





14. Indicate number of U.S. and Foreign IP owned or controlled by Applicant which are either issued/registered or pending.  
No. of U.S. patents issued or pending: \_\_\_\_\_ No. of Foreign patents issued or pending: \_\_\_\_\_  
No. of U.S. Trademarks registered or pending: \_\_\_\_\_ No. of Foreign Trademarks registered or pending: \_\_\_\_\_  
No. of U.S. Copyrights registered or non-registered: \_\_\_\_\_ No. of Foreign Copyrights registered or non-registered: \_\_\_\_\_

15. Do you have an obligation to a third party to enforce the IP to be insured?  
(Circle One) Yes No If "yes", please provide details.

16. Would you consider licensing any of the IP to be insured in an effort to resolve a dispute?  
(Circle One) Yes No

17. Are confidential trade secrets or know-how used in any process/invention/device to be insured?  
(Circle One) Yes No

18. Do you routinely apply "patent," "trademark," or "copyright" markings to your products, as applicable?  
(Circle One) Yes No

19. Do you use confidentiality/non-compete agreements in all your IP negotiations?  
(Circle One) Yes No

**The questions on the following pages pertain to the specific IP you wish to insure. Please answer only those that apply (e.g. if you are insuring patents only, then answer the questions which relate to "Patents" and skip the ones which are for Trademarks and Copyrights).**

**QUESTIONS FOR INSURING  
PATENTS OR PATENT APPLICATIONS:**

The questions below may use the term “Patent(s).” When this term is used, you should answer the question with respect to any patents and patent applications you are wishing to insure and which are listed on the attached Addendum. With respect to the use of the word “INFRINGING PARTY(IES)” please refer to the Definitions section of the Policy. This term will also apply to Patent applications.

P1. With respect to the patents to be insured, specify in detail your knowledge of: (Attach additional sheets as necessary).

A. Existing INFRINGING PARTY(IES) either in the United States, in foreign countries or on the internet. For example, is someone currently “knocking off” your patented or patent pending products/processes? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of the INFRINGING PARTY(IES).

B. Suspected or anticipated INFRINGING PARTY(IES). For example, do you have any suspicions that someone is about to “knock-off” your patented or patent pending products/processes? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of suspected/anticipated INFRINGING PARTY(IES).

C. Activities outside the U.S. which if conducted by a third party in the U.S. would make that party an INFRINGING PARTY(IES). For example, is anyone overseas “knocking off” your patented products/processes? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of these activities outside the U.S.

P2. Have you sent any warning letters or suggested to anyone that they INFRINGE your patents?

(Circle One) Yes No

If “yes”, please provide copies of letters or notices.

P3. Indicate if you have received any requests for license under any of your patents which you have refused or declined.

(Circle One) Yes No

If “yes”, please provide details.

P4. Have you previously or are you now engaged in any disputes with any of your licensees or product suppliers (manufacturers)?

(Circle One) Yes No

If “yes”, please give details on separate sheet.

**STOP!!!! WE MUST HAVE YOUR ANSWERS TO THE ABOVE QUESTIONS P1A, P1B, P1C, P2, P3 AND P4 TO PROCESS YOUR APPLICATION.**

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QUESTIONS FOR INSURING

**TRADEMARKS OR TRADEMARK APPLICATIONS:**

The questions below may use the term “Trademark(s).” When this term is used, you should answer the question with respect to any trademarks and trademark applications you are wishing to insure and which are listed on the attached Addendum. With respect to the use of the word “INFRINGING PARTY(IES)” please refer to the Definitions section of the Policy. This term will also apply to Trademark applications.

T1. With respect to the Trademarks for which you have applied to be insured, specify in detail your knowledge of: (Attach additional sheets as necessary).

- A. Existing INFRINGING PARTY(IES) either in the United States, in foreign countries or on the internet. For example, is someone currently using your trademark(s) or a confusingly similar mark without your permission? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of this INFRINGING PARTY(IES).

- B. Suspected or anticipated INFRINGING PARTY(IES). For example, do you have any suspicions that someone is about to use your trademark or a confusingly similar mark without your permission? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of suspected/anticipated INFRINGING PARTY(IES).

- C. Activities outside the U.S. which if conducted in the U.S. by a third party would make that party an INFRINGING PARTY(IES). For example, is anyone overseas using your trademarks or a confusingly similar mark without your permission? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of activities outside the U.S.

T2. Have you sent any warning letters or suggested to anyone that they INFRINGE your trademarks?

(Circle One) Yes No

If “yes”, please provide copies of letters or notices.

T3. Indicate if you have received any requests for license under any of your trademarks which you have refused or declined.

(Circle One) Yes No

If “yes”, please provide details.

T4. Have you previously or are you now engaged in any disputes with any of your licensees or product suppliers?

(Circle One) Yes No

If Yes, please give details on separate sheet.

**STOP!!!! WE MUST HAVE YOUR ANSWERS TO THE ABOVE QUESTIONS T1A, T1B, T1C, T2, T3 AND T4 TO PROCESS YOUR APPLICATION.**

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T5. Has anyone else registered the same or a similar mark in a different class?  
(Circle One) Yes No  
If Yes, list classes and Trademark Owner(s):

T6. Is any part of the Product/Material to which the trademarks to be insured are applied covered by copyright(s) or patent(s)?  
Copyrights? (Circle One) Yes No  
Patents? (Circle One) Yes No

QUESTIONS FOR INSURING  
**COPYRIGHTS:**

The questions below may use the term "Copyright(s)." When this term is used, you should answer the question with respect to any registered or unregistered copyrights you are wishing to insure and which are listed on the attached Addendum. With respect to the use of the words "INFRINGING PARTY(IES)" please refer to the Definitions section of the Policy.

C1. With respect to the Copyright(s) to be insured, specify in detail your knowledge of: (Attach additional sheets as necessary).

A. Existing INFRINGING PARTY(IES) either in the United States, in foreign countries or on the internet. For example, is someone currently copying/"knocking off" your copyrighted works? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of this INFRINGING PARTY(IES).

B. Suspected or anticipated INFRINGING PARTY(IES). For example, do you have any suspicions that someone is about to copy/"knock off" your copyrighted works? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of suspected/anticipated INFRINGING PARTY(IES).

C. Activities outside the U.S. which if conducted by a third party in the U.S. would make that third party an INFRINGING PARTY(IES). For example, is anyone overseas copying/"knocking off" your copyrighted works? If yes, please identify and give details.

If yes, please also indicate date applicant first learned of activities outside the U.S.

C2. Have you sent any warning letters or suggested to anyone that they infringe your copyrights?

(Circle One) Yes No

If "yes", please provide copies of letters or notices.

C3. Indicate if you have received any requests for license under any of your copyrights which you have refused or declined.

(Circle One) Yes No

If "yes", please provide details.

C4. Have you previously or are you now engaged in any disputes with any of your licensees or works suppliers (manufacturers, printers or publishers)?

(Circle One) Yes No

If Yes, please give details on separate sheet.

**STOP!!!! WE MUST HAVE YOUR ANSWERS TO THE ABOVE QUESTIONS C1A, C1B, C1C, C2, C3 AND C4 TO PROCESS YOUR APPLICATION.**

C5. Are there presently in the market likenesses to the copyrighted Product/Material to be insured?

(Circle One) Yes No

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- C6. In originating your Product/Material, did you copy or refer to any third party material?  
 (Circle One) Copy? Yes No  
 (Circle One) Refer to? Yes No
- C7. Does anyone else have a right in the copyright(s) to be insured?  
 (Circle One) Yes No
- C8. What revenues, if any, are being generated by the copyright works?  
 Please give an estimate: \$\_\_\_\_\_
- C9. Is any part of the Product/Material covered by the copyrights to be insured also covered by trademark(s) or patent(s)?  
 Trademarks? (Circle One) Yes No  
 Patents? (Circle One) Yes No
- C10. Is the copyrighted material a derivative work? If so, please describe new material covered by the copyright claim from which registration has been obtained or is sought.  
 (Circle One) Yes No  
 If yes, please provide a description:

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**CERTIFICATION TO INSURANCE APPLICATION FOR COPYRIGHT COVERAGE**

**I hereby certify under penalty of law under 18 U.S.C. Section 1001 that the work(s) of authorship which are to be insured, and to be listed on the Declarations Page of the insurance policy for which I am applying, are my original, independent creation, and have not been copied in whole or in part from another existing work or copyrighted material of another.**

Signed: \_\_\_\_\_  
 Applicant's Signature

Date: \_\_\_\_\_

Printed Name/Company/Title: \_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_

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In connection with this application for Intellectual Property Infringement Abatement (Enforcement) Insurance, applicant and/or its authorized representative hereby represents and warrants as follows:

1. That to the best of its information, knowledge and belief, the Intellectual Property(ies) identified in APPENDIX I for which this application for insurance is made, was legally procured and Applicant has no knowledge of any facts or circumstances adversely affecting their validity.
2. Applicant is the registered owner or exclusive licensee of the Intellectual Property(ies) identified in APPENDIX I.
3. Applicant understands that the statements and answers furnished to the Company are representations of Applicant and on behalf of all persons and entities related to Applicant's company.
4. Applicant has requested and been provided with a specimen copy (or, if not, will request a copy) of the Patent Infringement Abatement Insurance Policy, **understands that the INFRINGEMENT must begin during the policy period**, has read and understands the terms, conditions and exclusions of said policy, and has had the opportunity to discuss same with an intellectual property attorney.
5. The answers to the questions in this Application are true, accurate, and complete to the best of the Applicant's knowledge, information and belief. Applicant acknowledges and understands that any Intellectual Property Policy issued is issued in reliance of the information and statements contained herein, and that any material misrepresentation or inaccurate statement may result in voiding of coverage or rescission of the Policy. After the exercise of due diligence, the Applicant is not aware of any current infringing act, nor has he awareness of any suspected or anticipated infringements of any Intellectual Property(ies) that are subject of this application except as noted in the answers above.
6. Applicant understands that while the insurer, its agents, servants, and employees will endeavor to keep this information confidential, this Application may not be a privileged document and its contents may be required to be disclosed during litigation, or as a result of statutory or regulatory action.
7. The Applicant understands that the Intellectual Property Infringement Abatement Insurance Policy only applies to those CLAIMS that are made during the POLICY PERIOD or any Extended Reporting Period.

**WARNING**

**THE APPLICANT REPRESENTS THAT THE ABOVE STATEMENTS AND FACTS ARE TRUE AND THAT NO MATERIAL FACTS HAVE BEEN SUPPRESSED OR MISSTATED.**

**NOTICE TO ARKANSAS APPLICANTS:** Any person who knowingly presets a false or fraudulent claim for payment for 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 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 to 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 D.C. APPLICANTS:** 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.

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**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 MICHIGAN APPLICANTS:** A person who submits an application or files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

**NOTICE TO MINNESOTA APPLICANTS:** A person who submits an application or files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

**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 NEW YORK 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, and shall be also subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

**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:** 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 ALL OTHER STATE APPLICANTS:** Any person who knowingly includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

Date:	Applicant's Signature:	Applicant's Name & Title:
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**APPENDIX I:**

Identify below all patents, patent applications, trademarks, trademark applications, and copyrights, including foreign equivalents, which Applicant wishes to insure. (Attach additional sheets if necessary). If you wish to insure your entire Intellectual Property (IP) portfolio, please list them below. We must have the IP numbers, filing/issue/registration dates and countries in order to list them on the Intellectual Property Schedule in your quotation.

Please complete the last column if the IP listed is considered to be a “SIGNIFICANT IP.” “SIGNIFICANT IP” is defined as a patent or patent application, trademark or trademark application, or copyright covering a product(s) or process or works (or components thereof), the use and/or sale of which: (1) currently generates 5% or more of the company’s gross revenues; or (2) currently generates a greater percentage of the company’s gross revenue (in combination with other IP or standing alone) than a majority of the other IP to be insured; or (3) is expected to generate revenue in the future which will fall within Categories 1 or 2 above; or (4) currently generates little or no revenue but has been the result of an extensive research and development effort over the last 5-10 years.

	IP Number:	Issue/Filing/Regis. Date:	Country:	Check here if IP qualifies as a SIGNIFICANT IP & give estimate of Percentage of Sales the IP contributes:
1.				%
2.				%
3.				%
4.				%
5.				%
6.				%
7.				%
8.				%
9.				%
10.				%
11.				%
12.				%
13.				%
14.				%
15.				%
16.				%
17.				%
18.				%
19.				%
20.				%

**NOTE: Please attach to this application a copy of the above IP (U.S. only). If more than 10 U.S. IP, then attach copies of your top 10 most SIGNIFICANT IP as defined above. If you submit copies of patent applications, we will need copies of (1) the filing receipt from the USPTO (if available), (2) specification, (3) abstract, (4) claims, (5) drawings, and (6) any amendments that have been filed with the USPTO.**

## **APPLICATION (ENFORCEMENT) CHECKLIST:**

- 1) Are all Questions answered? If you are not insuring all three types of IP, you may discard the applicable pages. For example, if you are applying for insurance for patents only, you do not need to complete the pages for “Trademarks” or “Copyrights”.
- 2) Are there full details given for the “yes” answers in Questions?  
Do we have copies of all warning letters and do we have names of all “Suspects”?
- 3) Is Appendix I completed with respect to the IP you wish to insure?
- 4) If more than 10 U.S. IP, are the top 10 “SIGNIFICANT” IP indicated on Appendix I?
- 5) Do we have copies of all U.S. IP listed (if more than 10, then do we have copies of the top 10)?
- 6) If U.S. patent applications are listed, do we have copies of the same?  
Need: *Filing receipt (showing serial number; filing date; & preliminary class);  
Specification; Abstract; claims; and drawings  
All amendments which have been filed since the original filing of the patent application.*
- 7) If U.S. Provisionals are to be insured, make certain the provisional is not over a year old. If so, we need the formally filed patent application as listed in “6.” Above.
- 8) If foreign patents are listed, are they equivalents to the U.S. patents/patent applications on the Appendix?
- 9) If PCTs are listed and are over 30 months old, we need the national phase countries & their respective serial numbers.
- 10) Is a working copy of any software to be insured included with the application? If not possible to include the software, are the first 10 pages of the code and all relevant promotional material regarding the software included?

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