

STATE OF OREGON
DEPARTMENT OF INSURANCE AND FINANCE

APPOINTMENT OF ATTORNEY TO ACCEPT SERVICE

_____, a Risk Retention Group organized under and by virtue of the laws of the State of _____, hereinafter called Group, makes, constitutes and appoints the Director of the Department of Insurance and Finance of the State of Oregon, and the Director's successors in office, to be its true and lawful attorney upon whom all legal process in any action or proceeding against it shall be served. The Group further agrees that any lawful process against it that is served upon the attorney shall be of the same legal force and validity as if served upon the Group. This authority shall continue in full force and effect so long as any liability remains outstanding in this State. This instrument is executed pursuant to and shall be construed so as to constitute full compliance with Section 3(a)(1)(D) of the federal Liability Risk Retention Act of 1986.

We certify that all statements and information in this Appointment of Attorney are true and correct and that we have the authority to execute and file this Appointment of Attorney for the Group, and we take notice of the prohibition under ORS 731.260 against false or misleading filings with the Director of the Department of Insurance and Finance.

Execution:

_____, President or Chief Executive Officer
Signature

Type or print name

_____, Secretary
Signature

Type or print name

Amendments to Registration by Foreign Retention Groups

836-28-040 When a foreign risk retention group changes its principal place of business, the group shall amend its registration in this state to show, with respect to the new principal place of business:

- (1) The street address, including city and state
- (2) The mailing address, if different
- (3) The telephone number.

Financial Statement of Foreign Risk Retention Group; Audit

836-28-045 (1) Not later than the date on which the financial statement of a foreign risk retention group doing business in this state is due in its state of domicile, the group shall submit a copy of that financial statement to the Director.

(2) When an audit or examination is performed with respect to a foreign risk retention group doing business in this state, the group shall file a copy of the report of the audit or examination with the Director.

Taxation of Foreign Risk Retention Groups

836-28-050 (1) A foreign risk retention group registered in Oregon is subject to ORS 731.812, 731.816 and 731.822. For the purpose of allocating premium taxes owing to Oregon, each foreign risk retention group shall determine the portion of its total premiums applicable to its policyholders residing in Oregon. The group also must show the method of allocation of premium used or applied.

(2) A foreign risk retention group registered in Oregon shall submit to the Director annually a report of premiums written in Oregon during the prior year and the premium tax owing. The report must be submitted not later than April 1 and must be made on the form provided in Exhibit 1 of the rule.