

Lawyers Advantage

Small Firm (1-10 Attorneys) Application

Underwritten by The Hanover Insurance Company

NOTICE: THIS APPLICATION IS FOR A CLAIMS-MADE POLICY. SUBJECT TO ITS TERMS, THIS POLICY WILL APPLY ONLY TO CLAIMS FIRST MADE AGAINST THE INSUREDS DURING THE POLICY PERIOD OR ANY APPLICABLE EXTENDED REPORTING PERIOD. PLEASE READ THE POLICY AND APPLICATION INSTRUCTIONS CAREFULLY.

APPLICATION INSTRUCTIONS

- Use this Application for firms with 1-10 Attorneys.
- Whenever used in this Application, the term "you", "your(s)", "firm" or "Applicant" shall mean the **Named Insured** and all predecessor firms, unless otherwise stated.
- Include all requested underwriting information indicated in Section X. below.
- Enclose copies of all letterhead on which the Named Insured is listed.
- All questions must be answered. If additional space is needed, continue on a separate sheet and indicate the question number.
- This Application and any Supplemental Applications must be signed and dated by a principal of the Named Insured.

II.	GENERAL INFORMATION		
1.	New Hanover Applicant (New Business):	or Existing Hanover Insured (Renewal):	Hanover Policy No.:
	Date Business Commenced:	Effective Date:	
2.	Name of Applicant:		
3.	Type of Entity: ☐Individual ☐Partnership	PC PLLC PLLP Other_	
4.	Address of Applicant:		
	City:Sta	te:Tele	ephone:
	Firm Email Address:	Website Address:	
5.	Does the applicant have other office location If "Yes", please attach a listing of each locat	_	□Yes □No
6.	Total Gross Billings or Revenue for:		
	Most Recent Fiscal Year:		
	Previous Fiscal Year:		
7.	Does the applicant have ownership in a Title the Named Insured / law firm?	Agency that is a separate legal entit	y from ☐Yes ☐No
	If "Yes", is coverage requested for such Title	Agency under this policy?	□Yes □No
	If "Yes", please complete a Title Agency Տսլ	pplemental Application	
	IMPORTANT : It is understood and agreed the requested above is provided.	nat coverage is not provided for such	Title Agency unless the information

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8. Estimate the percentage of hours per year the firm works in each area of practice (**NOTE**: Must total 100%).

**If denoted with an asterisk (*), please provide a Supplemental Application.

**RENEWAL- NO CHANGE | |

noted with an asterisk (^), please provide a	Suppleme	
Administrative General		Intellectual Property – Copyright/Trademark*
Admiralty / Marine – Defense		Intellectual Property – Patent*
Admiralty / Marine – Plaintiff		International/Foreign Law #
Agent Practice and Entertainment Law*		Juvenile rights, guardian ad litem
Appellate		Marijuana-Medical and/or Non-Medical
Business Formation		Mediation, Arbitration (other than Securities/FINRA)
Business Transactions where the value of the transaction is greater than \$500,000 #		Medicare
Business Transactions where the value of the transaction is less than or equal to \$500,000		Mergers & Acquisitions #
Civil Litigation – General #		Municipal – Finance or Bonds*
Commercial & Corporate Litigation – Defense	Э	Municipal – General (not finance)
Commercial & Corporate Litigation – Plaintiff		Oil & Gas, Mineral Rights*
Construction Law		Other #
Corporate Finance #		Plaintiff Litigation-Class Actions*
Creditor Rights / Collections*		Plaintiff Litigation-Mass Tort*
Creditor Rights / General (Bankruptcy)*		Plaintiff Litigation-Social Security
Criminal Defense		Plaintiff Personal Injury where the value of the case is more than \$250,000*
Defense Litigation & Insurance Carrier Representation*		Plaintiff Personal Injury where the value of the case is less than or equal to \$250,000*
Elder Law		Public Utilities (not finance)
Employee Benefit Plans, ERISA		Real Estate Finance #
Employment Law – Employee Representatio	n	Real Estate – Res. & Basic Commercial where the value of the transaction is greater than \$1,000,000*
Employment Law – Management Representa	ation	Real Estate – Res. & Basic Commercial where the value of the transaction is less than or equal to \$1,000,000*
Employment Law – Union Representation #		Schools & Education (not finance)
Environmental Regulatory*		Securities – Private Placement *
Estate and Probate – General		Securities – Public Registration *
Estates/Trusts where the value of the estate greater than \$1,000,000*	is	Tax Preparation-Individual
Estates/Trusts where the value of the estate less than or equal to \$1,000,000		Taxation (excluding estate tax & individual preparation)
Family Law where the value of the marital es is greater than \$1,000,000		Tribal Law #
Family Law where the value of the marital es is less than or equal to \$1,000,000		Water Rights #
Financial Institutions (Banking, Insurance, As Management)*	sset	Workers Compensation (Defense)
Healthcare #		Workers Compensation (Plaintiff)
Immigration	0	

If denoted with a hash tag (#), please provide details of areas of practice on the next page:

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III.	ATTORNEYS AND I	PREDECE	ESSOR FII	RMS						
1.	Number of lawyers o	of the Appl	licant to be	covered	under this policy	/:	_ N	umber of nor	ı-lawyers:	
2.	Roster of lawyers (Use a separate sheet if needed) RENEWAL- NO CHANGE							NGE 🗆		
	Lawyer Name	Status*	Date of Hire	Retro Date if other than Dat of Hire	Date of Birth	Hours Worked per Week	Licen Re	rate(s) of sure & Bar / gistration Number	Date(s) Admitted	CLE (hrs)
1.										
2.										
3.										
4.										
5.										
6.										
7.										
8.										
9.										
10.										
	* O – Own	er	E – Emplo	oyee	OC – Of Couns	sel l	C – Ind	ependent co	ntractor	
3.	Predecessor Firm m and liabilities the Ap in interest (more than	eans any plicant or	legal entit	ty that wa	 s engaged in th	s	of law,	, and to who	NO CHANG se financial a majority succ	assets
	Name(s) of F	Predecess	sor Firm(s	3)	Date(s) Established	Date Termin		Number of Lawyers	Percentag Ownersh Retaine	ip



IV.	IV. REQUESTED COVERAGE								
Indicate below which limits and deductibles are being requested. Limits of Liability are Per Claim / Aggregate. Check more than one if requesting multiple options.									
Professional Services Limits Of Liability (Each Claim / Aggregate) or RENEWAL PER EXPIRING POLICY									
\$\begin{array}{ c c c c c c c c c c c c c c c c c c c						1,000,000 / \$ 2,000,000 / \$ other \$			
Pro	ofessional S	Services Deductibl	e (Each Claim)	or RENEWAL	PER EXPIRING	POLIC	′ 🗆		
	□ \$1,000 Each Claim □ \$15,000 Each Claim □ \$2,500 Each Claim □ \$10,000 Each Claim □ \$ Each Claim (Other)								
V . (CURRENT	INSURANCE INFO	RMATION						
1.									
			Policy				# of	Retroactive	
		Carrier	Period	Limits	Deductible	Premi	Attorne		
	Current Year								
Pri									
	ior Year 1								
Pri	ior Year 1								
Pri Pri	ior Year 1 ior Year 2 ior Year 3 If the Appli please pro	cant or any member vide details		nt firm has elec	ted an ERP, bed	en non-re	enewed, cano	relled or declined,	
Pri Pri 3.	ior Year 1 ior Year 2 ior Year 3 If the Applicate proving (Question	vide details		nt firm has elec	ted an ERP, bea	en non-re	enewed, cano		
Pri Pri 3. VI. 1.	ior Year 1 ior Year 2 ior Year 3 If the Appliplease prov (Question RISK MAN Do you shaletterhead	vide details	Missouri) ny other lawye or firm?				the _		

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	a.	file for the purpose of evaluating whether the possibility of a counter claim alleging malpractice might be filed in response?						e □Yes □No □NA
	b.						does the firm wait unti ction has run before	il □Yes □No □NA
3.	5. Do any firm members have more than 5% ownership in one or companies or more than 15% ownership in one or more compa traded and which are firm clients? If "Yes", please complete an Outside Interest Supplement.					nore companies		<u></u> Yes
4.	clie	any firm member ents? ' Yes", please cor					ants, etc., for any firm	<u></u> Yes ∏No
5.		es the firm outline epresent a new c				policy and pro	cedures when agreein	g ∐Yes ∐No
6.	Ple	ase indicate if you	ur firm has the fo	ollowing	g Risk M	anagement pro	cedures in use for all ((client) matters:
				In Use For All Matters		Use For All Matters		
	a. C	Dual Docket Calenda	ar Controls	☐Yes	No	d. Disengageme	ent Letters	Yes No
	b. C	Conflict of Interest		☐Yes	□No	f. Engagement L	_etters	Yes No
	c. C	Client Communicatio	n Policies	☐Yes	□No	g. Non-Engager	ment Letters	Yes No
\ddi	tion	al information on y	our Risk Manag	ement l	Procedu	res can be provi	ded by separate attach	ment for consideration.
7.	abs mu	sence. Note: A E Iltiple attorney fil	Back-Up Lawye rms.	er is red	quired f	or all solo firm	s your cases in your s. Select NA for	□NA
		ck Up Lawyer:						
	Ad	dress, City, State:						
	Tel	ephone Number:			_			
8. l	ist	the firm's five larg	est clients to wh	nom the	firm pro	ovided legal ser	vices in the past twelv	e months:
	C	Client Name*	Client's Indu	ıstry		Services erformed	Percentage of Firm's Annual Billings	Largest Case Value
-					 			

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^{*}Where a client's name may not be disclosed, please insert a number from 1-5 (as applicable) in the Client Name field.



VII.	LOSS	INFORMATION	
1.		he past ten years, has any firm member been the subject of any of the following eary actions or investigations/proceedings?	
	a.	Currently pending investigations/proceedings	☐Yes ☐No
	b.	Reprimand or Censure	☐Yes ☐No
	C.	Suspension	Yes No
	d.	Imposition of a fine	☐Yes ☐No
	e.	Refusal of admission to the bar or any bar association, court or administrative agency	Yes No
2.	•	ast five (5) years, has any professional liability claim been made or suit brought the firm, any predecessor firm, or any member of the firm?	∐Yes ∐No
	If "Yes' claimai	please attach details including number of suits, nature of complaint and name of ts.	
VIII	. PRIO	R KNOWLEDGE AND APPLICANT REPRESENTATION	
The	e Applica	nt must answer the prior knowledge question below:	
		nsured proposed for coverage aware of any fact, circumstance, or situation that mighted to result in a Claim that would fall within the scope of the proposed coverage?	t reasonably be
		Yes No No	
If "	Yes", ple	ase attach a full description of the details.	
		entation applies only to those coverage types for which no coverage is currently maint ility requested.	ained and any higher
IME	PORTAN	IT: Without prejudice to any other rights and remedies of the Insurer , the Applicant	understands and agrees

IX. MATERIAL CHANGE

proposed policy, if issued by the Insurer.

If any of the Applicants discover or become aware of any significant change in the condition of the Applicant between the date of this **Application** and the policy inception date, which would render the **Application** inaccurate or incomplete, notice of such change will be reported in writing to us immediately and any outstanding quotation may be modified or withdrawn.

that if any such fact, circumstance or situation exists, which is known to the **Insured** but not disclosed in response to the question above, any claim or action arising from such fact, circumstance or situation is excluded from coverage under the

X. DECLARATIONS, NOTICE AND SIGNATURES

The submission of this **Application** does not obligate the **Insurer** to issue, or the Applicant to purchase, a policy. The Applicant will be advised if the **Application** for coverage is accepted. The Applicant hereby authorizes the **Insurer** to make any inquiry in connection with this **Application**.

The undersigned, acting on behalf of all Applicants, declare that to the best of their knowledge and belief, after reasonable inquiry, the statements set forth in this **Application** and in any attachments or other documents submitted with the **Application** are true and complete.

The undersigned agree that the information provided in this **Application** and any material submitted herewith are the

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representations of all the Applicants and the basis for issuance of the insurance policy should a policy providing the requested coverage be issued, and that the **Insurer** will have relied on all such materials in issuing any such policy. The undersigned further agree that the **Application** and any material submitted herewith shall be considered attached to and a part of the policy. Any material submitted with the **Application** shall be maintained on file (either electronically or paper) with us. No statement in the **Application**, fact pertaining to, or knowledge possessed by an **Insured Individual** shall be imputed to any other **Insured Individual**.

The information requested in this **Application** is for underwriting purposes only and does not constitute notice to the **Insurer** under any policy of a **Claim** or potential **Claim**.

NOTICE TO ALABAMA APPLICANTS: 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.

NOTICE TO ARIZONA AND MISSOURI APPLICANTS: Claim Expenses are Inside the Policy Limits. All claim expenses shall first be subtracted from the limit of liability, with the remainder, if any, being the amount available to pay for damages.

NOTICE TO ARKANSAS, LOUISIANA AND WEST VIRGINIA APPLICANTS: 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.

NOTICE TO COLORADO APPLICANTS: 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.

NOTICE TO DISTRICT OF COLUMBIA APPLICANTS: 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.

NOTICE TO FLORIDA APPLICANTS: 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.

NOTICE TO HAWAII APPLICANTS: For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both.

NOTICE TO IDAHO AND OKLAHOMA APPLICANTS: 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.

NOTICE TO KANSAS APPLICANTS: Any person who commits a fraudulent insurance act is guilty of a crime and may be subject to restitution, fines and confinement in prison. A fraudulent insurance act means an act committed by any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material there.

NOTICE TO KENTUCKY APPLICANTS: 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.

NOTICE TO MAINE, TENNESSEE, VIRGINIA, AND WASHINGTON APPLICANTS: 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.

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NOTICE TO MARYLAND APPLICANTS: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or 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.

NOTICE TO MICHIGAN APPLICANTS: Any person who knowingly and with intent to defraud an insurance company or another 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 act, which is a crime and subjects the person to criminal and civil penalties.

NOTICE TO NEW JERSEY APPLICANTS: Any person who knowingly includes any false or misleading information on an application for an insurance policy or files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

NOTICE TO NEW HAMPSHIRE APPLICANTS: 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.

NOTICE TO NEW MEXICO AND RHODE ISLAND APPLICANTS: 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.

NOTICE TO OHIO APPLICANTS: 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.

NOTICE TO OREGON APPLICANTS: Any person who knowingly and with intent to defraud or solicit another to defraud any insurance company: (1) by submitting an application, or (2) by filing a claim containing a false statement as to any material fact, may be violating state law.

NOTICE TO PENNSYLVANIA APPLICANTS: 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.

NOTICE TO VERMONT APPLICANTS: Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

Note: This **Application** must be signed by a representative of the Applicant acting as the authorized representative of the person(s) and entity(ies) proposed for this insurance.

Date	Signature	Title	
			
Agent's Signature:			
Supporting Document	ation: Please attach a copy of the following.		
☐ All copies of letterhe	ead on which the Applicant is listed.		
☐ Supplemental Appli	cations for areas of practice as required in Sectio	on II., if applicable.	
☐ Copy of declaration	s page and endorsements for continuity of covera	age as required in Section V.	, if applicable.
☐ Supplemental Appli	cation for Outside Interest as required in Section	VI., if applicable.	