Lawyers Professional Liability Insurance Corporate Lawyers Application

CLAIMS MADE WARNING FOR APPLICATION: This Application is for a Claims Made and Reported Policy, relating to claims made against the Insureds during the Policy Period or any Extended Reporting Period that may apply.

If space provided is insufficient, include additional details on a separate attachment.

Whenever printed in this Application, the terms in boldface type shall have the same meanings as indicated in the Policy.

Name of Applicant		E-mail Address	
Street Address	Suite	County	
City	State	Zip Code	
Phone	Fax		

Area of Practice

 \triangleright

Express percentage of time (billable hours) devoted to each area of practice for the previous year. Indicate percentages in whole numbers next to the type of law practices, not the type of client. Be as accurate as possible, casual estimates may cause inappropriate evaluation of the practice. All litigation should be coded as "civil" litigation with the exception of "criminal", "personal Injury-plaintiff". and "intellectual property"

%	Admirality / Marine – Defense	%	Intellectual Property* (Copyright /
%	Admirality / Marine – Plaintiff		Trademark / Patent)
%	Anti-Trust / Trade Regulation	%	Labor management Representation
%	Banking / Financial Institutions	%	Labor Union Representation
%	Business Transactions / Commercial Law	%	Local Government
%	Civil / Commercial Litigation - Defense	%	Natural Resources / Oil & Gas
%	Civil / Commercial Litigation – Plaintiff	%	Personal Injury / Property Damage Defense
%	Civil Rights / Discrimination	%	Personal Injury / Property Damage Plaintiff
%	Collection / Bankruptcy	%	Real Estate Title* - Commercial
%	Construction (Building Contracts)	%	Real Estate Title* - Residential
%	Consumer Claims	%	Securities* (S. E. C.)
%	Corporate Business Organization	%	Taxation
%	Criminal	%	Wills, Estates, Trust & Probate
%	Environmental	%	Workers Compensation - Defense
%	Family Law	%	Workers Compensation - Plaintiff
%	Government Contracts / Claims	%	Other
%	Immigration / Naturalization	100% %	Total – must equal 100%
%	International Law		

* If any percentage, complete the Intellectual Property Section or the Securities Section of the Supplemental Application, or the Real Estate Supplemental Application.

Employment Information

- 1. Date admitted to the Bar:
- 2. Is the Applicant employed full-time by an employer other than a law firm or accounting firm?
- 🛛 Yes 🖵 No

3. Name of full-time employer:

- 4. Describe the nature of employment:
- 5. Indicate the average number of hours per week spent in the private practice of law:
- 6. Indicate the number of hours per week spent in primary employment:
- 7. Describe your date / docket / calendar control system, number of systems and cross checking procedures:
- 8. Describe the systems used to avoid conflicts of interest:

Coverage Requested

9.	Effective Date Requested:					
10.	Has the Applicant spent mo practice of law for themselv and/or predecessor firms o	ves or others? If yes, p	please list professi			🛛 Yes 🖵 No
	Insurance Carrier	Inception	Expiration	Limit of	Deductible	Premium
		meeption		Liability	Deddelible	
				\$	\$	\$
				\$	\$	\$
				\$	\$	\$
11.	Is the Applicant currently co If "Yes", provide details i				ı.	🗅 Yes 🗅 No
12.	Has the Applicant ever had If "Yes", provide details i					🛛 Yes 🖵 No
Lit	igation and Claim	Information				
13.	Has the Applicant ever bee reprimanded, sanctioned, c	or disciplined by any c	ourt or administrat	ive agency?	•	
	If "Yes", provide details i	n the Additional Info	rmation section of	of this application).	🗅 Yes 🗅 No
14.	During the last 5 years, has If "Yes", complete the Cla					🛛 Yes 🖵 No
15.	Is the Applicant aware of an any professional liability cla					in
	Section of the Supplement	ntal Application.	TP	,		🗖 Yes 🗖 No
or C Dire Proi	UNDERSTOOD AND AGRE LAIMS EXPENSE IN CONN CTLY OR INDIRECTLY FESSIONAL LIABILITY CLA N SET FORTH IN RESPONS	IECTION WITH ANY RESULTING FROM AIM OR SUIT, FACT,	CLAIM MADE AG OR IN CONSE CIRCUMSTANCE	AINST ANY INSU	RED BASED UPO DR IN ANY WA	N, ARISING OUT OF, Y INVOLVING ANY
Ad	ditional Informati	ion				
11:	When and why was Extend	led Reporting Period	ourchased?			
±12:	When and why was the Ap	plicant's professional	liability insurance of	cancelled or non-re	enewed?	
±13:	Why was the Applicant refu	used admission to pra	ctica disharrad si	isnended from pra	ctice renrimanded	l sanctioned or

disciplined?

Please Read Carefully

The undersigned, acting on behalf of all proposed **Insureds**, declare that the statements set forth herein are true and correct and that thorough efforts have been made to obtain sufficient information from each **Insured** proposed for this insurance to facilitate the proper and accurate completion of this Application.

The undersigned agree that the particulars and statements contained in the Application and any material submitted herewith are their representations and are the basis of the insurance contract. The undersigned further agree that the Application and any material submitted herewith shall be considered attached to and a part of the Policy. Any material submitted with the Application shall be maintained on file (either electronically or paper) with the **Insurer** and shall be deemed to be attached hereto as if physically attached. It is further agreed that:

- if any significant change in the condition of the applicant is discovered between the date of this Application and the Policy inception date, which would render this Application inaccurate or incomplete, notice of such change will be reported in writing to the **Insurer** immediately;
- any Policy, if issued, will be in reliance upon the truth of such representations and any misrepresentation by the **Insured** or the **Insured's** agent that is material to the acceptance of the risk will render the Policy null and void and relieve the **Insurer** from all liability herein;
- this Application has been completed as respects the entire Applicant Firm;
- the signing of this Application does not bind the undersigned to purchase the insurance.

I understand that the information submitted herein becomes a part of the Applicant Firm's Lawyers Professional Liability Insurance Application and is subject to the same representations and conditions.

Dated	Signature
Title	(Print Name)
,	ce Company Application, including any material submitted herewith, shall be held in strictest confidence.
	CANNOT BE ISSUED UNLESS THE APPLICATION IS PROPERLY SIGNED AND DATED.
	CANNOT BE ISSUED UNLESS THE APPLICATION IS PROPERLY SIGNED AND DATED. Please submit this Application including appropriate documentation to:

Producer Information

Submitted by (Agency Name)

Agent's Name (Individual's Name)

Dated

Agent's License Number

<u>NOTICE TO COLORADO APPLICANTS:</u> IT IS UNLAWFUL TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, DENIAL OF INSURANCE, AND CIVIL DAMAGES. ANY INSURANCE COMPANY OR AGENT OF AN INSURANCE COMPANY WHO KNOWINGLY PROVIDES FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO A POLICY HOLDER OR CLAIMANT FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICY HOLDER OR CLAIMANT WITH REGARD TO A SETTLEMENT OR AWARD PAYABLE FROM INSURANCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THE DEPARTMENT OF REGULATORY AGENCIES.

<u>NOTICE TO NEW MEXICO, PENNSYLVANIA APPLICANTS:</u> ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.

<u>NOTICE TO APPLICANTS OF KENTUCKY:</u> ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME.

<u>NOTICE TO APPLICANTS OF NEW JERSEY AND OKLAHOMA:</u> ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUDS OR DECEIVES ANY INSURER OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION OR CONCEALS FOR THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THERETO, IS GUILTY OF A FELONY AND IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.

<u>NOTICE TO MAINE, MASSACHUSETTS, TENNESSEE, VIRGINIA, AND WASHINGTON APPLICANTS:</u> IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS.

<u>NOTICE TO OHIO APPLICANTS:</u> ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT IS GUILTY OF INSURANCE FRAUD.

<u>NOTICE TO APPLICANTS OF FLORIDA:</u> ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE.

<u>NOTICE TO ALABAMA, ARKANSAS, DISTRICT OF COLUMBIA, LOUISIANA, AND RHODE ISLAND APPLICANTS:</u> ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

<u>NOTICE TO NEW YORK APPLICANTS:</u> ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

<u>NOTICE TO MARYLAND APPLICANTS</u>: ANY PERSON WHO KNOWINGLY OR WILLFULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILLFULLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

<u>NOTICE TO OREGON APPLICANTS:</u> ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO MAY BE COMMITTING A FRAUDULENT INSURANCE ACT, WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO PENALTIES.