

Instructions for completing this Application:

This is a fillable PDF document.

Please answer all questions fully. If necessary, as noted in the questions below, please provide additional responses to this Application using the applicable supplements.

Upon completion, this Application must be signed and dated by an authorized representative of the Applicant.

THE POLICY FOR WHICH YOU ARE APPLYING IS WRITTEN ON A CLAIMS-MADE BASIS. IT PROVIDES NO COVERAGE FOR CLAIMS ARISING OUT OF INCIDENTS, SITUATIONS, OR ACTS OR OMISSIONS WHICH TOOK PLACE BEFORE THE PRIOR ACTS DATE, IF ANY, STATED IN THE POLICY.

IT COVERS ONLY CLAIMS ACTUALLY MADE AGAINST AN INSURED UNDER THE POLICY WHILE THE POLICY REMAINS IN EFFECT OR WHILE THE AUTOMATIC EXTENDED REPORTING PERIOD, OR ANY ADDITIONAL REPORTING PERIOD THE NAME INSURED MAY PURCHASE, IS IN EFFECT.

DURING THE FIRST SEVERAL YEARS OF THE CLAIMS-MADE RELATIONSHIP, CLAIMS-MADE RATES ARE COMPARATIVELY LOWER THAN OCCURRENCE RATES. SUBSTANTIAL ANNUAL PREMIUM INCREASES CAN BE EXPECTED, INDEPENDENT OF OVERALL RATE LEVEL INCREASES, UNTIL THE CLAIMS-MADE RELATIONSHIP REACHES MATURITY.

UPON TERMINATION OF COVERAGE FOR ANY REASON, A 60-DAY AUTOMATIC EXTENDED REPORTING PERIOD WILL BE GRANTED AT NO ADDITIONAL CHARGE. THE NAMED INSURED WILL BE ABLE TO PURCHASE AN ADDITIONAL EXTENDED REPORTING PERIOD UNLESS, DURING THE FIRST YEAR OF COVERAGE, THIS POLICY IS TERMINATED FOR NON-PAYMENT OF PREMIUM OR FRAUD. WITHIN 30 DAYS AFTER THE TERMINATION OF COVERAGE, THE COMPANY WILL GIVE WRITTEN NOTIFICATION TO THE NAMED INSURED THAT THE AUTOMATIC EXTENDED REPORTING PERIOD APPLIES, WHICH NOTICE SHALL STATE THE IMPORTANCE OF PURCHASING AN ADDITIONAL EXTENDED REPORTING PERIOD AND THE PREMIUM FOR SUCH COVERAGE. NO NOTICE SHALL BE SENT IF THIS POLICY HAS BEEN IN EFFECT FOR ONE YEAR OR MORE AND HAS BEEN TERMINATED FOR NONPAYMENT OR FRAUD.

THE NAMED INSURED SHALL HAVE THE GREATER OF SIXTY DAYS FROM THE EFFECTIVE DATE OF TERMINATION OF COVERAGE OR THIRTY DAYS FROM THE DATE OF MAILING OR DELIVERY OF THE NOTICE MENTIONED ABOVE TO SUBMIT WRITTEN ACCEPTANCE OF THE EXTENDED REPORTING PERIOD.

<u>AB</u>	OUT THE FIRM							
1.	Registered name of the	e law firm:						
	The law firm is a:							
	☐ sole practitioner	☐ general partnership	□ PC	□ PA*	□ LLC)	□ PLLC
	☐ Other							
	*If "PA," are all members/attorneys/law firm(s) included in this Application for coverage? Yes □ No						es 🗆 No 🗆	
	DBA used by Applicant	law firm (if any):						



2.	a.	Primary	location	of the law firm:	Street address:						
	City	r:			County:		State:		Zip co	de:	
	Tele	ephone:		Primary contact email address:							
	We	bsite addr	ess:								
	b. Does the law firm have additional office locations and / or practice in states other than the primary location listed in 2.a. above? If "Yes," please complete the Out of State and / or Additional Practice Location Supplement.									Yes □ No □	
3.	Cov	/erage is ı	requeste	ed to be effective	on:				,	/	/
4.	a.	What ye	ar was t	he law firm estab	lished?						
	b.	For how	many y	ears has the law	firm been continuc	usly insured for r	nalpracti	ce claims?)		
	C.		v firm cu		actice insurance, v	-			,	/	/
5.	Has	s the law f	irm ever	purchased an Ex	ktended Reporting	Period option?				Yes	□ No □
	If "\	∕es," plea	se provi	de a copy of the l	Extended Reportin	g Period Endorse	ement.				
6.	Has the law firm's coverage ever been non-renewed, cancelled, rescinded, or declined by any insurance carrier? Yes □ No □								□ No □		
	If "Yes," please provide a copy of the non-renewal, cancellation, rescission, or declination letter the law firm received from the carrier.										
7.	Does the law firm share office space with attorneys who are not members of the firm? Yes □ No □								□ No □		
8.					that represents mo		he firm's	annual bill	lings?	Yes	□ No □
9.			•		mbers work at the						
Lav	V FIRM	M MANAGE	<u>MENT</u>								
10.					identifying and resoft former, existing,			conflicts o	f	Yes	□ No □
11.	Doe	es the law	firm hav	ve at least two inc	dependently mainta	ained calendar co	ontrols?			Yes	□ No □
12.	a.	Does the letters?	e law firr	m regularly confir	m representations	in writing via use	of forma	l engagen	nent	Yes	□ No □
	Please attach a sample engagement letter on law firm letterhead to this Application.										
	b.	Does the	e engag	ement letter inclu	de the following:						
		• ide	ntity of t	he client?						Yes	□ No □
		• sco	pe of re	presentation that	includes key terms	s of legal represe	ntation?			Yes	□ No □
		• fee	structur	es and billing agr	eements?					Yes	□ No □
		• terr	mination	agreement that i	ncludes file retenti	on and destruction	n terms?	•		Yes	□ No □

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	c. Does the law firm ensure that a countersigned engagement letter is received from the client before work begins on a new matter?								
	representations?	,	e in writing the declination or termination of	Yes □ No □					
	If "No" to a, b, c, or d, please speak with your agent regarding policy benefits that may apply in the event of a claim with the use of an engagement letter. Policyholders of the CNA program will be provided with access to the CNA Lawyers' Toolkit: A Guideline to Managing the Attorney-Client Relationship.								
13.	13. How many lawsuits or arbitration procedures has the law firm initiated during the last two years to enforce the collection of its unpaid fees? <i>If greater than zero, please complete the Fee Suit Supplement.</i>								
14.	1. What percentage of accounts receivable is outstanding more than 90 days?								
15.	5. Law Firm Gross Revenues: Year Gross Revenues								
	Current Year Annual Projected \$								
	Prior Year Actual \$								
	Prior 2 Year Actual \$								
CLA	AIM / INCIDENT / DISCIPLINARY INFOR	<u>MATION</u>							
16.	After inquiry, is any attorney in the	e law firm aware	e of:						
			past five years against them, the law firm, any ner attorney of the law firm while affiliated with the	Yes □ No □					
	b. an actual or alleged act, omission, circumstance, or breach of duty that a reasonable attorney would recognize might reasonably be expected to result in a claim being made against the law firm, any predecessor law firm, or any attorney currently or formerly affiliated with the law firm or any predecessor law firm, regardless of whether any such claim would be meritorious?								
			nat has been subject to any disciplinary inquiry, cluding non-payment of dues?	Yes □ No □					
		refused admiss	ion to practice, disbarred, suspended, formally	Yes □ No □					
	If "Yes" to a. b. c. or d above. plea	ase complete the	e Claim / Disciplinary Supplement for each matter.						



all attorneys who perion	m work for the law firm,	all provision	ally ad	mitted	l bar m	ember	s, and all non-at	torney shaı	reholder	(s), if applicable				
	me Attorney Designation In (see list (s	*Attorney Outside	Av				All State(s)			Experience		CNA Risk	New State	
Attorney Name		Interests (see list below)	0	1 to 10	11 to 25	26 +	Where Attorney is Admitted to Practice Law	Years in Private Practice of Law	Years with This Firm	Years of Continuous Malpractice Coverage	Prior Acts Date mm/dd/yy	Management Attendance Date mm/dd/yy	Mem	
/ Designations:	<u> </u>	<u>.</u>				i	<u>.i</u>	.i	i	<u> </u>	<u>.i</u>	<u>.i.</u>	i	
Associate/Employee		NAS	No	n-Atto	rney S	hareho	older		P	Partner/Office	r/Director			
Equity Partner/Member/S	Shareholder	0	Ow	ner of	f Non-li	ncorpo	rated Entity		RP	Retired Partne	r			
Independent Contractor		OC	Of	Couns	sel				SP	Sole Practition	er			
	Designations: Associate/Employee Equity Partner/Member/S	Attorney Name Designation (see list below) Designations: Associate/Employee Equity Partner/Member/Shareholder Independent Contractor	Attorney Name Attorney Name Designation (see list below) Designations: Attorney Designation (see list below) Designations: Associate/Employee Equity Partner/Member/Shareholder Independent Contractor Outside Interests (see list below) NAS	Attorney Name Attorney Designation (see list below) Outside Interests (see list below) Outside Inter	Attorney Name Attorney Designation (see list below) (see list see list below) (see list see list below) (see list see list see list below) (see list see list s	Attorney Name Attorney Designation (see list below) See list below S	Attorney Name Attorney Name Outside Interests (see list below) Outside Interests Outside Interests It to 10 11 to 10 11 to 25 26 + Outside Interests Outside Interests NAS Non-Attorney Shareholder Outside Interests NAS Non-Attorney Shareholder Outside Interests Outsi	Attorney Name Attorney Name Outside Interests (see list below) Outside Interests (see list below)	Attorney Name Attorney Name Designation Designation (see list below) Outside Interests Outsid	Attorney Name Attorney Designation Designation (See list below) Designations: Per Week All State(s) Where Admitted to Practice Law Private Practice of Law Private Practice Law Private Law Private Law Private Law Private Law Private Law Private Law Pr	Attorney Name Attorney is Admitted to Practice Law Private of Law Practice Coverage Attorney is Admitted to Practice Law Practice Law Practice Coverage Attorney is Admitted to Practice Law Practice Law Practice Law Practice Law Practice Coverage Attorney is Admitted to Practice Law	Attorney Name Attorney Name Attorney Name Attorney Name Outside Interests (see list below) Outside Interests (see list with Interest interest (see list) Outside Interests (see list with Interest (see list) Outside Interests (see list (see list with Interest (see list) Outside Interests (see list (see list with Interest (see list) Outside Interest (see list) Out	Attorney Name	Attorney Name Attorney Name Attorney Name

*If any present, Client Information Supplement is required.



AREAS	OF	PR/	\CT	ICE
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18.	Estimate the percentage of the law firm's time, based on billable hours, devoted to each of the following areas of law during	the ز
	past 12 months. Please use only whole numbers.	

%	Admiralty / Marine – Defense	%	*Corporate Business Organization	%	Natural Resources / Oil & Gas
%	Admiralty / Marine – Plaintiff	%	Criminal	%	Personal Injury/Property Damage - Defense
%	Anti-Trust / Trade Regulation	%	Environmental	%	*Personal Injury/Property Damage - Plaintiff
%	Banking / Financial Institutions	%	Family Law	%	*Real Estate/Title – Commercial
%	Bankruptcy	%	Government Contracts / Claims	%	Real Estate/Title- Residential
%	*Business Transaction / Commercial_Law	%	Immigration / Naturalization	%	*Securities ("SEC")
%	Civil/Commercial Litigation – Defense	%	*Intellectual Property - Patent	%	Taxation
%	Civil/Commercial Litigation – Plaintiff	%	*Intellectual Property - (Copyright/Trademark)	%	*Wills, Estate, Trust & Probate
%	Civil Rights / Discrimination	%	International Law	%	Workers Comp - Defense
%	Collection	%	Labor Management Representation	%	Workers Comp - Plaintiff
%	Construction (Building Contracts)	%	Labor Union / Employee Representation	%	Other (describe below)
%	Consumer Claims	%	Local Government	%	Total must equal 100%

"Other" Description Area:							
Do any of the above areas of practice include the following practices / type of clients?							
*Class Action / Mass Tort Yes □ No □	*Entertainment Yes □ No □						
* An Area of Practice Supplement may be required.							



FIRM INSURANCE								
19. a. Enter the firm	19. a. Enter the firm's professional liability insurance history for the last five years:							
Effective Date mm/dd/yy	Insurance Company	Limits (per claim / aggregate)	Deductible (per claim/aggregate)	Covered Number of Attorneys	Annual Premium			
		\$	\$		\$			
		\$	\$		\$			
		\$	\$		\$			
		\$	\$		\$			
		\$	\$		\$			
b. Does the firm	n currently carry a standalor	ne cyber insurance	policy?		Yes □ No □			
If "Yes," does	s the current standalone cyt	per insurance policy	y include covera	ge for:				
i. wire traı	nsfer fraud?				Yes □ No □			
ii. denial o	f service attack?				Yes □ No □			
iii. extortion / ransomware? Yes □ No □								
iv. social e	iv. social engineering? Yes □ No □							
20. Some limits / deductibles / optional coverages will impact premium and are subject to underwriting qualification and availability within the state. Your quote will reflect the coverage and options for which the law firm qualifies.								
-	•							
a. Select the eac	h claim / aggregate limit the	e law lilm desires.						
□ \$100,000 / \$300,000 □ \$500,000 / \$1,000,000 □ \$1,000,000 / \$2,000,000 □ \$3,000,000 / \$3,000,000 □ \$250,000 / \$500,000 □ \$750,000 □ \$750,000 □ \$2,000,000 / \$2,000,000 □ \$4,000,000 / \$4,000,000 □ \$500,000 / \$500,000 □ \$1,000,000 / \$1,000,000 □ \$2,000,000 / \$4,000,000 □ \$5,000,000 / \$5,000,000 □ Other: \$								
b. Select type of	of deductible:	claim or □ aggreg	ate					
Select the deductible amount the law firm desires:								
□ \$1,000	□ \$2,500 □ \$4,000	□ \$10,000 [□ \$25,000 □	\$75,000				
□ \$2,000	□ \$3,000 □ \$5,000	□ \$15,000	□ \$50,000 □	\$100,000	☐ Other: \$			



21. Select any	optional coveraç	ges the firm currently has and/or requests:	
Law Firm Currently Has Coverage	Law Firm Requests Coverage		
		First Dollar Defense – 50%	
		First Dollar Defense – 100%	
		Claims Expenses Outside the Limits - 50%	
		Claims Expenses Outside the Limits - 100%	
		*Title Insurance Agency Coverage	
		Does the law firm have majority ownership interest in the Title Insurance Agency / Agencies?	Yes □ No □
		Are the majority of the Title Insurance Agency's / Agencies' clients also clients of the law firm?	Yes □ No □
		What percentage of the law firm's gross revenue is derived from the Title Insurance Agency's / Agencies' services?	%
* 0 -			0

Coverage is subject to specific underwriting criteria and supported by a Title Insurance Agency Supplement.

SIGNATURE AND REPRESENTATION

Applicant hereby represents, after inquiry, that the information contained herein and in any Supplemental Applications or forms required hereby, is true, accurate, and complete, and that no material facts have been suppressed or misstated. Applicant acknowledges a continuing obligation to report to the Company, as soon as practicable, any material changes in all such information after signing the Application and prior to issuance of the policy, and acknowledges that the Company shall have the right to withdraw or modify any outstanding quotations and/or authorization or agreement to bind the insurance based upon such changes.

Further, Applicant understands and acknowledges that:

- 1. If a policy is issued, the Company will have relied upon, as representations: this Application, and any Supplemental Applications, and any other statements furnished to the Company in conjunction with this Application, all of which are hereby incorporated by reference into this Application and made a part hereof;
- 2. This Application will be the basis of the contract and will be incorporated by reference into and made part of such policy; and
- 3. Applicant's failure to report to its current insurance company, during the current policy period, either any claim made against any insured, or any act or omission known to any insured that may reasonably be expected to be the basis of a claim against any insured, may create a lack of coverage; and
- 4. Any attorney currently or formerly affiliated with the law firm or any predecessor law firm has disclosed in this Application any actual or alleged act, omission, circumstance, or breach of duty that a reasonable attorney would recognize might reasonably be expected to result in a claim being made against the law firm, any predecessor law firm, or any attorney currently or formerly affiliated with the law firm or any predecessor law firm, regardless of whether any such claim would be meritorious.

Applicant hereby authorizes the release of claim information to the Company from any current or prior insurer of the Applicant.



FRAUD NOTICE - WHERE APPLICABLE UNDER THE LAW OF YOUR STATE:

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 OR INCOMPLETE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL PENALTIES.

APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.)

(FOR NEW YORK RESIDENTS ONLY: 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 OR INCOMPLETE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND MAY BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.)

Law F	IRM APPLICANT:		
Ву			
	SIGNATURE OF OFFICER OR PARTNER OF THE LAW FIRM	PRINT NAME OF OFFICER OR PARTNER	DATE

REMINDER

Please attach a sample of your engagement letter on law firm letterhead to this Application.

Parsons & Associates, Inc.

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