



Florida Advisory Committee On Arson Prevention

APPLICATION FOR MEMBERSHIP - YEAR 2008

(PLEASE PRINT OR TYPE)

Renewal _____ Individual New _____ Corporate New _____

NAME: _____

TITLE: _____

AGENCY/DEPT/EMPLOYER: _____

ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

BUSINESS PHONE: _____ FAX: _____ E-Mail: _____

DESCRIBE YOUR SPECIFIC JOB DUTIES: _____

I hereby make application for membership in the Florida Advisory Committee on Arson Prevention in accordance with its Constitution and By-laws.

Date _____ Signature of Applicant _____

This application must be co-signed by a current FACAP member in good standing.

Print Name _____

Signature _____

Individual dues are \$50.00 for private sector, \$35.00 for public (fire services, law enforcement, SAO) sector and Corporate dues are \$150.00 per year. Corporate dues cover the corporation membership. Memberships for additional employees of the corporation are \$50.00 each. Dues are paid - renewed by January 1st of each year. Dues paid after November 30, will be applied to the following year.

<p>Make checks payable to Florida Advisory Committee on Arson Prevention</p> <p>Attach to application and forward to:</p> <p>Ernie King, Membership Committee C/O FACAP Membership P.O. Box 48826 Tampa, FL 33647-9111 Phone: 352-333-1825 e-mail: eking@thig.com</p>	<p>I am interested in working on the following sub-committee: (circle one)</p> <ol style="list-style-type: none"> 1) Publicity/Communications 2) Education 3) Fire Service/Law Enforcement 4) Insurance 5) Legal 6) Legislative 7) Rewards 8) Membership
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(Rev. 11/06)

Method of Payment:

Visa _____ MC _____ AmEx _____ Check _____ Cash _____ Amount Paid \$ _____

Card Number: _____ Exp. Date: _____

Authorizing Signature: _____

Membership

Section 1. Regular Membership: Any individual shall be eligible for Regular Membership in FACAP by meeting one or more of the following criteria.

- a. Any full time or part time firefighter, paid or volunteer, in the State of Florida or any individual who has successfully completed minimum standards training in firefighting as certified by the State of Florida, Bureau of Fire Standards and Training, and is employed on a full time basis with responsibilities related to fire prevention, fire suppression and arson control shall be deemed eligible for membership.
- b. Any individual who has successfully completed minimum standards training in law enforcement as certified by the State of Florida and who is employed on a full time or part time basis with any municipal, county, state or federal law enforcement agency in the State of Florida shall be deemed eligible for membership.
- c. Any individual employed on a full time or part time basis with any municipal, county, state or federal law enforcement agency, fire service or fire investigation agency, prosecuting attorney's office or any other municipal, county state or federal agency whose duties and responsibilities include fire suppression, code enforcement, building and occupancy inspections, fire safety training and education, law enforcement training and education, criminal prosecution or other responsibilities related to fire prevention, fire suppression and arson control shall be deemed eligible for membership.
- d. Any licensed insurance claims adjuster, claims investigator, claims supervisor or licensed insurance agent employed on a full time basis with any insurance carrier licensed to do business in the State of Florida shall be deemed eligible for membership.
- e. Those persons whose employment and professional responsibilities are directed toward the suppression of arson in the State of Florida in the public or private sector, including fire investigators, forensic analysts, insurance claims representatives and claims management, attorneys, legal assistants, accountants, private investigators and any others whose responsibilities and duties are directed toward the suppression of arson and related activities.

Corporate Membership: Any corporation, proprietorship, partnership and other entity whose business activities directly support or relate to fire safety, fire training, forensic analysis in fire cases, the investigation of fires, the investigation and handling of insurance claims in fire cases or the suppression of arson shall be deemed eligible for Corporate Membership. Provided, however, any corporation, proprietorship, partnership or other entity whose professional activities primarily or substantially include the representation of claimants, insureds or property owners who have experienced fire losses shall not be deemed eligible for Corporate Membership.

Anti-Trust Statement

The Florida Advisory Committee on Arson Prevention announces its intention to prevent any violation of anti-trust laws with respect to its activities. Members, speakers or attendees at any of its meetings or educational seminars must remember that on occasion their respective firms are market place competitors. Thus, the laws of some states, as well as the McCarran-Ferguson Act provide participants in the insurance industry with only a very limited immunity from state and federal anti-trust scrutiny. Thus, members, speakers and attendees must exercise caution during presentations and discussions, since even seemingly innocuous discussions of particular topics might be misinterpreted as evidence of collusion.

Thus, with respect to all educational, social and business development events connected with FACAP, there should be no discussion or agreement, formal or informal, expressed or implied, as to any matters which might give rise to an allegation of violation of anti-trust law. Subjects to avoid include the following: a) rates; b) underwriting policies; c) marketing strategies, marketing responses to legislative, regulatory, or other developments; d) prices or costs of any product or services offered for sale by insurers or purchased by insureds; e) individual insurance company positions on coverage issues and other matters of insurance policy interpretation; agreements or understanding relating to claim practices, policies, or positions; f) standards by which the performance of any insurer could or should be judged; code of ethics; g) advantages or disadvantages of doing business in particular states; h) refusal to deal with, or boycott of, potential insureds or supplier of products or services; use of particular suppliers of products or services; and l) costs or profits of any aspect of any of the above.