

The Florida Insurance Research Library License Agreement and Registration Information

IMPORTANT

This is a legal agreement between you (which is you personally if you are acting on your own behalf, or the company for which you are an authorized representative) and the Florida Association of Insurance Agents.

FAIA is willing to license the enclosed software to you or your employer only on the condition that you accept all the terms in this agreement. Please read them carefully before installing the CD-ROM package. By installing the package containing The Florida Insurance Research Library you are agreeing to be bound by the terms of this agreement. If you do not agree to all of the terms below return the package immediately for a full refund.

- 1.) **LICENSE** – the Florida Association of Insurance Agents (FAIA) grants you the nonexclusive right to use the enclosed product under the terms listed in this agreement. FAIA retains ownership of the software and documentation and all rights not specifically given to you or your employer in this license.
- 2.) **COPYING** – You may install the CD product into your local network, but only for use at the licensed location or on laptops utilized by individuals employed at the licensed location. You (nor any employees) may never, under any circumstances provide copies electronic or printed, of any information contained on the Florida Insurance Library to anyone not employed and working at the licensed premises without the expressed written permission of FAIA. **Each branch office must purchase the CD separately**, and agree to these terms separately.
- 3.) **RESTRICTIONS ON USE** – You may not modify, adapt, translate, reverse engineer, decompile, disassemble or create derivative works based on the software or the accompanying documentation. You may not sublicense, assign or transfer (including transfer by rental); this software or the documentation, or the right to use it, and any attempt to do so will void this agreement.
- 4.) **WARRANTY** – FAIA warrants that upon delivery the software will substantially conform to the applicable documentation provided it is properly used on the computer hardware and with the operating system for which it was designed.
- 5.) **DISCLAIMER** – FAIA disclaims all warranties of any kind regarding the software, including the warranties of merchantability and fitness for a particular purpose.
- 6.) **LIMITATION OF LIABILITY** – Neither FAIA or anyone else who has been involved in the creation, production or delivery of this software or the information contained on the manuals and documents shall be liable for any indirect, incidental, special, exemplary or consequential damages, including but not limited to any loss of anticipated profit or benefits, resulting from the use of the software or arising out of any breach of warranty, implied or expressed.
- 7.) **TERMINATION** - The license terminates automatically if you fail to pay any revision fee within 30 days of when it is due. **You agree to return all copies of any software and documentation to FAIA upon termination.**
- 8.) **COMPLETE AGREEMENT** – You acknowledge that you have this license agreement and that it is the complete and exclusive agreement between you and FAIA with regard to the Florida Insurance Research Library CD software. The laws and the State of Florida govern this agreement.

Please keep this agreement for your records. The Florida Association of Insurance Agents