COMMERICAL GENERAL LIABILITY COVERAGE PART DECLARATIONS

(SINGLE LIMITS)

Policy No. Issued By:

CLA 1000001 Nautilus Insurance Company

Named Insured and Address Agent Name and Address 10041

(503) 227-0491

GCIS Various Entertainment Industry

800 NW 6th Ave Ste 335 Gales Creek Ins Svcs Inc Portland, OR 97209 Portland, OR 97209

Police eriod: P. December 1, 2009, to December 1, 2010 12:01 a.m. Standard Time

LIMI'I F INSUI NCE

ral Aggregate Limit \$ 2,000,000

(Completed Operations)

ducts-Company partions \$ 1,000,000

Aggrego

Personal & April Injury Unit \$1,000,000 Any One Person or

Organization

Each Occurrence mit \$ 1,000,000

Damage to Premises R d to Y Limit \$100,000 Any One Premises

Medical Expenese Limit xcluded

Form of Business: Individual Partnership Joje enture

Limited Liability Company Organization Including a Coration

(by luding a par ship,

joir ture quited liab company) X

Retroactive Date (CG0002 Only)

Coverage A of this insurance does not apply to "bodily injury" or "property dam which occurs before the Retroactive Date, if any, shown below:

Retroactive Date: None (Enter Date or "None" if no Retroactive Date of lies.)

Location of all Premises You Own, Rent or Occupy:

Endorsement Attached To This Coverage Form:

CG2026 (11-85), CG2101 (11-85), CG2134 (01-87), CG2135 (10-01), CG13AS (08-CSE22AS (08-04), CG0001 (12-04), CG0067 (03-05), CG0190 (10-89), CG2104 (11-85, CG2146 (07-98), CG2147 (07-98), CG2149 (09-99), CG 2167 (12-04), CG 2170 (11-020), CG2258 (11-85), CGE01AS (08-04), CGE02AS (08-04), CGE03AS (08-04), CGE10AS (08-04), CGE12AS (08-04), CGE15AS (08-04), CGE16AS (08-04), CL175 (02-86), CL176 (02-86). Endorsement A, Endorsement B, Endorsement C.

AI CD 38 10 01

LIQUOR LIABILITY COVERAGE PART DECLARATIONS

Policy No. Issued By:

CLA 1000001 Nautilus Insurance Company

Named Insured and Address Agent Name and Address 10041

(503) 227-0491

GCIS Various Entertainment Industry 800 NW 6th Ave Ste 335

800 NW 6th Ave Ste 335 Portland, OR 97209 Gales Creek Ins Svcs Inc Portland, OR 97209

Police eriod: Fr December 1, 2009, to December 1, 2010 12:01 a.m. Standard Time at your address own be v.

In return payment of premium and subject to all terms of this policy, we agree with you to provide as stated in this olicy.

LIMITS OF INSTACE

Aggregate Limit \$ 1,000,000

Each Common Cause L \$ 1,000,000

Form of Business: In Idual Artne p Joint Venture

X Organization Other than Post hip or Joint Venture)

Business Description: Tenant Use TV

Location of all Premises You Own, Rent or Capy

AI CD 56 06 92

QUICK REFERENCE COMMERCIAL GENERAL LIABILITY COVERAGE PART

READ YOUR POLICY CAREFULLY

The Commercial General Liability Coverage Part in your policy consists of Declarations, a Coverage Form (either CG 00 01 or CG 00 02), Common Policy Conditions and Endorsements, if applicable. Following is a Quick Reference indexing of the principal provisions contained in each of the components making up the Coverage Part, listed in sequential order, except for the provisions in the Declarations which may not be in the sequence shown.

DECLARATIONS

Named Insured and Mailing Address

Policy Period

Description of Business and Location of Premises

Limits of Insurance

Forms and Endorsements applying to the Coverage Part at time of issue

AGE FORM (CG 00 01 or CG 00 02)

SECTION I - COVERAGES

Coverage A – Bodily Injury and Property Damage Liability

Insuring Agreement

Exclusions

erage B – Personal and Advertising Injury Liability

Insuring Agreement

Exclusions

Coverage C ical Payments

Agreement

Payments Sup

ΓΙΟΝ WH S AN INSURED

11 – LI SECTI TS OF INSU

SECTION IV - (MMER RAL LIABILITY CONDITIONS

Bankr

Event o currence or Suit

Legal Action Agai

Other Insurance

Premium aud

Representations

Separation of Insurg

Transfer of Rights of Recovery Again s to U

When We Do Not Renew (applicable to CG 00 02

Your Right to Claim and "Occurrence" Inform (applicable to CG 00 02 only)

opplicable to CG 00 02 only) SECTION V – EXTENDED REPORTING PERIOD

SECTION VI – DEFINITIONS (SECTION V IN

COMMON POLICY CONDITIONS (IL 00 17)

Cancellation

Changes

Examination of Your Books and Records

Inspections and Surveys

Transfer of Your Rights and Duties under this Policy

ENDORSEMENTS (If Any)

Includes copyrighted material of Insurance Services Office, Inc., with its permission. Copyright, Insurance Services Office, Inc., 1982, 1984, 1986.

All coverage Parts included in this policy are subject to the following conditions.

A. Cancellation

- The first Named Insured shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.
- 2. We may cancel this policy by mailing or delighted the first Named Insured written no of cancel to at least:
 - a. 0 days fore the effective date of we cancel for nonpayment of um;
 - b. 30 days before the effective date of can ation if we cancel for any other
- Named Insurant mail or obtained address known to us.
- 4. Notice of cancellation will give the effective rate of cancellation. The policy eriod will give a late date.
- Named Insured any minimum and real first Named Insured any minimum and real first Named Insured cancels, the refund will be retained by the first Named Insured cancels, the refund by be less than pro rata. The cancellation we see even if we have not made or offer refund.
- If notice is mailed, proof of mailing will sufficient proof of notice.

B. Changes

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

C. Examination Of Your Books And Records

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

D. Inspections And Surveys

- 1. We have the right to:
 - a. Make inspections and surveys at any time;
 - Give you reports on the conditions we find; and

- c. Recommend changes.
- We are not obligated to make any inspections, surveys, reports or recommendations and any such actions we do undertake relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public. And we do not warrant that conditions:
 - a. Are safe or healthful; or
 - b. Comply with laws, regulations, codes or standards.
- Paragraphs 1. and 2. of this condition apply not only to us, but also to any rating, advisory, rate servide or similar organization which makes insurance inspections, surveys, reports or recommendations.
- 4. Paragraph 2. of this condition does not apply to any inspections, surveys, reports or recommendations we may make relative to certification, under state or municipal statutes, ordinances or regulations, of boilers, pressure wessels or elevators.

E. Pr

- first med Insured shown in the Declarations:
- . Is respecible for the payment of all premiums; and
- Will be payee for any return premiums we

F. Transic. Your Ats And Duties Under This Policy

Your rights are raties under this policy may not be transferred thout our written consent except in the case of an individual named sured.

If your eyour rights and duties to consistered to your legal representative but or while and within the scope contries as your or representative Until your legal representative coppered, anyone ing proper temporary customers of your reperty will have your rights and duties but only with expect to that property.

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

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 shown in the Declarations, and any other person or organization qualifying as a line of Insured under this policy. The words "we", s" and our" refer to the company providing this surance.

The yord "instead" mean any person or organization qualing as an und Section II – Who Is An Insu

Other ords and prases that appear in quotation marks the specimening. Ref Section \mathbf{V} – Definitions

SECTION I - COVER

COVERAGE A BOOLY IN THE PROPERTY DAMAGE LIABILITY

1. Insuring Agreement

- a. We will pay those sy that ed becomes legally obligation to pa s da ges because of "bodily injury or " erty q nage" to which this insurance ag l have the right and duty to defend the insur again any "suit" seeking those damages msured we will have no duty to defend against any "suit" seeking damages for "bodi injury" or "property damage" to which insurance does not apply. We may, a discretion, investigate any "occurrence" and settle any claim or "suit" that may result. But:
 - (1) The amount we will pay for damages is limited as described in Section III – Limits Of Insurance: and
 - (2) Our right and duty to defend ends when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverages A or B or medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under Supplementary Payments – Coverages A and B.

- **b.** This insurance applies to "bodily injury" and "property damage" only if:
 - (1) The "bodily injury" or "property damage" is caused by an "occurrence" that takes place in the "coverage territory";
 - (2) The "bodily injury" or "property damage" occurs during the policy period; and
 - (3) Prior to the policy period, no insured listed under Paragraph 1. of Section II Who Is An Insured and no "employee" authorized by you to give or receive notice of an "occurrence" or claim, knew that the "bodily injury" or "property damage" had occurred, in whole or in part. If such a listed insured or authorized "employee" knew, prior to the policy period, that the "bodily injury" or "property damage" occurred, then any continuation, change or resumption of such "bodily injury" or "property damage" during or after the policy period will be deemed to have been known prior to the policy period.
- c. "Bodily injury" or "property damage" which occurs during the policy period and was not, prior to the policy period, known to have occurred by any insured listed under Pararaph 1. of Section II Who Is An Insured mployee" authorized by you to give or ceive tice of an "occurrence" or claim, includes may continuation, change or resumption that "bodily injury" or "property the end of the policy period.
- d. "Bernalism" or "tropperty damage" will be deeme to have from known to have occurred at the earliest to e when any insured listed under Paragram 1. of Section II Who Is An Insured of the property "employee" authorized by you to give the eceive notice of an "occurrence" or claim
 - or "purerty damage" us or an other insurer,
 - (2) Receives a write or very demand or claim for dam as because the "bodily injury" or "prope. "lamage"; or
 - (3) Becomes aware by many other means that "bodily injury" or "phorety damage" has occurred or has begun to cur.

e. Damages because of "bodily injury" include damages claimed by any person or organization for care, loss of services or death resulting at any time from the "bodily injury".

2. Exclusions

This insurance does not apply to:

a. Expected Or Intended Injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" resulting from the use of reasonable force to protect property.

b. Contradual Lia ity

"Bodily ciury" or opperty damage" for which the instant is objected to pay damages by eason to the a sumption of liability in a contract of reement. This exclusion does not apply to liably for damages:

- (1) that the sured would be the absence on tract or the absence of the sured would be the sured would be the absence of the sured would be the sured would be
- (2) Assumed tract or eement that is an "incora containjury" or "prope an "in t", p ded the "bodily amage" subsequent to the exe on of the r the p or agreement. Solely liability assumed in "insur cor reasonable attorne neg ees sary litigation expenses incurre or fo party deem other than an insured to be damages because of bodily ury" "property damage", provided:
 - (a) Liability to such party for, or or the cost of, that party's defense has also be assumed in the same "insured contact,";
 - (b) Such attorney fees and litigation expenses are for defense of that party against a civil or alternative dispute resolution proceeding in which damages to which this insurance applies are alleged.

c. Liquor Liability

"Bodily injury" or "property damage" for which any insured may be held liable by reason of:

- Causing or contributing to the intoxication of any person;
- (2) The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or
- (3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

This exclusion applies only if you are in the business of manufacturing, distributing, selling, serving or furnishing alcoholic beverages.

d. Workers' Compensation And Similar Laws

Any obligation of the insured under a workers' compensation, disability benefits or unemployment compensation law or any similar law.

e. Employer's Liability

"Bodily injury" to:

- (1) An "employee" of the insured arising out of and in the course of:
 - (a) Employment by the insured; or
 - **(b)** Performing duties related to the conduct of the insured's business; or
- The spouse, child, parent, brother or sister of that "employee" as a consequence of agraph (1) above.
 - e. sion applies:
- Wheth the insured may be liable as an employed r in any other capacity; and
 - To any gation to share damages with or meony else who must pay of the injury.

This exclusion aloes not apply to liability assumed by the insured under an "insured contract"

f. Pollution

- (1) "Bodily injury" or "property damage" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":
 - (a) At or from any premises, site or location which is or was at any time owned or occupied by, or rented or loaned to, any insured. However, this subparagraph does not apply to:
 - (i) "Bodily injury" if sustained within a building and caused by smoke, can expect or soot produced by or original to from equipment that is used to pullding, equipment that is used to pullding, equipment that is used to pat was for personal use, by the eding's occupants or their guests;
 - (ii) " lilv iniury" or "property damage" which you m eld liable. if ctor ou are a nd the owner such 2 or lea mises, site or added to your bee policy as a dd hal insured respect to you going ope performed for t addition (10) at that premise site or nd such premise ite or not ation and never we own or o upied by, or rented or Janed any insured, other than that ditiona insured: or
 - (iii) "Bodily injury" or "prope amage" arising out of heat, smoke or fume from a "hostile fire":
 - (b) At or from any premises, site or location which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste;
 - (c) Which are or were at any time transported, handled, stored, treated, disposed of, or processed as waste by or for:
 - (i) Any insured; or
 - (ii) Any person or organization for whom you may be legally responsible; or

- (d) At or from any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured's behalf are performing operations if the "pollutants" are brought on or to the premises, site or location in connection with such operations by such insured, contractor or subcontractor. However, this subparagraph does not apply to:
 - (i) "Bodily injury" or "property damage" arising out of the escape of fuels, lubricants or other operating fluids which are needed to perform the normal electrical, hydraulic mechanical functions necessary for the operation of "mobile equipment" or its parts, if such fuels, lubricants or other operating fluids escape from a vehicle part designed to hold, store or receive them. This exception does not apply if the "bodily injury" or "property damage" arises out of the intentional discharge, dispersal or release of the fuels, lubricants or other operating fluids, or if such fuels, lubricants or other operating fluids are brought on or to the premises, site or location with the intent that they be discharged, dispersed or released as part of the operations being performed by such insured, contractor or subcontractor;
 - "Bodily injury" or "property damage" ustained within a building and sed by the release of gases, furs or vapors from materials bright into that building in hection with operations being perform by you or on your behalf by a matactor or subcontractor; or
 - (iii) "Proof injury" or "property damage" ang out of heat, smoke or fumes om a "hostile fire".
- t or from any premiser r location which any insured ractors any c bcontractors rking din v or red's beha indir on an re dons he operations performing or or, monition, treat, are to ter clean up. remove, d oxify or neutralize, or ny way respond to, or "pollutants". assess the effect

- (2) Any loss, cost or expense arising out of any:
 - (a) Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants"; or
 - (b) Claim or "suit" by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, to be expected by the second of the s
- er, this i How agraph does not apply to or dateges because of "property liabili damag hat the insured would have in the absence such request, demand, order or tatutor regulatory rea ent, or such "suit" by behalf of a or governmental πιy.

g. Aircraft, A ercraft

"Bodily injury" or "propose a mage" arising but of the ownership, make nance, entrustment to others of aircraft at or watercraft owned or op ted by entropy or loaned to any insured the inchase operation and "loading or unloading".

This exclusion applies explicit if the claims or against any insured allege negligen wronadoina in the supervisi ուing, employment, training or monitoring others by that insured, if the "occurrence" which cause the "bodily injury" or "property dam involved the ownership, maintenance, use or entrustment to others of any aircraft, "auto" or watercraft that is owned or operated by or rented or loaned to any insured.

This exclusion does not apply to:

- (1) A watercraft while ashore on premises you own or rent;
- (2) A watercraft you do not own that is:
 - (a) Less than 26 feet long; and
 - **(b)** Not being used to carry persons or property for a charge;
- (3) Parking an "auto" on, or on the ways next to, premises you own or rent, provided the "auto" is not owned by or rented or loaned to you or the insured;
- (4) Liability assumed under any "insured contract" for the ownership, maintenance or use of aircraft or watercraft; or

- (5) "Bodily injury" or "property damage" arising out of:
 - (a) The operation of machinery or equipment that is attached to, or part of, a land vehicle that would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law in the state where it is licensed or principally garaged; or
 - (b) the operation of any of the machinery or equipment listed in Paragraph f.(2) or f.(3) of the definition of "mobile equipment".

h. Mobile Equipment

"Bodily injury" or "property damage" arising out of:

- (1) The transportation of "mobile equipment" by an "auto" owned or operated by or rented or loaned to any insured; or
- (2) The use of "mobile equipment" in, or while in practice for, or while being prepared for, any prearranged racing, speed, demolition, or stunting activity.

i. War

"Bodily injury" or "property damage", however caused, arising, directly or indirectly, out of:

- (1) War, including undeclared or civil war;
- (2) Tarlike action by a military force, including in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using minery personnel or other agents; or
 - Insurred III, rebellion, revolution, usurped action taken by governmental authority in binaring or defending against any of these

j. Damage Toperty

"Proper amage" to:

- (1) erty you own, rent, or o including an osts or expenses in .ea you, or r person, orga v, for any dion or U repair, replacem enhance nt, restoration r main anu such propy for any reason ncluding revention of injury to a per or damage another's property;
- (2) Premises you sell, garaway or abandon, if the "property damage rises out of any part of those premises;
- (3) Property loaned to you;
- (4) Personal property in the care, custody or control of the insured;

- (5) That particular part of real property on which you or any contractors or subcontractors working directly or indirectly on your behalf are performing operations, if the "property damage" arises out of those operations; or
- (6) That particular part of any property that must be restored, repaired or replaced because "your work" was incorrectly performed on it.

Paragraphs (1), (3) and (4) of this exclusion do not apply to "property damage" (other than to premises, including the damaga conter of such remises, rented to you for a f 7 or ` ver consecutive days. A period rance applies to Damage To You as described in imit of ir epara s Ren o Pren imits of Insurance. Section III

aragraph of this exclusion does not apply are "your work of were never occurred or held to an you.

Paragraphs (3) (5) at (6) of this exclusion of the paragraphs (3) (5) at (6) of this exclusion of the paragraphs (4) at (5) at (6) of this exclusion of the paragraphs (5) at (6) of this exclusion of the paragraphs (6) of the paragra

Paragraph (6) of this except n does not to "property damage" included in the "od" s-completed operations had d".

k. Damage To Your Pro

"Property damage" to "your auct" a ring out of it or any part of it.

I. Damage To Your Work

"Property damage" to "your work" awaing out of it or any part of it and included in the "productions hazard".

This exclusion does not apply if the damaged work or the work out of which the damage arises was performed on your behalf by a subcontractor.

m. Damage To Impaired Property Or Property Not Physically Injured

"Property damage" to "impaired property" or property that has not been physically injured, arising out of:

- (1) A defect, deficiency, inadequacy or dangerous condition in "your product" or "your work"; or
- (2) A delay or failure by you or anyone acting on your behalf to perform a contract or agreement in accordance with its terms.

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

n. Recall Of Products, Work Or Impaired Property

Damages claimed for any loss, cost or expense incurred by you or others for the loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:

- (1) "Your product";
- (2) "Your work"; or
- (3) "Impaired property";

if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.

o. Personal And Advertising Injury

"Bodily injury" arising out of "personal and advertising injury".

p. Electronic Data

Damages arising out of the loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

As used in this exclusion, electronic data means information, facts or programs stored as or on, created or used on, or transmitted to or from computer software, including systems and applications software, hard or floppy disks, CD-ROMS, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled

fire to purises while rented to you or porarily occuped by you with permission of the own A separate limit of insurance applies to this cover the scriber of Section III – Limits Of Insurance.

COVERAGE B PER AL AND ADVERTISING INJURY LIABILITY

1. Insuring Ament

- pay those sums the a. We e insured becon legally obligated to amages because "personal and ertising rv" to We will ha the which this urance ap right and dut to de . th. nsured aga se dam. any "suit" seeking However, v to defend we will have no e insured eeking damages for against any "suit "personal and advertis injury" to which this insurance does not app discretion, investigate any We may, at our nse and settle any claim or "suit" that may result. But:
 - The amount we will pay for damages is limited as described in Section III – Limits Of Insurance; and

(2) Our right and duty to defend end when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverages A or B or medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under Supplementary Payments – Coverages **A** and **B**.

b. This insurance applies to "personal and advertising injury" caused by an offense arising out of your business but only if the offense was committee "coverage territory" during the policy fod.

2. Exclusion

Tonsurated does reapply to:

Knowing lation Of Rights Of Another

Rersonal an advertising injury" caused by or the direction of the country at the rights of another and the inflict personal and advertising in the country at the rights.

b. Material Published W. K. wledge Of Falsity

"Personal and advertising jury" arises of off oral or written publication material do by or at the direction the sure with knowledge of its falsity.

c. Material Published Prior Topolicy fiod

"Personal and advertising injury" at the of oral or written publication of ma whose first publication took place before the beginning of the policy period.

d. Criminal Acts

"Personal and advertising injury" arising out of a criminal act committed by or at the direction of the insured.

e. Contractual Liability

"Personal and advertising injury" for which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

f. Breach Of Contract

"Personal and advertising injury" arising out of a breach of contract, except an implied contract to use another's advertising idea in your "advertisement".

g. Quality Or Performance Of Goods – Failure To Conform To Statements

"Personal and advertising injury" arising out of the failure of goods, products or services to conform with any statement of quality or performance made in your "advertisement".

h. Wrong Description Of Prices

"Personal and advertising injury" arising out of the wrong description of the price of goods, products or services stated in your "advertisement".

i. Infringement Of Copyright, Patent, Trademark Or Trade Secret

"Personal and advertising injury" arising out of the infringement of copyright, patent, trademark, trade secret or other intellectual property rights.

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

j. Insureds In Media And Internet Type Businesses

"Personal and advertising injury" committed by an insured whose business is:

- Advertising, broadcasting, publishing or telecasting;
- (2) Designing or determining content of websites for others; or
- (3) An Internet search, access, content or ice provider.

advertising advertising ection.

this exclusion does not apply to a ragraph 14.a., b. and c. of "personal and advertising piury" under the Definitions ection.

of the process of this exclusion, the placing of the porder links, or advertising, for you or others where on the Internet, is not by itself, sidered the business of advertising broadcasting, publishing or telecast

k. Electric Chatrooms Or Bull Boards

"Person and advertising irror arise out of an electron chatroom chiletin both the insured hos powns, or a chiletin both the exercises convol.

I. Unauthorized User Another's me Or Product

"Personal and advertise injury" arising out of the unauthorized use of pother's name or product in your e-mail add, domain name or metatag, or any other similar tactics to mislead another's potential customers.

m. Pollution

"Personal and advertising injury" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants" at any time.

n. Pollution-Related

Any loss, cost or expense arising out of any:

- (1) Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any poond to, or assess the effects of,
- (2) Cla or sul by or on behalf of a mental uthority for damages gov 📘 for, monitoring, cleaning beca of tea noving, containing, treating, up, or neutralizing, or in any way detoxify to, or assessing he effects of, respond

o. War

"Personal acceptising Jury", however caused, arising, directions in ectly, out of

- (1) War, including undeck or civil w
- (2) Warlike action by a recary force action in hindering a refending again, an actual or expect, at a specific again, any government, sovereign other thority using military personnel cother at a specific action.
- (3) Insurrection, rebellion, revolution power, or action taken by gammental authority in hindering or defending against any of these.

COVERAGE C MEDICAL PAYMENTS

1. Insuring Agreement

- a. We will pay medical expenses as described below for "bodily injury" caused by an accident:
 - (1) On premises you own or rent;
 - (2) On ways next to premises you own or rent;
 - **(3)** Because of your operations; provided that:
 - (1) The accident takes place in the "coverage territory" and during the policy period;
 - (2) The expenses are incurred and reported to us within one year of the date of the accident; and
 - (3) The injured person submits to examination, at our expense, by physicians of our choice as often as we reasonably require.

- b. We will make these payments regardless of fault. These payments will not exceed the applicable limit of insurance. We will pay reasonable expenses for:
 - First aid administered at the time of an accident;
 - (2) Necessary medical, surgical, x-ray and dental services, including prosthetic devices; and
 - (3) Necessary ambulance, hospital, professional nursing and funeral services.

2. Exclusions

We will not pay expenses for "bodily injury":

a. Any Insured

To any insured, except "volunteer workers".

b. Hired Person

To a person hired to do work for or on behalf of any insured or a tenant of any insured.

c. Injury On Normally Occupied Premises

To a person injured on that part of premises you own or rent that the person normally occupies.

d. Workers Compensation And Similar Laws

To a person, whether or not an "employee" of any insured, if benefits for the "bodily injury" are payable or must be provided under a workers' compensation or disability benefits law or a similar law.

e. At ses Activities

a peop injured while practicing, instructing or participing in any physical exercises or games, spo or athletic contests.

f. oducts-Operations Hazard

Incompleted perations hazar

g. Coverage A usions

Excluded er Coverage A.

SUPPLEMENT RY PAYMENTS – COVERAGES A AND B

- 1. We will with respect any we investigate settle, or a suit" again an insured we dete
 - a. All expenses we in
 - b. Up to \$250 for the of bail both required because of accident artraffic law violations arising out of the use the property vehicle to which the Bodily Injury Liability Charge applies. We do not have to furnish these unds.

- c. The cost of bonds to release attachments, but only for bond amounts within the applicable limit of insurance. We do not have to furnish these bonds.
- d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$250 a day because of time off from work.
- e. All costs taxed against the insured in the "suit".
- f. Prejudgment interest awarded against the insured on that part of the judgment we pay. If we may take to pay the applicable limit of insurate, we want pay any prejudgment interest ased on that period of time after the offer.
- All interes on the all amount of any judgment hat accruit after entry of the judgment and fore we have paid, offered to pay, or distinguished applicable of judgment that is when applicable of judgment that

These payments of red the limits of insurance.

- 2. If we defend an insured a "suit" a indemnitee of the insured is a named a year to the "suit", we will defend to indemnit if of the following conditions are set:
 - a. The "suit" against the incommittee seeks damages for which the instead has sumed the liability of the indemnitee in a gratract agreement that is an "insured contract."
 - **b.** This insurance applies to stability assumed by the insured;
 - c. The obligation to defend, or the cost defense of, that indemnitee, has also been assumed by the insured in the same "insured contract":
 - d. The allegations in the "suit" and the information we know about the "occurrence" are such that no conflict appears to exist between the interests of the insured and the interests of the indemnitee;
 - e. The indemnitee and the insured ask us to conduct and control the defense of that indemnitee against such "suit" and agree that we can assign the same counsel to defend the insured and the indemnitee; and
 - f. The indemnitee:
 - (1) Agrees in writing to:
 - (a) Cooperate with us in the investigation, settlement or defense of the "suit";

- (b) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the "suit":
- (c) Notify any other insurer whose coverage is available to the indemnitee; and
- (d) Cooperate with us with respect to coordinating other applicable insurance available to the indemnitee; and
- (2) Provides us with written authorization to:
 - (a) Obtain records and other information related to the "suit"; and
 - (b) Conduct and control the defense of the indemnitee in such "suit".

So long as the above conditions are met, attorneys' fees incurred by us in the defense of that indemnitee, necessary litigation expenses incurred by us and necessary litigation expenses incurred by the indemnitee at our request will be paid as Supplementary Payments. Notwithstanding the provisions of Paragraph 2.b.(2) of Section I – Coverage A – Bodily Injury And Property Damage Liability, such payments will not be deemed to be damages for "bodily injury" and "property damage" and will not reduce the limits of insurance.

Our obligation to defend an insured's indemnitee od to pay for attorneys' fees and necessary ation expenses as Supplementary Payments ands when:

- a. We have used up the applicable limit of in the payment of judgments or attlement or
- The conditions set forth above, or the terms of the agreer to described in Paragraph f. onger met.

SECTION SURED

- 1. If you are designation the Declarations as:
 - a. An individe you and your spouse are insureds to only with respect to the conduct of a but ass of which you are the sole owner.
 - b. A parership or joint venture, are an insured four members, particular and their spot are also in eds, but on with respect to the onduct of usiness.
 - c. A limited liability contain, you can insured. Your members are so insureds, at only with respect to the condition of your business. Your managers are insured but only with respect to their duties as your managers.

- d. An organization other than a partnership, joint venture or limited liability company, you are an insured. Your "executive officers" and directors are insureds, but only with respect to their duties as your officers or directors. Your stockholders are also insureds, but only with respect to their liability as stockholders.
- e. A trust, you are an insured. Your trustees are also insureds, but only with respect to their duties as trustees.
- 2. Each of the following is also an insured:
 - a. Your "volunteer workers" only while performing the conduct of your business, duties ", other than either your or yo "employ "exect e officers f you are an organization a partne ther th hip, joint venture or limited pany) your managers (if you are lability c limited ility company), but only for acts ithin the s be of their employment by you or e perfo ng duties relate the conduct iness. Ha he of these "employees" vorkers" anteer or insureds for
 - (1) "Bodily mjury" or so and adverting injury":
 - ers or m (a) To you, to your pa you are a partne if you to your member e a nited o-"en liability company, to oyee" of his while in the cour or her employment or performing du s relat to the conduct of your bus το your other "volunteer wo while performing duties related to the condu of your business;
 - (b) To the spouse, child, parent, brother or sister of that co-"employee" or "volunteer worker" as a consequence of Paragraph (1)(a) above;
 - (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in Paragraphs (1)(a) or (b) above; or
 - (d) Arising out of his or her providing or failing to provide professional health care services.
 - (2) "Property damage" to property:
 - (a) Owned, occupied or used by,

- **(b)** Rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by
- you, any of your "employees", "volunteer workers", any partner or member (if you are a partnership or joint venture), or any member (if you are a limited liability company).
- **b.** Any person (other than your "employee" or "volunteer worker"), or any organization while acting as your real estate manager.
- **c.** Any person or organization having proper temporary custody of your property if you die, but only:
 - (1) With respect to liability arising out of the maintenance or use of that property; and
 - (2) Until your legal representative has been appointed.
- **d.** Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights and duties under this Coverage Part.
- 3. Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and over which you maintain ownership or majority interest, will qualify as a Named Insured if there is no other similar insurance realiable to that organization. However:
 - Coverage under this provision is afforded only until the 90th day after you acquire or form the organization or the end of the policy period, is earlier:
 - overage does not apply to "bodily injury" or "property chage" that occurred before you capuired or med the organization; and
 - adventile and adventile and sinjury sing out of an offense committed before, ou acquired or formed the organization

No person or or azation is an insured with respect to the conduct pany current or past partnership, joint venture or traced liability company the post shown as a Named pured in the Declaration.

SECTION III - THIS OF INSUFFICE

- 1. The Limits of Incounce storm the Declarates and the rules below the move will pay regardless of the nurse of:
 - a. Insureds;
 - **b.** Claims made or "suits" wht; or
 - **c.** Persons or organizations whing claims or bringing "suits".

- **2.** The General Aggregate Limit is the most we will pay for the sum of:
 - a. Medical expenses under Coverage C;
 - b. Damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard"; and
 - c. Damages under Coverage B.
- 3. The Products-Completed Operations Aggregate Limit is the most we will pay under Coverage A for damages because of "bodily injury" and "property damage" in the "products-completed operation" azaro
- 4. Subject to above, Personal and Advertising Injury Line is the post we will pay under Grage Boar the sol of all damages because all "person and advertising injury" sustained by one person or organization.
- 5. Subject to 2. 3. above, which applies, the Each the Limit is the lost e will pay for the sum of:
 - a. Damages of age A nd
 - b. Medical expenses under rage C because of all "bodily in y" and "occurred y" occurred y".
- 6. Subject to 5. above, the mage ises Rented To You Limit is the lost will pa under Coverage A for damages be se of operty damage" to any one premises, while nted you, or in the case of damage by fire, Jď to you or temporarily occupied by a with permission of the owner.
- Subject to 5. above, the Medical Expense Liped the most we will pay under Coverage C all medical expenses because of "bodily injury" sustained by any one person.

The Limits of Insurance of this Coverage Part apply separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits of Insurance.

SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS

1. Bankruptcy

Bankruptcy or insolvency of the insured or of the insured's estate will not relieve us of our obligations under this Coverage Part.

2. Duties In The Event Of Occurrence, Offense, Claim Or Suit

- a. You must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, notice should include:
 - (1) How, when and where the "occurrence" or offense took place;
 - (2) The names and addresses of any injured persons and witnesses; and
 - (3) The nature and location of any injury or damage arising out of the "occurrence" or offense.
- **b.** If a claim is made or "suit" is brought against any insured, you must:
 - (1) Immediately record the specifics of the claim or "suit" and the date received; and
 - (2) Notify us as soon as practicable.

You must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. You and any other involved insured must:
 - (1) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or "suit";
 - (2) Authorize us to obtain records and other information:
 - (3) Coperate with us in the investigation or ment of the claim or defense against the "it"; and
 - 4) Assist upon our request, in the enforcer of of any right against any person or reganization which may be liable the red because of injury or damage this in ance may also apply.
- d. No insured with except at that insured's own cost, volunt make a payment, assume any obligation incur any expense, other than for first air mout our consent.

3. Legal for Against Us

No person organization has right been this Coverage Pa

a. To join us as party the e bring us to a "suit" asking for changes from a insured; or

b. To sue us on this Coverage Part unless all of its terms have been fully complied with.

A person or organization may sue us to recover on an agreed settlement or on a final judgment against an insured; but we will not be liable for damages that are not payable under the terms of this Coverage Part or that are in excess of the applicable limit of insurance. An agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.

4. Other Insurance

If other variance expectible insurance is available to the inred for a loss we cover under Coverage A or B this Coverage Part, our of ations limited follows:

a Primary I Irance

his insur e is primary except when **b.** ow appl If this insurage primary, our re not affee s any of the other mourance is ımar Then, we will other i share with rance by the Jed in method d beloy

b. Excess Insurance

This insurance is excess **r**:

- (1) Any of the other insurance whener primary, excess, congent in an other basis:
 - (a) That is Fire, Extended verage Builder's Risk, Installation Rise or since coverage for "your work";
 - (b) That is Fire insurance for premise rented to you or temporarily occupied you with permission of the owner;
 - (c) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner; or
 - (d) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Section I – Coverage A – Bodily Injury And Property Damage Liability.
- (2) Any other primary insurance available to you covering liability for damages arising out of the premises or operations, or the products and completed operations, for which you have been added as an additional insured by attachment of an endorsement.

When this insurance is excess, we will have no duty under Coverages A or B to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

c. Method Of Sharing

If all of the other insurance permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If a cof the other insurance does not permit of the contribute of the contribute limit. Under this method, each insurer's share is completed on the ratio of its applicable limit of insurance of insurers.

5. Pren. A

- a. We will compare all premiums for this Coverage Para accordance with our rules and rates.
- b. Premiur nown in this Coverage Part as premium is a deposit close of each audit adva mium only. we will At 1 compu he earned premi for to period and send tice to the Named N red. The due for d retrospe premiums is the day nown the due date of the adv on the bill. If the and audit premiums paid for policy perions greater m, we will return the than the earned preexcess to the first Name sured.
- c. The first Named Insured in keep records of the information we need for premium computation, and send us copies at such times as we may request.

6. Representations

By accepting this policy, you agree:

- **a.** The statements in the Declarations are accurate and complete;
- **b.** Those statements are based upon representations you made to us; and
- **c.** We have issued this policy in reliance upon your representations.

7. Separation Of Insureds

Except with respect to the Limits of Insurance, and any rights or these specifically assigned in this Coverage for the first Named Insured, this insurance opplies:

- a. As if what Name Insured were the only lamed were the only
- deparated each insured against whom claim made or it" is brought.

8. Training Of Foots Of Recover inst Others To Us

to reco If the insured has all or part of any payment de ur this Coverage .ave Part, those rights are ed to us, insured must do nothing after s to impai At our request, the insure vill bring transfer those rights to us id help er ce them.

9. When We Do Not Renew

If we decide not to renew this overage art, we will mail or deliver to the first Name land the shown in the Declarations written in the nonrenewal not less than 30 days before the expiration date.

If notice is mailed, proof of mailing will be sufferent proof of notice.

SECTION V – DEFINITIONS

- "Advertisement" means a notice that is broadcast or published to the general public or specific market segments about your goods, products or services for the purpose of attracting customers or supporters. For the purposes of this definition:
 - Notices that are published include material placed on the Internet or on similar electronic means of communication; and
 - b. Regarding web-sites, only that part of a web-site that is about your goods, products or services for the purposes of attracting customers or supporters is considered an advertisement.

2. "Auto" means:

 A land motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment; or **b.** Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law in the state where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

- **3.** "Bodily injury" means bodily injury, sickness or disease sustained by a person, including death resulting from any of these at any time.
- 4. "Coverage territory" means:
 - a. The United States of America (including its territories and possessions), Puerto Rico and Canada:
 - International waters or airspace, but only if the injury or damage occurs in the course of travel or transportation between any places included in a. above; or
 - c. All other parts of the world if the injury or damage arises out of:
 - Goods or products made or sold by you in the territory described in a. above;
 - (2) The activities of a person whose home is in the territory described in a. above, but is away for a short time on your business; or
 - (3) "Personal and advertising injury" offenses that take place through the Internet or similar electronic means of communication

ided the insured's responsibility to pay amages is determined in a "suit" on the merits, in the temory described in **a.** above or in a settle e agree to.

- 5. "Le loyee includes a "leased worker". s not include a "temporary ter".
- the one sitions eated by your charter, constitution, by-law any other similar governing document.
- 7. "Hostile fire" means one which becomes uncontrollable or breaks out from where it was intended be.
- 8. "Impaired operty" means tangit property, other than "your pluct" or "your your, that do not be used or is less reful becare
 - a. It incorporates "your oductor "your work" that is known or lought to defective, deficient, inadequator dangerous.
 - **b.** You have failed to full the terms of a contract or agreement;

if such property can be restored use by:

 a. The repair, replacement, adjustment or removal of "your product" or "your work"; or

- **b.** Your fulfilling the terms of the contract or agreement.
- 9. "Insured contract" means:
 - a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire to premises while rented to you or temporarily occupied by you with permission of the owner is not an "insured contract";
 - b. A sidetrack agreement;
 - c. Any easure or license agreement, except in connection or demolition operation or or win 50 feet of a railroad;
 - d. An objection, as equired by ordinance, to indemnit municipality, except in connection with work a municipality;
 - e. elevator aintenance agreement;
 - part any other 🚅 agreement perta. to your indemnification iess including an nunicipa in connection with work .ıne ora n licipality) under which you assume the bility of an ort party to pay for "boding ury" or "p damage" to a third persor organiza would liability means a liability ed by law in the absen of an ontr or agreement.

Paragraph **f.** does not incle that p of any contract or agreement:

- (1) That indemnifies a railroad properly injury" or "property damage" arong out of construction or demolition operations, with 50 feet of any railroad property affecting any railroad bridge or treatle, tracks, road-beds, tunnel, underpass or crossing;
- (2) That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
 - (a) Preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - **(b)** Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage; or
- (3) Under which the insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in (2) above and supervisory, inspection, architectural or engineering activities.

- 10. "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. "Leased worker" does not include a "temporary worker".
- 11."Loading or unloading" means the handling of property:
 - a. After it is moved from the place where it is accepted for movement into or onto an aircraft, watercraft or "auto";
 - While it is in or on an aircraft, watercraft or "auto"; or
 - c. While it is being moved from an aircraft, watercraft or "auto" to the place where it is finally delivered;

but "loading or unloading" does not include the movement of property by means of a mechanical device, other than a hand truck, that is not attached to the aircraft, watercraft or "auto".

- **12.** "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:
 - a. Bulldozers, farm machinery, forklifts and other vehicles designed for use principally off public roads:
 - **b.** Vehicles maintained for use solely on or next to premises you own or rent;
 - Vehicles that travel on crawler treads;
 - . Vehicles, whether self-propelled or not, maintained primarily to provide mobility to putly mounted:
 - Power ranes, shovels, loaders, diggers or drills; of
 - Road concruction or resurfacing equipment uch as aders, scrapers or rollers;
 - e. Vehicle of descripted in a., b., c. or d. above that are not self-opelled and are maintained primarily to vide mobility to permanently attached expendent of the following types:
 - (1) Air pressors, pumps and generators, its ding spraying, well building claim, geophysical explains lighting and servicing equipment; or
 - (2) Cherry seers and the devices us to raise or lower works;
 - f. Vehicles not descend in a., b., ard. above maintained primarily or purposes ther than the transportation of purposes or cargo.
 - However, self-propelled shicles with the following types of permently attached equipment are not "mobile equipment" but will be considered "autos":

- (1) Equipment designed primarily for:
 - (a) Snow removal;
 - (b) Road maintenance, but not construction or resurfacing; or
 - (c) Street cleaning;
- (2) Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers: and
- (3) Air compressors, pumps and generators, including spraying, welding, building cleaning geophysical exploration, lighting and icing equipment.

However. nobile ipment" does not include any land icles that e subject to a compulsory ity law or other motor respons nancia ce latin the state where it is cle insu cipally garaged. Land vehicles sed or ct to a co pulsory or financial responsibility รเ other otor vehicle law ce law are consid

- 13. "Occurrence" mer an account, including continuous or a later xposu to substantially the same general harmful and ans.
- 14. "Personal and advertising y" means y, including consequential "boy injury", of one or more of the follow offensor
 - a. False arrest, detention mpriment
 - b. Malicious prosecution;
 - c. The wrongful eviction from, wrongful of try in or invasion of the right of private of a room, dwelling or premises the a person occupies, committed by or on behalf of owner, landlord or lessor:
 - d. Oral or written publication, in any manner, of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services;
 - e. Oral or written publication, in any manner, of material that violates a person's right of privacy;
 - f. The use of another's advertising idea in your "advertisement"; or
 - **g.** Infringing upon another's copyright, trade dress or slogan in your "advertisement".
- **15.** "Pollutants" mean any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

- **16.** "Products-completed operations hazard":
 - a. Includes all "bodily injury" and "property damage" occurring away from premises you own or rent and arising out of "your product" or "your work" except:
 - Products that are still in your physical possession; or
 - (2) Work that has not yet been completed or abandoned. However, "your work" will be deemed completed at the earliest of the following times:
 - (a) When all of the work called for in your contract has been completed.
 - (b) When all of the work to be done at the job site has been completed if your contract calls for work at more than one job site.
 - (c) When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.

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

- **b.** 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 a vehicle not owned or operated by you, and that condition was created by the "loading or unloading" of that vehicle by any insured.
 - The ence of tools, uninstalled or unused
 - (3) Products operations for which the classification, listed in the Declarations or in a policy schedule, states that products-contacted operations are subject to the Control Aggregate Limit.

17. "Property nage" means:

a. Physical very to tangible property, in using all resulting as of the organ at property all such loss of use strong deeped to occur at the time of the physical injury that used it; or

b. Loss of use of tangible property that is not physically injured. All such loss of use shall be deemed to occur at the time of the "occurrence" that caused it.

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

As used in this definition, electronic data means information, facts or programs stored as or on, created or used on, or transmitted to or from computer software, including systems and applications software, hard or floppy disks, CD-ROMS, tapes, drives, cells, data processing devices or media which are used with electronic control equipment.

- 18. "Suit" me a civil preceding in which damages by use of podily in y", "property damage" or sonal a cadve ong injury" to which this in rance appear are alleged. "Suit" includes:
 - a. arbitra of proceeding in which such claimed and to the insured must or does that we our consent; or
 - b. Any other enternance of rute resolution proceeding in which the ured subpraction our consent.
- 19. "Temporary worker" means a person was is furnished to you to substate for personnent "employee" on leave or to meet a sonal short-term workload conditions.
- 20. "Volunteer worker" means a person your "employee", and who donates his and acts at the direction of and within the scope of duties determined by you, and is not paid a salary or other compensation by you or as else for their work performed for you.

21. "Your product":

- a. Means:
 - (1) Any goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:
 - (a) You;
 - (b) Others trading under your name; or
 - (c) A person or organization whose business or assets you have acquired; and
 - (2) Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.

b. Includes

- (1) Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your product"; and
- **(2)** The providing of or failure to provide warnings or instructions.
- c. Does not include vending machines or other property rented to or located for the use of others but not sold.

22. "Your work":

- a. Means:
- (1) Work or operations performed by you or on your behalf; and
- (2) Materials, parts or equipment furnished in section with such work or operations.

b rude

- or representations made at any time wit respect to the fitness, quality, durability performance or use of "your
- (2) The providing of or failure to provide warnings of structions.

EXCLUSION — VIOLATION OF STATUTES THAT GOVERN E-MAILS, FAX, PHONE CALLS OR OTHER METHODS OF SENDING MATERIAL OR INFORMATION

This endorsement modifies insurance provided under the following:

COLLECTA GENERAL LIABILITY COVERAGE PART

A. the following excluding is added to Paragraph 2., exclusion of School I — Coverage A — Rodily Injury And Property Damage Liability:

Exclus

drance de ap to:

DISTRIBUTE OF MALERIAL IN VIOLATIC OF STANTES

"Bodily injury" or "put ty damage or ig directly or indirectly at of any of or omission that violate or is allow to plate:

- a. The Telephon Container Freection Act (TCPA), including any a endment of or addition to such law; of
- b. The CAN-SPAM Act of 2 and and any amendment of or addition to sur law; or
- c. Any statute, ordinance or regulation, other than the TCPA or CAN-SPAM Act of 2003, that prohibits or limits the sending, transmitting, communicating or distribution of material or information.

B. The following exclusion is added to Paragraph 2.,
 Exclusions of Section — Coverage B — Personal And Advertising Injury Liability:

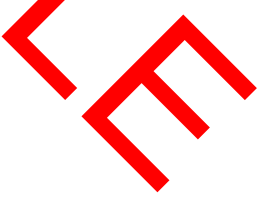
2. Exclusions

This insurance does not apply to:

DISTRIBUTION OF MATERIAL IN VIO-LATION OF STATUTES

"Personal and advertising injury" arising directly or indirectly out of any action or omission that violates or is alleged to violate:

- **a.** The Telephone Consumer Protection Act (TCPA), including any amendment of or addition to such law; or
- The CAN-SPAM Act of 2003, including amendment of or addition to such laws
- c. Any natute, ordinance or regulation, other can the TCPA or CAN-SPAM Act prohibits or limits the cending, mitting, communicating or distribution of material or information.



LIQUOR LIABILITY COVERAGE FORM

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 shown in the Declarations, and any other case or organization qualifying as a Named Insurance this policy. The words "we", "us" and "refer the Company providing this insurance.

The word pured" means any person or orgazition quadring as such under Section II — Who An Insur

Other words and phraction and are ar in quotation marks have specific ting. Ref to Section V — Definitions.

SECTION I - LIQUOR LIAB Y COVE

1. Insuring Agreement

- a. We will pay those sums to the in red becomes legally obligated pay a because of "injury" to which the Jamages applies if liability for such "injuration" posed on the insured by reason of selling serving or furnishing of any alcoholic be age. We will have the right and duty fend the insured against any "suit" seeking those damages. However, we will have no duty to defend the insured against any "suit" seeking damages for "injury" to which this insurance does not apply. We may, at our discretion, investigate any "injury" and settle any claim or "suit" that may result. But:
 - (1) The amount we will pay for damages is limited as described in Section III Limits Of Insurance; and
 - (2) Our right and duty to defend ends when we have used up the applicable limit of insurance in the payment of judgments or settlements.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under Supplementary Payments.

- **b.** This insurance applies to "injury" only if:
 - (1) The "injury" occurs during the policy period in the "coverage territory"; and
 - (2) Prior to the policy period, no insured listed under Paragraph 1. of Section II Who Is An Insured and no "employee" authorized by you to give or receive notice of an "injury" or claim, knew that the "injury" had occurred, in whole or in part. If such a listed insured or authorized "employee" knew, prior to the policy period, that the "injury" occurred, then any continuation, change or resumption of such "injury" during or after the policy period will be deemed to have been known prior to the policy period.
- c. "Injury" which occurs during the policy period and was not, prior to the policy period, known to have occurred by any insured listed under Paragraph 1. of Section II Is An Insured or any "employee" aud by you to give or receive notice of an "in v" or claim, includes any continuation, charge or resumption of that "injury" after the lof the policy period.
- d. rejury" be deemed to have been known to occurre at the earliest time when any insured sed under Paragraph 1. of Section Who Is An Insured or any "employed authorized by you to give or received acce of an "injury" or claim:
 - eports all, or any party "injury" s or any other in ar;
 - (2) Records a written verbal demotor claim for day ges cause of re "injury"; or
 - (3) Becomes and by any other means that "injury" has scurred or has begun to occur.

2. Exclusions

This insurance does not apply to:

a. Expected Or Intended Injury

"Injury" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" resulting from the use of reasonable force to protect persons or property.

b. Workers' Compensation And Similar Laws

Any compensation of the insured under a workers compensation, disability benefits or uners byment compensation law or any similar

c. Empler's Leility

"Bodily ury" to:

- (1) A employee" of sured arising of:
 - ent by insured; or
 - (b) Performing dues related the conduct of insured's s; or
- (2) The spouse, and, parts, bruter or sister of that implored as consequence of Paragram (1) about

This exclusion applies:

- (1) Whether the insured may liable a an employer or in any other caparand
- (2) To any obligation to share damages with or repay someone else who must pa damages because of the "injury".

d. Liquor License Not In Effect

"Injury" arising out of any alcoholic beverage sold, served or furnished while any required license is not in effect.

e. Your Product

"Injury" arising out of "your product". This exclusion does not apply to "injury" for which the insured or the insured's indemnitees may be held liable by reason of:

- (1) Causing or contributing to the intoxication of any person;
- (2) The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or

(3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

f. Other Insurance

Any "injury" with respect to which other insurance is afforded, or would be afforded but for the exhaustion of the limits of insurance.

This exclusion does not apply if the other insurance responds to liability for "injury" imposed on the insured by reason of the selling, serving or furnishing of any alcoholic beverage.

g. War

"Injury", however caused, arising, directly or indirectly, out of:

- (1) War, including undeclared or civil war;
- (2) 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
- (3) Insurrection, rebellion, revolution, usurped power, or action taken by governmental authority in hindering or defending against any of these.

PPLEMENTARY PAYMENTS

We way, respect to any claim we investigate or e, or any it" against an insured we defend:

- . expenses incur.
- 2. The condition only for bond among the within the applicable limit of insurance. We do not have to furnish these bonds.
- at our cuest to assist us in the relation or defense the claim or "suit anclus" actual loss of each as up to \$25 at day because of time off from the.
- 4. All costs taxed again the "suit".
- 5. Prejudgment interest parded against the insured on that part of the parment we pay. If we make an offer to pay the appropriate limit of insurance, we will not pay any proadgment interest based on that period of time after the offer.
- 6. All interest on the full amount of any judgment that accrues after entry of the judgment and before we have paid, offered to pay, or deposited in

- court the part of the judgment that is within the applicable limit of insurance.
- Expenses incurred by the insured for first aid administered to others at the time of an event to which this insurance applies.

These payments will not reduce the limits of insurance.

SECTION II - WHO IS AN INSURED

- 1. If you are designated in the Declarations as:
 - a. An you and your spouse are insuls.
 - b. A penership conditiventure, you are an insure of your rembers, your partners, and their services are also insureds, but only with respect to the conduct of your business.
 - only with respect or duties are pur managers.
 - d. An organization oth than a hip, joint venture or limit liabilit mp , you s" and are an insured. You exec e offi respect directors are insureds, only w to their duties as your officers direct Your stockholders are also insu only with respect to their liability as nolders,
- 2. Each of the following is also an insured:
 - a. Your "employees", other than either your "executive officers" (if you are an organization other than a partnership, joint venture of limited liability company) or your managers (if you are a limited liability company), but only for acts within the scope of their employment by you or while performing duties related to the conduct of your business. However, none of these "employees" is an insured for:
 - (1) "Injury":
 - (a) To you, to your partners or members (if you are a partnership or joint venture), to your members (if you are a limited liability company), or to a co-"employee" while that co-"employee" is either in the course of his or her employment or per-

- forming duties related to the conduct of your business;
- (b) To the spouse, child, parent, brother or sister of that co-"employee" as a consequence of Paragraph (1)(a) above; or
- (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in Paragraphs (1)(a) or (b) above.
- (2) "Property damage" to property:
 - (a) Owned or occupied by, or
 - (b) Rented or loaned
 - to that "employee", any of your other "employees", by any of your partners or members (if you are a partnership or joint venture), or by any of your members (if you are a limited liability company).
- **b.** Any person or organization having proper temporary custody of your property if you die, but only:
 - (1) With respect to liability arising out of the maintenance or use of that property; and
 - (2) Until your legal representative has been appointed.
 - roun real representative if you die, but only with real ct to duties as such. That representative II have all your rights and duties under this overage Part.
- 3. Any other than a part conip, joint venture or limited liability compare and over which you maintain ownership of ajority interest, will qualify as a Named In and if there is no other similar insurance are able to that organization wever:
 - a. Covere under this process on the fforded only the 190th day er you accure or form the canization and end of the pay period, whichever carlier, and
 - **b.** Coverage does apply to "in, or that occurred before you equired or formed the organization.

No person or organization is an incred with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations.

SECTION III - LIMITS OF INSURANCE

- The Limits of Insurance shown in the Declarations and the rules below fix the most we will pay regardless of the number of:
 - a. Insureds:
 - b. Claims made or "suits" brought; or
 - **c.** Persons or organizations making claims or bringing "suits".
- 2. The Aggregate Limit is the most we will pay for all "injury" as the result of the selling, serving or furnishing the bolic beverages.
- 3. Subject to the Age gate Limit, the Each Comton Care Limit if the most we will pay for all injury" stained cone or more persons or oranization as the result of the selling, serving furnishing of any alcoholic beverage to any

The Limits of Insuran inis Co rage Part apply tive a separately to ea al period and to 118 any remaining period of les har 🛂 months, 💅 eriod show with the beginning of the poly ie Declarations, unless the policy riod is e after issuance for an additional eriod of n 12 months. In that case, the ditiona ill be eriog deemed part of the last preceding od for rposes ce. of determining the Limits of Insu

SECTION IV - LIQUOR LIABILITY CONS

1. Bankruptcy

Bankruptcy or insolvency of the insured of the insured's estate will not relieve us of our obligations under this Coverage Part.

2. Duties In The Event Of Injury, Claim Or Suit

- a. You must see to it that we are notified as soon as practicable of an "injury" which may result in a claim. To the extent possible, notice should include:
 - (1) How, when and where the "injury" took place;
 - (2) The names and addresses of any injured persons and witnesses; and
 - (3) The nature and location of any "injury".
- **b.** If a claim is made or "suit" is brought against any insured, you must:
 - (1) Immediately record the specifics of the claim or "suit" and the date received; and

(2) Notify us as soon as practicable.

You must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. You and any other involved insured must:
 - (1) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or "suit";
 - (2) Authorize us to obtain records and other information;
 - (3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit"; and
 - (4) Assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the insured because of "injury" to which this insurance may also apply.
- d. No insured will, except at that insured's own cost, voluntarily make a payment, assume any obligation, or incur any expense, other than for first aid, without our consent.

3. Legal Action Against Us

o person or organization has a right under this verage Part:

- a. To join us as a party or otherwise bring us "suit" asking for damages from an in-
- of its term have been fully complied with.

ganizan may sue us to recover Αþ on an agreed sett ent or on a final judgment but we will not be liable for against an insur damages that not payable under the terms of this Cov Part or that are in excess of the mit of insurance. An applicabl reed settlens a settlement and of liability signed 1 s, the insured and clain t or the claimant's n representat

4. Other Insurance

If other valid and contrible insurance is available to the insured for a sew cover under this Coverage Part, our obligious are limited as follows:

a. Primary Insurance

This insurance is primary. Our obligations are not affected unless any of the other insurance is also primary. Then, we will share

with all that other insurance by the method described in **b.** below.

b. Method Of Sharing

If all of the other insurance permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the other insurance does not permit contribution by equal shares, we will contribute the points. Under this method, each insurance is based on the ratio of its applicable limits of insurance to the total applicable limits of insurance of all insurers.

5 remium dit

We will impute all premiums for this Coverage in accordance our rules and

- **b.** Premium in this verage Part as advan a d sit premium only. At the close of e dit period compute the earned hium for the od and send notice to t first Nap red. tro The due date for dit an ctive show the premiums is the da e date ne ad on the bill. If the sum ice and audit premiums paid for the political period greater than the earned premiur WP ₁eturn the excess to the first Nar ടured.
- c. The first Named Insured must keep recommon of the information we need for procum computation, and send us copies at such times as we may request.

6. Representations

By accepting this policy, you agree:

- The statements in the Declarations are accurate and complete;
- **b.** Those statements are based upon representations you made to us; and
- **c.** We have issued this policy in reliance upon your representations.

7. Separation Of Insureds

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this Coverage Part to the first Named Insured, this insurance applies:

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

b. Separately to each insured against whom claim is made or "suit" is brought.

8. Transfer Of Rights Of Recovery Against Others To Us

If the insured has rights to recover all or part of any payment we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after loss to impair them. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce them.

9. When We Do Not Renew

If we decide not to renew this Coverage Part, we will mail or deliver to the first Named Insured shown in the Declarations written notice of the nonrenewal not less than 30 days before the expiration date.

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

SECTION V - DEFINITIONS

- 1. "Bodily injury" means bodily injury, sickness or disease sustained by a person, including death resulting from any of these at any time.
- 2—"Coverage territory" means:
 - a. The United States of America (including its territories and possessions), Puerto Rico and da;
 - International waters or airspace, but only if the "injury occurs in the course of travel or transports in between any places included or
 - c. An parts the world if the "injury" arises out of
 - (1) Good or products made or sold by you territory described in **a.** above; or
 - the activities of a person pose home in the territory described above, but a away for a size of time on the busine.

provided the instants respectibility to pay damages is described in a sit" on the merits, in the term of described at a. above or in a settlement was tree to.

- 3. "Employee" includes a ased worker". "Employee" does not include a "temporary worker".
- **4.** "Executive Officer" means a person holding any of the officer positions created by your charter,

- constitution, by-laws or any other similar governing document.
- 5. "Injury" means all damages, including damages because of "bodily injury" and "property damage", and including damages for care, loss of services or loss of support.
- 6. "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. "Leased worker" does not include a "temporary worker"

7. "Proper damage means:

- Physical injury stangible property, including all residing loss of use of that property. All such such of use shall be deemed to occur at the time of the physical injury that caused it; or
- b. Less of use of the one property that is not physically in All such as of use shall be decreated to cour at the time of the occurrence that cause it
- 8. "Suit" means a civil produing in the amages because of "injury" which an include applies are alleged. "Subjection line and amages because of "injury" which are an amage and a manages because of "injury" which are an amage and a manages because of "injury" which are an amage and a manages because of "injury" which are an amage and a manages are alleged. "Subject of the amage and a manages are alleged to the amage and a manages are all a manages and a manages are alleged to the amage and a manages are all a manages are alleged to the amage and a manages are all a manages are all a manages and a manages are all a manages are alleged to the amage and a manages are all a manages are alleged to the amage and a manages are alleged to th
 - a. An arbitration proceed in with such damages are claimed and to with the sured must submit or does sure, it consent; or
 - **b.** Any other alternative dispute resolution ceeding in which such damages are

- and to which the insured submits with our consent.
- 9. "Temporary worker" means a person who is furnished to you to substitute for a permanent "employee" on leave or to meet seasonal or short-term workload conditions.

10. "Your product":

a. Means:

- (1) Any goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:
 - (a) You;
 - (b) Others trading under your name; or
 - (c) A person or organization whose business or assets you have acquired; and
- (2) Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.

b. Includes:

- (1) Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your product", and
- The providing of or failure to provide varnings or instructions.
- Does include vending machines or other property inted to or located for the use of others but of sold.

ADDITIONAL INSURED - DESIGNATED PERSON OR ORGANIZATION

CG 20 26 11 85

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Per or or ization:

PER SCHOULE (FILE WITH COMPANY

(If no entry appears above, inform required to this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section I amended to include as an insured the person or organization shown in the Schedule as an insured but only with respect to liability assing at of your operations or premises owned by or rented to you.

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EXCLUSION - ATHLETIC OR SPORTS PARTICIPANTS

CG 21 01 11 85

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Description of Operations:

MASTER VEN

(If no atry appear bove, information required to complete this endorsement will be shown in the Declarations as applicable to this blorsement

With respect to state shown the Schedule, this insurance does not apply to "bodily injury" to any person while practicing for or participating by the Schedule, this insurance does not apply to "bodily injury" to any person while practicing for or participating by the Schedule, this insurance does not apply to "bodily injury" to any person while practicing for or participating by the Schedule, this insurance does not apply to bodily injury.

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EXCLUSION - DESIGNATED WORK

CG 21 34 01 87

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Description of

rk: VENTS SCHEDULE ON FILE WITH COMPANY ALL HAZ

(If bove, information required to complete this endorsement will be shown in the Declarations as applicable ntry appeal dorsemer to this

njury," or "property damage" included in the "products - complet ed operations" This insun s not apply ar work" hazard" and arising out own in the Schedule.

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EXCLUSION - COVERAGE C - MEDICAL PAYMENTS

CG 21 35 10 01

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Description And Location Of Premises Or Classification:

ALL OPE

(If the entry appear to bove, information required to complete this endorsement will be shown in the Declarations as applicable to the adorsement.

With respondent premises or micron shown in the Schedule:

- 1. Section I Caterage C. Medica Payments does not apply and none of the reference to it in the Part apply: and
- **2.** The following is added to Section I Supplementary Payments:
 - h. Expenses incurred by the insured for first aid administered to others at the time of an accident for "bodily injury" to which this insurance applies.

CG 21 35 10 01

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Endorsement No.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY

CONCERTS, PERFORMANCES AND EVENTS REPORTING FORM

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NAMED INSURED

In addition to the Named Insured listed below, SECTION II – WHO IS AN INSURED, paragraph 4., is replaced with the following:

- 4. Any ganization you newly acquire or form, other than a partnership, joint venture limited liability company, and over which you maintain ownership or najority is rest, will qualify as an Insured if there is no other similar insurance allable that organization. However:
- Inless the newly acquired or formed organization is reported to us in 180 days of its acquisition or formation, coverage under this provision orded only until 180th day after you acquire or form the organization or end of the
- **b.** Covered A does not apply to "bodily injury" or "property damage" that occurred you are lired or formed the organization; and
- **c.** Coverage to the not apply to a sonal and advertising injury arising out of an offense committee efore you and of dor formed the organization.

No person or canizations are sured with respect to the conduct of any current or past strength, joint enture or limited liability company that is not shown as a Named and in the Declaration

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OREGON CHANGES

CG 01 90 10 89

This endorsement modifies insurance provided under the following:

RAILROAD PROTECTIVE LIABILITY COVERAGE PART

- **A.** Paragraph b. of the Cancellation Condition is replaced by the following:
 - b. (1) If this policy has been in effect for fewer than 60 days and is not a renewal policy, need for any reason.
 - this policy has been in effect for 60 days more of a renewal policy, we may one or more of the following remains:
 - (a) onpayment of premium;
 - (b) raud or material enisrepresentation hade by your proposed for continuing the in prese g a claim under
 - (c) Substantial coverage in the risk coverage safter insurance coverage sen issued or recoved, included not limited to a corease expose due to rules, legalation court assion;
 - (d) Substantial broof of intractual duties, conditions or warrances;
 - (e) Determination by the that the continuation a line of insurance or class of business to what the policy belongs will jeopardic our solvency or will place us in violation of the insurance laws of Oregon or any other state:
 - (f) Loss or decrease in reinsurance covering the risk; or
 - (g) Any other reason approved by the commissioner by rule.
 - We will mail or deliver to you, the "contractor." and any involved governmental authority or other contracting party designated in the Declarations, written notice of cancellation, stating the reason for cancellation. Cancellation will effective until at least 10 working days after you, the "contractor," and any involved governmental authority or other contracting party designated in the Declarations, receive our notice.
- **B.** Paragraph e. of the Cancellation Condition does not apply.

C. The following are added and supersede any provision to the contrary:

1. NONRENEWAL

We may elect not to renew this policy by mailing or delivering to you, the "contractor," and any involved governmental authority or other contracting party designated in the Declarations, at the respective mailing addresses last known to us, written notice of nonrenewal before the:

- a. Expiration date of the policy; or
- **b.** Anniversary date of the policy if the policy is written for a term of more than one year or without a fixed expiration date.

However, if this policy is issued for a term of more than one year and for additional consideration the premium is guaranteed, we may not refuse to renew the policy at its anniversary date.

Nonrenewal will not be effective until at least 30 days after you, the "contractor," and any involved governmental authority or other contracting party designated in the Declarations ive our notice.

MAN G OF NOTICES

If notice of cancellation or nonrenewal is mailed, a post pice certificate of mailing will be conclusive proof that you, the "contractor," and ed go commental authority or other contracting particles are signated in the Declarations, received the race on the third calendar day after the date are certificate of mailing.

- **D.** The Appraisation of the following:
 - If you focus agree with us on the value of the property, or the count of loss, both particular agree to an appraisal withe loss and to be sund by a results of that appraisal of the loss and to be sund by a results of that appraisal of the property of the party will select a compete and impartial umpire. The appraisal will state separately the value of the property and the count of loss. If they fail to agree, they will submit them offerences to the umpire. A decision agreed to by any to will be binding. Each party will:
 - a. Pay its chosen appraiser; and
 - **b.** Bear the other expenses of the appraisal and umpire equally.

If we submit to an appraisal, we will still retain our right to deny the claim.

EXCLUSION - PRODUCTS - COMPLETED OPERATIONS HAZARD

CG 21 04 11 85

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

This insurance does not apply to "bodily injury" or "property damage" included within the "products - comp leted operations hazard."

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ABUSE OR MOLESTATION EXCLUSION

CG 21 46 07 98

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

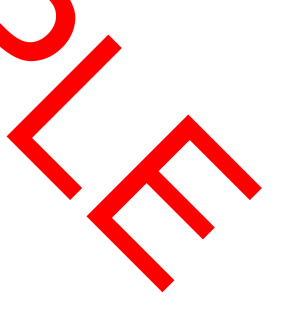
The following exclusion is added to Paragraph 2., Exclusions of Section I - Coverage A - Bodily Injury And Property Damage Liability and Paragraph 2., Exclusions of Section I - Coverage B - Personal And Advertising Injury Liability:

This insurance apply to "bodily injury," "property damage," or "personal and advertising injury" arising out of:

- 1. The act or threat d abuse or molestation by anyone of any person while in the care, custody or control of any insured,
- 2. he neglig
 - . Employ
 - Investiga
 - Supervis
 - d. or failure to so report; or
 - e. Retention:

of a person than my instal is or ever was legally responsible and whose conduct would be excluded by Paragraph 1. above.

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EMPLOYMENT-RELATED PRACTICES EXCLUSION

CG 21 47 07 98

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. The following exclusion is added to Paragraph 2.,
 Exclusions of Section I - Coverage A - Bodily Injury
 And Property Damage Liability:

This insurance not apply to:

"Bodily ry" to:

- (1) A n arising t of any:
 - (a) Isal to bloy that person;
 - (b) To nation of that person's employment;
 - (c) Em ment-related process policies, acts cion, demotion, evaluation cassign defense, harassme humiliation or discipline, defense, barassme humiliation or discipline, that person;
- (2) The spouse, child, pare to other or sist of at person as a consequent of "bodily to to that person at the employment-related actices described in Paragraphs (a), (b), or (c) and is direct.

This exclusion applies:

- (1) Whether the insured may be employer or in any other capacity,
- (2) To any obligation to share damages with or resonance else who must pay damages be of the injury.

B. The following exclusion is added to Paragraph 2., Exclusions of Section I - Coverage B - Personal And Advertising Injury Liability:

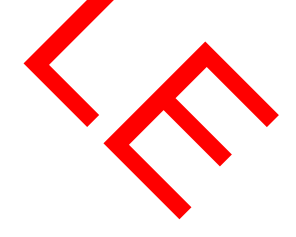
This insurance does not apply to:

"Personal and advertising injury" 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 omissions, such as coercion, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation or discrimination directed at that person; or
- (2) The spouse, child, parent, brother or sister of that person as a consequence of "personal and advertising injury" to that person at whom any of the employment-related practices described in Paragraphs (a), (b), or (c) above is directed.

This exclusion applies:

- (1) ether the insured may be liable as an energy or in any other capacity; and
 - To an obligation to share damages with or repay someonic lise who must pay damages because of the inj



TOTAL POLLUTION EXCLUSION ENDORSEMENT

CG 21 49 09 99

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

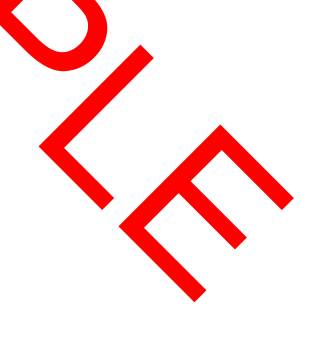
Exclusion f. under Paragraph 2., Exclusions of Section I - Coverage A -Bodily Injury And Property Damage Liability is replaced by the following:

This insurance does not apply to:

f. Pollution

- (1) "But injury" property damage" which would not have occurred in whole or part but for the actual, alleged or tened dispurge, dispersal, seepage, migration, release or escape of "pollutants" at any time.
- Any locost expense arising out of any:
 - (a) Research, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clear up, remove, contains treat, detoxify or neutralize, or in any way respond to, or assess the effects of ants;" or
 - (b) Graim or suit to or on chalf of a governmental authority for damages because of testing for, monitoring, cleaning the lects pollutants."

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PREMISES OR PROJECT COM

CG 21 44 07 98

COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

| Premises: | | |
|-----------|----|--|
| Prot: | Z. | |

(If no expanded above, information or red to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

This insurance a "bodily "jury," "property damage," "personal and advertising injury" and medic al expenses arising out of:

- 1. The ownership, maintenance use of the ends shown in the Schedule and operations necessary or incidental to those premises; or
- 2. The project shown in the dule.

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IL 00 21 07 02

NUCLEAR ENERGY LIABILITY EXCLUSION ENDORSEMENT (Broad Form)

This endorsement modifies insurance provided under the following: COMMERCIAL AUTOMOBILE COVERAGE PART COMMERCIAL GENERAL LIABILITY COVERAGE PART FARM COVERAGE PART LIQUOR LIABILITY COVERAGE PART OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART NTY COVERAGE PART **POLLUT** S/COM LED OPERATIONS LIABILITY COVERAGE PART PRODU **PROFE** ONAL LIA TY COVERAGE PART AILRO PROTECT E LIABILITY COVERAGE PART ND STAGE TANK POLICY UNDERGR

- 1. insurance bes not apply:
 - A. or "property of the control of th
 - n "insured" Spect which (1) under the policy is also red under a ar issued b energy liability po ar Energy Liability surance on, y Liabilii Mutual Atomic E iters. nuclear Insurance Associate of any of their successes or we insured under any sum policy termination. ada or be an ut for it termination upon exhaustion its of liability; or
 - (2) Resulting from the "hazardous properties of "nuclear material" and with respect to which (a) any person or organizate is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the "insured" is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
 - B. Under any Medical Payments coverage, to expenses incurred with respect to "bodily injury" resulting from the "hazardous properties" of "nuclear material" and arising out of the operation of a "nuclear facility" by any person or organization.

- C. Under any Liability Coverage, to "bodily injury" or "property damage" resulting from "hazardous properties" of "nuclear material", if:
 - (1) The "nuclear material" (a) is at any "nuclear facility" owned by, or operated by or on behalf of, an "insured" or (b) has been discharged or dispersed therefrom;
 - The "nuclear material" is contained in "spent fuel" or "waste" at any time possessed. handled. used. processed. stored, transported or disposed of, by or on behalf of an "insured"; or The "bodily injury" or "property damage" ises out of the furnishing by an "insured" rvices, materials, parts or equipment in con tion with the planning, construction, ance, operation or use of any mair ar facility, but if such facility is ated with the United States of America, or possessions or Canada, this its territ (3) applies only to "property ge" to such "nuclear facility" and any
- 2. As us this endorsement:

perty thereat.

"Hazardos properties" include adioactic toxic or explosive properties.

"Nuclear materia," mean source material", "Sp. cial nuclear material" or "soloduct material"."

"Source material", "Source material", and "by-product material" has the meanings given them in the Atomic Energy Act 1954 or in any law amendatory thereof.

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

"Waste" means any waste material (a) containing "by-product material" other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its "source material" content, and (b) resulting from the operation by any person or organization of any "nuclear facility" included under the first two paragraphs of the definition of "nuclear facility".

"Nuclear ans:

- (a) An nuclear re or";
- An) ruipment device designed or used for (1) separation the pes of uranium or plutonium,
 - (2) programsing of utilizing "spent fuel", or (3) handling, cocessing or packaging "waste";
- Any equivers or device used the processing, or allowing the processing pecial nuclear

material" if at any time the total amount of such material in the custody of the "insured" at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235;

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

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

"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.

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



OREGON CHANGES — CANCELLATION AND NONRENEWAL

This endorsement modifies insurance provided under the following:

BOILER AND MACHINERY COVERAGE PART TS PROGRAM (OUTPUT POLICY) COVERAGE PART CAP CO ERCIAL UTOMOBILE COVERAGE PART CO ERCIAL NERAL LIABILITY COVERAGE PART AND MARINE COVERAGE PART RCIAL COM COMM CIAL ROPERTY COVERAGE PART D FIDELITY COVERAGE PART CRIME ' **EMPLOY** NT-RELATED PRACTICES LIABILITY COVERAGE PART NRM. ERAGE PAR LIABILITY VER/ **PART** ETED PRODUCTS# PERATIONS LIABILITY COVERAGE PART BILIT COVERAGE PART PROFE

- A. Paragraph 2. of the Canc Lation Cord of olicy Condition is replaced the follows:
 - 2. If this policy has be in effort.
 - a. Fewer than 60 days are is not prenewal policy, we may cancel for are reason
 - b. 60 days or more or is a repolicy, we may cancel only for one or more the following reasons:
 - (1) Nonpayment of premium;
 - (2) Fraud or material misrepresentation made by you or with your knowledge in obtaining the policy, continuing the policy or in presenting a claim under the policy;
 - (3) Substantial increase in the risk of loss after insurance coverage has been issued or renewed, including but not limited to an increase in exposure due to rules, legislation or court decision;
 - (4) Failure to comply with reasonable loss control recommendations;
 - (5) Substantial breach of contractual duties, conditions or warranties;
 - (6) Determination by the commissioner that the continuation of a line of

- insurance or class of business to which the policy belongs will jeopardize our solvency or will place us in violation of the insurance laws of Oregon or any other state; or
- (7) Loss or decrease in reinsurance covering the risk.
- c. to lays or more or is a renewal policy, we by cancel for any other reason approve by the commissioner by rule, but only the respect to insurance provided the following:
 - (1) A recage policy that includes confercial property and commer-liability insurance;
 - Commercial Automobile Coverage Part;
 - Commercial G al Liab. Covge Part;
 - (4) Commerce Proper Soverage Part

 Leg Cability Coverage Form;
 - (5) Commercia Property Coverage Part
 Mortgag Iders Errors And Omissions Coverage Form;
 - (6) Employment-Related Practices Liability Coverage Part;

IL 02 79 01 06 Page 1 of 2

- (7) Farm Coverage Part Farm Liability Coverage Form;
- (8) Liquor Liability Coverage Part;
- (9) Products/Completed Operations Liability Coverage Part; or
- (10) Professional Liability Coverage Part.
- **B.** Paragraph **3.** of the **Cancellation** Common Policy Condition is amended by the addition of the following:
 - 3. We will mail or deliver to the first Named Insurance notice of cancellation, stating the ason cancellation.
- C. The foreving is ded to the Cancellation ition:
 - 7. Numb Of Days' Notice Of Cancellation:
 - a. Will respect to insure the provided unation will be effected until at least 10 mays after the first Named Insured receives our otice.
 - b. With respect to turance of the an that provided up above, cancella in will prove a ctive until at least:
 - (1) 10 days after first med Insured receives our note, if cancel for nonpayment, in sum, or
 - (2) 30 days after the first Namer sured receives our notice, we cancel for any other reason.
- **D.** Paragraph **6.** of the **Cancellation** Common Policy Condition does not apply.
- **E.** The following are added and supersede any provision to the contrary:

1. Nonrenewal

We may elect not to renew this policy by mailing or delivering to the first Named Insured, at the last mailing address known to us, written notice of nonrenewal before the:

- a. Expiration date of the policy; or
- **b.** Anniversary date of the policy if the policy is written for a term of more than one year or without a fixed expiration date.

However, if this policy is issued for a term of more than one year and for additional consideration the premium is guaranteed, we may not refuse to renew the policy at its anniversary date.

Nonrenewal will not be effective until at least 45 days after the first Named Insured receives our notice.

2. Mailing Of Notices

- a. If notice of cancellation or nonrenewal is mailed, a post office certificate of mailing will be conclusive proof that the first Named Insured received the notice on the third calendar day after the date of the certificate of mailing.
- b. The following provision applies with respect to coverage provided under the Farm Coverage Part:

If the first Named Insured has affirmatively consented to our use of an electronic record to deliver notice of cancellation or nonrenewal and has not withdrawn such consent, then the electronic record delivering notice of canlation or nonrenewal satisfies the irement that the notice of cancellanonrenewal be provided, or made tion e, to the first Named Insured in avail writi if we send the first Named Inthe 🙎 tronic record with a request fo return receipt and we return receipt. If we do not receive rece the return receipt, we may cannonrenew the policy only after viding or delivering notice of ancellation or nonreg the first med Insured in ing, ect to raph **2.a.** ab

THIS ENDORSEMENT IS ATTACHED TO AND MADE PART OF YOUR POLICY IN RESPONSE TO THE DISCLOSURE REQUIREMENTS OF THE TERRORISM RISK INSURANCE ACT OF 2002. THIS ENDORSEMENT DOES NOT GRANT ANY COVERAGE OR CHANGE THE TERMS AND CONDITIONS OF ANY COVERAGE UNDER THE POLICY.

DISCLOSURE PURSUANT TO THE TERRORISM RISK INSURANCE ACT OF 2002

SCHEDULE *

Total corism cemium (Certified Acts) \$ Included

Addition information, if any, concerning the terrorism premium:

Terrorism Cantum Certified Acts), Excluding Fire Following: \$
Terrorism Certified Acts), Fire Following: \$

A. Disclosure of Premium

In accordance with the federal Terrorism Risk Insurance Act of 2002, we are equired to provide you with a notice disclosing the portion, your premium, if any attributable to coverage for terrorism acts certified unto that Act. The action of your premium attributable to such coverage is shown in scheduler is endorsement or in the policy Declarations.

B. Disclosure Of Federal Participant In Payment of Terrorismosses

The United States Government, Department of the Treasury, will pass share of the terrorism losses insured under the federal program. The federal share als 90% of that portion of the amount of such insured losses that exceeds the applicance insurer retention.

^{*}Information required to complete this schedule at shown of this endorsement, will be shown in the Declarations.

ENDORSEMENT

This Endorsement forms a part of the policy to which it is attached. Please read it carefully.

SERVICE OF SUIT

Pursuant to any statute of any state, territory or district of the United States which makes provision therefore, we hereby designate the Superintendent, Commissioner or Director of Insurance or other officer specified for that purpose in the Statute, or his successors in office, as our true and lawful attorney upon whom may be served any lawful process in any action, "suit" or proceeding instituted by or the process of you or any beneficiary hereunder arising out of this contract or insurance, and here the above named as the person to whom the said officer is authorized to mail such process or a true by thereof.

It is further agree, that service of process in such "suit" may be made upon Michael Kilgas, or his nomineed the Compy at 7273 East Butherus Drive, Scottsdale, Arizona 85260 and that in any "suit" stituted linst any one of the pupon this policy, we will abide by the final decision of such Court pepellate Court of the appeal.

It is agreed to the vestate duiring a standard form of policy, insurance hereunder on values or properties in such standard standard form.

LOCATION OF SCHEDULE

Loc #1 As per Schedule on Reporting Forms filed with the company



FUNGI OR BACTERIA EXCLUSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. The following lusion is added to Paragraph 2.

 Exclusions of the tion I Coverage A —

 Bodily jury And roperty Damage Liability:
 - Z. Exc. ons

This in ance does not apply to:

Fungi Bacteria

- odily inju erty damage" not h which e occurred, in or the actual, alor in art, by leged or threa halation of tion of, contact ith, exp lo, existence of, preseng any "fungi" or bact on or uildits ny oth includ ing or structur itents. regardless of wheth cause. event, material or oduct, htributed ce to concurrently or in any sequ injury or damage.
- b. Any loss, cost or expenses arising of the abating, testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating or disposing of, or in any way responding to, or assessing the effects of, "fungi" or bacteria, by any insured or by any other person or entity.

This exclusion does not apply to any "fungi" or bacteria that are, are on, or are contained in, a good or product intended for bodily consumption.

B. The following exclusion is added to Paragraph 2.
 Exclusions of Section I — Coverage B —
 Personal And Advertising Injury Liability:

2. Exclusions

This insurance does not apply to:

Fungi Or Bacteria

- a. "Personal and advertising injury" which would not have taken place, in whole or in part, but for the actual, alleged or threatened inhalation of, ingestion of, contact with, exposure to, existence of, or presence of any "fungi" or bacteria on or within a building or structure, including its contents, regardless of whether any other cause, event, material or product contributed concurrently or in any sequence to such injury.
- by loss, cost or expense arising out of the abating, testing for, monitoring, clearly up, removing, containing, treat detoxifying, neutralizing, remediation or disposing of, or in any way anding or assessing the effects or, "function bacteria, by any insured or by containing the person or entity.
- C. The following definition is added to the **Definitions**.

"Funging teans any type or for on orgus, including hand or mildew armany my toxins, spores, see or byprome produced released by fung."

CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

This endorsement modifies insurance provided under the following:

COM GENERAL LIABILITY COVERAGE PART LIQ R LIAB Y COVERAGE PART OW ONTRACTORS PROTECTIVE LIABILITY COVERAGE PART RS AND POL NON LIA LITY COVERAGE PART PROD S/CG LETED OPERATIONS LIABILITY COVERAGE PART PROTECTIVE LIABILITY COVERAGE PART RAILRO UNDERG UND STORAGE_TANK POLICY

ertified acts of With respect to any or nore terrorism", we will nts for which we any am are not respon .o una the t ns of the federal Terrorism Risk Insurance 2002 (ig subsequent acts of Congress uant to the ue to the application of any claus hich reg cap on our liability for payments, erroris USS

"Certified act of terrorism" me an at that is certified by the Secretary of the Trusury, concurrence with the Secretary of States, and at that is certified by the Secretary of States, and the Attorney General of the United States, and an act of terrorism pursuant to the federal Terrorism Pillsurance Act of 2002. The federal Terrorism

Insurance Act of 2002 sets forth the following criteria for a "certified act of terrorism":

- 1. The act resulted in aggregate losses in excess of \$5 million; and
- 2. The act is a violent act or an act that is dangerous to human life, property or infrastructure and committed by an individual or individuals acting behalf of any foreign person or foreign interest, as part of an effort to coerce the civilian popular of the United States or to influence the oliver affect the conduct of the United ales Government by coercion.

EXCLUSION - DESCRIBED HAZARDS (CARNIVALS, CG 22 58 11 85 CIRCUSES AND FAIRS) COMMERCIAL GENERAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

With respect to the operations of any carnival, circus or fair, this insurance does not apply to:

- 1. "Bodily roperty damage" arising out of any mechanically operated amusement device; or
- 2. "Bodily bry" to an person while practicing for or participating in any sports or athletic contest or exhibition that you ponsor.

Cop It, Insurance vices Once, Inc., 1984

ADDITIONAL EXCLUSIONS, LIMITATIONS & AMENDMENTS

This endorsement modifies the insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. AIRCRAFT LIA TTY LUSION

Except f r the pi sions of r agraph g (4), Aircraft, Auto O atercra f SECT NI, COVERAGES; 2., ce does not apply to any **Exclus** s, this inst liability ing out of ownership, operation, maintena use, ca custody or contr f any aircraft incl t chartered hout a pilot.

B. ASBESTOS EXCL

This insurance does not apply to an arbibility arising out of the manufacture, mining, salt installation storage, distribution or removal of poestos auccasbestos fibers or asbestos dust. The Containing into obligated to investigate or defend a claim of "suit" which alleges "bodily injury" or "property damage" under Coverage A or "personal injury and advertising injury" under Coverage B as a reserve exposure to asbestos products, asbestos fibers or asbestos dust.

This policy will not recognize any contractual obligation of the Insured to indemnify another party because of such injury or damage.

C. INTELLECTUAL PROPERTIES EXCLUSION (IDEAS, ADVICE, DIRECTIONS, SUGGESTIONS OR INSTRUCTIONS)

This policy does not apply to any liability for, and there shall be no obligation to investigate or defend any claim or suit for or arising out of actual or alleged "bodily injury", "property damage" or "personal or advertising injury" as a result of "intellectual properties" produced, sold, distributed, or otherwise disseminated with the express intent to release to the public specific ideas, advice, directions, suggestions or instructions.

"Intellectual Properties" as used herein shall mean any live, printed or, regardless of the type of media used, recorded production or presentation created for the purpose of the dissemination of ideas, advice, directions, suggestions or instructions.

D. INTERCOMPANY LIABILITY SUITS EXCLUSION

This insurance does not apply to any claim for damages by any Insured against another Insured because of "bodily injury", "property damage" or "personal injury and advertising injury".

E. NOTIFICATION TO COMPANY - NEW VENTURES

The Insured shall notify the Company before the commencement of each motion picture, television eduction, theatrical presentation, performance or started by the Insured during the policy period.

Failure of the Insured to notify the Company of these new party in advance of their inception shall permit the company retroactively charge an additional emium due based on the hazards presented by the activities.

F. PYROTECHNICS & PLOSIVES - EXCLUSION

This policy spectrally excludes any and all coverage for bodily initial and/or property damage directly or indirectly used by, arising out of or culting from the used may explosives, firework and technic devices, exact "flashboxes", unreas spectrally endorsed her

A "flashbox" is a device of suse shows to create visual effect along with explosive hard. It is induced electrically in a wadding or wrapping.

EXCLUSIONS AND LIMITATIONS PERSONAL INJURY AND ADVERTISING INJURY

This endorsement modifies the insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

It is agreed that the following exclusions and definitions are added to Paragraph 2. Exclusions of COVERAGE B, PERSONAL AND ADVERTISING INJURY LIABILITY:



COMMERCIAL GENERAL LIABILITY

- Personal Injury and Advertising Injury" arising out of the "Field of Entertainment Business" of the Insured with respect to the following offenses:
 - Invasion or infringement of or interference with the right of privacy or publicity, whether under common law or statutory law;
 - (2) Infringement of copyright or trademark whether under common law or statutory law;
 - (3) Libel, slander or other forms of defamation. However, this exclusion does not apply to "personal injury, and advertising injury" if caused by an offense arising out of personal, guest or public nearances by the Named Insured on program at are not related to the display advertising, promo broadcasting of motion pictures, te ion shows nmercials, documentaries, or trial, educa nal or training films, sta r theatr roduction r any literature, usical mate that a roduced. includin tributed by or on behalf of conduc composed d the Nan nsured, which e the subject of this insurance
 - (4) Plagiarism, pirace of competition and spirace the alleged unauthorized use of time of mats, ide characters, plots, performance at some or other material;
 - (5) Breach of contract, implied in fact or in law from the alleged submission, acquisition or program, musical or literary material used Insured in the insured production.
- p. "Field of Entertainment Business" as defined herein includes the following:
 - The creation, production, publication, distribution, exploitation, exhibition, advertising and publicizing of:
 - i. Motion pictures of any kind and character,
 - ii. Television programs,
 - Commercial, industrial, educational and training films,
 - iv. Phonograph records, audio and video tapes, cassettes, compact discs and digital video discs (DVDs).
 - v. Internet related publications,
 - vi. Electronic transcriptions,

- vii. Music in sheet, manuscript or book form,
- viii. Books, magazines and other publications.
- (2) The conduct of any actors, players, entertainers or musicians in any production, show appearance or performance, or exhibition except as provided for above in paragraph c. 3).
- (3) The ownership, operation, maintenance or use of radio and television broadcasting stations, CATV systems, cinemas, stage productions with living actors, and any similar exhibition or broadcast media.
- (4) The ownership, operation, maintenance or use of merchandising programs, advertising or publicity material, characters or ideas; whether or not on premises of the Insured or in possession of the Insured at the time of the alleged offense.

EXCLUSION-EMPLOYEES OF OTHERS

This endorsement modifies the insurance provided under the following:

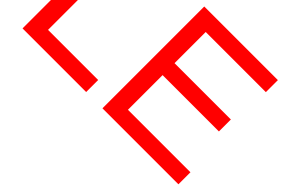
COMMERCIAL GENERAL LIABILITY COVERAGE PART

- This does not cover any Insured or any other lia LV OI pa , nor a ve under any estigate or defend obl tion to red any other party as a the I any injury to or death of result r or employee f any any of ation or n" that has agreed
 - 1.) To furnish the process of such officer or employ to the Insured, provide such in y death arises of the Insured of the business of the Insured of the Ins
 - 2.) To become the Engloyer of Record of any officer of exployer referred to in (1) above.

- (b) For purposes of this exclusion, the following terms shall have the following meanings:
- The term "officer or employee" shall include officers, employees, stockholders, partners, joint ventures, or agents, and their heirs, successors or assigns.
- The term "organization or corporation" shall include a corporation, firm, partnership, joint venture, sole proprietorship, limited liability corporation or any other form of entity.

This cuclusion applies:

- 1.) nether be Insured may be lable as a semployer or in any ther capable; and
- 2.) The ny conflactual obligation to share a mages on or repay someone else on must pay damages because of the injury.



CG E03 AS 08 04 Page 1 of 1

DECLARATION OF CONCERTS, PERFORMANCES AND EVENTS: MONTHLY NOTIFICATION AND REPORTING REQUIREMENT

This endorsement modifies insurance provided under the following:

CON ERCIAL NERAL LIABILITY COVERAGE PART

olicy Nun r

- 1. Company are used to final premium and Deposit Premium for this Policy will be retained by the Company are used to final premium adjustment of the Policy.
- 2. All Perormances and pents insured breunder and Certificates of Insurance declaring Additional Insureds must be seemed and representation the Company on a monthly basis no later than the 15th day of the month following, to which the opticable Policy rates will be applied.
- 3. The total Premium evelope and them 2 above will be in addition to the Minimum and Deposit Premium and must be by you in full at the cold of each month for which such reports are rendered.
- 4. The monthly report must be more than as withing days affine e end of the reporting month. Failure to do so will be considered a voration of the contract and subject this policy to cancellation per the provisions of the cancellation clause contract delsewhere in the period of the reporting month.

CONCERT PROMOTERS LIABILITY EXCLUSIONS AND LIMITATIONS

This endorsement modifies insurance provided under the following:

COMPOSIAL GENERAL LIABILITY COVERAGE PART

Solicy Nober:

Atternce Limitation/Exclusion

All counts in which the estimated attendance or capacity of the premises is more than 5,000 person are excluded for verage unless specifically declared and endorsed hereon prior to the encement.

b. Outcome Limition/Exclusion

All outdoor concern are excluded from everage unless specifically declared and endorsed hereon. Any outdoor concern and ded to the concern by endorsement must end 90 minutes prior to the official time of sundown a petermine of the National Weather Service unless permanent lighting is provided over the excitators of a parking areas. If permanent lighting is not provided, these concerts are excluded from the reaction of the concerns are excluded from the concerns are exclude

c. Collapse Exclusion

This policy excludes liability for adily and property lamage" arising out of the collapse of a tent, bleachers, benches, standard seating the age, included their appurtenant structures, used for, in connection with, or in any way relations a concern perturbance or event.

d. Seating, Fixtures and Glass Exclusion

This policy excludes liability for "property damage" of sea thairs, be used, bleachers (whether permanent or temporary), bathroom fixtures, adows, door and a tural gloss or decorative glass, occurring in connection with or arising out of in any manner any concert, permaner or event.

e. Excluded Performances

The following performances are excluded from coverage unless specially declared in advance of commencement, accepted by the Company and endorsed here

- Concert performances exceeding six hours in description (not including set-up e-down time).
- 2. Outdoor concerts without fixed seating.
- 3. Performances where armed security services other than a particle officers of a governmental agency are used. However, private arms security services will be recognized if you obtain a Certificate of Insurance from a service natural you as an Additional Insured and providing limits of at least \$1,000,000 combined Single Limit
- 4. Concerts or events where rap or hip hop is the featured type of entertail ent.

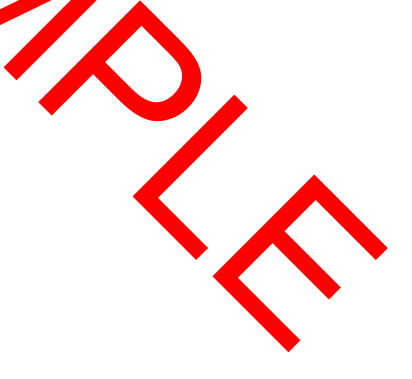
AMENDMENT - AGGREGATE LIMITS OF INSURANCE PER RENTAL OR LEASE TERM

This endorgodifies insurance provided under the following:

COMERCIAL CHERAL LIABILITY COVERAGE PART

licy Null er:

In Conideration of the premise good, the General Aggregate Limit under LIMITS OF INSURANCE (Section popules separate to exposition of time a facility is rented by or leased to the Named Insured.



Endorsement A

TENANT USER LIABILITY INSURANCE PROGRAM RATES BY HAZARD CLASS

For a scriptic of risks included in the three hazard groups, please refer to CG 516 -A 08 04 (2 d End. C). Any risk that is not included in those three hazard oups as the beared to the Company for underwriting approval and pricing.

rates are per day rates, and apply only if covered events last for for 100,000 each partner, \$2,000,000 policy aggregate:

Exhibit s – Insideor Outside – Code 75025

| Admissic or Attenda | H dr | Hazard Group II | Hazard Group III |
|---------------------|----------|--------------------|---------------------|
| 1 to 500 | Ref | Refer | Refer |
| 501 to 1,000 | Rg r | P | Refer |
| 1,001 to 3,000 | F er | RF | Refer |
| 3,001 to 5,000 | | √ .er | fer |
| Over 5,000 | Refer to | kefer to | Re to |
| | Compa | Com y | Com |

The following rates are for limits of \$1,000,000 each of the compact of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits of \$1,000,000 each of the following rates are for limits are following rates are for limits are followed by the following rates are followed by the following rates

Multi-Day rates - Hazard Class I o

| Admissions | Flat Rate | | |
|---------------|-----------|-----|-----------|
| 1 – 500 | Submit | for | Quo |
| 500 – 1,000 | Submit | for | Quotatio |
| 1,001 – 3,000 | Submit | for | Quotation |
| 3,001 – 5,000 | Submit | for | Quotation |
| > 5,001 | Submit | for | Quotation |

Endorsement B

VENDOR-EXHIBITOR RATES

Vendors - Exhibitors Rates <u>Including</u> Terrorism Coverage (Three-Day Minimum Premium)

hibitors – No Sale

Refer to Company
Refer to Company
Refer to Company
Refer to Company

Vender Exhibitors My Day R 1 <u>luding</u> Terr. Coverage eachday over 3)

Exhibitors – No Food
Exhibitors – No Food
Exhibitor – Food Sale

Protocompany
Exhibitor – Food Sale

Products Liability coverage is excluded for all Victors, Cosession es, and Exhibitors of non-food items.

Endorsement C

The following squared types of hazards are hereby added to the Hazard Class II category the Confidence and the Confidence and the Confidence are hereby added to the Hazard Class II category.

HAZARD II

(Medium/Average Hazard Risks)

Photography noots Coming on the Parti

COMMERCIAL GENERAL LIABILITY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

Endorsement D

Setup and Takedown – Automatic Extension

This ement modifies insurance provided under the following:

SEC NI - CO FRAGES

ERAGE BODILY INJURY AND PROPERTY DAMAGE LIABILITY

Paragraph b. (2) is hereby deleted and replaced by the following:

FCTION COVERAGES

RAGE A BOTTO JRY AND PROPERTY DAMAGE LIABILITY

1. Insurir , reeme

bis insurance applies to "bodily injury" and "property damage" only if:

(2) The "bodily injury" or "property damage" occurs during the policy of dor during applied p and takedown"; and

COVERAGE B PERSON AND A SET SING INJURY LIABILITY

1. Insuring Agement

Paragraph by the following:

COVERAGE B PERSONAL AND A ERTISH AND LIABILITY

1. Insuring Agreement

b. This insurance the set to "permal and a region ing injury" caused by an offense arising out of your by the set but of the sense was committed in the "coverage territory" during policy proof or during betup and takedown".

SECTION V - DEFINITIONS

The following paragraph is added:

SECTION V - DEFINITIONS

23. "Setup and takedown" means: a period of time, not to exceed the calendar days prior to, and after the date(s) of the insured event.

COMMERCIAL GENERAL LIABILITY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

Endorsement E

Rain Date - Automatic Extension

This endorsement modifies insurance provided under the following:

SECT NI - VERAGES
COV AGE A DILY INJURY AND PROPERTY DAMAGE LIABILITY

1. Integration of the content of the con

Paragra ... is hereby added:

f. If you are unable to hold your "insured event" on the scheduled date due to rain, adverse were the emporary inhabitability of the venue and the venue is available on the calent day, the policy period is hereby extended to include the make Any of the changes in the effective dates of coverage must be approved by as", also "you" last notify "us" as soon as practicable of any changes in the schedules of the "insurance yent".

For the purples of thir did tement, "insured event" means the event shown on the Certificate insurar