

# LAWYERS PROFESSIONAL LIABILITY POLICY

FL- 015 LAW PI 6



NOTICE: THIS IS AN APPLICATION FOR INSURANCE WRITTEN ON A CLAIMS MADE BASIS. FURTHER NOTE THAT AMOUNTS INCURRED FOR DEFENSE COSTS WILL BE APPLIED AGAINST THE RETENTION AMOUNT. IF A POLICY IS ISSUED, THE APPLICATION WILL BECOME PART OF THE POLICY AS IF PHYSICALLY ATTACHED. THEREORE, IT IS NECESSARY THAT ALL QUESTIONS BE ANSWERED ACCURATELY AND COMPLETELY.

NOTICE: THE POLICY PROVIDES THAT THE LIMIT OF LIABILITY AVAILABLE TO PAY LOSS WILL BE REDUCED BY AMOUNTS INCURRED FOR DEFENSE COSTS SUBJECT TO ALL APPLICABLE STATE INSURANCE DEPARTMENT REGULATIONS.

### **INSTRUCTIONS**

- A. PLEASE ANSWER ALL QUESTIONS COMPLETELY. PLEASE TYPE OR PRINT CLEARLY.
- B. WHEN REQUESTED, PLEASE ANSWER ON A SEPARATE SHEET AND INDICATE THE QUESTION NUMBER. IF ANY QUESTIONS ARE CONSIDERED "NOT APPLICABLE," PLEASE EXPLAIN WHY.
- C. PLEASE COMPLETE THE SUPPLEMENTS ONLY WHEN REQUIRED.
- D. WHEN THE APPLICATION IS COMPLETED, PLEASE HAVE ALL PARTNERS/SHAREHOLDERS/OFFICERS REVIEW THE ANSWERS.
- E. THIS APPLICATION AND ALL SUPPLEMENTS MUST BE SIGNED AND DATED BY THE MANAGING PARTNER/EXECUTIVE OF THE FIRM.

### **EXHIBITS**

COPY OF FIRM'S LETTERHEAD AND AFFILIATES' LETTERHEADS

COPY OF FINANCIAL STATEMENTS If requested, the Company will issue a confidentiality statement to the Firm.

COPY OF ADVERTISEMENT(S), if the Firm advertises, AND FIRM RESUME

COPY OF HOME PAGE AND INTERNET ADDRESS, if the Firm has a web site

COPIES OF CERTAIN TABLE OF CONTENTS AND PROCEDURES

ADDENDA TO APPLICATION CONTAINING EXPLANATIONS TO CERTAIN QUESTIONS

# I. GENERAL INFORMATION

I A OFFICE

1. NAME OF FIRM:	
[ ] Individual [ ] Partnership [ ] P.A. [ ] P.C	C. [ ] L.L.C. [ ] L.L.P. [ ] Other
2. ADDRESS OF PRINCIPAL OFFICE:	
STREET:	CITY: STATE:
COUNTY: ZIP CODE:	E-MAIL ADDRESS:
TELEPHONE NUMBER: [ ]	FACSIMILE NUMBER: [ ]
3. DATE FIRM WAS ESTABLISHED:	
4. OTHER OFFICES:	
A) NUMBER OF BRANCH OFFICES:	
( B) IF A MEMBER OF A NETWORK OF AFFILIATES OR A CONSORT	IUM, NUMBER OF FIRMS IN THE NETWORK OF AFFILIATES OR THE CONSORTIUM:
(If there is a branch office or affiliate, please complete the Branch O	office and Affiliate Supplement.
I.B. LAWYERS AND STAFF	
1. TOTAL NUMBER OF LAWYERS IN THE PRINCIPAL OFFICE AND AS INDEPENDENT CONTRACTORS OR ON A PER DIEM BASIS):	BRANCH(ES), IF ANY, (EXCLUDING LAWYERS ENGAGED
THIS YEAR: LAST YEAR:	TWO YEARS AGO:
2. CURRENT NUMBER OF:	
	PARALEGALS:
PARTNERS/SHAREHOLDERS:	
PARTNERS/SHAREHOLDERS:	CLERICAL:
PARTNERS/SHAREHOLDERS:	PARALEGALS:  CLERICAL:  OTHER STAFF (PLEASE DESCRIBE)

4. TOTAL NUMBER OF LAWYERS ENGAGED AS INDEPENDENT CONTRACTORS OR ON A PER DIEM BASIS WHO BILLED MORE THAN 1,200 HOURS LAST YEAR:

		LAWILK	3 I KOI LSSIOI	VAL LIABILITY I OLICY
I.C. INSURANCE  1. REQUESTED POLICY INCEPTION DATE	:			
2. LIMITS OF LIABILITY REQUESTED:	\$	PER CLAIM / \$	ANNUAL	AGGREGATE
3. A) RETENTION REQUESTED:		PER CLAIM OR \$		
B) DEDUCTIBLE REQUESTED:		PER CLAIM OR \$		
If the Firm is applying for an increase or dec on a separate sheet of paper.	rease in the retention or deduct	tible carried on the Firm's current policy, plec	ıse fully explair	n the reason for such chang
4. LIST ALL PRIMARY AND EXCESS LAWYE	rs professional liability i	NSURANCE POLICIES CARRIED DURING T	HE PAST 5 YE	ARS
INCLUDING POLICIES CARRIED BY AN INSURER POLICY PERIO		ABILITY RETENTION/DEDUCTIBLE		ANNUAL PREMIUM
		——————————————————————————————————————		
5. HAS THE FIRM'S PROFESSIONAL LIABIL If "yes", please provide details on a separate NOTE: MISSOURI APPLICANTS NEED NOT	sheet of paper.		ST 5 YEARS?	[ ] YES [ ] NO
I.D. FIRM'S CULTURE				
PLEASE DESCRIBE THE FIRM'S CULTURE ANI	D ATTACH A COPY OF THE FIR	RM'S RESUME:		
II. AREA OF PRACTICE AND CLIENT PROFIL	E			
II.A. AREAS OF PRACTICE				
DESCRIBE THE AREAS OF THE LAW IN WHICH				NG THE PERCENTAGE FOR
THE FOLLOWING CATEGORIES AND THE A (A PARTNER/SHAREHOLDER MAY BE INCLUI		· · · · · · · · · · · · · · · · · · ·	OF PRACTICE	
# OF	PARTNERS/SHAREHOLDERS		# OF PAR	TNERS/SHAREHOLDERS
ADMIRALTY	%	IMMIGRATION/NATURALIZATION		%
ANTITRUST	%	INTELLECTUAL PROPERTY:		%
BANKRUPTCY	%	PATENT		%
COLLECTION/REPOSSESSION	%	TRADEMARK		%
COMMERCIAL TRANSACTIONS	%	COPYRIGHT		%
FINANCE	%	LABOR:		%
SECURED TRANSACTIONS	%	UNION-MANAGEMENT		%
OTHER (PLEASE DESCRIBE):		RELATIONS		%
		EMPLOYMENT LAW		%
	%			%
				 %
	%			%
	%			%
				% 
		DEFENSE		%
		PRO-BONO		
CRIMINAL	%			
	%			
	%			%
LINVINOINIVILINIAL	70	KESIDEN HAL		

LAND USE/ZONING TITLE EXAMINATIONS

**ERISA** 

ESTATE/TRUST/PROBATE

			LAWILKSTKOI	LOSIONAL LIABILITI I OLI	. / 3/
Family Law/domestic Relations	%	*SECURITIES% TAX		% %	
*FINANCIAL INSTITUTIONS/ BANKING	%	WORKERS' COMPENSATI	ON: NTIFF ——		
	70			,-	
GOVERNMENT/MUNICIPAL- OTHER THAN BOND WORK	<u> </u>	OTHER (PLEASE	ENDANT E DESCRIBE):	%	
				%	
			_	%	
00%		TOTAL:			
Please complete the appropriate supplement if the p	ercentage in this area of p	ractice is more than 5%.			
<ul> <li>B. CLIENT PROFILE</li> <li>ACCORDING TO THE SUMS BILLED AS FEES IN TUSING YOUR JUDGMENT, ORGANIZE THE CLIES IS MUTUALLY EXCLUSIVE.</li> </ul>					
INDIVIDUAL	%				
START-UP BUSINESS (LESS THAN 3 YEARS)	%				
PRIVATELY HELD COMPANY	%				
PUBLICLY HELD COMPANY	%				
FINANCIAL INSTITUTION	%				
GOVERNMENT ENTITY	%				
OTHER (PLEASE DESCRIBE)					
		%			
		%			
TOTAL:	100%				
. ACCORDING TO SUMS BILLED AS FEES IN THE A QUESTION II. A. TO DESCRIBE THE AREA(S) OF A A MATTER OF PUBLIC RECORD. IF CONFIDENTIA	PRACTICE. YOU MAY CLAI	M CONFIDENTIALITY AS TO TH	HE IDENTIFICATION	OF THE CLIENTS WHICH A	IN Are not
NAME OF CLIENT YEARS AS CLIENT	NATURE OF CL	LIENT'S BUSINESS	AREA(S) OF P	RACTICE	
I. FIRM STRUCTURE					
1. PLEASE LIST ALL PREDECESSOR FIRM(S) THAT I THE DATE OF THE MERGER OR ACQUISITION AI FIRM IS A FIRM, WHICH WAS ENGAGED IN THE SUCCESSOR IN INTEREST.	ND THE NUMBER OF ATTO	DRNEYS ACQUIRED BY THE ME	RGER OR ACQUISIT	TON. A PREDECESSOR	
[ ] N/A					
NAME OF PREDECESSOR FIRM	EDOM.	DATE OF EXISTENCE TO:		NUMBER OF LAWYERS	
	FROM: FROM:				
	FROM:				
	FROM: FROM:				
	FROM: FROM:				
	FKOWI:	io:			

	2. IS THE FIRM PLANNING ANY OF THE FOLLOWING CHANGES WITHIN THE NEXT 12 MC $^{\circ}$	ONTHS:					
	A) MERGING WITH OR ACQUIRING ANOTHER FIRM?		[	] YES	[	] NO	
	B) HIRING LATERALS?		[	] YES	[	] NO	
	C) DOWNSIZING OTHER THAN THROUGH RETIREMENT AND NORMAL ATTRITION?		[	] YES	[	] NO	
	D) NAME CHANGE?		[	] YES	[	] NO	
	E) FORMING AN L.L.P.?		]	] YES	[	] NO	
	F) REDRAFTING THE PARTNERSHIP AGREEMENT/OPERATING AGREEMENT OR CHANGING	THE PARTNER/	_		-	-	
	SHAREHOLDER COMPENSATION?		]	] YES	[	] NO	
	G) OTHERWISE CHANGING THE FIRM'S STRUCTURE?  If "YES" to question 2.G., please describe on a separate sheet of paper.		]	] YES	]	] NO	
3.	DOES THE FIRM SHARE OFFICE SPACE, EXPENSES, OR STAFF WITH ANY OTHER LAWYERS OF If "YES", please describe the arrangement, including signage and letterheads, on a separate state.		[	] YES	]	] NO	
IV.	MANAGEMENT STRUCTURE AND TRAINING OF PRINCIPAL OFFICE						
	IV. A. MANAGEMENT STRUCTURE AND LEADERSHIP						
	1. WHAT IS THE MANAGEMENT STRUCTURE OF THE PRINCIPAL OFFICE OF THE FIRM?						
	[ ] SOLE PRACTITIONER [ ] MANAGEMENT COMMITTEE	# IN C	OMMITTEE_				
	[ ] MANAGING PARTNER [ ] EXECUTIVE COMMITTEE						
	[ ] MANAGING EXECUTIVE [ ] OTHER (PLEASE DESCRIBE):						
	2. COMMITTEE MEETINGS:						
	A) IF THE FIRM IS MANAGED BY A COMMITTEE, DOES THIS COMMITTEE MEET ON A REGU	ILARLY SCHEDULI	ED BASIS?	[	] YES		NO
	B) OR DOES THE COMMITTEE MEET AS NEEDED?			l	] YES		NO
	3. DOES THE FIRM EMPLOY A FULL TIME NON-LAWYER FIRM ADMINISTRATOR?				] YES		NO
	4. DOES THE FIRM DESIGNATE OR EMPLOY AN OMBUDSPERSON, I.E., SOMEONE WITH N OR DEALING WITH ACTUAL OR POTENTIAL CLAIMS WHETHER MALPRACTICE OR EMPLO				VALUATINO ] YES		NO
I.V	. B. MANAGEMENT TRAINING AND REVIEW						
1.	A) DOES THE FIRM HAVE WRITTEN RISK MANAGEMENT PROCEDURES? [ ] If "YES", please attach the table of contents.	YES [	] NO				
	B) IF "YES", ARE THE PROCEDURES CIRCULATED OR DISCUSSED WITH THE LAWYERS AND S		AR INTERVA ] NO	LS?			
2.	HAS THE FIRM HAD A RISK MANAGEMENT SEMINAR OR AUDIT CONDUCTED WITHIN THE FROM OUTSIDE THE FIRM? $ \qquad \qquad [  ]$		A RISK MAN ] NO	NAGEMEN	T SPECIAL	.IST	
3.	LAWYERS' TRAINING:						
	A) DOES EACH PRACTICE GROUP (OR THE FIRM, IF THERE ARE NO DESIGNATED PRACTICE FOR ITS LAWYERS? $ \qquad \qquad [  ]$		r a trainin ] no	ng Progi	RAM		
	If "YES", please explain scope of training on separate sheet of paper.						
	B) WHO IS RESPONSIBLE FOR THE OVERALL SUPERVISION AND CONTROL OF THE LAWYER						
4.	DOES THE FIRM USE A FORMAL SYSTEM TO EVALUATE, AT LEAST ANNUALLY, THE PERFORM. (INCLUDING PARTNERS/SHAREHOLDERS) WITHIN THE FIRM?  [ ]		ACTICING I	LAWYERS			
5.	STAFF TRAINING:						
	A) DOES THE FIRM OFFER A TRAINING PROGRAM FOR THE STAFF? [ ]	YES [	] NO				
	B) WHO IS RESPONSIBLE FOR THE OVERALL SUPERVISION OF THE SUPPORT STAFF?						
6.	DOES THE FIRM USE A FORMAL SYSTEM TO EVALUATE, AT LEAST ANNUALLY, THE PERFORM		TAFF WITHI	n the fir	ïWŝ		
7.	DOES THE FIRM HAVE AWARENESS TRAINING FOR LAWYERS AND STAFF REGARDING CHEMES.		NCY OR OT	HER ADDI	CTIONS?		

# IV. C. REVIEW AND TRAINING OF LATERAL HIRES

1.	<ul> <li>PLEASE CHECK THE MEASURES TAKEN BY THE FIRM – BEFORE EXTENDING AN OFFER TO A LATERAL HIRE – TO PROTECT ITSELF FROM CLAIMS ARISING FROM ACTS, ERRORS, OR OMISSIONS COMMITTED BY THE LATERAL HIRE WHILE AT ANOTHER FIRM:         <ul> <li>] A) VERIFICATION OF BAR ADMISSION(S)</li> </ul> </li> </ul>					
	[ ] B) INVESTIGATION OF OUTSIDE INTERESTS, E.G., DIRECTOR AND OFFICER POSITIONS AND CONTROLLING INTERESTS IN ENTITIES OTHER THAN THE FIRM.					
	[ ] C) INVESTIGATION OF POSSIBLE AN ACTUAL CONFLICTS OF INTEREST, E.G., CLIENTS OF PRIOR FIRM(S) A	AND EQUITY	NTERESTS IN	I CLIENTS		
	[ ] D) REQUIRE THE PURCHASE OF AN EXTENDED REPORTING PERIOD ENDORSEMENT, IF AVAILABLE					
[ ] E) DISCLOSURE OF PAST CLAIMS AND POTENTIAL CLAIMS						
	[ ] F) WARRANTY LETTER REGARDING NO KNOWN CLAIMS OR POTENTIAL CLAIMS					
	[ ] G) OTHER (PLEASE DESCRIBE):					
2.	PLEASE CHECK THE MEASURES TAKEN BY THE FIRM TO PROTECT ITSELF FROM POSSIBLE CLAIMS MADE AGAINS AND THE FIRM AFTER THE LATERAL HIRE IS EMPLOYED BY OR JOINS THE FIRM:	T THE LATERAI	. HIRE			
	[ ] A) TRAINING IN OFFICE PROCEDURES, E.G., DOCKET AND CONFLICT OF INTEREST SYSTEMS, MAIL, AND	CONFIRMATIO	ON LETTERS			
	[ ] B) INTEGRATION INTO THE FIRM CULTURE					
	[ ] C) PERIODIC REVIEW OF CLIENTS, MATTERS, AND PERFORMANCE					
	[ ] D) OTHER (PLEASE DESCRIBE):					
IV.	MANAGEMENT STRUCTURE AND TRAINING OF PRINCIPAL OFFICE					
	V. A. NEW CLIENT AND NEW MATTER INTAKE					
	ARE NEW CLIENTS AND NEW MATTERS APPROVED BY A COMMITTEE OR AT LEAST ONE INDEPENDENT PARTI OR OFFICER OTHER THAN THE LAWYER WHO PROPOSES TO HANDLE THE CLIENT/MATTER?  [ ]	-	DLDER [ ] NO			
	2. DOES THE APPROVAL PROCESS FOR NEW CLIENTS INCLUDE INDEPENDENT INQUIRIES AS TO A CLIENT'S:					
	A) CREDITWORTHINESS AND REPUTATION FOR PAYMENT OF LEGAL OR OTHER BILLS?	YES	[ ] NO			
	B) REPUTATION FOR CHANGING LAW FIRMS? [ ]	YES	[ ] NO			
	C) REPUTATION FOR SUING LAWYERS? [ ]	YES	[ ] NO			
3.	DOES THE FIRM HAVE A WRITTEN POLICY WITH REGARD TO ACCEPTING OR NOT ACCEPTING A CLIENT, CASE, THE CLIENT HAS ALREADY BEEN REPRESENTED BY ONE OR MORE LAWYERS ON THE MATTER PRESENTED TO THE		TION FOR W [ ] YES	/HICH [ ] NO		
4.	IS THE LAWYER WHO IS GENERATING NEW BUSINESS REQUIRED TO ASSOCIATE WITH A PARTNER/SHAREHOLDI	ER OR OFFICE				
	EXPERTISE IN THE LEGAL MATTER?		[ ] YES	[ ] NO		
5.	WHAT ARE THE FIRM'S PROCEDURES IN SCREENING PRO-BONO COMMITMENTS?					
6.	DOES THE FIRM ACCEPT PRO-BONO CLIENTS IN AREAS OF PRACTICE IN WHICH THE FIRM DOES NOT SPECIAL If "YES", please explain on a separate sheet of paper.	IZE?	[ ] YES	[ ] NO		
7.	WHO SUPERVISES THE PRO-BONO MATTERS?					
8.	CONFIRMATION LETTERS:					
	A) ARE ENGAGEMENT AGREEMENTS REQUIRED TO BE SIGNED BY ALL NEW CLIENTS PRIOR TO STARTING ANYT	THING				
	MORE THAN EMERGENCY WORK?		[ ] YES	[ ] NO		
	(I) ARE BILLING ARRANGEMENTS, IF ANY, SET FORTH IN THE ENGAGEMENT LETTERS?		[ ] YES	[ ] NO		
	(II) ARE CONTINGENT FEE ARRANGEMENTS, IF ANY, SET FORTH IN THE ENGAGEMENT LETTERS?		[ ] YES	[ ] NO		
	B) ARE NON-ENGAGEMENT LETTERS REQUIRED TO BE USED WHEN DECLINING REPRESENTATIONS?		[ ] YES	[ ] NO		
	C) ARE SCOPE OF SERVICE LETTERS ON ALL NEW MATTERS REQUIRED TO BE SENT TO EXISTING CLIENTS?		[ ] YES	[ ] NO		
	D) ARE LETTERS REQUIRED CONFIRMING STRATEGIES, DECISIONS OF CLIENTS, AND STATUS REPORTS?		[ ] YES	[ ] NO		
	E) ARE DISENGAGEMENT LETTERS REQUIRED TO BE USED UPON TERMINATING OR COMPLETING LEGAL PROFESSIONAL SERVICES?		[ ] YES	[ ] NO		
	If the Firm answered "NO" to any of the questions 8.A. $\sim$ E., please explain on a separate sheet of paper the method(s) of	communicatin	g such matter(	(s) to the client.		
	F) ARE STANDARD FORM CONFIRMATION LETTERS, SUCH AS LISTED ABOVE IN 8.A~E., USED IN THE FIRM? If "YES", please attach copies of the form letters.		[ ] YES	[ ] NO		

V. B. CONFLICTS OF INTEREST	
1. HOW DOES THE FIRM MAINTAIN ITS CONFLICT OF INTEREST SYSTE	
	COMPUTER [ ] OTHER:
<ul><li>B) IF BY COMPUTER, IS THE FIRM ON A FIRM-WIDE NETWORK?</li><li>C) IF BY COMPUTER, WHAT CASE MANAGEMENT SOFTWARE PACK</li></ul>	[ ] YES [ ] NO
C) IF BI COMPUTER, WHAT CASE MANAGEMENT SOFTWARE FACE	AGE IS THE FIRM USING!
2. DOES THE SYSTEM CONTAIN THE FOLLOWING INFORMATION? (PL	LEASE CHECK AS APPROPRIATE.)
[ ] CLIENT NAME	PREVIOUS FIRMS OF LATERAL HIRES
OPPOSING PARTY	[ ] PREVIOUS CLIENTS (INCLUDING ADVERSE AND RELATED PARTIES)
[ ] CLIENT SUBSIDIARIES	[ ] OF LATERAL HIRES
[ ] CLIENT PRINCIPALS	[ ] NAMES OF PARTIES WHOSE REPRESENTATION WAS DECLINED
[ ] OPPOSING COUNSEL	[ ] NAMES OF ANY ENTITY IN WHICH THE FIRM OR ANY LAWYER (INCLUDING FAMILY MEMBERS) PRACTICING WITH THE FIRM HOLDS AN OUTSIDE INTEREST (INCLUDING BUT NOT LIMITED TO AN EQUITY INTEREST OR OPTION TO PURCHASE EQUITY OR A POSITION AS DIRECTOR/OFFICER OR PARTNER/EMPLOYEE)
	[ ] OTHER (PLEASE LIST)
3. WHO SUPERVISES AND CONTROLS THE SYSTEM?	
4. WHO HAS THE RESPONSIBILITY OF BACKING UP THE PERSON NAM	MED IN QUESTION B.3. ABOVE?
5. ARE ALL LAWYERS IN THE FIRM, REGARDLESS OF PRACTICE AREA OF HELD BY THE FIRM IN THEIR CONFLICT SEARCHES?	R GEOGRAPHICAL LOCATION, REQUIRED TO ACCESS ALL CONFLICT DATA  [ ] YES
A AVAILABILITY OF NIEW CLIENT INFORMATION TO LAWFERS	
<ul><li>6. AVAILABILITY OF NEW CLIENT INFORMATION TO LAWYERS:</li><li>A) IS INFORMATION ON ALL NEW CLIENTS MADE AVAILABLE ON A</li></ul>	A WEEKLY BASIS AT LEAST TO ALL LAWYERS OF THE FIRM? [ ] YES [ ] NO
B) IF "NO", HOW OFTEN IS THIS INFORMATION DISSEMINATED? $\_$	[ ] YES [ ] NO
7. RECOGNITION OF A POTENTIAL OR ACTUAL CONFLICT:	
A) ARE POTENTIAL CONFLICTS ALWAYS REFERRED TO AN INDEPEN	DENT CONFLICT PARTNER/SHAREHOLDER OR COMMITTEE?  [ ] YES [ ] NO
B) DESCRIBE HOW THE FIRM RESOLVES POTENTIAL AND ACTUAL C	
8. WHO HAS FINAL AUTHORITY IN A CONFLICT SITUATION?	
9. AFTER MATTERS HAVE BEEN OPENED, WHAT STEPS DOES THE FIRM	TAKE TO SUPPLEMENT CONFLICT OF INTEREST SEARCHES REGARDING NEW PARTIES?
V. C. DOCKET SYSTEM	
TYPE OF DOCKET SYSTEM:	
A) DOES THE FIRM HAVE A	
[ ] CALENDAR [ ] POCKET DIARY [ ] TICKL	.ER FILE [ ] COMPUTERIZED SYSTEM
OR OTHER (PLEASE DESCRIBE):	
B) WHAT IS THE BACKUP SYSTEM FOR THE ITEM(S) CHECKED?	
2. DOES THE CONTROL SYSTEM INCLUDE:	
[ ] LITIGATED ITEMS [ ] NON-LITIGATED ITEMS [	] STATUTE OF LIMITATIONS
[ ] DATES OF LONG-TERM MATTERS OTHER (PLI	EASE DESCRIBE):
3. DOES THE SYSTEM HAVE A PROCEDURE FOR VERIFICATION OF THE OF EVENTS THAT WERE NOT COMPLETED?	E COMPLETION OF DAILY EVENTS AND FOR THE RESCHEDULING [ ] YES [ ] NO
4. RESPONSIBILITY OF SYSTEM:	
a) who has day-to-day responsibility for docket contro	rF\$
B) WHO HAS THE ULTIMATE RESPONSIBILITY FOR DOCKET CONTR	OF\$
5. IF THE FIRM'S CURRENT DOCKET SYSTEM HAS BEEN IN EFFECT LESS	S THAN 3 YEARS, BRIEFLY DESCRIBE THE PREVIOUS SYSTEM: [ ] N/A

V.	D. CONTROLLING INTERESTS IN ENTITIES OTHER THAN THE FIRM
1	ARE ANY OF THE FIRM'S LAWYERS A DIRECTOR OR OFFICER OF

٠.	B. GOTTING LETTO IT TELECTION TO ELECTRICAL THE THAT
1.	ARE ANY OF THE FIRM'S LAWYERS A DIRECTOR OR OFFICER OF, A PARTNER IN, HOLDING EQUITY INTERESTS IN, OR AN EMPLOYEE  OF (UNLESS AN EMPLOYEE SOLELY FOR THE PURPOSE OF RENDERING PROFESSIONAL LEGAL SERVICES) A BUSINESS ENTITY  OTHER THAN THE FIRM?  [ ] YES [ ] NO
	If "YES", please complete the Controlling Interest Supplement.
2.	DOES THE FIRM HAVE WRITTEN PROCEDURES REGARDING A LAWYER SERVING AS A DIRECTOR OR OFFICER OF A CLIENT?  [ ] YES [ ] NO
	If "YES", please complete the Controlling Interest Supplement.
3.	DOES THE FIRM HAVE A POLICY CONCERNING THE PERSONAL INVOLVEMENT OF LAWYERS AND EMPLOYEES IN ANY BUSINESS VENTURES OR CONCERNS OF THE FIRM'S CLIENTS?  [ ] YES [ ] NO
	If "YES", please attach a copy of the policy or describe on a separate sheet of paper.
4.	DOES THE FIRM HAVE WRITTEN PROCEDURES REGARDING ACCEPTING STOCK, DEEDS, OR OTHER PROPERTY IN LIEU OF FEES  FOR SERVICES RENDERED?  [ ] YES [ ] NO
	If "YES", please attach a copy of these procedures or describe on a separate sheet of paper.
5.	ARE RELATIONSHIPS AS DESCRIBED QUESTION D.1. AND FEE ARRANGEMENTS AS DESCRIBED IN QUESTION D.4. ENCOURAGED?  [ ] YES [ ] NO
V.	E. OPINION / AUDIT LETTERS
1.	IS THERE A COMMITTEE OR DESIGNATED LAWYER(S) WHO MUST APPROVE ALL OPINION LETTERS WHICH ARE LIKELY TO BE RELIED UPON BY THIRD PARTIES?  [ ] YES [ ] NO
2.	HOW MANY LAWYERS MUST APPROVE THE SUBSTANCE OF THE OPINION LETTER?
v	F. COLLECTION OF FEES
	HOW IS THE CLIENT INFORMED OF BILLING PROCEDURES?
	PREPARATION OF THE BILL:
	A) WHO IS RESPONSIBLE FOR SECURING AND INPUTTING BILLING INFORMATION?
	B) WHO HAS FINAL REVIEW OF THE BILLS?
3.	OVERDUE BILLS:
	A) WHAT PERCENTAGE OF THE FIRM'S BILLINGS ARE OVERDUE BY 90 DAYS OR MORE?
	B) WHAT IS THE TOTAL AMOUNT OF BILLINGS WHICH ARE OVERDUE BY 90 DAYS OR MORE? \$
4.	SUITS FOR FEES:
	A) HOW MANY SUITS FOR THE COLLECTION OF FEES HAS THE FIRM FILED DURING EACH OF THE LAST THREE YEARS?
	THIS YEAR TO DATE LAST YEAR TWO YEARS AGO
	B) IF THE FIRM HAS SUED FOR ITS FEES, HOW MANY COUNTERSUITS HAS THE FIRM RECEIVED DURING THE LAST THREE YEARS?
V.	G. CLIENT RELATIONSHIPS
	DOES THE FIRM HAVE WRITTEN PROCEDURES TO FOLLOW IF THE FIRM RECEIVES A COMPLAINT FROM A CLIENT OR A CLIENT'S LAWYER REGARDING PROFESSIONAL LEGAL SERVICES OR FEES CHARGED?  [ ] YES [ ] NO  If "YES", please attach these procedures or describe on a separate sheet of paper.
1.	HAS ANY LAWYER AT THE FIRM BEEN DISCIPLINED, CENSORED, REPRIMANDED, SUSPENDED, OR PLACED ON PROBATION BY ANY STATE BAR, JUDICIAL BODY, OR REGULATORY AGENCY OTHER THAN FOR TRAFFIC VIOLATIONS WITHIN THE LAST 10 YEARS?  [ ] YES [ ] NO  If "YES", please attach a full explanation.
_	
2.	HAS THE FIRM, ITS PREDECESSOR(S), OR ANY PAST OR PRESENT LAWYER OR EMPLOYEE OF THE FIRM BEEN THE SUBJECT OF AN INCIDENT OR CLAIM RELATED TO THE PRACTICE OF LAW WITHIN THE PAST 5 YEARS?  [ ] YES [ ] NO  If "YES", please complete an Incidents and Claims Supplement for each incident or claim.
3	CLAIMS AND INCIDENTS WHICH COULD RESULT IN A CLAIM:
Ο.	A) AFTER INQUIRY OF ALL LAWYERS AND EMPLOYEES OF THE FIRM, DOES ANY PERSON KNOW OF ANY CLAIM OR ACT, ERROR, OR OMISSION WHICH
	COULD RESULT IN A CLAIM AGAINST THE FIRM, ANY PREDECESSOR FIRM, OR ANY PAST OR PRESENT LAWYER OR EMPLOYEE OF THE FIRM?  [ ] YES [ ] NO
	If "YES", please complete an Incidents and Claims Supplement for each incident or claim.
	B) HAVE ALL OF THE MATTERS INDICATED ABOVE BEEN REPORTED TO THE FIRM'S APPROPRIATE PROFESSIONAL LIABILITY CARRIER(S)?  [ ] YES [ ] NO
	If "NO", please explain on a separate sheet of paper.

4.	REPORTING A CLAIMS AND POTENTIAL CLAIMS:							
	A) DOES THE FIRM HAVE A WRITTEN POLICY REQUIRING THAT A NOTICE OF CLAIM OR POTENTIAL CLAIM BE REPORTED TO							
	INDIVIDUAL OR COMMITTEE AS SOON AS A LAWYER OR EMPLOYEE OF THE FIRM BECOMES AWARE OF THE CLAIM OR PO	_	_	L CLA YES	_		NC	)
	If "yes", please answer the following questions:	١	,	0	١			
	B) IS SUCH WRITTEN POLICY DISTRIBUTED TO AND REVIEWED WITH ALL LAWYERS AND EMPLOYEES OF THE FIRM?	[	]	YES	[		NC	)
	C) IS SUCH WRITTEN POLICY REVIEWED WITH ALL NEW LAWYERS, LATERAL HIRES, AND EMPLOYEES OF THE FIRM?	[	]	YES	[		NC	)
VII	I. MISCELLANEOUS							
	HAS THE FIRM BEEN ENGAGED IN ANY NATIONAL LITIGATION MATTERS WITHIN THE LAST 5 YEARS?	1	1	YES	ſ		NC	)
••	If "yes", please answer the following questions:	·	J	. 20	·			
2.	DOES THE FIRM ROUTINELY REFER CLIENTS TO CERTAIN OTHER FIRMS?  If "YES", please describe on a separate sheet of paper the agreement between the Firm and the other firm(s).	[	]	YES	[		NC	)
	Please state whether there is a fee arrangement between the Firm and the other firm(s).							
3.	CLIENTS' ASSETS:							
	A) DOES THE FIRM OR ANY LAWYER IN THE FIRM PROVIDE INVESTMENT ADVISORY SERVICES TO OR HAVE THE AUTHORITY	_	_					
	OR DIVEST ASSETS BELONGING TO A CLIENT?	-	-	YES	٠		NC	)
	If "YES", please provide the details on a separate sheet of paper (e.g., name of the lawyer(s), area(s) of practice, amount of fundand the kinds and value of assets).	IS TO	rе	acn c	ient	,		
	B) IS A CO-SIGNATURE REQUIRED IF CHECKS ARE WRITTEN?	[	]	YES	[		NC	)
4.	DISASTER RESPONSE:							
	A) DO ALL PARTNERS/SHAREHOLDERS HAVE WRITTEN PROCEDURES TO FOLLOW IN CASE THE OFFICE(S) IS (ARE) INACCESS DUE TO FLOOD, FIRE, BOMB DAMAGE, COMPUTER FAILURE, ETC.?			YES	[		NC	)
	B) ARE THESE PROCEDURES KEPT AT A LOCATION OTHER THAN THE OFFICE(S)?	[	]	YES	[		NC	)
5.	COMMUNICATION THROUGH THE INTERNET:							
	A) DOES THE FIRM COMMUNICATE WITH ITS CLIENTS THROUGH THE INTERNET?  If "YES", please describe on a separate sheet of paper the general encryption measures taken to protect confidential information	[ trai	_	YES ers.	[		NC	)
	B) IS THE FIRM PLANNING TO USE THE INTERNET TO COMMUNICATE WITH ITS CLIENTS WITHIN THE NEXT YEAR?	[	]	YES	[		NC	)
6.	COMMUNICATION THROUGH THE INTERNET:							
	IF THE FIRM IS A SOLE PRACTITIONER, IS A BACK-UP LAWYER OR LAWYERS AVAILABLE WHO WILL RESPOND ON YOUR BEHAIN YOUR ABSENCE?	LF [	1	YES	[		NC	)
	If "YES", please complete the following information:							
	NAME:							
	ADDRESS:							
	TELEPHONE:[ ]							
	E-MAIL ADDRESS:							
	NAME:							
	ADDRESS:							
	TELEPHONE:[ ] FACSIMILE:[ ]							

E-MAIL ADDRESS: \_\_\_\_\_

IN GRANTING COVERAGE TO ANY OF THE INSUREDS, THE COMPANY HAS RELIED UPON THE DECLARATIONS AND STATEMENTS IN THIS APPLICATION FOR COVERAGE. ALL SUCH DECLARATIONS AND STATEMENTS ARE THE BASIS OF COVERAGE AND WILL BE CONSIDERED INCORPORATED IN AND CONSTITUTING PART OF THE POLICY SHOULD ONE BE ISSUED.

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE OF THE FIRM HEREBY DECLARES THAT THE STATEMENTS SET FORTH HEREIN ARE TRUE. THE UNDERSIGNED AGREES THAT IF THE INFORMATION SUPPLIED ON THIS APPLICATION CHANGES BETWEEN THE DATE OF THIS APPLICATION AND THE EFFECTIVE DATE OF THE INSURANCE, THE UNDERSIGNED WILL, IN ORDER FOR THE INFORMATION TO BE ACCURATE ON THE EFFECTIVE DATE OF THE INSURANCE, IMMEDIATELY NOTIFY THE COMPANY OF SUCH CHANGE(S) AND THE COMPANY MAY WITHDRAW OR MODIFY ANY OUTSTANDING QUOTATIONS AND AUTHORIZATION OR AGREEMENT TO BIND THE INSURANCE.

SIGNING OF THIS APPLICATION DOES NOT BIND THE FIRM OR THE COMPANY TO COMPLETE THE INSURANCE, BUT IT IS AGREED THAT THIS APPLICATION WILL BE THE BASIS OF THE CONTRACT SHOULD A POLICY BE ISSUED, AND IT WILL BECOME PART OF THE POLICY AS IF PHYSICALLY ATTACHED.

ALL SUPPLEMENTS, WRITTEN STATEMENTS, AND OTHER MATERIALS FURNISHED TO THE COMPANY IN CONJUNCTION WITH THIS APPLICATION ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF, NOTHING CONTAINED HEREIN OR INCORPORATED HEREIN BY

REFERENCE WILL CONSTITUTE NOTICE OF A CLAIM OR POTENTIAL CLAIM SO AS TO TRIGGER COVERAGE UNDER ANY CONTRACT OF INSURANCE.

PLEASE READ THE FOLLOWING STATEMENT CAREFULLY AND SIGN BELOW WHERE INDICATED. IF A POLICY IS ISSUED, THIS STATEMENT IS INCORPORATED IN AND BECOMES A PART OF SUCH POLICY.

NOTICE: ANY PERSON WHO KNOWINGLY AND WITH THE INTENT TO DEFRAUD PROVIDES FALSE INFORMATION IN AN INSURANCE APPLICATION, OR PRESENTS, ASSISTS, OR MAKES A FRAUDULENT CLAIM FOR THE PAYMENT OF A LOSS OR OTHER BENEFIT, OR PRESENTS MORE THAN ONE CLAIM FOR THE SAME INCIDENT OF DAMAGE OR LOSS, WILL COMMIT A FELONY AND IF CONVICTED WILL BE SENTENCED FOR EACH VIOLATION WITH A FINE OF NO LESS THAN FIVE THOUSAND (\$5,000) DOLLARS AND NOT EXCEEDING TEN THOUSAND (\$10,000) DOLLARS, OR BE SENTENCED TO IMPRISONMENT FOR A THREE (3) YEAR TERM, OR BOTH PENALTIES. IN THE EVENT OF AGGRAVATING CIRCUMSTANCES, THE TERM COULD BE INCREASED TO A MAXIMUM OF FIVE (5) YEARS: IN THE EVENT OF INTERVENING EXTENUATING CIRCUMSTANCES IT COULD BE REDUCED UP TO A MINIMUM OF TWO (2) YEARS.

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE OF THE FIRM HEREBY ACKNOWLEDGES THAT THE LIMITS OF LIABILITY CONTAINED IN THIS POLICY WILL BE REDUCED, AND MAY BE COMPLETELY EXHAUSTED, BY DEFENSE COSTS AND, IN SUCH EVENT, THE COMPANY WILL NOT BE LIABLE FOR DEFENSE COSTS OR FOR THE AMOUNT OF ANY JUDGMENT OR SETTLEMENT TO THE EXTENT THAT SUCH COSTS OR AMOUNT EXCEEDS THE APPLICABLE LIMIT OF LIABILITY OF THIS POLICY.

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE OF THE FIRM HEREBY FURTHER ACKNOWLEDGES THAT DEFENSE COSTS THAT ARE INCURRED WILL BE APPLIED AGAINST THE RETENTION AMOUNT.

Authorized Representative of the Firm		Title (Must be signed by the managing partner or managing executive of the Fi					
DATE:	PRINT NAME:	ATTEST:					
SUBMITTED BY (INSURANCE AGEN	T/BROKER):	INSURANCE AGENCY/BROKERAGE:					
INSURANCE AGENCY/BROKERAGE	TAXPAYER I.D. OR SOCIAL						
SECURITY NUMBER:	ADDRESS:						
E-MAIL:		TELEPHONE:					

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