

### **GENERAL STAR INDEMNITY COMPANY**

### **SECURITIES SUPPLEMENT**

# 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 CLAIM 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.

Applica	ant Fi	irm N	lame
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(1) Key

PR – Private Placement
PUI – Public Initial Placement

PUS - Public Secondary Placement

B - Bond (Private)

SY – Syndication

M – Municipal Financing

LTP - Limited Partnership

## (2) Key

I - Issuer

U - Underwriter

L - Lender

P - Purchaser A - Auditor

O - Other (please specify)

1. Provide the following information for each private or publicly held client for whom Securities related services were provided in the past 60 months:

Client	Name of Client	Name of Issuer	Nature of Client's Business
a.			
b.			
c.			
d.			
e.			
f.			
g.			
h.			
i.			

Additional information for the above corresponding client:

Client	Number of Years as Client	Date of Offering	Type of Offering (1)Key	Dollar Amount of Offering	Description of Security	Registered or Exempt Offering	Did Firm Render Opinion? Y/N	Applicant Lawyer For? (2)Key
a.				\$				
b.				\$				
C.				\$				
d.				\$				
e.				\$				
f.				\$				
g.				\$				
h.				\$				
i.				\$				

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2.	a.	Has the Applicant Firm provided legar placement bonds?	al services in connection with the	offer and sale of private	☐ Yes ☐ No			
	b.	Is due diligence documentation retabonds with an aggregate price of \$10		th all private placement	☐ Yes ☐ No			
3.	Wit	thin the past five (5) years:						
	a.	Indicate the number of bonds issued ( General Obligation Reven	(by type) for which the Applicant Firue If "Othe	-				
	b.	Indicate the entity for which the Applic Bond Counsel:	cant Firm was employed in the abov	ve bond issues:				
	Issuer:							
		Underwriter:						
		Other (specify):						
	C.	How many of the above indicated bor	nd issues are currently in default?					
4.	d. Do	How many of the above indicated bor es the Applicant Firm:	nd issues have experienced a defau	It proceeding?				
	a.	have a procedure for new client iden interest with respect to the Securities	matters to be undertaken by the Ap	plicant Firm?	☐ Yes ☐ No			
	b.	evaluate a new client seeking Securit determine such things as the client's management expertise, and history of	s reputation, the nature of its busi	ness, financial strength,	☐ Yes ☐ No			
	C.	use an engagement letter with each of Securities offering, including existing		n in connection with any	☐ Yes ☐ No			
	If "	No" to any part of Question 4, provide o	details:					
5.	Do	es the Applicant Firm:			_			
<ul> <li>a. require an experienced Securities Lawyer to interview the client's directors, executive officers and principles in connection with disclosure documents preparation and review?</li> </ul>								
b. require the preservation of written records of the factual source and verification made by the Applicant Firm's lawyers in connection with disclosure documents and preservation of records to support opinions rendered by the Applicant Firm?								
	C.	prohibit the Applicant Firm's lawyers a (not participating in marketing meeting			☐ Yes ☐ No			
	If "No" to any part of Question 5, provide details:							
6.	. For each employee or representative of the Applicant Firm handling Securities matters, provide the following information							
	Years of securities							
		Employee/Representative	Securities Practice Billable Hours Most Recent 12 months		kperience			
7.	Ha	s the Applicant Firm's employee or re	presentative served as an officer of	lirector or trustee of any				
••		curities client?		I stated of any	☐ Yes ☐ No			

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8. Does the Applicant Firm:					
	a.	always prohibit a Securities Lawyer with an investmen that client?	t in a client from working on Securities of	☐ Yes ☐ No	
	b.	always prohibit a Securities Lawyer from trading and in	vesting in client Securities?	☐ Yes ☐ No	
	C.	always prohibit a non-Securities Lawyer from trading ar	nd investing in client Securities?	☐ Yes ☐ No	
	d.	require a Securities Lawyer to disclose all Securities inv	vestments in clients of the Applicant Firm?	☐ Yes ☐ No	
	e.	have a procedure intended to prevent the improper use of such information by the Applicant Firm's lawyer and	non-lawyer staff?	☐ Yes ☐ No	
	f.	always prohibit a Lawyer who is a director, officer or working on a Securities transaction of that client?	general partner of Securities client from	☐ Yes ☐ No	
	g.	always prohibit any arrangement where a Securities cli with client Securities?	ient pays for the Applicant Firm's services	☐ Yes ☐ No	
	lf "I	No" to any part of Question 8, provide details:			
9.		the Applicant Firm or its employee or representative ever curities client?	er had an equity or financial interest in any	☐ Yes ☐ No	
	If "	Yes", provide client identity and nature of equity:			
10.		the Applicant Firm had a dispute with a Securities cl curities and Exchange Commission?	ient which necessitated disclosure to the	☐ Yes ☐ No	
	If "`	Yes", provide name of client, date of withdrawal of dispu	te and description of withdrawal or dispute:		
11.	— Has	s any past or present Applicant Firm member been name	ed as a party to:		
	a.	any investigation or administration action undertaken by or any state securities regulatory body?	the Securities and Exchange Commission	☐ Yes ☐ No	
	b.	any legal action under the SEC Acts of 1933 and 1934 offering or sale of Securities?	4 or state statute relating to the issuance,	☐ Yes ☐ No	
	If "`	Yes", to any part of Question 11, provide details:			
	_	ed that the information contained herein is true and de on. Signing this form and tendering premium does no	•	•	
		e. The Application must be signed to be considered for			
Sig	gnat	ure of Partner, Owner, Officer or Principal	Date		
Pri	nt o	r Type Name	Title		

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

DEPARTMENT OF REGULATORY AUTHORITIES.

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

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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