D&O Elite SM Directors and Officers Liability Insurance Application

BY COMPLETING THIS APPLICATION YOU ARE APPLYING FOR COVERAGE WITH EXECUTIVE RISK INDEMNITY INC. (THE "COMPANY")

NOTICE: THE D&O ELITESM DIRECTORS AND OFFICERS LIABILITY POLICY PROVIDES CLAIMS MADE COVERAGE, WHICH APPLIES ONLY TO "CLAIMS" FIRST MADE DURING THE "POLICY PERIOD," OR ANY EXTENDED REPORTING PERIOD. THE LIMIT OF LIABILITY TO PAY DAMAGES OR SETTLEMENTS WILL BE REDUCED AND MAY BE EXHAUSTED BY "DEFENSE COSTS." IN NO EVENT WILL THE COMPANY BE LIABLE FOR "DEFENSE COSTS" OR THE AMOUNT OF ANY JUDGMENT OR SETTLEMENT IN EXCESS OF THE APPLICABLE LIMIT OF LIABILITY. READ THE ENTIRE APPLICATION CAREFULLY BEFORE SIGNING.

APPLICATION INSTRUCTIONS:

- Whenever used in this Application, the term "Applicant" shall mean the Parent Organization and all organizations applying for coverage.
- 2. Include all requested underwriting information and attachments. Provide a complete response to all questions and attach additional pages if necessary.

l.	GENERAL INFORMATION:				
1.	Name of Parent Organization:				
	PublicPrivate	Not-for-Profit			
2.	Address of Parent Organization:				
	City:	_ State:	Zip Code:		
3.	Web address:				
4.	Name and Address of Primary Contact:				
	City:	_ State:	Zip Code:		

II. SPECIFIC INFORMATION:

- 1. Please attach a copy of the following:
 - The Parent Organization's most recent: Annual Report, including audited financial statements;
 Quarterly Report (form 10Q on file with the SEC); and proxy statement, and (if different) the most recent definitive proxy statement filed with the SEC;
 - The Parent Organization's most recent CPA letter to management on internal controls, together with management's response;
 - The Parent Organization's primary directors & officers insurance policy including the application;
 - Each Applicant's charter, by-laws and indemnification provisions for its directors and officers;
 and
 - Each Applicant's environmental policy and most recent environmental audit or assessment report.

D&O Elite SM Directors and Officers Liability Insurance Application

2. Current Insurance:

Provide the following information with respect to the insurance coverage currently maintained by	the
Parent Organization, if applicable:	

a. Directors and Officers Liability

		Limits	Retention	Premium	Policy Period
Prim	ary Insurer:				
First	Excess Insurer:				
3ecc	ond Excess Insurer:				
otal hee	t.	d excess)	; if additional e	xcess layers, please	e attach a separate
				Duami	Delieu Devie d
Prim	ary Insurer:	Limits	Retention	Premium	Policy Period
otal hee		d excess)	; if additional e	xcess layers, please	e attach a separate
s an	v Annlicant curre	ntly a general part	ner in any limited or ger	neral nartnershin?	Yes ☐ No ☐
an	y Applicant cano	illy a general part	ner in any inflice of ger	iciai partificionip:	163 🗀 110 🗀
"Υε	es" please explain	with full details as	an attachment to this A	pplication.	
lece	ent, Pending and C	ontemplated Cha	nges:		
. Whether or not such discussions have been publicly disclosed, is any Applicant or any individual proposed for coverage currently involved in discussions with any other party concerning any actual or potential:					
	(i) merger, ac	quisition, or tende	r offer?		Yes ☐ No ☐
(iii) reorganization or material change in any arrangement with lenders, bondholders,				to be Yes ☐ No ☐	
				dholders, Yes ☐ No ☐	
	(iv) restatemen	nt of audited finance	cial statements?		Yes ☐ No ☐
٠.	Has any Applica	nt replaced its ou	tside auditors at any tim	e during the last 3 y	vears? Yes ☐ No ☐
	Does any Applic	ant currently antic	cipate replacing its outsi	de auditors?	Yes ☐ No ☐
"Υ <i>ϵ</i>	es" to any question	above, please ex	plain with full details as	an attachment to th	is Application.
d.	Does each Appl i	cant maintain a fo	ormal corporate governa	nce policy?	Yes ☐ No ☐
	_				

D&O Elite SM Directors and Officers Liability Insurance Application

Catalog No. 14-03-0561

	o" to a	ach Applicant fully compliant with its respective Exchange Listing Requirements? any question above, please explain with full details as an attachment to this Applicati	Yes ☐ No ☐		
Past		ny question above, please explain with full details as an attachment to this Applicati	ion		
	Activi		011.		
a.		ties/Lawsuits/Proceedings:			
	During the last 5 years, has any Applicant or individual proposed for coverage, in any capacity, been involved in any of the following matters?				
	(i)	Antitrust, copyright or patent litigation?	Yes ☐ No ☐		
	(ii)	Civil, criminal or administrative proceeding or formal or informal investigation concerning compliance or noncompliance with any federal or state securities law or regulation?	Yes ☐ No ☐		
	(iii)	Any other criminal action or proceeding?	Yes 🗌 No 🗍		
	(iv)	Class action, derivative suit or other representative proceeding?	Yes 🗌 No 🗌		
	If "Ye	es" to any of these, please explain with full details as an attachment to this Applicati	on.		
b.	Other than those identified in response to Section 5 a, has any claim been brought at any time during the last 5 years against any individual proposed for coverage in his or her capacity as a director or officer of any entity?				
	If "Ye	es", please explain with full details as an attachment to this Application.			
REPRESENTATION: PRIOR KNOWLEDGE OF FACTS/CIRCUMSTANCES/SITUATIONS:					
No person proposed for coverage is aware of any fact, circumstance, or situation which he or she has reason to suppose might give rise to any claim that would fall within the scope of the proposed coverage, except: MONE or					
and of circulor ac	on beh mstan tion a	half of all persons proposed for coverage, understands and agrees that if any such fance, or situation exists, whether or not disclosed in response to question 6 above, an rising from such fact, circumstance, or situation is excluded from coverage under the	act, ny claim		
MAT	ERIA	L CHANGE:			
the A	pplica	ants must immediately notify the Company in writing, and any outstanding quotation			
	No pereason cove Without and or according proportions MAT e is a the A	last sany of any of any of areason to scoverage, without preason on bed circumstan or action a proposed propose	last 5 years against any individual proposed for coverage in his or her capacity as a dire any entity? If "Yes", please explain with full details as an attachment to this Application. REPRESENTATION: PRIOR KNOWLEDGE OF FACTS/CIRCUMSTANCES/SITUATIONS: No person proposed for coverage is aware of any fact, circumstance, or situation which he or reason to suppose might give rise to any claim that would fall within the scope of the proposed		

IV. NOTICES:

The Parent Organization's submission of this Application does not obligate the Company to issue, or the Parent Organization to purchase, a policy. The Parent Organization will be advised if the Application for coverage is accepted. The **Applicants** hereby authorize the Company to make any inquiry in connection with this Application.

Notice to Arkansas, Minnesota, New Mexico and Ohio Applicants: Any person who, with intent to defraud or knowing that he/she is facilitating a fraud against an insurer, submits an application or files a claim containing a false, fraudulent or deceptive statement is, or may be found to be, guilty of insurance fraud, which is a crime, and may be subject to civil fines and criminal penalties.

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 policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder 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 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 and 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 Maine, 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 company. Penalties may include imprisonment, fines or a denial of insurance benefits.

Notice to Maryland Applicants: Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and 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 Oklahoma Applicants: Any person who, knowingly and with intent to injure, defraud or deceive any employer or employee, insurance company, or self-insured program, files a statement of claim containing any false or misleading information is guilty of a felony.

D&O Elite SM Directors and Officers Liability Insurance Application

Notice to Oregon and Texas Applicants: Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.

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 with the penalty of a fine of not less than five thousand (5,000) dollars and not more than ten thousand (10,000) dollars, or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances are 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 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.

V. DECLARATION AND SIGNATURE:

The undersigned authorized agents of the person(s) proposed for this insurance declare that to the best of their knowledge and belief, after reasonable inquiry, the statements made in this Application and in any attachments or other documents submitted with this Application are true and complete. The undersigned agree that this Application and such attachments and other documents shall be the basis of the insurance policy should a policy providing the requested coverage be issued; that all such materials shall be deemed to be attached to and shall form a part of any such policy; and that the Company will have relied on all such materials in issuing any such policy.

By execution of this Application, the **Applicants** and all present and future subsidiaries agree to indemnify all persons proposed for insurance and to advance defense costs and expenses to the fullest extent permitted or required by law.

The information requested in this Application is for underwriting purposes only and does not constitute notice to the Company under any policy of a Claim or potential Claim.

This Application must be signed by the chief executive officer and chief financial officer of the Parent Organization acting as the authorized representatives of the person(s) proposed for this insurance.

Date	Signature	Title
		Chief Executive Officer
		Chief Financial Officer

D&O Elite SM Directors and Officers Liability Insurance Application

Produced By:			
Agent:	Agency:		
Agency Taxpayer ID or SS No.:		Agent License No.:	
Address:			
City:	State:	Zip Code:	
Submitted By:			
Agency:			
Taxpayer ID or SS No.:		Agent License No.:	
Address:			
		Zip Code:	