

# ILLINOIS CLAIMS MADE EDUCATORS LEGAL LIABILITY

### **INSURANCE RENEWAL APPLICATION**

## **Company Providing Coverage:**

THIS IS AN APPLICATION FOR A CLAIMS MADE POLICY WHICH APPLIES ONLY TO CLAIMS FIRST MADE DURING THE POLICY PERIOD OR ANY EXTENDED REPORTING PERIOD. DEFENSE EXPENSES WILL BE APPLIED AGAINST THE RETENTION AMOUNT.

APPLICANT INFORMATION	ON				
Legal Name of Entity:					
Address:					
			State: _		
County:					
Human Resource Contact:	Èm(	ıail):			
Student Enrollment:					
		Curre	nt Year	Next Y	ear Est.
		Full Time	Part Time	Full Time	Part Time
K-8					
9-12					
Pre-school					
2 or 4 year undergraduate					
Graduate					
Other:					
Total					
Employee Count:					•
			Cu	rrent Year	
			Full Time	Pai	rt Time
Certified Teaching Faculty					
Non-certified Teaching Fac	ulty				
Non-Professional					
Administration					
Counselors / Psychologists	Counselors / Psychologists				
Volunteers					
Security / Law Enforcemen	t				
Other:					
Total:					

i.		Have you had on-site monitoring visits by state or federal regulatory agencies? If yes, provide name of agency and purpose of visit.			Yes 🗌	No 🗌
		OND INFORMATION	e actual amounts from all s	SUILLOS		
•	Year	Year Actual Revenues Actual Expenditures Surplus (+) Deficit (-)			Accumulated Surplus	
				,		•
	How much	of the operating budget	is State aid?	Federal aid?		
		Has any bond or tax increase been defeated in the last year?  If yes, explain:			Yes 🗌	No 🗌
		Do you expect a budget reduction in the next year? Please give amount and impact of shortfall:			Yes 🗌	No 🗌
	OPERATIO	NAL ADMINISTRATIV	E INFORMATION		_	
	List accred		?		Yes □	No 🗌
	Has the ed accreditation	Date of last review:  Has the educational entity or any of the educational entity's academic programs lost accreditation, been placed on probation or been deemed unable to gain accreditation in the last twelve (12) months?  If yes, please explain:			Yes 🗌	No 🗌
	Has the educational entity added or eliminated any academic programs, including music, arts or athletic program in the last twelve (12) months or do you plan to add or eliminate any in the next twelve (12) months?  If yes, please explain:			Yes 🗌	No 🗌	
	Have there been any school openings, mergers, or closings or are there any plans to do so in the next twelve (12) months?  If yes, please explain:			Yes 🗌	No 🗌	
	•		n the next eighteen (18) m your staff reduction plan?	onths?	Yes ☐ Yes ☐	No 🗌 No 🗌
	Did any of	the following take place	in the last year? Explain	all "yes" answers belo	ow.	
	A. Strike	, slowdown or other disr	ruption?		Yes 🗌	No 🗌

	B.	Layoff of staff or reduction in service?	Yes 🗌	No 🗌	
	C.	Disputes involving integration, segregation, discrimination or violations or civil rights?	Yes 🗌	No 🗌	
	D.	Has any employee been suspended, dismissed, demoted, transferred or tenure contract non-renewed?	Yes 🗌	No 🗌	
	Exp	planations:	<u> </u>		
7.		es the entity operate daycare facilities or services? es, provide details of services:	Yes 🗌	No 🗌	
3.	Has	entity been criticized by the state board of education?	Yes 🗌	No 🗌	
9.		ntity operating under a court's supervision? e," provide details:	Yes □	No 🗌	
10.	Do	Guidelines provide for administrative hearings and appeals?	Yes 🗌	No 🗌	
	A.	How many hearings/appeals have taken place in the last twelve (12) months?			
	B.	How many hearings/appeals from "10A" are in the area of special education?			
		In what areas?			_
V.		AIMS HISTORY – INCIDENTS – INSURED/UNINSURED LOSSES – CURREN' YEARS	Γ AND PRI	OR TWO	
1.	neglig	any board member, employee or volunteer have any knowledge of any gent act, error, omission, or breach of duty which may reasonably be cted to give rise to a claim?	Yes 🗌	No 🗌	
2.		applicant aware of any claims, acts, omissions, incidents or circumstances might reasonably be expected to be the basis of a claim or suit?	Yes 🗌	No 🗌	

Disclosure to the Company is required of any such acts which become known to the applicant between the date of application and the date when coverage becomes effective. These acts shall include EEOC notice.

Section IV "yes" answers must be explained fully giving date of incident, complainant's name, cause of action, damages claimed, amount of settlement and legal cost paid and current status of each open incident/claim including open loss reserve, open loss adjustment/defense cost reserve and paid defense costs to date.

# V. CURRENT INSURANCE COVERAGE INFORMATION (PLEASE ANSWER FOR ALL COVERAGES NOW IN FORCE.)

Policy Type	Policy Number	Company Name	Expiration Date	Limits	Deductible	\$ Premium
General Liability						
Personal Injury						
D&O, E&O & EPLI						

2.	Has any such insurance been declined, canceled or not renewed?  If yes, please explain.	Yes 🗌	No 🗌
3.	Is sexual molestation covered under your General Liability policy?	Yes □	No 🗌

### VI. IMPORTANT NOTICES; STATE FRAUD NOTICES

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE, PARTNER, DIRECTOR OR OFFICER AGREES THAT IF THE INFORMATION SUPPLIED ON THIS APPLICATION CHANGES BETWEEN THE DATE THE APPLICATION IS EXECUTED AND THE TIME THE PROPOSED INSURANCE POLICY IS BOUND OR COVERAGE COMMENCES, THE NAMED INSURED WILL IMMEDIATELY NOTIFY THE INSURER IN WRITING OF SUCH CHANGES. THE INSURER RESERVES ITS RIGHTS TO MODIFY OR WITHDRAW ITS PROPOSAL.

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE, REPRESENTS AND WARRANTS ON BEHALF OF THE NAMED INSURED AND ALL PERSONS OR ENTITIES FOR WHOM INSURANCE IS BEING SOUGHT THAT TO THE BEST OF HIS OR HER KNOWLEDGE AND BELIEF AND AFTER DILIGENT INQUIRY, THE STATEMENTS SET FORTH IN THIS APPLICATION AND ANY ATTACHMENTS HERETO ARE TRUE AND ACCURATE. IT IS UNDERSTOOD THAT THE STATEMENTS IN THIS APPLICATION, INCLUDING MATERIALS SUBMITTED TO OR OBTAINED BY THE INSURER, ARE MATERIAL TO THE ACCEPTANCE OF THE RISK, AND RELIED UPON BY THE INSURER.

#### **APPLICANT FRAUD WARNINGS**

**NOTICE TO ALABAMA APPLICANTS:** Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution fines or confinement in prison, or any combination thereof.

**NOTICE TO ARKANSAS 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 CALIFORNIA APPLICANTS:** 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.

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 of the third degree.

**NOTICE TO KANSAS APPLICANTS:** A "fraudulent insurance act" means 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, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or 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 that 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.

**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 company. Penalties may include imprisonment, fines, or 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 NEW MEXICO 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 CIVIL FINES AND CRIMINAL 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.

**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 PUERTO RICO APPLICANTS: Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation by a fine of not less than five thousand dollars (\$5,000) and not more than ten thousand dollars (\$10,000), or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances [be] present, the penalty thus established may be increased to a maximum of five (5) years, if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

**NOTICE TO RHODE ISLAND 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 TENNESSEE 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 include imprisonment, fines and denial of insurance benefits.

**NOTICE TO VIRGINIA 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 include imprisonment, fines and denial of insurance benefits.

**NOTICE TO 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 include imprisonment, fines and denial of insurance benefits.

**NOTICE TO 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 ALL OTHER STATES:** Any person who knowingly and willfully presents false information in an application for insurance may be guilty of insurance fraud and subject to fines and confinement in prison. (In Oregon, the aforementioned actions may constitute a fraudulent insurance act which may be a crime and may subject the person to 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.

VII.	AUTHORIZED ENTITY REPRESENTATIVE; APPLICANT'S SIGNATURE				
	Authorized Signatory of Entity	Date			
	Print Name and Title	Phone Number			

1.		t of this application	shall be (please type		risurer to the entity	y concerning any p	olicy issued
	Name:						
	Title: _						
2.	statement or action r that omiss being app purchase	s set forth herein ar now known to any el sion of such informa died for. It is furthe the insurance, but i	norized signer of this e true; that no fact, cir ntity official or employ ation shall exclude and acknowledged that it is agreed this form see basis of and will be	cumstance ee has not y such clai the signing hall be the	nor situation indic been declared; an m or action from o g of this applicatio basis of the contr	cating the probabiling it is agreed by all coverage under the does not bind the	ty of a claim I concerned e insurance ne signer to
VIII.	AGENC	INFORMATION					
Agend	y Name:						
Conta	ct:						
Addre	SS:						
City:			Sta	te:	Zip:		
Phone	:		Fax	<u> </u>			
Will yo	ou make su	rplus lines filings if ı	necessary?			Yes □	No 🗌
						_	