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TEL 617 471 7171 / TF 800 972 5381 fax 617 471 7180 / tf 888 628 1906

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## **Tanning Salon Program Supplemental Application**

(Complete in addition to ACORD General Liability Application)

Na	ame of Agent:							
Na	ame of Applicant:							
We	eb site Address:							
Lo	ocation Address:							
1.	1. Do you conduct any business other than the tanning operation?							
2.	. What is the area of the premises that you occupy?							
3.	What are the estimated annual gross receipts from the tanning operation?							
4.	Number of tanning units:							
5.	5. Number of spray-on tanning booths:							
6.	Serial numbers of all tanning units:							
	(1) (4)							
	(3) (6)							
7.	Manufacturer of tanning units:							
8.	Do all tanning beds carry Underwriters Laboratory approval?	Yes 🗌 No						
9.	Distributor purchased from:							
10.	Installation of units completed by:							
11.	Is all the equipment listed owned by you?	Yes 🗌 No						
	If equipment is leased, provide name and address of owner.							
	Name: Address:							
12.	Does equipment owner require being named as additional insured?	Yes 🗌 No						
	If yes, is equipment owner the manufacturer or distributor of the equipment?	Yes 🗌 No						
13.	Do you have any token- or coin-operated timers on any tanning units?							
14.	Are all timers and controls operated by the attendant?							

15.	Maximum exposure time each session:
16.	Are timers tested daily?

17.	Is attendant on duty at all	times?			🗌 Yes	🗌 No	
18.	Are goggles worn by each customer?				🗌 Yes	🗌 No	
19.	Are tanning units disinfected after each use?				🗌 Yes	🗌 No	
20.	Are waivers signed by each customer? If yes, do waivers show schedules/times of exposure?						
21.	If customer is under the le	egal age, is the parent re	equired to also sign waiver?	?	🗌 Yes	🗌 No	
22.		• • • •	nent if pregnant?				
23.			?				
24.	Are customers asked if they are taking medication? If yes, is doctor's written approval obtained prior to permitting use of tanning equipment? Are signs posted prohibiting tanning while on medication?		ment?	🗌 Yes	🗌 No		
25.	If any of the above answe	rs are no, please explair	n:				
26.	Do you manufacture, blen	d or mix any product to	be sold or provided to you	r customers	<b>?</b> 🏾 Yes	🗌 No	
27.	. Do you sell or provide any product with your own label on it?					🗌 No	
28.	Are any of the following s <ul> <li>Body piercing</li> <li>Electrolysis</li> <li>Nail manicure/sculpting</li> </ul>	Body wax Facials			e. Chemical pe Microdermat		
29.	Does risk engage in the generation of power, other than emergency back-up power, for their own use or sale to power companies?						
30.	••		which coverage is not requ		🏾 Yes	□ No	

## (COPIES OF WAIVER FORMS MUST ACCOMPANY THIS APPLICATION.)

This application does not bind the applicant nor the Company to complete the insurance, but it is agreed that the information contained herein shall be the basis of the contract should a policy be issued.

**FRAUD WARNING:** 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. Not applicable in Nebraska, Oregon and Vermont.

**NOTICE TO COLORADO APPLICANTS:** 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 policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder 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.

**WARNING TO DISTRICT OF COLUMBIA APPLICANTS:** It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other 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.

**NOTICE TO FLORIDA APPLICANTS:** Any person who knowingly and with intent to injure, 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 in the third degree.

**NOTICE TO LOUISIANA APPLICANTS:** Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

**NOTICE TO OHIO APPLICANTS:** Any person who knowingly and with intent to defraud any insurance company 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.

**NOTICE TO OKLAHOMA APPLICANTS:** 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.

**NOTICE TO MAINE APPLICANTS:** 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.

**NOTICE TO MARYLAND APPLICANTS:** 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.

**NOTICE TO MINNESOTA APPLICANTS:** A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

**FRAUD WARNING (Applicable in Tennessee, Virginia and 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.

**NOTICE TO NEW YORK APPLICANTS (Other than automobile):** 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 for each such violation.

## I agree to maintain signed waivers, time and usage sheets as permanent records. I also agree to have all customers read and sign a waiver form for use of sun tanning equipment.