

THE POLICY YOU ARE APPLYING FOR IS A CLAIMS-MADE AND REPORTED POLICY, AND SUBJECT TO ITS PROVISIONS, APPLIES ONLY TO ANY CLAIM BOTH FIRST MADE AGAINST AN INSURED AND REPORTED IN WRITING TO THE COMPANY DURING THE POLICY PERIOD, NO COVERAGE EXISTS FOR CLAIMS FIRST MADE AFTER THE END OF THE POLICY PERIOD UNLESS, AND TO THE EXTENT, THE EXTENDED REPORTING PERIOD APPLIES. DEFENSE COSTS, AS WELL AS ANY LOSSES REDUCE THE LIMIT OF LIABILITY AND ARE SUBJECT TO THE RETENTION. PLEASE REVIEW THE POLICY CAREFULLY AND DISCUSS COVERAGE WITH YOUR INSURANCE AGENT OR BROKER.

ABOUT THE FIRM

1. The precise registered name of the applicant firm to be insured, as reflected on the firm's letterhead:

				is application. Inconsistencien n a separate sheet of paper	es between it and the application	on, including at	orneys nam	ed, addres				
2.	a.	Primary Location of the firm:										
		Street Address	Street Address:									
		City:		_ County:	State:		Zip:					
		Telephone:		_ Fax:								
		Email Address:			_ Web site Address:							
	b.		a work-at-home or Virtua a shared basis)?	al Office Arrangement (i.e	. mailing address only, rese	erved	□ Yes	□ No				
	c.	Is this location	where the firm meets wit	h clients? If no, please ex	xplain via Question 7 below		□ Yes	□ No				
Eur			FORMATION									
		OVERAGE IN					, ,					
3.		Coverage is rec		//								
4.		What year was the firm established?										
5.		Type of Entity?		□ individual attorney with □ PC □ PA	h employee attorney(s)	□ other						
6.		Is the firm office	e or suites shared with a	ttorneys other than firm n	nembers?		□ Yes	□ No				
7.		Does the firm h	ave offices at locations	other than the primary loc	ation listed above?		□ Yes	□ No				
8.		Does the firm practice in states other than the primary location? If "yes", complete the Out of State Supplemental Application.										
9.		Is the ratio of support staff to attorneys greater than 3 to 1?										
10.		For how many	years has the firm been	continuously insured for r	malpractice claims?							
11.	a.											
	b.	If the firm is a s continuously in:		include the number of ye	ears that firm has been							
12.		Has the firm ev	er purchased an Extend	ed Reporting Period optic	on?		□ Yes	□ No				
13.		Has the firm's o	coverage ever been non-	renewed, cancelled, reso	cinded or declined by anoth	er carrier?	□ Yes	□ No				
14.		Does the firm d affiliated therew		reviously-dissolved prede	ecessor firms and those atto	orneys	□ Yes	□ No				
15.		Is there an atto	rney listed on the letterh	ead not covered by the fi	rm's insurance?		□ Yes	□ No				
16.		Enter the firm's	insurance history for the	e last five years:								
		Eff Date mm/dd/yy Insurance Limits Deductible Covered mm/dd/yy Company (per claim / agg) (per claim/agg) # of attys										



MEM Member of Firm

Owner

Officer

Of Counsel

MGR Manager

0

OC

OF

ATTORNEY INFORMATION

17. **Total number of attorneys:** List all of the firm's attorneys. Differences between the date attorney began practicing law for other than a corporate or governmental entity and the date the attorney was admitted to the Bar must be explained on a separate sheet of paper following the same format. List additional attorneys on a separate sheet in the same format.

	Attorney Name	Attorney Desig.	Average # of hours per week			States licensed to	Number of Years			Prior acts date	CNA Risk Mgmt	Name of Bar Association(s) of which Attorney is a	
		0	1-10	11-25	26 +	practice law	In practice	with this firm	continuous malpractice coverage	*	* Seminar Date	of which Attorney is a member	
1													
2													
3													
4													
5													
6													
7													
8													
9													
10													

Attorney Designations:

- A Associate
- CC Co-counsel
- D Director
- E Employee
- IC Independent Contractor

* does not include courses taken on West Legal Ed website

SPSolo PractitionerSPCSpecial CounselSTCStaff CounselSHHShareholderSTHStockholder

Partner Designations:

- EP Equity Partner
- NP Non-equity Partner
- P Partner
- LLP Limited Liability Partner
- RP Retired Partner



AREAS OF PRACTICE

18. Guidelines for completing this section:

- a. Express percentages of time devoted (billable hours) in each area during the previous year.
- b. Indicate percentages in whole numbers next to the type of law you practice, not the business client you represent.
- c. Be as accurate as possible, as casual estimates may cause inappropriate evaluation of your practice.
- d. All litigation should be coded as "civil litigation" with the exception of "criminal", "personal injury-plaintiff" and "intellectual

property" which should be coded to their respective Area of Practice.

% Admiralty / Marine – Defense	% Criminal	% Natural Resources / Oil & Gas
% Admiralty / Marine – Plaintiff	% Environmental	% Pers Inj / Prop Dam - Defense
% Anti-Trust / Trade Regulation	% Family Law	% Pers Inj / Prop Dam - Plaintiff
% Banking / Financial Institutions	% Government Contracts / Claims	% Real Estate/Title - Commercial
% Business Transaction – Comm'l Law	% Immigration / Naturalization	% Real Estate/Title- Residential
% Civil/Comm'l Litigation – Defense	*% Intellectual Prop – *	% Securities (S.E.C.)
% Civil/Comm'l Litigation – Plaintiff	(Copyright/Trademark/Patent)	% Taxation
% Civil Rights / Discrimination	% International Law	% Wills, Estate, Trust & Probate
% Collection / Bankruptcy	% Labor Management Rep	% Workers Comp - Defense
% Construction (Building Contracts)	% Labor Union Rep	% Workers Comp - Plaintiff
% Consumer Claims	% Local Government	% Other (describe below)
% Corporate Business Organization	ΤΟΤΑΙ	_:% must equal 100%

* If any percentage, complete the Intellectual Property and/or Securities Supplemental Applications. "OTHER" Description Area: _____

FIRM OPERATIONS AND MANAGEMENT

19.		Does the firm or any attorney of the firm have clients in the Entertainment industry?			
20.		At any time in the past five years, has the firm, or any attorney of the firm (regardless of what firm they were with at the time) provided legal services in any way related to a security or securities transaction?	□ Yes	□ No	
21.		Does the firm have any one client in which the firm's attorneys have an equity interest greater than 10% combined?	□ Yes	□ No	
22.		Does the firm have any one client which represents more than 25% or more of the firm's billings?	□ Yes	🗆 No	
23.		Does anyone in the firm serve as a director, officer or employee or in any other management capacity for a client?	□ Yes	□ No	
24.		Does the firm have procedures for identifying and resolving potential or actual conflicts of interest including cross-checking of former, existing or potential clients?	□ Yes	□ No	
25.		Does the firm have at least two independently maintained docket controls?	□ Yes	□ No	
26.	a.	Does the firm regularly confirm representations in writing via use of formal engagement letters?	□ Yes	□ No	
		Please attach a sample engagement letter on firm letterhead			
	b.	Does the engagement letter include the following:			
		Identity of the Client?	□ Yes	□ No	
		Scope of Representation that includes key terms of legal representation?	□ Yes	🗆 No	
		Fee structures and billing agreements?	□ Yes	□ No	
		Termination agreement that includes file retention and destruction terms?	□ Yes	🗆 No	
	C.	Does the firm ensure that a countersigned engagement letter is received from the client before work begins on a new matter?	□ Yes	□ No	

If "no", to a., b. or c, please explain via attachment.



FIRM OPERATIONS AND MANAGEMENT (CON'T)

27.		Does the firm regularly acknowledge in writing the declination or termination of representations?						□ No
28.			than 5 attorneys: Do le initiation of a repres		at at least two attorney	s in the firm	□ Yes	□ No
29.			practitioner, do you ha tated or otherwise una		ace regarding provision	ns of services if	□ Yes	□ No
30.			ated lawsuits or arbitra aid fees for the firm?	ation procedures duri	ing the last two years to	enforce the	□ Yes	□ No
		lf "yes", complete	e the Fee Suit Supple	mental Application.				
31.		services rendere but not limited to	any lawyer in the Firm d involving Sarbanes Securities, Accountin omplete the Client Inf	Oxley Act (SOX) cor g, Financial/Investme	npliance including ent Services or Tax wo	k?	□ Yes	□ No
32.	32. Has the firm been involved in any mass tort / class action cases within the past five years?					e years?	□ Yes	🗆 No
		If "yes" complete	the Mass Tort / Class	s Action Supplement	al Application.			
33.		Provide the firms	gross revenues:					
			Year	Year End Date	Gross Revenues			
			Current fiscal		\$			
			Prior fiscal		\$			
		I	2 Years Prior	<u> </u>	\$			
34.		What percentage	e of accounts receivab	le are outstanding m	ore than 90 days?			%
CL	AIM.	/INCIDENT/D	ISCIPLINARY INFO	RMATION				
35		After inquiry, is a	ny attorney in the firm	aware of:				
	a.				ainst them, the firm, any hile affiliated with the fi		□ Yes	□ No
	b.	attorney would re firm, any predece	ecognize might reasor	hably be expected to any attorney current	of duty that a reasona result in a claim being y or formerly affiliated uld be meritorious?	made against the	□ Yes	□ No
		If "yes" to a, or b	above complete the (Claims Supplemental	Application for each cl	aim or incident		
36.	a.		ve years, has any atto ceeding for any reaso		any disciplinary inquir	/,	□ Yes	□ No
	b.		<i>v ever</i> been refused a nded, or sanctioned ir		disbarred, suspended,		□ Yes	□ No
		If "yes" to a or b above complete the Disciplinary Supplement unless the matter was reported under a prior CNA policy term and supplement was completed. The Disciplinary – Status Undete Supplement						

a prior CNA policy term and supplement was completed. The Disciplinary – Status Update Supplement should be completed for renewal policies where the matter was previously reported but was still open at the last renewal.



REQUESTED COVERAGE

(Some limits / deductibles / optional coverages may not be available in all states and all are subject to underwriting qualification. Your quote will reflect the coverage and options for which your firm qualifies.):

37. a. Select the Each Claim/Aggregate Limit the firm desires:

	□\$ 100,000/\$ □\$ 250,000/\$ □\$ 500,000/\$	500,000	□ \$ 500,000/\$ □ \$1,000,000/\$ □ \$ 1,000,000	\$1,000,000	□ \$ 2,000,000/\$ □ \$ 2,000,000/\$ □ \$ 3,000,000/\$	4,000,000	□ \$4,000,000/\$ 4,000,000 □ \$5,000,000/\$ 5,000,000 □ Other: \$/ \$
b.	Select the Aggreg	ate Deductibl	e the firm desi	res:			
	□\$1,000	□ \$ 2,500	□\$4,000	□\$10,000	□ \$25,000	□ \$75,000)
	□\$2,000	□\$3,000	□ \$5,000	□\$15,000	□ \$50,000	□ \$100,00	00
	Coloct the options	l ooveregee t	ha firm daairaa				

38. Select the optional coverages the firm desires:

□Per Claim Deductible □ Claims Expenses Outside Limit □ First Dollar Defense □ Title Insurance Agency

NOTE: The Title Insurance Agency optional coverage extends coverage to a specific title agency as a separate entity. A supplemental application is required.



SIGNATURE AND REPRESENTATION

Applicant hereby represents, after inquiry, that the information contained herein and in any supplemental applications or forms required hereby, is true, accurate and complete and that no material facts have been suppressed or misstated. Applicant acknowledges a continuing obligation to report to the Company as soon as practicable any material changes in all such information, after signing the application and prior to issuance of the policy, and acknowledges that the Company shall have the right to withdraw or modify any outstanding quotations and/or authorization or agreement to bind the insurance based upon such changes.

Further, Applicant understands and acknowledges that:

- 1. If a policy is issued, the Company will have relied upon, as representations: this application, and any supplemental applications, and any other statements furnished to the Company in conjunction with this application, all of which are hereby incorporated by reference into this application and made a part hereof.
- 2. This application will be the basis of the contract and will be incorporated by reference into and made part of such policy; and
- 3. Applicant's failure to report to its current insurance company, during the current policy period, either any claim made against any insured, or any act or omission known to any insured that may reasonably be expected to be the basis of a claim against any insured may create a lack of coverage.
- 4. Any attorney currently or formerly affiliated with the firm or any predecessor firm, has disclosed in this Application any actual or alleged, act, omission, circumstance or breach of duty that a reasonable attorney would recognize might reasonably be expected to result in a claim being made against the firm, any predecessor firm, or any attorney currently or formerly affiliated with the firm or any predecessor firm, regardless of whether any such claim would be meritorious.

Applicant hereby authorizes the release of claim information to the Company from any current or prior insurer of the Applicant.

FRAUD NOTICE – WHERE APPLICABLE UNDER THE LAW OF YOUR STATE

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 MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL PENALTIES (for New York residents only: 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.) (For Pennsylvania Residents only: Any person who knowingly and with intent to injure or defraud any insurer files an application or claim containing any false, incomplete or misleading information shall, upon conviction, be subject to imprisonment for up to seven years and payment of a fine of up to \$15,000.) (For Tennessee Residents only: Penalties include imprisonment, fines and denial of insurance benefits.)

Applicant:		
BySIGNATURE OF OFFICER OR PARTNER OF THE FIRM	PRINT NAME OF OFFICER OR PARTNER	DATE

REMINDER

Please attach a sample of your letterhead to this application