

Insurance Application For Renewals

EPC-EPLI

Employment Practices Liability Insurance

UNDERWRITING FACILITIES

Liability Policy Available To Employers





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PROFESSIONAL LIABILITY INSURANCE SERVICES, INC. (PLIS[®], INC.)

(⊠)



800-761-7547



EPC - EMPLOYMENT PRACTICES LIABILITY INSURANCE (EPLI)

RENEWAL 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 Company seeking coverage (include dbaif applicable): (This Company will be identified on the Declaration page as the Named Insured.) NOTE: Complete the Additional Insured Supplemental Questionnaire for any additional entities for which coverage is sought. If more than one location, please complete the schedule of locations and include the number of employees at each location.
- 2. Mailing Address:

City/State/Zip:_____

Phone:

__County:_____

Website:

3. Is the Management and Human Resources Contact the same as last year? YES 🗆 NO 🗅 If no, provide updated contact information and their title:

Fax: _

4. Total number of employees for all locations and, if applicable, Additional Insureds (including Partners, Directors and Officers, Regular Employees, Independent Contractors, Temporary/Leased Employees, Seasonal Employees, Union Employees, Foreign Employees):

5. Of the total stated on question 4 above, please indicate the status below:

	Partners, Directors & Officers	Regular Employees	*Independent Contractors	Temp/Leased Employees	Seasonal Employees	**Union Employees	Foreign Employees (outside the U.S.)
Full Time							
Part Time							

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

- 6. What has been your annual percentage turnover rate of employees for the past one (1) year? _
- 7. Have there been any material change(s) during the last year to your business operations/practices, including but not limited to PEO, third-party HR, employee contracts/agreements, downsizing, merger and acquisition? If yes to any, please complete the respective supplemental YES D NO D questionnaire or provide a detailed explanation if no corresponding supplemental questionnaire.
- 8. Have there been any changes in the majority held ownership interest from the previous policy period? If yes, please provide the updated YES D NO D ownership interest structure.
- 9. Claim Supplement must be provided for any written or oral complaints, any actual or potential claims and/or allegations of discrimination, harassment, retaliation, wrongful termination or any other inappropriate adverse employment action in the last 5 years. If there have been none, please state N/A:
- 10. Claim Supplement must be provided for any THIRD-PARTY claims or potential claims for discrimination and/or harassment including ADA violations / complaints in the last five years. If there have been none, please stateN/A:______
- 11. Claim Supplement must be provided for any claims or potential claims and/or allegations of wage and hour violations in the last 5 years, including but not limited to claims before state labor commissions or Department of Labor Standards Enforcement. If there have been none, please state N/A: _____

Name of the carrier/insurer the claim(s) / potential claim(s) was/were reported 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 complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s), requested in this 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), situation(s), transaction(s), event(s) or potential claim(s), situation(s), transaction(s), event(s) or potential claim(s) is not covered under the insurance being applied for by this Application.	▲ Initials▲
The Applicant represents that no changes have been made since the previous policy period with regard to handbook contents or employment policies and procedures. If any changes were made, provide the revised documentation or an explanation of the new procedures. Date changes made:	▲ Initials▲
The Insured should review and reference the Policy wording for the complete terms, conditions and exclusions of the Pol	icy.
 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-plaintiff or class action lawsuits alleging third party harassment or discrimination, whether certified or not, are excluded.	▲ Initials▲

NOTICE:

The Applicant 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 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 agrees that if a contract of insurance is provided by the Insurer, this Application and any other previous Applications, along with any additional supplemental applications, any attachments 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 attached to the Policy and/or signed by the Applicant.

Any representations made in the application process for any Policy that may be issued by the Insurer, and the statements made within this Application, any additional supplemental applications, any attachments and supplied information shall be construed as representations of the Applicant.

The Applicant 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 this Application and any additional supplemental applications does not bind the Insurer to an offer nor the Applicant to accept insurance.

The Applicant further agrees that if the information supplied on this Application, any additional supplemental applications, any attachments and supplied information changes between the date of this Application and the inception date of the Policy, the Applicant will immediately notify the Insurer of such change prior to inception of the Policy.

Applicant further 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 any broker or knowledge possessed by any broker or other persons acting on behalf of the Applicant shall not effect a waiver or a change in any part of the Policy nor estop Insurer from asserting any right under the terms of the Policy.

This Application, any additional supplemental applications, any attachments and supplied information is for a "CLAIMS MADE & REPORTED" BASIS POLICY which limits coverage to Claims first made against an Applicant during the Policy Period and reported to the Insurer within the required time period. Coverage, if mutually accepted by the Insurer and the Applicant, will not apply to any known discrimination, harassment, retaliation, wrongful termination or any other inappropriate adverse employment action that occurred before the inception of 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 and that the deductible under 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 the Insurer, then no coverage for such Claim is afforded to the Applicant under the Policy.

By signing this Application, and any additional supplemental applications, the Applicant confirms that they have been provided with and inspected a specimen of the EPC - Employment Practices Liability Insurance (EPLI) wording and any applicable endorsements. The Insurer expects that the Applicant will take time to review the Policy to ensure that they fully understand the coverages provided. The Applicant should feel free to consult with any source, including legal advisors, regarding coverage.

As a condition of purchase, it is hereby understood and agreed that the Applicant will implement or has implemented the program subjectivities. It is understood and agreed that should the Applicant 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 coverage may be jeopardized 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 period may subject the Policy and its coverage terms to be voided (meaning coverage never existed). The Applicant agrees to work with the designated risk management company assigned to this insurance program. The Named Insured agrees to maintain these risk management services and/or procedures for the term of the insurance Policy.

In addition to all other terms and conditions: <u>Applicable in Kentucky</u>. 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 and Job Title



EPC-EPLI CLAIM/POTENTIAL CLAIM SUPPLEMENT

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

Na	_	of Company (per question 1 on the application)		
1. 2.	Fu	Il name and title of individual(s) involved in the claim / potential claim:		
L .	a.	Il name and title of individual(s) involved in the claim / potential claim:	Employee	ctor/1099
	b.	Was the claimant an employee of the applicant?		NO 🗖
	C.	Was there an employment relationship?	YES 🗖	NO 🗖
	d.	Is the employee still employed by applicant?	YES 🗖	NO 🗖
	e.	Are other witnesses or involved parties stillemployed?		
3.		licate the current status: Lawsuit Administrative Proceeding Demand Potential Claim		
0.	a.	This claim is currently:		
	b.	Description of the alleged act upon which the claimant basis the claim/potential claim. Include events leading to the claim/potential claim. Use additionat the space below isinsufficient:		back if
	C.	List all the allegationsidentified:		
4.	Da a. b. c.	te of act giving rise to the claim/potential claim: Date claim/potential claim made against the applicant: Date claim/potential claim was reported to carrier/insurer: Name of the carrier/insurer the claim/potential claim was reported to:		
	d.	Was there an attorney involved?		NO 🗖
_	e.	Was the attorney appointed by the carrier/insurer?	YES 🗖	NO 🗌
5.		he claim / potential claim is still <u>open</u> , answer the following:		
	a. ⊾	Claimant's settlement demand:		
	b. c.	Current defense costs paid todate:		
	d.	Carrier/Insurer's defense and/or loss reserves:		
	e.	Carrier/Insurer's offer for settlement/estimate of settlementamount:		
6.	lf t a. b. c.	the claim / potential claim is <u>closed</u> , please answer the following: What was the total amount of the settlement or judgement?: Total amount of the Deductible Applied (ifapplicable): Total paid by applicant in excess of deductible (ifapplicable):		
	d.	Did the claim settle? YES NO Date of Settlement:		
	e.	Was there a judgment? YES NO Date of Judgement:	_	_
	f.	Do you have a signed settlement/separation agreement?	YES 📙 N	
7.		as an investigation conducted? res, please provide who conducted the investigation:	.YES 🗖 🛚	

8. Explain what action(s) have been taken to prevent a recurrence or to mitigate damages of a similar claim / potential claim:

NOTICE

The Applicant 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 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.

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) 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):_

Yo	u must complete the second page of this supplement indicating each Additional Insured for which coverage is sought.		
1.	Do all employees of the identified Additional Insured(s) follow the main Company's same Employment Procedures? If no, please answer the following; if yes, skip to question 2.	YES	NO 🗖
	 a) Does each Additional Insured have its own separate employment handbook and/or policies/procedures? b) Does each Additional Insured have its own application? If YES to either. Please Attach a Copy of Each. 		NO 🗆 NO 🗖
2.	Has the Additional Insured(s) had any written or oral complaints, potential claim(s), claim(s) and/or allegations of discrimination, harassment retaliation, wrongful termination or any other inappropriate adverse employment action in the last 5 years? If YES, how many?Please complete the Claim Supplement for each	YES	NO 🗖
3.		YES	NO 🗖
4.	b) If YES , have you reported such fact(s), circumstance(s), complaint(s), lawsuit(s) or claim(s) to your current or prior carrier? If any other information from the Additional Insured(s) differs from the Company, please state the difference here:	YES	NO 🗖

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), event(s) or potential claim(s) is not covered under the insurance being applied for by this Application

▲ Initials▲

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

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

Date



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

PROFESSIONAL LIABILITY	INSURANCE	SERVICES®,	INC.
UNDERWRITING FACILITY	Y - SINCE 198	33	

P: 800.761.7547

F: 512.327.5834

E: UNDERWRITING@PLISINC.COM

W: WWW.PLISINC.COM

Provide a schedule of locations and if more than one location per additional entity, include the number of employees at each location.

Name of Company (per question 1 on the application):

Name of Additional E	Intity and/or DBA:			Nature of I	Business and Date Entity	and/or DBA Established	1:		
):				
County:		Phone:		Fax:		Webs	site:		
Provide name of par	ners/joint venture/stockholders/r	name of individual with ma	jority ownership interest along	with ownership percentage:					
	Name:			% Name:				_%	
	Name:							_%	
Employee count for additional entity:									
	Partners, Directors & Officers	Regular Employees	*Independent Contractors/1099	Temp/Leased Employees	Seasonal Employees	**Union Employees	Foreign Employees (outside the U.S.)		
Full Time									
Part Time								_	
Name of Additional E	Entity and/or DBA:			Nature of I	Business and Date Entity	and/or DBA Established	d::		
	,				,				
-									
Provide name of par	ners/joint venture/stockholders/r								
•	Name:							%	
	Name:							%	
	additional entity:							_	
	Partners, Directors & Officers	Regular Employees	*Independent Contractors/1099	Temp/Leased Employees	Seasonal Employees	**Union Employees	Foreign Employees (outside the U.S.)		
Full Time		• •							
Part Time									
Total Number of I (Use multiple copi	Employees for all additiona es as necessary)	l entities listed above	(employee counts must e	qual total noted on page	one of the application	n):			

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.



SCHEDULE OF LOCATIONS & EMPLOYEE COUNT FOR THE COMPANY AS NOTED ON QUESTION ONE OF THE APPLICATION

PROFESSIONAL LIABILITY INSURANCE SERVICES	S®, INC.	P: 800.70	51.7547	F: 512.327.5834	E: UNDERV	WRITING@PLISINC.CO	ом W: v	ww.plisinc.com
UNDERWRITING FACILITY - SINCE 1983	-							
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

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Complete if any merger or acquisition occurred in the past 12 months or is expected in the next 12 months

Name of Company (per question 1 on the application):

1.	Has	the Company as stated in question 1 of the Application:	
	a)	been acquired by another company within the past 12 months or expected in the next 12 months?	YES 🗆 NO 🗖
	b)	acquired another company within the past 12 months or expected in the next 12 months?	YES 🗆 NO 🗖
	c)	merged with another company within the past 12 months or expected in the next 12 months?	YES 🗆 NO 🗖
	d)	purchased or will purchase only the assets?	YES 🗆 NO 🗖
2.	Date	the I Merger or Acquisition or I Purchase occurred or will occur on:	
3.	Nam	e of company(s) involved in the merger/acquisition/asset purchase:	
4.	ls/wa	s the merger or acquisition unfriendly or hostile?	YES 🗆 NO 🗖

5. How many employees acquired or will be acquired in the merger or acquisition?

	Partners, Directors & Officers	Regular Employees	*Independent Contractors/1099	Temp/Leased Employees	Seasonal Employees	**Union Employees	Foreign Employees (outside the U.S.)
Full Time							
Part Time							

*Please note outside companies & vendors are not considered independent contractors/1099. If coverage is desired for independent contractors/1099, 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.

	Does the first page of the Application include the acquired employees? How many Partners, Directors or Officers were or will be terminated/laid off? a) How many severance packages offered?	YES 🗖 NO 🗖
	b) How many severance packages accepted?	
	c) Were/will severance agreements/releases obtained? If YES, how many?	YES LINU LI
	How many employees were or will be terminated/laid off?	
	a) How many severance packages offered?	
	b) How many severance packages accepted?	
	c) Were/will severance agreements/releases obtained?	
	If YES, how many?	
8	Number of employees retained?	
	Is or was legal counsel retained for the implementation of the downsizingor RIF?	YES 🗆 NO 🗖
υ.	a) Type of law firm (employment law, corporate, etc)	
10.	Does any Partner, Director, Officer, Management or Supervisory employee have knowledge of any Claim(s), fact(s), circumstance(s), situation(s), transaction(s), potential claim(s) or event(s), which could reasonably give rise to a Claim?	
_		
	nplete the below questions regarding the other company involved in the merger or acquisition: Provide additional details for any response	
	 Any pending EEOC charges, complaints or claims (If yes, provide claim supplement for each)? Any reports of OSHA violations (fines / penalties)? 	
	. Any government contract violations ("whistleblowing")?	
14	. Are there any American's with Disabilities Act (ADA) or similar state law disability accommodations for any employees	
	(schedules or requirements)?	YES 🗆 NO 🗖
15	. Àre any employees on Family Medical Leave?	YES 🗆 NO 🗖
16	. Describe how employees were or will be transitioned to the applicant company (terminations / rehires):	
	a) Did transitioned employees follow the current applicant company's handbook, policies/procedures? If YES, provide date implemented: If no, provide explanation:	YES INO I
17	7. Has the other company had any written or oral complaints, claims and/or allegations of discrimination, harassment, retaliation, wrongful termination or any other inappropriate adverse employment action in the last 5 years?	YES INO I
	a) If YES, how many?Please complete the Claim Supplement for each. Refer to page 2 of this supplement for examples.	

EPC-EPLI MERGERS & ACQUISITIONS SUPPLEMENT

Page 2

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

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
- 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 (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

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

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

Na	ne of Company (per question 1 on the application)	
1. 2.	Date of downsizing or reduction in force (RIF):	
۷.		
3.	Select which applies to the downsizing or RIF: 🗖 Acquisition 🗖 Consolidation 🗖 Merger 🗖 Dissolution 🗖 Reformation	
	Other (please describe):	
4.	How many employees affected and at which location?	
5.	How many Partners, Directors or Officers were or will be terminated/laid off?	
	a) How many severance packages offered?	
	 b) How many severance packages accepted? c) Were/will severance agreements/releases be obtained? 	
	If YES, how many?	
6.		
	a) How many severance packages offered?	
	b) How many severance packages accepted?	
	c) Were/will severance agreements/releases be obtained? If YES, how many?	
7	How many employees were retained?	
8.		
•.	a) Type of law firm (employment law, corporate, etc)	
9.		1
	wrongful termination or any other inappropriate adverse employment action in the last 5 years?	YES INO I
10	Does any Partner, Director, Officer, Management or Supervisory employee at the have knowledge of any Claim(s), fact(s), circumstance(s),	
	situation(s), transaction(s), potential claim(s) or event(s), which could reasonably give rise to a Claim?	YES 🔲 NO 🗖
	a) If YES, how many?Please complete the Claim Supplement for each.	
	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 INO I
	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 form employment has expressed dissatisfaction with the employment relationship or the employment application process by:	ner employee or an applicant for
	 Making a complaint to a supervisor or management of discrimination, harassment or unfair employment practices; or 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	
	 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 (oth officer, manager, owner) has expressed dissatisfaction by:	ner than an employee, director,
	 Making a verbal or written complaint of discrimination or harassment to management or supervisory employee; or 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 form 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 provide meal or rest breaks, retaliation for complaining of such alleged violations	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 per have knowledge, of any such complaints, claim(s), fact(s), circumstance(s), situation(s), transaction(s), event(s) or potential claim(s) this supplemental questionnaire application of the any lawsuit or Claim subsequently made arising from such complaints, claim(s), fact circumstance(s), situation(s), transaction(s), event(s) or potential claim(s) is not covered under the insurance being applied for by Application.	s), of ct(s),

NOTICE

The Applicant 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.

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 BIOMETRIC DATA CLAIM DEFENSE SUPPLEMENT

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 Company (per question 1 on the application):

1.	Has the company, hereafter known as "applicant", in the past five (5) years, or currently, or does the company expect to use, collect, or store biometric data for any Employee, Management or Supervisory Employee, or Independent Contractors?		NO 🗖
	If NO, please do NOT answer any further questions and just sign and date the supplement. If YES, proceed to the below questions:		
2.	Does the applicant use, collect or store biometric data for any reason other than employee identification? a. If YES, what reason(s)?	. YES 🗖	NO 🗖
3.	Does the applicant utilize a vendor to collect and store biometric data? If YES, complete the following: (If answered YES and located in CA then please do NOT answer any further questions and just sign and date the supplement.)	YES 🗖	NO 🗖
	a. Do you confirm that the vendor complies with all applicable data privacy laws or similar laws?		
	 b. Do you maintain a signed written contract with the vendor? i. If Yes, does the written contract hold harmless and indemnify the applicant and all related entities? 		
1	Does the applicant publish a written policy or guidelines related to biometric data?		
4.	a. If YES, do you maintain written policies on the retention and the permanent destruction of biometric data?		
5.	Does the applicant inform and obtain a signed consent form from all individuals prior to utilizing biometric data?		
	a. Does the consent form specify the purpose or intent and length of term?b. Does the consent form include a release that it is a condition of employment?		
	 c. Is the consent form maintained on file?		
6.	Does the applicant maintain safeguards for the proper securing of individuals biometric data? a. What measures are taken in the event biometric data is breached?	. YES 🗖	NO 🗖
7.	Does the applicant have a "back-up" system in the event consent is not granted by the individual? If YES, provide a brief description of the "back-up" system:	YES 🗖	NO 🗖
8.	Does any Partner, Director, Officer, Management or Supervisory employee have knowledge of any Claim(s), fact(s), circumstances(s), situations(s), transac		
	claim(s) or event(s), which could reasonably give rise to a Biometric data claim? a. If YES, how many? Please complete the Claim Supplement for each.	YES 🗖	NO 🗖
	b. If YES, have you reported such fact(s), circumstance(s), situations(s), transaction(s), event(s), lawsuit(s), potential claim(s) or claim(s) to your current		
	or prior carrier?	. YES 🗖	NO 🗖
9.	Has the applicant had any written or oral complaints, lawsuit(s), claim(s) and/or allegations related to Biometric data in the last 5 years?	YES 🗖	NO 🗖
lt i	s agreed that if any Partner. Director, Officer, Management or Supervisory employee has knowledge, or if it is reasonable that the person have knowledge		

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, or any such complaints, claim(s), fact(s), circumstance(s), situation(s), event(s) or potential claim(s), of this supplement of any lawsuit or Claim subsequently made arising from such complaints, claim(s), fact(s), circumstance(s), situation(s), itransaction(s), transaction(s), event(s) or potential claim(s) or potential claim(s) is not covered under the insurance being applied for by this Application.

NOTICE

The Applicant 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 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.

In addition to all other terms and conditions: <u>Applicable in Kentucky</u>. 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