

1801 South MoPac Expressway; Suite 300 Austin, TX 78746 (512) 480-9074 / (800) 252-9332 [in Texas] / Fax: (512) 482-8738 Website: www.tlie.org / Email: app@tlie.org

APPLICATION FOR JUDGES' CLAIMS MADE AND REPORTED PROFESSIONAL LIABILITY INSURANCE POLICY

1.	Full name of Judge (applicant):							
2.	Who should we contact with questions about your application?							
3.	Principal office address (list secondary mailing or billing address on separate sheet):							
	Street:							
		State:		County:				
	Phone:	Fax:	Email ¹ :					
4.	Court over which applicant presides:							
5.	Number of years you have presided over this court:							
6.	Number of year	ars of overall judicial experience:						
7.	(a) Date admit	tted to Texas Bar:	(b) Bar Card Number:					
8.	List applicant's judicial liability insurance policies for the past four years (most recent first)							
Ο.	List applicants							
	Insurance Company		Limits of Liability	Effective Dates				
9.	Has the applicant ever had similar insurance canceled, declined or non-renewed?							
	Yes No	If yes, please provide details on a separ	rate sheet.					
10.	Has the applicant ever had any professional liability claims asserted or action filed against him or her, or has a claim been paid on behalf of the applicant?							
	Yes No	If yes, please complete attached Claim	Supplement.					
11.	Has the applicant ever been reprimanded or refused admission to practice before any court or administrative agency or otherwise been disbarred or had his or her rights to practice suspended (including voluntary suspension)?							
	Yes No	If yes, please provide details on a separ	rate sheet.					
12.	Has the applicant ever been reprimanded or had his or her rights to serve as a judge suspended (including voluntary suspension)?							
	Yes No	If yes, please provide details on a separ	rate sheet.					

IMPORTANT: All TLIE Judges' Professional Liability Insurance Policies have a limit of \$1,000,000 per claim and a \$1,000,000 aggregate, with a \$1,000 aggregate deductible. Please note that a policy will not go into effect unless you have satisfied the Association's underwriting requirements. The TLIE policy for judges does not cover acts, errors or omissions of applicant in practicing law as an attorney. If applicant has previously had a private practice or continues some private practice, TLIE recommends purchasing of a "claims made and reported" policy for attorneys.

No If you know of such a circumstance, act, error or omission, please complete attached <u>Claim Supplement</u>. Please, include details of any threat of a claim even if you feel it is unjustified or frivolous. If you have notified another insurance company of any such circumstance, act, error or omission, please provide a copy of that notice.

13. Does the applicant know of any circumstance, act, error or omission that might form the basis of a claim against the applicant?

Email address requested for business correspondence as well as subscription to TLIE's quarterly online newsletter, Legal Malpractice Advisory, which addresses current legal malpractice and ethics issues and offers practical tips for avoiding claims and grievance complaints.

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Yes

WARRANTY, SUBSCRIBER'S AGREEMENT and POWER OF ATTORNEY

Warranty

I hereby warrant and declare that the foregoing statements and particulars are true and that I have not suppressed or misstated any material facts and that I agree this application shall be the basis of the contract with the Association. I agree that all representations contained herein are deemed material and continuous as a matter of law, and that I will immediately notify the Association of any change in answers to this application.

I hereby authorize release to the Association or its authorized representative, by any State Bar association, our present and prior professional liability insurance carriers, or any other sources, any claims, underwriting, or other information having a bearing upon our acceptability as a professional liability insurance risk. It is understood that this is an application for insurance and not an insurance binder. Any misstatements made in this application could invalidate any policy issued on the basis of this application.

Subscriber's Agreement and Power of Attorney

The undersigned hereafter known as the Subscriber, agrees with other Subscribers at an Exchange known as the TEXAS LAWYERS' INSURANCE EXCHANGE, hereinafter referred to as the Association, located in Austin, Texas, to exchange private contracts of indemnity. To that end, I hereby appoint the President of the Association and/or such person or persons as may be designated by the Board of Directors in accordance with Article VIII, Section 8 of the Bylaws, and licensed by the Commissioner of Insurance of the State of Texas, with full powers of substitution and revocation, and with authority to act jointly and severally, as my Attorney-in-Fact, in my name, place and stead, to represent me in the following matters:

- 1. To exchange with other Subscribers at such Exchange, insurance coverages as now or hereafter authorized by the Board of Directors; to subscribe and deliver all proper contracts of insurance; to take any action in furtherance of the exchange of such contracts of insurance; to do and perform every other thing that I could do in respect to such contracts so exchanged, including the appearance and defense in my name in actions and proceedings; and to manage and conduct the business, affairs and property of the Exchange under the supervision of the Board of Directors.
- 2. The powers hereby vested in my said attorney shall be exercised only in accord with the decisions of the Board of Directors of the Association, provided that the said attorney may deputize such person or persons as may be appointed therefor by the Board of Directors of the Association, to authenticate the policy contracts now applied for or those that I may hereafter apply for, and all papers pertaining thereto. It is understood that the Subscribers reserve unto themselves the right to govern the Association according to the decision of a majority of Subscribers present in person or by proxy at any meeting.
- 3. I adopt as a part of this agreement the Bylaws of the Exchange now or hereafter effective.
- 4. I agree that this Power of Attorney shall have application to all insurance applied for by me, including such modifications or changes in any of my insurance as may be made at my request, and the representations made by me in connection with each policy shall have the same force and effect as if contained in this instrument.
- 5. I agree that to the fullest extent now or hereafter permitted by law, no director of the Exchange shall be personally liable to the Exchange or to its Subscribers for monetary damages for any act or omission in the director's capacity as a director except liability for (i) a breach of a director's duty of loyalty to the Exchange or its Subscribers, (ii) an act or omission not in good faith or that involves intentional misconduct or a knowing violation of the law, (iii) a transaction from which a director received an improper benefit, whether or not the benefit resulted from an action taken within the scope of the director's office, (iv) an act or omission for which the liability of a director is expressly provided for by statute, or (v) an act related to an unlawful stock repurchase or payment of a dividend. Any repeal or modification of the foregoing paragraph by the Subscribers of the Exchange shall not adversely affect any right or protection of a director of the Exchange existing at the time of such repeal or modification. The effective date of the limitation of liability provided by this paragraph shall be the due date of member approval of this Paragraph 5.
- 6. I agree further that this Power of Attorney shall be and become effective on the date hereof, and shall remain in force and effect only as long as I have a contract of insurance with the Exchange. This power of attorney shall not terminate on disability of the principal. This agreement is strictly limited to the use and the purpose herein expressed and to no other purpose.

Applicant's Name (type or print):								
Authorized Signature:	Date:							

CLAIM INFORMATION SUPPLEMENT

Applicant's Instructions:

- 1. This information is to be completed by Applicant who has been involved in any claim or suit or who is aware of an incident which may give rise to a claim. COMPLETE ONE FOR EACH CLAIM OR INCIDENT.
- 2. If space is insufficient to answer any questions fully, use reverse side of this page or attach a separate sheet.
- 3. Answer all questions COMPLETELY.

(Please Type or Print)								
1.	Firm	Name: _						
2.	Full	I name of individual(s) of firm involved in the claim:						
3.	Full	ull name of Claimant:						
4.	Indi	dicate whether (Select One): Potential Claim/Incident Claim In Suit						
5.	Date	ate of alleged error:						
6.	Date	ate of Claim:						
7.	Add	Additional defendants:						
8.	IF C	LOSED:	Indicate whether (<i>Select One</i>): Total Loss Paid including Deductible:	Out-of-Court Settlement Court Judgment \$ Defense Cost Paid: \$				
9.	IF P	ENDING:	Claimant's Settlement Demand: Defendant's Offer for Settlement: Insurer's Loss Reserve: Deductible:	\$ \$ \$ \$ s, amount asked in summons: \$				
10.	Name of Insurer:							
11.	Description of Claim: (Provide enough information to allow evaluation and use reverse side if additional space is required.) a. Alleged act, error or omission upon which Claimant bases claim:							
	b. Description of case and events, including area of practice out of which the claim arose:							
	c. Description of the type and extent of injury or damage allegedly sustained:							

11 a

11 b

11 c