Hole-In-One Application

About This Program

This application is used to insure golf specialty prize coverage such as a hole-in-one and/or putting contest.

Required Documents

The following documents are required to apply for coverage:

- This application
- Important Notice
- Fraud Statement

Applicant Information

Applicant's Name:	
Entity Type:	Individual LLC LLP Corporation Non-Profit
Country of Residency (if individual):	
Country of Registration (all others):	
Primary Address (no PO Box):	
Mailing Address (if different to primary):	
Contact Person:	
Phone / Fax:	
Email:	
Website:	
Year Business Established:	
Federal ID/Social Security #:	
Description of Operations:	

Insurance History

Any insurance declined or cancelled in the past 3 years? (not applicable in MO) If yes, provide details:			🗌 Yes	🗌 No	
Any losses in the past 3 years? If yes, provide details below.			🗌 Yes	🗌 No	
Policy Type	Policy Type Carrier Policy # Expiration Date		Premium		
			1 1		
			/ /		

Any prior insurance coverage? If yes, provide details below		🗌 Yes 🛛 No	
Policy/Line	Date of Loss	Description of Loss	Amount of Loss
	1 1		
	1 1		

Hole-In-One Application

Facility, Course and Event Info

Facility and Course

Golf Facility Name	
Golf Facility Address	
Golf Facility City, State, Zip	
Course & Tee	
Slope Rating (a term trademarked by the USGA)	

Event Info

Event Name	
Event Date	1 1
Amateurs (Any golfer other than a professional)	
Non-Touring Pros (Professionals that do no play on any tours)	
Touring Pros (Professionals other than PGA, LPGA, and Champions Tour Players)	

Note: Professionals on the PGA, LPGA, and Champions Tour are not eligible.

Hole-In-One Contests

Hole (yards)	Distance	Prize Amount

Note: The minimum distance is 150 yards. Women may shoot at the specified hole(s) at a distance of up to fifteen (15) yards less than the yardage chosen, subject to 135 minimum yardage.

Optional Coverage – Prize Restoration

The prize is only available for the first hole-in-one on the scheduled hole. Selecting prize restoration restores the prize value for a second eligible recipient on the same hole. Prize restoration applies to each schedule hole but does not apply to putting contests.

□ Include Prize Restoration Coverage

Putting Contest

A putting contest usually has two or more rounds. All golfers participate in the first round. Sinking the putt advances the golfer to the next round. If no one sinks the putt, the closest advances. The rounds continue until there is a final field. The number of participants in the final field equals the attempts selected below. Each participant in the final field gets a single chance to putt for the prize.

Distance (feet)	Number of Attempts	Prize Amount

Note: The minimum distance is 40 feet. Women may shoot at the specified hole(s) at a distance of up to fifteen (15) yards less than the yardage chosen, subject to 135 minimum yardage.

Applicant Signature:		Date:	
To be completed by your Insurance Broker:			
Insurance Producer:	Signature:		License Number:

Important Notice

The following applies to all Hole-in-One and Putting Contests and will appear in your policy. Please read carefully.

Hole-In-One Contests

All attempts for prize amounts above \$100,000 must be videotaped.

Prize Value	Requirements
Up to \$4,999	Requires at least two (2) witnesses from the other registered participants playing in the group of the eligible recipient making the attempt.
\$5,000 - \$59,999	Requires at least two (2) witnesses from the other registered participants playing in the group of the eligible recipient making the attempt and one official third party witness positioned at the green or tee box of the designated hole. The official third party witness viewed each eligible recipient's initial shot as well as the full and complete path of the ball until it comes to a stop.
\$60,000 - \$100,000	Requires at least two (2) witnesses from the other registered participants playing in the group of the eligible recipient making the attempt and two official third party witnesses, one of whom is positioned at the tee box and one of whom is positioned at the green of the designated hole. The official third party witnesses view each eligible recipient's initial shot as well as the full and complete path of the ball until it comes to a stop.
\$100,001 - \$1,000,000	Same as \$60,000 - \$100,000 requirement, but one of the two official third party witnesses is a PGA certified professional or assistant professional at the course where the covered event is taking place or one must be a law enforcement officer. Further, all attempts for prize amounts \$100,001-1,000,000 must be videotaped in full with such video providing a continuous, unedited video record of each eligible recipient's initial shot from behind the green clearly showing the eligible recipient in the distance and the ball landing on the surface and coming to rest within the hole.

Putting Contests

<u>All putting contests must be videotaped</u>. The videotape must be unedited and record the entire putting contest. It must include the measurement of the putt distance, ball placement and the eligible recipient striking the ball from the point of contact continuously to its resting point on the green or the bottom of the cup.

Prize Value	Requirements
Up to \$10,000	Requires at least one (1) official third party witness.
\$10,000+	Requires at least two (2) official third party witnesses, one of which must be a PGA professional

FRAUD STATEMENT

Please read the statement applicable to your state, and the final statement. Then sign, date and return with your application.

COLORADO: 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 policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder 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:** Warning: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any 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:** Any person who knowingly and with intent to 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.
- **MAINE:** 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: 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.

- MICHIGAN: Any person who knowingly and with intent to injure or defraud any insurer files an application or claim containing any false, incomplete, or misleading information shall, upon conviction, be subject to imprisonment for up to one year for a misdemeanor conviction or up to ten years for a felony conviction and payment of a fine of up to \$5,000.00.
- **MINNESOTA:** A person who submits an application or files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.
- NEW YORK NOTICE: 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 shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim of each such violation.
- **OHIO:** ANY PERSON WHO, WITH THE INTENT TO DEFRAUD OR KNOWING THAT THEY ARE 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:** 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:** Any person who knowingly and with intent to defraud or solicit another to defraud the insurer by submitting an application containing a false statement as to any material fact, may be violating state law.
- **Pennsylvania:** 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.
- **RHODE ISLAND:** In Rhode Island this question must be answered by any applicant for property insurance. Failure to disclose the existence of an arson conviction is a misdemeanor punishable by a sentence of up to one year of imprisonment.

DURING THE LAST TEN YEARS, HAS ANY APPLICANT BEEN CONVICTED OF ANY DEGREE OF THE CRIME OF ARSON? ______NO

- □ UTAH: For your protection, Utah law requires the following to be included in this application: "Any person who knowingly presents false or fraudulent underwriting information, files or causes to be filed a false or fraudulent claim for disability compensation or medical benefits, or submits a false or fraudulent report or billing for health care fees or other professional services is guilty of a crime and may be subject to fines and confinement in state prison."
- **WASHINGTON:** 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.
- □ ALL OTHER STATES: Any person who knowingly and with intent to defraud any insurance company or another 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 and subjects the person to criminal and (NY: substantial) civil penalties." (Not applicable in CO, HI, NE, OH, OK, OR, VT,) In DC, LA, ME, TN and VA, insurance benefits may also be denied.

THIS APPLICATION DOES NOT BIND THE APPLICANT OR THE INSURER, BUT IT IS AGREED THAT THIS FORM SHALL BE THE BASIS OF THE CONTRACT SHOULD A POLICY BE ISSUED. THE APPLICANT REPRESENTS THAT IF THE INFORMATION SUPPLIED ON THIS APPLICATION CHANGES BETWEEN THE DATE OF THIS APPLICATION AND THE TIME THE POLICY IS ISSUED, THE APPLICANT WILL PROVIDE WRITTEN NOTIFICATION OF SUCH CHANGES.

SIGNATURE OF APPLICANT

DATE