Underwritten by: Scottsdale Insurance Company Home Office: One Nationwide Plaza • Columbus, Ohio 43215 Administrative Office: 8877 North Gainey Center Drive • Scottsdale, Arizona 85258 1-800-423-7675 • A Stock Company

PT PRO CONSULTANT SERVICES PROFESSIONAL LIABILITY COVERAGE

THIS IS A CLAIMS MADE AND REPORTED POLICY. Coverage is limited to only those CLAIMS that are first made against YOU and reported to US during the POLICY PERIOD or Extended Reporting Period, if applicable, as a result of any WRONGFUL ACT which occurred prior to the end of the POLICY PERIOD. However, if the renewal policy is written by US, YOU will have sixty (60) days after the expiration date of this policy to report any CLAIM first made in this POLICY PERIOD.

INSURING AGREEMENT

WE will pay **DAMAGES** which **YOU** become legally obligated to pay and **CLAIM EXPENSE** as a result of **CLAIMS** first made against **YOU** and reported to **US** in writing during the **POLICY PERIOD** or Extended Reporting Period, if applicable, provided that:

- 1. The WRONGFUL ACT giving rise to the CLAIM occurred on or after the RETROACTIVE DATE and before the end of the POLICY PERIOD;
- 2. Notice of the WRONGFUL ACT was not given nor required to be given to any prior insurer; and
- 3. Prior to the inception date of the first policy issued to YOU by US and continuously renewed by US, YOU had no reasonable basis to believe that such WRONGFUL ACT had been committed or that a CLAIM would be made against YOU alleging such WRONGFUL ACT.

SUPPLEMENTAL PAYMENTS

WE will pay, in addition to **OUR** Limits of Liability:

1. Court Costs

All costs taxed against YOU in any suit WE defend.

2. Post-Judgment Interest

Interest only on that part of any judgment which does not exceed **OUR** Limit of Liability and which accrues after the entry of the judgment and before **WE** have paid, offered to pay, or deposited in court.

3. Appeal Bonds

Premium on appeal bonds required in any suit **WE** defend and the cost of attachment or similar bonds (if required).

4. Disciplinary Proceedings

Up to \$5,000 during the **POLICY PERIOD** in:

- a. Expenditures for legal services charged by a lawyer WE designate; and
- b. Other expenses WE incur;

in the investigation and defense of **DISCIPLINARY PROCEEDINGS** brought against **YOU**.

Notice of **DISCIPLINARY PROCEEDINGS** must be reported to **US** in writing during the **POLICY PE-RIOD** and must arise out of **WRONGFUL ACTS** that are otherwise covered by this policy. The **DE-DUCTIBLE** provision of this policy will not apply to the expenditures **WE** incur under this provision.



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5. Attendance at Trial

Up to two hundred dollars (\$200) to each of **YOU** for each day or part of the day for **YOUR** attendance at a trial, hearing, arbitration proceeding, mediation or any other Alternative Dispute Resolutions at which **WE** request **YOUR** attendance. The maximum amount payable by **US** during the **POLICY PE-RIOD** shall not exceed \$2,000 in the aggregate. The **DEDUCTIBLE** provision of this policy will not apply to the expenditures **WE** incur under this provision.

DEFINITIONS

Whenever used in this policy, the following words have these meanings:

- 1. CLAIM(S)—means an oral or written notice from any party that it is their intention to hold YOU responsible for any WRONGFUL ACT. CLAIM(S) also means YOUR knowledge of circumstances which could reasonably be expected to give rise to such notice. YOU must tell us of such CLAIMS or circumstances in writing during the POLICY PERIOD or Extended Reporting Period, if applicable. Notice includes, but is not limited to, any service of suit, institution of arbitration proceeding, mediation or any other alternative dispute resolution proceeding.
- 2. CLAIM EXPENSE—means expenditures including, but not limited to:
 - a. All expenses of lawyers **WE** are required by law to pay to defend **YOU**;
 - b. Costs of investigations;
 - c. Experts;
 - d. Court costs; and
 - **e.** Other similar expenses **WE** incur in the investigation, adjustment, defense or appeal of a **CLAIM** or suit.

CLAIM EXPENSE does not include:

- (1) Salary, charges or expenses of OUR regular employees.
- (2) Payments made under the Supplemental Payments provision of this policy.
- 3. DAMAGES—means a monetary judgment, award or settlement.

DAMAGES does not include:

- **a.** Civil or criminal fines, sanctions, restitution or penalties, whether pursuant to any civil or criminal law or statute;
- **b.** Amounts paid to **YOU** as fees, costs or expenses for services performed which are to be reimbursed or discharged as part of the judgment or settlement;
- **c.** Punitive damages, exemplary damages or any damages which are a multiple of compensatory damages awarded against **YOU**, including double or treble damages;
- **d.** Equitable relief, injunctive relief, declaratory relief or any other relief or recovery that is not seeking monetary judgment, award or settlement;
- **e.** Any fees, costs or expenses, including, but not limited to, claimant/plaintiff attorney fees, related to equitable relief, injunctive relief, declaratory relief or any other relief or recovery that is not seeking a monetary judgment, award or settlement;
- f. Judgments or awards arising from acts deemed uninsurable by law; or
- g. Fines, penalties or disputes over fees, deposits, commissions, or charges for goods or services or the cost of correcting, performing or repeating PROFESSIONAL SERVICES by YOU when YOU



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had the capability to correct, perform or repeat the services that generated the cost (proof of incapability must be provided by **YOU**).

- 4. **DEDUCTIBLE**—means the amount **YOU** must pay for **DAMAGES** and **CLAIM EXPENSE**.
- DISCIPLINARY PROCEEDING(S)—means any proceeding brought against YOU by a state or other regulatory or disciplinary official or agency to investigate charges alleging professional misconduct in performing PROFESSIONAL SERVICES.
- 6. INFRINGEMENT OF INTELLECTUAL PROPERTY—means:
 - **a.** Infringement of a patent, copyright, trademark, trade dress, trade name, service mark, service name, title, slogan or copyright joint ownership;
 - **b.** Unfair competition stemming from the infringement of or the use of another's advertising ideas, style of doing business, trade secrets or market share agreements; and
 - **c.** Violations of the Lanham Act including any amendments, any similar state or federal statute or regulation, or any order issued pursuant to any of the foregoing statutes or regulations.
- 7. NAMED INSURED—means the person, entity or organization named in Item 1. of the Declarations.
- 8. PERSONAL INJURY—means injury arising out of one or more of the following offenses:
 - a. False arrest, detention or imprisonment;
 - b. Malicious prosecution;
 - **c.** The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor;
 - **d.** Oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services; or
 - e. Oral or written publication of material that violates a person's right of privacy.
- **9. POLICY PERIOD**—means the period of time stated in **Item 2.** of the Declarations or any shorter period resulting from policy cancellation.
- 10. PROFESSIONAL SERVICES—means services performed by YOU, or advice given by YOU, for a fee, remuneration or other consideration in YOUR capacity as shown in the NAMED INSURED'S PROFESSION Endorsement attached to this policy. PROFESSIONAL SERVICES does not include:
 - a. Refusal to employ;
 - **b.** Termination of employment; or
 - c. Responsibilities for the day to day management of **YOUR** business.
- 11. **RETROACTIVE DATE**—means the date specified in **Item 3**. of the Declarations. This policy shall not apply to any **CLAIM** arising from a **WRONGFUL ACT** which occurred prior to this date.
- 12. SPOUSE—means any natural person qualifying as a:
 - a. Spouse;
 - **b.** Domestic partner;
 - c. Registered domestic partner; or
 - **d.** Party to a civil union;

as may be recognized and defined under the provision of any applicable federal, state or local law.

Nationwide*

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- 13. SUBROGATION EXPENSES—means expenditures including, but not limited to:
 - a. All expenses of lawyers WE are required by law to pay to defend YOU;
 - b. Costs of investigations;
 - c. Experts;
 - d. Court costs; and
 - e. Other similar expenses;

WE incur in the subrogation process.

- **14. WE, US** and **OUR**—means the Company providing this insurance.
- 15. WRONGFUL ACT(S)—means any actual or alleged negligent act, error or omission, or PERSONAL INJURY YOU or any person or entity for whom YOU are legally responsible commit, but only in the performance of YOUR PROFESSIONAL SERVICES for others.
- 16. YOU and YOUR—means:
 - a. The NAMED INSURED.
 - b. Any employee of the **NAMED INSURED**, but only for **CLAIMS** resulting from **WRONGFUL ACTS** committed within the scope of their employment by the **NAMED INSURED**.
 - **c.** The estate, heirs, executors, administrators, assigns and legal representatives of anyone listed in **a.** or **b.** above in the event of their death, incapacity, insolvency or bankruptcy, but only to the extent that they would otherwise be provided coverage under this policy.
 - d. Any lawful SPOUSE of any of the persons set forth in a., b., or c. above, but only to the extent the SPOUSE is a party to any CLAIM solely in the capacity as a SPOUSE of any such persons and only for the purposes of any CLAIM seeking DAMAGES recoverable from marital community property or property jointly held by such person and the SPOUSE.

EXCLUSIONS

1. Intentional Acts

This policy does not apply to any **CLAIM** based upon or arising out of any dishonest, fraudulent, criminal, malicious or intentional **WRONGFUL ACTS** committed by **YOU**.

2. Personal Profit

This policy does not apply to any **CLAIM** based upon or directly or vicariously arising out of any gain, profit or advantage to which **YOU** are not legally entitled.

3. Bodily Injury

This policy does not apply to any **CLAIM** arising out of bodily injury, sickness, shock, mental anguish, mental illness, disease or death of any person.

4. Property Damage

This policy does not apply to any **CLAIM** based upon or arising out of:

- a. Physical injury to, or loss or destruction of, tangible property including loss of use; or
- b. Loss of use of tangible property which has not been physically injured, lost or destroyed.

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5. Other Capacity

This policy does not apply to any **CLAIM** based upon or arising out of **YOUR** activities as an owner, member, partner, shareholder, officer, director, public official or employee of any entity other than the **NAMED INSURED**, including, but not limited to:

- a. A charitable organization;
- **b.** A pension, welfare or profit-sharing plan; or
- c. A mutual or investment fund or trust.

However, this exclusion shall not apply to any **CLAIM** based upon or arising out of **YOUR** activities as an employee of a staffing agency while on assignment and performing **PROFESSIONAL SERVICES** for a client of the staffing agency. There is no coverage under this policy for the staffing agency or any client of the staffing agency unless provided by endorsement to this policy.

6. Other Entity

This policy does not apply to any **CLAIM** arising out of **PROFESSIONAL SERVICES** or advice rendered by **YOU** in connection with any business enterprise not shown on **Item 1**. of the Declarations, which:

- a. Is, was or will be owned, in whole or in part, by YOU; except that if, at the time of the WRONGFUL ACT giving rise to such CLAIM, YOU had a total pecuniary or beneficial interest of ten percent (10%) or less in such entity;
- **b.** Is, was or will be in any way, directly or indirectly, controlled, operated or managed by **YOU**, including the ownership, maintenance or use of any property in connection therewith; or
- c. YOU are, were or will be employed; provided, however, this exclusion c. shall not apply to any CLAIM made by a client of a staffing agency with whom YOU are employed and for which YOU are performing PROFESSIONAL SERVICES while on assignment for such client.

7. Office Sharing

This policy does not apply to any **CLAIM** arising out of a **WRONGFUL ACT** committed by any person with whom **YOU** share common office space, common office facilities or common supportive staff and who is not an insured under this policy.

8. Discrimination, Harassment or Misconduct

This policy does not apply to any **CLAIM** based on or arising out of discrimination, harassment or misconduct by **YOU**, including, but not limited to, **CLAIMS** based on an individual's race, creed, color, age, sex, national origin, religion, disability, physical or mental handicap, disease, marital status or sexual preference.

9. Insured versus Insured

This policy does not apply to any CLAIM made by YOU against any other insured under this policy.

10. Nuclear

This policy does not apply to any **CLAIM** arising out of any circumstances due to nuclear reaction, radiation or contamination, regardless of cause.

11. Pollution

This policy does not apply to any CLAIM:

a. For WRONGFUL ACTS which would not have occurred in whole or in part, but for the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of pollutants;



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- **b.** For any loss, cost or expense arising out of any:
 - (1) Request, demand or order that **YOU** or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants; or
 - (2) **CLAIM** or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of pollutants.

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

12. Contractual Liability

This policy does not apply to any **CLAIM** based upon or arising out of the liability of others assumed by **YOU** under any contract or agreement, unless such liability would have been covered in the absence of such contract or agreement.

13. Insolvency or Bankruptcy

This policy does not apply to any **CLAIM** based upon or arising out of any insolvency or bankruptcy of **YOU** or any other person or organization in which **YOU** have a financial interest.

14. Intellectual Property Infringement

This policy does not apply to any **CLAIM**:

- a. Based upon or directly or vicariously arising out of any INFRINGEMENT OF INTELLECTUAL PROPERTY; or
- **b.** Based upon or arising out of any actual or alleged breach of any non-disclosure, non-compete or non-solicitation agreements.

15. Employment Laws

This policy does not apply to any **CLAIM** based upon or arising out of a circumstance for which **YOU** or **YOUR** insurer may be held liable under any workers' compensation, unemployment compensation or disability benefits law or under any similar law.

16. ERISA

This policy does not apply to any **CLAIM** based on or arising out of **YOUR** capacity as a fiduciary under the Employee Retirement Income Security Act of 1974, its amendments and any regulation or order issued pursuant thereto, or to any other employee benefit plan.

17. Securities Laws

This policy does not apply to any **CLAIM** based upon or directly or vicariously arising out of any violation of the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, or any Blue Sky or securities law, any similar state or federal statute and any regulation or order issued pursuant to any of the foregoing statutes or regulations.

18. Anti-Trust Laws

This policy does not apply to any **CLAIM** based upon or arising out of unfair competition, restraint of trade or any other violation of anti-trust laws.

19. Governmental, Administrative or Regulatory Authority

This policy does not apply to any **CLAIM** brought by or on behalf of any governmental, administrative or regulatory authority or by a public official or any employee of a governmental body, subdivision or



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agency, unless such **CLAIM** is based on **PROFESSIONAL SERVICES** rendered by **YOU** to such authority or governmental body, subdivision or agency.

20. Cost Guarantees, Estimates or Overruns

This policy does not apply to any **CLAIM** based upon or arising out of any cost guarantees or estimates being exceeded or any cost overruns.

21. Product Recall

This policy does not apply to any **CLAIM** based upon or arising out of the withdrawal or recall of any of **YOUR** products or services from the market or from use by others. This exclusion does not apply to costs or expenses incurred by **YOUR** customers to withdraw or recall **YOUR** customer's products or services from the market or from use by others if the withdrawal or recall is solely the result of **YOUR WRONGFUL ACT.**

22. Breach of Contract

This policy does not apply to any **CLAIM** based upon or arising out of the breach of express or implied warranty, guarantee or contract, including the delay in performance of any contract.

23. Medical Professional

This policy does not apply to any **CLAIM** based upon or arising out of the rendering or failure to render any services as a physician, nurse and/or any other form of licensed medical practitioner.

24. Unsolicited Communications

This policy does not apply to any **CLAIM** based upon or directly or vicariously arising out of unsolicited faxes, unsolicited electronic mail, unsolicited telephone calls or any other unsolicited communications. This exclusion shall include actual or alleged violations of any local, state or federal law, including non-U.S. laws, any amendment to such laws or violation of any order, ruling or regulation issued pursuant to such laws that regulate such communications.

25. Computer Fraud

This policy does not apply to any **CLAIM** based upon or arising out of violations of the Computer Fraud and Abuse Act including any amendments, any similar state or federal statute or regulation, or any order issued pursuant to any of the foregoing statutes or regulations.

26. Computer Services

This policy does not apply to any **CLAIM** based upon or arising out of the rendering of, or failure to render, computer services for others such as data processing, systems analysis, system recommendation, programming or other computer business activities such as developing, distributing, marketing, licensing, selling or maintaining computer hardware or software products.

27. Commingling of Funds

This policy does not apply to any **CLAIM** based upon or arising out of any actual or alleged conversion, misappropriation, or improper commingling of funds or the inability to pay, collect or safeguard money, including the improper transfer of funds from an account of **YOURS**, in reliance upon fraudulent instructions.

28. Securities Exclusion

This policy does not apply to any **CLAIM** based upon or arising out of any representations, warranties or guarantee as to the future value or specified rate of return of an investment.



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29. Scope of Professional Services

This policy does not apply to any **CLAIM** based upon or arising out of the performance of services which require a license or certification to perform work as an architect or engineer, an attorney, a certified public accountant, an actuary, an investment counselor, an investment broker, an insurance agent or broker, or any other licensed or certified professional.







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PT PRO PROFESSIONAL LIABILITY POLICY

GENERAL TERMS AND CONDITIONS

THIS IS A CLAIMS MADE AND REPORTED POLICY. Coverage is limited to only those CLAIMS that are first made against YOU and reported to US during the POLICY PERIOD or Extended Reporting Period, if applicable, as a result of any WRONGFUL ACT which occurred prior to the end of the POLICY PERIOD. However, if the renewal policy is written by US, YOU will have sixty (60) days after the expiration date of this policy to report any CLAIM first made in this POLICY PERIOD.

These General Terms and Conditions apply to the Professional Liability Coverage specified by the Declarations. If any provision in these General Terms and Conditions is inconsistent with or in conflict with any provision of the specified Professional Liability Coverage, the provisions of the Professional Liability Coverage will prevail.

DEFENSE

WE have the right and duty to defend any suit against YOU seeking DAMAGES because of a WRONGFUL ACT even if any of the allegations in the suit are groundless, false or fraudulent. WE have the right to appoint counsel and investigate any CLAIM or suit. However, WE will not settle or compromise a CLAIM or suit without YOUR written consent. If consent is refused and YOU elect to contest the CLAIM or continue legal proceedings, then OUR liability for the CLAIM will not exceed the amount for which the CLAIM could have been settled, plus CLAIM EXPENSE incurred up to the date of YOUR refusal.

If the allegation(s) is excluded under this policy, there shall be no duty to defend such CLAIM.

WE are not obligated to pay any **DAMAGES** or **CLAIM EXPENSE** or defend any suit after the applicable limits of **OUR** liability have been exhausted by payment of **DAMAGES** or **CLAIM EXPENSE**.

WE have the right, but no duty, to appeal any judgment.

YOU, except at YOUR own cost and for YOUR own account, will not:

- 1. Make any payment;
- 2. Admit any liability;
- 3. Settle any CLAIM;
- 4. Assume any obligation; or
- Incur any expense;

without **OUR** written consent.

TERRITORY

This policy applies to **WRONGFUL ACTS** which happen anywhere in the world, provided the **CLAIM** is made and the suit is brought within the United States, its possessions and its territories or Canada.



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LIMITS OF LIABILITY AND DEDUCTIBLE

Regardless of the number of:

- a. YOU who are insured under the policy;
- b. All persons or organizations who sustain DAMAGES payable under this policy; and/or
- c. Suits brought on account of coverage afforded by the policy;

OUR liability is limited as follows:

- The Limit of Liability stated in Item 4.(A) of the Declarations page is the limit of OUR liability for all DAMAGES and CLAIM EXPENSE arising out of each CLAIM first made and reported in writing during the POLICY PERIOD or Extended Reporting Period.
- 2. The Limit of Liability stated in Item 4.(B) of the Declarations page is subject to the above provision respecting Each CLAIM and is the maximum limit of OUR liability for each POLICY PERIOD. In no event will OUR total Limit of Liability be increased by any Extended Reporting Period.
- 3. **CLAIM EXPENSE** will be subtracted from the Limits of Liability first as it is incurred for each **CLAIM**. The remaining amount will be the amount available to pay **DAMAGES**.
- 4. Subject to the Limits of Liability, WE will only be liable to pay DAMAGES and CLAIM EXPENSE in excess of the DEDUCTIBLE shown in this policy. YOUR DEDUCTIBLE for DAMAGES and CLAIM EXPENSE for each CLAIM in any POLICY PERIOD is the each CLAIM amount shown in the Declarations. Each of YOU under the policy is individually liable for the payment of the DEDUCTIBLE. In the event that WE expend funds for DAMAGES or CLAIM EXPENSE on YOUR behalf, YOU will reimburse US for such expenditures up to the amount of the DEDUCTIBLE shown in this policy. Reimbursement of the DEDUCTIBLE will be due within sixty (60) days from the date WE bill YOU.
- 5. One or more CLAIMS based on or arising out of the same WRONGFUL ACTS or a series of related WRONGFUL ACTS of one or more of YOU will be considered a single CLAIM. Unless otherwise endorsed, the CLAIM will be subject to the Limit of Liability in effect at the time such CLAIM was first reported to US in writing. Only one DEDUCTIBLE will apply to such CLAIM.

NOTIFICATION

- 1. If during the **POLICY PERIOD** or the Extended Reporting Period:
 - a. YOU receive written or oral notice from any party that it is the intention of such party to hold YOU responsible for any WRONGFUL ACT(S); or
 - **b. YOU** become aware of circumstances which could reasonably be expected to give rise to such notice;

then:

YOU will tell us in writing as soon as practicable, but no later than the end of the POLICY PERIOD or Extended Reporting Period. Any subsequent CLAIM made against YOU arising out of such WRONG-FUL ACT(S) shall be deemed to have been made during the POLICY PERIOD or Extended Reporting Period. No coverage for such CLAIM shall exist under any subsequent policy written by US. However, if the renewal policy is written by US, YOU will have sixty (60) days after the expiration date of this policy to report any CLAIM first made during this POLICY PERIOD.



2. In the event of any CLAIM occurring, written notice to US will be given by the NAMED INSURED shown in Item 1. of the Declarations. Notice will be deemed to be received if sent by prepaid mail properly addressed to OUR address shown in the Declarations or by means of email or other electronic delivery to US.

PRE-CLAIM ASSISTANCE

When **WE** receive **YOUR** written notice and **WE**, at **OUR** discretion, incur **CLAIM EXPENSE** to undertake measures to avoid any **DAMAGES** as a result of the reported **WRONGFUL ACT**, **WE** will waive the applicable **DEDUCTIBLE**.

However, the **DEDUCTIBLE** will always apply if a suit is filed, if an arbitration is filed or if any **DAMAGES** are paid.

INSURED'S DUTIES IN THE EVENT OF CLAIM OR SUIT

- 1. In the event of a CLAIM, the NAMED INSURED must give US written notice of:
 - a. The specific WRONGFUL ACT;
 - b. The injury or damage which has or may result from the WRONGFUL ACT;
 - c. The names and addresses of the claimants or potential claimants; and
 - d. The circumstances by which YOU first became aware of such WRONGFUL ACT.
- 2. If CLAIM is made or suit is brought against YOU, YOU will immediately forward to US every demand, notice, summons or other process received by YOU or YOUR representative.
- 3. WE will have full discretion in the handling of any CLAIM, and YOU will give full information and assistance as WE may reasonably require. YOU will cooperate with US and, at OUR request, consent to being examined and questioned by OUR representative, under oath, if necessary. At OUR request, YOU will attend hearings, depositions and trials and will assist in effecting settlement, securing and giving evidence, and obtaining the attendance of witnesses. YOU will cooperate in the conduct of suits as well as in giving written statements to OUR representatives and defense counsel.

EXTENDED REPORTING PERIOD

Only the **NAMED INSURED** can exercise the option to purchase one of the Supplemental Extended Reporting Periods described in paragraph **3.** of this provision.

- One or more Extended Reporting Periods described below will be provided if the policy is canceled or nonrenewed or if **WE** renew or replace coverage with insurance that provides coverage on other than a Claims Made and reported basis.
- 2. A Basic Extended Reporting Period is automatically provided without additional charge. This period begins at the end of the **POLICY PERIOD** and lasts for sixty (60) days. The Basic Extended Reporting Period does not apply to **CLAIMS** covered under any subsequent policy.
- 3. In addition, the **NAMED INSURED** may purchase one of the Supplemental Extended Reporting Periods described below if **YOU** are in compliance with the terms and conditions of this policy:
 - **a.** A twelve (12) month Supplemental Extended Reporting Period for one hundred percent (100%) of the full annual premium of this policy;



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- **b.** A twenty-four (24) month Supplemental Extended Reporting Period for one hundred fifty percent (150%) of the full annual premium of this policy;
- **c.** A thirty-six (36) month Supplemental Extended Reporting Period for one hundred seventy-five percent (175%) of the full annual premium of this policy; or
- **d.** A sixty (60) month Supplemental Extended Reporting Period for two hundred twenty-five percent (225%) of the full annual premium of this policy.
- Coverage for a Supplemental Extended Reporting Period must be added by endorsement for which an additional premium charge must be paid. Such period starts sixty (60) days after the end of the POLICY PERIOD.
- 5. The right to purchase a Supplemental Extended Reporting Period will terminate unless:
 - a. WE receive a written request for a Supplemental Extended Reporting Period; and
 - **b.** The additional premium is paid;

within sixty (60) days of the end of the POLICY PERIOD.

The **NAMED INSURED'S** request must specify the length of the Supplemental Extended Reporting Period desired. Once in effect, Extended Reporting Periods may not be canceled.

- 6. An Extended Reporting Period does not extend the POLICY PERIOD or change the scope of coverage provided. Subject otherwise to the policy's terms, Limits of Liability, exclusions and conditions, the policy is extended to apply to CLAIMS first made against YOU and reported to US in writing during the Basic Extended Reporting Period or, if purchased, the Supplemental Extended Reporting Period, but only for CLAIMS due to WRONGFUL ACTS which happened on or after the RETROACTIVE DATE and on or before the expiration of the POLICY PERIOD.
- 7. Extended Reporting Periods do not reinstate or increase the policy's Limits of Liability. CLAIMS which are first made and reported during the Basic Extended Reporting Period or the Supplemental Extended Reporting Period, if it is in effect, will be deemed to have been made on the last day of the POLICY PERIOD.

CONDITIONS

1. Cancellation

This policy may be canceled by the **NAMED INSURED** by surrendering the policy to **US** or any of **OUR** authorized agents or by sending written notice to **US** stating when the cancellation is to be effective. **WE** may cancel this policy by sending to the **NAMED INSURED** a written notice stating when the cancellation is to be effective. **WE** will give the **NAMED INSURED** ten (10) days notice for nonpayment of premium or sixty (60) days notice for any other valid reason.

The mailing of notice will be sufficient proof of notice. The time of surrender or the effective date and hour of cancellation stated in the notice will become the end of the **POLICY PERIOD**. Notice by means of mailing, email or other electronic delivery to **US** and to the **NAMED INSURED** are acceptable forms of delivery. Delivery of written notice either by the **NAMED INSURED** or by **US** will be equivalent to mailing.

If this policy is canceled, **WE** will send the **NAMED INSURED** any premium refund due. If **WE** cancel, the refund will be pro rata. If the **NAMED INSURED** cancels, the refund will be the customary short rate proportion. **WE** will retain not less than twenty-five percent (25%) of the original premium. **WE** will make the premium refund as soon as practicable after the date of cancellation. However, the premium refund is not a condition of cancellation.

Notice of cancellation will only be sent to the NAMED INSURED and will serve as notice to all of YOU.



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2. Nonrenewal

If **WE** do not renew this policy, **WE** will send written notice to the **NAMED INSURED** at least sixty (60) days before the end of the **POLICY PERIOD**. Notice by means of mailing, email or other electronic delivery to the **NAMED INSURED** are acceptable forms of delivery.

3. Assignment

Assignment of interest under this policy will not bind **US** unless **WE** endorse the policy in writing assigning **YOUR** interest to another party.

4. Changes

The terms of this policy will not be waived or changed except by endorsement issued by **US** and made a part of this policy.

5. Material Change

If during the **POLICY PERIOD**, the **NAMED INSURED** employs more than two individuals or ceases to own one hundred percent (100%) of the **NAMED INSURED**, then no coverage shall be afforded under this policy for any **CLAIM** involving a **WRONGFUL ACT** occurring after such change. Only **CLAIMS** based upon **WRONGFUL ACTS** occurring prior to such change will apply to this policy.

6. Conflicting Statutes

Any part of this policy which is in conflict with the statutes of the state in which this policy is issued is amended to conform to such statutes.

7. Subrogation Clause

YOU will transfer to **US YOUR** rights of recovery against any other party for any **DAMAGES WE** have paid on **YOUR** behalf. **YOU** must do everything necessary to secure these rights and do nothing that would jeopardize them.

Any amount recovered from subrogation shall be apportioned as follows:

Any amount recovered shall first, be used for repayment of **SUBROGATION EXPENSES**; second, to any **DAMAGES** and/or **CLAIM EXPENSE** paid by **US**; third, to any **DAMAGES** and **CLAIM EXPENSE** paid by any other insurer on **YOUR** behalf; and last, to repayment of **YOUR DEDUCTIBLE**.

8. Severability Clause

The application and any supplements or addendums, copies of which are attached to this policy, and the Declarations, are part of this policy. They are to be considered as incorporated in and constituting part of this policy. The particulars and statements contained in the application and any supplements or addendums and the conditions and exclusions set forth in this policy will be construed as a separate agreement with each of **YOU**. By acceptance of this policy, **YOU** agree that the statements in the application are **YOUR** representations, that they shall be deemed material and that this policy is issued upon the truth of such representations. Nothing in this provision will be construed to increase **OUR** Limits of Liability as set forth in the Declarations.

9. Other Insurance

If **YOU** have other insurance which applies to a **CLAIM** reported under this policy, **WE** will be excess of the amount of the applicable **DEDUCTIBLE** and any other valid and collectible insurance whether such other insurance is primary, pro rata, contributory, excess, contingent or any other basis, unless such other insurance is written only as specific excess insurance over the Limit of Liability provided in this policy.



If **YOU** are working under contract as an independent contractor, this policy will be excess over any coverage provided to **YOU** by the party with whom **YOU** are under contract.

If a loss occurs involving two or more policies, each of which provides that its insurance will be excess, then each policy will contribute on a pro rata basis. This means that **WE** will pay no more than **OUR** percentage of the total amount of the insurance covering the **CLAIM**, less the **DEDUCTIBLE**.

10. Action Against US

No action will lie against **US** unless **YOU** have fully complied with all the terms and conditions of this policy prior to bringing the action.

11. Inspection and Audit

YOU agree to allow **US** to examine and audit **YOUR** premises, management procedures, and financial or business records as they relate to this insurance during normal business hours while this policy is in force. **WE** are not, however, required to make inspections nor will **WE** guarantee that **YOUR** procedures are adequate or that they conform to any laws, rules or regulations.

12. Bankruptcy

In the event of **YOUR** bankruptcy or insolvency, **WE** will not be relieved of **OUR** obligations under the terms and conditions of this policy.

13. Sole Agent

By acceptance of this policy, the NAMED INSURED agrees to act on YOUR behalf with respect to:

- a. Exercising the option to purchase an Extended Reporting Period;
- b. The giving and receiving of notice of CLAIMS or cancellation;
- c. The payment of premiums that may become due under this policy; and
- d. The payment of **DEDUCTIBLES** that may become due under this policy.

Each of YOU agree that the NAMED INSURED will act on YOUR behalf.

14. Premium

All premiums for this policy shall be computed in accordance with **OUR** rules, rates, rating plans, premiums and minimum premiums applicable to the insurance afforded herein.

