This packet is designed to assist individuals in preparing the application in accordance with Florida Statutes and Rules and to facilitate expeditious processing of the application by the Florida Office of Insurance Regulation ("Office").

Please submit all documents required by this packet in English and in searchable PDF format unless otherwise indicated or required by Florida Statutes.

If this packet requires submission of forms or rates, upon receipt of an email notification of acceptance of the application, the Applicant is directed to return to the Industry Portal https://www.floir.com/iportal and select "Insurance Regulation Filing System (IRFS)" to begin the submission of forms and/or rates.

In order for a submission to be considered a complete application, all required information must be included in the filing, including the completed application checklist.

The completed application packet must be submitted to the Office by selecting iApply – Online Company Admissions at the following link:

https://www.floir.com/iportal

Any questions concerning this application packet or iApply for Life and Health applicants may be directed to lhappcoord@floir.com. Property and Casualty applicants are directed to pcappcoord@floir.com.

OIR-C1-518 New: 5/22 Rule 69O-144.002

INSTRUCTIONS

*Filing Requirements for Reciprocal Jurisdiction Reinsurer Recognized by Another NAIC-Accredited Jurisdiction

In lieu of the entire Application for Reciprocal Jurisdiction Reinsurer Status, Applicants that have already been recognized as a reciprocal jurisdiction reinsurer in an NAIC accredited jurisdiction may instead choose to submit:

- 1) Service of Process (Section II-1),
- 2) Authorization Letter (Section II-3, if applicable), and
- 3) Documents meeting the requirements of the checklist on page 9 of this application.

SECTION I - APPLICATION

Section I-I Application

Applicants for Reciprocal Jurisdiction Reinsurer status in Florida must submit the Checklist and Application Certification (pages 7-9) included in this form, in addition to all other documentation and forms required herein.

Section I-2 Domiciled in a Reciprocal Jurisdiction

An Applicant for status as a Reciprocal Jurisdiction Reinsurer in Florida must be licensed in, and have its head office in or be domiciled in, as applicable, a Reciprocal Jurisdiction. The Office maintains a list of current Reciprocal Jurisdictions on its website at:

https://www.floir.com/Sections/PandC/ReciprocalJurisdictionReinsurers.aspx

OIR-C1-518 New: 5/22

SECTION II - LEGAL

Section II-1 Service of Process Consent and Agreement

Provide an executed Form OIR-C1-1524, "Uniform Certificate of Authority Application (UCAA) Uniform Consent to Service of Process."

Section II-2 Certificate of Reinsurer Domiciled in Reciprocal Jurisdiction

Complete Form OIR-C1-517, "Certificate of Reinsurer Domiciled in Reciprocal Jurisdiction." This form must be executed by an officer of Applicant.

Section II-3 Authorization Letter

Provide a letter of authorization for any person, other than Applicant's personnel, who is authorized to represent the Applicant before the Office in this matter. This letter should be dated within the last year.

OIR-C1-518 New: 5/22

SECTION III - FINANCIAL

Section III-1 Minimum Capital and Surplus

Applicant must have and maintain on an ongoing basis minimum capital and surplus, or its equivalent, calculated on at least an annual basis as of the preceding December 31 or at the annual date otherwise statutorily reported to its Reciprocal Jurisdiction, of no less than \$250 million USD.

This requirement may also be satisfied by an association, including incorporated and individual unincorporated underwriters, having minimum capital and surplus equivalents (net of liabilities) or own funds of the equivalent of at least \$250 million USD and a central fund containing a balance of at least \$250 million USD.

Written confirmation must be provided from its Reciprocal Jurisdiction that Applicant is in compliance with the minimum capital and surplus requirements as set forth above.

<u>Section III-2</u> Minimum Solvency or Capital Ratio

Applicant must have and maintain on an ongoing basis a minimum solvency or capital ratio as follows:

- a) For Applicants qualifying pursuant to Section 624.610(4)(a)1., Florida Statutes, the ratio specified in the applicable in-force Covered Agreement where the assuming insurer is domiciled;
- b) For Applicants qualifying pursuant to Section 624.610(4)(a)2., Florida Statutes, a risk-based capital ("RBC") ratio of 300 percent of the authorized control level calculated in accordance with Section 624.4085, Florida Statutes; or
- c) For Applicants qualifying pursuant to Section 624.610(4)(a)3., Florida Statutes, such solvency or capital ratio as determined by the Office to be an effective measure of solvency.

Written confirmation must be provided from its Reciprocal Jurisdiction that Applicant is in compliance with the minimum solvency or capital ratio requirements as set forth above.

Section III-3 Audited Financial Statements

Applicant's annual audited financial statements for the 2 years preceding filing of this application, as filed with its Reciprocal Jurisdiction, including the external audit report.

OIR-C1-518 New: 5/22

Section III-4 Actuarial Opinion

The two most recent actuarial opinions, as filed with Applicant's Reciprocal Jurisdiction. If Applicant's Reciprocal Jurisdiction did not require actuarial opinions, Applicant may file solvency and financial condition reports instead.

Section III-5 List of Disputed and Overdue Claims Information

Applicant should provide a list of all disputed or overdue reinsurance claims outstanding for 90 days or more regarding reinsurance assumed from ceding insurers domiciled in the United States.

Section III-6 Prompt Payment of Claims Information

Applicant should provide information regarding assumed reinsurance by ceding insurer, ceded reinsurance by the assuming insurer, and reinsurance recoverable on paid and unpaid losses by the assuming insurer for the Office to evaluate the prompt payment of claims pursuant to Rule 69O-144.011(3)(f), F.A.C.

OIR-C1-518 New: 5/22 Rule 69O-144.002

SECTION IV - MANAGEMENT

Section IV-1 Management Information

Submit Form OIR-C1-2221, "Management Information Form" fully describing Applicant's management and ownership. This form should include the First, Middle, and Last name of listed individuals. Please state if a middle name does not exist.

OIR-C1-518 New: 5/22 Rule 69O-144.002

CHECKLIST

App	licant	Name:		
Hom	ne Off	ice Address:		
		ice Address:(Street Addre	ess)	(City)
(S	State/Pro	ovince)	(Country)	(Zip Code or Equivalent)
Pho	ne Nu	ımber:		
				nission. Applicant should checked off and submitted.
		SECTION	ON I - APPLICATION	
	1.	Completed Checklist and Cer	tification	
	2.	Applicant is licensed in, and h Reciprocal Jurisdiction	as its head office or is do	omiciled in, as applicable, a
		SECTION II	- LEGAL DOCUMEN	ITS
	1.	Uniform Certificate of Author Process (Form OIR-C1-1524)	• ,	Uniform Consent to Service of
	2.	Certificate of Reinsurer Domic	ciled in Reciprocal Jurisd	iction (Form OIR-C1-517)
	3.	Authorization Letter, if applica	ble	

OIR-C1-518 New: 5/22

CHECKLIST

Com	pany	/ Name:
		SECTION III – FINANCIAL
	1.	Written confirmation from its domiciliary jurisdiction that Applicant is in compliance with the minimum capital and surplus requirements
	2.	Written confirmation from its domiciliary jurisdiction that Applicant is in compliance with the minimum solvency or capital ratio requirements
	3.	Two years of audited financial statements as filed with Applicant's Reciprocal Jurisdiction, including the external audit reports
	4.	Two most recent actuarial opinions as filed with Applicant's Reciprocal Jurisdiction, or solvency and financial condition reports, as applicable
	5.	List of all disputed or overdue claims outstanding more 90 days or more
	6.	Prompt payment of claims information as covered in Section III-5
		SECTION IV - MANAGEMENT
	1.	Completed Management Information Form (Form OIR-C1-2221)

OIR-C1-518 New: 5/22

Uniform Checklist for Reciprocal Jurisdiction Reinsurers

Recipro	cal J	urisdia	ction	Reinsu	ırer İn	format	ion:
TTO CIDIO		ur is ur	741011	Itemse		10111111	1011

Company Name:

Address:

Primary Contact:

Domiciliary Jurisdiction / Supervisory Authority:

Applicable Lines of Business:

I. Filing Requirements for Reciprocal Jurisdiction Reinsurer Recognized by Another NAIC-Accredited Jurisdiction

If an NAIC accredited jurisdiction has determined that a reciprocal jurisdiction reinsurer has met the conditions in that jurisdiction to become a reciprocal jurisdiction reinsurer, the Office may accept documentation filed with that NAIC accredited jurisdiction or with the NAIC to satisfy the reciprocal jurisdiction reinsurer's status in this state.

This does not limit the authority of the Office to request additional information pertaining to the reinsurance agreement, or any subsequent reinsurance agreement entered into by the assuming insurer and Florida ceding insurers, under section 624.610(4)(e), F.S.

Citation to State Law / Regulation	Requirements	Y or N	Reference and Supporting Documents
	Form RJ-1:		
69O-144.002(5)(a)1.,			
F.A.C.	executed Form RJ-1 (OIR-C1-517, Certificate		
	of Reinsurer Domiciled in Reciprocal		
	Jurisdiction) and additional information as the		
	commissioner may require, except to the extent that they conflict with a Covered		
	Agreement.		
	Agreement.		
	Lead State:		
69O-144.002(5)(c),	If an NAIC accredited jurisdiction has		
F.A.C	determined that a reciprocal jurisdiction		
	reinsurer has met the conditions in that		
	jurisdiction to become a reciprocal		
	jurisdiction reinsurer, the Office may accept		
	documentation filed with that NAIC		
	accredited jurisdiction or with the NAIC to		
	satisfy the reciprocal jurisdiction reinsurer's		
	status in this state.		

OIR-C1-518 New: 5/22

Applicant Company Name:		NAIC No FEIN:			
		ate of Authority Application (UCAA) Consent to Service of Process			
	Original Designation	Amended Designation			
Applicant	Company Name:	(must be submitted directly to states)			
Previous 1	Name (if applicable):				
Statutory	Home Office Address:				
City, State	e, Zip:	NAIC CoCode:			
certificate board of identified in such St any action against it agrees that as if serve acquires there is a reason of information	for purposes of complying wind of authority or the conduct of an insurant directors or other governing body, hereby in Exhibit A, or where applicable appoint tate(s) upon whom may be served any not not proceeding against it in the State(s) so may be commenced in any court of compute any lawful process against it which is seed on the entity directly. This appointment he entity's assets or assumes its liabilities contract in force or liability of the entity of such service. The entity named above again provided on this power of attorney. Applicant Company	and regulated under the laws of the holding of a face business within said State(s), pursuant to a resolution adopted by its y irrevocably appoints the officers of the State(s) and their successors is the required agent so designated in Exhibit A hereunder as its attorney tice, process or pleading as required by law as reflected on Exhibit A in designated; and does hereby consent that any lawful action or proceeding etent jurisdiction and proper venue within the State(s) so designated; and erved under this appointment shall be of the same legal force and validity tent shall be binding upon any successor to the above named entity that is by merger, consolidation or otherwise; and shall be binding as long as putstanding in the State. The entity hereby waives all claims of error by the est to submit an amended designation form upon a change in any of the confidence. Officers' Certification and Attestation ant Company must read the following very carefully and sign:			
1. I	acknowledge that I am authorized to exec	ute and am executing this document on behalf of the Applicant Company.			
	hereby certify under penalty of perjury under correct, executed at	nder the laws of the applicable jurisdictions that all of the forgoing is true			
_	Date	Signature of President			
		Full Legal Name of President			
_	Date	Signature of Secretary			
		Full Legal Name of Secretary			

Uniform Certificate of Authority (UCAA) Uniform Consent to Service of Process Exhibit A

Place an "X" before the names of all the States for which the person executing this form is appointing the designated <u>agent in</u> that State for receipt of service of process:

AL	Commissioner of Insurance # and Resident Agent*	_	MO	Director of Insurance #
AK	Director of Insurance #		MT	Resident Agent*
AZ	Director of Insurance # ^	_	NE	Officer of Company* or Resident Agent* (circle one)
AR	Resident Agent *		NH	Commissioner of Insurance #
— AS	Commissioner of Insurance #		NV	Commissioner of Insurance Commission # ^
CO	Commissioner of Insurance # or Resident Agent*	_	NJ	Commissioner of Banking and Insurance #^
CT	Commissioner of Insurance #		NM	Superintendent of Insurance #
DE	Commissioner of Insurance #	_	NY	Superintendent of Financial Services #
DC	Commissioner of Insurance and Securities		NC	Commissioner of Insurance
	Regulation # or Local Agent* (circle one)			
FL	Chief Financial Officer # ^		ND	Commissioner of Insurance # ^
— GA	Commissioner of Insurance and Safety Fire #		ОН	Resident Agent*
	and Resident Agent*			C
GU	Commissioner of Insurance #		OR	Resident Agent*
—— HI	Insurance Commissioner # and Resident Agent*		OK	Commissioner of Insurance #
ID	Director of Insurance # ^		PR	Commissioner of Insurance #
IL	Director of Insurance #		RI	Superintendent of Insurance ^
IN	Resident Agent* ^		SC	Director of Insurance #
IA	Commissioner of Insurance #		SD	Director of Insurance # ^
KS	Commissioner of Insurance ^		TN	Commissioner of Insurance #
KY	Secretary of State #		TX	Resident Agent*
LA	Secretary of State #		UT	Resident Agent* ^
MD	Insurance Commissioner #		VT	Resident Agent*
ME	Resident Agent* ^		VI	Lieutenant Governor/Commissioner#
MI	Resident Agent *		WA	Insurance Commissioner #
MN	Commissioner of Commerce ~		WV	Secretary of State # @
MS	Commissioner of Insurance and Resident	_	WY	Commissioner of Insurance #
	Agent* BOTH are required.			

- # For the forwarding of Service of Process received by a State Officer complete Exhibit B listing by state the entities (one per state) with **full name and address where service of process is to be forwarded**. Use additional pages as necessary. Colorado will forward Service of Process to the Secretary of the Applicant Company and requires a resident agent for foreign entities. Exhibit not required for New Jersey, and North Carolina. Florida accepts only an individual as the entity and requires an email address. New Jersey allows but does not require a foreign insurer to designate a specific forwarding address on Exhibit B. SC will not forward to an individual by name; however, it will forward to a position, e.g., Attention: President (or Compliance Officer, etc.). Washington requires an email address on Exhibit B.
- * Attach a completed Exhibit B listing the Resident Agent for the Applicant Company (one per state). Include state name, Resident Agent's **full name and street address**. Use additional pages as necessary. (DC* requires an agent within a tenmile radius of the District), (MT requires an agent to reside or maintain a business in MT).
- ^ Initial pleadings only.
- @ Form accepted only as part of a Uniform Certificate of Authority application.
 - MA will send the required form to the Applicant Company when the approval process reaches that point.
- Minnesota does not forward Service of Process. To effectively serve the Commissioner of Commerce, use the process under Minn. Stat. § 45.028. Applicant Company may complete Exhibit B to provide a Service of Process address that Commerce may keep on file.

Exhibit A

Uniform Certificate of Authority (UCAA) Uniform Consent to Service of Process Exhibit B

Complete for each stat	te indicated in Exhibit A:		
State:	Name of Entity:		
Phone Number:		Fax Number:	
Email Address:			_
Street Address:			
State:	Name of Entity:		
Phone Number:		Fax Number:	
Email Address:			_
Mailing Address:			
Street Address:			
State:	Name of Entity:		
Phone Number:		Fax Number:	
Email Address:			_
Mailing Address:			
Street Address:			
State:			
Phone Number:		Fax Number:	
Email Address:			_
Street Address:			
State:	Name of Entity:		
Phone Number:		Fax Number:	
			_
		Exhibit B	

OIR-C1-1524 ©2020 National Association of Insurance Commissioners Rule 69O-136.100

Resolution Authorizing Appointment of Attorney

BE IT RESOLVED by the Board of Directors or other governing body of (Applicant Company Name) this _____day of _____, 20 ____, that the President or Secretary of said entity be and are hereby authorized by the Board of Directors and directed to sign and execute the Uniform Consent to Service of Process to give irrevocable consent that actions may be commenced against said entity in the proper court of any jurisdiction in the state(s) of in which the action shall arise, or in which plaintiff may reside, by service of process in the state(s) indicated above and irrevocably appoints the officer(s) of the state(s) and their successors in such offices or appoints the agent(s) so designated in the Uniform Consent to Service of Process and stipulate and agree that such service of process shall be taken and held in all courts to be as valid and binding as if due service had been made upon said entity according to the laws of said state. **CERTIFICATION:** I, ______, Secretary of (Applicant Company Name) state that this is a true and accurate copy of the resolution adopted effective the ____ day of _____, 20 _____by the Board of Directors or governing board at a meeting held on the ______ day of _____, 20 _____ or by written consent dated day of , 20 . Date Secretary

FORM 12

CERTIFICATE OF REINSURER DOMICILED IN RECIPROCAL JURISDICTION

	I,,	
	(name of officer)	(title of officer)
	of(name of assuming insurer)	, the assuming insurer
	(name of assuming insurer)	
	under a reinsurance agreement with one or more	insurers domiciled in Florida, in order to be considered for
	approval in this state, hereby certify that	("Assuming Insurer"): (name of assuming insurer)
1.	out of the reinsurance agreement, agrees to comp will abide by the final decision of such court or agrees that it will include such consent in each r Regulation ("Office"). Nothing in this paragraph insurer's rights to commence an action in any co to a United States District Court, or to seek a tran States or of any state in the United States. This p the parties to the reinsurance agreement to arbi	betent jurisdiction in Florida for the adjudication of any issues arising ply with all requirements necessary to give such court jurisdiction, and any appellate court in the event of an appeal. The assuming insurer einsurance agreement, if requested by the Florida Office of Insurance constitutes or should be understood to constitute a waiver of assuming part of competent jurisdiction in the United States, to remove an action insfer of a case to another court as permitted by the laws of the United baragraph is not intended to conflict with or override the obligation of trate their disputes if such an obligation is created in the agreement, receable under applicable insolvency or delinquency laws.
2.		ate of Florida as its lawful attorney in and for the state of Florida upon vaction, suit or proceeding in this state arising out of the reinsurance ag insurer.
3.	Agrees to pay all final judgments, wherever endeclared enforceable in the territory where the judgments	inforcement is sought, obtained by a ceding insurer, that have been adgment was obtained.
4.		lanation if it falls below the minimum capital and surplus or capital or against it for serious noncompliance with applicable law.
5.	in Florida. If the assuming insurer enters into su	any solvent scheme of arrangement, which involves insurers domiciled ach an arrangement, the assuming insurer agrees to notify the ceding urity to the ceding insurer consistent with the terms of the scheme.
6.	liabilities attributable to reinsurance ceded pursu	provide security in an amount equal to 100% of the assuming insurer's nant to that agreement if the assuming insurer resists enforcement of a law of the territory in which it was obtained, or a properly enforceable g insurer or by its resolution estate, if applicable.
7.	Agrees to provide the documentation in accordant 144.008(3)(e) and (g), Florida Administrative Co	ance with Section 624.610(4), Florida Statutes, and Rule 69O-ode, as required and/or requested by the Office.
Da	Pated:	
		(name of assuming insurer)
	:	BY:
		BY:

(title of officer)

1.

2.

3.

4.

5.

6.

7.



Florida Office of Insurance Regulation

Management Information Form

Provide a complete listing of the individuals or entities managing, owning, or exercising control over the entity named below, i.e., Incorporators, Officers, Directors, 10% or Greater Shareholders, Partners, Proprietors, Management Company Principals, Association Members, Trustees, Key Individuals, and other like positions (5% if an HMO). Please type or print clearly.

Name of Entity:			
Name	Title (e.g.: President)	Position (e.g.: Officer)	Ownership %

^{*}Additional pages in like format may be attached as necessary