TENNESSEE REAL ESTATE COMMISSION’S (TREC’S) GROUP ERRORS AND OMISSIONS (E&O) PROGRAM

Benefits of a Group Program with the Individualized Attention You Deserve

RISC is pleased to continue to provide TREC’s state group errors and omissions (E&O) insurance program with a decades-long tradition of exceptional service to Tennessee licensees.

BASIC POLICY only $230 for a 2-year policy!

Limits of Liability – $100,000 per Claim / $300,000 Annual Aggregate with a $1,000 damage deductible, no defense cost deductible.

Increased Limits of Liability Endorsements Available to Individual Licensees – $250,000 per Claim / $750,000 Annual Aggregate ($150 additional premium) or $500,000 per Claim / $1,000,000 Annual Aggregate ($250 additional premium).

AUTOMATICALLY INCLUDES

First Dollar Defense / Unlimited Defense Costs – First dollar defense available with NO CONDITIONS for all covered claims and NO CAP on defense costs for claims covered under the basic policy limits. (limited coverage applies to subpoenas and regulatory complaints, which were not covered at all under traditional E&O policies).

Expanded Definition of Professional Services – In addition to licensed activity, insured services include options on recommended listing or purchase prices under certain conditions and services performed or advice given (including as a notary public and as a real estate consultant or counselor) in connection with licensed activity.

Environmental Claim Sublimits – $100,000 per environmental claim / $300,000 annual aggregate with no limit on defense costs.

Escrow / Earnest Money Claim Sublimits – $5,000 per earnest money claim / $10,000 annual aggregate with no limit on defense costs.

Fair Housing / Discrimination Claim Sublimits – $5,000 per discrimination claim / $10,000 annual aggregate with no limit on defense costs.

Primary Residence Claim Sublimits – $100,000 per primary residence involving the sale or listing for sale of the licensee’s primary residence / $300,000 annual aggregate with no limit on defense costs.

OPTIONAL ENDORSEMENTS AVAILABLE

Appraisal Endorsement, $50 – Adds licensed appraisal services to the activity insured by the group policy. Eligibility Requirement: Active Tennessee real estate and appraiser licensees.

Appraiser Trainee Endorsement, $50 per appraiser trainee – Adds specific appraiser trainees listed as insureds under the supervising appraiser’s insurance for services assisting with the supervising appraiser’s professional services. Eligibility Requirement: Must also purchase an appraisal endorsement.

Residential Personal Interest Coverage Endorsement, $60 – Sublimits of $100,000 per residential personal interest claim involving the sale or listing of residential property in which the licensee has an ownership interest / $300,000 annual aggregate with no limit on defense costs (conditions apply).

Developed / Constructed by Spouse Endorsement, $300 – Sublimits of $100,000 per developed / constructed by spouse claim involving the sale or listing for sale of residential property constructed or developed by the licensee’s spouse / $300,000 annual aggregate with no limit on defense costs (conditions apply).

OPTIONAL ENDORSEMENT AVAILABLE TO INDIVIDUAL AND FIRM LICENSEES

Conformity Endorsement, $30 – Conforms the licensee’s coverage under the Tennessee group policy to comply with another mandated state’s E&O requirements where the licensee has an active real estate license. Eligibility Requirement: Actually domiciled in Tennessee or treated as domiciled in Tennessee under the policy terms.

WHERE COVERAGE APPLIES

For licensees domiciled in Tennessee, the policy applies to professional services provided anywhere in the world, provided the licensee is duly licensed in where the services were provided, and the services would require a real estate license had they been performed in Tennessee. Licensees not actually or considered under the policy terms to be domiciled in Tennessee are insured only for professional services rendered in Tennessee.

FIRM EXCESS COVERAGE

Firm excess policies (written by Continental Casualty Company) with $1,000,000 limits (subject to underwriting approval). To qualify, all the firm’s licensees must participate in the group program. The firm’s broker or officer must complete an application to obtain a quote for a firm excess policy.

RISK REDUCTION MATERIAL

Available on our website. We incorporate our knowledge of the policy and extensive claims handling experience into educational articles and videos.

Sample policy and endorsement forms and obtain additional information available at www.risceo.com. Feel free to contact us with any questions or concerns. We are always happy to hear from Tennessee licensees.
Please Support Your State Program.

$33.2+ Million in defense costs and damages have been incurred as of August 31, 2022 since our team began administering the Tennessee state group program in 2001. RISC and the carrier share a commitment to their insureds and to providing valuable coverage to Tennessee licensees. When shopping for insurance, it’s important to ask about the company’s experience and paid claims in Tennessee. If a company is charging a very low amount, you may find the carrier doesn’t provide much coverage or pay many claims.

The state group program offers affordable E&O insurance to each and every licensee by spreading the risk over a large number of insureds. Without the group program’s low premium, other carriers have no incentive to offer real estate E&O policies at affordable prices. In states without a group program, real estate E&O premiums may cost thousands of dollars and some licensees report being unable to obtain insurance at any price.

Rely on the Most Experienced Provider in the Business.

The Rice family and their colleagues have specialized in mandated real estate E&O programs since 1989. We provide group policies in the vast majority of states that have group programs and require licensees to maintain insurance. The carrier is Continental Casualty Company, a CNA company. CNA has 50+ years experience in E&O programs, including 20+ years in real estate E&O. CNA is the top provider of real estate liability insurance, delivering 100+ years of experience, industry knowledge, and financial strength to manage even the most complex risks. You can be confident we will be here for you even after you purchase coverage.

When a Claim is Made,

Our Claims Adjusters Focus on You.

Some people assume insurance companies look for reasons to deny coverage. Our duty to find coverage where the policy supports it is our utmost concern. Most insurance providers use one entity to sell the policy and another to handle claims. Because we do both, the information we provide about the policy reflects how it will actually apply in the event of a claim, which may not be the case with providers that don’t administer claims.

Did you know minor details often lead to major claims? Leaving one blank initial line, assuming a home in a new subdivision has city sewer, and failing to urge a buyer to follow up with the lender have all resulted in claims against real estate licensees.

Did you know real estate licensees sometimes have little or no control of the root cause of a claim? For example, many real estate licensees have represented buyers who had a friend or relative (instead of a licensed inspector) look at the property to save money. When problems arise after closing, the buyers may go after the real estate licensees involved rather than blaming the friend or relative who did them a “favor.”

Don’t wait until you’re faced with a claim to discover whether your E&O provider is knowledgeable and responsive (like RISC) or inexperienced and difficult reach. Many claims are frivolous, but they can still create headaches. RISC’s in-house adjusters work with you through the entire process with experience and understanding.

We Stand by You Even if there is a Claim.

You may be involved in a claim even if you did everything by the book. Some providers won’t write your coverage if you have had a claim. Or if you have a claim, they may not renew your policy. There is no need to fear reporting a claim under our program. We understand having a claim does not mean you did anything wrong. Anyone can be involved in a transaction that goes sour. Never think it can’t happen to you. And we are here to help if it does.

All E&O Providers are Not the Same . . .

Neither are All E&O Policies.

Always Review the Actual Policy Provisions – The most accurate representation of what a policy covers is the policy itself. You should review any policy you are considering and ask these questions:

- **Does the policy provide first dollar defense?** Yes. There is no deductible for defense costs. Other policies may have stringent requirements that must be followed to qualify for first dollar defense.
- **Does the policy offer unlimited defense costs?** Yes. There is no limit on the amount of defense costs under the basic policy (coverage is limited for subpoenas and regulatory complaints, which were not covered at all under most traditional E&O policies).
- **Does the policy insure transactions you do for relatives?** Yes. The policy applies to claims involving professional services performed for your relatives and in-laws. This is important, since buyers and sellers often turn to a trusted relative to represent them in a transaction.
- **Does the policy apply to claims relating to all types of real property?** Yes. The RISC policy applies to any claim relating to professional services, regardless of the type of property involved. Other policies may limit coverage to a specific type of property, such as residential, or require additional premium for coverage for other kinds of property. Even if you currently handle only residential transactions, consider whether you are willing to forgo an opportunity to work with commercial property or farmland or to risk not having coverage for a claim resulting from the transaction.
- **Does the policy insure your firm for its vicarious liability for your professional services?** Yes. Claims are often made against real estate firms as a result of their licensees’ negligence. The RISC policy applies to covered claims alleging the firm’s vicarious liability for negligence in the insured licensee’s professional services. Some other policies issued to individuals may not provide coverage for the firm’s vicarious liability for their actions, which may leave the firm uncovered in the event of a claim.
- **Are Insureds satisfied with the provider’s service?** Yes. Excerpts from actual emails we have received from TN insureds:

  - I very much appreciate your support. Every experience I’ve ever had with Risc has been positive. You all are great to work with. J.S.
  - I just didn’t realize, especially these days, how many [people] are out there who can AND WILL bring suit against us even when we have done everything right, legal and proper. It is frightening, so I thank God for E&O insurance, RISC, and for the [attorney you retained to represent me]. N.G.
  - I can’t thank you enough for your support and backing during this 4½ year ordeal. I can’t tell you how grateful I am that you provided me such an able, dynamic young attorney… [We’ve prevailed in this major portion of the lawsuit.] It’s not only because you had an innocent insured but that [defense counsel] was able to convince the jury of our innocence. C.V.

Questions?

Call us at 1-800-637-7319 or visit our website at www.risceo.com. We look forward to hearing from you.