



**PRODUCER PROFILE**

Please answer all questions. Indicate "not applicable" where appropriate.

Agency name:	Phone:
Address:	Fax:
	Website:

**Contacts**

	Name	Email address
Brokerage contact		
Accounting contact		

**Licenses** (Attach additional sheets if necessary.)

State	License Number	Expiration date

**Professional liability**

Carrier	Policy number	Limits	Expiration date

**Attach copies of E&O Dec page and all individual and agency licenses.**



**SECTION V. Errors and Omissions**

The Company requires that Errors and Omissions insurance coverage be maintained by the Producer. The undersigned Producer hereby verifies that such coverage exists and is in good standing and is maintained to a limit of liability of not less than one million dollars (\$1,000,000). It is further understood that evidence of such coverage may be requested from time by the Company.

**SECTION VI. Termination of Agreement**

This agreement may be canceled at any time by either party hereto upon written notice to the other.

The Company expressly recognizes the independent ownership of the insurance business placed under this agreement however, in the event the Company elects to cancel this agreement for violation of its terms by the Producer, the Producer relinquishes all rights or claim to subsequent commissions or claim to subsequent commissions or additional premium commissions insofar as such may be necessary to satisfy the interest of the Company under this agreement.

It is agreed that commissions or return commissions, as the case may be, shall be paid or allowed on additional premium payable, or on return premium on adjustment, or on cancellations made, after the time of termination of this agreement, applying to any transaction for which an original commission was allowed under the terms of this agreement, subject to the conditions in Section IV of this agreement.

**SECTION VII. Representation**

The Producer shall not bind the Company with respects to any insurance without the prior authorization of the Company in each case, nor shall it place any advertisement respecting the Company in any publication, or issue or distribute any circular or paper referring to the Company without the prior consent of the Company in writing. In case of unauthorized action of the Producer, the Producer agrees to pay all costs and damages arising there from.

**SECTION VIII. Execution**

The failure of Gremesco of NJ LLC to enforce any of the terms, covenants and provisions of this agreement shall not be deemed a waiver thereof.

Execution of this agreement constitutes full agreement and understanding between the parties with each of the eight sections above. Proper execution requires that if the Producer is doing business as an individual, he must personally sign the agreement in his own name and not in his name as an agent. If the Producer is a co-partnership, this agreement must be executed by the firm and by each member thereof in his individual capacity. If the Producer is a corporation, an authorized corporate officer must execute the agreement.

This agreement supersedes all previous agreements and understandings, whether oral or written, and may be terminated by either party upon written notice of termination. Such termination, however, shall not affect the right of the parties as respected coverage in effect on the date of termination.

Effective \_\_\_\_\_  
Date

\_\_\_\_\_  
Witness signature

**Gremesco of New Jersey, LLC**

\_\_\_\_\_  
Witness signature

\_\_\_\_\_  
Producer name, printed

\_\_\_\_\_  
Producer signature

\_\_\_\_\_  
Producer title

\_\_\_\_\_  
Company representative name, printed

\_\_\_\_\_  
Company representative signature

\_\_\_\_\_  
Company title