

#### **APPLICATION FOR:**

## NEW YORK LAWYERS PROFESSIONAL LIABILITY INSURANCE

#### NOTICE:

Unless amended by endorsement, amounts incurred as Claim Expenses shall be in addition to the Limits of Liability and shall not be applicable to the Deductible.

If coverage is purchased with Claim Expenses within the Limits of Liability, Claim Expenses shall reduce and may exhaust the Limits of Liability. If coverage is purchased with Claim Expenses 100% within the Limit of Liability, Claim Expenses shall reduce 100% of the Limit of Liability. If coverage is purchased with Claim Expenses 50% within the Limit of Liability, Claim Expenses shall reduce the Limit of Liability by no more than 50%.

Please note that if coverage is purchased with Claim Expenses within the Limits of Liability, 100% or 50% of the Limits of Liability may be completely exhausted by Claim Expenses (whichever applies) and, in such case, the Insurer shall not be liable for Claim Expenses or for the amount of any judgment or settlement after the exhaustion of the Limits of Liability.

Please note that if coverage is purchased with Claim Expenses applicable to the Deductible, Claim Expenses will apply to 100% of the Deductible if the 100% offset option is purchased or will apply to no more than 50% of the Deductible if the 50% offset option is purchased.

**Please attach a sample of your letterhead to this application.** Inconsistencies between your letterhead and the application – such as attorneys named, address, and other offices – should be explained on a separate sheet of paper.

## YOUR FIRM

1.	Are you engaged in the private practice of law? Yes No (If you answered "No," please contact your agent before proceeding.)	
2.	The precise name of the firm to be insured, as reflected on your letterhead:	
3.	Your firm's principal Location and phone number:	
	Street Address:	
	City: County: State: Zip Code:	
	Phone: ( ) Fax: ( )	
	Email Address:	
4.	Your firm's mailing address (if different than above):	
	Street Address:	
	City: Zip Code:	
5.	When was your firm established?       // (Month/Day/Year)	
6.	<b>Does your firm practice from additional offices?</b> Yes No (If yes, turn to "Additional Locations," page 8.)	
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7.	Applicant is	a(n)	(check one)	):
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Individual Partners
Professional Corporation

Partnership
 Professional Association
 Corporation
 LLC or LLP

Other: \_\_\_\_\_

### 8. List all predecessors of the firm:

(Predecessor means any partnership, professional corporation, professional association, limited liability partnership or limited liability corporation engaged in legal services; and to whose financial assets and liabilities the firm is the majority successor in interest.)

Include the date the predecessor firms were established and the date of merger.

## None

Name of Predecessor Firm	Date Established	Date of Merger

## 9. Total number of lawyers who have left in the past year: \_\_\_\_\_

## **10.** Please list here your firm's attorneys.

Attorneys Name	A - Associate E - Employee O - Owner OC - Of Counsel P - Partner	Date Admitted to Bar (MM/DD/YYYY)	Date Hired / Joined Firm (MM/DD/YYYY)	any CLE o attended educatio	completed or have you continuing n seminars last 2 years?
	PT - Part Time			Yes	No

## **11.** For "Of Counsel" attorneys: Please complete the following for each "of counsel" attorney.

Attorneys Name	Does attorney work exclusively for the applicant firm?	How many hours per week worked for the applicant firm?	Does attorney have independent professional liability insurance coverage?
	🗌 Yes 🗌 No		🗌 Yes 🗌 No
	🗌 Yes 🗌 No		🗌 Yes 🗌 No
	🗌 Yes 🗌 No		🗌 Yes 🗌 No

# 12. Have any of your firm's attorneys been refused admission to practice, disbarred, suspended or formally reprimanded, or are any such proceedings in progress? Yes No (If yes, please provide dates, allegations, outcome and date of reinstatement on a separate sheet and attach it to this application.)

13. What is your total number of clerks, secretaries, paralegals, investigators, and other support staff? \_\_\_\_\_

14. Is your ratio of staff to attorneys greater that 2:1?	🗌 Yes	No If <b>Yes</b> , turn to "Support Staff," page 8.)
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Б.	If you do charo offices y	with other attornous doos ve	our firm keep separate files, e	mploy constate a	upport staff
5.	-	pendent practice to the public		mpioy separate s	upport stall,
	you are a sole practitioner back-up attorney is requir		y who handles your cases in y	our absence.	
B	ack-up Attorney:				
A	ddress, City & St:				
Te	elephone Number:				
ERNA	AL PROCEDURES (Please pr	rovide a written explanation f	for all " <b>NO</b> " responses.)		
<b>7.</b> a)	) Does your firm maintain a Please check all applicab	-	tigated and non-litigated item	s? 🗌 Yes [	No
	Single Calendar	Computer	Tickler Cards		
	Dual Calendar	Master Listing	Other (describe):		
b)	) Does the firm have proce	edures to back-up computer s	ystems or some other form of	emergency back-	up
	system in the event of dis	sruption of business due to er	mergency or natural disaster?	Yes	] No
c)	Are at least two individua	als involved in maintaining the	e Docket Control System?	Yes	] No
d)	) Please indicate how frequ	uently time deadlines are cro			
		dentry time deddines are ero	sschecked?		
	Daily Week		sschecked? Other (Describe):		
e)	Daily Weekl	y 🗌 Monthly 🗌			
e)	Daily Weekl	y 🗌 Monthly 🗌	Other (Describe):		
-	Daily Weekl	y Monthly solution	Other (Describe):	yer handling the r	natter? ] No
f)	Daily Weekle	y Donthly Source Monthly Source Monthly Source Monthly Source Sou	Other (Describe):	yer handling the r Yes engagements und Yes	natter? ] No dertaken by fi ] No
f) g)	Daily Weekk Does the ultimate respon Does your firm require the Does your firm notify cli existing relationship is ter	y Donthly Source Monthly Source Monthly Source Monthly Source Sou	Other (Describe): I of a matter rest with the law ncluding fee agreement on all	yer handling the r Yes engagements und Yes to represent ther	natter? ] No dertaken by fi ] No n, and when
f) g)	Daily Weekk Does the ultimate respon Does your firm require the Does your firm notify cli existing relationship is ter	y Monthly nsibility for the Docket Contro e use of engagement letters i ients or prospective clients i rminated?	Other (Describe): I of a matter rest with the law ncluding fee agreement on all	yer handling the r Yes engagements und Yes to represent ther	natter? ] No dertaken by fi ] No n, and when
f) g)	Daily Weekle Does the ultimate respon Does your firm require the Does your firm notify cli existing relationship is ter	y Monthly sisibility for the Docket Contro e use of engagement letters i ients or prospective clients i rminated?	Other (Describe): I of a matter rest with the law ncluding fee agreement on all in writing when you decline to of interest? Computer	yer handling the r	natter? ] No dertaken by fi ] No n, and when ] No
f) g) h)	<ul> <li>Daily Weekle</li> <li>Does the ultimate respon</li> <li>Does your firm require the</li> <li>Does your firm notify cliexisting relationship is ter</li> <li>Which of the following to</li> <li>Oral/Memory</li> <li>Conflict Committee</li> </ul>	y Monthly nsibility for the Docket Contro e use of engagement letters i ients or prospective clients i rminated? pols are used to avoid conflict Index File Written Procedure	Other (Describe): I of a matter rest with the law ncluding fee agreement on all in writing when you decline to of interest? Computer e Other (describe):	yer handling the r	natter? No dertaken by fi No n, and when No
f) g)	Daily Weekk Does the ultimate respon Does your firm require the Does your firm notify cli existing relationship is ter Which of the following to Oral/Memory Conflict Committee Does the conflict of interv	y Monthly sibility for the Docket Contro e use of engagement letters i ients or prospective clients i rminated? bols are used to avoid conflict Index File Written Procedure rest system allow the cross-ch	Other (Describe): I of a matter rest with the law ncluding fee agreement on all in writing when you decline to of interest? Computer	yer handling the r	natter? No dertaken by fi No n, and when No
f) g) h)	Daily Weekle	y Monthly sibility for the Docket Contro e use of engagement letters i ients or prospective clients i rminated? bols are used to avoid conflict Index File Written Procedure rest system allow the cross-ch	Other (Describe): I of a matter rest with the law ncluding fee agreement on all in writing when you decline to of interest? Computer e Other (describe): necking of conflicts between for	yer handling the r	natter? No dertaken by fi No n, and when No
f) g) h)	<ul> <li>Daily Weekle</li> <li>Does the ultimate respon</li> <li>Does your firm require the</li> <li>Does your firm notify cliexisting relationship is ter</li> <li>Which of the following to</li> <li>Oral/Memory</li> <li>Conflict Committee</li> <li>Does the conflict of interconflict of interconflict and all in</li> </ul>	y Monthly sibility for the Docket Contro e use of engagement letters i ients or prospective clients i rminated? bols are used to avoid conflict Index File Written Procedure rest system allow the cross-ch adividual attorneys before acc	Other (Describe): I of a matter rest with the law ncluding fee agreement on all in writing when you decline to of interest? Computer e Other (describe): necking of conflicts between for	yer handling the r	natter? No dertaken by fi No n, and when No potential clie No

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	How many of these suits have	e been resolved succ	cessfully?	
	What percentage of your firm	's billings are 90 da	ys overdue?	
I	<ul><li>k) Does your firm delegate or refer</li><li>"Delegated Work," page 8)</li></ul>	legal work, retainir	ng a portion of the fees?	Yes 🗌 No (If Yes, turn to
	T RELATIONS			
(	Major Client - Did any one client (inc during the past twelve (12) months? If yes, please provide complete details			more of your gross revenues Yes 🗌 No
. ;	a. Suits for Fees – How many suits for	fees have been filed	d against clients in the last two (2)	years?
I	<ul> <li>b. Provide the following information separate sheet if necessary:</li> </ul>	on each suit for un	paid legal fees filed within the las	t two (2) years. Please attach
	DATE FILED NAM	IE OF CLIENT	\$ AMOUNT SOUGHT	STATUS/RESULT
	c. What steps have been taken by the	ne firm to reduce or	avoid the necessity of future fee c	ollections suits?
	d. When evaluating whether a case evaluating whether the possibility		or collection, does the firm review alleging malpractice might be filed	
				Yes 🗌 No
	PRACTICE Some guidelines for completing this s	ection:		
10.	a. Express percentages of time	devoted to each spe	cialty during the previous year. t to the type of law you practice	e, not the business client you
	represent. c. Please be as accurate as poss underwriters.	ible as casual estim	ates may cause inappropriate eval	uation of your practice by our
	AREA OF PRACTICE		AREA OF PRACTICE	~ ~ ~
	Round to the nearest whole percent	%	Round to the nearest whole perce	ent %
	dministrative Law		urance Defense ernational Law	

Investment Money Manger

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Admiralty Marine

Adoptions	Juvenile
Arbitration/Mediation	Labor Unions
Banking**	Labor/Employee
Bankruptcy	Labor/Management
BI/PI Defense	Landlord Tennant/Leases
Bonds **	Lobbying
Business Transactions	Local Government
Civil Rights	Medical Malpractice Defense
Civil/General Litigation	Medical Malpractice Plaintiff *
Class Action Plaintiff *	Mergers & Acquisitions
Collection**	Municipal Law
Commercial Defense	Oil & Gas Mining
Commercial Law	Oil & Gas Title
Consumer Claims	Patent, Trademark, Copyright – Filing **
Construction Law	Patent, Trademark, Copyright Litigation **
Contracts	Patent, Trademark, Copyright Prosecution **
Corporate Formation	Plaintiff BI/PI (Non Product Liability) *
Corporate General	Product Liability Plaintiff *
Corporate Litigation	Real Estate Closings/General **
Criminal Law	Real Estate Commercial Title **
Divorce	Real Estate Development**
Employment Law	Real Estate Investment Trusts **
Entertainment	Real Estate Limited Partnership**
Environmental Law **	Real Estate Residential Title**
ERISA	Real Estate Syndication **
Estate Planning	Securities **
Estate/Trust/Probate*	Taxation Opinions
Family Law – (Non-Divorce)	Taxation Preparation
Fiduciary	Taxation Representation
Foreclosures	Traffic
Foreign Law	Wills
Guardianships	Workers Compensation Plaintiff *
High Profile Divorce	Workers Compensation Defense
Immigration/Naturalization	Other: Please Explain on firm Letterhead
	Total 100%
<ul> <li>Please Complete Plaintiff Supplem</li> <li>** Please Contact Agent for Supplem</li> </ul>	-
FEE VOLUME/BILLINGS:	
<b>\$0 - \$100,000</b>	\$100,001 - \$250,000 \$250,001 - \$400,000

If revenues are in excess of 2	,000,000 please	include	actual revenues	

19. Complete Financial Institution Supplement on Page 9 if questions 19 A, 19 B or 19 C are answered "Yes."

- a. Have any lawyers performed services on or on behalf of a financial institution other than those listed below? Yes No
  - Bankruptcy

Collection

- Loan workout
   Real Estate Closings
- Title Work/Conveyances
- Trust Work

 ↓ \$500,001 - \$1,000,000
 ↓ \$1,000,001 - 2,000,000

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\$400,001 - \$500,000

- Loan Documentation Real Estate Foreclosures
- b. Has any lawyer:

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	i. Had any financia	l control over or ea	quity interest in a finan	cial institution?	Yes No
	ii. Acted as directo	r, officer, general c	ounsel or committee m	ember for a financial	l institution? YesNo
	iii. Been involved w	ith the initial forma	ation of, or provided ar	y securities services	for a financial institution?
c. Are	any of your firm's fina	ancial institution cli	ients uninsured by a go	vernment agency suc	ch as the FDIC or NCUA?
	any loan commitmer		ing under regulatory di	L	YesNo Yes No
e. Had <b>20. Website</b> :	a client be declared i	isolvent of operat	ing under regulatory di	rection of agreement	Yes No
	ou or your firm have	an Internet websit	e? 🗌 Yes 🗌 No	(If Yes, please provid	e web address)
b. Doe	s an firm member pra	actice law:			
as a	Prosecuting Attorney	/? 🗌 Yes 🗌 N	o as a Municipa	I/State Counsel?	🗌 Yes 🗌 No
as a	Public Defender?	🗌 Yes 🗌 N	o as an Employ	ved Lawyer elsewher	re? Yes No
equity intere b) Does any s	your firm's attorney st in any CLIENT of yo ingle CLIENT represe ember of your firm p	"Outside s serve as a direct ur firm? nt 10% or more of y	your firm's gross billing	nployee of any client s?	on titled of your firm, or have an Yes No Yes No e agent or broker, or real Yes No
	In	Percent Of come Derived	Professional Liability Insurer	Limits	Of Liability
Accountant	/CPA				
Insurance A	gent				
Real Estate	Agent				
YOUR INSURANCE					
23. Coverage rec	uested to be effectiv	e on/	//	(Month/Day/Yea	ır)

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a. Plea	se select the limits and deductible	e you prefer:		
DEI	DUCTIBLE	LIMITS (Maximu	ım Each Claim/Maximum Eac	h Year)
	\$ 0 None       \$ 15,000         \$ 1,000       \$ 25,000         \$ 2,500       \$ 50,000*         \$ 5,000       \$ 75,000*         \$ 10,000       \$ 100,000*         Please submit firm's current nancial statement	\$ 250,000         \$ 500,000         \$ 500,000         \$ 500,000         \$ 1,000,000         \$ 1,000,000	/ \$ 500,000       \$ \$2,00         / \$ 500,000       \$ \$2,00         / \$ 500,000       \$ \$2,00         / \$ 1,000,000       \$ \$3,00         / \$1,000,000       \$ \$4,00         / \$2,000,000       \$ \$5,00	00,000 / \$2,000,000 00,000 / \$4,000,000 00,000 / \$5,000,000 00,000 / \$3,000,000 00,000 / \$4,000,000 00,000 / \$7,000,000 00,000 / \$5,000,000
b. Plea	ase select the optional coverages	you prefer:		
<ol> <li>26. Does your cu</li> <li>27. If Yes, What</li> </ol>	Claim Expenses Within the Limit Claim Expenses Within the Limit Claim Expenses Within the Dedu Claim Expenses Within the Dedu currently insured against malprac urrent policy have prior acts exclu- is your Prior Acts Exclusion Date?	of Liability – 100% Offse ctible – 50% Offset ctible – 100% Offset tice claims? sion?		_ (Month/Day/Year)
<ol><li>28. Please provi</li></ol>	de your current Insurance History	below:		
		I		
	Insurance Company	Limits P Claim/Aggregate	er Policy Period (MM/DD/YYYY)	Premium Paid
Current Year 1	Insurance Company		-	
Current Year 1 Previous Year 2	Insurance Company	Claim/Aggregate	-	Paid
	Insurance Company	Claim/Aggregate	-	Paid \$
Previous Year 2 Previous Year 3 <b>29.</b> During the p any reason of a. If ye for	Insurance Company Past five years, has any insurance other than carrier's withdrawal fo ou answer this question "Yes," pl cancellation or non-renewal, and r, are any attorneys in your firm a	Claim/Aggregate         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         carrier canceled or refur         r the market?         ease provide on the new         any comments you mark	(MM/DD/YYYY)	Paid \$ \$ \$ \$ hal liability insurance for Yes No
Previous Year 2 Previous Year 3 <b>29.</b> During the p any reason of a. If ye for <b>30.</b> After inquiry	past five years, has any insurance other than carrier's withdrawal fo ou answer this question "Yes," pl cancellation or non-renewal, and	Claim/Aggregate         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       \$ <t< td=""><td>(MM/DD/YYYY)</td><td>Paid \$ \$ \$ \$ hal liability insurance for Yes No</td></t<>	(MM/DD/YYYY)	Paid \$ \$ \$ \$ hal liability insurance for Yes No
Previous Year 2 Previous Year 3 <b>29.</b> During the p any reason of a. If ye for <b>30.</b> After inquiry a. Of a	past five years, has any insurance other than carrier's withdrawal fo ou answer this question "Yes," pl cancellation or non-renewal, and r, are any attorneys in your firm a	Claim/Aggregate         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         carrier canceled or refur         r the market?         ease provide on the ner         any comments you mar         ware:         ade against them in the	(MM/DD/YYYY) sed to renew your profession xt page the name of the carri y wish to add. past five years?	Paid       \$  <
Previous Year 2 Previous Year 3 <b>29.</b> During the p any reason of a. If ye for <b>30.</b> After inquiry a. Of a b. Of a	past five years, has any insurance other than carrier's withdrawal fo ou answer this question "Yes," pl cancellation or non-renewal, and r, are any attorneys in your firm a any professional liability claims m	Claim/Aggregate         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       /\$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$         \$       \$	(MM/DD/YYYY)  sed to renew your profession  ty page the name of the carri y wish to add.  past five years?  ected to lead to a claim or suit	Paid         \$

The following pages provide for additional in required, you've already been directed to the page and sign the application. If you have an	e appropriate section.	Provided you've done this, you n	
	THANK YOU	!	
ADDITIONAL INFORMATION:			
<b>ADDITIONAL LOCATIONS:</b> (From Question 6) If your firm practices from more than one of principal location indicated in Question 3?		or your firm's other offices rest v	with management at your
Please provide us with:			
ADDR	ESSES OF OTHER OFFICES		NUMBER OF ATTORNEYS
1.			
2.			
3.			
4.			
5.			
<b>SUPPORT STAFF:</b> (From Question 14) If your ratio of staff to attorneys is greater responsible for their work? Yes No	than 2:1 Is your su	upport staff supervised by an at	torney who is ultimately
Please give us details of their work:			
JOB TITLE	NUMBER OF STAFF BY JOB TITLE	DUTIES	FULL TIME / PART TIME
1.			
2.			
3.			
4.			
5.			
<b>DELEGATED WORK:</b> (From Question 17 k) If you delegated work and retain some portion	n of the fees, please provid	de us:	
TO WHOM YOU DELEGATE	CERTIFICATE OF INSURANCE ON RECORD	NATURE OF LEGAL SERVICE	S PROVIDED %
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		*
1.		
2.		
3.		
4		
5		
* Percentage of your firm's annual gross billing delegation represents.		
FINANCIAL INSTITUTION AND LOCATION: (From Question 19)		
Complete only if you have answered "Yes" to Questions 19 A, 19 B, or 19 C. Please phote each Financial Institution.	ocopy and provid	e separate pages for
Name: City/State:		
Is the institution insured by any government agency such as FDIC or NCUA?	Yes	🗌 No
Is any lawyer involved with the approval of loans?	Yes	🗌 No
Check if applicable: Equity interest in financial institution. Complete Directors & Officers Out	side Interest Supp	lement.
Initial formation or securities services were provided for this financial institution. Comple	ete Securities Sup	plement
Check any of the following positions held: No Position Held Director	Officer 🗌 A	udit Committee
🗌 Loan Committee 🔲 Executive Committee 🗌 General Counsel-List Services Below 🗌	Other-List Service	s Below:
If the financial Institution has been taken over by a regulatory agency, check if services were	provided:	
Prior to takeover After Takeover Both Not Applicable Describe services pro	ovided each time	period:
List services provided other than in Section A of Question 19:		
OUTSIDE INTERESTS: (From Question 21)		
<b>Complete only if you have answered "Yes" to Questions</b> 21 A or 21B, please provide us wir client.	th this informatio	n for each applicable
Client: Date of affiliation with client:	_//	
Nature of Business: Name of attorney assigned:		
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Annual percentage of firm's gross billings:% Percent of equity interest:% Dollar Value \$	
Attorney's management role or committee assignments:	
Does client carry D & O insurance? Yes No Name of D & O carrier:	
At what limits? \$	
SUPPLEMENTAL CLAIM INFORMATION: (From Question 30) If within the last five years you have been involved in any malpractice claim or suit, or are aware of an incident which may give rise to a claim, please complete the form below for each claim or incident. If space is insufficient to answer any questions fully, attack separate sheet.	
<ol> <li>Full name of individual(s) and/or firm involved in the claim:</li></ol>	
2. Full name of claimant:	
<ul> <li>4. Date and location of alleged error:</li> <li>5. Date of claim:</li> </ul>	
6. Additional defendants:	
<ol> <li>Additional defendants:</li> <li>IF CLOSED: *Total Paid: \$ Indicate whether: Court Judgment Out of Court Settlement</li> </ol>	
*Including Defense Expenses incurred. 8. IF PENDING: Claimants settlement demand: \$ Insurer's loss reserve: \$	
Your assessment of damages or offer for settlement: \$ Is claim in suit?       Yes       No         9. Name of Insurer responding to this claim or incident:       Policy No.:	
Limits of Liability: \$ Deductible: \$ Type of Form: Occurrence or Claims Made 10. Description of claim: (Provide enough information to allow evaluation and use additional sheet if more space is required.) a. Alleged act, error or omission upon which Claimant bases claim:	
b. Describe what activities gave rise to the claim or incident:	
c. Describe the type of injury or damage allegedly sustained:	
d. Does this incident or claim follow or result from an action to collect fees?	
REPRESENTATIONS:	
We affirm that the information contained here and in any addendum is true to the best of my/our knowledge and that it shall be the basis of the policy of insurance and deemed incorporated therein, should the Company evidence its acceptance of this application by issuance of a policy. I/We hereby authorize the release of claim information form any prior insurer to the Company or its representatives. I/We specifically asked all lawyers in our firm if they have knowledge of any claim, potential claim, disciplinary matter or circumstance that may rise to a claim against us that is not listed in our response to Questions 12 & Question 30 A & B. All lawyers have responded "No" <b>Please Initial Here ().</b> On behalf of our firm, I agree that this application, Including all attachments and exhibits, is complete and correct to the best of my knowledge and belief. I understand that this application forms the basis of the contract of insurance, if the Company offers coverage and we accept the Company's offer. I also understand that completion of this application does not bind the Company, Agent or Broker to provide insurance.	
NOTICE TO APPLICANTS: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FI AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR T	

PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS THE PERSON TO CRIMINAL PENALTIES.

**NOTICE TO ARKANSAS, NEW MEXICO AND WEST VIRGINIA APPLICANTS:** ANY PERSON WHO KNOWLINGLY 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.

NOTICE TO COLORADO APPLICANTS: 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 AUHTORITIES.

**NOTICE TO DISTRICT OF COLUMBIA APPLICANTS:** WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON, PENALTIES INCLUDE IMPRISONMENT AND/OR FINES. IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT.

**NOTICE TO FLORIDA APPLICANTS:** 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.

**NOTICE TO KENTUCKY APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON, FILES A 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, SUBJECT TO CRIMINAL PROSECUTION AND CIVIL PENALTIES.

**NOTICE TO LOUISIANA APPLICANTS:** ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWLINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

**NOTICE TO MAINE APPLICANTS:** IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, 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 NEW JERSEY APPLICANTS:** ANY PERSON WHO INCLUDES ANY FALSE AND MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.

**NOTICE TO OHIO 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 IS GUILTY OF INSURANCE FRAUD.

**NOTICE TO OKLAHOMA APPLICANTS - 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 (365:15-10, 36 §3613.1).

**NOTICE TO PENNSYLVANIA APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON, FILES A 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, SUBJECT TO CRIMINAL PROSECUTION AND CIVIL PENALTIES.

**NOTICE TO TENNESSEE, VIRGINIA AND WASHINGTON APPLICANTS:** 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.

**NOTICE TO VERMONT APPLICANTS:** ANY PERSON WHO KNOWLINGLY 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 ACT, WHICH MAY BE A CRIME AND MAY SUBJECT SUCH PERSON 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 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 (\$5,000) AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

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Sigr	ature of Owner, Officer, Partner, Shareholder, or Member	Date	
Prin	t or Type Name	Title	_
Unla 1. a. b. 2. a. b.	be issued by any of the State National Insurance Companies. Failure to report to your current insurance company any: Claim made against you during your current policy term; disciplinary ma	se to a claim. See Below_ nstance that may rise out of the matters reported on page 2, 6, or 9; or licy inception will not be afforded coverage under any policy which may subse	
	PLAINTIF	F SUPPLEMENT	
	Please answer all questions i	n relation to your plaintiff practice only	
1. If <b>Y</b>	<ul> <li>Have you advertised during the past 12 months through</li> <li>A. Television</li> <li>B. Radio</li> <li>C. Newspaper</li> <li>D. Yellow Pages</li> <li>ies, please attach copies of this advertising or provide an e</li> </ul>		
2.	Total number of personal injury cases during the past 12	months:	
3.	Average number of personal injury cases each attorney h	andles per year:	
4.	Percentage of cases (must equal 100%): settle before tri	al? Cases tried to conclusion?	
5.	Percentage of cases referred to you by other law firms?	%	
6.	Do you use written referral agreements in all cases which	are referred to you? Yes No	
7.	Do you use written referral agreements in all cases which	are referred out? Yes No	
8.	Do you obtain certificates of insurance in all cases which	are referred out? Yes No	
9.		an \$25,000	),000
10.	What percentage of your plaintiff cases are:         % Class Action/Mass Tort *       % Produce         % Automobile Accident       % Slip a         % Other:       %	nd Fall% Medical Malpractice	
11.	With respect to your answer in question 10, please state         \$ Class Action/Mass Tort *		
LPL		Page 12 c	of 13

	\$ \$	Automobile Other:		\$	Slip and Fall	\$	Medical Malpractice	
12.	Percent	age of recovery	your firm takes	as fees:	%			
13.	Describ	e the firm's pro	cedure for tracki	ng the Statue of	Limitation on each	personal injury ca	ase:	
14.	Name a	nd position of p	erson(s) designa	ted to track the	Statute of Limitation	n on each person	al injury case:	
* P	the past	three years, to	include: the nu	umber of such ca		nts in each case,	aandled or had involvemen overall case value, status,	
Sign	ature of	Owner, Officer	, Partner, Shareh	older, or Membe	2r		Date	
Prin	t or Type	e Name			Title			

			1	IRONSHORE your safe harbour
	R	EAL ESTATE SUPPLE	MENT	
REAL EST	ATE PRACTICE BREAKDO	OWN		
1. V	hat percentage of real estate	practice receipts for the current year and pred	ceding year have cor Current Year	ne from the following areas: Previous Year
а	and drafting of purch	Residential Commercial If of buyers or sellers, including negotiation ase agreements, option agreements, deeds cuments, representation at closing and related	%	% %
	What is the approxin	nate number of transactions handled in the last Residential Commercial	t 12 months?	-
	What was the largest	value Real Estate Transaction in the last 12 mo Residential	onths? \$	\$
		Commercial cial real estate client generate 10% or more of ] No If yes, please attach a narrative descri		> ist 12 months?
b		ent ndowners, developers and others in zoning, s and other development and land use process	% es.	%
C.		s nders or borrowers in financing, refinancing or Jing activities. Includes loan documentation.	%	%
d		ages, or trustee's sales under deeds of trust f remedies in the event of default	%	%
e	Representation of lar	ndlords or tenants in drafting or negotiating s litigation and eviction.	%	%
f.	representation of de	peratives and Town House velopers, associations, cooperative boards, es arising out of common ownership and operty ownership.	%	%
g	representation of pro agencies and courts i	eal Estate Tax Abatement operty owners before county/local n Proceedings to contest property ed value of real estate.	%	%

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	h.	Other (Please describe):
		Total must equal 100% 100% 100%
	NORK	
2.	Indicate	the total number of title opinions issued over the past 2 years:
	Commer	cial: Residential:
3.	Please in	dicate the total number of title searches completed over the past 2 years by:
	a. Attorr b. Attorr	neys in your firm: c. Non-attorneys but employees of your firm: neys not in your firm: d. Non-attorney subcontractors:
	lf numbe searches	ers are indicated in c. or d., do you obtain certificate(s) of insurance from all of your subcontracted sources of title ? Yes No
4.	How mai	ny Real Estate Title Insurance policies has the firm issued in the last 12 months?
5.		nake use of engagement letter when doing title opinions or title searches, specifying who your clients is and what you are performing for that client?
ENVIR	ONMENT	TAL REAL ESTATE
6.		e Applicant's legal services in connection with a property transfer or leasing transaction include documented res to review and address issues such as:
	a.	Whether the type of business in question creates or in the past may have created environmental issues and concerns?
	b.	Whether any real or personal property owned, or leased now or in the past, or property to be procured is or is likely to be contaminated by hazardous matters (e.g., asbestos, lead, pcbs, etc.)?
	C.	Whether any specific site locations owned or leased, operated now or in the past, or land or property to be acquired are located in, or contiguous to ecologically sensitive areas (such as wetlands, floodplains, aquifers, or conservations areas, etc.)?
	d.	Whether any corporate entity connected to the client including all past and present subsidiaries, divisions and spin- offs has ever been fined, penalized, cited, or sued for violating any federal, state, or local environmental law or regulations?
7.	Do you r	equire:
	a.	Research and analysis of potential real environmental risks before determination of price and other central terms and conditions?
	b.	A thorough review with the client of the economic impacts of known environmental implications and potential advantages of further verification or qualifications of environmental risks, in property transfer or leasing transactions with potential material environmental exposure?

## If "NO" to any of the above, are all clients advised in writing to see independent professional evaluations of potential environmental exposures?

#### **Important Reminder**

The coverage for which you are applying is written on a CLAIMS-MADE basis. Only claims first made against you and reported to the Company during the policy period are covered, subject to the policy provisions. The limits of liability stated in the policy are reduced by defense expenses. Defense expenses may also be applied to the deductible, if any. If you have any questions about the coverage, please discuss them with your agent.

#### Representation and Acknowledgement of Firm's Continuing Duty to Inform

The undersigned is authorized by the firm to sign this application and represents and acknowledges that all information provided by the firm including the application, submits, its supplements, attachments, and answers to any questions our underwriter asks:

- will be relied upon the Company in determining whether to insure the firm and at what rate to insure it;
- are true, correct, accurate, and complete;
- and will be considered a part of any ensuing insurance contract.

Furthermore, the undersigned understands and agrees that the firm has a continuing duty through policy inception and throughout the life of any ensuing insurance contract to update this application, its supplements, attachments, and answers to any questions our underwriter asks.

## THE APPLICANT REPRESENTS THAT THE ABOVE STATEMENTS AND FACTS ARE TRUE AND THAT NO MATERIAL FACTS HAVE BEEN SUPPRESSED OR MISSTATED.

COMPLETION OF THIS FORM DOES NOT BIND COVERAGE. APPLICANT'S ACCEPTANCE OF THE COMPANY'S QUOTATION IS REQUIRED PRIOR TO BINDING COVERAGE AND POLICY ISSUANCE.

ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE COMPANY IN CONJUNCTION WITH THIS APPLICATION ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF.

#### Fraud Prevention – General Warning

**NOTICE TO APPLICANTS:** Any person who knowingly includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

**NOTICE TO ARKANSAS APPLICANTS:** Any person who knowingly presents a false or fraudulent claim for payment for 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.

**NOTICE TO CALIFORNIA APPLICANTS:** Pursuant to California Insurance Law, Sec. 1623, this application for insurance is being submitted by an insurance broker who is acting on behalf of an insured.

**NOTICE TO COLORADO APPLICANTS:** 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.

**NOTICE TO D.C. APPLICANTS: WARNING:** It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

**NOTICE TO FLORIDA APPLICANTS:** Any person who knowingly and with intent to injure, defraud, or deceive any insurance company files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

**NOTICE TO HAWAII APPLICANTS:** 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.

**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 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.

**NOTICE TO LOUISIANA 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 fines and confinement in prison.

**NOTICE TO MAINE APPLICANTS:** It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for purposes of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits.

**NOTICE TO MARYLAND APPLICANTS:** 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 may be guilty of insurance fraud.

**NOTICE TO MINNESOTA APPLICANTS:** A person who submits an application or files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

**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 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 criminal penalties.

**NOTICE TO OHIO APPLICANTS:** 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.

**NOTICE TO OKLAHOMA APPLICANTS: 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.

**NOTICE TO OREGON APPLICANTS:** Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.

**NOTICE TO PENNSYLVANIA 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 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.

**NOTICE TO TENNESSEE APPLICANTS:** 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.

**NOTICE TO TEXAS APPLICANTS:** Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.

**NOTICE TO VIRGINIA APPLICANTS:** 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.

**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 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 be also subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Applicant:

Title:

Applicant's Signature:

Date:



## **IRONSHORE INDEMNITY, INC.**

(A Stock Company) PO Box 3407 New York, NY 10008 (877) IRON-411

## FINANCIAL INSTITUTION SUPPLEMENT

1. Name(s) of Legal Entity(ies) to be insured (as referenced on your letterhead)

2. With regard to any financial institution client(s) within the past six (6) years, has any member or former member of the Firm:		
a. Performed services other than bankruptcy, collection, loan documentation/workout, real estate		
closings/foreclosures, title work/conveyances or trust work?	Yes	No
b. Served as general counsel, CEO, chairman, president, officer, director or member of any internal		
committee?	Yes	No
c. Had any equity interest or loan commitments?	Yes	No
d. Had a client been declared insolvent or operated under regulatory direction or agreement?	Yes	No
If yes to any part of Question 2 above, please answer Questions 3 through 5.		
If no to all parts of Question 2 above, no further information is required other than signature.		
3. a. Name of Financial Institution:		
b. Location (City, State):		
c. Nature and capacity of services Applicant Firm provided (please be as specific as possible):		
d. Name of firm member(s) or former member(s) who provides or provided above professional services:		
e. Dates of services, from to		
e. Dates of services, from to		
f. Still a client?	Yes	No
g. Date of insolvency, take-over or merger, if applicable:		
4. With regard to the above institution, has any member or former member of the Firm:		
a. Been a member of any internal committee(s) such as but not limited to the executive, loan policy, audit or		
investment advisory committee(s)?	Yes	No
If yes, please identify the type of committee(s) and dates of participation:		
b. Acted as director or officer?	Yes	No

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	ed as general counsel? s loan commitments?	Yes Yes	No No
lf yes,	please describe type and amount:		
	<b>FLORIDA:</b> Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a state claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the degree.		
	<b>KENTUCKY:</b> Any person who knowingly and with intent to defraud any insurance company or other person application for insurance containing any materially false information or conceals, for the purpose of mislea		
	information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.		
	d stock or other financial interest?	Yes	No
lf yes,		Yes	No
lf yes, intere	d stock or other financial interest?		No
<i>If yes,</i> <i>intere</i> Signature	d stock or other financial interest?		No
<i>If yes, intere</i> Signature f. Par	d stock or other financial interest?	e	 No
If yes, intere Signature f. Par g. Par 5. Has	d stock or other financial interest?	e Yes	

For all other applicable state fraud warnings, please see the main application.

NOTICE

Must be signed and dated by an Owner, Partner or Principal as duly authorized on behalf of the Applicant.



## **ESTATE/TRUST WORK SUPPLEMENT**

Complete this supplement only if a percentage of practice was listed in Estate/Trust on the Firm Profile section of the application.

1. List the Top Five largest Estates/Trusts to which the firm provided legal services in the previous 12 months:

Na	me	Attorney	Approximate Value
 a.	What services are pro	vided for the client(s)?	
b.	Does work performed	include business formation, managen	nent, or other business transactions? □Yes □No
Doe	es any one Estate/Trust	client account for 10% of an attorney's	s annual billings? □Yes □No
lf y	es, provide name and pe	ercent of revenue:	
Doe	es your estate practice i	nclude a file review by a second attorn	ey not involved in drafting on all new wills? □Yes □No
	es any attorney currentl nily related matters)?	y serve as Executor/Personal Represer	ntative of an estate or Trustee of a trust (not includin Yes No
lf y	es, provide a list by atto	rney with: Name of Estate/Trust, app	roximate value and description of services provided.
Att	corney:	_	
Na	me of Estate / Trust	Approximate Value	Description of Services

#### Fraud Warning

#### **General Notice**\*

**NOTICE TO APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER 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 THE PERSON TO CRIMINAL PENALTIES.

**NOTICE TO ARKANSAS, NEW MEXICO AND WEST VIRGINIA APPLICANTS:** ANY PERSON WHO KNOWLINGLY 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.

NOTICE TO COLORADO APPLICANTS: 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 AUHTORITIES.

**NOTICE TO DISTRICT OF COLUMBIA APPLICANTS:** WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON, PENALTIES INCLUDE IMPRISONMENT AND/OR FINES. IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT.

**NOTICE TO FLORIDA APPLICANTS:** 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.

**NOTICE TO KENTUCKY APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON, FILES A 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, SUBJECT TO CRIMINAL PROSECUTION AND CIVIL PENALTIES.

**NOTICE TO LOUISIANA APPLICANTS:** ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWLINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

**NOTICE TO MAINE APPLICANTS:** IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, 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 NEW JERSEY APPLICANTS:** ANY PERSON WHO INCLUDES ANY FALSE AND MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.

**NOTICE TO OHIO 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 IS GUILTY OF INSURANCE FRAUD.

**NOTICE TO OKLAHOMA APPLICANTS - 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 (365:15-10, 36 §3613.1). **NOTICE TO PENNSYLVANIA APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON, FILES A 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, SUBJECT TO CRIMINAL PROSECUTION AND CIVIL PENALTIES.

**NOTICE TO TENNESSEE, VIRGINIA AND WASHINGTON APPLICANTS:** 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.

**NOTICE TO VERMONT APPLICANTS:** ANY PERSON WHO KNOWLINGLY 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 ACT, WHICH MAY BE A CRIME AND MAY SUBJECT SUCH PERSON 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 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 (\$5,000) AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

THE APPLICANT REPRESENTS THAT THE ABOVE STATEMENTS AND FACTS ARE TRUE AND THAT NO MATERIAL FACTS HAVE BEEN SUPPRESSED OR MISSTATED.

COMPLETION OF THIS FORM DOES NOT BIND COVERAGE. APPLICANT'S ACCEPTANCE OF THE COMPANY'S QUOTATION IS REQUIRED PRIOR TO BINDING COVERAGE AND POLICY ISSUANCE.

ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE COMPANY CONJUCTION WITH THIS APPLICATION ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF.

Applicant:

Title:

Applicant's Signature:

Date:

Agent/Broker Name:



(A Stock Company) PO Box 3407 New York, NY 10008 (877) IRON-411

## **ENVIRONMENTAL LAW SUPPLEMENT**

Firm Name: \_\_\_\_\_

Policy Number: \_\_\_\_\_

1. List the top 5 Environmental law clients, services provided for the firm **<u>and</u>** the percentage of firm billing generated by each.

		Client	Services Provided	Percentage of Firm's Annual Billings	
	a.				
	b.				
	с.				
	d.				
	e.				
2.	law mat	ters?	s or act as co-counsel with other firms regarding Enviro		
3.	How ma	iny transactions handled during	the last 12 months for Environmental Clients?		
1.	What is	the average size/value of the tr	ansactions handled for Environmental Clients?		
5.	Does or	has the Firm or any member of	the Firm:		
	a. Have a business relationship with any of the Firm's environmental clients other than the rendering if legal services?				
		If, "Yes" please describe the ot	her services provided:		
	b.	Perform(ed) site visits?		Yes 🗌 No	
	c.	Perform(ed) environmental au	ıdits?	Yes 🗌 No	
	d.	Render(ed) an environmental	assessment of property?	Yes 🗌 No	
	e.	Utilize(d) independent contrac	ctors?	Yes 🗌 No	
	f.	Utilize(d) environmental consu	Iltants?	Yes 🗌 No	
	lf, "	'Yes" to any part of Question 5 c	ibove, please provide complete details.		

6.	Does the Firm or any related or controlled entit serve as an owner, officer or director of an enti visits?	ity that provides enviro	onmental analysis or site	
7.	Does the firm require that environmental audit contingent upon the representation of Environ	,	<u> </u>	
	* Please attach a copy of the	engagement letter us	ed for Environmental clients.	
x	Signature of Owner, Partner, or Principal	Title	Date	

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	your safe harbour
IRÓNS	HORE INDEMNITY, INC.

(A Stock Company) PO Box 3407 New York, NY 10008 (877) IRON-411

## **COPYRIGHT, PATENT AND TRADEMARK SUPPLEMENT**

Firm Name: \_\_\_\_\_

Policy Number: \_\_\_\_\_

Answers are required for questions 1 through 5 for all Applicants. Complete the remaining questions that apply to the firm's specific practice. If one or more of the sections is not applicable, check the "Not Applicable" box in that section.

1. Provide a breakdown of the firm's copyright, patent and trademark practice into the following categories:

	<ul><li>a. Intellectual Property</li><li>b. Patent Infringement</li></ul>		<u>%</u> %		
	c. Domestic Patent Pro	secution	%		
	d. Foreign Patent Prose	ecution	%		
	e. Trademark Registrat	ion/Licensing	%		
	f. Copyright Registration	on/Licensing	%		
	g. Patent Searches	. <u></u>	%		
2.	Does the firm have a compute	erized docketing system to aler	t the appropriate re	sponsible party specific to:	
	a. statutory bar dates .				🗌 Yes 🗌 No
		ner outsourced or not?			🗌 Yes 🔲 No
	c. response dates?				🗌 Yes 🗌 No
3.	Who reviews the docket entri	es for accuracy?	Check all that a	pply.	
	Billing Partner [ Paralegal Secretary [	Partner in Charge of W Secretary	ork	Associate Docketing Personnel	
4.	Does the firm outsource to othe	r entities for:			
		ance/Annuity fees?			Yes No
	If yes, to either a. or b. al	pove, does the firm:			
	-	source entity carries profession of insurance, such as a certification of insurance.		e coverage	Yes No
5.	How does the firm choose an ou	itsource entity?	Check all that a	pply.	
		Product Recommendations from Advertisements in Legal Publica			
Сор	pyright 🗌 N	lot Applicable			
6.	Does the firm's docket system ir	nclude dates for:			
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7.	<ul> <li>a. Copyright renewal filing?</li> <li>b. responses to an Office Action?</li> <li>c. infringement action filing?</li> </ul> What is the firm's standard time frame for applying for copyright registration on behalf of their client, once in by the client?	Yes No Yes No Yes No Yes No
8.	Is transfer of ownership of copyright from one client to another fully documented in writing?	Yes No
Pat	tent 🔲 Not Applicable	
9.	Does the firm request written disclosure of specific dates of all printed Publications, sales, offers for sale and/or public use of intellectual Property from a client, prior to filing of a patent applicable?	
10.	Does the firm request in writing, from all patent clients, the client's intent to pursue or not to pursue a foreign patent application?	Yes No
11.	Does the firm request in writing, from all patent clients, the client's disclosure of patent applications filed in foreign countries?	Yes No
12.	Does the firm advise foreign clients of requirements needed to satisfy the Establishment of the date of invention of U.S. Patents?	Yes 🗌 No
	Does the firm disclose in writing to all patent clients, all dates for Payment of maintenance fees, annual payments, or annuities to be paid by the client to keep an application or patent in force?	🗌 Yes 🗌 No
	Does the firm advise the client in writing to mark the patented product with the appropriate patent number?	Yes No
15.	Indicate the percentage of the types of Patent Opinions rendered by the firm:         a.       Patentability       %         b.       Infringement       %         c.       Validity       %	
16.	For the types of patent opinions rendered, does the firm disclosure the Scope and extent of the search conducted that is the basis for the opinion?	🗌 Yes 🗌 No
17.	Does the firm guarantee patent opinions rendered?	🗌 Yes 🗌 No
18.	Does the firm disclose in writing to the client and require the client's written agreement regarding patent applications and strategies taken or to be taken with respect to the GATT Implementation Legislation of June 8, 1995?	☐ Yes ☐ No
Tra	demark Not Applicable	
19.	Does the firm's docket system advise regarding date for:	
20.	<ul> <li>a. response to all PTO actions?</li> <li>b. declaration of use after registration?</li> <li>c. statement of incontestability after registration?</li> <li>d. renewal of trademark?</li> </ul> Does for firm:	☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No
	a. perform searches of the records of the PTO for trademarks?	Yes No
	<ul> <li>b. search common law sources, such as publications and business indices for existing trademarks?</li> </ul>	
LPL	c. statement of incontestability for registration?	Yes No Page 2 of 3

d. renewal of trademark?		🗌 Yes 🗌 No
21. Does the firm advise that the trademark search is no	5 5	Yes 🗌 No
22. Is transfer of ownership of trademark from one entity to	another fully documented in writing?	YesNo
23. Are all trademark assignments promptly and properly rec	orded with the PTO?	🗌 Yes 🗌 No
24. Does the firm advise the client in writing of the use of proper trademark notice?		
Χ		
Signature of Owner, Partner, or Principal	Title Date	



## **COLLECTION WORK SUPPLEMENT**

This supplement is to be completed if the Applicant indicated activity in the Collection area of practice from question number 7. of the Law Firm Application. If necessary, attach an additional sheet to fully answer all questions.

- **1.** During the past three (3) years:
  - a. How many lawyers have done collection work? \_\_\_\_\_
  - **b.** Approximately how many individual consumer debtors have been contacted by phone, letter or otherwise by anyone employed by or in any way affiliated with the Applicant firm?
- 2. During the past three (3) years have you allowed any collector, collection agency, or any other party to use your law firm name or any lawyer's names in collection-related matters?  $\Box$  Yes  $\Box$  No

If yes, please explain: \_\_\_\_\_

**3.** During the past three (3) years, have you provided any advice or opinions to any party relative to implementation of any debt collection procedure, collection letter or other collection activity would be in compliance with the Federal Fair Debt Collection Practices Act or similar state or federal regulation?

☐ Yes No

If yes, please explain: \_\_\_\_\_

- 4. What steps do you take to assure that all Collection letters the firm sends are in compliance with the Federal Fair Debt Collection Practices Act? Please explain: \_\_\_\_\_
- 5. What steps do you take to assure that all Lawyers in the firm remain current with the changes in the Federal Fair Debt Collection Practices Act? Please explain: \_\_\_\_\_\_
- 6. Within the past three (3) years, has any present or past lawyer had any ownership interest in any kind of collection agency?
  Yes No
- 7. Has the firm executed any indemnity agreements with clients (for which you are doing collections work) which would indemnify or hold the client harmless for any violation of the Federal Fair Debt Collection Practices Act provisions related to the collections work?
- 8. Within the past three (3) years, has the firm or any present or past lawyer been a party to any claims or suits under the Federal Fair Debt Practices Collections Act? □ Yes □ No

#### Fraud Warning

#### **General Notice**\*

**NOTICE TO APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER 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 THE PERSON TO CRIMINAL PENALTIES.

**NOTICE TO ARKANSAS, NEW MEXICO AND WEST VIRGINIA APPLICANTS:** ANY PERSON WHO KNOWLINGLY 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.

NOTICE TO COLORADO APPLICANTS: 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 AUHTORITIES.

**NOTICE TO DISTRICT OF COLUMBIA APPLICANTS:** WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON, PENALTIES INCLUDE IMPRISONMENT AND/OR FINES. IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT.

**NOTICE TO FLORIDA APPLICANTS:** 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.

**NOTICE TO KENTUCKY APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON, FILES A 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, SUBJECT TO CRIMINAL PROSECUTION AND CIVIL PENALTIES.

**NOTICE TO LOUISIANA APPLICANTS:** ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWLINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

**NOTICE TO MAINE APPLICANTS:** IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, 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 NEW JERSEY APPLICANTS:** ANY PERSON WHO INCLUDES ANY FALSE AND MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.

**NOTICE TO OHIO 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 IS GUILTY OF INSURANCE FRAUD.

**NOTICE TO OKLAHOMA APPLICANTS - 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 (365:15-10, 36 §3613.1).

**NOTICE TO PENNSYLVANIA APPLICANTS:** ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON, FILES A 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, SUBJECT TO CRIMINAL PROSECUTION AND CIVIL PENALTIES.

**NOTICE TO TENNESSEE, VIRGINIA AND WASHINGTON APPLICANTS:** 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. **NOTICE TO VERMONT APPLICANTS:** ANY PERSON WHO KNOWLINGLY 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 ACT, WHICH MAY BE A CRIME AND MAY SUBJECT SUCH PERSON 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 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 (\$5,000) AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

THE APPLICANT REPRESENTS THAT THE ABOVE STATEMENTS AND FACTS ARE TRUE AND THAT NO MATERIAL FACTS HAVE BEEN SUPPRESSED OR MISSTATED.

COMPLETION OF THIS FORM DOES NOT BIND COVERAGE. APPLICANT'S ACCEPTANCE OF THE COMPANY'S QUOTATION IS REQUIRED PRIOR TO BINDING COVERAGE AND POLICY ISSUANCE.

ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE COMPANY CONJUCTION WITH THIS APPLICATION ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF.

Applicant:	Title:
Applicant's Signature:	Date:

Agent/Broker Name:

## APPLICANT INFORMATION

## 1. Your full legal name\_

## **GENERAL INFORMATION**

2. Please complete the following chart for all of your entertainment clients:

Client Name	Field of Entertainment	Type(s) of Services Provided	Dates of Services Provided	Currently a Client
				Yes No

3.	Do you have a business relationship with any entertainment client, other than providing legal services?	🗌 Yes 🗌 No
4.	Do you have the authority to write checks for any entertainment client?	🗌 Yes 🗌 No
5.	Do you provide investment advice to any entertainment client?	🗌 Yes 🗌 No
6.	Do you make investments for any entertainment client?	🗌 Yes 🗌 No
7.	Do you or have you ever served as a trustee of an entertainment client's trust?	🗌 Yes 🗌 No
8.	Do you negotiate the financing or distribution of entertainment productions?	🗌 Yes 🗌 No
9.	Do you negotiate personal appearances or product endorsements for any entertainment client?	🗌 Yes 🗌 No
10.	Do you, or any entity that you control, serve as manager or talent agent?	🗌 Yes 🗌 No
11.	Do you ever accept percentages of business transactions as compensation for legal services?	🗌 Yes 🗌 No
12.	Do you ever accept compensation in kind (e.g. copyrights) in return for legal services?	🗌 Yes 🗌 No

## **RISK MANAGEMENT**

13. Do your procedures and conflict of interest system also apply to entertainment clients?	N	10
---	---	----

Signature (Partner, Member, Officer, Shareholder)

Date

Name (print)



## Class Action/Mass Tort Questionnaire

JLT Facilities, Inc.

Applicant/Firm Name:\_\_\_\_\_

Date Representation Began	Type of Case	Capacity of Firm: LC – Lead Counsel CLC – Co-Lead Counsel LCO – Local Counsel Only	Client: P-Plaintiff D – Defendant Type of business	Was the class certified? Y/N	Total # of class members	Number of class members represented	Total damages for all class members	Current status

Print Name: \_\_\_\_\_

Date: \_\_\_\_\_

## **IRONSHORE INDEMNITY, INC.**

(A Stock Company) PO Box 3407 New York, NY 10008

## SUPPLEMENTAL CLAIM INFORMATION

If within the last five years you have been involved in any malpractice claim or suit, or are aware of an incident which may give rise to a claim, please complete the form below for each claim or incident. If space is insufficient to answer any questions fully, attach separate sheet.

1. Full name of individual(s) and/or firm involved in the claim:

2. Full name of claimant:
3. Indicate whether: Incident Claim Suit
4. Date and location of alleged error:
5. Date of claim:
6. Additional defendants:
7. IF CLOSED: *Total Paid: \$ Indicate whether: Court Judgment Out of Court Settlement *Including Defense Expenses incurred.
8. IF PENDING: Claimants settlement demand: \$ Insurer's loss reserve: \$
Your assessment of damages or offer for settlement: \$ Is claim in suit? Yes No
9. Name of Insurer responding to this claim or incident:
10. Description of claim: (Provide enough information for evaluation. Use additional sheet if more space is required.)
a. Alleged act error or omission upon which Claimant bases claim:
b. Describe what activities gave rise to the claim or incident:
c. Describe the type of Injury or damage allegedly sustained:
d. Does this incident or claim follow or result from an action to collect fees? YesNo
<u>x</u> <u>x</u>
Signature of Owner, Officer, Partner, Shareholder, or Member Date

Print or Type Name

Title

	IRONSHORE your safe barbour
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**IRONSHORE INDEMNITY, INC.** 

(A Stock Company)

## **SECURITIES SUPPLEMENT**

Firr	n Namo	e: Policy Number:	
Sec	tion I	Risk Management	
Α.	Client	Identification and Evaluation	
	(1)	Does the applicant (partners, associates, stockholders or employees of the firm) have a procedure for new client identification intended to assure that there will be no conflict of interest with respect to the Securities matters to be undertaken by the applicant?	Yes 🗌 No
	(2)	Does the applicant have a procedure for evaluating a new client seeking Securities advice relevant to a proposed transaction or offering to determine such things as the client's: financial strength, management expertise, reputation, the nature of its business, and history of chancing Securities attorneys and accountants?	Yes 🗌 No
		If "Yes, " is the procedure in writing? Yes No If "Yes," is this evaluation conducted by a lawyer or committee of lawyers who are not anticipated to work directly for the client? Yes No	
	(3)	Does the applicant use an engagement letter with each new client that retains the applicant in connection with any Securities offering?	Yes 🗌 No
В.	Legal	Opinions	
	(1)	Does the applicant have a procedure requiring the preservation of the factual source and verification made by the applicant's lawyers to support legal opinions rendered by the applicant?	🗌 Yes 🗌 No
		If "Yes, " is the procedure in writing? Yes 🗌 No	
	(2)	Does the applicant have a procedure requiring at least one Securities lawyer who is not working on the transaction in question review and approve all written legal opinions to be furnished in the transaction?	🗌 Yes 🗌 No
C.	Disclo	sure Requirements and Exemptions	
	(1)	Does the applicant have a procedure requiring an experienced Securities lawyer to interview the client's directors, executive officers, and principals in connection with disclosure document preparation and review?	Yes 🗌 No
	(2)	Does the applicant have a procedure requiring the preservation of written records of the factual source and verification made by the applicant's lawyers in connection with disclosure document preparation?	Yes 🗌 No

If "Yes, " is the procedure in writing? Yes No (4) Does the applicant have a procedure precluding the use of pre-signed signature pages for	
(4) Does the applicant have a procedure precluding the use of pre-signed signature pages for registration statements (other than for immaterial amendments)?	No
registration statements (other than for immaterial amendments)?	
If "Yes, " is the procedure in writing? Yes No	No
(5) Does the applicant have a procedure precluding the use of the applicant's name in disclosure documents other than as having passed on specified legal matters?	No
If "Yes, " is the procedure in writing? Yes 🗌 No	
(6) Does the applicant have a policy that prohibits its lawyers and staff from participating in the Securities selling process (e.g., not participating in marketing meetings or calls involving prospective investors)?	No
If "Yes, " is the procedure in writing? Yes 🗌 No	
(7) Does the applicant have a policy prohibiting any arrangement where the client's obligation to pay for the services is contingent upon the closing of a Securities transaction?	No
If "Yes, " is the procedure in writing? Yes 🗌 No	
(8) Does the applicant have a policy prohibiting any arrangement where a Securities client pays for the applicant's services with client securities?	No
If "Yes, " is the procedure in writing? Yes 🗌 No	
(9) Did the applicant derive legal fees from its securities practice during the last twelve months?	No
If "Yes, " please indicate the amount: \$	

## Section II. - Recent Experience of the Applicant's Securities Lawyers

Please complete the schedule below for all lawyers of the applicant who practice Securities Law. In the third and fourth columns, indicate the number of hours the lawyer has billed on Securities Law matters during the past **<u>twenty-four</u>** months. **Round to the nearest fifty hours.** 

Lawyer	# of Years SEC Experience	Securities Practice Billable Hours Most Recent 12 Months	Securities Practice Billable Hours Prior 12 Months

Section III. - Certain Exempted Transactions

- A. Has the applicant provided legal services in connection with the offer and sale of Securities Intended to be a transaction exempted from registration under the 1933 Act by reason of one or more of the following provisions of Sections 3 or 4 of the 1933 Act or any Regulation relating thereto:
  - Section 3(a) (11) and/or Rule 147? ..... Yes No
     If "Yes," were any such offers and sales of Securities made to the public pursuant to any form of registration or qualification or similar filing under State Securities Laws?

		If "Yes," were disclosure documents used in connection with all Section 3(a) (11) offerings?	🗌 Yes 🗌 No
	(2)	Section 4 (2) (exclusive of Rule 506)?	Yes No
		If "Yes," were disclosure documents used in connection with all Section 4 (2) offerings with an aggregate price of \$100,000 or more? Yes No	
	(3)	Does the applicant have basis for reasonable belief that any of the offerings listed in the Section IV -Offerings Schedule would be deemed to be integrated offerings pursuant to Rule 502(a)?	🗌 Yes 🗌 No
В.	Tende	r Offers and Exchange Offers	
	(1)	Has the applicant provided legal services in connection with any tender offer or exchange offer?	🗌 Yes 🗌 No
	(2)	Has the applicant advised any client with respect to a tender offer made or proposed to be made involving any entity whose management opposed or opposes such offer?	Yes No
С.	Proxy	Contests	
	(1)	Has the applicant provided legal services in connection with any proxy contest involving a Public Company?	Yes No
	(2)	Was the applicant's client in connection with any such contest a person or entity opposing director nominees of the Public Company or its management?	Yes No

## Section IV. - Offerings Supplement

In reverse chronological order, list first the anticipated filings expected to be made within the next 90 days. Then list the most recent filings for the last 24 months, If less than 10 filings would be listed in the 24 month period Indicated, list all such filings for the past 48 months. Include in this list filings, which were withdrawn after having been filed, unsuccessful offerings, and filings made pursuant to an exemption from registration under the act. Provide the information regarding the issuance or sale of securities for which a filing was made by the applicant firm (or you) on behalf of a client with the Federal Securities and Exchange Commission (The "SEC"), or with any state agency which regulates the issuance or sale of securities.

Date Offering Commenced	Name of Issuer	Type of Offering*	Type of Business	Did Firm Render Tax Opinion? Yes/No	Date of Issuer Incorporation or Formation	As Counsel* * (Specify)	as a	w/Issuer?	Applicant Lawyers Invest? Yes/No

* Туре	e of O	offering (Ind	icate):				** As Counsel Fo	or:			
PR - Private Placement PUI - Public Initial Placement I - Issuer U - Underwriter							iter				
PUS - Public Secondary Placement B - Bond L - Lender								IC -	Insurance	e Co.	
SY -	Syndi	cation		M - N	Iunicipal Financ	ing	P - Purchaser		A -	Auditor	
O - Other (Specify)											
(a	a) Se	ction 3 (a) (2	2) as it relat	es to any Se	ecurity issued or	guaranteed b	y a bank?			Yes [	No
m	nore o	of the follow	ing provisio	ns of Sectio	n 3 (a) of the 19	33 Act:	to be exempt und		or		
(t					• •	•	.S. or any State o	•	al	г г	<b>-</b>
			-	-						∐Yes [	No
(c) Section 3 (a) (5) as it relates to any Security issued by a Savings and Loan institution?										Yes	
	Please complete the schedule below for securities addressed In 1(a) or 1(c) above:										
	Ple	ease comple	ete the sche	dule below	for securities a	aaressea in 1	(a) or 1(c) above:				
			ete the sche		Location		a) or 1(c) above: Nature of Legal Provided		5	Dates Servic	

2.			services in connection with the off	1 1	: 	
	If "V	os " woro disclosuro docum	ants used in connection with all n	rivate placement bonds with an		

If "Yes," were disclosure documents used in connection with all private placement bonds with an aggregate price of \$100,000 or more? .....

3. Since January 1, 1985, what is the approximate number of bond issues for which the applicant firm has provided legal services?

(a) #\_\_\_\_\_

(b) Indicate the type of bonds issued (by percent):

General obligation \_\_\_\_\_% Refunding \_\_\_\_\_%

 Revenue
 %

 Other (provide details)
 %

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Yes No

(c)	Indicate the capacity in w	hich the applicant ha	is acted in the above (item 3(a)) b	ond issues (by percent):		
	Bond Counsel	%	Special Counsel	%		
	Issuer Counsel	%	Other (provide details)	%		
	Underwriter Counsel	%				
(d)	On how many of the above	ve (Item 3(a)) indicate	ed bond issues did the applicant s	erve as co-counsel. #		
(e)	) On how many of the above (Item 3(a)) indicated bond issues has the applicant firm ever acted in more than one capacity in the same transaction? (please explain)					
(f)	How many of the above (	Item 3 (a)) indicated	bonds issued:			
	i) Are currently in defau	ult?				
	ii) Have experienced a c	lefault proceeding?				

4. Personnel/Experience:

(a) Please complete the schedule below for all lawyers who participate in the Bond practice of the applicant firm.

Lawyer Name	Bond Practice-Billable Hours Most Recent 12 Months	Billable Hours Prior 12 Months

(b) Please complete the schedule below for all lawyers responsible for reviewing the tax implications of each issue.

Lawyer Name	Tax Practice- Billable Hours Most Recent 12 Months	Billable Hours Prior 12 Months	Member of Applicant Firm? Yes/No	E&O Coverage? Yes/No

#### Section IV – Other Securities Legal Services

Please complete the schedule below for all other securities legal services provided to clients not set forth in Sections III, IV, and V above.

Date(s) of Client Service Legal Service Provided
---

-		
-		
-		

X

Signature of Owner, Partner, or Principal

Title

Date

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## **OUTSIDE INTERESTS SUPPLEMENT FORM**

Name of Applicant Firm: \_\_\_\_\_\_

1. Instructions: Complete the following for each client of the Firm

Client Name	Date Client Affiliation Began	Date Outside Interest Began	Name of Lawyer Holding Interest of Position	Nature of Client Enterprise	Nature of Services Provide	Position Held	Per of	Currer rcenta f Equi erest l by	age ity	Curr Perce of Bi	-	Position Covered by D&O Insurance	Limits of Liability	Pending or Threatened Director and Officer Claims Yes/No (6)
					(1)	(2)	(3)	(4)	(5)	Firm	Ind.	Yes/No		, , , ,

2.	2. Has any percentage of equity interest or annual percentage of billings shown above been higher since the date of client affiliation began?										
	If yes, please attached separate sheet showing history of changes for the past 36 months.										
3.	Has the Firm documented and disclosed in writing to all clients listed above the potential for conflict of interest as a result of the involvement described above?										
	a.	learly describe the nature of the conflict?									
	b.		plain under what conditions it is advisable for the client to seek independent legal advice?								
	C.	easonably set for the legal and practical consequences should it become necessary for the Firm to withdraw as legal counsel as a result of conflict?									
	d.										
NC	TES:	<ul><li>(1) Include legal as well as non-legal</li><li>(2) Include ALL committee involvement</li></ul>	(3) The Firm (4) Any Firm member	(5) Family member (6) To the best of the Firm member's knowledge							