Insurance that starts with you.

Utica Mutual Insurance Company and its affiliated companies, New Hartford, N.Y. 13413

EMPLOYMENT - RELATED PRACTICES LIABILITY INSURANCE APPLICATION

THIS IS AN APPLICATION FOR A CLAIMS-MADE POLICY. SEE NOTICE ON PAGE 5. READ YOUR POLICY CAREFULLY.

THE POLICY INCLUDES DEFENSE COSTS IN ITS LIMITS OF INSURANCE. ANY DEFENSE COSTS PAID UNDER COVERAGE WE PROVIDE WILL REDUCE THE AVAILABLE LIMITS OF INSURANCE UNDER THAT COVERAGE AND MAY EXHAUST THEM COMPLETELY.

			:					Producer	r:				
Mailing Address:					F	Producer	r No:						
								_icense l	No:				
Polic	y F	eriod:		to									
		_	TE HISTORY e the firm's op	erations	s:								
2	2)	Numbei	r of years in bu	siness'	?								
3	3)	(greater		f the v	vorkforce	e), mei	rgers o	r acquis	igs, consolidat sitions within t		t 24 m		r, do you
I	lf ye	es, plea	se provide de	tails o	n the su	ppleme	ental a _l	pplicatio	on attached.				
4	•	Govern	ment?						ceive financia			from the	
II. E	ΕMI	PLOYE	ES										
ţ	5)	(FT), Pa		yees* (PT), Ter				ployees, brokeers (TL), and Ir				
		1. Last	Full Year (1/1	thru 1	<u>2/31)</u>			2. Las	t Full Year Pri	or to 1.			
	ŀ		Number of		Emplo	oyees			Number of	l	Emp	loyees	
			Locations	#	#	#	#		Locations	#	#	#	#
		State	by State	FT	PT	TL	IC	State	by State	FT	PT	TL	IC
	ľ								<u> </u>				
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	Ī									•			

Totals

Totals

	3. Last	Full Year Pric	r to 2.	<u>.</u>			
	State State	Number of Locations by State	# FT	Emplo # PT	oyees # <u>TL</u>	# IC	* Defined as employees working less than 32 hours per week (1600 hours per year).
							** Independent Contractors are not covered
							under the basic policy, but their use must be reported. If you desire coverage for potential
							claims by independent contractors, please
	T - 4 - 1 -						use the Supplemental Application attached.
ļ	Totals						
6)							in the last three calendar years: Second Prior
7)	Breakdo	own of current	Full Ti	me empl	oyees by	their t	otal cash compensation (salary + bonus):
		\$30,000 or le \$30,001 - \$1 Over \$100,00 Total	ess per 00,000	per yea		Employ	<u> </u>
8)	employe = 100; N	of Full Time are) during the slumber of emp	year d loyees	ivided by s termina	the tota	I at the loymer	ninating employment (whether initiated by employer or start of the year (e.g. Total employees; at start of year nt during year = 5 ; $5 \div 100 = 5\%$):
	Last full	calendar year			_% Ne	Xt Prior	% Next Prior %
9)		mber of <u>emplo</u> calendar year	-				T and P/T employees for last three calendar years: r Next Prior
LO	SS HIST	ORY					
10)	Within t	•	rs has	the firm	, inclusi	ve of p	predecessor firms, or any individual proposed for this
	regu	ılatory authorit	y or ar	ny other (governm	ental e	· ·
	•		•				ought against them?
	_	•					
11)	you?						ces which may result in a claim(s) being made against \square Y \square N
	If yes, e	xplain on the	supp	lemental	applica	ition at	tached.

THE APPLICANT UNDERSTANDS AND AGREES THAT IF ANY FACTS, INCIDENTS, OR CIRCUMSTANCES ARE KNOWN WHICH MAY REASONABLY GIVE RISE TO A CLAIM UNDER THIS PROPOSED POLICY, THEN ANY CLAIMS ARISING FROM SUCH FACTS, INCIDENTS, OR CIRCUMSTANCES ARE EXCLUDED FROM COVERAGE THEREUNDER. FAILURE TO DISCLOSE SUCH KNOWN FACTS, INCIDENTS OR CIRCUMSTANCES HERE WILL VOID THE PROPOSED POLICY IN ITS ENTIRETY.

III.

IV. HUMAN RESOURCES FUNCTION

	12) a.	Who is responsible for the Human Resource	es or Personnel f	unctions?	
		Name	Title		
	b.	Who is designated to handle all employmen	nt-related incident	s?	
		Name	Title		
		you make use of any of the following tests so purpose of continuing employment?	screen employme	nt applicants, to promote e	mployees, or fo
		Psychological or personality tests:		□Y	□ N
	•	Drug or alcohol tests		Y	N
	c)	Pre employment offer medical tests		Y	□ N
	•	es, provide details on the supplemental a	application attacl	hed.	_
V.	INSUR	ANCE INFORMATION			
	14) Do	you currently carry Employment-Related Lia	ability Insurance?		
	If y	ves, please provide:			\square N
	Ins	surer:	<u></u>		
		nit: Per Claim:			
		licy Period: R			
		etention or Deductible: Co-Inst	surance Amount:		
	Pre	emium:			
	15) Ha	is any insurer ever canceled or non-renewed	this type of cover	rage?	□N
	lf v	es, provide details on the supplemental a	annlication attacl	had	
	")	res, provide details on the supplemental a	ippiication attaci	ieu.	
	16) Cu	rrent GL carrier?			_
	Lin	nit of Liability		_	
		*			_
	17) Ch	eck desired limits of liability (per claim/aggre	gate):		
		\$250,000/\$250,000	\$500,0	00/\$500,000	
		\$1,000,000/\$1,000,000		0,000/\$2,000,000	
	18) Ch	eck desired:			
	-	Retention (per claim) \$5,000 (basic)	\$10,000	\$25,000	
	b)	Co-insurance Participation (per claim) 0% (basic)			
		5% (with \$25,000 per claim max)	5% (wit	h \$50,000 per claim max)_	
		10% (with \$25,000 per claim max)	10% (w	ith \$50,000 per claim max)	

VI. RISK MANAGEMENT PRACTICES

19	a)	Have all your employment related policies and procedures been reviewed counsel?	and approv	red by outside ☐ N
		If yes, when?	ш.	
		By whom? Firm: Atty:		
		Does this firm, or attorney used for review, specialize in employment law?	☐ Y	□ N
	b)	Have all recommendations from that review been implemented?	ΠΥ	□N
		If not, explain or provide time frame for implementation on supplementa	al application	on attached.
20)	Do	you use an employment application during your hiring process?	ΠΥ	\square N
	If y	es, does it contain:		
	a.	An employment at will statement?	□Y	□N
	b.	Authorization to check references & criminal conviction records?		\square N
	C.	The applicant's signature attesting that all representations are true?	□ Y	\square N
	d.	An equal employment opportunity statement?	☐Y	□N
21)	Do	you distribute an employment handbook to your employees?	ΠΥ	\square N
	If y	es, does it contain:		
	a.	an employment at will statement?	□Y	\square N
	b.	a written equal employment opportunity statement?		\square N
	C.	a written anti-sexual and general harassment policy?	□ Y	\square N
	d.	a written internal complaint procedure for discrimination and sexual		
		harassment claims?		\square N
	If n	o, do you have written policies on all of the above that are distributed		
	sep	parately?	□ Y	\square N
	Sp	ecify any that are not:		
22)	Do	you have a progressive disciplinary program?	□Y	□N
·		If yes, is it distributed to supervisors in writing?	□Y	□N
23)		you post, in places conspicuous to all employees and applicants for	\Box \lor	
	em	ployment, all notices required by law?	☐ Y	□N
24)		en requested by employees, do you distribute information as required by eral law regarding the Family Medical Leave?	ΠΥ	□N
25)		you require that all employment terminations be reviewed by the	\Box \vee	□N
	pei	sonnel having human resources responsibilities?	☐ Y	□ IA
26)		ve you informed supervisory personnel, in writing,		
		heir responsibility to provide you with prompt notice of any claims, idents or allegations?	□Y	□N

VII. ADDITIONAL INFORMATION

Please attach each of the following, if they exist:

Employee handbook

Employee grievance, disciplinary, termination, and out-placement procedures

Employment application Form(s)

EEO and Discrimination and Sexual Harassment Policy

Separation Agreement Form

IMPORTANT CLAIMS-MADE COVERAGE NOTICE

The Coverage Form which provides Employment-Related Practices Liability Coverage applies on a claims-made basis.

The following provides a general description of this coverage and is subject to the terms and provisions of the actual Coverage Form. Terms in quotation marks are defined in the Coverage Form.

- **A.** The Coverage Form, subject to its terms and conditions, provides full prior acts coverage if no Retroactive Date is entered in the Declarations. If a Retroactive Date is entered in the Declarations, the Coverage Form will not apply to "claims" for "employment-related practices" which took place before the Retroactive Date. The Coverage Form will not apply to "claims" for "employment-related practices" which take place after the expiration of the "policy period."
- **B.** The Coverage Form will apply to "claims" for "employment-related practices" which took place on or after the Retroactive Date, if any, but before the beginning of the "policy period" **only if** any "claim" is made according to **D.** below.
- **C.** The Coverage Form will not apply to any "employment-related practice" for which "claim" is first made after the expiration of the "policy period" or any Automatic or Optional Extended Reporting Period described in the Extended Reporting Period Section of the Coverage Form.
- **D.** The Coverage Form will apply only to "claims" which are first made:
 - 1. During the "policy period";
 - 2. During the ninety day Automatic Extended Reporting Period described in the Extended Reporting Period Section of the Coverage Form;
 - **3.** During the five year Automatic Extended Reporting Period described in the Extended Reporting Period Section of the Coverage Form for "claims" arising out of "employment-related practices" reported, under the policy provisions, no later than ninety days after the end of the "policy period"; or
 - 4. During the 12 month or 36 month Optional Extended Reporting Period described in the Extended Reporting Period Section of the Coverage Form. Such Optional Extended Reporting Period must be requested by the first Named Insured in writing, by the later of sixty days after the date of "termination of coverage," or thirty days after the date of mailing by us of notice to the first Named Insured advising of premiums for and provisions of the Optional Extended Reporting Periods, in order to allow "claims" to be made against the policy coverage after the expiration of an Automatic Extended Reporting Period.
- **E.** We will send to the first Named Insured shown in the Declarations a written notice, within thirty days after any notice of "termination of coverage," of the premium for and provisions of the Extended Reporting Periods, unless we cancel for nonpayment of premium or fraudulent activities of any insured.
- **F.** For the first three years of claims-made coverage, premiums will be comparatively lower than for occurrence coverage, and will increase for each renewal of those policies. Claims-made prices will still be somewhat lower than occurrence prices for mature accounts (in their fourth or later years). The purchase of Optional Extended Reporting Periods, as described above, requires additional premium payments.

A review of the Extended Reporting Period provisions in your policy, as summarized above, will underscore the importance of both the Automatic and Optional Extended Reporting Periods.

THE UNDERSIGNED REPRESENTS TO THE BEST OF HIS OR HER BELIEF AND KNOWLEDGE, AFTER REASONABLE INQUIRY AND DUE DILIGENCE, THE STATEMENTS SET FORTH IN THIS APPLICATION AND ANY SUPPLEMENTS THERETO ARE TRUE AND CORRECT.

THE UNDERSIGNED FURTHER DECLARES THAT ANY CLAIM, INCIDENT OR EVENT TAKING PLACE PRIOR TO THE EFFECTIVE DATE OF THE INSURANCE APPLIED FOR WHICH MAY RENDER INACCURATE, UNTRUE, OR INCOMPLETE ANY STATEMENT MADE WILL IMMEDIATELY BE REPORTED IN WRITING TO THE INSURER. AS A RESULT, THE INSURER MAY WITHDRAW OR MODIFY ANY OUTSTANDING QUOTATIONS AND/OR AUTHORIZATION OR AGREEMENT TO BIND THE INSURANCE.

THE FIRM UNDERSTANDS AND AGREES THIS APPLICATION AND ANY SUPPLEMENTS THERETO SHALL BE INCORPORATED INTO ANY POLICY THAT MAY BE ISSUED AND THE UNDERWRITERS ARE RELYING ON THE TRUTH OF THE STATEMENTS SET FORTH HEREIN IN MAKING A DETERMINATION TO ISSUE ANY POLICY.

THE UNDERSIGNED INDIVIDUAL REPRESENTS HE OR SHE IS DULY AUTHORIZED AND EMPOWERED TO MAKE THIS APPLICATION, INCLUDING THIS REPRESENTATION, ON BEHALF OF THE FIRM OR ANY INDIVIDUAL WHO MAY SEEK COVERAGE UNDER ANY BINDER OR INSURANCE POLICY ISSUED IN RELIANCE HEREON.

THIS APPLICATION DOES NOT BIND THE APPLICANT OR THE COMPANY TO COMPLETE THE INSURANCE. IT IS AGREED, HOWEVER, THAT THIS APPLICATION SHALL BE THE BASIS OF THE CONTRACT AND IS BEING RELIED UPON BY THE COMPANY SHOULD A POLICY BE ISSUED. IF A POLICY IS ISSUED, THIS APPLICATION WILL BE MADE A PART OF THE POLICY.

FRAUD WARNING

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM 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 AND SUBJECTS THE PERSON TO CRIMINAL AND [NY: SUBSTANTIAL] CIVIL PENALTIES. (Not applicable in CO, DC, FL, HI, MA, NE, OH, OK, OR, VT or WA; in LA, ME, TN and VA, insurance benefits may also be denied)

IN THE DISTRICT OF COLUMBIA, WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON. PENALTIES INCLUDE IMPRISONMENT AND/OR FINES

IN FLORIDA, ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD, OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE.

IN MASSACHUSETTS, NEBRASKA, OREGON AND VERMONT, ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THERETO, MAY BE COMMITTING A FRAUDULENT INSURANCE ACT, WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO CRIMINAL AND CIVIL PENALTIES.

IN WASHINGTON, IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES, AND DENIAL OF INSURANCE BENEFITS.

NOTE: FOR STATES THAT REQUIRE SPECIFIC FRAUD WARNING LANGUAGE, USE ACORD 63 FRAUD STATEMENTS, WHICH MUST BE READ AND SIGNED BY THE APPLICANT AND ATTACHED TO EACH COPY OF THE APPLICATION REQUIRED TO BE SUBMITTED.

Signatures of:
Sole Proprietor, Partner, Manager (if Limited Liability Company), or President or Chairman (if Corporation):
Dated:
Individual responsible for Human Resources function:
Dated:

NOTE: The attached Supplemental Application must be completed if you have provided any "yes" responses to questions 3, 4, 10, 11, 13, 15 or 19 above or if you are interested in coverage for independent contractors.

Supplemental Application

3)	Details of plant, facility or branch office closings, consolidations, layoff/staff reductions (g workforce), mergers or acquisitions within the past 24 months	greater tha	in 10% of the
	Details on any of the above anticipated in the next 12 months		
4)	Description of contracts with the Federal Government, including revenue size and any fin	nancial ass	sistance.
	Is there an affirmative action plan?	Υ [□N
	If yes, please attach a copy and describe reason for implementing.		
5)	Details of all independent contractor contracts for which you would want coverage ur claims brought by such contract workers. Include number of workers, type of work, hours/week and/or months of use, and whether workers are primarily on site or off.		
10)) a. Details of any employment-related inquiry, complaint, charge, from any munic regulatory authority or any other governmental entity within the last 5 years: (P description, amount demanded, and amount paid and/or reserved.)	zipal, state Provide da	e, or federal ite, complete
	 Details of any claim, suit, grievance, or demand within the last 5 years: (Provide date, complete description, amount demanded, and amount paid and/or res 	served.)	
11)) Details of any facts, incidents, or circumstances which may result in a claim(s) being made	de against	you:

13) Tests used to screen employment applicants, to promemployment.	ote employees, or for the purpose of continuing
Describe:	
 a) type of test; b) how the test is administered, i.e.: to all employees or se c) Company creating test and validation documentation. 	egments of, please detail procedures; and
15) Details of canceled Employment-Related Practices Liability	Insurance:
Carrier:Reason:	Cancellation Date:
19) Explain any recommendations made by outside counsel what timeframe to complete.	nich have not been implemented, and reason why or