

THE CYBER SAVVY BROKER'S GUIDE

# **Cyber Insurance for** the Legal Industry

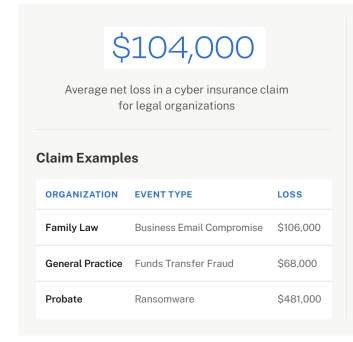


Maintaining trust and security is a major concern for most professional service organizations and is especially true for those in the legal industry. Many legal organizations prioritize data privacy and cybersecurity to help avoid costly breaches and incidents that could damage their reputation or way of doing business.

Legal organizations operate based on competency, trust, and confidentiality. As part of the duty of

competent representation, lawyers are ethically bound to become and remain technologically competent, which includes keeping up with changes in technology or data protection laws that may affect their practices. Legal organizations are also bound to protect client privilege and confidentiality. A breach or security incident that is handled improperly can have major implications that go beyond direct expenses and cross into cyber liability and in some cases professional liability territory.

# Claims Insights It's just a little security incident. How bad could it be?







# Unique Exposures Most legal organizations use data and technology. Why is that risky?

### **Essential Technologies Can Create Cyber Risk**

#### **Client portals**

These platforms enable lawyers to securely share documents, messages, and invoices with clients. Unauthorized access of a client portal could compromise sensitive information and lead to additional cyber events.

#### **Customer relationship management (CRM) systems**

CRM systems are used to support business development activities. Containing client data and confidential corporate information, CRM systems could be compromised and leveraged for malicious purposes, resulting in a data breach.

#### **Document management systems**

These software platforms are used to store and handle a large volume of shared files. However, a compromise could expose sensitive data and cause serious disruptions due to the volume and potentially sensitive nature of the information in these systems.

#### eDiscovery tools

These tools can save time and effort when reviewing large volumes of information, but the potentially sensitive nature of the data means unauthorized access could have data privacy and business interruption implications.

#### **Email**

Business email compromise (BEC) is a frequent cause of cyber insurance claims for legal organizations, which can trigger data breaches, business interruption and even reputational damage.

#### Payment processing software

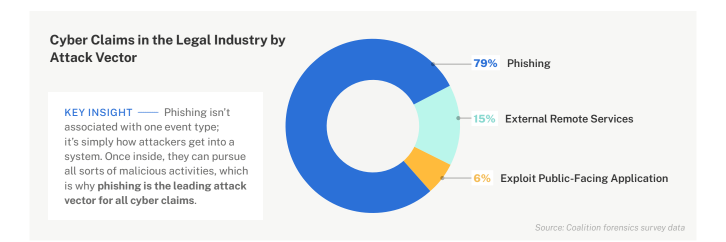
Funds transfer fraud (FTF) and invoice manipulation are major drivers of cyber insurance claims. For law firms that use electronic payments, even one fraudulent transfer can have dire financial consequences.

#### Law practice management software

These systems are used to manage operations, such as scheduling, billing, and payments. A breach could cause serious disruption and expose payment information, corporate confidential data, and client data.

#### Social media

Many law firms use social media to interact with clients and share information, but compromise or misuse of these platforms by employees or attackers could have serious implications on its reputation and public image.





### **Sensitive Data Can Increase Business Liability**

#### Corporate confidential data

Corporate law firms may have access to internal operations data, intellectual property, or trade secrets. Mishandling or leaking corporate confidential data can cause significant damage to the data owner.

#### **Financial data**

Collecting and processing financial information requires adherence to industry standards. Mishandling or unauthorized disclosure of financial data can cause direct harm to clients and even trigger industry and regulatory investigations.

#### Personally identifiable information (PII)

PII is any data that can potentially identify a specific person. PII can be used to launch cyber attacks or gain access to networks to initiate attacks. Organizations that mishandle PII or fail to respond to a data breach appropriately can be subject to fines, penalties, and other financial damages.

#### Non-sensitive personal information

Some data may be publicly available and not considered protected, but a breach can still impact trust and public image if it appears the organization did not handle the situation appropriately.

#### **Protected health information (PHI)**

Many law firms collect or access PHI, and some operate as HIPAA business associates, which means they carry additional data protection and reporting requirements if an actual or suspected data breach occurs.

#### Sensitive employee information

Every organization collects and stores information about its employees. Unauthorized access or disclosure of this data — whether PII, PHI, financial, or otherwise — can cause direct harm to employees.

### **Examples of Legal & Regulatory Compliance**

- · Data privacy & security contractual obligations
- Health Insurance Portability & Accountability Act (HIPAA)
- International data privacy and consumer protection regulations (e.g. GDPR)
- Payment Card Industry Data Security Standard (PCI DSS)
- State data privacy & consumer protection laws (e.g. CCPA)
- · State notification requirements

\$4.7 million

Average total cost of a **data breach** for legal organizations<sup>1</sup>

1. IBM Security, Cost of a Data Breach Report 2022



# **Business Impacts** What can legal organizations expect after a cyber incident?

#### **Direct costs to respond**

Responding to a cyber event typically requires numerous direct costs, also known as first-party expenses. If a legal organization experiences BEC and sensitive data is involved, it can trigger a need for additional legal counsel, forensic investigation, victim remediation, and notification. Simple investigations can cost tens of thousands of dollars, while more complex matters can increase costs exponentially. Relevant insuring agreements may include:

> Bodily Injury and Property Damage - 1st Party **Breach Response** Crisis Management Cyber Extortion

#### **Liability to others**

The evolving data privacy landscape can be difficult to navigate, and many law firms can face new and unexpected exposures after a cyber event. Even with strong contracts, policies, and best practices in place, a data breach or security failure can trigger liability to third parties and expose an organization to regulatory investigations and legal action from victims. Relevant insuring agreements may include:

> Bodily Injury and Property Damage-3rd Party Multimedia Content Liability Network and Information Security Liability **PCI** Fines and Assessments Pollution Regulatory Defense and Penalties

#### **Business interruption and reputation damage**

A cyber event that impacts essential technology can have a significant impact on a legal organization's ability to operate and can be highly visible to clients, customers,

and other stakeholders. Every hour of disruption can lead to direct loss of revenue and inhibit a law firm's ability to support clients, negatively impacting client retention and acquisition. Relevant insuring agreements may include:

> Business Interruption & Extra Expenses Reputation Repair

#### **Cvbercrime**

Beyond ransomware and data breaches, cyber events can result in financial theft for a law firm or its clients — often without an actual breach. If an attacker dupes someone in the billing department to alter payment instructions, a legal organization can lose tens or hundreds of thousands of dollars almost instantly. Attackers can also gain access to email accounts and send fraudulent invoices or payment instructions to clients, customers, and other third parties. Relevant insuring agreements may include:

> **Invoice Manipulation** Phishing (Impersonation) and Proof of Loss **Preparation Expense Endorsement**

**Funds Transfer Fraud** 

#### **Recovery and restoration**

Service Fraud

After a cyber event, resuming operation is no easy task. If an attacker damages or destroys essential technology, data, or physical equipment, a legal organization may need to bring in external support or purchase new equipment to re-secure systems. Full remediation, restoration, and recovery can take a significant amount of time, when possible, and may require purchasing new software, systems, and consultants to rebuild the network. Relevant insuring agreements may include:

> Computer Replacement **Digital Asset Restoration**



# Cyber Insurance Reimagined How does Coalition perform?

1.87%

Coalition 2022 overall claims frequency

↓ 22%

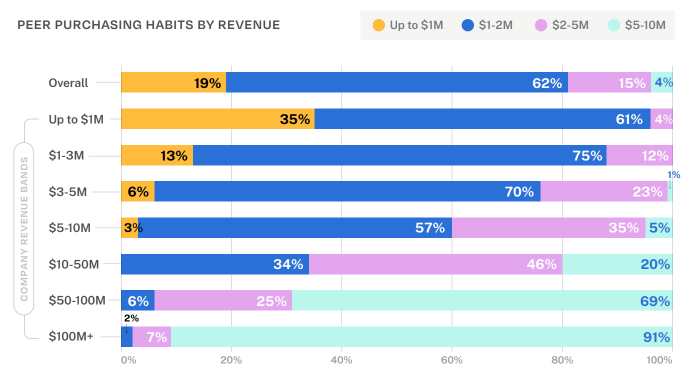
Year-over-year decrease in Coalition claims frequency

64% fewer

Coalition claims vs. cyber industry average

### **Peer Purchasing Insights**

Primary limit amounts purchased by others in the legal industry



Source: Coalition policyholder data

 Most small and medium-sized businesses in the legal industry purchase \$1M-2M in limits, while many mid-market businesses purchase \$5-10M in limits.



## The Power of Active Insurance

Why do legal organizations choose Coalition?

47%

Reported cyber events handled with no cost to policyholder 43%

Reduction in critical vulnerabilities among policyholders in 2022

73%

Average decrease in ransomware payment amount via negotiation

Active Insurance\* is designed to help prevent digital risk before it strikes. Our new approach to managing digital risk provides **three layers of support**:



# Insurance as active as digital risk

In the digital economy, Coalition wants to ensure that all organizations can thrive by helping to protect them from the threat of emerging risks. We've built an expert team across incident response, claims, and our panel vendors. In the event of a claim, Coalition helps organizations respond and recover so they can get back to business.

#### **Brokers**

Get appointed today at signup.coalitioninc.com

#### Legal organizations

Get a free risk assessment at control.coalitioninc.com