Claim Reporting Instructions: Please refer to the attached document for claim reporting requirements.

To report a claim, please contact us at the address shown:

Genesis Management and Insurance Services Corporation
UBS Tower
1 North Wacker Drive, Suite 800
Chicago, Illinois 60606

Attention: Jessica Stewart, Claim Executive

Losses involving catastrophic injuries or damages should be reported by phone at 312-267-8526. Early reporting of catastrophic injury or damage claims will permit us to closely follow serious and/or unusual exposure claims.

We look forward to working with you and welcome any inquiries you may have.
THE PUBLIC POLICY®

THIS POLICY JACKET WITH THE COMMON DECLARATIONS PAGE, COVERAGE PARTS, AND ENDORSEMENTS, IF ANY, ISSUED TO FORM A PART THEREOF, COMPLETES THIS POLICY.
**TPP DP C-M 01 NC 06 14**

---

**Genesis Insurance Company**  
120 Long Ridge Road, Stamford, Connecticut 06902-1843  
(203) 328-6660

**THE PUBLIC POLICY - RETAINED LIMIT FORM**

**Declarations Page**

**Policy No. YXB301190D**

**Item 1. General Information**

<table>
<thead>
<tr>
<th>First Named Insured:</th>
<th>County of Cleveland</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing Address:</td>
<td>P.O. Box 1210</td>
</tr>
<tr>
<td></td>
<td>Shelby, NC 28151-1210</td>
</tr>
</tbody>
</table>

**Named Insured(s):**

Policy Period - Coverage Parts A and B - both date as of 12:01 a.m. Std. time at your mailing address

From: July 1, 2019  
To: July 1, 2020

Retroactive Date: July 1, 2015 (applies only to Coverage Part B)

**PART B IS A CLAIMS-MADE COVERAGE PART - PLEASE READ IT CAREFULLY**

**Item 2. Schedule of Retained Limit(s)**

<table>
<thead>
<tr>
<th>Coverage Part A</th>
<th>$350,000</th>
<th>Applies to each occurrence as defined by the Public Liability Coverage Part</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage Part B</td>
<td>$350,000</td>
<td>Applies to each claim as defined by the Public Officials Liability Coverage Part. THIS IS A CLAIMS-MADE COVERAGE PART-PLEASE READ IT CAREFULLY.</td>
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</table>

**Item 3. Limit(s) of Insurance**

<table>
<thead>
<tr>
<th>Coverage Part A</th>
<th>$5,000,000</th>
<th>Coverage Part Aggregate Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$2,500,000</td>
<td>Each occurrence as defined by the Public Liability Coverage Part</td>
</tr>
<tr>
<td>Coverage Part B</td>
<td>$5,000,000</td>
<td>Coverage Part Aggregate Limit</td>
</tr>
<tr>
<td></td>
<td>$2,500,000</td>
<td>Each claim as defined by the Public Officials Liability Coverage Part. THIS IS A CLAIMS-MADE COVERAGE PART-PLEASE READ IT CAREFULLY.</td>
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**Item 4. Premium**

<table>
<thead>
<tr>
<th>Coverage Part A</th>
<th>$201,802</th>
<th>Flat Premium; Adjustable at Rate of $Not Applicable per _________ of __<strong><strong>. Subject to Minimum premium of $</strong></strong>____.</th>
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<tbody>
<tr>
<td>Coverage Part B</td>
<td>$9,017</td>
<td>Flat Premium; Adjustable at Rate of $Not Applicable per ______ of __<strong><strong>. Subject to Minimum premium of $</strong></strong>____.</td>
</tr>
<tr>
<td>TRIA</td>
<td>$4,181</td>
<td>Flat Premium – Combined Coverage Parts A and B</td>
</tr>
</tbody>
</table>

**Forms and Endorsements comprising this policy: See Endorsement Number 1**

Signed at Stamford, Connecticut on July 12, 2019

---

Authorized Representative
<table>
<thead>
<tr>
<th>POLICY NUMBER</th>
<th>ENDSORSEMENT EFFECTIVE</th>
<th>COMPANY</th>
</tr>
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<tr>
<td>YXB301190D</td>
<td>July 1, 2019</td>
<td>Genesis Insurance Company</td>
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</table>

<table>
<thead>
<tr>
<th>NAMED INSURED</th>
<th>COVERAGE PARTS AFFECTED</th>
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<tbody>
<tr>
<td>County of Cleveland</td>
<td>The Public Policy</td>
</tr>
<tr>
<td></td>
<td>Retained Limit Form</td>
</tr>
<tr>
<td></td>
<td>Coverage Parts A and B</td>
</tr>
<tr>
<td></td>
<td>Common Policy Conditions</td>
</tr>
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</table>

| CHANGES                          |

<table>
<thead>
<tr>
<th>SCHEDULE OF FORMS AND ENDORSEMENTS</th>
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<tr>
<td>TPP DP C-M 01 NC 06 14</td>
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<tr>
<td>TPP A 00 01 05/05</td>
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<tr>
<td>TPP B C-M 00 01 05/05</td>
</tr>
<tr>
<td>TPP CC 00 01 05/05</td>
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<tr>
<td>TPP 07 0001 03 12</td>
</tr>
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<td>TPP 04 0009 12 15</td>
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<td>TPP 15 0002 12 13</td>
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<td>TPP A 94 02 06 06</td>
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<tr>
<td>TPP A 98 19 07/07</td>
</tr>
<tr>
<td>TPP A C-M 04 03 05/05</td>
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<tr>
<td>TPP A/B 00 02 05/05</td>
</tr>
<tr>
<td>TPP A/B/CC 97 15 07/07</td>
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<tr>
<td>TPP A/B NC 91 04 07/07</td>
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<tr>
<td>TPP B C-M NC 27 04 05/05</td>
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<td>TPP CC NC 01 05 05/05</td>
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<tr>
<td>TPP CC NC 02 08 05/05</td>
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<td>IC 09 26 01 15</td>
</tr>
<tr>
<td>IL 09 85 01 15</td>
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<td>SGN 90 0001 0710</td>
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Signed at Stamford, Connecticut on July 12, 2019

Authorized Representative

Copyright, Genesis Insurance Company, 2012
POLICY NUMBER | ENDSORSEMENT EFFECTIVE | COMPANY
YXB301190D | July 1, 2019 | Genesis Insurance Company

NAMED INSURED | COVERAGE PARTS AFFECTED
County of Cleveland | The Public Policy

Retained Limit Form
Coverage Part A

CHANGES

EXTENDED COVERAGE FOR UNMANNED AIRCRAFT SYSTEM

SCHEDULE

Limits of Insurance

Unmanned Aircraft System Liability Each Occurrence Limit: $_________________
Unmanned Aircraft System Liability Aggregate Limit: $_________________

If Limits of Insurance are not shown above, the Coverage Part A Limits of Insurance shown in the Declarations Page apply to the insurance provided by this endorsement.

A. Paragraph 8. of subsection C. Exclusions in SECTION I – COVERAGE is replaced by the following:

This insurance does not apply to:

8. a. (1) Unmanned Aircraft System

Bodily injury, personal injury, advertising injury, or property damage arising out of the ownership, operation, maintenance, transportation, use, or entrustment to others of any aircraft that is an unmanned aircraft system.

Use includes loading or unloading.

This subparagraph a.(1) applies even if the claims against any Insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that Insured, if the occurrence which caused the bodily injury, personal injury, advertising injury, or property damage involved the ownership, operation, maintenance, transportation, use, or entrustment to others of any aircraft that is an unmanned aircraft system.

(2) Aircraft (Other Than Unmanned Aircraft System), Aviation Activities or Airports

Bodily injury, personal injury, advertising injury, or property damage arising out of the ownership, operation, maintenance, transportation, use, or entrustment to others of any aircraft (other than an unmanned aircraft system), airfields, runways, hangars, buildings, or other properties in connection with any aviation activities or airports owned or operated by or rented or loaned to any Insured.

Use includes loading or unloading.
This subparagraph a.(2) does not apply to liability assumed under any insured contract for the ownership, maintenance or use of any aircraft (other than an unmanned aircraft system).

b. (1) Subparagraph a.(1) above does not apply to:

(a) Bodily injury, personal injury, advertising injury, or property damage arising out of the ownership, operation, maintenance, transportation, use, or entrustment to others of an unmanned aircraft system; and

(b) Liability assumed by you under an insured contract for the ownership, maintenance or use of an unmanned aircraft system.

(2) Such unmanned aircraft system coverage as stated in subparagraph b.(1) above is conditioned upon any Insured, or any other person or entity authorized by you and under your direction to operate the unmanned aircraft system specifically in your business, fully complying with:

(a) Federal Aviation Administration (FAA) regulations, certifications, rules, procedures, policies and standards with respect to an unmanned aircraft system, including any amendment or addition to such regulations, certifications, rules, procedures, policies and standards;

(b) United States Department of Transportation laws and regulations with respect to an unmanned aircraft system, including any amendment or addition to such laws and regulations;

(c) Any other applicable federal laws and regulations with respect to an unmanned aircraft system, including any amendment or addition to such laws and regulations; and

(d) Any state and local laws and regulations with respect to an unmanned aircraft system, including any amendment or addition to such laws and regulations.

(3) The following exclusions apply with respect to the unmanned aircraft system insurance provided by this subparagraph b. and are in addition to the other exclusions stated elsewhere in this policy:

With respect to any unmanned aircraft system, this insurance does not apply to:

(a) Bodily injury, personal injury, advertising injury, or property damage arising out of physical contact by any unmanned aircraft with any other aircraft, including airships/blimps or other gas or hot air filled balloons, whether manned or unmanned;

(b) Bodily injury, personal injury, advertising injury, or property damage arising out of the hijacking of any unmanned aircraft system;

(c) Bodily injury, personal injury, advertising injury, or property damage arising out of persons or entities gaining unauthorized access to sensitive or confidential data collected, stored or transmitted by any unmanned aircraft system;
(d) Bodily injury, personal injury, advertising injury, or property damage arising out of the existence or use of weapons and ammunition attached to or incorporated within any unmanned aircraft including as part of the payload; or

(e) Government fines or penalties assessed against any Insured arising out of operation or use of any unmanned aircraft system.

B. If Unmanned Aircraft System Liability Limits of Insurance are shown in the Schedule of this endorsement, the following provisions are added to SECTION III – LIMIT(S) OF INSURANCE:

1. The Unmanned Aircraft System Liability Each Occurrence Limit is the most we will indemnify the Insured for ultimate net loss for any single occurrence because of bodily injury, personal injury, advertising injury, or property damage arising out of the ownership, operation, maintenance, transportation, use, or entrustment to others of any aircraft that is an unmanned aircraft system. This Unmanned Aircraft System Liability Each Occurrence Limit is part of and not in addition to the Coverage Part A Each Occurrence Limit of Insurance shown in Item 3. of the Declarations Page and applies only to the extent that a limit of insurance is available under the Unmanned Aircraft System Liability Aggregate Limit.

2. The Unmanned Aircraft System Liability Aggregate Limit is the most we will indemnify the Insured for all ultimate net loss during the policy period for all covered occurrences because of bodily injury, personal injury, advertising injury, or property damage arising out of the ownership, operation, maintenance, transportation, use, or entrustment to others of any aircraft that is an unmanned aircraft system. This Unmanned Aircraft System Liability Aggregate Limit is part of and not in addition to the Coverage Part A Aggregate Limit shown in Item 3. of the Declarations Page.

C. The following definitions are added to SECTION IV – DEFINITIONS:

1. Payload means any property installed on, carried on-board, or being loaded onto or unloaded from, an unmanned aircraft. Payload includes but is not limited to cameras or other equipment enhancing the utility of the unmanned aircraft or products loaded prior to flight to, dispensed during flight from or removed after flight from, an unmanned aircraft.

2. Unmanned aircraft means an aircraft that is designed and manufactured to be operated without the possibility of being controlled directly by a person from within or on-board the aircraft.

3. Unmanned aircraft system means an unmanned aircraft and its associated elements, including the control stations, communication links, data links, navigation equipment, launch / recovery equipment, other support equipment and payload that are required for the pilot-in-command together with his or her crewmembers and visual observers to operate safely and efficiently in the national airspace system.

D. Subparagraph 6. of paragraph P. SUBROGATION – RECOVERY FROM OTHERS in the COMMON POLICY CONDITIONS does not apply to the unmanned aircraft system insurance provided by this endorsement.

Signed at Stamford, Connecticut on July 12, 2019

TPP 04 0009 12 15

Authorized Representative

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Page 3 of 3
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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

POLICY CHANGES

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<th>POLICY NUMBER</th>
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NAMED INSURED: County of Cleveland

COVERAGE PARTS AFFECTED:
- The Public Policy
- Retained Limit Form
- Coverage Part A

CHANGES

AMENDMENT OF NON-EMPLOYMENT HARASSMENT

A. Paragraph 7. of A. Insuring Agreement (applicable to non-employment harassment coverage) in SECTION I – COVERAGE is replaced by the following:

7. Damages because of bodily injury or personal injury which occur while insured by Genesis Insurance Company include damages resulting from non-employment harassment, including sexual molestation. All such bodily injury or personal injury will be deemed to have occurred at the time of the initial non-employment harassment while insured by Genesis Insurance Company and all such bodily injury or personal injury will be deemed to be a single occurrence whether committed by the same perpetrator or two or more perpetrators acting in concert and without regard to the number of (i) incidents of non-employment harassment taking place thereafter, (ii) victims of non-employment harassment, (iii) locations where the non-employment harassment took place, or (iv) Genesis Insurance Company policy periods over which the acts of non-employment harassment took place. Only the Genesis Insurance Company policy in effect during which such non-employment harassment first occurred will apply to such single occurrence of non-employment harassment. The insurance provided does not apply to any Insured who is found by a court of law to have committed a criminal act of non-employment harassment.

B. Paragraph P. Non-employment harassment in SECTION IV – DEFINITIONS is replaced by the following:

P. Non-employment harassment means actual or alleged unwelcome or offensive:
1. Physical conduct, including sexual molestation; or
2. Verbal or written conduct or conduct using visual images, including such conduct by electronic means,
against anyone other than a present or former employee of, or an applicant for employment with, the Named Insured and shall include any actual or alleged breach of duty by an Insured causing, contributing or leading to such non-employment harassment.

Signed at Stamford, Connecticut on July 12, 2019

[Signature]

Authorized Representative
POLICY CHANGES

ENDORSEMENT EFFECTIVE: July 1, 2019

COMPANY: Genesis Insurance Company

NAMED INSURED: County of Cleveland

CHANGES

EXCLUSION – ACCESS OR DISCLOSURE OF CONFIDENTIAL OR PERSONAL INFORMATION AND DATA-RELATED LIABILITY

ONE OR MORE OF THE FOLLOWING PROVISIONS APPLY WHEN THE AFFECTED COVERAGE PART IS INCLUDED IN THE POLICY.

A. Paragraph 26. of subsection C. Exclusions in SECTION I – COVERAGE of Coverage Part A is replaced with the following:

This insurance does not apply to:

26. Damages, or loss, costs or expenses because of bodily injury, personal injury, advertising injury, or property damage arising directly or indirectly out of:

   a. Any access to or disclosure of any person’s or organization’s confidential or personal information, including patents, trade secrets, processing methods, customer lists, financial information, credit card information, health information or any other type of nonpublic information; or

   b. The loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

This exclusion applies even if damages are claimed for notification costs, credit monitoring expenses, forensic expenses, public relations expenses or any other loss, costs or expenses incurred by any Insured or others arising out of that which is described in Paragraph a. or b. above.

B. Paragraph 26. of subsection C. Exclusions in SECTION I – COVERAGE of Coverage Part B (Occurrence Coverage) is replaced with the following:

This insurance does not apply to any loss:

26. Costs or expenses because of any wrongful act(s) arising directly or indirectly out of:

   a. Any access to or disclosure of any person’s or organization’s confidential or personal information, including patents, trade secrets, processing methods, customer lists, financial information, credit card information, health information or any other type of nonpublic information; or
b. The loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

This exclusion applies even if damages are claimed for notification costs, credit monitoring expenses, forensic expenses, public relations expenses or any other loss, cost or expense incurred by any Insured or others arising out of that which is described in Paragraph a. or b. above.

C. Paragraph 29. of subsection C. Exclusions in SECTION I – COVERAGE of Coverage Part B (Claims Made Coverage) is replaced with the following:

This insurance does not apply to any loss:

29. Costs or expenses because of any wrongful act(s) arising directly or indirectly out of:

a. Any access to or disclosure of any person’s or organization’s confidential or personal information, including patents, trade secrets, processing methods, customer lists, financial information, credit card information, health information or any other type of nonpublic information; or

b. The loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

This exclusion applies even if damages are claimed for notification costs, credit monitoring expenses, forensic expenses, public relations expenses or any other loss, cost or expense incurred by any Insured or others arising out of that which is described in Paragraph a. or b. above.

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

POLICY CHANGES

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NAMED INSURED

County of Cleveland

COVERAGE PARTS AFFECTED

The Public Policy
Retained Limit Form
Coverage Part A
Coverage Part B

CHANGES

PERSONAL INJUSTICES

COVERAGE PART A – PUBLIC LIABILITY COVERAGE

A. SECTION I – COVERAGE Paragraph A. Insuring Agreement of COVERAGE PART A – PUBLIC LIABILITY is amended by the addition of the following:

A. Insuring Agreement

It is understood and agreed, this insurance does not apply to any personal injustices that occurred, in whole or part, prior to the policy period. All personal injustices comprising related personal injustices will be deemed to constitute a single personal injustice that took place when the earliest of such related personal injustices occurred, regardless of the number of personal injustices, Insureds, claims made or suits brought, the persons or organizations making claims or bringing suits, or the number of years in which personal injustices are alleged to have been sustained or to have continued.

B. SECTION IV – DEFINITIONS Paragraph T. of COVERAGE PART A – PUBLIC LIABILITY is deleted and replaced with the following:

T. Personal injury means injury, other than bodily injury, arising out of one or more of the following offenses from the conduct of your operations:

1. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor;

2. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services; or

3. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy.

Personal injury also includes the following offenses, but only with respect to your law enforcement activities or your departmentally approved law enforcement activities for others:
4. Assault and battery;

5. Violation of property rights;

6. Erroneous service of process;

7. **Personal injustices**; or

8. Failure of **your** law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s).

**C. SECTION IV – DEFINITIONS of COVERAGE PART A – PUBLIC LIABILITY** is amended by the addition of the following definitions:

**A. Personal injustices** mean any actual or alleged false, negligent, malicious or wrongful arrest, detention, imprisonment, prosecution or conviction, as well as any of the following **offenses** alleged in a claim or suit that also alleges false, negligent, malicious or wrongful arrest, detention, imprisonment, prosecution or conviction:

1. Violation of civil rights;
2. Libel;
3. Slander;
4. Defamation;
5. False light;
6. Invasion of privacy; or
7. Failure of your law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s) including but not limited to any actual or alleged emotional distress, physical injury, mental anguish, or other injury, loss, or damage resulting from any of the foregoing.

**B. Related personal injustices** mean all **personal injustices** that are temporally, logically or causally connected by any common fact, circumstances, situation, transaction, advice or decision. All resulting injury, loss or damage shall be deemed to have occurred at the time of the first **personal injustice** alleged to have resulted in any such injury, loss or damage.

**COVERAGE PART B – PUBLIC OFFICIALS LIABILITY CLAIMS MADE COVERAGE**

**A. SECTION V – DEFINITIONS** Paragraph **O.** of **COVERAGE PART B – PUBLIC OFFICIALS LIABILITY CLAIMS MADE COVERAGE** is deleted and replaced with the following:

**O. Personal injury** means injury, other than **bodily injury**, arising out of one or more of the following **offenses** from the conduct of **your** operations:

1. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor;

2. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services; or

3. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy.
Personal injury also includes the following offenses, but only with respect to your law enforcement activities or your departmentally approved law enforcement activities for others:

4. Assault and battery;

5. Violation of property rights;

6. Erroneous service of process;

7. Personal injustices; or

8. Failure of your law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s).

B. SECTION V – DEFINITIONS of COVERAGE PART B – PUBLIC OFFICIALS LIABILITY CLAIMS MADE COVERAGE is amended by the addition of the following definitions:

A. Personal injustices mean any actual or alleged false, negligent, malicious or wrongful arrest, detention, imprisonment, prosecution or conviction, as well as any of the following offenses alleged in a claim or suit that also alleges false, negligent, malicious or wrongful arrest, detention, imprisonment, prosecution or conviction:
   1. Violation of civil rights;
   2. Libel;
   3. Slander;
   4. Defamation;
   5. False light;
   6. Invasion of privacy; or
   7. Failure of your law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s) including but not limited to any actual or alleged emotional distress, physical injury, mental anguish, or other injury, loss, or damage resulting from any of the foregoing.

COVERAGE PART B – PUBLIC OFFICIALS LIABILITY

A. SECTION IV – DEFINITIONS Paragraph N. of COVERAGE PART B – PUBLIC OFFICIALS LIABILITY is deleted and replaced with the following:

N. Personal injury means injury, other than bodily injury, arising out of one or more of the following offenses from the conduct of your operations:

1. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor;

2. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services; or

3. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy.
**Personal injury** also includes the following **offenses**, but only with respect to **your** law enforcement activities or **your** departmentally approved law enforcement activities for others:

4. Assault and battery;

5. Violation of property rights;

6. Erroneous service of process;

7. **Personal injustices**; or

8. Failure of **your** law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s).

**B. SECTION IV – DEFINITIONS** of **COVERAGE PART B – PUBLIC OFFICIALS LIABILITY COVERAGE** is amended by the addition of the following definitions:

**A. Personal injustices** mean any actual or alleged false, negligent, malicious or wrongful arrest, detention, imprisonment, prosecution or conviction, as well as any of the following **offenses** alleged in a claim or **suit** that also alleges false, negligent, malicious or wrongful arrest, detention, imprisonment, prosecution or conviction:

1. Violation of civil rights;
2. Libel;
3. Slander;
4. Defamation;
5. False light;
6. Invasion of privacy; or
7. Failure of your law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s)

including but not limited to any actual or alleged emotional distress, physical injury, mental anguish, or other injury, loss, or damage resulting from any of the foregoing.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

POLICY CHANGES

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NAMED INSURED

County of Cleveland

COVERAGE PARTS AFFECTED

The Public Policy
Retained Limit Form
Coverage Part A

CHANGES

CLAIM EXPENSES ERODE RETAINED LIMIT
AND LIMIT(S) OF INSURANCE

SECTION I – COVERAGE, B. Defense is deleted and replaced with the following:

B. Defense

We have no duty to defend any claim or suit but we shall have the right and you shall give us the opportunity to associate in the defense of any claim or suit against the Insured seeking damages for bodily injury, personal injury, advertising injury, or property damage, which, in our sole opinion, may create indemnification obligations for us under this Coverage Part. In addition:

1. The Insured, or the Named Insured on the Insured's behalf, has the duty to defend any claim or suit seeking damages to which this insurance applies and shall be responsible for paying any claim expenses. The claim expenses incurred by the Insured serve to erode this Coverage Part’s retained limit.

2. When the Insured's legal obligation to pay ultimate net loss to which this insurance applies has been determined, and this amount is greater than the relevant retained limit, then and only then will the Insured be entitled to make claim for indemnity under this Coverage Part. In such case, the Insured shall make claim for indemnification under this Coverage Part as soon as practicable after it has paid or will pay the retained limit. We shall then indemnify the Insured for ultimate net loss that exceeds this Coverage Part’s retained limit subject to the Coverage Part’s relevant Limit(s) of Insurance set forth in the Declarations Page or in any endorsement.

3. The Insured must obtain our prior written consent before offering or agreeing to pay an amount which exceeds the retained limit in order to settle any claim or suit seeking damages to which this insurance applies either in whole or in part.
4. We shall also have the right, but not the duty, to assume control in the defense of any claim or suit which, in our sole opinion, may create indemnification obligations for us under this Coverage Part. This assumption of control shall include, but not be limited to:

a. The investigation of any occurrence, offense, claim or suit;

b. The selection or retention of defense counsel;

c. The appeal of any judgment; or

d. The settlement of any claim or suit.

In the event we exercise our rights specified in this paragraph, the Limit(s) of Insurance and the Insured's responsibility to pay the retained limit(s) and handling of the claim expenses will remain unchanged as stated in the policy or Endorsement.

5. If we recommend to the Insured a settlement of any claim or suit, the amount of which exceeds the retained limit(s), the Insured will in good faith attempt to settle the claim or suit with the claimant(s) or claimant’s legal representative at or below the recommended settlement amount.

SECTION IV – DEFINITIONS, paragraph GG. Ultimate net loss is deleted and replaced by the following:

GG. Ultimate net loss means the total amount of damages, including any punitive or exemplary damages when not against public policy and attorney fees awarded in favor of third parties, the Insured is legally liable to pay because of bodily injury, personal injury, advertising injury, or property damage. Ultimate net loss also includes related claim expenses. Ultimate net loss shall be established after a contested suit or by a compromise settlement to which we have previously agreed in writing. Ultimate net loss shall be reduced by any recoveries or salvages which have been paid to or collected by us.

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

POLICY CHANGES

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CHANGES

LIMITED POLLUTION LIABILITY COVERAGE FOR PUBLIC ENTITIES

Paragraph 6. of Subsection C. Exclusions in SECTION I - COVERAGE is deleted and replaced by the following:

6. a. For other than the **automobile hazard**, **bodily injury**, **personal injury**, **advertising injury** or **property damage**, arising directly or indirectly out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of **pollutants** at any time.

b. For the **automobile hazard**, **bodily injury** or **property damage** arising directly or indirectly out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of **pollutants** at any time:

(1) That are, or that are contained in any property that is:

   (a) Being transported or towed by, handled, or handled for movement into, onto or from the covered **auto**;

   (b) Otherwise in the course of transit by or on behalf of the **Insured**; or

   (c) Being stored, disposed of, treated or processed in or upon the covered **auto**;

(2) Before the **pollutants** or any property in which the **pollutants** are contained are moved from the place where they are accepted by the **Insured** for movement into or onto the covered **auto**; or
(3) After the pollutants or any property in which the pollutants are contained are moved from the covered auto to the place where they are finally delivered, disposed of or abandoned by the Insured.

Paragraph b. (1) above only applies to liability assumed under a contract or agreement.

Paragraphs b. (2) and b. (3) above do not apply to occurrences that occur away from premises owned by or rented to an Insured with respect to pollutants not in or upon a covered auto if:

(1) The pollutants or any property in which the pollutants are contained are upset, overturned or damaged as a result of the maintenance or use of a covered auto; and

(2) The discharge, dispersal, seepage, migration, release or escape of the pollutants is caused directly by such upset, overturn or damage.

c. Any loss, cost or expense arising directly or indirectly out of any:

(1) Request, demand order or statutory or regulatory requirement that any Insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants; or

(2) Claim or suit by or on behalf of a governmental authority or others because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, or neutralizing, or in any way responding to or assessing the effects of pollutants.

Paragraphs a. and b. of this exclusion do not apply to:

(1) Bodily injury or property damage caused by heat, smoke or fumes from a hostile fire;

(2) Bodily injury or property damage arising out of the unintentional discharge, dispersal, seepage, migration, release or escape of fuels, lubricants, or other operating fluids which are needed to perform the normal electrical, hydraulic or mechanical functions necessary for the operation of a covered auto or mobile equipment or its parts, if such fuels, lubricants or other operating fluids escape from the auto or mobile equipment part designed to hold, store or receive them;

(3) Bodily injury if sustained within a building, which is or was at any time owned or occupied by, or rented to loaned to, any Insured, but only so long as the bodily injury, was caused by smoke, fumes, vapors or soot from equipment used to heat, cool or dehumidify that building;

(4) Bodily injury or property damage arising out of fire fighting activities, including training burns, or intentional demolition or burns for the purpose of limiting a fire, or the discharge of pollutants for the purpose of controlling a fire; or from police use of mace, oleoresin capsicum (O.C.), pepper gas or tear gas; or from weed abatement or tree spraying;
(5) **Bodily injury** or **property damage** arising directly or indirectly out of storm or waste sewage backup, escape or release if such claim was:

(i) Accidental and neither expected nor intended by the **Insured**; and

(ii) Instantaneous and was demonstrable as having commenced at a specific time and date during the policy period.

For claims described in this exception, the Each **Occurrence** Limit and Aggregate Limit as stated in **Item 3. Limit(s) of Insurance, Coverage Part A**, of the **Declarations** do not apply. Instead, separate **Limits of Insurance** of $1,000,000 Each **Occurrence**, and $1,000,000 Aggregate apply. Based on the above, Exclusion 7. of this Coverage Part does not apply;

(6) **Bodily injury** or **property damage** arising directly or indirectly out of discharge, dispersal, release, or escape of chlorine and other chemicals (gas, liquid or solid) which are being used or being prepared for use in fresh or wastewater treatment or in water used in swimming pools, wading pools or decorative fountains, if such discharge, dispersal, release, or escape was:

(i) Accidental and neither expected nor intended by the **Insured**; and

(ii) Instantaneous and was demonstrable as having commenced at a specific time and date during the policy period.

For claims described in this exception, the Each **Occurrence** Limit and Aggregate Limit as stated in **Item 3. Limit(s) of Insurance, Coverage Part A**, of the **Declarations** do not apply. Instead, separate **Limits of Insurance** of $1,000,000 Each **Occurrence**, and $1,000,000 Aggregate apply;

(7) **Bodily injury** or **property damage** arising directly or indirectly out of the discharge of **pollutants** occurring during the collection and transportation of hazardous and nonhazardous materials as part of any drop-off or curbside recycling program implemented and operated by the **Insured**, including storage of such recyclable materials by the **Insured** for a continuous period not exceeding ninety (90) days, if such discharge was:

(i) Accidental and neither expected nor intended by the **Insured**; and

(ii) Instantaneous and was demonstrable as having commenced at a specific time and date during the policy period.

For claims described in this exception, the Each **Occurrence** Limit and Aggregate Limit as stated in **Item 3. Limit(s) of Insurance, Coverage Part A**, of the **Declarations** do not apply. Instead, separate **Limits of Insurance** of $1,000,000 Each **Occurrence**, and $1,000,000 Aggregate apply;
(8) **Bodily injury** or **property damage** arising directly or indirectly out of the discharge of **pollutants** occurring during the collection and transportation of materials as part of garbage collection activities implemented and operated by the **Insured**, excluding any recycling program, if such discharge was:

(i) Accidental and neither expected nor intended by the **Insured**; and

(ii) Instantaneous and was demonstrable as having commenced at a specific time and date during the policy period.

However, this exception to the exclusion does not apply once the pollutants have been deposited at a landfill, garbage dump, or other waste disposal or transfer facility; or

(9) Activities of the **Insured** to test for, monitor, clean up, remove, contain treat, detoxify or neutralize **pollutants**, if such action is in response to a spill, release or other hazardous condition which was not from premises, equipment or location presently or formerly under the ownership or control of the **Insured**.

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## POLICY CHANGES

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### CHANGES

**DELETION FROM COVERAGE – WHO IS AN INSURED**

**SECTION II - WHO IS AN INSURED** of **Coverage Part A** is amended as follows:

A. The following person, entity or organization is not an **Insured** under this policy and, therefore, no coverage is provided:

1. Schools
2. Housing Authorities
3. Child Daycare Facilities
4. Nursing Homes

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

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CHANGES

AMENDMENT OF CLAIMS EXPENSES ERODE RETAINED LIMIT AND LIMIT(S) OF INSURANCE

Endorsement No. 6 - CLAIM EXPENSES ERODE RETAINED LIMIT AND LIMIT(S) OF INSURANCE is amended to include the following additional paragraph:

B. Defense

6. In addition, we shall have a separate limited right to discharge and terminate our obligations to you with respect to a claim or suit in the following situation and in accordance with the following terms and conditions:

In the event a claimant or plaintiff tenders or agrees to a good faith settlement amount (the payment of which would result in a full and final disposition and release of the claim or suit) which is in excess of the retained limit shown in Item 2. Schedule of Retained Limit(s) of the Declarations Page and if such settlement amount is not acceptable to you but is acceptable to us, then our obligation to indemnify you for damages to which this insurance applies shall be forever discharged and terminated provided that we tender to you, within a reasonable time period, an amount equal to the difference between the retained limit shown in Item 2. Schedule of Retained Limit(s) of the Declarations Page and the settlement amount.

Signed at Stamford, Connecticut on July 12, 2019

(Typed signature)

Authorized Representative
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

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CHANGES

MEDICAL INCIDENT LIABILITY COVERAGE

THIS ENDORSEMENT PROVIDES CLAIMS-MADE COVERAGE
PLEASE READ THE ENTIRE ENDORSEMENT CAREFULLY

In consideration of payment of the premium and in reliance upon the statements in the Declarations Page and subject to the exclusions, conditions and other terms of The Public Policy, Retained Limit Form, Coverage Part A, to which this Endorsement is attached, the following insurance applies.

COVERAGE AGREEMENTS

SECTION I - COVERAGE

A. Insuring Agreement

We agree, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Insured for ultimate net loss in excess of the retained limit for which the Insured shall be legally obligated to pay because of claim(s) first made against the Insured during the policy period and

1. This insurance applies to bodily injury, personal injury, or property damage only if:

   (a) The injury is caused by a medical incident(s), or a series of related medical incident(s), that takes place in the coverage territory;

   (b) The injury is caused by a medical incident(s), or a series of related medical incident(s), did not occur before July 1, 2015 (the Retroactive Date) or after the end of the policy period; and

   (c) A claim(s) is first made against any Insured in accordance with Paragraph 2. below, during this Endorsement’s coverage period or an Extended Reporting Period we provide under SECTION V of this Endorsement.

2. A claim(s) shall be considered to be first made at the earlier of the following times:

   (a) The injury is caused by a medical incident(s), or a series of related medical incident(s), that takes place in the coverage territory;

   (b) The injury is caused by a medical incident(s), or a series of related medical incident(s), did not occur before July 1, 2015 (the Retroactive Date) or after the end of the policy period; and

   (c) A claim(s) is first made against any Insured in accordance with Paragraph 2. below, during this Endorsement’s coverage period or an Extended Reporting Period we provide under SECTION V of this Endorsement.
(a) When notice of such claim(s) is received and recorded by any Insured or by us whichever comes first; or

(b) When you become aware of an injury caused by a medical incident(s) situation or circumstances which may subsequently give rise to a claim(s) being made against any Insured, and you give written notice to us, in accordance with SECTION E – DUTIES IN THE EVENT OF OCCURRENCE, WRONGFUL ACT, CLAIM OR SUIT of the COMMON POLICY CONDITIONS, but not later than:

1. The end of this Endorsement’s coverage period; or

2. The end of any applicable Extended Reporting Period.

3. All claim(s) based on or arising out of the same medical incident(s), or a series of related medical incident(s), by one or more Insureds shall be considered first made when the first of such claim(s) is made and shall be considered a single claim. Only one retained limit and one each claim Limit(s) of Insurance shall be applicable to such single claim.

4. When the Insured’s legal obligation to pay ultimate net loss to which this insurance applies has been determined, and this amount is greater than the relevant retained limit, then and only then will the Insured be entitled to make claim for indemnity under this Endorsement. In such case, the Insured shall make claim for indemnification under this Endorsement as soon as practicable after it has paid or will pay the retained limit. We shall then indemnify the Insured for ultimate net loss that exceeds this Coverage Part’s retained limit subject to the Coverage Part’s relevant Limit(s) of Insurance set forth in the Declarations Page or in any endorsement.

B. Defense

For the purposes of the coverage provided by this Endorsement, including the handling of the claim expenses, SECTION I – COVERAGE paragraph B. Defense of Coverage Part A applies.

C. Exclusions

The Exclusions of Coverage Part A apply to this Endorsement except for Exclusion 24. a. and b. for which coverage is now provided by this endorsement on a claims-made basis.

In addition, the insurance does not apply to claims(s) or suits:

1. Based upon, or arising out of, any claim(s) alleging a medical incident(s) which is the subject of any notice given under any policy or policies the term of which has expired prior to the inception date of this endorsement.

2. Arising out of any medical incident(s), or a series of related medical incident(s), that take place prior to the inception date of this Endorsement’s coverage, provided that any person referenced in paragraph 1. of SECTION E. – DUTIES IN THE EVENT OF OCCURRENCE, WRONGFUL ACT, CLAIM OR SUIT of the COMMON POLICY CONDITIONS knew or reasonably should have foreseen that such medical incident(s), or a series of related medical incident(s), would give rise to a claim(s).
3. Any medical incident(s), or a series of related medical incident(s), caused, in whole or in part, by any physician, physician assistant, nurse, midwife or anyone practicing midwifery who is employed by you to work in any correctional facility, juvenile detention facility or jail.

SECTION II - WHO IS AN INSURED

For the purposes of the coverage provided by this Endorsement, SECTION II – WHO IS AN INSURED of Coverage Part A applies.

SECTION III - LIMIT(S) OF INSURANCE.

For the purposes of the coverage provided by this Endorsement, the same SECTION III- LIMIT(S) OF INSURANCE of Coverage Part A applies, it being understood that the each occurrence Limit of Insurance shall apply to each claim first made and otherwise covered under this Endorsement. The same Aggregate Limit of Insurance, in addition to its applicability to the balance of Coverage Part A, shall also apply to all claims first made and otherwise covered under this Endorsement.

Separate Limit(s) of Insurance are not created by this Endorsement.

SECTION IV DEFINITIONS

For the purposes of the coverage provided by this Endorsement, the following definitions are added to SECTION IV – DEFINITIONS of Coverage Part A:

A. Claim(s), means a suit or demand made by or for the injured person for monetary damages because of alleged injury caused by a medical incident(s) or a series of related medical incident(s).

B. Medical incident(s), means any act, error or omission in the providing of or failure to provide professional medical services by the Insured or any person acting under the direction or control of the Insured.

C. Professional medical services, means:

1. Furnishing medical or paramedical services by any:
   
   (a) Physician, physician assistant, dentist, nurse, emergency medical technician, first aid attendant or paramedic who is employed by you to provide such services; or

   (b) Third party emergency medical technician, first aid attendant or paramedic providing services to you under a mutual aid agreement.

2. Serving as a member of a formal accreditation, standards review or equivalent professional board or committee.

D. Related medical incident(s), means medical incident(s) which have as a common nexus any fact, circumstance, situation, event, transaction or series of facts, circumstances, situations, events or transactions.

SECTION V - EXTENDED REPORTING PERIODS

For the purposes of the coverage provided by this Endorsement, the following Extended Reporting Period provisions are added:

A. We will provide one or more Extended Reporting Periods, as described below, if:
1. This Endorsement or policy is canceled or not renewed; or

2. We renew or replace this Endorsement with insurance that does not apply to or provide medical incident(s) coverage on a claims-made basis.

B. **Extended Reporting Periods** do not extend this Endorsement’s coverage period or change the scope of coverage provided. They apply only to claim(s) arising out of a medical incident(s) or a series of related medical incident(s) that take place before the end of this Endorsement's coverage period.

Once in effect, Extended Reporting Periods cannot be canceled.

C. A Basic Extended Reporting Period is automatically provided without additional charge. This period starts with the end of this Endorsement's coverage period, and lasts for 60 days.

The Basic Extended Reporting Period does not apply to claim(s) that are covered under any subsequent insurance you purchase, or that would be covered but for exhaustion of the amount of insurance applicable to such claim(s).

D. A Supplemental Extended Reporting Period of 3 years duration is available, but only by an endorsement and for an extra charge. This supplemental period starts when the Basic Extended Reporting Period ends.

You must give us a written request for the endorsement within 60 days after the end of this Endorsement’s coverage period. The Supplemental Extended Reporting Period will not go into effect unless you pay the additional premium promptly when due.

We will determine the additional premium in accordance with our rules and rates. In doing so, we may take into account the following:

1. The exposures insured;

2. Previous types and amounts of insurance;

3. **Limit(s) of Insurance** available under this Endorsement for future indemnification payments; and

4. Other related factors.

The additional premium will not exceed 100% of the most recent annual premium for this Endorsement.

This Endorsement shall set forth the terms, not inconsistent with this section, applicable to the Supplemental Extended Reporting Period, including a provision to the effect that the insurance afforded for claim(s) received during such period is excess over any other valid and collectible insurance available under policies in force after the Supplemental Extended Reporting Period starts.

E. With respect to this Endorsement, the Extended Reporting Periods do not reinstate or increase the Aggregate Limit nor do they modify the handling of the retained limit.

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

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NAMED INSURED

County of Cleveland

COVERAGE PARTS AFFECTED

The Public Policy Retained Limit Form Coverage Parts A and B

CHANGES

NUCLEAR ENERGY LIABILITY EXCLUSION

This insurance does not apply to:

Bodily injury, personal injury, advertising injury, or property damage:

a. To an Insured under this policy who is also an Insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada or any of their successors, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or

b. Resulting from the hazardous properties of nuclear material and with respect to which:

(1) Any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or

(2) The Insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.

c. Resulting from the hazardous properties of nuclear material, if:

(1) The nuclear material:

   (a) Is at any nuclear facility owned by, or operated by or on behalf of an Insured; or

   (b) Has been discharged or dispersed therefrom;
(2) The **nuclear material** is contained in **spent fuel** or **waste** at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an **Insured**; or

(3) The **bodily injury, personal injury, advertising injury, or property damage** arises out of the furnishing by an **Insured** of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any **nuclear facility**, but if such facility is located within the United States of America, its territories or possessions, or Canada, then subparagraph (3) applies only to **property damage** to or at such **nuclear facility** and any property thereat.

As used in this exclusion:

a. **Hazardous properties** include radioactive, toxic or explosive properties.

b. **Nuclear material** means **source material**, **special nuclear material** or **by-product material**.

c. **Source material**, **special nuclear material**, and **by-product material** have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof.

d. **Spent fuel** means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a **nuclear reactor**.

e. **Waste** means any waste material:

   (1) Containing **by-product material** other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its **source material** content, and

   (2) Resulting from the operation by any person or organization of any **nuclear facility** included under the first two paragraphs of the definition of **nuclear facility**.

f. **Nuclear facility** means:

   (1) Any nuclear **reactor**;

   (2) Any equipment or device designed or used for:

      (a) Separating the isotopes of uranium or plutonium,

      (b) Processing or utilizing **spent fuel**, or

      (c) Handling, processing or packaging **waste**;
(3) Any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the Insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235;

(4) Any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste;

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations.

g. Nuclear reactor means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;

h. Property damage includes all forms of radioactive contamination of property.

Signed at Stamford, Connecticut on July 12, 2019
Policies Changes

Endorsement Number 12

Policy Number: YXB301190D

Endorsement Effective: July 1, 2019

Company: Genesis Insurance Company

Named Insured: County of Cleveland

Coverage Parts Affected:
- The Public Policy
- Retained Limit Form
- Coverage Parts A and B
- Common Policy Conditions

Changes

General Change Endorsement

It is hereby understood and agreed that this insurance does not apply to any loss, cost or expense resulting from bodily injury, personal injury, advertising injury, property damage or wrongful act arising from the following entity:

Foothills Public Shooting Complex of Cleveland County
283 Fielding Road
Cherryville, NC 28201

Signed at Stamford, Connecticut on July 12, 2019

TPP A/B/CC 97 15 07/07

Authorized Representative
Endorsement
Number 13

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**CHANGES**

**NORTH CAROLINA – GOVERNMENTAL IMMUNITY ENDORSEMENT**

This policy is not intended by the Insured to waive its governmental immunity as allowed by North Carolina General Statutes Sec. 115C-42, Sec. 153A-435 or Sec. 160A-485, as applicable, or any amendments thereof. Accordingly, subject to this policy and the Limits of Insurance shown on the Declarations Page, this policy provides coverage only for occurrences or wrongful acts for which the defense of governmental immunity is clearly not applicable or for which, after the defenses is asserted, a court of competent jurisdiction determines the defense of governmental immunity not to be applicable.

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

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County of Cleveland

COVERAGE PARTS AFFECTED

The Public Policy
Retained Limit Form
Coverage Part B

CHANGES

NORTH CAROLINA AMENDATORY ENDORSEMENT

Section IV - EXTENDED REPORTING PERIODS, paragraph E. of the PUBLIC OFFICIALS LIABILITY CLAIMS MADE COVERAGE is deleted and replaced by the following:

E. The Coverage Part Aggregate Limit, as pertains to Coverage Part B, for the Supplemental Extended Reporting Period shall be 100% of the expiring policy aggregate.

Signed at Stamford, Connecticut on July 12, 2019
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NAMED INSURED

County of Cleveland

COVERAGE PARTS AFFECTED

The Public Policy
Retained Limit Form
Common Policy Conditions

CHANGES

NORTH CAROLINA AMENDATORY ENDORSEMENT

LOSS INFORMATION

The following is added to the COMMON POLICY CONDITIONS.

R. LOSS INFORMATION

Within 45 days after the mailing or delivery of the written request of the Insured, the Insurer shall mail or deliver the following loss information covering a three-year period:

1. Aggregate information on total closed claims, including the date and description of the occurrence or wrongful act, and any paid losses;

2. Aggregate information on total open claims, including the date and description of the occurrence or wrongful act, and amounts of any payments;

3. Information on notice of any occurrence or wrongful act, including the date and description of such.

Signed at Stamford, Connecticut on July 12, 2019
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

POLICY CHANGES

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CHANGES

NORTH CAROLINA AMENDATORY ENDORSEMENT - CANCELLATION AND NONRENEWAL

SECTION B. CANCELLATION and SECTION C. NONRENEWAL of the COMMON POLICY CONDITIONS are replaced by the following:

B. CANCELLATION

1. The First Named Insured shown in the Declarations Page may cancel this policy by mailing or delivering to us advance written notice of cancellation.

2. Cancellation of policies in effect for less than 60 days.

If this policy has been in effect for less than 60 days and is not a renewal of a policy we issued, we may cancel this policy for any reason by giving you written notice at least:

a. 15 days before the effective date of cancellation if we cancel for nonpayment of premium; or

b. 30 days before the effective date of cancellation if we cancel for any other reason.

3. Cancellation of policies in effect for 60 days or more.

a. If this policy has been in effect for 60 days or more or this is a renewal of a policy we issued, we may cancel this policy prior to the expiration of the policy term, or the anniversary date by giving you written notice of cancellation at least:

   (1) 15 days before the effective date of cancellation if we cancel for nonpayment of premium.

   (2) 30 days before the effective date of cancellation if we cancel for one or more of the following reasons:
(a) An act or omission by you or your representative that constitutes material misrepresentation or nondisclosure of a material fact in obtaining this policy, continuing this policy or presenting a claim under this policy;

(b) Increased hazard or material change in the risk assumed that could not have been reasonably contemplated by the parties at the time of assumption of the risk;

(c) Substantial breach of contractual duties, conditions or warranties that materially affects the insurability of the risk;

(d) A fraudulent act against us by you or your representative that materially affects the insurability of the risk;

(e) Willful failure by you or your representative to institute reasonable loss control measures that materially affect the insurability of the risk after written notice by us;

(f) Loss of facultative reinsurance, or loss of or substantial changes in applicable reinsurance as provided in G.S. 58-41-30;

(g) Your conviction of a crime arising out of acts that materially affect the insurability of the risk;

(h) A determination by the Commissioner of Insurance that the continuation of the policy would place us in violation of the laws of North Carolina; or

(i) You fail to meet the requirements contained in our corporate charter, articles of incorporation or by-laws when we are a company organized for the sole purpose of providing members of an organization with insurance coverage in North Carolina.

b. Cancellation for nonpayment of premium will not become effective if you pay the premium amount due before the effective date of cancellation.

c. We may also cancel this policy for any reason not stated above provided we obtain your prior written consent.

4. If we elect to cancel this policy, we will mail or deliver to you and any designated mortgagee or loss payee at their addresses shown in the policy, or if not indicated in the policy, at their last known addresses, a written notice of cancellation.

5. Notice of cancellation will state the effective date of cancellation and the reason for the cancellation. The policy period will end on that date.

6. If this policy is canceled, we will send the First Named Insured any premium refund due. If we cancel, the refund will be pro rata. If the First Named Insured cancels, the refund may be less than pro rata. The cancellation will be effective even if we have not made or offered a refund.

7. If notice is mailed, proof of mailing will be sufficient proof of notice.
C. NONRENEWAL

1. If we elect not to renew this policy, we will mail or deliver to you and any designated mortgagee or loss payee at their addresses shown in the policy, or if not indicated in the policy, at their last known addresses; and a written notice of nonrenewal, stating the reason for nonrenewal, at least 45 days prior to the expiration of this policy if this policy has been written for one year or less, or anniversary date if this policy has been written for more than one year or for an indefinite term.

2. We need not mail or deliver the notice of nonrenewal if you have:
   a. Accepted replacement coverage; or
   b. Requested or agreed to nonrenewal of this policy.

3. If notice is mailed, proof of mailing will be sufficient proof of notice.

Signed at Stamford, Connecticut on July 12, 2019
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CHANGES

CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

If aggregate insured losses attributable to terrorist acts certified under the federal Terrorism Risk Insurance Act exceed $100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

Certified act of terrorism means an act that is certified by the Secretary of the Treasury, in accordance with the provisions of the federal Terrorism Risk Insurance Act, to be an act of terrorism pursuant to such Act. The criteria contained in the Terrorism Risk Insurance Act for a certified act of terrorism include the following:

A. The act resulted in insured losses in excess of $5 million in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and

B. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for injury or damages that are otherwise excluded under these Coverage Parts.

Authorized Representative

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NAMED INSURED
County of Cleveland

COVERAGE PARTS AFFECTED
- The Public Policy
- Retained Limit Form
- Coverage Part A and/or Coverage Part B

EXCLUSION OF PUNITIVE DAMAGES RELATED TO A CERTIFIED ACT OF TERRORISM

This endorsement modifies all coverage parts attached to this policy that are subject to the federal Terrorism Risk Insurance Act.

A. The following exclusion is added:

This insurance does not apply to:

**TERRORISM PUNITIVE DAMAGES**

Damages arising, directly or indirectly, out of a "certified act of terrorism" that are awarded as punitive damages.

B. The following definition is added:

"Certified act of terrorism" means an act that is certified by the Secretary of the Treasury, in accordance with the provisions of the federal Terrorism Risk Insurance Act, to be an act of terrorism pursuant to such Act. The criteria contained in the Terrorism Risk Insurance Act for a "certified act of terrorism" include the following:

1. The act resulted in insured losses in excess of $5 million in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and
2. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

C. The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for injury or damages that are otherwise excluded under these Coverage Parts.
THIS ENDORSEMENT IS ATTACHED TO AND MADE PART OF YOUR POLICY IN RESPONSE TO THE DISCLOSURE REQUIREMENTS OF THE TERRORISM RISK INSURANCE ACT. THIS ENDORSEMENT DOES NOT GRANT ANY COVERAGE OR CHANGE THE TERMS AND CONDITIONS OF ANY COVERAGE UNDER THE POLICY.

DISCLOSURE PURSUANT TO TERRORISM RISK INSURANCE ACT

SCHEDULE

SCHEDULE – PART I

Terrorism Premium (Certified Acts) $4,181
This premium is the total Certified Acts premium attributable to the following Coverage Part(s), Coverage Form(s) and/or Policy(ies): Coverage Part A and Coverage Part B

Additional information, if any, concerning the terrorism premium:

SCHEDULE – PART II

Federal share of terrorism losses 81 % Year: 20 19
(Refer to Paragraph B. in this endorsement.)

Federal share of terrorism losses 80 % Year: 20 20
(Refer to Paragraph B. in this endorsement.)

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Disclosure Of Premium

In accordance with the federal Terrorism Risk Insurance Act, we are required to provide you with a notice disclosing the portion of your premium, if any, attributable to coverage for terrorist acts certified under the Terrorism Risk Insurance Act. The portion of your premium attributable to such coverage is shown in the Schedule of this endorsement or in the policy Declarations.
B. Disclosure Of Federal Participation In Payment Of Terrorism Losses

The United States Government, Department of the Treasury, will pay a share of terrorism losses insured under the federal program. The federal share equals a percentage (as shown in Part II of the Schedule of this endorsement or in the policy Declarations) of that portion of the amount of such insured losses that exceeds the applicable insurer retention. However, if aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed $100 billion in a calendar year, the Treasury shall not make any payment for any portion of the amount of such losses that exceeds $100 billion.

C. Cap On Insurer Participation In Payment Of Terrorism Losses

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed $100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.
Various provisions in this Coverage Part restrict coverage. Read the entire Coverage Part carefully to determine rights, duties and what is and is not covered.

Throughout this Coverage Part the words you and your refer to the Named Insured(s) shown on the Declarations Page and any other person, entity or organization qualifying as a Named Insured under this Coverage Part. The words we, us and our refer to Genesis Insurance Company.

The word Insured means any person or organization qualifying under SECTION II - WHO IS AN INSURED.

The words and phrases that are in bold have special meaning. Please refer to SECTION IV - DEFINITIONS for their meaning or take note of the reference within the text.

SECTION I - COVERAGE

A. Insuring Agreement

1. Subject to the applicable Limit(s) of Insurance of this Coverage Part, we agree to indemnify the Insured for ultimate net loss in excess of the retained limit which the Insured becomes legally obligated to pay because of bodily injury, personal injury, advertising injury, or property damage which occurs during this policy period and to which this insurance applies. Our indemnification obligation shall not arise until the Insured itself has paid in full the entire amount of its retained limit. The retained limit must be paid by the Insured, and may not be paid or satisfied, in whole or in part, by any other source of payment, including but not limited to other insurance, or negated, in whole or in part, by any form of immunity to judgment or liability. No other obligation or liability to pay sums or perform acts or services is covered. The Insured's obligation to pay shall have been determined by judgment against the Insured after a contested suit or by written agreement, which has received our prior approval, between the Insured(s) and the claimant(s) or the claimant’s legal representative.

2. This insurance applies to bodily injury, personal injury, advertising injury, or property damage which occurs during this policy period, provided that prior to this policy period, no Insured listed under paragraphs A. or B. 1., 2., or 3. of SECTION II – WHO IS AN INSURED or no person authorized by you to give or receive notice of an occurrence or claim, knew that the bodily injury, personal injury, advertising injury, or property damage had occurred, in whole or part. If such listed Insured or authorized person knew, prior to this policy period, that the bodily injury, personal injury, advertising injury, or property damage occurred, then any continuation, change or resumption of such bodily injury, personal injury, advertising injury, or property damage during or after this policy period will be deemed to have been known prior to this policy period and will not be covered hereunder.
3. **Bodily injury, personal injury, advertising injury, or property damage** which occurs during this policy period and was not, prior to this policy period, known to have occurred by an **Insured** listed under paragraphs A. or B. 1., 2., or 3. of **SECTION II – WHO IS AN INSURED** or any person authorized by **you** to give or receive notice of an **occurrence** or claim, includes any continuation, change or resumption of that **bodily injury, personal injury, advertising injury, or property damage** after the end of this policy period.

4. **Bodily injury, personal injury, advertising injury, or property damage** will be deemed to have been known to have occurred at the earliest time when any **Insured** listed under paragraphs A. or B. 1., 2., or 3. of **SECTION II – WHO IS AN INSURED** or any person authorized by **you** to give or receive notice of an **occurrence** or claim:
   a. Reports all, or any part, of the **bodily injury, personal injury, advertising injury, or property damage** to **us** or any other insurer;
   b. Receives a written or verbal demand or claim for damages because of **bodily injury, personal injury, advertising injury, or property damage**;
   c. Actually or constructively becomes aware by any other means that **bodily injury, personal injury, advertising injury, or property damage** has occurred or had begun to occur.

5. Damages because of **bodily injury** which occurs during this policy period include damages claimed by any person or organization for care, loss of services or death resulting at any time from the **bodily injury**.

6. With respect to your liability for **bodily injury** which occurs during this policy period to your employees, **bodily injury** by disease must be caused or aggravated by the conditions of their employment by **you**. The employee's last day of last exposure to the conditions causing or aggravating such **bodily injury** by disease must occur during this policy period. A separate **occurrence** shall apply to each accident or, with respect to disease, each employee.

7. Damages because of **bodily injury** or **personal injury** which occurs while insured by Genesis Insurance Company or Genesis Indemnity Insurance Company include damages resulting from **non-employment harassment**, including sexual molestation. All such **bodily injury** or **personal injury** shall be deemed to have occurred at the time of the initial **non-employment harassment** while insured by Genesis Insurance Company or Genesis Indemnity Insurance Company and all such **bodily injury** or **personal injury** shall be deemed to be one **occurrence** whether committed by the same perpetrator or two or more perpetrators acting in concert and without regard to the number of incidents of **non-employment harassment** taking place thereafter. The insurance provided does not apply to any **Insured** who is found by a court of law to have committed a criminal act of **non-employment harassment**.

In any event, the **bodily injury, personal injury, advertising injury, or property damage** must be caused by an **occurrence** and the **occurrence** must take place in the **coverage territory**.
B. Defense

We have no duty to defend any claim or suit but we shall have the right and you shall give us the opportunity to associate in the defense of any claim or suit against the Insured seeking damages for bodily injury, personal injury, advertising injury, or property damage, which, in our sole opinion, may create indemnification obligations for us under this Coverage Part. In addition:

1. The Insured, or the Named Insured on the Insured's behalf, has the duty to defend any claim or suit seeking damages to which this insurance applies and shall be responsible for any claim expenses separate from and in addition to the retained limit.

2. When the Insured's legal obligation to pay ultimate net loss to which this insurance applies has been determined, and this amount is greater than the retained limit, then and only then will the Insured be entitled to make claim for indemnity under this Coverage Part. The Insured shall make such claim for indemnification as soon as practicable after it has paid or will pay the retained limit. We shall then indemnify the Insured for (a) the amount of such ultimate net loss in excess of the retained limit subject to the Coverage Part's relevant Limit(s) of Insurance set forth in the Declarations Page or in any endorsement and (b) for a portion of the claim expenses incurred by the Insured. Our portion of claim expenses shall be calculated using the following formula: [ultimate net loss subject to indemnification by this Coverage Part ÷ total amount of ultimate net loss] x [total claim expenses]. This indemnity for a portion of the Insured's claim expenses shall be in addition to this Coverage Part's relevant Limit(s) of Insurance set forth in the Declarations Page or in any endorsement.

3. The Insured must obtain our prior written consent before offering or agreeing to pay an amount which exceeds the retained limit in order to settle any claim or suit seeking damages to which this insurance applies either in whole or in part.

4. We shall also have the right, but not the duty, to assume control in the defense of any claim or suit which, in our sole opinion, may create indemnification obligations for us under this Coverage Part. This assumption of control shall include, but not be limited to:

   a. The investigation of any occurrence, offense, claim or suit;

   b. The selection or retention of defense counsel;

   c. The appeal of any judgment; or

   d. The settlement of any claim or suit.

In the event we exercise our rights specified in this paragraph, the Limit(s) of Insurance and the Insured's responsibility to pay the retained limit(s) and handling of the claim expenses will remain unchanged as stated in the Coverage Part or as amended by Endorsement.

5. If we recommend to the Insured a settlement of any claim or suit, the amount of which exceeds the retained limit(s), the Insured will in good faith attempt to settle the claim or suit with the claimant(s) or claimant’s legal representative at or below the recommended settlement amount.
C. Exclusions

This insurance does not apply to:

1. **Bodily injury** or **property damage** either expected or intended from the standpoint of the **Insured**. This exclusion does not apply to **bodily injury** or **property damage** resulting from the use of reasonable force to protect persons or property or, with respect to your law enforcement activities or your departmentally-approved law enforcement activities for others, to an act of the **Insured** (unless deemed to be a criminal act) within the arrest or incarceration process.

2. **Bodily injury, personal injury, advertising injury**, or **property damage** that the **Insured** is obligated to pay by reason of the assumption of liability in any contract or agreement. This exclusion does not apply to liability:
   a. Assumed in a contract or agreement that is an **insured contract**; or
   b. The **Insured** would have in the absence of the contract or agreement.

3. Liability imposed on the **Insured** or the **Insured's** insurer, under any of the following laws:
   a. Employee Retirement Income Security Act (ERISA) of 1974, including any subsequent amendments or any similar federal, state or local law or regulations;
   b. Any uninsured motorists, underinsured motorists, or automobile no-fault or first party **bodily injury** or **property damage** law;
   c. Any workers compensation, unemployment insurance, social security or disability benefits law, or any similar law; or
   d. Any obligation of the **Insured** under the Jones Act, general maritime law, the Federal Employers Liability Act, Federal Employee Compensation Act, the Defense Base Act or the U.S. Longshoremen and Harbor Workers Compensation Act.

4. Punitive or exemplary damages because of **bodily injury** to your employee while employed by you in violation of the law with your actual knowledge or the actual knowledge of your elected or appointed officials.

5. **Bodily injury, personal injury, advertising injury**, or **property damage** arising from employment **wrongful act(s)**.

6. a. For other than the **automobile hazard**, **bodily injury, personal injury, advertising injury**, or **property damage** arising directly or indirectly out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of **pollutants** at any time.
   
   b. For the **automobile hazard, bodily injury** or **property damage** arising directly or indirectly out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of **pollutants** at any time:
      
      (1) That are, or that are contained in any property that is:
(a) Being transported or towed by, handled, or handled for movement into, onto or from the covered auto;

(b) Otherwise in the course of transit by or on behalf of the Insured; or

(c) Being stored, disposed of, treated or processed in or upon the covered auto;

(2) Before the pollutants or any property in which the pollutants are contained are moved from the place where they are accepted by the Insured for movement into or onto the covered auto; or

(3) After the pollutants or any property in which the pollutants are contained are moved from the covered auto to the place where they are finally delivered, disposed of or abandoned by the Insured.

Paragraph b. (1) above only applies to liability assumed under a contract or agreement.

Paragraphs b. (2) and b. (3) above do not apply to occurrences that occur away from premises owned by or rented to an Insured with respect to pollutants not in or upon a covered auto if:

(1) The pollutants or any property in which the pollutants are contained are upset, overturned or damaged as a result of the maintenance or use of a covered auto; and

(2) The discharge, dispersal, seepage, migration, release or escape of the pollutants is caused directly by such upset, overturn or damage.

c. Any loss, cost or expense arising directly or indirectly out of any:

(1) Request, demand, order or statutory or regulatory requirement that any Insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants; or

(2) Claim or suit by or on behalf of a governmental authority or others because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, or neutralizing, or in any way responding to or assessing the effects of pollutants.

Paragraphs a. and b. of this exclusion do not apply to:

(1) Bodily injury or property damage caused by heat, smoke or fumes from a hostile fire;

(2) Bodily injury or property damage arising out of the unintentional discharge, dispersal, seepage, migration, release or escape of fuels, lubricants, or other operating fluids which are needed to perform the normal electrical, hydraulic or mechanical functions necessary for the operation of a covered auto or mobile equipment or its parts, if such fuels, lubricants or other operating fluids escape from the auto or mobile equipment part designed to hold, store or receive them; or
(3) **Bodily injury** if sustained within a building which is or was at any time owned or occupied by, or rented to loaned to, any **Insured**, but only so long as the **bodily injury**, was caused by smoke, fumes, vapors or soot from equipment used to heat, cool or dehumidify that building.

7. **Bodily injury, personal injury, advertising injury, or property damage** arising directly or indirectly out of storm or waste sewage backup, escape or release.

8. **Bodily injury, personal injury, advertising injury, or property damage** arising out of the ownership, operation, maintenance, use or entrustment to others of any aircraft, airfields, runways, hangars, buildings, or other properties in connection with any aviation activities or airports owned or operated by or rented or loaned to any **Insured**.

Use includes **loading or unloading**.

However, this exclusion does not apply to liability assumed under any **insured contract** for the ownership, maintenance or use of any aircraft.

9. **Personal injury or advertising injury** arising out of:

   a. Electronic or other publication, transmission, dissemination or storage of material, if done by or at the direction of the **Insured** with knowledge of its falsity;

   b. Electronic or other publication, transmission, dissemination or storage of material whose first publication, transmission, dissemination or storage took place before the beginning of the policy period;

   c. The willful violation of a penal statute or ordinance committed by or with the consent of the **Insured**; or

   d. The infringement of copyright, patent, trademark, trade secret or other intellectual property rights.

However, paragraph d. of this exclusion does not apply to infringement, in your advertisement, of copyright, trade dress or slogan.

10. **Bodily injury, personal injury, advertising injury, or property damage**, however caused, arising, directly or indirectly, out of:

    a. War, including undeclared or civil war; or

    b. Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or

    c. Insurrection, rebellion, revolution, usurped power, or action taken by governmental authority in hindering or defending against any of these.

11. **Property damage** to:

    a. Property owned, rented or occupied by any **Insured**;

    b. Property loaned to any **Insured**;

    c. Premises you sell, give away, or abandon, if the **property damage** arises out of any part of those premises; or
d. Personal property in the care, custody, or control of any Insured except:

(1) Property in the possession of persons at time of arrest or incarceration; or

(2) Damage sustained to property impounded, held or in bailment at your police impound lot, parking lot and parking garage operations. (For claims described in this exception, the Each Occurrence Limit and the Coverage Part Aggregate Limit of this Coverage Part as stated in Item 3. Limit(s) of Insurance, Coverage Part A, of the Declarations do not apply. Instead, a separate limit of insurance of $500,000 Each Occurrence and $500,000 Coverage Part Aggregate Limit, in excess of the retained limit, apply.)

Paragraph d. (2) above does not apply to:

(a) Any liability resulting from any contractual obligation by which the Insured accepts responsibility for loss; or

(b) Loss due to theft or conversion caused in any way by you or your employees.

12. Property damage to your product arising out of it or any part of it.

13. Property damage to your work arising out of it or any part of it and included in the products-completed operations hazard.

14. Property damage to impaired property or property not physically injured, arising out of:

   a. A defect, deficiency, inadequacy or dangerous condition in your product or your work; or

   b. A delay or failure by you or anyone acting on your behalf to perform a contract or agreement in accordance with its terms.

This exclusion does not apply to the loss of use of other property arising out of sudden and accidental physical injury to your product or your work after it has been put to its intended use.

15. Bodily injury, personal injury, advertising injury, or property damage arising directly or indirectly out of, resulting from, caused by or contributed to by:

   a. The use of, sale of, installation of, removal of, abatement of, distribution of, containment of, or exposure to asbestos, asbestos products, asbestos-containing material, asbestos fibers, or asbestos dust;

   b. The actual or threatened abatement, mitigation, removal or disposal of asbestos, asbestos products, asbestos-containing material, asbestos fibers, or asbestos dust;

   c. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with parts a. and b. above; or

   d. Any obligation of the Insured to indemnify or contribute with any party in connection with subparagraphs a. b. or c. above.
16. **Bodily injury, personal injury, advertising injury, or property damage** arising directly or indirectly out of, resulting from, caused or contributed to by electromagnetic radiation, provided that such loss, cost or expense results from or is contributed to by the hazardous properties of electromagnetic radiation. This includes any costs for the actual or threatened abatement, mitigation, or removal.

17. **Bodily injury, personal injury, advertising injury, or property damage** arising directly or indirectly out of, resulting from, caused by or contributed to by:

   a. The toxic or pathological properties of lead, lead compounds or lead contained in any materials;
   
   b. The actual or threatened abatement, mitigation, removal or disposal of lead, lead compounds or materials containing lead;
   
   c. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with parts a. or b. above; or
   
   d. Any obligation of the Insured to indemnify or contribute with any party in connection with subparagraphs a. b. or c. above.

18. **Bodily injury, personal injury, advertising injury, or property damage** arising directly or indirectly out of, resulting from, caused by or contributed to by:

   a. Any fungus(es) or spore(s);
   
   b. Any solid, liquid, vapor, or gas produced by or arising out of any fungus(es) or spore(s);
   
   c. Any material, product, building component, or building structure that contains, harbors, nurtures or acts as a medium for any fungus(es) or spore(s);
   
   d. Any intrusion, leakage, or accumulation of water or any other liquid that contains, harbors, nurtures or acts as a medium for fungus(es) or spore(s);
   
   e. The actual or threatened abatement, mitigation, removal or disposal of fungus(es) or spore(s) or any material, product, building component, or building structure that contains, harbors, nurtures or acts as a medium for fungus(es) or spore(s);
   
   f. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with subparagraphs a., b., c., d., or e. above; or
   
   g. Any obligation of the Insured to indemnify or contribute with any party in connection with subparagraphs a., b., c., d., e., or f. above.

Exception: This Exclusion 18., parts a., b., c., and d. are subject to a limited exception for such ultimate net loss otherwise covered by the terms and conditions of this Coverage Part in excess of the retained limit. This limited exception provides only the following separate sub limit of insurance: (a) $100,000 each Occurrence, subject to (b) $200,000 in the Aggregate for all policy periods insured by Genesis Insurance Company or Genesis Indemnity Insurance Company.
Notwithstanding SECTION I - B. 2. or any other term or condition contained in this policy including any endorsement, under no circumstances will this limited exception to Exclusion 18. provide indemnification for claim expenses or any other expense incurred in the defense of such claim or suit, nor will such amounts serve to erode the retained limit.

19. **Bodily injury, personal injury, advertising injury, or property damage** arising out of any land use issue, including but not limited to, condemnation, inverse condemnation, adverse possession, dedication by adverse use, or disputes involving the application of impact or linkage fees. This includes, but is not limited to takings and partial takings of private property resulting from the application of a land use, zoning, building, subdivision or similar ordinance or regulation.

20. **Bodily injury, personal injury, advertising injury, or property damage** arising from the complete or partial failure to adequately supply gas, oil, water, electricity or steam. However, this exclusion does not apply if the failure to supply results from the sudden and accidental injury to tangible property owned or used by any Insured to procure, produce, process, store or transmit the gas, oil, water, electricity or steam.

21. **Bodily injury, personal injury, advertising injury, or property damage** arising from subsidence, settling, sinking, slipping, falling away, caving in, shifting, eroding, mud flow, rising, tilting, or any other land or earth movement, including earthquake.

22. **Bodily injury, personal injury, advertising injury, or property damage** arising from any investigation, claim, suit or other proceeding seeking relief or redress in any form other than money damages, including but not limited to, costs, fees, or expenses which the Insured may become obligated to pay as a result of a consent decree, settlement or adverse judgment for declaratory relief or injunctive relief.

23. **Bodily injury, personal injury, advertising injury or property damage** arising out of or in connection with the operation of any hospital, nursing home, continuum of care facility or other health care facility in which overnight care is provided or any medical facility which is, in whole or in part, owned, managed or operated by such hospital, nursing home, or other overnight health care facility. This exclusion applies to liability which the Insured has assumed under any contract arising out of or in connection with the operation of any hospital, nursing home, or other overnight health care facility, or any medical facility which is, in whole or in part, owned, managed or operated by any hospital, nursing home, or other overnight health care facility.

24. Note: The following exclusion does not apply to the extent coverage is provided by the Medical Incident Liability endorsement when attached to this policy.

**Bodily injury, personal injury, advertising injury, or property damage** arising out of the rendering of or failure to render medical or paramedical services to persons:

a. By any physician, physician assistant, dentist, nurse, emergency medical technician, first aid attendant or paramedic who is employed by you to provide such services;

b. By any third party emergency medical technician, first aid attendant or paramedic providing services to you under a mutual aid agreement; or

c. In any correctional facility, juvenile detention facility or jail.

This exclusion does not apply to any police officer, firefighter or employee, other than those referenced in paragraph a. above.
25. **Bodily injury, personal injury, advertising injury, or property damage** arising, in whole or in part, out of the actual, alleged, threatened or suspected inhalation of, congestion of, contact with, exposure to existence of, or presence of:

a. **Silica, silica-related dust**, exposure to silica or the use of silica;

b. Any damages or any loss, cost or expense arising, in whole or in part, out of any

   (1) Claim or suit by or on behalf of any governmental authority or any other alleged responsible party because of, or

   (2) Request, demand, order or statutory or regulatory requirement that any insured or any other person or entity should be, or should be responsible for:

      (a) Assessing the presence, absence or amount or effects of **silica or silica-related dust**;

      (b) Identifying, sampling or testing for, detecting, monitoring, cleaning up, removing, containing, neutralizing, treating, detoxifying, remediating, neutralizing, abating, disposing of or mitigating silica; or

      (c) Responding to **silica or silica-related dust** in any way other than as described in (2) (a) and (b) above;

c. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with subparagraphs a. or b. above; or

d. Any obligation of the Insured to indemnify or contribute with any party in connection with subparagraphs a., b., or c. above.

26. **Bodily injury, personal injury, advertising injury, or property damage** arising out of the loss of, loss of use of, damages to, corruption of, inability to access, or inability to manipulate **electronic data**.

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**SECTION II - WHO IS AN INSURED**

**A.** You are an **Insured**.

**B.** Each of the following is an **Insured** while acting within the scope of their duties as such:

1. All persons who were, are now, or shall be **your** lawfully elected, appointed or employed officials.

2. Current or former commissions, boards or other entities, including their current or former members, under **your** exclusive operation and jurisdiction.

3. All of **your** current or former employees.

4. All persons who perform a service on a volunteer basis for **you**, provided such performance is under **your** direction and control. This does not include any person working on retainer or as an independent contractor.
5. All persons, entities, or organizations providing service to you under any mutual aid or similar agreement.

6. The estate of any person in 1. through 5. above.

C. Any person, entity, or any organization while acting as your real estate manager.

D. Any person, entity, or any organization you are required by an insured contract to include as an Insured, provided the occurrence is caused, in whole or in part, by you or your agents or subcontractors acting on your behalf. This insurance shall be limited to the extent of coverage and Limits of Liability required by the insured contract and shall not increase the limits stated in SECTION III - LIMIT(S) OF INSURANCE or alter any of the terms of coverage stated in this Coverage Part. The insured contract must be effective and executed prior to a covered occurrence.

E. With respect to:

Mobile equipment or any auto, any person is an Insured while driving such auto or mobile equipment with your permission. Any person, entity, or organization responsible for the conduct of such person is also an Insured, but only with respect to bodily injury or property damage arising out of the operation of the auto or mobile equipment.

However, the owner or anyone else from whom you hire or borrow an auto is an Insured only if that auto is a trailer connected to an auto you own.

However, no person, entity, or organization is an Insured under this paragraph E. with respect to:

1. Property damage to property owned by you or the employer of any person who is an Insured under this provision;

2. Any auto you hire or borrow from one of your employees, volunteers or members of their households, if they are the owner of such auto, unless acting within the scope of their duties on your behalf;

3. Any auto being used by a person employed in the business of selling, servicing, repairing, or parking autos unless they are your employees; or

4. The movement of property to or from an auto except you, your employees, lessees or borrowers of such auto, and any employee of the lessees or borrowers.

F. Any entity or organization you newly acquire or form and over which you have exclusive jurisdiction will qualify as a Named Insured if there is no other similar insurance available to that entity or organization.

However:

1. Coverage under this provision is afforded only until the 90th day after you acquire or form the entity or organization or the end of the policy period, whichever is earlier;

2. Coverage does not apply to bodily injury or property damage that occurred before you acquired or formed the entity or organization; and

3. Coverage does not apply to personal injury or advertising injury arising out of an offense committed before you acquired or formed the entity or organization.
G. No person, entity, or organization is an Insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations Page.

SECTION III - LIMIT(S) OF INSURANCE

A. The Limit(s) of Insurance shown in Item 3. of the Declarations Page and the rules below fix the most we will indemnify the Insured under this Coverage Part regardless of the number of:

1. Insureds;

2. Claims made or suits brought; or

3. Persons or organizations making claims or bringing suits.

B. 1. The each occurrence Limit of Insurance is the most we will indemnify the Insured for ultimate net loss under Coverage Part A for any single occurrence.

2. Subject to subparagraph B. 1. above, the Coverage Part A Aggregate Limit is the most we will indemnify the Insured for all ultimate net loss during the policy period for all covered occurrences, except ultimate net loss because of bodily injury or property damage arising from the automobile hazard.

C. The each occurrence Limit of Insurance and the Coverage Part A Aggregate Limit apply to ultimate net loss in excess of the retained limit shown on the Declarations Page, Item 2., Schedule of Retained Limit(s), Coverage Part A, and will not be reduced by the retained limit.

D. The Limit(s) of Insurance applies separately to each consecutive annual period, and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown on the Declarations Page, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limit(s) of Insurance.

E. If any occurrence covered in whole or in part under Coverage Part A of this policy (or any preceding or succeeding policy issued by Genesis Insurance Company or Genesis Indemnity Insurance Company) also constitutes a wrongful act(s) covered in whole or in part under Coverage Part B of this policy (or any preceding or succeeding policy issued by Genesis Insurance Company or Genesis Indemnity Insurance Company), then only the Coverage Part with the higher limits for the each occurrence (Coverage Part A) or each claim(s) (Coverage Part B) Limit(s) of Insurance as listed on the Declarations Page or any Endorsement, and its corresponding retained limit, will apply. If the each occurrence (Coverage Part A) and the each claim(s) (Coverage Part B) Limit(s) of Insurance are equal, only one limit will still apply and it will be the each occurrence (Coverage Part A) Limit(s)of Insurance and its corresponding retained limit.
SECTION IV - DEFINITIONS

A. **Advertising injury** means injury, including consequential **bodily injury**, arising out of one or more of the following **offenses** committed in the course of advertising **your** goods, products or services:

1. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services;

2. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy;

3. Misappropriation of advertising ideas or style of doing business; or

4. Infringement of another’s copyright, trade dress or slogan in **your** advertisement

B. **Auto** means:

1. A land motor vehicle, trailer or semi trailer designed for travel on public roads, including any attached machinery or equipment; or

2. Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law in the state where it is licensed or principally garaged.

However, an **auto** does not include **mobile equipment**.

C. **Automobile hazard** means **bodily injury** or **property damage** arising out of the ownership, use (including maintenance or repair), **loading or unloading** of any **auto**.

D. **Bodily injury** means bodily injury, sickness, disease, shock, fright, mental injury or anguish, emotional distress or disability sustained by a natural person, including death resulting from any of these at any time. It also includes **bodily injury** arising out of the rendering of or failure to render medical or paramedical services to persons by any police officer, firefighter or employee, in an occupation other than referenced in Exclusion 24. a.

E. **Claim expenses** mean:

1. Claim investigation costs;

2. Legal expenses; or

3. Litigation costs, including but not limited to **pre-judgment interest** and **post-judgment interest** as required by law on awards and judgments and the cost of bonds to release attachments or to appeal without any obligation to furnish such bonds;

which are reasonable in amount and can be directly allocated to the defense of an **Insured** against a specific claim or **suit** to which this Coverage Part applies.

**Claim expenses** also includes reasonable attorney fees and necessary litigation expenses incurred which are the **Insured’s** obligation under an **insured contract** in the defense of an indemnitee or incurred by an indemnitee at the **Insured’s** request.
Claim expenses do not include salaries and expenses of any Insured (including affiliate or subsidiary organizations of any Insured), annual retainers, overhead, and any fees paid for claim administration.

F. Coverage territory means anywhere in the world if the Insured's responsibility to pay damages is determined in a suit on the merits brought in the United States of America (including its territories and possessions), Puerto Rico or Canada.

G. Electronic data means information, facts or programs stored as or on, created or used on, transmitted to or from computer software, including systems ad applications software, hard or floppy disks, CD-ROMS, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.

H. Employment-related harassment means actual or alleged unwelcome or offensive verbal or physical conduct, including sexual molestation, against a present or former employee of, or an applicant for employment with, the Named Insured.

I. Employment wrongful act(s) means any actual or alleged error or misstatement or misleading statement, act or omission, neglect, negligence or breach of duty by an Insured against a present or former employee of, or an applicant for employment with, the Named Insured, including, but not limited to, refusal to employ, termination of employment, wrongful demotion, wrongful failure to promote, negative evaluation, hostile work environment, reassignment, wrongful discipline, defamation, humiliation, false arrest, false imprisonment, coercion, libel, slander, retaliation, invasion of privacy, failure to grant tenure, employment-related harassment or discrimination.

J. Fungus(es) includes, but is not limited to, any form or type of mold, mushroom or mildew.

K. Hostile fire means one which becomes uncontrollable or breaks out from where it was intended to be.

L. Impaired property means tangible property, other than your product or your work that cannot be used or is less useful because:

1. It incorporates your product or your work that is known or thought to be defective, deficient, inadequate or dangerous; or
2. You have failed to fulfill the terms of a contract or agreement;

if such property can be restored to use by:

1. The repair, replacement, adjustment or removal of your product or your work; or
2. Your fulfilling the terms of the contract or agreement.

M. Insured contract means:

1. A lease of premises;
2. A sidetrack agreement;
3. Any easement or license agreement except in connection with:
   a. Vehicle or pedestrian private railroad crossings at grade; or
   b. Construction or demolition operations on or within 50 feet of a railroad;
4. A mutual aid assistance agreement or contract between political subdivisions;

5. An elevator maintenance agreement;

6. Any law enforcement service agreement for anyone other than you provided such agreement has received your departmental approval;

7. That part of any other contract or agreement pertaining to your operation under which you assume the tort liability of another because of bodily injury or property damage to a third person or organization, provided the bodily injury or property damage is caused in whole or in part, by you or your agents or subcontractors acting on your behalf, if the contract or agreement is made prior to the bodily injury or property damage; or

8. That part of any contract or agreement entered into, as part of the Insured’s operation, by the Insured or any of the Insured’s employees pertaining to the rental or lease of any auto.

An insured contract does not include that part of any contract or agreement:

1. That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
   a. Preparing, approving or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications; or
   b. Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage;

2. Under which the Insured, if an architect, engineer or surveyor, assumes liability for injury or damage arising out of the Insured’s rendering or failure to render professional services, including but not limited to, those listed in paragraph 1.a. above and supervisory, inspection or engineering services;

3. That indemnifies any person or organization for damage by fire to premises rented or loaned to you;

4. That pertains to the loan, lease or rental of an auto to the Insured or any of the Insured’s employees, if the auto is loaned, leased or rented with a driver; or

5. That holds a person or organization engaged in the business of transporting property by auto for hire harmless for the Insured’s use of a covered auto over a route or territory that a person or organization is authorized to serve by public authority.

N. Loading or unloading means the handling of property:

1. After it is moved from the place where it is accepted for movement into or onto an aircraft, watercraft, auto or mobile equipment;

2. While it is in or on an aircraft, watercraft, auto or mobile equipment; or

3. While it is being moved from an aircraft, watercraft, auto or mobile equipment to the place where it is finally delivered;
but **loading or unloading** does not include the movement of property by means of a mechanical device, other than a hand truck, that is not attached to the aircraft, watercraft, **auto** or **mobile equipment**.

### O. Mobile equipment

**Mobile equipment** means any of the following types of land vehicles, including any attached machinery or equipment:

1. Bulldozers, farm machinery, forklifts and other vehicles designed for use principally off public roads;
2. Vehicles maintained for use solely on or next to premises **you** own or rent;
3. Vehicles that travel on crawler treads;
4. Vehicles whether self-propelled or not, with permanently mounted:
   a. Power cranes, shovels, loaders, diggers or drills; or
   b. Road construction or resurfacing equipment such as graders, scrapers or rollers;
5. Vehicles not described in 1., 2., 3., or 4. immediately preceding that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
   a. Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
   b. Cherry pickers and similar devices used to raise or lower workers;
6. Vehicles not described in 1., 2., 3., or 4. of this section maintained primarily for purposes other than the transportation of persons or cargo.

However, self-propelled vehicles with the following types of permanently attached equipment are not **mobile equipment** but will be considered **autos**:

a. Equipment designed primarily for:
   (1) Snow removal;
   (2) Road maintenance, but not construction or resurfacing; or
   (3) Street cleaning;

b. Cherry pickers and similar devices mounted on automobiles or truck chassis and used to raise or lower workers; and

c. Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting or well servicing equipment.

However, **mobile equipment** does not include any land vehicles that are subject to a compulsory or financial responsibility law or other motor vehicle insurance law in the state where it is licensed or principally garaged. Land vehicles subject to a compulsory or financial responsibility law or other motor vehicle insurance law are considered **autos**.
P. Non-employment harassment means actual or alleged unwelcome or offensive verbal or physical conduct, including sexual molestation, against anyone other than a present or former employee of, or an applicant for employment with, the Named Insured and shall include any alleged failure to prevent such conduct.

Q. Occurrence means:
   1. With respect to bodily injury and property damage, an accident, including continuous or repeated exposure to substantially the same general harmful conditions.
   2. With respect to personal injury and advertising injury, an offense or series of related offenses.

R. Offense means any of the offenses included in the definitions of advertising injury or personal injury.

S. Parking lot and parking garage mean:
   1. Those areas you own and operate that are used by the general public, including your employees, to park autos or mobile equipment whether or not a fee is charged; and
   2. Those areas where you, or an Insured on your behalf, are exercising physical control over such autos or mobile equipment or otherwise where your legal liability has been established.

T. Personal injury means injury, other than bodily injury, arising out of one or more of the following offenses from the conduct of your operations:
   1. False arrest, detention or imprisonment;
   2. Malicious prosecution;
   3. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor,
   4. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services; or
   5. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy.

Personal injury also includes the following offenses, but only with respect to your law enforcement activities or your departmentally approved law enforcement activities for others:
   6. Assault and battery;
   7. Violation of civil rights;
   8. Violation of property rights;
   9. Erroneous service of process; or
   10. Failure of your law enforcement department and its employees to follow departmentally approved policy(ies) or procedure(s).
U. **Police impound lot** means those locations you own or operate, where autos or mobile equipment that are seized pursuant to law are stored. **Police impound lot** also includes that portion of the roads or on the ways adjacent to these locations.

V. **Pollutants** means any solid, liquid, gaseous, or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes material to be recycled, reconditioned, or reclaimed.

W. **Post-judgment interest** means interest of the full amount of any settlement, verdict, award or judgment that accrues after entry of the settlement, verdict, award or judgment and before we have paid, offered to pay, or deposited in court the part of the settlement, verdict, award or judgment that is within the applicable Limit(s) of Insurance.

X. **Pre-judgment interest** means interest added to a settlement, verdict, award or judgment based on the amount of time prior to the settlement, verdict, award or judgment whether or not made part of the settlement, verdict, award or judgment.

Y. 1. **Products-completed operations hazard** includes all **bodily injury** and **property damage** occurring away from premises you own or rent and arising out of your product or your work except:

   a. Products that are still in your physical possession; or

   b. Work that has not yet been completed or abandoned.

2. **Your work** will be deemed completed at the earliest of the following times:

   a. When all of the work called for in your contract has been completed.

   b. When all of the work to be done at the site has been completed if your contract calls for work at more than one site.

   c. When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.

   Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.

3. This hazard does not include **bodily injury** or **property damage** arising out of:

   a. The transportation of property unless the injury or damage arises out of a condition in or on a vehicle created by the loading or unloading of it;

   b. The existence of tools, uninstalled equipment or abandoned or unused materials.
Z. **Property damage** means:

1. Physical injury to tangible property, including all resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it; or

2. Loss of use of tangible property that has not been physically injured. All such loss of use shall be deemed to have occurred at the time of the occurrence that caused it.

For the purposes of this insurance, **electronic data** is not tangible property.

AA. **Retained limit** means the amount as shown in **Item 2, Coverage Part A** of the Declarations Page, Schedule of Retained Limit(s). This amount applies to each and every occurrence, and:

1. Shall be comprised only of **ultimate net loss**. The Insured shall be responsible for all claim expenses incurred without any right to indemnification in accordance with this Coverage Part's terms and conditions until the retained limit is exhausted as a result of the ultimate net loss;

2. Shall not be impaired by any claims or parts of claims brought against the Insured for coverages which are not included in the terms of this Coverage Part; and

3. Payment of the retained limit may not be satisfied by any other insurance or negated in whole or part by any form of immunity to judgment or liability.

BB. **Silica** means silicon dioxide (occurring in crystalline, amorphous and impure forms), silica particles, silica dust or silica compounds.

CC. **Silica-related dust** means a mixture or combination or silica and other dust or particles.

DD. **Spore(s)** include any reproductive body produced by or arising out of any fungus(es).

EE. **Suit** means a civil proceeding in which damages because of bodily injury, personal injury, advertising injury, or property damage to which this Coverage Part applies are alleged. **Suit** includes:

1. An arbitration proceeding alleging such damages; or

2. Any other alternative dispute resolution proceeding alleging such damages.

FF. **Tort liability** means a liability that would be imposed by law for injury or damage to persons or property in the absence of any contract or agreement.

GG. **Ultimate net loss** means the total amount of damages, including any punitive or exemplary damages when not against public policy and attorney fees awarded in favor of third parties, the Insured is legally liable to pay because of bodily injury, personal injury, advertising injury, or property damage. **Ultimate net loss** shall be established after a contested suit or by a compromise settlement to which we have previously agreed in writing. **Ultimate net loss** shall be reduced by any recoveries or salvages which have been paid to or collected by us. However, the amount of ultimate net loss shall not include any claim expenses incurred in the defense of a claim or suit by any Insured, by us or by any underlying insurer.
HH. **Your product** means:

1. Any goods, or products, other than real property, manufactured, sold, handled, distributed or disposed of by:
   
a. **You**;
   
b. Others trading under your name; or
   
c. A person or organization whose business or assets you have acquired; and

2. Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.

**Your product** includes:

1. Its design, formulation, construction or manufacture;

2. Warranties or representations made at any time with respect to the fitness, quality, durability, or performance of your product; and

3. The providing of or failure to provide warnings or instructions.

**Your product** does not include property rented to or located for the use of others but not sold.

II. **Your work** means:

1. Work or operations performed by you or on your behalf; and

2. Materials, parts or equipment furnished in connection with such work or operations.

**Your work** includes:

1. Its design, formulation or construction;

2. Warranties or representations made at any time with respect to the fitness, quality, durability, or performance of your work; and

3. The providing of or failure to provide warnings or instructions.
Coverage Part B
Public Officials Liability
Claims Made Coverage

Various provisions in this Coverage Part restrict coverage. Read the entire Coverage Part carefully to determine rights, duties and what is and is not covered.

Throughout this Coverage Part the words you and your refer to the Named Insured(s) shown on the Declarations Page and any other person, entity or organization qualifying as a Named Insured under this Coverage Part. The words we, us and our refer to Genesis Insurance Company.

The word Insured means any person or organization qualifying under SECTION II - WHO IS AN INSURED.

The words and phrases that are in bold have special meaning. Please refer to SECTION V - DEFINITIONS for their meaning or take note of the reference within the text.

SECTION I - COVERAGE

A. Insuring Agreement

1. Subject to the applicable Limit(s) of Insurance of this Coverage Part, we agree to indemnify the Insured for loss in excess of the retained limit which the Insured becomes legally obligated to pay because of a wrongful act(s) to which this insurance applies. Our indemnification obligation shall not arise until the Insured itself has paid in full the entire amount of its retained limit. The retained limit must be paid by the Insured, and may not be paid or satisfied, in whole or in part, by any other source of payment, including but not limited to other insurance, or negated, in whole or in part, by any form of immunity to judgment or liability. No other obligation or liability to pay sums or perform acts or services is covered. The Insured's obligation to pay loss, other than claim expenses, shall have been determined by judgment against the Insured after a contested claim or by written agreement, which has received our prior approval, between the Insured(s) and the claimant(s) or the claimant’s legal representative.

2. This insurance applies to a wrongful act(s) only if:

   a. The wrongful act(s) takes place in the coverage territory;

   b. The wrongful act(s), or a series of all related wrongful act(s), takes place after the retroactive date, if any, shown in the Declarations Page and before the end of this policy period; and

   c. A claim(s) is first made against any Insured, in accordance with paragraph 3. below, during this policy period or any Extended Reporting Period we may provide according to SECTION IV.

3. A claim(s) will be deemed to have been first made at the earlier of the following times:

   a. When notice of such claim(s) is received and recorded by any Insured or by us, whichever comes first; or

   b. When you become aware of a wrongful act(s), situation or circumstances which may subsequently give rise to a claim(s) being made against any Insured, and you give written notice to us, in accordance with SECTION E – DUTIES IN THE EVENT OF
OCCURRENCE, WRONGFUL ACT, CLAIM OR SUIT of the COMMON POLICY CONDITIONS, but not later than:

(1) The end of this policy period; or

(2) The end of any applicable Extended Reporting Period.

4. All claim(s) based on or arising out of the same wrongful act(s), or a series of related wrongful act(s), by one or more Insureds shall be considered first made when the first of such claim(s) is made and shall be considered a single claim. Only one retained limit and one each claim Limit(s) of Insurance shall be applicable to such single claim.

5. When the Insured's legal obligation to pay loss to which this insurance applies has been determined, and this amount is greater than the relevant retained limit, then and only then will the Insured be entitled to make claim for indemnity under this Coverage Part. In such case, the Insured shall make claim for indemnification under this Coverage Part as soon as practicable after it has paid or will pay the retained limit. We shall then indemnify the Insured for loss that exceeds this Coverage Part’s retained limit subject to the Coverage Part’s relevant Limit(s) of Insurance set forth in the Declarations Page or in any endorsement.

B. Defense

We have no duty to defend any claim(s) but we shall have the right and you shall give us the opportunity to associate in the defense of any claim(s) against the Insured seeking damages for wrongful act(s), which, in our sole opinion, may create indemnification obligations for us under this Coverage Part. In addition:

1. The Insured, or the Named Insured on the Insured's behalf, has the duty to defend any claim(s) seeking damages to which this insurance applies and shall be responsible for paying any claim expenses. The claim expenses incurred by the Insured serve to erode this Coverage Part’s retained limit.

2. The Insured must obtain our prior written consent before offering or agreeing to pay an amount which exceeds the retained limit in order to settle any claim(s) seeking damages to which this insurance applies either in whole or in part.

3. We shall also have the right, but not the duty, to assume control in the defense of any claim(s) which, in our sole opinion, may create indemnification obligations for us under this Coverage Part. This assumption of control shall include, but not be limited to:

a. The investigation of any wrongful act(s) or claim(s);

b. The selection or retention of defense counsel;

c. The appeal of any judgment; or

d. The settlement of any claim(s).

In the event we exercise our rights specified in this paragraph, the Limit(s) of Insurance and the Insured's responsibility to pay the retained limit(s) and handling of the claim expenses will remain unchanged as stated in the Coverage Part or as amended by Endorsement.

4. If we recommend to the Insured a settlement of any claim(s), the amount of which exceeds the retained limit(s), the Insured will in good faith attempt to settle the claim(s) with the claimant(s) or claimant’s legal representative at or below the recommended settlement amount.
C. Exclusions

This insurance does not apply to any loss:

1. Based upon, or arising out of, any claim(s) alleging a wrongful act(s) which is the subject of any notice given under any policy or policies the term of which has expired prior to the inception date of this policy.

2. Arising out of any wrongful act(s) or related wrongful acts that takes place prior to the inception date of this Coverage Part, provided that any person referenced in paragraph 1. of SECTION E. – DUTIES IN THE EVENT OF OCCURRENCE, WRONGFUL ACT, CLAIM OR SUIT of the COMMON POLICY CONDITIONS knew or reasonably should have foreseen that such wrongful act(s) or related wrongful acts would give rise to a claim(s).

3. Brought about or contributed to by the fraud, dishonesty or bad faith of an Insured or arising from the deliberate violation of any federal, state, or local statute, ordinance, rule or regulation committed by or with the knowledge and consent of the Insured. The actual or alleged conduct of any Insured shall not be imputed to any other Insured for the applicability of this exclusion.

4. Arising out of or attributable to the Insured gaining profit, advantage, or remuneration to which the Insured is not entitled. The actual or alleged conduct of any Insured shall not be imputed to any other Insured for the applicability of this exclusion.

5. Arising directly or indirectly out of any Insured's:
   a. Obligations under the Employee Retirement Income Security Act of 1974 (ERISA), including any subsequent amendments or any similar federal, state or local law or regulation;
   b. Activities in any fiduciary capacity; or
   c. Failure to effect, adequately purchase or maintain any insurance, bond or self-insurance fund.

6. Arising out of any land use issue, including but not limited to, condemnation, inverse condemnation, adverse possession, dedication by, adverse use, or disputes involving the application of impact or linkage fees. This includes but is not limited to takings and partial takings of private property resulting from the application of a land use, zoning, building, subdivision or similar ordinance or regulation.

7. Arising directly or indirectly out of:
   a. Bodily injury;
   b. Property damage;
   c. Personal injury; or
   d. Advertising injury.

This exclusion does not apply to loss arising out of any employment wrongful act(s).

8. a. Arising directly or indirectly out of or contributed to by any actual or alleged violation of:
   (1) The Securities Act of 1933;
(2) The Securities Exchange Act of 1934;
(3) The Public Utilities Holding Act of 1935;
(4) The Trust Indenture Act of 1939;
(5) The Investment Company Act of 1940; or
(6) Any State Blue Sky Laws.

b. Based upon common law principles of liability similar to any law listed in a. above; or
c. Involving, directly or indirectly:
   (1) Debt security financing, including but not limited to bonds, notes and debentures; or
   (2) The investment of, or the failure to invest, public funds, including but not limited to the
       use of derivative investment instruments.

9. a. Which arises directly or indirectly out of the actual, alleged or threatened discharge, dispersal,
   seepage, migration, release or escape of pollutants at any time.
   
b. Cost or expense arising directly or indirectly out of any:
   (1) Request, demand, order or statutory or regulatory requirement that any Insured or
       others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any
       way respond to or assess the effects of pollutants;
   (2) Claim by or on behalf of a governmental authority or others because of testing for,
       monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or
       in any way responding to, or assessing the effects of pollutants; or
   (3) Insured's wrongful act in complying with, enforcing or enacting any rule, ordinance,
       law or regulation having to do with the prevention, mitigation, monitoring, clean up,
       removal, containment, treatment, detoxification, neutralization, or assessment of the
       effects of pollutants.

10. Cost or expense arising directly or indirectly out of, resulting from, caused or contributed to by
    electromagnetic radiation, provided that such loss, cost or expense result from or are contributed to by the
    hazardous properties of electromagnetic radiation. This includes any costs for the actual or threatened
    abatement, mitigation, or removal.

11. Cost or expense arising directly or indirectly out of, resulting from, caused by or contributed to by:
    a. The use of, sale of, installation of, removal of, abatement of, distribution of, containment of, or
       exposure to asbestos, asbestos products, asbestos-containing material, asbestos fibers, or asbestos
       dust;
    b. The actual or threatened abatement, mitigation, removal or disposal of asbestos, asbestos
       products, asbestos-containing material, asbestos fibers, or asbestos dust;
    c. Any supervision, instructions, recommendations, warnings or advice given or which should have
       been given in connection with parts a. and b. above; or
d. Any obligation of the **Insured** to indemnify or contribute with any party in connection with subparagraphs a. b. or c. above.

12. Cost or expense arising directly or indirectly out of, resulting from, caused by or contributed to by:
   a. The toxic or pathological properties of lead, lead compounds or lead contained in any materials;
   b. The actual or threatened abatement, mitigation, removal or disposal of lead, lead compounds or materials containing lead;
   c. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with parts a. or b. above; or
   d. Any obligation of the **Insured** to indemnify or contribute with any party in connection with subparagraphs a. b. or c. above.

13. Cost or expense arising directly or indirectly out of, resulting from, caused by or contributed to by:
   a. Any **fungus(es)** or **spore(s)**;
   b. Any solid, liquid, vapor, or gas produced by or arising out of any **fungus(es)** or **spore(s)**;
   c. Any material, product, building component, or building structure that contains, harbors, nurtures or acts as a medium for any **fungus(es)** or **spore(s)**;
   d. Any intrusion, leakage, or accumulation of water or any other liquid that contains, harbors, nurtures or acts as a medium for **fungus(es)** or **spore(s)**;
   e. The actual or threatened abatement, mitigation, removal or disposal of **fungus(es)** or **spore(s)** or any material, product, building component, or building structure that contains, harbors, nurtures or acts as a medium for any **fungus(es)** or **spore(s)**;
   f. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with subparagraphs a., b., c., d., or e. above; or
   g. Any obligation of the **Insured** to indemnify or contribute with any party in connection with subparagraphs a., b., c., d., e., or f. above.

14. Arising out of any **Insured**’s law enforcement activities. This includes, but is not limited to:
   a. **Loss** payable to or caused by any person while being apprehended, held in custody, or who has escaped from custody; and
   b. The operation of detention facilities.

This exclusion does not apply to **loss** arising out of any **employment wrongful act(s)**.

15. Arising out of the destruction, theft, conversion, or disappearance of money, securities or the loss of use thereof.
16. Arising directly or indirectly out of rendering or failure to render professional services (even if unpaid) by:
   a. You;
   b. Any Insured; or
   c. Anyone else for whom you may be responsible.

17. Arising out of or related to any claim or other proceeding:
   a. By or on behalf of any Insured, whether directly or derivatively, against any other Insured; or
   b. By the spouse, child, parent, brother or sister of any Insured for consequential injury as a result of any injury to any Insured.

   This exclusion does not apply to loss arising out of any employment wrongful act(s).

18. For which the Insured is liable or alleged to be liable under any contract or agreement, including any expressed or implied employment contract or any collective bargaining agreement. This exclusion does not apply to loss that the Insured would have in the absence of the contract or agreement.

19. Arising directly or indirectly out of or related to construction, architectural, or engineering contracts or to any other contract for the purchase of goods or services.

20. Arising directly or indirectly out of:
   a. Any tax assessments or adjustments;
   b. The collection, refund, disbursement or application of any taxes; or
   c. Failure to anticipate tax revenue shortfalls.

21. Arising out of any lockout, strike, picket line, replacement or other similar actions resulting from labor disputes or labor negotiations or any protections contained within the National Labor Relations Act.

22. Arising out of or in connection with any claim(s) for any salary, wages, or other employment related benefits which the Insured is liable to pay any employee by operation of the:
   a. Fair Labor Standards Act (except the Equal Pay Act);
   b. National Labor Relations Act;
   c. Workers Adjustment and Retaining Notification Act;
   d. Consolidated Omnibus Budget Reconciliation Act of 1985;
   e. Occupational Safety and Health Act; or
   f. Other similar provisions of any federal, state or local statutory or common law or any rules or regulations promulgated under any such law.
23. Arising out of any investigation, claim(s), or other proceeding seeking relief or redress in any form other than money damages, including but not limited to, costs, fees, or expenses which the Insured may become obligated to pay as a result of a consent decree, settlement or adverse judgment for declaratory relief or injunctive relief.

24. Arising directly or indirectly out of any law concerning workers compensation, unemployment insurance, social security, or disability benefits or any similar law.

25. Arising directly or indirectly out of the failure of any investment in any employee benefit program, including but not limited to stocks, bonds, or mutual funds, to perform as represented by an Insured.

26. Arising out of actual or alleged discrimination with respect to the administration of the Insured's employee benefit program including but not limited to discrimination based on race or national origin, color, marital status, religion or creed, age, sex, sexual orientation, handicap, pregnancy, physical disability, military status, or other employment practices whether or not any of the foregoing violated any federal, state or local governmental or regulation prohibiting such discrimination.

27. Arising out of non-employment harassment.

28. Cost or expense arising directly or indirectly out of, resulting from, caused by or contributed to by:
   a. Silica, silica-related dust, exposure to silica or the use of silica;
   b. Any damages or any loss, cost or expense arising, in whole or in part, out of any
      (1) Claim or suit by or on behalf of any governmental authority or any other alleged responsible party because of, or
      (2) Request, demand, order or statutory or regulatory requirement that any insured or any other person or entity should be, or should be responsible for:
         (a) Assessing the presence, absence or amount or effects of silica or silica-related dust;
         (b) Identifying, sampling or testing for, detecting, monitoring, cleaning up, removing, containing, neutralizing, treating, detoxifying, remediating, neutralizing, abating, disposing of or mitigating silica; or
         (c) Responding to silica or silica-related dust in any way other than as described in (2) (a) and (b) above;
   c. Any supervision, instructions, recommendations, warnings or advice given or which should have been given in connection with subparagraphs a. or b. above; or
   d. Any obligation of the Insured to indemnify or contribute with any party in connection with subparagraphs a., b., or c. above.

29. Cost or expenses arising directly or indirectly out of the loss of, loss of use of, damages to, corruption of, inability to access, or inability to manipulate electronic data.
SECTION II - WHO IS AN INSURED

A. You are an Insured.

B. Each of the following is an Insured while acting within the scope of their duties as such:

1. All persons who were, are now, or shall be your lawfully elected, appointed or employed officials.

2. Current or former commissions, boards or other entities, including their current or former members, under your exclusive operation and jurisdiction.

3. All of your current or former employees.

4. All persons who perform a service on a volunteer basis for you, provided such performance is under your direction and control. This does not include any person working on retainer or as an independent contractor.

5. All persons, entities, or organizations providing service to you under any mutual aid or similar agreement.

6. The estate of any person in 1. through 5. above.

C. Any entity or organization you newly acquire or form and over which you have exclusive jurisdiction, will qualify as a Named Insured if there is no other similar insurance available to that entity or organization. However:

1. Coverage under this provision is afforded only until the 90th day after you acquire or form the entity or organization or the end of the policy period, whichever is earlier;

2. Coverage does not apply to bodily injury or personal injury arising out of any employment wrongful act(s) committed before you acquired or formed the entity or organization; and

3. Coverage does not apply to wrongful act(s) that take place before you acquired or formed the entity or organization.

D. No person, entity, or organization is an Insured with respect to any of the following boards, commissions or entities:

1. Schools;

2. Airports;

3. Transit authorities;

4. Hospitals, nursing homes, clinics or other similar health facilities;

5. Housing authorities; or

6. Port authorities.

E. No person, entity, or organization is an Insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations Page.
SECTION III - LIMIT(S) OF INSURANCE

A. The Limit(s) of Insurance shown in Item 3. of the Declarations Page and the rules below fix the most we will indemnify the Insured under this Coverage Part regardless of the number of:

1. Insureds;
2. Claims made; or
3. Persons or organizations making claims.

B. 1. The each claim Limit of Insurance is the most we will indemnify the Insured for loss under Coverage Part B for any single claim.

2. Subject to B. 1. above, the Coverage Part B Aggregate Limit of Insurance is the most we will indemnify the Insured for all loss for all covered claims deemed first made during the policy period.

C. The Coverage Part each claim Limit of Insurance and the Aggregate Limit apply to loss in excess of the retained limit shown on the Declarations Page, Item 2., Schedule of Retained Limit(s), Coverage Part B, and will not be reduced by the retained limit.

D. The Limit(s) of Insurance apply separately to each consecutive annual period, and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown on the Declarations Page, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding annual period for purposes of determining the Limit(s) of Insurance.

E. If any occurrence covered in whole or in part under Coverage Part A of this policy (or any preceding or succeeding policy issued by Genesis Insurance Company or Genesis Indemnity Insurance Company) also constitutes a wrongful act(s) covered in whole or in part under Coverage Part B of this policy (or any preceding or succeeding policy issued by Genesis Insurance Company or Genesis Indemnity Insurance Company), then only the Coverage Part with the higher limits for the each occurrence (Coverage Part A) or each claim(s) (Coverage Part B) Limit(s) of Insurance as listed on the Declarations Page or any Endorsement, and its corresponding retained limit, will apply. If the each occurrence (Coverage Part A) and the each claim(s) (Coverage Part B) Limit(s) of Insurance are equal, only one limit will still apply and it will be the each occurrence (Coverage Part A) Limit(s)of Insurance and its corresponding retained limit.

SECTION IV - EXTENDED REPORTING PERIODS

A. We will provide one or more Extended Reporting Periods, as described below, if:

1. This Coverage Part is canceled or not renewed; or
2. We renew or replace this Coverage Part with insurance that does not apply to wrongful acts on a claims-made basis.

B. Extended Reporting Periods do not extend the Coverage Part period or change the scope of coverage provided. They apply only to claim(s) arising out of wrongful act(s), including all related wrongful act(s), that take place before the end of this Coverage Part's policy period.
Once in effect, **Extended Reporting Periods** cannot be canceled.

C. A **Basic Extended Reporting Period** is automatically provided without additional charge. This period starts with the end of this Coverage Part's policy period, and lasts for 60 days.

The **Basic Extended Reporting Period** does not apply to **claims** that are covered under any subsequent insurance **you** purchase, or that would be covered but for exhaustion of the amount of insurance applicable to such claims.

D. A **Supplemental Extended Reporting Period** of 3 years duration is available, but only by an endorsement and for an extra charge. This supplemental period starts when the **Basic Extended Reporting Period** ends.

**You** must give **us** a written request for this endorsement within 60 days after the end of the **Coverage Part B** policy period. The **Supplemental Extended Reporting Period** will not be effective unless **you** pay the additional premium in full within 15 days of the beginning of the start of the **Supplemental Extended Reporting Period**.

**We** will determine the additional premium in accordance with **our** rules and rates. In doing so, **we** may take into account the following:

1. The exposures insured;
2. Previous types and amounts of insurance;
3. The **Limit(s)** of **Insurance** available under this Coverage Part for future indemnification payments; and
4. Other related factors.

The additional premium will not exceed 100% of the most recent annual premium for this Coverage Part.

This endorsement shall set forth the terms, not inconsistent with this Section, applicable to the **Supplemental Extended Reporting Period**, including a provision to the effect that the insurance afforded for **claims** first made during such period is excess over any other valid and collectible insurance available under policies in force after the **Supplemental Extended Reporting Period** starts.

E. **Extended Reporting Periods** do not reinstate or increase the **Limit(s)** of **Insurance** of this Coverage Part nor do they modify the handling of the **retained limit(s)**.

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**SECTION V - DEFINITIONS**

A. **Administration** means:

1. Providing information to employees, including their dependents and beneficiaries, with respect to eligibility for any **employee benefit program**;
2. Handling of records in connection with the **employee benefit program**; or
3. Effecting, continuing or terminating any employee participation in any benefit included in the **employee benefit program**, but this does not include the actual effecting, continuing or terminating of such **employee benefit program** which shall be deemed to be a fiduciary act provided that all such **administration** is performed by a person authorized by the **Insured**.
However, **administration** does not include handling payroll deductions.

**B. Advertising injury** means injury arising out of one or more of the following **offenses** committed in the course of advertising your goods, products or services:

1. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services;
2. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy;
3. Misappropriation of advertising ideas or style of doing business; or
4. Infringement of another’s copyright, trade dress or slogan in your advertisement

**C. Bodily injury** means bodily injury, sickness, disease, shock, fright, mental injury or anguish, emotional distress, or disability sustained by a natural person, including death resulting from any of these at any time.

**D. Claim(s)** means an oral or written demand or notice received by an **Insured** containing an allegation of **wrongful act(s)** committed by and seeking damages against an **Insured.** Claim(s) shall include civil proceedings, arbitration, other alternative dispute resolutions, or other legal proceedings. Claim(s) shall also include a charge or complaint filed with the EEOC or its state or local equivalent containing an allegation of employment wrongful act(s) committed by an **Insured.** With the exception of such allegations of employment wrongful act(s), claim(s) shall not include:

1. Any complaint or investigatory or enforcement action by any federal, state or local governmental agency; or
2. Any labor or grievance arbitration that is subject to a collective bargaining agreement.

**E. Claim expenses** mean:

1. Claim investigation costs;
2. Legal expenses; or
3. Litigation costs, including but not limited to pre-judgment interest and post-judgment interest as required by law on awards and judgments and the cost of bonds to release attachments or to appeal without any obligation to furnish such bonds;

which are reasonable in amount and can be directly allocated to the defense of an Insured against a specific claim to which this Coverage Part applies.

Claim expenses do not include salaries and expenses of any Insured (including affiliate or subsidiary organizations of any Insured), annual retainers, overhead, and any fees paid for claim administration.

**F. Coverage territory** means anywhere in the world if the Insured's responsibility to pay damages is determined in a civil, arbitration or alternative dispute resolution proceeding on the merits brought in the United States of America (including its territories and possessions), Puerto Rico or Canada.

**G. Electronic data** means information, facts or programs stored as or on, created or used on, transmitted to or from computer software, including systems ad applications software, hard or floppy disks, CD-ROMS, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.
H. **Employee benefit program** means:

1. Group life insurance, employee assistance programs, group accident or health insurance, investment plans or savings plans, profit sharing plans, pension plans and stock subscription plans, provided that no one other than an employee of the **Insured** may subscribe to such insurance or plans; and

2. Unemployment insurance, social security benefits, workers compensation and disability benefits

I. **Employment-related harassment** means actual or alleged unwelcome or offensive verbal or physical conduct, including sexual molestation, against a present or former employee of, or an applicant for employment with, the **Named Insured**.

J. **Employment wrongful act(s)** means any actual or alleged error or misstatement or misleading statement, act or omission, neglect, negligence or breach of duty by an **Insured** against a present or former employee of, or an applicant for employment with, the **Named Insured**, including, but not limited to, refusal to employ, termination of employment, wrongful demotion, wrongful failure to promote, negative evaluation, hostile work environment, reassignment, wrongful discipline, defamation, humiliation, false arrest, false imprisonment, coercion, libel, slander, retaliation, invasion of privacy, failure to grant tenure, **employment-related harassment** or discrimination.

K. **Fungus(es)** includes, but is not limited to, any form or type of mold, mushroom or mildew.

L. **Loss** means the total amount of damages, including any punitive or exemplary damages when not against public policy and attorney fees awarded in favor of third parties, the **Insured** is legally obligated to pay because of a **wrongful act(s)**. **Loss** also includes related **claim expenses**, back pay, and front pay. **Loss** shall be established after a contested **claim** or by a compromise settlement to which we have previously agreed in writing. **Loss** shall be reduced by any recoveries or salvages which have been paid or collected. **Loss** does not include any damages, costs, or expenses incurred by any **Insured** in making physical changes, modifications, alternations, or improvements as part of an accommodation of any disabled person pursuant to the American with Disabilities Act of 1990 or any similar federal, state or local law.

M. **Non-employment harassment** means actual or alleged unwelcome or offensive verbal or physical conduct, including sexual molestation, against anyone other than a present or former employee of, or an applicant for employment with, the **Named Insured** and shall include any alleged failure to prevent such conduct.

N. **Offense** means any of the **offenses** included in the definitions of **advertising injury** or **personal injury**.

O. **Personal injury** means injury, other than **bodily injury**, arising out of one or more of the following **offenses** from the conduct of your operations:

1. False arrest, detention or imprisonment;

2. Malicious prosecution;

3. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor,

4. Electronic or other publication, transmission, dissemination or storage of material that slanders or libels a person or organization or disparages a person's or organization's goods, products, or services; or

5. Electronic or other publication, transmission, dissemination or storage of material that violates a person's right of privacy.
P. **Pollutants** mean any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

Q. **Post-judgment interest** means interest of the full amount of any settlement, verdict, award or judgment that accrues after entry of the settlement, verdict, award or judgment and before we have paid, offered to pay, or deposited in court the part of the settlement, verdict, award or judgment that is within the applicable Limit(s) of Insurance.

R. **Pre-judgment interest** means interest added to a settlement, verdict, award or judgment based on the amount of time prior to the settlement, verdict, award or judgment whether or not made part of the settlement, verdict, award or judgment.

S. **Professional services** mean any service by anyone engaged in the practice of medicine, including but not limited to, physicians, surgeons, osteopaths, chiropractors, anesthesiologists, dentists, psychiatrists, psychologists, nurses, paramedics, emergency medical technicians, first-aid attendants or pharmacists.

T. **Property damage** means:

1. Physical injury to tangible property, including all resulting loss of use of that property; or

2. Loss of use of tangible property that has not been physically injured.

U. **Related wrongful act(s)** shall mean wrongful act(s) which have as a common nexus any fact, circumstance, situation, event, transaction or series of facts, circumstances, situations, events or transactions.

V. **Retained limit** means the amount as shown in Item 2, Coverage Part B of the Declarations Page, Schedule of Retained Limit. This amount applies to each and every claim(s), and:

1. Shall be comprised only of loss. The Insured shall be responsible for all claim expenses incurred without the right to indemnification in accordance with this Coverage Part's terms and conditions until the retained limit is exhausted as a result of loss;

2. Shall not be impaired by any claim(s) or part of claim(s) brought against the Insured for coverages which are not included in the terms of this Coverage Part; and

3. Payment of retained limit may not be satisfied by any other insurance or negated in whole or part by any form of immunity to judgment or liability.

W. **Silica** means silicon dioxide (occurring in crystalline, amorphous and impure forms), silica particles, silica dust or silica compounds.

X. **Silica-related dust** means a mixture or combination of silica and other dust or particles.

Y. **Spore(s)** include any reproductive body produced by or arising out of any fungus(es).

Z. **Wrongful act** means any actual or alleged error or misstatement or misleading statement, act or omission, neglect, negligence, or breach of duty by an Insured solely in the course of the Insured’s duties for you. Wrongful act shall also include such acts in the administration of an employee benefit program and employment wrongful act(s).
COMMON POLICY CONDITIONS

All Coverage Parts included in this policy are subject to the following:

A. BANKRUPTCY

In the event of bankruptcy, insolvency, or receivership of the Insured, this policy shall not apply as a replacement of any relevant retained limit(s) and our relevant Limit(s) of Insurance will apply only in excess of the relevant retained limit(s) as shown in Item 2. of the Declarations Page, Schedule of Retained Limit(s).

B. CANCELLATION

1. The First Named Insured shown in the Declarations Page may cancel this policy by mailing or delivering to us advance written notice of cancellation. The First Named Insured’s cancellation shall be binding on all other Insureds.

2. If this policy has been in effect for less than 60 days, and is not a renewal of a policy we issued, we may cancel this policy for any reason by mailing by Certified mail to the First Named Insured written notice of cancellation at least:
   a. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
   b. 60 days before the effective date of cancellation if we cancel for any other reason.

3. If this policy has been in effect for 60 days or more, or if this policy is a renewal of a policy we issued, we may cancel this policy only for one or more of the following reasons:
   a. Nonpayment of premium;
   b. Acts or omissions by you or your representative which materially increase the hazard insured against;
   c. Acts or omissions by you or your representative constituting fraud or material misrepresentation in the procurement of this policy, in continuation of this policy or in presenting a claim under this policy;
   d. Material change in the risk assumed;
   e. Breach of policy duties or conditions;
   f. Loss of reinsurance applicable to the risk insured against resulting from termination of treaty or facultative reinsurance; or
   g. Determination by the Insurance Regulator of any state that the continuation of the policy would place us in violation of the insurance laws or would jeopardize our solvency.

If we cancel this policy based on one or more of the above reasons, we will send written notice of cancellation by Certified mail to the First Named Insured stating the reason(s) for cancellation. We will mail this notice at least:
h. 10 days before the effective date of cancellation if we cancel for nonpayment of premium.

i. 90 days before the effective date of cancellation if we cancel for any other reason other than the nonpayment of premium.

4. Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.

5. If we cancel for nonpayment of premium, you may continue the coverage and avoid the effect of the cancellation if we receive payment in full at any time prior to the effective date of cancellation.

6. If this policy is canceled, we will send the First Named Insured any premium refund due. If we cancel, the refund will be pro rata. If the First Named Insured cancels, the refund will be 90% of the pro rata refund, where allowable by law. The cancellation will be effective even if we have not made or offered a refund.

7. If we have indemnified the Insured for the entire amount of the policy’s Aggregate Limit(s) prior to this policy's termination date for losses other than losses arising from the automobile hazard, that portion of this policy's premium attributable to such coverage is fully earned.

8. Proof of mailing will be sufficient proof of notice of cancellation.

C. NONRENEWAL

1. If we elect not to renew this policy, we will mail by Certified mail to the First Named Insured written notice of nonrenewal at least 60 days prior to the expiration of this policy.

2. Proof of mailing will be sufficient proof of notice of nonrenewal.

3. If either one of the following occurs, we are not required to provide written notice of nonrenewal:
   
a. A company within the same insurance group has offered to issue a renewal policy; or
   
b. You have obtained replacement coverage or have agreed in writing to do so.

D. CHANGES

The policy contains all the agreements between you and us concerning the insurance afforded. The First Named Insured shown in the Declarations Page is authorized to make changes in the terms of this policy with our prior written consent. This policy's terms can be amended or waived only by endorsement issued by us and made a part of this policy.

We shall not be bound by any assignment of interest by any Insured unless our consent to such an assignment is endorsed into this policy.
E. DUTIES IN THE EVENT OF OCCURRENCE, WRONGFUL ACT, CLAIM OR SUIT

1. You shall be deemed to be aware of and have knowledge of an occurrence or wrongful act(s) as of the date that your legal department, risk management department, claim administrator or any of your elected, appointed or employed officials receives notice of such occurrence or wrongful act(s).

2. As a condition precedent to coverage, you must notify us as soon as practicable of an occurrence or wrongful act(s) which appears reasonably likely to involve indemnification or result in a claim or suit under this policy. Written notice should be as complete as possible, and must at least include:
   a. How, when, and where the occurrence or wrongful act(s) took place;
   b. The Insured's name and address;
   c. The names and addresses of any persons seeking damages and/or any injured persons or witnesses; and
   d. A description outlining the nature of any occurrence or wrongful act(s) and of any resulting injury or damage.

Notice of an occurrence or wrongful act(s) is not notice of a claim or suit. Once an individual(s) identified in paragraph 1. of this Condition becomes aware of an occurrence or wrongful act(s) which potentially implicates this policy, those individuals and all other Insureds must in no way jeopardize our rights.

Failure of any other of your agents or employees to notify us of any occurrence or wrongful act(s) of which the agent(s) or employee(s) has knowledge shall not by operation of this Condition invalidate the insurance afforded by this policy.

3. If notice of an occurrence or wrongful act(s) results in a subsequent claim or suit, and appears reasonably likely to involve indemnification by this policy, you must immediately record the specifics of the claim or suit, including any demands, notices, summonses, or legal papers, the date received and notify us as soon as practicable as a condition precedent to coverage. Notice shall be deemed given as soon as practicable if it is given to us by the department or person to whom you have delegated such responsibility as soon as practicable after they become aware of a claim or suit.

4. When we exercise our right to associate in or assume control of the defense of a claim or suit as provided by the Coverage Part(s), you and any other Insured involved in such claim or suit must:
   a. Authorize us to obtain records and other information;
   b. Cooperate with us in the investigation, settlement or defense of the claim or suit; and
   c. Assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the Insured because of injury or damage to which this policy may also apply.

5. In any event as a condition precedent to coverage you must notify us in the manner specified above of any occurrence, wrongful act(s), claim, or suit which:
a. Results in the establishment of a reserve, or would reasonably require the establishment of a reserve, for ultimate net loss under Coverage Part A or loss under Coverage Part B which equals or exceeds 33% of the relevant retained limit; or

b. Involves any of the following:

(1) Death;
(2) An amputation or loss of use of a major extremity;
(3) Brain damage affecting mentality or central nervous system - such as permanent disorientation, behavior disorder, personality change, seizures, motor deficit, inability to speak (aphasia), hemiplegia or unconsciousness (comatose);
(4) Blindness;
(5) Any injury to the spinal cord;
(6) Multiple fractures;
(7) Nerve damage causing paralysis and loss of sensation in arm and hand, including but not limited to, RSD or brachial plexus nerve damage;
(8) Massive internal injuries affecting body organs;
(9) Burns - involving over 20% of the body with third degree, or over 40% of the body with second degree;
(10) Any disability where it appears reasonably likely that there will be disability that lasts for more than one year;
(11) Death of detainee while in custody or during the arrest process;
(12) Firearm discharge resulting in bodily injury or death;
(13) Rape and/or sexual molestation of any individual; or
(14) Class actions or putative class actions.

F. EXAMINATION OF YOUR BOOKS AND RECORDS

We may examine and audit your books and records as they relate to this policy at any time during the policy period and up to five years afterward.

G. FIRST NAMED INSURED

First Named Insured means the person, entity, or organization shown in Item 1, First Named Insured of the Declarations Page. Such person, entity, or organization is authorized to act as sole agent for all Insureds for the procurement of coverage hereunder, the payment of premiums, the giving or receiving of notice of cancellation or nonrenewal, the receiving of unearned premium and the making of any changes in the policy.
H. INSPECTION AND SURVEYS

We have the right but are not obligated to:

1. Make inspections and surveys at any time;
2. Give you reports on the conditions we find; and
3. Recommend changes.

Any inspections, surveys, reports or recommendations relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health and safety of workers or the public. And we do not warrant that conditions:

1. Are safe or healthful; or
2. Comply with laws, regulations, codes or standards.

I. LEGAL ACTION AGAINST US

No person, entity, or organization has a right under this policy:

1. To join us as a party or otherwise bring us into any claim or suit; or
2. To sue us under this policy unless all of its terms have been fully complied with.

A person, entity, or organization may sue us to recover for an agreed settlement, as defined below, or for a final judgment against an Insured obtained after a contested claim or suit, but we will not be liable for ultimate net loss under Coverage Part A or loss under Coverage Part B that are not payable under the terms of this policy or that are in excess of the relevant Limit(s) of Insurance or within the applicable retained limit.

We also retain the right to challenge the terms and conditions of any settlement which is not an agreed settlement, including but not limited to whether an Insured had a legal obligation to pay damages to the claimant and whether the facts of the claim or suit underlying the settlement create any obligations under this policy. An agreed settlement means a settlement and release of liability signed by us, the Insured and the claimant or the claimant's legal representative.

J. NAMED INSURED

Named Insured means the persons or organizations shown in Item 1, Named Insured(s) of the Declarations Page including the First Named Insured.

K. PREMIUMS

The First Named Insured shown in the Declarations Page is responsible for the payment of all premiums.
L. OTHER INSURANCE

1. All coverage under this policy is excess over any other insurance, whether written on a primary, excess, contingent or on any other basis, except for other insurance that is specifically purchased by you to apply in excess of this policy's relevant Limit(s) of Insurance set forth in the Declarations Page or in any endorsement. In any event, we will have no duty to defend any claim or suit. The retained limit(s) may not be satisfied by any other insurance.

2. If any other insurance purchased by you or on your behalf is deemed to apply on the same excess basis as this policy, our indemnification obligation, subject to the relevant retained limit(s) and Limit(s) of Insurance of this policy, will be shared with such other insurance by the method described in paragraphs 3.and 4. below.

3. If such other insurance permits contribution by equal shares, we will follow this method also. Under this approach, each insurer contributes equal amounts until it has paid or indemnified (as the case may be) the Insured its relevant limit of insurance or none of the loss remains, whichever comes first.

4. If such other insurance does not permit contribution by equal shares, we will indemnify by limits. Under this method, each insurer's share is based on the ratio of its relevant limit(s) of insurance to the total limits of insurance of all such insurers.

5. We have no obligation to indemnify or pay any expenses incurred by such other insurer(s).

M. PREMIUM AUDIT

1. We will compute all premium(s) for this policy in accordance with our rules and rates.

2. Premium(s) for this policy shown as advance premium(s) is/are a deposit premium(s) only. At the close of each policy period, we will compute the earned premium(s) for that period. Audit premium(s) are due and payable on notice to the First Named Insured.

3. The advance premium(s) stated in the Declarations Page is/are an estimated deposit premium(s) only and will be held until final expiration date at which time the earned premium(s) shall be computed. If the computed earned premium(s) exceed(s) the estimated advance premium(s) paid, including any interim audit adjustments, you shall pay the excess to us. If the computed earned premium(s) is/are less than the paid estimated advance premium(s), including any interim audit adjustments, we shall return the unearned portion to the First Named Insured subject to any applicable minimum premium(s) shown in the Declarations Page.

4. The First Named Insured must keep record of the information we need for premium(s) computation, and send us copies at such times as we may request.

5. If the policy is written on a flat premium basis, it is not subject to premium audit.

N. REPRESENTATIONS

By accepting this policy and as a condition precedent to coverage, you agree that:

1. The information shown on the Declarations Page is accurate and complete;
2. The information is based upon representations you made to us in your submission and/or application(s) for this policy;

3. We have issued this policy in reliance upon your representations in the submission and/or application(s); and

4. Except as otherwise provided in this policy or by law, this policy is void in any case of fraud or if you conceal or misrepresent any material facts concerning this policy, in your submission and/or application(s) for this policy.

O. SEPARATION OF INSUREDS

Except with respect to the relevant Limit(s) of Insurance and the corresponding retained limit(s), any applicable exclusion(s), and any rights or duties specifically assigned to the First Named Insured, this policy applies:

1. As if each Named Insured were the only Named Insured; and

2. Separately to each Insured against whom claim or suit is brought.

P. SUBROGATION - RECOVERY FROM OTHERS

1. We have the right to recover all payments which we have made to or on behalf of the Insured from anyone liable for a loss. If the Insured recovers from anyone liable for a loss, we shall be reimbursed first from such recovery to the extent of our payments to the Insured. The Insured expressly waives any rights it may have to recoup any uninsured portions of any loss prior to our recovery of the full amounts we paid hereunder.

2. If the Insured does not commence an action or proceeding to recover damages from anyone liable for a loss paid by us, the Insured agrees to timely assign all of its rights of recovery to us and also agrees that we have the rights of the Insured to recover from anyone liable for a loss. The Insured will do everything necessary to protect those rights and help us to enforce them.

3. Any such recovery will be allocated in the following order:

   a. First, to reimburse any insurer for insurance coverage in excess of this policy’s relevant Limit(s) of Insurance set forth on the Declarations Page or any endorsement, or to reimburse the Insured to the extent there is no such insurance;

   b. Then, we will be reimbursed for all of our payments under this policy;

   c. Finally, any balance of the recovery which remains after we have been reimbursed will be paid to the Insured.

4. Expenses of all proceedings to recover from anyone liable for loss covered by this policy will be deducted from any amount which has been recovered prior to the allocation in accordance with paragraph 3. above.

5. If such action is commenced by the Insured, with our prior approval, and the expenses incurred in obtaining recoveries exceeds the amount recovered, if any, the excess expense shall be apportioned between the parties in proportion to the liability of each party for the loss before the recovery was obtained. If such an action or proceeding undertaken solely by us results in no recovery, we will pay all related expenses.
6. Notwithstanding anything to the contrary in paragraphs 1. through 5. above, in the event we make any payment under this policy, we will waive our right of recovery against any person or organization with whom the Insured has:

   a. A written contract that is effective and executed prior to the date of an occurrence or wrongful act(s), if such contract requires the Insured to waive its subrogation, contribution, or indemnity rights; or

   b. Performed or received work under a letter of intent, work order, or other letter of understanding provided that the Insured can demonstrate that such letter of intent, work order, or other letter of understanding would customarily be reduced to a written contract that requires the Insured to waive its subrogation, contribution, or indemnity rights.

Q. TRANSFER OF YOUR RIGHTS AND DUTIES UNDER THIS POLICY

Your rights and duties under this policy may not be transferred without our prior written consent.
GENESIS INSURANCE COMPANY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

SIGNATURE PAGE

IN WITNESS WHEREOF the GENESIS INSURANCE COMPANY has caused this Policy to be signed by its President and Secretary at Stamford, Connecticut.

__________________________________________
Secretary

_____________________________________
President

GENESIS INSURANCE COMPANY