# NEW ATTORNEY APPLICATION

NATIONAL LIABILITY & FIRE INSURANCE COMPANY

POLICY NUMBER

PLEASE PRINT LEGIBLY AND ANSW	ER ALL QUESTIONS.	LF A QUESTION IS NO	JI APPLICABLE, STATE	N/A .
IF ADDITIONAL SPACE IS NEEDED. P	LEASE USE SUPPLEME	NTAL FORM WITH A	REFERENCE TO THE OUE	STION

Α.	APPLICA	INT					POLICY NU	
							i olici ne	
	NAME O	F NEW ATTORNEY						
		/ JINED APPLICANT				/ /	ECTIVE DATE OF (	COVERAGE
	MM/DD/Y	YYY				MM/DD/YYYY		
В.	NUMBER	R OF YEARS THE NEW ATTORNEY	HAS BEEN PRAC	CTICING LAW:				
C.	STATES	IN WHICH NEW ATTORNEY IS AD	MITTED TO THE	E BAR:				
D.	NUMBER	R OF HOURS WORKED PER WEEK	ON BEHALF OF	THE APPLICANT:				,
E.	FORMER	R FIRM/EMPLOYER NAME:						
F.		E NEW ATTORNEY OR HIS/HER FO THE PAST FIVE YEARS?	ORMER FIRM MA	AINTAINED LAWY	ERS PROFESSIO	NAL LIABILITY CO	OVERAGE	YES NO
	IF YES	5, PLEASE COMPLETE THE FOLLOWIN	G:					
	PAST	PROFESSIONAL LIABILITY	POLICY NO.	PRIOR ACTS EXCLUSION	LIMITS O	F LIABILITY	POLICY	PERIOD
	YEARS	CARRIER	FOLICI NO.	DATE	PER CLAIM	AGGREGATE	MM/DD/YYYY	MM/DD/YYYY
	1							
	2							
	3							
	4							
	5							
G.		ON IN APPLICANT (PLEASE CHECK	(ONE):					
н.	REPORT	E NEW ATTORNEY OR HIS/HER PF ING PERIOD (I.E. TAIL, ERP, ETC. 5, PROVIDE: EFFECTIVE DATE OF ENDORSEMENT	)?	S) PURCHASE AN		TO EXTEND THE C	LAIMS	YES NO
1.	HAVE AN THE NEV	NY PROFESSIONAL LIABILITY CLA N ATTORNEY AWARE OF ANY INC ERVICES TO OTHERS THAT MIGH	IMS BEEN MAD IDENT, ACT, ER	E AGAINST THE N ROR OR OMISSIO	NEW ATTORNEY 1	IN THE LAST FIVE OF THEIR PERFO	RMANCE OF	YES NO
	IF YES	5, A CLAIMS SUPPLEMENT MUST BE C	OMPLETED FOR E	EACH CLAIM, POTEN	ITIAL CLAIM OR IN	ICIDENT.		
J.	FINED, F	E NEW ATTORNEY EVER BEEN DIS PLACED ON PROBATION, HELD IN OR INVESTIGATION OF ANY KIN	CONTEMPT OF	COURT, OR BEEN	THE SUBJECT O	F A REPRIMAND, I		YES NO
		5, ATTACH AN ADDENDUM EXPLAININ						
К.	ARE YOU AN EMPLOYEE OF ANY ENTITY OR ORGANIZATION OTHER THAN THE APPLICANT?							
L.	PLEASE	CHECK ANY OF THESE AREAS OF	PRACTICE IN W	HICH NEW ATTOP	RNEY PRACTICES	6:		
	SECUR	RITIES ENTERTAINMENT	- F.	INANCIAL INSTITUT	TONS	NTELLECTUAL PROF	PERTY	
	REAL	ESTATE PERSONAL INJURY/P	Roperty Damag	E PLAINTIFF				
	**PLE	ASE FILL OUT THE APPLICABLE SECT	IONS OF THE ARE	EAS OF PRACTICE S	UPPLEMENT FOR E	ACH AREA OF PRAC	TICE CHECKED ABO	VE.**
м.	OR NON HAD AN	PAST FIVE YEARS HAS THE NEW A -PROFIT ENTERPRISE OTHER THA Y KIND OF DEBT, EQUITY OR OW E WITH A CLIENT OF THE APPLIC	AN THE APPLICA NERSHIP IN A C	ANT OR THE NEW	ATTORNEY'S FO	RMER FIRM OR EN	MPLOYER, OR	UYES UNO
	IF YES	5 TO ANY PART OF THE QUESTION, C	OMPLETE THE OU	JTSIDE INTEREST S	UPPLEMENT.			
		APPLICANTS/AGENTS DO NO THE PAST FIVE YEARS HAS THE LED, NON-RENEWED? S, ATTACH AN ADDENDUM EXPLAININ	NEW ATTORNEY	( HAD LAWYERS P		IABILITY COVERA	GE DECLINED,	YES NO
	IMPORI	ANT NOTICE						
	CLAIMS	SURANCE IS FOR A CLAIMS-MAD ARE FIRST MADE DURING THE PO CCURRED ON OR AFTER THE APP	DLICY PERIOD	ARISING OUT OF	INCIDENTS OR A	CTS ON BEHALF C	OF THE NAMED INS	

#### PLEASE READ AND SIGN

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 APPLICANT'S ACCEPTANCE OF THE COMPANY'S QUOTATION IS REQUIRED BEFORE THE COVERAGE MAY BE BOUND AND THE 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 HEREBY 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.

PRINT NAME		
SIGNATURE OF NEW ATTORNEY		DATE
SIGNATURE OF AUTHORIZED INDIVIDUAL	TITLE	DATE
FRAUD NOTICE		
UNDER THE LAWS OF YOUR STATE, IT MAY BE A CRIMINA INFORMATION TO AN INSURANCE COMPANY. PENALTIES 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 PENALTIES IN CERTAIN JURISDICTIONS.

#### 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 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 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.

# MANDATORY: ALL FLORIDA APPLICANTS MUST READ AND INITIAL THE FOLLOWING:

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, FILES A STATEMENT OF A CLAIM CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE.

#### 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.

#### 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 CRIME.

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MANDATORY: ALL LOUISIANA 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 CONFINEMENT IN PRISON.	INITIAL HER
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.	INITIAL HER
MANDATORY: ALL MARYLAND APPLICANTS MUST READ AND INITIAL THE FOLLOWING: ANY PERSON WHO KNOWINGLY AND WILLFULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY AND WILLFULLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE	
SUBJECT TO FINES AND CONFINEMENT IN PRISON.	INITIAL HER
MANDATORY: ALL NEW JERSEY APPLICANTS MUST READ AND INITIAL THE FOLLOWING: ANY PERSON WHO INCLUDES ANY FALSE OR MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.	
	INITIAL HER
MANDATORY: ALL NEW MEXICO 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 CIVIL FINES AND	
CRIMINAL PENALTIES.	INITIAL HER
MANDATORY: ALL NEW YORK 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 OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF	
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.	
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 HER
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 GUILTY OF A FELONY.	INITIAL HER
MANDATORY: ALL PENNSYLVANIA 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 OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS FOR THE PURPOSE OF	INITIAL HER
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.	
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 BENEFITS.	INITIAL HER
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 DEFRAUDING THE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS.	INITIAL HER
MANDATORY: ALL WASHINGTON 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 BENEFITS.	INITIAL HER
MANDATORY: ALL WEST VIRGINIA APPLICANTS MUST READ AND INITIAL THE FOLLOWING: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF 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.	INITIAL HER
CALIFORNIA NOTICE:	
I UNDERSTAND THAT IF I CANCEL OR TERMINATE ANY COVERAGE THAT MAY BE PROVIDED BY THE COMPANY, EARNED PREMIUM SHALL BE COMPUTED IN ACCORDANCE WITH THE STANDARD SHORT RATE TABLES AND PROCEDURES WITH A MAXIMUM PENALTY OF UP TO 11%. PR	EMIUM