota Joint Underwriting Association 12400 Portland Ave S, Suite 190 Burnsville, MN 55337 1-800-552-0013 or 952-641-0260 Fax: 952-641-0274

www.mjua.org

SEPTIC INSPECTORS APPLICATION General & Professional Liability Claims-Made Form

APPLICANT INFORMATION

1.	Proposed insured:
	Mailing address:
	City, State, Zip: County:
	Phone: Email:
2.	The proposed named insured is:
	Individual Partnership Joint Venture Corporation Other
3.	Proposed: Effective date End date <u>July 1st (Common Renewal Date)</u>
4.	Limits offered (select desired limits)
	\$250,000 per occurrence/ \$500,000 annual aggregate
	\$300,000 per occurrence/ \$1,000,000 annual aggregate
5.	Years in Business: Number of full time staff: Part time:
	Nature of business – including gross receipts, total payroll, number of units inspected In each of the last three years (attach most recent financial statement and other Supporting documents. Be as detailed as possible).
6.	Anticipated number of septic inspections to be performed in the next year:
7.	Charge per inspection
	Is the applicant a licensed septic inspector? Please attach a copy of the license/certification. No Yes

9. Does the applican inspections?	Does the applicant engage in any kind of professional service other than septic inspections?				
No Y	res				
10. Does the applicate No	t design septic systems? Yes				
•	per of septic designs to be performed in the next year:				
	1				
PRIOR CARRIER II Year Carrie	FORMATION (Attach copy of most recent policy and application) Limits Annual r Policy Number BI/PD Premium				
LOSS AND CLAIM	HISTORY (Attach further sheets if needed)				
	aims for the prior 5 years. If aggregates are provided, please f claims and explain all claims exceeding \$5,000.				
Date of loss:	Type of loss:				
Amount paid:	Reserve:				
Description:					
	Type of loss:				
Amount paid:	Reserve:				
Description:					

AS PART OF YOUR APPLICATION, YOU ARE REQUIRED TO SUBMIT ONE REJECTION OF COVERAGE FROM A STANDARD INSURANCE CARRIER.
A WRITTEN QUOTE PROVIDED BY AN INSURER AT A RATE IN EXCESS OF 110% OF PLAN RATES FOR SIMILAR COVERAGE IS DEEMED TO BE A WRITTEN REJECTION.
Does the applicant conduct any activities outside the state of Minnesota for which the applicant is applying for insurance from MJUA? No Yes
If Yes, identify the percentage amount of the applicant's activities conducted outside the state of Minnesota; the states in which those activities are conducted; and describe such activities.
Is the insurance for which the applicant is applying for from MJUA required by statute, ordinance, or otherwise required by Minnesota law? No Yes If Yes, identify the statute, ordinance, or Minnesota law requiring such insurance.
THE FOLLOWING QUESTIONS MUST BE ANSWERED BY ALL APPLICANTS. ("Yes" answers do not require explanation)
Does the applicant understand that the insurance being applied for does not cover, and will not indemnify, the applicant for any liability or loss arising from the applicant's activities that are conducted substantially outside the state of Minnesota, unless required by statute, ordinance, or otherwise required by Minnesota law. No Yes
I, the undersigned, certify and attest on behalf of the applicant that I have been unable to obtain through ordinary methods, the insurance I am applying for with this application and the information contained in this application is true and complete. No Yes
Please identify the name of the insurance company who has refused to provide coverage

APPLICATION REQUIREMENT

to the applicant and the date of the refusal.

-	rage by another insurer based on an offer of coverage
	at would be charged by the MJUA for similar coverage
and risk?	
No Yes	
rates for similar coverage and ri liability coverages, attach a cop pursuant to Minn. Stat. 621.13, St refusal if the rate for coverage of underwriting association rates for	e offered is more than 10% in excess of the MJUA's isk, or 20% in excess of the MJUA's rates for liquor y of such written offer to this application. NOTE that subd. 2, "[i]t shall not be deemed to be a written notice of offered is less than ten percent in excess of the joint or similar coverage and risk or 20 percent in excess of on rates for liquor liability coverages."
If No, provide further explanation	n.
insurance, including all statements, info accurate and complete and no facts have information requested in the application misrepresentation in the statements, info renders coverage for any claim(s) null a	arrants that the statements and information contained in the application for formation and documents accompanying or relating to the application are to been suppressed, omitted or misstated. Failure to fully disclose the for insurance, whether by omission or suppression, or any formation and documents accompanying or relating to the application and void and entitles us to rescind the policy from its inception.
Signature of applicant:	Date:
Signature of Agent:	Date:
Agent:	Agency:
Agency Address: Street:	
City, State, Zip:	
Agent Phone:	Agent Fax:
Agent Email:	Agency Fed Tax ID:

POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

Coverage for acts of terrorism is included in your policy. You are hereby notified that the Terrorism Risk Insurance Act, as amended in 2019, defines an act of terrorism in Section 102(1) of the Act: The term "act of terrorism" means any act or acts that are certified by the Secretary of the Treasury—in consultation with the Secretary of Homeland Security, and the Attorney General of the United States— to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; and to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. Under your coverage, any losses resulting from certified acts of terrorism may be partially reimbursed by the United States Government under a formula established by the Terrorism Risk Insurance Act, as amended. However, your policy may contain other exclusions which might affect your coverage, such as an exclusion for nuclear events. Under the formula, the United States Government generally reimburses 80% beginning on January 1, 2020, of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The Terrorism Risk Insurance Act, as amended, contains a \$100 billion cap that limits U.S. Government reimbursement as well as insurers' liability for losses resulting from certified acts of terrorism when the amount of such losses exceeds \$100 billion in any one calendar year. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced. The portion of your annual premium that is attributable to coverage for acts of terrorism is, and does not include any charges for the portion of losses covered by the United States government under the Act.

I ACKNOWLEDGE THAT I HAVE BEEN NOTIFIED THAT UNDER THE TERRORISM RISK INSURANCE ACT, AS AMENDED, ANY LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM UNDER MY POLICY COVERAGE MAY BE PARTIALLY REIMBURSED BY THE UNITED STATES GOVERNMENT AND MAY BE SUBJECT TO A \$100 BILLION CAP THAT MAY REDUCE MY COVERAGE, AND I HAVE BEEN NOTIFIED OF THE PORTION OF MY PREMIUM ATTRIBUTABLE TO SUCH COVERAGE.

Policyholder/Applicant's Signature:	
Print Name:	
Date:	
Name of Insurer: Minnesota Joint Underwriting Association	
Policy Number:	