



Lawyers PROtectSM
Intellectual Property Supplemental Application

BY COMPLETING THIS APPLICATION, THE APPLICANT IS APPLYING FOR COVERAGE WITH EITHER **COLONY INSURANCE COMPANY**, **COLONY SPECIALTY INSURANCE COMPANY** OR **PELEUS INSURANCE COMPANY**, AN AUTHORIZED SURPLUS LINES INSURER OR **ARGONAUT INSURANCE COMPANY**, A LICENSED INSURER.

INSTRUCTIONS –

- Answer all questions. The information provided herein is considered material to our underwriting and pricing decision for the policy or additional coverage under consideration at the time this supplemental application is submitted.
- If Applicant indicated any percentage of practice is intellectual property work, this supplement must be completed.
- This form must be completed, dated and signed by an authorized officer of the Applicant to include this completed form as part of the Application.

1. Applicant Name (as identified in the application submitted for the proposed insurance):

2. Provide a breakdown of the Applicant's intellectual property practice into the following categories:

Intellectual property litigation	%	Patent Infringement Counseling	%
Domestic Patent Prosecution	%	Foreign Patent Prosecution	%
Trademark Copyright registration/licensing	%	Patent Search and Filing	%
Other (describe):	%		

3. Provide a breakdown of the Applicant's intellectual property practice into the following industry groups:

Aerospace	%	Business practices	%
Compute /software	%	Pharmaceutical	%
Biotechnology	%	Chemical	%
Industrial/manufacturing	%	Other (describe):	%

4. Complete the schedule below for all the Applicant's lawyers practicing intellectual property law.

Lawyer	# of Years Intellectual Property Experience	Intellectual Property Practice Billable Hours Most Recent 12 Months	Intellectual Property Practice Billable Hours Prior 12 Months

5. Does the Applicant have a computerized docket system specifically designed to address Intellectual property matters? Yes No
 If "Yes", does the system include:
- a. Statutory bar dates? Yes No
- b. Fee due dates? Yes No
- c. Response dates? Yes No
6. Is the partner responsible for the work ultimately responsible for docket entries in the system? Yes No

7. Does the Applicant outsource any of the following to other entities:
- a. Searches? Yes No
 - b. Payment of maintenance/annuity fees? Yes No
 - c. Common law source searches? Yes No
 - d. PTO searches? Yes No
- If Applicant outsources any of these functions, does the Applicant obtain proof of insurance from the entity? Yes No
8. Does the Applicant perform any copyright work? Yes No
- If "Yes",
- a. Does the docket system include dates for:
 - I. Copyright renewal filings? Yes No
 - II. Responses to an office action? Yes No
 - III. Infringement action filings? Yes No
 - b. Are ownership transfers fully documented in writing? Yes No
9. Does the Applicant perform any trademark work? Yes No
- If "Yes",
- a. Does the docket system include dates for (Check all that apply):
 - I. Responses to all PTO actions? Yes No
 - II. Declaration of use after registration? Yes No
 - III. Statement of incontestability after registration? Yes No
 - IV. Renewal of trademark? Yes No
 - b. Does the Applicant advise clients, in writing, the trademark is not guaranteed against all common law sources? Yes No
10. Does the Applicant perform any patent work? Yes No
- If "Yes",
- a. Does the firm render patent opinions? Yes No
 - b. Indicate the types of patent opinions rendered by the firm.

<input type="checkbox"/> Patentability	%	<input type="checkbox"/> Validity	%	<input type="checkbox"/> Infringement	%
<input type="checkbox"/> Other (describe):					%
- c.
 - I. Disclose the scope and extent of the search conducted which is the basis of the opinion in writing to all patent clients? Yes No
 - II. Request written disclosure from all patent clients of specific dates of all printed publications, sales, offers for sale and/or public use of intellectual property prior to the filing of a patent application? Yes No
 - III. Request in writing from all patent clients, the client's intent to pursue a patent application in countries other than the U.S.? Yes No
 - IV. Request in writing from all patent clients, the client's disclosure of patents filed in countries other than the U.S.? Yes No
 - V. Advise non-U.S. clients of requirements to satisfy establishment for the date of invention for U.S. patents? Yes No
 - VI. Disclose in writing to all patent clients all dates for payment of maintenance fees, annual payments or annuities to be paid by the client to keep an application or patent in force? Yes No
 - VII. Advise the client in writing to mark the patented product with the appropriate patent number? Yes No

THIS SUPPLEMENTAL APPLICATION IS INCORPORATED BY REFERENCE INTO THE PRIMARY APPLICATION

APPLICANT'S SIGNATURE	DATE
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