



"The Answer"

CORPORATE DIRECTORS & OFFICERS LIABILITY AND EMPLOYMENT PRACTICES LIABILITY APPLICATION

All questions must be answered and application must be signed by the Chairperson of the Board or President of the Applicant.

THIS IS AN APPLICATION FOR A CLAIMS MADE POLICY. PLEASE READ YOUR POLICY CAREFULLY.

Defense Costs shall be applied against the retention.

The Limits of Liability under the Directors and Officers Liability Coverage Part shall be reduced by, and may be completely exhausted by, Defense Costs.

1.							
	Primary Address			Carrate	Ctata		7:
	Web Site Address:	Street	City E-m	County ail Address:	State		Zip
2.	Description of operations			e Incorporated			
3.	Does the Applicant want any s		Date	, moorporated		☐ Yes	□ No
٥.			ion: Operations: Ow	nershin: Assets: Employee	·s	— 163	— 110
4.	•	Name, Date Established; Location; Operations; Ownership; Assets; Employees. r designated to receive all notices on behalf of all Insureds					
5.	Current and Prior Insurance. Please provide insurer, expiration, premium, limits and retention, if known.						
Ο.	D&O:	Tiodoo provido inodroi, exp	piration, promisin, in	This and retention, it knows			
	EPL:						
	E&O:						-
	Fiduciary:						
6.	Financial Information. (A prer	mium indication may be pro		•			
	Assets		1	Revenues			
	Equity (Deficit)			ncome (Loss)			
	Debt		Retained	d Earnings (Loss)			
7.	Ownership. If any response is	"Yes", please explain fully	in an attachment to	this application.			
	a) Number of shares outstar	nding. Voting		Non Voting _			
	b) Number shareholders or	members. Voting		Non Voting _			
	c) Number of shares/interests owned by the directors and officers (direct and beneficial).						
	d) Is the applicant a Subsidi	ary of another Organizatio	n?			☐ Yes	☐ No
	•	n 10% or more of the votin	-	beneficially		☐ Yes	☐ No
	Please attach list of names and percentage ownership interest.					☐ Yes	□ No
	f) Are there any other securities that are convertible to voting stock?g) Have any shares of the Applicant been publicly traded within the last 3 years?					☐ Yes	□ No □ No
0				years!		u 165	– 100
8.	If "Yes", please explain fully in an attachment to this application. a) Have there been any changes in the Board of Directors or Senior Management in						
	a) Have there been any changes in the Board of Directors or Senior Management in the past 3 years for reasons other than expiration of term, death or retirement?					☐ Yes	☐ No
	b) Has the Applicant changed outside auditors in the last 3 years?					☐ Yes	□ No
	c) Have any auditors found any material weaknesses in Applicant's system						
	of internal controls?	,	F F 11 11 2 2 3 3 3 3 3 1			☐ Yes	□ No
	d Has the Applicant violated	d or breached any debt cov	venant, loan agreem	ent			
	or other material obligation	on in the past 3 years?				☐ Yes	☐ No

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9.	Has the Applicant in the past 36 months completed or agreed to, or does it contemplate within the next 12 months, any of the following, whether or not such transactions are or will be completed?							
	If "Yes", please explain fully	consolidation with another entity?		□ Yes	□ No			
		estiture of more than 25% of asse	ets or stock of the Organization?	□ Yes	□ No			
	c) Any registration for a p		ets of stock of the Organization:	☐ Yes	□ No			
	d) Any private placement?			☐ Yes	□ No			
		al arrangement with creditors?		□ Yes	□ No			
10.	Total number of employees	_						
		Current 12 months	Prior 12 months	Anticipated next 12 months (If operating less than 5 years	b)			
	Full Time							
	Part Time							
	Temporary/Seasonal							
	Independent Contractors							
	Leased							
11	Is more than 20% of the Ar	onlicant's work force located in a s	tate other than that shown in Item	1?	 □ No			
	·	umber of workers at each location		1.	_ 110			
12.			salaries, bonuses and commissions	s?				
	\$76,000 to \$100,000		000					
13.			reduced staff in the past 12 month	ns? 🔲 Yes	☐ No			
	Does the Applicant anticipa	te doing so in the next 12 months	?	☐ Yes	☐ No			
	If yes, please attach details							
14.	Number of employees invol	untarily terminated or laid off in the	ne past 12 months?	past 24 months?				
15.	Within the last 5 years has any employment related, third party harassment or third party discrimination claim, suit, inquiry, complaint or							
	=	le against the Applicant or any inc United States Liability Insurance		☐ Yes	□ No			
16.	Within the last 5 years, has	any claim, suit inquiry, complaint	or notice of hearing been made ag	gainst the Applicant or any person				
	proposed for Insurance in the	ne capacity of Director, Officer, or	Employee of the Applicant?	☐ Yes	☐ No			
	If "Yes", please complete a	United States Liability Insurance	Group claim supplement.					
17.	s any person or entity proposed for this Insurance aware of any fact, circumstance or situation which may result in a claim against the							
		ctors, Officers, or Employees?		☐ Yes	☐ No			
	If "Yes", please complete a	United States Liability Insurance	Group claim supplement.					
Plea	ase complete the following if	Employment Practices Liability re	equested:					
18.	Does the Applicant have an	Email/Internet Policy currently in	place?	☐ Yes	☐ No			
	If no, is the Applicant willing	to implement one? (Sample can	be provided by the Company)	☐ Yes	☐ No			
	A premium credit will be a	applied for having, or agreeing	to implement, an Email/Internet F	Policy.				
	Please submit a copy of cur	rrent or newly implemented policy	within 21 days after the inception	date of this insurance.				
Mar	ndatory Written Employme	nt Policies.						
	Does the Applicant have an	Anti-Discrimination and Anti-Hara	assment Policy currently in place?	☐ Yes	☐ No			
	If "yes", does it include:							
	1. A definition of "Sexual H	arassment" as well as Harassmer	nt in general?	☐ Yes	☐ No			
	2. At least two positions (e.	g. President and HR Manager) to	whom an Employee can report all	egations of				
	Discrimination or Harass	ment?		□ Yes	☐ No			
	3. Is it distributed to all Em	ployees for them to read and ther	sign in acknowledgement?	☐ Yes	☐ No			
		all of the above, you do not need						

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If you do not have an Anti-Discrimination and Anti-Harassment Policy or answered "no" to any of the above, please (1) implement, (2) distribute to all Employees and (3) forward to us such a policy containing the above provisions within 21 days after the inception date of this insurance (sample can be provided by the Company). Failure to do so will result in rescission of the binder for this insurance.

REQUIRED INFORMATION

- A. Completed Application signed and dated by the President or Chairperson of the Board.
- B. Most recent audited financial statement.
- C. Any Private Placement Memorandum issued within the past 12 months.

New York Disclosure Notice: This policy is written on a claims made basis and shall provide no coverage for claims arising out of incidents, occurrences or alleged wrongful acts that took place prior to the retroactive date, if any, stated on the declarations. This policy shall cover only those claims made against an insured while the policy remains in effect and all coverage under the policy ceases upon termination of the policy except for the automatic extended reporting period coverage unless the insured purchases additional extend reporting period coverage. The policy includes an automatic 60 day extended claims reporting period following the termination of this policy. The Insured may purchase for an additional premium an additional extended reporting period of 12 months, 24 months or 36 months following the termination of this policy. Potential coverage gaps may arise upon the expiration for this extended reporting period. During the first several years of a claims-made relationship, claims-made rates are comparatively lower than occurrence rates. The insured can expect substantial annual premium increases independent overall rate increases until the claims-made relationship has matured.

Missouri and Arkansas Disclosure Notices: I understand and acknowledge that this policy contains a defense within the limits provision which means that "defense costs" will reduce my limits of insurance and exhaust them completely. Should that occur, I shall be liable for any further legal "defense costs" and damages. This provision applies to the directors and officers liability coverage part and also applies to the employment practices liability coverage part if I have more than 200 employees or if my limits of liability are less than \$500,000.

Signed and accepted by the insured:

Signature of President or Chairperson

Virginia Notice: You have an option to purchase a separate limit of liability for the extension period, Policy common conditions I. If you do not elect this option, the limit of liability for the extension period shall be part of the and not in addition to limit specified in the declarations. Statements in the application shall be deemed the insured's representations. A statement made in the application or in any affidavit made before or after a loss under the policy will not be deemed material or invalidate coverage unless it is clearly proven that such statement was material to the risk when assumed and was untrue.

Minnesota Notice: The clause "and/or authorization or agreement to bind the insurance." is replaced with "Authorization or agreement to bind the insurance may be withdrawn or modified based on changes to the information contained in this application prior to the effective date of the insurance applied for that may render inaccurate, untrue or incomplete any statement made with a minimum of 10 days notice given to the insured prior to the effective date of cancellation when the contract has been in effect for less than 90 days or is being canceled for nonpayment of premium.

Colorado Fraud Statement: 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 Statement: 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.

Florida Fraud Statement: 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.

Kentucky Fraud Statement: 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 and Washington Fraud Statement: 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.

New Jersey Fraud Statement: 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 Fraud Statement: 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 such violation.

Ohio Fraud Statement: 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.

Oklahoma Fraud Statement: 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.

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Pennsylvania Fraud Statement: 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 and Virginia Fraud Statement: 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.

Fraud Statement (All Other States): 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.

Broker's Signature		
Some states require that we have the Name and Addre	ess of your (Insured's) Authorized Agent of	or Broker.
If the primary address of the location listed in item #1 i	s in the state of New York, lowa or Florid	a, the states of New York, lowa and Florida
require that we have the names and address of your (in	nsured's) authorized Agent or Broker.	
Name of Authorized Agent or Broker		
Address:		
Mail complete application through local Agent or Broker	r to:	
The undersigned represents that to the best of his/her that those particulars and statements are material to the that any claim, incident or event taking place prior to the incomplete any statement made will immediately be repoutstanding quotations and/or authorization or agreement to purchase the insurance, nor does the review of this on this Application in the event the Policy is issued. It is basis of the contract should a policy be issued and it were that the policy is issued and it were that the policy is issued.	e acceptance of the risk assumed by the e effective date of the insurance applied ported in writing to the Company and the ent to bind the insurance. The signing of Application bind the Company to issue a s agreed that this Application, including a	Company. The undersigned further declares for which may render inaccurate, untrue, or Company may withdraw or modify any this Application does not bind the undersigned policy. It is understood the Company is relying any material submitted therewith, shall be the
Applicant's Signature	Title	Date

(Chairperson of the Board or President)

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