

To qualify for the AE123 Professional Liability Program, firms must meet the criteria:

- At least one principal of the firm must be a licensed architect or engineer
- Your firm's gross billings should not exceed \$1,000,000
- Your firms must have no professional liability claims made against them in the past 5 years
- Your firm should have no more than 15 total employees (including principles)
- Your firm agrees to use written agreements for all future projects
- Your firm's services are limited to:

Architecture; Civil Engineering; Electrical Engineering; Forensic Engineering; HVAC Engineering; Interior Design; Land Surveying; Landscape Architecture; Master Planning; Mechanical Engineering; Inspection Services; and/or Cost Estimating.

• Your firm does not provide any of the following services:

Home Inspections; Soils Testing; Process Engineering; Chemical Engineering; Nuclear Engineering; Marine Engineering or Architecture; Mining Engineering; Product Design; Asbestos Abatement; and/or Machinery/Equipment Design

• Your firm does not provide work on any of the following project types:

Airports; Arenas/Stadiums; Bridges/Tunnels over ten feet in length; Convention Centers; Correctional Facilities; Harbors/Piers/Dams; Industrial Waste Water Plants; Landfills; Nuclear/Atomic Facilities; Pipelines; Petrochemical Facilities; Pools; Quarries/Mines; Condominiums; Superfund Sites; Tract Homes; Utility Plants; and/or Sewer Systems (other than individual connections)

• Your firm does not assume any responsibility for:

construction means, methods, techniques, sequences, procedures or safety precautions; or to supervise construction

- Your firm has no responsibility for design build*; fast track or turnkey projects * Where the you are responsible for means and methods of construction
- Projects limited to the USA

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