## POLICYHOLDER NOTICE

Thank you for purchasing insurance from a member company of American International Group, Inc. (AIG). The AIG member companies generally pay compensation to brokers and independent agents, and may have paid compensation in connection with your policy. You can review and obtain information about the nature and range of compensation paid by AIG member companies to brokers and independent agents in the United States by visiting our website at <a href="https://www.aig.com/producercompensation">www.aig.com/producercompensation</a> or by calling 1-800-706-3102.

## FORMS SCHEDULE

Named Insured: CHARTER COUNTY OF WAYNE

Policy No: 1130137

Effective 12:01AM: May 1, 2014

End't. No.	-	orm Number/ dition Date	_
	Special Exs Liab Policy for Public Entities Dec POLICYHOLDER DISC – NOTICE OF TERRORISM INS COVG	70109 96556 70108	(03/98) (01/08) (03/98)
1	Special Excess Liab Policy for Public Entities Economic Sanctions Endorsement	89644	(06/13)
2 3	NOTIFICATION OF CLAIMS ENDORSEMENT DESIGNATED OPERATIONS EXCLUSION	90689 MNSCPT	(07/10) (05/11)
4 5	MICHIGAN PERSONAL INJURY PROTECTION ENDORSEMENT ROAD DIVISION OF DEPT OF PUBLIC SERVICES ENDT	MNSCPT MNSCPT	(05/11) (05/11)
6 7	DESIGNATED ENTITIES EXCLUSION Act of Terrorism Retained Limit Endorsement	MNSCPT 91566	(05/11) (08/06)
8 9	MICHIGAN AMENDATORY ENDT OCCURRENCE DEFINITION AMENDATORY END (AMENDMENT O	52149 DF) 90816	(03/93) (05/06)
10 11	Violation of Comm & Info Law Excl Endt	91372	(08/06)
12 13	Fungus Excl Endt UNINSURED/UNDERINSURED MOTORIST EXCLUSION PUBLIC RESPONSE	91484 MNSCPT 91805	(08/06) (07/14)
14 15	LIMITS OF INSURANCE AMENDATORY ENDORSEMENT INDIANA AMENDATORY ENDORSEMENT	MNSCPT 115924	(12/09) (04/14) (10/13)

## ILLINOIS NATIONAL INSURANCE COMPANY

X THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

**POLICY NUMBER:** 1130137 **RENEWAL OF:** 1130137

ITEM 1. Named Insured CHARTER COUNTY OF WAYNE

Alliant

Address (Street, Town, State) DEPT OF MGMT AND BUDGET 500 GRISWOLD ST., 21ST FLOOR

DETROIT, MI 48226

#### SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES DECLARATIONS

This Declarations Page and attached schedule (if applicable), and all terms and conditions complete this insurance Policy.

ITEM 2. POLICY FROM: May 1, 2014 TO: May 1, 2015 AT 12:01 A.M. STANDARD TIME AT THE ADDRESS OF PERIOD THE NAMED INSURED SHOWN ABOVE.

## ITEM 3. LIMITS OF INSURANCE

The Limits of Insurance, subject to all the terms and conditions of this Policy are:

#### A. Limits of Insurance

1. Aggregate Limits

**Limits of Liability** 

a. \$15,000,000 **Prod** 

**Products-Completed Operations Hazard** Aggregate

b. \$15,000,000

Errors and Omissions Liability Aggregate, other than personal injury

offense wrongful acts

c. \$15,000,000

Employee Benefit Liability Aggregate

2. Per Occurrence or

Wrongful Act or Employee
Benefit Wrongful Act Limit

\$15,000,000

Any one occurrence or wrongful act or employee benefit wrongful act or series of continuous, repeated, or related occurrences or wrongful acts or employee benefit wrongful acts in excess of your

retained limit.

B. Retained Limit

\$3,000,000 Any one occurrence or wrongful act or employee benefit wrongful

act or series of continuous, repeated, or related occurrences or

wrongful acts or employee benefit wrongful acts.

## ITEM 4. | ENDORSEMENTS APPLICABLE TO THIS POLICY ON THE ORIGINAL DATE OF ISSUE:

SEE ATTACHED SCHEDULE

Please review the entire policy carefully and contact us if any provisions are incorrect, unclear or do not meet your expectations. Please inform us of any changes in coverage needs.

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ITEM 5.	PREMIUM COMPUTATION				
	ESTIMATED EXPOSURE	<u>RATE PER</u>	ADVANCED PREMIUM		
	FLAT RATED	FLAT RATED	\$850,000.00		
	MINIMUM <u>PREMIUM</u> \$850,000	MINIMUM EARNED <u>PREMIUM</u> \$212,500	AUDIT <u>PERIOD</u> Not Subject to Audit		
	The premium computation is for the stated audit period, unless an Installment Schedule is attached to this insurance Policy; such premium may be subject to adjustment.				
ITEM 6.	RETAINED LIMIT CLAIMS SERVIC ORGANIZATION:	ING Self Administered			
	Address:				
	Phone Num	ber:			
This Policy is not valid unless countersigned by a duly authorized agent of the Company.					
	(Name and Address)  ALLIANT INSURANCE SERVICES INC.  1050 WILSHIRE DRIVE  SUITE 210  TROY, MI 48084				
Date of I	ssue: 07/07/14 Cou	ntersigned By:	Monear Mfangklin		

**Authorized Representative** 

## POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

Coverage for acts of terrorism is included in your policy. You are hereby notified that under the Terrorism Risk Insurance Act, as amended, that you have a right to purchase insurance coverage for losses resulting from acts of terrorism, as defined in Section 102(1) of the Act: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury--in concurrence with the Secretary of State, and the Attorney General of the United States--to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; and to have been 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. Under your coverage, any losses resulting from certified acts of terrorism may be partially reimbursed by the United States Government under a formula established by the Terrorism Risk Insurance Act, as amended. However, your policy may contain other exclusions which might affect your coverage, such as an exclusion for nuclear events. Under the formula, the United States Government generally reimburses 85% of covered terrorism losses exceeding the statutorily established deductible paid by the insu rance company providing the coverage. The Terrorism Risk Insurance Act, as amended, contains a \$100 billion cap that limits U.S. Government reimbursement as well as insurers' liability for losses resulting from certified acts of terrorism when the amount of such losses exceeds \$100 billion in any one calendar year. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced.

The portion of your annual premium that is attributable to coverage for acts of terrorism is \$8,416.00, and does not include any charges for the portion of losses covered by the United States government under the Act.

## SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES

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## SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES

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#### SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES

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

Throughout this Policy the words **you** and **your** refer to the **Named Insured(s)** shown in the Declarations and any other person(s) or organization(s) qualifying as an **insured** under this Policy. The words **we**, **us**, and **our** refer to the Company providing this insurance.

Other words and phrases that appear in boldface have special meaning. Refer to SECTION II. **DEFINITIONS.** 

In consideration of the payment of the premium and in reliance upon the statements in the Declarations, **we** agree to provide as follows:

#### SECTION I. WHAT WE SHALL PAY ON YOUR BEHALF

#### A. INSURING AGREEMENTS

1. **BODILY INJURY** AND **PROPERTY DAMAGE** LIABILITY

We shall pay you, or on your behalf, the ultimate net loss, in excess of the retained limit, that the insured becomes legally obligated to pay by reason of liability imposed by law or assumed under an insured contract because of bodily injury or property damage arising out of an occurrence during the Policy Period.

ERRORS AND OMISSIONS LIABILITY

We shall pay you, or on your behalf, the ultimate net loss, in excess of the retained limit, that the insured becomes legally obligated to pay to compensate others for loss arising out of your wrongful act that takes place during the Policy Period and arises solely in performing or failing to perform duties of the public entity.

3. **EMPLOYEE BENEFIT** LIABILITY

We shall pay you, or on your behalf, the ultimate net loss, in excess of the retained limit, that the insured becomes legally obligated to compensate others for loss arising out of your employee benefit wrongful act that takes place during the Policy Period, in the administration of your employee benefit program.

### B. DEFENSE AND DEFENSE COSTS

We shall have the right and duty to defend, investigate and settle any claim or suit seeking damages covered by the terms and conditions of this Policy when the applicable limits of insurance of the underlying insurance listed in the Schedule of Underlying Insurance, the limits of insurance of any other underlying insurance providing coverage to you, or your self insured retention of the retained limit have been

exhausted by payment to a third party of judgments, settlements, or defense costs, or by payment of covered first party automobile expenses.

- 2. When we assume the defense of any claim or suit:
  - a. We will defend any claim or suit against you seeking damages under this Policy even if such claim or suit is groundless, false, or fraudulent, but we have the right to investigate, defend, and settle the claim or suit as we deem necessary.
  - b. We will pay the following, to the extent that they are not included in the underlying insurance listed in the Schedule of Underlying Insurance, self insured retention of the retained limit or in any other insurance providing coverage to you:
    - Premiums on bonds to release attachments for amounts not exceeding our Limits of Insurance, but we are not obligated to apply for or furnish any such bond;
    - ii. Premiums on appeal bonds required by law to appeal any claim or suit we defend, but we are not obligated to apply for or furnish any such bond:
    - iii. All costs taxed against you in any claim or suit we defend;
    - iv. Pre-judgment interest awarded against you on that part of the judgment we pay. If we make an offer to pay the applicable Limit(s) of Insurance, we will not pay any pre-judgment interest based on that period of time after the offer;
    - v. All interest that accrues after entry of judgment and before **we** have paid, offered to pay, or deposited in court the part of the judgment that is within **our** applicable Limit(s) of Insurance; or
    - vi. Your expenses incurred with our consent or at our request.
- 3. We will not defend any suit or claim after our applicable Limit(s) of Insurance has been exhausted by payment of judgments, settlements, or defense costs.
- 4. All expenses **we** incur in the defense of any **suit** or **claim** are included within the Limits of Insurance, except for salaries of **our** employees, **our** office expenses, and any expenses of any **claims** or **suit** by the servicing organization **we** have engaged.
- In all other instances except 1. above, we will not be obligated to assume charge of the investigation, settlement or defense of any claim made, suit brought or proceeding instituted against you. We will, however, have the right and shall be given the opportunity to participate in the defense and trial of any claims, suit or proceedings relative to any occurrence, wrongful act or employee benefit wrongful act, which in

**our** opinion, may create liability for **us** under the terms and conditions of this Policy. If **we** exercise such right, **we** will do so at **our** own expense.

6. If allegations of wrongful acts soley as respect to employment practice liability are not subsequently proven after a trial by a final judgment or other adjudication adverse to you or if there is a dismissal of the claim or suit before a trial, we will reimburse you reimburse you up to fifty percent (50%) of reasonable defense costs you incur, subject to a maximum amount of \$250,000. However, reimbursement of such defense costs will not be made by us to you if there is any kind of settlement with a third party.

#### SECTION II. DEFINITIONS

#### A. Administration means:

- 1. Counseling **employees**, including their dependents and beneficiaries, with respect to the **employee benefit program**;
- 2. Handling records in connection with the employee benefit program; and/or
- 3. Effecting or terminating any **employee's** participation in a plan included in the **employee** benefit program.
- **B.** Automobile means a land motor vehicle, trailer or semi-trailer; or, such land motor vehicles used in a transit or public transportation system operating over non-fixed routes as provided in the exception provisions of Exclusion DD.
- C. Bodily Injury means bodily harm, sickness, disability or disease. Bodily injury shall also mean mental injury, mental anguish, humiliation, shock or death if resulting directly from bodily injury, sickness, disability or disease. Bodily injury shall include care and loss of services resulting at any time resulting from the bodily injury of any person or persons.
- D. Claim(s) means a demand for money.
- **E.** Covered first party automobile expenses means the minimal legally mandated automobile personal injury protection (PIP) expenses and/or uninsured/underinsured motorists benefits.
- **F.** Dam means any artificial barrier, together with appurtenant works, which does or may impound or divert water.
- **G. Employee** includes a **leased worker** or a volunteer while acting within the scope of his/her duties as such.
- **H. Employee benefit program** includes any employee benefit plan involving, but not limited to, the following:

Group life insurance, group accident or health insurance, profit sharing plans, pension plans and stock subscription plans provided that no one other than an **employee** may subscribe to such insurance or plans, unemployment insurance, social security benefits, workers' compensation and disability benefits.

- I. Employee benefit wrongful act means any actual or alleged negligent act, error, or omission in the administration of the employee benefit program.
- J. Employment practice liability shall mean any actual or alleged negligent error or omission resulting in loss to:
  - 1. A person arising out of any:
    - a. Refusal to employ that person;
    - b. Termination of that person's employment; or
    - C. Employment related practices, policies, acts or omission, including, but not limited to, coercion, demotion, evaluation, retaliation, reassignment, discipline, defamation, harassment, failure to promote, humiliation, discrimination; or acts or omissions as described in 1.c. herein directed at a whistle-blower; or
  - 2. The spouse, child, parent, brother or sister of that person as a consequence of loss to that person to whom any of the employment-related practices described in paragraphs. 1.a., 1.b., or 1.c. above apply.

This coverage applies:

- a. Whether you may be liable as an employer or in any other capacity; and
- b. To any obligation to share damages with or repay someone else who must pay damages because of the injury.
- **K. First aid** means the immediate and emergency care given to an ill or injured person before regular medical aid can be obtained.
- L. Hired automobile means an automobile used under contract on your behalf or loaned to you, provided such automobile is not owned by you or registered in your name or in the name of any of your employees or servants.
- M. Hostile fire means a fire that becomes uncontrollable or breaks out from where it was intended to be.
- N. Insured contract means:
  - 1. A contract for a lease of premises including but not limited to premises rented or loaned to **you**;
  - A sidetrack agreement;

- 3. Any easement or license agreement;
- 4. An obligation, as required by ordinance;
- 5. An elevator maintenance agreement;
- 6. That part of any other contract or agreement pertaining to your business under which you assume the tort liability of another party to pay for bodily injury or for property damage, or for a wrongful act from a personal injury offense to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement; or

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

That indemnifies an architect, engineer, or surveyor, his agents or **employees**, 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.
- O. Joint powers authority(ies) means two (2) or more public agencies joined together by a joint agreement in order to jointly exercise any power common to the contracting parties, including, but not limited to the power to create risk pooling and joint purchase of private insurance.
- P. Land subsidence means the movement of land or earth, including, but not limited to, sinking or settling of land, earth movement, earth expansion and/or contraction, landslide, slipping, falling away, caving in, eroding, earth sinking, and earth rising or shifting or tilting.
- Q. Leased worker means a person leased to you by a labor leasing firm under an agreement between you and the labor leasing firm, to perform duties related to the conduct of your business.
- R. Loading or unloading means the handling of property:
  - 1. While it is in or on an aircraft; or
  - 2. While it is being moved from an aircraft 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.

- **S. Municipality** means a legally incorporated or duly authorized association of inhabitants of a limited area limited to the following: city, town, county, village, township, borough, hamlet, burgh, or state.
- T. Nuclear facility means:

- 1. Any nuclear reactor;
- 2. Any equipment or device or used for:
  - Separating the isotopes of uranium or plutonium,
  - b. Processing or utilizing spent fuel, or
  - c. Handling, processing or packaging nuclear waste;
- 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 your custody 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 nuclear waste; or
- 5. The site on which 1. and 2. above are located, all operations conducted on those sites, and all premises used for such operations.
- U. Nuclear material means source material, special nuclear material or by-product material.
- V. **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.
- W. Occurrence means an accident, including continuous, repeated, or related exposure to substantially the same general harmful conditions, which results in **bodily injury** or **property damage** neither expected or intended from **your** standpoint.
- X. Owned automobile means an automobile owned by you or under long term lease to you.
- Y. Pollutants means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste material. Waste material includes materials which are intended to be or have been recycled, reconditioned or reclaimed.

**Pollutants** shall not include potable water, water distributed to the consumer intended to be potable water, agricultural water, or water furnished to commercial users, or water used for fire suppression. **Pollutants** shall also not include smoke or fumes from a **hostile fire**.

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

- 1. Products that are still in **your** physical possession; or
- 2. Work that has not yet been completed or abandoned.

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

- 1. When all of the work called for in **your** contract has been completed;
- 2. 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; or
- 3. 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.

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

- 1. The transportation of property, unless the injury or damage arises out of a condition in or of a vehicle created by the **loading or unloading** of it; or
- 2. The existence of tools, uninstalled equipment or abandoned or unused materials.

## AA. Property damage means:

- 1. Physical injury to or destruction of tangible property, including all resulting loss of use of that property; or
- 2. Loss of use of tangible property that is not physically injured or destroyed.
- BB. Public entity refers to that municipality, governmental body, department, or unit, which is a Named Insured in the Declarations.
- CC. Retained limit refers to the amount stated in the Declarations. This amount may consist of a self insured retention, underlying insurance, or a combination thereof. If there are policies of underlying insurance and they do not apply to the occurrence, wrongful act, and/or employee benefit wrongful act, you shall retain this amount as self-insurance as stated in the Declarations with respect to:
  - Bodily injury or property damage arising out of each such occurrence or series of continuous, repeated or related occurrences;
  - 2. Each such wrongful act or series of continuous, repeated or related wrongful acts; or
  - 3. Each such **employee benefit wrongful act** or series of continuous, repeated, or related **employee benefit wrongful acts**.

The retained limit, with respect to a self-insured retention, shall include defense costs.

The **retained limit**, however, shall not include salaries of **your employees**, **your** office expenses, or expenses of any claims servicing organization that **you** have engaged.

- **DD.** Retaliation means a wrongful act of yours relating to or alleged to be in response to any of the following activities:
  - 1. The disclosure or threat of disclosure by your employee to a superior or to any governmental agency of any act by you which is alleged to be a violation of any federal, state, local, or foreign law, common or statutory, or any rule or regulation promulgated thereunder;
  - 2. The actual or attempted exercise by **your employee** of any right that such **employee** has under law, including rights under worker's compensation laws, the Family and Medical Leave Act, the Americans with Disabilities Act or any other law relating to **employee** rights;
  - The filing of any claim or suit under the Federal False Claims Act of any other federal, state, local, or foreign whistle-blower law; or
  - 4. Strikes of your employee.
- **EE.** Source material, special nuclear material and by-product material have the meaning given them in the Atomic Energy Act of 1954 or in any amendatory law thereof.
- **FF. Spent fuel** means any fuel element or fuel component, solid or liquid, which has been used in or exposed to radiation in a **nuclear reactor**.
- GG. Suit means a civil proceeding in which damages are alleged because of bodily injury or property damage, wrongful act or employee benefit wrongful act to which this insurance applies. Suit includes:
  - 1. An arbitration proceeding in which such damages are claimed and to which you must submit or do submit with our consent; or
  - 2. Any other alternative dispute resolution proceeding in which such damages are claimed and to which **you** submit with **our** consent.
- HH. Ultimate net loss means the sum actually paid or payable due to a claim or suit for which you are liable either by a settlement to which we agreed or a final judgment, and shall include defense costs. Such sum will include proper adjustments for recoveries and salvage.
- II. Underlying insurance refers to the policies listed in the Schedule of Underlying Insurance and includes:
  - 1. Any renewal or replacement of such policies;
  - 2. Any other insurance available to the you; and
  - 3. Any other valid and collectible risk financing mechanism provided under a **joint powers** authority.
- **JJ. Underlying insurer** means any insurer which provides a policy listed in the Schedule of **Underlying Insurance** and includes any insurer which provides any renewal or replacement of such policies and any insurer which provides any other insurance available to **you**.

- **KK.** Waste means any waste material containing by-product material and arising out of the operation by any person or organization of any nuclear facility included within the definition of nuclear facility.
- **LL.** Whistle-blower means an employee, who discloses or threatens to disclose to a superior or any governmental agency, or who gives testimony relating to any action by you, which may be a violation of public policy as reflected in legislation, administrative rules, regulations or decisions, judicial decisions, or professional codes of ethics.

#### MM. Wrongful act means:

Any actual or alleged error or misstatement, omission, negligent act, or breach of duty including misfeasance, malfeasance, and nonfeasance by you, including, but not limited to, those constituted by:

- 1. Any violation of antitrust statutes;
- 2. Any negligent ministerial act;
- Any faulty preparation or approval of maps, plans, reports, surveys, designs, bid documents, bid specifications, other specifications, or inaccuracies due to estimates of probable costs, but only if any of the afore listed services are provided by any insured for another insured;
- 4. Employment practice liability; or
- 5. Discrimination on any basis, including, but not limited to: race, creed, religion, ethnic background, national origin, age, handicap, sex or sexual orientation; but not intentionally committed by **you** or at **your** direction.

Wrongful act also means any personal injury offense or advertising injury offense.

Advertising injury offense means any act, error, or omission constituted by one or more of the following:

- 1. Oral or written publication of material that slanders or libels a person or organization, or disparages a person or organization's goods, products, or services;
- 2. Oral or written publication of material that violates a person's right of privacy;
- 3. Misappropriation of advertising ideas or style of doing business; or
- 4. Infringement of copyright, title or slogan.

**Personal injury offense** means any act, error, or omission constituted by one or more of the following:

- 1. False arrest, detention or imprisonment;
- 2. Malicious prosecution;

- 3. Oral or written publication of material that slanders or libels a person or organization, or disparages a person or organization's goods, products, or services;
- 4. 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;
- 5. Violation of an individual's right to privacy; or
- 6. Assault and battery.

#### NN. Your Product means:

- 1. Any goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:
  - a. You;
  - b. 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:

- 3. Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of **your product**;
- 4. The providing of or failure to provide warnings or instructions;
- 5. Work or operations performed by you or on your behalf; and
- 6. Materials, parts or equipment furnished in connection with such work or operations.

#### SECTION III. LIMITS OF INSURANCE

- A. The Limits of Insurance shown in the Declarations and the rules below state the most **we** will pay in excess of **your retained limit** regardless of the number of:
  - Insureds. However, in the event that there are multiple municipalities as Named Insureds, our Limits of Insurance shall apply separately to each municipality insured under this Policy;
  - 2. Claims made or suits brought; or
  - 3. Persons or organizations making claims or bringing suits.

- B. The **retained limit** shown in the Declarations applies:
  - Only to damages for occurrences, losses for wrongful acts, or losses for employee benefit wrongful acts covered under this Policy; and
  - Separately to each occurrence, wrongful act, or employee benefit wrongful act or series
    of continuous, repeated, or related occurrences, wrongful acts, or employee benefit
    wrongful acts; and
  - 3. Separately to each **municipality** insured under this Policy in the event that there are multiple **municipalities** as **Named Insureds**.
- C. Our duty to pay any sums that you become legally obligated to pay arises only after there has been a complete expenditure of your retained limit by means of payments for judgments, settlements, or defense costs. Your retained limit shall not be exhausted by your office expenses, employees' salaries, or expenses of any claims servicing organization that you have engaged. We will then be liable only for that portion of damages in excess of your retained limit up to our Limits of Insurance.
- D. If the limits of insurance of the **underlying insurance** are less than **your retained limit**, **you** shall bear the risk of the difference. If such limits, however, are greater than **your retained limit**, this Policy is in excess of the greater limits.
- E. The Per Occurrence or Wrongful Act or Employee Benefit Wrongful Act Limit of Insurance is the most we will pay for the sum of all damages because of bodily injury or property damage arising out of a single occurrence or all losses arising out of a single wrongful act or all losses arising out of a single employee benefit wrongful act.
- F. All occurrences arising out of continuous, repeated, or related occurrences shall be treated as one occurrence. All wrongful acts or employee benefit wrongful acts arising out of continuous, repeated, or related wrongful acts or employee benefit wrongful acts shall be treated as one wrongful act or one employee benefit wrongful act. The Limits of Insurance in effect when the first claim or suit is made and reported to us shall apply.
- G. The Aggregate Limits are the most we will pay for the total of all damages:
  - Under the products-completed operations hazard arising out of all occurrences; or
  - 2. For all losses arising out of all wrongful acts; or
  - 3. For all losses arising out of all employee benefit wrongful acts;

and subject to SECTION III. A. above, if there are multiple municipalities as Named Insureds.

H. The Limits of Insurance apply separately to each consecutive annual period. The Policy Period begins with the effective date shown in the Declarations. If the Policy Period is extended after issuance for an additional period of less than twelve (12) months, the additional period will be deemed part of the last preceding period.

#### SECTION IV. WHO IS AN INSURED

## **Insured** means each of the following:

- A. The **Named Insured** designated in the Declarations;
- B. Those individuals who were or now are elected or appointed officials of the Named Insured, including members of its governing body or any other agencies, districts, authorities, committees, trustees, boards, commissions, or similar entity of the Named Insured, while acting on behalf of the Named Insured;
- Any of your employees, servants, or volunteers while acting within the course and scope of their employment or duties as volunteers;
- D. Any and all legally authorized **joint power authority(ies)** representing any listed **Named Insured** under this Policy. The following are also **insureds** with respect to such **joint power authority(ies)**:
  - The municipality agencies participating as member agencies in the joint power authority(ies), and any and all districts, authorities, committees, trustees, boards, commissions, or similar entity subject to the direction or control of such agencies or for which the board members act as governing body. The member agency includes all departments and constituent agencies of the member agency; and
  - 2. Any person(s) who are past or present elected or appointed officers, **employees**, or authorized volunteers of the member agencies, whether or not compensated while acting on behalf of the member agencies and within their scope of employment or volunteer capacities, including acting on boards at the direction of the agencies.

#### E. Any person:

- 1. Designated in paragraphs A. through D. with respect to any **automobile** not owned by **you** that is used in **your** operations as a **public entity**; and
- 2. Using any **owned automobile** or **hired automobile** or any person legally responsible for the use thereof, provided that the **automobile** is being used with **your** permission.

The coverage granted by this provision, however, does not apply to:

- 1. Any person operating an **automobile** while working in a business that sells, services, repairs, delivers, tests, parks, or stores **automobiles**; or
- 2. The owner or lessee of any **hired automobile**, other than the **insured** or any agent or **employee** of such owner or lessee.

#### SECTION V. EXCLUSIONS

#### We will not defend or pay under this Policy for claims or suits against you:

- A. For **bodily injury** or **property damage**, arising out of a **wrongful act** or **employee benefit wrongful act** whether causing or contributing to such **bodily injury** or **property damage**. However, if **bodily injury** or **property damage** arises out of an **occurrence**, coverage applies only to the **occurrence** and is subject to the terms and conditions of this Policy;
- B. Arising out of the ownership, maintenance, loading or unloading, use or operation of any aircraft, airfields, runways, hangars, buildings or other properties in connection with aviation activities.
  - However, in connection with airfields, runways, hangers, buildings or other properties in connection with aviation activities, this exclusion shall not apply to those areas open to the public for the purpose of entering, leaving, or using the airport facilities, including parking lots and garages;
- C. For which **you**, or any carrier as **your** insurer, may be held liable under any workers' or unemployment compensation law, disability benefits law or any similar law;
- D. Arising out of the liability of **your employee** for **bodily injury** to another of **your employee(s)** injured in the course of his or her employment. However, this exclusion does not apply to liability assumed by **you** under any **insured contract**;
- E. Arising out of any advertising injury offense due to:
  - 1. Breach of contract, other than misappropriation of advertising ideas under an implied contract;
  - 2. The failure of goods, products or services to conform with advertised quality or performance;
  - 3. The wrong description of the price of goods, products, or services; or
  - 4. Operations by an **insured** whose primary business is advertising, broadcasting, publishing or telecasting.

## F. For property damage:

- 1. To property owned by **you**; or
- 2. To aircraft in **your** care, custody or control or as to which **you** are for any purpose exercising physical control.
- G. Arising from liability **you** assume in a contract or agreement. This exclusion does not apply to liability for damages:

- Assumed in a contract or agreement that is an insured contract provided the bodily injury or property damage occurs subsequent to the execution of the contract or agreement; or
- 2. That you would have in the absence of the contract or agreement;
- H. 1. For bodily injury or property damage due to an occurrence or loss due to a wrongful act which would not have occurred in whole or in part but for the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of pollutants at any time;
  - 2. For any loss, cost, or expense arising out of any:
    - a. Request, demand or order 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
    - b. Claim or suit by, or on behalf of, a governmental authority for damages 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.

However, 2.b. shall not apply to such loss, cost, or expense arising from any spill, release, or other hazardous condition at or from the premises, equipment, or location(s) which **you** do not own, rent, control or occupy.

However, this exclusion shall not apply to the following:

- i. Any liability arising out of **bodily injury** or **property damage** due to an **occurrence** or loss due to a **wrongful act** by **you** arising out of heat, smoke, or fumes from a **hostile fire**;
- ii. Any liability arising out of explosion, lightning, windstorm, vandalism or malicious mischief, collapse, riot and civil commotion, flood, earthquake or collision, upset, or overturn of an **automobile** or equipment;
- iii. Any liability arising out of police use of mace, oleoresin capsicum (o.c.), pepper gas or tear gas;
- iv. Weed abatement or spraying; or
- v. Any liability arising out of the products-completed operations hazard.

All **bodily injury** or **property damage** due to an **occurrence** or loss due to a **wrongful act** arising from i., ii., iii., iv., or v. above arising out of the same, interrelated, associated, repeated or continual discharge, dispersal, release or escape of **pollutants** shall be deemed one **occurrence** or **wrongful act**. The commencement of such discharge, dispersal, release or escape of **pollutants** shall be recorded and reported to the Risk Manager or designated Department Head within a seventy-two (72) hour period.

It is further agreed that regardless of whether any **suit** or **claim** against **you** has been made, **you** shall give written notice to **us** or any of **our** authorized brokers within forty (40) calendar days of the Risk Manager's or designated Department Head's recorded entry of such discharge, dispersal, release or escape of **pollutants** which may result in liability for **bodily injury** or **property damage** due to an **occurrence** or loss due to a **wrongful act** as described in i., ii., iii., iv., or v. above;

- 1. Arising out of the manufacture of, mining of, use of, sale of, installation of, removal of, distribution of, or exposure to asbestos products, asbestos fibers, or asbestos dust; or
  - 2. For any of your obligations to indemnify any party because of damage arising out of bodily injury or property damage due to an occurrence or loss due to a wrongful act at any time as a result of the manufacture of, mining of, use of, sale of, installation of, removal of, distribution of, or exposure to asbestos, asbestos products, asbestos fibers, or asbestos dust; or
  - 3. For any of your obligations to defend any claim or suit against you seeking damages arising out of bodily injury or property damage due to an occurrence or loss due to a wrongful act, if such claim or suit results from or is contributed to any combination of the following: manufacture of, mining of, use of, sale of, installation of, removal of, distribution of, or exposure to asbestos, asbestos products, asbestos fibers, or asbestos dust.

We also shall not pay any cost related to the defense, investigation, and settlement of any such claim or suit as described in 1., 2., or 3. above;

## J. For liability:

- 1. With respect to which **you** are an **insured** under a nuclear energy liability policy by the Mutual Atomic Energy Liability Underwriters, the American Nuclear Insurers, or the Nuclear Insurance Association of Canada, or any successor organizations, or would be an **insured** under any such policy but for its termination upon exhaustion of its limit of liability; or
- 2. Arising out of the hazardous properties of **nuclear material** with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) **you** are, 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; or
- 3. Arising out of the hazardous properties of nuclear material, if:
  - a. The **nuclear material** is at any **nuclear facility** owned by, or operated by **you** or on **your** behalf or has been discharged or dispersed therefrom;

- b. The nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by you or on your behalf; or
- c. The damage or loss arises out of the furnishing by you 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, this exclusion c. applies only to damage or loss to such nuclear facility and any property located at the facility;

We also shall not pay any cost related to the defense, investigation, and settlement of any claim or suit.

- K. Arising out of the failure or inability to supply or provide an adequate supply of electricity, fuel, or water arising out of the interruption of the electrical power, fuel, or water supply;
- L. Arising out of a wrongful act by you or on your behalf in the handling of claims or suits within your retained limit whenever you investigate, defend, or settle such claims or suits or elect a third party to investigate, defend or settle such claims or suits;
- M. Arising out of the effecting or failure to effect insurance contracts;
- N. Arising out of the Employee Retirement Income Security Act of 1974 or amendments thereto;
- O. Arising out of an alleged willful commission of a crime by **you** or other dishonest, fraudulent, or malicious act. At **our** discretion, however, **we** will pay for defense costs until final adjudication, judgment, or settlement to which **we** have agreed. If the judgment or final adjudication is adverse to **you**, **you** will reimburse **us** for all costs associated with the defense.

This exclusion shall not apply to any vicarious liability that any **insured** has with regard to the managerial, advisory, supervisory, or controlling obligations over the actions of another **insured**.

P. Arising out of your wrongful act for gain, profit, or advantage to which you are not legally entitled. At our discretion, however, we will pay for defense costs for any claim or suit arising from an alleged willful commission of a crime by you or other dishonor, fraudulent or malicious act, for any claim or suit arising out of your wrongful act for gain, profit, or advantage to which you are not legally entitled until final adjudication, judgment or settlement to which we have agreed. If the judgment or final adjudication is adverse to you, you will reimburse us for all costs associated with the defense:

This exclusion shall not apply to any vicarious liability that any **insured** has with regard to the managerial, advisory, supervisory, or controlling obligations over the actions of another **insured**;

- Q. For personal injury offense or advertising injury offense:
  - 1. Arising out of oral or written publication of material, if done by or at the direction of the **insured** with knowledge of its falsity; or

- 2. Arising out of oral or written publication of material whose first publication took place before the beginning of the Policy Period. All **personal injury offense** or **advertising injury offense** arising out of publication of the same or similar material subsequent to the beginning of the Policy Period is also excluded;
- R. Arising out of the purchase, sale, or offer of sale, or solicitation of any security, debt, bank deposit or financial interest or instrument;
- S. Arising out of any representations made at any time in relation to the price or value of any security, debt, bank deposit, or financial interest or instrument, including, but not limited to, advice given to any person to participate in any plan included in the employee benefit program;
- T. Arising out of any depreciation or decline in price or value of any security, debt, bank deposit or financial interest or instrument:
- U. Arising out of an insufficiency of funds to meet any obligation under any **employee benefit program**;
- V. Arising out of act, error, or omission by the **insured** to effect and maintain insurance or bonding for plan property or assets of **employee benefit program**;
- W. Arising out of failure of performance or performance under any contract by an insurer of benefits subject to the **employee benefit program**;
- X. For any property damage arising out of land subsidence for any reason whatsoever;
- Y. Arising out of direct condemnation of property or exercise of power of eminent domain by you or on your behalf, or inverse condemnation, or any taking of property by you which is compensable under the Fifth or Fourteenth Amendments to the United States Constitution, or any taking of property by you which is compensable under law of the State in which the claim or suit is made:

This exclusion shall not apply to physical injury or to destruction of tangible property, including all resulting loss of use of such property for which **you** may be legally responsible and for which recovery is sought for **claims** or **suits** for inverse condemnation, by whatever name called; provided, however, that in any case which a **claim** or **suit** for inverse condemnation, by whatever name called, is made against **you**, coverage shall only exist for physical injury to or destruction of tangible property, including all resulting loss of use of that property, and there shall be no coverage for reduced value of property (diminution of value), attorney fees, expert fees, severance damages, relocation costs or any other form of relief, however denominated;

- Z. Arising out of the rupture, bursting, over-topping, flooding, cracking, seepage, under-seepage, accidental discharge or partial or complete structural failure of any dam;
- AA. For wrongful acts arising out of refund of taxes, fees, or assessments;
- BB. Arising out of exposure to or transmission of any actual or suspected Human Immunodeficiency Virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), or AIDS Related Complex (ARC);

- CC. For liability arising out of, or in connection with, the operation of any hospital, clinic, or health care facility, owned or operated by the **insured**, including, but not limited to:
  - 1. The rendering or failure to render:
    - a. Medical, surgical, dental, x-ray or nursing service or treatment, or the furnishing of food or beverages in connection therewith;
    - b. Any service or treatment related to physical or mental health or of a professional nature;
    - c. Any cosmetic or tonsorial service or treatment; or
  - 2. The furnishing of or dispensing of drugs or medical, dental or surgical supplies or appliances.

This exclusion shall not apply to any liability arising out of:

- Occupational physical examinations, paramedics, ambulance operations, or emergency medical technicians;
- b. Employment practice liability; or
- c. First aid to any person;
- DD. For liability arising out of or in connection with any transit authority, transit system, or public transportation system owned, operated, or regulated by any **insured**. This exclusion shall not apply to transit or public transportation systems operating over non-fixed routes, including, but not limited to, Dial-a-Ride, senior citizen transportation, or handicapped persons transportation or to contingent liability coverage where such services are contracted;
- EE. For injunctions, equitable relief, or any other form of relief other than the payment of money damages; or
- FF. For liability arising out of or in connection with the operation of any school, owned or operated by **you**.

## SECTION VI. GENERAL CONDITIONS

#### A. Appeals

If you or your underlying insurers do not appeal a judgment in excess of your retained limit, we have the right to make such an appeal. If we elect to appeal, the cost incurred will be at our expense and not included within our Limits of Insurance. Our liability on such an award or judgment shall not exceed our Limits of Insurance as stated in the Declarations.

#### B. **Arbitration**

In the event of a disagreement as to the interpretation of this Policy, the disagreement shall be submitted to binding arbitration before a panel of three (3) arbitrators. Within thirty (30) days of a written request for arbitration by either **you** or **us**, each party will choose an arbitrator. If the two arbitrators are unable to agree within one (1) month upon the third arbitrator, such arbitrator shall at the request of either party be selected by the American Arbitration Association in accordance with its rules and procedures.

The parties shall submit their cases to the panel by written and oral evidence at a hearing time and place selected by the third arbitrator. The panel shall be relieved of all judicial formality, shall not be obligated to adhere to the strict rules of law or of evidence, shall seek to enforce the intent of the parties hereto and may refer to, but are limited to, relevant legal principles. The decision of at least two (2) of the three (3) panel members shall be binding and final and not subject to appeal except for grounds of fraud and gross misconduct by the arbitrators. The award will be issued within thirty (30) days of the close of the hearings. Each party shall bear the expenses of its designated arbitrator and shall jointly and equally share with the other the expense of the third arbitrator and of the arbitration.

The arbitration proceedings shall take place in the State shown in Item 1. of the Declarations. The procedural rules applicable to this arbitration shall, except as provided otherwise herein, be in accordance with the Commercial Arbitration Rules of the American Arbitration Association.

#### C. Audit

We may audit and examine your books and records as they relate to this Policy at any time during the Policy Period and for up to three (3) years after the expiration or termination of this Policy.

## D. Bankruptcy or Insolvency

Your bankruptcy, insolvency or inability to pay, or the bankruptcy, insolvency or inability to pay of any of your underlying insurers will not relieve us from the payment of any claim or suit covered by this Policy.

But under no circumstances will such bankruptcy, insolvency, or inability to pay require **us** to drop down or in any way replace **your retained limit** or assume any obligation associated with **your retained limit**.

## E. Cancellation/Change/Nonrenewal

1. If this Policy has been in effect for more than sixty (60) days, we may not cancel this Policy unless for non-payment of premium. You may cancel this Policy at any time, by surrendering the Policy to us or to any of our authorized brokers or by mailing to us written notice stating when thereafter the cancellation shall be effective. If we cancel this Policy because you have failed to pay a premium when due, we may cancel this

Policy by mailing written notice of cancellation to **you** at the address shown in the Declarations stating when, not less than twenty (20) days thereafter, such cancellation shall be effective. Mailing such notice to **you** at **your** mailing address shown in the Declarations will be sufficient to prove cancellation.

- 2. If this Policy has been in effect for less than sixty (60) days and is not a renewal, we may cancel this Policy by mailing or delivering to the first **Named Insured** written notice of cancellation at least seventy-five (75) days before the effective date of cancellation if there has been:
  - a. A material misstatement or misrepresentation, or
  - b. Failure to comply with underwriting requirements established by us.
- 3. The Policy Period will end on the day and hour stated in the cancellation/nonrenewal notice.
- 4. If **we** cancel, the final premium will be calculated pro rata based on the time this Policy was in force. The final premium will not be less than the pro rata share of the Minimum Premium as shown in the Declarations.
- 5. If you cancel, the earned premium shall be computed in accordance with the customary short rate table and procedure, which is subject to the annual Minimum Earned Premium.
- 6. A premium adjustment will be made at the time of cancellation or as soon as practicable thereafter, but the cancellation will be effective even if **we** have not made or offered any refund due **you**. Our check or our representative's check, mailed or delivered, shall be sufficient tender of any refund due **you**.
- 7. The first **Named Insured**, in the Declarations, will act on behalf of all other **insureds** with respect to the giving and receiving of notice of cancellation/change/nonrenewal and the receipt of any refund that may become payable under this Policy.
- 8. If we elect to renew this Policy and the renewal is subject to a premium increase of twenty-five percent (25%) or greater, or a reduction in Limits of Insurance, or a substantial reduction in coverage, then we shall mail written notice of the change(s) to the first Named Insured and our authorized broker (at the mailing address shown on this Policy) at least sixty (60) days before the expiration date of this Policy. If we fail to provide sixty (60) days notice, this Policy shall remain in effect for sixty (60) days after the date of mailing the notice or until the effective date of the replacement coverage is obtained by the first Named Insured, whichever occurs first. If the first Named Insured elects not to renew, and earned premium for the period of extension of the terminated Policy will be calculated pro rata at the lower of the current or previous year's rate. If the first Named Insured accepts the renewal, the premium increase, if any, and other changes, then such changes are effective the day following the expiration date of this current Policy.

9. We may nonrenew this Policy by giving written notice of nonrenewal to the first Named Insured and our authorized broker, (at the mailing address shown on this Policy) no less than ninety (90) days prior to the expiration date of the Policy. If we fail to mail or deliver the notice of nonrenewal, we will extend this existing Policy for an additional ninety (90) days. Notice of nonrenewal will not be required if: (a) we have offered renewal, (b) you have replaced coverage or (c) you have agreed in writing to replace coverage. If we provide such notice and extend this Policy for ninety (90) days or less, an additional notice of nonrenewal is not required.

#### F. Conformance to Statute

To the extent a term or condition of this Policy conflicts with a statute of the state within which this Policy is issued, this Policy shall be amended to conform to the minimum requirement of the statute.

- G. Duties in The Event of an Occurrence or Wrongful Act or Employee Benefit Wrongful Act or Claim or Suit
  - 1. General Reporting Requirements
    - a. You must notify us as soon as practicable of an occurrence, wrongful act, or employee benefit wrongful act which may result in a claim or suit under this Policy. To the extent possible, notice should include:
      - i. How, when, and where the occurrence, wrongful act, or employment benefit wrongful act took place;
      - ii. Names and addresses of any injured persons and witnesses; and
      - iii. The nature and or location of any injury or damage arising out of the occurrence, loss arising out of the wrongful act or employee benefit wrongful act.
    - b. If a **claim** is made or **suit** is brought against **you** that is reasonably likely to involve this Policy, **you** must notify **us** in writing as soon as practicable.
    - c. **You** and any other involved **insured** must:
      - i. Cooperate with the underlying insurers;
      - ii. Comply with the terms and conditions of the underlying insurance; and

- iii. Pursue all rights of contribution or indemnity against any person or organization who may be liable to you because of bodily injury or property damage, personal injury offense, advertising injury offense, wrongful act or employee benefit wrongful act under this Policy or any underlying insurance. This condition, however, shall not apply to the self insured retention of the retained limit.
- c. When we believe that a claim or suit may exceed the retained limit, we may join you and, if applicable, the underlying insurer in the investigation, settlement and defense of all claims and suits in connection with such occurrence, wrongful act, or employee benefit wrongful act. In such event, we and you will cooperate fully with each other.
- 2. Special Serious Claims Reporting Requirements

You shall give us prompt written notice of all occurrences, wrongful acts, or employee benefit wrongful acts for claims or suits of which you become aware which involve:

- A serious case where, in which **your** judgment or the judgment of **your** defense counsel, the exposure may exceed \$250,000;
- b. A demand or demands totaling \$250,000. or more;
- c. Death;
- d. Paralysis, paraplegia, quadriplegia;
- e. Loss of eye(s) or limb(s);
- f. Spinal cord or brain injury;
- g. Sensory organ or nerve injury, or neurological deficit;
- h. Serious burns;
- i. Substantial disability or disfigurement; or
- Loss of work time of six months or more.
- 3. Such notice is to be sent with all pertinent facts as respect GENERAL CONDITIONS, paragraphs G.1. and 2. to:
  - C. V. Starr and Co.
  - C. V. Starr Claims
  - 175 Water Street, 22nd Floor
  - New York, New York 10038

#### H. First Named Insured

The **insured** first named in Item 1. in the Declarations is authorized to act on behalf of all **Named Insureds** and other **insureds** with respect to the giving and receiving of notice of cancellation and to receiving any return premium that may become payable under this Policy. The **insured** first named in Item 1. in the Declarations is responsible for the payment of all premiums, but the **Named Insureds** jointly and severally agree to make such premium payments in full if the **insured** first named in Item 1. fails to pay the amount due within thirty (30) days after **we** give a written demand for payment to the **insured** first named in Item 1.

## I. Inspection

We have the right, but are not obligated, to inspect your premises and operations at any time. Our inspections are not safety inspections. They relate only to the insurability of your premises and operations and the premiums to be charged. We may give you reports on the conditions we find. We may also recommend changes. While they may help reduce claims or suits, we do not undertake to perform the duty of any person or organization to provide for the health or safety of your employees or the public. We do not warrant that your premises or operations are safe or healthful or that they comply with laws, regulations, codes, or standards.

## J. Legal Actions Against Us

There will be no right of action against us under this insurance unless:

- 1. You have complied with all the terms and conditions of this Policy; and
- 2. The amount **you** owe has been determined with **our** consent or by actual trial and final judgment.

This insurance does not give anyone the right to add **us** as a defendant in an action against **you** to determine **your** liability.

#### K. Other Insurance

If other valid and collectible insurance or group coverage under a **joint powers authority** applies to a **claim** or **suit** that is also covered by this Policy, and subject to SECTION III. LIMITS OF INSURANCE of this Policy, is Policy will apply excess of the other insurance, whether this other insurance is primary, excess, contingent, or issued on any other basis. This provision, however, will not apply if the other insurance is specifically written to be excess of this Policy.

#### L. Our Right of Approval

We reserve the right to approve defense counsel for claims or suits likely to exceed your retained limit.

#### M. Policy Changes

This Policy contains all the agreements between **you** and **us** concerning this insurance. The first **Named Insured** in the Declarations is authorized to make changes in this Policy with **our** consent. This Policy can only be changed by a written endorsement **we** issue and make a part of this Policy.

Notice to any broker or knowledge possessed by a broker or any other person will not effect a waiver or change in any part of this Policy.

### N. Policy Period

The Policy Period commences on the effective date shown in the Declarations. The period ends on the earlier of either the expiration date or the effective date of cancellation of this Policy. If **you** became an **insured** under this Policy after the effective date, the Policy Period begins on the date **you** became an **insured**.

## O. Policy Territory

This Policy applies to occurrences, wrongful acts, and employee benefit wrongful acts anywhere in the world, but only if a claim is made and a suit is brought for such occurrence, wrongful act, and employee benefit wrongful act in the United States of America.

#### P. Premium

You shall be responsible for the payment of the Advanced Premium, as indicated in the Declarations, prior to the effective date of this Policy. The Advanced Premium is a deposit premium only, which shall be credited to the amount of the earned premium due at the end of the Policy Period. The earned premium for the Policy Period shall be computed by application of the rate shown in the Policy Declarations to the audited exposure base. If the total earned premium so computed is less than the Advanced Premium previously paid, we shall return to the Named Insured the unearned portion paid by the Named Insured. Earned premium, as stated in the Declarations. If the total earned premium exceeds the Advanced Premium, the Named Insured shall remit to us the balance due in accordance with our regular payment terms and conditions.

#### Q. Premium Audit

You must keep records of the information we need for premium computation, and send us copies at such times as we may request.

At the close of the Policy Period, we will compute the earned premium for that Policy Period.

No additional premium will be charged at audit unless the actual exposure base exceeds the estimated exposure base by more than 15%, and then only for the audited exposure base that exceeds 115% of the estimated exposure base as described above. This clause only applies to **Named Insureds** at the inception of this Policy and not to **Named Insureds** added subsequently.

#### R. Separation of Insureds

Except with respect to the Limits of Insurance Section of this Policy and any rights or duties specifically assigned to the first **Named Insured** designated in the Declarations, this insurance applies:

- 1. As if each **Named Insured** were the only **Named Insured**; and
- 2. Separately to each insured against whom a claim is made or suit brought.

## S. Subrogation

If you have rights to recover all or part of any payment we have made under this Policy, those rights are transferred to us. You must do nothing after such payment to impair these rights and you must help us enforce them.

Any recoveries shall be applied as follows:

- 1. Any interest, including **yours**, that have been paid in an amount in excess of **our** payment under this Policy will be reimbursed first;
- 2. We then will be reimbursed up to the amount we have paid; and
- 3. Any interests, including **yours**, over which **our** insurance is excess, are entitled to claim the residue.

Expenses incurred in the exercise of rights of recovery shall be apportioned between the interests, including **yours**, in the ratio of their respective recoveries as finally settled.

#### T. Transfers of Your Rights and Duties

The interest of any **insured** is not assignable. **Your** rights and duties under this Policy may not be transferred without **our** written consent.

If you are declared legally bankrupt, your rights and duties will be transferred to your legal representative but only while acting within the scope of his duties as your legal representative.

Deits	La Schine
Secretary	President
This Policy shall not be valid unless signed below at the nsurer.	time of issuance by an authorized representative of the
Monia Manghlin	
Authorized Representative	

IN WITNESS WHEREOF, the Insurer has caused this Policy to be signed by its President, Secretary and Authorized

Representative.

#### **ENDORSEMENT No. 1**

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no: 1130137
Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## **ECONOMIC SANCTIONS ENDORSEMENT**

This endorsement modifies insurance provided under the following:

The Insurer shall not be deemed to provide cover and the Insurer shall not be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose the Insurer, its parent company or its ultimate controlling entity to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union or the United States of America.

**AUTHORIZED REPRESENTATIVE** 

#### **ENDORSEMENT No. 2**

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES NOTIFICATION OF CLAIM OR SUIT ENDORSEMENT

This policy is amended as follows:

Section VI. GENERAL CONDITIONS, Paragraph G. Duties in The Event of an Occurrence or Wrongful Act or Employee Benefit Wrongful Act or Claim or Suit, subparagraph 3. is deleted in its entirety and replaced by the following:

3. Such notice is to be sent with all pertinent facts as respects GENERAL CONDITIONS, paragraphs G.1. and 2. to:

AlG Claims, Inc.
175 Water Street, 22nd Floor
New York, NY 10038

Email: excessfnol@AlG.com Fax to computer: 866-743-4376

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Authorized Representative

or Countersignature (in States Where Applicable)

#### **ENDORSEMENT NO.3**

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

#### DESIGNATED OPERATIONS EXCLUSION

This endorsement modifies insurance provided by the policy:

#### **SCHEDULE**

1. Detroit Wayne County Community Mental Health Agency

With respects only to the entity(ies) shown in the Schedule above, this insurance does not apply to any liability arising out of:

- a. the rendering or failure to render professional services,
- b. the rendering or failure to render:
  - i. medical, surgical, dental, x-ray, or nursing service or treatment, or the furnishing of food or beverage in connection therewith,
  - ii. any service or treatment conductive to health or of a professional nature,
  - iii. any cosmetic or tonsorial service or treatment,
- c. the furnishing or dispensing of drugs or medical, dental, or surgical supplies or appliances,
- d. the handling of or performing autopsies on dead bodies, or
- **e.** the injury to any patient, outpatient or persons awaiting treatment, however this shall not apply to injury to any patient, outpatient or persons awaiting treatment caused by:
  - i. fire,
  - ii. lightning,
  - iii. windstorm,
  - iv. hail,
  - v. explosion,
  - vi. riot,
  - vii. civil commotion,
  - viii. smoke,
  - ix. vandalism,

- x. malicious mischief, or
- xi. collapse of buildings.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Thomas M'fanghlin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

Bv: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY MICHIGAN PERSONAL INJURY PROTECTION (PIP) ENDORSEMENT

For a **covered automobile** licensed or principally garaged in Michigan, this endorsement modifies insurance provided under the following:

# SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES

With respect to coverage provided by this endorsement, the provisions of the coverage form apply unless modified by the endorsement.

#### **SCHEDULE**

001112011			
Coverage	Limit Of Insurance		
Medical Expenses	No specific dollar amount		
Funeral Expenses	Up to \$1,750 per person		
Work Loss	Up to \$4,948 for any 30-day period		
Replacement Services	\$20 per day maximum		
Survivors Loss Benefits Consisting Of Income Loss Benefits And Replacement Services	Up to \$4,948 for any 30-day period subject to a \$20 per day maximum for replacement services		
Retained Limit:	\$2,000,000 each <b>accident</b>		

Or whatever maximum amount is established by the Michigan Insurance Commissioner for **accidents** occurring on or after the date of the change in maximum.

I. The following coverage is added to the policy:

# A. Coverage

We will pay personal injury protection benefits in excess of the **retained limit** to or for a **covered person** who sustains **bodily injury** caused by an **accident** and resulting from the ownership, maintenance or use of a **covered automobile** as an **automobile**. These benefits are subject to the provisions of Chapter 31 of the Michigan Insurance Code. Personal injury protection benefits consist of the following benefits:

# 1. Medical Expenses

Reasonable and necessary medical expenses for a **covered person's** care, recovery or rehabilitation. Charges for a hospital room are limited to those customary for a semiprivate room, unless special or intensive care is required.

# 2. Funeral Expenses

Reasonable funeral and burial expenses.

# 3. Work Loss

Up to 85% of a **covered person's** actual loss of income from work. **We** will pay a higher percentage if the **covered person** gives **us** reasonable proof that net income is more than 85% of gross income. The most **we** will pay in any 30-day period for this benefit in excess of the **retained limit** is the amount shown in the Schedule of the "Michigan PIP Endorsement" unless another amount is established by law. Any income a **covered person** earns during the 30-day period is included in determining the income benefit **we** will pay. This benefit is payable for loss sustained during the three years after the **accident**. It does not apply after a **covered person** dies. **We** will prorate this benefit for any period less than 30 days.

# 4. Replacement Services

Reasonable expenses for obtaining services to replace those a **covered person** would normally have performed without pay for himself or herself or dependents. This benefit is payable for loss sustained during the three years after the **accident**. It does not apply after a **covered person** dies.

**5.** Survivors loss benefits consisting of:

# a. Income Loss

The contributions a deceased **covered person's** spouse and dependents would have received, as dependents, if the **covered person** had not died as a result of the **accident**.

# b. Replacement Services

Reasonable expenses for obtaining services to replace those a deceased **covered person** would have performed without pay for his or her spouse and dependents.

The most we will pay in any 30-day period for the total of survivors loss benefits in excess of the retained limit is the amount shown in the Schedule of the "Michigan PIP Endorsement" unless another amount is established by law. Any income a covered person earns during the 30-day period is included in determining the income benefits we will pay. These benefits are payable during the three years after the accident but do not apply to any loss or expense incurred after a covered person dies. We will prorate these benefits for any period of less than 30 days.

Survivors loss benefits are payable during the three years after the **accident**. A deceased **covered person's** spouse must have either resided with or been dependent on the **covered person** at the time of death. The benefits cease for a spouse at remarriage or death. Any other dependent qualifies for benefits if, at the time of the **covered person's** death, the person is under age 18, physically or mentally unable to earn a living or a full-time student.

# B. Who Is An Insured

Anyone who sustains bodily injury:

- 1. While occupying a covered automobile, or
- 2. While not occupying any automobile as a result of an accident involving a covered

# automobile.

The individuals described in Subparagraph B.1. and B.2. are referred in this endorsement as a covered person(s).

# C. Exclusions

We will not pay personal injury protection benefits for bodily injury:

- To anyone causing intentional bodily injury to himself, herself or anyone else.
- 2. To anyone using an **automobile** he or she has taken unlawfully, unless that person reasonably believed he or she was entitled to use the **automobile**.
- 3. To anyone not occupying an automobile, if the accident takes place outside Michigan.
- **4.** To a **covered person** while **occupying** or struck by any **automobile** owned or registered by the **Named Insured** which is not a **covered automobile**.
- To the owner or registrant of an automobile for which the coverage required by the Michigan no-fault law is not in effect.
- **6.** To anyone entitled to Michigan no-fault benefits as a Named Insured under another policy. This exclusion does not apply to anyone **occupying** a motorcycle.
- 7. To anyone while **occupying** or struck by an **automobile** (other than a **covered automobile**) operated by an **insured** if the owner or registrant has the required Michigan no-fault coverage.
- 8. To anyone while occupying an automobile located for use as a residence or premises.
- **9.** To anyone while **occupying** a public **automobile** (other than a **covered automobile**) for which the required Michigan no-fault coverage is in effect.
- **10.** To any person resulting from the ownership, operation, maintenance or use of a parked **automobile**. This exclusion does not apply if:
  - **a.** The **automobile** was parked in such a way as to cause unreasonable risk of the **bodily injury**, or
  - **b.** The **bodily injury** results from physical contact with:
    - (1) Equipment permanently mounted on the **automobile** while the equipment is being used, or
    - (2) Property being lifted onto or lowered from the automobile,
  - c. The bodily injury is sustained while occupying the automobile.

However, Exceptions **b.** and **c.** to this exclusion do not apply to any **employee** who has Michigan workers' disability compensation benefits available and who sustains **bodily injury** in the course of employment while loading, unloading or doing mechanical work on an **automobile**, unless the injury arises from the use or operation of another vehicle.

- **11.** To any **insured** while **occupying** a motorcycle if the owner, registrant or operator of the **automobile** involved in the **accident** has the required Michigan no-fault coverage.
- 12. Arising directly or indirectly out of:
  - a. War, including undeclared or civil war,
  - 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.

# D. Limit Of Insurance

- 1. Regardless of the number of covered automobiles, insureds, covered persons premiums paid, claims made, vehicles involved in the accident or insurers providing no-fault benefits, the most we will pay in excess of the retained limit for bodily injury for each covered person injured in any one accident are the amounts shown in the Schedule of the "Michigan PIP Endorsement".
- 2. Any amount payable under this insurance shall be reduced by any benefits paid, payable or required to be provided by state or federal law except any benefits paid, payable or required to be provided by Medicare, provided:
  - a. The benefits serve the same purpose as personal injury protection benefits, and
  - b. The benefits are provided or required to be provided as the result of the same accident for which this insurance is payable. However, this insurance shall not be reduced if any amount of workers' compensation benefits that are required to be provided are not available to the covered person.
- 3. The retained limit applies to each and every accident. Such retained limit can only be reduce by personal injury protection benefits covered under this endorsement and paid by the Named Insured or by any underlying insurer covering such benefits, unless such benefits are self-insured by the Named Insured and the Named Insured becomes insolvent or is unable to pay claims. In such case only, the retained limit shall be reduced by amounts that would have been payable by the self-insurer as personal injury protection benefits covered under this endorsement. Nevertheless, this coverage shall only apply after the retained limit would have been exhausted by such payments and this coverage shall not "dropdown" and pay benefits below the retained limit.
- II. With respect to this endorsement only, Paragraph G. of SECTION VI. GENERAL CONDITIONS is amended to include:

If requested by **us**, the **covered person** shall furnish a sworn statement of earnings since the **accident** and for a reasonable time prior to the **accident**.

Any reference to occurrence in this provision is deleted and replaced with the word, accident.

III. With respect to this endorsement only, Paragraph J. of SECTION VI. GENERAL CONDITIONS is deleted in its entirety and replaced with the following:

# J. Legal Actions Against Us

No claimant may bring a legal action for personal injury protection benefits against **us** more than a year after the **accident** and only after complying with the terms and conditions of the Policy. There are two exceptions. The action may be brought if **we** have been given notice within a year after the **accident** or have made a payment of benefits. In these cases, a claimant may bring the action within a year after the most recent allowable expense, work loss or survivor's loss has been incurred. However, the claimant may not recover benefits for any part of a loss incurred more than a year before the action was brought.

IV. With respect to this endorsement only, Paragraph S. of SECTION VI. GENERAL CONDITIONS is deleted in its entirety and replaced with the following:

# S. Subrogation

If any person or organization to or for whom **we** make payment under this coverage form has rights to recover damages from another, those rights are transferred to **us**. That person or organization must do everything necessary to secure **our** rights and must do nothing after

an accident or loss to impair them.

V. With respect to this endorsement only, Paragraphs U. through W., inclusive, are added to SECTION VI. GENERAL CONDITIONS as follows:

# U. Reimbursement and Trust

If we make any payment and the covered person recovers from another party, the covered person shall hold the proceeds in trust for us and pay us back the amount we have paid. This requirement is subject to any applicable limitations of Michigan law.

# V. Coordination and Non-Duplication

- 1. If a **covered person** is entitled to personal injury protection benefits under more than one policy, the maximum recovery under all policies shall not exceed the amount payable under the policy providing the highest dollar limit.
- 2. No person may recover duplicate benefits for the same expenses or loss.

# W. Premium Recomputation

Chapter 31 of the Michigan Insurance Code places certain limitations on a person's right to sue for damages. The premium for the policy reflects these limitations. If a court from which there is no appeal declares any of these limitations unenforceable, **we** will have the right to recompute the premium. The rates **we** use to recompute the premium will be subject to review by the Commissioner of Insurance. If **you** choose to delete any coverage as the result of the court's decision, **we** will compute any refund of premium on a pro rata basis.

- VI. The definitions of the policy apply to this endorsement. However, the following definitions are added to the policy and supercede any similar definitions of the policy to the contrary:
  - 1. Accident includes continuous or repeated exposure to the same conditions resulting in **bodily** injury.
  - 2. Automobile means a motor vehicle or trailer operated or designed for use on public roads but does not include a vehicle operated by muscular power, a vehicle with fewer than three wheels, a motorcycle, or a farm tractor or other implement of husbandry which is not subject to the registration requirements of the Michigan Vehicle Code.
  - **3. Bodily injury** means bodily injury, sickness or disease sustained by a person including death resulting from any of these.
  - 4. Covered automobile means an owned automobile, hired automobile, or nonowned automobile.
  - 5. Nonowned automobile means an automobile not owned by you, but only while being used in your operations as a public entity.
  - 6. Occupying means in, upon, getting in, on, out or off.
  - **7. Retained limit** means the Retained Limit shown in the Schedule of the "Michigan PIP Endorsement".
- VII. The following exclusion is added to the policy, but does not apply to this endorsement:

This insurance does not apply to Michigan Personal Injury Protection benefits.

- VIII. Subparagraph B.1. of SECTION I. WHAT WE SHALL PAY ON YOUR BEHALF is deleted and replaced with the following:
  - We shall have the right and duty to defend, investigate and settle any claim or suit seeking damages covered by the terms and conditions of this Policy when the
    - applicable limits of insurance of the underlying insurance listed in the Schedule of Underlying

Insurance, the limits of insurance of any other underlying insurance providing coverage to you, or your self insured retention of the retained limit have been exhausted by payment to a third party of judgments, settlements, or defense costs, or by payment of covered first party automobile expenses. With respect to covered first party automobile expenses in the State of Michigan, such expenses shall only exhaust the retained limit in accordance with Subparagraph I.D.3. of the "Michigan PIP Endorsement".

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Moniar M'fangklin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

Bv: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# ROAD DIVISION OF DEPARTMENT OF PUBLIC SERVICES EXCLUSION

This policy is amended as follows:

**Section V., Exclusions**, is amended to add:

This Policy does not apply to any liability or obligations arising out of:

- 1. Goods or products manufactured at or distributed from premises owned, rented or occupied by the Wayne County Road Division of Department of Public Services.
- 2. With respects to streets, roads, highways or bridges **you** design, own, maintain, construct or control, this policy does not apply to any **damages** arising out of:
- a. The existence of streets, roads, highways, bridges sidewalks culverts, parking meters, traffic lights and signs, street benches and decorations, public refuse receptacles, safety zone stanchions, light and telephone poles, trees, water hydrants and alarm boxes.
- b. The maintenance of the items listed in a. above, including operations such as ditch cleaning, dragging, dust laying, dusting, erecting or removing of snow fences, road markers, signs or guardrails, maintaining guardrails and posts, oiling, patching, planning on rights-of-way, removing brush, repairing or maintaining culverts, road marking, snow removal, spraying and fumigation, spreading gravel, street cleaning, street or road maintenance, street or road paving or repaving, surfacing, resurfacing or scraping, tarring and sanding, tree pruning, weed or grass cutting, or
- c. The ownership, maintenance, operation use, loading or unloading of mobile equipment maintained by or for **you** in connection with the activities described in b. above.

This exclusion does not apply to any liability arising out of the ownership, maintenance, operation, use, loading or unloading of any **automobile** owned or operated by Wayne County or Wayne County Department of Public Services Roads Division as provided under this Policy.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Thomas M'fanghlin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# DESIGNATED ENTITIES EXCLUSION ENDORSEMENT

THIS ENDORSEMENT MODIFIES INSURANCE PROVIDED UNDER THE FOLLOWING:

SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES

It is hereby agreed that this policy shall not apply to the following operations:

1. Detroit Wayne County Stadium Authority

However this exclusion does not apply to any liability arising out of the ownership, maintenance, operation, use, loading or unloading of any **automobile** owned, leased or rented by **you** and operated by the designated entity named above within the course and scope of their employment, as provided under this policy.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Moman Manghlin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES ACT OF TERRORISM RETAINED LIMIT ENDORSEMENT

Solely with respect to any act of terrorism, this Policy is amended as follows:

The **DECLARATIONS**, **ITEM 3**. **LIMITS OF INSURANCE**, **B**. **Retained Limit** is amended to include the following additional **Retained Limit**:

Act of Terrorism Retained Limit:	\$3,000,000 any one occurrence, or series of continuous, repeated, or related occurrences (As respects all liability covered under this policy arising out of any act of terrorism.) The Act of Terrorism Retained Limit will not be reduced or exhausted by defense expenses.
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The DECLARATIONS, ITEM 5. PREMIUM COMPUTATION is amended to include the following:

Act of Terrorism Premium \$8,416

SECTION III. LIMITS OF INSURANCE is amended to include the following additional provision:

The Act of Terrorism Retained Limit applies whether or not there are any applicable limits of insurance of the underlying insurance listed in the Schedule of Underlying Insurance or applicable limits of insurance of any other underlying insurance providing coverage to you. If there are applicable limits of insurance of the underlying insurance listed in the Schedule of Underlying Insurance or applicable limits of insurance of any other underlying insurance providing coverage to you, amounts received through such underlying insurance for payment of the loss may be applied to reduce or exhaust the Act of Terrorism Retained Limit. However, in no event will amounts received through such underlying insurance for the payment of defense expenses reduce the Act of Terrorism Retained Limit.

**SECTION I. WHAT WE SHALL PAY ON YOUR BEHALF, B. DEFENSE AND DEFENSE COSTS**, paragraphs 1., 2., 3. and 5. are deleted in their entireties, and Paragraph 1. is replaced by the following:

1. We will not be obligated to assume charge of the investigation, settlement or defense of any claim made, suit brought or proceeding instituted against you. We will, however, have the right and shall be given the opportunity to participate in the defense and trial of any claims, suits or proceedings relative to any occurrence, which in our opinion, may create liability for us under the terms and conditions of this Policy. If we exercise such right, we will do so at our own expense.

**SECTION II. DEFINITIONS** is amended to include the following additional definitions:

# Act of terrorism means:

- any act which is verified or recognized by the United States Government as an act of terrorism, including a certified "act of terrorism" defined by Section 102. Definitions., of the Terrorism Risk Insurance Act of 2002 and any revisions, amendments, or extensions thereto; or
- 2. the use or threatened use of force or violence against person or property, or commission of an act dangerous to human life or property, or commission of an act that interferes with or disrupts an electronic or communication system, undertaken by any person or group, whether or not acting on behalf of or in connection with any organization, government, power, authority or military force, when the effect is to intimidate, coerce or harm a government, the civilian population or any segment thereof, or to disrupt any segment of the economy.

**Defense expenses** means any payment allocated to a specific loss, **claim** or **suit** for its investigation, settlement or defense, including but not limited to:

- 1. Attorney's fees and all other investigation, loss adjustment and litigation expenses;
- 2. Premiums on bonds to release attachments;
- 3. Premiums on appeal bonds required by law to appeal any claim or suit;
- 4. Costs taxed against the insured in any claim or suit;
- 5. Pre-judgment interest awarded against any insured;
- 6. Interest that accrues after entry of judgment.

It is understood and agreed that if any other endorsement to this policy excludes terrorism liability arising in one or more specified countries, the provisions of such exclusion shall supersede this endorsement.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Authorized Representative

or Countersignature (in States Where Applicable)

Manghlin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# MICHIGAN AMENDATORY ENDORSEMENT

Wherever used in this endorsement: 1)"Insurer" shall mean the insurance company which issued this policy; and 2)"First Named Insured", shall mean the Named Corporation, Named Organization, Named Sponsor, Named Insured, or Insured stated in the Declarations page.

It is hereby agreed and understood that the cancellation condition is deleted and replaced by the following:

- 1. This policy may be cancelled at any time at the request of the First Named Insured, in which case the Insurer shall refund the excess of paid premium or assessment above the pro rata rates for the expired time.
- 2. This policy may be cancelled at any time by the Insurer by mailing to the First Named Insured at the First Named Insured's address last known to the Insurer or an authorized agent of the Insurer, with postage fully prepaid, not less than ten (10) days' written notice of cancellation with or without tender of the excess of paid premium or assessment above the pro rata premium for the expired time. The excess, if not tendered, shall be refunded on demand.
- 3. The minimum earned premium on any policy cancelled hereunder shall not be less than the pro rata premium for the expired time or \$25.00, whichever is greater.

All other terms and conditions remain unchanged.

**AUTHORIZED REPRESENTATIVE** 

Thomas Mfanghlin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES OCCURRENCE DEFINITION AMENDATORY ENDORSEMENT (Amendment of Definition W.)

This Policy is amended to as follows:

SECTION II. DEFINITIONS, Paragraph W. is deleted in its entirety and replaced by the following:

W. Occurrence means an accident, including continuous, repeated, or related exposure to substantially the same general harmful conditions, which results in **bodily injury** or **property damage** neither expected or intended from **your** standpoint. **Bodily injury** or **property damage** that results from the use of reasonable force to protect persons or property shall not be considered expected or intended from **your** standpoint.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Authorized Representative

or Countersignature (in States Where Applicable)

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# **VIOLATION OF COMMUNICATION OR INFORMATION LAW EXCLUSION ENDORSEMENT**

This policy is amended to include the following exclusion:

# Violation of Communication or Information Law

This insurance does not apply to any liability arising out of any act that violates any statute, ordinance or regulation of any federal, state or local government, including any amendment of or addition to such laws, which prohibits or limits the sending, transmitting or communicating of material or information.

It is understood that to the extent any coverage may otherwise be available under this policy or any of its endorsements, the provisions of this exclusion will supersede.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Authorized Representative

or Countersignature (in States Where Applicable)

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# **FUNGUS EXCLUSION ENDORSEMENT**

NOTICE: EXCEPT FOR HEADINGS, WORDS THAT APPEAR IN BOLD HAVE SPECIAL MEANING, WHERE APPLICABLE.

This policy is amended to include the following exclusion:

# **Fungus**

This insurance does not apply to any loss, injury, damage, cost or expense, including, but not limited to, losses, costs or expenses related to, arising from or associated with clean-up, remediation, containment, removal or abatement, caused directly or indirectly, in whole or in part, by:

- a. Any fungus(i), molds(s), mildew or yeast, or
- b. Any **spore(s)** or toxins created or produced by or emanating from such **fungus(i)**, **molds(s)**, mildew or yeast, or
- c. Any substance, vapor , gas, or other emission or organic or inorganic body or substance produced by or arising out of any **fungus(i)**, **molds(s)**, mildew or yeast, or
- d. Any material, product, building component, building or structure, or any concentration of moisture, water or other liquid within such material, product, building component, building or structure, that contains, harbors, nurtures or acts as a medium for any fungus(i), molds(s), mildew, yeast, or spore(s) or toxins emanating therefrom.

Paragraphs a., b., c. and d. above apply regardless of any other cause, event, material, product and/or building component that contributed concurrently or in any sequence to that loss, injury, damage, cost or expense.

It is understood that to the extent any coverage may otherwise be provided under this policy or any of its endorsements, the provisions of this exclusion will supersede.

This policy is amended to include the following definitions:

Fungus(i) includes, but is not limited to, any of the plants or organisms belonging to the major group fungi, lacking chlorophyll, and including molds, rusts, mildews, smuts and mushrooms.

**Mold(s)** includes, but is not limited to, any superficial growth produced on damp or decaying organic matter or on living organisms, and **fungi** that produce **molds**.



This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# UNINSURED/UNDERINSURED MOTORIST EXCLUSION

**SECTION V.EXCLUSIONS**, is hereby amended to include the following paragraph:

This insurance does not apply to:

Any obligation of the Insured under any Uninsured Motorist or Underinsured Motorist law and to any sums you may be legally entitled to recover as damages from the owner or operator of an uninsured or underinsured automobile because of bodily injury and property damage sustained by any insured, caused by an occurrence and arising out of the ownership, maintenance, operation, use, loading or unloading of such automobile.

It is further agreed that SECTION II, DEFINITIONS, Paragraph E. Covered first party automobile expenses, is hereby deleted in its entirety and replaced by the following:

E. Covered first party automobile expenses means the minimal legally mandated automobile no fault and/or personal injury protection (PIP) expenses.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Moniar Manghlin

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no: 1130137
Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# **PublicResponse** SM

# (Advancement of PublicResponse Costs during a Crisis Management Event and Crisis Communications Management Insurance)

NOTICE: EXCEPT FOR HEADINGS, WORDS THAT APPEAR IN BOLD HAVE SPECIAL MEANING, WHERE APPLICABLE.

		Additional Declarations	
Item 1.	PublicResponse Sublimit of Insurance	\$250,000	Each Crisis Management Event and Aggregate
Item 2.	Crisis Management Limit of Insurance	\$50,000	Each Crisis Management Event and Aggregate

Item 3. Premium \$Included

This policy is amended to provide for Advancement of **PublicResponse Costs** during a **Crisis Management Event** and Crisis Communications Management Insurance pursuant to the terms, definitions, conditions and exclusions set forth below:

# INSURING AGREEMENT- PublicResponse<sup>SM</sup>

The following insuring agreements section is added to this policy for the purpose of the coverage provided by this endorsement:

# A. Advancement of PublicResponse Costs during a Crisis Management Event

We will pay on behalf of the **Named Insured PublicResponse Costs** that may be associated with damages covered by this policy arising from a **Crisis Management Event** first commencing during the Policy Period, up to the amount of the **PublicResponse Sublimit of Insurance**.

We will advance **PublicResponse Costs** that may be associated with damages covered by this policy directly to third parties.

# B. Crisis Communications Management Insurance

We will pay on behalf of the Named Insured Crisis Management Loss arising from a Crisis Management Event first commencing during the Policy Period, up to the amount of the Crisis Management Limit of Insurance.

C. A Crisis Management Event shall first commence at the time during the Policy Period when a Key Executive first becomes aware of an Occurrence that gives rise to a Crisis Management Event and shall end at the earliest of the time when we determine that a crisis no longer exists or when the PublicResponse Sublimit of Insurance and/or the Crisis Management Limit of Insurance, whichever applies, has been exhausted.

D. There shall be no Retained Limit or Self-Insured Retention applicable to PublicResponse Costs or Crisis Management Loss. We shall pay such PublicResponse Costs or Crisis Management Loss from first dollar, subject to other terms and conditions of this endorsement.

# LIMITS OF INSURANCE

The following Limits of Insurance provisions are added to this policy for the purpose of the coverage provided by this endorsement:

- A. The PublicResponse Sublimit of Insurance is the most we will pay for all PublicResponse Costs under this policy, regardless of the number of Crisis Management Events first commencing during the Policy Period. The PublicResponse Sublimit of Insurance shall be part of, not in addition to, the Limits of Insurance shown on the Declarations of this policy.
- B. The Crisis Management Limit of Insurance is the most we will pay for all Crisis Management Loss under this policy, regardless of the number of Crisis Management Events first commencing during the Policy Period. This Crisis Management Limit of Insurance shall be in addition to the Limits of Insurance shown on the Declarations of this policy.
- C. We will have no obligation to advance PublicResponse Costs or to pay Crisis Management Loss from the earliest of the time when we determine that a Crisis Management Event has ended or when the PublicResponse Sublimit of Insurance and/or the Crisis Management Limit of Insurance, whichever applies, has been exhausted.

# **DEFINITIONS**

The following definitions are added to this policy for the purpose of the coverage provided by this endorsement:

- A. Crisis Management Event means an Occurrence that in the good faith opinion of a Key Executive of the Named Insured, in the absence of Crisis Management Services, has or may reasonably been associated with or may be associated with:
  - damages covered by this policy that are in excess of the Retained Limit or Self-Insured Retention applicable to such damages; and
  - 2. significant adverse regional or national news media coverage.

**Crisis Management Event** shall include, without limitation, man-made disasters such as explosions, major crashes, multiple deaths, burns, dismemberment, traumatic brain injury, permanent paralysis, or contamination of food, drink or pharmaceuticals.

- B. Crisis Management Firm means any public relations firm or Crisis Management Firm approved by us that is hired by the Named Insured to perform Crisis Management Services in connection with the Crisis Management Event. Attached to and forming a part of this endorsement is a Schedule of firms that have been pre-approved by us and may be hired by the Named Insured without further approval by us.
- C. Crisis Management Limit of Insurance means the Crisis Management Limit of Insurance shown in Item 2 of the Additional Declarations of this endorsement.
- D. Crisis Management Loss means the following amounts incurred during a Crisis Management Event:
  - Amounts for the reasonable and necessary fees and expenses incurred by a Crisis Management Firm
    in the performance of Crisis Management Services for a Named Insured solely arising from a
    covered Crisis Management Event; and

- Amounts for reasonable and necessary printing, advertising, mailing of materials, or travel by directors, officers, employees or agents of a Named Insured or a Crisis Management Firm incurred at the direction of a Crisis Management Firm, solely arising from a covered Crisis Management Event.
- E. Crisis Management Services means those services performed by a Crisis Management Firm in advising the Named Insured on minimizing potential harm to the Named Insured from a covered Crisis Management Event by maintaining and restoring public confidence in the Named Insured.
- F. Key Executive means the Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, President, General Counsel or general partner (if the Named Insured is a partnership) of the Named Insured or sole proprietor (if the Named Insured is a sole proprietorship). A Key Executive also means any other person designated as such and scheduled by written endorsement.
- G. PublicResponse Costs means the following reasonable and necessary expenses incurred during a Crisis Management Event directly caused by a Crisis Management Event, provided that such expenses have been pre-approved by us and may be associated with damages that would be covered by this policy:
  - 1. Medical expenses;
  - 2. Funeral expenses;
  - 3. Psychological counseling;
  - 4. Travel expenses;
  - 5. Temporary living expenses;
  - 6. Expenses to secure the scene of a Crisis Management Event; and
  - 7. Any other expenses pre-approved by the Company.

PublicResponse Costs will not include defense costs or Crisis Management Loss.

G. PublicResponse Sublimit of Insurance means the PublicResponse Sublimit of Insurance shown in Item 1 of the Additional Declarations of this endorsement.

# **EXCLUSIONS**

The following exclusions are added to this policy for the purpose of the coverage provided by this endorsement:

This insurance will not apply to any **PublicResponse Costs** or **Crisis Management Loss** in connection with a **Crisis Management Event**:

- A. arising out of, based upon or attributable to the acts alleged, or to the same or related acts alleged or contained, in any crisis or claim that has been reported, or in any circumstances where notice has been given, under any policy of which (i) this policy is a renewal or replacement or which it may succeed in time, or (ii) any underlying policy, which is listed in the Schedule of Underlying Insurance or Declarations, is a renewal or replacement or which it may succeed in time;
- B. arising out of, based upon or attributable to any pending or prior crisis, claim, or **Suit** as of the inception date of this policy.

# **CONDITIONS**

The following conditions are added to this policy for the purpose of the coverage provided by this endorsement:

A. You must report any **Crisis Management Event** to us within twenty-four (24) hours of the time that a Key Executive first becomes aware of an Occurrence that gives rise to a **Crisis Management Event** to be eligible for the advancement of **PublicResponse Costs** and the payment of **Crisis Management Loss**.

Notice of a **Crisis Management Event** may be given by calling 1-877-244-3100. If notice is given by telephone, written notice shall be given as soon as practicable thereafter. Written notice should include:

- 1. how, when and where the Crisis Management Event is taking or took place;
- 2. the names and addresses of any injured persons and any witnesses; and
- 3. the nature and location of any injury or damage arising out of the Crisis Management Event.

Written notice should be mailed or delivered to:

AIG Claims, Inc.

175 Water Street, 22nd Floor
New York, NY 10038
Email: excessfnol@AIG.com

Email: excessfnol@AlG.com
Fax to computer: 866-743-4376

- B. There shall be no requirement that you obtain prior written approval from us before incurring any **Crisis**Management Loss, provided that the **Crisis Management Firm** selected by you to perform the Crisis

  Management Services has been approved by us. If you choose to retain a firm that does not appear in the

  Schedule attached to and forming a part of this endorsement, you must obtain our consent, which shall

  remain in our sole discretion, prior to retaining the services of such firm.
- C. Any payments for Crisis Management Loss or advancement of PublicResponse Costs that we make under this endorsement:
  - will not be deemed to be a determination of Insured's liability with respect to any claim or Suit that results from a Crisis Management Event; and
  - 2. will not create any duty to defend any **Suit** or to investigate any claim arising from a **Crisis Management Event**, nor any coverage obligations under this policy.
- D. If the Crisis Communications Management Insurance provided by this endorsement and any other insurance issued to the Named Insured by us or any of our affiliated companies shall apply to the same crisis or claim, the maximum limit of insurance under all insurance available will not exceed the highest applicable limit of insurance available under any one policy or endorsement. This condition does not apply to any other insurance issued by us or any of our affiliated companies specifically to apply as excess insurance over this endorsement.
- E. In the event of a dispute between the **Named Insured** and us as to whether a Crisis Management Event has occurred, the **Named Insured** may, at its own cost, retain the services of an approved **Crisis Management Firm** and/or advance **PublicResponse Costs**. Provided, however, if the **Named Insured** elects to retain an approved **Crisis Management Firm** or to advance **Public Response Costs**, we shall have no obligation to reimburse under this endorsement the **Named Insured** for such costs or expenses. The right to reimbursement shall be arbitrated pursuant to the rules of the American Arbitration Association in New York, New York or in the state indicated on the Declarations of this policy as the **Named Insured's** principal place of business.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

**Authorized Representative** or Countersignature (Where Applicable)

Monia Mfangklin

# Schedule A

# **Approved Crisis Management Firms**

The following firms are approved Crisis Mangement Firms:

# **Crisis Communications Mangement Firms:**

FIRM/ADDRESS	CONTACT/TELEPHONE	EMERGENCY TELEPHONE
Abernathy MacGregor Group		
New York Office	James T. MacGregor	Emergency
501 Madison Avenue	Tel: (212) 371-5999	
New York, N.Y. 10022	Cell: (646) 236-3271	Tel: (212) 343-0818
www.abmac.com	Fax: (212) 752-0723	Cell: (917) 449-9964
	<u>itm@abmac.com</u>	
	Rhonda Barnat	
	Tel: (212) 371-5999	
	Cell: (917) 912-6378	
	Fax: (212) 752-0723	
	<u>rb@abmac.com</u>	
Los Angeles Office	lan D. Campbell	Emergency
611 West Sixth Street	Tel: (213) 630-6550	Tel: (818) 957-5650
Suite 1880	Cell: (213) 489-3443	Cell: (917) 940-3476
Los Angeles, CA 90017	Fax: (213) 489-3443	
	idc@abmac.com	
Citigate Sard Verbinnen		
New York City	George Sard	Emergency
630 Third Avenue	Tel: (212) 687-8080	
New York, N.Y. 10017	Fax:(212) 687-8344	(917) 750-4392
www.sardverb.com	gsard@sardverb.com	24 Hours/7 Day
	Paul Verbinnen	
	Tel: (212) 687-8080	
	Fax: (212) 687-8344	
	pv@sardverb.com	
<u>Chicago</u>	Ron Culp	
343 West Erie Street	Tel: (312) 944-7398	
Suite 600	Fax: (312) 944-7785	
Chicago, IL 60610		
San Francisco	Paul Kranhold	
101 Second Street	Tel: (415) 618-8750	
Suite 2250	Fax: (415) 618-8702	
San Francisco, CA 94106		

FIRM/ADDRESS	CONTACT/TELEPHONE	EMERGENCY TELEPHONE
Hill & Knowlton		
New York City	Richard C. Hyde	Emergency
466 Lexington Avenue	Direct Tel: (212) 885-0372	
3 <sup>rd</sup> Floor	Main: (212) 855-0300	H&K Crisis Pager
New York, N.Y. 10017	Cell: (917) 816-2208	(818) 264-5193
www.hillandknowlton.com	Fax: (212) 885-0570	24 Hours/7 Days
	dhyde@hillandknowlton.com	
	Christopher R. Gidez	
	Direct Tel: (212) 885-0480	
	Main Tel: (212) 885-0300	
	Cell: (914) 319-6582	
	Fax: (212) 885-0570	
	cgidez@hillandknowlton.com	
Ottawa, Canada	Jo-Anne Polak	
55 Metcalfe Street	Direct Tel: (613) 786-9954	
Suite 1100	Main Tel: (613) 238-4371	
Ottawa, Canada	Cell: (613) 761-2684	
K1P 6L5	Fax: (613) 238-8642	
	jpolak@hillandknowlton.ca	
Lexicon Communications Corp.		
<u>Pasadena</u>	Steven Fink	Emergency
(Suburb of Los Angeles)	Direct Tel: (626) 683-9333	
520 Bellmore Way	Main Tel: (626) 683-9200	(626) 683-9333
Pasadena, CA 91103	Cell: (626) 253-1519	24 Hours/7 Days
nformation@lexiconcorp.com	Fax: (626) 449-7659	
	sfink@lexiconcorp.com	
Zeno Group		
Washington, D.C.	Phillip Armstrong	
The Foundry Building	Direct Tel: (202) 965-7801	
1055 Thomas Jefferson St., NW	Cell: (202) 669-9926	
Washington, D.C. 20007	phil.armstrong@zenogroup.com	
www.zenogroup.com		
Robinson Lerer & Montgomery		
New York City	Michael Gross	
1345 Avenue of the Americas	Direct Tel: (646) 805-2003	
4th Floor	Main Tel: (646) 805-2000	
New York, N.Y. 10105	Cell: (917) 853-0620	
www.rlmnot.com	Eav. (646) 005 2020	

91805 (12/09) AH2784

www.rlmnet.com

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Fax: (646) 805-2828

mgross@rlmnet.com

FIRM/ADDRESS	CONTACT/TELEPHONE	EMERGENCY TELEPHONE
Sitrick and Company, Inc.		
Los Angeles	Michael S. Sitrick	Emergency
1840 Century Park East	Direct Tel: (310) 788-2850	
Suite 800	Fax: (310) 788-2855	(310) 358-1011
Los Angeles, CA 90067 www.sitrick.com	mike_sitrick@sitrick.com	24 Hours/7 Days
New York City	Jeffrey Lloyd	
655 Third Avenue	Direct Tel: (212) 573-6393	
New York, N.Y. 10017	Main Tel: (212) 573-6100	
	Cell: (310) 963-2850	
	Fax: (212) 573-6165	
Investigative Firms:		
Kroll Associates		
New York City	Mary Jo Phillips	Emergency
900 Third Avenue	Direct Tel: (212) 833-3246	
New York, N.Y. 10022	Fax: (212) 644-5794	(800) GET-KROL
	mphillips@krollworldwide.com	(800) 438-5765
		World Wide Crisis
		Division 24 Hours/7 Days
		24 Hours/7 Days
GAB Robins North America, Inc.		
Parsippany	Kim Mertens	Emergency
9 Campus Drive	Direct Tel: (973) 993-3438	
Suite 7	Cell: (201) 404-6026	800-422-4436
Parsippany, N.J. 07504	Fax: (973) 993-1624	
www.gabrobinsna.com	mertens@gabrobins.com	
Montreal	Andre Mancini	Emergency
CGI (Division of GAB Robins)	Direct Tel: (800) 263-5361	000 000 5001
1611 Cremazie Blvd. East	Cell: (450) 566-5073	800-263-5361
3rd Floor	Fax: (514) 735-8439	
Montreal, Quebec H2M 2P2 Canada	andre.mancini@cgi.com	
www.cgi.com-insurance.htm		
/ของของเอาเลาเกรนาสเกษะเกินเก		

This endorsement, effective 12:01 AM: May 1, 2014

Forms a part of policy no.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

Bv: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# LIMITS OF INSURANCE AMENDATORY ENDORSEMENT

This endorsement modifies insurance provided under the following

# SPECIAL EXCESS LIABILITY POLICY FOR PUBLIC ENTITIES

I. Subparagraph A.1. of ITEM 3. LIMITS OF INSURANCE of the DECLARATIONS is deleted in its entirety and replaced by the following:

1. Aggregate Limits Limits of Liability

a.\$15,000,000 Products-Completed Operations Hazard Aggregate

b.\$15,000,000 Errors and Ommisions Liability Aggregate

c.\$15,000,000 Employee Benefit Liability Aggregate

d. \$5,000,000 Sewer Back-up Liability Aggregate

e. \$30,000,000 All Other Aggregate

- II. Subparagraph 3. is added to **ITEM 3. LIMITS OF INSURANCE** of the **DECLARATIONS** as Follows:
  - 3. **Per Occurrence** or **Wrongful Act** or **Employee Benefit Wrongful Act** Sublimit of Insurance.

\$5,000,000

Any one occurrence or wrongful act or employee benefit wrongful act or series of continuous, repeated, or related occurrences or wrongful acts or employee benefit wrongful acts in excess of your retained limit arising solely out of the back-up or overflow of any sewer line installed, owned, maintained and/or serviced by you or on your behalf.

III. Paragraph B. of ITEM 3. LIMITS OF INSURANCE of the DECLARATIONS is deleted in its entirety and replaced by the following:

B. Retained Limit

\$3,000,000 Any one occurrence or wrongful act or employee benefit wrongful act or series of continuous, repeated, or related occurrences or wrongful acts or employee benefit wrongful acts, other than arising out of the back-up or overflow of any sewer line installed, owned,

maintained and/or serviced by you or on your behalf.

\$5,000,000 Any one occurrence or wrongful act or employee

benefit wrongful act or series of continuous, repeated, or related occurrences or wrongful acts or employee benefit wrongful acts, arising solely out of the back-up or overflow of any sewer line installed, owned, maintained and/or serviced by you or on your behalf.

IV. Paragraph E. of **SECTION III. LIMITS OF INSURANCE** is deleted in its entirety and replaced with the following:

E. The Per Occurrence or Wrongful Act or Employee Benefit Wrongful Act Limit of Insurance is the most we will pay for the sum of all damages and/or defense costs because of bodily injury or property damage arising out of a single occurrence or all losses arising out of a single wrongful act or all losses arising out of a single employee benefit wrongful act.

Subject to such Per Occurrence or Wrongful Act or Employee Benefit Wrongful Act
Limit of Insurance described above, the Per Occurrence or Wrongful Act or
Employee Benefit Wrongful Act Sublimit of Insurance is the most we will pay for
the sum of all damages and/or defense costs because of bodily injury or property
damage arising out of a single occurrence or all losses arising out of a single
wrongful act or all losses arising out of a single employee benefit wrongful act,
arising solely out of the back-up or overflow of any sewer line installed, owned,
maintained and/or serviced by you or on your behalf

- V. Paragraph G. of **SECTION III. LIMITS OF INSURANCE** is deleted in its entirety and replaced with the following:
  - G. The Aggregate Limits shown in ITEM 3. of the DECLARATIONS apply as follows:
    - 1. The **Products-Completed Operations Hazard** Aggregate is the most we will pay for all damages and/or defense costs included in the **products-completed** operations hazard.

- 2. The Errors and Omissions Liability Aggregate is the most we will pay for all damages and/or defenses costs arising out of all wrongful acts.
- 3. The Employee Benefit Liability Aggregate is the most we will pay for all damages and/or defense costs arising out of all employee benefit wrongful acts.
- 4. The Sewer Back-Up Liability Aggregate is the most we will pay for all damages and/or defense costs arising out of back-up or overflow of any sewer line installed, owned, maintained and/or serviced by **you** or on **your** behalf.
- 5. The All Other Aggregate is the most **we** will pay for all damages and/or defense costs arising out of **bodily injury** or **property damage** to which this policy applies, caused by an **occurrence** except for:
  - a. any damages or defense costs subject to the Aggregate Limits described in Paragraphs 1. 2., 3. or 4. above, or
  - b. any damages or defense costs resulting from the ownership, maintenance or use of an **automobile**, which is not subject to an Aggregate Limit.

If more than one Aggregate Limit described above applies to the payment of damages and/or defense costs, then only a single aggregate limit may be reduced by the payment of such damages and/or defense costs. With respect to all damages and/or defense costs

arising out of the back-up or overflow of any sewer line installed, owned, maintained and/or serviced by **you** or on **your** behalf, the applicable single aggregate limit shall be the Sewer Back-Up Liability Aggregate.

Such Aggregate Limits described above are also subject to SECTION III. A. of this Policy if there are multiple municipalities as Named Insureds.

- VI. Paragraph I. is added to SECTION III. LIMITS OF INSURANCE as follows:
  - I. Subject to the **Per Occurrence** or **Wrongful Act** or **Employee Benefit Wrongful** Act Sublimit of Insurance and the Sewer Back-Up Liability Aggregate shown in the Declarations and described above, **we** will pay damages and/or defense costs under this policy arising out of the back-up or overflow of any sewer line installed, owned,

maintained and/or serviced by you or on your behalf, but only to the extent covered under the terms, conditions, exclusions and definitions of the Lexington Insurance Company Policy number 001322610 and any renewal or replacement thereof, subject to the policy period of this policy. In no event will the coverage afforded by this policy be broader than that afforded by the Lexington Insurance Company Policy(ies) referenced.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Monna Monghlin

This endorsement, effective 12:01 A.M. May 01, 2014

Forms a part of Policy No.: 1130137

Issued to: CHARTER COUNTY OF WAYNE

By: THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA

# **INDIANA AMENDATORY ENDORSEMENT**

When a claim or Suit is brought against an Insured in the state of Indiana and/or Indiana law applies, this policy is amended as follows:

The definition of Pollutants in this policy or in any endorsement to this policy is deleted in its entirety and replaced with the following:

Pollutants means any solid, liquid, gaseous, bacterial, fungal, electromagnetic, thermal or other substance that can be toxic or hazardous, cause irritation to animals or persons and/or cause contamination to property and the environment including smoke, vapor, soot, fumes, acids, alkalis, chemicals, and waste. Specific examples identified as pollutants include, but are not limited to, diesel, kerosene, and other fuel oils, gasoline, butane, propane, natural gas, and other fuels, brake fluid, transmission fluid, and other hydraulic fluids, ethylene glycol, methyltertbutylether IMTBEJ, methanol, ethanol, isopropyl alcohol, and propylene glycol, and other fuel and antifreeze additives, grease, tar, petroleum distillates, and other petroleum products and petroleum hydrocarbons, carbon monoxide, and other exhaust gases, stoddard solvent, mineral spirits, and other solvents, chromium compounds, emulsions/emulsifiers, tetrachloroethylene naphtha (PCEJ, perchloroethylene (PERC), trichloroethylene (TCEJ, methylene chloroform, and other dry cleaning chemicals, methyl isobytyl ketone, methyl ethal ketone, n-butyl acetate, 2-butoxyethanol, hexylene glycol, peroxides, freon, polychlorinated biphenyl (PCB), CFC113, chlorofluorocarbons, chlorinated hydrocarbons, adhesives, pesticides, insecticides, barium, Dichloroethylene, ethylene dichloride, dichloromethane, methylene chloride, ethylbenzene, lead, Mercury, Selenium, sulfate, xylene, silica, sewage, and industrial waste materials, and all substances, constituents, derivatives or degradative byproducts, or additives specifically listed, identified, or described by one or more of the following references:

- i. Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) Priority List Hazardous Substances (1997 and all subsequent editions);
- Agency for Toxic Substances And Disease Registry ToxFAQsM;
- iii. Clean Air Act's List of 188 Air Taxies And Diesel Particulate Matter;

- U.S. Environmental Protection Agency EMCI Chemical References Complete iv. Index:
- U.S. Environmental Protection Agency Persistent, Bioaccumulative, and ٧.
- vi. Indiana Department of Environmental Management, Remediation Closure Guide, March 22, 2012 edition, Table A-6 Screening Level Summary Table - 2012; and
- Vii. Indiana Department of Environmental Management, Risk Integrated System Closure Technical Guide, Default Closure Tables, January 31, 2006 Appendix 1 (Revised May 1, 2009)

Substances identified as examples above or by the referenced lists also include materials or substances to be discarded, recycled, reconditioned or reclaimed.

This definition of Pollutants applies whether or not such solid, liquid, gaseous, bacterial, fungal, electromagnetic or thermal irritant or contaminant or substance is your product or products used by you or for you, and/or is an integral part of or incidental to your business, operations, premises, site or locations or has any function in your business, operations, premises, site or locations.

For the purpose of this endorsement, Suit, Insured and Pollutants shall have the applicable meaning, in accordance with the terms of this policy, whether or not such term is in quotation marks or bolded.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Authorized Representative or

Countersignature (Where Applicable)