

TORUS SPECIALTY INSURANCE COMPANY

RENEWAL APPLICATION

PUBLIC COMPANY LIABILITY INSURANCE

APPLICATION FOR CLAIMS-MADE AND REPORTED PROFESSIONAL LIABILITY INSURANCE POLICY, LIMITED TO ONLY THOSE CLAIMS FIRST MADE AGAINST THE INSURED AND REPORTED IN WRITING TO THE INSURER DURING THE POLICY PERIOD OR AN EXTENDED REPORTING PERIOD, IF APPLICABLE.

THIS APPLICATION APPLIES TO MANY COVERAGE PARTS. ACCORDINGLY, IT IS ONLY NECESSARY TO COMPLETE THOSE PORTIONS OF THIS APPLICATION THAT EXPLICITLY APPLY TO:

- (i) ALL COVERAGE PARTS; AND
- (ii) THOSE PARTICULAR COVERAGE PARTS FOR WHICH COVERAGE IS CURRENTLY BEING SOUGHT.

It is agreed that in granting coverage under this Policy, the Insurer has relied upon the information and materials described below and any other material submitted by the Applicant in connection with the underwriting of this Policy.

A	pplicant Name							
S	treet Address				Su	lite		
С	ity		County		State	!	Zip C	ode
F	EIN			Website Addr	ess			
Off	ficer designated to re	ceive corresponde	nce and notices	from the Insu	rer:			
P	rimary Contact Name	Э		Titl	9			
E	mail		Telephone N	lumber	Fa	ax Number		
R	EQUESTED COVE	· ·	LICABLE TO A	ˈinɡ)	tention	Shared Limits (Y/N)	Effective Date	Prior & Pending Lit Date
				Securities:	\$	(1/18)	Date	Date
D	irectors & Officers	🗌 Yes 🗌 No	\$	M&A:	\$			
Е	mployment Practices	🗌 Yes 🗌 No	\$	\$				
Fi	iduciary	🗌 Yes 🗌 No	\$	\$				
1. 2.	Is the Applicant cu any debt covenants	? (If "Yes", attach						Yes □ No Yes □ No

	II. DIRECTORS	& OFFIC	CER	S COV	ERAG	E		
1.	. Within the next 12 months, is the Applicant contemplating a public disclosure concerning any action or potential public offering of securities (whether or not such securities are required to be registered under the Securities Act of 1933)?						🗌 Yes [No
2.	In the next 12 months (or in the past 12 months) is	s the Applic	ant co	ontemplati	ng or co	mpleted any of	the followin	ng:
	a. Any actual or proposed merger, acquisition, or	r divesture?	?				🗌 Yes [No
	b. Any creation of a new organization, subsidiary	, or divisior	ר?				🗌 Yes [No
	(If "Yes" to any above, attach details.)							
	III. EMPLOYMEN	T PRAC	TIC	ES CO	VERA	GE		
1.	Number of Employees:		/ear n	Current ` – Non-U				
	Full Time Employees							
	Part Time / Seasonal / Temporary Employees							
	Independent Contractors							
	Foreign Employees							
	Total Employees (inclusive of all of the above)							
2.	Percentage of employees in the following states:							
	California % New Je		Curre	ent Year %				
	California%Florida%New Ye	,		%				
	Michigan % Texas			%				
2	Percentage of employees earning the following annual salary:							
3.		0,001 and 0	vor					
	Onder \$50,000 \$50,001 - \$100,000 \$100 % %	%,001 and 0	vei					
4.	Employee turnover percentage for the last two (2)	·						
	Current Year: % 1 st Previou	us Year:		%				
5.	Does the Applicant have a Human Resource depa If "No", how are these issues handled and by who						☐ Yes	🗌 No
6.	 In the last 12 months, has changes been made to the Handbook or Human Resource manual? If "Yes", provide details: 					🗌 Yes	□ No	
7.	7. Is the Applicant or any of its subsidiaries currently undergoing, or does the Applicant or any of its Subsidiaries contemplate undergoing during the next twelve (12) months, any employee layoffs or early retirements (including ones resulting from any type of company restructuring or office, plant or store closing)? If "Yes", provide details:							🗌 No
8.	Provide most recent EEO-1 report.							
TS-I	ИРL-DO-APP-CW-010 (02-15)						Pa	age 2 of 5







IV. FIDUCIARY COVERAGE

iled for exemption from a prohibited trans	ck Ownership ne Departmen reatened to be saction?	t of Labor, IRS, or s	F = Frozer M = Merge T = Termir similar agency?	n ed nated	Plan Status**		
* Plan Type: DC = Defined Contribut DB = Defined Benefit ESOP = Employee Stor W = Welfare O = Other e last 12 months, has any plan: been the subject of any investigation by the nad its tax exempt status withdrawn or thr iled for exemption from a prohibited trans	tion ck Ownership reatened to be saction?	\$ \$ \$ \$ **Plan St Plan	atus: A = Active F = Frozer M = Merge T = Termir	n h h h h h h h h h h h h h	es 🗌 No		
DB = Defined Benefit ESOP = Employee Stor W = Welfare O = Other e last 12 months, has any plan: been the subject of any investigation by the had its tax exempt status withdrawn or the iled for exemption from a prohibited trans	ck Ownership ne Departmen reatened to be saction?	\$ \$ \$ \$ **Plan St Plan	F = Frozer M = Merge T = Termir similar agency?	% % % n ed nated			
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DB = Defined Benefit ESOP = Employee Stor W = Welfare O = Other e last 12 months, has any plan: been the subject of any investigation by the had its tax exempt status withdrawn or the iled for exemption from a prohibited trans	ck Ownership ne Departmen reatened to be saction?	\$ **Plan St Plan t of Labor, IRS, or s	F = Frozer M = Merge T = Termir similar agency?	n ed nated			
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been the subject of any investigation by the nad its tax exempt status withdrawn or the iled for exemption from a prohibited trans	reatened to be action?		0 1				
had its tax exempt status withdrawn or thr iled for exemption from a prohibited trans	reatened to be action?		0 1				
iled for exemption from a prohibited trans	action?	withdrawn by the l	RS?	□ Y	es 🗌 No		
			had its tax exempt status withdrawn or threatened to be withdrawn by the IRS?				
				□ Y	′es 🗌 No		
•	on as to its financial condition by an independent public accountant?						
es" to any above, attach details:		, i			′es ∐ No		
	-						
				_	_		
a. experienced an event reportable to the Pension Benefit Guaranty Corporation?							
not been certified by an actuary to be ad unding standard?	equately fund	ed in accordance v	vith ERISA's minir		′es □ No		
peen converted into a cash balance plan or	is any such co	onversion expected i	n the next 12 mont	ths? 🗌 Y	′es 🗌 No		
es" to any above, attach details:							
		or plan loans, leas	es or debt obliga		′es 🗌 No		
ns 4, 5 and 6 are for ESOP plans only:							
ESOP established:							
e ESOP plan leveraged?				□ Y	′es 🗌 No		
es", what percentage?					9		
ide most recent ESOP valuation and aud	it.						
	a last 12 months, has any Defined Benefic experienced an event reportable to the Per- ot been certified by an actuary to be ad unding standard? een converted into a cash balance plan or s" to any above, attach details: mere any outstanding or delinquent plan re in default or classified as uncollectible as 4, 5 and 6 are for ESOP plans only: ESOP established: ESOP plan leveraged? s", what percentage?	ot been certified by an actuary to be adequately fund unding standard? een converted into a cash balance plan or is any such co s" to any above, attach details: mere any outstanding or delinquent plan contributions re in default or classified as uncollectible? Ins 4, 5 and 6 are for ESOP plans only: ESOP established: ESOP plan leveraged?	a last 12 months, has any Defined Benefit Plan: xperienced an event reportable to the Pension Benefit Guaranty Corporate ot been certified by an actuary to be adequately funded in accordance with unding standard? een converted into a cash balance plan or is any such conversion expected is s" to any above, attach details: here any outstanding or delinquent plan contributions or plan loans, leasure in default or classified as uncollectible? as 4, 5 and 6 are for ESOP plans only: ESOP established: ESOP plan leveraged? s", what percentage?	a last 12 months, has any Defined Benefit Plan: xperienced an event reportable to the Pension Benefit Guaranty Corporation? ot been certified by an actuary to be adequately funded in accordance with ERISA's mining anding standard? een converted into a cash balance plan or is any such conversion expected in the next 12 months s'' to any above, attach details: here any outstanding or delinquent plan contributions or plan loans, leases or debt obligation re in default or classified as uncollectible? BSOP established: ESOP plan leveraged? s'', what percentage?	I last 12 months, has any Defined Benefit Plan: xxperienced an event reportable to the Pension Benefit Guaranty Corporation? ot been certified by an actuary to be adequately funded in accordance with ERISA's minimum unding standard? een converted into a cash balance plan or is any such conversion expected in the next 12 months? s" to any above, attach details: here any outstanding or delinquent plan contributions or plan loans, leases or debt obligations re in default or classified as uncollectible? ESOP established: ESOP plan leveraged? s", what percentage?		

LOSS INFORMATION

1. During the past five (5) years and with respect to each liability coverage requested, has the company, any individual, or any other entity proposed for coverage under this insurance policy currently involved in or been a party to, or subject of, any administrative or regulatory proceedings or investigation, civil or criminal charges, hearings, demands or lawsuits?

🗌 Yes 🗌 No

(If "Yes", attach full details.)

IT IS AGREED THAT ANY CLAIM BASED UPON, ARISING OUT OF, DIRECTLY OR INDIRECTLY RESULTING FROM, OR IN ANY WAY INVOLVING ANY FACT OR CIRCUMSTANCE SET FORTH OR THAT SHOULD HAVE BEEN SET FORTH IN QUESTIONS 1. ABOVE WILL BE EXCLUDED FROM THE PROPOSED COVERAGE.

READ CAREFULLY

The undersigned, acting on behalf of the Applicant and all proposed insureds, declare that the statements set forth herein are true and accurate and that thorough efforts have been made to obtain sufficient information from each proposed insured in order to facilitate proper and accurate completion of this Application.

The undersigned agree that the Application and all other materials submitted to the insurer are their statements, are incorporated in and constitute a part of the Policy, and shall be deemed attached to the Policy as if physically attached. The undersigned represent that the statements and representations in the Application and all other materials submitted to the insurer shall be deemed material to the acceptance of the risk and that the Policy is issued in reliance upon the truth and accuracy of such statements and representations. It is agreed by the undersigned, this Application, together with any other materials submitted to the insurer, have been completed as respects to the entire Applicant and all proposed insureds.

The undersigned further declare that if any significant change in the condition of the Applicant or proposed insureds is discovered, between the date this Application was signed and the effective date of the policy, which would render the information in this Application inaccurate or incomplete, any such information will immediately be reported in writing to the insurer and the insurer may withdraw or modify any outstanding quotations and/or authorization or agreement to bind the insurance. The undersigned and insurer agree that the signing of this application does not bind the undersigned to purchase the insurance.

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Signature of President	Chief Executive Officer,	Chief Financial Officer	or Managing Partner	– D [,]
olghatalo of Froolaont,		ornor i manolar ornoor,	or managing r artitor	

Date

Print or Type Name

Title



TORUS SPECIALTY INSURANCE COMPANY

ALL STATES (UNLESS A STATE-SPECIFIC FRAUD WARNING APPLIES)

NOTICE TO 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 ACT, WHICH IS A CRIME AND MAY SUBJECT SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.

STATE-SPECIFIC

NOTICE TO ARKANSAS, NEW MEXICO 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 INSURANCE 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 FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICYHOLDER OR CLAIMANT OF A SETTLEMENT OR AWARD PAYABLE FROM INSURANCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THE DEPARTMENT OF REGULATORY AUTHORITIES.

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 KENTUCKY APPLICANTS: 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.

NOTICE TO LOUISIANA 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 MAINE APPLICANTS: IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE INSURANCE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES OR A DENIAL OF INSURANCE BENEFITS.

NOTICE TO MARYLAND APPLICANTS: ANY PERSON WHO KNOWINGLY OR WILLFULLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO 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 NEW JERSEY APPLICANTS: ANY PERSON WHO INCLUDES ANY FALSE OR MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL 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 OKLAHOMA APPLICANTS: 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 (365:15-1-10, 36 §3613.1).

NOTICE TO OREGON APPLICANTS: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS MATERIALLY FALSE INFORMATION IN AN APPLICATION FORINSURANCE MAY BE GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

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 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 INSURANCE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS.

NOTICE TO VERMONT 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 ACT, WHICH MAY BE A CRIME AND MAY SUBJECT SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.

NOTICE TO NEW YORK 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 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.