I. PURPOSE:
The broad objective of the Association is to provide Wind, Hail, and Hurricane coverage, and when appropriate, Fire and Malicious Mischief coverages on eligible property located south of the 31st parallel in Baldwin and Mobile counties of Alabama for those persons having an insurable interest in the eligible property who do not qualify for coverage through the standard insurance market.

II. GENERAL:

1. **Who May Apply** – Any person having an insurable interest in eligible property at fixed locations south of the 31st parallel in Baldwin and Mobile counties. Applications are accepted through “Authorized Producers” who are licensed in Alabama and authorized by the AIUA.

2. **Application Forms** – Applications must be submitted via AIUA’s E-Commerce web portal.

3. **Eligible Property** – Real and tangible personal property, including residential mobile and manufactured homes (other than Ineligible Property, as defined below) at a fixed locations south of the 31st parallel in Baldwin and Mobile counties of Alabama. Properties being constructed may be eligible for Builders Risk Coverage.

4. **Ineligible Property** – The following properties are “Ineligible Property”:
   
   A. Vacant Property, Property owned by local, state of federal government or one of its agencies, Motor Vehicles, and Farm Property; and any structure commenced on or after January 1, 1971, not built in substantial compliance with the Southern Standard Building Code, including the design-wind requirements therein, and contents in the structure.

   B. Those Properties otherwise eligible for coverage in this Plan which are located in special flood hazard zones, A and V, unless Flood Insurance in an amount at least equal to the AIUA policy limits.

   C. Property located in areas designated under the Coastal Barrier Resources Act unless a flood insurance policy issued by the National Flood Insurance Program or an insurance carrier with an A.M.Best rating of “A” or better in an amount at least equal to the AIUA policy limits is carried.
RULES AND PROCEDURES FOR SUBMITTING APPLICATIONS

D. Property for which AIUA provides Wind and Hail Coverage only where no documentation has been provided for the essential underlying fire and extended coverage in an amount no less than the Wind and Hail Coverage being sought.

E. Mobile and manufactured homes used for commercial purposes.

F. Any building, dwelling or structure owned in whole or in part by a local, county, state or federal government and/or any governmental agency.

G. Any building, dwelling or structure, including the property in or on the building, dwelling or structure, that is located in whole or in part in or over water.
5. **Coverage** – Coverage contained in the Alabama Standard Fire Policy DP 00 01 or DP 00 02, including the Extended Coverage and Vandalism/Malicious Mischief Endorsements, is provided. A policy providing only the perils of Windstorm and Hail Coverage is also available. Coverages that are not provided include: a) Loss Assessment, b) Time Elements, c) Reporting Forms, d) Blanket Insurance, and e) Schedules involving more than one building.

6. **Term** – All Policies will be issued for a term of one (1) year.

7. **Limits** – Maximum dwelling limit on any one residential building or fire division shall not exceed $500,000. Maximum personal property limit in any one dwelling shall not exceed $250,000. Maximum limit on or in any one Commercial building or fire division shall not exceed $1,000,000. Maximum limit on any one "Insured Location" shall not exceed $3,000,000.

8. **Rates** – Rates promulgated by AIUA, and as adjusted by rate filings approved by the commissioner will apply. **Premiums** – Premiums are due and payable in full to the Association by check, electronic fund transfer, money order, certified check, or bank check, upon submission of an application for insurance. Payment may be made in person by mail or via the AIUA E-commerce system, as available. Payments must be received by the Association before coverage can become effective. The minimum premium shall be $100.

10. **Commission** – The commission to an Alabama licensed Producer designated by the applicant is eight (8 %) percent. Producer’s commissions will be remitted by AIUA upon receipt of the full premium and issuance of the policy for which application was made. Producers must refund commission on the unearned portion of cancelled liability and/or reductions in premiums.

11. **Rules** – Unless in direct conflict with the Articles of Agreement, Plan of Operations and Rules promulgated by the Board of Directors, the rules and procedures of the AIUA Dwelling Policy Program Manual, and as adjusted by AIUA rule filings approved by the Commissioner of Insurance, shall apply.

12. **Wind/Hail/Hurricane Deductible** – A wind/hail/hurricane deductible on the Declaration Page applies for direct physical loss or damage to covered property caused by wind,
wind gusts, hail, rain, tornadoes, or cyclones caused by or resulting from wind/hail/hurricane as defined in the policy. The deductible for loss caused by each wind/hail/hurricane occurrence is the amount determined by applying the deductible percentage shown on the Declaration Page to the Building/Dwelling limit applicable at the time of loss. If the policy does not provide coverage for a Building/Dwelling, but instead, provides coverage for Business or Personal Property, the deductible for loss caused by each wind/hail/hurricane occurrence is the amount determined by applying the deductible percentage shown on the Declaration Page to the Business/Personal Property limit applicable at the time of the loss. At the option of the insured, policies may have a one percent (1%), two percent (2%), five percent (5%) or ten (10%) wind/hail/ hurricane deductible.

III. PROCEDURES FOR PROCESSING APPLICATIONS:

1. Application for Insurance
   A. An application must be filed with the Association through a licensed agent duly authorized as a Producer by the Association. No Producer shall have any authority to bind coverage on behalf of the Association under any circumstances. We do not accept applications from Producers in Florida or Mississippi.
   B. Application must be submitted in accordance with the written rules and procedures of the Association.
   C. Where more than one building may be under the same ownership, separate applications are required for each. If applying for condominium unit coverage, a separate application and service fee is required for each unit. Multiple units cannot be written under one policy.
   D. All applicable items on the application must be completed in detail.
   E. If applying for mobile or manufactured home coverage, a recent and clear photo of the “Alabama Manufactured Housing Commission Installation Certification Label” must be included with the E-Commerce application for processing.
F. Applicable Service Fees, as periodically determined by the Association and approved by the Commissioner, must accompany the initial application and any request for ReInspection. Service Fees are non-refundable.

2. Rewrites Policies will not be automatically renewed. Continuation of coverage generally will be in accordance with the rules and underwriting standards regulating submissions and issuance of new policies. See 3 D below. A rewrite application or form prescribed by the Association must be submitted. Advanced notice of expiration will be given to the insured, insured’s mortgagee, and his representative. Occupancy status, a current flood insurance declaration, signed Notice 1 form, signed AIUA DOI Policy Outline, and, if AIUA policy is “wind/hail/hurricane” only, a current supplemental fire insurance declaration along with the other carrier’s DOI Policy Outline, must be included with the rewrite application, as this information is required each year. Applicable Service Fees, as periodically determined by the Association and approved by the Commissioner, must accompany the rewrite application. Service Fees are non-refundable.

3. Policy Effective Date
   As of January 01, 2011 – For acceptable risks with complete submissions, the policy effective date will be determined as follows:
   
   A. New policy (no title transfer) -- The effective date of a new policy shall be 12:01 am local time on the day the completed application and premium due are received in the Association Office.

   B. New policy (transfer of title) -- For property real estate closings where there is a transfer of ownership of property, the Association will issue a binder with coverage effective the day of the request or the date of the closing, whichever is later. In order to qualify for this provision, the application(s), photos, copy of closing settlement statement, copy of the real estate appraisal and premium payment in full must be received by the Association within 30 days of the binder effective date.

   C. New coverage / higher limits -- The effective date and waiting period for a new coverage or an increase in limits on a policy in force shall be 12:01 am local time on the date the Association receives the change request and premium due or on such later date set by the insured to conform with the reason for the change.
D. Policy rewrite -- The effective date of a rewrite policy shall be the expiring policy’s expiration date. The rewrite application and premium due must be received in the Association’s office no later than the close of business five business days after the expiring policy’s expiration date. If the application and premium are received more than five business days after the expiring policy’s expiration, the payment will be returned and a new business application must be submitted.

E. Under no circumstances will AIUA issue a policy in the event that a named storm has been declared by the NOAA (National Hurricane Center) to be within 80 degrees W Longitude and 20 degrees N Latitude or a Tropical Storm Watch/Warning has been declared for Baldwin and/or Mobile County. E-Commerce will be closed for new business applications and binders and will remain closed until 24 hours after the storm dissipates and all watches/warnings have been lifted.

4. Application Processing Procedures
   Procedures for submitting applications are as follows:
   A. Applications shall be submitted on forms prescribed by the Association and shall be made on behalf of the applicant by a producer authorized by him.
   B. Separate policies are required for each building at each location.
   C. Two (2) photographs are required with each new application. Photos should be of the front and rear angles of the building. Photos are necessary for the underwriting process and to assist the inspectors in locating the property. Also, underwriters may occasionally request additional photos. For example, producers should submit photos to support changes in conditions and/or values. The photos need to be clear, sharp and show the condition of the roof. Color digital pictures are acceptable (must be at least 3 x 5). Fax, copy machine reproductions, and prints from videotape are unacceptable.
   D. A fully completed replacement cost computation and/or a recent Real Estate Appraisal of current value is required for all new business applications (and any requests for an increase in dwelling value)
   E. The location description should be complete by providing the street number, street name and five-digit zip code. Legal descriptions are discouraged.
F. All questions on the application must be answered.
G. The application affords no insurance coverage and is not a binder of insurance.
H. Policies will not be automatically continued. Continuation of coverage will be in accordance with the rules and underwriting standards regulating submissions and issuance of new policies.
I. Flood information is required on each application and should include the name of the flood insurer and policy number. A copy of the current flood policy declaration is required. If no flood insurance is carried, state “None” in this space.
J. If AIUA policy is “Wind/Hail/Hurricane” only, a current supplemental fire insurance declaration along with the other carrier’s DOI Policy Outline, is required on each application.
K. Applications must be signed and dated by the applicant. The producer is also required to sign and date the application. The producer must also include his/her producer number.
L. Applications should be submitted 30 days prior to the desired effective date or rewrite date. This will provide the Association adequate time to process the application and will allow the producer adequate notice and time to respond to any requests for additional information.
M. Applicable Service Fees must be included with application.

5. Inspection Program
The Association may inspect the property to verify eligibility for coverage. After inspection, the producer will be notified of conditions that do not meet the Association’s underwriting standards. Depending on the nature of the findings, the Association may elect to offer adequate time to make the necessary repairs, refuse to rewrite the policy until corrective action has been taken, or issue notice of cancellation. A copy of the inspection report will be available to the applicant or producer upon request.

6. Underwriting
The Association will determine if the property meets reasonable underwriting standards.
“Reasonable underwriting standards” include, but are not limited to the following:

A. Whether the amount of insurance requested, together with other insurance, bears a reasonable relationship to the actual cash value and replacement cost of the property involved.

B. Whether the physical condition of the property, including construction, maintenance, and general deterioration is satisfactory. The condition of the roof is of particular concern. An important aspect of the inspection program is the physical examination of the roof.

C. Whether the present use and upkeep of the property is satisfactory.

D. Whether the Property or its use is in violation of law or public policy.

E. Each application will be considered on its own merit. Decisions regarding acceptance will be made in accordance with sound underwriting judgment and guidelines established by the AIUA. There may be occasions when an application, which appears to meet all eligibility guidelines, may be declined.

7. Acceptance

A. If the risk is acceptable, and the premium has been paid in full, the Association will issue a policy using an effective date in accordance with Association rules and procedures.

B. When the risk is acceptable, but the premium is not paid in full, a notice of deficiency will be issued. This notice indicates the premium that must be paid prior to coverage being put in force.

C. Coverage will not take effect until the premium has been paid in full.

8. Declination

If the property does not qualify for coverage or does not meet the underwriting standards of the Association, the application will be declined or the policy will be cancelled or non-renewed.
9. **Policy Assignment** – Policy Assignment to a new owner will not be permitted. If coverage for new owner is desired, a new application and service fee must be submitted to the Association.

10. **Changes**
   A. If insurance is increased or reduced, the additional or return premium shall be computed on a pro-rata basis.
   B. AIUA will go back no more than 10 days from the date the change request is received by AIUA.

11. **Cancellations of Coverage**
   A. AIUA policies may be cancelled on a pro-rata basis for the following reasons.
      1. Coverage is replaced by another Company. Satisfactory evidence must be provided to AIUA.
      2. The property is sold. Satisfactory evidence must be provided to AIUA.
      3. There is a total loss of the property. Satisfactory evidence must be provided to AIUA.
      4. AIUA determines that the property is no longer insurable under the Rules and Procedures of AIUA.
   B. The effective date of Cancellation must occur within the current policy term.
   C. Cancellation for any reason other than reasons stated above shall result in a fully earned, non-refundable premium to AIUA.

IV. **ASSOCIATION CANCELLATIONS:**
   1. Cancellation by the Association shall be limited to:
      a. Nonpayment of premium, including non-payment from insufficient funds (NSF) check or ACH charge-back, resulting in cancellation of policy ab initio.
      b. Evidence of incendiaries;
      c. Any misrepresentation or omission of fact that is fraudulent either before or after a loss;

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d. Any misrepresentation, omission, concealment of fact or incorrect statement that is material either to the acceptance of the risk or to the hazard assumed by the Association;

e. Any misrepresentation, omission, concealment of fact or incorrect statement such that, if the true fact were known to the Association, the Association would either not have issued the policy or contract, or would not have issued the policy or contract at the premium rate as applied for, or would not have issued a policy or contract in as large an amount, or would not have provided coverage for the hazard resulting in the loss; or

f. Any cause arising subsequent to the underwriting inspection which would have been grounds for non-acceptance of the risk had such cause existed at the time of acceptance.

g. Or any other reason as provided by Alabama Statutes.

h. Any failure of the insured to fully adhere to all AIUA Rules and Procedures and/or policy provisions.

2. Notice of cancellation, together with a statement of the reason therefore, shall be sent to the insured, and any mortgagee(s). Such notice shall be accompanied by a statement explaining that the insured has a right of appeal as hereinafter provided.

V. CLAIMS PROCEDURES:

1. Losses shall be reported promptly to the Association by the insured or the producer.

2. The Association will assign notices of loss to an appropriate person or firm for adjustment.

3. No adjustment of loss is to be handled by a producer. All questions pertaining to the adjustment of Association losses, including policy interpretation shall be directed to the Association.

4. All loss payments shall be authorized by the Association.

5. In the event of a total loss, any unearned premium shall be refunded to the named insured.
VI. APPEALS:
Any applicant for insurance and any person insured by the Association may appeal to the Board of Directors within thirty (30) days after any ruling, action or decision of the Association. The Board shall review and determine such appeal in the manner set forth in Section VIII of the Plan of Operation. Such determination may be appealed to the Commissioner within thirty (30) days from the date of the Board’s decision on appeal.

VII. OPERATIONS:
The Plan will be operated by personnel of the Alabama Insurance Underwriting Association. All communications on matters pertaining to the Association should be addressed to: Alabama Insurance Underwriting Association, 315 East Laurel Avenue, Suite 216-D Foley, Alabama 36535.
RULES AND PROCEDURES FOR SUBMITTING APPLICATIONS

APPENDIX (A) REVISED LLOYD'S 1ST AND XS OF LOSS SCALE

When the value exceeds the maximum Association limit, the Association waives any applicable coinsurance requirements and charges a premium in accordance with the First Loss Scale Formula.

If the proposed policy limit for a dwelling limit or contents limit is less than the value of the property, divide the proposed limit by the value. If the coverage is being written on an ACV basis, then the insurable amount and the total value should be on an ACV basis. If the risk is insured for replacement cost, then replacement cost amounts should be used in the calculation.

Rate as follows:

Determine total insurable value of the dwelling.

Calculate the total premium applicable for the total insurable value of the dwelling using A.I.U.A. rules and rates.

Determine the percent (%) that underlying A.I.U.A. limit of liability bears to the total insurable value of the dwelling. (Round to nearest whole percent.)

Multiply the total premium applicable for the total insurable value of the dwelling by the applicable Excess Insurance Factor in the table below.

The result is the premium applicable to the A.I.U.A. policy providing the primary layer of insurance.

Attach EXCESS Endorsement EXCOV END (11-01)

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First Loss Scale Formula - Calculation of Premium When Value Exceeds Association Limit -

EXAMPLE
Total Insurable Value of the dwelling = $750,000
Maximum AIUA limit of liability = $500,000
Total premium applicable for Total Insurable Value (using AIUA rates) = $3,800
The percent (%) that A.I.U.A. limit of liability bears to the total insurable value of the dwelling = $500,000 divided by $750,000 = 67%
67% = Excess Rate Factor of .867
Premium applicable to the A.I.U.A. policy = $3,800 x .867 = $3,295
APPENDIX (B)
ALABAMA INSURANCE UNDERWRITING ASSOCIATION
APPLICABLE TO COVERAGE WRITTEN ON PRIMARY BASIS
It is understood and agreed that, notwithstanding Other Insurance Provisions in Conditions portion of policy form, this policy is to be treated as primary insurance underlying any excess insurance written above the limits provided by the Alabama Insurance Underwriting Association that may be in force at the time of loss. It is further understood and agreed that Alabama Insurance Underwriting shall waive policy provisions applicable to co-insurance requirements and that the applicable wind/hail/hurricane deductible shall be calculated by applying the wind/hail/hurricane deductible percentage to the Total Insurable Value of the building at the time of the loss.
## APPENDIX (C)  Table of factors for Commercial Deductible Coverage

### DEDUCTIBLE FACTORS

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<th>All Other Perils (AOP) Deductible</th>
<th>Total Amount of All Contributing Insurance</th>
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<td>$2,000,000 &amp; over</td>
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