

ARCH INSURANCE COMPANY

(A Missouri Corporation)

CALIFORNIA SECURITIES SUPPLEMENTAL APPLICATION

Firm/	Applic	ant Name:						
		(Please print or type)						
	This Securities Supplemental Application must be completed by the firm and signed and dated by each securities lawyer who is an owner, officer, member, partner or associate of the Firm ("applicant").							
Section	on I. –	Risk Management						
A.	Clien	t Identification and Evaluation						
	(1)	Does the applicant have a procedure for new client identification intended to assure that there will be no conflict of interest with respect to the securities matters to be undertaken by the applicant?	☐ Yes	□ No				
		If "Yes", is the procedure in writing?	☐ Yes	☐ No				
	(2)	Does the applicant have a procedure for evaluating a new client seeking advice relevant to a proposed securities transaction or offering to determine such items as the client's financial strength management expertise, reputation, the nature of its business, and history of changing securities attorneys and accountants?	□Yes	□ No				
		If "Yes", is the procedure in writing?	☐ Yes	□ No				
		If Yes, is this evaluation conducted by a lawyer or committee of lawyers who are not anticipated to work directly with the client?	☐ Yes	□No				
	(3)	Does the applicant use an engagement letter with each new client that retains the applicant in connection with any securities offering?	☐ Yes	□No				
B.	Lega	l Opinions						
	(1)	Does the applicant have a procedure requiring the preservation of the factual source and verification made by the applicant's lawyers to support legal opinions rendered by the applicant?	☐ Yes	□No				
		If "Yes", is the procedure in writing?	☐ Yes	□ No				
	(2)	Does the applicant have a procedure requiring at least one securities lawyer who is not working on the transaction in question to review and approve all written legal opinions to be furnished in the transaction?	□Yes	□No				
		If "Yes", is the procedure in writing?	☐ Yes	□ No				
C.	Discl	osure Requirements and Exemptions						
-	(1)	Does the applicant have a procedure requiring an experienced securities lawyer to interview the client's directors, executive officers, and principals in connection with disclosure document preparation and review?	☐ Yes	□ No				
		If "Yes", is the procedure in writing?	☐ Yes	□ No				
	(2)	Does the applicant have a procedure requiring the preservation of written records of the factual source and verification made by the applicant's lawyers in connection with disclosure document preparation?	☐ Yes	□No				
		If "Yes", is the procedure in writing?	☐ Yes	□ No				
	(3)	Does the applicant have a procedure requiring back-up "cold review" of disclosure documents by an experience securities lawyer who is not working on the transaction? If "Yes", is the procedure in writing?	☐ Yes ☐ Yes	□ No □ No				

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	Name of Client	Date of Withdrawal or Dispute	-	Dispute		_		
(14)	During the past three (3) years, has any any investigations by the SEC or been ten with a client necessitating disclosure to sec	☐ Yes	□ No					
(1.4)	If Yes, is the procedure in writing?	noot or propert applica-	t haan tha subject of	☐ Yes	□ No			
(13)	Does the applicant have a policy requiring prior to any lawyer serving as director, securities client?	Executive or Manageme officer, employee or g	ent Committee review general partner of a	☐ Yes	□No			
(12)	Does the applicant have any procedure the material inside information or the tipping of If "Yes", is the procedure in writing?	☐ Yes ☐ Yes	□ No					
	securities? If "Yes", is the procedure in writing?			☐ Yes ☐ Yes	☐ No ☐ No			
(11)	Does the applicant have a policy prohibiti any arrangements where a securities clien							
	transaction for such client? If "Yes", is the procedure in writing?			☐ Yes ☐ Yes	☐ No ☐ No			
(10)	Does the applicant have a policy prohibing general partner of a securities client or lin							
(9)	Does the applicant have a policy prohibiting working on a securities transaction for such that "Yes", is the procedure in writing?		tment in a client from	☐ Yes ☐ Yes	□ No □ No			
(0)	members? If "Yes", is the procedure in writing?	ing trading and involving	a lawyer with an investment in a client from					
(7)	Has the applicant ever used an arrange applicant's services with client securities? If "Yes", is the procedure in writing? Does the applicant have a policy governi	☐ Yes ☐ Yes	□ No □ No					
	services is contingent upon the closing of a If "Yes", is the procedure in writing?	a securities transaction?		☐ Yes ☐ Yes	☐ No ☐ No			
(6)	If "Yes", is the procedure in writing? Does the applicant have any arrangemen	nt where the client's obli	gation to pay for the	☐ Yes	□ No			
(5)	Does the applicant have a policy that profithe securities selling process (e.g., not involving prospective investors)?	☐ Yes	□No					
(4)	Does the applicant have a procedure pr disclosure documents other than as having If "Yes", is the procedure in writing?	☐ Yes ☐ Yes	□ No □ No					

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	(15) Has any past or present applicant been named as a party to any legal action under the SEC Acts of 1933 or 1934, state statute or common law tort actions arising out of or relating to the issuance, offering or sale of securities?										□ No		
If "Yes", describe fully:													
serv priva	If in the past 5 years, the applicant has, or is, practicing in any area of securities law which includes providing legal services or opinions for any state or federal securities, both <u>exempt</u> and <u>registered</u> , limited partnerships, syndications, private placements, tax shelters, prospectus, opinions of exemptions, or any other securities work, Section II. must be completed in its <u>ENTIRETY</u> .												
Sec	tion II. –	Recent Ex	kperience										
A.	Provid	le the legal	fees deriv	ed from t	he ap	plicant fi	rm's securitie	es practice d	uring the las	t fiscal yea	ar. \$		
В.	Provid	le the expe	rience of t	he applica	ant fir	m's secu	rities lawyers	S.					
Lawyer's Name							of Years Experience		ole hours ent 12 month		Billable hours prior 12 months O days, then the most al. Please provide the sold. Ties. Any Applicant have		
List rece If le	Section III. – Exempt and Non-Exempt Transaction Summary List in chronological order the securities transactions expected to be made within the next 90 days, then the most recent issues for the last 24 months. If less than 10, list all for the last 5 years. Include all that were withdrawn or were unsuccessful. Please provide the following information.												
Date						If filed, the	ne date of filing ne of the organ	g, otherwise a	n estimated d	ate.			
Bus	iness					The busi	ness activity o	f the issuer, i	e., Electronic	s, Real Est	ate.		
Type of Offering Form of security offered. Dollar Size of Offering The maximum dollar amount sold or anticipated to be sold.													
Underwriter The name of the organization underwriting the securities.													
Acc	ountant					The nam	e of the accou	ıntant involve	d in the issue.				
Date	Issuer	Business	Type (1) of Offering	Dollar Size of Offering		empt (E) or stered (R)	Did Firm Render Tax Opinion No/Yes	Underwriter	Accountant	As (2) Counsel (Specify)	Any Applicant have equity interest or official capacity with Issuer (3)		

Date	Issuer	Business	Type (1) of Offering	Dollar Size of Offering	Exempt (E) or Registered (R)	Did Firm Render Tax Opinion No/Yes	Underwriter	Accountant	As (2) Counsel (Specify)	Any Applicant have equity interest or official capacity with Issuer (3)
			J	<u> </u>	¥	☐ Yes ☐ No			, , , , , ,	
						☐ Yes ☐ No				
						☐ Yes ☐ No				
						☐ Yes ☐ No				
						☐ Yes ☐ No				
						☐ Yes ☐ No				
						☐ Yes ☐ No				
						☐ Yes ☐ No				
						☐ Yes ☐ No				

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	PR- PUS- SY- LP-	Private Placement Public Secondary Placement Syndication Limited Partnership	CP- PUI- TS- O-	Corporate Bo Public Initial Tax Shelter Other (Speci	Placement	I- L- P-	Issuer Lender Purchaser	U- IC- A- O-	Underwriter Insurance Company Auditor Other (Specify)	
(3)	(3) Capacity means Lawyer is officer, director, general counsel, or employee of issuer.									
NOTE : If the applicant lawyers have an equity interest or serve as an officer, director, general counsel, or an employee of the entity in any of the above securities transactions, the Controlling Interests Supplemental Application must be completed.										
Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act.										
I understand the information submitted herein becomes a part of my Professional Liability Insurance Application and is subject to the same warranty and conditions.										
Signa	ature of	Owner, Officer or Partner			Title			Date		

(2) As Counsel For:

(1)

Type of Offering (Indicate):

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