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New Business Application for Internet Liability Coverage

□ Yes □ No

BY COMPLETING THIS NEW BUSINESS APPLICATION THE APPLICANT IS APPLYING FOR COVERAGE WITH FEDERAL INSURANCE COMPANY (THE "COMPANY")

NOTICE: THE LIMIT OF LIABILITY TO PAY DAMAGES OR SETTLEMENTS WILL BE REDUCED AND MAY BE EXHAUSTED BY "DEFENSE COSTS" AND "SUBPOENA DEFENSE COSTS," AND "DEFENSE COSTS" AND "SUBPOENA DEFENSE COSTS" WILL BE APPLIED AGAINST THE APPLICABLE RETENTION AMOUNT. THE COVERAGE AFFORDED UNDER THIS POLICY DIFFERS IN SOME RESPECTS FROM THAT AFFORDED UNDER OTHER POLICIES. READ THE ENTIRE NEW BUSINESS APPLICATION CAREFULLY BEFORE SIGNING.

APPLICATION INSTRUCTIONS:

- 1. Whenever used in this Application, unless otherwise stated, the term "**Applicant**" means the Parent Organization and all of its Subsidiaries, unless otherwise stated.
- 2. Provide a complete response to all questions and attach additional pages as needed.
- 3. Please attach a copy of the following for every **Applicant** seeking coverage:
 - Completed, signed and dated *Cyberlite For Media*[™] By Chubb Application if unauthorized internet access coverage is requested;
 - Standard forms of agreement utilized by Applicant;
 - Any hold harmless agreement(s) Applicant has entered into for any Internet Activity;
 - Current audited financial statement, annual report and/or 10K, or complete operating budget if Applicant is a non-profit organization; and
 - Experience resume(s) of IT support team of Applicant.

I. **GENERAL APPLICANT INFORMATION:** Please Note – If the information below was previously supplied under another media application, please supply name and date of other application and proceed to the next section:

1. Name of Applicant: _____

3. Web address: _____

4. Name, Address and Title of Primary Contact:

	City:	State:	Zip Code:	Telephone:
5.	The Applicant is:	Individual	Non-profit	
		Corporation	Privately Held	
		Partnership	Publicly Traded	
		Other:		

- 6. Year established: _____
- 7. Number of years operated under present ownership:
- 8. Are there other subsidiaries, affiliates or other related entity(ies) (including DBAs) for which coverage is desired?

If Yes, list all such locations on a separate sheet and attach it to this Application.

NOTE: Coverage is not afforded to any entity not scheduled in this section of the Application and not specifically named as an Insured on the policy.

9. a. Is **Applicant**: (i) wholly or partially owned by, affiliated with, or controlled by any other entity(ies) not previously listed in Question 1 or 8, or (ii) does **Applicant** wholly or partially



for Internet Liability Coverage

	own, operate, manage or control any other businesses not previously listed in Question 1 or 8?					
		If Yes to either Question 9a. (i) or (ii) above, provide comple	ete details:			
	h	During the part five years has the Applicant's name has	channed or bac the Ar			
	b.	During the past five years, has the Applicant's name beer purchased, merged or consolidated with any other busine purchased?				
		If Yes, please attach an explanation.				
		If Yes, if the Applicant purchased another business, wa Applicant also buy or accept any liabilities? Please explain		sset purchase" or did the		
II.	SPE					
POL		NFORMATION:				
1.	Cov	erage desired: 🗹 Internet Activities				
	Limi	ts of Liability desired:				
		Each Claim or Related Claim: \$				
		Aggregate for all Claims and Related Claims: \$				
2.	Rete	ention Amount desired for each Claim or Related Claim:				
	□\$	5,000 □ \$10,000 □ \$25,000 □ \$50,000 □ Other	: \$			
3.	Co-i	nsurance percentage desired for Internet Activities:				
	□ 2	0% □ Other:% □ N/A				
4.	Polio addi	cy Period Requested: From to to	both days at	12:01 a.m. at the principal		
5.	Арр	Applicant's projected annual gross revenues for the current calendar year: \$				
6.	Applicant's projected annual gross revenues from the internet site(s) for which coverage is sought: \$					
INTE		T ACTIVITIES:				
7.	prop	use identify the top five (5) internet site(s) by "hits" or "re perties" for which coverage is sought, the date each site firs ys per month:				
		Internet Site (including URL)	Date On-Line	Average Page Views Per Month		

(including ORL)		Permonun
IMPORTANT: If any of the above sites are not yet on-line, ple	ase attach a complete d	escription of the proposed

site(s), the anticipated launch date and an estimated number of monthly page views (if known).

Does Applicant own a federally registered trademark in its domain name? 8.

II.

2.



for Internet Liability Coverage

			plicant conducted a trademark search to determine whether its domain name lemark held by a third party?	□ Yes	□ No	
9.			Dicant's internet sites contain any of the following content, transact business in any nake available any of the following products or services:	of the fol	lowing	
	a.	Pornogra	aphic material or other material of a sexually explicit nature?	□ Yes	□ No	
	b.	Medical patients?	records or other health care information pertaining to specifically identifiable	□ Yes	□ No	
	C.	Financia	I services, including banking, insurance, or investment services?	□ Yes	□ No	
	d.	Gambling	g, lotteries or other games of chance?	□ Yes	🗆 No	
	e.		onal services, such as legal services, accounting services, medical services or vices which must be provided by licensed professionals?	□ Yes	□ No	
	f.	Music av	ailable to be downloaded by users?	□ Yes	□ No	
	g.	Film or v	ideo available to be downloaded by users?	□ Yes	□ No	
		ASE NOT	E: If Applicant answered Yes to any of the foregoing, Applicant may be ineligi age.	ble for Ir	nternet	
10.			ant collect personal information (names, addresses, etc.) about visitors to ternet site(s)?	□ Yes	□ No	
	If Yes, does Applicant sell or otherwise disclose this personal information to third parties?					
	lf Yes	s to either	of the foregoing questions, does Applicant disclose these activities to			
	visito	rs to App	licant's site(s)?	□ Yes	□ No	
11.	ls ele	ctronic co	ommerce conducted on any of Applicant's internet sites?	□ Yes	□ No	
	If Yes	s, are the	transactions encrypted?	□ Yes	🗆 No	
		s, does / actor)?	Applicant process the transactions itself (as opposed to using an independent	□ Yes	□ No	
12.	Does	Applicar	nt provide links on any of its internet sites to internal pages of other sites?	□ Yes	🗆 No	
	If Yes	s, does A p	oplicant obtain written permission from the operators of such other sites?	□ Yes	🗆 No	
13.	Does	Applicar	nt sell advertising space on any of its internet sites?	□ Yes	□ No	
14.	Does	Applicar	nt's internet site(s) contain any of the following:			
	a.	Blogs?		□ Yes	□ No	
		lf Yes, ar	re the blogs:			
		(i) inte	eractive?	□ Yes	□ No	
		(ii) wr	itten by employees?	□ Yes	□ No	
		(iii) wr	itten by the general public?	□ Yes	□ No	
		(iv) wr	itten by independent contractors/third parties?	□ Yes	□ No	
			Yes to Question 14.a.(iv) above, please describe any hold harmless agreement tween Applicant and independent contractors/third parties relating to the blogs:	s entere	d into	

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Chat room(s)?
b.
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If Yes, are the chat rooms monitored?

□ Yes □ No □ Yes □ No



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	30.	, Dy	WIIU	

If Yes to Question 14.b., please describe all details relating to the chat room(s):

15.	Does Applicant utilize any proprietary software in the operation of any of its inte	ernet sites?		Yes	□ No
16.	Does Applicant provide software on any of its internet sites that can be download	aded by use	rs? □	Yes	□ No
	If Yes, does Applicant own all of the rights necessary to disseminate this software	are?		Yes	□ No
17.	What percentage of the content on $\ensuremath{\textbf{Applicant's}}$ internet site(s) is obtained from	third parties	?		%
18.	With respect to the internet content that Applicant obtains from third parties:				
	Does Applicant obtain written permission from such third parties?	□ Always	□ Sometime	s 🗆	Never
	Does Applicant obtain written indemnification agreements from such third parties?	□ Always	□ Sometime	s 🗆	Never

If **Applicant** answered Sometimes to either of the foregoing questions, please explain its policy regarding use of third-party content:

19.	What percentage of the monthly page views on Applicant's internet site(s) originates from outside the United States and Canada?		%
RISK	MANAGEMENT:		
20.	Does Applicant use third-party trademarks on its internet site(s) solely in order to increase the number of hits to its site(s)?	□ Yes	□ No
21.	Does Applicant have a privacy policy posted on all of its internet site(s)?	□ Yes	□ No
	If Yes, has the privacy policy been reviewed by counsel?	□ Yes	□ No
22.	Does Applicant have a written policy and procedure regarding the posting of content on the internet site(s) identified in this Application?	□ Yes	□ No
23.	Does Applicant require review of content by legal counsel or by management for potential legal exposures prior to allowing that content to be posted on its internet site(s)?	□ Yes	□ No
24.	Does Applicant have "take-down" procedures in place for removing from its internet site(s) any content that infringes or potentially infringes on copyrights held by third parties?	□ Yes	□ No
25.	With regard to blogs and/or chat rooms, is Applicant familiar with the protections afforded by the Communications Decency Act and the Digital Millennium Copyright Act?	□ Yes	□ No
	If Yes, does Applicant utilize the protections offered by both Acts?	□ Yes	□ No
	Please describe:		

OPTI	ONAL COVERAGES (additional premium will apply):		
26.	Does Applicant desire coverage for the content of email originating from it or its employees?	□ Yes	□ No
	If Yes, please identify the domain name from which all such email originates:		

Does Applicant have written guidelines regarding appropriate use of company email?



b.

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27. Does **Applicant** desire coverage for any other publications or communications, not identified above?

If Yes, please attach copies, or describe such publications or communications if copies are not available:

III. PRIOR INSURANCE, OTHER INSURANCE, LOSS HISTORY AND PRIOR KNOWLEDGE:

If Yes to Question 1, complete the chart below for the past five (5) years:

1. Does the Applicant have internet liability insurance currently in force?

a. If Yes to Question 1, is Advertising Injury included?

POLICY PERIOD DEDUCTIBLE LIABILITY INSURER LIMITS PREMIUM CLAIMS \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

2. MISSOURI APPLICANTS/AGENTS - DO NOT ANSWER QUESTION 2.

Has the Applicant ever had an application for internet liability insurance declined, or had an internet liability policy canceled or non-renewed by the insurer?	□ Yes	□ No
If Yes, please attach an explanation.		
Does the Applicant maintain a comprehensive general liability policy?	□ Yes	□ No

If Yes, please provide the following information:

Name of Insurer:	
Policy Period:	Limit:

Is Personal Injury coverage included?

Is Product Liability coverage included?

LOSS HISTORY:

3.

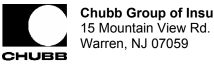
4. In the past ten (10) years, has the **Applicant** or any of its subsidiaries been sued, threatened with suit or received a claim for any act, error, or omission relating to the gathering, production, dissemination or communication of information, including but not limited to libel, slander, any form of invasion of privacy or misappropriation of name or likeness, infringement of copyright or trademark or infliction of emotional distress?

If Yes, please attach a description detailing the circumstances of each suit, threat of suit or claim, including the identity of the claimant, the factual and legal basis for the claim, and the disposition.

5. Please attach a list (including the status) of all claims made during the past five (5) years against the **Applicant** or any of its subsidiaries, or any director, officer, employee, partner, agent or independent contractor of the **Applicant**, or any director, officer, employee, partner, agent or independent contractor of any of its subsidiaries.

If none, please check here: □ None

□ Yes □ No



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6. After inquiry, do any of the principals, partners, officers, directors, or employees of the **Applicant** or any other proposed insured have knowledge or information about any act, error or omission which might reasonably be expected to give rise to a future claim which would fall within the scope of the proposed insurance?

□ Yes □ No

If Yes, please attach a description which provides full details.

Without prejudice to any other rights and remedies of the Company, any claim arising from any Claims, facts, circumstances or situations required to be disclosed in response to questions 4, 5, and 6 above is excluded from the proposed insurance.

IV. MATERIAL CHANGE:

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.

V. DECLARATIONS, FRAUD WARNINGS AND SIGNATURES:

The **Applicant's** submission of this Application does not obligate the Company to issue, or the **Applicant** to purchase, a policy. The **Applicant** will be advised if the Application for coverage is accepted. The **Applicant** hereby authorizes the Company to make any inquiry in connection with 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 and shall be deemed to be attached to and shall form a part of any such policy. The Company will have relied upon this Application, its attachments, and such other information submitted therewith in issuing such policy.

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.

Notice to Arkansas, Louisiana, Maryland, 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 and 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 (in Oklahoma) or a felony of the third degree (in Florida).

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 false information, or conceals for the purpose of misleading, information concerning any material fact thereto, commits a fraudulent insurance act which is a crime.



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 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 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.

Date	Signature*	Title
		Chief Executive Officer
		Chief Financial or Chief Information Officer

*This Application must be signed by the chief executive officer and chief financial officer or chief information officer of the **Applicant** acting as the authorized representatives of the person(s) and entity(ies) proposed for this insurance.

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