

ESI-EPL EMPLOYMENT PRACTICES LIABILITY INSURANCE This is an application for a claims-made & reported policy.

ECTIC	N A. – Compa	any Informat	ion						
1.	Name of Comp	oany:							
2.									
	Phone:				Fax:_				
3.	3 Point of Con								
		Name		Phone	Tit	le	Email		
4.						al 🛘 Franchise 🗖 0	Other:		<u>-</u>
5.									
6. 7.	-	-			-	under current manag	ement?		
7.	Gross Sales o Past financial		· · · · · · · · · · · · · · · · · · ·	Year Ended (mm					
	Present financial	•	Ψ \$						
	Next financial	•							
8.		•		rs, Directors and O		ions):			
		Regular	Temp	Leased	Contract	Seasonal	Union	Non-	Union
	Full Time		•						
	Part Time								
9.	Do you have w	vritten employr	nent contracts	or agreements in	place (outside	of the handbook)?	······································	YES 🗆	NO 🗆
	If yes, please	provide a co	by.						
10.	Salary ranges	(including bonus	ses & commission	ons): No. of	F/T No. o	of P/T	No. of F/T	No	. of
P/T		,				A 00 004 / A 0			
			\$20,000 or les			\$20,001 to \$5			
11.	How many om		\$50,001 to \$10			\$100,001 and	over		
11.	Terminated by		-	have been termin	•	Partners			
	Resigned volu					Partners			
12.	•	•				past one (1) year? _			
13.		•	•		•	on to other coverage)			
		Renewal Date	-	Carrier	Limit	Deductible		mium	
14.	Has any insure	er ever cancele	ed or non-rene	wed this type of o	coverage?		\	∕ES □	NO 🗆
15.							\	YES □	NO 🗆
	If YES, indicate			nment contracts	☐ EEOC c	ompliance			
	□ voluntary	union a	greement	other:					
ECTIC	N B. – Emplo	yment Proce	dures						
1.	Do you have a	Human Reso	urces or Perso	nnel Department	?		\	YES 🗆	NO 🗆
2.						side Risk Mgt or Leg			NO 🗆
3.							\	YES □	NO 🗆
4.		-		e Employment Ha					
		•		YES 🗖		Open Door/Grievance	-		NO 🗆
				YES 🗆		Not an employment	•		NO 🗆
_				olicyYES 🖵		Family Medical Leave	-		NO 🗆
5.	Are employee	signatures and	d/or acknowled	igments obtained	on handbook a	and/or policies?	'	res u	NO 🗆

6.	Is an Employment Application used? (If yes, please answer the 6A. and 6B.) A. At-Will Statement	YES □	NO 🗆
	B. Equal Opportunity Statement		NO 🗆
7.	Do you utilize written Arbitration Agreements? (If yes, please provide a copy)		NO 🗆
8.	Do you post/publish required Dept. Of Labor FMLA notifications to employees using FMLA leave?	…YES □	NO 🗆
9.	Do you require managers/supervisors to attend training, educational programs/seminars or staff meetings covering employer/employee relations within a 12 month period?	YES 🗆	NO 🗆
ECTIO	N C. – Loss History – Coverage A (Employee)		
currer	xample, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegation may be brought nt or former employee or an applicant for employment has expressed dissatisfaction with the employment relationship or the er		if a
аррис	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; iii) Asking for a severance package in excess of what is being offered; iv) Complaining of discrimination, harassment, or unfair treatment and threatening to do something about it; or v) Frequent complaining of discrimination, harassment or unfair treatment.		
<u>IF YC</u>	OU ANSWER YES TO QUESTIONS #10, 11, 12, PLEASE PROVIDE DETAILS ON ATTACHED CLAIMS SUPP	<u> LEMENT.</u>	
10.	Have you had any claims and/or allegations of Discrimination, Harassment or Inappropriate Employment Cond Wrongful Termination (including both employee-related and third party actions) in the last 5 years?* ***If YES, what was the total number of claims & provide details***		ide NO ⊑
11.	It is agreed that if there is knowledge of any such Claim(s), fact(s), circumstance(s), situation transaction(s) or event(s), any claim subsequently emanating there from shall be excluded from under the insurance being applied for. Does any Director, Officer, Manager, Supervisor, Employee or Partner have knowledge of any Claim(s), fact(s),	om cove	rage
	circumstance(s), situation(s), transaction(s) or event(s) as of the date this Application is signed, which could re give rise to a claim and/or allegation or any reasonable way to foresee that one may be brought?	asonably YES □	
12.	Please indicate below whether or not you have had any dealings or been involved with any of the following ager under any of the following Acts:	icles and/c	or
	YES NO	YES	NO
	A. Title VII Civil Rights Act of 1964/1991 (EEOC) B. Harassment Claims (EEOC) 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? If YES, is the training conducted as a part of a formalized course? B. Do you have documented guidelines for accepting/rejecting clients or client relationships? C. Do you have written procedures for handling complaints made by third parties of discrimination and/or	YES □	NO L NO L
	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)	YES □	NO 🗆
Ī	L <mark>OSS HISTORY</mark> For example, but not by way of limitation, we consider it reasonable for you to foresee that a claim and/or allegati brought against you if a current or former client/customer has expressed dissatisfaction by:	on may be	,
	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		

		Printed Name of Applicant's authorized	signature of a Principal Partner or Officer	
Date		Applicant's authorized signature of a P	rincipal Partner or Officer	
Appl ifor in	surance containing any	Any person who knowingly and with intent	to defraud any insurance company or other person files for the purpose of misleading, information concerning an	
Empl	loyment Practice Insura	ance wording. It is recommended that	have been provided with and inspected a specimen of the Applicant take time to review the Policy to ensure consult with any source, including legal advisors, regarding	that they fully
the P that o requi incluo	Policy Period. Coverage occurred before the incired to be defended by ding (whether or not Lo	e, if completed, may not apply to any kno- ception of the Policy Period. The Appli- the Insurance Company's appointed Attor ass is made) investigations costs, and defe	LICY which limits liability to Claims first made against an wn Discrimination, Harassment and Inappropriate Emplo cant agrees that in the event of covered Claims, the Aneys and that the deductible under the Policy shall applyense fees. If however, the Applicant elects to handle a Cge for such a Claim is afforded the Applicant under the P	yment Conduct pplicant will be to Claims and Claim without in
the P	Policy. Furthermore, no	tice to any agent or knowledge possesse	er than Insurer or Applicant has the right to waive or cha d by any agent or other persons acting on behalf of the rer from asserting any right under the terms of the Policy.	Applicant shal
and t furthe Policy bind to previous	that there has been no er warrants that if the ir y, the Applicant will imr the Insurer to an offer ous Applications, along of any Policy that may b	attempt at suppression or misstatement of ormation supplied on this Application charmediately notify Underwriters of such charmor the Applicant to accept insurance. The with any attachments and supplied inform	statements set forth herein are true and include all mate of any material facts known, or which should be known. anges between the date of this Application and the incepage prior to inception of the Policy. Signing of this Application e Applicant understands and agrees that this Application thereto shall be a material and integral part of the made herein shall be construed as representations and w	The Applicantion date of the cation does not any other Policy and any
subje date, jeopa subje	ectivities. It is understo beginning with the first ardized for any Claim vectivities as defined with	od and agreed that should the Applicant not insuring agreement, or any reasonable which arises out of the failure to fulfill su	that the Applicant will implement or has implemente to fulfill the subjectivity(ies) as defined within 30 days after extension agreed to in writing by Underwriters, that could be subjectivity(ies). It is also understood that failure to and its coverage terms to retroactive cancellation. The As insurance product.	ter the effective verage may be o complete the
		nird-party coverage for disability discr cans with Disabilities Act and all ame	rimination is <u>NOT</u> available for any location that is endments thereof.	<u>NOT</u>
			ct(s), circumstance(s), situation(s), transaction(s) or ed from coverage under the insurance being appli	
	If yes, please provid	e details on separate sheet.	YE	S NO D
B.	circumstance(s), situa	ation(s), transaction(s) or event(s) as of	or Partner have knowledge of any Claim(s), fact(s), the date this Application is signed, which could hable way to foresee that a third-party claim may be br	ought?
	*** <i>If YES,</i> w	hat was the total number	Y & provide details on a separate shee	t.***
A.	Have you had any classifive years?	aims and/or allegations of discrimination	and/or harassment from a third-party in the last	′ES □ NO [



ESI-EPL CLAIM SUPPLEMENT This is an application for a claims-made & reported policy.



1.	Nar	ne of Co	mpany:								
2.	Full	name <u>a</u>	nd title of individ	dual(s) involved ir	the clair	n/incident:					
3.	Full	name <u>ar</u>	nd title of claim	ant:							
4.	a. b. c. d. e.	Was the electric Are other	ere an employm mployee still en er witnesses / ir	nent relationship? nployed by applic nvolved parties st	ant?ill employ	red?				.YES □ .YES □ .YES □	NO 🗆 NO 🗅
5.	a. b.			tus: ☐ Claim / S tus of the claim?		☐ Incident	□ Oper		□ Closed		
6.	a. b. c. d. e. f.	Date cla Date cla Name o	aim / incident m aim/incident wa if the insurer the	ade against the a s reported to insu e claim / incident	applicant: irer: was repo	rted to:					
7.	The		Sexual Haras Discrimination Wrongful Terr Equal Pay Ac	sment n (Type) mination t (EPA) abor Standards) ur		ues (please check a False Imprisonme Retaliation Bodily Injury Affirmative Action Whistle Blower Re Implied Contract Breach of written Invasion of Privac Libel / Defamation Slander	nt etaliation contract y		Good Faith and Fair Retaliation (Type) Other Issues		-
8.	a.	Claimar Insurer's Current Applica	nt's settlement of s defense and / defense costs nt's offer for set	or loss reserves incurred to date:	e of settle	ement amount:					
9.	a. To b. To e. O	otal Defe otal Dedu out of cou	ense Costs Paid uctible Applied: art settlement?.	ed, please answer	NO 🗆	b. Total Indend. Total paid iDate of Settlem	n excess of dent:		tible:		
10.	Desc Use	cription of additiona	f the alleged ac	t upon which the k if the space bel	claimant ow is inst	bases the claim / inc ufficient:	cident. Includ	le eve	ents leading to the cla	aim / incid	ent.
11.	Expla	ain what	action(s) have	been taken to pre	event a re	currence or to mitiga	ate damages	of a s	similar claim/incident:		

In a App for i	cable in Kentucky. Any person who knowingly and with intent to defraud any insurance company or other person files an Application surance containing any materially false information or conceals for the purpose of misleading, information concerning any fact material of commits a fraudulent insurance act, which is a crime. Applicant's authorized signature of a Principal Partner or Officer				
In a App for i	cable in Kentucky. Any person who knowingly and with intent to defraud any insurance company or other person files an Application surance containing any materially false information or conceals for the purpose of misleading, information concerning any fact material				
urry	lition to all other terms and conditions:				
The undersigned warrants and represents that the statements set forth are true, complete and accurate and that there has been no attem suppression or misstatement of any material facts known and agree that this supplement shall become the basis of any coverage and a parany policy that may be issued by the Company.					
	greed that if there is knowledge of any such Claim(s), fact(s), circumstance(s), situation(s), transaction(s) or event(s), any subsequently emanating there from shall be excluded from coverage under the insurance being applied for.				
13.	lame(s) of Supervisor(s) of the alleged violator involved in the claim/incident:				
	yes, please provide who conducted the investigation:				
	Vas an impartial investigation conducted?YES □ NO □				



ESI-EPL Additional Insured(s)/Location(s) Supplemental Questionnaire This is an application for a claims-made & reported policy.

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Please 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 □
2.	Do all employees follow the Applicant Company's handbook, policies/procedures?
	Does each Additional Insured/Location have its own separate employment handbook, employment application, policies/procedures?YES □ NO □
	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?
	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 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; iii) Asking for a severance package in excess of what is being offered; iv) Complaining of discrimination, harassment, or unfair treatment and threatening to do something about it; or v) Frequent complaining of discrimination, harassment or unfair treatment.
	ne New Additional Insured(s) and/or New Additional Location(s) was the result of a Merger or Acquisition, then the Merger & puisition Supplemental Questionnaire will need to be completed as well.
	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.
first requ	ase be aware that newly formed or acquired organization(s) are not covered for Loss that results from an Insured Event that happened or commenced before the Insured acquired or formed it; nor for Loss covered under any other insurance. Also, once the information uested on this Supplement has been received and reviewed by Underwriters, terms may change and/or additional subjectivities may be uired to secure coverage.
	licant understands that all of the above information and any attachments becomes part of and subject to all the terms and conditions of the apleted ESI-EPL Application.
Und be of imp Loc reas fulfil Poli	Applicant agrees to complete the program subjectivities for any and all Additional Insured's and/or Additional Locations and notify lerwriters within 30 days after the effective date of any additions. If any Additional Insured(s) and/or Additional Location(s) are requested to covered by this Policy, the Supplemental Questionnaire Additional Insured(s) / Location(s) must be completed for confirmation of the lementation of these subjectivities. It is understood and agreed that should the Applicant or any Additional Insured(s) and/or Additional ation(s) not fulfill the subjectivity(ies) as defined within 30 days after the effective date, beginning with the first insuring agreement, or any sonable extension agreed to in writing by Underwriters, that coverage may be jeopardized for any Claim which arises out of the failure to ill such subjectivity(ies). It is also understood that failure to complete the subjectivities as defined within the time period may subject the cy and its coverage terms to retroactive cancellation. The Applicant agrees to work with the designated risk management company igned to this insurance product.
App	ddition to all other terms and conditions: blicable in Kentucky. Any person who knowingly and with intent to defraud any insurance company or other person files an application for a price or a price of the purpose of misleading, information concerning any fact material thereto a fraudulent insurance act, which is a crime.
Dat	e Applicant's authorized signature of a Principal Partner or Officer

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

Please provide name of Addi Address of Addition	tional Insured al Location	l and/o	r	For Additional Insureds:	Requested Effective	Full	Part				
Street	City	State	Zip	Corp. or Partnership?	Date of Addition	Time	Time	Seasonal	Leased/ Temp	Contract	Union
TOTAL EMPLOYEES:											

P. S.

NΑ	ME OF COMPANY:	
1.	Does your company keep 4 years' worth of payroll records, ie. time cards?	☐ YES ☐ NO
2.	Do all employees verify work hours? If No, Please Explain	☐ YES ☐ NO
3.	Do you provide all of your employees the Wage Theft Prevention Notice at time of hire and within 7 days of information/wage changes?	☐ YES ☐ NO
4.	Does your Company provide wage statements to all employees that include gross and net earnings, hours worked at each hourly rate for hourly workers, overtime hours worked during previous pay period if corrected in current pay period, piece rates and number of pieces, deductions, pay period dates, employee's name and company ID # or last four digits of social security #, employer's name and address.	□ YES □ NO
5. 6.	Does your company offer compensation time in lieu of overtime pay? Does your company ever deduct pay from salaried employees? If Yes, Please Explain	☐ YES ☐ NO ☐ YES ☐ NO
7.	Does your company dock pay for salaried employees for increments of less than half a day for illness or absenteeism?	☐ YES ☐ NO
8.	Do you deduct employee's paycheck for uniforms, tools, breakages, shortages, etc? If Yes, Please Explain	☐ YES ☐ NO
	Is your company willing to update your payroll practice to keep abreast of the changes in federal wage and hour laws? Does your company pay 1 ½ times the employee hourly rate overtime for:	☐ YES ☐ NO
	A. hours in excess of 8 hours for a single day's work?	☐ YES ☐ NO
11.	B. for the first 8 hours on the 7 th consecutive workday? Does your company pay 2 times the employees hourly rate overtime for:	☐ YES ☐ NO
	A. for any work over 8 hours on the 7 th consecutive workday?	☐ YES ☐ NO
	B. for working in excess of 12 hours in a single days work?	☐ YES ☐ NO
12.	When you provide the final paychecks to former employees:	
	A. Do you pay all wages, including accrued vacation and PTO, immediately, when employee is terminated? B. Do you pay all wages, including accrued vacation and PTO, at the time of quitting, when an employee has provided	☐ YES ☐ NO☐ YES ☐ NO☐
	at least a 72 hour notice?	
	C. Do you pay all wages, including accrued vacation and PTO, within 72 hours, when an employee does not provide at least a 72 hour notice?	☐ YES ☐ NO
	D. Are there any scenarios that you would hold an employee's final paycheck? If Yes, Please Explain	☐ YES ☐ NO
	E. Are there any scenarios that you would deduct wages from an employee's final paycheck? If Yes, Please Explain	☐ YES ☐ NO
13.	Do you have employees that work an Alternative Workweek?	☐ YES ☐ NO
	A. If Yes, are you in compliance with the proper Department of Industrial Relations Alternative Workweek procedures required by law?	☐ YES ☐ NO
	Do you allow employees to accrue a maximum vacation accrual cap of at least 1.25 times the annual accrual rate?	☐ YES ☐ NO
15.	Do you provide 10 minute rest periods for your non-exempt employees in the middle of every 4 hours worked or major fraction thereof?	☐ YES ☐ NO
16.	Do you provide 30-minute meal periods where non-exempt employees are relieved of all duties when the work period	☐ YES ☐ NO
17.	is more than 5 hours? Do you provide 30 minute meal periods where they are relieved of all duties for your non-exempt employees when the work period is more than 10 hours but less than 12 hours?	□ YES □ NO
18.	Do you have any of your employees sign a meal-waiver for shifts less than 6 hours?	☐ YES ☐ NO
	A. If Yes, it is by mutual consent by both the employer and the employee?	☐ YES ☐ NO
	B. Can the meal waiver be revoked at any time by the employee?	☐ YES ☐ NO
19.	Do your employees work over 10 hours a day? □ NA	☐ YES ☐ NO
	A. If Yes, do any of the employees sign a meal waiver for the second meal period?	☐ YES ☐ NO
	B. If Yes, is it only when the first meal period has not been waived?	☐ YES ☐ NO
20.	Do you provide on-duty meal periods only when the employee cannot be relieved of all duties? If so, do you have the following:	□ YES □ NO
	A. A written agreement signed by the employee which they can discontinue at any time?	
	B. Is the employee compensated during the on-duty meal period at their regular rate of pay?	☐ YES ☐ NO

	. Is the employee allowed to revoke their agreement to an on-duty meal period at any time?	☐ YES ☐ NO
21.	are employees that are required to return to work after a break of more than one hour, given the split shift differential?	☐ YES ☐ NO
	If No, does the employee earn more than an hour of extra pay at minimum wage on that workday?	□ YES □ NO
	When employees report to work and are subsequently sent home due to lack of work or other reasons, do you pay them	□ YES □ NO
	ccording to the "reporting to work pay" guidelines?	u ies u no
	To you define all of your exempt employees according to the regulatory requirements established for the Professional, xecutive, Computer Professional, Outside Sales or Administrative Exemption definitions? If No, Please Explain	□ YES □ NO
	If Yes, do they meet the minimum salary requirements?	☐ YES ☐ NO
24.	lease Indicate Terms of Pay: Percentage of	
	• Piece Rate	% ~
	• Fixed Weekly Wage	% V
	Semi-Monthly Wage	% V
	• Monthly Wage	%
	• Commission	
25	TOTAL (must equal 100%) lease indicate types of employees:	00%
43. .	Percent of Exempt Employees	0/4
	Percent of Exchipt Employees Percent of Non-Exempt Employees	
	Percent of Commission Employees Percent of Commission Employees	
	TOTAL (must equal 100%)	
26.	o you have more than one location that share employees?	☐ YES ☐ NO
	If Yes, are the employees paid overtime when the combined hours at all locations total more than 8 in a day or more than 40 in a week?	☐ YES ☐ NO
	lave you had any claims or potential claims and/or allegations of Wage and Hour violations in the last 5 years, acluding but not limited to Claims made before the California Labor Commission (Department of Labor Standards inforcement)? (If yes, complete the Claim Supplement)	☐ YES ☐ NO
comj infor If at feder effec telep	dition to all other terms and conditions: Applicable in Kentucky. Any person who knowingly and with intent to definition or other person files an application for insurance containing any materially false information or conceals for the purposition concerning any fact material thereto commits a fraudulent insurance act, which is a crime. If y responses to the questions in this supplement indicate that the Applicant Company may not be in compliance with all law, ordinance or regulation regarding wage and hour, the Applicant Company agrees to become compliant with the date of any Policy issued by Certain Underwriters at Lloyd's. In order to facilitate compliance, the Insured Company agrees to Specialty Risk Management®, Inc., a national, independent crisis management and risk managization. Any continued non-compliance may subject the policy or this sub-limited coverage to cancellation or voidance.	oose of misleading, any local, state or nin 30 days of the pany will have free
	VATURE OF OWNER, OFFICER, PARTNER OR DIRECTOR DATE	
SIU	MATURE OF OWNER, OFFICER, FARINER OR DIRECTOR DATE	

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.





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?YES □ NO □
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 NO
	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.
	ii yes, piease 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	se 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 ve becomes part of and subject to all the terms & conditions of the completed ESI-EPL Application.
In a	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 eading, 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



	Applicant understan In addition to all ot Applicable in Kent application for insur-	ance containing any materially falsereto commits a fraudulent insurance	ly and with intent to se information or cond se act, which is a crim	defraud any insurandeals for the purpose of	e company or other person files a of misleading, information concerning
	Applicant understan In addition to all ot Applicable in Kent application for insur-	her terms and conditions: tucky. Any person who knowing ance containing any materially fals	ly and with intent to se information or cond	defraud any insurandeals for the purpose of	e company or other person files a
	Applicant understan	her terms and conditions:	•		•
		ds that all of the above information	becomes part of the	completed ESI/EPL Ap	oplication.
	e. Other?				
		of plan?			
		er of people laid off?			
		a of selection on lay off (expertise,	,		
	a. Type o	of law firm?			
i.	Any additional inform	nation with respect to this Activity:			
	YES U NO U If	yes, please provide the name of the	e law firm that is to be	consulted:	
	-		-		dations be followed by the Applicant
	explain:				
					employment be terminated? Pleas
3.	How many employed	es will be affected by this Activity, a	and at what location?		<u></u>
	What is the anticipat	ted date of the above Activity?			
	Other (please descr	ribe):			
	Acquisition	Consolidation	☐ Merger	Dissolution	☐ Reformation
	next twelve months:				