

Dear Attorney

Re: Lawyers' Professional Liability Insurance

We appreciate your interest in obtaining professional liability coverage from The Bar Plan Mutual Insurance Company, the endorsed carrier of The Missouri Bar. Created to serve the legal profession, we have been insuring lawyers since 1986.

We offer experienced, dedicated professionals to serve you. Our Underwriting Department has over 60 years combined experience writing Lawyers' Professional Liability insurance and is ready to put that experience to work for you. Our Risk Management Department offers free assistance with ethics, risk management and practice management issues. Our Claims adjusters are all experienced lawyers so that, should a claim arise, you can rest assured it will be handled in an effective an expeditious manner.

Some of our key policy features include:

- First Dollar Defense you will not pay a deductible unless an indemnity payment is made on your claim;
- Broad Definitions of "Coverage" and who is an "Insured" under the policy;
- Coverage for mediators, arbitrators, notary publics, trustees and other fiduciaries, and innocent insureds;
- Prior Acts Coverage (subject to underwriting approval);
- Waiver of a portion of your deductible if a claim is settled within two years of reporting;
- Free unlimited tail coverage for death or disability after 3 years of continuous coverage;
- Free unlimited retirement tail from age 55 with 3 years of continuous coverage; and
- Coverage to defend bar complaints and for subpoena assistance.

For your convenience, The Bar Plan offers two (2) premium payment options: 1) initial 30% down and a maximum of seven (7) monthly payments with a 3.85% service fee applied to the amount financed; or 2) initial 20% down and a maximum of nine (9) monthly payments with a 3.99% service fee applied to the amount financed. The first monthly payment is due approximately 60 days after the effective date of the policy. A service fee is applied to late payments.

We take great pride in our service and flexibility. As you work your way through the application process, if you have any questions or would like assistance, our agents are here to serve you. Please call Robert Padberg at (314) 965-3333, or (800) 843-2277, ext. 137, or me at ext. 121. We are ready to assist you in any way possible.

Sincerely,

Christina Lewis Abate

Vice President of Underwriting

Christna few abate

Instructions for Completion of the New Business Application

The following items MUST BE completed and returned to obtain a quote: NOTE: AN INCOMPLETE APPLICATION WILL DELAY PROCESSING.

Completed applications should be emailed to <u>TBPUnderwriting@thebarplan.com</u> or faxed to the Underwriting Department at 314-821-0534.

Firm Application (Form TBP-15NB, Pgs 1-3)

o Complete **ALL** questions. If a question does not apply answer "no" rather than "N/A" or "not applicable".

Area of Practice New Business Supplement (Form TBP 130)

o Each attorney with the firm MUST COMPLETE

Provide a copy of firm's current letterhead. The name of the sole practitioner or firm shown on the application should be identical to that shown on the firm's letterhead. Any inconsistency must be explained.

Complete the following supplemental forms ONLY if applicable to your firm:

- Claim, Bar Complaint and Incident (Form TBP 14) If answered yes to question 24 a, b, or c on form TBP 15NB.
- o Outside Interests Supplement (Form TBP 17) –if answered yes to question 22 on form TBP 15NB.
- Supplemental Securities Application (Form TBP 18) If securities work is indicated on form TBP-130 (Area of Practice)
- Copyright, Patent and Trademark Supplement (Form TBP 99) –if IP work is indicated on form TBP-130 (Area of Practice)
- o Plaintiff Supplement (TBP 120) if any Plaintiff work is indicated on Form TBP130 (Area of Practice)

Office Policy for the Fee Dispute Program Credit (Question 14)

The Fee Dispute Office Policy requires that the firm implement the following:

• The firm will agree to participate in any fee dispute resolution programs from initial investigation through final disposition including Mediation or Arbitration (where available).

Implementation of this policy will entitle the firm to a 2.5% Fee Dispute Program Credit.

SUBMITTING YOUR APPLICATION

- Before signing the application, save a copy to your desktop
 - o Select file, Save a copy, click save
 - o Return to signature line on the application and follow instructions for electronic signature

QUESTIONS? Contact an agent at The Bar Plan at (314)965-3333 or (800)843-2277 (Robert ext 137)

IMPORTANT Apple Macintosh Users: You MUST use Adobe Reader to complete this form. Visit https://get.adobe.com/reader/ to install app.

Additional supplemental forms may be obtained from our web-site at: www.thebarplan.com – select products – malpractice insurance.



New Business Application for Lawyers' Professional Liability Insurance

Submitted By:	IMPORTANT NOTICE:
Agency:	1. Fully answer all questions in black ink or type.
Address:	2. Complete and sign supplements referenced
DI VI	
Phone No:	
Fax No:Agents Email Address:	4. Sign and date all forms.5. Complete Area of Practice Supplement (TBP-130)
Agents Email Address	for each attorney requesting coverage.
Name of Applicant (name should be consistent with firm's letterhe	
2. Business Address (list all business addresses and designate which i	County
	County:
3. Business Phone: Business Fax:	
5. Number of: Attorneys Of Counsel Attorneys	Paralegals/Law Clerks Support staff
6. If a sole practitioner, who will be responsible for notifying clients Name: Address:	Phone:
(a). Do you give consent for us to provide the above named with	
(a). Do you give consent for us to provide the above named with	in information regarding your coverage?
 7. Insured Designee:	
9. Limits of Liability Desired. Please Check All Limit Quotes Desir	
	\$5,000,000/\$5,000,000 Greater than \$5,000,000 - Please Specify:
Deductible Desired. Please Check All Deductible Quotes Desired	i.
\$2,500 \$7,500 \$15,000 \$5,000 \$10,000 \$25,000	\$50,000 \$100,000
Please note a deductible of:	
\$2,500 is limited to policies with limits less than \$1,000,000 \$5,000 is limited to policies with limits less than \$2,000,000 \$7,500 is limited to policies with limits less than \$4,000,000 \$10,000 is limited to policies with limits less than \$5,000,000	
Do you desire a quote:	
With First Dollar Defense - This means the deductible i	s paid only when there is a Damages payment
Without First Dollar Defense - This means the deductible	
Defense Expense Outside the Limit	To the part of the desired cooks of Duringson to part
Detense Expense Outside the Limit	
Policy Effective Date Requested	

Page 1 NM-15NB (1-2013)

BANKING

10.	During the past five (5) years, have you (if a sole practitioner) or has any member or former member of your firm (while associated with the firm) provided legal services to a financial institution? Yes No
	If Yes, has any member (or former member) of the applicant firm:
	(a) had loan commitments with the institution? (b) held stock or any other financial interest in the institution? (c) acted as a director or officer of the institution? (d) been a member of the executive committee? (e) been a member of the loan policy committee? (f) been a member of the audit committee? (g) participated in the preparation of the institution's response to regulatory examination reports? (h) provided legal services to the institution as "Counsel", "General Counsel", or on any other regular "retainer" basis providing the majority of legal services to the institution? Yes No Yes No Yes No Yes No
OI	FFICE PROCEDURES
11.	Are the following utilized?
	a. Engagement letters or fee agreements Yes No Sometimes (Please Explain):
	b. Declination (Non-Engagement) letters Yes No Sometimes (Please Explain):
	c. Termination or closing letters Yes No Sometimes (Please Explain):
12.	Which of the following Conflict of Interest Avoidance Systems does the firm utilize? a Manual System Computerized None Other (please explain) b. Does your system note:
	Client Name & Related Parties Matter Description Principal, owner(s), officer(s), director(s) and affiliate(s), if client or opposing party is an entity
	c. Upon identifying an actual or potential conflict, does the firm have a procedure that requires members to always obtain written consent from the client before proceeding further with the representation? Yes No
	d. Does the firm's conflict system include attorney-client relationships established by predecessor, merged or acquired firm(s), if applicable?
	e. Does an attorney supervise the system?
13.	Which of the following Time/Docket Control procedures does your firm utilize? Please check all applicable categories:
	a. Is your system? Manual Computerized None
	b. Single Calendar Dual Calendar Master Plus Individual Calendar Other – Please explain
	c. Does your time/docket control system note: Statutes of Limitations Appointments Procedural Deadlines
FE	EE DISPUTES
14	a, Has any member of the firm sued for legal fees in the past 24 months (including sending to a collection agency)? b. Does your firm have a procedure that requires critical review of a matter prior to bringing suit over legal fees owed to the firm? c. Does the firm have a policy not to sue for fees? d. Does the firm have a policy to participate in fee dispute resolution programs, whenever possible, prior to bringing suit over legal fees owed the firm? e. If any member of the firm has sued for fees in the past 24 months, how many suits have been filed?

Page 2 NM-15NB (1-2013)

WE	BSITE		
15.	Does your law firm have a web site?	Yes	L No
	a. If yes, does the web site contain a disclaimer stating that use of the web site does not create an attorney-client relationship?	Yes	No
	b. Please provide your web-site address:		
16.	Does the law firm's website permit visitors to contact the firm through the website?	Yes	No No
	a. If yes, is a conflicts check conducted prior to providing the legal advice?	Yes	L No
	b. Other than your own website, do you advertise on the internet? If yes, provide web addresses:	Yes	No
17.	Do you advertise your professional services on television or radio? If yes, in what states?	Yes	No
0	FFICE SHARING PROCEDURES Non Applicable		
18.	Does the firm share any of the following with other attorneys who are not members of this firm? (Check all	that apply)	
	Office Space Letterhead Cases Non Attorney/Support Staff		
19.	Do you share a receptionist? If Yes, please answer a. amd b.	Yes	No No
	a. Is the phone answered by giving the names of all attorneys/firms sharing the space?	Yes	☐ No
	b. Is the phone answered using a generic (e.g. "law offices") with giving the name(s) of each	103	110
	attorney/firm sharing the space?	Yes Yes	☐ No
20.	Does the name(s) of each attrorny/firm sharing the office appear together as "Law Offices of" or some other common listing on the signage for your office suite?	Yes	☐ No
21.	Do you disclose in writing to your clients the parameters and limits of your office sharing arrangement?	Yes	□ No
	OUTSIDE INTERESTS		
22.	Are any members of the firm also an owner, manager, employee, director or partner of any organization, other than that of the applicant, which is a <i>client</i> of the firm?	her Yes	☐ No
	If "Yes" complete Outside Interest Supplement Form (TBP-17)		
P	UBLICLY TRADED COMPANY(S)		
23.	In the past 12 months, has any attorney in the firm represented any publicly traded company(s) regarding corporate governance or legal compliance matters?	Yes	☐ No
	If "Yes", submit a brief written description of the legal work performed on separate attachment		
	AIMS		
24.	After inquiry of each lawyer named in the firm: a. has the firm, any member of the firm or any former member of the firm, or predecessor, in the past		
	seven (7) years, been the subject of an investigation, reprimand or disciplinary action or refused		
	admission by any association, court or administrative agency?	Yes	No No
	b. has the firm, any member in the firm or any former member of the firm, or predecessor, in the past seven (7) years, been the subject of a professional liability claim, suit, incident, bar complaint, formal grievance or formal fee dispute filed with a state or local bar association?	Yes	□ No
	c. does the firm or any attorney in the firm have knowledge of any incident, circumstance, act or		
	omission, which may give rise to a claim? If "Yes" to question a. b. or c., a Supplemental Claim Form (TBP-14) must be completed for each	Yes	No
		.11	
	DEPENDENT CONTRACTOR(S)		
25.	Does the firm or any member of the firm retain an attorney(s) on an independent contractor basis?	Yes	No
NI	If "Yes", please list below the independent contractors	, (!!] (!!)1	055
eitl opt	TE: No coverage is available under this Policy for the acts or omissions of an Independent Contractor ter: 1) the IC is added as a Named Insured to this Policy; or 2) the IC carries an LPL policy covering to ion 2, coverage is limited to the Policyholder and the Insured's under this Policy. We recommend you had IC is declarations page.	the Claim. I	Under
01 1	he IC's declarations page.		

Page 3 NM-15NB (1-2013)



Area Of Practice New Business Supplement

TBP-130 (2-2014)

1. Firm Name		2. Attorney Name			
3. Bar or Supreme Court #	4. Year ac	mitted to Bar(s)	5. Number of y	ears of full time practice	
6. Exact date you joined this firm	1	7. E-mail address			
8. # of hours worked on a weekly	y basis practicing la	w for this firm9. List			
10. List all State(s) you are admir					
11. List the percentage of time yo		State(s) listed in question 10.:			
		rently?			
13. Designation: Member O	Officer ODirector	Employee Associate Of Co	ounsel 🔾 Independ	dent Contractor Other	
14. Have you attended a Risk M	anagement OR Eth	cs Seminar within the past 12 mo	nths? Yes	No	
15. Do you desire coverage in a	judicial capacity? [Yes No Describe j	udicial position_		
16. Indicate the percentage of He	OURS (in whole nu	mbers) of practice devoted to the	following areas:	Total Hours Must Equal 100%	⁄0.
Administrative Law Admiralty/Maritime Arbitrator/Mediator Banking/Financial Institutions Bankruptcy BI/PI Defense BI/PI Plaintiffs * (includes cases you refer out and retain an interview Civil Rights Class Action/Mass Torts/ Defense Class Action/Mass Torts/ Plaintiff Collection: Collection Defense Commercial Consumer Commercial Litigation Defense Commercial Litigation Plaintiff Communication Construction Law Criminal Domestic Relations Entertainment Environmental ERISA/Pension Plans	rest) %	Estate Planning Estate/Probate/Trust General Business/Corporate: Business Transactions/Advice Contracts Entity Formations Mergers/Acqns Secured Transactions Corporate Administration General Corporate Immigration Law IP - Copyright/Trademark** IP - Patent** International Law Labor Relations Medical Malpractice Defense Medical Malpractice Defense Medical Malpractice Plaintiff * Municipal/Local Government Oil, Gas and Mining Product Liability Defense Product Liability Plaintiff * Public Utilities Real Estate - Commercial Real Estate - Residential	%	Securities Law:*** Bonds Federal SEC State Private Placements School Law Social Security Taxation (Corporate) Taxation (Individual) Tax Opinions Tax Preparations Traffic Worker Comp Defense Worker Comp Plaintiff Other (over 5%) (please specify) Of the following supplement only one per firm: * Plaintiff Supplement ** Copyright/Patent/Tradema *** Securities Supplement	% % al forms, complete
	_	arried for each of the past years.	Include Month,	Day and Year.	
IF NO COVERAGE, CHI			,	-	
(a) Effective From	From	From	From	From	
(b) Expiration To (c) Law Firm Insured	To	To	To	To	
(d) Insurance Company					
(e) Limits of Liability					
(f) Deductible					



Claim, Bar Complaint and Incident Supplement

Applicant's Instructions: (Please type or print)

- a. Complete one form for each Claim, Incident, or Bar Complaint.
- b. If space is insufficient to answer question fully, attach separate sheet.
- c. Answer all questions completely and all dates must be listed.

1.	Firm name:
2.	Full name of attorney(s) involved in the claim:
3.	Full name of claimant:
4.	Indicate whether: Claim Suit Incident Bar Complaint
5.	Date of alleged error or omission:
6.	Date of first notice to applicant:
7.	Additional defendants:
8.	Please give a brief description:
9.	If an incident, estimated liability: \$
	If closed claims indicate whether: verdict judgment out of court settlement
10.	Total loss paid including deductible \$
	Total cost of defense \$ Date Payment Made
11	If a pending claim: Claimant's settlement demand \$ Defendant's offer for settlement \$
	Defense expenses incurred to date \$ Deductible \$
	Is claim in suit? Yes No Amount sought in petition or complaint:
12.	Name of Insurer:
13.	
14.	Describe any action taken by the insured to prevent future claims/incidents of this nature:
Provide	name and contact information should the Claim Department need to communicate with you regarding this report.
Please c	heck preferred method of contact: Phone Email Mail Fax
Contact	Name: Phone #:
Email A	.ddress: Fax #:

Page 5 TBP-14 (1-2013)



OUTSIDE INTERESTS SUPPLEMENT

	Entity #1	Entity #2	Entity #3	Entity #4
Name of Attorney				
Client Name				
Date of Affiliation				
Nature of Client Enterprise				
Position(s) Held by Attorney				
List all committee Involvement and/or Non Lawyer Activities If None – State NONE				
Indicate D & O Insurance Limits - If None, State NONE				
Indicate % of Firm Billings	0 %	%	%	%
Indicate % of Attorney Billings	%	%	%	%
Dollar Value and % of Interest Held by Firm or Attorney	%	%	%	%

Page 6 TBP-17 (1-2013)



Securities Supplement

For purposes of this application, the term "securities" takes its definition from the Securities Act of 1933. Securities practice includes all activities involved with or related to both public offerings and private placements and indicates both exempt and non-exempt securities. Securities practice does not however generally include: 1. assisting clients with basic small business formations in which all of the owners/investors are either actively involved in the operation of the business, or their relatives; 2. drafting or amending the governing documents (e.g. partnership agreement, articles of incorporation, by-laws) for a new or existing business; or 3. representing a client in the sale of a business in which securities are exchanged when: a. the sale is a negotiated transaction and the buyer conducts its own due diligence; and b. the purchase decision is expressly based on the buyer's own due diligence investigation. The Company retains the sole discretion to review any business formation or sale of securities in which any Insured provides Legal Services to determine whether it shall be considered as a "securities practice."

	Client #1	Client #2	Client #3	Client #4
Date Offering Commenced				
Name of Issuer				
Type of Offering: PR=Private Placement PUI=Public Initial Placement PUS=Public Secondary Placement B=Bond (private) SY=Syndication M=Municipal Financing				
Type of Business				
Did firm Render Tax Opinion?	Yes No	Yes No	Yes No	Yes No
Date of Issuer Incorporation or Formation				
Dollar Size of Offering and Description of Security				
Indicate Counsel For: I=Issuer U=Underwriter L=Lender IC=Insurance Co P=Purchaser A=Auditor O=0ther (Specify)				
Number of Months as a Client				
Affiliated with Issuer?	Yes No	Yes No	Yes No	Yes No
Applicant Lawyer(s) Invest?	Yes No	Yes No	Yes No	Yes No
Average Number of Years Attorney(s) has been practicing in Securities Work				

In chronological order provide the above information as to the issuance or sale of securities for which the firm rendered legal services on behalf of a client during the past 48 months, or legal services for which a filing is expected to be made within the next 90 days. Include in this list, filings which were withdrawn after having been filed, offerings that were unsuccessful, and filings made pursuant to an exemption from registration under the act. Use separate sheet if necessary.

Page 7 TBP-18 (1-2013)



Copyright, Patent and Trademark Supplement

Answers are required for questions 1 through 9 regarding all applicants engaged in copyright, patent, and trademark. The remaining questions, 10 through 28, apply to the firm's specific practice. If any section is not applicable, check the "Not Applicable" box for that section.

1.	Indicate the percentage of h	ours the firm devo	tes to the following cat	egories:	
	a. Patent		c. Trademark	%	
	b. Copyright	%	d. Other IP (Pleas	e explain)	%
2	Indicate the number of attor	nevs and vears ex	rnerience		
۷.	a. Number of attorneys b. Average number of y	practicing IP work	(?	IP work	
3.	Does the firm have a compu		system to alert the app	propriate responsible part	
	a. Statutory bar dates?b. Fee due dates, whet		not2		Yes No
	c. Response dates?	iici outsourced Of	not:		Yes No
,	·	dan fan av ver o	Observation of the state of the	_	
4.	Who reviews the docket enti	ries for accuracy?		/. harge of work	Associate
	Paralegal		Secretary	large or work	Docketing Personnel
_					
5.	Does the firm outsource to c a. Searches	tner entities for:			Yes No
	b. Payment of Mainten	ance/Annuity fees	?		Yes No
	1637 - 4 161 1		C		
	If Yes to either a. or b 1. Verify the outsource			nce coverage?	Yes No
	Obtain proof of insur				Yes No
_	Hamilton Ham Complete		0 0 b 1 11 41 - 4	L.	
б.	How does the firm choose a Review of work p Yellow Pages		Recommend	ly. dations from other law fir ents in legal publications/	
7.	Does the firm check for subj	ect matter conflicts	s of interest (competing	g intellectual property in t	the same field of endeavor)? Yes No
8.	If your firm engages in intelled firm is also docketing and tra				
9.			follow the withdrawal f	rom employment proced	lures specified in 37 CFR §10.40? Yes No
	If no, please explain on sepa	arate attachment.			
		Cop	yright	Not Applicable	9
10.	Does the firm's docket system		or:		
	a. a copyright renewal fb. responses to an office				Yes No
	c. infringement action f				Yes No
11.	What is the firm's standard	-	lying for copyright regi	stration on behalf of their	
12.	Are all assignments of copy	right from one clie	nt to another fully docu	umented in writing?	Yes No
		<u>Pate</u>	<u>ent</u>	Not Applicable	e
13.	Does the firm request writte				fers for sale and/or public

Page 8 TBP-99 (1-2013)

14.	Does the firm request in writing, from all patent clients, the client's intent to pursue or not to p application?	ursue a foreign Yes	patent No
15.	Does the firm request in writing from all patent clients, the client's disclosure of patent applica countries?	tions filed in for	eign No
16.	Does the firm advise foreign clients of requirements needed to satisfy the establishment of the U.S. Patents?	e date of inventi	on for No
17.	Does the firm disclose in writing to all patent clients, all dates for payment of maintenance fee annuities to be paid by the client to keep an application or patent in force?	s, annual paym	ents or No
18.	Does the firm advise the client in writing to mark the patented product with the appropriate particles and the patented product with the appropriate particles.	tent number?	No
19.	Indicate the percentage of the types of Patent Opinions rendered by the firm. a. Patent ability b. Infringement c. Validity		% % %
20.	For the types of patent opinions rendered, does the firm disclose the scope and extent of the basis for the opinion?	search conduct	ed that is the
21.	Does the firm guarantee patent opinions rendered?	Yes	No
22.	Does the firm disclose in writing to the client the 20-year patent term based on the date of filin	a the nublication	on of patent
	applications and the rules on opting out of publication for applications not filed abroad?	Yes	No No
	applications and the rules on opting out of publication for applications not filed abroad?		
23.	applications and the rules on opting out of publication for applications not filed abroad? Trademark Not Applicable Does the firm's docket system advise regarding dates for: a. Response to all PTO actions? b. Declaration of use after registration? c. Statement of incontestability after registration?	Yes Yes Yes Yes Yes Yes	No No No No
23. 24.	applications and the rules on opting out of publication for applications not filed abroad? Trademark Not Applicable Does the firm's docket system advise regarding dates for: a. Response to all PTO actions? b. Declaration of use after registration? c. Statement of incontestability after registration? d. Renewal of trademark? Does the firm: a. Perform searches of records at the PTO for trademarks? b. Search common law sources, publications and business indices for existing trademarks? c. Outsource the searching to an entity to: 1. Perform PTO searches?	Yes	No No No No No No No No
23.24.25.	Trademark Not Applicable Does the firm's docket system advise regarding dates for: a. Response to all PTO actions? b. Declaration of use after registration? c. Statement of incontestability after registration? d. Renewal of trademark? Does the firm: a. Perform searches of records at the PTO for trademarks? b. Search common law sources, publications and business indices for existing trademarks? c. Outsource the searching to an entity to: 1. Perform PTO searches? 2. Search common law sources?	Yes	No
23.24.25.26.	Trademark Not Applicable Does the firm's docket system advise regarding dates for: a. Response to all PTO actions? b. Declaration of use after registration? c. Statement of incontestability after registration? d. Renewal of trademark? Does the firm: a. Perform searches of records at the PTO for trademarks? b. Search common law sources, publications and business indices for existing trademarks? c. Outsource the searching to an entity to: 1. Perform PTO searches? 2. Search common law sources? Does the firm advise that the trademark search is not guaranteed against all common law sources.	Yes	No N

Page 9 TBP-99 (1-2013)



Plaintiff Supplement

(Excludes Worker's Compensation Plaintiff Work)

(Plaintiff Cases are Defined as: Bodily Injury, Personal Injury, Class Action/Mass Tort, Product Liability and Professional Malpractice)

Please answer all questions in relation to your plaintiff practice only. <u>COMPLETE ONLY ONE FORM FOR THE FIRM.</u>

1.	Total number of all open and closed plaintiff cases in the past 12 months:	_
2.	Average number of plaintiff cases each attorney handles per year:	_
3.	Percentage of cases: Settled before trial? % Cases tried to conclusion?	_%
4.	Percentage of cases referred to you by other law firms?	_ %
5.	Percentage of cases you refer to other firms and maintain an economic interest?	_ %
6.	If such cases ARE referred to other firms, are these firms located in other states? Yes No If Yes, list all state(s) and the percentage in each state:	
7.	Average dollar value of cases (opened & closed): Please estimate to the best of your ability. Less than \$25,000 % \$ 25,001 - \$ 75,000 % \$ 75,001 - \$125,000 % \$125,001 - \$ 300,000 % \$300,001 - \$500,000 % \$500,001 - \$1,000,000 % Greater than \$1,000,001 % Other %	
8.	What percentage of your plaintiff cases during the past 5 years has been: Please estimate to the best of your ability. % Class Action/Mass Tort% Medical Malpractice% Premises Liability % Automobile Accident% Legal Malpractice% Other – Explain % Product Liability% Slip and Fall	
9.	With respect to your answer in question 8., please state the maximum dollar value of any one case: Please estimate to the best of your ability. \$ Class Action/Mass Tort \$ Medical Malpractice \$ Premises Liability \$ Automobile Accident \$ Legal Malpractice Other - Explain \$ Product Liability \$ Slip and Fall	
0.	Describe the firm's procedure for tracking the Statute of Limitations on each plaintiff case:	
1.	Provide a written narrative regarding any class action/mass tort cases this firm has handled or had involvement with on behalf the plaintiff, in the past 12 months. Please include: the jurisdiction, number of such cases, number of clients in each case, ove case value, status, nature of cause of action of each case, as well as the firm's previous experience in this area.	

Page 10 TBP-120 (1-2013)

Application for Lawyers' Professional Liability Insurance

Forms Included in this applications (check all that apply):
Firm Application – Form TBP-15NB Area of Practice Business Supplement – Form TBP-130 for each attorney Supplemental Securities Application – Form TBP-18 Outside Interest Supplement – Form TBP-17 Claim, Bar Complaint and Incident Supplemental – Form TBP-14 Plaintiff Supplement – Form TBP-120 Copyright/Patent/Trademark Supplement – Form TBP-99 Firm's Current Letterhead
NOTICE TO APPLICANT - PLEASE READ CAREFULLY:
REPRESENTATION: Insured Designee, on behalf of and with the authority of Applicant represents that the statements are information contained herein are true and that Applicant has not suppressed, omitted or misstated any facts. Applicant has made inquiry with each lawyer in the firm regarding the accuracy of the answers on this application. Applicant agree that this application shall be the basis of the Policy of insurance issued by the Company and incorporated therein. Applicant agrees to notify the Company of any material change(s) in the statements in the application forms between the date of application and the effective date of the Policy of insurance. Applicant understands that any change(s) may result in an adjustment of the terms and conditions of the Policy of insurance and/or premium.
Applicant understands that the Policy applied for provides coverage on a "Claims Made and Reported" basis for ONLY THOSE CLAIMS THAT ARE FIRST MADE AGAINST THE INSURED AND REPORTED TO THE COMPANY DURING THE POLICY PERIOD and that coverage ceases with the termination, cancellation or expiration of the Policy unless Applicant exercise the options available in the Policy for Extended Reporting Coverage.
IMPORTANT REMINDER
TO AVOID LOSS OF COVERAGE IT IS IMPERATIVE THAT ALL KNOWN CIRCUMSTANCES, ACTS OR OMISSIONS WHICH COUL RESULT IN A PROFESSIONAL LIABILITY CLAIM AGAINST YOU, YOUR FIRM OR A PREDECESSOR IN BUSINESS BE REPORTED TO YOUR PRESENT INSURER WITHIN THE TIME PERIOD SPECIFIED IN YOUR PRESENT POLICY. PLEASE CONTACT THE BAR PLAN MUTUAL INSURANCE COMPANY IF YOU DESIRE ASSISTANCE.
Printed Name:
Email address of Insured Designee: Date:
Signature of Insured Designee*:
Check this box Only if you want to receive a paper copy of your quotes and policy instead of an email transmission.
*Signing this form and tendering premium does not bind the Applicant or the Company. Application must be signed and dated to be considered for a quotation. If not the Insured Designee, the peson submitting this Application affirms he/she is doing so under the express authority of the Insured Designee. Anti Fraud Warning - New Mexico - "Any person knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents
a false information in an application for insurance is quilty of a crime and may be subject to civil fines and criminal penalities."

Page 11 (1-2013)