



Concrete pumping supplemental application

Named insured:

Insured email address*(required to rate):

FEIN # (required to rate):

Physical address/City/ST:

	Contact name	Contact email	Contact phone
Insured accounting			
Insured claims			
Insured safety/loss control			

Agency name

Agency contact/phone

Agent email address

How did you hear about us?

Print advertisement

Tradeshow/conference

Email broadcast

Social media (i.e. Facebook)

Internet search

Webinar

Postcard

Friend

Other:

Description of operations

Lines of business submitted

Commercial general liability

Inland marine/property

Commercial auto/mobile liability

Contractors' pollution

Umbrella/excess

Complete description of operations:

Individual Partnership Corporation Limited corporation Joint venture

Other:

If other, list description:

Subsidiaries	Name	Operations
1		
2		
3		
Years in business		
Years of experience of principals		
List all states where applicant has any operations:		
Average number of field operations employees:		
What percentage of work is offshore?		What percentage of work is wet or marshland?

Provide an estimated breakdown of payroll and gross receipts as outlined below:

Operations	Payroll	Annual gross receipts
Concrete pumping operations	\$	\$
Shotcrete operations	\$	\$
Other*	\$	\$
Other*	\$	\$
Other*	\$	\$
(1*)		
(2*)		
(3*)		

Describe any work on or adjacent to bodies of water, including dams and bridge work:

Does the applicant lease or rent equipment from others? Yes No

a. If so, what type of equipment?

b. What are the average expenditures for equipment leased or rented from others? \$

Loss control and maintenance

a. Is a written loss control and job site safety plan updated regularly?	Yes No
b. Does the loss control and job site safety plan address set-up near powerlines?	Yes No
c. Does the formal safety program address minimizing hose whipping?	Yes No
d. Does the formal safety program address tipping prevention?	Yes No
e. Are weekly safety meetings held with employees?	Yes No
f. Do you utilize a formal training process for new operators?	Yes No
g. Is there a minimum age for operators? Age:	Yes No
h. Is there a schedule maintenance program?	Yes No
i. Is there a written form kept on file for equipment inspections?	Yes No
j. Is equipment inspected according to ASME B30.27? If so, how often and by whom?	Yes No
k. Is equipment inspected according to ASME B30.27?	Yes No
l. Are signed contracts obtained on all jobs?	Yes No
m. Percentage of times insured utilizes DUAL contract wording:	%
n. Percentage of times insured does a job without signed contract:	%

Please describe any operations in which any named insured to be covered under this policy would supply the concrete used in any operation:

Please describe any shotcrete operations:

Please describe any operations performed by any named insured to be covered under this policy in excess of 125 feet above ground:

What percentage of your fleet is equipped with "CPMA Certified Compliance" tags? %

Safety – *Attach copy of safety program*

Name of safety director:

Safety director reports to:

Years with organization: Years in the safety field: Percentage of time spent on safety: %

Are employees required to attend?	Yes No
Is a written loss control and job site safety plan updated regularly?	Yes No
Does the loss control and job safety plan address setup near powerlines?	Yes No
Describe the safety director's duties:	

Describe any safety award program(s):

Submission requirements

Inland marine / Property / General liability	Commercial auto	Umbrella / Excess
Acord sections	Acord sections	Acord sections
DUAL supplemental application	Five years current loss runs	DUAL supplemental application
Five years currently value loss history	Vehicle schedule with cost new Or stated amount	Vehicle schedule
Equipment schedule	Driver schedule	Underlying CGLI quotation
Operator certifications	Motor vehicle reports - all drivers	Underlying auto quotation
Equipment inspections		Employer's liability carrier/limit
Safety program		Five year loss summary each line
Lease / rental agreement		

Attention

1. The applicant warrants that the above statements and particulars, together with any attached or Appended documents or materials (“this application”), are true and complete and do not Misrepresent, misstate or omit any material facts.
2. The applicant understands that the company relied upon the information contained within this Application to determine acceptability, rates and coverage.
3. The applicant understands that any misrepresentation or omission shall constitute grounds for Rescission of coverage and denial of claims, or, at the option of the company, the assessment of Additional premium charges. The applicant represents and warrants to the company that, if a policy is issued to the applicant, the applicant will cooperate with the company in connection with any Inspection, premium audit and in all other respects as required under the policy.
4. The applicant understands the company is not obligated nor under any duty to issue a policy of Insurance based upon this application. The applicant further understands that, if a policy is issued, This application will be incorporated into and form a part of such policy.
5. If the applicant becomes aware that any response on this application is inaccurate as a result of Information or change of circumstances before a policy is issued, the applicant must inform the Immediate cancellation.
6. The applicant authorizes the company to make any investigation and inquiry in connection with the Application as it may deem necessary.

Fraud warnings

Notice: any person who, knowingly or with intent to defraud or to facilitate a fraud against any insurance company or other person, submits an application or files a claim for insurance containing false, deceptive or misleading information may be guilty of insurance fraud.

Applicable in AL:

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines, or confinement in prison, or any combination thereof.

Applicable in WV, LA, and RI (all Lines of Business), and AR (non-Workers-Compensation Lines of Business):

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.

Applicable in AR (workers compensation lines of business):

Any person or entity who willfully and knowingly makes any material false statement or representation, who willfully and knowingly omits or conceals any material information, or who willfully and knowingly employs any device, scheme or artifice, for the purpose of obtaining any benefit or payment, defeating or wrongfully increasing or wrongfully decreasing any claim for benefit or payment, or obtaining or avoiding workers compensation coverage or avoiding payment of the proper insurance premium, or who aids and abets for any of said purposes, under this chapter will be guilty of a Class D felony. Fifty percent (50%) of any criminal fine imposed and collected under this subdivision (a)(1) or subdivision (a)(2) of this section shall be paid and allocated in accordance with applicable law to the Death and Permanent Total Disability Trust Fund administered by the Workers' Compensation Commission.

Applicable in CA:

For your protection California law requires the following to appear on this form: Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

Applicable in CO:

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.

Applicable in DC:

Warning: 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.

Applicable in FL:

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 of the third degree.

Applicable in KY:

Any person who knowingly and with intent to defraud any insurance company or other 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.

Applicable in ME:

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 denial of insurance benefits.

Applicable in MD:

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

Applicable in NJ:

Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

Applicable in NM:

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 subject to civil fines and criminal penalties

Applicable in NY (Lines of Business which are neither Automobile nor Fire/Property):

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.

Applicable in NY (Automobile Lines of Business Only):

Any person who knowingly makes or knowingly assists, abets, solicits or conspires with another to make a false report of the theft, destruction, damage or conversion of any motor vehicle to a law enforcement agency, the department of motor vehicles or an insurance company, 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 value of the subject motor vehicle or stated claim for each violation.

Applicable in NY (Fire/Property Lines of Business Only):

Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime. The proposed insured affirms that the foregoing information is true and agrees that these applications shall constitute a part of any policy issued whether attached or not and that any willful concealment or misrepresentation of a material fact or circumstances shall be grounds to rescind the insurance policy

Applicable in OH:

Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Applicable in OK:

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

Applicable in OR:

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.

Applicable in PA (all Lines of Business except for 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 subjects such person to criminal and civil penalties.

Applicable in PA (Only for Automobile Lines of Business):

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 seven years and payment of a fine of up to \$15,000.

Applicable in PR:

Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation by a fine of not less than \$5,000 and not more than \$10,000, or a fixed term of imprisonment for 3 years, or both penalties. Should aggravating circumstances be present, the penalty thus established may be increased to a maximum of 5 years, if extenuating circumstances are present, it may be reduced to a maximum of 2 years.

Applicable in VA and WA (all Lines of Business), and TN (non-Workers-Compensation Lines of Business):

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.

Applicable in TN (Workers Compensation Lines of Business):

It is a crime to knowingly provide false, incomplete or misleading information to any party to a workers compensation transaction for the purpose of committing fraud. Penalties include imprisonment, fines and denial of insurance benefits.

Applicable in UT:

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.

The undersigned, being authorized by and acting on behalf of the prospective insureds, represents that The answers given are true. Failure to provide truthful answers and all material information can result In the company electing to cancel, reform and/or rescind the policy.

(“Applicant”, “You”, “Your” and similar words refer to the prospective insured)

The terms, conditions and exclusions contained in policies issued by the company vary significantly from Those contained in many other liability insurance policies. The policy form issued by the company provides coverage that may be more limited than that available under the “iso” insurance policy or similar types of policies. You should carefully review the entire policy with your agent, legal counsel or other Insurance professional to make sure that you understand the coverage it provides, and your rights and obligations under the policy.

Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Signature of applicant :	<input type="text"/>	Date	<input type="text"/>
Title (Officer, Manager, Partner, Owner)	<input type="text"/>		
Signature of broker	<input type="text"/>	Date	<input type="text"/>