

NAVIGATORS INSURANCE COMPANY

APPLICATION FOR LAWYERS' PROFESSIONAL LIABILITY INSURANCE

	THIS APPLICATION IS FO	R A CLAIMS				
1.					ress/Web-Site	
	Business Address (Must Inclu	ide Street Addre	ess) List secondary l	ocations on SU	PPLEMENT #	1, Item A
	City		County		State	Zip Code
	Business Phone: ()		Fax:	()		
2.	Type of Business:					
	θ Sole Proprietor θ Partnersh	nip θ Profe	essional Association	θ Profes	sional Corporat	ion
	θ Other					
3.	Coverage Requested:					
	A. Requested Effective Date:					
		51M/\$3M	0 0000			
	θ \$500Κ/\$500Κ θ \$	5500K/\$1M	θ \$2M/\$2M			
	B. Deductible: θ Each claim					
	. ,	510,000	θ \$25,000*		1.	
	θ \$7,500 θ \$	515,000*	*for firms of fiv	e-ten attorneys	only	
	C. Do you intend to purchase addi	tional limits in e	excess of this policy?	Yes No		
4.	Insured Section:					
	 A. Date Present Firm Established:					
C. Please indicate the total number of lawyers: This Year Last Year Two Years Ago						
	D. List the names of all lawyers th	at work on beha	lf of the firm.			
	Name	Year Joined Firm	State/Year of Admission to Bar	Designation*	CLE in Last 12 Mos. Y/N	Average Hours Worked Per Week

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				-	1	<u> </u>		
		Director/Shareholder wyer of Applicant	"P" Partner of a Partn "RP" Retired Partner		"E" Employed Lawyer of Applicant icant "S" Sole Proprietor			
E. N	Number of o	other employees	law clerks/paralegal	s sec:	retarial/clerical/s	upport		
		ior Insurance (••		
				Vac O. Na O	If "rea" marrid	a tha data		
	•	_	have a prior acts exclusion? Y		-			
B. L	List Lawyer	s Professional L	iability Insurance carried for	each of the p	bast five years. I	ndicate periods of	of no coverag	
θ	NONE (i	f no prior insura	nce)					
		 				1	1 .	
	nception	Expiration	Insurance Company		Limits	Deductible	Premiu	
	/ /	/ /					\$	
	′ /	/ /					\$	
	/ /	/ /					\$	
	′ /	/ /					\$	
/	′ /	/ /					\$	
C. F	Provide nun	nber of attorneys	covered at inception of most	recent polic	v:			
		formation:	r		<i>y</i> ·			
· r	ractice III	iormation;						
	Gross Incon		701' E' 1X7	ъ	37 . 37			
L	Last Fiscal	Year:	This Fiscal Year:	_ Projected	Next Year:			
В. А	Areas of Pra	actice:	AREAS MUST TOTA	T 100%				
I.	11003 01 110	ictice.		%	Real Estate - Tit	le**		
	% Administrative			%				
% Bankruptcy% Commercial & Corporate General Litigation -		General Litigation - Defense	Wills/Estate/Probate/TrustWorker's Compensation - Plaintiff					
9/		te Formation/Alter		%		Vork		
%			۳,	%	Subtotal (II)			
%		or Employee Bene Law - excluding D						
	6 Immigra	ition		III.				
%		Ianagement Repre	sentation	%		ancial Institutions		
% Mediation/Arbitration% Personal or Bodily Injury - Defense		- Defense	documentation, Bonds, onese% Collections			Commercial Paper*		
%	6 Taxation	n - Individual		%	Securities, both exempt and non-exempt*			
% Worker's Compensation - Defense			%	-				
%				% %	Mergers/Acquis		nagement*	
II.	o Subtota	1 (1)		%	Oil, Gas or Mini			
%		ty/Maritime		%	Patent, Copyrigh		. 1	
% Banking or Financial Institutions Serv		tutions Services – other than	Services – other than % Real Estate Syndication/Li% Civil Rights - Plaintiff			artnerships*		
%			General Litigation - Plaintiff	%	Class Action - D			
%				%	Class Action – F			
%		Law – Divorce nion Representation	on/Employee Relations	% %	Medical Malpra Mold	ctice		
%		ate – Commercial		/0				
9	6 Real Est	ate – Residential	D1 ' .' CC 4444	T				
%	6 Personal	l or Bodily Injury	- Plaintiff ***	IV. %	Other (please de	scribe below)		
				100%	GRAND TOTA	J.		
				* Con	nplete Supplemen	t #4		
				* * Con	nplete Supplemen	t #5		
				*** Co	mplete Suppleme	nt #6		

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	C.	At any time, has the firm or an attorney of the firm (regardless of what firm they were practicing with at the time) provided professional services in any way related to a security or to securities transactions (whether or not consummated which are or may be subject to the Securities Act of 1933 or the Securities Exchange Act of 1934, or any amendments thereof, or any state blue sky or securities law, or any law related to any purchase, sale or offer to purchase or sell a security, or any rules or regulations issued pursuant to any of the foregoing? If "yes", complete SUPPLEMENT #4. Yes θ No θ	l)
7.		Outside Interests:	
	A.	Has the applicant had any one account or group of related accounts that has produced more than 30% of the total income of the applicant over the past three years? If "yes", complete SUPPLEMENT #1, Item C .	
	B.	Does any firm member serve as a director, officer, trustee, partner or employee θ No θ and/or possess any ownership interest in any client of the applicant firm? If "yes", complete SUPPLEMENT #3 .	
	C.	Does any firm member exercise fiduciary control in any client or in any joint venture with a client? If "yes", complete SUPPLEMENT #3 .	
8.		Firm Management and Administration:	
	A.	Docketing: Does your firm use a (check all that apply): θ Computer θ Tickler System θ Perpetual Calendar θ Pocket Diary/Daytimer θ Other:	ſ
	В.	Is the system maintained by at least 2 people? (This may include one person who has day-to-day responsibility for maintaining the docket and a second person who knows how to maintain and oversees or supervises the docket.) Yes θ No θ	
	C.	How often are they cross checked? θ Daily θ Weekly θ Bi-weekly θ Monthly Other	
	D.	If a sole practitioner, do you have a back-up attorney? Yes θ No θ Name:	
	E.	If a sole practitioner and no support staff, can back-up attorney operate and maintain your docket? Yes θ No θ	
	F.	Indicate which of the following you use:	
		Engagement letters on all new matters to the firm? Yes θ No θ	
		Written fee agreements? Yes θ No θ Declination letters? Yes θ No θ	
	~		
	G.	Does your firm maintain a conflict of interest system? Yes θ No θ If "yes", please indicate what type of system is used. θ Single Index Files θ Multiple Index Files θ Computer θ Oral/Memory θ Other (explain)	
	H.	What percentage of your firm's billings is past ninety (90) days overdue?%	
9.		Experience – After Inquiry of Each Lawyer Included in Section 4	
	A.	In the last five years, has any lawyer included in Question 4C ever had any insurance company decline, cancel, or refuse to renew any professional liability insurance? If "yes", complete SUPPLEMENT #1 , Item D1.	
	В.	Has any lawyer included in Question 4C ever been the subject of a reprimand, $Yes \theta No \theta$ complaint, disciplinary action, revocation, suspension or refused admissions to the Bar, by any bar association court or administrative agency, etc.? If yes, please provide dates and details on the SUPPLEMENT #1 , Item D2.	
	C.	Does any lawyer included in Question 4C know of an act or omission that θ No θ may reasonably be expected to be the basis of a claim against them, the firm, any prior or predecessor firm, or against any current or former attorney of the firm, while affiliated with the firm? If "yes", complete SUPPLEMENT #2 for each circumstance/incident.	

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Yes θ No θ

D. In the last 5 years, has any professional liability claim or suit ever been

made against any lawyer included in Question 4C or against the applicant law firm, any prior firm, or any lawyer while practicing at the applicant law firm or any prior firm, whether or not the lawyer is still employed. Furthermore, has any incident or circumstance (open or closed) been reported to **any** malpractice carrier or not, in the last 5 years? If "yes", complete **SUPPLEMENT #2** for each claim, circumstance or incident.

Ε.	During the past 2 years, how many times has the firm sued any of its clients
	for the collection of fees.

#		_

F. Do you advertise your professional services other than a White Pages phone book listing? If "yes", please attach all advertising material (including web-site pages).

Yes θ No θ

NOTICE TO APPLICANTS - PLEASE READ CAREFULLY

NOTE: In applying for coverage, the applicant agrees that in the event of covered losses, they will be required to be defended by the Company's appointed lawyers, and that the deductible shall apply to loss and claim expenses, adjusting expenses, investigation costs and legal fees. If the applicant elects to handle a claim without in any way involving the Company, then no coverage for such claim is afforded the applicant under the policy.

I/We understand and accept that the policy applied for provides coverages on a "Claims Made" basis for ONLY THOSE CLAIMS THAT ARE FIRST MADE AGAINST THE INSURED AND REPORTED TO THE COMPANY IN WRITING WHILE THE POLICY IS IN FORCE and that coverage ceases with the termination of the policy.

REPRESENTATION: I/We hereby declare that the above statements and information are true and that I/we have not omitted, suppressed or misstated any facts. I/We further agree that in the event there is any material change in the answers to the questions contained in this Application prior to the effective date of any Policy issued in reliance upon this Application, I/we will promptly notify the Company of this change and, in such event, any outstanding quotations may be modified or withdrawn at the sole discretion of the Company. I/We agree that this application shall be the basis of an insurance contract with the Company, should a policy be issued, and this application does not bind the Company to issue nor the applicant to purchase the insurance. I/We hereby authorize the release of any claim information from any prior insurer to the Company.

I/We hereby authorize agents of the Company to make an independent investigation with any and all regulatory agencies of any Bar Association or the other state agency or private source with impunity to any right of privacy under law or otherwise.

This duly completed application, together with any supplementary information, **must be signed in ink** by the applicant or any officer or partner of the firm. Signing this form and tendering premium does not bind the applicant or the Company to complete the insurance. This application must be signed and dated to be considered for quotation.

Minnesota residents have the right to see their personal records and correct personal information collected.

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 and subjects such person to criminal and civil penalties. Arkansas and Louisiana Fraud Warning: Any person who knowingly presents a false or fraudulent claim for payment for 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. Colorado and Virginia 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 benefits, and/or civil damages. In Colorado, 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 or regulatory agencies. Florida Fraud Warning: Any person who knowingly and with intent to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony of the third degree. 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 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, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each 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. Oregon 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 may be a crime.

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Signature of Owner, Officer or Partner of the Firm	Title	Date

A COPY OF YOUR CURRENT LETTERHEAD <u>MUST</u> BE ATTACHED TO YOUR APPLICATION

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