Form Filing Checklist - Property Service Contracts*

See Ins 6.05, Wis. Adm. Code, For Requirements to File Insurance Forms

DISCLOSURE

The form filing checklists are intended only as guides for submitting various policy forms to the Office of the Commissioner of Insurance. The checklists are summaries, and are not intended as an OCI directive nor to interpret or address technical legal questions. Although efforts have been made to ensure that the checklists are current and accurate, information is subject to change on a regular basis without prior notice.

Service Contracts should use the Type of Insurance 33.0 Other lines of business and subtype of insurance 33.0004, Service Contracts, as set forth in the NAIC Uniform Property & Casualty Product Coding Matrix. The matrix can be found at https://www.naic.org/documents/industry_pcm_p_c_2019.pdf.

This checklist applies to service contracts subject to s. 616.50, Wis. Stat. It is **in lieu of** the P&C (General) Form Filing checklist.

(Unless otherwise noted, the citations referenced in the second column are Wisconsin statute numbers.)

General Filing		
Requirements	Reference	Comments
		For paper filings, submit a properly completed NAIC Property and
	601.42 and	Casualty transmittal document. Forms and instructions are available
Policy form transmittal	Ins 6.05(4)(a)1.,	on the NAIC web site at this link:
document	Wis. Adm. Code	http://www.naic.org/industry_rates_forms_trans_docs.htm
	Ins 6.05(4)(a)2.,	For electronic submission, include information identified in SERFF
	Ins 6.05 Appendix	form filing instructions.
	A, Wis. Adm.	For paper filings, submit certificate of compliance and readability
Certificate of compliance	Code, and 616.56	substantially identical to Appendix A, s. Ins 6.05, Wis. Adm. Code,
and readability	(2)	signed by an officer of the provider or administrator.
Cover letter (paper filing)	Ins 6.05(4)(a)3.,	Include a brief explanation of use and intent of the form filing or that
filing description (SERFF)	Wis. Adm. Code	identifies amendments to prior policy form submissions.
General Form		
Requirements	Reference	Comments
		Service contracts shall be filed in the final printed format or typed
		facsimile exactly as they will be offered for issuance or delivery in this
Form filing	616.56 (1)	state.
		An insurance policy may contain provision for independent appraisal
	631.85,	and compulsory arbitration, subject to the provisions of s. 631.20.
	631.20(1)(a), and	Form submissions containing such provisions will be approved
Arbitration and appraisal	616.56 (17)	pursuant to s. 631.20 (1) (a).
		Any wording that states the service contract provider and/or the
Permissive joinder of		administrator cannot be joined in an action against the contract holder
	803.04	is a violation of this statute.
parties	003.01	
parties	003.01	The service contract provider or administrator has the right to
parties	003.01	subrogation collections but only after the contract holder has been
parties	003.01	subrogation collections but only after the contract holder has been made whole and is fully compensated for damages. This is from the
parties Subrogation (rights of	003.01	subrogation collections but only after the contract holder has been

Service Contract Form Requirements	Reference	Comments
	Reference	Service contracts shall be written, printed, or typed in commonly
		understood language, shall be legible, appropriately divided, and
		captioned by their various sections, and their various sections shall be
Physical aspects	616.56 (2)	presented in a meaningful context.
Thybroat aspects	010.00 (2)	Service contracts shall contain the following statement printed in bold
		and capitalized type: "THIS CONTRACT IS SUBJECT TO LIMITED
		REGULATION BY THE OFFICE OF THE COMMISSIONER OF
Required statement	616.56 (3)	INSURANCE."
	(0)	Service contracts insured under a reimbursement insurance policy
		pursuant to s. 616.56 (6) shall contain a statement in substantially the
Service contracts insured		following form: "Obligations of the provider under this service
under reimbursement		contract are insured under a service contract reimbursement insurance
insurance policies	616.56 (4)	policy."
msdrance poneres	010.20 (1)	If the service contract is issued under a reimbursement insurance
Name and address of		policy, the service contract shall state the name and address of the
insurer	616.56 (4)	insurer.
	510.00(1)	The service contract shall state that if a provider does not provide, or
		reimburse or pay for, a service that is covered under a service contract
		within 61 days after a contract holder provides proof of loss, or if the
Service contract holder		provider becomes insolvent or otherwise financially impaired, the
may contact insurer within		contract holder may file a claim directly with the service contract
60days after providing		reimbursement insurer for reimbursement, payment, or provision of
proof of loss	616.56 (4)	the service and state the instructions on how to file a claim.
proof of loss	010.50 (1)	Service contracts shall state the name and address of the provider and
		shall identify any administrator that is different from the provider, the
		service contract seller, and the service contract holder, if the name of
Name and address of		the service contract holder has been furnished by the service contract
provider, service contract		holder. The identities of such parties are not required to be preprinted
seller and service contract		on the service contract and may be submitted as variable language
holder	616.56 (6)	with the filing.
Service contracts not	010.50 (0)	Service contracts not insured under a reimbursement insurance policy
insured under		pursuant to s. 616.56 (5) shall contain a statement in substantially the
reimbursement insurance		following form: "Obligations of the provider under this service
policies	616.56 (5)	contract are backed by the full faith and credit of the provider."
poneres	010.50 (5)	Service contracts shall state the total purchase price and terms under
		which the contracts are sold. The purchase price is not required to be
Service contract price and		preprinted on the contract and may be added to the contract at the time
terms	616.56 (7)	of sale.
Deductible	616.56 (8)	Service contracts shall identify any applicable deductible amount.
Terms, limitations,	010.50 (8)	Service contracts shall specify the merchandise and services to be
exceptions, and exclusions	616.56 (9)	provided and any limitations, exceptions, or exclusions.
Nonoriginal manufacturers'	010.30 (7)	Service contracts covering motor vehicles shall state whether the use
parts	616.56 (10)	of nonoriginal manufacturers' parts is allowed.
parto	010.50 (10)	Service contracts shall state any applicable restrictions governing the
Transferability	616.56 (11)	transferability of the service contract.
Tanorerability	010.50 (11)	Service contracts shall state the terms, restrictions, or conditions
Cancellation terms and		governing cancellation of the service contract by the provider prior to
restrictions	616.56 (12)	the termination or expiration date of the contract.
105th fetholis	010.50 (12)	A service contract may be cancelled by a provider only for
		nonpayment of the provider fee, material misrepresentation by the
Service contract		contract holder to the provider or administrator, or substantial breach
cancellation by the		of duties by the service contract holder relating to the covered product
provider	616.56 (12)	·
provider	010.30 (12)	or its use. The provider shall mail a written notice to the service contract holder.
Written cancellation notice		The provider shall mail a written notice to the service contract holder
	616 56 (12) (2)	at the last-known address of the service contract holder contained in
to service contract holder	616.56 (12) (a)	the records of the provider at least 5 days prior to cancellation by the

		provider.
Service Contract Form Requirements	Reference	Comments
Cancellation effective date		The notice under par. (a) shall state the effective date of the
and reason	616.56 (12) (b)	cancellation and the reason for the cancellation.
		If a service contract is cancelled by the provider for a reason other than
		nonpayment of the provider fee, the provider shall refund to the
		service contract holder 100 percent of the unearned pro rata provider
Cancellation for reasons		fee, less any claims paid. This section is applicable to all property
other than nonpayment	616.56 (12) (c)	service contracts, including monthly payment plans.
Cancellation administrative	616.56 (12) (d) and	A provider may charge a reasonable administrative fee for
fee	616.56 (16)	cancellation, which may not exceed 10 percent of the provider fee.
		Service contracts shall set forth all the obligations and duties of the
Service contract holder		service contract holder, including the duty to protect against any
obligations and duties	616.56 (13)	further damage and any requirement to follow the owner's manual.
		Service contracts shall state whether or not the service contract
		provides for or excludes consequential damages or preexisting
		conditions. Service contracts may, but are not required to, cover
Consequential or		damage resulting from rust, corrosion, or damage caused by a
preexisting conditions	616.56 (14)	noncovered part or system.
		Service contracts shall require the provider to permit the service
		contract holder to return the service contract within 20 days of the date
		the service contract was mailed to the service contract holder or within
Compiles contract naturals by		10 days of delivery of the service contract to the service contract
Service contract returns by contract holder	616.56 (15)	holder at the time of sale, or within a longer period permitted by the service contract.
contract florder	010.30 (13)	Upon return of the service contract to the provider within the
		applicable time period, if no claim has been made under the service
		contract prior to its return to the provider, the service contract is void
		and the provider shall refund to the service contract holder, or credit
Service contract holder		the account of the service contract holder, the full purchase price of the
refunds when no claims		service contract. This section is applicable to all property service
filed	616.56 (15)	contracts, including monthly payment plans.
		Unless otherwise stated in a service contract, the right to void a service
		contract is not transferable and shall apply only to the original service
Right to void contract	616.56 (15)	contract purchaser.
	` ,	If a provider does not pay or credit a refund within 45 days after the
Contract credit or refund		return of a service contract to the provider, the provider shall pay a 10
due to contract holder		percent per month penalty of the refund amount outstanding which the
within 45 days	616.56 (15)	provider shall add to the amount of the refund.
		Service contracts shall provide that, subsequent to the period in
		616.56(15) for voiding a service contract or if a claim has been made
		under a contract within in such period, a service contract holder may
		cancel the service holder 100 percent of the unearned pro rate provider
		fee, less any claims paid. A provider may charge a reasonable
		administrative fee for the cancellation, which may not exceed 10
Refunds when claims have	(1656(16)	percent of the provider fee. This section is applicable to all property
been made	616.56 (16)	service contracts, including monthly payment plans.
		In the event of a total loss of property covered by a service contract
Nonnanlag		that is not covered by a replacement of the property pursuant to the
Nonreplacement for total		terms of the contract, a service contract holder shall be entitled to
loss of property	616 56 (19)	cancel the service contract and receive a pro rata refund of any
cancellations and refunds	616.56 (18)	unearned provider fee, less any claims paid.

For requirements for <u>Contractual Liability Insurance Policies</u> (CLIPs) and Reimbursement Insurance <u>Policies</u> providing proof of financial security for Vehicle Protection Product Warranties authorized under s. 100.203, Wis Stat., Warranties authorized under s. 1ns 15, Wis. Adm. Code, and Service Contracts authorized under s. 616, Wis. Stat., please refer to the separate checklist for CLIPs on OCI's Web site at: http://oci.wi.gov/ociforms/contractliabck.pdf.