LABOR CABINET
Department of Workers' Claims
(Amendment)


RELATES TO: KRS 342.0011, 342.340, 342.342, 342.345, 342.347

STATUTORY AUTHORITY: KRS 342.260(1), 342.340, 342.345

NECESSITY, FUNCTION, AND CONFORMITY: KRS 342.260(1) requires the commissioner [Executive Director] of the Department [Office] of Workers' Claims to promulgate administrative regulations necessary to implement KRS Chapter 342. KRS 342.340 and 342.345 require the commissioner [executive director] to establish requirements for individual self-insured employers [self-insurers]. This administrative regulation establishes minimum requirements for an individual employer who seeks to or is authorized to self-insure for the purpose of [self-insures] workers' compensation [liability].

Section 1. Definitions. (1) “Business day” means any day except Saturday, Sunday or any day which is a legal holiday. [“Employer” means an employer subject to KRS Chapter 342.]
(2) “Calendar day” means all days in a month, including Saturday, Sunday and any day which is a legal holiday.
(3) [2] “Commissioner [Executive director]” is defined by KRS 342.0011(9).
(4) "Employer" means an employer subject to KRS Chapter 342.
(5) [3] "Guarantor" means a parent entity: [company whose financial statement is used by the applicant to obtain self-insurance status].
(a) That agrees it is responsible for and shall meet any and all workers’ compensation obligations of the subsidiary when the subsidiary fails to meet its responsibilities as a self-insured employer; and

(b) Whose financial condition and affairs related to workers’ compensation are the basis upon which the subsidiary is authorized to self-insure.

(6) “Lapsed” means there is no possibility of compensation under KRS Chapter 342 because the claim is barred by time or otherwise.

(7) “Loss Statement,” or “loss run” means a statement of all claims stemming from a self-insured employer’s entire period of self-insurance in the form required by the Department of Workers’ Claims of: (a) all past known liabilities and amounts paid at a given point in time; and

(b) reserve estimates for all future liabilities; and

(c) known liabilities and amounts paid or amounts anticipated to be paid for the immediate prior calendar year.

(8) “Paid” means there is no possibility of further compensation under KRS Chapter 342 because the employee and any eligible dependent of the employee has been provided all compensation awarded or that could possibly be awarded under KRS Chapter 342 with respect to a compensable claim.

(9) “Period of self-insurance” means the period an employer was authorized by the commissioner to pay directly the compensation provided in KRS Chapter 342 in the amount, manner, and when due.

(10) "Reserve" means an estimate by the employer of the undiscounted total compensation to be paid over the entire life of a claim. A reserve may be limited to a specific portion of the entire compensation when so designated; a medical reserve would refer to the medical compensation to be
paid through the entire life of the claim.

(11) "Security" means a required deposit by an employer authorized to self-insure, acceptable
to the commissioner and in the amount he directs, that provides the commissioner immediate access
to security proceeds sufficient to make direct payment of compensation in claims arising from the
employer’s period of self-insurance until each claim for compensation has been fully paid, fully
settled, or lapsed, so there is no possibility of further liability.

(12) “Security proceeds” means (a) security in the form of cash money paid by an issuer of
security from its own property in response to the commissioner’s call or demand; or

(b) cash money deposited directly with the commissioner in a financial institution’s account.

(13) "Self-Insurance" or "Self-Insure" means the nontransferable status of an employer (a)
that secured its liability for workers’ compensation by depositing with the commissioner acceptable
security, in the amount directed by the commissioner, to secure the payment of compensation
provided by KRS Chapter 342 until every claim for compensation has been fully paid, fully settled,
or lapsed, so that there is no possibility of further liability; and

(b) that has been authorized by the commissioner to pay directly the compensation provided
in KRS Chapter 342, in the amount, manner, and when due, rather than the employer insuring and
keeping insured his liability for compensation in an entity authorized to transact the business of
workers' compensation insurance in this state;

(14) "Self-Insured Employer" means an employer currently authorized by the Commissioner
to self-insure and is synonymous with the term “self-insurer” as that term is defined in KRS
342.0011.

(15) [(4)] "Service organization” or “third party administrator,” means a person or entity
which provides services including claims adjustment, safety engineering, computation of statistics,
preparation of loss statements, preparation of any other required self-insurance report, and other
services that may be required by a self-insured employer.

(16) “Settled” means there is no possibility of future compensation arising from an injury
because the employee has bargained for and received money for all compensation the employee and
any eligible dependent could be awarded under KRS Chapter 342 for that injury and the bargain has
been approved by an administrative law judge.

(17) "Specific excess insurance" means a contract or policy of insurance whereby a self-
insured employer is indemnified for amounts paid in excess of a specific dollar amount stemming
from one (1) injury or exposure for which compensation is provided in this chapter. [an insurance
policy which insures the amount of a claim from one (1) occurrence involving one (1) or more
employees or employers in the same occurrence or incident of exposure in excess of a specified
dollar amount]

Section 2. Certification. (1) A person, party, or employer shall not act as or hold itself out as
an approved individual self-insured employer [self-insurer] unless the employer has been approved
by the commissioner [executive director] in accordance with this administrative regulation.

(2) An employer authorized by the commissioner [executive director] to self-insure shall be
self-insured until voluntary surrender by the employer pursuant to Section 10 of this administrative
regulation or revocation [revoked or modified] by the commissioner [executive director] pursuant to
Section 11 [40] of this administrative regulation.

(3) A self-insured employer shall adjust to a final conclusion each claim that arises during the
period the employer is authorized to self-insure. An employer shall hire only those persons duly
licensed under Kentucky law to administer and adjust workers’ compensation claims.

(a) A self-insured employer may contract with an individual, service organization, or third
party administrator, to adjust to a final conclusion each claim that arises during the period the
employer is authorized to self-insure. The employees and agents of the contracted individual, service
organization, or third party administrator, shall be duly licensed under Kentucky law to administer
and adjust workers’ compensation claims.

(b) Where an employer has contracted with an individual, service organization, or third party
administrator, to perform these functions, the actions of the individual, service organization, or third
party administrator, are subject to the standards set forth in KRS 342.267 and 803 KAR 25:240 and
the self-insured employer for whom the individual, service organization, or third party administrator,
is acting is subject to any penalties which may be assessed for failure to meet those standards.

Section 3. Application Process. (1) In order to be certified as an individual self-insured
employer, the applicant or guarantor shall have assets in excess of all liabilities of at least
$10,000,000.00.

(2) An initial application for individual self-insurance shall be submitted to the
commissioner [executive director] on Form SI-02, Employer’s [Employers] Application for
Permission to Carry Its [His] Own Risk Without Insurance, and shall include:

(a) The employer's name, location of its principal office, date of organization, identification
of its immediate parent organization, if any, and its ultimate parent, the percentage of shareholder
ownership of its immediate parent organization, identification of its fiscal year and federal
identification number. The applicant shall disclose and fully identify the relationship with all
subsidiaries. [A subsidiary which is to be covered under the application, or who is already self-
insured, shall be identified with the relationship to the applicant described fully];

(b) A statement of the principal business activities engaged in Kentucky by the applicant,
[including] a list of site locations, and the number of employees at each site;
(c) A certified audit report of the applicant's financial status for three (3) years immediately preceding the application, prepared and executed by a certified public accountant or, if the applicant is a subsidiary desiring its parent to be a Guarantor, a certified audit report of the parent's financial status for three (3) years immediately preceding the application, prepared and executed by a certified public accountant.

(3) The Department shall review the applicant’s Form SI-02 and certified audit reports and notify the applicant within sixty (60) days after receipt of the Form SI-02 and certified audit reports whether its application has been rejected or whether the applicant may continue with the application process.

(4) Within fifteen (15) days of notification by the Department that the applicant may proceed with the application process, the applicant shall provide:

(a) Loss Statements in the required electronic format of all claim payments for the five (5) years immediately preceding the application;

(b) An estimate of annual payroll;

(c) Any Occupation Safety and Health Administration (“OSHA”) violations for five (5) years; and

(d) Any other states in which the employer is authorized to self-insure.

(5) The Department shall review the applicant’s Loss Statements, estimate of annual payroll, any OSHA violations, and any other states in which the employer is authorized to self-insure and notify the applicant within sixty (60) days after receipt of the applicant’s information whether its application has been rejected or whether the applicant may continue with the application process.

(6) Upon notification the applicant may continue, the applicant shall provide:

(a) The proposed specimen specific excess insurance policy, identifying the insurance
company, retention level and limits of liability; and

(b) If an individual or service organization shall be responsible for administration or adjustment of a workers' compensation claim:

1. A statement to the commissioner attesting to the individual or organization's qualifications to administer and adjust a workers' compensation claim; and

2. A statement from the service organization and self-insured employer that any contract between the employer and service organization shall include one (1) of the following provisions:

A. The service organization shall adjust to a final conclusion each claim that results from an occurrence during the period for which the contract is effective unless a substitute service organization has been procured; or

B. The service organization shall adjust each claim for a period of sixty (60) days following an order from the commissioner finding the self-insured employer in default unless a substitute service organization has been procured.

(7) The Department shall review the applicant’s proposed specimen specific excess insurance policy, statement attesting to the qualifications of the proposed service organization, and statement from the proposed service organization, and notify the applicant within thirty (30) days after receipt whether the applicant’s application has been rejected or whether the applicant may continue with the application process. If the applicant may continue with the application process the Department will notify the applicant of the amount of required security.

(8) Upon notification that the applicant may continue, the applicant shall provide:

(a) A copy of the proposed letter of credit, bond or security deposit instrument required by Section 5 of this administrative regulation;

(b) If the applicant is a corporation, a resolution by the board of directors, authorizing and
directing the corporation to undertake to self-insure;

(c) If the applicant is a subsidiary corporation, a guarantee from the subsidiary's parent on Form SI-01, Self-Insurers' Guarantee Agreement;

(9) The commissioner shall consider all relevant factors, the prospect of increased losses due to the employer’s cessation of operations, and the information supplied by the applicant during the application process when evaluating whether an applicant may be authorized to directly pay its workers' compensation liabilities as incurred. The information submitted during the application process shall accurately reflect:

(a) The financial strength of the applicant or guarantor;

(b) The experience of the proposed service organization;

(c) The applicant’s ratio of current assets to current liabilities, the applicant’s ratio of long-term debt to net worth, and shareholder equity, or, when applicable, the guarantor’s ratio of current assets to current liabilities, the guarantor’s ratio of long-term debt to net worth, and shareholder equity;

(d) The profit and loss history of the applicant or guarantor;

(e) The workers’ compensation loss history of the applicant or guarantor;

(f) The number of employees and degree of hazard to which employees are exposed;

(g) Any functioning safety programs;

(j) Whether the applicant uses an approved managed care plan for treatment of injured workers;

(k) Any Occupation Safety and Health Administration (“OSHA”) violations for five (5) years; and

(l) Any other states in which the employer is authorized to self-insure.
(10) The commissioner shall render a decision regarding whether the applicant is authorized to self-insure within thirty (30) days of completion of the application process and submission of all required documents.

(a) The commissioner’s decision shall state the date upon which the applicant is authorized to self-insure;

(b) The security to be deposited by the applicant with the commissioner shall be received by the commissioner no later than fifteen (15) days prior to the date upon which the applicant becomes authorized to self-insure;

(c) A copy of the specific excess insurance policy obtained by the applicant shall be received by the commissioner no later than fifteen (15) days prior to the date upon which the applicant becomes authorized to self-insure.

(11) Variation from the requirements of this section may be sought by application to the commissioner; variation may be granted by the commissioner for good cause shown.

[(c) The proposed specimen specific excess insurance policy, identifying the insurance company, attachment points and limits of liability. A copy of the policy or certificate of insurance shall be received by the executive director at least five (5) days prior to certification of self-insurance;

(d) A copy of the proposed surety deposit or letter of credit instrument required by Section 5 of this administrative regulation. The surety shall be received by the executive director prior to certification of self-insurance;

(e) A schedule of projected workers’ compensation claim liabilities and annual payment requirements for the three (3) years preceding the application;

(f) An estimate of annual payroll and a statement of loss runs;

(g) A certified audit report of the applicant’s financial status for three (3) calendar years]
immediately preceding the application, prepared and executed by a certified public accountant;

—(h) If the applicant is a corporation, a resolution by the board of directors, authorizing and
directing the corporation to undertake to self-insure;

—(i) If the applicant is a subsidiary corporation, a guarantee from the subsidiary’s parent corporation
on Form SI-01, Self-Insurers’ Guarantee Agreement;

—(j) If an individual or service organization shall be responsible for administration or adjustment of
a workers’ compensation claim, satisfactory evidence submitted to the executive director as to the
organization’s qualifications to administer and adjust a workers’ compensation claim; and

—(k) If a service organization is used, a statement from the service organization and self-insured
employer stating that the contract between the two (2) parties meets the requirement set forth in
subsection (4) of this section.

—(2) An applicant may perform, if qualified, a function of a service organization or may contract
with a service organization to perform these functions. An applicant’s or service organization’s
employees and agents shall be duly licensed to perform those functions for which a license is
required by Kentucky law.

—(3) The application shall be filed no later than thirty (30) days prior to the proposed inception date
of self-insurance.

—(4) Upon receipt of a complete application and all required documents, the executive director
shall approve or reject status as a self-insurer within thirty (30) days.

—(5) A contract with a service organization shall include one (1) of the following provisions:

—(a) The service organization shall adjust to a final conclusion each claim that results from an
occurrence during the period for which the contract is effective unless a substitute service
organization has been procured; or
—(b) The service organization shall adjust each claim for a period of sixty (60) days following an order from the executive director finding the self-insured employer in default unless a substitute service organization has been procured.

—(6) Variation from the requirements of this section, for good cause shown, may be sought by application to the executive director.

Section 4. Approval. (1) In determining if an applicant is eligible for self-insurance and in establishing the amount of surety required, the executive director shall consider all relevant factors including the following:

—(a) The financial strength of the applicant or guarantor;
—(b) The excess insurance policy and retention level;
—(c) The experience of the service organization;
—(d) The ratio of current assets to current liabilities, the ratio of long-term debt to net worth, and shareholder equity;
—(e) Profit and loss history;
—(f) Workers’ compensation loss history of the applicant;
—(g) The prospect of increased losses by the employer’s cessation of operations in Kentucky;
—(h) The number of employees and degree of hazard to which employees are exposed;
—(i) Safety programs; and
—(j) Use of an approved managed care plan for treatment of injured workers.

—(2) In order to be certified as an individual self-insurer, the applicant or guarantor shall have assets in excess of all liabilities of at least $10,000,000. Variance from this requirement may be granted to a currently certified individual self-insurer who has demonstrated excellent claims-paying capability and overall financial stability.
—(3) Approval shall be granted if the executive director:

—(a) Finds the applicant has complied with all sections of this administrative regulation; and

—(b) Is satisfied that the persons responsible for the operations of the applicant are financially stable, competent, and experienced in the administration of workers' compensation self-insurance.

Section 4 [5]. Specific Excess Insurance [and Surety Requirements]. (1) Specific excess insurance shall be purchased with:

(a) A coverage limit of at least $10,000,000 per occurrence in excess of the retention level; and

(b) A maximum retention level of $1,000,000 per occurrence unless a different retention level is specifically approved by the commissioner; upon approval of a retention level in excess of $1,000,000, additional security may be required [executive director].

(2)(a) To be eligible to write specific excess insurance for an individual self-insured employer [self-insurer] in Kentucky, a casualty insurance company, admitted to do business in the Commonwealth of Kentucky, on its latest financial statement shall reflect a minimum policyholder surplus of not less than $25,000,000.

(b) The casualty insurance company shall have demonstrated excellent overall performance and a strong ability to meet its obligations to policyholders over an extended period of time.

Section 5. Security. (1) [(3)] Except as provided in subsection (4) of this section, each employer authorized to self-insure [who qualifies for a self-insurance certificate] shall[, prior to the certificate being issued,] provide [primary] security in the form of a continuous surety bond on Form SI-03, Continuous Bond, or by irrevocable letter of credit on Form SI-04, Letter of Credit, in the [an] amount specified by the commissioner [executive director], but not less than $500,000.

(2) In fixing the amount of security, the commissioner [executive director] shall consider all
relevant factors which may include the following:

(a) Liability associated with the cessation of operations by the individual self-insured employer;
(b) Examination of injury claims reported to the Department of Workers’ Claims;
(c) Examination of the loss history associated with injury claims reported to the Department of Workers’ Claims;
(d) Examination of the financial condition of the employer;
(e) Examination of the service organization, if any;
(f) Examination of the financial condition and assets of the issuer of the security;
(g) Additional factors found pertinent by the commissioner; and
(h) The experience of the Department of Workers’ Claims.

(3) The amount of security maintained with or under the commissioner’s control shall be the amount determined by the commissioner to be necessary to secure the payment of all compensation liabilities incurred by a self-insured employer until each claim for compensation has been fully paid, fully settled, or lapsed, so there is no possibility of further liability. The failure to challenge the commissioner’s determination as provided in section 13 of this administrative regulation shall constitute an admission by the employer that the determined amount is necessary to pay all incurred claims until fully paid, fully settled, or lapsed, so there is no possibility of further liability to the employer and a waiver of any future challenge by the employer of the determined security amount.

(4) Only upon approval by the commissioner, in lieu of a bond or letter of credit, may an employer deposit cash or securities in an amount specified by the commissioner and in a financial institution approved by the commissioner, but not less than $5,000,000. To be acceptable, a security which is deposited shall be eligible under the laws of Kentucky for investment by insurance
companies. The deposited cash or securities shall be maintained directly with the commissioner or be in the commissioner’s control and a perfected security interest shall be granted to the commissioner in the deposited cash or securities.

[including liability associated with anticipated claims occurring upon the cessation of all operations by the individual self-insurer in the state of Kentucky.

(4) In lieu of a bond with security or letter of credit, the employer may deposit cash or securities through submission of Form SI-05, Deposit Contract, in an amount specified by the executive director, but not less than $500,000. To be acceptable, a security which is deposited shall be eligible under the laws of Kentucky for investment by insurance companies.

(5) If an employer is no longer self-insured, the amount of surety shall be set by the executive director in accordance with the minimum amounts established in this subsection.

(a) A minimum surety of $250,000 shall be maintained for a period of ten (10) years.

(b) A minimum surety of $100,000 shall be maintained for the eleventh to twentieth year after the employer’s departure from self-insured status.]

Section 6. Coverage of Subsidiary or Related Corporations. (1) A corporation having a wholly-owned subsidiary may submit one (1) joint application to the commissioner [executive director], if the parent corporation has sufficient assets to qualify for a self-insurance certificate for both itself and the subsidiary. A joint application shall be accompanied by a certificate from [of] the secretary of each corporation indicating that their respective boards of directors have by resolution authorized joint and several liability for all the workers' compensation claims asserted against them. These certificates shall be effective until revoked by the corporations following thirty (30) days written notice to the commissioner [executive director].

(2) Any employer currently authorized to self-insure shall immediately notify the
commissioner and fully identify any and all subsidiaries obtained during the employer’s period of
self-insurance and shall execute a Form SI-01, Guaranty Agreement.

Section 7. Examination and Review of Filings. A certified public accountant or one or more
other qualified individuals may be employed by the Department of Workers’
Claims for the purpose of reviewing and analyzing the annual filings of individual self-insured
employers, and applicants for self-insurance, and for making recommendations based
on that review.

Section 8. Annual filings. (1) Annually, the Department shall by facsimile, electronic mail or
the United States Postal Service, deliver to every employer authorized by the Commissioner to self-
insure a letter stating the requirements to maintain the employer’s certification to self-insure. The
letter shall include a request for:

____ (A) a completed Employers Application for Recertification, Form SI-02R;
____ (B) a certified version of the most current audited financial statements;
____ (C) the amount and form of the security to be deposited with the commissioner;
____ (D) information related to the employer’s required specification excess insurance;
____ (D) information related to any service organization used by the employer; and
____ (E) may include a request for the completion of a Self-Insurer’s Guarantee Agreement, SI-01,
when applicable, or any other information the commissioner may deem necessary in order to
determine the employer has the financial ability to directly pay the compensation provided in KRS
Chapter 342.

____ (2) Annually, the Department shall by facsimile, electronic mail or the United States Postal
Service, deliver to every employer authorized by the Commissioner to self-insure a letter instructing
self-insured employers to file the following no later than the third Monday in February of each year:
(a) A loss statement;

(b) A statement furnishing the premium specified in KRS 342.0011(28) and its calculation;

(c) A statement of the total payroll for the prior calendar year by quarter;

(d) A certification that the medical reserves are calculated and projected for the life of a claim pursuant to KRS 342.0011(28)(a); and

(e) Any other reasonable information requested by the commissioner, including relevant claim data.

(3) In order to maintain its certification to self-insure, an employer shall timely complete and provide all information and documentation requested in the annual letters; failure to do so may subject the employer's self-insurance certification to revocation.

(4) An individual self-insured employer shall file with the executive director on or before 120 days from the end of the self-insured's fiscal year:

(a) The statement of financial condition required by KRS 342.347(2);

(b) Total payroll for the prior calendar year, the projected payroll for the next year by quarter, and other reasonable information requested by the executive director, including relevant claim data;

and

(c) If a service organization is used, a statement from the service organization and self-insured employer stating that the contract between the two (2) parties meets the requirement set forth in Section 3(4) of this administrative regulation.

(2) At least ten (10) days prior to the end of each self-insurance year, the individual self-insurer shall file proof of specific excess insurance for the following year with the executive director.

(3) An individual self-insured employer shall file loss data reports which shall:

(a) Include a surety loss report;
(b) Include a premium loss report;

c) Include a certification that the medical reserves are calculated and projected for the life of a claim pursuant to KRS 342.0011(28)(a); and

d) Be filed no later than the third Monday in February of each year.

(4) If the annual required filings are not timely made, the self-insurance certificate shall be subject to modification or revocation.

Section 9. Change in Ownership; Subsidiaries; Mergers and Acquisitions. (1) When there is a change in majority ownership of a self-insured employer or its parent company, the individual self-insured employer shall notify the commissioner within thirty (30) days of that change. A new application to self-insure shall be filed upon a change in ownership.

(2) When another employer is added to, merged, acquired or otherwise acquired by an employer currently authorized to self-insure, the individual self-insured employer shall notify the commissioner within thirty (30) days and the adequacy of the employer’s premium and security shall be reviewed and shall be increased if the review determines an increase is necessary.

(3) When there is a change in majority ownership of a formerly self-insured employer or its parent company, the individual self-insured employer shall notify the commissioner within thirty (30) days of that change. If the payroll of the individual self-insurer during a quarter exceeds 125 percent of the projection previously filed, the individual self-insurer shall immediately report that change to the executive director and the surety bond requirements may be reviewed and the bond shall be increased accordingly.

Section 10. Voluntary Surrender of Certificate.
(1) An employer voluntarily surrenders its Certificate to self-insure (a) upon written notice to
the commissioner that the employer no longer desires to be self-insured, including the date and time
at which the employer intends to cease to be self-insured; or

(b) upon the effective date of a policy of workers’ compensation insurance securing the
employers’ liability for the compensation provided in this chapter; or

(c) upon notification to the commissioner the employer shall cease to pay directly the
compensation provided in this chapter; or

(d) upon the failure to deposit adequate security in the amount required by the commissioner;
or

(e) upon filing an action in bankruptcy unless the employer notifies the commissioner of its
intent to continue to pay the compensation provided in this chapter and the commissioner agrees to
authorize the continued direct payment.

(2) An employer that intends to secure its liability for compensation by obtaining a policy of
workers’ compensation insurance shall notify the commissioner of the name of the insurance carrier
whose policy shall become effective and the date and time such coverage shall become effective.

(3) A formerly self-insured employer shall not be relieved of the compensation obligations
incurred during its period of self-insurance until every claim has been fully paid, fully settled, or
lapsed, so there is no possibility of further liability.

(4) (a) When the employer is no longer self-insured due to the voluntary surrender of its
certificate, the employer shall continue to deposit security with the commissioner in the amount and
in the form last determined by the commissioner for a period no less than five (5) years from the date
the employer ceased to be self-insured; no request for reduction shall be considered during this initial
five (5) year period. After an initial request for reduction in the amount of required security has been
made, each subsequent request for reduction thereafter shall be considered no more frequently than
every thirty (30) months following the conclusion of the prior request, if any.
(b) The formerly self-insured employer bears the burden to persuade the commissioner the
amount and form of the security, as last determined by the commissioner, is excessive and a
reduction is warranted. The commissioner may consider the factors set forth in Section 5 of this
administrative regulation or any other factor the commissioner finds relevant when evaluating the
formerly self-insured employer’s request to reduce the amount of its required security deposit.
(4) When the employer is no longer self-insured due to the voluntary surrender of its
certificate, the security required by the commissioner shall not be less than $250,000 for the first ten
(10) years following the date on which the employer ceased to be self-insured and shall not be less
than $100,000 for the eleventh through, and including, the twentieth years following the date on
which the employer ceased to be self-insured.

Section 11 [40]. Revocation [or Modification] of Certification. (1) A self-insured employer’s
certification may be revoked by the commissioner after a hearing is held.
(a) The hearing order shall set forth the grounds for revocation and set a hearing date no
sooner than ten (10) business days from the date of the order.
(b) The hearing shall be conducted pursuant to Section 13 of this administrative regulation.
Upon a prima facie showing by the Department of Workers’ Claims of one or more of the grounds
set forth in subsection 2 of this section, there shall exist a rebuttable presumption that the employer’s
authorization should be revoked.
[(4) If the commissioner [executive director] receives information furnishing reasonable grounds to
believe that a currently self-insured employer [the individual self-insurer] is not meeting, or may not
be able to timely meet, all of its obligations arising under KRS Chapter 342 or this administrative]
regulation, a hearing order shall be issued to the individual self-insurer detailing the purported deficiency and setting a time and place for a hearing.]

(2) The commissioner [executive director] may revoke the self-insurance certification upon a finding that any of the following conditions exist:

(a) The individual self-insured employer [self-insurer] is operating in:

1. Contravention of its submitted application; or
2. In material violation of this administrative regulation;

(b) The individual self-insured employer [self-insurer] or its parental guarantor no longer has the financial stability to assure its ability to meet its obligations for the payment of workers' compensation benefits; [or]

(c) The self-insured employer [insurer] has failed or refused to provide access to the books and documents relating to the self-insurance activities of the entity;

(d) The self-insured employer failed to pay an assessment by the appropriate guaranty fund; or

(e) The self-insured employer failed to pay compensation provided in this chapter.

(3) When [if] the commissioner [executive director] revokes an individual self-insured employer’s [self-insurer’s] certification, the commissioner [executive director] shall notify either the Kentucky individual self-insurance guaranty fund or the Kentucky coal employers' self-insurance guaranty fund.

(4) Self-insurance certification may be revoked by the executive director after a hearing is held.

(a) The hearing order shall set the grounds of revocation and set a hearing date in not less than ten (10) days.
(b) The hearing shall be conducted pursuant to Section 13 of this administrative regulation.

(4) [\(\text{(c)}\)] During the pendency of a hearing or appeal, the commissioner shall call the entirety of the security deposited [executive director may utilize the surety deposit provided] by the individual self-insured employer:

(a) When the commissioner has received information indicating the deposited security will not be maintained or timely replaced with other acceptable security, or

(b) When compensation is due but has not been paid by the self-insured employer. [self-insurer to make a payment of workers' compensation benefits which is currently due for which a payment is not being made by the individual self-insurer or its service organization.]

(5) (a) When the employer is no longer self-insured due to revocation of its certificate, unless the commissioner calls the deposited security, the employer shall continue to deposit security with the commissioner in the amount and in the form last determined by the commissioner for a period no less than five (5) years from the date the employer ceased to be self-insured; no request for reduction shall be considered during this initial five (5) year period. After an initial request for reduction in the amount of required security has been made, each subsequent request for reduction thereafter shall be considered no more frequently than every thirty (30) months following the conclusion of the prior request.

(b) The formerly self-insured employer bears the burden to persuade the commissioner the amount and form of the security, as last determined by the commissioner, is excessive and a reduction is warranted. The commissioner may consider the factors set forth in Section 5 of this administrative regulation or any other factor the commissioner finds relevant when evaluating the formerly self-insured employer’s request to reduce the amount of its required security deposit.
(6) When the employer is no longer self-insured due to revocation of its certificate, unless the commissioner calls the deposited security, the security required by the commissioner shall not be less than $250,000 for the first ten (10) years following the date on which the employer ceased to be self-insured and shall not be less than $100,000 for the eleventh through, and including, the twentieth years following the date on which the employer ceased to be self-insured.

Section 12. Default.

When a self-insured employer or a formerly self-insured employer fails to meet an obligation as a self-insured employer, including the obligation to deposit acceptable security in the amount required by the commissioner, the failure to timely pay a compensation obligation to an employee injured during the employer's period of self-insurance, or the failure to pay an assessment by a guaranty fund, the commissioner shall:

(1) Call the entirety of the deposited security;

(2) Retain the security proceeds in the commissioner's possession or control until each claim for workers' compensation benefits has been fully paid, fully settled, or lapsed, so there is no possibility of further liability;

(3) Use the security proceeds to pay the compensation provided in KRS Chapter 342 in claims incurred during the employer's period of self-insurance as follows:

(a) Where the employer was a member of a guaranty fund, forward to the appropriate guaranty fund the security proceeds and order the guaranty fund to commence payment of the member’s incurred compensation liabilities using the security proceeds; or

(b) Where the employer was not a member of a guaranty fund, the commissioner shall use the security proceeds to pay the employer’s incurred compensation liabilities.

(4) When the commissioner determines all claims of the employer have been fully paid, fully
settled, or lapsed, so there is no possibility of further liability, and the security proceeds are not
exhausted, the commissioner shall pay any remaining security proceeds into the Franklin Circuit
Court for determination as to whether there is an entity legally entitled to the remaining security
proceeds. If no claim is made alleging entitlement to the remaining security proceeds within sixty
(60) days of the payment into the court, or the court ultimately determines there is no rightful
entitlement claim, the commissioner may petition the court to deposit the remaining security
proceeds into the fund established pursuant to KRS 342.920.

(5) The obligations of a self-insured employer or formerly self-insured employer may be
guaranteed by a parent entity by way of a fully executed form SI–01, Guarantee Agreement; the form
SI-01, Guarantee Agreement, does not preclude the commissioner from calling the security nor does
it preclude the commissioner from pursuing all available means to separately recover from the
defaulting employer or its guarantor.

Section 13 [44]. Aggrieved Parties. (1) A person aggrieved by an action of the commissioner
may request a hearing by filing a written request with the commissioner within
thirty (30) days of the action of the commissioner; the request shall set forth the specific basis for the challenge to the commissioner's
action. Upon receipt of the written request, the commissioner shall issue a notice of hearing within ten (10) business days of receipt of the written request.
The notice of hearing shall set the date, time, and place of the hearing to be held no sooner than ten
(10) days after the date of the notice of hearing and no later than ninety (90) business days after the
date of the notice of hearing and may provide the date, time, and place for an informal conference
between the aggrieved party and the commissioner. The date and time of the hearing may be
rescheduled as required upon motion by either party or upon agreement of the parties.
sooner than ten (10) days and no later than thirty (30) days after the notice.

(2) The aggrieved person has the burden to persuade the commissioner the action taken by
the commissioner should be amended or withdrawn. The aggrieved person may present evidence to
support its position and to contest evidence presented by other parties.

(3) No later than thirty (30) days after the termination of the hearing, the commissioner
shall issue a written ruling [order] addressing all matters involved at the hearing
and if applicable, any further basis for his action, creating an adequate record for review. The ruling
shall contain concise findings of fact and conclusions of law. The commissioner shall serve a copy
of the ruling [order] upon each party. [The order shall contain a concise findings of fact and
conclusions of law. The executive director's final order may revoke or modify a self insurance
certification or allow an employer to continue to self insure subject to certain terms and conditions.]

(3) The ruling of the commissioner [executive director] may be appealed to the Franklin
Circuit Court in accordance with KRS 13B.140.

Section 14. [42.] Incorporation by Reference. (1) The following material is incorporated by
reference:

(a) "Self-Insurers' Guarantee Agreement, Form SI-01", (November 2005 edition);
(b) "Employer's Application for Permission to Carry Its Own Risk Without Insurance, Form SI-02", (January 2021 edition);
(c) “Employer’s Application for Recertification”, Form SI-02R (January 2021 edition);
(d) "Continuous Bond, Form SI-03", (January 2004 edition); and
(e) "Letter of Credit, Form SI-04", (January 2004 edition).

(2) This material may be inspected, copied, or obtained, subject to applicable copyright law,
at the Department [Office] of Workers' Claims, Mayo-Underwood Building, 3rd Floor, 500 Mero Street, Prevention Park, 657 Chamberlin Avenue, Frankfort, Kentucky 40601, Monday through Friday, 8 a.m. to 4:30 p.m.
This is to certify that the commissioner has reviewed and recommended this administrative regulation prior to its adoption, as required by KRS 342.260 and 342.035.

________________________________________________________________________    ______________________
Robert L. Swisher, Commissioner                                      Date
Department of Workers’ Claims
PUBLIC HEARING AND PUBLIC COMMENT PERIOD

A public hearing on this administrative regulation shall be held on May 25, 2021, at 10:00 a.m. (EDT) by video teleconference pursuant to KRS 61.800, et seq. In keeping with KRS 13A.270, individuals interested in attending or being heard at this hearing shall notify this agency in writing of their intent to attend no later than five (5) workdays prior to the hearing along with contact information. Upon notification of intent to attend, individuals will be provided information necessary to attend the video teleconference. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who wishes to be heard will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to be heard at the public hearing, you may submit written comments on the proposed administrative regulation. Written comments shall be accepted through May 31, 2021. Send written notification of intent to be heard at the public hearing or written comments on the proposed administrative regulation to the contact person.

CONTACT PERSON: B. Dale Hamblin, Jr.
Assistant General Counsel
Department of Workers’ Claims
Mayo-Underwood Building, 3rd Floor
500 Mero Street
Frankfort, Kentucky 40601
Telephone Number: (502) 782-4404
Fax Number: (502) 564-0681
Dale.Hamblin@ky.gov
REGULATORY IMPACT ANALYSIS AND TIERING STATEMENT

Administrative Regulation No.: 803 KAR 25:021

Contact person: B. Dale Hamblin, Jr, Assistant General Counsel

Telephone Number: (502) 782-4404

(1) Provide a brief summary of:

(a) What this administrative regulation does: The function of this administrative regulation is to establish minimum requirements for an individual employer who seeks to or is authorized to self-insure for the purpose of workers’ compensation.

(b) The necessity of this administrative regulation: KRS 342.260(1) requires the commissioner of the Department of Workers’ Claims to promulgate administrative regulations necessary to implement KRS Chapter 342. KRS 342.340 and 342.345 require the commissioner to establish requirements for individual self-insured employers.

(c) How this administrative regulation conforms to the content of the authorizing statutes: KRS 342.340 requires every employer to secure its liability for workers’ compensation by either obtaining and maintaining a policy of insurance or by depositing security after proving to the commissioner of the Department of Workers’ Claims it has the financial ability to pay directly all the compensation provided in KRS Chapter 342. KRS 342.345 requires the security to be maintained with the commissioner or under the commissioner's control until each claim for workers' compensation benefits has been paid, been settled, or lapsed, so there is no possibility the employer has further liability. KRS 342.347 requires the commissioner to examine the financial condition and affairs related to workers’ compensation of any individual self-insureds. KRS 342.900 through
342.920 speaks to the responsibilities of self-insured employers who are members of a guaranty fund and to the use of the security deposited with the commissioner to secure the payment of workers’ compensation liabilities of those self-insured employers. This administrative regulation establishes the process that an employer must use in order to apply to self-insure, the requirements and responsibilities of an employer authorized to self-insured, the potential consequences of failing to meet those requirements and responsibilities, and the method to challenge an action by the commissioner related to those requirements and responsibilities.

(d) How this administrative regulation currently assists or will assist in the effective administration of the statutes: This administrative regulation establishes the process that an employer must use in order to apply to self-insure, the requirements and responsibilities of an employer authorized to self-insured, the potential consequences of failing to meet those requirements and responsibilities, and the method to challenge an action by the commissioner related to those requirements and responsibilities.

(2) If this is an amendment to an existing administrative regulation, provide a brief summary of:

(a) How the amendment will change this existing administrative regulation: This administrative regulation establishes the process that an employer must use in order to apply to self-insure, the requirements and responsibilities of an employer authorized to self-insured, the potential consequences of failing to meet those requirements and responsibilities, and the method to challenge an action by the commissioner related to those requirements and responsibilities. The amendments will clarify the process, requirements, responsibilities, challenge methodology, and address issues not contemplated or addressed in the current administrative regulation.
(b) The necessity of the amendment to this administrative regulation: The current language was unclear regarding certain issues and failed to address other issues; the amendment is to more clearly address specific issues and to address issues left out of the current language. For example, the current regulation does not address the process and situations under which an employer may voluntarily surrender its authorization to self-insure or the responsibilities of an employer that has voluntarily surrendered it authorization to self-insure. The amendments address those issues. Likewise, the amendments clarify when an employer is in default of its obligations as a self-insured employer and the action the commissioner will take upon the employer’s default in its obligations.

(c) How the amendment conforms to the content of the authorizing statutes: KRS 342.340 requires every employer to secure its liability for workers’ compensation by either obtaining and maintaining a policy of insurance or by depositing security after proving to the commissioner of the Department of Workers’ Claims it has the financial ability to pay directly all the compensation provided in KRS Chapter 342. KRS 342.345 requires the security to be maintained with the commissioner or under the commissioner's control until each claim for workers' compensation benefits has been paid, been settled, or lapsed, so there is no possibility the employer has further liability. KRS 342.347 requires the commissioner to examine the financial condition and affairs related to workers' compensation of any individual self-insureds. KRS 342.900 through 342.920 speaks to the responsibilities of self-insured employers who are members of a guaranty fund and to the use of the security deposited with the commissioner to secure the payment of workers’ compensation liabilities of those self-insured employers. The amendments to this administrative regulation further clarify the process an employer must use in order to apply to self-insure, the requirements and responsibilities of an employer authorized to self-insured, the potential consequences of failing to meet those requirements and responsibilities, the method to challenge an
action by the commissioner related to those requirements and responsibilities and address circumstances not anticipated or addressed in the current administrative regulation.

(d) How the amendment will assist in the effective administration of the statutes: This administrative regulation provides guidance to employers desiring to be self-insured, to those currently authorized to self-insure, and to those formerly authorized to be self-insured.

(3) List the type and number of individuals, businesses, organizations, or state and local governments affected by this administrative regulation: Employers desiring to be authorized to self-insure, employers currently authorized to self-insure, and employers formerly authorized to be self-insured.

(4) Provide an analysis of how the entities identified in question (3) will be impacted by either the implementation of this administrative regulation, if new, or by the change, if it is an amendment, including:

(a) List the actions that each of the regulated entities identified in question (3) will have to take to comply with this administrative regulation or amendment: Employers desiring to be authorized to self-insure will have to follow the application process as established in the amendments. Employers currently authorized to self-insure and those formerly authorized to self-insure will not be required to take new actions; however, there will be increased clarity regarding those actions.

(b) In complying with this administrative regulation or amendment, how much will it cost each of the entities identified in question (3): The amendments will not add additional cost.

(c) As a result of compliance, what benefits will accrue to the entities identified in question (3): The entities will have clear guidance regarding the application process, the
requirements and responsibilities of an employer authorized to self-insured, the potential consequences of failing to meet those requirements and responsibilities, the method to challenge an action by the commissioner related to those requirements and responsibilities and guidance regarding circumstances not anticipated or addressed in the current administrative regulation.

(5) Provide an estimate of how much it will cost the administrative body to implement this administrative regulation:

(a) Initially: None

(b) On a continuing basis: There should be no additional cost.

(6) What is the source of the funding to be used for the implementation and enforcement of this administrative regulation: The Department of Workers’ Claims normal budget is the source of funding.

(7) Provide an assessment of whether an increase in fees or funding will be necessary to implement this administrative regulation, if new, or by the change if it is an amendment: No increase in fees or funding is needed to implement this administrative regulation.

(8) State whether or not this administrative regulation established any fees or directly or indirectly increased any fees: This administrative regulation does not establish or increase any fees.

(9) TIERING: Is tiering applied? (Explain why or why not) Tiering is not applied; the administrative regulation applies to all parties equally.
FISCAL NOTE ON STATE OR LOCAL GOVERNMENT

Administrative Regulation No.: 803 KAR 25:092

Contact Person: B. Dale Hamblin, Jr. Assistant General Counsel
Dale.Hamblin@ky.gov

Telephone Number: (502) 782-4404

1. What units, parts or divisions of state or local government (including cities, counties, fire departments, or school districts) will be impacted by this administrative regulation? Those governmental agencies authorized to self-insure for the purpose of workers’ compensation.

2. Identify each state or federal statute or federal regulation that requires or authorizes the action taken by the administrative regulation. KRS 342.0011, 342.260(1), 342.342, 342.345, 342.347, 342.900-920.

3. Estimate the effect of this administrative regulation on the expenditures and revenues of a state or local government agency (including cities, counties, fire departments, or school districts) for the first full year the administrative regulation is to be in effect. The Department of Workers’ Claims does not anticipate there will be any effect on the expenditures and revenues of a state or local government agency; however, should there be any, the change from current expenditures should be minimal.

(a) How much revenue will this administrative regulation generate for the state or local government (including cities, counties, fire departments, or school districts) for the first year? No revenue will be generated.
(b) How much revenue will this administrative regulation generate for the state or local government (including cities, counties, fire departments, or school districts) for subsequent years? No revenue will be generated.

(c) How much will it cost to administer this program for the first year? None

(d) How much will it cost to administer this program for subsequent years? It does not appear there will be additional costs.

Note: If specific dollar estimates cannot be determined, provide a brief narrative to explain the fiscal impact of the administrative regulation.

Revenues (+/-):

Expenditures (+/-):

Other Explanation: There should be no increase or decrease in the cost to administer this amendment.
SUMMARY OF MATERIAL INCORPORATED BY REFERENCE

(1) The following material is incorporated by reference:

(a) "Self-Insurers’ Guarantee Agreement, Form SI-01" (November 2005 edition), is a form by which a parent entity guarantees the workers’ compensation obligations of its subsidiaries;

(b) "Employer’s Application for Permission to Carry Its Own Risk Without Insurance”, Form SI-02 (January 2004 edition), is the form used by employers desiring to be authorized by the commissioner to self-insure;

(c) “Employer’s Application for Recertification”, Form SI-02R (January 2021 edition), is the form submitted each year by employers desiring to continue to be authorized by the commissioner to self-insure;

(d) "Continuous Bond, Form SI-03", (January 2004 edition), contains the language required to be included in a bond deposited with the commissioner as security; and

(e) "Letter of Credit, Form SI-04", (January 2004 edition), contains the language required to be included in a letter of credit deposited with the commissioner as security.

SUMMARY OF CHANGES TO MATERIAL INCORPORATED BY REFERENCE

(1) "Deposit Contract, Form SI-05", (January 2006 edition), was removed because it is no longer an available form.

(2) “Employers Application for Recertification”, Form SI-02R (January 2021 edition), was added as an available form. Employers are required to submit information each year in order to continue their authorization to self-insure. Employers had been submitting an "Employers Application for Permission to Carry His Own Risk Without Insurance, Form SI-02", (January 2004 edition), for this purpose; however, some portions were inapplicable. Therefore, a new form was developed specific to the continuing authorization process.
(3) "Employers Application for Permission to Carry His Own Risk Without Insurance”, Form SI-02 (January 2004 edition), was renamed "Employer’s Application for Permission to Carry Its Own Risk Without Insurance, (January 2021 edition), and pages 1 and 2 amended to more accurately describe the duties a self-insured employer knowingly accepts as a self-insured employer. Additionally, the form had previously been utilized as an annual filing; however, not all portions were applicable so a new form was developed for this purpose. Revisions were made to page 1 to make clear this form was not for use by an employer currently authorized to self-insure but by an employer desiring to be newly authorized by the commissioner to self-insure.

(4) There were no changes to the other material currently incorporated by reference.
EMPLOYER'S [EMPLOYERS] APPLICATION FOR PERMISSION TO CARRY ITS [HIS] OWN RISK WITHOUT INSURANCE
TO THE DEPARTMENT OF WORKERS' CLAIMS OF KENTUCKY: ________________, 20___.

The undersigned, applies to directly pay the compensation provided in KRS Chapter 342 and to secure those compensation liabilities by the deposit of acceptable security in the amount directed by the commissioner and, upon approval by the commissioner, be certified as a self-insurer as defined in KRS 342.011(7), and submits the following under oath: [The undersigned, an employer subject to the provisions of The Kentucky Workers’ Compensation Act, hereby applies for a certificate of his-its financial ability to pay compensation directly, without insurance to injured employees, and determine whether he-it possesses sufficient financial ability to render certain the payment of such compensation, said applicant under oath hereby states the following facts:] (Where space is insufficient to answer any question, extend answer on attached page or pages.)

1. Name of applicant: ____________________________________________________________

2. Address: ______________________________________________________________________
   (Number) (Street) (City or Town)
   ____________________________________________________________ (County) (State)

3. The applicant is ______________________ (State whether individual, co-partnership, corporation, receiver or trustee.)

3.a If consolidated balance sheet give list of subsidiary companies included: ____________________________
   ______________________________________________________________________________________

4. Describe briefly the general character of the operations performed and the articles manufactured or compounded at or away from the plant or the premises of the applicant.
   ______________________________________________________________________________________

5. Description of Employment: ____________________________________________________________
   ______________________________________________________________________________________

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TOTALS:

6. If a corporation, partnership, or Limited Partnership, list below names of officers, directors, and residence of each.

7. Safety, sanitation and welfare conditions:
   Is your plant inspected otherwise than by State authority? ________________________________
   If so, by whom? ___________________________________________________________________
   Have you fulfilled all safety requirements of the Labor or Mines and Mineral Departments?
   __________________________________________________________________________________
   Have you a committee of safety whose duty is to recommend safety devices and to secure compliance with statutes or general orders of the above-mentioned agencies as to safety and sanitation?
   __________________________________________________________________________________
   Do you maintain a hospital in connection with your establishment? ________________________
If so, state description of its equipment and service: ___________________________________________

8. Federal Employer I.D. # __________ State Employer I.D. # __________

   Federal and State I.D. #'s are needed for each subsidiary, if any are to be included.

9. Annual filings. (1) Annually, the Department shall by facsimile, electronic mail or the United States Postal Service, deliver to every employer authorized by the Commissioner to self-insure a letter stating the requirements to maintain the employer’s certification to self-insure. The letter shall include a request for:

   (A) a completed Employers Application for Recertification, Form SI-02R;
   (B) a certified version of the most current audited financial statements;
   (C) the amount and form of the security to be deposited with the commissioner;
   (D) information related to the employer’s required specific excess insurance;
   (E) information related to any service organization used by the employer; and
   (F) a Self-Insurer’s Guarantee Agreement, Form SI-01, when applicable, or any other information the commissioner may deem necessary in order to determine the employer has the financial ability to directly pay the compensation provided in KRS Chapter 342.

10. Are you now self-insured for workers’ compensation in other states?

   If yes, list states and effective dates: ____________________________

11. In consideration of the approval of this application the applicant hereby expressly understands, acknowledges, and agrees as follows:

   a. The Commissioner of the Department of Workers’ Claims shall not grant the applicant permission to directly pay the compensation provided under KRS Chapter 342. [That this privilege may be revoked at any time in the discretion of The Department of Workers’ Claims.]

   b. If the applicant, in the Commissioner’s discretion, is not financially capable of directly paying the compensation provided under KRS Chapter 342. [That the applicant will fully discharge by cash payment all installments of compensation for partial disability, promptly, when due, and liability for physician fees, hospital service, hospital supplies within 30 days after such liability shall be determined either by an agreement or an award.]

   c. The applicant understands, acknowledges, and agrees the Commissioner of the Department of Workers’ Claims may revoke or refuse to recertify the applicant’s authorization to self-insure if the applicant fails to meet its obligations as a self-insured employer under the provisions of KRS Chapter 342. [If the Department of Workers’ Claims so requires, the applicant, within thirty days after his continuing liability to pay compensation to an injured employee for a definite period for a permanent injury or to the dependents of a deceased employee, for his death, has been determined either by an agreement or an award, will make a special deposit, with some bank or trust company within the Commonwealth of Kentucky to be approved by the Department of Workers’ Claims of the full amount of such terms that it can be withdrawn only on the checks of the applicant, payable to the person or persons entitled thereto, and having attached thereto a voucher for the amount thereof, executed by the person or persons to whom such check is payable.]

   d. The applicant will promptly pay all compensation in keeping with the provisions of KRS Chapter 342 and all administrative regulations promulgated thereunder.

   e. The applicant will timely pay all required assessments; the failure to do so shall constitute a failure to meet its obligations as a self-insured employer under the provisions of KRS Chapter 342.

   f. Before the Commissioner shall grant approval of this application, the applicant shall file with the Department of Workers’ Claims security in a form acceptable to the Commissioner and in the amount directed by the Commissioner to secure the direct payment of compensation liabilities as they are incurred. [The applicant agrees to file with the Department of Workers’ Claims for its approval before the granting of this application, an acceptable security, indemnity of bond, to secure to such an extent as the Department of Workers’ Claims may direct the payment of compensation liabilities as they are incurred.]

   g. Before the Commissioner shall grant approval of this application, the applicant shall file with the Department of Workers’ Claims a copy of its excess insurance policy sufficient to evidence compliance with the provisions of KRS Chapter 342.
12. Requested effective date to become self-insured: _______________________

__________________________________________
If Corporation

By ________________________________________
President and Managing Officer

COMMONWEALTH OF KENTUCKY
COUNTY OF _____________________________

__________________________________________
being first duly sworn, upon oath, says that the facts set forth in the foregoing application are true.

__________________________________________
Subscribed and sworn to before me, this _______ day of ______________, 20______.

__________________________________________
Notary Public

My commission expires on the _______ day of ______________, 20______.
EMPLOYER’S APPLICATION FOR RECERTIFICATION

TO THE DEPARTMENT OF WORKERS’ CLAIMS OF KENTUCKY: ____________, 20___.

The undersigned, applies for recertification as a self-insurer as defined in KRS 342.011(7), and submits the following under oath: (Where space is insufficient to answer any question, extend answer on attached page or pages.)

2. Name of applicant: ____________________________________________________________

2. Address: ____________________________________________________________

(Number) (Street) (City or Town) ________________________________________________

(State) (County)

3. The applicant is ________________________ (State whether individual, co-partnership, corporation, receiver or trustee.)

3.a If consolidated balance sheet give list of subsidiary companies included: ________________

____________________________________________________________________________

5. Describe briefly the general character of the operations performed and the articles manufactured or compounded at or away from the plant or the premises of the applicant.

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5. Description of Employment: ___________________________________________________

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8. If a corporation, partnership, or Limited Partnership, list below names of officers, directors, and residence of each.

9. Safety, sanitation and welfare conditions:

   Is your plant inspected otherwise than by State authority? __________________________
   If so, by whom? __________________________
   Have you fulfilled all safety requirements of the Labor or Mines and Mineral Departments?
   ____________________________________________
   Have you a committee of safety whose duty is to recommend safety devices and to secure compliance with statutes or general orders of the above-mentioned agencies as to safety and sanitation? __________________________
   Do you maintain a hospital in connection with your establishment? __________________________
   If so, state description of its equipment and service: __________________________

8. Federal Employer I.D. # ___________ State Employer I.D. # ___________
Federal and State I.D. #’s are needed for each subsidiary, if any are to be included.

9. Annual filings. (1) Annually, the Department shall by facsimile, electronic mail or the United States Postal Service, deliver to every employer authorized by the Commissioner to self-insure a letter stating the requirements to maintain the employer’s certification to self-insure. The letter shall include a request for:

(A) a completed Employers Application for Recertification, Form SI-02R;
(B) a certified version of the most current audited financial statements;
(C) the amount and form of the security to be deposited with the commissioner;
(D) information related to the employer’s required specific excess insurance;
(E) information related to any service organization used by the employer; and
(F) a Self-Insurer’s Guarantee Agreement, Form SI-01, when applicable, or any other information the commissioner may deem necessary in order to determine the employer has the financial ability to directly pay the compensation provided in KRS Chapter 342.

10. Are you now self-insured for workers’ compensation in other states?

If yes, list states and effective dates: ____________________________

11. In consideration of the approval of this application the applicant hereby expressly understands, acknowledges, and agrees as follows:

h. The Commissioner of the Department of Workers’ Claims may revoke or refuse to recertify the applicant’s authorization to self-insure if the applicant, in the Commissioner’s discretion, is no longer financially capable of directly paying the compensation provided under KRS Chapter 342.

i. The applicant understands, acknowledges, and agrees the Commissioner of the Department of Workers’ Claims may revoke or refuse to recertify the applicant’s authorization to self-insure if the applicant fails to meet its obligations as a self-insured employer under the provisions of KRS Chapter 342.

j. The applicant will promptly pay all compensation in keeping with the provisions of KRS Chapter 342 and all administrative regulations promulgated thereunder.

k. The applicant will timely pay all required assessments; the failure to do so shall constitute a failure to meet its obligations as a self-insured employer under the provisions of KRS Chapter 342.

l. Before the Commissioner shall grant approval of this application, the applicant shall file with the Department of Workers’ Claims security in a form acceptable to the Commissioner and in the amount directed by the Commissioner to secure the direct payment of compensation liabilities as they are incurred.

m. Before the Commissioner shall grant approval of this application, the applicant shall file with the Department of Workers’ Claims a copy of its excess insurance policy sufficient to evidence compliance with the provisions of KRS Chapter 342.

12. Requested effective date to become self-insured: ____________________________

________________________________________
If Corporation

By ______________________________________
President and Managing Officer

COMMONWEALTH OF KENTUCKY
COUNTY OF ________________________________

________________________________________, being first duly sworn, upon oath, says that the facts set forth in the foregoing application are true.

Subscribed and sworn to before me, this _______ day of ______________, 20____. 
Notary Public

My commission expires on the ______ day of ___________________, 20_____.

42