

writers does not exceed the limitation provided in this subtitle for underwriters of a domestic Lloyds.

(5) Additional underwriters may join and be included in any such Lloyds subject to such conditions and requirements as may from time to time be imposed by such Lloyds and upon meeting the requirements of this section, such additional underwriters who may so join such Lloyds shall be bound by the documents on file with the Commissioner in the same manner as though they had personally executed the same and shall have the same rights, powers and duties as all other underwriters of such Lloyds. The attorney-in-fact authorized by the underwriters to act for them shall thereafter be the attorney-in-fact for such additional underwriters to the extent of the power of attorney or other document or authorization by such underwriters to the attorney-in-fact.

103-O. *Policy Forms.* Every policy issued in this State by any domestic, foreign or alien Lloyds shall have printed upon its face and back the name of such Lloyds, the name and address of its attorney-in-fact in this State or agent for service of process in this State, and shall state within its provisions the limitations of liability assumed by the underwriters issuing the policy.

103P. *Commissioner as Agent—Service of Process.*

(1) The attorney-in-fact of every Lloyds transacting business in this State shall file with the Commissioner a duly executed instrument whereby such Lloyds shall appoint and constitute the Commissioner, his successor or successors in office, the true and lawful agent of such Lloyds upon whom all lawful process may be served, and shall agree that any lawful process against such Lloyds which may be served upon said agent shall be of the same force and validity as if served upon the attorney-in-fact, and that the authority thereof shall continue in force irrevocably so long as any liability of such Lloyds in this State shall remain outstanding.

(2) In any suit instituted against any domestic, foreign or alien Lloyds transacting business in this State, it shall not be necessary to name the individual underwriters as parties defendant, but such Lloyds may be named as the party defendant in any such suit and service may be had upon all the underwriters by service upon the last appointed attorney-in-fact or by service upon the Commissioner, and not otherwise. Any such suit may be brought in the county in which the cause of action arises or in which the claimant resides, or it may be brought in Baltimore City if either the cause of action arises or the claimant resides therein. When such process is served upon the Commissioner as agent to accept service,