Directors and Officers Liability Coverage

TOP 5 REASONS YOU NEED COVERAGE

1. Directors and officers can be held personally liable for claims; organizations increasingly consider personal liability coverage as one of the most important aspects of their D&O program.¹

2. D&O liability claims related to regulatory actions are increasing for all types of organizations, representing 23 percent of claims in 2012.¹

3. Directors and officers increasingly desire additional assurances beyond corporate indemnification — 43 percent desire added protection in the event their company becomes bankrupt and/or insolvent.¹

4. Directors and officers and their respective organizations are susceptible to a wide range of claimants including shareholders, competitors, customers, employees and government entities.

5. D&O claims are increasingly common for private companies, public companies and nonprofits: 36 percent of all organizations reported claims in the last 10 years.¹

Travelers Directors and Officers Liability policies have a broad definition of claim and cover the defense costs, settlements and judgments associated with claims. Travelers D&O policies not only help provide protection for the assets of the company and the personal assets of its directors and officers, but also help protect the personal assets of a director or officer’s spouse, domestic partner or the deceased director or officer’s estate.

¹ 2012 Towers Watson Directors and Officers Liability Survey

Travelers knows Directors and Officers Liability.
To learn more, talk to your independent agent or broker or visit travelersbond.com.