



10 REASONS WHY MISCELLANEOUS PROFESSIONAL LIABILITY

1. DEFENSE AFFORDED FOR GROUNDLESS, FALSE OR FRAUDULENT ALLEGATION
2. POLICY ALLOWS FOR INSURED CONSENT TO SETTLEMENT
3. DEFINITION OF CLAIM INCLUDES ARBITRATION PROCEEDINGS
4. PREDECESSOR FIRM COVERAGE PROVIDED
5. COVERAGE EXTENDS TO INDEPENDENT CONTRACTORS
6. WRONGFUL ACTS NOT IMPUTED TO INNOCENT PARTNERS
7. FREE 60-DAY DISCOVERY CLAUSE
8. PRIOR ACTS COVERAGE AVAILABLE FOR QUALIFIED APPLICANTS
9. CUSTOMIZED NAME OF PROFESSION
10. CUSTOMIZED LIMIT AND DEDUCTIBLE OPTIONS