

## <u>Women's Integrated Network, Inc. v. U.S.</u> <u>Specialty Insurance Company</u>

Year: 2011 Court: U.S. District Court, New York Eastern District Case Number:

UP addressed the Court's blanket holding that an Employment Practices Liability insurance policy does not cover contractual damages, as this holding has broad implications for policyholders in New York and elsewhere.

UP's brief was written pro bono by Jean F. Gerbini of Whiteman, Osterman and Hannah, LLP. (Albany, NY)

The information presented in this publication is for general informational purposes and is not a substitute for legal advice. If you have a specific legal issue or problem, United Policyholders recommends that you consult with an attorney. Guidance on hiring professional help can be found in the "Find Help" section of <u>www.uphelp.org</u>. United Policyholders does not sell insurance or certify, endorse or warrant any of the insurance products, vendors, or professionals identified on our website. Source: https://uphelp.org/amicus-briefs/womens-integrated-network-inc-v-u-s-specialty-insurance-company/ Date: November