

EMPLOYMENT PRACTICES LIABILITY - 101

PROTECTS INSUREDS AND THEIR BUSINESS AGAINST CLAIMS ALLEGING EMPLOYMENT RELATED WRONGFUL ACTS SUCH AS:

- § Discrimination
- § Harassment
- § Sexual harassment
- § Wrongful termination
- § Wrongful discharge
- § Wrongful dismissal
- § Wrongful discipline
- § Negligent reassignment
- § Negligent hiring
- § Retaliation
- § Negligent supervision
- § Negligent evaluation
- § Breach of written or oral employment contract
- § Negligent training
- § Negligent retention
- § Misrepresentations
- § Defamation – libel and slander
- § Invasion of privacy
- § False arrest, detention or imprisonment
- § Failure to prevent the existence of a hostile work environment
- § Wrongful infliction of emotional distress
- § Wrongful infliction of mental anguish
- § Wrongful infliction of humiliation

