

SECTION I – FIRM INFORMATION

of any institution listed?

LAWYERS PROFESSIONAL SUPPLEMENTAL APPLICATION

THIS IS AN APPLICATION FOR A CLAIMS-MADE AND REPORTED POLICY. PLEASE READ THE ENTIRE APPLICATION CAREFULLY BEFORE SIGNING. WHENEVER USED IN THIS APPLICATION, THE TERMS "APPLICANT FIRM" OR "FIRM" MEAN THE NAMED INSURED(S) AND ANY OTHER ENTITY PROPOSED FOR COVERAGE. PLEASE ANSWER ALL QUESTIONS AND ATTACH ALL REQUESTED MATERIALS INCLUDING THE FOLLOWING:

Na	ame of Applicant Firm:						
Ac	Idress:		City:	St	ate:	Zip Cod	de:
Ρ.	O. Box:		City:	St	ate:	Zip Cod	de:
				<u> </u>			
SI	ECTION II – BANKING	G / FINANCIAL	INSTITUTIONS		N/A (SKIP TO	SECTION III)
1.	List each financial insti	tution the Firm ha	s provided profession	al services to ir	the past three	(3) year:	s:
	Financial Instit	tution	Location	n(s)	# Years Client		ss Billings ast Year
	1.					\$	
	2.					\$	
	3.					\$	
	4.					\$	
	5.					\$	
2.	Has any financial instit	ution listed:					
	a. failed?					Yes	No
	b. merged or been so	ld at regulatory di	rection?			Yes	No
	c. been placed under	conservatorship of	control?			Yes	No
	d. been subject to any	y regulatory agree	ment?			Yes	No
	If Yes to any, please papplication.	provide details fo	or each institution o	n a separate sl	neet and attac	h as a pa	art of this
3.	Indicate the types of P	rofessional Servic	es provided to financi	al institution clie	ents:		
	General Counsel	Regulatory Counse	el Stock Offering	SEC Couns	el Loan Docu	umentation	/ Residential
	Residential Closings	Fidelity Bond Clain	ns Collections	Loan Docun	nentation / Comme	rcial	
	Commercial Closings	Foreclosure Litigat	•	,			
4.	Has the Firm provided	•	Services related to su	ibprime mortga	ges?	Yes	No
	If Yes, please describ	e:					
5.	Has any regulatory aut	hority instituted le	gal proceedings agair	nst any director	or officer		
				•		Yes	No

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6. Does the Firm have a single engagement/scope of service letter for each institution, or is a new letter utilized for each matter?
Please describe:

If any attorney of the Firm has held stock or other financial interest or acted as a director / officer of any institution listed in question 1., an Outside Interests Supplemental Application must be completed and attached to this application.

SI	ECTION III – COLLECTIONS	N/A (SKIP TO SEC	CTION IV)
1.	In the past two (2) years, approximately how many individual debtors have been contacted by phone, letter or otherwise by employees (lawyers and non-lawyers) of the Firm?		
2.	What is the average value of debt collected in the past two (2) years?	\$	
3.	What is the highest dollar value of debt collected in the past two (2) years?	\$	
4.	Has the Firm ever allowed any collector, collection agency or any other party use the Firm name in collection-related matters?	e Yes	No
5.	Does the Firm use Dunning Letters as a part of the collection process?	Yes	No
6.	Briefly describe the nature of the Firm's collection clients by industry type and the type of debt(s) collected:		
7.	Have all Firm employees (lawyers and non-lawyers) undergone Federal Fair Deb Collection Practices Act (FDCPA) training in the past twelve (12) months?	t Yes	No
8.	Does the Firm have a dedicated resource to monitoring changes in the FDCPA and implementing Firm training?	d Yes	No
9.	Within the past two (2) years, has the Firm provided any advice or opinions to any party concerning the processes and/or implementation of debt collection procedures collection letters or compliance with collection laws?	,	No
10.	Has the Firm executed any indemnity agreements with any parties that seeks to indemnify or hold harmless any party for alleged violations of the FDCPA or any state debt collection laws?		No

SECTION IV - ENTERTAINMENT N/A (SKIP TO SECTION V								
1. Complete	Complete for each attorney in the Firm's entertainment Practice Group:							
	Attorney	Years Experience	Services Provided					
1.								
2.								
3.								
4.								
5.								
2. Complete	the following for all entertainn	nent clients of the Firn	n for the past three (3) years:					

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	Client Name	Type of Entertainment	Services Provided	Current	Client?
	1.			Yes	No
	2.			Yes	No
	3.			Yes	No
	4.			Yes	No
	5.			Yes	No
3.	Does the Firm:				
	a. have a business relationship with ar	ny entertainment client be	eyond legal services?	Yes	No
	b. accept alternative forms of comper services?	nsation (e.g., copyright)	for payment of legal	Yes	No
	 accept percentages of business tran legal services? 	sactions as compensatio	on for payment of	Yes	No
	d. serve as an agent or manager?			Yes	No
	e. handle funds or act as an escrow ag	gent?		Yes	No
	f. negotiate financing or distribution of	entertainment production	ns?	Yes	No
	g. negotiate personal appearances or p	product endorsements?		Yes	No
	h. provide investment advice or financi	al planning services?		Yes	No
	i. serve as a trustee?			Yes	No
	j. make investments on behalf of any	entertainment clients?		Yes	No
	k. have authority to write checks on be	half of any entertainmen	t clients?	Yes	No
	If Yes to any, please provide details for attach as part of this application.	or each issue on a sepa	arate sheet and		
4.	Does the Firm have written procedures to the entertainment field?	for handling conflicts of ir	nterest that are specific	Yes	No
5.	Does the Firm have a single engagemer client, or is a new letter utilized for each		or each entertainment		
	Please describe:				

SECTION V - INTELLECTUAL PROPERTY N/A (SKIP TO SECTION VI) 1. Complete the following chart for all Firm attorneys practicing intellectual property (IP) law: Patent # Years IP **IP Billable Hours Area of Concentration Attorney** Past Year **Experience** Bar? \$ 1. Yes No 2. \$ Yes No \$ 3. Yes No \$ 4. Yes No \$ 5. Yes No

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2.	Provide a	breakdown of the Firm's IP p	ractice by gross billings	(tot	tal must = 100%):	%	
	%	IP litigation		%	Patent infringement of	counseling	
	%	Trademark / copyright reg.	/ licensing	%	Domestic patent pros	secution	
	%	Foreign patent prosecution	١	%	Other:		
3.		Firm have a single engageme ient, or is a new letter utilize					
	Please de	scribe:					
4.		Firm require all IP attorneys t legal education seminars sp		e an	nual training and/or	Yes	No
5.	Does the F	Firm have a specific IP docke	et system?			Yes	No
	If Yes, doe	es that docket system track:					
	a. statuto	ry bar dates?				Yes	No
	b. fee due	e dates (even if outsourced)?				Yes	No
	c. respon	se dates?				Yes	No
	d. copyrig	ght and trademark renewal fil	ings?			Yes	No
	e. respon	ses to an office action?				Yes	No
	f. declara	ation of use and incontestabi	lity dates?		N/A	Yes	No
6.	Who revie	ws IP docket entries for accu	racy?				
	Please de	scribe:					
7	Dage the F	Times autocures and ID comics		1	of maintananas foras		
/.	etc.)?	Firm outsource any IP service	es (e.g., searcnes, payn	nent	of maintenance fees,	Yes	No
	,	ase describe:					
	If Yes, doe	es the Firm verify each vend	dor has active profess	iona	al liability coverage?	Yes	No
8.	Are all tran	nsfers of ownership or copyri	ght or trademark docum	nente	ed in writing?	Yes	No
PA	TENT SP	ECIFIC			N/	'A (SKIP TO SI	ECTION VI)
9.		Firm detail in an engageme patent searches?	ent letter the nature, so	cope	e and limitation of all	Yes	No
10	. Does the	Firm memorialize the results	of all patent searches i	n wr	itten opinion letters?	Yes	No
11.	Provide a	breakdown of the types of pa	atent opinions rendered	l by t	the Firm (total must = 1	100%):	%
	%	Patentability	% Infringement		% Validity		
12.	Does the application	Firm request in writing th	e client's intent of pu	ırsui	ing a foreign patent	Yes	No
13.	Are foreig	n patent services handled by	a specific attorney / co	mmi	ittee?	Yes	No

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14. Does the Firm disclose in writing all dates for payment of maintenance fees, annual payments or annuities to be paid by the client to keep an application and/or patent in force?	Yes	No
15. Does the Firm advise the client in writing to mark each patented product with the designated patent number?	Yes	No

SECTION VI	- PLAINTIF	F						N	/A (SKIP TC	SECTIO	N VII)
Complete fe	or each attorr	ney in the l	Firm's Plain	tiff Litigat	ion Pr	actio	e Group:				
Attorney Years Experience '% Time Devoted to Plaintiff									Certif	ied	
1.									%	Yes	No
2.									%	Yes	No
3.									%	Yes	No
4.									%	Yes	No
5.									%	Yes	No
2. Complete a	breakdown (of the type	s of plaintiff	cases ha	andled	l in tl	ne past twe	elve (12) mo	nths:		
	Nature	of Case			%			Nature of C	ase		%
Admi	ralty					%	Legal Ma	Ipractice			%
Aviat	ion					%	Medical N	//alpractice			%
Asbe	stos		% Product Liability				%				
Bodil	y Injury (e.g.,	Auto - Sli	ip/Fall – Do	g Bite)		%	Property	Damage			%
Cons	truction Defe	ct				%	Real Esta	ate – Non-Fo	reclosure		%
Envir	onmental					%	Real Esta	ate – Foreclo	sure		%
Insur	ance Bad Fa	ith				%	Workers'	Compensat	ion		%
Othe	r (describe):					%	Other (de	escribe):			%
What perce	ntage of gros	s revenue	was derive	d from Cla	ass Ad	ction	/ Mass To	rt matters?		%	
If the Firm h complete th		ny Class <i>F</i>	Action / Mas	s Tort ma	itters i	n the	e past three	e (3) years,			
Date Representation Began	Subject Matter	Status*	Plaintiff or Defendant	Certific	ed?		Class embers	# Class Members Represented	Total Damages		ge of ation
1.				Yes	No				\$		
<u>2</u> .				Yes	No				\$		
3. 4.				Yes Yes	No No				\$		
5.				Yes	No				\$		
If addi	tional space	is neede	d, please p	rovide a	separ	ate	sheet and	attach to th	nis applica	tion.	
If additional space is needed, please provide a separate sheet and attach to this application. *Status: LC = Lead counsel CLC = Co-lead counsel L = Local counsel only O = Other (describe):											

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	/hat is the average number of years' experience per attorney handling plaintiff litigation natters?		
7. \	What is the average number of plaintiff litigation matters per attorney, per year?		
8. t	What is the average dollar value of the Firm's plaintiff litigation matters over the past nree (3) years?	\$	
	What is the highest dollar value of any single plaintiff litigation matter in the past three 3) years?	\$	
10. \	What is the percentage of cases in the past three (3) years that:		
	Settled before trial: % Tried to conclusion: %		
11. \	What percentage of cases is referred to the Firm by other law firms?		%
12. \	What percentage of cases does the Firm refer to other law firms?		%
	Ooes the Firm require written referral agreements for all cases that are referred to the irm?	Yes	No
	oes the Firm require written referral agreements for all cases that are referred to other aw firms?	Yes	No
	Does the Firm require that all law firms that receive referrals provide proof of professional liability insurance?	Yes	No
	Ooes the Firm accept cases within six (6) months of the expiration of the applicable statute of limitations?	Yes	No

SECTION VII - SECURITY / BONDS

N/A (SKIP TO SECTION VIII)

Please complete the Securities and Bonds Supplemental Application for all securities / bonds transactions handled by the Firm within the past three (3) years.

1. Complete the following chart for all Firm attorneys practicing in the Securities / Bonds Practice Group:

1.	Complete the following chart for all Firm attorneys practicing in the Securities / Bonds Practice Group:							
	Attorney	Years Experience	Servi	ces Provided				
	1.							
	2.							
	3.							
	4.							
	5.							
2.	Is the Firm aware of any securities / bonds client that h into any liquidation or reorganization proceeding in the	or entered	Yes	No				
3.	3. Is the Firm aware of any claim or allegation of fraud, negligence, or breach of duty asserted against any party in connection with any matter handled by the Firm for any securities / bond client?				No			
4.	Is the Firm aware of any person or entity receiving a sother federal or state agency in connection with any massecurities / bond client?		Yes	No				
	If Yes to questions 1., 2. or 3., please provide complete details on a separate addendum, and attach as part of this application.							
5.	Are Firm attorneys and employees prohibited from p securities (other than the provision of legal services)?	articipating in the sale	e of client	Yes	No			
6.	Are Firm attorneys and employees prohibited from pure by the Firm?	hasing client securitie	s handled	Yes	No			

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7.	Does the Firm prohibit the acceptance of securities as full or partial payment for the legal services rendered by the Firm?	Yes	No
8.	Does the Firm prohibit attorneys and employees from investing in securities / bonds transactions handled by the Firm?	Yes	No
9.	Does the Firm prohibit attorneys that are officers / directors / shareholders of a client from providing legal services for any securities / bond transaction?	Yes	No
10.	Does the Firm have due diligence procedures / policies that require:		
	a. an experienced attorney to meet with the client's directors, officers and/or principals in connection with disclosure document preparation and review?	Yes	No
	b. written records of the factual sources and verifications made by Firm attorneys in connection with disclosure documentation preparation and review be maintained?	Yes	No
	c. a "cold review" of disclosure documents by an experienced securities / bonds attorney not working on the transaction be performed?	Yes	No
	d. copies of all documents that Firm attorneys relied on in issuing any written legal opinions for any securities / bond transaction be maintained?	Yes	No
	e. at least one (1) experienced securities / bonds attorney not working on the transaction review and approve all written legal opinions issued in connection with the transaction?	Yes	No
11.	Does the Firm have a formal training program for securities / bond attorneys that specifically addresses compliance with regulations pertaining to Section 307 of the Sarbanes-Oxley Act?	Yes	No
12.	Has the Firm, including any past or present attorney, ever been suspended from practicing before the SEC or any similar state regulatory body?	Yes	No
13.	Has the Firm, or any past or present attorney, ever been the subject of a disciplinary action or proceeding brought by the SEC or any similar state regulatory body?	Yes	No

SECTION VIII – REAL ESTATE N/A (SKIP TO SECTION IX)							
Complete for each attorney in the Firm's Real Estate Practice Group:							
Attorney	Yea	rs Experience	Services	Provided			
1.							
2.							
3.							
4.							
5.							
2. Based on the percentage of gross billings g the Firm:	generated, break	down the specific	real estate service	es provided by			
Transaction Details	Current Year		Prior Year				
Transaction Details	Residential	Commercial	Residential	Commercial			
*Transactions on behalf of buyers and seller, including negotiation and drafting of P&S agreements, options, deeds and other closing documents, as well as general representation at closings and related activities.							

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Real Estate Practice Area	Current Year	Projected Next Year
Purchase & Sale*: 1. Residential property	%	%
2. Commercial	%	%
Land Use / Development Representation of landowners, developers and others in zoning, subdivision, wetland and other development and land uses issues.	%	%
Mortgage & Deeds Representation of lenders or borrowers in financing, refinancing or other real estate lending activities, including loan documentation.	%	%
Foreclosures Foreclosure of mortgages or trustee's sales under deeds of trust or other remedies following default.	%	%
Landlord / Tenant Representation of landlords or tenants in drafting or negotiating lease terms, litigation matters or evictions.	%	%
Condominiums / Cooperatives and Townhomes Representation of developers, associations, cooperative boards or individuals in issues arising out of common ownership and/or rights of property ownership.	%	%
Property Valuation / Real Estate Tax Abatement Representation of property owners before local governmental bodies or courts in proceedings to contest property valuations or assessed value of real estate.	%	%
Construction / Mechanics Liens Representation of developers, contractors, lenders and landowners with the construction of improvements upon real estate and claims arising out of said construction or improvements.	%	%
Loan Workouts Representation of lenders, borrower or federal or state regulatory agencies in connection with the restructuring of real estate secured loans that are in default.	%	%
Speculative Real Estate Representation of developers in attracting investors in real estate development projects, including preparation of promotional documents, procuring potential investors and similar services.	%	%
Other:	%	%
TOTAL = 100%	%	%
3. Does the Firm represent lenders as part of mortgage, foreclosure or debt collection services?	N/A	Yes No
4. For all foreclosure activity in the past twelve (12) months, complete the followin	g:	N/A
Average value of foreclosed property: \$ Maximum value of foreclosed property: \$ Projected foreclosures ne		ntha
·	` ,	
5. What percentage of the mortgage or foreclosure activity deals with non-conform N/A 10% or less $11 - 25\%$ 26 -	iing or subprime i - 50%	51% or more
 Within the past three (3) years, has the Firm provided legal services for transactions" (i.e., where real property is bought and re-sold almost simultaneo 	any "flip 、	Yes No
7. Does the Firm have a written policy prohibiting attorneys from representing pacempeting interests in the same transaction?	arties with	Yes No
Does the Firm prohibit attorneys from personally investing in client transactions'	? `	Yes No
9. Does the Firm provide any financial or valuation analysis of transactions for cli tax impact, appraisals)?	ents (e.a.	Yes No

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10. Does the Firm undertake the responsibility for preparation or review of closing calculations Yes No (e.g., preparation of settlement statements or determination of prorations)? 11. In the past three (3) years, has the Firm rendered written opinions to clients on the following: Securitization of loans Land use / zoning / real property regulatory matters Lien validity, priority, and perfection Permits or license requirements Environmental Bankruptcy matters Foreign transactions § 1031 tax exchanges 12. Complete the following for real estate transactions or property transfers in which the Firm also performed the

following:

	Y/N		# of Residential	# of Commercial
Title Searches	Yes	No		
Title Opinions	Yes	No		
Abstracting Services / Preparation	Yes	No		
Issuance of Title Policy	Yes	No		
Escrow Services	Yes	No		
UCC Search	Yes	No		

- 13. What is the gross billings collected by the Firm, if any, from title policies issued to \$ properties on which the Firm also performed abstracting services and/or title searches?
- 14. Complete the following for all services, if any, detailed in question 1:

Title Insurance Underwriter	Premium	Title Insurance Underwriter	Premi	ium
1.	\$	5.	\$	
2.	\$	6.	\$	
3.	\$	7.	\$	
4.	\$	8.	\$	
15. Does the Firm require that at le transaction, review and approve documents, including title?	Yes	No		
16. Does the Firm require the preserva	ation of all directions	/ requests received from clients?	Yes	No
17. Does the Firm require written clien	t acknowledgement	of all actions taken?	Yes	No
18. Does the Firm have a written policy	y that requires:			
a. attendance at all closings?			Yes	No
b. title insurance for all closing pr	operty transfers?		Yes	No
c. review of all title exceptions wi	th the client?		Yes	No
19. Does the Firm use engagement I searches that specify who the clie			Yes	No
20. Does the Firm have documented concerns, ecologically sensitive ar			Yes	No
21. Does the Firm advise clients in w potential environmental exposures		endent professional evaluations of	Yes	No
If No, please describe:				

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SE	CTION IX – TRUSTS & ESTATES						N/A
Complete for each attorney in the Firm's Trusts & Estates (T&E) Practice Group:							
	Attorney		Years Experience in T&E	% Time Deve to T&E	oted Ce	ertifie	d?
	1.			%	`	Yes	No
	2.			%	`	Yes	No
	3.			%	`	Yes	No
	4.			%	`	Yes	No
	5.			%	`	Yes	No
2.	Complete for the largest T&E accounts handle	d in the p	past three (3) years:				
	T&E Client	Sei	rvices Provided	Value of Ta		ngoi Client	
	1.			\$	`	Yes	No
	2.			\$	`	Yes	No
	3.			\$	`	Yes	No
	4.			\$	`	Yes	No
	5.			\$	`	Yes	No
3.	What types of T&E services does the Firm pro-	vide (che	eck all that apply):				
	Business Formation Guardianship	Probat	e Asset Protection	on Tax Ad	lvice / Opinio	ons	
	Trust Administration Litigation	Wills	Estate Plannin	g Medica	aid / Medicar	e Plar	ining
	Real Estate P&S Other (describe):						
4.	Does the Firm have authority for any of the followers	owing se	ervices?	If ye	es, maximu	um va	ılue:
	a. Check writing		Yes	No	\$		
	b. Investment advice		Yes	No	\$		
	c. Discretionary control of funds		Yes	No No	\$ •		
	d. Purchase or sale of: i. Securities		Yes Yes	No No	\$		
	ii. Real estate		Yes	No	\$		
	iii. Other investments (describe):		Yes	No	\$		
	If Yes to any items in question 4. above, does the client?	es the Fi	rm obtain written ap	proval from	Yes		No
	If Yes to any items in question 4.a. above, is checks issued by the Firm?	a counte	ersignature required	on all client	Yes		No
	If Yes to any items in question 4.a. above, are all client bank accounts reconciled by someone other than Firm personnel authorized to deposit or withdraw from those accounts?				Yes		No
5.	5. Does the Firm serve as Executors or Personal Representatives of T&Es?				Yes Yes		No
6.	7 1 1 3 1						No
7.	Are Firm attorneys permitted to accept alternati (e.g., stock)?	ve forms	of compensation from	n T&E clients	Yes		No

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8. Does the Firm carry employee dishonesty coverage / fidelity insurance / crime coverage?	Yes	No
9. Does the Firm always include a cold review by a second attorney when drafting all new trusts / estates / wills?	Yes	No
10. Does the Firm refer business to outside vendors / professionals (e.g., CPAs; investment advisors; etc.)?	Yes	No
If Yes:		
a. Does the Firm use written referral agreements with all vendors / professionals for every referral?	Yes	No
b. Does the Firm require proof of E&O insurance for all vendors / professionals?	Yes	No
c. Does the Firm require the client to approve in writing the use of all vendors / professionals?	Yes	No

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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, commits a fraudulent insurance act, which may be a crime and may subject the person to criminal penalties.

ALABAMA, ARKANSAS, LOUISIANA, NEW MEXICO, RHODE ISLAND, VIRGINIA and **WEST VIRGINIA**: 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. In Alabama, Arkansas, Louisiana, Rhode Island and West Virginia that person may be subject to fines, imprisonment or both. In New Mexico, that person may be subject to civil fines and criminal penalties. In Virginia, penalties may include imprisonment, fines and denial of insurance benefits.

CALIFORNIA: For your protection, California law requires that you be made aware of the following: 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.

COLORADO: 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: 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.

FLORIDA: Any person who knowingly and with intent to injure, defraud or deceive the Insurer, files a statement of claim or an Application containing any false, incomplete or misleading information is guilty of a felony. In Florida it is a felony to the third degree.

KANSAS: An act committed by any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto.

KENTUCKY: 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 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: 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 denial of insurance benefits.

MARYLAND: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or 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.

NEW JERSEY: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

NEW YORK: Any person who knowingly and with intent to defraud any insurance company or any 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 (\$5,000) and the stated value of the claim for each such violation.

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OHIO: Any person who, with intent to defraud or knowing that he is facilitating a fraud against the Insurer, submits an Application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

OKLAHOMA: 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: 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 may be guilty of a crime and may be subject to fines and confinement in prison.

PENNSYLVANIA: 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 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 and WASHINGTON: 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 and/or denial of insurance benefits.

VERMONT: Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

Representation Statement

I hereby apply for a policy of insurance as set forth in the application and I declare that all information contained in this application is correct and complete to the best of my knowledge and belief. I understand that any policy which may be issued by the Insurer will be issued on the basis of and reliance upon my statements in this application. I agree that such policy shall be null and void if such information is false, or misleading, or would materially affect acceptance of the risk by the Insurer.

The signing of this application does not bind the undersigned to purchase the insurance and accepting this application does not bind the Insurer to complete the insurance or to issue any particular policy. If a policy is issued, it is understood and agreed that the Insurer relied upon this application in issuing each such policy and any endorsements thereto. The undersigned further agrees that if the statements in this application change before the effective date of any proposed policy, which would render this application inaccurate or incomplete, notice of such change, will be reported in writing to the Insurer immediately.

The Application must be signed and dated by a Partner, Owner, Officer or Principal of the Applicant. Electronically reproduced signatures will be treated as original.

Partner,	Owner,	Officer	or I	Principal	ŀ
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Print Name:	Signature:
Title:	Date:

I hereby declare that all the information contained in this application is correct and complete to the best of my knowledge and belief, that the application was complete and personally signed by the applicant and that a completed copy hereto has been given to the applicant.

Name of Producing Agency:	Date:
Signature of Producing Agent:	Date.

SIGNING THIS APPLICATION DOES NOT BIND THE APPLICANT FIRM OR THE INSURER.

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