

AFB MEDIA TECH®

PROFESSIONAL AND TECHNOLOGY BASED SERVICES, TECHNOLOGY PRODUCTS, COMPUTER NETWORK SECURITY, AND MULTIMEDIA AND ADVERTISING LIABILITY INSURANCE POLICY

AFB TECHNOLOGY SERVICES, TECHNOLOGY PRODUCTS AND PROFESSIONAL LIABILITY INSURANCE POLICY

NOTICE: THE POLICY FOR WHICH THIS APPLICATION IS MADE IS A CLAIMS MADE AND REPORTED POLICY SUBJECT TO ITS TERMS. THIS POLICY APPLIES ONLY TO ANY CLAIM FIRST MADE AGAINST THE INSUREDS AND REPORTED IN WRITING TO THE INSURER DURING THE POLICY PERIOD OR OPTIONAL EXTENSION PERIOD, IF APPLICABLE. AMOUNTS INCURRED AS CLAIMS EXPENSES SHALL REDUCE AND MAY EXHAUST THE LIMIT OF LIABILITY AND ARE SUBJECT TO THE DEDUCTIBLE. PLEASE READ THIS POLICY CAREFULLY.

NOTICE TO NEW YORK APPLICANTS: THE POLICY FOR WHICH THIS APPLICATION IS MADE. IS A CLAIMS MADE POLICY. UPON TERMINATION OF COVERAGE FOR ANY REASON, A 60-DAY AUTOMATIC EXTENSION PERIOD WILL APPLY. FOR AN ADDITIONAL PREMIUM, AN OPTIONAL EXTENSION PERIOD CAN BE PURCHASED AS INDICATED IN ITEM 7. OF THE DECLARATIONS. EXCEPT AS OTHERWISE PROVIDED HEREIN, THIS POLICY ONLY APPLIES TO CLAIMS FIRST MADE DURING THE POLICY PERIOD. THE AUTOMATIC EXTENSION PERIOD OR. IF APPLICABLE. THE OPTIONAL EXTENSION PERIOD. NO COVERAGE EXISTS FOR CLAIMS MADE AFTER THE END OF THE POLICY PERIOD AND THE AUTOMATIC EXTENSION PERIOD UNLESS, AND TO THE EXTENT, THE OPTIONAL EXTENSION PERIOD APPLIES. NO COVERAGE WILL EXIST AFTER THE EXPIRATION OF THE AUTOMATIC EXTENSION PERIOD OR, IF PURCHASED, THE OPTIONAL EXTENSION PERIOD, WHICH MAY RESULT IN A POTENTIAL COVERAGE GAP IF PRIOR ACTS COVERAGE IS NOT SUBSEQUENTLY PROVIDED BY ANOTHER INSURER. THE LIMIT OF LIABILITY AVAILABLE TO PAY DAMAGES OR SETTLEMENTS SHALL BE REDUCED AND MAY BE EXHAUSTED BY CLAIMS EXPENSES AND CLAIMS EXPENSES SHALL BE APPLIED TO THE DEDUCTIBLE. DURING THE FIRST SEVERAL YEARS OF A CLAIMS-MADE RELATIONSHIP. CLAIMS-MADE RATES ARE COMPARATIVELY LOWER THAN OCCURRENCE RATES. AND THE INSURED CAN EXPECT SUBSTANTIAL ANNUAL PREMIUM INCREASES, INDEPENDENT OF OVERALL RATE INCREASES, UNTIL THE CLAIMS-MADE RELATIONSHIP REACHES MATURITY. THE INSURER IS NOT OBLIGATED TO PAY ANY DAMAGES AND/OR CLAIMS EXPENSES AFTER THE LIMIT OF LIABILITY HAS BEEN EXHAUSTED BY PAYMENT OF DAMAGES AND/OR CLAIMS EXPENSES. PLEASE READ THIS POLICY CAREFULLY.

NOTICE TO MINNESOTA APPLICANTS: THE POLICY FOR WHICH THIS APPLICATION IS MADE IS A CLAIMS MADE AND REPORTED POLICY SUBJECT TO ITS TERMS. THIS POLICY APPLIES ONLY TO ANY CLAIM FIRST MADE AGAINST THE INSUREDS AND REPORTED TO THE INSURER OR THE INSURER'S AGENT OR BROKER DURING THE POLICY PERIOD OR OPTIONAL EXTENSION PERIOD, IF APPLICABLE. THIS MEANS THAT ONLY CLAIMS ACTUALLY MADE DURING THE POLICY PERIOD ARE COVERED UNLESS COVERAGE FOR AN OPTIONAL EXTENSION PERIOD IS PURCHASED. IF AN OPTIONAL EXTENSION PERIOD IS NOT MADE AVAILABLE TO YOU, YOU RISK HAVING GAPS IN COVERAGE WHEN SWITCHING FROM ONE COMPANY TO ANOTHER.

MOREOVER, EVEN IF SUCH A REPORTING PERIOD IS MADE AVAILABLE TO YOU, YOU MAY STILL BE PERSONALLY LIABLE FOR CLAIMS REPORTED AFTER THE PERIOD EXPIRES. CLAIMS MADE POLICIES MAY NOT PROVIDE COVERAGE FOR ANY ACTS, ERRORS OR OMISSIONS COMMITTED BEFORE A FIXED RETROACTIVE DATE. RATES FOR CLAIMS MADE POLICIES ARE DISCOUNTED IN THE EARLY YEARS OF A POLICY, BUT INCREASE STEADILY OVER TIME. AMOUNTS INCURRED AS CLAIMS EXPENSES SHALL REDUCE AND MAY EXHAUST THE LIMIT OF LIABILITY AND ARE SUBJECT TO THE DEDUCTIBLE. PLEASE READ THIS POLICY CAREFULLY.

Please fully answer all questions and submit all requested information and supplemental forms. Terms appearing in bold face in this **Application** are defined in the Policy and have the same meaning in this **Application** as in the Policy. If you do not have a copy of the Policy, please request it from your agent or broker. This **Application**, including all materials submitted herewith, shall be held in confidence.

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	APPI	ICANT	INAIVIE

Address:	State of Incorporation:			
	Email:			
Telephone:	Website URL's:			
Fax:				
The following efficer of the Applicant is designated to receive any and all notices from the Insurer or its				

L	Tolophono.		TTODORO OTTE O.	
	Fax:			
2.		officer of the Applicant is designated presentative(s) concerning this insura		ices from the Insurer or its
3.	The Applicant	has continuously been in business si	ince: / (Month) (Year)	
4.	GROSS REVE	ENUES	(Month) (Year)	
	For calendar y	year, or fiscal year ending day	:/mo:	
	Last year:	This year (est.): Next year (est.):	
	Estimated nor	n-US/Canada revenues for current ye	ear \$	
5.	Limit Requeste	ed \$ Deductible	e Requested \$	
6.	POLICY PERI	IOD REQUESTED		
	From to	o both days at 12:01 a.m. at th	ne principal address of the	Applicant.
7.		pe in detail 1) the nature and types of ngaged in; and 2) the types of Technology. Applicant.	•	0,
8.	•	changes in the nature or size of the another on the conths? Or have there been any such		•

 Has the Applicant in the past tw the next twelve (12) months, a were or will be completed? If Yes, attach details. 	velve (12) months completed or a merger, acquisition, consolidatio		
10. Please indicate the Applicant's	four largest jobs/projects during	the past two (2) years:	
Client	Product/Service	Contract Revenues fo	
		/	
		/	
		/	
	se note that the total must equal	one hundred percent (100%).	
Reve %		Revenue %	Revenue %
a. Packaged Software Development and Licensing	g. IT and Business Process Outsourcing	m. Other internet services (please explain)	
b. Custom Software Development	h. Media Content and Data Sales, Subscriptions and Licenses	n. Technology Products sales and maintenance (other than software)	
c. Software Maintenance and Support	i. Revenues from ISP and Email services	o. Application Service Provider	
d. Computer and Software Systems Implementation/Installation/Integration	j. Website hosting and collocation services	p. Other services or products (please explain)	
e. IT Consulting, Including Consulting on Hardware and/or Software System Design/Purchase	k. Advertising and Referral Revenues		
f. Data and Transaction Processing	I. Telecommunication Services _		
12. What is the Applicant firm's ave	erage size contract in terms of to	tal contract revenue?	
13. Does the Applicant have any crevenues?	contracts that represent more that	in five percent (5%) of the firm	n's annual
If Yes, attach details.		☐ Yes [☐ No

14. Please indicate the major software applications and receipts attributable to:

Na	ture	Market/Use Home Use %	Commercial Use %	Total Receipts %
a)	Administrative (sales data, lists, etc)			
b)	Accounting (payroll, receivables, payables)			
c)	Financial (savings, checking, loan, dividend accounts)			
d)	Inventory Control			
e)	Scientific			
f)	Graphics			
g)	Architectural (Model building projection)			
h)	CAD/CAM: Manufacturing/Engineering tools			
i)	CASE: Application development tools			
j)	Communications: Utilities/Info Services			
k)	Fund Transfer			
l)	Medical _			
m)	Educational			
n)	Facilities Management			
o)	Office Automation			
p)	Database Management Systems			
q)	LAN/Network			
r)	Imaging _			
s)	Gatekeeper			
t)	Game Development			
u)	Other (please explain)			
	Indicate the market(s) for the Applicant's pr hundred percent (100%).	oducts/services. Pl		·
			% of Applicant's Reco	eipts
	rospace		-	
	mmunications/Transportation nstruction/Mining/Agriculture			
	ucation			
	ancial Institutions			
	vernment (US Federal)			
	vernment (other)			
	alth Care/Medical Services			
	nsumer			
	nufacturing/Industrial			
	ade: Retail/Wholesale			
Otl	ner (please specify)			

16. OPERATIONAL CONTROLS

a.	Does the Applicant have written contracts wit products to?	h all clients the Applicant pe	erforms work for	or provides
	If yes, what percentage of time are they use	d?	☐ Yes	☐ No
	in yes, what percentage of time are they use	u:		
b.	Do all service contracts with customers fully of	describe the scope of service	es to be provide	ed? No
C.	Do all contracts include how any disputes be	tween the Applicant and the		
d.	Do all services and products contracts include	e provisions for the following	_	
	i. Damages Caps		Yes	☐ No
	ii. Disclaimer of Implied Warranties		∐ Yes	☐ No
	iii. Guarantees		∐ Yes	☐ No
	iv. Full Disclaimer of Consequential Damagesponse to Question 16.d.iv. is no, pleasequential damages is not provided:		☐ Yes when a full d	☐ No isclaimer of
17. M	ANAGEMENT OF CONTENT AND PRIVACY	EXPOSURES		
a.	Does the Applicant collect, process, or main business activities?	tain private or personal infor	mation as part	of its
	If Yes:			
	i. Is any of this information regulated by Hillegislation protecting private or personal		ion Act or other	laws or
	ii. Does the Applicant have written procedule handling and/or disclosure of such information.		aws governing Yes	the No
	iii. Does the Applicant have an appointed p	rivacy officer?	_ ☐ Yes	☐ No
	iv. Does the Applicant have a legally review		Yes	☐ No
	v. Does the Applicant share private or pers Applicant or others) with third parties?	onal information gathered fr	om customers (by the
b.	Does the Applicant display, provide access supplied by third parties?	to or distribute music, video,	or other conter	nt created or
C.	Does the Applicant have a procedure for res or published by the Applicant is libelous, infr			
d.	Does the Applicant have a qualified attorney	review all content prior to p	os <u>ting</u> ?	_
	If Yes, does the review include screening the	e content for the following:	☐ Yes	☐ No
	Copyri	ght Infringement?	☐ Yes	☐ No
	Traden	nark Infringement?	☐ Yes	☐ No
	Invasio	n of Privacy?	☐ Yes	☐ No

	e.	Has the Applicant ever received a complaint or cease and desist demand alleging trademark, copyright, invasion of privacy, or defamation with regard to any content published, displayed or distributed by or on behalf of the Applicant?
	If Y	es, how did the Applicant respond to such complaints and in what time frame?
18.	CC	OMPUTER SYSTEMS CONTROLS
	a.	Has the Applicant suffered any known intrusions (i.e., unauthorized access) of its Computer Systems in the most recent past twelve (12) months?
		If Yes, How many intrusions occurred? If any damage was caused by any such intrusions, including lost time, lost business income, or costs to repair any damage to systems or to reconstruct data or software, describe the damage that occurred, and state value of any lost time, income and the costs of any repair or reconstruction:
		Describe the response taken by the Applicant to the intrusions:
	b.	How many of the following comprise the Applicant's network: Server computers? Workstation computers? Authorized user accounts? Geographically distinct LAN sites?
	c.	Please indicate which of the following written information systems policies and procedures the Applicant has published and distributed to employees:
		Information system access regulations and controls,
		 "Acceptable Use" standards, The company's right to monitor employee computer use and activity, including reading emails and monitoring website activities, Acceptable e-mail use, Acceptable internet use, Password discipline, Remote access,
		Incident response, handling, and reporting,
		Standards of communication for proprietary, sensitive, and confidential materials, and Responses to threatening, malicious, or unprofessional communications.
	d.	Does the Applicant require positive acknowledgement from each employee of their understanding and agreement with the above policies and procedures?
	e.	Does the Applicant conduct training for every employee user of the information systems in security issues and procedures for its Computer Systems?
		If Yes, indicate how frequent such training is provided:

	f.	Does the Applicant have: i. a disaster recovery plan? ii. a business continuity plan? iii. an incident response plan for network intrusions and virus incidents? How often are such plans tested? Please attach the Applicant's current DRP and BCP.	☐ Yes ☐ Yes ☐ Yes	☐ No ☐ No ☐ No
	g.	Are the Applicant's internal networks and/or Computer Systems subjection on the computer of th	ect to third par	ty audit or ☐ No
		If Yes, please summarize the scope of such audits and monitoring:		
	h.	Has the Applicant undergone any business merger or acquisition that information systems in the most recent past three (3) years?	resulted in the	merger of
		If Yes, describe:		
19.	CC	MPUTER SYSTEM ACCESS PROTECTION		
	a.	Does the Applicant provide remote access to its Computer Systems? If Yes,	Yes	□No
		How many users have remote access? Is remote access restricted to Virtual Private Networks (VPNs)?	Yes	☐ No
		If the answer is No, describe the extent to which other remote access is dial-in accounts, Remote Access Servers (RAS), or dedicated Frame Relation		
	b.	Please indicate which of the following password disciplines the Applicant system or software settings:	enforces via au	ıtomated
		Passwords must contain at least eight (8) characters. If not, what characters?	is the minimum	number of
		Passwords must contain a mix of letters and one or more numbers characters (*()&%\$#).	and/or special	
		Passwords must be changed at least every thirty (30) days. If not,	how often?	
		Old passwords may not be re-used. Passwords may not be a word found in a standard dictionary of the	e English langu	age
	C.	Does the Applicant terminate all associated computer access and user acregular exit process when an employee leaves the company?	0 0	J
	d.	Does the Applicant regularly compare all associated computer access some comprehensive employee record, such as payroll lists, to identifuser accounts?	and user acc	counts with
		If the answer to either of Questions 19.c. or 19.d. is no, describe any produser accounts are valid:	edures used to	assure that
	e.	Does the Applicant use commercially available firewall protection systems access to internal networks and computer systems?	s to prevent una	authorized No

	f.	Does the Applicant use intrusion detection software to detect unauthorize networks and computer systems?	d access to inte	ernal No
	g.	Does the Applicant accept payment on-line for goods sold or services ren	dered?	□No
		 If Yes: does the Applicant use commercially available software to ensure secure? Please state the Applicant's revenue from on-line sales of goods a recent twelve (12) months: 	Yes	☐ No
	h.	Does the Applicant employ Anti-Virus software?	Yes	☐ No
		If Yes, is it company policy to upgrade the software as new release available? If the answer is No, how often does the Applicant upgrade its Anti-Virus sereleases?	Yes	☐ No
20.	DA	ATA BACK-UP PROCEDURES		
	a.	Is all valuable/sensitive data backed-up by the Applicant every day? If No, please describe exceptions:	Yes	□ No
	b.	How long are back-up tapes stored before being overwritten?		
	C.	Is at least one complete back-up file generation stored and secured off main operations in a restricted area? If No, describe the procedure used by the Applicant, if any, to store valuable/sensitive data off-site?	☐ Yes	□ No
21.	DA	ATA ENCRYPTION PROCEDURES		
		oes the Applicant have and enforce policies concerning when internal and nould be encrypted?	d external com ☐ Yes	munication No
		If Yes, describe the types of 1) internal and 2) external communications w	hich are encry	oted.
22.	LE	GAL PROCEEDINGS		
	На	as the Applicant or any director, officer, partner or principle been involved in	any of the follo	owing:
	a.	Criminal action or administrative proceeding charging violation of a federa regulation?	ıl, state or forei ☐ Yes	gn law or ☐ No
	b.	Been a party to any lawsuit or other legal proceeding within the past five (5) years? ☐ Yes	□No
	C.	Been subject to disciplinary action as a result of professional activities?	Yes	☐ No
		If Yes to any of the questions in Question 22. above, please providescription which includes the venue of the action, the parties, the amounthe claim(s), the status of the action(s) and how the action(s) was rescincluding all costs and defense expenses incurred.	nt at dispute, th	e nature of

Advice of claims or losses or circumstances shall not constitute notice under any insurance policy.

	- 3						
23.	PR	IOR CLAIN	IS AND LOS	SES			
	(a)	under the network se made aga	provisions of ecurity policy	any prior or currer	employee or other pro at errors or omissions, circumstances which	professional liabili	ty, media or
	(b)	other properties or o	osed Insured missions, pro	I has given written of the silven of the silven with the silve	icate if the Applicant of or oral notice under the media or network sec Claim being made aga	ne provisions of an urity policy of spec	y prior or current ific facts or
	(c)	any prior o similar ins	or current erro		ehalf of any proposed rofessional liability, m		
24.	any	fact, circ	umstance, s		other proposed insur transaction which m -		
	lf	no such kr	nowledge or i	nformation, check	here: None		
25.	PR	IOR INSUF	RANCE				
	(a)		Applicant curr ase provide t	•	or omissions or profes	sional liability insur ☐ Yes	rance? No
	Ins	urer	Limits	Deductible	Policy Period	Premium	Retroactive
_			<u> </u>	\$		\$	Date
	(b)	intent not	of the Applic to offer renev ach details.		rs or omissions or pro	ofessional liability i	nsurers indicated
		NOTE	: Applicants	in Missouri are not	required to answer Q	uestion 25.(b) abo	ve.
	(c)	Has any e	rrors and om	nissions or profess	ional liability insurand	e ever been declir	ned or cancelled?
		If Yes, ple	ase explain:			□ 163	

NOTE: Applicants in Missouri are not required to answer Question 25.(c) above.

26. Attach the following materials regarding the Applicant:

- The latest financial statements
- Copies of standard customer contracts/service level agreements Information systems policies and procedures

THE UNDERSIGNED IS AUTHORIZED BY THE APPLICANT AND DECLARES THAT THE STATEMENTS SET FORTH HEREIN AND ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE INSURER IN CONJUNCTION WITH THIS APPLICATION ARE TRUE. FOR NEW HAMPSHIRE APPLICANTS, THE FOREGOING STATEMENT IS LIMITED TO THE BEST OF THE UNDERSIGNED'S KNOWLEDGE, AFTER REASONABLE INQUIRY. SIGNING OF THIS APPLICATION DOES NOT BIND THE APPLICANT OR THE INSURER TO COMPLETE THE INSURANCE, BUT IT IS AGREED THAT THE STATEMENTS CONTAINED IN THIS APPLICATION, ANY SUPPLEMENTAL APPLICATIONS, AND THE MATERIALS SUBMITTED HEREWITH ARE THE BASIS OF THE CONTRACT SHOULD A POLICY BE ISSUED AND HAVE BEEN RELIED UPON BY THE INSURER IN ISSUING ANY POLICY.

THIS APPLICATION AND MATERIALS SUBMITTED WITH IT SHALL BE RETAINED ON FILE WITH THE INSURER AND SHALL BE DEEMED ATTACHED TO AND BECOME PART OF THE POLICY IF ISSUED. THE INSURER IS AUTHORIZED TO MAKE ANY INVESTIGATION AND INQUIRY IN CONNECTION WITH THIS APPLICATION AS IT DEEMS NECESSARY. PROVIDED, HOWEVER, THIS PARAGRAPH DOES NOT APPLY IN THE STATES OF NORTH CAROLINA, UTAH AND WISCONSIN.

NOTE TO NORTH CAROLINA, UTAH AND WISCONSIN RESIDENTS: ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE INSURER IN CONJUNCTION WITH THIS APPLICATION ARE MADE A PART HEREOF PROVIDED THIS APPLICATION AND SUCH MATERIALS ARE ATTACHED TO THE POLICY AT THE TIME OF ITS DELIVERY.

THE APPLICANT AGREES THAT IF THE INFORMATION SUPPLIED ON THIS APPLICATION CHANGES BETWEEN THE DATE OF THIS APPLICATION AND THE EFFECTIVE DATE OF THE INSURANCE, THE APPLICANT WILL, IN ORDER FOR THE INFORMATION TO BE ACCURATE ON THE EFFECTIVE DATE OF THE INSURANCE, IMMEDIATELY NOTIFY THE INSURER OF SUCH CHANGES, AND THE INSURER MAY WITHDRAW OR MODIFY ANY OUTSTANDING QUOTATIONS OR AUTHORIZATIONS OR AGREEMENTS TO BIND THE INSURANCE.

I HAVE READ THE FOREGOING APPLICATION FOR INSURANCE INCLUDING ATTACHMENT 'A' AND REPRESENT THAT THE RESPONSES PROVIDED ON BEHALF OF THE APPLICANT ARE TRUE AND CORRECT.

FRAUD WARNING

ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT (S)HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT MAY BE GUILTY OF INSURANCE FRAUD.

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 IN THE THIRD DEGREE.

NOTICE TO LOUISIANA AND MARYLAND 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 CONFINMENT IN PRISON.

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 MAY INCLUDE IMPRISONMENT, FINES OR A DENIAL OF INSURANCE BENEFITS.

NOTICE TO MINNESOTA APPLICANTS: A PERSON WHO FILES A CLAIM WITH INTENT TO DEFRAUD OR HELPS COMMIT A FRAUD AGAINST AN INSURER IS GUILTY OF A CRIME.

NOTICE TO 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 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 NEW YORK AND 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 CLAIMS 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 NEW YORK APPLICANTS 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.

Signed.				
Must be signe	d by corporate o	fficer with authorit	y to sign on Applic	ant's behal
Date:				
•	Day	Month	Year	

Cianad.

number as designated.	
If this Application is completed in lowa of and signature only.	or New Hampshire, please provide the Insurance Agent's name
Name of Insurance Agent	License Identification No.
Authorized Representative	

If this **Application** is completed in Florida, please provide the Insurance Agent's name and Florida license

If this **Application** is completed in Wisconsin, please note the following:

- As a condition precedent to the right to purchase the Optional Extension Period, the total
 premium for this Policy must have been paid. The right to purchase the Optional Extension
 Period shall terminate unless written notice together with full payment of the premium for the
 Optional Extension Period is given to the Insurer within thirty (30) days after the effective date
 of cancellation or nonrenewal. If such notice and premium payment is not so given to the
 Insurer, there shall be no right to purchase the Optional Extension Period.
- In the event of the purchase of the **Optional Extension Period**, the entire premium for the **Optional Extension Period** shall be deemed earned at its commencement.
- If this Policy is cancelled by the Named Insured, the Insurer shall retain the customary short rate portion of the premium hereon. If this Policy is cancelled by the Insurer, the Insurer shall retain the pro rate portion of the premium hereon. Payment or tender of any unearned premium by the Insurer shall not be a condition precedent to the effectiveness of cancellation.

• ATTACHMENT 'A'

AFB MEDIA TECH® TECHNOLOGY SERVICES AND PRODUCTS AND PROFESSIONAL LIABILITY INSURANCE APPLICATION

CLAIMS SCHEDULE

Please complete this form if the Applicant is aware of any claims as indicated in Questions 22. & 23. of the Application (including any circumstances reported to previous insurers which have not developed into claims) during the last ten (10) years.

1.	Name of Applicant:
2.	Name of Member of Staff involved in claim:
3.	Name of (potential) claimant:
4.	Date of incident: Date claim was made:
5.	Under which policy was the claim made? Carrier: Policy No.:
6.	Status of claim:
	If Closed, please indicate Total Loss Paid:(including defense expenses) If Open, please indicate: i) Total defense costs and expenses to date: ii) Damages or other relief sought by the claimant(s): iii) Insurers loss reserve:
7.	Please provide the following details: i) the specific act, error or omission upon which the claimant bases the claim. ii) a brief description of the claim. iii) details of the current status and proposed strategy for handling the claim.
Sig	gned:Date: