



LAWYERS PROFESSIONAL LIABILITY INSURANCE APPLICATION

Medmarc Casualty Insurance Company • PO Box 10809 • Chantilly, VA 20153-0809 • 800.356.6886 • 703.652.1300 • Fax 703.652.1389

NOTICE: This professional liability coverage is provided on a Claims Made and Reported basis. Only claims that are first made against the insured and reported to the Company during the policy term are covered, subject to the policy provisions. **Applicant Instructions**: Please complete all questions, noting N/A where not applicable. Enclose a copy of the law firm's letterhead. The application must be dated and signed by a partner, officer or owner of the firm.

1. Coverage Requested

Rec	quested Effective Date:			_	
Lin	nits of Liability:			Deductible:	
2.	Applicant Location				
Na	me (Primary Firm Name):				
Is t	his a d/b/a (doing business as) na	me? Yes 🗌 No 🗌	If yes, provide leg	al name:	
Co	ntact Person:		Email	Address:	
Stre	eet Address:				
Cit	7:	County	:	State:	ZIP:
Of	fice Phone:	Office	Fax:	Website:	
If t	he firm has additional office loo	cations, please list o	n a separate shee	t.	
3.	Applicant Information				
А.	Applicant is: Sole Pr	·		ation 🗌 Partnership	PC
В.	If the applicant is a sole practition period of time (i.e. vacation, illne				you are absent for an extended
	Name:			Bar License Number:	
	Street:			Website:	
	City:	State:	ZIP:	Phone:	
C.	Date the applicant firm was estab	lished:	D. Fec	eral Tax I.D.:	
E.	Gross Revenue for past three yea	rs:			
	Most Recent 12 Months:		One Year Prior:	Two Years Prior:	
F.	List all predecessor firms of the a assets and liabilities the applicant				
	Name of Firm	Date Established	Date of Merger	Percentage of Lawyers Still	Did Firm Dissolve, Change Name
		mm/yyyy	mm/yyyy	Members of Applicant Firm	or Form, or Continue to Exist

G.	during the past 24 If yes, please in	4 months?	ad the percentage		ŕ		5% of total gross bi	Yes	🗌 No 🗌
Н.			ners:Ass		loyed Lawy	ers:Of Co	ounsels/Independer	nt Contractors:_	
I.				-			past three years?		🗌 No 🗌
	If yes, please explain:								
J.	Number of Supp If ratio of staff t						escribe)		
K.	<pre>counsel", please *Status = "O" O</pre>	e complete a Larg wner/Officer/Par	ger Firm Supplem	ent instead	of complet ed Lawyer	ing this question "OC" Of Couns	el "IC" Independ		
	Lawyer Name	Date of Birth mm/dd/yyyy	Date Admitted mm/dd/yyyy	State(s) Admitted	Status*	Date of Hire (w/Applicant) mm/dd/yyyy	Prior Acts Date mm/dd/yyyy	Avg. Hours worked per week**	CLE in the past 12 mos
									ļ
L.	in Question 3.K.	or on the Larger F			-	ependent contracto	or or of counsel not		No 🗌
М.	body other than t	the applicant?	* *	*			tion, entity or gove		No 🗌
	If yes, please ex	plain:							
N.	Does the applicat If yes, does the		ce with lawyers who	o are not liste	d in Questi	on 3.K. or on the	Larger Firm Suppler	ment? Yes	No 🗌
	i. letterhead?								
	ii. a receptioniiii. office supp								□ No □ □ No □
			files/bank account,	/advertising e	expense?				

	v.	a common main phone number? If yes. please provide details on how the main phone line is answered:	Yes 🗌	No 🗌
O.	In th	ne past five years, did any lawyer proposed for this insurance:		
	i.	act as a director, officer, partner or trustee for, or exercise any form of managerial or fiduciary control over, any business enterprise of a client other than the applicant?	Yes 🗌	No 🗌
	ii.	own, manage, have financial control over, or equity interest in, any business enterprise other than the applicant or its predecessor firms?	Yes 🗌	No 🗌
	If ye	es to any of the above, please complete the Outside Interests Supplement.		
P.	Inve	any lawyer proposed for this insurance provided any professional services as an Accountant, Real Estate Broker or Agent, stment Advisor, Insurance Broker or Agent, Professional Agent or other non-legal capacity? es, please explain:	Yes 🗌	No 🗌
-		es the applicant firm hold an equity interest in a title agency separate from or integrated into the operations of the firm? a of Practice	Yes 🗌	No 🗌
А.		nin the past six years, has the applicant or any lawyer proposed for this insurance provided any legal services for, on behalf nection with, any of the following related matters:	of, or in	
		IPO, Bond Private Placement Syndication, Securities		
		Entertainment Client or Industry		
		Environment 🗌 Oil and Gas		
		Foreign Adoptions 🔲 Construction Defect (Plaintiff)		
	If ye	es, please provide details on firm letterhead.		
В.		nin the past 2 years has the applicant's areas of practice varied more than 20% per year? es, please provide details on firm letterhead.	Yes 🗌	No 🗌
C.		nin the past 2 years has the applicant added an area of practice that accounts for more than 10% of the practice's time? es, please provide details on firm letterhead.	Yes 🗌	No 🗌
D.		es the applicant accept cases where the cause of action arises and is adjudicated in a jurisdiction where the applicant is licensed or admitted to the local Bar Association?	Yes 🗌	No 🗌
	If ye	es, does the applicant refer such cases to local counsel?	Yes 🗌	No 🗌

E. Indicate the percentage of time devoted to the following types of practice during the past 12 months and complete the appropriate Area of Practice Supplement, if needed. (MUST TOTAL 100%)

COLUMN A		COLUMN B		COLUMN C		
	Percentage		Percentage		Percentage	
Ad Valorem Tax – Commercial	%	Oil and Gas	%	Plaintiff		
Ad Valorem Tax – Residential	%	Public Utilities	%	Admiralty	%	
Administrative Law	%	Social Security	%	BI/PI Plaintiff	%	
Adoptions	%	TAX-Commercial Preparation	%	Civil Rights / Employment	%	
Antitrust Trade Regulations	%	TAX-Individual Preparation	%	Class Action / Mass Tort	%	
Appellate - Non Criminal	%	TAX – Opinions	%	Commercial Litigation	%	
Bankruptcy	%	Venture Capital	%	Legal Malpractice	%	
Collection	%	Water Law	%	Medical Malpractice	%	
Communication	%			Product Liability	%	
Construction	%	Defense		Workers Compensation	%	
Corporation Formation	%	Admiralty	%	Other	%	
Corporate General	%	Arbitration / Mediation	%			
Divorce - Marital Assets < \$2M	%	BI/PI	%	Abstracting/Title	%	
Divorce - Marital Assets \$2M to \$5M	%	Civil Rights/Employment	%	Banking/Financial Institutions	%	
Divorce - Marital Assets > \$5M	%	Class Action / Mass Tort	%	Entertainment	%	
Elder Law	%	Commercial Litigation	%	Estate Planning - Assets < \$2M	%	
Environmental	%	Criminal	%	Estate Planning-Assets \$2M to \$5M	%	
ERISA	%	Criminal - Appellate	%	Estate Planning - Assets > \$5M	%	
Family Law (other than Divorce)	%	Insurance Company	%	Probate	%	
Foreclosures	%	Legal Malpractice	%	Real Estate – Commercial	%	
Fiduciary	%	Medical Malpractice	%	Real Estate Development	%	
Health	%	Product Liability	%	Real Estate – Limited Partnerships	%	
Housing Court	%	Workers Compensation	%	Real Estate - Residential	%	
Immigration	%	Other	%	Real Estate Syndications	%	
International	%			Wills and Trusts	%	
Investment Cnsling/Money Mgt	%	Bonds	%		%	
Labor – Employee / Union	%	Copyright	%	Complete Supplement Application	for all AOPs	
Labor – Management	%	Patent	%	in Column C above		
Local Government / Municipal	%	Trademark	%	Other	%	
M&A -Combined Assets < \$2M	%	Private Placements	%	Other	%	
M&A-Combined Assets \$2M to \$5M	%	Securities – Federal	%	Other	%	
M&A - Combined Assets > \$5M	%	Securities – State	%	Total %	100%	

5. Practice Management

i.	Do you maintain a central docket control system?	Yes 🗌 No 🗍
ii.	Check all that apply:	
	single calendar dual calendar master Listings tickler system computer system	
	verification of completion of events provisions for accident or illness immediate entry of all dates	
iii.	Does the ultimate responsibility for docket control, including entry, rest with the handling lawyer?	Yes 🗌 No 🗌
iv.	Does the applicant crosscheck its docket controls? a. If yes, how frequently? Daily Weekly Other:	Yes 🗌 No 🗌
If n	o to any of the above, please explain:	

В.	How many suits for fees were initiated by the applicant aga			
	i. How many have been resolved?ii. What percentage of fees were more than 90 days past			
	iii. How frequently are invoices provided to clients?			
	 Indicate percentage that the applicant utilizes the following i. Engagement letters that include the scope of services ii. Non-engagement/declination letters?% 			
	iii. Disengagement/closing letters? <u>%</u> If any of the above are not utilized, please explain:			
D.	Does the applicant have established procedures for identify If no, please explain:		Yes 🗌 No 🗌	
	i. Systems used to check conflict of interest: Oral/Memory Computerized	Index File		
	ii. Indicate the items captured by this system: Client Name Client Principals Client Subs Related Individuals Predecessor Firm Conflic		Counsel	
	 iii. How are conflict of interest situations addressed and Non-Engagement Letters Oral Disclosure 	disclosed to clients/potential clients? Chec Signed Waiver Obtained fr Referral to other lawyer/la	from all parties	
E.	In the past five years, has the applicant accepted client secu If yes, please provide details on firm letterhead.	rities or other forms of compensation in lieu	n of fees? Yes 🗌 No 🗌	
F.	Does the applicant have a written document retention/dest If yes, are there established procedures to notify client	· · ·	Yes 🗌 No 🗌 Yes 🗌 No 🗌	
6.	Professional Liability Insurance and Claim History			
А.	Is the applicant currently insured for professional liability?		Yes 🗌 No 🗌	
В.	Is the applicant requesting Prior Acts Coverage? Yes	-		
	Please provide a copy of the current policy declaration	is including retroactive date as evidence of	of current coverage.	
C.	C. Effective date of first professional liability policy covering the applicant: Has the applicant, predecessor firms or any active lawyers listed in Question 3.K., or on the Larger Firm Supplement, purcha an endorsement to extend the claims reporting period (i.e. extended reporting endorsement, ERP, tail, etc.)? If yes, complete the following:			
	Lawyer/Firm Name	Endorsement Effective Date	Length of Endorsement (months)	

D. List all lawyers professional liability insurance carried during the past consecutive five years for the applicant and/or any predecessor firm.

		ception n/dd/yy	Expiration mm/dd/yy	Insurance Company	Limits	Deductible	Per Claim or Aggregate Deductible	Annual Premium	Number of Lawyers
E.	prior	the applicant's curren acts endorsement)? 5, please attach a cop		-	hat restricts	or modifies cov	verage (other than a	Ye	s 🗌 No 🗌
F.		the applicant's current aim Expenses Outside	* • •	of the following	optional cov	0	Defense (Indemnity Only I	Deductible)	
G.	Has a	any lawyer listed in Qu	estion 3.K., or on	the Larger Firm	Supplemen	t:			
	i.	been the subject of an If yes, please explai		× ·			*	Ye	s 🗌 No 🗌
	ii.	been refused admissio If yes, please explai		-			•	Ye	es 🗌 No 🗌
	iii.	• •					epted only on special terms?		s 🗌 No 🗌
	iv.	-	lity claim against t	he firm, any past	or present l	awyers in the fi	sonably be expected to result rm, or any predecessor firm?		s 🗌 No 🗌
	v.	become aware that an lawsuit or filing a grie If yes, please explai	vance with a regu	latory board?	-		ritten threat of filing a	Ye	s 🗌 No 🗌
H.	lawye	ng the past five years, l ers proposed for this ir s, please complete a	nsurance?				edecessor firms or any of the		es 🗌 No 🗌
I.		all claims, potential cl , why haven't they bee		-			former professional liability		s 🗌 No 🗌
7.	Prac	tices and Manageme	ent of Electronic	Information					
А.		ng the past four years l s, use, vandalism, sabo	* *		-	-	nt refers to unauthorized uter systems)	Ye	s 🗌 No 🗌
В.	Does	the applicant commu	nicate with clients	by electronic m	ail?			Ye	s 🗌 No 🗌
		s, are records mainta		-		s?		Ye	s 🗌 No 🗌
C.	Does	the applicant have a f	irewall installed to	protect networl	ς?			Ye	s 🗌 No 🗌
D.	Does	the applicant utilize v	irus detecting soft	tware?				Ye	s 🗌 No 🗌

E.	E. Does the applicant have back-up and recovery systems in place?				
F.	. Does the applicant have a website?				
	If ye	s, please answer the following:			
	i.	Does the website offer legal advice?	Yes 🗌 No		
	ii.	Does the applicant collect sensitive or confidential information at the website?	Yes 🗌 No		
	iii.	Does the website include copyrighted material owned by another party?	Yes 🗌 No		
		If yes, has the applicant received permission to use the copyrighted material?	Yes 🗌 No		

Fraud Warning - I acknowledge the applicable fraud warning for my state as shown on the Fraud Warning Notices Page.

Consent to Conditions of Consideration of the Application for Insurance

I accept the following conditions during the processing and consideration of my application-regardless of whether or not I am granted insurance-and for the duration of the insurance which may be issued to me:

To the fullest extent permitted by law, I extend absolute immunity to, and release ProAssurance, its directors, officers, agents, employees and other authorized representatives from any and all liability for any acts pertaining to my application for insurance, including ultimate cancellation, rejection, or approval for insurance, and any communications, reports, records, statements, documents, or disclosures, including otherwise privileged or confidential information, made or given in good faith with respect to such application.

Signature of Partner, Officer or Owner of Applicant Firm:	Date:	
· · · ·		
Print or Type Name:	Title:	

Important: Incomplete or incorrect information could require retroactive upward premium adjustment and, in the event of a claim, could lead to a denial of coverage. The following is an Authorization to Release Information which requires your signature. Please read it carefully.

Authorization to Release Information

I, the undersigned hereby authorize my present and prior professional liability carriers, (including ProAssurance all affiliates), any and all attorneys who have represented me in connection with any claim of professional liability, and any other individuals, associations or entities having information regarding me, to release to ProAssurance upon its request, any information which in the judgment of any such person noted above, may have bearing upon my acceptability to ProAssurance as a professional liability risk, including but not limited to closed, pending or anticipated claims, underwriting or other information.

I hereby release and agree to hold harmless all persons or organizations, their agents, servants, and employees, ProAssurance, its directors, officers, employees and agents from any liability arising from releasing the above information, notwithstanding the fact that there may be errors, omissions, or mistakes contained in such released information.

I further agree that ProAssurance and all persons and organizations described above may rely upon a photo copy of this Authorization, which shall be of equal validity with the signed original.

I hereby declare and represent that the foregoing statements and particulars are, to the best of my knowledge and recollection, complete and that I have not willfully concealed or misrepresented any material fact or circumstance concerning this insurance or the subject thereof:

Signature of Partner, Officer or Owner of Applicant Firm:	Date:
Print or Type Name:	Title:

For Agent's Use Only (Where Required By Law)

Name of Agency:		
Agency Address:	Telephone Number:	
Agent's		
Name:	Signature:	

Fraud Warning Notices

Please read the fraud warning notice for your state:

- **General Fraud Warning** 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.
- Alabama Fraud Warning Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution fines or confinement in prison, or any combination thereof.
- Arizona Fraud Warning For your protection, Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.
- **California Fraud Warning** For your protection, California law requires the following to appear on this form: any person who knowingly presents false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.
- **Colorado Fraud Warning** 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 Agencies.
- **District of Columbia Fraud 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.
- **Delaware Fraud Warning** Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony.
- Florida Fraud Warning 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.
- Idaho Fraud Warning Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement containing any false, incomplete, or misleading information is guilty of a felony.
- Kentucky Fraud Warning 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.
- **Maine Fraud Warning** 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.
- **Maryland Fraud Warning** Any person who knowingly or willfully presents a false or fraudulent claim for payment for 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.

- **Massachusetts Fraud Warning** 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, may be committing a fraudulent insurance act, which may be a crime and may subject the person to criminal and civil penalties.
- Minnesota Fraud Warning 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.
- **New Hampshire Fraud Warning** Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is subject to prosecution and punishment for insurance fraud, as provided in RSA 638:20.
- **New Jersey Fraud Warning** Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.
- New Mexico Fraud Warning 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.
- **New York Fraud Warning** 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 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.
- **Ohio Fraud Warning** Any person who, with the 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.
- **Oklahoma Fraud 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.
- **Oregon Fraud Warning** Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.
- **Pennsylvania Fraud Warning** 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.
- **Tennessee Fraud Warning** 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.
- **Vermont Fraud Warning** 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.
- **Virginia Fraud Warning** 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.
- **Washington Fraud Warning** 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.
- **West Virginia Fraud Warning** 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.