

EPC-EMPLOYMENT PRACTICES LIABILITY INSURANCE (EPLI) APPLICATION

Claims First Made & Reported Policy

Professional Liability Insurance Services®, Inc. underwriting facility - SINCE 1983

P: 800.761.7547 | **F:** 512.327.5834 | **E:** underwriting@plisinc.com | **W:** www.plisinc.com

	Name of	of Comp Company	MPANY INI pany seeking co will be the nai ses for which co	overage (includ me identified o	de dbaif a n the Dec	pplicable): claration pa	ge as the N	lamed Insure	ed) NOTE	: Complete	e the Additional I	nsured Supplement Qเ	uestion	naire for any
2.	☐ Sole	e Proprie	etor 🗖 (Corporation	□ Part	tnership	☐ Joint \	Venture [⊐ LLC		.P 🗖 Otl	ner:		
3.	Is this a	a franch	ise?										YES	□ NO □
4.	_	Addres	s:								County:			
If m	•		ovide schedule								, <u> </u>			
											Website:			
5.	Provide	e the foll	owing informat	ion for each co	ntact type	e:								
		Гуре				Name			Pho	one		Email		
		_	t Contact											
			Contact											
6.	Provid	le name	of partners/joir	nt ventures/sha	reholders	s/members/	individual(s) with majori	ty owners	ship intere	est along with ow	nership percentage c	f each	:
						_	%		Name:					<u>%</u>
					_	_	<u>%</u> %							<u>%</u>
7.		ore any		or which you o	 or anyone	identified h	ere have a	majority own			hat narticinate i	n this program?	VEC	<u>%</u>
۲.	AIC LIIC												ILC	, [] , (0]
Q	Docorik	,	re of Business:		• ()									_
			you been in bu								ent?			
		-	-					·		Ū				
10.								ast 12 mont	hs or exp	ected in t	he next 12 mont	hs?	YES	L NO L
11			e the Mergers & Receipts	Acquisitions S	supplemen	itai Questio	nnaire							
11.	GIOSS	Sales of	Receipts		- 1/	,	/							
						ar Ended (mm/dd/yy)				Amount of P	rofit or Loss		
			Past financia	al year	\$			Net profi	t □ Net	loss 🗖	\$			
			Present fina	ncial year	\$		est.	Net profit	t 🔲 Net	loss 🗖	\$			
			Next financi	-	\$		est.							
12.						,		`	•			gular Employees, Indepe		
13.	Of the	total sta	ted on questior	n 12 above, ple	ease indic	ate the stat	tus below:							
			ers, Directors & Officers	Regular Employee		*Independ Contractors		Temp/Leas Employed			sonal , loyees	*Union Employees		reign Employees utside the U.S.)
	Time													
	Time													
Plea	se note	outside	companies & ve	endors are not o	considered	d independe	ent contracto	ors/1099. If co	overage is	s desired f	or independent o	contractors/1099, provi employees, provide co	de the	name(s) of
											ntract. Il ullion	employees, provide co	py or u	inion agreement.
14.			ontracts – Plea										VE	
	D _.	•		ū		•							YE	
		It YE	S, how many:											
	C)) Utiliz	ation of a third-	party HR servi	ice, or hav	e a relatior	nship with a	PEO or co-e	employer	?			. YES	NO 🗖
		,								elationship	p had:			
15.			the percentag					-						
	Exemp	t Emplo	yees:	<u>%</u>	Nor	n-Exempt E	mployees :		<u>%</u>	Comm	nission Employe	es:%		
16.	Salary	ranges	(including bonus	es & commissior	ns):	No. o	f F/T	No. of P/T	ī			No. of F/T		No. of P/T
	•	•	-		00 or less					\$50	,001 to \$100,000		İ	
				\$20,001 to	\$50,000					\$	100,001 and over		1.	

17. How many employees, partners, directors or officers have voluntarily resigned or been terminated in the past year? If any partners, directors or officers, provide brief explanation of termination. Terminated by employer **Employees:** Partners: Directors: Directors: Officers: Resigned voluntarily Employees: Partners: 18. What has been your annual percentage turnover rate of employees for the past one (1) year?__ If YES, complete the Downsizing Supplemental Questionnaire. 20. Current EPL insurance: Renewal Date: Deductible: Year: Carrier: Limit: Premium: a) identify whether: □ stand-alone □ bundled with other coverage If YES, please explain: 22. Do you have public work or government contracts? If YES, provide a copy of the agreements & description of services ____ 23. Do you currently have an Affirmative Action Program? YES D NO D If **YES**, indicate if it is a result of: □ government contracts ☐ EEOC Compliance (If checked, please provide brief explanation) □ voluntary □ union agreement Other: SECTION B: COVERAGE A EMPLOYMENT PROCEDURES a) If yes, provide date Handbook last updated:_ b) If no, if you do publish, whether in hard copy or electronically, policies and procedures (set forth in question 27 below) in some other manner, please 27. Please indicate whether the following policies contained in the Employment Handbook or otherwise published in writing, whether in hard copy or electronically, are provided to each individual employee: a) Equal Opportunity Statement YES □ NO □ b) Open Door/Grievance Policy YES INO I c) "At Will" language YES | NO | "Not an employment contract" language YES □ NO □ YES □ NO □ e) Sexual Discrimination/Harassment Policy f) Family Medical Leave Act Policy YES □ NO □ c) If no to either a or b above, please explain 32. Do you require all employees, including management and supervisory employees to attend annual training, educational programs/seminars or If YES, indicate all that apply: ☐ Hiring/Firing ☐ Basic Supervisory Skills □ ADA ☐ FMLA ☐ Harassment □ Discrimination □ Other SECTION C: COVERAGE B & COVERAGE C (Third Party) Employment Procedures **33.** Please indicate if the following third-party procedures are in place: a) Do you provide customer/client relations training to employees?..... YES \(\Boxed{\omega}\) NO \(\Boxed{\omega}\) i) If YES, is the training conducted as a part of a formalized course?..... YES □ NO □ c) Do you have written procedures for handling complaints made by third parties of discrimination and/or harassment?...... YES D NO D e) Do you record or monitor telephone calls?..... YES □ NO □ f) Do you have a written business use technology ownership policy? (i.e., fax, email, internet)...... YES □ NO □ SECTION D: FAIR LABOR STANDARDS ACT (WAGE & HOUR) (by endorsement) Provide details for any NO response for 34-38 34. Does your company retain payroll records for all employees for the past 3 years?..... YES □ NO □ 35. Does your company retain all time sheets, time cards or time records for non-exempt employees for the past 3 years?..... YES | NO | 36. Do you offer paid sick leave, if required by state law or local ordinance?..... YES INO IN/A I

37	Do you	document time off for meal periods of thirty (30) minutes or	more for no	n_avan	nnt amn	olove	ses, if required by state law or local					
	ordinar	nce?						YES		NO		N/A I
	-	our Company provide wage statements for every employee		-								
		deduct from wages for uniforms, tools, breakages, shortage						YES		NO		N/A I
lf	YES, pi	rovide details:								-		
2E/	TION	E. LOSS LISTORY										
SE	JIION	E: LOSS HISTORY	e uietody	V EOD	COVE	-D A	0E A					
40	Dlages	داع indicate below whether or not you have had any dealin	S HISTOR'					of the	a fol	lowi	na A	Acte
40.		any question below, please complete the Claim Supple		IIIVOIVE	o with	arry	of the following agencies and/or under any	or tire	; 101	IOWI	iiy r	1013.1
		Title VII Civil Rights Act of 1964/1991 (EEOC)	YES 🗖				lational Labor Relations Board				NO	
	c) e)		YES 🗖		Ð.		J.S. Department of Labor (including FMLA) RCA - Immigration Reform & Control Act				NO	
	0,	Justice, Department of Labor or State Agency)	YES 🗖	NO [י כ		Department of Justice)	ΥI	ES		NO	
	g)	Age Discrimination in Employment Act	YES 🗖	NO [⊐ h)	,	air Labor Standards EnforcementAct	Y	'ES	П	NO	П
	.,						Federal or State Agency)					
	i) j)		y) Department c	r State	Fair Em	 olam	vment Agency?	. 1E	±S ES		NO	
	k) Any employment related retaliation or tort claim, lawsuit o	r hearing?					YE	ΞS	_	NO	
41.		ou had any written or oral complaints, claims and/or allegation								_		_
		nappropriate adverse employment action in the last 5years? If YES, how many? Please complete the						YE	<u>-</u> S	П	NO	ш
12		any Partner, Director, Officer, Management or Supervisory e					av fact(s) circumstance(s) cituation(s)					
42.	transac	ction(s), event(s) or potential claim(s) as of the date this Appl If YES, how many? Please complete the	ication is sig	ned, wl	hich cou	uld re		' YE	ES		NO	
		If YES, have you reported such fact(s), circumstance(s), situ					e) laweuit(e) notantial claim(e) or claim(e) to					
	IJ)	your current or prior carrier?						YE	ES		NO	
			HISTORY									
or e empl	xample, ovment h	but not by way of limitation, we consider it reasonable for you to for has expressed dissatisfaction with the employment relationship or th	esee that a cla e emplovmen	aim and/ t applica	or allega ation proc	ation cess	may be brought against you if a current or former em _l bv:	oloyee	or a	n ap _l	olicar	it for
	i)	Making a complaint to a supervisor or management of discrimina	tion, harassm	ent or ui	nfair emp	ployn	nent practices; or					
	ii) iii)	Threatening to hire an attorney or submission of a demand letter, Submitting a written request to toll or waive any statute of limitation										
	iv)	Requesting or demanding that discrimination, harassment, or unt	fair treatment o									
	v)	Frequent complaining of discrimination, harassment or unfair trea	atment to othe	rempioy	rees.							
			IISTORY F						_			
43.		ou had any claims and/or allegations of discrimination and/o If YES, how many? Please complete the Claim				oarty	in the last five years?	YES		NO		
44.		ou ever been cited for an ADA violation? If YES, how man				e the	e Claim Supplement for each	YES		NO		
45.	Have y	ou ever had an ADA complaint? If YES, how many?	Please com	plete ti	he Clain	m S	upplement for each	YES		NO		
46.		Iny Partner, Director, Officer or Management or Supervisory ction(s), event(s), potential claim(s) or claim(s) as of the date ti										
	claim?							YES		NO		
	a)	If YES, how many?Please complete the Claim	Supplemen	t for ea	ach.							
	b)	If YES, have you reported such fact(s), circumstance(s), co LOS	mplaint(s), la					YES		NO		
		but not by way of limitation, we consider it reasonable for you to for	esee that a cla	aim and/	or allega	ation	may be brought against you if a third party (other than	า an en	nplo	yee,	direc	tor,
JIIICE	ır, manaç i)	ger, owner) has expressed dissatisfaction by: Making a verbal or written complaint of discrimination or harassm		ement o	r supervi	visory	employee; or					
	ii)	Threatening to hire an attorney or submission of a demand letter.										
		LOSS HISTORY FOR Fair L	_abor Stan	dards	Act (W	Nag	e & Hour) (by endorsement):					
47.		ou had any claims or potential claims and/or allegations of w						\/F0	_		_	
		state labor commissions or Department of Labor Standards If YES, how many? Please complete the						YES	П	NO		
48.	Does a	ny Partner, Director, Officer or Management or Supervisory	employee, h	ave kno	owledge	e of a						
	transac	ction(s), event(s) or potential claim(s) as of the date this Appl	ication is sig	ned, wl	hich cou	uld re	easonably give rise to a wage and hour	VEC	_	NIC	_	
		in and/or allegation?						YES	Ц	ΝÜ	Ц	
		If YES, have you reported such fact(s), circumstance(s), co) to your current or prior carrier?	YES		NO		
		LOSS HISTORY FOR Fair L	ahar Star -	امیماء	A 04 //A/	lo e	9 Hourl /by andarrament)					
		i uaa matukt fuk faift	avvi 318110	iai US I	MULIVV	ıaue	e a noun av engoisemenn.					

For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a current or former employee has expressed

dissatisfaction with the employment relationship by:

i) Making a complaint to management of misclassification, failure to reimburse expenses, failure to provide accurate wage statement(s), failure to pay reporting time, failure to provide meal or rest breaks, retaliation for complaining of such alleged violations.

knowledge E of this	d that if any Partner, Director, Officer, Management or Supervisory employee has knowledge, or if it is reasonable that the person have of any such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s), requested in Section Application: Loss History, any lawsuit or Claim subsequently made arising from such complaints, claim(s), fact(s), circumstance(s), transaction(s), event(s) or potential claim(s) is not covered under the insurance being applied for by this Application.	Initials
	The Insured should review and reference the Policy wording for the complete terms, conditions and exclusions of the Policy.	
Neither the	Policy nor the Fair Labor Standards Act of 1938 and Wage Claim Defense Sublimit Endorsement applies to any wage Claim made: by multiple employees in the same charge, demand or lawsuit; or by one employee on behalf of others similarly situated; or as a representative action; or as a class action, whether certified or uncertified.	Initials
Multi_nlainti	ff or class action lawsuits alleging third party harassment or discrimination, whether certified or not, are excluded.	muais
iviaiti-piairiti	in or class action lawsuits uneging time party natassitient of discrimination, whether certained or not, are excluded.	Initials
	NOTICE:	
	nt represents to the best of its knowledge and belief that the statements set forth are true and include all material information, and that there has been nor misstatement of any material facts known, or which should be known, which might affect the judgment of the Insurer in its rating and/or acceptance of this risk.	o attempt at
any attachm	nt agrees that if a contract of insurance is provided by the Insurer, this Application and any other previous Applications, along with any additional supplemental ents and supplied information shall be the basis for the formation of such contract and shall be a material and integral part of the Policy, whether or not they are addorsigned by the Applicant.	
	ntations made in the application process for any Policy that may be issued by the Insurer, and the statements made within this Application, any additional sany attachments and supplied information shall be construed as representations of the Applicant.	upplemental
The Applica	nt represents that the person signing and initializing this Application and any additional supplemental applications has been authorized to do so by the Applicant.	
Signing of th	is Application and any additional supplemental applications does not bind the Insurer to an offer nor the Applicant to accept insurance.	
	nt further agrees that if the information supplied on this Application, any additional supplemental applications, any attachments and supplied information changes lapplication and the inception date of the Policy, the Applicant will immediately notify the Insurer of such change prior to inception of the Policy(Initial)	
knowledge p	ther understands and agrees that no person or entity other than the Insurer has the right to waive or change any part of the Policy. Furthermore, notice to a possessed by any broker or other persons acting on behalf of the Applicant shall not affect a waiver or a change in any part of the Policy nor estop Insurer from a ne terms of the Policy.	
Claims first Applicant, w inception of deductible u	tion, any additional supplemental applications, any attachments and supplied information is for a "CLAIMS MADE & REPORTED" BASIS POLICY which limits made against an Applicant during the Policy Period and reported to the Insurer within the required time period. Coverage, if mutually accepted by the Ins ill not apply to any known discrimination, harassment, retaliation, wrongful termination or any other inappropriate adverse employment action that occurre the Policy Period. The Applicant agrees that in the event of covered Claims, the Applicant will be required to be defended by the Insurer's appointed attorneys noter the Policy shall apply to Claims including but not limited to defense costs. If, however, the Applicant elects to handle a Claim without in any way involving trage for such Claim is afforded to the Applicant under the Policy.	urer and the dispersion before the and that the
Practices Li	nis Application, and any additional supplemental applications, the Applicant confirms that they have been provided with and inspected a specimen of the EPC - ability Insurance (EPLI) wording and any applicable endorsements. The Insurer expects that the Applicant will take time to review the Policy to ensure the coverages provided. The Applicant should feel free to consult with any source, including legal advisors, regarding coverage.	
the Applicar eopardized	on of purchase, it is hereby understood and agreed that the Applicant will implement or has implemented the program subjectivities. It is understood and agreed to not fulfill the subjectivity(ies) as defined within 30 days from the effective date or any reasonable extension agreed to in writing by the Insurer, that cover for any Claim which arises out of the failure to fulfill such subjectivity(ies). It is also understood that failure to complete the subjectivities as defined within the time Policy and its coverage terms to be voided (meaning coverage never existed). The Applicant agrees to work with the designated risk management company assogram.	age may be period may
Application 1	to all other terms and conditions: Applicable in Kentucky. Any person who knowingly and with intent to defraud any insurance company or other performed in insurance containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits oft, which is a crime.	rson files an a fraudulent
Applicant's	Authorized Signature of a Principal, Partner or Officer Date	
Printed Nan	ne of Applicant's Signature and Job Title	



EPC-EPLI CLAIM/POTENTIAL CLAIM SUPPLEMENT

Professional liability insurance services®, inc. underwriting facility - Since 1983

 $\textbf{P:}~800.761.7547~|~\textbf{F:}~512.327.5834~|~\textbf{E:}~UNDERWRITING@PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf{W:}~WWW.PLISINC.COM~|~\textbf$

	ull name and title of claimant: The claimant is or was a:	Partner, Director, Of	ficer	Regular Employee	☐ Independent Contractor/109
a.	. THE Gaimant is or was a.	Seasonal Employee		☐ Union Employee ☐ Third Party ADA - current or fo	Foreign Employee
b.	. Was the claimant an employee of the a				
C.	Was there an employment relationship	?			YES 🗖 NO I
d.	. Is the employee still employed by appli	cant?			YES \B NO
e.	. Are other witnesses or involved parties	stillemployed?			YES 🗖 NOI
In	ndicate the current status: Lav	wsuit Administrat	ive Proceeding	Demand Potential	Claim
a.		Open	If Open, please provide	details:	
b.	Description of the alleged act upon whethe space below is insufficient:	nich the claimant basis the	claim/potential claim. Include	e events leading to the claim/potentia	l claim. Use additional space on back if
C.	List all the allegationsidentified:				
D a. b. c.	. Date claim/potential claim was report	inst the applicant: ted to carrier/insurer:			
d.					YES NO
e. If	the claim / potential claim is still open,	answer the following:			YES 🗆 NO 🗆
a.					
b.					
c. d.					
e.	. Carrier/Insurer's offer for settlement/	estimate of settlement amo	ount:		
If a. b. c.	Total amount of the Deductible Appli	ttlement or judgement?: ed (ifapplicable):			
d.		YES NO	Date of Settlement:		
е.		YES NO	Date of Judgement:		YES NO
f.		_			
W If	/as an investigation conducted?yes, please provide who conducted the ir	nvestigation:			YES NO
E	xplain what action(s) have been taken to	prevent a recurrence or to	mitigate damages of a simila	r claim / potential claim:	
-			NOTICE		
ie Ap	oplicant represents to the best of its knowssion or misstatement of any material fac	wledge and belief that the	e statements set forth are true	e and include all material informatio	n, and that there has been no attemp
			_		
plica	lition to all other terms and condition ation for insurance containing any materiance act, which is a crime.				
	cant's Authorized Signature of a Princip				

P I_S

EPC-EPLI ADDITIONAL INSURED(S) SUPPLEMENT

Page 1: Questionnaire

PROFESSIONAL LIABILITY INSURANCE SERVICES®, INC. UNDERWRITING FACILITY - SINCE 1983

P: 800.761.7547 | **F:** 512.327.5834 | **E:** underwriting@plisinc.com | **W:** www.plisinc.com

If any Additional Insured is requested to be covered by this Policy, this Supplemental Questionnaire must be completed. Further, if the Additional Insured(s) was the result of a Merger or Acquisition in the past 12 months, then the Merger & Acquisition Supplemental Questionnaire will need to be completed as well. Name of Company (per question 1 on the application):_ You must complete the second page of this supplement indicating each Additional Insured for which coverage is sought. If no, please answer the following; if yes, skip to question 2. Does each Additional Insured have its own application? If YES to either, Please Attach a Copy of Each. 2. Has the Additional Insured(s) had any written or oral complaints, potential claim(s), claim(s) and/or allegations of discrimination, harassment If YES, how many? Please complete the Claim Supplement for each 3. Does any Partner, Director, Officer, Management or Supervisory employee of the Additional Insured have knowledge of any fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s) which could reasonably give rise to a Claim and/or allegations?..... YES \square NO \square a) If YES, how many? Please complete the Claim Supplement for each. If YES, have you reported such fact(s), circumstance(s), complaint(s), lawsuit(s) or claim(s) to your current or prior carrier?.......YES \(\sqrt{NO} \) If any other information from the Additional Insured(s) differs from the Company, please state the difference here: It is agreed that if any Partner, Director, Officer, Management or Supervisory employee has knowledge, or if it is reasonable that the person have knowledge, of any such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s), requested in this supplemental questionnaire application, any lawsuit or Claim subsequently made arising from such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s) is not covered under the Initials insurance being applied for by this Application. NOTICE Please be aware that newly formed or acquired organization(s) are not covered for any claim that results from any event that happened or first commenced before the Applicant acquired or formed it; nor for any claim covered under any other insurance. Also, once the information requested on this Supplement Questionnaire has been received and reviewed by the Insurer, terms may change and/or additional subjectivities may be required to secure coverage for that newly formed or acquired organizations. The Applicant, represents on behalf of each and every proposed insured under the Policy, to the best of its knowledge and belief that the statements set forth are true and include all material information and that there has been no attempt at suppression or misstatement of any material facts known, or which should be known, which might affect the judgement of the Insurer in its rating and/or acceptance of this risk. It is hereby understood and agreed that the Applicant will implement or has implemented the program subjectivities for any Additional Insured's. It is also understood and agreed that should the Applicant or any Additional Insured(s) not fulfill the subjectivity(ies) as defined within 30 days after the effective date, or any reasonable extension agreed to in writing by the Insurer, that coverage may be jeopardized for any Claim which arises out of the failure to fulfill such subjectivity(ies). Further, it is also understood that failure to complete the subjectivities may subject the Policy and its coverage terms to be voided (meaning coverage never existed). The Applicant and any Additional Insured(s) agrees to work with the designated risk management company assigned to this insurance product. In addition to all other terms and conditions: Applicable in Kentucky. Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime. Applicant's Authorized Signature of a Principal, Partner or Officer Date

Printed Name of Applicant's Signature of a Principal, Partner or Officer



EPC-EPLI ADDITIONAL INSURED(S) SUPPLEMENTPage 2: Schedule of Entity(s) & DBA name(s) (Use multiple copies as necessary)

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of Additional E	intity and/or DBA:			Nature of B	usiness and Date Entity	and/or DBA Established	l:	
	, <u> </u>				•			
							ite:	
de name of par	ners/joint venture/stockholders/n			vith ownership percentage:				
	Name:			% Name:				<u></u> %
	Name:			% Name:				<u>%</u>
ovee count for	additional entity:							
.,			T	I	T	1	1	_
	Partners, Directors & Officers	Regular	*Independent Contractors/1099	Temp/Leased Employees	Seasonal Employees	**Union Employees	Foreign Employees (outside the U.S.)	
Full Time	Officers	Employees	Contractors/1039	Employees	Employees	Employees	(outside the o.s.)	
Part Time								_
	<u>'</u>							
of Additional F	intity and/or DRA:		I	Nature of F	usiness and Date Entity	and/or DBA Established	 -	
	intity and/or DBA:				•		d:	
cal Address:				City/State/Zip:				
cal Address: ty:		Phone:		City/State/Zip: Fax:	•		<u> </u> :	
cal Address: ty: de name of par	ners/joint venture/stockholders/r	Phone:name of individual with ma	ajority ownership interest along w	City/State/Zip: Fax: vith ownership percentage:		Website:		
cal Address: ty: de name of par	ners/joint venture/stockholders/n	Phone: name of individual with ma	njority ownership interest along w	City/State/Zip: Fax: ith ownership percentage: % Name:		Website:_		
cal Address: ty: de name of par	ners/joint venture/stockholders/r	Phone: name of individual with ma	njority ownership interest along w	City/State/Zip: Fax: ith ownership percentage: % Name:		Website:_		
cal Address: ty: de name of par	ners/joint venture/stockholders/r Name: Name: additional entity:	Phone: name of individual with ma	ajority ownership interest along w	City/State/Zip: Fax:with ownership percentage:% Name:		Website:_		
cal Address: ty: de name of par	ners/joint venture/stockholders/r Name:	Phone: name of individual with ma	njority ownership interest along w	City/State/Zip: Fax: ith ownership percentage: % Name:		Website:_		
cal Address: ty: de name of par	ners/joint venture/stockholders/n Name:additional entity:	Phone: name of individual with ma - Regular	ajority ownership interest along w	City/State/Zip: Fax: with ownership percentage:% Name:% Name:	Seasonal	Website:	Foreign Employees	

This supplemental information is not intended to be a representation of coverage or a guarantee of a quote or indication. See policy wording for coverage details. *Please note outside companies & vendors are not considered independent contractors/1099s. If coverage is desired for independent contractors/1099s, provide the name(s) of independent contractors/1099s. currently utilized, as well as a copy of the independent contractor/1099 agreement/contract. **If union employees, provide copy of union agreement.



EPC-EPLI SCHEDULE OF LOCATIONS & EMPLOYEE COUNT

FOR THE COMPANY AS NOTED ON QUESTION ONE OF THE APPLICATION

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Schedule of Locations (Street/City/State/Zip Code)	Full Time Employees	Part Time Employees	Seasonal Employees	Leased/Temp Employees	Contract Employees	*Independent Contractors/1099	**Union Employees	Foreign Employees (Outside the US)
1. Address								
2. Address								
3. Address								
4. Address								
5. Address								
6. Address								
7. Address								
8. Address								
9. Address								
10. Address								
Total Number of Employees: (Employee counts to equal the total noted on page one of the Application.)								

(Use multiple copies as necessary)

^{**}Please note outside companies & vendors are not considered independent contractors/1099s. If coverage is desired for independent contractors/1099s, provide the name(s) of independent contractors/1099s currently utilized, as well as a copy of the independent contractor/1099 agreement/contract. **If union employees, provide copy of union agreement.



EPC-EPLI MERGERS & ACQUISITIONS SUPPLEMENT

Page 1

Professional Liability Insurance Services®, Inc. underwriting facility - Since 1983

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Nar 1. 2. 3. 4. 5.	me of C Has th a) b b) a c) n d) p Date tl Name Is/was	ompany (per question of the Company as stated in the en acquired by another company and the company and the company and the company (s) involved the merger or acquisition.	1 on the application in question 1 of the er company within the particular within the assets? It in the merger/acquon unfriendly or hos		ected in the next 12 months in the next 12 months?	nths??	YES NO
Par	tilme						
				red independent contractors			
6. [7.	Does th How ma a) Ho	ne first page of the Appl any Partners, Directors by many severance pa	ication include the or Officers were or ckages offered?				-
	c) W If How n a) F	f YES, how many? nany employees were c low many severance pa	ements/releases of or will beterminated ackages offered?	otained?			 YES NO
	c) V			bbtained?			 YES NO D
9. I	ls or wa a) Ty	pe of law firm (employr	d for the implemen	tation of the downsizingor			YES NO
	situatio	n(s), transaction(s), pot	ential claim(s) or ev	or Supervisory employee rent(s), which could reasor the Claim Supplement for	ably give rise to a Clair	m?	 YES INO I
				nstance(s), complaint(s), la			YES ☐ NO ☐
				ompany involved in the m			
12. 13.	Any re	ports of OSHA violation overnment contract viol	ns (fines / penalties ations ("whistleblov	ns (If yes, provide claim su)? ving")?			
15.	(sched	dules or requirements)? y employees on Family	Medical Leave?	DA) or similar state law dis			YES NO
				applicant company's hand			YES NO D
17.	termin	ation or any other inapp	propriate adverse e	If no, provide complaints, claims and/or a mployment action in the late the Claim Supplement	st 5 years?		 YES NO D

P_I

EPC-EPLI MERGERS & ACQUISITIONS SUPPLEMENT

Page 2

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For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a current or former employee or an applicant for employment has expressed dissatisfaction with the employment relationship or the employment application process by:

- i) Making a complaint to a supervisor or management of discrimination, harassment or unfair employment practices; or
- ii) Threatening to hire an attorney or submission of a demand letter; or
- iii) Submitting a written request to toll or waive any statute of limitation; or
- iv) Requesting or demanding that discrimination, harassment, or unfair treatment cease; or
- Frequent complaining of discrimination, harassment or unfair treatment to other employees.

For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a third party (other than an employee, director, officer, manager, owner) has expressed dissatisfaction by:

- i) Making a verbal or written complaint of discrimination or harassment to management or supervisory employee; or
- ii) Threatening to hire an attorney or submission of a demand letter.

For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a current or former employee has expressed dissatisfaction with the employment relationship by:

i) Making a complaint to management of misclassification, failure to reimburse expenses, failure to provide accurate wage statement(s), failure to pay reporting time, failure to provide meal or rest breaks, retaliation for complaining of such alleged violations

It is agreed that if any Partner, Director, Officer, Management or Supervisory employee has knowledge, or if it is reasonable that the person have knowledge, of any such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s), of this supplemental questionnaire application, any lawsuit or Claim subsequently made arising from such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s) is not covered under the insurance being applied for by this Application.

Initials

NOTICE

The Applicant, represents on behalf of each and every proposed insured under the Policy, to the best of its knowledge and belief that the statements set forth are true and include all material information and that there has been no attempt at suppression or misstatement of any material facts known, or which should be known, which might affect the judgment of the Insurer in its rating and/or acceptance of this risk.

The Applicant, on behalf of each and every proposed insured under the Policy, understands that all of the above information, any attachments, and supplied information become part of and subject to all the terms, conditions, and exclusions of the EPC - Employment Practices Liability Insurance (EPLI) Policy.

Please be aware that any acquired or formed organization is not covered for any claim that results from any event that happened or first commenced before the Applicant acquired or formed it; nor for any claim covered under any other insurance. Please be aware that newly merged or acquired organization(s) are not covered for any claim that results from any event that happened or first commenced before the Applicant merged with or acquired it; nor for any claim covered under any other insurance.

Also, once the information requested on this Supplement has been received and reviewed by the Insurer, terms may change and/or additional subjectivities may be required to secure coverage for that newly merged or acquired organizations.

In addition to all other terms and conditions: Applicable in Kentucky. Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.

Applicant's Authorized Signature of a Principal, Partner or Officer	Date	
Printed Name of Applicant's Signature of a Principal, Partner or Officer		



EPC-EPLI DOWNSIZING SUPPLEMENT

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Complete if any downsizing or reduction in force occurred in the past 12 months or is expected in the next 12 months

Nam	me of Company (per question 1 on the application)	
	Provide details regarding the downsizing or RIF:	
	Select which applies to the downsizing or RIF: Acquisition Consolidation Merger Dissolution Reformation Other (please describe):	
	Other (please describe):	·
	How many Partners, Directors or Officers were or will be terminated/laid off?	
υ.	a) How many severance packages offered? b) How many severance packages accepted?	
6.	c) Were/will severance agreements/releases be obtained?	YES □NO □
Ο.	a) How many severance packages offered? b) How many severance packages accepted?	V50 FN0 F
7.	c) Were/will severance agreements/releases be obtained?	YES LINO LI
	Is or was legal counsel retained for the implementation of the downsizing or RIF?	
	Have any of the affected employees reported any written or oral complaints, claims and/or allegations of discrimination, harassment, retaliati wrongful termination or any other inappropriate adverse employment action in the last 5 years?	
	situation(s), transaction(s), potential claim(s) or event(s), which could reasonably give rise to a Claim?	YES □NO □
	b) If YES, have you reported such fact(s), circumstance(s), complaint(s), lawsuit(s) or claim(s) to your current or prior carrier?	YES □NO □
	For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a current or for employment has expressed dissatisfaction with the employment relationship or the employment application process by:	ormer employee or an applicant for
	 i) Making a complaint to a supervisor or management of discrimination, harassment or unfair employment practices; or ii) Threatening to hire an attorney or submission of a demand letter; or iii) Submitting a written request to toll or waive any statute of limitation; or iv) Requesting or demanding that discrimination, harassment, or unfair treatment cease; or v) Frequent complaining of discrimination, harassment or unfair treatment to other employees. 	
	For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a third party (officer, manager, owner) has expressed dissatisfaction by:	other than an employee, director,
	 i) Making a verbal or written complaint of discrimination or harassment to management or supervisory employee; or ii) Threatening to hire an attorney or submission of a demand letter. 	
	For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought against you if a current or for dissatisfaction with the employment relationship by:	rmer employee has expressed
	i) Making a complaint to management of misclassification, failure to reimburse expenses, failure to provide accurate wage statement(s), failure to pay reporting provide meal or rest breaks, retaliation for complaining of such alleged violations	ng time, failure to
	It is agreed that if any Partner, Director, Officer, Management or Supervisory employee has knowledge, or if it is reasonable that the person have knowledge, of any such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s), of this supplement	al
	questionnaire application of the any lawsuit or Claim subsequently made arising from such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s) is not covered under the insurance being applied for by this Application.	Initials

NOTICE

suppression or misstatement of any material facts known, or which should be known, which might affect the risk.	•
In addition to all other terms and conditions: Applicable in Kentucky. Any person who knowingly a files an application for insurance containing any materially false information or conceals for the purpose commits a fraudulent insurance act, which is a crime.	, , , , ,
Applicant's Authorized Signature of a Principal, Partner or Officer	Date

Printed Name of Applicant's Signature of a Principal, Partner or Officer

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Downsizing Form 11-20

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