

## Entertainment Brokers International Los Angeles

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Seven Times Square New York, NY 10036

## FLORIDA GENERAL APPLICATION

MEDIA PERILS INSURANCE

This General Application must be completed by all Applicants. Each Applicant must also complete supplemental Schedule(s) for each class of business for which coverage is requested.

NOTICE: THE POLICY FOR WHICH THIS APPLICATION IS SUBMITTED IS WRITTEN ON A CLAIMS MADE AND REPORTED BASIS AND COVERS ONLY CLAIMS FIRST MADE AGAINST THE INSUREDS DURING THE POLICY PERIOD OR EXTENDED REPORTING PERIOD, IF APPLICABLE, AND REPORTED IN WRITING TO THE INSURER PURSUANT TO THE TERMS THEREIN. THE LIMIT OF LIABILITY AVAILABLE TO PAY DAMAGES OR SETTLEMENT AMOUNTS SHALL BE REDUCED AND MAY BE TOTALLY EXHAUSTED BY PAYMENT OF DEFENSE COSTS. PLEASE READ THIS APPLICATION AND THE POLICY CAREFULLY.

Please answer all questions and submit the requested information. If you do not have a copy of the Policy, please request it from your agent, broker or legal representative.

#### INFORMATION ABOUT THE APPLICANT

Name of Applicant:
Street & Mailing Address: Website:
Applicant is a:  Corporation LLC Individual Partnership Other (Explain):
How long has the Applicant been in business? Under current management? Names and titles of Principals, Officers, Partners, or Individuals:
If Coverage is desired for more than the Applicant, please answer Questions 1 to 5 above for each entity to be named, the relationship of each to the Applicant, and the percentage of ownership, if any, by the Applicant. Attach a separate sheet if necessary:

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-				ame of each, the type of entity icant:	
8. C	esired Effective Date:	Ex	xpiration Date	Pending and Prior Date	:
9. L	imit of Liability	Per Wro	ongful Act: \$		
		In the a	ggregate: \$		
		Deductil	ble amount: \$		
Ir	Please describe Declar nelude details relating ubject matter that you	to your business	s activity in the ente	rtainment industry; or a spec	ific project or
-					
1. Is	complete and exact as a Applicant engaged in	s possible.] any business or p	profession other than	the description. Please be	_
1. Is If – 2. P	complete and exact as s Applicant engaged in "yes", please explain_	possible.] any business or p	orofession other than	described above?	] No
1. ls lf - 2. P	complete and exact as Applicant engaged in "yes", please explain_	possible.] any business or p	orofession other than	described above?	] No
1. ls lf - 2. P m 3. P	complete and exact as a Applicant engaged in "yes", please explain_ Please attach a brief benanagement.  Prior Insurance:	s possible.] any business or p	orofession other than one of the Applicant ar	described above?	No embers and/or
11. Is Iff	complete and exact as a Applicant engaged in "yes", please explain Please attach a brief branagement.  Prior Insurance:	s possible.] any business or p	orofession other than one of the Applicant ar	described above?	No embers and/or
11. Is Iff	complete and exact as a Applicant engaged in "yes", please explainglease attach a brief benanagement.  Prior Insurance: Please provide below fue ears:	is possible.]  any business or publications of all particulars of all	ne of the Applicant ar	described above?  Yes described above?  Yes described above?  Yes described above?  he type requested carried in the	No embers and/or e past <u>five</u> (5)
11. Is Iff	complete and exact as a Applicant engaged in "yes", please explainglease attach a brief benanagement.  Prior Insurance: Please provide below fue ears:	is possible.]  any business or publications of all particulars of all	ne of the Applicant ar	described above?  Yes described above?  Yes described above?  Yes described above?  he type requested carried in the	No embers and/or e past <u>five</u> (5)

14. If Applicant does not currently have insurance of the type applied for herein, please explain why not and why this coverage is being requested now:

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15.	Has Applicant been refused similar insurance in the past?
	Has any of the Applicant's prior insurance carriers cancelled or indicated an intent to not offer renewa terms?   Yes  No  If "yes", please explain:
17.	INFORMATION ABOUT CLEARANCE  Name, address, email address, website and phone number of the Attorney who clears literary, musical and other materials:
18.	State briefly the type and length of experience of the Attorney:
19.	State briefly the Clearance Procedures (or attach a copy of them):
20.	What is the policy and procedure with regard to the submission of unsolicited materials?
	If Submission Agreements are used, please attach a sample.
21.	Has the Attorney approved as adequate the steps taken to clear all necessary rights?  Yes No If "no", please explain

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ME	DIA	PERILS LIABILITY INSURANCE APPLICATION
22.		s Applicant or any of its agents been unable to obtain or been refused an agreement or release afte ring:
		Negotiated for any rights in literary, musical or other materials, or-
	` '	Negotiated for releases from any persons with the production?
		Yes No. If "yes", please explain:
		INFORMATION ABOUT PRIOR EXISTING AND POTENTIAL CLAIMS
23.		plicant represents that neither his/her/its counsel, its partners, officers directors, senior employees no person(s) or entity(ies) proposed for this Insurance have any knowledge, actual or constructive:
	(a)	Of any Suits or Claims or legal proceedings made or commenced against the Applicant, or any of its officers, directors, agents or affiliated corporations within the past five (5) years for defamation, invasion of privacy, plagiarism, piracy, infringement of copyright (statutory or common law), unauthorized use of titles, formats, characters, plots, ideas or other material, breach or implied contract out of the alleged submission of any literary, musical or other material, or unfair competition.
		☐ NO EXCEPTIONS. Please Initial
		EXCEPT AS FOLLOWS: Please describe in detail, and attach addendum if necessary. This information should include the following: number of judgments rendered, amount of each judgment number of settlements before trial, amount of each settlement and a brief description of the substance of the claim.
	(b)	Of any existing or threatened Claim or legal proceedings of any kind based upon any
	()	work(s) to be insured or any material contained in or upon such work(s) is based, that would be covered by the policy requested by this Application.
		☐ NO EXCEPTIONS. Please Initial
		☐ EXCEPT AS FOLLOWS:
	(c)	Of any fact, inquiry, circumstance, situation, act, error, omission or prior negotiation which migh reasonably lead to a Claim, Suit or legal proceeding instituted against the Applicant or any person(s) of entity(ies) proposed for this insurance that would be covered by the Policy requested by this Application.
		□ NO EXCEPTIONS. Please Initial
		☐ EXCEPT AS FOLLOWS

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# THIS APPLICATION IS SUBMITTED WITH THE FOLLOWING SPECIFIC UNDERSTANDING PLEASE CAREFULLY READ AND INITIAL EACH ITEM

		PLEASE CAREFULLY READ AND INITIAL EACH ITEM
24.		
	(a)	Applicant represents that the answers and statements above and those contained on any Schedules attached hereto are in all respects true and material to the issuance of an insurance policy and that Applicant has not omitted, suppressed or misstated any facts.  PLEASE INITIAL
	(b)	Applicant and his/her/its counsel have supplied Company with all information required to be furnished pursuant to the Clearance Procedures, and to the extent such information is not known at the time of the Application, such information will be furnished in writing to Company as soon as known. Company thereafter shall have the right to limit the insurance coverage at its discretion.  PLEASE INITIAL
	(c)	If any Claims, threatened Claims, or other matters which might affect issuance of a policy come to the attention of Applicant after execution or filing of this Application with the Company but before a policy is issued, Applicant must notify the Company immediately. Whether notified or not, Company shall have the right to limit the insurance coverage at its discretion.  PLEASE INITIAL
	(d)	Applicant agrees to obtain from third parties from whom it obtains any matter, material or services for the insured work written warranties and indemnities against Claims arising out of the use of such matter, material or services.  PLEASE INITIAL
	(e)	Applicant and its counsel agrees that it will use due diligence to determine whether any portrayal, matter or materials to be used in the work(s) to be insured violates the right of any person or entity or are protected by law and, where necessary, to obtain from parties owning rights therein, the right to use the same in connection with the insured work(s).  PLEASE INITIAL
	(f)	All Exclusions in the Policy apply regardless of any answers or statements in this Application and any Schedules attached hereto.  PLEASE INITIAL
	(g)	Applicant understands that the Limit of Liability, Deductible, Policy Term and other terms and conditions under any Policy to be issued in response hereto shall include both Loss payment and Defense Costs

as defined in the Policy and may be different than those requested. Applicant agrees to such

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PLEASE INITIAL \_\_\_\_

differences.

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(h)	Applicant understands that the Defense Costs provision of the Policy stipulates that the	Limits	of
	Liability may be completely exhausted by the cost of legal defense and any Deductible or reten	tion sh	all
	apply to investigation expenses and Defense Costs as well as indemnity.		
	PLEASE INITIAL		

(i) Applicant acknowledges that Claims and Suits may be brought which may combine covered and uncovered claims or forms of relief and that conflicts of interest may arise as between one Applicant and another Applicant under this Policy or as against the Company. In all such circumstances, Applicant recognizes that, under this policy, the Insurer's obligation is only to provide one (1) counsel for defense of all Claims and all Insureds. If any further counsel are desired by Applicant, they may be retained at the Applicant's own cost and expense in accordance with the terms of this Policy, but the Company's counsel will conduct and control the defense. Applicant understands that the premiums set forth herein, the Deductible and the balance of the terms of this Policy have been specifically set and determined with the foregoing provisions in mind and acknowledges that the Applicant is waiving any right to separate counsel paid for by the Company but shall retain the right to such counsel paid by the Applicant.

<b>PLEASE</b>	INITIAL
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#### **CONDIITONS:**

The Applicant acknowledges that the Policy has the following conditions in the Policy:

Failure to fulfill these conditions will release us from all obligations under this Policy to the extent that a Loss is suffered or increased by that failure as to all Insureds.

All Insureds hereby represent that:

- In connection with Declared Production Activity insured by this Policy, the Insured has and will adopt and adhere to Clearance Procedures that are designed to prevent and protect against the types of Claims covered by this policy, including but not limited to, the Clearance Procedures attached to the Application. The Insured will furnish, at our request, copies of their Clearance Procedures and their efforts to follow them.
- 2. The Insured will obtain from third parties that provide the Insured with any matter, material or services for a Declared Production Activity, written warranties and indemnification agreements against Claims arising out of the use of such matter, material or services.
- 3. The Insured will use due diligence to determine whether any portrayal, matter or materials to be used by the Insured violates the rights of any person or organization or is protected by law and, when necessary, the Insured will obtain the rights to use such portrayal, matter or materials.
- 4. The Insured will take all steps to:
  - (a) Assure the originality and ownership of literary and musical materials;
  - (b) Obtain contracts and releases from persons appearing in or contributing material to you; and
  - (c) Avoid using any libelous material or material constituting a violation of any right of privacy or publicity.
- 5. The Insured will obtain the proper clearance for all of the following prior to the Distribution of a Declared Production Activity:
  - (a) The use or release of Titles.
  - (b) The use or release of music in any Declared Production Activity.
  - (c) The creation, use, release, or Distribution of music other than music in the exact format embodied in a Declared Production Activity.

- (d) The creation, use, release, or Distribution of any photographs in connection with any Declared Production Activity.
- (e) The creation, use, release, or Distribution of any film clips or images.
- (f) The intentional or unintentional use or release of any:
  - (1) Name, voice, likeness or image of an individual, living or dead;
  - (2) Characteristic, personal quality or other information that identifies an individual, living or dead;
  - (3) Business name, corporate name or product name:
  - (4) Registered or common law trademark, or trade dress; or
  - (5) Actual or fictional phone number, street address or location.
- 6. You will use attorneys to supervise and approve acquisition of underlying rights and compliance with the Clearance Procedures.

PLEASE	INITIAL	

## **CLEARANCE PROCEDURES**

Applicant's attorney must assure him/herself of the following before first exhibition of the insured work(s):

- 1. A copyright report must be obtained, covering domestic and foreign copyright, as well as all extensions and renewals thereof, for all literary material (other than original and unpublished) contained in the work(s). If the Applicant is acquiring the work(s) as a completed work (such as a pick-up of a motion picture), a copyright report must also be obtained covering the completed work. In the case of an unpublished original work, the origin of the work must be traced in order to ascertain that the Applicant has all required rights in the work.
- 2. Written agreements must exist between the Applicant and the creators, authors, writers and owners of all material, including quotations from copyrighted works, used in the insured work(s), authorizing the Applicant to use the material in the insured work(s).
- 3. If the work(s) is in any way based on actual facts, it must be ascertained if the source material is primary (e.g. direct interview, court records) and not secondary (e.g. another copyrighted work). Use of secondary sources may be permissible, but full details must be provided to Company in an attachment to the Application.
- 4. Written releases must be obtained from all persons who are recognizable or who might reasonably claim to be identifiable in the insured work(s), or whose name, image or likeness is used, and if such person is a minor, the minor's consent must be legally binding. If the recognizable or identifiable person is deceased, releases must be obtained from the personal representative of such person. Releases of the type described in the preceding two sentences may not be required in certain instances, but full details must be provided to the Company in an attachment to the Application. Releases are not necessary if the recognizable person is part of a crowd or background shot and the image is not shown for more than a few seconds or given special emphasis.
- 5. Where the work is fictional in whole or in part, the names of all characters must be fictional. In certain limited instances, particular names need not be fictional, but full details must be provided to the Company in an attachment to the Application.

- 6. Where scenes are filmed depicting or referring to distinctive businesses, personal property or products identifiable with any person, firm or corporation, or depicting or referring to distinctive real property of any person, firm or corporation, written releases must be obtained from such person, firm or corporation granting the Applicant the right to film and use such property in the insured work(s). In certain instances releases may not be required, but full details must be provided to the Company in an attachment to the Application. Releases are not necessary if property is non-distinctive background only.
- 7. All releases must give the Applicant the right to edit, modify, add to and/or delete any or all of the material supplied by the releaser. Releases from recognizable persons must grant the Applicant the right to fictionalize the Applicant's portrayal of the releaser.
- 8. All contracts and releases must give the Applicant the right to market the work(s) for use in all media and markets (e.g. video discs, cassettes, supplemental markets), except to the extent the Applicant qualifies the application to exclude insurance coverage for particular media.
- 9. Synchronization and performance licenses must be obtained from the composer or copyright owner of all music used in the insured work(s). Licenses are unnecessary if the music (and its arrangement) is in the public domain. Licenses must also be obtained for the use of previously recorded music.
- 10. If the work(s) contains any film clips, the Applicant must obtain authorization to use the film clip from the owner of the clip who has the right to grant such authorization and must obtain authority from the appropriate persons for "secondary use" of all material contained in the film clip, e.g. underlying literary and musical rights, performances of actors and musicians.
- 11. A report (generally known as a "title report") covering the title of the work(s) must be obtained from a recognized source setting, forth prior uses of the same or similar titles, and the title of the work(s) must be changed to avoid any conflict.
- 12. It must be determined whether the Applicant, or any of its officers, directors, partners or agents received any submission of any similar material or work(s), and if so, the Company must be fully advised of all circumstances relating to each such occurrence, in an attachment to the Application.
- 13. It must be determined that the insured work(s) does not contain any material which constitutes defamation, invasion of privacy, violation of the right of publicity or of any other right of any person, firm or corporation.
- 14. Prior to any public exhibition of the work(s), it must be previewed to assure that the Clearance Procedures have been followed.
- 15. To the extent that any information required to be furnished pursuant to these Clearance Procedures is not known at the time of the application, such information must be furnished in writing to the Company as soon as known.

THE FOREGOING CLEARANCE PROCEDURES SHOULD NOT BE CONSTRUED AS EXHAUSTIVE; NOR DO THEY COVER ALL SITUATIONS WHICH MAY ARISE, GIVEN THE GREAT VARIETY OF WORKS. RATHER, APPLICANT AND ITS COUNSEL MUST CONTINUALLY MONITOR THE WORK(S) AT ALL STAGES, AND IN LIGHT OF ANY SPECIAL CIRCUMSTANCES, TO MAKE CERTAIN THAT THE WORK(S) CONTAINS NO MATERIAL WHICH COULD GIVE RISE TO A CLAIM.

#### PLEASE INDICATE DESIRED COVERAGE TERMS:

Each Applicant must complete the General Application. Please complete the attached supplemental Schedules for coverage consideration for each of the below classes of business for which coverage is requested.

#### PLEASE CHECK THE DOCUMENTS SUBMITED WITH THE GENERAL APPPLICATION.

GENERAL APPLICATION
Schedule AD : ACQUISITION & DEVELOPMENT - [Acquisition and Development activities of a Film or Television Producer]
Schedule C : COMMERCIALS, MUSIC VIDEOS, EDUCATIONAL OR INDUSTRIAL FILMS
Schedule D : DISTRIBUTOR - [Film, Television, Video/DVD Music]
Schedule I: INDIVIDUAL WORK – [Single Film, Television Special, Pilot or Series, Radio Program or Series, Computer Program Electronic Work, Multimedia Work, Book, Stage Play]
Schedule M : MERCHANDISE -
Schedule MCLP: MUSIC- COMPOSER/LYRICIST AND/OR MUSIC PUBLISHER-
Schedule PER : PERFORMER –[Live performer all types]
Schedule ST : SOUND TRACK –
Schedule W : WEBSITE CONTENT -

**Notice to Applicant: Please Read Carefully** 

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE OF THE APPLICANT DECLARES THAT THE STATEMENTS SET FORTH HEREIN ARE TRUE, AND REASONABLE EFFORT HAS BEEN MADE TO OBTAIN SUFFICIENT INFORMATION FROM ALL PERSONS PROPOSED FOR THIS INSURANCE TO FACILITATE THE ACCURATE COMPLETION OF THIS APPLICATION. THE UNDERSIGNED AUTHORIZED REPRESENTATIVE AGREES THAT IF THE INFORMATION SUPPLIED ON THIS APPLICATION CHANGES BETWEEN THE DATE OF THIS APPLICATION AND THE EFFECTIVE DATE OF THE INSURANCE, HE/SHE WILL, IN ORDER FOR THE INFORMATION TO BE ACCURATE ON THE EFFECTIVE DATE OF THE INSURANCE, IMMEDIATELY NOTIFY THE COMPANY OF SUCH CHANGES, AND THE COMPANY MAY WITHDRAW OR MODIFY ANY OUTSTANDING QUOTATIONS OR AGREEMENTS TO BIND THE INSURANCE.

SIGNING OF THIS APPLICATION DOES NOT BIND THE APPLICANT OR THE COMPANY TO COMPLETE THE INSURANCE, BUT IT IS AGREED THAT THIS APPLICATION AND ANY SUPPLEMENTAL SCHEDULES SHALL BE THE BASIS OF THE CONTRACT SHOULD A POLICY BE ISSUED, AND IT WILL BE DEEMED TO BE ATTACHED TO AND BECOME PART OF THE POLICY.

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ALL ATTACHMENTS AND MATERIALS SUBMITTED WITH THIS APPLICATION, INCLUDING ANY APPLICATIONS FOR UNDERLYING POLICY(IES) AS WELL AS FOR PRIOR POLICIES IN AN UNINTERRUPTED SERIES OF POLICIES ISSUED BY THE COMPANY OR THE INSURER(S) FOR PRIOR UNDERLYING POLICIES ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF.

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE OF THE APPLICANT HEREBY ACKNOWLEDGES THAT:

- 1. THIS POLICY APPLIES TO EVENT(S) WHICH TAKE PLACE DURING THE POLICY TERM AND WHICH TRIGGER COVERAGE UNDER THE INSURING AGREEMENTS OF THE POLICY, AS APPLICABLE.
- 2. THE LIMIT OF LIABILITY AVAILABLE TO PAY JUDGMENTS OR SETTLEMENTS WILL BE REDUCED, AND MAY BE COMPLETELY EXHAUSTED, BY THE PAYMENT OF DEFENSE COSTS, AND IN SUCH EVENT, THE COMPANY WILL NOT BE RESPONSIBLE FOR THE CONTINUED DEFENSE COSTS OR FOR THE AMOUNT OF ANY JUDGMENT OR SETTLEMENT TO THE EXTENT THAT ANY OF THE FOREGOING EXCEED THE APPLICABLE LIMIT OF LIABILITY.

**Notice to Arkansas 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 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 policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder 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 Hawaii applicants: "For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both."

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 Maine 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 Minnesota applicants: "A person who 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 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."

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: "WARNING: 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 Tennessee 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 include imprisonment, fines and denial of insurance benefits."

Notice to Texas applicants: "Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison."

Notice to Virginia 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 include imprisonment, fines and denial of insurance benefits."

**Notice to West Virginia 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."

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE IS MAKING THE REPRESENTATIONS IN THIS APPLICATION

N BEHALF OF THE APPLICANT AND ALL ENTITIES OF	R PERSONS PROPOSED FOR COVERAGE UNDER THE POLICY.
	By Applicant
	Title (President, CEO, or CFO)
	Date
Broker-Agent	License Number
APPLICATION AND ALL ATTACHED SCHED COMPANY'S STANDARD CLEARANCE PE APPLICATION. I HAVE BEEN RETAINED BY TH TO SEE THAT THOSE CLEARANCE PROCEDU	BELIEVE THE STATEMENTS CONTAINED IN THE DULES ARE CORRECT. I AM FAMILIAR WITH THE ROCEDURES, WHICH ARE ATTACHED TO THIS HE APPLICANT TO, AND WILL USE MY BEST EFFORTS JRES ARE FOLLOWED ON ALL WORKS CREATED OR ERE THE APPLICANT CONTROLS CREATION OR
DISTRIBUTION BY THE APPLICANT, I WILL FOLLOWING CONDITIONS ARE SATISFIED: EXHIBITED OR BROADCAST PRIOR TO DISTRIBUTION OF SUCH A PRODUCTION OF FROM THE DATE OF ITS FIRST PUBLIC EXSUCH OTHER INSURANCE; (IV) SUCH OT	THER WORKS THAT HAVE BEEN ACQUIRED FOR LL USE MY BEST EFFORTS TO SEE THAT THE (I) SUCH A PRODUCTION HAD BEEN PUBLICLY THE ACQUISITION BY THE APPLICANT; (II) THE OR WORK WAS COVERED BY OTHER INSURANCE CHIBITION; (III) THE APPLICANT DOES NOT CANCEL HER INSURANCE NAMES THE APPLICANT AS AN TORY EVIDENCE OF SUCH OTHER INSURANCE IS PANY:
Attorney's Signature:	Date Signed:

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## SCHEDULE AD - ACQUISITION AND DEVELOPMENT

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The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

Аp	plicant's Name	
1.	0 10	annual gross receipts from all sources:
2.	<ul> <li>b. Features for television release</li> <li>c. Television pilot and specials</li> <li>d. Television series (No. of episodes)</li> </ul>	g. Industrial & training films h. Short subjects i. Music: Videos, CDs, Audio Tapes
3.	What is Applicant's policy and procedure wit	h regard to submissions from unsolicited materials?
	is requested, please attach a Library List inc persons portrayed, date first exploited, date	
Ap	pplicant (Print Name)	Signature
Tit	le	Date
Attorney's Signature		Date

Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or application containing any false, incomplete or misleading information is guilty of a felony of the third degree. Florida Statute 817.234

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# SCHEDULE C – COMMERCIALS, MUSIC VIDEOS, EDUCATIONAL OR INDUSTRIAL FILMS

**MEDIA PERILS INSURANCE** 

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

Applicant's Name		
1State Applicant's actual and estim sources:	ated total annual Gross P	roduction Cost and gross receipts from all
	<b>Gross Production Cost</b>	Gross Receipts
Next Year		
Current Year		
First Previous Year (20)		
Second Previous Year (20	)	
2Estimate of the number and types of	productions to be produced	annually:
a. Commercials	•	ailers
b. Music Videos		ailers
c. Industrial films		e Making of Behind the Scenes
d. Educational films	h. Otl	ner (Describe)
3Please describe in detail Applicant's  4Please list the Applicant's primary cli		
		st often. Please attach a brief resume of any is or for any directors who have exclusive

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6.		es the Applicant sign or use any production agreements with clients or AICP or ABAA contracts?  Yes  No If "yes", please attach a copy.
7.		these productions conceived, created and produced entirely by the Applicant?   Yes  No  If "no", please explain who generates the concepts, provides any material for, creates and/or produces these productions.
	b.	If Applicant does receive concepts, ideas and other material from agencies, record labels or other clients, is Applicant indemnified for use of the provided material?  Yes No If "no" please explain:
8.	rele	es the Applicant ever produce treatments, story boards and/or speculative ("Spec") productions and ease them to current or prospective clients (i.e., advertising agencies, record labels, etc)?  Yes \sum No  yes", please describe in detail the planned distribution and exhibition of these works, the clearance cedures for these works and instructions to client:
9.	fror	the process of producing commercials, is Applicant ever supplied with a "temp track" containing music in a commercially released recording or a composer that has not been licensed for the commercials?  Yes \sum No Yes", what are Applicant's policy, practice and procedure with regard to "temp tracks"?
10.	ple	rall works produced by Applicant except music videos, where Applicant is responsible to supply music, ase provide the following information about the music in these productions:  Is the music in these productions:  Composed and recorded by the Applicant (or employee)?

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		Licensed from an independent third party?
		Other circumstance? (Explain)
	b.	Are the following musical rights in these productions cleared by Applicant?
		Recording and synchronization?
		Performing rights?
		Right to distribute for all forms of distribution contemplated (home video, etc.)?   Yes  No
		If the response to any of the above is "no", please explain:
1	C.	If original music is commissioned, is a "Hold Harmless" been obtained from the composer?  Yes No
		If "no", explain:
		r all works produced by Applicant, including music videos, where Applicant is responsible to clear the owing rights, please provide the information requested:
·	u.	Does the agency, record company, artist, director or any client supply materials (i.e. music, props, posters, photographs, music, etc) to be used in any production?  Yes No  If "yes", please provide the circumstances and the materials supplied:
		Is the Applicant indemnified for the use of that material by the individual or entity supplying the material?
		☐ Yes ☐ No
		If the answer to the last question is "no", please explain:
	b.	Will any third party materials be used in these productions, including but not limited to film clips, photographs, artwork, literary material, trademarks, trade names, logos, merchandise and toys? This includes their use as props or set dressing whether prominently or incidentally displayed.  Yes No
		If "yes", will Applicant obtain the following licenses and consents?
		From all copyright, trademark and trade name owners?   Yes  No
		From writers and/or others?
		From performers or persons appearing in the materials?
		From music owners?
		From the owners of any merchandise or toys?
		From the owners of any prop or set dressing item?

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If any	If any of the answers above is "no", please explain:					
• •	Does Applicant own or will Applicant own any rights to the distribution of any productions produced by Applicant?					
Yes	☐ Yes ☐ No					
	will Applicant secure the music liden in rights owned by Applicant?	censes and other consents necessary to proper	ly exploit the			
☐ Yes	☐ Yes ☐ No					
If "no", ex	plain:					
☐ Yes  If "yes", p genre, ac or acquir	No please provide as much of the foltual events or persons portrayed in ed, restrictions on Applicant's term and details of any past or pres	s to be covered under the insurance policy applied allowing information as is applicable to each pront the production, date of first public exploitation, citory rights, details of any past or present insuent claim made against this production (attach	duction: Title, late produced rance on this			
Applicant (Pr	int Name)	Signature				
Title		Date				
Attorney's Sig	gnature	Date				

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## **SCHEDULE D - DISTRIBUTORS**

## **MEDIA PERILS INSURANCE**

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

Applicant's Name		
1State Applicant's actual and estimated total	al annual gross red	ceipts from all sources:
Next Year		-
Current Year		-
First Previous Year (20)		_
Second Previous Year (20)		_
2Estimate of the number and types of work	(s) to be distribute	d annually:
a. Features for theatrical release	g.	Industrial & training films
b. Features for television release	h.	Short subjects
c. Television pilot and specials	i.	Music: Videos, CDs, Audio Tapes
d. Television series (No. of episodes)	j.	CD Rom/Computer/Video games
e. Mini-Series and Docu-Dramas	k.	Other (Describe)
f. Documentaries		
3What is the number of works currently owr 4What is the average number of works acqu		
requested, please attach a Library List in	ndicating the follo e acquired, any re	ANT - For each production for which insurance is wing information: Title, genre, actual events or estrictions on Applicant's territory rights, details of ent claim made against the production.
6Have all works distributed by Applicant be		·
If "no", please list title and explain reaso	on:	
7Please provide Applicant's primary clients,	, territories and ma	arkets:

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8Does Applicant obtain full indemnities from sellers or licensors against liability arising out of the distribution exhibition or other use of the work(s) distributed?   Yes No  If "yes" and Applicant has a standard contract, please attach a copy.  If "no", please explain
9Does Applicant require seller or licensor to maintain current and continuous in-force Producer's Errors an Omissions Liability insurance on each work acquired for distribution?   If "no", explain:
10Please describe the due diligence process used by Applicant when purchasing or licensing a work for distribution to determine whether all necessary underlying rights in the work have been cleared.
11Does Applicant generally finance or otherwise participate in the production of works distributed?    Yes   No   If "yes", explain:
12Have all necessary rights been acquired to distribute the work(s) in the medial and territory contemplated by Applicant (theatrical, television, pay-TV, videos, DVD's etc)?

FOR ALL OTHER PRODUCTIONS AND OTHER WORKS THAT HAVE BEEN ACQUIRED FOR DISTRIBUTION BY THE APPLICANT, I WILL USE MY BEST EFFORTS TO SEE THAT THE FOLLOWING CONDITIONS ARE SATISFIED: (I) SUCH A PRODUCTION HAD BEEN PUBLICLY EXHIBITED OR BROADCAST PRIOR TO THE ACQUISITION BY THE APPLICANT; (II) THE DISTRIBUTION OF SUCH A PRODUCTION OR WORK WAS COVERED BY OTHER INSURANCE FROM THE DATE OF ITS FIRST PUBLIC EXHIBITION; (III) THE APPLICANT DOES NOT CANCEL SUCH OTHER INSURANCE; (IV) SUCH OTHER INSURANCE NAMES THE APPLICANT AS AN ADDITIONAL INSURED; AND (V) SATISFACTORY EVIDENCE OF SUCH OTHER INSURANCE IS PROVIDED TO AND APPROVED BY THE COMPANY:

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Applicant (Print Name)	Signature	
Title	Date	
Attorney's Signature	 Date	

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## **SCHEDULE I – INDIVIDUAL WORK**

## **MEDIA PERILS INSURANCE**

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedules for each class of business for which coverage is requested.

Applicant's Name		
INFORMATION ABOUT THE WORK		
1.Title of Picture, Program, Series (the "Work"):		
2.Names of writer or author:		
3.Is the Work based upon another work? ☐ Yes ☐ No		
If "yes", explain and list title, date and name of author of such work:		
4.Name(s) of individual producer:		
5.Name(s) of individual executive producer:		
6.Name(s) of individual director:		
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7.The Work Is:	
	☐ Television series
☐ Theatrical release	Number of episodes
☐ Television release	☐ Television "Mini Series"
☐ Videocassette or DVD release	☐ Television documentary
☐ Television pilot	☐ Radio program
☐ Television special	Number of programs each week
☐ Dramatic	Number of weeks
☐ Music/Variety/Comedy	☐ Computer program
Other:	☐ Interactive multimedia (CD ROM, CD 1, 3 D0)
	Book
☐ Television reality	Other:
☐ Series	
☐ Special	
Program or running time of the Work	
•	
stunts or highly embarrassing situations invol	other work, are any hidden cameras, practical jokes, dangerous lved?
9.Is the Work  Entirely fictional?  Entirely fictional, but inspired by specif  A portrayal of actual facts which included the A true portrayal of actual facts or happ  Other than above? (explain):	les significant fictionalization?
10.Brief description of storyline:	
11.The time frame for the setting of the ployears, etc.):	ot is (e.g. The present, ten years in the future, within the last 20

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## **INFORMATION ABOUT CLEARANCE**

		obtained?	? ☐ Yes ☐ No
		en obtained, please explain the reason:	
		r does it include any literary or musical wo	orks, which were first published o
If '	'no", disregard the rest o	of this question.	
lf '	'yes", please provide the	e following information:	
(a)	The title, writer's nam work:	tration) for each such pre-1978	
	Title	Writer's Name	Year 
(b)	or in the future) the <i>rer</i> Supreme Court in <i>Stev</i> Window" case)?	of the works identified above to be certain newal copyrights to those works in light of wart v. Abend, 110 S.Ct.1750 (1990) (co	the decision of the United States mmonly referred to as the "Rea
	(now or in the future) the If "no", please explain wh	renewal copyrights to those pre-1978 works	•

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16.	Is there a plausible risk that a living person could claim (without regard to the merits) to be identifiable in the Work (whether or not the person's name or likeness is used or the production purports to be fictional)?  Yes No				
	If "yes", have clearances been obtained?   Yes No				
	If no clearances have been obtained, explain why not:				
17.	Is the name or likeness of any deceased person used in the Work?   Yes  No				
	If "yes", have clearances been obtained from personal representatives, heirs or owners of such rights?  Yes No				
	If no clearances have been obtained, explain why not:				
18.	Has a fact research report (Marshall Plumb, Joan Pearce Report or similar report) been obtained? (Also known as a script clearance report.)  Yes No  If "no", please explain:				
	ii no , piedoe explain.				
	If "yes", have all necessary changes been made?   Yes No  If "no", please explain:				
19.	Will any film clips be used in this Work?				
	If "yes", have licenses and consents for the Film Clips been obtained as follows:				
	From copyright owners?  Yes No				
	From writers and others?  Yes No				
	From performers or persons appearing in clip?  Yes No  Yes No				
	From music owners?  Yes No  If any of the answers above is "no", please explain:				
	il ally of the answers above is the , please explain.				

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	btained as follows:				
21. Have the following musical rights been clea	red:				
(a) Recording and synchronization?	es 🗌 No				
(b) Performing rights?	es 🗌 No				
(c) Right to distribute for all forms of distribu	(c) Right to distribute for all forms of distribution contemplated (home video, etc.)?				
If the response to any of the above is "no", p	If the response to any of the above is "no", please explain:				
22. Has a music cue sheet been prepared?					
23. If original music has been commissioned, he Yes  No If "no", explain:	as a "Hold Harmless" been obtained from the composer?				
Applicant (Drint Nome)	Cinnatura				
Applicant (Print Name)	Signature				
Title	Date				
Attorney's Signature	 Date				

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# SCHEDULE M - MERCHANDISE MEDIA PERILS INSURANCE

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

Applicant's Name
<ol> <li>Describe in detail the type of merchandise contemplated (toys, dolls, clothing, etc.) and projected revenue anticipated:</li> </ol>
2. Is this merchandise derived from or based upon any other work or character?  ☐ Yes ☐ No
If "yes", please explain and provide details:
3. Is the merchandise based upon, or does it use the name, voice, likeness or image of any real individual?  ☐ Yes ☐ No If "yes", please explain:
4. If merchandise is NOT based upon or derived from another work or character, please describe how th merchandise was created and developed and by whom. (Use attachment if space below is not sufficient.)
5. Does Applicant own or has Applicant acquired all rights necessary to produce this merchandise? Yes  No
If "yes", please describe the rights acquired and how. If "no", please explain why not.

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6.	Has Applicant filed any trademark or copyright registrations for any merchandise discussed above in the United States or any country throughout the world?  Yes No						
	If "yes", please describe and attach list if necessary.						
7.	Has Applicant performed or had performed any search for the pre-existing use of any other person or company of the merchandise or any trademark(s) applicant intends to exploit?  Yes No If "yes", please describe and attach list if necessary. If "no", please explain.						
8.	What is the name, firm affiliation, address and phone number of Applicant's attorney, if different from the						
9.	attorney listed on the General Application?  What is the experience of the attorney with the acquisition of merchandising rights and the protection,						
	licensing, production, distribution of merchandise?						
10	If merchandise rights have been acquired from and/or based upon property or works of others, what has been done to satisfy Applicant that all rights have been acquired from the proper party? Please describe the due diligence process.						
11	. Has the Applicant obtained agreements in writing allowing the Applicant to create, produce, and distribute the merchandise from:						
	(a) Any actual individual whose name, voice, likeness and/or image is depicted in or on any merchandise?  ☐ Yes ☐ No						
	<ul><li>(b) Any artist, composer, musician or other individual and/or entity whose work is being replicated or used in any manner on or in any merchandise?</li><li>☐ Yes ☐ No</li></ul>						
	If the response is "no" to either of the previous questions, please explain:						

• EBIAPP MEDIA PERILS INSURANCE

12.		emplated will be manufactured and distributed directly by the factured and distributed by a third party licensee?						
	Applicant% Licensee%							
13.	General Liability Insurance with the following	d party licensee, does Applicant's licensing agreement require g minimum coverage: \$1,000,000 limits of insurance, including tising injury liability, and the Applicant added as an additional						
	☐ Yes ☐ No							
	If "no", please explain:							
14.	Please provide the following:							
	(a) Estimated gross receipts anticipated from	n the sale and license of this merchandise:						
	(b) Anticipated profit to Applicant:							
	(c) Number of units expected to be sold:							
15.	Has additional or separate insurance covera  Yes No  If "yes", please state the company, the perio	ge for this merchandise been obtained?  d of coverage and the type and scope of coverage afforded:						
16.	Is Applicant aware of any existing Claims or situations that might give rise to a claim related to the merchandise described above?  Yes No							
	If "yes", please explain:							
— Ap <sub>l</sub>	plicant (Print Name)	Signature						
Titl	е	Date						
Att	orney's Signature	Date						

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# SCHEDULE MCLP MUSIC COMPOSER/LYRICIST AND/OR MUSIC PUBLISHER

**MEDIA PERILS INSURANCE** 

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

Applica	ant's Name				
	licant is: Composer and/or Lyricist Music Publisher Applicant is an individual, attach a brie			ization.	
	te Applicant's last three years and cu		total annual gros	ss receipts from r	nusic composing
and	d/or publishing from the following sou	rces: Year:	Year:	Current Year	Next Year
a.	Mechanical Royalties				
b.	Performance Royalties				
C.	Sheet Music				
d.	Motion Picture or TV Productions				
e.	Theatrical Stage Productions				
f.	Foreign (All sources not included above)				
g.	Other (Describe)				
3. If Ap	oplicant is also a Musical Artist or Mu	sical Group, plea	se list the followi	 ng:	
(a)	The names of all individuals present	ly comprising Art	ist or Musical Gr	oup:	
(b)	The names of any individuals previo (This should include any other music				was a member.)
(c)	The names of any past or present m	nembers who con	pose or have co	mposed the musi	c to be insured.

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(d)	d) If any past or present members of Applicant, or any other individuals, contribute or have contributed any way to the compositions to be insured, please describe the contribution to any composition these individuals.						
	Is there any agreement in writing between the past or present members of Artist regarding their contribution to the compositions to be insured?   Yes No  If "yes", please describe this agreement and, if necessary, attach a copy.						
	music to be insured is:  Musical Composition(s)  Music for Motion Pictures, TV Productions, or Other Audio-Visual Work  Music for Stage Productions  Other (Describe:)						
Ple T ri	ase attach a list of titles to be insured, including the following information for each composition or work: itle of each work; the composer(s) and/or lyricist(s); the genre or style; the publisher; the performing ghts society; the copyright date; whether the work is currently covered by an in-force errors and missions policy and the dates of that coverage						
• • •	Mechanical & Synchronized Licenses granted per year:  Compositions Published in Sheet or Folio form per year:						
(a)	rage number of additional compositions:  Acquired per year:  Composed per year:						
8. Atta	ch Standard forms of Songwriters Agreements utilized by Applicant.						
(a)	centage of: Public Domain Compositions in Catalog: Original Compositions in Catalog:						

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10.	Applicant is: (a) A member of ASCAP (b) Represented by BMI (c) Represented by SESAC	☐ Yes ☐ Yes ☐ Yes	<ul><li>□ No</li><li>□ No</li><li>□ No</li></ul>
11.	Does Applicant license mechanical rights? <ul><li>(a) Through the Harry Fox Organization?</li><li>(b) Directly?</li><li>(c) Through Others?</li></ul>	☐ Yes ☐ Yes ☐ Yes ☐ Yes	<ul><li>No</li><li>No</li><li>No</li><li>No</li><li>No State who:</li></ul>
12.	Is Applicant a Member of the Musical Publis	sher Asso	ciation of the United States?
13.	Does Applicant administer the music library If "yes", list name and phone number of ind		g to be insured?
		al or conta	ct person:
	(c) The basic terms.		
14.	Please describe process of review of new other possible claims covered by the policy		ions to check for potential copyright infringement and led:
15.	Are compositions reviewed by any individua	al with an	expertise in music?
16.	If a potential concern is uncovered, how is	this conce	rn addressed?
17.	Is a musicologist ever used to review new of "yes", please describe circumstances and	•	ns?
	If "no", please explain why not:		

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18. Is sampling (music or sounds) ever u	sed in the work of Applicant?
(a) What is the Applicant's practice, p	policy and procedure relating to these samples?
,	wner of the source material?
•	n any of the title clearance services?
Applicant (Print Name)	Signature
Title	Date
Attorney's Signature	 Date

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## **SCHEDULE PER - PERFORMERS**

## **MEDIA PERILS INSURANCE**

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

Applica	nt's Name				
1. Appl	icant engages in the following Nightclubs Musical Radio	g typ	e of performances: Lectures Television Concerts		Other (Describe)
2. Desc	cribe the content of the performance  Music  Comedy  Drama  News Reporting	rman	ces, noting if they include any of Historical Reports Religious Sermons Impersonations Political Activities	the f	following: Documentary Reports Television Theatrical Other (Describe)
"Off t	he Cuff" elements and remarerial for Applicant's performant Professional writers and con	ks? nces i	is prepared by:		t use both prepared material and
			tain Indemnities from those prep		his or her material?
	e briefly Applicant's clearance sured against herein.)	e pro	cedures. (Those designed to red	luce t	the potential for claims of the type
	If "yes", explain:		, does the Applicant compose his		

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	If "yes", explain and attach a list of comp	positions listed in the Applicant's music publishing catalog:
c C [	omputer generated art or other images or a r as a background, set dressing or a visual Yes No "yes", answer the questions below:	work, film clips, video products, trademarks, computer graphics, any other third party work as any part of his or her performance aid?
,	Copyright Holder Author/Writer Persons appearing or depicted in the wo Business depicted in the work Owners of any products, including trader in the work or used as part of the perfo Music owners If the answer to any of the above is "no",	ghts?
	0 10 1 1/ (00 )	
Appl	cant (Print Name)	Signature
Title		Date
Attor	ney's Signature	Date

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## **SCHEDULE ST - SOUNDTRACK**

## **MEDIA PERILS INSURANCE**

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedules for each class of business for which coverage is requested.

Applicant's Name
<ol> <li>Will a soundtrack, CD or audio cassette be produced and distributed separate from the Declared Production Activity?</li> </ol>
☐ Yes ☐ No
If "yes", please list:
Producer:
Distributor:
Territory of Distribution:
2. Will the soundtrack contain any material not contained in the Declared Production Activity?
☐ Yes ☐ No
If "yes", please provide a list of all material to be contained on the soundtrack, which includes the following information: composition, recording artist, composer, publisher, performing rights society, style of music new release or previous release, original release date. Please attach a list if necessary.
3. If the Applicant will not produce and distribute the soundtrack, is the Applicant indemnified for claims arising out of material contributed to the soundtrack by the producer, distributor or any third party providing material to the soundtrack to be distributed?
☐ Yes ☐ No
If "no", please explain:
4. Places provide the following:
4. Please provide the following:  (a) Anticipated Gross Proceeds
(b) Anticipated Profit to Applicant
(c) Number of Units expected to be sold.
5. Have the following musical rights been cleared:
(d) Recording and synchronization?
(e) Performing rights? ☐ Yes ☐ No

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	(f) Right to distribute for all forms of distribution contemplated (home video, etc.)?   Yes No If the response to any of the above is "no", please explain:							
6.	cop	es the soundtrack include any lit byright prior to January 1, 1978? [ no", disregard the rest of this qu	<del>_</del>	t published or registered for				
	If "	If "yes", please provide the following information:						
	(a)	The title, writer's name, and y work:	ear of first publication (or registratio	n) for each such pre-1978				
		Title	Writer's Name	Year				
	(b)	(now or in the future) the <i>renewal</i> Supreme Court in <i>Stewart v. A</i> Window" case)?  The results of the class of the class of the class of the future of the class of the clas	orks identified above to be certain that the copyrights to those works in light of the abend, 110 S.Ct.1750 (1990) (common arance procedures used to be certain renewal copyrights to those pre-1978 worksponse, if necessary.)	decision of the United States ally referred to as the "Rear that the soundtrack will not rks.				
7.		iginal music has been commissione Yes ☐ No no", explain:	ed, has a "Hold Harmless" been obtained	d from the composer?				
Ap	plica	ant (Print Name)	Signature					
 Tit	le		Date					
— At	torne	ey's Signature	 Date					

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## **SCHEDULE W – WEBSITE CONTENT**

## **MEDIA PERILS INSURANCE**

The General Application must be completed before completing this Schedule. The Applicant must complete separate Schedule(s) for each class of business for which coverage is requested.

. Sta	te Applicant's actual and estimated total annual gross receipt		<u>ED</u>
	e Applicant's actual and estimated total annual gross receipt	ts from all sources:	
	Next Year		
	Current Year		
	First Previous Year (20)		
	Second Previous Year (20)		
. Inte	rnet Activities:		
a.	Please identify the Internet site(s) for which coverage is so first went online, and the average number of page views pe		URL), the date each sit
	Internet Site (Including URL)	Date Online	Average Page Views per Month
	IMPORTANT: If any of the above sites are not yet online,	please attach a cor	mplete description of th
	proposed site(s).		
b.	proposed site(s).  Is coverage desired for outgoing email originating from the	Applicant or the App	olicant's employees?
b.	, ,	Applicant or the App	olicant's employees?
b.	Is coverage desired for outgoing email originating from the		olicant's employees?
b.	Is coverage desired for outgoing email originating from the		olicant's employees?
	Is coverage desired for outgoing email originating from the	ch email originates:	

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## **CONTENT OF SITE**

3.		any of the Internet sites identified in question 1.a. above contain any of the followin siness in any of the following areas, or sell/make available any of the following produc		
	a.	Information relating to treatment or care of medical conditions or use of health care products or medical devices?	☐ Yes	□No
	b.	Financial services, including banking, insurance, or investment services?	☐ Yes	☐ No
	C.	Gambling, lotteries or other games of chance?	☐ Yes	☐ No
	d.	Professional services, such as legal services, accounting services, medical services or other services which must be provided by licensed professionals?	☐ Yes	□No
	e.	Music, videos or software available to be downloaded by users?	☐ Yes	☐ No
	f.	Guns, weapons, or other products or content of a violent nature?	☐ Yes	☐ No
	g.	Drugs, pharmaceutical products or medical devices?	☐ Yes	☐ No
4.		any of the websites identified in question 1.a., does the Applicant collect sonal information, such as names or addresses, regarding visitors to the site?	☐ Yes	□No
	If "	yes", is any of this personal information sold or otherwise disclosed to third parties?	☐ Yes	☐ No
		yes" to either of the foregoing questions, are these activities disclosed a prominent manner to visitors of the site?	☐ Yes	□No
5.	Is el	ectronic commerce conducted on any of the websites identified in 1.a. above?	☐ Yes	□No
		yes", are these transactions administered by the Applicant, or are they administered ntractor?	by an inc	lependent
	Na	me of Independent Contractor (if applicable):		
6.		en the Applicant provides links to other sites, is the link to the first page of those othe nternal pages?	r sites, or	is the link
		First page only  Occasionally links to internal pages		
		applicant occasionally links to internal pages, is it ever done without the permission of erates the site?	f the third	party that
		Yes No		
7.	Wha	at percentage of the content on the Applicant's Internet site(s) is obtained from third p	arties?	%
8.	Wh	at percentage of the monthly page views on the Applicant's site(s) originate from States? $\_$ %	outside t	he United
9.	Des	cribe the security measures used on the Applicant's Internet site(s):		

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## **INFORMATION ABOUT CLEARANCE**

a.	The title, writer's name, and year of first publication (or registration) for each such pre-19 work.			
	Title	Writer's Name	Year	
b.	Did Applicant clear each of the works identified above to be certain that the site(s) will not infringe (r or in the future) the <i>renewal</i> copyrights to those works in light of the decision of the United Sta Supreme Court in <i>Stewart v. Abend</i> , 110 S.Ct.1750 (1990) (commonly referred to as the "R Window" case)?   Yes  No			
	If "yes", please describe the clearance procedures used to be certain that the Applicant's site(s) will infringe (now or in the future) the <i>renewal</i> copyrights to those pre-1978 works.  If "no", please explain why not.  (Attach additional sheets for the response, if necessary.)			
	If "no", please explain wh	hy not.		
	If "no", please explain wheels (Attach additional sheets the name or likeness of all the name or likeness or liken	ny not.  s for the response, if necessary.)  ny living person used on the site(s)?	∕es □ No	
lf '	If "no", please explain wheets	ny living person used on the site(s)?		
lf '	If "no", please explain whether (Attach additional sheets the name or likeness of all "yes", have clearances because the same or likeness of all "yes", have clearances because the same or likeness of all "yes", have clearances because the same or likeness of all "yes", have clearances because the same or likeness of all "yes", have clearances because the same or likeness of all "yes", have clearances because the same of th	ny living person used on the site(s)?	∕es □ No	
If ' If I	If "no", please explain whether (Attach additional sheets the name or likeness of an "yes", have clearances been obtained there a plausible risk that	ny living person used on the site(s)?	Yes ☐ No Yes ☐ No d to the merits) to be identifiable	

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3. Is the name or likeness of any deceased person used on the site(s)?				
f "yes", have clearances been obtained from personal representatives, heirs or owners of such rights?  Yes No				
4. Will any film clips be used on the site(s)?   Yes No				
If "yes", have licenses and consents for the film clips been obtained as follows:				
From copyright owners?				
From writers and others?				
From performers or persons appearing in clip?				
From music owners?				
If any of the answers above is "no", please explain:				
5. Are any photographs used on the site(s)?				
If "yes", have licenses and consents been obtained as follows:				
From individuals or business depicted?				
From copyright holders?				
If any of the answers above is "no", please explain:				
6. Have the following musical rights been cleared:				
(g) Recording and synchronization?  Yes No				
(h) Performing rights?				
(i) Right to distribute for all forms of distribution contemplated?   Yes No				

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If the response to any of the above is "	the response to any of the above is "no", please explain:			
If original music has been commissioned, has a "Hold Harmless" been obtained from the composer?				
lf "no", explain:				
Applicant (Print Name)	Signature			
Title	Date			
Attorney's Signature	Date			

Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or application containing any false, incomplete or misleading information is guilty of a felony of the third degree. Florida Statute 817.234

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