1 General Instructions

1.1 Filing of Form
This form is required in order to determine each insurer's Calendar Year deductible under the Terrorism Risk Insurance Act (TRIA). It must be completed and certified by an officer of the insurer, and submitted to Treasury with an initial Certification of Loss (Form TRIP 02), or at the insurer's option, with the Notice of Deductible Erosion (Form TRIP 01).

Reported data must be consolidated for all affiliates. Do not report separately for individual companies in a group of affiliated insurers. For guidance on definitions of affiliates and issues of corporate control, please visit the TRIP website at www.treas.gov/trip.

Insurers should maintain all worksheets and other documentation for the purposes of later auditing by the Terrorism Risk Insurance Program (Program) (see 31 CFR. Part 50 Subpart I for guidance). This includes such materials for the individual insurers within an affiliated group.

1.2 Lines of Business Subject to TRIA
Commercial property and casualty lines of business included in the Program (including excess insurance, workers' compensation insurance, and directors and officers liability insurance), means only the following lines of business from the NAIC's Exhibit of Premiums and Losses (commonly known as Statutory Page 14): Line 1 – Fire; Line 2.1 – Allied Lines; Line 5.1 – Commercial Multiple Peril (non-liability portion); Line 5.2 – Commercial Multiple Peril (liability portion); Line 8 – Ocean Marine; Line 9 – Inland Marine; Line 16 – Workers’ Compensation; Line 17 – Other Liability; Line 18 – Products Liability; Line 22 – Aircraft (all perils); and Line 27 – Boiler and Machinery. Insurance coverage that is written on a dwelling policy form, but for which premium is reported under the above lines of business (e.g., 1-4 family rental dwelling), is still included in the Program.

Other lines of business from Statutory Page 14 are not included in the Program. Insurance coverages specifically not included in the Program are: Federal crop insurance issued or reinsured under the Federal Crop Insurance Act; any other type of crop or livestock insurance that is privately issued or reinsured (including crop insurance reported on either Line 2.1 – Allied Lines or Line 2.2 – Multiple Peril Crop); Line 3 – Farmowners Multiple Peril; Line 12 – Earthquake; Line 19.3 – Commercial Auto No-Fault (personal injury protection); Line 19.4 – Other Commercial Auto Liability; Line 21.2 – Commercial Auto Physical Damage; Line 24 – Surety; Line 26 – Burglary and Theft; Professional Liability insurance as defined in 31 CFR 50.4(t); private mortgage insurance; title insurance; financial guaranty insurance when issued by a monoline financial guaranty insurance corporation; medical malpractice insurance; health or life insurance, including group life insurance.

1 Professional liability insurance means insurance coverage for liability arising out of the performance of professional or business duties related to a specific occupation, with coverage being tailored to the needs of the specific occupation. Examples include abstracters, accountants, insurance adjusters, architects, engineers, insurance agents and brokers, lawyers, real estate agents, stockbrokers and veterinarians. For purposes of this definition, professional liability insurance does not include directors and officers liability insurance.
insurance; Federal flood insurance; and reinsurance or retrocessional reinsurance. Workers' compensation insurance provided directly to qualified self-insureds is not reinsurance for purposes of the Program.

1.3 Direct Earned Premium

Direct Earned Premium to be reported on this form includes premium for all commercial property and casualty lines of insurance listed above issued by any insurer for insurance against all losses. Generally, Direct Earned Premium amounts are to be included in the reporting on this form as they were reported to the NAIC or through an equivalent reporting requirement for the immediately prior calendar year. However, certain adjustments may be necessary as described below.

Direct Earned Premium should be included in the calculations only to the extent that commercial property and casualty coverage is issued for losses occurring at the following locations:

1. Within the United States;
2. In the case of an air carrier (as defined in section 40102 of title 49, United States Code), or a United States flag vessel (or a vessel based principally in the United States, on which United States income tax is paid and whose insurance coverage is subject to regulation in the United States), losses occurring anywhere; and
3. At the premises of any United States mission.

Premium for personal property and casualty insurance coverage (coverage primarily designed to cover personal, family, or household risk exposures), or premium for any other insurance coverage that does not meet the definition of commercial property and casualty insurance, should not be included in the calculation of Direct Earned Premium for purposes of the Program.

If a property and casualty insurance policy covers both commercial and personal risk exposures, insurers should allocate the premium in accordance with the proportion of risk between commercial and personal components in order to ascertain Direct Earned Premium for Program purposes. If a policy includes insurance coverage that meets the definition of commercial property and casualty insurance for losses occurring at the locations specified above, but also includes coverage for losses outside the geographic scope of TRIA or coverage otherwise outside the scope of TRIA, insurers may likewise allocate premium in accordance with the proportion of risk attributable to the components of coverage subject to TRIA in order to ascertain Direct Earned Premium for Program purposes.

Premium for personal property and casualty insurance coverages, premium for other insurance coverages excluded from the scope of TRIA, or premium for risks located outside the geographic scope of TRIA may be fully excluded by an insurer from the calculation of Direct Earned Premium if such coverages include only incidental TRIA qualifying commercial property and casualty insurance coverage. For purposes of the Program, commercial coverage is incidental if less than 25 percent of the total Direct Earned Premium is attributable to that coverage or combination of qualifying TRIA coverages. If an insurer elects to fully exclude premium for insurance policies with incidental commercial coverage, it must do so for all policies within a particular category (e.g. policy form, risk classification, underwriting rule) and not on a policy-by-policy basis. It should be noted that if premium for the commercial coverages are excluded, then insured losses under those coverages will not be compensated under the Program and do not count towards satisfying an insurer’s deductible.

1.4 Affiliated Insurers

Direct Earned Premium of affiliated insurers is to be consolidated for reporting on this form. The affiliated group is based on the corporate structure of affiliations existing on the date of the
Program Trigger Event for the Calendar Year in question. See 31 CFR 50.75. The amount of Direct Earned Premium for each individual insurer within the affiliated group is based on that individual insurer's earned premium reported to the NAIC (or the equivalent) for the prior year.

1.5 **Insurers Without a Full Year of Operations**

If an insurer, or an insurer entity within an affiliated group, did not have a full year of operations in the prior calendar year, then that insurer’s or insurer entity’s Direct Earned Premium to be used in calculating the insurer deductible is the direct premium earned in the Calendar Year for which the Certification of Loss is being submitted. Estimated amounts for such insurers are permitted in submitting Schedule A with a Certification of Loss. Final calculations of Direct Earned Premium and deductible are to be submitted when available at the end of the Calendar Year on an updated Schedule A. If the insurer has not had a full year of operations during the applicable Calendar Year, the Direct Earned Premium is to be annualized to a full year basis.

**Special Instructions**

1.6 **State Licensed or Admitted Insurers that Report to the NAIC via Statutory Page 14.**

For a State licensed or admitted insurer that reports to the NAIC, Direct Earned Premium is the premium information for commercial property and casualty insurance coverage reported by the insurer on column 2 of the NAIC Exhibit of Premiums and Losses of the NAIC Annual Statement (commonly known as Statutory Page 14). (See instruction 1.2 above.)

1.7 **Insurers that do not Report to the NAIC via Statutory Page 14.**

An insurer that does not report to the NAIC via Statutory Page 14 should only report Direct Earned Premium in Step 1 (Letter F) for classes or lines of business that include, at a minimum, the equivalent of one or more lines of business specified in General Instruction 1.2. Thus, regardless of the description of the premium on another reporting form, all Direct Earned Premium in Step 1 (Letter F) must include the functional equivalent of a commercial line of business as specified in General Instruction 1.2. Insurers that may be required to extract Direct Earned Premium information from other reporting forms include alien surplus lines insurers, farm mutual insurers, county mutual insurers, captive insurers, and federally-approved insurers.

If such an insurer reports to its State regulator only on a written premium basis, then the accrual method must be applied to calculate Direct Earned Premium.

An eligible surplus line insurer listed on the NAIC Quarterly Listing of Alien Insurers that does not currently report earned premium, may use its current reporting basis for purposes of calculating the insurer deductible provided that: 1) it reports to the NAIC on an equivalent basis satisfactory to the NAIC; and 2) it is in transition to reporting on an earned premium basis. Permission is only granted for the duration of this transition period.

Other types of payments that compensate the insurer for risk of loss (such as contributions, assessments, etc. for certain farm and county mutual insurers) must also be considered as part of Direct Earned Premium.

An insurer approved by a federal agency for the purpose of offering property and casualty insurance in connection with maritime, energy, or aviation activity should adjust its premium to reflect the limitations on scope of insurance coverage under the Program (i.e. to the extent of federal approval of commercial property and casualty insurance in connection with maritime, energy, or aviation activities).
2 Step-by-Step Calculations

2.1 Step One (Letter F)
List Direct Earned Premium (consolidated for all affiliated insurers) from the Annual Statement Exhibit of Premiums and Losses (Statutory Page 14), Column 2 for all lines of business included in the Program.

List premium by line for all lines not reported via Statutory Page 14, but reported on a separate state form as discussed in Special Instruction 2.2. Use the blank lines at the end of the section.

Include all premium reported for any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, each of the U.S. Virgin Islands, and any other territory or possession of the United States.

Include all surplus lines written by affiliates and reported for any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, each of the U.S. Virgin Islands, and any other territory or possession of the United States.

If a line of business reported in this section includes Direct Earned Premium for lines of business or coverage both included and not included in the Program, include the full amount of premium reported on Statutory Page 14 or another reporting mechanism in Step 1. The premium from lines or coverages not included in the Program will be reported in Step 2 and subtracted later.

2.2 Step Two (Letter G)
List Direct Earned Premium included in the numbers reported under Step 1 that are not included in the Program. “Reasons for Exclusion of Premium” include:

1. Incidental personal lines coverage within hybrid policies,
2. Cross-border (locations not covered by TRIA),
3. Incidental non-commercial lines coverage (other than personal lines) within hybrid policies,
4. Coverages within an included line but specifically excluded from the Program (e.g., Crop reported on Line 2.1 or Professional Liability reported on Line 17),
5. Other (explain).

2.3 Step Three (Letter H)
This step only applies to those insurers who act as servicing carriers for one or more state residual markets that write commercial lines of business included in the Program. For applicable lines of business included in the Program, list all Direct Earned Premium amounts that were included in the numbers reported under Step 1, but not excluded under Step 2, and that were ceded to a state residual market under a servicing carrier arrangement.

2.4 Step Four (Letter I)
List all earned premium for lines of business included in the Program that were not otherwise included in the data reported under Step 1 and were distributed to the insurer by state residual market mechanisms (note: this includes premium received from state residual markets that were reported as assumed reinsurance).

2.5 Calculation of Calendar Year Deductible
Complete the formula in order to determine the insurer’s Direct Earned Premium for purposes of TRIA and the resultant insurer deductible.
2.6 **Certification**

An appropriate executive officer of the insurer (e.g., an officer listed on the NAIC Annual Statement) must certify the data and calculations used to determine the Direct Earned Premium and resulting insurer deductible.