ADVERTISING AGENCY LIABILITY POLICY

(Claim Expense Within the Policy Limit)

IMPORTANT NOTICE

CLAIM EXPENSE IS INCLUDED IN THE POLICY LIMIT AND THE SELF-INSURED RETENTION.

ALL WORDS OR PHRASES, OTHER THAN CAPTIONS, PRINTED IN BOLD FACE ARE DEFINED IN THE POLICY.

VARIOUS PROVISIONS IN THIS POLICY RESTRICT COVERAGE. READ THE ENTIRE POLICY CAREFULLY TO DETERMINE RIGHTS, DUTIES AND WHAT IS AND IS NOT INSURED.

In consideration of the payment of the premium and in reliance on the statements in the Application and subject to all other terms of this policy, the Company designated in the Declarations agrees with the Insured named in the Declarations to the following:

I. COVERAGE AGREEMENTS

A. Media Liability

The Company will pay on behalf of the Insured all Damages and Claim Expense in excess of the Self-Insured Retention and within the applicable Policy Limit as a result of an Occurrence in connection with Advertising during the Policy Period that gives rise to a Claim, regardless of when a Claim is made or suit is brought including but not limited to Claims for or arising out of:

1. any form of defamation or other tort related to disparagement or harm to the character, reputation or feelings of any person or organization, including libel, slander, product disparagement, trade libel, infliction of emotional distress, outrage, outrageous conduct or prima facie tort;

2. any form of invasion, infringement or interference with rights of privacy or publicity, including false light, public disclosure of private facts, intrusion and commercial appropriation of name or likeness;

3. any form of infringement or dilution of title, slogan, trademark, trade name, trade dress, service mark or service name;

4. any form of infringement of copyright, violation of Droit Moral, passing-off, plagiarism, Piracy or misappropriation of ideas under implied contract;

5. breach of a license to use a third party’s trademarked or copyrighted Matter, but only arising from a use that unintentionally exceeds the scope of the license with respect to the territory, period or media in which the Matter may be used and only when alleged in conjunction with a Claim covered in 3. or 4. above;

6. failure to attribute authorship or provide credit under any agreement to which an Insured is a party;

7. wrongful entry or eviction, trespass, eavesdropping or other invasion of the right of private occupancy;

8. false arrest, detention or imprisonment, abuse of process or malicious prosecution;

9. conspiracy, but only when alleged in conjunction with a Claim covered in 1. - 8. above;

10. negligent supervision of an employee, but only when alleged in conjunction with a Claim covered in 1. - 8. above;

11. Unfair Competition, dilution, deceptive trade practices, civil actions for consumer fraud, false Advertising, and Claims under Section 43(a) of the Lanham Act or similar state statutes;
12. **Contextual Error or Omission**; or

13. negligent transmission of a computer virus or malicious code, or any unauthorized posting on, access to or other unauthorized use of a covered website of an **Insured** that results in a **Claim** covered in 1. - 9. or 12. above.

**B. Advertising Services Errors and Omissions Liability**

The Company will pay on behalf of the **Insured** all **Damages** and **Claims Expense** in excess of the Self-Insured Retention and within the applicable Policy Limit as a result of an **Occurrence** during the Policy Period that gives rise to a **Claim** for or arising out of any negligent act, error, omission, misstatement, misleading statement or misrepresentation in connection with the performance of Advertising Services, regardless of when **Claim** is made or suit is brought.

**C. Mitigation Expense Cost Coverage**

The Company will indemnify the **Named Insured** and its **Subsidiaries** for expenses and costs incurred in excess of the Self-Insured Retention and within the Policy Limit to mitigate or correct a circumstance as a result of an **Occurrence** in connection with Advertising or Advertising Services during the Policy Period that is reasonably expected to result in a covered **Claim**, regardless of when the **Claim** may be made or suit may be brought, including **Claims** that would be for or arising out of:

1. any of the items listed in 1. - 12. of Part I., COVERAGE AGREEMENTS, A. of the policy; or
2. any negligent act, error, omission, misstatement, misleading statement or misrepresentation in Advertising Services as specified in Part 1., COVERAGE AGREEMENTS, B. of the policy;

provided; however, that the **Named Insured**:

a. gives the Company prompt notice of the circumstance and obtains the Company’s approval before incurring any expenses or costs, or establishes to the Company’s satisfaction within thirty (30) days of first learning of the circumstance that the expenses and costs were reasonably incurred, and that such approval by or satisfaction of the Company shall be at its sole discretion;

b. satisfies the Company, in its sole discretion, that an **Insured** has committed a specific act as described in 1. or 2. above, which is likely, if not mitigated or corrected, to result in **Damages** equal to or in excess of the expenses or costs to be indemnified;

c. satisfies the Company, in its sole discretion, that the expenses and costs to be incurred are necessary to avoid a **Claim** that is likely to be brought by a third party; and

d. satisfies the Company, in its sole discretion, that the **Insured** is legally unable to recover such expenses and costs from any client, subcontractor or third party involved in the circumstance.

**D. Business Operations and Personal Injury Liability**

If Coverage Agreement D. is selected in Item 3. of the Declarations, the Company will pay on behalf of the **Insured** all **Damages** and **Claim Expense** in excess of the Self-Insured Retention and within the applicable Policy Limit as a result of an **Occurrence** committed in the usual and ordinary business operations of the **Insured**, including Public Appearances, during the Policy Period that gives rise to a **Claim**, regardless of when **Claim** is made or suit is brought, for or arising out of:

1. any form of defamation or other tort related to disparagement or harm to the character, reputation or feelings of any person or organization, including libel, slander, product disparagement, trade libel, infliction of emotional distress, outrage or outrageous conduct;

2. any form of invasion, infringement or interference with rights of privacy or publicity, including false light, public disclosure of private facts, intrusion and commercial appropriation of name or likeness;
3. wrongful entry or eviction, trespass, eavesdropping or other invasion of the right of private occupancy;
4. false arrest, detention or imprisonment, abuse of process or malicious prosecution;
5. any form of infringement or dilution of title, slogan, trademark, trade name, trade dress, service mark or service name; or
6. any form of infringement of copyright, violation of Droit Moral, passing-off, plagiarism, Piracy or misappropriation of ideas under implied contract.

II. DEFINITIONS

A. "Advertising" means publicity, press releases, promotional material or promotion of any kind that are publicly disseminated to promote the Insured's products or services or the products and services of others.

B. "Advertising Services" means services rendered or which should have been rendered by the Insured in connection with the development, production, placement, use, dissemination and exhibition of Advertising of the products and services of others, and other marketing, promotional and communications consulting related services for others.

C. "Assumed Under Contract" means liability assumed by the Named Insured or its Subsidiaries in the form of hold harmless or indemnity agreements executed with any party, but only as respects:
   1. the types of Claims falling within the Coverage Agreements; and
   2. Matter furnished by the Named Insured or its Subsidiaries or furnished by another person or entity with the Named Insured's prior written permission or consent.

Examples of Assumed Under Contract are hold harmless or indemnity agreements with advertisers, advertising agencies, publishers, broadcasting companies and networks, cable television systems, authors and other entities distributing Matter.

D. "Bodily Injury" means physical injury, sickness or disease sustained by a person, including death resulting from any of these at any time.

E. "Claim" means any of the following against the Insured:
   1. a demand or assertion of a legal right, including demands for monetary or non-monetary relief, even if any of the allegations of the Claim are groundless, false or fraudulent;
   2. a suit seeking injunctive relief relating to the types of Claims specified in the Coverage Agreements;
   3. any written request to toll or waive a statute of limitations relating to a potential Claim;
   4. any arbitration or mediation proceeding; or
   5. a written demand for a retraction or correction.

F. "Claim Expense" means, when authorized and approved by the Company:
   1. reasonable legal fees charged in defense of a Claim, including such fees necessitated by investigating, handling or responding to a demand for a retraction, correction or clarification;
   2. all other reasonable fees, costs and expenses which result from the investigation, discovery, adjustment, defense, negotiation, arbitration, mediation, settlement or appeal of a Claim;
   3. premiums on appeal bonds required as a result of a covered Claim and premiums on bonds to release attachments for a bond amount not exceeding the applicable Policy Limit, but the Company has no obligation to apply for or furnish any such bonds.
"Claim Expense" does not include salary charges or expenses of regular employees of the Insured.

G. "Contextual Error or Omission" means any negligent act, error, omission, misstatement, misleading statement or misrepresentation in Matter by or with permission of the Insured.

H. "Damages" means any of the following costs the Insured is legally obligated to pay because of liability imposed by law or Assumed Under Contract: monetary judgment, award or settlement, including those that are actual, statutory, punitive, multiplied, or exemplary; legal expense of others; and pre- and post-judgment interest.

In determining the insurability of punitive or exemplary damages, or the multiplied portion of any multiplied damage award, the law of the jurisdiction most favorable to the insurability of those damages will control for purposes of resolving any dispute between the Company and the Insureds, provided that such jurisdiction is:

1. where the punitive, exemplary or multiplied damages were awarded or imposed;
2. where all or part of the conduct giving rise to the Claim took place;
3. where either the Company or any Insured is incorporated, has its principal place of business or resides; or
4. where this policy was issued or became effective.

The maximum portion of pre-judgment or post-judgment interest the Company will pay on behalf of the Insured will be no greater than the proportion of Damages covered by this policy on which interest is assessed bears to the total Damages for the Claim on which such interest is assessed.

"Damages" does not include:

1. the cost of recall, return, reproduction, reprinting or correction of Matter by any Insured or indemnitee; the cost of compliance with an injunction or other court order; lost profits, lost business, fees due any Insured, any payment recoverable by any Insured from any client or any other party; and any salaries, wages, benefits, expenses, overtime and overhead incurred in mitigating or correcting a covered circumstance;
2. fines and penalties, including but not limited to, governmental, civil or criminal fines or penalties; or
3. royalties, sums, deposits, commissions, charges or fees assessed by ASCAP, SESAC, RIAA, BMI or other licensing organizations or on their behalf or for others arising from the failure, directly or indirectly, by the Insured to obtain or maintain required licenses or payments;

or any Claim Expense resulting therefrom.

I. "Droit Moral" means the creator's rights to attribution and the integrity of a work.

J. "Each Loss" means all Damages and Claim Expense arising out of an Occurrence.

K. "First Named Insured" means the Named Insured first listed in the Declarations under Item 1., Named Insured.

L. "Insured" means, individually and collectively:

1. the Named Insured;
2. any Subsidiary in existence on the Inception Date of this policy;
3. the Named Insured's or Subsidiary's stockholders for their liability as stockholders;
4. the Named Insured's or Subsidiary's partners, officers, directors, trustees and full-time, part-time, seasonal, leased, or temporary employees and volunteers, but only with respect to their activities within the scope of their duties in such capacity for the Named Insured or Subsidiary;
5. the Named Insured's or Subsidiary's former partners, officers, directors, trustees and employees, but only with respect to their activities within the scope of their duties as the Named Insured's or Subsidiary's partner, officer, director or employee;

6. any joint venture, co-venture, joint lease, joint operating agreement or partnership (herein called “joint venture”) in which a Named Insured or its Subsidiaries owns a participating interest or participates in the profits thereof, or for whom a Named Insured or its Subsidiaries has a contractually accepted responsibility to provide insurance, but only to the extent of the Named Insured's or its Subsidiaries' liability resulting from such interest, participation or contractual obligation – it is also agreed that this policy is extended to cover all participants in a joint venture where the Named Insured or its Subsidiaries has contractually agreed to provide insurance for the other participant(s);

7. any agent or independent contractor providing services or Matter through or under the direction of the Named Insured or its Subsidiaries and for which the Named Insured or its Subsidiaries agrees to provide the insurance afforded by this policy as respects such services or Matter;

8. any person or entity added by endorsement to the policy as an additional Insured.

In the event of death, incompetency, insolvency or bankruptcy of any Insured, the term “Insured” includes the Insured's legal representative, but only with respect to their activities within the scope of their duties in such capacity.

M. “Insurer” means the Company stated in the Declarations and any other affiliated company.

N. "Matter" means communicative or informational content regardless of the nature or form of such content, including content disseminated electronically and/or digitally when authorized or controlled by the Insured (e.g. via websites, chat rooms, bulletin boards, databases and blogs).

O. "Named Insured" means the person(s) or entity(ies) named in Item 1. of the Declarations of the policy.

P. “Occurrence” means the actual or alleged:

1. As respects Coverage Agreement I.A., and C.:
   a. publication, broadcast, release, display, printing or other dissemination of Matter;
   b. acts committed in the process of researching, investigating, gathering, acquiring, obtaining, preparing, compiling, collecting, creating or producing Matter; or
   c. the licensing, syndication, serialization, distribution, sale or lease of Matter,
   by or with the permission of the Insured.

2. As respects Coverage Agreement B., acts or conduct committed or which should have been committed in providing Advertising Services.

3. As respects Coverage Agreement I.D.:
   a. acts committed in the usual and ordinary business operations of the Insured; or
   b. Public Appearances.

Q. “Over-redemption” means price discounts, prizes, awards or other valuable consideration given in excess of the total contracted or expected amount.

R. “Piracy” means the wrongful use, reprinting or reproduction of copyrighted intellectual property.
S. "Property Damage" means:

1. physical injury to or destruction of tangible property, including the loss of the use thereof at any time resulting therefrom; or

2. loss of use of tangible property which has not been physically injured or destroyed.

T. "Public Appearances" means public speaking including speeches, press conferences, media interviews, panel discussions and seminars and appearances on radio, television, cable television or the Internet by Insureds while acting within the scope of their duties for the Named Insured.

U. "Subsidiary" means any entity more than fifty percent (50%) owned and controlled by a Named Insured.

V. "Unfair Competition" means the misuse of an intellectual property right in Matter.

III. POLICY LIMITS AND SELF-INSURED RETENTION

A. Policy Limits

Regardless of the number of:

1. Insureds under this policy;

2. Occurrences;

3. policies issued by the Company;

4. Coverage Agreements;

5. persons or organizations who sustain Damages; or

6. Claims made or suits brought,

the most the Company will pay is as follows:

a. Each Loss

Subject to paragraph B. below, the applicable Policy Limit stated for Each Loss in Item 4. of the Declarations is the most the Company will pay for Each Loss.

b. Total Limit of Insurance

The Total Limit of Insurance stated in Item 4. of the Declarations is the most the Company will pay for the total of all Claims covered under this policy.

B. Self-Insured Retention

The Self-Insured Retention stated in Item 5. of the Declarations will be those amounts first incurred and payable by the Insured for Each Loss. The Self-Insured Retention applies to both Damages and Claim Expense or any combination thereof.

The applicable Policy Limit will be in excess of the Self-Insured Retention amount stated in Item 5. of the Declarations. The Self-Insured Retention will not reduce the applicable Policy Limit.

C. Application of Policy Limit and Self-Insured Retention to Each Loss

The date that Each Loss takes place will be deemed to be the date on which the first of the Occurrences contributing to Each Loss took place. Occurrences that take place on one or more dates during a Policy Period or periods of insurance issued by an Insurer and involve the same or related subject, person, class of persons or
have common facts or circumstances or involve common transactions, infringements, events or decisions, regardless of the number of repetitions, alterations, actions or forms of communication, will be deemed related Occurrences. Only the applicable Policy Limit and Self-Insured Retention in effect when the first of the related Occurrences took place will apply.

IV. EXCLUSIONS

A. The Company will not be obligated to pay Damages or Claim Expense for Claims for or arising out of any actual or alleged:

1. breach of contract, including but not limited to, breach of any express warranty or guarantee; except that this exclusion shall not apply to:
   a. liability which the Insured would have incurred in the absence of such contract, warranty, guarantee or fiduciary relationship;
   b. liability Assumed Under Contract; or
   c. breach of license, contract or agreement as described in I.A.5. or 6. or misappropriation of ideas under implied contract as referenced in the last phrase of I.A.4.;

2. breach of any fiduciary duty or fiduciary relationship, including but not limited to, duties or relationships involving media credits or funds which the Insured either collects or holds for another;

3. infringement of patent, contributing to infringement of patent or inducement to infringe patent;

4. theft, disclosure or misappropriation of trade secrets or other proprietary information;

5. price fixing, restraint of trade, monopolization, unfair trade practices or any actual or alleged violation of the Federal Trade Commission Act, the Sherman Antitrust Act, the Clayton Act or any other federal statutory provision involving antitrust, monopoly, price fixing, price discrimination, predatory pricing or restraint of trade activities; except that this exclusion shall not apply to the coverage provided by I.A.11. of the Coverage Agreements;

6. acts that a jury or court finds to be dishonest, fraudulent or criminal; except that this exclusion shall not apply to:
   a. any Insured who is a natural person and who did not personally commit, acquiesce or participate in the fraudulent or criminal act; or
   b. any acts that were approved in advance by the Insured's legal counsel based on a good faith belief that the acts would be protected by the First Amendment of the U.S. Constitution or a similar provision of a state constitution;

7. actions, decisions, orders or proceedings by the Federal Trade Commission, Federal Communications Commission or any other federal, state or local governmental regulatory agency; except that this exclusion shall not apply to any Claims by such agencies when they are clients of the Named Insured or its Subsidiaries and the Claim is not related to the agency's official governmental or regulatory functions;

8. Bodily Injury or Property Damage, except that this exclusion shall not apply to:
   a. Bodily Injury or Property Damage arising out of a Contextual Error or Omission; or
   b. mental anguish or emotional distress actually or allegedly arising from a Claim otherwise covered by the policy;

9. Bodily Injury caused by the use of any product, including but not limited to tobacco, alcohol, pharmaceutical, or firearm products;
10. violations of the Securities Act of 1933, the Securities Exchange Act of 1934, any state blue sky or securities law or any similar state or federal law, or any amendment to the above laws or any violation of any regulation, ruling or order issued pursuant to the above laws;

11. Over-redemption of coupons, awards or prizes from advertisements, promotions, games, sweepstakes, contests and games of chance; or violation of or noncompliance with any law or regulation governing or pertaining to gambling, gaming, lotteries or games of chance and any other wrongful act associated with any such violation or noncompliance;

12. unauthorized access to, unauthorized use of, or unauthorized alteration of any computer or system, hardware, software, program, network, data, database, communication network or service, including the introduction of malicious code or virus by any person; except this exclusion shall not apply to a Claim covered in 13. of Coverage Agreement A.;

13. any delay, interruption or failure of, or damage to any computer or communication network, hardware, software, program, database or service; or any interruption of an Insured’s business operations; except this exclusion shall not apply to a Claim covered in 13. of Coverage Agreement A.;

14. infringement of copyright or any other intellectual property right in any software, computer program, computer code or computer system;

15. unsolicited electronic communications by or on behalf of the Insured, including unsolicited faxes, e-mails and telephone calls. This exclusion shall include actual or alleged violations of state, local 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 electronic communications;

16. professional or consulting services that are separate and distinct from the utterance or dissemination of Matter and are performed for others for a fee, except that this exclusion shall not apply to the performance of Advertising Services;

17. discharge, dispersal or release of any pollutant or any threats thereof; or the creation of an injurious condition involving any pollutant; or the existence of any pollutant on any property; or the clean up, removal, testing, monitoring, containment, treatment, detoxification or neutralization of any pollutant. This exclusion IV.A.17. is effective whether or not the pollution was sudden, accidental, gradual, intended, expected or preventable or whether or not any Insured caused or contributed to the pollution. For the purposes of this exclusion, pollutant means any solid, liquid, gaseous or thermal irritant or contaminant, including but not limited to:

a. smoke, vapor, soot, fumes, acids, alkalis, chemicals, lead, silica, mold or asbestos;

b. hazardous, toxic or radioactive matter or nuclear radiation;

c. waste, which includes material to be recycled, reconditioned or reclaimed; or

d. any other pollutant as defined by applicable federal, state or local statutes, regulations, rulings or ordinances;

provided that this exclusion shall not be interpreted to apply to Advertising of Matter regarding the subject of pollution;

18. harassment, misconduct or discrimination because of or relating to race, creed, color, age, sex, sexual preference, national origin, religion, handicap, disability or marital status;

19. acts of an Insured as a director or officer of the Named Insured or any other Insured;

20. Occurrence or other act, error, omission, fact, circumstance, situation, transaction, event or decision that is underlying or alleged in any prior and/or pending litigation, administrative or regulatory proceeding, or Claim prior to the Inception Date stated in Item 2. of the Declarations.
B. The Company will not be obligated to pay **Damages** or **Claim Expense** for **Claims** made by:

1. any present, former or prospective employee based on, resulting from or arising directly or indirectly out of the employment relationship or the nature, terms or conditions of employment, including, but not limited to discrimination, harassment, wrongful discharge, breach of contract, employment-related defamation or workplace or employment torts;

2. an **Insured** against any other **Insured**, but this exclusion shall not apply to:
   a. any **Claim** in which the **Insured** bringing the **Claim** was not acting within the scope of its duties as an **Insured** in connection with the **Occurrence** giving rise to the **Claim**; or
   b. any independent contractor that does not qualify as an **Insured** under II.L.7. of the policy.

V. **CONDITIONS**

A. **Time of Inception; Policy Period**

This policy will begin at 12:01 a.m. on the Inception Date shown in Item 2. of the Declarations. The policy will continue to apply until 12:01 a.m. on the Expiration Date shown in Item 2. of the Declarations unless terminated at an earlier date.

B. **Territory**

The territory of the policy is universal. If **Damages** or **Claim Expense** are paid in a currency other than United States of America dollars, then the payment under this policy will be considered to have been made in United States dollars at the conversion rate which is in effect at the time of the payment.

C. **Premium**

The **First Named Insured** will pay to the Company the annual and minimum premium stated in Item 6. of the Declarations. The premium may be adjusted at any time during the Policy Period or any extensions of the Policy Period based upon additions or deletions of entities or changes in the provisions of the policy as may be agreed upon by the **First Named Insured** and the Company.

In the event the policy is canceled the minimum premium stated in Item 6. of the Declarations shall be fully earned.

D. **Change of Operations**

This policy applies to the **Insureds** described at the Inception Date of this policy in the Declarations or by endorsement. This policy will also extend to any newly created, acquired or formed media or entities if reported to the Company within ninety (90) days of their creation, acquisition or formation. Any such media or entity will be automatically added to the policy’s coverage if its total revenue at the time of creation, acquisition or formation represents ten percent (10%) or less of the **Named Insured’s** annual revenues as stated at the inception of the policy on the most recent application of insurance on file with the Company. If the total revenue of any such media or entity is greater than ten percent (10%) of the **Named Insured’s** annual revenues, it will be added to the policy’s coverage subject to the Company’s consent, which will not be unreasonably withheld, and the **First Named Insured’s** agreement to pay any additional premium the Company may require. The **First Named Insured** will promptly pay any additional premium that may become due.

E. **Defense; Cooperation of Insured; Settlement; Confidentiality of Sources**

1. **Insured's Duties in the Event of Claim; Conduct of Defense; Cooperation**

   a. The **Named Insured** will provide notice as soon as practicable to the Company of any **Claim** or suit under this policy. With respect to each **Claim** for which coverage is afforded under this policy, the **Named Insured** shall have the option to defend such **Claim** or suit itself or to assign the duty to defend such **Claim** to the Company.
Notification will be sent to the Company in care of the Company's AXIS PRO business unit as follows:

Claims Department  
AXIS PRO  
1201 Walnut, Suite 1800  
Kansas City, Missouri  64106

Email:  USclaimnoticekc@AXISCapital.com  
Fax:  816.471.6119

b. Unless the **Named Insured** notifies the Company of its election to assign the duty to defend a **Claim** or suit pursuant to Condition E.1.c. below, the **Named Insured** shall have the duty to defend such **Claim** or suit. The **Named Insured** may employ counsel from the Company's list of Preferred Media Counsel, or counsel of its own choosing subject to the prior written approval by the Company, which shall not be unreasonably withheld, for defense of any such **Claim** or suit as follows:

1. If the **Claim** results in a suit, the **Named Insured** will file proper pleadings in said suit within the time required by law for filing same, keep the Company informed of all developments and send to the Company any documents requested by the Company; and

2. If the suit proceeds to trial, the **Named Insured** will continue to conduct the defense thereof.

The Company, at its own election and expense, will have the right to associate with the **Named Insured** in the defense.

c. The **Named Insured** may elect to assign the duty to defend any **Claim** or suit to the Company by so notifying the Company in writing. Such notice must be received by the Company within a reasonable time after such **Claim** or suit is first made, but in no event later than ten (10) days from the date on which the complaint or other legal process is served on an **Insured**. Upon receiving such notification, the Company shall have the duty to defend such **Claim** or suit pursuant and subject to all terms and conditions of the policy. The Company will employ counsel to represent the **Insured**. The **Insured** may at any time consult with the Company with respect to selection of counsel.

d. The **Insured** will in all respects cooperate with, and provide information requested by, the Company with respect to any **Claim** for which insurance is afforded under this policy and, at the Company's request, assist in mitigating **Damages**, making settlements and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the **Insured**. The **Insured** will attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The **Insured** and the counsel employed to defend the **Insured** will comply with all litigation and billing standards or procedures requested by the Company.

e. The rights of an **Insured** under this policy will not be prejudiced by the refusal of any **Insured**, or anyone for whose acts any **Insured** is legally liable, to reveal the identity of a confidential source or to divulge confidential information in connection with a **Claim** under the policy.

2. **Settlements**

The **Named Insured** may settle any **Claim** for which the total cost of **Damages** and **Claim Expense** associated therewith is less than the amount of the remaining Self-Insured Retention. No offer to settle any other **Claim** will be made or accepted without prior written agreement by the Company.

3. **Spousal Coverage**

If a **Claim** made against an **Insured** includes a **Claim** against that **Insured**'s lawful spouse solely by reason of:

a. such spouse’s status as the **Insured**'s spouse; or
b. such spouse’s ownership interest in property from which the claimant seeks recovery for the Insured’s acts, errors or omissions;

then all loss which such spouse becomes legally obligated to pay on account of such Claim shall be treated for purposes of this policy as loss which the Insured is legally obligated to pay on account of the Claim made against the Insured. Such loss shall be covered under this policy only if and to the extent that such loss would be covered under this policy if incurred by the Insured. The coverage extension afforded by this subsection does not apply to any Claim alleging acts, errors or omissions by the Insured’s spouse. The term “spouse” as used in this subsection shall include any natural person qualifying as a domestic partner under the provisions of any applicable federal, state or local law in the United States of America.

F. Retraction or Correction

The Insured will have sole discretion on whether to retract, correct or clarify Matter that is the subject of a Claim under the policy.

G. Other Insurance

The insurance afforded by this policy is excess over any other valid and collectible insurance available to the Insured, except insurance specifically arranged by the Named Insured to apply in excess of this insurance.

H. Subrogation

In the event of any payment under this policy, the Company will be subrogated to all the Insured’s rights of recovery therefor against any person or organization, and the Insured will execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured will do nothing to prejudice such rights. The Company will have no rights of subrogation against any Insured or against any client of the Insured hereunder. Any recoveries will be applied as follows:

1. first, to the Company if the Company incurs expenses to bring suit or otherwise exercise rights of recovery, up to the amount of expenses so incurred;

2. then, to the Company up to the amount of the Company’s payment for Damages and Claim Expense; and

3. then, to the First Named Insured as recovery of Self-Insured Retention amounts paid as Damages and Claim Expense.

The Company, at its sole discretion, has the right to determine whether it will pursue any recovery under this provision.

I. Changes

Notice to any agent or knowledge possessed by any agent or by any other person will not effect a waiver or a change in any part of this policy or estop the Company from asserting any rights under the terms of this policy; nor will the terms of this policy be waived or changed except by written endorsement issued to form a part of this policy.

J. Assignment

Assignment of any interest or right under this policy will not bind the Company until its written consent is endorsed hereon.

K. Action Against the Company

1. No action will lie against the Company unless, as a condition precedent thereto, there has been full compliance with all of the terms of this policy, nor until the amount of the Insured’s obligation to pay has been fully determined either by judgment against the Insured after actual trial or arbitration or by written agreement between the Insured, the claimant and the Company.
2. Any person or organization, or the legal representative thereof, who has secured such judgment or written agreement will thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy.

3. No person or organization will have any right under this policy to join the Company as a party to any action against the Insured to determine the Insured's liability, nor will the Company be impleaded by the Insured or the Insured's legal representative. Bankruptcy or insolvency of the Insured or of the Insured's estate will not relieve the Company of any of its obligations hereunder.

L. Cancellation and Nonrenewal

1. Cancellation

This policy may be canceled by the First Named Insured by mailing to the Company or its authorized representative written notice stating when thereafter the cancellation will be effective. This policy may be canceled by the Company by mailing to the First Named Insured written notice stating when, not less than sixty (60) days thereafter, such cancellation will be effective. If cancellation is a result of nonpayment of premium or Self-Insured Retention, the Company will give written notice stating when, not less than ten (10) days thereafter, such cancellation will be effective.

If this policy is canceled prior to the Expiration Date and the minimum premium does not apply, the premium due the First Named Insured will be:

a. the pro rata unearned amount of the annual premium subject to a factor of .90, if such cancellation is by the First Named Insured; or

b. the pro rata unearned amount of the annual premium, if such cancellation is by the Company;

but the return of such premium to the First Named Insured is not a condition of cancellation.

The notice will be mailed or delivered to the First Named Insured's last mailing address known to the Company. If notice is mailed, proof of mailing will be sufficient proof of notice.

2. Nonrenewal

The Company may elect not to renew this policy by mailing or delivering written notice of nonrenewal to the First Named Insured's last mailing address known to the Company. The Company will mail or deliver the notice at least sixty (60) days before the Expiration Date of the policy.

If notice is mailed, proof of mailing will be sufficient proof of notice. However, the offer of renewal terms, conditions or premium different from those in effect prior to renewal does not constitute nonrenewal.

M. Authorization

The First Named Insured is responsible for assurance of payment of all premiums and Self-Insured Retentions. The First Named Insured will have exclusive authority to act on behalf of all other Insureds with respect to providing and receiving notices of cancellation and nonrenewal, and to receiving any return premium. In the event of a disagreement between any Insured, the First Named Insured will have exclusive authority to act on behalf of all other Insureds with respect to selection of counsel, conduct of defense, negotiation of settlements and the decision to appeal or not to appeal any judgment.

N. Representations

By acceptance of this policy, the Named Insured agrees:

1. the statements furnished to the Company in the Application and any Renewal Application for this insurance are accurate and complete;
2. those statements furnished to the Company are representations the **Named Insured** made to the Company on behalf of all **Insureds**;

3. those representations are a material inducement to the Company to issue this policy;

4. the Company has issued this policy in reliance upon those representations;

5. this policy embodies all agreements existing between the **Insured** and the Company or any of its agents relating to this insurance; and

6. the Application or Renewal Application, including any attachments, and all other information and materials submitted by or on behalf of the **Insureds** to the Company in connection with the Company underwriting this policy, will be kept on file by the Company, deemed attached to this policy as if physically attached to it and shall become incorporated in and constitute a part of this policy.

O. **Severability**

With regard to the information provided on any insurance Application or Renewal Application, only facts pertaining to and knowledge possessed by any of the **First Named Insured**'s chairperson of the board of directors, president, chief executive officer, chief operating officer, chief financial officer, risk manager, in-house counsel or any person, whose signature appears on the Application or Renewal Application, shall be imputed to the **Insured**.

In Witness Whereof, the Company has caused this policy to be executed and attested, but this policy will not be valid unless countersigned by a duly authorized representative of the Company.