NOTICE: THIS APPLICATION IS FOR CLAIMS-MADE AND REPORTED COVERAGE, WHICH APPLIES ONLY TO "CLAIMS" FIRST MADE AND REPORTED IN WRITING 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," AND "DEFENSE COSTS" WILL BE APPLIED AGAINST THE RETENTION AMOUNT. THE COVERAGE AFFORDED UNDER THIS POLICY DIFFERS IN SOME RESPECTS FROM THAT AFFORDED UNDER OTHER POLICIES. READ THE ENTIRE APPLICATION CAREFULLY BEFORE SIGNING.

COVERAGE REQUESTED

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<tr>
<th>COVERAGE</th>
<th>LIMIT</th>
<th>RETENTION</th>
<th>ANNUAL PREMIUM</th>
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<tr>
<td>CYBER LIABILITY (Disclosure, Reputational, Content, Conduit, and Impaired Access Injury)</td>
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<td>E-BUSINESS INTERRUPTION AND EXTRA EXPENSES</td>
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<td>ELECTRONIC DATA RESTORATION EXPENSE</td>
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<td>E-THREAT EXPENSES</td>
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<td>E-VANDALISM EXPENSES</td>
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<td>REWARD EXPENSES</td>
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* EFFECTIVE DATE  * EXPIRATION DATE  REQUESTED RETROACTIVE DATE  SEPARATE DEFENSE COSTS LIMIT

INSIDE  OUTSIDE

* (12:01 AM at the Principal Address of the Applicant)

CONTACT PERSON FOR THE NETWORK SECURITY SELF ASSESSMENT

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<tr>
<th>NAME</th>
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TELEPHONE NUMBER E-MAIL ADDRESS

EXTENSION

IS NETWORK SECURITY CONTACT EMPLOYED BY APPLICANT? (If "NO", specify company name)

Y / N

COMPANY NAME:

GENERAL INFORMATION

EXPLAIN ALL "YES" RESPONSES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Y / N

1. DOES THE APPLICANT ANTICIPATE ESTABLISHING OR ENTERING INTO ANY RELATED OR UNRELATED VENTURES WHICH ARE A MATERIAL CHANGE IN OPERATIONS IN THE NEXT TWELVE (12) MONTHS?

2. DOES THE APPLICANT ANTICIPATE PROVIDING ANY NEW E-COMMERCE PRODUCTS OR SERVICES IN THE NEXT TWELVE (12) MONTHS?

TECHNOLOGY SERVICES AND PRODUCTS

DOES THE APPLICANT PROVIDE TECHNOLOGY SERVICES OR PRODUCTS TO THIRD PARTIES? (If "YES", provide an explanation of these services and quantify the revenue associated with them)

Y / N

<table>
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<tr>
<th>SERVICE OR PRODUCT</th>
<th>DESCRIPTION</th>
<th>PROJECTED REVENUE</th>
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### Privacy Policies and Procedures

**Answer All Questions**

1. Does the applicant have procedures in place to ensure compliance with privacy legislation (such as the Health Insurance Portability and Accountability Act (HIPAA), the Gramm-Leach-Bliley Act, or other applicable legislation) with respect to the protection of confidential information?

2. Does the applicant collect, receive, transmit, or store confidential customer information (e.g., social security number, driver’s license number, bank account number, credit or debit card number, etc.)?

3. Does the applicant have a privacy policy posted on all of their web sites?

4. If “yes”, has the privacy policy been reviewed and approved by general counsel?

5. Is there centralized control over web site(s) development?

6. Is there a formal process in place for general counsel approval of web site content, including banner advertising?

7. Does the applicant’s web site(s) include a forum (such as bulletin board or comment posting area) that includes communications from third parties?

8. If “yes”, does the applicant have a process to screen postings by third parties?

### Information Security Policies and Procedures

**Answer All Questions**

1. Does the applicant maintain an information systems security policy?

2. Does the applicant have a laptop security policy?

3. Does the applicant store sensitive data on web servers?

4. Does the applicant have a computer security breach incident response plan (IRP)?

5. Are penetration tests conducted on the applicant’s network at least annually?

6. Does the applicant utilize firewalls, anti-intrusion and anti-virus software / programs?

### Third Party Service Providers

**Answer All Questions**

1. Is the infrastructure of the applicant’s web site hosted by a third party, or is the content of the applicant’s website managed by a third party? (If “yes”, attach copy of third party agreement)

2. Does the applicant use the services of an application service provider (ASP)?

3. Does the applicant outsource infrastructure operations?

4. Does the applicant use the services of a third party for off-site backup and/or archiving of electronic data?

5. Does the applicant require resolution of non-compliance issues within a stipulated time period?

6. If you responded “yes” to any of the above questions 1 through 5, does the agreement require a level of security commensurate with the applicant’s information systems security policy?

### Auditing Practices

**Answer All Questions**

1. Has the applicant had an external network security assessment conducted within the last twelve (12) months?

2. If “yes”, who conducted the assessment?

3. If “yes”, have all critical recommendations been complied with?

4. If “yes”, attach copy of the assessment
REPRESENTATION: PRIOR KNOWLEDGE OF ACTS / CIRCUMSTANCES / SITUATIONS

EXPLAIN ALL “YES” RESPONSES IF INDICATED (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Y / N

1. HAS THE APPLICANT AT ANY TIME DURING THE PAST THREE (3) YEARS PUT ITS INSURANCE CARRIER ON NOTICE OF ANY POTENTIAL OR ACTUAL LOSSES UNDER ITS PRIOR INSURANCE PROGRAM THAT MAY HAVE FALLEN UNDER THE SCOPE OF THE PROPOSED COVERAGE? (If “YES”, provide an attached explanation)

2. IF THE APPLICANT HAS HAD ANY COMPUTER SECURITY INCIDENTS DURING THE PAST TWO (2) YEARS (INCIDENT REFERS TO ANY UNAUTHORIZED ACCESS, INTRUSION, BREACH, COMPROMISE OR USE OF THE APPLICANT’S COMPUTER SYSTEMS, INCLUDING THEFT OF MONEY, PROPRIETARY INFORMATION, OR CONFIDENTIAL CUSTOMER INFORMATION, DENIAL OF SERVICE, ELECTRONIC VANDALISM OR SABOTAGE, COMPUTER VIRUS OR OTHER COMPUTER INCIDENTS); COMPLETE THE FOLLOWING:
   a) WAS THE APPLICANT SPECIFICALLY TARGETED FOR SUCH COMPUTER ATTACKS?
   b) IF THERE WERE TARGETED ATTACKS, WERE THE REASONS DISCLOSED FOR THESE TARGETED ATTACKS?
   c) WHAT WERE THE DIRECT COSTS ASSOCIATED WITH ALL COMPUTER ATTACKS?: $ 
   d) HAVE ANY OF THE COMPUTER ATTACKS RESULTED IN UNAUTHORIZED ACCESS TO, OR CORRUPTION OR ERASURE OF DATA?
   e) HAS THE APPLICANT EXPERIENCED A SECURITY BREACH THAT REQUIRED NOTIFICATION OF CUSTOMERS OR OTHER THIRD PARTIES?

3. DOES ANY PERSON OR ENTITY PROPOSED FOR COVERAGE HAVE ANY PRIOR KNOWLEDGE OF FACTS, CIRCUMSTANCES OR SITUATIONS WHICH HE OR SHE HAS REASON TO BELIEVE MAY GIVE RISE TO ANY CLAIM THAT MAY FALL WITHIN THE SCOPE OF THE PROPOSED COVERAGE? (If “YES”, provide an attached explanation)

WITHOUT PREJUDICE TO ANY OTHER RIGHTS AND REMEDIES OF THE COMPANY, THE APPLICANT UNDERSTANDS AND AGREES THAT IF ANY SUCH FACT, CIRCUMSTANCE, OR SITUATION EXISTS, WHETHER OR NOT DISCLOSED ABOVE IN RESPONSE TO QUESTION 1, 2 AND 3 ABOVE, ANY CLAIM OR ACTION ARISING FROM SUCH FACT, CIRCUMSTANCE, OR SITUATION IS EXCLUDED FROM COVERAGE UNDER THE PROPOSED POLICY, IF ISSUED BY THE COMPANY.

REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

SIGNATURE

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER 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 THE PERSON TO CRIMINAL AND [NY: SUBSTANTIAL] CIVIL PENALTIES. (Not applicable in CO, DC, FL, HI, KS, MA, MN, NE, OH, OK, OR, VT or WA; in LA, ME, TN and VA, insurance benefits may also be denied)

IN THE DISTRICT OF COLUMBIA, 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.

IN FLORIDA, 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.

IN KANSAS, 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 COMMTS A FRAUDULENT INSURANCE ACT.

IN MASSACHUSETTS, NEBRASKA, OREGON AND VERMONT, ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER 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, MAY BE COMMITTING A FRAUDULENT INSURANCE ACT, WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO CRIMINAL AND CIVIL PENALTIES.

IN 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 INCLUDE IMPRISONMENT, FINES, AND DENIAL OF INSURANCE BENEFITS.

IF THERE IS ANY MATERIAL CHANGE IN THE ANSWERS TO THE QUESTIONS IN THIS APPLICATION BEFORE THE POLICY INCEPTION DATE, THE APPLICANT MUST IMMEDIATELY NOTIFY THE COMPANY IN WRITING, AND ANY OUTSTANDING QUOTATION MAY BE MODIFIED OR WITHDRAWN.

FOR THE PURPOSE OF THIS APPLICATION, THE UNDERSIGNED AUTHORIZED AGENTS OF THE PERSON(S) AND ENTITY(IES) PROPOSED FOR THIS INSURANCE DECLARE TO THE BEST OF THEIR KNOWLEDGE AND BELIEF, AFTER REASONABLE INQUIRY, THE STATEMENTS MADE IN THIS APPLICATION AND ANY ATTACHMENTS OR INFORMATION SUBMITTED WITH THIS APPLICATION, ARE TRUE AND COMPLETE.

THE UNDERSIGNED AGREE THAT THIS APPLICATION AND ITS ATTACHMENTS SHALL BE THE BASIS OF A CONTRACT SHOULD A POLICY PROVIDING THE REQUESTED COVERAGE BE ISSUED. THE COMPANY WILL HAVE RELIED UPON THIS APPLICATION, ITS ATTACHMENTS, AND SUCH OTHER INFORMATION SUBMITTED THEREWITH IN ISSUING SUCH A POLICY. (Not applicable in North Carolina)

THE INFORMATION PROVIDED 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 THE CHIEF FINANCIAL OFFICER OR THE CHIEF INFORMATION OFFICER OF THE PARENT ORGANIZATION ACTING AS THE AUTHORIZED REPRESENTATIVE OF ALL PERSON(S) AND ENTITY(IES) PROPOSED FOR THIS INSURANCE.

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<th>NAME</th>
<th>SIGNATURE</th>
<th>AUTHORIZED REPRESENTATIVE TITLE</th>
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PRODUCER’S NAME | PRODUCER’S SIGNATURE | NATIONAL PRODUCER NUMBER | DATE |
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