11+ ATTORNEYS SUPPLEMENT

POLICY NUMBER COMPANY USE ONLY

Attorney

Attorney

NATIONAL LIABILITY & FIRE INSURANCE COMPANY

I. SUPPLEMENT INSTRUCTIONS

- A. WHENEVER USED IN THIS SUPPLEMENT THE TERM "APPLICANT" SHALL MEAN THE FIRM APPLYING FOR THIS INSURANCE, ITS PAST AND PRESENT ATTORNEYS AND STAFF, AND ANY PREDECESSOR FIRMS FOR WHICH COVERAGE IS SOUGHT.
- B. INCLUDE ALL REQUESTED INFORMATION AND ATTACHMENTS. PROVIDE A COMPLETE RESPONSE TO ALL QUESTIONS AND ATTACH ADDITIONAL INFORMATION IF NECESSARY TO ANSWER TRUTHFULLY AND COMPLETELY.
- C. COMPLETE EACH SECTION OF THIS SUPPLEMENT THAT PERTAINS TO THE APPLICANT'S PRACTICE AND CHECK THE APPROPRIATE BOX AT THE BEGINNING OF EACH SECTION TO INDICATE THE AREAS OF PRACTICE THAT DO NOT PERTAIN TO THE APPLICANT'S PRACTICE.
- D. COMPLETE THE DECLARATIONS AND SIGNATURE SECTION AT THE END OF THIS SUPPLEMENT.
- E. PLEASE PRINT LEGIBLY AND ANSWER ALL QUESTIONS. IF A QUESTION IS NOT APPLICABLE, STATE "N/A". IF ADDITIONAL SPACE IS NEEDED, PLEASE USE A SUPPLEMENTAL FORM WITH A REFERENCE TO THE QUESTION.

| APPLICANT/ | FIRM NAME | | | | | |
|--|---|---|---------------|--------------------|-------------------|-------------------------------|
| SUITE | CTREET ADDRESS | | | | | |
| SUITE | STREET ADDRESS | | | | | |
| CITY | | | STATE | ZIP CODE | COUNTY | |
| BUSINESS PI | HONE | BUSINESS FAX | | MAIL | | |
| PLEASE COL | MPI FTF THIS SECTIO | ON IF THE APPLICANT E | MPLOYS 11 O | R MORE ATTORNE | YS | |
| | | ANGES, MERGERS OR ACC | | | | ☐ YES ☐ |
| IF YES, PL | EASE ATTACH AN ADDE | NDUM EXPLAINING THE DE RAGE UNDER THIS POLIC | TAILS OF SUCH | I NAME CHANGES, ME | ERGERS, OR ACQUIS | |
| HAS THE NAM | 1E OF THE APPLICANT | CHANGED OR HAS ANY OT | THER FIRM OR | ORGANIZATION COM | | S YES |
| WITH THE APPLICANT WITHIN THE LAST FIVE (5) YEARS PRIOR TO THE DATE OF THIS APPLICATION? | | | | | | |
| | | | | | | |
| | ASE EXPLAIN. | | | | | |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI | RNEYS HAVE A SPECIALTY H ATTORNEY AS SPECIFIED E | | ON FROM THE STATE | BAR? | ☐ YES ☐ |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | | | ON FROM THE STATE | | YEARS CERTIFIED (YYYY - YYYY) |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |
| IF YES, PLE | ASE EXPLAIN. HE APPLICANT'S ATTOI ASE IDENTIFY EACH SUCH | H ATTORNEY AS SPECIFIED E | | | | YEARS CERTIFIED |

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| П | . 11 OR MORE ATTORNEYS (CONTINUED) | | | | |
|--|--|---------------------------|---|------------------------|--|
| E. PLEASE PROVIDE THE FOLLOWING INFORMATION ABOUT THE APPLICANT'S FIVE LARGEST CLIENTS ON THE BILLINGS IN THE MOST RECENT COMPLETED FISCAL YEAR: | | | | BASIS OF GROSS | |
| | CLIENT NAME | YEAR FIRST REPRESENTED | WORK PERFORMED (INCLUDING AREAS OF PRACTICE) | % OF GROSS BILLINGS | |
| | | | | | |
| | | | | | |
| | IN THE LAST THREE YEARS HAS THE APPLICANT REPRESENTED | ANY FORTUNE 500 C | COMPANIES? | ☐ YES ☐ N | |
| | IF YES, PLEASE IDENTIFY THE CLIENT AND WORK PERFORMED: | | | | |
| | DOES THE APPLICANT OR ANY OF ITS ATTORNEYS EVER EXERCI | ISE DISCRETION OR | CONTROL OVER ANY OF | YES N | |
| | ITS CLIENT'S FUNDS, OTHER THAN CUSTODIAL? | | | | |
| | IF YES, PLEASE DESCRIBE: | | | | |
| | DOES THE APPLICANT OR ANY OF ITS ATTORNEYS EVER RENDER | R INVESTMENT ADV | ICE TO THE APPLICANT'S | YES N | |
| | CLIENTS AND/OR MANAGE THE INVESTMENTS OF THE APPLICAL | NT'S CLIENTS? | | | |
|] | PLEASE CHECK ALL THAT APPLY TO DESCRIBE THE APPLICANT'S HAVE NO POLICIES HAVE WRITTEN POLICI SUITS FOR FEES ARE PROHIBITED MAY BE BROUGHT BY A ALLOWED ONLY AFTER MANAGING PARTNER APPROVAL ALLOWED ONLY AFTER IT IS DETERMINED THE STATUTE OF LIMITAT | IES ANY PARTNER | MAY BE BROUGHT BY ANY ATTORNEY IN TALLOWED ONLY WITH MANAGEMENT CON | | |
| 1 | CHECK ALL THAT APPLY TO THE APPLICANT'S FIRM MANAGEMEN A FULL TIME LAW FIRM ADMINISTRATOR A FULL TIME C | NT. DOES THE APPL | ICANT HAVE: A RISK MANAGEMENT F | ARTNER | |
| | AN ALA-MEMBER ADMINISTRATOR A MANAGEMEN | NT COMMITTEE | ☐ A FORMAL RISK MANAG | | |
| 1 | A REQUIREMENT THAT NEW ATTORNEYS PARTICIPATE IN TRAINING | | | | |
| [| A REQUIREMENT TO DO AN ANNUAL REVIEW OF EVERY ASSOCIATE'S | | POCKET, INTIME THE COM LIGIS STOTE | 10 | |
| | A REQUIREMENT TO DO AN ANNUAL REVIEW OF EVERY PARTNER'S V | | | | |
| | FORMAL PROCEDURES FOR THE MAINTENANCE & REVIEW OF CUSTO | DDIAL FUNDS, CLIENT A | ACCOUNTS AND ESCROW FUNDS | | |
| | WRITTEN POLICIES FOR TRAINING AND REVIEW OF ATTORNEYS | | | | |
| [| NONE OF THE ABOVE | | | | |
| | PLEASE CHECK ALL THAT APPLY TO THE APPLICANT'S CLIENT SO | CREENING PROCEDU | IRES. | | |
| | WITH RESPECT TO NEW CLIENTS SCREENING, DOES THE APPLIC | CANT: | | | |
| | HAVE NO POLICIES OR PROCEDURES | | | | |
| | ALLOW ANY ATTORNEY TO ACCEPT A NEW CLIENT | | | | |
| | REQUIRE AN INDEPENDENT PARTNER'S APPROVAL BEFORE A NEW CO | | ACCEPTANCE | | |
| | REQUIRE MANAGEMENT COMMITTEE OR AN OVERSIGHT COMMITTEE | | | | |
| | SEND A FIRM-WIDE COMMUNICATION ON THE POSSIBLE ENGAGEME REQUIRE A CONFLICTS CHECK BE PERFORMED BEFORE ACCEPTING A | | AINCE | | |
| | REQUIRE A CONFLICTS CHECK BE PERFORMED BEFORE ACCEPTING A REQUIRE EVALUATION OF PROSPECTIVE CLIENTS, INCLUDING SUCH REPUTATION, BUSINESS PRACTICES OR PROPENSITY TO CHANGE ATT | I FACTORS AS THE PRO | OSPECTIVE CLIENT'S FINANCIAL STRENGT | Н, | |
| | ☐ HAVE WRITTEN POLICIES FOR CLIENT SCREENING PROCEDURES ☐ OTHER (SPECIFY) | | | | |

| | L THAT APPLY TO THE APPLICANT'S CONFLI | CT OF INTEREST PROCEDURES. |
|---|--|--|
| WITH RESPECT TO | CONFLICT OF INTEREST CHECKING, DOES | THE APPLICANT HAVE: |
| ☐ NO POLICIES OR | PROCEDURES | WRITTEN POLICIES FOR CONFLICT OF INTEREST CHECKING |
| ☐ INDEXES BY CLIE | NT NAMES | ☐ INDEXES INCLUDING CURRENT AND FORMER CLIENTS |
| ■ MULTIPLE INDEX | FILE CONFLICT/CLIENT CHECKING | ☐ INDEXES INCLUDING CLIENTS OF MERGED OR ACQUIRED FIRMS |
| ☐ INDEXES INCLUD | ING MATTERS APPLICANT HAS DECLINED | ☐ INDEXES INCLUDING THE NAMES OF ADVERSE COUNSEL |
| ☐ INDEXES INCLUD | ING THE NAMES OF ADVERSE PARTIES | FIRM-WIDE CONFLICTS SYSTEMS INCLUDING ALL BRANCHES |
| ☐ INDEXES INCLUD | ING CLIENT SUBSIDIARIES | ORAL/MEMORY CONFLICT CHECKING |
| | ONFLICTS OF INTEREST ON ALL NEW MATTERS | PROCEDURE FOR PROCEEDING ONCE A CONFLICT IS DETERMINED TO EXIST |
| OTHER (SPECIFY) | RM-WIDE COMPUTERIZED CONFLICT CHECKING | SYSTEM OR SOFTWARE |
| U OTHER (SPECIFY) | | |
| M. PLEASE CHECK AL | . THAT APPLY TO THE APPLICANT'S CLIENT | COMMUNICATION POLICIES AND PROCEDURES. |
| DOES THE APPLIC | | |
| HAVE NO POLICIE | ES OR PROCEDURES | |
| REQUIRE THE US | E OF NON-ENGAGEMENT LETTERS ON ALL DECLI | NED NEW MATTERS |
| REQUIRE THE US | E OF DISENGAGEMENT LETTERS AT THE CONCLU | JSION OF ALL MATTERS |
| REQUIRE ENGAGE | EMENT LETTERS FOR ALL NEW CLIENTS | |
| ALLOW EACH IND | IVIDUAL ATTORNEY TO USE THEIR DISCRETION | I IN WHETHER TO SEND AN ENGAGEMENT, NON-ENGAGEMENT OR DISENGAGEMENT LETTE |
| REQUIRE THE US | E OF FEE AGREEMENTS ON ALL NEW MATTERS | |
| ☐ HAVE STANDARD | FORM ENGAGEMENT LETTERS THAT CAN BE CUS | STOMIZED |
| ☐ HAVE FORM NON | -ENGAGEMENT LETTERS THAT INCLUDE REFERE | NCE TO APPLICABLE STATUTES OF LIMITATION |
| SEND NON-ENGA | GEMENT LETTERS BY REGISTERED OR CERTIFIE | D MAIL |
| ☐ HAVE WRITTEN F | OLICIES ON CLIENT COMMUNICATIONS INCLUD | ING ENGAGEMENT LETTERS |
| OTHER (SPECIFY) | | |
| MAINTAINED BY TRACKING OF ST. TRACKING OF NO HAVE WRITTEN P ROUTINE, AT LEA | ORNEY CALENDARS MULTIPLE DOCKET CLERKS/NON-ATTORNEYS ATUTES OF LIMITATIONS IN-LITIGATED MATTERS POLICIES FOR DOCKET CONTROL IST WEEKLY, CIRCULATION OF MASTER CALEND HAT MANAGEMENT BE NOTIFIED IF DEADLINE AI IN DOCKET/CALENDARING SYSTEMS AT DISCRET | BOUT TO BE MISSED |
| OTHER (SPECIFY) | · | |
| O. DOES THE APPLICA | ANT REFER CASES TO OTHER ATTORNEYS O | R FIRMS? |
| HAVE WRITTEN F REFER TO MORE DOCUMENT WITH | ES OR PROCEDURES POLICIES ON REFERRALS THAN ONE ATTORNEY/FIRM I A NON-ENGAGEMENT LETTER HOT TO ACCEPT REFERRAL FEES OR PAYMENT FO | RESEARCH OR DETERMINE THE ATTORNEY'S COMPETENCE VERIFY THAT THE ATTORNEY/FIRM CARRIES LEGAL MALPRACTICE INSURANCE ACCEPTS A REFERRAL FEE OR OTHER PAYMENT FOR THE REFERRAL OR THE REFERRAL |
| P. PLEASE CHECK ALL | L THAT APPLY TO WEBSITES, BLOGS, OR OT | HER ONLINE MEDIUMS USED OR MAINTAINED BY THE APPLICANT: |
| JIII ON ALI | | ACCEPTS NEW CLIENTS OR SCREENS NEW CLIENTS |
| USES FOR CLIENT | | ROUTINELY PROVIDES INFORMATION TO THE PUBLIC ABOUT LEGAL ISSUES |
| USES FOR CLIENT GATHERS INFORM | MATION ABOUT POTENTIAL CLIENTS | ROUTINELT PROVIDES INFORMATION TO THE PUBLIC ABOUT LEGAL ISSUES |
| GATHERS INFORM | MATION ABOUT POTENTIAL CLIENTS GAL BLOG, CHAT ROOM, OR BULLETIN BOARD | NONE OF THE ABOVE |

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IV. PLEASE READ AND SIGN THE APPLICANT SHALL IMMEDIATELY INFORM THE COMPANY IF ANY STATEMENTS MADE ON THIS APPLICATION (INCLUDING ATTACHMENTS) WERE INACCURATE OR MISLEADING WHEN SUBMITTED, OR ARE NO LONGER ACCURATE, OR HAVE BECOME MISLEADING. IN THE EVENT THAT THE APPLICANT'S STATEMENTS ARE REASONABLY DETERMINED BY THE COMPANY TO BE UNTRUE OR MISLEADING THEN IT SHALL HAVE THE RIGHT TO VOID THE POLICY AS OF THE DATE OF THE INCORRECT OR MISLEADING STATEMENT. IT SHALL ALSO HAVE THE RIGHT TO INCREASE THE PREMIUM, DEDUCTIBLES OR RETENTIONS CONSISTENT WITH HOW IT MIGHT HAVE RESPONDED IF FULLY ACCURATE AND NON-MISLEADING INFORMATION HAD BEEN SUBMITTED. COMPLETION OF THIS FORM DOES NOT BIND COVERAGE OR OBLIGATE THE COMPANY TO OFFER COVERAGE. THE COMPANY'S RECEIPT OF THE APPLICANT'S ACCEPTANCE OF THE COMPANY'S QUOTATION IS REQUIRED BEFORE THE COVERAGE MAY BE BOUND AND A POLICY ISSUED. THE APPLICANT AGREES TO COOPERATE WITH THE COMPANY IN IMPLEMENTING AN ONGOING PROGRAM OF LOSS CONTROL AND WILL ALLOW THE COMPANY TO REVIEW AND MONITOR SUCH PROGRAMS THAT THE APPLICANT UNDERTAKES IN MANAGING ITS PROFESSIONAL INSURANCE EXPOSURES. THE APPLICANT HERBY AUTHORIZES AND DIRECTS ANY PERSON OR ORGANIZATION WHATSOEVER TO RELEASE AND FURNISH TO THE COMPANY, AND ITS AGENTS OR REPRESENTATIVES, ANY AND ALL INFORMATION REQUESTED WHICH MAY RELATE TO INSURABILITY UNDER THE POLICY. THE APPLICANT FURTHERMORE AUTHORIZES THE RELEASE OF ALL SUCH INFORMATION BY THE COMPANY AS REQUIRED BY LAW TO ANY GOVERNMENTAL AGENCY OR PROFESSIONAL SOCIETY OR ASSOCIATION. THE APPLICANT FURTHERMORE RELEASES AND AGREES TO HOLD HARMLESS THE COMPANY, AND ALL OF ITS AGENTS AND REPRESENTATIVES, ANY PRIOR INSURER, GOVERNMENTAL AGENCY, OR PROFESSIONAL SOCIETY OR ASSOCIATION FROM ANY LIABILITY ARISING OUT OF THE RELEASE OR REVIEW OF ANY AND ALL INFORMATION RELEASED OR FURNISHED PURSUANT TO THIS AUTHORIZATION AND APPLICATION FOR INSURANCE, NOTWITHSTANDING THE FACT THAT THERE MAY BE ERRORS, OMISSIONS, OR MISTAKES CONTAINED IN SUCH RELEASED INFORMATION. THE APPLICANT HEREBY ACKNOWLEDGES THAT THIS APPLICATION FOR COVERAGE INCLUDES DEFENSE WITHIN THE LIMITS OF LIABILTY UNLESS DEFENSE OUTSIDE THE LIMITS IS ADDED BY ENDORSEMENT. SIGNATURE OF AUTHORIZED INDIVIDUAL TTTI F DATE **PRINT NAME** V. FRAUD NOTICE UNDER THE LAWS OF YOUR STATE, IT MAY BE A CRIMINAL OFFENSE TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING INFORMATION TO AN INSURANCE COMPANY. PENALTIES FOR FRAUD MAY RESULT IN ONE OR MORE OF THE FOLLOWING: IMPRISONMENT, FINES OR DENIAL OF INSURANCE BENEFITS. PLEASE INITIAL THE STATEMENTS ON THE FOLLOWING PAGES FOR THE STATES APPLICABLE TO THE COVERAGE BEING APPLIED FOR. MANDATORY: ALL APPLICANTS MUST READ AND INITIAL THE FOLLOWING UNLESS IN ONE OF THE STATES BELOW: ANY PERSON WHO KNOWINGLY 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 ALSO PUNISHABLE BY CRIMINAL AND/OR CIVIL INITIAL HERE PENALTIES IN CERTAIN JURISDICTIONS. VI. FRAUD NOTICE - STATE STATUTORY REQUIREMENT MANDATORY: ALL ARKANSAS APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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 **INITIAL HERE** CONFINEMENT IN PRISON. MANDATORY: ALL COLORADO APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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 **INITIAL HERE** COMPANY WHO KNOWINGLY PROVIDES FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO A 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 REGULATED AGENCIES. MANDATORY: ALL DISTRICT OF COLUMBIA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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. **INITIAL HERE** MANDATORY: ALL HAWAII APPLICANTS MUST READ AND INITIAL THE FOLLOWING: FOR YOUR PROTECTION, HAWAII LAW REQUIRES YOU TO BE INFORMED THAT PRESENTING A FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT IS A CRIME PUNISHABLE BY FINES OR IMPRISONMENT, OR BOTH. INITIAL HERE MANDATORY: ALL KENTUCKY APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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 INITIAL HERE

| MANDATORY: ALL LOUISIANA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIF FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIF FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIF FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY, PENALTIES MAY INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS. MANDATORY: ALL MARYLAND APPLICANTS MUST READ AND INITIAL THE FOLLOWING: MAY PERSON WHO KNOWINGLY OR WILLIFLLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILLIFLLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILLIFLLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILLIFLLY PRESENTS A FALSE OR DECEPTED AND ADAILST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTE STATEMENT IS GUILTY OF INSURANCE FRAUD. MANDATORY: ALL OKLAHOMA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: WARNING: ANY PERSON, WHO KNOWINGLY, AND WITH INTENT TO INSURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROJECES OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FORMATION INSURANCE AND PRESON, WHO KNOWINGLY AND WITH INTENT TO DISTRIBUTE OR MISLEADING INFORMATION IS GUILTY OF A FRAUDULENT INSURANCE AND PRESON, WHO KNOWINGLY AND WITH INTENT TO DISTRIBUTE OR MISLEADING INFORMATION IS INITIAL HERE MANDATORY: ALL PENNSYLVANIA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DISTRIBUTE OR MISLEADING INFORMATION OR CONCEALS FOR THE PRIVACE OF MISLEADING, INFORMATION CONCERNING ANY PRIVACE ORDANY PLASE INFORMATION OR CONCEALS FOR THE PRIVACE OF MISLEADING, INFORMATION CONCERNING ANY PRIVACE OR MISLEADING OR OTHER PERSON HOR INSURANCE COMPANY F | VI. FRAUD NOTICE - STATE STATUTORY REQUIREMENT (CONTINUED) | |
|--|---|--------------|
| PRESENTS FAUSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON. MANDATORY: ALL MAINE APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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 DENIAL OF INSURANCE BENEFITS. MANDATORY: ALL MARYLAND APPLICANTS MUST READ AND INITIAL THE FOLLOWING: ANY PERSON WHO KNOWINGLY OR WILL FULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILL FULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY OR WILL FULLY PRESENTS A FALSE OR PRAUDULENT CLAIM FOR PAYMENT OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON. MANDATORY: ALL OHIO APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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. INITIAL HERE MANDATORY: ALL OKLAHOMA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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 UNITIAL HERE MANDATORY: ALL PENNSYLVANIA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: INITIAL HERE MANDATORY: ALL TENNESSEE APPLICANTS MUST READ AND INITIAL THE FOLLOWING: 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 INITIAL HERE MANDATORY: ALL VIRGINIA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAU | MANDATORY: ALL LOUISIANA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: | |
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