## EMPLOYMENT PRACTICES LIABILITY INSURANCE





This is an application for a claims-made and reported policy.

1.									
2.       Street Address: City/State/Zip:         Phone: Fax:									
	Phone:				Fax:				
3.	3 Point of Con	tacts (2 require	ed):						
		Name	,	Phone	Tit	le	Email		
					<u> </u>				
4. =		•		•		al 🗆 Franchise 🗅	Other:		
5. 6.						under current manag	iement?		
5. 7.	Gross Sales o	•	· · · · · · · · · · · · · · · · · · ·	ear Ended (mm/		ander edirent manag	Jennent:		
	Past financial								
	Present financ	ial year	\$		est.				
	Next financial	•							
8.	Total number	1		s, Directors and O			1		
		Regular	Temp	Leased	Contract	Seasonal	Union	Non-Union	
	Full Time						! :		
	Part Time	·	<u> </u>			[	<u> </u>		
9.				or agreements in	i piace (outside	of the handbook)?		res u no i	
10.		provide a cop (including bonus	_	ns). No of	F/T No. o	f P/T	No. of F/T	No. of P/	
	calary ranges	-	620,000 or less			\$20,001 to \$5			
			550,001 to \$10				d over		
11.	How many em	ployees, office	rs or partners h	nave been termin	ated in the past	year?			
	Terminated by	omplavor:				Partners			
	•		□ 1	(	Officers	Partners	s		
	Resigned volu	ntarily:							
12.	Resigned volu What has bee	ntarily: n your annual p	percentage turr	nover rate of emp		oast one (1) year? _			
12. 13.	Resigned volu What has bee Current insura	ntarily: n your annual p nce history (wh	percentage turn nether specifica	nover rate of emp ally or as a sub-s	ection or additio	past one (1) year? _ on to other coverage	)		
	Resigned volu What has bee Current insura	ntarily: n your annual p	percentage turn nether specifica	nover rate of emp		oast one (1) year? _	)	mium	
13.	Resigned volu What has beel Current insura Year	ntarily: n your annual p nce history (wh Renewal Date	percentage turn nether specifica C	nover rate of emp ally or as a sub-s arrier	ection or additio	past one (1) year? on to other coverage Deductible	Prei	mium	
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13. 14. 15. 1. 2. 3.	Resigned volu What has been Current insura Year  Has any insure Do you curren If YES, indicate voluntary  ON B. – Emplo Do you have a Do you require Do you publish Please indicate A. Equal Op	ntarily: n your annual proce history (where wall Date of the er ever canceled the first is a result union a syment Proce of all termination of an Employment ethe policies coportunity States	percentage turn nether specificate of C  and or non-renever rmative Action of:	nover rate of empally or as a sub-sarrier  wed this type of comment contracts  other:  nnel Department ed by a central seed by a central s	ection or addition Limit  coverage?	past one (1) year? on to other coverage  Deductible  Deductible  Deductible  Deductible  Deductible  Deductible	Prei	MIUM  VES INO I	
13. 14. 15. 1. 2. 3.	Resigned volu What has been Current insura Year  Has any insure Do you curren If YES, indicate voluntary  ON B. – Emplo  Do you have a Do you require Do you publish Please indicate A. Equal Op B. "At Will"	ntarily: n your annual proce history (where wall Date of the policies of portunity State in your annual process of the policies of portunity State in your annual process of the policies of portunity State language	d or non-renevermative Action of:  governgreement  Gures  at to be reviewent Handbook?  ontained in the ement.	nover rate of empally or as a sub-sarrier  wed this type of comprogram?	ection or addition Limit  coverage?	past one (1) year? in to other coverage  Deductible  Dempliance  side Risk Mgt or Leg	Prei	MIUM  (ES  NO I  (ES  NO I	

6.	Is an Employment Application used? (If yes, please answer the 6A. and 6B.)			NO	
	A. At-Will Statement			NO NO	
7.	Do you post/publish required Dept. Of Labor FMLA notifications to employees using FMLA leave?				
8.	Do you require managers/supervisors to attend training, educational programs/seminars or staff meetings	0		.,,	
	covering employer/employee relations within a 12 month period?	.YES		NO	
	(☐ Hiring/Firing ☐ Basic Supervisory Skills ☐ ADA ☐ FMLA ☐ Harassment ☐ Discrimination)				
CTIO	N C. – Loss History – Coverage A (Employee)				
Fore	example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought a	anainst	VOIL	if a	-
currer	nt or former employee or an applicant for employment has expressed dissatisfaction with the employment relationship or the em			, u	
applic	ation process by: i) Making a formal complaint to a supervisory employee of discrimination, harassment or unfair employment practices;				
	ii) Threatening to hire an attorney or submission of a demand letter,				
	<ul> <li>iii) Asking for a severance package in excess of what is being offered;</li> <li>iv) Complaining of discrimination, harassment, or unfair treatment and threatening to do something about it; or</li> </ul>				
	v) Frequent complaining of discrimination, harassment or unfair treatment.				
IE VO	OU ANSWER YES TO QUESTIONS #10, 11, 12, PLEASE PROVIDE DETAILS ON ATTACHED CLAIMS SUPP	IEME	NT		
10.	Have you had any claims and/or allegations of Discrimination, Harassment or Inappropriate Employment Condu				_
	Wrongful Termination (including both employee-related and third party actions) in the last 5 years?	YES	ш	NO	Ч
	II 163, what was the total number of claims & provide details				
	It is agreed that if there is knowledge of any such Claim(s), fact(s), circumstance(s), situation	(s),			
	transaction(s) or event(s), any claim subsequently emanating there from shall be excluded from	om co	ver	age	
	under the insurance being applied for.				
11.	Does any Director, Officer, Manager, Supervisor, Employee or Partner have knowledge of any Claim(s), fact(s),				
	circumstance(s), situation(s), transaction(s) or event(s) as of the date this Application is signed, which could rea	sonab			
	give rise to a claim and/or allegation or any reasonable way to foresee that one may be brought?	.YES		NO	
12.	Please indicate below whether or not you have had any dealings or been involved with any of the following ager	icies a	nd/o	ır	
	under any of the following Acts:				
	YES NO A. Title VII Civil Rights Act of 1964/1991 (EEOC) □ □ G. National Labor Relations Board	YES		NO	
	A. Title VII Civil Rights Act of 1964/1991 (EEOC)  G. National Labor Relations Board B. Harassment Claims (EEOC)  H. IRCA - Immigration Reform & Control Act				
	C. Americans with Disabilities Act				
	D. Age Discrimination in Employment Act				
	E. Any state or local government agency such as the Labor Department or State Fair Employment Agency?  F. Any employment related retaliation or tort claim or hearing?				
		_		_	
SECT	ION D. – Employment Procedures & Loss History – Coverage B (Third Party)				
13.	Please indicate if the following third party procedures are in place:				
	A. Do you provide customer/client relations training to employees?			NO	
	If YES, is the training conducted as a part of a formalized course?			NO NO	
	<ul><li>B. Do you have documented guidelines for accepting/rejecting clients or client relationships?</li><li>C. Do you have written procedures for handling complaints made by third parties of discrimination and/or</li></ul>	.163	_	NO	_
	sexual harassment?	YES		NO	_
	D. Do you record all complaints of discrimination and/or sexual harassment?			NO	
	Do you record or monitor telephone calls?      Do you have a written business use technology ownership policy? (i.e. fax, email, internet)			NO NO	
		. 1 _ 0	_	110	_
	<u>_OSS HISTORY</u> For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegatic	n mei	ho		
	prought against you if a current or former client/customer has expressed dissatisfaction by:	ıı ınay	ν <del>c</del>		
	i) Making a formal complaint of discrimination or harassment;				
	ii) Threatening to hire an attorney or submission of a demand letter; iii) Complaining of discrimination or harassment and threatening to do something about it: or				

- iv) Frequent complaining of discrimination or harassment

Α.	Have you had any claims and/or allegations of discrimination five years?	YES 🖵	NO 🗆
	*** If YES, what was the total number	& provide details on a separate sheet.***	
B.	circumstance(s), situation(s), transaction(s) or event(s) as or reasonably give rise to a third-party claim or have any reaso		
	If yes, please provide details on separate sheet.		
	agreed that if there is knowledge of any such Claim(s), fac m subsequently emanating there from shall be excluded f		(s), any
	ase be advised that third-party coverage for disability disc npliant with the Americans with Disabilities Act and all am		
lt is u with Clair withi	a condition of purchase, it is hereby understood and agreed that the understood and agreed that should the Applicant not fulfill the support the first insuring agreement, or any reasonable extension agreement, which arises out of the failure to fulfill such subjectivity(ies). In the time period may subject the Policy and its coverage teagrated risk management company assigned to this insurance programmed.	ubjectivity(ies) as defined within 30 days after the effective date, is do not not to in writing by Underwriters, that coverage may be jeopardize It is also understood that failure to complete the subjectivities as the retroactive cancellation. The Applicant agrees to work	peginning d for any s defined
and furth Polic bind previ part	Applicant warrants to the best of its knowledge and belief that the that there has been no attempt at suppression or misstatementer warrants that if the information supplied on this Application of cy, the Applicant will immediately notify Underwriters of such charter to an offer nor the Applicant to accept insurance. To vious Applications, along with any attachments and supplied information of any Policy that may be issued by the Insurer. The statements licant.	t of any material facts known, or which should be known. The analysis between the date of this Application and the inception data ange prior to inception of the Policy. Signing of this Application The Applicant understands and agrees that this Application and a rmation thereto shall be a material and integral part of the Policy	Applicante of the does not any other and any
the F	licant further understands and agrees that no person or entity ot Policy. Furthermore, notice to any agent or knowledge possesse ct a waiver or a change in any part of the Policy nor estop Insurer	d by any agent or other persons acting on behalf of the Applicant	
the F that to to be (whe	Application is for a "CLAIMS MADE & REPORTED" BASIS POR Policy Period. Coverage, if completed, may not apply to any knoccurred before the inception of the Policy Period. The Applicare defended by the Insurance Company's appointed Attorneys an either or not Loss is made) investigations costs, and defense feel wing the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, then no coverage for second control of the Insurance Company's Attorneys, the Insurance Company's Attorneys Company's Attorneys Company's Attorneys Company's Attorneys Company's Attorneys Company's Company's Company's Company's Company's Company's Comp	nown Discrimination, Harassment and Inappropriate Employment agrees that in the event of covered Claims, the Applicant will be ad that the deductible under the Policy shall apply to Claims and es. If however, the Applicant elects to handle a Claim without in	Conductories required including
Emp	signing this Application form, the Applicant confirms that they ployment Practice Insurance wording. It is recommended that erstand the coverages provided. The Applicant should feel free to	t the Applicant take time to review the Policy to ensure that t	they fully
<b>App</b> linsur	ddition to all other terms and conditions:  blicable in Kentucky. Any person who knowingly and with intent irance containing any materially false information or conceals for the imits a fraudulent insurance act, which is a crime.		
Date	e Applicant's authorized signature of a	Principal Partner or Officer	
	Printed Name of Applicant's authorize	ed signature of a Principal Partner or Officer	

# **ESI-EPL**Claim Supplement





This is an application for a claims-made and reported policy.

1.	Na	me of C	ompan	y:									
2.	Ful	l name <u>a</u>	and title	e of individual(s	) involved in th	ie claim	n/incident:						
3.	Ful	I name <u>s</u>	and title	e of claimant:									
4.	a. b. c. d. e.	Was the other	nere an employ ner witr	employment re ee still employe nesses / involve	elationship? ed by applicant ed parties still e	 :? employe	ed?				YES [ YES [ YES [	] ] ]	NO
5.	a. b.	Indicat What i	e the c	urrent status: Uurrent status of	☐ Claim / Suit the claim?		□ Incident			☐ Closed			
6.	a. b. c. d. e. f.	Date c Date c Name	laim / ii laim/ind of the i	cident was repo nsurer the clain	gainst the app rted to insurer n / incident wa	licant: : s repor	ted to:						
7.	The		Sexu Disc Wro Equa FLS Wag FML	ual Harassment rimination (Typo ngful Terminatio al Pay Act (EPA A (Fair Labor Ste and Hour	e)  on \)	or issu	es (please check all False Imprisonmer Retaliation Bodily Injury Affirmative Action Whistle Blower Ret Implied Contract Breach of written of Invasion of Privacy Libel / Defamation Slander	taliation		Good Faith and Fa Retaliation (Type)  Other Issues			- - - -
8.	If the a. b. c. d. e.	Claima Insure Currer Applica	ant's se r's defe it defer ant's of	ise costs incurr fer for settleme	nd: ss reserves: ed to date: nt / estimate o	f settle	ment amount: ement						  NO □
9.	a. T b. T e. C	otal Defotal Defotal Decorate	ense C ductible urt sett	nt is <u>closed,</u> ple costs Paid: Applied: lement? t?	YES 🗖 N	<u> </u>	<ul><li>b. Total Indem</li><li>d. Total paid in</li><li>Date of Settleme</li></ul>	ent:		tible:			
10.	Des Use	cription additior	nal spac	ce on back if the	e space below	is insu	pases the claim / inci						nt.
11.	Expl	lain wha	t action	n(s) have been t	aken to prever	nt a rec	currence or to mitiga	te damages d	of a s	similar claim/incident			

12.	Was an impartial investigation conducted?	YES • NO •
	If yes, please provide who conducted the investigation:	
13.	Name(s) of Supervisor(s) of the alleged violator involved in the claim/incident:	
	s agreed that if there is knowledge of any such Claim(s), fact(s), circumstance(s), situation(s), osequently emanating there from shall be excluded from coverage under the insurance being a	
sup	e undersigned warrants and represents that the statements set forth are true, complete and accurate pression or misstatement of any material facts known and agree that this supplement shall become policy that may be issued by the Company.	
<b>App</b> nsu	addition to all other terms and conditions:  plicable in Kentucky. Any person who knowingly and with intent to defraud any insurance company  urance containing any materially false information or conceals for the purpose of misleading, informat  nmits a fraudulent insurance act, which is a crime.	
Dat	Applicant's authorized signature of a Principal Partner or Officer	
	Printed Name of Applicant's authorized signature of a Principal Pa	artner or Officer

### Additional Insured(s) / Location(s) Supplemental Questionnaire



This is an application for a claims-made and reported policy.

			: 1	

	an approximation of a common number of the province of the pro		•
Ple	ease complete the form on Page Two, indicating each Additional Insured/Location to be covered by this Policy:		
1.	Is each Additional Insured(s) / Location(s) owned 51%+ by the Applicant Company?	YES 🗖	NO E
2.	Do all employees follow the Applicant Company's handbook, policies/procedures?	. YES 🗖	NO E
	Does each Additional Insured/Location have its own separate employment handbook, employment application, policies/procedures?	YES 🗖	NO E
	If Yes, Please Attach a Copy of Each		
3.	Does any Director, Officer, Manager, Supervisor, Employee or Partner at the Additional Insured and/or Additional Location have knowledge of any Claim(s), fact(s), circumstance(s), situation(s), transaction(s) or event(s), as of the date of this signed application, which could reasonably give rise to a Claim and/or allegations or have any reasonable way to foresee that a claim may be brought?  If yes, please provide details on separate sheet.	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 broucurrent or former employee or an applicant for employment has expressed dissatisfaction with the employment relationship or the application process by:	ight agains e employm	t you if a ent
	<ul> <li>i) Making a formal complaint to a supervisory employee of discrimination, harassment or unfair employment practices;</li> <li>ii) Threatening to hire an attorney or submission of a demand letter;</li> <li>iii) Asking for a severance package in excess of what is being offered;</li> <li>iv) Complaining of discrimination, harassment, or unfair treatment and threatening to do something about it; or</li> <li>v) Frequent complaining of discrimination, harassment or unfair treatment.</li> </ul>		
	he New Additional Insured(s) and/or New Additional Location(s) was the result of a Merger or Acquisition, then the quisition Supplemental Questionnaire will need to be completed as well.	e Merger 8	<b>k</b>
	s agreed that if there is knowledge of any such Claim(s), fact(s), circumstance(s), situation(s), transaction(s) or evolute the insurance being applied for.	ent(s), any	/ claim
firs req	ease be aware that newly formed or acquired organization(s) are not covered for Loss that results from an Insured Event the tommenced before the Insured acquired or formed it; nor for Loss covered under any other insurance. Also, once the influested on this Supplement has been received and reviewed by Underwriters, terms may change and/or additional subjectiquired to secure coverage.	ormation	

Applicant understands that all of the above information and any attachments becomes part of and subject to all the terms and conditions of the

The Applicant agrees to complete the program subjectivities for any and all Additional Insured's and/or Additional Locations and notify Underwriters within 30 days after the effective date of any additions. If any Additional Insured(s) and/or Additional Location(s) are requested to be covered by this Policy, the Supplemental Questionnaire Additional Insured(s) / Location(s) must be completed for confirmation of the implementation of these subjectivities. It is understood and agreed that should the Applicant or any Additional Insured(s) and/or Additional Location(s) not fulfill the subjectivity(ies) as defined within 30 days after the effective date, beginning with the first insuring agreement, or any reasonable extension agreed to in writing by Underwriters, 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 retroactive cancellation. The Applicant agrees to work with the designated risk management company assigned to this insurance product.

#### In addition to all other terms and conditions:

completed ESI-EPL Application.

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.

Date	Applicant's authorized signature of a Principal Partner or Officer
	Printed Name of Applicant's authorized signature of a Principal Partner or Officer

Union							
Contract							
Leased/ Temp							
Seasonal							
Part Time							
Full							
Requested Effective Date of Addition							
For Additional Insureds: Corp. or Partnership?							
)r Zip							
d and/or State							
itional Insure nal Location City							
Please provide name of Additional Insured Address of Additional Location Street City S							TOTAL EMPLOYEES:

# Mergers & Acquisitions Supplemental Questionnaire



Thi	s is an application for a claims-made and reported policy.
1.	Was this a merger or acquisition? Date occurred:
2.	What is/are the name(s) of the company(ies) that was/were merged or acquired?
3.	Was the merger/acquisition unfriendly or hostile?
4.	Was this a purchase of assets and liabilities or just assets?
5.	How many employees were acquired?
	Full Time Part Time Seasonal Temp/Leased Contract Union:
6.	Were any employees/officers/managers/administrators terminated within 24 months of the date of merger/acquisition? YES DO DO
	If yes, how many? Employees: Directors / Officers: Employees/officers of Merged/Acquired Company?
7.	How many severance packages were: Offered? Accepted? Were releases obtained?YES 🗆 NO 🗆
	FOR QUESTIONS 8 THROUGH 17, PLEASE PROVIDE INFORMATION OR DETAILS AS ATTACHMENT WHERE NEEDED
8.	Did any of the terminated person(s) file a complaint or suit against the past or present company?YES 🗆 NO 🗆
9.	Any pending EEOC charges of the company acquired / merged? (If so, provide claim supplement for each)YES 📃 NO 🗆
10.	Has the acquired / merged company had any reports of OSHA violations (fines / penalties)?YES 📃 NO 🗆
11.	Has the acquiring / merging company had any government contract violations ("whistleblowing")?YES ☐ NO ☐
12.	Has the acquired / merged company made ADA accommodations for any employees (schedules or requirements)? YES 📮 NO 🗦
13.	Are any acquired / merged employees on FMLA leave?YES  NO
	If yes, provide names of individuals and if established records are maintained for a 24-month period.
14.	How were acquired/merged employees transitioned to current company (terminations / rehires)?
15.	Has the acquired / merged company had any Worker's Compensation injuries? If so, provide the below on separate sheet:
	a. Name of employee b. The nature of the injury c. Date returning to work
16.	Has the acquired / merged company had any Federal False Claims Acts claims?YES □ NO □
17.	Were any administrators or senior managers terminated during acquisition / merger?YES □ NO □
	If yes, provide names of individuals.
18.	Do all acquired/merged employees follow the current company's handbook, policies/procedures?YES 🗆 NO 🗆
	If yes, provide date implemented: If no, provide explanation
19.	Does any Director, Officer, Manager, Supervisor, Employee or Partner have knowledge of any Claim(s), fact(s), circumstance(s), situation(s), transaction(s) or event(s) as of the date this Application is signed, which could reasonably give rise to a claim and/or allegations or have any reasonable way to foresee that a claim may be brought?YES □ NO □
	If yes, please provide details on separate sheet.
	agreed that if there is knowledge of any such Claim(s), fact(s), circumstance(s), situation(s), transaction(s) or event(s), any claim sequently emanating there from shall be excluded from coverage under the insurance being applied for.
com	ise be aware of that an acquired or formed organization is not covered for Loss that results from an Insured Event that happened or first menced before the Insured acquired or formed it; nor for Loss covered under any other insurance. Applicant understands that all of the very becomes part of and subject to all the terms & conditions of the completed ESI-EPL Application.
com	ddition to all other terms and conditions: Applicable in Kentucky. Any person who knowingly and with intent to defraud any insurance pany or other person files an application for insurance containing any materially false information or conceals for the purpose of misleading, mation concerning any fact material thereto commits a fraudulent insurance act, which is a crime.
Date	Applicant's authorized signature of a Principal Partner or Officer
	Printed Name of Applicant's authorized signature of a Principal Partner or Officer

## **Downsizing Supplemental Questionnaire**



This is an application for a claims-made and reported policy.

1.	Of the following, which best describes the Applicant's anticipated activity (hereinafter referred to as "Activity") being											
	contemplated in the next twelve months:											
	☐ Acquisitio		Consolidation	_	□Dissolution	_						
	∐ Other (ple	ease describe):										
2.	What is the a	nticipated date of th	ne above Activity?									
3.	How many er	nployees will be aff	ected by this Activit	y, and at what locat	ion?							
4.						heir employment be terminated	?					
5.	recommenda	tions be followed by				YES • NO •						
6.	Any additiona	al information with re	espect to this Activit	ty:								
	а. Тур	e of law firm?										
	b. Crite	eria of selection on	lay off (expertise, te	enure, etc.)? Time v	vindow?							
	c. Num	nber of people laid	off?									
	d. Cop	y of plan?										
				ecomes part of the	completed ESI/EPL Ap	plication.						
Ap ap	pplicable in Ke plication for in	surance containing	on who knowingly	alse information or	conceals for the pur	company or other person files a pose of misleading, informatio						
Da	ite		Applicant's author	ized signature of a	ı Principal Partner or (	Officer						
		ī	Printed Name of A	oplicant's authoriz	ed signature of a Prin	cipal Partner or Officer						