## **HUDSON EXCESS INSURANCE COMPANY**

# LAWYERS INTELLECTUAL PROPERTY SUPPLEMENTAL APPLICATION

| 1. Provide a breakdown of the firm's copyright, patent and trademark practice into the following are |  |                                     | ing areas of prac | tice:              |                 |    |     |  |
|--|--|-------------------------------------|-------------------|--------------------|-----------------|----|-----|--|
|  | a.   | Intellectual Property Litigation:   |                   |                    | %               |    |     |  |
|  | b.   | Patent Infringement Counselin       | ng:               |                    | %               |    |     |  |
|  | C.   | Patent Licensing:                   |                   |                    | %               |    |     |  |
|  | d.   | Patent Prosecution (Domestic        | ):                |                    | %               |    |     |  |
|  | e.   | Patent Prosecution (Internatio      | nal):             |                    | %               |    |     |  |
|  | f.   | Patent Searches:                    |                   |                    | %               |    |     |  |
|  | g.   | Trademark Registration/Licens       | sing:             |                    | %               |    |     |  |
|  | h.   | Copyright Registration/Licensi      | ng:               |                    | %               |    |     |  |
| 2.   | 2. Does the firm have a computerized docketing system to alert the appropriate responsible party speci |                                     |                   | party specific to: |                 |    |     |  |
|  | a.   | Statutory Bar Dates:                |                   |                    | ☐ YES           |    | □NO |  |
|  | b.   | Fee Due Dates, whether outso        | ourced or not?    |                    | ☐ YES           |    | □NO |  |
|  | C.   | Response Dates:                     |                   |                    | ☐ YES           |    | □NO |  |
| 3.   | Who re   | views docket entries for accurac    | cy? (Check each   | that app           | lies)           |    |     |  |
|  | a.   | Billing Partner:                    |                   | d.                 | Associate:      |    |     |  |
|  | b.   | Paralegal/Secretary:                |                   | e.                 | Docketing Clerk | :: |     |  |
|  | C.   | Partner in Charge:                  |                   |                    |                 |    |     |  |
| 4.   | Does th  | ne firm outsource to other entities | s for:            |                    |                 |    |     |  |
|  | a.   | Searches:                           |                   | ☐ YE               | S               |    | )   |  |
|  | b.   | Payment of Maintenance/Annu         | ity Fees:         | ☐ YE               | S               |    | )   |  |

|     | a.  | a. Verify the outsource entity carries professional liability coverage?  |                              |       |                  |  |
|-----|---|--|------------------------------|-------|------------------|--|
|     |   | ☐ YES  | □NO                          |       |                  |  |
|     | b.  | Obtain proof of insurance, such as   | s a certificate of insurance | ?     |                  |  |
|     |   |  | ☐ YES                        | □NO   |                  |  |
| 5.  | How   | does the firm choose an outsource ε  | entity?                      |       |                  |  |
|     |   |  |                              |       |                  |  |
| СО  | PYRI  | GHT  |                              |       |                  |  |
| 6.  | Does the firm's docket system include dates for:  |  |                              |       |                  |  |
|     | а. С  | Copyright renewal filing?  | YES                          | □ NO  |                  |  |
|     | b. F  | Responses to an Office Action:?  | ☐ YES                        | □ NO  |                  |  |
|     | c. I  | nfringement Filing Action?   | YES                          | □ NO  |                  |  |
| 7.  | What is the firm's standard time frame for applying for copyright registration on behalf of their client, once instructed to do so by the Client? |  |                              |       | eir client, once |  |
| 8.  | Are transfers of ownership of copyright from one client to another fully documented in  |  |                              |       |                  |  |
|     | writin  | ng?  | YES                          | □NO   |                  |  |
| РА  | TENT  |  |                              |       |                  |  |
| 9.  | Please provide a breakdown of industries specific to the firm's intellectual property clients:  |  |                              |       |                  |  |
|     | а. С  | Chemical:  | %                            |       |                  |  |
|     | b. N  | Mechanical/Industrial:   | %                            |       |                  |  |
|     | c. E  | Electronics/Semi-Conductors:   | %                            |       |                  |  |
|     | d. F  | Pharmaceutical/Medical/Biotech:  | %                            |       |                  |  |
| 10. | all pr<br>of int  | s the firm request written disclosure o<br>inted publications, sales, offers for sa<br>tellectual property from a client, prior<br>nt application? | le and/or public use         | ☐ YES | □NO              |  |
| 11. | Clien   | s the firm request in writing, from all pat's intent to pursue or not pursue a fo<br>ication?  |                              | ☐ YES | □NO              |  |
| 12. | the c   | s the firm request in writing, from all pa<br>lient's disclosure of patent application<br>tries?   |                              | ☐ YES | □ NO             |  |
| 13. | Does  | s the firm advise foreign clients of the   | requirements                 |       |                  |  |

If yes to either of these, does the firm:

|      | needed to satisfy the establishment of the date of inventior for US patents?   | n<br>□ YES                 | □NO |
|------|--|----------------------------|-----|
| 14   | 4. Does the firm disclose in writing to all patent clients all date<br>for payment of maintenance fees, annual payments or<br>annuities to be paid by the client to keep an application or<br>patent in force?                   |                            | □NO |
| 15   | 5. Does the firm advise the client in writing to mark the patent product with the appropriate patent number?   | ted                        | □NO |
| 16   | 6. Please indicate the percentage of the types of Patent Opin  | nion rendered by the firm: |     |
|      | a. Patentability:%   |                            |     |
|      | b. Infringement:%  |                            |     |
|      | c. Validity:%  |                            |     |
| 17   | 7. For the types of patent opinions rendered, does the firm di   |                            |     |
|      | the scope and extent of the search conducted that it is the for the opinion?   | YES                        | □NO |
| 18   | 8. Does the firm guarantee patent opinions rendered?   | ☐ YES                      | □NO |
| 19   | 9. Does the firm disclose in writing to the client and require t client's written agreement regarding patent applications a strategies taken or to be taken with respect to the GATT Implementation Legislation of June 8, 1995? |                            | □NO |
| TRAD | DEMARK   |                            |     |
| 20   | 0. Does the firm's docket system advise regarding dates for:   |                            |     |
|      | a. Response to all PTO actions:  | ☐ YES                      | □NO |
|      | b. Declaration of use after registration:  | ☐ YES                      | □NO |
|      | c. Statement of incontestability after registration:   | ☐ YES                      | □NO |
|      | d. Renewal of trademark?   | ☐ YES                      | □NO |
| 2′   | 1. Does the firm:  |                            |     |
|      | a. Perform searches of the records for the PTO for trader  | marks?                     | □NO |
|      | b. Search common law sources, such as publication and<br>business indices for existing trademarks?   | ☐ YES                      | □NO |
|      | c. Statement of incontestability for registration?   | ☐ YES                      | □NO |
|      | d. Renewal of trademark?   | YES                        | □NO |
| 22   | 2. Does the firm advise that the trademark search is not gua against all common law sources?   | ranteed                    | □NO |
| 23   | 3. Are transfers of ownership of trademark from one entity to<br>full documented in writing?   | another                    | □NO |
| 24   | 4. Are all trademark assignments promptly recorded with the  | PTO? YES                   | □NO |

THIS SUPPLEMENTAL APPLICATION ATTACHES TO AND BECOMES A PART OF THE APPLICATION. THIS INFORMATION WILL ATTACH TO AND FORM A PART OF THE POLICY, IF A POLICY IS ISSUED. ADDITIONAL INFORMATION MAY BE REQUIRED BY INSURERS. AFTER INQUIRY OF THE FIRM'S MANAGEMENT/EXECUTIVE COMMITTEE. THE UNDERSIGNED DECLARES THIS INFORMATION IS TRUE AND ACCURATE.

#### FRAUD WARNINGS

**To All Prospective Insureds**: 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, for the purpose of misleading, conceals information concerning any fact material thereto, may commit a fraudulent insurance act which is a crime and subjects such person to criminal and civil penalties in many states. **To Prospective Insureds In**:

**California:** For your protection California law requires the following to appear on this form: Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

**Colorado:** 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 claiming with regard to a settlement or award payable for insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

**District of Columbia and Louisiana**: "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."

**Florida**: Any person who knowingly and with intent to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

**Oklahoma:** Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony.

**Kansas**: An act committed by any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto.

**Maine, Tennessee, Virginia, and Washington:** 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 and/or denial of insurance benefits.

**Maryland**: 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.

**New Hampshire:** Any person who, with a purpose to injure, defraud or deceive an insurance company, files a statement of claim containing any false, incomplete, or misleading information is subject to prosecution and punishment for insurance fraud as provided in RSA 638:20.

**New York:** 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 \$5,000 and the stated value of the claim for each such violation.

**Pennsylvania:** 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 purposes 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.

**Oregon**: 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, for the purpose of misleading, conceals information concerning any fact material thereto, may commit a fraudulent insurance act

which may be a crime and subjects such person to criminal and civil penalties in many states.

#### SIGNATURE AND AUTHORIZATION

This Application must be signed and dated by a Principal or Officer of the Applicant Firm. Signing this Application will not bind nor obligate the Company to complete this insurance, but it is agreed the applicant's responses to the questions contained in this Application, as well as all attachments, are material and the underwriting Company will rely on these responses and information in the event a policy is issued.

| Tooponiose and information in the event a pency is issued. | Date:           |               |
|--|-----------------|---------------|
| Signature of Principal or Officer of Applicant Firm:       |                 |               |
| Producer's Name:   | Area Code:      | Phone Number: |
| Agent Name:  | Agent License N | umber:        |

### (Applicable to Florida Agents Only)

| Iowa Licensed Agent:  |  |  |
|-----------------------|--|--|
| -                     | (Applicable to Iowa Agents Only)             |  |
| Producer's Signature: | Date:  |  |
|                       | (Applicable to New Hampshire Producers Only) |  |