

THIS APPLICATION IS FOR "CLAIMS MADE AND REPORTED" INSURANCE.

NOTICE: THE LIMIT OF LIABILITY AVAILABE TO PAY JUDGEMENTS OR SETTLEMENTS SHALL BE REDUCED BY AMOUNTS INCUREED FOR DEFENSE. FURTHER NOTE THAT AMOUNTS INCURRED ARE FOR DEFENSE SHALL BE APPLIED AGAINST THE DEDUCTIBLE AMOUNT. READ THE ENTIRE APPLICATION CAREFULLY BEFORE SIGNING.

1.	A.)	Name of Company:(Wherever used, Company shall mean the Applicant.)						
	B.)	Address of principal City:	office of the Company:State:		Zip:			
	C.)	State of Incorporation:						
	D.)	Total number of Employed Lawyers:						
	E.)	Is any Employed Lawyer a member of the American Corporate Counsel Association (ACCA)? () No, () Yes						
	F.)	Please attach a separate page providing the following information for each Employed Lawyer to be insured: Lawyer name, title, ACCA membership number (if applicable), year of admission to bar, principal area(s) of practice, and whether the lawyer is a director or officer of the Company.						
CON	IPANY II	NFORMATION						
2.	A.)	Please attach a copy of the Company's latest annual report, SEC Form 10K, and most recent SEC Form 10Q, including audited financial statements with all notes and schedules, and any other relevant financial materials. If the Company has made a public offering of debt or equity within the past twenty-four (24) months, please attach prospectuses.						
	B.)	ption of the						
3.	A.)	The Company is:	() Publicly Held	() Pri	vately Held			
	B.)	The Company is:	() For-profit	() No	n-profit			
	C.) eight	Is the Company conseen (18) months? () N	sidering a public offering of d o () Yes	ebt or equity v	vithin the next			
	If "Ye	s," Please provide deta	ils and attach available prosp	pectuses.				

4.	Does the Company have an indemnification policy or practice applicable to Employed Lawyers, regardless of whether those Employed Lawyers are directors or officers of the Company? () No				
	limitatio	" please provide details and attach indemnification provisions and relevant on of liability provisions in the certificate of incorporation or corporate bylaws, as any other indemnification policies or agreements.			
LEGAL	. DEPAF	RTMENT INFORMATION			
5.	A.) work do area:	Please check all areas which account for more than five percent (5%) of the total one by all Employed Lawyers and indicate the number of lawyers working in each			
Copyrig Collecti Corpora Corpora Environ ERISA/ Internat	ght/Pater on/Repo ate Final ate Tran amental (Employe tional La Relations	sactional () Real Estate () Compliance () Securities () ee Benefits () Taxation () w () Utility Regulation ()			
	B.)	Does any Employed Lawyer issue written legal opinions to or for the use of: The Board of Directors? () No () Yes Entities other than the Company in which the Company has an equity or other interest? () No () Yes Third Parties? () No () Yes Other? () No () Yes If "Yes," to any part of this question, please describe the types of opinions issued and the recipients thereof:			
	C.)	Does any Employed Lawyer prepare, review, comment on, or approve financial statements, proxy statements, prospectuses, registration statements, annual or quarterly reports, or other reports filed with federal or state agencies or released to shareholders or the public regarding the Company? If "Yes," please describe the role of Employed Lawyer(s) in such preparation, review, comment or approval.			
	D.)	Does any Employed Lawyer represent individual employees of the Company in judicial, administrative, or other proceedings? () No () Yes			

	Does any Employed Lawyer provide personal legal services to any director, officer, or employee of the Company in such director's, officer's, or employee's individual capacity? () No () Yes			
E.)				
	If "Ye i)	s," Please indicate: The type of personal legal services provid	led:	
	ii)	The percentage of the Employed Lawyer's of personal legal services:		
depar		le a brief description of the structure and mar ncluding the legal department's placement w		
regar	d to the	npany and/or the legal department have writt following: ewly hired Employed Lawyers?		
regar Traini Conti	d to the ing of ne nuing le	following: ewly hired Employed Lawyers? gal education for Employed Lawyers?	() No () Yes () No () Yes	
Traini Conti Circu within Litiga	ng of ne nuing le lation an the legation doc	following: ewly hired Employed Lawyers? gal education for Employed Lawyers? ad updating of commonly used form documer al department? ket control within the legal department?	() No () Yes () No () Yes nts () No () Yes () No () Yes	
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Traini Conti Circu within Litiga Prepa entitie Emplo emplo regula	ing of ne nuing legation and the legation docuration a es other oyee hiritory attions?	following: ewly hired Employed Lawyers? gal education for Employed Lawyers? ad updating of commonly used form documer al department? ket control within the legal department? and approval of legal opinions to or for the use than the Company? ing, termination, and promotion, and the inve	() No () Yes () No () Yes nts () No () Yes () No () Yes e of () No () Yes estigation and reporting of idiscrimination statutes or () No () Yes	

After inquiry, has any Employed Lawyer ever been the subject of a reprimand or disciplined by, or refused admission to, a bar association, court or administrative agency? 9. () No () Yes

If "Yes," please provide the name of the Employed Lawyer and a brief explanation.

the	After inquiry, have any claims or suits been made against any Employed Lawyer within the past five (5) years arising out of his or her provision of legal services, whether or not such claims or suits arose out of work performed for the Company? () No () Yes				
If "Y	If "Yes," please complete a Claim Summary Supplement for each claim or suit.				
clair		insurance policy. All		ot constitute notice of a e submitted in	
conf	After inquiry, is any Employed Lawyer aware of any circumstance, allegation, or contention as to any incident which may result in a claim or suit against any Employed Lawyer? () No () Yes				
	If "Yes," please complete a Claim Summary Supplement for each such circumstance, allegation, or contention.				
clair	NOTE: Information provided in response to Question 11 does not constitute notice of a claim or potential claim under any insurance policy. All such notices must be submitted in accordance with the policy.				
A.)	A.) Does the Company currently carry Employed Lawyers professional liability coverage? () No () Yes				
If "Y	es," please provide	the following informa	Limit: _ Deduct Policy F	:ible(s): Period: m:	
B.)	similar insuran	er providing Employed ce to the Company e t applicable in Missou	ver canceled or refus	nal liability coverage or sed to renew such	
	If "Yes," Please	e provide details.			
	Does the Company carry directors and officers liability or other professional liability insurance? () No () Yes				
and	If "Yes," please provide the following information with regard to all directors and officers and other professional liability insurance carried by the Company, and attach a copy of notices of claims submitted to such insurers within the past three (3) years:				
Тур	e of Coverage:		Type of Covera	ge:	
Car	rier		Carrier:		
Limi	ts:		Limits:		
Ded	uctible(s):		Deductible(s):		

Policy Period:	Policy Period:		
Premium:	Premium:		
Retroactive Date:	Retroactive Date:		
Number of Years of Continuously Insured:			
Number of Years Continuously Insured:			

NOTICE TO APPLICANT - PLEASE READ CAREFULLY

FOR THE PURPOSES OF THIS APPLICATION, THE UNDERSIGNED AUTHORIZED AGENT OF THE PERSONS AND ENTITY(IES) PROPOSED FOR THIS INSURANCE DECLARES THAT THE STATEMENTS HERIN ARE TRUE AND COMMPLETE TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF, AFTER REASONABLE INQUIRY. THE UNDERWRITER IS AUTHORIZED TO MAKE INQUIRY IN CONNECTION WITH THIS APPLICATION. SIGNING THE APPLICATION DOES NOT BIND THE UNDERWRITER TO COMPLETE, OR THE APPLICANT TO PURCHASE, THE INSURANCE.

FOR THE PURPOSES OF THIS APPLICATION, THE "UNDERWRITER" IS THE INSURANCE COMPANY WITH ISSUES A POLICY OF INSURANCE TO THE APPLICANT IN RELIANCE ON THIS APPLICATION. THE INFORMATION CONTAINED IN AND SUBMITTED WITH THIS APPLICATION IS ON FILE WITH THE UNDERWRITER AND ALONG WITH THE APPLICATION IS CONSIDERED PHYSICALLY ATTACHED TO THE POLICY AND WILL BECOME A PART IT. THE UNDERWRITER WILL HAVE RELIED UPON THE COMPLETE APPLICATION AND ATTACHMENTS IN ISSUING ANY POLICY.

IF THE INFORMATION IN THIS APPLICATION MATERIALLY CHANGES PRIOR TO THE EFFECTIVE DATE OF THE POLCY, THE APPLICANT WILL NOTIFY THE UNDERWRITER, WHO MAY MODIFY OR WITHDRAW ANY OUTSTANDING QUOTATION.

INFORMATION PROVIDED IN CONNECTION WITH THIS APPLICATION DOES NOT CONSTITUTE NOTICE OF A CLAIM OR NOTICE OF A POTENTIAL CLAIM. ALL SUCH NOTICES MUST BE SUBMITTED IN ACCORDANCE WITH THE POLICY.

THE UNDERSIGNED DECLARES THAT THE INDIVIDUALS AND ENTITY(IES) PROPOSED FOR THIS INSURANCE UNDERSTAND THAT (I) THE POLICY SHALL APPLY ONLY TO "CLAIMS" MADE (OR DEEMED MADE) AND REPORTED TO THE UNDERWRITER DURING THE "POLICY PERIOD"; (II) THE LIMIT OF LIABILITY CONTAINED IN THE POLICY SHALL BE REDUCED, AND MAY BE COMPLETELY EXHAUSTED, BY THE COST OF DEFENSE AND, IN SUCH EVENT, THE UNDERWRITER SHALL NOT BE LIABLE FOR THE COSTS OF DEFENSE OR FOR THE AMOUNT OF ANY JUDGMENT OR SETTLEMENT TO THE EXTENT THAT SUCH COST OR AMOUNT EXCEEDS THE LIMIT OF LIABILITY IN THIS POLICY; AND (III) THE DEFENSE COSTS THAT ARE INCURRED SHALL BE APPLIED AGAINST THE RETENTION AMOUNT.

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

NOTICE TO COLORADO APPLIANTS: 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 COMPNAY 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 INSURNCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THEDEPARTMENT OF REGULATORY AGENCIES.

NOTICE TO DISTRICT OF COLUMBIA, MAINE AND VIRGINIA APPLICANTS: IT IS A CRIME TO KNOWINGLY PROVIDE FLASE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, OR A DENIAL OF INSURANCE BENEFITS.

NOTICE TO FLORIDA APPLICANTS: ANY PERSON WHO, KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD, OR DECEIVE ANY EMPLOYER OR EMPLOYEE, INSURANCE COMPANY, OR SELF-INSURED PROGRAM, FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE.

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

NOTICE OT LOUISIANA AND NEW MEXICO APPLICANTS: 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 CIVIL FINES AND CIMINAL PENALTIES.

NOTICE TO MARYLAND APPLICANTS: 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 MAY BE GUILTY OF INSURANCE FRAUD.

NOTICE TO NEW JERSEY APPLICANTS: ANY PERSON WHO INCLUDES ANY FALSE OR MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.

NOTICE TO NEW YORK APPLICANTS: 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 FLASE 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.

NOTICE TO OKLAHOMA APPLICANTS: ANY PESON 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.

NOTICE TO OREGON AND TEXAS APPLICANTS: 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 FA;SE INFORMATION, OR CONCEALS FOR TE 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.

Notice: This Application is signed by the undersigned authorized agent of the Applicant on behalf of the Applicant and all Employed Lawyers.

APPLICANT AUTHORIZED AGENT (Please Print Name)

AUTHORIZED AGENT (Signature) TITLE/CAPACITY

DATE

PRODUCED BY (Insurance Agent)

INSURANCE AGENCY

INSURANCE AGENCY TAXPAYER ID OR SOCIAL

AGENT LICENSE NO

SECURITY NO

ADDRESS (No., Street, City, State, ZIP Code)

SUBMITTED BY (Insurance Agency) INSURANCE AGENCY TAXPAYER ID

AGENT LICENSE NO. OR SOCIAL SECURITY NO.

ADDRESS (No., Street, City, State, ZIP Code)

EMPLOYED LAWYERS PROFESSIONAL LIABILITY INSURANCE: CLAIM SUMMARY SUPPLEMENT

Name	of Applicant:
This d	ocument is part of the Employed Lawyers Professional Liability Insurance Application
claim, Quest	ctions: This form is to be completed if any Employed Lawyer has been involved in any suit, circumstance, allegation, or contention, as indicated by a "Yes" answer to either ion 10 or 11. Please complete one Claim Summary Supplement for each claim, suit, estance, allegation, or contention. Use separate sheets if necessary to provide complete enses.
1.	Full name of individual lawyer(s) involved in claim, suit, circumstance, allegation, or contention:
2.	Name of claimant(s):
3.	Additional defendants:
4.	Date of alleged error or misconduct:/
5.	To what insurance company was this claim, suit, circumstance, allegation, or contention reported?
6.	Date of report to insurance company:/
7.	Description of claim, suit, circumstance, allegation, or contention and current status. If claim, suit, circumstance, allegation, or contention has been resolved, provide total defense costs, settlement(s), or judgment(s) incurred (including amounts within any self-insured retention). (Please attach additional sheets if necessary.)
Emplo condit	erstand that the information submitted herein becomes part of the Applicant's Application for byed Lawyers Professional Liability Insurance and is subject to the representations and ions set forth therein. I also understand that there will be no coverage afforded under the sed insurance for any matter(s) listed in response to this supplement.
Autho	rized Agent Capacity
(Pleas	se print name)