KENTUCKY MINE SUBSIDENCE INSURANCE FUND

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PLAN OF OPERATION
for the
KENTUCKY MINE SUBSIDENCE INSURANCE FUND

The Commissioner of Insurance, by attached order, has designated the Property and Casualty Division of the Kentucky Department of Insurance as administrator of the Kentucky Mine Subsidence Insurance Fund, hereinafter called the “Fund” or “KMSIF,” pursuant to KRS 304, Subchapter 44.

The Administrator hereby establishes and adopts this plan of operation in order to carry out the duty of the fund to provide insurance coverage for losses to structures within Kentucky arising out of or due to mine subsidence.

SECTION I

Purpose

The purpose of the fund is to ensure that mine subsidence insurance coverage is applied to like risks in a fair and reasonable manner, that all rates and coverage terms are uniform, and that all claims are investigated and settled satisfactorily.

SECTION II

Memorandum of Agreement

The Department of Insurance and Energy and Environment Cabinet work in collaboration to ensure the quality the Kentucky Mine Subsidence Insurance Fund.

SECTION III

Effective Date and Amendments

This plan of operation shall be effective and the fund shall be established as of the date shown on the attached order of the commissioner. Amendments to this plan proposed by the administrator shall become effective after the commissioner of insurance has approved such amendments.
SECTION IV

Definitions

The definitions established by KRS 304.44-010 are set forth here. Some definitions have been added to clarify certain terms in the statute.

1. “Department” means the Department of Insurance.

2. “Commissioner” means the Commissioner of Insurance of the Commonwealth of Kentucky.

3. “Mine subsidence insurance fund” or “fund” means the fund established by this subtitle and administered as determined by the department. KRS 304.44-010(3)

4. “Administrator” means the organization designated by the Commissioner of the department to administer the fund. KRS 304.44-010(7)

5. “Manager” means the person chosen by the Administrator to handle the day to day operations.

6. “Mine subsidence” means the collapse of underground coal mines resulting in direct damage to a structure. It does not include loss caused by earthquake, landslide, water seepage, volcanic eruption, or collapse of storm, and sewer drains. KRS 304.44-010(2)

7. “Structure” means any dwelling, building, or fixture permanently affixed to realty, but does not include land, trees, plants, or crops. KRS 304.44-010(6)

8. “Permanently affixed to realty” as used in the statutory definition of “structure” means that the dwelling, building, or fixture was assembled or constructed at its present location upon a permanent foundation. It does not include any dwelling, building, or fixture designed to be mobile or portable from location regardless of the foundation type.

9. “Insurer” means any insurance company authorized by the commissioner under any provision of KRS Chapter 304 to write property insurance in this state.

10. “Policy” means a contract of insurance providing mine subsidence insurance. KRS 304.44-010(4)

11. “Contract of insurance” as used in the statutory definition of “policy” includes an endorsement for attachment to a policy.

12. “Basic property insurance” means the coverage against the peril of fire for direct loss to a structure permanently affixed to realty at a fixed location.

13. “Premium” means the gross rate charged to policyholders for insurance provided by this subtitle. KRS 304.44-010(5)
14. “Gross rate” as used in the statutory definition of “premium” means only the applicable manual rate established by the administrator for the risk insured and does not include any municipal premium taxes or state insurance surcharges established or required by other authority.

15. “Eligible locations” means those counties of this state, which have underground coal-bearing stratum. They are:


16. “Qualified locations” means those eligible locations or counties where the fiscal courts have certified to the administrator its approval of the availability of mine subsidence insurance within that county. They are:


17. “Loss” or “mine subsidence insurance loss” is the amount paid or payable by the insurer to its policyholder for mine subsidence damage sustained within the scope of the statutory mine subsidence insurance coverage.

18. “Plan of Operation” refers to the formal operating procedures followed by the fund and the insurer, as established by the administrator and approved by the commissioner of insurance.

19. “Proof of reinsured claim” is the documentation required by the plan of operation to substantiate the fact that the loss in question was due to mine subsidence and was covered by the statutory mine subsidence insurance coverage.

20. “Statutory mine subsidence insurance coverage” is the coverage which the insurer makes available to policyholders on any permanent structure located in the state in accordance with Chapter 304, Subtitle 44 of the Kentucky Revised Statutes.

SECTION V

Organization and Staff

The commissioner has designated the director of the Property and Casualty Division of the Kentucky Department of Insurance as the administrator of the Kentucky Mine Subsidence Insurance Fund. The administrator will choose a manager to handle the day to day operation of the fund.

SECTION VI

Mandatory Insurer Participation

1. Every insurer writing a property insurance policy on any structure located in a county that has become a “qualified location” shall include in the policy an endorsement of coverage against loss or damage to the structure arising from coal mine subsidence.

2. Coverage for coal mine subsidence shall not be included in any policy:
   (A) covering a structure in (1) an exempt location or (2) an eligible location which has not been “qualified” by approval of the fiscal court;
   (B) if the applicant or insured has waived his right to the coverage in writing. A copy of the “Waiver Form” is attached as Exhibit 2.

3. No insurer nor any of its agents shall require, as a condition to the issuance of any policy of basic property insurance, that the applicant waive his right to obtain mine subsidence coverage.

SECTION VII

Coverage Forms

Insurers shall provide the mine subsidence coverage required by KRS Chapter 304, Subtitle 44, using forms that have been filed with and approved by the Department of Insurance. Such forms shall not be changed unless approved by the Department of Insurance.

SECTION VIII

Income

1. Premium Income:
   The continued eligibility of the mine subsidence program was contingent upon the program being state-administered and becoming self-sustaining. The program became self-sustaining on July 1990.
2. **Investment Income:**
The federal grant monies were used in order that the mine subsidence fund could be established and the program could become self-sustaining by July 1, 1990.

During the start up, mine subsidence premiums went toward building the fund’s capital.

3. **Dwelling Structures (one- to four-family units)**
The estimated annual premium income for dwelling structures is in direct relation to the premium rate, number of participating dwellings and the average amount of coverage per dwelling structure.

A premium table was established that provides premium rates for insurance values of $50,000 or less in $10,000 increments up to $300,000, the maximum coverage amount for the mine subsidence insurance. The premium rates are $10.00 for $50,000 or less and increase in increments of $2.00 for each $10,000 of coverage up to $60.00 for $300,000 coverage. See Premium Table Exhibit 1.

The premium rate table was established by estimating loss frequency, average size and administrative cost including adjusting expense.

The number of dwelling structures expected to participate in the program was established by the number of households in the counties eligible for the mine subsidence insurance.

Additional Living Expense up to $25,000 is in addition to the maximum $300,000 coverage limit for structures. This limit applies to residential risks only. See KRS 304.44-030 (2).

**Non-Dwelling Structures (commercial structures)**
The estimated annual premium income for the commercial structures is in direct relation to the premium rate, number of participating commercial structures and the average amount of coverage per structure.

A premium table was established providing premium rates for insurance values of $50,000 or less in $10,000 increments up to $300,000 being the maximum coverage amount for the mine subsidence insurance. The premium table rates increase in $2.00 increments from $15.00 for $50,000 or less coverage to $65.00 for $300,000 coverage. See Exhibit 1.

The premium rate table was established by estimating loss frequency, average size claim and administrative cost, including claim-adjusting expense.

**Farm Dwellings and Outbuildings**
Dwelling structure rates and minimum premium apply to all farm dwellings. For farm outbuildings with a farm dwelling already insured, each outbuilding is to be rated using the rate of $2.00 for each $10,000 increment of coverage. For farm outbuildings without a farm dwelling, rate the highest valued outbuilding using the rates and minimum premium for farm dwellings. The remaining outbuildings should be rated as above, $2.00 for each $10,000 increment of coverage.

**Mobile Homes**
Mobile homes and attachments are ineligible for mine subsidence coverage.
SECTION IX

Reinsurance

1. Every insurer shall enter into a reinsurance agreement with the administrator acting on behalf of the fund whereby the insurer agrees to cede and the fund agrees to accept a 100 percent quota share of all mine subsidence coverage written up to a maximum liability limit of $325,000 for each risk assumed. The maximum liability limit includes $300,000 for structures and $25,000 for ‘additional living expense.’ Cessions made by the insurer within the coverage limits shall relieve the insurer of all liability for loss stemming from claims made by its policyholders under such policies of mine subsidence insurance. Acceptance of such cessions by the administrator shall not create any legal liability. The fund shall be solely liable for the ceded coverage and shall be entitled to any profits earned and shall bear any losses incurred from such business.

2. In order for the fund to be liable to an insurer for reinsurance of a mine subsidence claim the insurer must provide mine subsidence coverage using policy and endorsement forms approved by the administrator as being in compliance with this plan.

3. A ceding commission of 30 percent will be allowed only on the gross rate portion of the premium charged policyholders. Any portion of the premium attributed to municipal taxes or state premium surcharge shall be subject to the rules and regulations otherwise governing such transactions.

4. Accounting for premiums and losses arising from business written by the insurer and ceded to the fund shall be on forms prescribed by the administrator. A copy of the prescribed “Quarterly Report Form” is attached as Exhibit 4.

5. An insurer may, but is not required to, write mine subsidence coverage in excess of the limits provided by the fund. The fund shall have no liability to the insurer or its insured for any amount of coverage written in excess of its statutory authority.

6. In the event of loss under a policy providing excess coverage, the insurer shall be liable under the terms of its policy to its insured for any covered excess portion regardless of whether or not the primary portion of the loss (within the limits of liability of the fund) is collectible from the fund.
SECTION X

Underwriting

1. The administrator may adopt underwriting rules for use with its rate classification system and manual of rates. Such rules shall be applied by the insurer in determining acceptance or rejection of the risk for mine subsidence coverage only. The insurer may apply its own underwriting rules in determining acceptance, rejection, or cancellation of its policy of basic property insurance and its decision shall control the disposition of the mine subsidence coverage regardless of the fact that the structure may qualify for mine subsidence coverage under the rules of the administrator.

2. The administrator shall review the rating structure and adopt such changes subject to the approval of the commissioner. The commissioner shall maintain a rating structure, which is neither excessive, inadequate nor unfairly discriminatory. Rate structure is expected to cover all losses and expenses to be incurred during the succeeding year, and include a reserve for unexpected contingencies.

3. At the administrator’s discretion, an actuary will review and evaluate premium rates. The actuary will examine and analyze loss reserves, premium collections, claim adjustments, and any and all other aspects affecting the financial condition of the fund. No insurer shall use any classification plan or manual of rates for mine subsidence except those adopted and approved by the administrator for the use of all insurers.

SECTION XI

Claims Procedures

1. The insured will report a claim directly to the insurer.

2. The insurer will undertake all claims adjusting tasks and shall retain a licensed professional civil engineer to investigate suspected mine subsidence claims.

3. After the insurer has made a payment to its insured, the insurer shall remit to the administrator a “proof of reinsured loss,” including a copy of their complete claim file, draft and settlement papers, including any subrogation receipt, for reimbursement from the fund.

4. Right of Subrogation KRS 304.44-110.

   A. All insurers issuing mine subsidence coverage shall retain the right of subrogation.

   B. The administrator shall retain the right of subrogation.

   C. The insurer shall include in its claim reports an itemized list of losses in subrogation and shall remit to the fund all monies, less expenses, recovered as the result of subrogation actions.
SECTION XII

Operation

1. The administrator shall have the authority to oversee and supervise the daily operations of the fund either directly through employees, or through a person engaged for that purpose, or indirectly through facilities obtained by contract. In either event, the administrator shall recover costs, whether incurred directly or indirectly, from the fund.

2. The administrator shall segregate all monies received for and on behalf of the fund from any other source of monies received. The administrator may divide the fund into operations categories in order to maximize investment return on those portions not needed in liquid form for daily operation.

SECTION XIII

Accounting and Investment Procedures

1. The insurer shall submit quarterly a statement of mine subsidence premium transactions to the administrator on the prescribed form. The Quarterly Report Form prescribed by the administrator is attached as Exhibit 4.

2. The administrator may submit an annual report of all mine subsidence premium and claim transactions to the commissioner. Interim reports will be made upon request of the commissioner.

3. Two accounts will be established: one to accommodate the mine subsidence premium income account and one to accommodate investment account.

Premium Income Account
The fund will generate dollars as mine subsidence insurance policies are written. As premiums are forwarded to the insurers, 70 percent of each premium dollar will be forwarded to the Kentucky Department of Insurance and deposited into the Mine Subsidence Insurance Premium Income Account.

Investment Account
The administrator will review the premium income account monthly and will determine the amount of funds not needed in liquid form for daily operation of the fund. Immediately upon such determination, the administrator will advise the Finance Office of Financial Management to invest the specified amount. The report will include the date and amount of funds transferred from the premium account to the investment account, the type of investment made, maturity date, and amount of interest earned. The records will maintain current and past balances and transaction information.

The 1986 Kentucky General Assembly gave the Department of Insurance authority to restrict all interest earned from mine subsidence premiums exclusively to benefit the mine subsidence insurance fund. See KRS 304.44.115.
KENTUCKY MINE SUBSIDENCE REINSURANCE AGREEMENT

This reinsurance agreement is entered into between

(The insurer)

and the Kentucky Mine Subsidence Insurance Fund (“the Fund”). This agreement is effective as of ____________________________.

I. DEFINITIONS. As used in the agreement:

1. “Department” means the Department of Insurance.

2. “Commissioner” means the Commissioner of Insurance of the Commonwealth of Kentucky.

3. “Mine Subsidence Insurance Fund” or “Fund” means the fund established by this subtitle and administered as determined by the department. KRS 304.44-010(3).

4. “Administrator means the organization designed by the Commissioner of the department to administer the fund. KRS 304.44-010(7).

5. “Manager” means the person chosen by the Administrator to handle day to day operations.

6. “Mine Subsidence” means the collapse of underground coal mines resulting in damage to a structure. It does not include loss caused by earthquake, landslide, water seepage, volcanic eruption or collapse of storm and sewer drains.  KRS 304-44-010(2).

7. “Structure” means any dwelling, building or fixture permanently affixed to realty, but does not include land, trees, plants or crops. KRS 304.44-010-(6).

8. “Permanently affixed to realty” as used in the statutory definition of “structure” means that the dwelling, building or fixture was assembled or constructed at its present location upon a permanent foundation. It does not include any dwelling, building or fixture designed to be mobile or portable from location regardless of foundation type.

9. “Insurer” means any insurance company authorized by the Commissioner under any provision of KRS Chapter 304 to write property insurance in this state.

10. “Policy” means a contract of insurance providing mine subsidence insurance. KRS 304.44-010(4).

11. “Contract of insurance” as used in the statutory definition of “policy” includes an endorsement for attachment to a “policy.”
12. “Basic property insurance” means the coverage against the peril of fire for direct loss to structures permanently affixed to realty at a fixed location.

13. “Premium” means the gross rate charged policyholders for insurance provided by this subtitle. KRS 304.44-010(5)

14. “Gross rate” as used in the statutory definition of “premium” means only the applicable manual rate established by the Administrator for the risk insured and does not include any municipal premium taxes or state insurance surcharges established or required by other authority.

15. “Eligible locations” means those counties of this state, which have underground coal-bearing stratum. They are:


16. “Qualified locations,” means those eligible locations or counties where the fiscal courts have certified to the Administrator approval of the availability of mine subsidence insurance within that county. They are:


17. “Loss” or “mine subsidence insurance loss” is the amount paid or payable by the insurer to its policyholder for mine subsidence damage sustained within the scope of the statutory mine subsidence insurance coverage.

18. “Plan of Operation” refers to the formal operating procedures followed by the Fund and the insurer, as established by the Administrator and approved by the Commissioner of Insurance.

19. “Proof of reinsured claim” is the documentation required by the plan of operation to substantiate the fact that the loss in question was due to mine subsidence and was covered by the statutory mine subsidence insurance coverage.

20. “Statutory mine subsidence insurance coverage” is the coverage which the insurer makes available to policyholders on any permanent structure located in the state in accordance with Chapter 304, Subtitle 44 of the Kentucky Revised Statutes.

II. REINSURANCE

As of the effective date of this agreement, the insurer agrees to cede and the fund agrees to accept a 100 percent quota share of all mine subsidence coverage written up to a maximum liability limit of $325,000 for each risk assumed. The maximum liability limit includes $300,000 for structures and $25,000 for “additional living expense.” Cessions made by the insurer within the coverage limits shall relieve the insurer of all liability for losses stemming from claims made by its policyholders under such policies of mine subsidence insurance.

Acceptance of such cessions by the administrator shall not create any legal liability. The fund alone shall be liable for the ceded coverage and it alone shall be entitled to any profits earned and shall bear any losses incurred from such coverage. The fund shall pay insurers for losses which occurred in qualified locations, and in no event shall the fund have any liability to the insurer for any losses occurring in exempt locations or in locations which are not qualified locations.

Claims supervision and handling shall be subject to the supervision and approval of the “insurer.” The insurer shall retain a licensed professional civil engineer to investigate all mine subsidence claims on their behalf. Refer to Exhibit 3 in the “Plan of Operation.”

The “Mine Subsidence Insurance Fund” may retain a contractor to audit claims processing. When a contractor is retained, the fund may from time to time review:

1. the performance of company claims adjusting methods;
2. the procedures and standards used by the insurers’ engineers for claims processing, and;
3. the application of those procedures and standards to the claims of insureds.

In order for the fund to be liable to an insurer for reinsurance of a mine subsidence claim, the insurer must provide the mine subsidence insurance coverage using policy and endorsement forms approved by the administrator as being in compliance with this plan.

A ceding commission of 30 percent will be allowed only on the gross rate portion of the premium charged policyholders. Any portion of the premium attributed to municipal taxes or state premium surcharge shall be subject to the rules and regulations otherwise governing such transactions.

Accounting for premiums and losses arising from business written by the insurer and ceded to the fund shall be on forms prescribed by the administrator.

An insurer may, but is not required to, write mine subsidence coverage in excess of the limits provided by the fund. The fund shall have no liability to the insurer or its insured for any amount of coverage written in excess of its statutory authority.

In the event of loss under a policy providing excess coverage, the insurer shall be liable under the terms of its policy to its insured for any covered excess portion without regard as to whether or
not the primary portion of the loss (within the limits of liability of the fund) is collectible from the fund.

**ESTABLISHMENT OF REASONABLE RULES AND PROCEDURES**

The fund shall establish reasonable rules and procedures covering the content and timely submission of the following:

1. Reports of reinsured policies in force;
2. Premiums;
3. Proof of reinsured claims;
4. Periodic status reports on open claims;
5. Pleadings and other relevant documents regarding claims in litigation.

The fund shall establish reasonable rules and procedures governing the fund’s reimbursement of insurers.

Such rules and procedures shall be contained either in the plan of operation or in periodic bulletins or circulars prepared by the fund. The plan of operation and all such bulletins and circulars shall be distributed to the insurers.

**IV. CONDITIONS**

The fund’s obligations to provide reinsurance and to pay the insurer’s losses and the authorized fees are conditioned upon the insurer’s compliance with the following requirements, in accordance with the fund’s plan of operation, bulletins and circulars:

1. Remittance to the fund of the mine subsidence insurance premiums collected from its policyholders, less its ceding commissions.
2. Timely submission of proofs of reinsured claims.
3. Timely submission of reports of its statutory mine subsidence insurance coverage.
4. Cooperation in the fund’s examination and audit of the insurer’s mines subsidence insurance books and records.
5. Assistance to the fund in the development of loss reserves for reported claims not yet paid or settled.
6. Timely submission of status reports on open claims.
7. Timely submission of pleadings and other relevant documents regarding claims in litigation.
8. Adjustment of insured’s loss in the customary manner.
V. **DISPUTE RESOLUTION**

If the insurer disagrees with the administrator’s determination of the fund’s obligation to pay any reinsured claim or claims, the insurer may request a hearing before the commissioner or the commissioner’s designated hearing officer. The appointed hearing officer shall make findings of fact, conclusions of law, and recommendations to the commissioner. If the commissioner hears the dispute, he shall make findings of fact, conclusions of law, and enter an order. An insurer aggrieved by the commissioner’s order on the hearing may appeal in the manner prescribed by KRS 304.2-370.

This agreement shall terminate upon the repeal of the legislation authorizing the statutory mine subsidence insurance coverage.

KENTUCKY MINE SUBSIDENCE INSURANCE FUND

By _________________________________
Name: _______________________________
Title: ________________________________
Signed on _________________, 20____,
at Frankfort, Kentucky.

______________________________ INSURER
By _________________________________
Name: _______________________________
Title: ________________________________
Signed on _________________, 20____,
at _________________________________
# COMMONWEALTH OF KENTUCKY
## COAL MINE SUBSIDENCE RATES

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**NOTE:** A commercial structure is defined for rating purposes as a building that is not principally used for residential purposes or house of more than four family units.

A total limit of $325,000 is the maximum amount of insurance reinsured by the Kentucky Mine Subsidence Insurance Fund. This amount includes a maximum limit of $300,000 for structures, and a maximum limit of $25,000 for additional living expense.

Additional living expense premium is included in the premium for residential structures.

**FOR COMPANY USE ONLY - AMOUNTS ABOVE $300,000**

Dwellings: $10,000 increments above $300,000..... $2.00  
Commercial: $10,000 increments above $300,000.....$2.00
KENTUCKY MINE SUBSIDENCE INSURANCE FUND WAIVER FORM

WAIVER OF INSURANCE

I (WE) DO NOT DESIRE COAL MINE SUBSIDENCE INSURANCE COVERAGE AND HEREBY WAIVE ANY RIGHT TO SUCH COVERAGE, UNDER THIS POLICY OR ANY FUTURE POLICY COVERING MY (OUR) INTEREST IN THE PROPERTY DESCRIBED IN THE POLICY (IN THE APPLICATION), UNLESS I (WE) REQUEST COAL MINE SUBSIDENCE COVERAGE, IN WRITING, AT SOME FUTURE DATE.

___________________________________*  
Signature of Named Insured(s)

____________________________________  
Policy Number (If Renewal)

____________________________________  
Date Signed

*IF INSURED IS A CORPORATION, AN OFFICER OF THE CORPORATION MUST SIGN WITH HIS TITLE.
KENTUCKY MINE SUBSIDENCE INSURANCE FUND

Claim Procedures

1. Insured will notify the authorized agent or insurance company of potential mine subsidence damage.

2. The insurer will supervise and handle all claim adjustment activity.

3. The insurer shall retain a licensed professional civil engineer to investigate suspected mine subsidence damage and to confirm mine subsidence as the cause of loss.

4. If the professional engineer confirms the cause of loss as mine subsidence, the insurer will adjust the claim in their customary manner.

5. To apply for reimbursement in accordance with the reinsurance agreement on file with the Department of Insurance, the insurer shall submit “proof of a reinsured claim” which shall consist of:

   A. The insured declarations showing mine subsidence coverage effective date;

   B. The complete insurer claim file which shall include investigative reports from a licensed professional civil engineer, property damage estimate(s), and insurer notes;

   C. A copy of the draft paid to the insured for mine subsidence damage including applicable subrogation receipts and;

   D. A written request for reimbursement that contains the insurer’s NAIC and FEIN numbers.

6. At the end of each quarter reinsured companies shall complete the Kentucky Mine Subsidence Insurance Fund Claim Status Report and submit to the fund (refer to Exhibit 5, p. 18).
Pursuant to the requirements established by the Kentucky Mine Subsidence Insurance Fund (KMSIF), the undersigned hereby certifies that the following is an accurate statement of transactions conducted under the plan.

**PART I – Policy Count by County.** In the appropriate blocks please provide the number of policies in force (PIF) having mine subsidence coverage during this reporting period. Counties not listed do not participate in the KMSIF, therefore, coverage is not available. Enter “none” or “0” if no policies are in force.

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<td>20 Hancock</td>
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<td>09 Christian</td>
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<td>30 Lee</td>
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<td>43 Ohio</td>
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<td>23 Hopkins</td>
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<td>31 Leslie</td>
<td></td>
<td>44 Owsley</td>
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</table>

**PART II – Premium Transactions.** Complete premium transactions occurring during the reporting period. Round to the nearest whole dollar. Enter “0” if no transactions occurred.

1. Gross Premium ______________________________
2. Cancellations ______________________________
3. Adjusted Gross Premium ____________________________
4. Commissions (30%) ____________________________
5. Net Premiums ______________________________

This report must be completed by all active, admitted carriers even if no mine subsidence premium or coverage is transacted. This report should be received by our office **no later than 45 days after the end of the quarter**. Checks should be made payable to the Kentucky State Treasurer and sent along with the completed report to: Department of Insurance, Property & Casualty Division, P.O. Box 517, Frankfort, KY 40602-0517.

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Report due no later than:</th>
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<tbody>
<tr>
<td>1Q</td>
<td>May 15</td>
</tr>
<tr>
<td>2Q</td>
<td>August 15</td>
</tr>
<tr>
<td>3Q</td>
<td>November 15</td>
</tr>
<tr>
<td>4Q</td>
<td>February 15</td>
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</tbody>
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Prepared by ________________________________  Title ________________________________
Signature ________________________________  Date Prepared ________________________________
Telephone ________________________________  Email ________________________________
Companies reinsured with the Kentucky Mine Subsidence Insurance Fund (KMSIF) are required to report their total number of incurred mine subsidence claims and status of each claim. The report is due no later than 45 days at the end of each quarter using this form or a supplemental report with identical content. If a supplemental report is provided, please use this form as the cover sheet.

This report is not required if the company has no pending claims.

Insurer:___________________________________  NAIC_____________________

Reporting Year: ________________________  Quarter_________________________

<table>
<thead>
<tr>
<th>Insurer Claim No.</th>
<th>Insured Name</th>
<th>Claim Street Address</th>
<th>Claim City &amp; Zip Code</th>
<th>Claim County</th>
<th>Claim Occurrence Date (mm/dd/yyyy)</th>
<th>Claim Reserve Amount</th>
<th>Sent to KMSIF for Reimbursement (Y/N)</th>
<th>Closed: No Mine Subsidence (Y/N)</th>
<th>Date Closed (mm/dd/yyyy)</th>
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</table>

Quarter Report due no later than:
1Q May 15
2Q August 15
3Q November 15
4Q February 15

Prepared By:___________________________________  Title:_________________________

Signature:______________________________________  Date Prepared:____________________

Telephone:___________________________  Email:____________________________________