

Richmond National Insurance Company 11013 West Broad Street, Suite 300 Glen Allen, VA 23060

LAWYERS PROFESSIONAL LIABILITY AREA OF PRACTICE SUPPLEMENTAL APPLICATION

Ι.	INSTRUCTIONS
2.	Complete in addition to the Richmond National Lawyers Professional Liability Application. All questions in the applicable section must be fully answered. If more space is needed continue on a separate sheet and indicate the question number. Complete all sections where area of practice make up 25% or more of overall gross billings. If section does not apply, check the N/A box.
II .	GENERAL INFORMATION
	ant Name: Number:
III.	BANKRUPTCY
cc	OMPLETE IF THE FIRM REPORTS 25% OR MORE OF GROSS BILLINGS.
1.	 Indicate the number of bankruptcy cases that fall into the following categories: a. For Debtor: b. For Creditor: c. As Trustee:
2.	Indicate percentage of bankruptcy cases which are: a. Personal Bankruptcies:% b. Commercial Bankruptcies:% c. Other (specify) :%
3.	Average years' experience handling bankruptcy:
4. 5.	Has the firm conducted training with respect to the 2005 Bankruptcy Reform Act? Yes No Has the firm adopted a due diligence process for certifying truthfulness and Yes No accuracy bankruptcy schedule? If yes, please describe procedure: Yes No

6.	Has th	e firm adopted a uniform disclosure statement explaining the dution	es of a
	debtor	in bankruptcy?	
	If yes:		
	a.	Is this disseminated to all clients?	🗌 Yes 🗌 No

a. Is this disseminated to all clients?

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Yes 🗌 No

	7.	Has the firm included a conspicuo	maintained for at least two (2) yea us statement in all advertising stati d containing all required disclosure	ng tht the firm	🗌 Yes 🗌 No
IV.		COLLECTIONS			
			ORTS 25% OR MORE OF GROSS BIL	LINGS. 🗌 N/A	
		Does the Applicant purchase debt Please provide a breakdown of the			Yes No
	Ζ.		% OF COLLECTIONS PRACTICE (TO TOTAL 100%)	AVERAGE AMOUNT FIRM PER D	
		Consumer:			
		Commercial:			
	3.	During the past twelve (12) month How many non-attorneys have ha	ns, how many attorneys have handlen ndled collections work?	ed collections work	.?
	4.	For all attorneys in the firm who h working in this area of law?	andle collections, what is the avera	ige number of year	s' experience
	5.		e an equity interest in an organizati	on operating	Yes No
		as a collection agency?			
		If yes, provide details:			
	6.		lures that all attorneys and staff are	e required to	Yes No
		follow to ensure compliance with the State and Federal Fair Debt Collection Practices Act?			
		If no, please explain:			
	7.	7. Does the firm require use of a script which has been reviewed for compliance with Yes 🗌 No			
		the Federal Fair Debt Collection Pr debts via phone?	ractices Act and applicable state law	v when collecting	
		If no, please explain:			
	8.	· · · <u> </u>	rrespondence been reviewed for co	ompliance with	Yes No
	9.	Does the firm call debtor's cellular	r telephone numbers?		Yes No
			debtor has granted written permiss	ion to call the	Yes No
			vith the Telephone Consumer Prote		
	11.		current on state and federal statute		lection
V.		INTELLECTUAL PROPERTY			
		COMPLETE SECTION IF THE FIRM	REPORTS 25% OR MORE OF GROSS	S BILLINGS. 🗌 N/A	A
		and Trademark office:	professionals who are representing	; client interests be	fore the Patent
		a. Attorneys:			
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- b. Patent Agents: ____
- 2. For all patent attorneys and patent agents in Applicant Firm, what is the average number of years experience practicing intellectual property law?: ____
- 3. For any professional with less than five (5) years of experience, do they work under a senior partner who is responsible for the quality of their work?

Yes No

4. Please provide a breakdown by billable hours of the types of services rendered in the past year from the following categories:

Intellectual Property Litigation	
Foreign Patent Prosecution	
Domestic Patent Prosecution	
Trademark Copyright Registration & Licensing	
Patent Infringement Counseling	
Domestic Patent Searches & Filings	
Foreign Patent Searches & Filings	
Other (specify):	

5. Indicate the percentage of firm billings derived from the following industries:

Chemical	
Pharmaceutical	
Industrial Mfg.	
Computer/Software	
Biotechnology	
Aviation	
Other (specify):	

6. Please indicate the percentage of clients in the past year which fall into the following categories:

Companies with sales exceeding \$50 million	
Companies with sales between \$25 million and \$50	
million	
Companies with sales up to \$25 million	
Partnerships and/or closely held companies	
Individual Inventors	
Other (specify):	

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7. What calendaring or docketing system is employed by the firm to record, monitor, and comply with the filing deadlines and other time limitations in connection with securing patents?

8.	Does your firm expressly prohibit the acceptance of equity or other financial interest in client's product or invention in exchange for legal services?	Yes No
	If no, please explain the procedure or criteria for allowing the above:	
9.	Does your firm use engagement letters, fee agreements and termination letters	Yes No
	on all intellectual property clients?	
	If no, please explain:	
10.	When undertaking a patent search, is it the policy and practice of the firm to set	🗌 Yes 🗌 No
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	patent search?					
	If no, please explain:					
	11. Does the firm engage the services of third parties to carry ou	t patent searches?	Yes N			
	If yes:					
	a. please give details on how much:					
	b. Describe steps taken to ensure an accurate search:					
	c. What limits of Error and Omissions are required of th	ese other companies?				
	12. Is the firm's responsibility of payment of maintenance fees, t	axes or annuities	Yes N			
	clearly stated in the engagement letter?					
	If no, please explain:					
	13. If the client is responsible, or authorization is necessary, are		Yes No			
	payments sent well in advance of the due date?					
	If no, please explain:					
	14. Must a partner and at least one other attorney review and si letter?	gn off on each opinion	Yes No			
	15. Do letters of auditors have to be approved by at least two pa	rtners or officers	Yes No			
	of the Applicant?	or the firm's intellectus	l proporty			
	16. Please indicate an estimate of the length of client affiliation f	or the firm's intellectua	ii property			
	clients from the following categories:					
	a. Three years and longer:%					
	b. One to Three Years:%					
	c. Six Months to One Year:%					
	d. Less than Six Months:%					
	MASS TORT/CLASS ACTION					
	COMPLETE SECTION IF THE FIRM REPORTS ANY PERCENTAGE OF TH		□ N/A			
C	COMPLETE SECTION IF THE FIRM REPORTS ANT PERCENTAGE OF T	ILIN GROSS BILLINGS.				
1	1. How many mass tort or class action cases does your practice cur	rently have open?	_			
т.	2. How many mass tort or class action cases has your practice close	d during the past five (5) years?			
	3. What types of mass tort or class action cases do you handle (det	ails regarding issues, ty	pe of products			
2.	oto)2:					
2.	etc./r					
2.	etc.)?:					
2. 3.						
2. 3.	4. List all attorneys in the firm who handle mass tort or class action	cases:				
2. 3.	 List all attorneys in the firm who handle mass tort or class action # OF YEARS 	cases:				
2. 3.	4. List all attorneys in the firm who handle mass tort or class action	cases:				
2. 3.	 List all attorneys in the firm who handle mass tort or class action # OF YEARS 	cases:				
2. 3.	 List all attorneys in the firm who handle mass tort or class action # OF YEARS 	cases:				
2. 3.	 List all attorneys in the firm who handle mass tort or class action # OF YEARS 	cases:				

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- Number of non-legal professionals (other than paralegals) such as Doctors, nurses, engineers, etc. employed by the firm: ______
 Specify profession: ______
- 7. For all mass tort or class action cases handled within the past three (3) years, please provide the following information (use extra pages if needed):

DATE REPRESENTATION BEGAN (MO/DAY/YR)	ALLEGATION MADE	CAPACITY SERVED*	DEFENDANT NAME	TOTAL # OF MEMBERS	DOLLAR VALUE/ POTENTIAL DAMAGES OF CLASS	CURRENT STATUS
 *For Capacity: LC – Le (please explain)	l ad Counsel; CLC – C	o-Lead Counsel;	LO – Local Counse	l el Only; R – Refer	ral Attorney only	r; 0 – Other
If cases are referre If yes,	ed to other firms	, are these ot	her firms in otl	her jurisdictio	ns? [Yes 🗌 No
a. Where?						
b. Do you reta	ain a fee for such	n referrals?			[Yes 🗌 No
		ha firma hand	الجمعية الممارين مما	ha wuxahaw af		

	 If cases are referred to other firms, are these other firms in other jurisdictions? If yes, 	Yes No
	a. Where?	
	b. Do you retain a fee for such referrals?	🔄 Yes 🔄 No
	9. Of the number of mass tort cases the firm handles, what are the number of cases	
	In which firm is involved outside, local or co-counsel?	
	IO. If outside counsel is involved, provide the firms procedure to monitor or control such cases:	
	1. Does the firm assure that any firm they co-counsel, refer or accept as referrals carries	Yes No
	Lawyer's Professional Liability Insurance with coverage of at least \$500,000 limits?	
	12. Do you continue to work on the case after referral?	Yes No
	13. If you are not the sole attorney, do you send your clients a letter outlining the	☐ Yes ☐ No
	specific scope of your representation? (i.e. advising them which tasks you are or NOT performing, etc.?	
	L4. Provide a detailed description of advertising and submit samples:	
	15. Has any claim or potential claim been made to you, your practice (past or present), any lawyer employed by your firm, or any insurance carrier regarding any mass tort or class action case that you have handled at this time? If yes, attach a full narrative	Yes No
	explanation.	
	L6. Do you have any knowledge of any circumstances or event that could give rise to a	Yes No
	potential claim arising out of any mass tort or class action cases that you, your practice	
	(past or present), any lawyer employed by your firm has ever handled? If yes, attach a	
	full narrative explanation.	
	17. Attach details of the firm's claims history for the past ten (10) years.	
VII.	PLAINTIFF LITIGATION	

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COMPLETE SECTION IF THE FIRM REPORTS 25% OR MORE OF GROSS BILLINGS.

1. Please provide the a breakdown by billable hours of the types of cases handled the past year from the following categories (To Total 100%):

Auto Related	Medical Malpractice	
Admiralty	Pharmaceutical	
Aviation	Products-related	
Asbestos	Toxic Tort	
Bodily Injury (non-medical malpractice)	Tobacco	
Class Action/Mass Tort	Sexual Harassment	
Discrimination	Workers Compensation	
General Liability	Wrongful Death	
	Other (Specify):	

1.	For all attorneys in the firm who perform in plaintiff's practice e, what is the		
	average number of years of experience working in this area of law?		
	What is the firm's average litigation case load per year?		
3.	Average number of cases each attorney handles per year:		
4.	What percentage of the firm's litigation cases are settled before trial?	%	
5.	What percentage of the firm's litigation cases are tried to a verdict?	%	
6.	What percentage of the cases are handled on a contingency fee basis?	%	
7.	What is the estimated average dollar size of judgments, awards and settlements in the litigation cases handled by the firm?	\$	
8.	What is the largest judgment, awarded or settlement in a litigation case achieved	\$	
	by the firm in the past three (3) years?		
9.	What percentage of cases are referred by other law firms?	%	
10.	Does the Applicant use written referral agreements in all cases?	🗌 Yes 🗌 No	
11.	Does Applicant use written referral agreements in all cases that are referred by you to other law firms?	🗌 Yes 🗌 No	
12.	Percentage of cases declined or rejected that are not referred to other firms:	%	
13.	Does the Applicant accept referral cases within six (6) months of the statute of limitations?	Yes No	
14.	Does the Applicant use written disengagement or non-engagement letters that	🗌 Yes 🗌 No	
	Includes a warning about potential statute of limitations for all matters not		
	accepted or referred?		
RE	AL ESTATE LAW & TITLE PRACTICE		
со	COMPLETE SECTION IF THE FIRM REPORTS 25% OR MORE OF GROSS BILLINGS. 🗌 N/A		

REAL ESTATE PRACTICE:

VIII.

1. Please complete the chart below, totaling 100% of the firms' Real Estate related practice:

TYPE OF REPRESENTATION	PRECENTAGE OF PRACTICE	NUMBER OF CASES OR TRANSACTIONS PER YEAR
Residential Closings		
Commercial Closings		

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	Landlord/ Tenant				
	Foreclosure – Lender Representation				
	Foreclosure – Homeowner Representation				
	Financing/ Loan Workouts				
	Title Search/ Opinions				
	Syndication/ Partnerships				
	1031 Exchanges				
	Construction Work and Mechanic Leins				
	Condominiums, Cooperatives and Town House				
	Speculative Real Estate				
	Real Estate Investment				
	Other (specify):				
es ⁻ 3. In	 In the past three (3) years, what is the average annual number of commercial and residential real estate purchase or sale transactions handled by the Applicant Firm? Residential \$Commercial \$ In the past three (3) years, what is the maximum dollar value of any commercial and residential real estate purchase or sale transaction handled by the Applicant firm? 				
	Residential \$ Comme	rcial \$	_		
4. Do	es twenty five (25%) or more of the firm's	real estate rev	venue result from any on	e Yes No	
	ent?				
lfv	res, what percent? What services a	re provided?			
	es the firm provide an engagement letter,	-		Yes No	
	fines the scope of representation?				
	es the firm act in a dual capacity in the sa	ma raal astata	transaction?	Yes No	
	res , does the firm utilize a disclosure form				
	es the firm solicit or seek investors in real	-	•	Yes No	
	ring the last five (5) years has the firm pro			Yes No	
	inage or organize group investments/synd	ications for th	e purpose of investing		
in	real property?				
9. Do	es the Applicant have a written policy whi	ch requires:			
	a. Attendance at all client closings?		🗌 Yes 🗌 No		
	b. Title insurance for all closing property	/ transfers?	Yes No		
	c. Thorough review of title policy excep				
TITLE PRA	CTICE:				
10. Inc	licate the total number of title opinions iss Residential Commercial	sued over the	past three (3) years:		
11 DL			d even the next three (2)	voore hu	
11. Please indicate the total number of title searches completed over the past three (3) years by:					
	a. Attorneys in the firm				
	b. Attorneys not in the firm				
	c. Non-attorneys but employees of the	firm			
	d. Non-attorney sub-contractors				
	If numbers are indicated in (d.) above subcontracted sources of title search		n obtain certificates of ins No	surance from all	
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Land Use/ Development

	TITLE CARRI	ER	% OF PREMIUM VOLUM	IE YEARS REPP	RESENTED
			%		
			%		
			%		
		ervise all a	etters when conducting spects of document pre e sheet of paper.	•	
	WILLS/ ESTATE / TRU	ST			
СО	MPLETE SECTION IF T	HE FIRM R	EPORTS 25% OR MORE	OF GROSS BIL	LINGS. 🗌 N/A
1	Plazco completo the	following o	stimating the percentage	o of your osta	ites and trusts work that woul
т.	fall within each categ	•		se of your esta	
	Total Assets		t. % of Estate & Trust W	ork	
	< \$5,000,000	<u>L3</u>	%		
	< \$10,000,000	h	%		
	> \$10,000,000		%		
r				a largast Estat	o or Tructo to whom the firm
Ζ.	•	-	•	-	e or Trusts to whom the firm
	· · · · · · · · · · · · · · · · · · ·	· · ·	evious twelve (12) mon		
	ATTORNEY	NAIVIE	OF ESTATE/TRUST \$	ASSET VALUE	% OF FIRM'S BILLINGS %
			\$		%
		 	\$		%
			\$		%
			I •		
3.	What services are pro	vided for y	your client(s)? Check all	that apply	
3.	·	<u> </u>	your client(s)? Check all	that apply Probate	Trust Administration
3.	Preparation of Wi	lls	your client(s)? Check all Estate Planning		
3.	Preparation of Wi	lls	your client(s)? Check all Estate Planning Tax Opinions	Probate Taxation	419(e) Plan Options
3.	Preparation of Wi Corporate Format Asset Protection	lls	your client(s)? Check all Estate Planning F Tax Opinions Guardianship	Probate	419(e) Plan Options
3.	Preparation of Wi	lls	your client(s)? Check all Estate Planning Tax Opinions	Probate Taxation	419(e) Plan Options
	 Preparation of Wi Corporate Format Asset Protection Other: 	lls	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other:	Probate Taxation Medicaid Plan	419(e) Plan Options
	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to 	ion	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other:	Probate Taxation Medicaid Plan ide investmer	419(e) Plan Options
	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other:	Probate Taxation Medicaid Plan ide investmer	419(e) Plan Options
4.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for a	Probate Taxation Medicaid Plan ide investmen clients?	419(e) Plan Options ning Litigation It advice, make Yes
4.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described Does your firm engage 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for a ces of other professiona	Probate Taxation Medicaid Plan ide investmen clients?	419(e) Plan Options ning Litigation It advice, make Yes
4.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described Does your firm engage and/or jointly market 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for ces of other professiona s offering investment ad	Probate Taxation Medicaid Plan ide investmen clients? al to render in vice?	419(e) Plan Options ning Litigation nt advice, make Yes Yes vestment advice
4.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described Does your firm engage and/or jointly market If yes, explain the mediation 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for a ces of other professiona	Probate Taxation Medicaid Plan ide investmen clients? al to render in vice?	419(e) Plan Options ning Litigation nt advice, make Yes Yes vestment advice
4.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described Does your firm engage and/or jointly market If yes, explain the mean of the protection 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for ces of other professiona offering investment ad firm takes to insulate it	Probate Taxation Medicaid Plan ide investmen clients? al to render in vice? self from liabi	419(e) Plan Options ning Litigation It advice, make Yes vestment advice Yes lity based on service
4. 5.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described Does your firm engage and/or jointly market If yes, explain the merendered by that protection How does your firm have to be the protection 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for ces of other professiona s offering investment ad firm takes to insulate it	Probate Taxation Medicaid Plan ide investmen clients? al to render in vice? self from liabi	419(e) Plan Options ning Litigation It advice, make Yes vestment advice Yes lity based on service
4. 5.	 Preparation of Wi Corporate Format Asset Protection Other: Does your firm have to investments, or have If yes, please described Does your firm engage and/or jointly market If yes, explain the mean rendered by that protocol How does your firm how to 	Ils	your client(s)? Check all Estate Planning Tax Opinions Guardianship Other: ity to write checks, prov ary control of funds for ces of other professiona s offering investment ad firm takes to insulate it	Probate Taxation Medicaid Plan ide investmen clients? al to render in vice? self from liabi ion with estat	419(e) Plan Options ning Litigation It advice, make Yes vestment advice Yes lity based on service

 Nature of firm's estate and trust work does not require tax advice

 Other (specify):

- 7. If the Applicant is not a solo practitioner, is the firm's policy to include a cold review by Yes No a second attorney when drafting all new wills and trusts?
- 8. Are dual signatures required on all trust documents?
- 9. Does any attorney of the firm currently serve as Executor/Personal Representative/ Administrator of an estate or Trustee of a trust (not including your own families)?If yes, please complete the following chart:

ATTORNEY PROVIDED	NAME OF ESTATE/TRUST	ASSET VALUE	DESCRIPTION OF SERVICES

X. FRAUD WARNINGS

General Fraud Warning: 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.

Applicable Notice to Applicants in:

Alabama	Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly
	presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines,
	or confinement in prison, or any combination thereof.
Alaska	A person who knowingly and with intent to injure, defraud, or deceive an insurance company files a claim
	containing false, incomplete, or misleading information may be prosecuted under state law.
Arizona	For your protection Arizona law requires the following statement to appear on this form: Any person who
	knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.
Arkansas	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.
California	For your protection California law requires the following to appear on this form:
	Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to
	make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state
	prison.
Colorado	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 for
	insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory
	Agencies.
Delaware	Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony.
District of	WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the
Columbia:	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	Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim
	containing any false, incomplete, or misleading information is guilty of a felony of the third degree.
Idaho	Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement
	containing any false, incomplete, or misleading information is guilty of a felony.

Yes

Yes

No

No

Indiana	A person who knowingly and with intent to defraud an insurer files a statement of claim containing any false,
	incomplete, or misleading information commits a felony.
Kentucky	Any person who knowingly and with intent to defraud any insurance company or other person files a 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.
Louisiana	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.
Maine	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.
Maryland	Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who
	knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be
	subject to fines and confinement in prison.
Minnesota A person who files a claim with intent to defraud, or helps commit a fraud against an insurer, is guilty of	
New	Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim
Hampshire	containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance
	fraud, as provided in RSA 638:20.
New Jersey	Claim: Any person who knowingly files a statement of claim containing any false or misleading information is subject
	to criminal and civil penalties.
	Application: Any person who includes any false or misleading information on an application for an insurance policy
	is subject to criminal and civil penalties.
New Mexico	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.
New York	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	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	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.
Pennsylvania	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.
Rhode Island	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.
Tennessee	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.
Virginia	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.
Washington	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.
West	Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly
Virginia	presents false information in an application for insurance is guilty of a crime and may be subject to fines and

THIS AREA OF PRACTICE SUPPLEMENT IS ATTACHED TO AND FORMS A PART OF THE RICHMOND NATIONAL LAWYERS PROFESSIONAL LIABILITY APPLICATION. IT IS SUBJECT TO THE SAME PROVISIONS CONCERNING REPRESENTATIONS MADE AS IN THE BASIC APPLICATION.

Name of Applicant:	
Signature of person authorized to execute on behalf of the	Date:
Applicant:	
Print name and title of person	
authorized on behalf of the	
Applicant:	
Agent/Broker Name:	

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