

## **GENERAL STAR INDEMNITY COMPANY**

**RENEWAL APPLICATION** 

# LAWYERS PROFESSIONAL LIABILITY INSURANCE

APPLICATION FOR CLAIMS-MADE AND REPORTED PROFESSIONAL LIABILITY INSURANCE POLICY, LIMITED TO ONLY THOSE CLAIMS FIRST MADE AGAINST THE INSURED AND REPORTED IN WRITING TO THE INSURER DURING THE POLICY PERIOD OR AN EXTENDED REPORTING PERIOD, IF APPLICABLE. THE LIMIT OF INSURANCE WILL BE REDUCED BY PAYMENT OF CLAIMS EXPENSES AND DAMAGES.

It is agreed that in granting coverage under this Policy, the Insurer has relied upon the information and materials described below and any other material submitted by the Applicant Firm in connection with the underwriting of this Policy.

Applicant Firm	n Name							
Street Address	s					Suite		
City		County		State	е	Zip Code		
Website Addre	ess		Mailing Address (if different)					
Primary Conta	act Name		Tit					
Email		Telephone I	Telephone Number			Fax Number		
Desired Limit	t: \$		esired Reter	ntion: \$				
		cotors, otookiroi	dei Lilipioye	es, and Lin	Jioyeu Lawyeis	of the Applicant Firm.		
*Designati <b>P</b>	on Codes: Partner/Owner/Member	IC lı	ndependent (	Contractor				
*Designati	on Codes:	IC II PTL F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, #	Contractor wyer ( = 25<br Admitted to the	Hours a Week  Joined Applicant			
*Designati P E OC	on Codes: Partner/Owner/Member Employed Lawyer	IC II PTL F	ndependent ( Part-Time Lav Retired	Contractor wyer ( = 25<br Admitted	Hours a Week			
*Designati P E OC Na 1.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC Na 1. 2.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC Na 1.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC Na 1. 2. 3.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC Na 1. 2. 3. 4.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC Na 1. 2. 3. 4. 5.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC  Na 1. 2. 3. 4. 5. 6. 7.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		
*Designati P E OC  Na  1. 2. 3. 4. 5. 6. 7.	on Codes: Partner/Owner/Member Employed Lawyer Of Counsel	IC II PTL F R F	ndependent ( Part-Time Lav Retired If OC, IC or PTL, # of hours	Contractor wyer ( = 25<br Admitted to the Bar	Hours a Week  Joined Applicant Firm	)		

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3.	3									
	a. serve as a director, officer, trustee or partner of, or exercise any fiduciary control over, any organization other than the Applicant Firm? ☐ Yes ☐ No									
	b. hold any ownership or equity interest in any client(s) of the Applicant Firm?								res □ No	
	If "Yes" to either, complete the following (attach additional sheets as necessary):									
	Organization Is the									
			For Pro		Organization	_		Percent	Percent	Separate
		Name of	(FP) or		a Firm Client?		Position Held by	of Equity	of Total Firm	D&O Insurance?
Ν								Billings	(Y/N)	
	· ·		☐ FP ☐	NP	□Y □N		j	%	%	□ Y □ N
			☐ FP ☐	NP	□ Y □ N			%	%	□ Y □ N
			☐ FP ☐	NP	□ Y □ N			%	%	□ Y □ N
			☐ FP ☐	NP	□ Y □ N			%	%	□ Y □ N
4.	<ul><li>rendered, or if you</li><li>a. Actual for imm</li><li>b. Estimate for co</li></ul>	•	ls primarily ar: \$ \$	with o	contingency fee	cas	es, your av		ual gross	revenue): 
5.	•	count for 25% or mo	ore of the Ap	pplica	nt Firm's gross	billir	ngs?		□ `	∕es ☐ No
	If "Yes", provide th	ne following details:		T		ı				
	N	ame of Client		% o	of Gross Billings	3		Work Per	formed	
6.		tion of the last applic of interest systems o etails:				ange	s to the Ap	oplicant Firi	_	∕es □ No
7.		2 months, how man ducation programs of				n hav	ve participa	ated in forr	mal —	
8.	During the last 12 months, how many suits for collection of fees have been filed by the Applicant Firm?									
9.							∕es □ No			
	•	-	` '		C					
10.	Has any of the	Applicant Firm's law mally reprimanded, etails:	yers ever	been	refused admi	ssior	n to practi		ed, tive	∕es □ No

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11. During the last 12 months, has there been any change in the Applicant Firm's area of practice? Yes No If "Yes", indicate the percentage of gross income for the past fiscal year derived from the following areas of practice: (*Total must equal 100%*)

AREA OF PRACTICE	%	AREA OF PRACTICE	%
Round to the nearest whole percent	/0	Round to the nearest whole percent	,,
Administrative Law		Insurance Defense	
Admiralty Defense		International Law	
Admiralty Marine		Investment Money Manger	
Adoptions		Juvenile	
Arbitration/Mediation		Labor Unions	
Banking/Financial Institutions*		Labor/Employee	
Bankruptcy		Labor/Management	
BI/PI Defense		Landlord Tenant/Leases	
Bonds (complete Securities supplement)*		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 Bl/Pl (Non Product Liability)*	
Corporate General		Product Liability Plaintiff*	
Corporate Litigation		Real Estate Closings/General*	
Criminal Law		Real Estate Commercial Title*	
Divorce (under 1MM marital assets)		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 (Real Estate supplement)*		Traffic	
Foreign Law		Wills*	
Guardianships		Workers Compensation Plaintiff	
High Profile Divorce (over 1MM marital assets)		Workers Compensation Defense	
Immigration/Naturalization		Other:	

\*If any, please complete applicable Area of Practice supplemental application available from your broker.

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12.	During the last 12 months, has there been any change in tinsurance companies?	the status of any claim(s) reported to other	☐ Yes ☐ No			
	If "Yes", complete a separate Claim / Circumstance Su	upplement with full details for each.				
13.	3. During the last 12 months, how many professional liability claims or suits have been made against the Applicant Firm, any firm to which the Applicant Firm is the majority successor in interest, or any past or present lawyer in the Applicant Firm?					
	Complete a separate Claim / Circumstance Supplement	nt with full details for each.				
14.	Is the Applicant Firm or any lawyer in the Applicant Firm a which may reasonably be expected to give rise to a propapplicant Firm, any firm to which the Applicant Firm is the or present lawyer in the Applicant Firm?	fessional liability claim or suit against the	☐ Yes ☐ No			
	If "Yes", complete a separate Claim / Circumstance Su	upplement with full details for each.				
IN CO	AGREED THAT ANY CLAIM BASED UPON, ARISING OUD ONSEQUENCE OF, OR IN ANY WAY INVOLVING A UMSTANCE OR SITUATION SET FORTH OR THAT STIONS 13. OR 14. ABOVE WILL BE EXCLUDED FROM Dearstand acting on behalf of the Applicant Firm and all properties o	NY PROFESSIONAL LIABILITY CLAIM, HOULD HAVE BEEN SET FORTH IN R THE PROPOSED COVERAGE.	SUIT, FACT, ESPONSE TO			
hereir	ndersigned, acting on behalf of the Applicant Firm and all a are true and accurate and that thorough efforts have beer and in order to facilitate proper and accurate completion of the	made to obtain sufficient information from				
incorp under insure accur	indersigned agrees that the Application and all other material orated in and constitute a part of the Policy, and shall be disigned represents that the statements and representations or shall be deemed material to the acceptance of the risk areacy of such statements and representations. It is agreed by talks submitted to the insurer, have been completed as respectively.	eemed attached to the Policy as if physically in the Application and all other materials sand that the Policy is issued in reliance upoy the undersigned, this Application, together	attached. The ubmitted to the note that the truth and with any other			
is disc inform insure insure	ndersigned further declares that if any significant change is covered, between the date this Application was signed an action in this Application inaccurate or incomplete, any such and the insurer may withdraw or modify any outstanding ince. The undersigned and insurer agree that the signing of surance.	d the effective date of the policy, which wo h information will immediately be reported i g quotations and/or authorization or agreem	ould render the n writing to the ent to bind the			
Signa	ture of Partner, Owner, Officer or Principal	Date	<del></del>			
Print	or Type Name	Title				

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#### LAWYERS PROFESSIONAL LIABILITY INSURANCE

#### ALL STATES (UNLESS A STATE-SPECIFIC FRAUD WARNING APPLIES)

NOTICE TO 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 ACT, WHICH IS A CRIME AND MAY SUBJECT SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.

#### STATE-SPECIFIC

NOTICE TO ARKANSAS, NEW MEXICO AND WEST VIRGINIA 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 CALIFORNIA APPLICANTS: FOR YOUR PROTECTION, CALIFORNIA LAW REQUIRES THE FOLLOWING TO APPEAR ON THIS FORM: ANY PERSON WHO KNOWINGLY PRESENTS FALSE OR FRAUDULENT INFORMATION TO OBTAIN OR AMEND INSURANCE COVERAGE OR TO MAKE A CLAIM FOR THE PAYMENT OF A LOSS IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN STATE 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 INSURANCE 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 AUTHORITIES.

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 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 THE PURPOSE OF DEFRAUDING THE INSURANCE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT. FINES OR A DENIAL OF INSURANCE BENEFITS.

**NOTICE TO MARYLAND APPLICANTS:** ANY PERSON WHO KNOWINGLY OR WILLFULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILLFULLY 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 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 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 (365:15-1-10, 36 §3613.1).

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

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, 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 INSURANCE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS.

NOTICE TO VERMONT 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 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 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 ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

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