

Specified Professions Professional Liability Product - Financial Planners Application

THIS APPLICATION IS FOR A CLAIMS MADE POLICY. PLEASE READ YOUR POLICY CAREFULLY. DEFENSE COSTS SHALL BE APPLIED AGAINST THE DEDUCTIBLE.

ocation address:	Same as mailing a	ddress or complete	section	
City:				
Veb address:	E-mail	address of primary contact:		
otal annual revenue for the firm: \$		Number of employees; Full-time:	Part-time:	
II. UNDERWRITING INFORMATION				
Is the applicant a registered investment			Yes	
2. Is the applicant a registered representative?				
Is each financial planner licensed for a minimum of three years?				
Are more than 10 percent of revenues derived from commissions?				
Do you have any client's assets under m If "Yes":	☐ Yes	□ No		
a) Do you retain custody of any client's	assets under an acc	ount you control?	☐ Yes	ПМ
b) Average assets per client under the		\$	— 100	· · ·
Maximum assets managed for any o		\$		
c) Do you manage any client assets or			☐ Yes	□N
		following areas (must equal 100 percent):		
Financial plan preparation/advice	%	Insurance products		_%
Retirement planning	%	Limited partnerships		%
Estate planning	%	Asset monitoring		%
Divorce planning	%	Accounting other than tax prep.		%
Tax preparation	%	Third party pension administration		%
Tax planning advice	%	Sale of securities		%
Investment consulting	%	Personal mgmt. services (bill payment)		%
Other (explain):				
Indicate which of the above is a referrel				
Indicate which of the above is a referral	recommendations/refe	errals /assets managed for each of the following	ing:	
	%	Junk bonds		_%
7. Indicate percentage of client investment				%
 Indicate percentage of client investment Mutual funds 	%	Private placements		_%
7. Indicate percentage of client investment Mutual funds Variable annuities		Private placements REITS		
7. Indicate percentage of client investment Mutual funds Variable annuities Life/Health/Disability/Long term care	%			%
7. Indicate percentage of client investment Mutual funds Variable annuities Life/Health/Disability/Long term care Listed stocks	% %	REITS		% %
7. Indicate percentage of client investment Mutual funds Variable annuities Life/Health/Disability/Long term care Listed stocks Investment grade bonds	% %	REITS Unregistered securities		
7. Indicate percentage of client investment Mutual funds Variable annuities Life/Health/Disability/Long term care Listed stocks Investment grade bonds Unrated bonds Options	% % %	REITS Unregistered securities Unlisted stocks		%

11.	☐ dispute resolution ☐ clients responsibilities ☐	transactional authority client signature conditions of performance/limitation	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	□ No ponsibility
14.	□ Certified Financial Planner (CFP) □ Chartered Financial Consultant (ChFC) □ Chartered Investment Counselor (CIC) □ Chartered Financial Analyst (CFA) □ What license(s) does the applicant hold?	iter (CLU) inagement Analyst (CIMA)		
15.	What license(s) does the applicant hold? Limits: Retention:	Premium: Retr	oactive d	ate:
(Att	ttach a statement of details for all "Yes" answers to the following questions)			
	Is any client of the applicant a corporation, partnership or LLC?		☐ Yes	☐ No
17.	Does the applicant advise clients to invest in any enterprise in which the applica	nt or a member of the applicant's		
40	firm has an ownership interest?		☐ Yes	
	 Does the applicant provide any service(s) for which they are not licensed? a) During the last five years, has any inquiry, complaint, notice of hearing, clair 	m boon made or suit brought agains	☐ Yes	□ NO
13.	any person or entity proposed for insurance? b) Is any person(s) proposed for this insurance aware of any fact, circumstance		☐ Yes	□ No
	which may result in a claim against the applicant or any person proposed for ins	urance?	☐ Yes	□ No
20.	Has any policy for professional liability insurance ever been cancelled or non-rer	newed?	☐ Yes	□ No
pay of a	aud Statement (All Other States): Any person who knowing tyment of a loss or benefit or knowingly presents false informate a crime and may be subject to fines and confinement in prison a crime and may be subject to fines and confinement in prison a crime and may be subject to fines and confinement in prison a crime of this application acknowledges and understands that the information provided in this Application is true and correct in all metany changes in matters inquired about in this Application occurring prior to the evided herein untrue, incorrect or inaccurate in any way will be reported to the Insurer to modify or withdraw any quote or binder issued if such changes are material to urer's underwriting guides. The Insurer is hereby authorized, but not required, to information, statements and disclosures provided in this Application. The decision inquiry shall not be deemed a waiver of any rights by the Insurer and shall not esteppication in the event the Policy is issued. It is agreed that this Application shall be be attached and become a part of the Policy.	ation in an application for ir n.	nsurand	ce is guilty
App	olicant's signature: Title:	Date:		
	Principal, Partner or Officer of the Firm			
	ADDITIONAL APPLICANT INFORMATION			
	Applicant's mailing address:State:	Zip code:	DOWN I I DOWN TOWN	
This Period of the cover pure this made increase virg an overtee cost deer	w York Disclosure Notice: This policy is written on a claims made basis and share turrences or alleged Wrongful Acts or Wrongful Employment Acts that took place is policy shall cover only those claims made against an insured while the policy region or any subsequent renewal of this Policy or any extended reporting period and he policy except for the automatic extended reporting period coverage unless the rerage. The policy includes an automatic 60 day extended claims reporting period chase for an additional premium an additional extended reporting period of 12 more policy. Potential coverage gaps may arise upon the expiration for this extended relationship, claims-made rates are comparatively lower than occurrence rates reases independent overall rate increases until the claims-made relationship has reginia Notice: This Policy is written on a claims-made basis. Please read the polic option to purchase a separate limit of liability for the extended reporting period. If sended reporting period shall be part of the and not in addition to limit specified in the tof an extended reporting period, please contact your insurance company or your smed the insured's representations. A statement made in the application or in any be deemed material or invalidate coverage unless it is clearly proven that such st	Il provide no coverage for claims ar prior to retroactive date, if any, state mains in effect for incidents reported all coverage under the policy ceasinsured purchases additional exten following the termination of this polnths, 24 months or 36 months followeporting period. During the first seven the insured can expect substantian attured. If you have any querinsurance agent. Statements in the affidavit made before or after a lossession of the control	ed on the d during t ses upon d reportir icy. The I wing the eral year al annual rage. You it of liabilitestions re applicats under the	declarations. the Policy termination ng period nsured may termination of s of a claims- premium I have ty for the egarding the tion shall be he policy will

Minnesota Notice: Authorization or agreement to bind the insurance may be withdrawn or modified only based on changes to the information contained in this application prior to the effective date of the insurance applied for that may render inaccurate, untrue or incomplete any statement made with a minimum of 10 days notice given to the insured prior to the effective date of cancellation when the contract has been in effect for less than 90 days or is being canceled for nonpayment of premium.

Florida and Illinois Notice: I understand that there is no coverage for punitive damages assessed directly against an insured under Florida and Illinois law. However, I also understand that punitive damages that are not assessed directly against an insured, also known as "vicariously assessed punitive damages", are insurable under Florida and Illinois law. Therefore, if any Policy is issued to the Applicant as a result of this Application and such Policy provides coverage for punitive damages. Lunderstand and acknowledge that the coverage for Claims brought in

Application and such Policy provides coverage for punitive damages, I understand and acknowledge that the coverage for Claims brought in the State of Florida and Illinois is limited to "vicariously assessed punitive damages" and that there is no coverage for directly assessed punitive

Colorado Fraud Statement: 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

District of Columbia Fraud Statement: 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

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.

Florida Fraud Statement: You are agreeing to place coverage in the surplus lines market. Superior coverage may be available in the admitted market and at a lesser cost. Persons insured by surplus lines carriers are not protected under the Florida Insurance Guaranty Act with respect to any right of recovery for the obligation of an insolvent unlicensed insurer.

Kentucky Fraud Statement: Any person who knowingly and with intent to defraud any insurance company or other 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 insurance act, which is a crime.

Maine and Washington Fraud Statement: 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.

New Jersey Fraud Statement: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties. subject to criminal and civil penalties.

New York Fraud Statement: 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 Fraud Statement: 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 Fraud Statement: 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 Fraud Statement: 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.

Tennessee and Virginia Fraud Statement: 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.

If your state requires that we have information regarding your Authorized Retail Agent or Broker, please provide below.

Retail agency name:	License #:		
Main agency phone number:			
Agency mailing address:			
City:	State:	Zip code:	