

MISCELLANEOUS PROFESSIONAL LIABILITY

ERRORS & OMISSIONS APPLICATION

NOTICE: THIS IS AN **APPLICATION** FOR A CLAIMS-MADE AND REPORTED POLICY WHICH, SUBJECT TO ITS PROVISIONS, APPLIES ONLY TO ANY **CLAIM** FIRST MADE AGAINST THE **INSURED** DURING THE **POLICY PERIOD** FOR **WRONGFUL ACTS** COMMITTED OR ALLEGEDLY COMMITTED ON OR AFTER THE **RETROACTIVE DATE.** THE LIMIT OF LIABILITY AVAILABLE TO PAY **DAMAGES** SHALL BE REDUCED BY AMOUNTS INCURRED AS **CLAIM EXPENSES**, AND SUCH **CLAIM EXPENSES** SHALL BE SUBJECT TO THE APPLICABLE DEDUCTIBLE. DEPENDING ON THE INFORMATION PROVIDED BY THE APPLICANT, IT MAY BE NECESSARY FOR THE APPLICANT TO RESPOND TO ADDITIONAL WRITTEN QUESTIONS WHICH WOULD FORM PART OF THIS **APPLICATION**.

1.	Name of Applicant:					
2.	Address:					
3.	Web Site Address: www.	com	.net .org (c	heck one)		
4.	a. Status: (check one):					
	☐ Corporation ☐ Partnership ☐ Individual ☐ Other					
	b. Date firm was established:					
5.	Please describe in detail the services provided for which coverage is desired (include percent of total receipts):					
	<u>Service</u>		% of Total			
		_				
		_				
		_				
		_				
		_				
6.	Are there other services provided by the Applicant?		Yes	□No		
	If yes, please list services:					
7.	Please provide the total gross receipts for services listed in Question 5:					
	a. Current projected 12 months \$					

D	. Last 12 months	Φ	
	. One year prior rlease list the Applicant's five	\$e (5) largest jobs over the past three (3) years:	
<u>C</u>	Client Name	Services Provided	Revenue/One Year
_			
_			
		any subsidiaries or affiliates for which	Yes No
а	. If yes, please provide the	following for each by attachment:	
	i. Nameii. Description of operatiiii. Percentage of owned description of affiliation	ership by the Applicant or, if not applicable	·,
b		rolled, owned or associated with any other firm,	Yes No
С	. Are any activities listed in an affiliated enterprise?	n Question 5 of this application provided to such	Yes No
	If yes, please attach an ea	xplanation.	
0. P	lease provide the following:		
a b c	. Number of other profession	icers and partners of the firmonal employeesnal employees (clerks, secretaries, etc.)	
1. P	Please list (If necessary, plea	ase attach information on separate attachment):	
а	. professional association	s to which the Applicant belongs:	
b	. professional designation	ns held by any principals, owners or staff:	
c	. professional licenses hel	ld by any principals, owners or staff:	
2. D	oes the Applicant use a writ	ten contract with all clients?	Yes No
а	. If not, approximately wha	at percent of time are contracts not used?	%
b	. Please explain why contra	acts are <u>not</u> used:	

c. No		s reviewed by legal	counsel?			∐ Yes ∐
d. Fe			dures to ensure con			Yes No
e.			he procedure or prontain the following?		escription on a	separate sheet.
No	1. Hold Har	mless or indemnity	agreements?			☐ Yes ☐
No	2. In Applica	ant's favor?				☐ Yes ☐
No	Acceptance of consequential damages? No					☐ Yes ☐
13. A		t ever refused to pa	ay for services rend	ered by applicant	?	☐ Yes ☐
If	yes describe:					
E	3. What is the	customer's potentia	al for consequential failure	damages and res	sulting monetar your	y loss due to product company?
				<u> </u>	,	, ,
in: 15. Do	surance from somes the Applications, please att	subcontractors? ant have a procedu ach a copy.		n complaints?		Yes No
	<u>Insurer</u>	Limit Carrie	ed <u>Dedu</u>	ctible	<u>Premium</u>	Expiration Date
a.	If coverage	is currently in force	, what is the retroac	tive date?		
b.	b. Has any application for any other insurance on behalf of the Applicant or any of its predecessors in business been declined or cancelled, or renewal of such insurance been refused?					
	If yes, pleas	e explain.				
C.	Does the Ap			_		Yes No
	•	·				

16. a. Limit of Liability desired:

	_	\$250,000	\$2,000,000		
	_	\$500,000	\$5,000,000		
	-	\$1,000,000	Other \$	-	
	b.	Deductible desired:			
		\$2,500	\$25,000		
		\$5,000	Other \$	_	
		\$10,000			
17.	sub ass	s the Applicant or any of its prin ject of any disciplinary action ociation?	on by the authorities or	any professional	Yes No
	ii y	ез, рісазе ехріаін.			
18.	situ	es any person to be insured be ation or act, error or omission volicant under the proposed policy.	which may result in a Claim	n against him or the	☐ Yes ☐ No
	If y	es, please attach an explanation	on a separate sheet of pape	r.	
19.	pre	s any Claim or Claims been decessors in business, or any of ployees during the last five years	the past or present partners,	, owners, officers or	☐ Yes ☐ No
	If y	es, please attach an explanation	of each such claim on a sepa	arate sheet of paper.	
20.	INF TH	S AGREED THAT WITH RESP ORMATION EXISTS (WHETHE AT THE INSURER MAY HAVE, A OPOSED COVERAGE.	ER OR NOT DISCLOSED),	IN ADDITION TO ANY C	THER REMEDY
21.	Ple	ase attach the following materials	S:		

- - a. Current annual report;
 - b. Promotional materials or brochures;
 - c. Resumes of the principals, if less than five (5) years of operation;
 - d. A copy of a sample contract and/or engagement/proposal letter.

THE APPLICANT DECLARES THAT THE PARTICULARS AND STATEMENTS MADE IN THIS APPLICATION. TOGETHER WITH ALL ATTACHMENTS TO THIS APPLICATION INCLUDING ANY SUPPLEMENTAL APPLICATION AND ANY OTHER MATERIALS SUBMITTED TO THE INSURER ARE TRUE AND CORRECT. THE APPLICANT AGREES THAT IF ANY OF THE INFORMATION CONTAINED IN THIS APPLICATION, OR ANY OTHER MATERIALS SUBMITTED TO THE INSURER, IS RENDERED INACCURATE OR INCOMPLETE AS A RESULT OF ANY CIRCUMSTANCE WHICH TAKES PLACE AFTER THE DATE OF THIS APPLICATION, THE APPLICANT WILL IMMEDIATELY NOTIFY INSURER OF SUCH CIRCUMSTANCE IN WRITING AND SHALL PROVIDE THE INSURER WITH THE INFORMATION NOT CONTAINED IN THE APPLICATION. THE INSURER, AT ITS SOLE DISCRETION, MAY WITHDRAW OR MODIFY ANY **OUTSTANDING QUOTATIONS.**

SIGNING OF THIS APPLICATION DOES NOT BIND THE APPLICANT OR THE INSURER TO COMPLETE THE INSURANCE, BUT IT IS AGREED THAT THE APPLICATION, TOGETHER WITH ALL ITS ATTACHMENTS AND OTHER MATERIALS SUBMITTED TO THE INSURER, SHALL BE THE BASIS OF THE CONTRACT SHOULD A POLICY BE ISSUED. IT IS FURTHER AGREED THAT THE APPLICATION WILL BE ATTACHED TO AND BECOME A PART OF THE POLICY AND THAT ALL ATTACHMENTS AND MATERIALS SUBMITTED THEREWITH (WHICH SHALL BE ON FILE WITH THE INSURER AND DEEMED ATTACHED TO THE POLICY AS IF PHYSICALLY ATTACHED THERETO) ARE TRUE AND ARE THE BASIS OF THE PROPOSED POLICY AND ARE TO BE CONSIDERED AS INCORPORATED INTO AND CONSTITUTING A PART OF THE PROPOSED POLICY.

THE UNDERSIGNED AUTHORIZED OFFICER OF THE APPLICANT HEREBY ACKNOWLEDGES THAT BY AFFIXING HIS/HER SIGNATURE TO THIS STATEMENT THAT HE/SHE IS AWARE THAT THE LIMIT OF LIABILITY CONTAINED IN THIS POLICY SHALL BE REDUCED, AND MAY BE COMPLETELY EXHAUSTED, FOR **CLAIM EXPENSES** AND IN SUCH EVENT, THE INSURER SHALL NOT BE LIABLE FOR **CLAIM EXPENSES** OR FOR THE AMOUNT OF ANY JUDGMENT OR SETTLEMENT TO THE EXTENT THAT SUCH EXCEEDS THE LIMIT OF LIABILITY OF THIS POLICY.

PLEASE READ THE FOLLOWING CAREFULLY

WARNING

(NOT APPLICABLE IN COLORADO, HAWAII, NEBRASKA, OHIO, OKLAHOMA, OREGON AND UTAH See Below)

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OF ANOTHER 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 AND SUBJECTS THE PERSON TO CRIMINAL AND (NY: SUBSTANTIAL) CIVIL PENALTIES. IN MAINE AND VIRGINIA, INSURANCE BENEFITS MAY ALSO BE DENIED.

APPLICABLE IN COLORADO

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 POLICYHOLDER OR CLAIMANT FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICYHOLDER 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.

APPLICABLE IN HAWAII

FOR YOUR PROTECTION, HAWAII LAW REQUIRES YOU TO BE INFORMED THAT PRESENTING A FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT IS A CRIME PUNISHABLE BY FINES OR IMPRISONMENT OR BOTH.

APPLICABLE IN OHIO

ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE/SHE 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.

APPLICABLE IN OKLAHOMA

WARNING: ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY.

SIGNATURE OF APPLICANT:	
PLEASE PRINT THE INFORMATION BELOW	
APPLICANT'S NAME:	
TITLE:	