

Safe Law

Application for Cyber Risk Coverage

SAFELAW APPLICATION

NOTICE: THE POLICY FOR WHICH THIS APPLICATION IS MADE IS A CLAIMS MADE AND REPORTED POLICY SUBJECT TO ITS TERMS. THIS POLICY APPLIES ONLY TO ANY CLAIM FIRST MADE AGAINST THE INSURED DURING THE POLICY PERIOD OR ANY EXTENDED REPORTING PERIOD AND REPORTED TO US PURSUANT TO THE TERMS OF THE POLICY ARISING FROM ANY CIRCUMSTANCES WHICH TOOK PLACE ON OR AFTER ANY RETROACTIVE DATE SPECIFIED IN THE SCHEDULE AND BEFORE THE EXPIRY DATE OF THE POLICY PERIOD. AMOUNTS INCURRED AS CLAIMS EXPENSES SHALL REDUCE AND MAY EXHAUST THE LIMIT OF LIABILITY AND ARE SUBJECT TO THE DEDUCTIBLE. PLEASE READ THE POLICY CAREFULLY

APPLICATION'S INSTRUCTIONS

ALL QUESTIONS MUST BE ANSWERED COMPLETELY; PLEASE TYPE OR PRINT CLEARLY; THIS APPLICATION MUST BE SIGNED AND DATED BY A PRINCIPAL OF THE FIRM.

COMPANY DESCRIPTION

Name of Company:	
<hr/>	
Address:	
<hr/>	
Names and URLs of all subsidiary companies (if any)	
<hr/>	
Contact Name:	Contact Email:
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1. Please provide the following:

i) Number of Partners:

Click here to enter text.

ii) Number of Lawyers (other than partners):

	<u>Prior Year</u>	<u>Current Year</u>	<u>Forecast Year (estimate)</u>
Total Revenue			

2. Please indicate your areas of practice as a percentage of billings for the past 12 months.

NOTE: We can use area of practice description from in your latest LPL application for this section

<u>Area of Practice</u>	<u>% of Billings</u>	<u>Area of Practice</u>	<u>% Of Billings</u>
Administrative Law		International Law	
Admiralty Defense		Investment Money Manger	
Admiralty Marine		Juvenile	
Adoptions		Labor Unions	
Arbitration/Mediation		Labor/Employee	
Banking		Labor/Management	
Bankruptcy		Landlord Tennant/Leases	
BI/PI Defense		Lobbying	
Bonds		Local Government	
Business Transactions		Medical Malpractice Defense	
Civil Rights		Medical Malpractice Plaintiff	
Civil/General Litigation		Mergers & Acquisitions	
Class Action Plaintiff		Municipal Law	
Collection		Oil & Gas Mining	
Commercial Defense		Oil & Gas Title	
Commercial Law		Patent, Trademark, Copyright – Filing	
Construction Law		Patent, Trademark, Copyright Litigation	
Consumer Claims		Patent, Trademark, Copyright Prosecution	
Contracts		Plaintiff BI/PI (Non Product Liability)	
Corporate Formation		Product Liability Plaintiff	
Corporate General		Real Estate Closings/General	
Corporate Litigation		Real Estate Commercial Title	
Criminal Law		Real Estate Development	
Divorce		Real Estate Investment Trusts	
Employment Law		Real Estate Limited Partnership	
Entertainment		Real Estate Residential Title	
Environmental Law		Real Estate Syndication	
ERISA		Securities	
Estate Planning		Taxation Opinions	
Estate/Trust/Probate		Taxation Preparation	

Family Law – (Non-Divorce)	Taxation Representation
Fiduciary	Traffic
Foreclosures	Wills
Foreign Law	Workers Compensation Defense
Guardianships	Workers Compensation Plaintiff
Immigration/Naturalization	Other: (Please Describe Below)
Insurance Defense	
Total	100%

3. Please provide the following:

i) Lawyers Professional Liability Policy Limit, Retention and Premium:

ii) A copy of your expiring Lawyers Professional Liability Policy Application

4. Have **you** had any computer or information **security incidents** during the past **three years**? An **incident** includes any interruption, suspension or unauthorised access, intrusion, breach, compromise or use of your computer systems, including embezzlement, fraud, theft of proprietary information, denial of service, electronic vandalism or sabotage, computer virus or other similar incidents.

Y N

5. Has the Applicant or any director, officer, employee or other proposed Insured given written notice under the provisions of any prior or current cyber risk, media or network security policy of specific facts or circumstances which may give or have given rise to a Claim being made against any proposed Insured?

Y N

6. Has the Applicant or any director, officer, employee or other proposed Insured given written notice under the provisions of any prior or current errors or omissions, professional liability or lawyers professional liability policy of specific facts or circumstances which may give or have given rise to a Cyber Risk Claim being made against any proposed Insured?

Y N

7. Does any Applicant, director, officer, employee or other proposed insured have knowledge or information of any fact, circumstance, situation, event or transaction which may give rise to a claim under the proposed SafeLaw insurance?

Y N

DECLARATION

To the best of my/our knowledge and belief, I/We declare that the information provided in connection with this Application after reasonable enquiry, is true and I/We have not withheld any material facts. I/We understand that non-disclosure or misrepresentation of material fact may entitle Underwriters to void the insurance. (NB a material fact is one in which the knowledge or ignorance of it would naturally and reasonably influence the judgment of Underwriters in making the contract at all, in estimating the degree or character of the risk, or in fixing the rate of premium, or would otherwise be deemed material under applicable law. If you are in any doubt as to whether a fact is material or not, you must disclose it). I/We understand that signing this Application does not bind me/us to complete the policy, but agree that, should a contract of insurance be concluded, this Application and statements made therein shall form the basis of the contract.

This application and materials submitted with it shall be retained on file with Underwriters and shall be deemed attached to and become part of the policy if issued. Underwriters are authorized to make any investigation and inquiry in connection with this application as it deems necessary.

The undersigned authorized officer of the Applicant hereby acknowledges that they are aware that the Limit of Liability contained in this policy shall be reduced, and may be completely exhausted, by the costs of legal defense and, in such event, the insurer shall not be liable for the costs of legal defense or for the amount of any judgment or settlement to the extent that such exceeds the Limit of Liability of this policy.

The undersigned authorized officer of the Applicant hereby further acknowledges that they are aware that legal defense costs that are incurred shall be applied against the retention amount. If the information supplied on this application changes between the date of this application and policy issuance, the Applicant will immediately notify underwriters of such changes. Underwriters may then withdraw or modify outstanding quotations and / or authorization or agreement to bind this insurance.

Name: _____

Signed: _____

Date: _____

Title: _____