(for Reinsurers Not Currently Certified by Another NAIC-Accredited Jurisdiction)

NAIC or Alien Identification Number:			
Name:			
Mailing Address:			
Contact Name:		Phone Number	
Contact Name:		Phone Number:	
Email:		_ Fax Number:	
rippindable Effect of Edutiess.			
Filing Requirements for Full Application			
a. The applicant shall provide the information re	•		
i. the applicant has not been certified by		-	
ii. the Commissioner makes a determinat accredited jurisdiction; or	ion not to recogr	nize or defer to the certification issued by another NAIC	
iii. the applicant is renewing its certification	n hy an NAIC ac	redited jurisdiction	
iii. the applicant is renewing its certificate	on by an italic act	a cartea jurisaicaon.	
b. Initial Application Renewal A	Application		
Requirement/Citation to Law or	Yes/No	Comments/Explanation/Reference and	
Regulation		Supporting Documents	
status of Domiciliary Jurisdiction / Proof of			
icensure and Good Standing: The applicant			
nust be domiciled and licensed in a Qualified			
urisdiction, as determined by this state. The		}	
applicant must be in good standing (or the urisdiction's equivalent classification) and			
naintain capital and surplus in excess of its			
Iomiciliary jurisdiction's highest regulatory			
ction level. The Commissioner will consider the			
ollowing information with respect to the			
pplicant's domiciliary jurisdiction:			
. Whether the domestic supervisory authority			
been approved as a Qualified Jurisdiction in this state.			

information:

 Confirmation as to whether the domestic supervisory authority is included on the NAIC List of Qualified Jurisdictions.
 The applicant must provide the following

a. A copy of the certificate of authority or license to transact insurance and/or

Requirement/Citation to Law or Regulation	Yes/No	Comments/Explanation/Reference and Supporting Documents
reinsurance from the applicant's domiciliary jurisdiction. b. A certification from the applicant's domestic supervisory authority affirming that the applicant is in good standing (or the jurisdiction's equivalent classification) and maintains capital and surplus in excess of the jurisdiction's highest regulatory action level. (R590-173-8.B.(3)(a) & (b))		
Mechanism Used to Secure Obligations Incurred as a Certified Reinsurer: The applicant must specify the mechanism it will use to secure obligations incurred as a Certified Reinsurer. If the applicant intends to utilize a multibeneficiary trust for this purpose, the applicant must submit (1) the form of the trust that will be used to secure obligations incurred as a certified reinsurer; and (2) the form of the trust that will be used to secure obligations incurred outside of the applicant's certified reinsurer status, i.e., the applicant's 100% collateralized trust (if applicable). The form of each trust is required to be submitted pursuant to state law in order to ensure that security for these obligations will be kept separate and to ensure that each trust meets the requirements of the state's Credit for Reinsurance statute		
and/or regulation. Financial Strength Ratings: The applicant must maintain interactive financial strength ratings from two or more acceptable rating agencies. The applicant must provide the following: a. Confirm all interactive financial strength ratings currently maintained by the applicant. b. Copies of full rating agency reports with respect to all financial strength ratings currently maintained by the applicant, if available. If a full report is not available, the applicant must provide a letter from the applicable rating agency confirming its current financial strength rating.		

Requirement/Citation to Law or	Yes/No	Comments/Explanation/Reference and
Regulation		Supporting Documents
c. A description of any changes within the last		
three years in the financial strength rating		
from an approved rating agency.		
(R590-173-8.B.(4)(a))		
NOTE: Acceptable rating agencies include A.M.		
Best, Fitch Ratings, Moody's Investor Service, Standard & Poor's, or any other Nationally		
Recognized Statistical Rating Organization.		
Disputed and/or Overdue Reinsurance Claims /		
Business Practices:		
The Commissioner must consider the applicant's		
business practices in dealing with its ceding		
insurers, including compliance with contractual		
terms and obligations. The applicant must		
provide the following if 1) at the individual		
cedent level, the reinsurer has 10% of its net		
reinsurance recoverables to any individual US		
cedent, or 2) at the aggregate level, the		
reinsurer has claims that are in dispute and/or		
more than 90 days past due that are 1% or more		
of its total net reinsurance recoverables to all US cedents:		
a. A list and description of all reinsurance		
claims that are in dispute and/or more than		
90 days past due regarding reinsurance		
assumed from U.S. domestic ceding		
insurers.		
b. A description of the applicant's business		
practices in dealing with U.S. ceding		
insurers, including its record of compliance		
with reinsurance contractual terms, and a		
statement that the applicant commits to		
comply with all contractual requirements		
applicable to reinsurance contracts with U.S.		
ceding insurers. (R590-173-8.B.(4)(b)-(e)) Schedules for Reinsurance Assumed and		
Reinsurance Ceded:		
The applicant must provide the following:		
a. For applicants domiciled in the U.S., provide		
the most recent NAIC Annual Statement		
Blank Schedule F (property/casualty) and/or		
Schedule S (life and health).		
b. For applicants domiciled outside the U.S.		
provide Form CR-F (property/casualty)		

Requirement/Citation to Law or	Yes/No	Comments/Explanation/Reference and
Regulation		Supporting Documents
and/or Form CR-S (life and health),		
completed in accordance with the		
instructions adopted by the NAIC [include		
link to instructions.]		
(R590-173-8.B.(4)(c) & (d))		
Regulatory Actions:		
The applicant must provide a description of any		
regulatory actions taken against the applicant.		
a. Include all regulatory actions, fines and		
penalties, regardless of the amount.		
b. Provide a description of any changes in with		
respect to the provisions of the applicant's		
domiciliary license.		
[NOTE: Reinsurance-FAWG requires this		
information for the last three years for		
passporting purposes.]		
(R590-173-8.B.(4)(f), (g) & (h))		
Financial/Regulatory Filings:		
The applicant must provide the following:		
a. A copy of the most recent report of the		
independent auditor.		
b. Copies of the audited financial statements		
for the last three years. Financial statements		
must demonstrate that the applicant has		
minimum capital and surplus, or the		
equivalent, of at least \$250,000,000. If the applicant is an association including		
incorporated and individual unincorporated		
underwriters, statements must demonstrate		
that the applicant has capital and surplus		
equivalents (net of liabilities) of at least		
\$250,000,000, and a central fund containing		
a balance of at least \$250,000,000. Please		
note the following requirements with		
respect to these financial statements:		
x Audited U.S. GAAP basis statements		
must be submitted if available.		
x Audited IFRS basis statements are		
acceptable but must include an audited		
footnote reconciling equity and net		
income to a U.S. GAAP basis.		
x With the permission of the		
Commissioner, an applicant may be		

R	Requirement/Citation to Law or	Yes/No	Comments/Explanation/Reference and
	Regulation		Supporting Documents
x	Commissioner may consider audited financial statements for the last three years as filed with the applicant's non-U.S. jurisdiction supervisor. If the		
	Commissioner accepts such statements in the initial filing, the applicant must acknowledge and commit that future financial statement filings will include the appropriate reconciliation to a U.S. GAAP basis, as indicated above.		
r a R A	copy of the Actuarial Opinion and other egulatory filings, as filed with the pplicant's domiciliary supervisor. [NOTE: teinsurance-FAWG requires a stand-alone actuarial Opinion for passporting purposes.] R590-173-8.B.(3)(b) & (4)(g) & (h))		
1	ent Schemes of Arrangement:		
	applicant must provide:		
p se p	description of any past, present or proposed future participation in any solvent cheme of arrangement, or similar procedure, involving U.S. ceding insurers.		
n s: p (1	statement that the applicant commits to otify the commissioner of any future roposed participation in any solvent cheme of arrangement, or similar rocedure, as soon as practicable. R590-173-8.B.(4)(i) & (j))		
	CR-1 (For Initial and Renewal		
The a	cations): pplicant must provide [insert name of Form CR-1, which must be properly		
applie form.	uted by an officer authorized to bind the cant to the commitments set forth in the link to copy of form on state web (R590-173-8.B.(6))		

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Requirement/Citation to Law or Regulation	Yes/No	Comments/Explanation/Reference and Supporting Documents
Other Requirements: The applicant must: a. Commit to comply with other requirements deemed necessary for certification by the certifying state. b. Provide a statement that the applicant agrees to post 100% security upon the entry of an order of rehabilitation or conservation against the ceding insurer or its estate.		
(R590-173-8.A.(3)) Public Notice Requirement: The [Commissioner] is required to post notice on the insurance department's website		
promptly upon receipt of any application for certification, including instructions on how members of the public may respond to the application.		
The [Commissioner] may not take final action on the application until at least [insert # of days required in specific state] days after posting such notice. The [Commissioner] will consider any comments received during the		
public notice period with respect to this application. (R590-173-8.B.(1))		

PLEASE PROVIDE AN ORIGINAL AND ONE (1) COPY OF THE APPLICATION