

**After completing this form,
email or mail it to:**

membership@slai.org

**Membership Coordinator
Surplus Line Association of Illinois
222 S. Riverside Plaza, Suite 2220
Chicago, IL 60606**

***DO NOT* SEND THEM TO
THE ILLINOIS DEPARTMENT OF INSURANCE!!**



Surplus Line Association of Illinois Membership Registration Packet Instructions for Completing Forms

New Members: Why choose an *Individual* or *Multi-Licensee* membership?

Individual Member. Any surplus line licensee may join the Association as an Individual member. Filings for an Individual member are reported and billed under this individual licensee's membership. Premiums and taxes will be shown on the individual licensee's tax statements.

Multi-Licensee Member. This is a convenience for firms that employ more than one surplus line licensee. The licensees are consolidated into a single membership and all policies filed are reported and billed to you on a *consolidated* basis. This can be very helpful when you are reconciling your books. One of the licensees is designated as the "**tax licensee**," and all premiums will be consolidated on their tax statements. The remaining licensees' tax statements show zero, but must still be signed and filed with the state at the appropriate times.

New Individual Members. Please complete the following:

- Licensee & Contact Info in **Part I**
- Individual Membership section (top box on page) of Signature Page in **Part II**.
- You should plan to file electronically with the Association. Complete a Terms of Use Agreement¹ beginning on the second page of **Part III**.

Current Members Adding a New Licensee. Please complete the following:

- Enter your SLA Membership Number here: _____.
- Licensee Info in **Part I** for each new licensee (make copies as necessary).
- Multi-Licensee Membership section (bottom box on page) of Signature Page in **Part II** for **each** new licensee (make copies as necessary). Each new licensee signs a copy of the "Designation and Delegation" and the designated *tax licensee* signs the "Acceptance" for each copy.

Current Members Registering for Electronic Filing. Please complete the following:

- Enter your SLA Membership Number here: _____.
- Terms of Use Agreement¹ beginning on the second page of **Part III**. If you have an Individual Membership, the licensee signs the agreement. If you have a Multi-Licensee Membership, the designated *tax licensee* should sign the agreement.

¹ If completing the Terms of Use Agreement, be certain to fill in the required information in Sections 1, 17 & 18.



LICENSEE INFORMATION

Check here if this is the Tax Licensee
(for Multi-Licensee Memberships Only)

Your Name: _____ NPN: _____

Your Home Addr: _____ Home Phone: _____

Home City/St/Zip: _____ Home Email: _____

Your Company: _____

Your Work Addr: _____ Wk Phone: _____ Ext _____
(Provide direct line, or main # plus extension)

Work City/St/Zip: _____ Wk Email: _____

Main Office Ph#: _____

OTHER CONTACTS INFORMATION

Stamping Fee Bill Recipient gets stamping fee invoices. **Tax Statement Recipient** gets tax statements for paying taxes twice per year.

Contact Type: Filing Licensing Stamping Fee Bill Recipient Tax Statement Recipient

Contact Name: _____

Company Name: _____
(if different than Company Name on previous page)

Work Address: _____ Wk Phone: _____ Ext _____
(if different than Licensee Work Address) (Provide direct line, or main # plus extension)

Work City/St/Zip: _____ Wk Email: _____
(if different than Licensee Work Address)

Contact Type: Filing Licensing Stamping Fee Bill Recipient Tax Statement Recipient

Contact Name: _____

Company Name: _____
(if different than Company Name on previous page)

Work Address: _____ Wk Phone: _____ Ext _____
(if different than Licensee Work Address) (Provide direct line, or main # plus extension)

Work City/St/Zip: _____ Wk Email: _____
(if different than Licensee Work Address)

Contact Type: Filing Licensing Stamping Fee Bill Recipient Tax Statement Recipient

Contact Name: _____

Company Name: _____
(if different than Company Name on previous page)

Work Address: _____ Wk Phone: _____ Ext _____
(if different than Licensee Work Address) (Provide direct line, or main # plus extension)

Work City/St/Zip: _____ Wk Email: _____
(if different than Licensee Work Address)

To register additional contacts, make copies of this page.



SIGNATURE PAGE

INDIVIDUAL MEMBERSHIP

Licensee Acknowledgment and Authorization

I hereby authorize the appropriate administrative staff, and other persons as I may designate from time to time, to act on my behalf as Administrator for the purposes of Surplus Line Association of Illinois ("SLAI") electronic and paper-based filing systems, and I hereby authorize the Administrator to make submissions to the SLAI, pursuant to the SLAI's electronic and paper-based filing systems, on all Illinois surplus line business conducted under my Illinois surplus line license.

I understand and acknowledge that authorization of the Administrator does not relieve me of my obligations to comply with all requirements of the Illinois surplus line law, and that I, and not the Administrator, am personally responsible for making submissions to the SLAI as required by Illinois Insurance Code section 445, and for the accuracy and completeness of those submissions.

 Print or Type Name of Licensee

 Signature of Licensee

 Date (mm/dd/yyyy)

- OR -

MULTI-LICENSEE MEMBERSHIP

Licensee Designation and Delegation of Powers

The undersigned hereby designates _____
 (Name of Firm)

as the firm under which I wish to consolidate my Illinois surplus line insurance premiums for reporting, voting and all other purposes of the Surplus Line Association of Illinois ("SLAI") and to which I hereby delegate all powers I am entitled to exercise as a member of the SLAI, including determination of a quorum and the right to vote. This designation and delegation of powers shall remain in full force and effect until I advise the SLAI in writing of a change in or withdrawal of such designation.

I also hereby authorize the appropriate officers, producers or administrative staff of the above named firm, and other persons as I may designate from time to time, to act on my behalf as Administrator(s) for the purposes of SLAI's electronic and paper-based filing systems, and I hereby authorize the Administrator(s) to make submissions to the SLAI, pursuant to the SLAI's electronic and paper-based filing systems, on all Illinois surplus line business conducted under my Illinois surplus line license.

I understand and acknowledge that designation of the above named firm and the appointment of the Administrator does not relieve me of my obligations to comply with all requirements of the Illinois surplus line law, and that I, and not the Administrator, am personally responsible for making submissions to the SLAI as required by Illinois Insurance Code section 445, and for the accuracy and completeness of those submissions.

 Print or Type Name of **Licensee Being Added**

 Signature of Licensee Being Added

 Date (mm/dd/yyyy)

Acceptance by Firm

On behalf of the above named firm, I hereby accept this designation and delegation of powers and agree to be responsible to the Association for the processing of surplus line documents and payment of the stamping fees of the above individual.

 Print or Type Name of Firm

 Date (mm/dd/yyyy)

 Print or Type Name of **Tax Licensee***

 Signature of Tax Licensee*

* See **definition of tax licensee** on instruction sheet



SURPLUS LINE ASSOCIATION OF ILLINOIS ELECTRONIC FILING SYSTEM TERMS OF USE AGREEMENT

Part III

**SURPLUS LINE ASSOCIATION OF ILLINOIS
ELECTRONIC FILING SYSTEM
TERMS OF USE AGREEMENT**

1. Agreement

This Terms of Use Agreement (this "**Agreement**") is made and entered into as of _____ (the "**Effective Date**") by and between Surplus Line Association of Illinois ("**SLAI**") and either (*fill in **ONLY ONE** of the following*):

(i) _____ (*if a Multi-Licensee member of the SLAI*), on behalf of itself and all individual surplus line producers who designate it pursuant to the SLAI Multi-Licensee Registration Form (the "**User**");

- or -

(ii) _____ (*if an individual member of the SLAI*), on behalf of himself or herself (the "**User**")

and governs User's use of the SLAI electronic filing system (the "**EFS**").

Legal Authority

User represents and warrants that User has legal authority and power to enter into this Agreement; and User also confirms that this Agreement constitutes a valid and binding obligation of User and is binding on all individual surplus line producers who designate it pursuant to the SLAI Multi-Licensee Membership Licensee Designation and Delegation of Powers form.

Updates

This Agreement may be updated or changed from time to time. User can review the most current version of this Agreement at any time at www.slai.org/efile. If SLAI makes a change to this Agreement and SLAI believes that change has a material impact on the EFS, User will be provided notice of that change. User's continued use of the EFS following such changes constitutes User's acceptance of those changes.

Membership and Registration Obligations

When User enters into this Agreement and completes the registration process for the EFS, User becomes authorized for electronic access its SLAI membership account. User and persons authorized to act on its behalf will be asked to choose a password or passwords and log-in ("**Account Info**"). All information that User or a person authorized to act on its behalf provides to SLAI must be accurate, including User's name, address, e-mail address, the individual authorized by User to serve as its primary administrator ("**EFS Administrator**") with respect to the EFS, and any other requested data ("**Registration Data**"). User is responsible for keeping such information up-to-date and must provide changes promptly to SLAI by modifying the account information at www.slai.org/efile. User will be solely responsible for managing access to its account and Account Info., for managing multiple User log-ins and passwords, and for managing and maintaining security of User's passwords and log-in information, and User agrees that SLAI has no liability or responsibility with respect of or arising out of User's management of, or failure to manage, such information and uses.

2. Use of EFS

User's computer must be connected to an Internet connection, which User must obtain separately. The EFS may be modified from time to time by SLAI. User understands and agrees that SLAI assumes no responsibility for the timeliness, deletion, mis-delivery, or failure to store any user or personalization settings.

Use of EFS.

Subject to the terms and conditions contained in this Agreement, User may use the EFS to report data regarding surplus line policies written through User and to obtain data on the User's account from the SLAI.

User receives no title or right of ownership in or to any software or other materials provided to User or for User's use in connection with the EFS. All title, including but not limited to copyrights and patent rights, in and to the EFS and any software or other materials related to the EFS are owned by SLAI or its affiliates, licensors, or suppliers. All rights not expressly granted are reserved by SLAI and its affiliates, licensors, and suppliers.

User understands that at SLAI's sole discretion, all or part of the EFS may be provided by a third party subcontracted by SLAI.

3. Connection to the EFS

Equipment & Software

Other than software provided to User or for User's use by SLAI for utilizing the EFS, and any revised version thereof that User chooses to use, User must provide all equipment, devices, and software necessary to utilize the EFS. Due to the infinite number of possible combinations of hardware and software, User is responsible for the compatibility of User's system with the EFS. Any equipment, devices or software that were not provided to User by SLAI under this Agreement are not the responsibility of SLAI, and SLAI will not provide support and will not be responsible for their ongoing maintenance or management.

Operational Limits; Force Majeure

Provisioning of the EFS is subject to the availability and the operational limitations of the requisite equipment and associated facilities. User understands and agrees that temporary interruptions of the EFS service may occur as normal events in the provision of the EFS and that SLAI is not liable for such interruptions. User further understands and agrees that SLAI has no control over non-SLAI provided equipment and third party networks User may use to access the EFS and, therefore, delays and disruptions from such equipment and networks are beyond the control of SLAI. In addition, none of SLAI or its subsidiaries, affiliates, co-branders, suppliers, licensors, partners, or other related parties, or their respective officers, agents, representatives, or employees will be responsible or liable for any failure of performance, if such failure is due to any cause beyond their reasonable control or otherwise commonly known as force majeure, including acts of God, fire, explosion, vandalism, nuclear disaster, sun spots, solar flares, terrorism, epidemic, cable cut, storm, or other similar occurrence, any law, order, regulation, direction, action, or request by any government, civil, or military authority, national emergencies, insurrections, riots, wars, labor difficulties, supplier failures, shortages, breaches, or delays, or suspension of existing EFS in compliance with the state and/or federal law, rules and regulations, or delays caused by User or User's equipment.

4. Fees

The User acknowledges that while the SLAI will not at this time charge any separate fee for the EFS, the SLAI stamping fees will apply to each filing made under the SLAI electronic filing system.

5. Prohibitions and Limitations.

Prohibited Uses of EFS

User agrees that User will NOT use the EFS to:

- (a) upload, post, transmit, or otherwise back-up or store any information, data, text, software, music, sound, photographs, graphics, video, messages, tags, or other materials ("**Content**") that
 - i. are unlawful, harmful, threatening, abusive, harassing, tortuous, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable;
 - ii. harm minors in any way;
 - iii. impersonate any person or entity, or falsely state or otherwise misrepresent User's affiliation with a person or entity;
- (b) forge headers or otherwise manipulate identifiers in order to disguise the origin of any Content transmitted through the EFS;
- (c) upload, post, transmit, or otherwise back-up or store any Content for which User does not have a right to do such under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned as part of employment relationships or under nondisclosure agreements);

- (d) upload, post, transmit, or otherwise back-up or store any Content that infringes any patent, trademark, trade secret, copyright, or other proprietary rights ("**Rights**") of any party;
- (e) upload, post, transmit, or otherwise back-up or store any Content that constitutes unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation;
- (f) upload, post, email, transmit, or otherwise back-up or store any Content that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;
- (g) interfere with or disrupt the EFS or servers or networks connected to the EFS, or disobey any requirements, procedures, policies or regulations of networks connected to the EFS;
- (h) intentionally or unintentionally violate any applicable local, state, national or international law, including but not limited to regulations promulgated by the U.S. Securities and Exchange Commission, any rules of any national or other securities exchange, including, without limitation, the New York Stock Exchange, the American Stock Exchange or the NASDAQ, and any regulations having the force of law;
- (i) provide material support or resources (or to conceal or disguise the nature, location, source, or ownership of material support or resources) to any organization(s) designated by the United States government as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act; or
- (j) collect or store personal data about other users.

User is also prohibited from doing any of the following:

- (a) copying or modifying any software or other materials provided with the EFS;
- (b) removing or altering any copyright notices associated with the EFS;
- (c) transferring, sharing, reselling, outsourcing, or distributing all or any portion of the EFS to third parties; and
- (d) reverse engineering, decompiling, or disassembling the EFS.

Attempts to Break Security

User understands and agrees that any attempt to break security or to access any account other than the User's SLAI account will be considered a material breach of this Agreement, and such breach may result in suspension or termination of the EFS and possibly referral to law enforcement authorities. Unauthorized access to the EFS, restricted portions of the EFS or the telecommunications or computer facilities used to deliver the EFS is a breach of this Agreement whether or not such activities are a violation of law. Further, User is required to take adequate security measures to prohibit others from unauthorized access or use of the EFS, and User must take prompt remedial measures upon notice of breaches or potential breaches of security.

6. Interstate Nature of EFS

By registering to use the EFS, User acknowledges that in using the EFS, User will be causing communications to be sent through computer networks of SLAI and other companies, portions of which are located in various states throughout the United States. As a result, even communications that seem to be intrastate in nature can result in the transmission of interstate communications regardless of where User is physically located at the time of transmission. Accordingly, by agreeing to this Agreement, User acknowledges that use of the EFS may result in interstate data transmissions.

7. Ownership of Content; License

User understands that all Content is User's sole responsibility, as the originator of the Content. This means that User, and not SLAI, its affiliates, partners or suppliers, is entirely responsible for all Content that User uploads, downloads, posts, transmits, or back-ups or stores via the EFS. User expressly agrees SLAI does not control the Content posted via the EFS and SLAI, its affiliates, partners or suppliers do not guarantee the accuracy, integrity, quality, or completeness of such Content.

There is a risk that others may attempt to access User's computer through the Internet or connected networks. User acknowledges this risk as inherent to the nature of the EFS and User agrees to take full responsibility for taking adequate security precautions and safeguarding User's data from loss.

Under no circumstances will SLAI nor its affiliates, partners or suppliers be liable in any way for any Content, including but not limited to any errors or omissions in any Content or any loss or damage of any kind incurred as a result of the use of any Content uploaded, downloaded, posted, transmitted or otherwise backed-up or stored via the EFS.

Grant of License

User grants SLAI a perpetual, irrevocable, and fully sub-licensable license to reproduce, modify, and/or adapt such Content as necessary for SLAI to perform the duties set forth in this Agreement and under applicable laws and regulations.

Disclosure of Content

SLAI may be required to disclose information to individuals asserting rights under applicable laws and regulations, and User expressly authorizes SLAI to comply with any and all lawful notices, subpoenas, court orders, or warrants without prior notice to User.

Proprietary Rights

Nothing contained in this Agreement may be construed to convey to User any interest, title, or license in any SLAI-provided information or software used by User in connection with the EFS. User also acknowledges and agrees that the EFS and any software provided to use the EFS contains proprietary and confidential information that is protected by applicable intellectual property and other laws.

8. Indemnity

User agrees to indemnify and hold SLAI and its subsidiaries, affiliates, co-branders, suppliers, licensors, partners, and other related parties, and their respective officers, agents, representatives, and employees harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of Content User submits, posts, transmits, backs-up or stores through the EFS, User's use of the EFS, User's connection to the EFS, User's violation of this Agreement, User's violation of statutes, laws, ordinances, orders, regulations, codes or common law, or User's violation of any rights of another.

9. Term and Termination

Upon any termination or expiration of the EFS set forth herein, User must cease using the EFS and destroy or return all copies of software and materials provided to User for the EFS. Upon termination of the EFS, SLAI shall have no responsibility or obligation to provide User with access to Content or to retain Content under any circumstances.

Termination for Cause

SLAI may immediately terminate all or a portion of User's use of the EFS without notice, for conduct that SLAI reasonably believes is: (a) illegal (including, without limitation, violating copyright and intellectual property laws), fraudulent, harassing, or abusive; (b) a violation of this Agreement or any policies or guidelines posted by SLAI on the EFS; or (c) harmful to other users, third parties, the EFS, or the business interests of SLAI. If SLAI has terminated or suspended a portion but not all of User's use of the EFS for the foregoing reasons, User will nevertheless be responsible for all charges, if any, for the EFS through the date of termination. Use of the EFS for illegal, fraudulent, or abusive purposes may be referred to law enforcement authorities without notice to User.

Termination - Legal Event

In the event a ruling, regulation, order, or official guidance issued by a judicial, legislative, or regulatory body causes SLAI to believe that this Agreement and/or the EFS provided hereunder may be in conflict with such rules, regulations, orders, or guidance, SLAI may suspend or terminate the EFS, or terminate this Agreement without liability. In the event SLAI cannot arrange for reasonably comparable EFS within a reasonable period of time (not less than 45 days) following such ruling, regulation, order, or guidance; SLAI may permanently terminate the EFS without liability.

Termination - Sub-contractor or Vendor Event

In the event an SLAI subcontractor or vendor for the material features of the EFS stops providing a material input for the EFS (or changes any material features thereof) to SLAI for any reason, SLAI will have a reasonable opportunity to arrange for alternative subcontractors or vendors to continue the provision of the EFS. In the event SLAI cannot arrange for reasonably comparable EFS within a reasonable period of time (not less than 45 days) following such sub-contractor or vendor event, SLAI may thereafter permanently terminate the EFS without liability.

Term and Termination for Convenience.

The EFS is provided under this Agreement on a month-to-month basis. SLAI may discontinue EFS at any time upon thirty (30) days prior notice to User.

10. Software

License

User's use of any software provided by SLAI in connection with the EFS (the "**Software**"), subject to all terms and conditions of this Agreement, SLAI hereby grants User a personal, non-transferable and non-exclusive license to use the object code of the Software in connection with use of the EFS; provided that User does not (and does not allow any third party to) copy, modify, create a derivative work of, reverse engineer, reverse compile, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, grant a security interest in or otherwise transfer or attempt to transfer any right in the Software. User agrees not to modify the Software in any manner or form, or to use modified versions of the Software, including (without limitation) for the purpose of obtaining unauthorized access to the EFS. User agrees not to access the EFS by any means other than through the interface that is provided by SLAI for use in accessing the EFS.

Software, Equipment Data and Settings

SLAI is not responsible in any way for any computer programs or devices intended for use in connection with the Software. SLAI reserves the right to manage equipment used for the EFS. Attempts by User or a third party to change, interfere with, or block access to equipment data or settings constitutes a breach of this Agreement.

Export Limits

None of the Software or underlying information or technology may be downloaded or otherwise exported or re-exported (a) into (or to a national or resident of) any country to which the United States has embargoed goods; or (b) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Commerce Department's Table of Deny Orders.

11. Representations and Warranties.

User represents and warrants that User has all necessary right, title and interest to bind User to these terms and conditions, and perform User's obligations under these terms and conditions. User represents and warrants that User's use of the EFS will comply with this Agreement.

12. Disclaimer.

User expressly understands and agrees that:

- (a) USER'S USE OF THE EFS AND/OR SOFTWARE IS AT USER'S SOLE RISK. THE EFS AND/OR SOFTWARE ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. SLAI AND ITS SUBSIDIARIES, AFFILIATES, SUPPLIERS, LICENSORS, PARTNERS, AND OTHER RELATED PARTIES, AND THEIR RESPECTIVE OFFICERS, AGENTS, REPRESENTATIVES, AND EMPLOYEES EXPRESSLY DISCLAIM ALL REPRESENTATIONS, WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.
- (b) SLAI AND ITS SUBSIDIARIES, AFFILIATES, SUPPLIERS, LICENSORS, PARTNERS, AND OTHER RELATED PARTIES, AND THEIR RESPECTIVE OFFICERS, AGENTS, REPRESENTATIVES, AND EMPLOYEES MAKE NO WARRANTY THAT (i) THE EFS AND/OR SOFTWARE WILL MEET USER'S REQUIREMENTS, (ii) THE EFS AND/OR SOFTWARE WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (iii) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE EFS AND/OR SOFTWARE WILL BE 100% ACCURATE OR RELIABLE, OR (iv) ANY ERRORS IN THE EFS AND/OR SOFTWARE WILL BE CORRECTED.
- (c) ANY CONTENT BACK UP OR STORAGE THROUGH THE USE OF THE EFS AND/OR SOFTWARE IS DONE AT USER'S OWN DISCRETION AND RISK AND USER WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO USER'S COMPUTER SYSTEM.
- (d) NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY USER FROM SLAI OR THROUGH OR FROM THE EFS AND/OR SOFTWARE WILL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THIS AGREEMENT.
- (e) NO BAILMENT OR SIMILAR OBLIGATION IS CREATED BY THESE TERMS AND CONDITIONS OR THE PROVISION OF THE EFS. SLAI AND ITS SUBSIDIARIES, AFFILIATES, CO-BRANDERS, SUPPLIERS, LICENSORS, PARTNERS, AND OTHER RELATED PARTIES, AND THEIR RESPECTIVE OFFICERS, AGENTS, REPRESENTATIVES, AND EMPLOYEES SHALL HAVE NO RESPONSIBILITY OR OBLIGATION TO MONITOR, SUPERVISE OR OVERSEE THE CONTENT OF DATA BACKED UP USING THE EFS.

13. Limitation of Liability.

USER EXPRESSLY UNDERSTANDS AND AGREES THAT, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SLAI AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS, SUPPLIERS OR LICENSORS WILL NOT BE LIABLE TO USER FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF REVENUE, PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF SLAI HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM: (a) THE USE OR THE INABILITY TO USE THE EFS AND/OR SOFTWARE; (b) THE COST OF PROCUREMENT OF SUBSTITUTE EFS; (c) UNAUTHORIZED ACCESS TO OR ALTERATION OF USER'S TRANSMISSIONS OR DATA; (d) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE EFS AND/ OR SOFTWARE; (e) FAILURE TO INSURE THE COMPATIBILITY OF USER'S SYSTEM (I.E., THE EQUIPMENT, DEVICES, AND SOFTWARE THAT USER PROVIDES TO USE THE EFS) WITH THE EFS AND/OR SOFTWARE, OR (f) ANY OTHER MATTER RELATING TO THE EFS, SOFTWARE AND/OR THIS AGREEMENT.

IN ANY CASE, SLAI'S AND ITS SUBSIDIARIES', AFFILIATES', CO-BRANDERS', SUPPLIERS', LICENSORS', PARTNERS', AND OTHER RELATED PARTIES', AND THEIR RESPECTIVE OFFICERS', AGENTS', REPRESENTATIVES', AND EMPLOYEES' ENTIRE LIABILITY, IN THE AGGREGATE, UNDER ANY PROVISION(S) OF THESE TERMS AND CONDITIONS, INCLUDING FOR ANY AND ALL LOSSES, DAMAGES, EXPENSES, COSTS, PENALTIES, FINES, AND FEES OR FOR ANY AND ALL CLAIMS RELATING TO THE EFS, SHALL BE LIMITED TO \$100.00.

14. Exclusions and Limitations.

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, SOME OF THE ABOVE LIMITATIONS OF SECTIONS 12 AND 13 MAY NOT APPLY TO USER.

15. Notices

Unless otherwise specified in this agreement, notices to user may be made via either email or regular mail. SLAI may also provide notices of changes to this agreement or other matters by sending email, displaying notices or links to notices to user generally on the EFS, or by posting material at www.slai.org/efile. It is user's responsibility to check the website and user's email for such notices.

16. Miscellaneous.

This agreement and any other policies or guidelines referenced herein contain the entire agreement between SLAI and user relating to the subject matter contained herein and supersede any and all other agreements, representations or warranties in connection with such subject matter. No waiver of these terms and conditions shall be valid unless in a signed writing, and no waiver of any default under these terms and conditions shall serve to waive any future default. These terms and conditions shall be governed by, and interpreted and construed in accordance with, the laws of the state of Illinois, without giving effect to the conflict of law rules of such state. The failure to exercise or enforce any right or provision of this agreement will not constitute a waiver of such right or provision. If any provision of these terms and conditions is held invalid, unenforceable, or illegal for any reason, such provision shall be deemed to apply only to the maximum extent permitted by law, and the remainder of these terms and conditions shall remain valid and enforceable. User agrees that there shall be no third party beneficiaries to this agreement. User agrees that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the EFS or this agreement must be filed within one (1) year after such claim or cause of action arose or be forever barred. The section titles and paragraph headings in this agreement are for convenience only and have no legal or contractual effect. SLAI may assign this agreement and its rights and obligations pertaining to the provision of the EFS, or parts thereof, to a parent or affiliated company without notice.

17. EFS Administrator

The following person is designated as the initial EFS Administrator. User understands and agrees to the following:

- Only the surplus line licensee signing below has the authority to change the EFS Administrator.
- The EFS Administrator can be changed at any time by written or electronic notification to the SLAI.
- The SLAI will initially set up the EFS Administrator's log-in and password.
- The EFS Administrator is responsible for setting up additional log-ins, passwords and other Account Info and overall maintenance of the account.
- The surplus line licensee must notify the SLAI immediately if they wish to revoke the EFS Administrator's access (for instance, if the EFS Administrator's employment is terminated).
- It is recommended that you **DO NOT make a third party your EFS Administrator**. If a third party will be making filings, your internal EFS Administrator can set up logins for the third party employees to use but, for security reasons, control of your account should remain within your own company.

Name of EFS Administrator _____

E-mail Address _____

Phone Number _____ Ext _____
(Provide direct line, or main # plus extension)

18. Acceptance / Signature

The undersigned, on behalf of the above named User, agrees to the above terms of use, and certifies that he or she is authorized to make this agreement on behalf of the above named User.

Surplus Line Licensee Signature

Date (mm/dd/yyyy)

Print or Type Name of Licensee

Title