

LAWPRO PROFESSIONAL LIABILITY INSURANCE APPLICATION TO INCREASE RUN-OFF COVERAGE

- No Application is required for standard Run-Off Coverage insurance.
- · Complete this Application only if:
 - (1) you are applying to increase your Run-Off Coverage limits above the \$250,000 per CLAIM and in the AGGREGATE amount, which is automatically provided free of charge to all LAWYERS withdrawn from private practice, as provided to the Law Society of Ontario (Law Society) LAWYERS claiming exemption under the Law Society program for reasons other than mobility or temporary leave of absence; and/or
 - (2) you wish your Run-Off Coverage limits to also apply to certain services yet to be provided by you in your capacity as an estate trustee, a trustee for an *inter vivos* trust, or an attorney for property, as residual work from your former law practice.
- Upon our receipt of your completed Application form, you will be provided with a written premium estimate for the coverage you have requested. You will have 30 days following the date of the premium estimate to accept the estimate in writing. Any resulting Increased Run-off protection will be subject to a 60-day wait period following LAWPRO's receipt of your application. Therefore, applicants should apply at least 60 days before the coverage is to be in place, to ensure there is no gap in coverage and the requested coverage limits are in effect. If your written confirmation is not received within the 30 day period, the estimate will no longer be considered valid and your application will be retired.
- Throughout this Application, certain words have been capitalized to indicate they have a specific meaning as defined in the LAWPRO POLICY.

Return the completed Application to:

LAWPRO fax: 416-599-8341 email: service@lawpro.ca 250 Yonge Street l-800-286-7639

250 Yonge Street Suite 3101, P.O. Box 3 Toronto, Ontario M5B 2L7

- You can complete this Application online through the My LAWPRO section of the LAWPRO website at lawpro.ca
- Upon nearing the expiry date of a period of Increased Run-off Coverage, LAWPRO will automatically forward a notice of reminder, along with a premium estimate of
 a renewed term of increased coverage and a renewal application for your consideration. You will be invited to complete the renewal application at that time for a new
 period of this optional coverage. (Please note that the first \$250,000 of Run-Off Coverage, as provided free of charge to all LAWYERS withdrawn from private practice,
 is not reinstated on the renewal of any Coverage Limit Buy-Up if the \$250,000 base limit has already been depleted prior to renewal.)
- Please submit all pages I to 8, regardless of your selections.

For more information

For a copy of our *Insurance Matters* booklet detailing Run-Off Coverage insurance and options to increase your liability insurance protection, visit the LAWPRO website at lawpro.ca or contact the LAWPRO Customer Service Department at 416-598-5899 or I-800-410-1013, or email service@lawpro.ca

	APPLICANT Infor	mation		
I.	Name of present LAWY	ER/former LAWYER ("APPLICANT")		
	Law Society #			
2.	Address for future LAW	PRO correspondence		
	No Street _			
	City/Town	Province	Postal Code	
	c/o (if applicable)			
	Telephone #	Fax #	Email	
4.	(APPLICANTS who have v	• •	the last 10 years, whether in private and/or public pr I refer to the last 10 years prior to withdrawing from pr Position	
5.	How many years did the	e APPLICANT practise law in Ontario	whether in private and/or public practice?	years
W	here exact information is	not available in questions 6 and 7,	please provide your best approximation	
6.	During the last ten (10) years of p	rivate practice, what percentage of the APPLICANT'	practice, on the basis of total gross billings, related to the practice of real es	state law?
	(Please include a proportionate	share of legal-related billings by non-lawyers, if a	pplicable): %	
7 .	During the last ten (10) years of	private practice, what percentage of the APPLICAN	'S practice, on the basis of total gross billings, related to the practice of crir	
				ninal law?



Option Selection

Please indicate the options that the applicant wishes to apply for by marking the appropriate selection with an "X".

	case malcate the options th	iat the applicant wishes to apply p	or by marking the appropriate selection with an X.	
8.	Option I: Coverage Limit	Buy-Up		
	only if applying for Increased Run-	Off Coverage limit protection, or Increased Rui] standard Run-Off Coverage is provided at no charge). Choose one of the follow n-Off protection for services yet to be performed as an estate trustee, a trustee 'S past law practice in Ontario — details must be provided in Question 12.	•
		an <i>inter vi</i> vos trust, or an attorno	ATE, with increased protection for residual work as an est ey for property (do not select this option if Question I2 do	
	Limit Buy-Up to \$500, the AGGREGATE • standard \$5,000 DEDUCT	000 per CLAIM/\$500,000 in	☐ Limit Buy-Up to \$1 million per CLAIM/\$2 million the AGGREGATE • standard \$5,000 DEDUCTIBLE applies	in
9.	Option 2: Coverage Term			
	Select one only (Note: one-year	term is not available.)		
	5-year term	3-year term		
	4-year term	2-year term		
10	. Option 3: Innocent Partne	er Exposure – Limit Buy-Up		
	Innocent Partner prote		CLAIM and in the AGGREGATE standard Run-Off Coverage provided at no charges yet to be provided by you in your capacity as an estate trustee, a trustee for your former law practice.	•
	Choose one of the following only if	the APPLICANT is also applying for additional	Innocent Partner protection as part of the Increased Run-Off Coverage limit prot	ection
	Innocent Partner Limit Buy-Up CLAIM/\$500,000 AGGREGATE	o to \$500,000 per	Innocent Partner Limit Buy-Up to \$1 million per CLAIM/\$1 million AGGREGATE	

II.	Option 4: Protection for Residual Work as Estate Trustee, Trustee for Inter Vivos Trust, or Attorney for Property
	The APPLICANT requests the increased coverage of this policy, to the limit selected in Option 1 on page 3, to apply to certain PROFESSIONAL SERVICES yet to be performed as an estate trustee, a trustee for an <i>inter vivos</i> trust, or an attorney for property, as residual work from the APPLICANT'S former practice.
	Yes (please provide details in the space provided on page 5 and 6)
	\square No (proceed to question #12 — CLAIM(S) and CIRCUMSTANCE(S))
	Note: • This protection is offered to LAWYERS who qualify for retirement or are changing to a non-practising status, and who are named or acting in the capacity of an estate trustee, a trustee for an inter vivos trust, or an attorney for property, as residual work from the LAWYER'S former law practice.
	• You must be claiming Exemption (h) under the Law Society of Ontario's (Law Society) insurance program to request this protection. Please refer to the Rules for Exemption Eligibility for complete details.
	• No protection is provided in respect of trusteeships, estates, or powers of attorney, of family members of the LAWYER. For this purpose, members of the LAWYER'S own family means "related persons" as defined under section 251(2) of the <i>Income Tax Act</i> (Canada).
	 No protection is provided in respect of any dishonest, fraudulent, criminal or malicious act or omission of the LAWYER.
	In the space below, provide full details as itemized, of the services for which you are seeking protection. Additional details may be provided by way of separate attachment.
	With respect to your appointment(s) as Power of Attorney:
	Name of client
	Approximately when this appointment was first made
	Confirmation that the client is not a family member
	Nature and purpose of your Power of Attorney
	Estimated duration of your Power of Attorney work
	With respect to your appointment(s) as Inter vivos Trustee: Name of client



Approximately when this appointment was first made
Confirmation that the client is not a family member
Nature and purpose of the Trust
General description of what the trust property includes (with estimated total dollar value involved or expected to be involved)
Estimated duration of the Trust work
With respect to your appointment(s) as Estate Trustee:
Name of client
Approximately when this appointment was first made
Confirmation that the client is not a family member
Estimated total dollar value of the Estate
Confirmation of the date of the passing of accounts (if any)
Estimated duration of the Estate work

	, 20 p. 0	ed by way of separate attachment.
likely to rely \$2 million/AC	upon these services,	be provided by you as residual work from your former law practice, have you or will you be providing your client(s), and others with prompt written notice of changes in your insurance protection (from the standard practice coverage of \$1 million/CLAIM
If "No", expla	ain	
CLAIM	(S) and CIF	RCUMSTANCE(S)
any CLAIM(S)	or CIRCUMSTANCE(MSTANCE(S)* of which LAWPRO has been notified under the Law Society's insurance program, is the APPLICANT aware of (S) that has (have) been or may be made against the LAWYER, directly or indirectly, whether concerning the LAWYER'S own
		e of others? In responding to this question, it is understood that the APPLICANT has made reasonable inquiry of the LAWYER'S tner(s), associate(s), and employee(s).
former firm(s		
former firm(s	s), employer(s), part	tner(s), associate(s), and employee(s).
former firm(s	s), employer(s), part	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S).
former firm(s Yes CLAIM(S)	s), employer(s), part	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S). NCE(S) which have been reported to insurers under other Canadian law society programs should be included by attachment *CLAIM(S) and CIRCUMSTANCE(S)
former firm(s Yes CLAIM(S)	No and CIRCUMSTAN oses of this Application	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S). NCE(S) which have been reported to insurers under other Canadian law society programs should be included by attachment *CLAIM(S) and CIRCUMSTANCE(S)
Yes Cote: CLAIM(S) For the purpo	No and CIRCUMSTAN oses of this Application ans:	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S). NCE(S) which have been reported to insurers under other Canadian law society programs should be included by attachment *CLAIM(S) and CIRCUMSTANCE(S)
For the purpo CLAIM(S) me	No and CIRCUMSTAN oses of this Application ans:	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S). NCE(S) which have been reported to insurers under other Canadian law society programs should be included by attachment *CLAIM(S) and CIRCUMSTANCE(S) on:
For the purpo CLAIM(S) me • a writter	No and CIRCUMSTAN oses of this Application ans: or oral demand for	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S). NCE(S) which have been reported to insurers under other Canadian law society programs should be included by attachment *CLAIM(S) and CIRCUMSTANCE(S) on:
For the purpo CLAIM(S) me • a written • a written received by the	No and CIRCUMSTAN oses of this Application ans: or oral demand for or oral allegation of the INSURED and resu	tner(s), associate(s), and employee(s). If "Yes", attach full details of each such CLAIM(S) or CIRCUMSTANCE(S). NCE(S) which have been reported to insurers under other Canadian law society programs should be included by attachment *CLAIM(S) and CIRCUMSTANCE(S) ion: r money or services; or of breach in the rendering of PROFESSIONAL SERVICES; or



Premium Payment Option

13. Third Party Payor Authorization

If the APPLICANT'S insurance premium will be paid by a third party, other than another LAWYER or PARALEGAL PARTNER OR SHAREHOLDER in a former LAW FIRM of the APPLICANT the former LAW FIRM itself or a management or other company of the former LAW FIRM, the APPLICANT agrees to obtain the consent of this

void across the face of the ch		ם. Do not sign the cheque but mark	Attach Voided Cheque
Name of bank/trust company/credit	t union or other financial institution		
Pre-authorized Bank Acco	unt Withdrawal (complete only if payir	ng premium by pre-authorized bank account w	rithdrawal)
	The state of the s		ou log into your My LAWPRO
Paying by Credit Card:			
☐ cheque	credit card (see #16 below)	pre-authorized bank account withdra	wal (complete #17 below)
Method of Payment			
_	ch year)	lump sum (meaning a single payment for the full	ll multi-year term of the policy)
•	one only)		
Yes No			
Will the APPLICANT'S Increased Run	n-Off Coverage premium be paid by a third par	ty, as described above?	
third party authorizing the transact on January I, 2004. A third party in	tion and providing for the use and disclosure o ncludes: the spouse of the APPLICANT or the sp	f personal information, in accordance with privac	y legislation that came into effect
	third party authorizing the transact on January I, 2004. A third party in employee of the former LAW FIRM; Will the APPLICANT'S Increased Rundle Yes No Instalment Options (select of annual instalment (meaning a single payment each meaning a single payment each meaning by Credit Card: For your credit card security, LAWP account at lawpro.ca to enter your pre-authorized Bank Account and Payment each meaning as ingle payment each meaning by Credit Card: For your credit card security, LAWP account at lawpro.ca to enter your pre-authorized Bank Account enter your hame of bank/trust company/credit Name of account holder "Payor" (payment account holder "Payor" (payment account account account holder "Payor" (payment account account holder "Payor" (payment account account account holder "Payor" (payment account account account account holder "Payor" (payment account acco	third party authorizing the transaction and providing for the use and disclosure of on January I, 2004. A third party includes: the spouse of the APPLICANT or the spemployee of the former LAW FIRM; or any other third party. Will the APPLICANT'S Increased Run-Off Coverage premium be paid by a third party. Will the APPLICANT'S Increased Run-Off Coverage premium be paid by a third party. Instalment Options (select one only) annual instalment (meaning a single payment each year) Method of Payment cheque credit card (see #16 below) Paying by Credit Card: For your credit card security, LAWPRO is unable to accept credit card information account at lawpro.ca to enter your credit card details for your insurance premium. Pre-authorized Bank Account Withdrawal (complete only if paying Name of bank/trust company/credit union or other financial institution	Will the APPLICANT'S Increased Run-Off Coverage premium be paid by a third party, as described above? Yes No Instalment Options (select one only) annual instalment (meaning a single payment each year) lump sum (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described of Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (meaning a single payment for the further described on Payment (mea

Premium Payment Authorization (complete only if paying premium by pre-authorized bank account withdrawal)

The undersigned APPLICANT authorizes LAWPRO to withdraw from the account and financial institution indicated on the cheque attached, the appropriate insurance premium (including taxes), based on the payment option indicated above. The undersigned APPLICANT understands that LAWPRO does not charge for this service (but the financial institution may). The undersigned APPLICANT agrees that this authorization will apply for the current and all future policy years, without further authorization, so long as the APPLICANT so elects. If any changes are to be made to the payment information or instalment payment option, the APPLICANT agrees to notify LAWPRO of such changes, in writing, at least ten (10) days prior to any payment date.

The undersigned APPLICANT acknowledges that when a monthly or quarterly instalment plan is selected and an instalment does not clear their financial institution, and that instalment is still not paid by the time the next monthly or quarterly instalment is scheduled, that instalment may be debited/charged along with the then current instalment payment. If three consecutive instalment dates pass without a successful debit/charge, LAWPRO may cancel further debit/charge attempts and the full balance outstanding will be immediately payable.

The undersigned APPLICANT has read and understands all of the terms and conditions listed below.

Terms and conditions

- 1. The undersigned APPLICANT certifies that the information provided in the authorization is correct.
- 2. The undersigned APPLICANT certifies that the bank account is in good standing, with sufficient funds to cover the payments as they become due.
- 3. All payments will be drawn on Canadian financial institutions only, and will be withdrawn in Canadian funds.

The APPLICANT further acknowledges that LAWPRO may collect and use personal information in connection with this Application (and any Increased Run-Off coverage that is ultimately issued) from public sources external to LAWPRO (e.g. discipline history), and consents to such collection and use provided that it is relevant in LAWPRO's view to the assessment of risk with respect to this Application.

The APPLICANT acknowledges: a) having read the LAWPRO Personal Information Statement for Ontario LAWYERS and PARALEGALS	
,	
(LICENSEES) (which forms part of this Application). The APPLICAN consents to the collection, use and disclosure of personal information, in accordance with that Statement;	
b) that for underwriting purposes, LAWPRO is hereby authorized to collect the LAWYER'S status history from the Law Society and any other law society of a province in which the LAWYER practises or has practised; an	
c) the LAWYER'S ongoing duty, through to the date of inception of Increased Run-Off Coverage protection, to advise LAWPRO of any material changes with respect to this Application in writing.	
Law Society #	

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