



Claims-Made: The information requested in this Application is for a Claims-Made policy. If issued, the policy will apply only to claims first made during the policy period, or any applicable extended reporting period.

Defense Within Limits: The limits of liability will be reduced, and may be completely exhausted, by amounts paid as defense costs, and any retention will be applied against defense costs. The Insurer will not be liable for the amount of any judgment, settlement, or defense costs incurred after exhaustion of the limit of liability.

IMPORTANT INSTRUCTIONS

Under this CyberRisk Coverage, affiliates, other than Subsidiaries as defined in this coverage, are not covered unless the Insurer has agreed specifically to schedule such entities by endorsement.

GENERAL INFORMATION Name of Applicant: Street Address: City: State: Zip: Expiring Policy Number: Year Established: NAICS Code: Applicant website: Total assets as of most recent fiscal year-end: Annual revenues or expenditures as of most recent fiscal year-end: \$ Entity type (select all that apply): Private ☐ Nonprofit ☐ Publicly Traded ☐ Franchisor or ☐ Homeowner or Condo ☐ Public Entity ☐ Financial Institution Franchisee Association REQUESTED INSURANCE TERMS ☐ Yes ☐ No Does the Applicant desire any changes to the expiring policy limits or retentions? If Yes, indicate the desired changes in the table below. **Requested Terms: Insuring Agreement** Limit Requested Retention Requested **Privacy And Security** \$ \$ Media \$ \$ \$ Regulatory Proceedings \$ **Privacy Breach Notification** \$ \$ Computer And Legal Experts \$ \$ \$ **Betterment** \$ Cyber Extortion \$ \$ **Data Restoration** \$ \$ **Public Relations** \$ \$ \$ \$ Computer Fraud \$ \$ **Funds Transfer Fraud** Social Engineering Fraud \$ \$ Telecom Fraud \$ \$ **Business Interruption** \$ \$ \$ \$ **Dependent Business Interruption**

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Reputation Harm

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2.	Solely with respect to increased limits, is the Applicant, any Subsidiary, or any person proposed for this insurance aware of any circumstance that could give rise to a claim against them under this CyberRisk coverage?	S ☐ Yes ☐ No			
3.	Requested Terms: Aggregate Limit Requested: \$				
UN	DERWRITING INFORMATION				
DAT	'A INVENTORY				
4.	 Indicate whether the Applicant, or a third party on the Applicant's behalf, collects, receives, processes the following types of data as part of its business activities: a. Credit/Debit Card Data If Yes: i. Is the Applicant currently compliant with Payment Card Industry Data Security Standards (PCI-DSS)? ii. How many credit card transactions are processed or accepted for payment in a typical year? 	s, transmits, or maintains Yes No Yes No			
-	 iii. What is the Applicant's reporting level?	Yes No Yes No Yes No Yes No			
5.	What is the approximate number of unique individuals for whom the Applicant, or a third party on the Applicant's behalf, collects, stores, or processes any amount of personal information as outlined in Question 4? \square fewer than 100,000 \square 100,000 $-$ 250,000 \square 250,001 $-$ 500,000 \square 500,001 $-$ 1,000,000 \square 3,000,001 $-$ 2,500,000 \square 2,500,000 \square > 5,000,000				
6.	Indicate whether the data indicated in Question 4 is encrypted: a. While at rest in the Applicant's databases or on the Applicant's network b. While in transit in electronic form c. While on mobile devices d. While on employee owned devices e. While in the care, custody, and control of a third party service provider	Yes No N/A Yes No N/A			
7.	Is the Applicant a Healthcare Provider, Business Associate, or Covered Entity under HIPAA? If Yes, is the Applicant HIPAA compliant?	☐ Yes ☐ No ☐ Yes ☐ No			
8.	Is the Applicant subject to the General Data Protection Regulation (GDPR)? If Yes, is the Applicant currently compliant with GDPR? If the Applicant is subject to GDPR, and is not currently compliant, attach a description of steps being taking toward compliance.				
PRI	VACY CONTROLS				
9.	 Indicate whether the Applicant currently has the following in place: a. A Chief Privacy Officer or other individual assigned responsibility for monitoring changes in statutes and regulations related to handling and use of sensitive information b. A publicly available privacy policy which has been reviewed by an attorney c. Sensitive data classification and inventory procedures d. Data retention, destruction, and record keeping procedures e. Annual privacy and information security training for employees f. Restricted access to sensitive data and systems based on job function 	Yes No			
	WORK SECURITY CONTROLS				
10.	 Indicate whether the Applicant currently has the following in place: a. A Chief Information Security Officer or other individual assigned responsibility for privacy and security practices b. Up-to-date, active firewall technology 	☐ Yes ☐ No ☐ Yes ☐ No			

		CONTROLS			_				
	-	·	0 – 12 hours	☐ 12 – 24 hou	ırs [More tha	ın 24 hou	rs	
16.		ed upon testing results, hor ems interruption?	w long does it take to r	estore the Applicant	t's critical busines	ss operatio	ns follow	ing a ne	twork or
		Are all plans indicated above tested regularly with any critical deficiencies remediated? Yes No N/A Based upon testing results, how long does it take to restore the Applicant's critical business operations following a network of							
15.			•		remediated?		Yes	□ No	□ N/A
		system disruption An incident response plan		·	respond to a co	mputer	☐ Yes ☐ Yes	☐ No ☐ No	
14.	Indicate whether the Applicant has the following:a. A disaster recovery plan, business continuity plan, or equivalent to respond to a computer								
BUSINESS CONTINUITY / DISASTER RECOVERY / INCIDENT RESPONSE									
RHS	INFS	libelous, infringing, or in vi					∐ Yes	∐ No	
	c.	Responding to allegations	that content created,		shed by the App	licant is			
	b.	Editing or removing contropublished by or on behalf	· · · · · ·	fringing content fron	n material distrib	outed or	☐ Yes	□No	
	a.	. Avoiding the dissemination of content that infringes upon intellectual property rights					☐ Yes	□No	
13.	•	cate whether the Applicant	t has formal policies or p	procedures for:			□ 163		
12.		s the Applicant have a com perty rights?	prehensive written pro	gram in place for ma	naging intellectu	al	□Yes	∏No	
r	Medi	a Liability Coverage is not i	requested.						
CON	ITEN	T LIABILITY CONTROLS							
	C.	Processes card present tra		pable devices			Yes	☐ No	□ N/A
	b.	Encrypts or tokenizes card			-		Yes	□ No	
11.	a.	cate whether the Applicant Processes all payment card			otion		□Yes	□No	
			t's current navment care	d environment:					
	nplet rmat	e only if the Applicant, or a ion.	third party on the Appl	icant's behalf, collect	ts, processes, sto	res, or acce	epts paym	nent card	
		T CARD CONTROLS							
	q.		minate user access right	s as part or the empi	ioyee exit proces	3	☐ 162		
	p.	Procedures in place to terr	•	s as nart of the empl	lovee exit proces	ς	☐ Yes	☐ No	
	0. n	Systematic storage and mo Enforced password comple		u security logs			∐ Yes	∐ No □ No	
	•	If Yes, are such assessment			71.5		☐ Yes	∐ No	
	n.	Annual network security as		nartu cariisai-l-	ur)		∐ Yes	∐ No	
		If Yes, is such testing condu		rvice provider?			∐ Yes	∐ No	
	m.	Annual penetration testing					Yes	□ No	
		If Yes, are such procedures		sis?			Yes	☐ No	
		If Yes, are such procedures					☐ Yes	☐ No	
	l.	Backup and recovery proce		nportant business an	d customer data		☐ Yes	☐ No	
	k.	Remote access to the Appl					☐ Yes	☐ No	□ N/A
	j.	Multi-factor authentication					Yes	☐ No	☐ N/A
		and programs that contain					☐ Yes	☐ No	□ N/A
	i.	Multi-factor authenticatio			work and other	systems	_	_	_
	h.	Multi-factor authentication	n for administrative or p	privileged access			☐ Yes	☐ No	□ N/A
	g.	Data Loss Prevention Syste	em (DLP)				Yes	☐ No	
	f.	Intrusion Prevention Syste	m (IPS)				☐ Yes	☐ No	
	e.	Intrusion Detection System					☐ Yes	☐ No	
		If Yes, are critical patches i		of release?			Yes	☐ No	
		If Yes, is this process auton	=	•			Yes	☐ No	
	d.	A process in place to regula	· · · · · · · · · · · · · · · · · · ·				Yes	□No	
	c.	Up-to-date, active anti-viru	us software on all comp	uters, networks, and	I mobile devices		☐ Yes	□No	

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17. For vendors with access to the Applicant's computer system or confidential information, indicate whether the Applicant has the following in place:

	 Written policies which specify appropriate vendor information security controls Periodic review of, and updates to, vendor access rights 				☐ Yes ☐ Yes	☐ No ☐ No	
	c. Prompt revocation of vendor access rights when access is no longer needed				☐ Yes	☐ No	
		- 60 6 6				☐ No	
	•	•		al Liability or Cyber Liability insurance	Yes	□ No	
	f. Hold harmless / indemn	ity clauses that ben	efit the App	licant in contracts with vendors	☐ Yes	☐ No	
8.	Indicate which of the following	ng services are outs	ourced:				
	Data back up	☐ Yes ☐ No	N/A	Payment processing	☐ Yes	☐ No	□ N/A
	Provider:			Provider:			
	Data center hosting	☐ Yes ☐ No	n/A	Physical security	☐Yes	□No	□ N/A
	Provider:			Provider:	_	_	
	IT infrastructure	☐ Yes ☐ No	n/A	Software development	☐ Yes	П No	□ N/A
	Provider:		□ ··//·	Provider:			□ ·•//·
		☐ Yes ☐ No	D ∏ N/A		Yes	П No	□ N/A
	IT security Provider:	□ tes □ inc	∐ N/A	Customer marketing Provider:	res		☐ IN/ <i>P</i>
	Web hosting	☐ Yes ☐ No	N/A	Data processing	∐ Yes	☐ No	∐ N/A
	Provider:			Provider:			
	If Data center hosting or IT in	nfrastructure is ansv	vered Yes ab	pove:			
	a. What is the likely impact to the organization if these services become unavailable?						
b. Does the Applicant have an alternative solution in the event of a failure or outage to one of these service providers						?	
If Payment processing is answered Yes above, does the Applicant have an alternative means of processing card data in the event of an outsourced provider failure or outage?					☐ Yes	☐ No	
	Provide details:	-	•	-			
E	OLURED ATTACHMENTS						

As part of this Application, provide copies of the documents listed below. Such documents are made a part of this Application; the Insurer may elect to obtain requested information from public sources, including the Internet.

CyberRisk Employed Lawyers Supplement to be completed if Employed Lawyers coverage is sought.

ORGANIZATIONS NOT ELIGIBLE FOR COVERAGE

Coverage will not be considered for companies involved in whole or in part with paramilitary operations, pornography, adult entertainment, escort services, prostitution, or the manufacturing, distribution, or sale of marijuana.

NOTICE REGARDING COMPENSATION

For information about how Travelers compensates independent agents, brokers, or other insurance producers, please visit this website: http://www.travelers.com/w3c/legal/Producer Compensation Disclosure.html

If you prefer, you can call the following toll-free number: 1-866-904-8348. Or you can write to us at Travelers, Agency Compensation, One Tower Square, Hartford, CT 06183.

FRAUD STATEMENTS – ATTENTION APPLICANTS IN THE FOLLOWING JURISDICTIONS

ALABAMA, ARKANSAS, DISTRICT OF COLUMBIA, MARYLAND, NEW MEXICO, AND RHODE ISLAND: Any person who knowingly (or willfully in MD) presents a false or fraudulent claim for payment of a loss or benefit or who knowingly (or willfully in MD) presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

COLORADO: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company to defraud or attempt 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 to defraud or attempt to defraud the policyholder or claimant regarding a settlement or award payable from insurance proceeds will be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies.

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.

KENTUCKY, NEW JERSEY, NEW YORK, OHIO, AND 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 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. (In New York, the civil penalty is not to exceed five thousand dollars (\$5,000) and the stated value of the claim for each such violation.)

LOUISIANA, MAINE, TENNESSEE, VIRGINIA, AND WASHINGTON: It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company to defraud the company. Penalties include imprisonment, fines, and denial of insurance benefits.

OREGON: 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 may be guilty of a crime and may be subject to fines and confinement in prison.

PUERTO RICO: Any person who knowingly and intending to defraud 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, will incur a felony and, upon conviction, will be sanctioned for each violation with the penalty of a fine of not less than \$5,000 and not over \$10,000, or a fixed term of imprisonment for three years, or both penalties. Should aggravating circumstances be present, the penalty established may be increased to a maximum of five years; if extenuating circumstances are present, it may be reduced to a minimum of two years.

SIGNATURES

ADDITIONAL INFORMATION

inquiry, the statements provided in response Travelers as the basis for providing insurar provided.	represents that to the best of his or her knowledge as to this Application are true and complete, and, exceptions. The Applicant will notify Travelers of any mater	ot in NC, may be relied upon by					
Electronic Signature and Acceptance – Authorized Representative*							
above. By doing so, the Applicant agrees the	electronically sign this form by checking the Electronic nat use of a key pad, mouse, or other device to chec agreement as if signed in writing and has the same	ck the Electronic Signature and					
Authorized Representative Signature:	Authorized Representative Name, Title, and email address:	Date (month/dd/yyyy):					
Producer Name (required in FL & IA):	State Producer License No (required in FL):	Date (month/dd/yyyy):					
Agency:	Agency contact and email address:	Agency Phone Number:					