### **VYRD TERMS OF USE**

Welcome to the website operated by VYRD Insurance Company ("VYRD," "we," "us," or "our"). This Website (the "VYRD Website" or the "Website") provides general information about VYRD and its products and services.

All uses of the VYRD Website are subject to the following terms and conditions of use (these "Terms of Use").

Please read these Terms of Use carefully before accessing or using any part of this Website. By accessing or using this Website, you agree that you have read, understand, and agree to be bound by these Terms of Use, as amended from time to time, as well as the VYRD Privacy Statement, which is hereby incorporated into these Terms of Use. If you do not wish to agree to these Terms of Use, do not access or use any part of this Website.

VYRD may revise and update these Terms of Use at any time by posting the amended terms to this Website. Your continued use of the VYRD Website means that you accept and agree to the revised Terms of Use. If you disagree withthe Terms of Use (as amended from time to time) or are dissatisfied with this Website, your sole and exclusive remedy is to discontinue using this Website. The most current version of these Terms of Use, which supersedes all previous versions, can be reviewed by clicking on the "Terms of Use" hyperlink.

## **USE OF THE WEBSITE**

You agree to use the VYRD Website only for lawful purposes:

- A. Specifically you agree not to do any of the following: (1) upload to or transmit on the VYRD Website any defamatory, indecent, obscene, harassing, violent or otherwise objectionable material, or any material that is, or may be, protected by copyright, without permission from the copyright owner; (2) use the VYRD Website to violate the legal rights (including the rights of publicity and privacy) of others or to violate the laws of any jurisdiction; (3) intercept or attempt to interceptelectronic mail not intended for you; (4) misrepresent an affiliation with any person or organization; (5) upload to ortransmit on the VYRD Website any advertisements or solicitations of business; (6) restrict or inhibit use of the VYRDWebsite by others; (7) upload or otherwise transmit files that contain a virus or corrupted data; (8) collect informationabout others (including e-mail addresses) without their consent; (9) download a file or software or include in a messageany software, files or links that you know, or have reason to believe, cannot be distributed legally over the VYRD Website or that you have a contractual obligation to keep confidential (notwithstanding its availability on the VYRD Website); (10) post "spam," transmit chain letters or engage in other similar activities; or (11) engage in any other conduct that restricts or inhibits anyone's use or enjoyment of the VYRD Website, or which, as determined by VYRD, may harm VYRD orusers of the VYRD Website or expose them to liability.
- B. Any content and/or opinions uploaded, expressed, or submitted to a message board, blog, chatroom or any other publicly available section of the VYRD Website (including password-protected areas), and all articles and responsesto questions, other than the content provided by VYRD, are solely the opinions and responsibility of the person or entity submitting them and do not necessarily reflect the opinions of VYRD. You understand and acknowledge that you are responsible for whatever content you submit, and you, not VYRD, have full responsibility for such content, including its legality, reliability, and appropriateness. By uploading or otherwise transmitting material to any area of

the VYRD Website, you warrant that the material is your own or is in the public domain or otherwise free of proprietary or other restrictions and that you have the right to post it to the VYRD Website. You grant to VYRD the right to use all content you upload or otherwise transmit to the VYRD Website in any manner VYRD chooses, including, but not limited, to copying, displaying, performing, or publishing it in any format whatsoever, modifying it, incorporating it into other material or making a derivative work based on it.

- C. VYRD reserves the right, but does not assume any responsibility, to (1) remove any material posted on the VYRD Website which VYRD, in its sole discretion, deems inconsistent with the foregoing commitments, including any materialVYRD has been notified, or has reason to believe, constitutes a copyright infringement; and (2) terminate any user'saccess to all or part of the VYRD Website. However, VYRD can neither review all material before it is posted on the VYRD Website nor ensure prompt removal of objectionable material after it has been posted. Accordingly, VYRD assumes no liability for any action or inaction regarding transmissions, communications or content provided by thirdparties. VYRD reserves the right to take any action it deems necessary to protect the personal safety of users of this Website and the public; however, VYRD has no liability or responsibility to anyone for performance or nonperformance of the activities described in this paragraph.
- D. Your failure to comply with the provisions of (A) or (B) above may result in the termination of your access to the VYRD Website and may expose you to civil and/or criminal liability.

#### **COPYRIGHT RESTRICTIONS/USE OF CONTENT**

The entire contents of this Website (including all information, software, text, displays, images, and audio) and the design, selection and arrangement thereof, are proprietary to VYRD or its licensors and are protected by United States and international laws regarding copyrights, trademarks, trade secrets and other proprietary rights. You are authorized only touse the content on the VYRD Website for personal use or legitimate business purposes related to your role as a current orprospective customer, supplier or distributor of VYRD. You may not copy, modify, create derivative works of, publicly display or perform, republish, store, transmit or distribute any of the material on this Website without the prior written consent of VYRD, except to: (a) store copies of such materials temporarily in RAM, (b) store files that are automatically cached by your web browser for display enhancement purposes, and (c) print a reasonable number of pages of the VYRD Website; providedin each case that you do not alter or remove any copyright or other proprietary notices included in such materials. Neitherthe title nor any intellectual property rights to any information or material in this Website are transferred to you but remainwith VYRD or the applicable owner of such content. Except as expressly authorized by VYRD in writing, you may not reproduce, sell, or exploit for any commercial purposes (i) any part of this Website, (ii) access to this Website, or (iii) use ofthis Website or of any services or materials available through this Website.

### **TRADEMARKS**

The term "VYRD" is a trademark and the VYRD logo and all related product and service names, designs and slogans on our Website are trademarks of VYRD or its affiliates. You may not use such marks without VYRD's prior written permission. All other names, brands and marks not owned by VYRD are used for identification purposes only and may be trademarks or registered trademarks of their respective owners.

### **DEALINGS WITH THIRD-PARTY MERCHANTS**

If you choose to correspond, participate in a promotion, including the use of Internet of Things ("IOT") devices, or engage in transactions with any merchant found on or through this Website, you acknowledge and agree that VYRD is not a party to, and will not be responsible for, your interaction with such merchant, including its treatment of your information and the terms and conditions applicable to any transaction between you and the merchant. The terms of your interaction with any merchant are solely between you and such merchant. You agree that VYRD will have no responsibility or liability for any loss or damage of any kind that you may suffer as the result of any such interaction or the presence of such merchants on this Website.

#### LIABILITY OF VYRD AND ITS LICENSORS

VYRD does not assume any liability for the materials, information and opinions provided on, or available through, the VYRD Website (**the "Site Content"**). The Site Content is not and should not be construed as insurance advice. Reliance on the Site Content is solely at your own risk and VYRD disclaims any liability for injury or damages resulting from the use of any Site Content. Any insurance purchasing conclusions and decisions such as coverage amounts, limits and deductibles are completely and solely the responsibility of the insured. At the time of a claim, coverage will be determined in accordance with the terms and conditions of the applicable insurance policy and not the Site Content. Accordingly, you are encouraged to view/download a specimen of your actual policy documentation prior to making any purchase decision.

THE VYRD WEBSITE, THE SITE CONTENT AND THE PRODUCTS AND SERVICES PROVIDED ON OR AVAILABLE THROUGH THIS WEBSITE ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITH ALL FAULTS. NEITHER VYRD NOR ANY PERSON ASSOCIATED WITH VYRD MAKES ANY WARRANTY OR REPRESENTATION WITH RESPECTTO THE QUALITY, ACCURACY OR AVAILABILITY OF THE VYRD WEBSITE. SPECIFICALLY, BUT WITHOUT LIMITING THEFOREGOING, NEITHER VYRD NOR ANYONE ASSOCIATED WITH VYRD WARRANTS OR REPRESENTS THAT THE VYRD WEBSITE, THE SITE CONTENT OR THE SERVICES PROVIDED ON OR THROUGH THIS WEBSITE WILL BE ACCURATE, RELIABLE, ERROR-FREE OR UNINTERRUPTED; THAT DEFECTS WILL BE CORRECTED; THAT THE VYRDWEBSITE OR THE SERVER THAT MAKES IT AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS; OR THAT THE VYRD WEBSITE WILL OTHERWISE MEET YOUR NEEDS OR EXPECTATIONS. VYRD DISCLAIMS ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OF MERCHANTABILITY, FITNESSFOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. IN NO EVENT WILL VYRD OR ITS LICENSORS OR CONTRACTORS BE LIABLE FOR ANY DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY, ARISING OUT OF OR INCONNECTION WITH YOUR USE OF, OR INABILITY TO USE, THE VYRD WEBSITE, THE SITE CONTENT, ANY SERVICES PROVIDED ON OR THROUGH THIS WEBSITE OR ANY LINKED SITE, INCLUDING ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING, BUT NOT LIMITED TO, PERSONAL INJURY, LOST PROFITS OR DAMAGES RESULTING FROM DELAY, INTERRUPTION IN SERVICE, VIRUSES, DELETION OF FILES OR ELECTRONIC COMMUNICATIONS, OR ERRORS, OMISSIONS OR OTHER INACCURACIES IN THE VYRD WEBSITE ORTHE SITE CONTENT, WHETHER OR NOT THERE IS NEGLIGENCE BY VYRD AND WHETHER OR NOT VYRD HAS BEENADVISED OF THE POSSIBILITY OF ANY SUCH DAMAGES

## SUBMISSION AND PROTECTION OF PERSONALLY IDENTIFIABLE INFORMATION

VYRD's use of your personal information and our responsibilities in connection with protecting your privacy are described in our Privacy Statement (available on <a href="https://www.vyrd.co">www.vyrd.co</a>), which is hereby incorporated by reference into these Terms of Use.

You are prohibited from using any services or facilities provided in connection with this Website to compromise security or tamper with system resources and/or accounts. The use or distribution of tools designed for compromising security (e.g., password guessing programs, cracking tools or network probing tools) is strictly prohibited. If you become involved in any violation of system security, VYRD reserves the right to release your details to system administrators at other web sites in order to assist them in resolving security incidents. VYRD reserves the right to investigate suspected violations of these Terms of Use.

VYRD reserves the right to fully cooperate with any law enforcement authorities or court order requesting or directing VYRD to disclose the identity of anyone posting any e-mail messages, or publishing or otherwise making available any materials that are believed to violate these Terms of Use. BY ACCEPTING THIS AGREEMENT YOU WAIVE AND HOLD HARMLESS VYRD AND THE INDEMNIFIED PARTIES FROM ANY CLAIMS RESULTING FROM ANY ACTION TAKEN BY VYRD DURING ORAS A RESULT OF ITS INVESTIGATIONS AND/OR FROM ANY ACTIONS TAKEN AS A CONSEQUENCE OF INVESTIGATIONS BY EITHER VYRD OR LAW ENFORCEMENT AUTHORITIES.

# **ACCESSIBILITY**

VYRD is committed to ensuring digital accessibility for people with disabilities and is continually developing and improving the user experience for all digital users. Should you require any accommodation due to a disability to access the VYRD Website, the Site Content, or any of the products or services provided on or available through VYRD's Website, or should you otherwise need information or have concerns regarding VYRD Website's accessibility, please contact us by phone at 888-806-8973 or by e-mail at info@vyrd.co.

#### **COMMENTS AND SUBMISSIONS**

VYRD welcomes your comments. All comments, suggestions or other information sent by you to this Website will become VYRD's property, and you agree that all intellectual property rights therein are transferred to VYRD. You understand that any postings to publicly available portions of the VYRD Website are non-confidential for all purposes.

#### **LINKS TO OTHER SITES**

The VYRD Website may contain links to other web sites on the Internet. VYRD is not responsible for and does not endorse the content, products or services of any third-party Websites, including, without limitation, sites framed within the VYRD Website or third-party advertisements, and VYRD does not make any representations regarding their quality, content or accuracy. Your use of third-party websites is at your own risk and subject to the terms and conditions of use for such web sites.

#### **U.S. GOVERNMENT USERS**

Use, duplication, or disclosure by the United States Government is subject to the restrictions set forth in DFARS 252.227-7013(c)(1)(ii) and FAR 52.227-19 and any other successor regulations that may be applicable.

## **COMPLIANCE**

The owner of this Website is licensed as an insurance producer in the states where VYRD offers its products and services. The products and services on this Website have been approved for use by the applicable departments of insurance and maynot currently be available in all states. VYRD makes no representation that the products and services on this Website areappropriate or available for use outside of the states where VYRD is currently selling insurance. If you access this Website from other locations, you hereby acknowledge and agree that you are viewing the products and services on this Website forgeneral informational purposes only.

## **INSURANCE QUOTES AND COVERAGES**

All quotes generated in this Website are based on information you provided on this Website, as well as, in some cases, information we obtain from third parties. Quotes do not constitute a contract or an invitation to contract, or a binder or agreement to extend, continue or renew insurance coverage. The coverage descriptions provided in this Website are general descriptions of potentially available insurance coverage products and services and are not a statement of contract or an invitation to contract. To obtain insurance coverage you must complete all the steps in this Website through the final application through this Website, a mobile app or otherwise. Applications are subject to underwriting review and approval.

#### **CLAIMS SUBMISSIONS**

If you file a claim under your policy, the information you submit and the loss are subject to review and verification. We reserve the right to request additional information before making a final decision on your claim. In some cases, a claim representative may contact you regarding your claim. Your claim is of course subject to the provisions in your policy.

#### AGREEMENT TO CONDUCT ELECTRONIC TRANSACTIONS

We are required by law to provide certain disclosures to you before you enter into a transaction electronically via the Website or by phone. In addition, we need your consent to enter into such transactions before we can deliver, or authorize the delivery of, certain documents to you electronically. If you enter into a transaction with us via the Website or by phone, you acknowledge that you have read our Agreement to Conduct Electronic Transactions (available on www.vyrd.co) and agree to the terms and conditions set forth therein.

# **GOVERNING LAW**

These Terms of Use shall be governed in all respects by and construed in accordance with the laws of the State of Florida, USA, without regard to the State of Florida's conflicts of law principles. Exclusive jurisdiction over any cause of action arising out of these Terms of Use or your use of the VYRD Website shall be in the state or federal courts located in or near St. Petersburg, Florida. You agree to submit to the jurisdiction of such courts.