

LAWYERS PROFESSIONAL LIABILITY LF NEW BUSINESS APPLICATION

FOR LAW FIRMS WITH 10 OR MORE LAWYERS

NOTICE: THIS APPLICATION IS FOR A CLAIMS-MADE AND REPORTED POLICY. TO BE COVERED, A CLAIM MUST BE BOTH FIRST MADE AGAINST AN INSURED AND REPORTED TO THE COMPANY IN WRITING DURING THE POLICY PERIOD OR EXTENDED REPORTING PERIOD, IF ANY, AND IS SUBJECT TO THE POLICY PROVISIONS.

INSTRUCTIONS

This Application is to be completed by the Applicant Firm ("Firm") on behalf of itself, its Predecessor Firm*, and all persons proposed for this insurance. Answer all questions completely. If space is insufficient to fully answer any question, complete the answer on Firm letterhead, sign and date that letter, and attach it to this Application.

In addition, please attach:

- Copies of all letterhead(s) currently in use by the Firm.
- Copy of the Firm's expiring Declarations Page for Lawyers Professional Liability Insurance and all Policy Endorsements.

FIRM INFORMATION							
General Information							
Effective Date Requested (mm/dd/yyyy):							
Full Legal Name of the Firm:							
Trade Name or D/B/A:							
Principal Address: (Principal office location MUST be in IL)							
City, State, Zip Code:							
County:	County:						
Website:							
Date Firm Established (mm/dd/yyyy):							
Contact Name:							
Contact Phone Number:							
Contact E-mail Address:							
	Number of Non-	Lawyer Personnel					
Position	Number	Position	Number				
Paralegal		Abstractor					
Clerical		Patent Agent					
Title Agent		Other (specify):					
	Additional Fir	m Information					
	L. Does the Firm anticipate any material changes within the next twenty-four (24) months, such as dissolution, merger, acquisition, increase/decrease in number of Lawyers or adding additional office locations?						
If Yes, provide complete details on Firm lette	rhead, signed and dated.						
2. Does the Firm provide any unique services o	r products to clients not §	generally available from a law firm?	□ YES □ NO				
		de a description of the services or products offered, whe ership of the outside entity by the Firm or Firm members					

3.		□ YES	□ NO				
4.		tates other than Illinois (includ Out of State Supplemental A		referrals)?		□ YES	□ NO
5.	Does the Firm share letterh	nead with other Lawyers or law	w firms not associate	d with the Firm?		□ YES	
	If Yes , please provide reaso	on for shared letterhead on the	e Firm's letterhead, s	igned and dated, and includ	e a copy of the share	d letterhe	ad.
6.		unsel (CC), local counsel (LC), on formation requested below:	or refer cases (RC)?			□ YES	□ NO
	Lawyer	Firm Name	City, S	itate Re	lationship	Confi Profes Liability is	sional
						□ YES	
						□ YES	
	Does the Firm outline and r Law Firm to the client?	reduce to writing the relations	ship indicated above	and outline the responsibilit	ies of each		
If Yes , does the client sign the letter confirming receipt and acceptance of the letter?							
 7. During the past five (5) years: a. Has any Lawyer of the Firm served as an officer, director, partner, shareholder or employee of any entity other than the Firm or any Predecessor Firm*; b. Has any Lawyer of the Firm provided legal services or advice to any entity other than the Firm or any Predecessor Firm: (i) which is, was, or will be owned by a Lawyer of the Firm or any member of the Lawyer's Immediate Family; (ii) which is, was, or will be in any way controlled, managed or operated by the Firm, a Lawyer of the Firm or any member of the Lawyer's immediate family including the ownership, maintenance, or use of any property in connection therewith; or (iii) in which the Lawyer was, is or will be a partner or employee? Immediate Family member means spouse, party to a civil union, sibling, parent, child or grandparent. If Yes, please complete the Outside Interest Supplemental Application. 							□ NO
8.	Does the Firm have a polic disclosure of same to the Fi	y governing the trading and/o irm?	or investing by a Law	yer of the Firm in securities	of a client and the	□ YES	
9.		governing transactions for clie fiduciary or management cont			artner, shareholder,	□ YES	□ NO
10.	Does the Firm require appr the Firm to serve on the Bo	roval by a Committee of the F bard of Directors of a client?	irm, or at least two I	Partners or Officers of the Fi	rm, for a Lawyer of	□ YES	□ NO
11.	Does the Firm accept secur	ities of a client or other forms	s or compensation in	lieu of fees?		□ YES	
		Pred	ecessor Firm* Inf	ormation			
Name of Predecessor Firm*Date Established (mm/dd/yyyy)Date Dissolved (mm/dd/yyyy)Number of Owners, Officers, Partners, Associates, Employees, or Shareholders at Time of DissolutionNumber of Owners, Officers, Partners, Associates, Employees, or Shareholders at Time of DissolutionNumber of Owners, Officers, Partners, Associates, Employees, or Shareholders at Time of DissolutionNumber of Owners, Officers, Partners, Associates, Employees, or Shareholders at Time of Dissolution						ers, Associ hareholde	iates, rs who
*0**	decessor Firm many and	.aw Firm which prior to the e	ffoctivo data of the s	aronosod Doligy is dissolved	and from which the	Applicant	Eirm bac

*Predecessor Firm means any Law Firm which prior to the effective date of the proposed Policy is dissolved and from which the Applicant Firm has retained at least 50% of the lawyers who were owners, officers, partners, associates, employees or shareholders.

LAWYER INFORMATION								
	Lawyer Roster (include yourself if you are a solo practitioner)							
Lawyer Name	Designation (see below)	Date of Hire (mm/dd/yyyy)	Date Admitted to IL Bar (mm/dd/yyyy)	ISBA Number	ARDC Number	Average Number of Hours Worked per Week on Behalf of the Firm	Date of Birth (mm/dd/yyyy)	E-mail address

If there are more than ten (10) Lawyers, please provide additional Lawyer information on Firm Letterhead.

Designations: O = Owner, Officer, or Shareholder; **P** = Partner of a Partnership; **A** = Associate or Employed Lawyer; **S** = Solo Practitioner; **IC** = Independent Contractor*; or **OC** = Of Counsel*. ***Please complete the Of Counsel/Independent Contractor Supplemental Application**.

IN THE EVENT COVERAGE IS BOUND AND THE FIRM HIRES A NEW LAWYER DURING THE POLICY PERIOD, THE FIRM MUST NOTIFY THE COMPANY AND SUBMIT AN ADD A LAWYER SUPPLEMENTAL APPLICATION WITHIN THIRTY (30) DAYS OF JOINING THE FIRM FOR COVERAGE TO APPLY TO THE NEW LAWYER.

Additional Background Information

1.	In the past five (5) years, has the Firm, Predecessor Firm, or any current or former Lawyer(s) with the Firm, or Predecessor Firm, provided legal services in any way related to the following (please provide this information even if the services were provided prior to joining the Firm):							
	a. Securities transactions? If Yes, please complete the Securities Supplemental Application.	□ YES □ NO						
	b. Served as a trustee or fiduciary such as an administrator, conservator, executor receiver, guardian or escrow agent of any client or have any discretionary investment authority over client funds? If Yes, please complete the Estate/Trust Supplemental Application.	□ YES □ NO						
2.	Do any of the Firm's Lawyers or non-Lawyer employees provide any other professional services such as, but not limited to, an accountant, insurance agent or broker, consultant, investment advisor, real estate agent or broker, securities agent or broker?	□ YES □ NO						
If Yes , please provide on Firm letterhead, signed and dated, the name of the Lawyer or non-Lawyer employee, their professional designatic services they provide, the name of the entity on whose behalf they perform the services, the number of hours worked in that capacity and p a copy of the Declarations Page evidencing professional liability carried for such professional services.								

	INTERNAL PROCEDURES					
	Risk Management					
1.	 Is the Firm managed by a Management/Executive Committee? If Yes: 					
	a. How many Partners or Officers comprise of the Committee?b. How often does the Management/Executive Committee formally meet per month?					

 Does the Firm employ an Administrator? If Yes: 			□ YES				
a. Is the Administrator a non-Lawyer?							
 b. Does the Administrator work full-time fo c. Is the Administrator a member of the Ass 		Iministrators?		□ NO □ NO			
		אוווווזגנו מנטוז <u>י</u>					
3. Does the Firm have a Risk Manager?							
4. Does the Firm have a written Risk Manageme	-		□ YES				
5. Does the Firm (or departments within the Firm	n) conduct periodic n	neetings involving all Lawyers (or departments) of the Firm?	□ YES				
a. Firm management to regularly review thb. all Lawyers to attend regular Firm meetir	b. all Lawyers to attend regular Firm meetings (in person or virtually) whereby matters of common importance						
are communicated? c. all significant/critical opinions or significant/critical decisions to be peer reviewed by at least two other Lawyers?							
7. Does the Firm use a Peer Review system to ev	aluate the performa	ance of:					
a. all practicing Lawyers? b. Partners and Officers?							
9. Are all departing Lawyers' files reviewed by a Partner or Officer of the Firm?							
0. Does the Firm have a system requiring that any complaints about a Lawyer of the Firm be reviewed by a Partner or Officer other than the Lawyer about whom the complaint is made?							
1. Does the Firm require independent review of high exposure work product, such as third party opinion letters, securities issuances and settlement advice?							
12. Does the Firm have a written Partnership/Sha	reholder Agreemen	t?	□ YES				
13. Does the Firm maintain a fidelity bond coverin	ng all employees?		□ YES				
14. Are custodial accounts (money, securities and auditor?	other property held	d on behalf of clients) audited by an independent outside	□ YES				
15. Does the Firm have a computer back-up syste disruption or interruption of business?	m or some other for	rm of emergency back-up system in the event of a	□ YES				
Ne	w Client/New M	atter Acceptance Protocol					
Does the Firm adhere to any of the following NEW	CLIENT/NEW MAT	FER intake procedures?					
Intake Procedure		Intake Procedure					
Conflicts of Interest Check	□ YES □ NO	Evaluation of the merits of the client's case	□ YES	□ NO			
Review for fit with Firm's Areas of Practice	□ YES □ NO	Consideration given to determine if client appears to be difficult to deal with or exhibit irrational behavior	□ YES				
Review to confirm the Firm has the time and financial resources to handle the matter	□ YES □ NO	Consideration given to determine if the client appears to be of questionable moral character	□ YES				
Consideration given to client expectations		Consideration given to determine if the client is financially unstable or overly concerned about legal fees	□ YES				
Review for prior representation/declination by other Law Firm(s)	□ YES □ NO	New client/new matter intake form	□ YES				
Prohibit the disclosure of confidential information before a conflict of interest check is completed	□ YES □ NO	Other (describe):	□ YES	□ NO			
·							

Subject to approval of a Committee or

the Lawyer generating the business

designated Partner or Officer other than

□ YES □ NO

Other (describe):

□ YES □ NO

1. Which of the following Conflict of Interest met	hods are u	sed by th	e Firm?		
Conflict Check Method			Conflict Check Method		
Computer	□ YES		Index File	□ YES	
Client lists	□ YES	□ NO	Conflict committee	□ YES	
Memo/E-mail to other Lawyers in the Firm	□ YES	□ NO	Other (describe):	□ YES	
2. Which of the following lists does the Firm maint	tain as part	of its Cor	nflict Check procedures?		
List of Conflicts			List of Conflicts		
Current and former clients	□ YES		Opposing parties	□ YES	
Names of spouses of current and former clients (including maiden names)	□ YES	□ NO	Description of matter/nature of legal work	□ YES	
Opposing counsel	□ YES	□ NO	Clients or matters of a Predecessor Firm	□ YES	
Declined clients/matters	□ YES	□ NO	Name of Lawyer representing the client/matter	□ YES	
Name of adverse parties of declined clients/matters	□ YES		Other (describe):	□ YES	
3. Does the Firm check for potential conflicts whe	en hiring a	new lawy	/er?	□ YES	
4. Does the Firm check for potential conflicts whe	en hiring a	new para	legal?	□ YES	
5. Does the Firm's conflict of interest procedure include disclosing all actual or potential conflicts of interest in writing to clients?					
6. Does the Firm's conflict of interest procedure include securing written consent from the client(s) to perform legal services or decline further representation in writing to clients?					

Docket/Calendar Control									
Does the Firm maintain a docket/calendar control system with at least two independent date controls?	🗆 YES 🗆 NO								
2. Does the docket/calendar control system track litigated matters?									
3. Does the docket/calendar control system track non-litigated matters?									
4. Does the docket/calendar control system track matters even if there is no critical deadline involved?									
5. Does the ultimate responsibility for the docket date rest with the Lawyer assigned to the client/matter?									
If No to any of the above questions (1-4), please provide further details on Firm letterhead, signed and dated, as to how the F	irm tracks its cases.								
Does more than one individual enter dates into the docket/calendar control system for the same matter?	🗆 YES 🗆 NO								
Please indicate how frequently time deadlines are cross-checked. Daily Weekly Other (describe)									
	Does the Firm maintain a docket/calendar control system with at least two independent date controls? Does the docket/calendar control system track litigated matters? Does the docket/calendar control system track non-litigated matters? Does the docket/calendar control system track matters even if there is no critical deadline involved? Does the ultimate responsibility for the docket date rest with the Lawyer assigned to the client/matter? If No to any of the above questions (1-4), please provide further details on Firm letterhead, signed and dated, as to how the F Does more than one individual enter dates into the docket/calendar control system for the same matter?								

8. Which of the following specific types of docket system(s) are used by the Firm?					
Docket Control System		Docket Control System			
Computer Docket Software	🗆 YES 🗆 NO	Master Calendar	□ YES □ NO		
Individual Lawyer Diary (separate from Master Calendar)	🗆 YES 🗆 NO	Tickler System	□ YES □ NO		
Day-Timer	□ YES □ NO	Other (describe):	□ YES □ NO		

	Client Communication							
1.	Does the Firm outline and reduce to w	riting its billing pol	licy and proced	dures when	agreeing to represent a r	new client?	□ YES	
	If Yes, what percentage of the time?							%
2.	Does the Firm use client engagement provided when accepting all NEW MA			greements	which outline the scope	of services to be	□ YES	
	If Yes, what percentage of the time?							%
3.	If an engagement letter or contingency Firm letterhead, signed and dated, how	-						
4.	Does the Firm require engagement let	ters and/or conting	gency fee agree	ements be	signed by the client?		□ YES	
5.	Does the Firm use written declination potential clients of the Firm)?	n/non-engagement	t letters when	declining v	vork (including phone cal	lls received from	□ YES	□ NO
	If Yes, what percentage of the time?							%
6.	If a declination/non-engagement letter they are not representing the potentia				-	Firm documents	<u>.</u>	
7.	7. Does the Firm's declination letters include a warning about potential statute of limitations or other critical deadlines for all matters declined by the Firm?						□ YES	
	If No , describe on Firm letterhead, sigr	ned and dated, how	w critical deadl	ines are co	mmunicated to the poten	tial client.		
8.	8. Does Firm use termination letters when withdrawing or terminating representation?						□ YES	□ NO
	If No , describe on Firm letterhead, sigr	ned and dated, how	w the Firm doc	uments to	the client that the Firm is	no longer represe	nting the o	lient.
9.	Does the Firm use written referral agree	ements when refe	erring a client t	o another l	aw firm?		□ YES	
	If No , describe on Firm letterhead, sign	ned and dated, how	w the Firm doc	uments the	e responsibilities of each f	irm to the client.		
10.	Does the client confirm in writing when by each Lawyer?	n referral arrangen	nents have bee	en made an	d acknowledge the fee re	ceived	□ YES	□ NO
11.	Does the Firm use written settlement a	agreements with a	ll clients?				□ YES	□ NO
	If No , describe on Firm letterhead, sigr	ned and dated, how	w the Firm doc	uments the	e client's agreement to a s	ettlement offer.		
		FI	RM GROSS	REVENU	ES			
1.	Please complete the following chart ba Note: If the Firm is a start-up, please p		-		e Firm by dollar.			
	Past 12 mont	hs			Estimate for I	next 12 months		
\$				\$				
2.	Does any one (1) client (including its su	Ibsidiaries and/or	affiliates) of th	e Firm repr	esent over 40% of the Fin	m's revenue?	□ YES	
	If Yes , please provide the following info	ormation for each	client of the Fi	rm who rep	present over 40% of the Fi	rm's revenue:		
	Name of Client/State Client located	% of Firm Revenue	Industry o	of Client	Number of Years as a Client of the Firm	Legal Servi	ices Provid	led
		%						
		%						

	BILLINGS								
1.	What percentage of the Firm's billings are ninety (90) days past due?	%							
	If greater than 30%, please explain on Firm letterhead, signed and dated, how the Firm manages accounts receivables and what the Firm is doing to reduce the % of billings over ninety (90) days past due.	□ N/A							
2.	How many lawsuits or arbitration proceedings has the Firm initiated to collect unpaid fees due and owing to the Firm in the past two (2) years that did not include family law?								
	If more than three (3) fee dispute proceedings, please provide on Firm letterhead, signed and dated, the date of suit(s), natur representation, the total dollar amount in dispute, current status of the matter and if still a Firm client.	e of client							
3.	When evaluating whether a case should be sent for collection, is a complete review of the underlying work product completed to determine the likelihood of a counter-claim alleging malpractice?	🗆 YES 🗆 NO							
4.	Does the Firm wait until the applicable statute of limitation of a potential malpractice counter-claim has expired before filing a suit (or instituting arbitration) for fees?	🗆 YES 🗆 NO							
5.	Do suits for collection of fees have to be approved by a committee or at least one partner or officer of the Firm?	🗆 YES 🗆 NO							
	CUSTODIAL ACCOUNTS								
1.	Are all client funds deposited in one or more separate and identifiable interest bearing or dividend-bearing IOLTA or non-IOLTA client trust account at an eligible financial institution?	🗆 YES 🗆 NO							
2.	Does the Firm have a protocol for the review, maintenance and use of IOLTA or non-IOLTA client trust accounts?	🗆 YES 🗆 NO							
3.	Are two signatures required for all withdrawals of funds from IOLTA or non-IOLTA client trust accounts?	🗆 YES 🗆 NO							
	If No , describe on Firm letterhead, signed and dated, who has authority to withdraw funds from custodial accounts, including provide how Firm prevents the unauthorized withdrawal of client funds?	escrow funds, and							
	PRIOR CLAIMS EXPERIENCE AND/OR KNOWLEDGE OF LOSS								

1.	After inquiry, during the past five (5) years, has any professional liability Claim* been made against the Firm, any Predecessor Firm, or any present Lawyers of the Firm, or to your knowledge, any former Lawyer with the Firm or Predecessor Firm? If Yes , provide number	□ YES	□ NO
2.	After inquiry, is the Firm or any Lawyer in the Firm, aware of any potential Claim * including but not limited to an act, error, omission, fact, circumstance, request for a tolling agreement, a request for deposition, subpoena request for any file, ARDC complaint, situation, legal work, or any allegation of negligence that might result in any professional liability Claim * against the Firm, or any Predecessor Firm, or any past or present Lawyer in the Firm regardless whether such Claim * would be without merit? If Yes , provide number	□ YES	□ NO

If **Yes**, to questions 1 or 2 above, please complete a **Claim Supplemental Application** for each prior **Claim*** or potential **Claim***. This Application must be accompanied by applicable currently valued **Loss Runs for the Past Five (5) Years**.

3. Have any of the Firm's Lawyers been the subject of any of the following disciplinary actions, investigations or proceeding by any court, bar association, administrative agency or regulatory body?

Proceeding/Action		Proceeding/Action		
Pending Investigation/Proceeding	□ YES □ NO	Censured	□ YES □ NO	
Refused Admittance to Bar or Court	□ YES □ NO	Suspended	□ YES □ NO	
Sanctioned or Fined	□ YES □ NO	Disbarred	□ YES □ NO	
Reprimanded	□ YES □ NO	Other (specify):	□ YES □ NO	

If **Yes** to any of the above, provide complete details of each on Firm letterhead, signed and dated, including copies of the complaint, current disposition and/or a copy of the final opinion or decision of the court, bar association, administrative agency or regulatory body.

*Claim means a demand received for money or services, or the service of a suit or the initiation of an arbitration proceeding against the Applicant Firm that seeks damages arising out of an act, error or omission in rendering professional legal services including an act, error or omission of which the Applicant Firm, or anyone associated with the Applicant Firm is aware and which they know, or ought reasonably to have known, might give rise to a demand for money or services, or the service of suit or arbitration proceeding against them.

IT IS UNDERSTOOD AND AGREED THAT THE COMPANY SHALL NOT BE LIABLE TO MAKE ANY PAYMENT FOR DAMAGES OR CLAIM EXPENSES IN CONNECTION WITH ANY CLAIM OR DISCIPLINARY ACTION, INVESTIGATION OR PROCEEDING MADE AGAINST ANY INSURED BASED UPON, ARISING OUT OF, DIRECTLY OR INDIRECTLY RESULTING FROM, IN CONSEQUENCE OF, OR IN ANY WAY INVOLVING ANY PROFESSIONAL LIABILITY CLAIM*, POTENTIAL CLAIM*, DISCIPLINARY ACTION, INVESTIGATION OR PROCEEDING, FACT, CIRCUMSTANCE, OR SITUATION SET FORTH, OR THAT SHOULD HAVE BEEN SET FORTH, IN CONNECTION WITH THE ABOVE QUESTIONS.

Note: If the Firm is a start-up, please provide estimate for next 12 months. % of Time past % of Time past						
Area of Practice	12 months	Area of Practice	12 months			
Administrative	%	Employment Law – Union	%			
Admiralty/Maritime Litigation	%	Entertainment/Sports Law	%			
Anti-Trust/Trade Regulation	%	Environmental Law	%			
Appellate	%	Estate/Trust/Probate/Wills	%			
Arbitration/Mediation	%	Family Law - Adoptions/Guardianships	%			
Banking/Financial Institutions	%	Family Law – Divorce	%			
Bankruptcy/Foreclosure – Court Appointed Trustee	%	Immigration & Naturalization	%			
Bankruptcy/Foreclosure – Creditor	%	Insurance Defense	%			
Bankruptcy/Foreclosure – Debtor	%	Intellectual Property – Copyright/Trademark	%			
BI/PI Defense	%	Intellectual Property – Patent	%			
BI/PI Plaintiff	%	Lobbying	%			
Business & Commercial Litigation - Defense	%	Municipal Law – no Bonds	%			
Business & Commercial Litigation - Plaintiff	%	Oil/Gas/Mining	%			
Business Formation and Alteration – Formation & Dissolution	%	Oil/Gas/Mining – Title	%			
Business Formation and Alteration – Mergers & Acquisitions	%	Real Estate - Commercial	%			
Business Transactions – International	%	Real Estate – Residential	%			
Business Transactions – Private Corporation/Individuals	%	Real Estate – Syndication/Development	%			
Business Transactions – Public Corporations	%	Securities – Corporate/Municipal Bonds	%			
Civil Rights/Discrimination	%	Securities – Private Placements	%			
Class Action/Mass Tort - Defense	%	Securities – Public Offerings	%			
Class Action/Mass Tort - Plaintiff	%	Social Security	%			
Collections	%	Tax – Commercial Ad Valorem	%			
Commercial Law/Corporate *	%	Tax – Residential Ad Valorem	%			
Criminal/Traffic Law	%	Tax Prep/Tax Opinions - Corporate	%			
Employment Law – Benefits/ERISA	%	Tax Prep/Tax Opinions – Personal	%			
Employment Law – Employee	%	Workers' Compensation - Defense	%			
Employment Law – Employer	%	Workers' Compensation - Plaintiff	%			
		TOTAL (from both columns)	%			

AREA OF PRACTICE

*If over 15%, please provide a detailed description on Firm letterhead, signed and dated, of services provided.

PRIOR INSURANCE COVERAGE

1. Identify the Professional Liability Insurance Coverage carried by the Firm during the past five (5) years. **Note:** Please attach the Firm's current Declarations Page and all Endorsements of the policy.

Effective Date (mm/dd/yyyy)	Expiration Date (mm/dd/yyyy)	Insurance Carrier	Limits of Liability	Deductible	Annual Premium	# of Insured Lawyers

2.	Does the Firm's current Lawyers Professional Liability insurance policy have a retroactive date/prior acts date set forth either on the Declarations Page or in a prior acts exclusion endorsement?	□ YES	□ NO
	If Yes, what is the retroactive date?		
3.	Has the Firm, or any Predecessor Firm, purchased an Extended Reporting Period (Discovery) Period under any current or past Lawyers Professional Liability insurance policy?	□ YES	□ NO
	If Yes, provide details on Firm letterhead, signed and dated, including reason for purchasing an ERP, length of ERP purchased and date ERP commenced.		
4.	During the past five (5) years, has any insurance carrier canceled or refused to renew the Firm's Lawyers Professional Liability insurance for any reason other than carrier's withdrawal from the market?	□ YES	□ NO
5.	During the past five (5) years, has any insurance carrier decreased coverage at renewal?	□ YES	□ NO
	If Yes to either question 4 or 5 above, please provide a copy of the Non-Renewal Notice or Notice of Decrease in Coverage received by the Firm, including reason for such action.		

REQUESTED LIMITS OF LIABILITY AND DEDUCTIBLE(S)

NOTE: The Company pays the first \$5,000 of <u>**CLAIM EXPENSES**</u> that the Company incurs as a result of a Claim that an Insured reports to the Company in writing in accordance with the Conditions Section of the Policy.

Limits of Liability – Each Claim/Annual Aggregate				Deductible – Each Claim	
\$250,000 / \$500,000		\$2,000,000 / \$2,000,000		\$5,000 🗆	
\$250,000 / \$750,000		\$2,000,000 / \$4,000,000		\$10,000	
\$500,000 / \$500,000		\$3,000,000 / \$3,000,000		\$15,000 🗆	
\$500,000 / \$1,000,000		\$4,000,000 / \$4,000,000		\$20,000 🗆	
\$1,000,000 / \$1,000,000		\$5,000,000 / \$5,000,000		\$25,000	
\$1,000,000 / \$2,000,000		\$5,000,000 / \$10,000,000		Other \$ □	
\$1,000,000 / \$3,000,000		Other \$ / \$			

REPRESENTATIONS AND WARRANTIES

The Firm understands and agrees that the following representations and warranties are material and that the Company is relying on the truthfulness of these representations and warranties, which are made the basis of and a condition for the Company's acceptance of the risks covered by this insurance. The Firm further understands and agrees that if any of the following material representations and warranties are false, or if Firm fails to comply with any of the following representations and warranties at any time during the policy period, the Firm shall be deemed to have breached the insurance policy issued by the Company.

The Firm hereby represents and warrants that the following are true and correct as of the inception date of the policy:

- a. The information contained in this Application, all material and information submitted to the Company in connection with this Application, and all material that is created and submitted to the Company by the Firm in connection with this insurance is a just, full and true exposition of all the facts and circumstances with regard to the risk to be insured.
- b. No **Claim*** has been made against the Firm or any person(s) proposed for this insurance nor has any person proposed for this insurance received a request for deposition in the past five (5) years and no disciplinary action, investigation or proceeding have been filed against any Lawyer proposed for this insurance other than as disclosed in the Application and/or loss runs submitted to the Company.
- c. The Firm or any Lawyer in the Firm is not aware of any potential Claim* including but not limited to an act, error, omission, fact, circumstance, tolling agreement, request for deposition, a subpoena for any file, disciplinary action, investigation or proceeding, situation, legal work or any allegation of negligence that might result in any professional liability Claim* against the Firm, or any Predecessor Firm, or any past or present Lawyer in the Firm regardless whether such Claim* would be without merit other than as disclosed in the Application.

ACKNOWLEDGEMENTS

The undersigned declares that to the best of his or her knowledge, the statements set forth herein are true and accurate and that reasonable efforts have been made to obtain sufficient information from all persons proposed for this insurance to facilitate the proper and accurate completion of this Application. The signing of the Application does not bind the Company to complete the insurance, but it is agreed that this Application, all material and information submitted to the Company in connection with this Application, and all material that is created by the Firm and submitted to the Company in connection of the Firm and are material and shall be the basis of the contract should a policy be issued.

The undersigned further agrees that if any significant adverse change in the condition of the Firm is discovered between the date of completion of this Application and the date that coverage was bound with the Company, and such change renders this Application inaccurate or incomplete, notice of such change will be reported in writing to the Company immediately.

This Application shall be considered attached to and part of the Policy. Any material submitted with the Application shall be maintained on file with the Company and shall be deemed to be attached hereto as if physically attached.

SIGNATURE					
Signature of Owner, Officer, Partner, Shareholder, or Member					
Name:	Title:	Email Address:			
SIGNATURE ►		DATE 🕨			