

MINNESOTA BODILY INJURY/PERSONAL INJURY PLAINTIFF SUPPLEMENT



Name of Applicant: _____

1. PLEASE PROVIDE the following for all lawyers involved with BI/PI Plaintiff litigation in the firm:

Name	Years of BI/PI Plaintiff Litigation Experience	Average Annual BI/PI Plaintiff Case Load Per Attorney	Hours Devoted to BI/PI Plaintiff Activities During Last 12 Months	Total Practice Hours During Last 12 Months

2. a. What is the percentage of time devoted to representation of plaintiffs in the following areas of practice:
Average dollar size of judgments, awards and settlements

Bodily Injury/Personal Injury	_____ %	\$ _____
Product Liability	_____ %	\$ _____
Medical Malpractice	_____ %	\$ _____
Other _____% (please specify) _____		\$ _____

b. Does any member of the firm handle class action/multiple plaintiff cases? Yes ___ No ___
If yes, provide a narrative describing the class action or the mass tort litigation, the capacity in which your attorney was involved in the case, the size of the class, and the amount of money involved.

c. What percentage of plaintiff suits that you have filed were terminated by:
Trial/Verdict _____ % Settlement _____ %
Other _____ % (explain, i.e. substitution of counsel; case not pursued; etc.) _____

3. Describe procedures used to prevent missed statutes of limitation specifically for BI/PI plaintiff cases.

4. When accepting a case in an uncommon venue or jurisdiction, what procedures are utilized to ensure that statutes of limitations and other deadlines are properly identified?

5. Provide an annual percentage of cases accepted where there was less than six months before the running of the statute of limitations. _____ %

6. Does an attorney meet with every client *prior to accepting* the representation of that client? Yes ___ No ___
If no, please explain. _____

X _____
Signature of Owner, Officer or Officer Title Date

NOTICE: ANY PERSON WHO, KNOWINGLY OR WITH INTENT TO DEFRAUD OR TO FACILITATE A FRAUD AGAINST ANY INSURANCE COMPANY OR OTHER PERSON, SUBMITS AN APPLICATION FOR INSURANCE CONTAINING FALSE, DECEPTIVE OR MISLEADING INFORMATION MAY BE GUILTY OF INSURANCE FRAUD. A PERSON WHO FILES A CLAIM WITH INTENT TO DEFRAUD OR HELPS COMMIT A FRAUD AGAINST AN INSURER IS GUILTY OF A CRIME.