PREMISES ENVIRONMENTAL COVERAGE

Environmental Liability and Remediation Expense Coverage

THIS IS A CLAIMS MADE AND REPORTED POLICY.

Throughout this policy, the words "you" and "your" refer to the named insured shown in the Declarations. The words "we," "us" and "our" refer to the Company providing this insurance. Other words and phrases that appear in bold have special meaning. Refer to Section II. DEFINITIONS.

In consideration of the premium paid and in reliance upon the statements that you provided to us in the application and any other supplemental information provided in connection with the application, we agree to provide coverage as shown in the Declarations and described as follows:

PREMISES ENVIRONMENTAL COVERAGE INSURANCE

I. INSURING AGREEMENTS

A. Remediation Expense and Liability

1. Remediation of On-Site Contamination

   We will pay for remediation expense resulting from contamination on or under your insured location:

   a. If discovery of such contamination is first made during the policy period and reported to us in writing as soon as practicable during the policy period; or
   
   b. That the insured becomes legally obligated to pay as a result of a claim for remediation expense that is first made against the insured and reported to us during the policy period, or within the extended reporting period.

2. Remediation of Off-Site Contamination

   We will pay for remediation expense resulting from contamination migrating from and beyond the boundaries of your insured location:

   a. If discovery of such contamination is first made during the policy period and reported to us in writing as soon as practicable during the policy period; or
   
   b. That the insured becomes legally obligated to pay as a result of a claim for remediation expense that is first made against the insured and reported to us during the policy period, or within the extended reporting period.
B. Bodily Injury and Property Damage Resulting from Contamination

We will pay for loss that the insured becomes legally obligated to pay as a result of a claim for bodily injury or property damage arising out of contamination on, under or migrating from your insured location, provided such claim is first made against the insured and reported to us during the policy period, or within the extended reporting period.

C. Image Restoration

We will pay for covered expenses incurred for image restoration arising out of damage to your reputation or consumer confidence as a result of contamination reported to us during the policy period or the extended reporting period and that result in bodily injury, property damage or remediation expense covered under this policy. Covered expenses are limited to the costs of restoring your reputation and consumer confidence through image consulting.

II. DEFINITIONS

A. Additional insured means any individual, organization or entity scheduled to this policy as an additional insured by an endorsement, but solely for their liability arising out of their ownership, use, operation or financing of your insured location.

B. Bodily injury means:

1. Physical injury, sickness or disease including associated medical or environmental monitoring; and

2. Mental anguish, emotional distress or shock sustained by any person; including death resulting there from.

C. Claim means a written demand, notice, or assertion of a legal right seeking a remedy or alleging liability or responsibility on the part of you or any insured as a result of contamination. Such demand, notice, or assertion of a legal right includes, but is not limited to legal actions, orders, petitions or governmental or regulatory actions, filed against you or any insured.

D. Contaminant means any solid, liquid, gaseous or thermal irritant or pollutant, including but not limited to smoke, vapor, odors, soot, fumes, acids, alkalis, toxic chemicals, hazardous substances, petroleum hydrocarbons, legionella, electromagnetic fields, low level radiological matter and waste materials including but not limited to municipal, industrial, medical, pathological, and low level radioactive waste materials.

E. Contamination means:

1. The discharge, dispersal, release or escape of any contaminants into or upon land, or any structure on land, the atmosphere or any watercourse or body of water, including groundwater, provided such conditions are not naturally present in the environment in the amounts or concentrations discovered.

2. The presence of contaminants that have been illegally disposed of or abandoned at your insured location by parties other than an insured provided such presence, disposal or abandonment are unknown to the insured.

F. Discovery means when the insured first has knowledge of contamination.
G. **Defense Expense** means cost, charges and expenses incurred in the defense, investigation or adjustment of any claim.

H. **Emergency expenses** means reasonable and necessary expenses incurred to contain, control or mitigate contamination that is an imminent and substantial endangerment to:

1. The public health, safety or welfare where in the absence of such action to contain, control or mitigate contamination, bodily injury or property damage to third parties is imminent; or

2. The environment;

and pursuant to laws that require such immediate response to contamination.

I. **Environmental professional** means a person or entity chosen by us, in consultation with the insured, that possesses appropriate expertise, licensing, certification and qualifications to address the contamination.

J. **Extended reporting period** means either A. **Automatic Extended Reporting Period** or B. **Extended Reporting Period**, whichever is applicable, in which to report a claim first made against the insured following termination of coverage, as described in Section IX. **Extended Reporting Provisions**, of this policy.

K. **Inception date** means the first date set forth in ITEM 4. of the Declarations.

L. **Insured** means:

1. The **named insured** and any subsidiary thereof; and

2. Any past or present director, officer, partner or employee of the insured, including a temporary or leased employee, while acting within the scope of his or her employment as such; and

3. **Additional insured**.

M. **Law** means any federal, state, provincial or local statutes, rules, regulations, ordinances, guidance documents, voluntary clean up or risk based corrective action programs and judicial or administrative orders and directives and all amendments thereto that apply or may be applied to the insured's responsibility for contamination.

N. **Loss** means:

1. Monetary awards or settlements, previously agreed in writing to by us, of compensatory damages and, where allowable by law, punitive, exemplary, or multiplied damages, civil fines, penalties and assessments for bodily injury or property damage; and

2. Related defense expense.

O. **Mold** means mold, mildew or any type or form of fungus including mycotoxins, spores, microbial volatile organic compounds or any other by-products produced by or released by fungi.

P. **Named insured** means the person or entity named in ITEM 1. of the Declarations and responsible for acting on behalf of all other insureds, if any, under this policy as described in X. General Conditions, M. Sole Agent.
Q. **Natural resource damage** means physical injury to or destruction of, including the resulting loss of value of: land, fish, wildlife, biota, air, water, groundwater, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States (including the resources of the fishery conservation zone established by the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.), any state or local government, any foreign government, any Indian tribe, or, if such resources are subject to a trust restriction on alienation, any member of an Indian tribe.

R. **Policy period** means the period set forth in ITEM 4. of the Declarations, or any shorter period arising as a result of:

1. Cancellation of this policy; or

2. With respect to any of your insured location(s), the deletion of any such location(s) from this policy by us at your written request.

S. **Property damage** means:

1. Physical injury to or destruction of tangible property of parties other than the insured including the resulting loss of use and diminution in value thereof;

2. Loss of use, and diminution in value of tangible property of parties other than the insured that has not been physically injured or destroyed; and

3. **Natural resource damage**.

However, property damage shall not include remediation expense.

T. **Remediation expense** means:

1. Reasonable and necessary expenses, including legal expenses, incurred for investigation, removal, abatement, disposal, treatment, clean-up or neutralization, including associated monitoring, of contaminants:
   
   a. To the extent required by law or, in the absence of applicable law, to the extent recommended by an environmental professional; or

   b. That have been actually incurred by any government department or agency;

2. Monetary awards or settlements, previously agreed to in writing by us, of compensatory damages that the insured is legally obligated to pay for investigation, removal, abatement, disposal, treatment, clean-up or neutralization, including associated monitoring, of contaminants; and

3. Related defense expense;

   including restoration expense and emergency expenses.

U. **Responsible individual** means any officer, director or partner of the insured; the manager or supervisor of the insured responsible for environmental or health and safety affairs or compliance; or any manager or supervisor of your covered location or operations.
V. **Restoration expense** means reasonable and necessary costs incurred by the insured to repair, replace or restore real or personal property to substantially the same condition it was in prior to being damaged during work performed in the course of incurring **remediation expense**. However, such **restoration expense** shall not include any costs associated with a betterment or improvement to such real or personal property.

W. **Underground storage tank** means any tank that has at least ten (10) percent of its volume below ground in existence at the **inception date**, or installed thereafter, including associated underground piping connected to the tank.

X. **Your insured location** means any property or location approved by us and listed in ITEM 3. of the Declarations Page or Your Insured Location Schedule endorsed to this policy.

III. LIMITS OF INSURANCE AND DEDUCTIBLE

The Limits of Insurance shown in ITEMS 5. and 6. of the Declarations and **Deductible** shown in ITEM 7. and the rules below fix the most we will pay regardless of the number of **your insured locations**, **insureds**, **contamination** incidents, **claims** or claimants:

1. The Total Policy Aggregate Limit shown in ITEM 6. of the Declarations is the most we will pay for all **loss**, **remediation expense** or other coverage afforded under this policy.

2. The most we will pay for **claims** from any one **loss**, **remediation expense** or other coverage afforded under this policy, under any Insuring Agreement or endorsement is the applicable **Limit of Insurance** shown in ITEM 5. of the Declarations, or on the applicable endorsement. If no Limit of Insurance is shown for a particular Insuring Agreement in the Declarations, then no coverage is provided under that particular Insuring Agreement.

3. The same or related discharge, dispersal, release or escape of any **contaminants** shall be deemed the same **contamination** incident to which one Limit of Insurance shall apply under any one insuring agreement or coverage afforded under this policy, and one Deductible shall apply. Regardless of the policy period in which such **claim**, **remediation expense** or other coverage afforded under this policy is reported to us, and arising out of such **contamination**, we will consider it to have been first made under the policy in effect at the time the **insured** first becomes aware of such **contamination**. The Limits of Insurance from that policy only will apply. In the event that more than one Deductible amount could apply to the same **contamination** incident and resulting **loss**, **remediation expense** or other coverage afforded under this policy, only the highest Deductible amount may be applied.

4. We will not pay for **loss**, **remediation expense** or other coverage afforded under this policy unless the amount of **loss**, **remediation expense** or other coverage afforded under this policy exceeds the applicable Deductible.

5. We will pay the amount of **loss**, **remediation expense** or other coverage afforded under this policy in excess of the applicable Deductible and up to the applicable Limit of Insurance. In no event will payment exceed the Total Policy Aggregate shown in ITEM 6. of the Declarations. In the event that we advance any portion of the Deductible, the **insured** shall reimburse us for those amounts promptly and as soon as possible.

IV. EXCLUSIONS

This policy does not apply to **claims**, **loss**, **remediation expense** or any other coverage afforded under this policy:
A. **Asbestos and Lead Paint** – Based upon or arising from any asbestos or asbestos-containing product or any lead-based paint installed in or applied to any building or other structure. This exclusion does not apply to asbestos or asbestos containing materials or lead based paint in soil or in any watercourse or body of water including ground water.

B. **Communicable Diseases** – Based upon or arising out of exposure to communicable diseases whether or not as a result of exposure to individuals or animals. However, this exclusion does not apply to exposure to medical waste.

C. **Contractual Liability** – Based upon or arising out of liability of others assumed by the insured under any contract or agreement, unless the insured would have been liable in the absence of such contract or agreement. This exclusion does not apply to any contract submitted to and approved by us and listed in an Insured Contract Schedule that is made a part of this policy by endorsement but only as respects to coverage provided in the insuring agreements or other coverage afforded under this policy.

D. **Criminal Fines and Penalties** – Based upon or arising out of any criminal fines, penalties or assessments.

E. **Damage to Insured’s Property** – Based upon or arising out of physical injury to or destruction of tangible property, including the resulting loss of use and diminution in value, to any property owned, leased, rented by an insured or loaned to an insured. This exclusion applies solely with respect to claims for property damage.

F. **Divested Property Limitation** – Based upon or arising out of contamination that first begins after your insured location has been divested, sold, abandoned, given away, taken by eminent domain or condemned.

G. **Employer Liability** – Based upon or arising out of bodily injury to any person while employed by any insured or by anyone who has a right to make a claim against any insured because of any employment, blood, marital or any other relationship with said employee. This exclusions applies:

1. Whether the insured may be responsible as an employer or in any other capacity; or
2. To any obligation to share damages with or repay someone else who must pay damages because of claims

H. **Hostile Acts** – Based upon or arising out of any consequence, of whether direct or indirect, of war, invasion, act of a foreign enemy, hostilities whether declared or not, civil war, rebellion, revolution, insurrection, military or usurped power, or any covert military action.

I. **Insured’s Costs of Goods or Services** – Arising out of your own costs, charges or expenses for goods or services provided by an insured including a parent or affiliate of such insured, unless such costs, charges or expenses are:

1. Emergency expenses; or
2. Such costs are approved, in our sole discretion, by us.

J. **Insured versus insured** – Based upon or arising out of a claim by any insured against any other insured under this policy.

K. **Material Change** – Based upon or arising out of any material change in the use or operations at your insured location from the use or operations stated by you in the application or information submitted to us that forms the basis of coverage.
L. **Mold** – Based upon or arising out of mold.

M. **Non-Disclosed Known Contamination** – Based upon or arising out of contamination in existence prior to the **inception date** or the effective date of an endorsement to this policy which is:

1. Known by or has been reported to any **responsible individual**; and
2. Not disclosed to us in the application for this policy or any other supplemental information provided in connection with the application for this policy, an endorsement, or any previous policy issued by us for which this policy is a renewal thereof.

**Contamination** expressly disclosed to us and not otherwise excluded under this policy or by endorsement shall be deemed by us to have been first **discovered** on the **inception date** or the effective date of the applicable endorsement.

N. **Nuclear Liability** – Based upon or arising out of radioactive, toxic, or explosive properties of Source Materials, Special Nuclear Material or By-Product Material, as defined in the Atomic Energy Act, and for which the United States Department of Energy or any other governmental authority or agency has indemnified the **insured**, or for which the Price Anderson Act provides protection for the **insured**.

O. **Product Liability** – Based upon or arising out of goods or products manufactured, sold, handled or distributed by the **insured** or others trading under the **insured’s** name, after possession of such goods or products has been relinquished by the insured or others trading under its name.

P. **Retroactive Date** – Based upon or arising out of contamination, including any subsequent dispersal, movement or migration of such **contaminants**, that first began prior to the **Retroactive Date** shown in ITEM 9.a. of the Declarations of this policy. This exclusion does not apply if “not applicable” is shown in ITEM 9.a. of the Declarations.

Q. **Retrospective Date** – Based upon or arising out of contamination that first began on or after the **Retrospective Date** shown in ITEM 9.b. of the Declarations of this policy. This exclusion does not apply if “not applicable” is shown in ITEM 9.b. of the Declarations.

R. **Underground Storage Tank** – Based upon or arising out of contamination resulting from an **underground storage tank** whose existence is known by you as of the **inception date** and which is located on your **insured location**, unless such underground storage tank is scheduled on the policy by endorsement. However this exclusion does not apply to any underground storage tank that is:

1. A process tank located partially in the ground; or
2. Located on or above the floor of structures built below the ground surface such as vaults or subsurface floors of buildings.

S. **Willful Non-Compliance and Dishonest Acts** – Based upon or arising out of any contamination based upon or attributable to:

1. A **responsible individual’s** intentional, willful or deliberate noncompliance with or intentional disregard of any statute, regulation, ordinance, administrative complaint, notice of violation, notice letter, executive order, or instruction of any governmental agency or body; or
2. Actual or alleged fraudulent, dishonest, knowingly wrongful or malicious conduct by or at the direction of the **responsible individual**.
V. Policy Territory

This policy is applicable only in the United States, its territories or possessions or Canada, but only if the insured’s responsibility is determined in:

A. A proceeding on the merits conducted in the United States or its territories or possessions; or

B. A settlement agreed to by us.

All premiums, limits, deductibles, loss and other amounts under this policy are expressed and payable in the currency of the United States of America. If judgment is rendered, settlement is denominated or another element of loss under this policy is stated in a currency other than United States dollars, payment under this policy shall be made in United States dollars at the rate of exchange published in The Wall Street Journal on the date the final judgment is reached, the amount of the settlement is agreed upon, or the other element of loss is due, respectively.

This policy shall not apply in any situation that would be in violation of the laws of the United States of America or Canada, as applicable, including but not limited to, United States of America economic or trade sanction laws or export controls laws administered by the United States Treasury’s Office of Foreign Assets Control.

VI. Defense and Settlement

A. We shall have the right and duty to defend any insured against any claim to which this insurance applies. We shall undertake and manage the defense of such claim even if such claim is groundless, false or fraudulent. Defense expense reduces the Limits of Insurance and is included within the Deductible stated in ITEM 7. of the Declarations. Our duty to defend ends once the Limits of Insurance are exhausted or tendered into a court of applicable jurisdiction or once the insured refuses a settlement offer as provided in Paragraph C. below.

B. We shall have the right to select counsel for the investigation, adjustment and defense of claims to which this insurance applies. The insured shall have the right to propose such counsel and we will consult with the insured on the selection. If more than one insured is involved in a claim to which this insurance applies, we may, in our sole discretion, appoint separate counsel for one or more of such insureds if there is a material (actual or potential) conflict of interest among any such insureds.

C. We reserve the right, but not the duty, to at any time, with the insured’s consent, settle any claim to which this insurance applies as we deem expedient. If with respect to any claim to which this insurance applies, the insured refuses to consent to the first settlement acceptable to the claimant which we recommend to the insured in writing, and elect to further contest such claim, then our liability for such claim shall not exceed the amount for which such claim could have been settled, including legal expenses incurred, up to the date of such refusal, plus fifty (50) percent of covered loss, remediation expense or other coverage afforded under this policy in excess of such first settlement amount. It being a condition of this insurance that the remaining fifty (50) percent of such loss, remediation expense or other coverage afforded under this policy excess of the first settlement amount shall be borne by the insured at your own risk, and are uninsured. Notwithstanding the foregoing, this paragraph shall not apply until the settlement amount exceeds the deductible amount stated in ITEM 7. of the Declarations Page or applicable endorsement.

In addition, if we recommend a first settlement of a claim to which this insurance applies within the policy’s applicable Limit of Insurance that is acceptable to the claimant, and the insured consents to such settlement, then your applicable deductible for such claim shall be retroactively reduced by ten (10) percent. It shall be a condition to such reduction that you
must consent to the first settlement amount within thirty (30) days after the date we recommend to the insured such first settlement amount, or in the case of a first settlement amount which arises from a first settlement offer by the claimant, then within the time permitted by the claimant to accept such first settlement offer, but in all events no later than thirty (30) days after we recommend to the insured such first settlement offer. If the insured does not consent to the first settlement within the time prescribed above, the applicable deductible amount shall remain the respective amount set forth in ITEM 7. of the Declarations or applicable endorsement, even if consent is given to a subsequent settlement.

VII. Notice and Claim Reporting Provisions

A. Notice under this policy shall be given by the insured, or on your behalf:

1. In writing to us at:

   Attention Claims - Environmental
   One Bala Plaza, Suite 100
   Bala Cynwyd, PA 19004 – 0950

2. By fax at: 1 (800) 685-9238; or

3. By telephone at: 1 (800) 765-9749.

As a condition precedent to our obligations under this policy, the insured shall give written notice to us as soon as practicable of any claim made against the insured for loss, remediation expense or other coverage afforded under the policy. Oral notification must be followed with a written notice to us as soon as practicable.

B. If during the policy period, the insured first becomes aware of any contamination or incurs emergency expense which could reasonably be expected to give rise to a claim, remediation expense or other coverage under this policy, the insured shall give written notice to us regarding all particulars of said incident as soon as practicable after the insured becomes aware of said contamination or emergency expense. Oral notification must be followed with a written notice to us as soon as practicable. Such notice of any contamination or emergency expense must include:

1. The particulars of the specific contamination or emergency expense;

2. The circumstances by which the insured first became aware of such contamination or emergency expense; and

3. The claim, loss or remediation expense or other coverage afforded under this policy which has or may result from such contamination or emergency expense.

Any claim, remediation expense or other coverage afforded under this policy then arising out of such contamination will be considered to have been first made under the policy in effect at the time the insured first become aware of such contamination.

VIII. Duties in the Event of a Claim or Remediation Expense or Discovery of Contamination

A. The Insured’s Duties

In the event of a claim, remediation expense, other coverage afforded under this policy or the discovery of contamination and pursuant to VII. Notice and Claim Reporting Provisions above, the insured shall:
1. Give notice containing particulars sufficient to identify the insured, time, place and underlying circumstances to us including, but not limited to, immediately forwarding to us every demand, notice, summons, or other process received by the insured or insured’s representatives;

2. The insured shall take reasonable measures to protect their interests. We shall not be liable for loss or remediation expense or any other coverage afforded under this policy admitted by the insured without our prior written consent;

3. Admit no liability, make no payments, assume no obligation and incur no expense related to such claim, remediation expense, other coverage afforded or contamination without our written consent, except in the case of remediation expense that qualifies as emergency expenses. In the event the insured incurs remediation expense that qualifies as emergency expenses, it is a condition precedent for coverage of such remediation expense under this policy that we are notified by the insured as soon as practicable of such remediation expense that qualifies as emergency expenses;

4. Cooperate with us and, upon our request, assist in investigations, making settlements and in the conduct of suits. The insured shall, at the insured's cost, attend inquiries, interviews, hearings, trials and depositions and shall assist in securing and giving evidence and in obtaining the attendance of witnesses and employees; and

5. Not demand or agree to arbitration of any claim or any part of your responsibilities for remediation expense, or other coverage afforded or contamination without our written consent. Such consent shall not be unreasonably withheld.

B. Rights and Duties Concerning Contamination

The insured shall have the right and duty to retain an environmental professional, subject to our consent, to perform the investigation or remediation of contamination covered by this insurance after discovery or notification of the existence of such contamination. We have the right, but not the duty, to review and approve all aspects of any such investigation or remediation.

In the event of emergency expenses, the insured may select an environmental professional without our prior consent. Except for emergency expenses, any costs incurred without our consent will not be covered under this policy or credited against the Deductible. As a condition precedent for coverage of emergency expenses under this policy, we must be notified by the insured as soon as practicable of such emergency expenses.

In addition, we shall retain the right but not the duty to investigate or remediate contamination on behalf of the insured after receipt of notice of such contamination. Any expenses incurred in such investigation or remediation shall be deemed to be incurred by the insured and applied against the Limits of Insurance and credited against the Deductible.
IX. Extended Reporting Provisions

A. Automatic Extended Reporting Period

If you cancel or refuse to renew this policy or, if we cancel or refuse to renew this policy for reasons other than non-payment of premium or fraud or material misrepresentation on your part, we will provide to you a sixty (60) day automatic extension of the coverage granted by this policy, at no additional charge, for any claim first made against you and reported to us in writing during the sixty (60) day extension period, but only as respects contamination you first discovered during the policy period and reported to us during the policy period or, solely with respect to contamination first discovered by you within twenty-four (24) hours prior to the termination of the policy, the five (5) days immediately following the termination of the policy.

If you purchase replacement coverage for this policy or an extended reporting period under B. below, the sixty (60) day automatic extension period will end on the effective date of the replacement coverage or the extended reporting period.

B. Extended Reporting Period

If you cancel or refuse to renew this policy or, if we cancel or refuse to renew this policy for reasons other than non-payment of premium or fraud or material misrepresentation on your part, you shall have the right to purchase an extended reporting period of three (3) years for a premium of no more than two hundred and fifty (250) percent of the expiring policy premium. This extension will provide coverage granted by this policy for any claim first made against you and reported to us in writing during the extended reporting period but only as respects contamination you first discovered during the extended reporting period and reported to us during the policy period or, solely with respect to contamination first discovered by you within twenty-four (24) hours prior to the termination of the policy, the five days immediately following the termination of the policy. You must apply for this extension in writing, accompanied by payment of premium, prior to the expiration of the sixty (60) day automatic extension period under A. above.

1. All premium paid with respect to an extension period shall be deemed to be fully earned as of the first day of the extension period.

2. The extended reporting period described herein shall commence upon the day that this policy terminates.

3. For the purpose of Paragraph B. Extended Reporting Period, any change in premium, deductible, Limits of Insurance or other terms or conditions at renewal is not a refusal to renew.

4. Limits of Insurance available during any extended reporting period shall not exceed the balance of the Limits of Insurance in effect at the time the policy terminated.

5. In the event similar insurance is in force covering any claims first made during the sixty (60) day extension period or during any extended reporting period, coverage provided by this policy shall be excess over any such other insurance.
X. General Conditions

A. Subrogation

If we pay any amount under this policy, we shall be subrogated to the insured’s rights of recovery against any person, firm or organization. The insured shall execute and deliver instruments and papers and do whatever is necessary to secure such rights. The insured shall not waive or prejudice such rights subsequent to a claim or discovery of contamination.

B. Changes

Notwithstanding anything to the contrary, no provision of this policy may be amended, waived or otherwise changed except by endorsement issued by us to form part of this policy.

C. Action Against Us

No person or organization has a right under this insurance:

1. To join us as a party or otherwise bring us into a claim; or

2. To sue us under this insurance unless all of its terms have been fully complied with.

A person or organization may sue us to recover on a fully executed settlement agreement or on a final judgment against the insured obtained after an actual trial; but we will not be liable for loss that is not payable under the terms of this insurance or that is in excess of the applicable Limits of Insurance.

D. Bankruptcy

Your bankruptcy or insolvency, or that of your successors in interest, shall not relieve us of our obligations under this policy.

E. Cancellation or Non-Renewal

You may cancel this policy by surrendering it to us or one of our authorized agents or by mailing written notice to us and providing to us a future date when cancellation shall be effective. If you cancel this policy, we shall retain the customary short-rate portion of the premium less the minimum earned premium, if applicable.

We may cancel the policy by mailing to you at the address stated in the Declarations written notice stating when, not less than sixty (60) days thereafter; or ten (10) days in the case of cancellation for non-payment of premium or deductible, such cancellation shall become effective. If we cancel the policy, earned premium shall be computed pro-rata. The mailing of Notice of Cancellation as aforementioned shall be sufficient notice of the intent to cancel. The effective date of cancellation specified in the notice shall terminate this policy period.

This policy may only be cancelled by us for:

1. Non-payment of premium or deductible;

2. Change in your operations that materially increase risks covered under this policy;

3. Fraud or material misrepresentation by you; or
4. Your failure to comply with terms and conditions or your contractual obligations under this policy. You shall have a right of sixty (60) days from the date of notice of cancellation to remedy such non-compliance. If the remedy is satisfactory to us, we shall rescind such notice in writing and the policy shall remain in force.

F. Assignment

Assignment of interest under this policy shall not bind us and such assignment is void unless our consent is endorsed hereon.

G. Authorization Clause

By acceptance of this policy, you agree that the statements in the Declarations are your agreements, and that the statements in your application and any other supplemental information provided in connection with the application are your representations and that this policy is issued in reliance upon the truth and accuracy of such agreements and representations. This policy embodies all existing agreements between you and us relating to this insurance.

H. Other Insurance

If other valid and collectible insurance is available to the insured for coverage granted under this policy, our obligations are limited as follows:

1. This insurance is primary, and our obligations are not affected unless any other insurance is also primary. In that case, we will share with all such other insurance by the method described in paragraph 2. below; and

2. If all of the other insurance permits contribution by equal shares, we will also follow this method. In 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 by limits. In contribution by limits, each insurer’s share is based upon the ratio of its applicable limit of insurance bears to the total applicable limits of insurance of all insurers.

I. Independent Counsel

In the event that an insured is entitled by law to select independent counsel to defend such insured at our expense, the attorney’s fees and all other litigation expenses incurred by us shall be limited to the same rates that we would pay to counsel selected by us to defend a similar claim in the jurisdiction where the claim arose or is being defended. We may require that such counsel meet certain minimum qualifications and maintain errors and omissions insurance. The insured agrees that such counsel will respond in a timely manner to any request for information we may make with regard to the claim.

J. Headings

The descriptions in the headings of this policy and any endorsements attached hereto are solely for convenience, and form no part of the terms and conditions of coverage.

K. Consent

Where consent by us or an insured is required under this policy, such consent shall not be unreasonably withheld, delayed, conditioned or denied.
L. **Access and Inspection**

In connection with underwriting of this insurance or with our defense or adjustment of any **claim, remediation expense** or any other coverage afforded under this policy, we shall be allowed, but not obligated to, conduct inspections, surveys, audits or reviews of your location, operations or other information deemed pertinent by us. Such inspections, surveys, audits or reviews could involve the taking of samples, interviewing of employees, physical access to locations or access to materials or information concerning your operations, structure or financials of your company.

The **insured** agrees to cooperate with us, and provide us with access to locations, information, and employees for such inspections, surveys, audits, or reviews, whether or not you deem such location or information relevant to the underwriting of this insurance, or with our defense or adjustment of any **claim, remediation expense** or any other coverage afforded under this policy.

Neither our right to conduct such inspections, surveys, audits or reviews nor the results or conclusions of such actual inspections, surveys, audits or reviews shall warrant, in any way, that the operations or location are safe, healthful or compliant with or conform to applicable laws, standards or accepted practices. This condition applies to any agents or representative that we allow to conduct such inspections, surveys, audits or reviews on our behalf.

M. **Sole Agent**

You shall act on behalf of all other **insureds**, if any, for the payment or return of any premium, payment of any deductible, receipt and acceptance of any endorsement issued to form a part of the policy, giving and receiving notice of cancellation or non-renewal, and the exercise of the rights provided in the **extended reporting period**.

N. **Severability**

Except with respect to Limits of Insurance, Deductible, Insured verses Insured exclusion, Cancellation or Non-Renewal and any rights and duties assigned in this policy to you, this insurance applies as if each **insured** were the only **insured** and separately to each **insured** against to whom a **claim** is made. Any misrepresentation, act, or omission that is in violation of a term, duty or condition under this policy by one **insured** shall not prejudice another **insured** under this policy. This condition shall not apply to an **insured** who is a parent, subsidiary or affiliate of the **insured** which committed the misrepresentation, act, or omission referenced above.

O. **Shared Limits**

You and all other **insureds** understand, agree and acknowledge that this policy contains an Aggregate Limit that is applicable to and shared by all **insureds** that are or may become an **insured**. As such all **insureds** understand and agree that the limits of this policy may be depleted or exhausted by payments to other **insureds**.

P. **Arbitration**

If we and any **insured** do not agree whether coverage is afforded under this policy of insurance for payment of a claim made by or against the **insured** or other coverage afforded under this policy, both parties may, by mutual consent, agree in writing to arbitration of the disagreement.
If both parties agree to arbitrate, each party will select an arbitrator. The two arbitrators will select a third arbitrator. If they cannot agree upon the selection of a third arbitrator within 30 days, both parties must request that selection of a third arbitrator be made by a judge of a court having jurisdiction.

Unless both parties agree otherwise, arbitration will take place in the county in which the address shown in the Declarations is located. Local rules of law as to procedure and evidence will apply.

A decision agreed to by any two arbitrators will be binding.

Payment of the arbitrator's fee shall be made by us if coverage is found to exist. If coverage is not found, each party will:

1. Pay its chosen arbitrator; and
2. Bear the expenses of the third arbitrator equally.

IN WITNESS WHEREOF, WE HAVE CAUSED THIS POLICY TO BE SIGNED BY OUR PRESIDENT AND SECRETARY. THIS POLICY SHALL NOT BE VALID UNLESS COUNTERSIGNED ON THE DECLARATIONS PAGE BY OUR DULY AUTHORIZED REPRESENTATIVE.