State of New York

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IMPORTANT NOTICE - PLEASE READ CAREFULLY

UNDER THIS POLICY, **CLAIM** AND **CLAIM EXPENSES** ARE INCLUDED WITHIN BOTH THE APPLICABLE LIMIT OF LIABILITY AND, UNLESS OTHERWISE PROVIDED IN THE POLICY, SELF-INSURED RETENTION. **CLAIM EXPENSES** WILL BE APPLIED TO AND ACT AS A REDUCTION OF SUCH LIMIT OF LIABILITY. THIS COULD THEN RESULT IN SUCH LIMIT OF LIABILITY BECOMING COMPLETELY EXHAUSTED, IN WHICH CASE, NO FURTHER COVERAGE ? PROVIDED BY THIS POLICY. PLEASE DISCUSS WITH **YOUR** AGENT.

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NOTICE: THIS IS A **CLAIMS** MADE POLICY. EXCEPT TO SUCH EXTENT AS MAY BE PROVIDED HEREIN, THIS POLICY IS LIMITED TO LIABILITY FOR THOSE **CLAIMS** THAT ARE FIRST MADE AGAINST **YOU** DURING THE **POLICY TERM.** PLEASE REVIEW THE POLICY CAREFULLY AND DISCUSS WITH YOUR INSURANCE AGENT OR BROKER.

Throughout this policy, the terms "We," "Us" and "Our" refer to the Stock Insurance Company, named on the policy Declarations, providing this insurance. We agree with **you** as follows:

I. COVERAGE AGREEMENTS

- A. We will pay all amounts in excess of the self-insured retention up to an it of liability that **you** become legally obligated to pay as a result of a **wroteful act** anywhere in the world, provided that on the **inception date** on the principal, partner or insurance manager did not now and could not reasonably have expected that a **claim** would be made.
- B. A claim arising out of a wrongful act must first enode curing the policy term, any subsequent renewal of this policy, converge path, extended reporting period. A claim is considered first made when you receive notice of the claim or you report a circumstance in accordance with Section of Conditions, Item C.
- C. We have the right and duty of defend any **laim** made against **you** seeking amounts that are payable under the terms of this policy, even if any of the allegations of the **claim** are groundless, false or frouduent. **You** shall:
 - 1. have the .ght to onsent to our choice of defense attorney, which consent shall not be uppase .ably withheld;
 - 2. ruticipue in udusist in the direction of the defense of any claim; and
 - 3. consent shall not be unreasonably withheld.

We are not of gated to defend, pay any **claim** amounts or **claim expenses** after the applicable mit of our liability has been exhausted by such payments.

D. If w remainmend a settlement or compromise to **you**, that is acceptable to the claimant, and **you** unreasonably withhold consent to such settlement or compromise and elect to contest the **claim** or proceeding and continue any legal proceedings in connection with the **claim**, our obligation to defend ceases and liability is limited to the total amount for which the **claim** could have been settled plus the amount of **claim expenses** incurred up to the time we made the recommendation for settlement. In such case, we shall have the right to withdraw from the further defense of any **claim** or proceeding by tendering control of said defense to **you**.

II. DEFINITIONS

When used in this policy, or endorsements attached hereto, the following terms displayed in **bold face type**" will only have the meaning as stated herein.

Circumstance means an event reported during the **policy term** from which **you** reasonably expect that a **claim** could be made.

Claim means the receipt by you of a demand for pecuniary damages, naming you and alleging a wrongful act.

Claim also means a demand for interest on any judgment or settlement.

Claim Expenses means fees charged by an attorney designated or approved by us to represent you, and all other fees, costs and expenses resulting from the investigation adjustment, defense and appeal of a claim, including interest on any judgment or settlemen, if incurred by the designated or approved attorney, us, or you with our written conser

Claim Expenses do not include salaries of our employees of officials, or fees and expenses of independent adjusters retained by us.

Claims-made Relationship means that period of time stweethe effective date of the first claims-made policy issued by us to **you** and the termination can allow on or non-renewal of the last consecutive claims-made policy between **you** and us we are truere has been no gap in coverage, but does not include any period coverage.

Effective Date means the date on which projection, under this policy begins. The effective date shown on the Declarations page as the significant of the policy term.

Entity means any individual, partnership, or consoration.

Extended Reporting Perio, extends be time within which a **claim**, resulting from a **wrongful act** that happened prior to the fire policy expiration date, may be made and reported.

Inception Date mer the tree of the rirst policy issued to you and continuously renewed by us.

Insured means 'ny of' **Ju** under this policy.

Mediatic ameans note binding intervention by a neutral third party.

Nuclea Fractor is located or where nuclear waste or material is dispose of or stored.

Personal Injury means:

- 1. bodily injury, sickness, disease, death, mental anguish and emotional distress;
- 2. false arrest, detention or imprisonment, wrongful entry or eviction or other invasion of privacy;
- malicious prosecution;
- humiliation;
- 5. slander, libel, or other disparaging comments or materials in violation of an individual's right of privacy.

is

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Policy Term means the period of time between the **effective date** and the date of termination, expiration or cancellation. **Policy term** does not include any **extended reporting period**.

Professional Services means those services that **you** are legally qualified to perform for others in **your** practice as an architect, engineer, land surveyor, landscape architect, construction manager, or as specifically defined by endorsement to this policy.

Single Claim means one or more **claims** arising out of a single **wrongful act**, or out of related **wrongful act**s.

Wrongful Act means a negligent act, error or omission in the performance of **professional** services for others by **you** or any **entity**, including joint ventures, for whom **you** are legally liable.

You or Your means:

- 1. an **entity** listed in Item 1. on the Declarations;
- any past or present partner, officer, director, stockholder or mplo, e while acting within the scope of their duties for an **entity** listed in the Declarations, or leased personnel under **your** direct supervision; or
- a retired partner, officer, director or employee will a sting within the scope of their duties as a consultant for an **entity** listed in little on the Decarations.

III. EXCLUSIONS

We will not defend or pay under this policy for clan. or claim expenses arising out of:

- A. any dishonest, fraudurent, criminal anduct committed intentionally by **you** or at **your** direction;
- B. fines, penalties colliquidated domages imposed on any **insured**, or the failure or refusal of a client to pay a for any poor of monies due **you**;
 - C. punitive or amplary amounts assessed against any insured;
 - D. iability other you have assumed under a contract or agreement unless the liability is our wrongful act;
 - E. the correpair or replace faulty workmanship in any construction, erection, fabrication, installation, assembly, manufacture or remediation performed by **you** including any materials, parts or equipment furnished in connection therewith;
 - F. express warranties or guarantees;
 - G. the design or manufacture of any goods or products which are sold or supplied by **you** or by others under license from **you**;
 - H. a **claim** made against **you** by any **entity** which:
 - 1. is operated, managed or controlled by **you** or in which **you** have an ownership interest in excess of 15%; or in which **you** are an officer or director; or

- 2. wholly or partly owns, operates or manages you;
- personal injury sustained by any employee of yours arising out of employment by you; or any obligation for which you must pay under any unemployment, workers' compensation, disability benefits or other similar laws;
- J. actual or alleged discrimination because of race, religion, color, sex, national origin, age or disability against:
 - 1. a past or present employee or officer of, or employment applicant of yours; or
 - 2. any party in the awarding of, or failure to award any contract;
- K. any **claim** brought by **you** or on **your** behalf against another of **yc** covered by this policy;
- L. nuclear reaction, radiation or contamination, under any circunstance. I regardless of cause, within or originating from a **nuclear facility**;
- M. **professional services** for which **you** are insured, inder into professional liability policy issued for a specific project or projects. This including applies even if **claim** or **claim expenses** are not covered in whole or in part in the interval of the limits of liability under such not limited to an exclusion, or a reduction or exhaus an order limits of liability under such policy.

IV. LIMITS OF LIABILITY / SELF-INSUREL RETLITION

- A. Limits of Liability
- 1. The limit of liability shown unler Item 6.a. on the Declarations is the maximum will pay for any single claim first made during the policy term or circums not reported during this policy term. This limit applies as excess over any seminatory etention amount.
 - 2. The agreement of liability shown under Item 6.b. on the Declarations is the new yill pay for all claims first made during the policy term or circ mstances reported during the policy term. This limit applies as excess over a reself-insured retention amount.
 - 3. All claims constituting a single claim, whenever made, shall be considered first ade during the policy term in which the earliest claim or reported circumstance was made. All such claims or reported circumstances shall be subject to the limit of liability and self-insured retention of the policy term in which the earliest claim was made or circumstance reported
 - 4. **Claim expenses** are subject to and included within the applicable limit of liability.
 - B. Self Insured Retention
 - 1. **You** shall have the obligation to pay up to the applicable self-insured retention amount shown on the Declarations for **claim** and/or **claim expenses** combined

we

exceed

resulting from a **single claim**. The self-insured retention amount shall not the amount stated on the Declarations.

- Until a claim is made the self-insured retention does not apply to claim expenses when you report a circumstance. Any claim expenses must be approved by us before being incurred.
- 3. If we and **you** agree to use **mediation** and if we and **you** resolve any **claim** by **mediation**, **your** self-insured retention obligation will be reduced by 50% subject to a maximum reduction of \$15,000. Self-insured retention payments made prior to the application of the above credit will be reimbursed within 30 days of the resolution of the **claim**.

C. Reimbursement

If we have paid any amounts for **claim** or **claim expenses** in the applicable limit of liability, or within the amount of **your** self-insured recotion, **your** all be liable to us for all such amounts, and upon demand, shall pay such amounts to us.

D. Limitation on Our Duty to Defend

If we conclude that the limit of liability applicable. **clair.** me oecome exhausted prior to the conclusion of any **claim**, we will not (y, y), in writing, to that effect.

When the limit of liability applicable to **claim** no actually been exhausted prior to the conclusion of the **claim**, we will noting **out**, writing, as soon as practicable, that such limit has been exhausted and the pure to to be fend such **claim** and any other **claim** has ended.

exhaustion of

We will initiate, and cooper 'e in, the tonsfer of control to **you**, of any **claims** which were the subject of that line of liable, and which were reported to us prior to the such limit **You** must cooperate in the transfer of control of such **claims**.

We agree to the transfer in secess by steps as we deem appropriate to avoid a default in, or continue the defined second claims until such transfer has been completed, provided that **vc** are conserting in completing such transfer.

Valuative nburse us for expenses we incur in taking those steps we deem appropriate to avoid a detailt in, or continuing the defense of, any **claim**.

We will not ake any action with respect to any **claim** that would have been subject to suc' in of liability, had it not been exhausted, if the **claim** is reported to us after that limit has been exhausted.

The exhaustion of any limit by payment of any **claim**, and the resulting end of our duty to defend, will not be affected by our failure to comply with any of the terms and conditions of this provision.

E. More Than One Of You

The inclusion of more than one of **you** covered under this policy shall not increase either the applicable self-insured retention or limit of liability.

F. Defendants Reimbursement

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In addition to our limit of liability, we will also pay **your** actual loss of earnings up to \$250 a day, subject to a maximum amount of \$5,000 per **claim**, because of time off from work for attendance, at our request, at a trial, hearing or deposition involving a civil suit, **mediation** or arbitration proceeding against **you** otherwise covered by this policy. These supplementary payments are not subject to the self-insured retention.

V. CONDITIONS

A. Your Duties As The First Named Entity On The Policy Declarations

When there is more than one **entity** named in Item 1. on the Declarations, the first **entity**, on behalf of all others, will be:

- 1. authorized to make changes in the terms of this policy with consent;
- 2. the payee of any premiums we refund;
- 3. responsible for:
 - a. the payment of all premiums (\dagger sured r .ention obligations;
 - b. keeping records of the information where a for premium computation, and sending us copied when the second we may request;
 - c. notifying us that you rant a cance, this policy.
- B. Your Duties If There Is A C aim

In the event of a claim, r. tice given by or on your behalf, or written notice by or on

of the injured per on(s) r any owner claimant to any of our licensed agents in the State, with particulars s 'ficie', to identify **you**, shall be deemed notice to us.

If there is a claim, you multido the following:

1. promay notify us in writing. This notice must be sent or faxed to the attention of:

Direct of Claims
CI \ Insurance
Tv \ Wisconsin Circle
The One of Claims
All Control of C

The notice must be given to us as soon as reasonably possible and within the **policy term**, any subsequent renewal of this policy, or within 60 days after its termination unless an extension of the **extended reporting period** applies:

- 2. specify the names and addresses of the persons making **claim** against **you** and provide us with information on the time, place and nature of the **claim**;
- promptly forward to us all documents which you receive in connection with the claim;

behalf

- 4. conduct of indemnity against trials, assist in
- fully cooperate with us or our designee in the making of settlement, the suits or other proceedings, enforcing any right of contribution or another who may be liable to **you**. **You** shall attend hearings and securing evidence and obtaining the attendance of witnesses;
- 5. refuse, except solely at **your** own cost, to voluntarily make without our approval any payment, admit liability or assume any obligation or incur any expense.

If you have the right under any professional services contract to either reject or demand arbitration or other alternative dispute resolution process of any claim, you shall only do so with our written consent.

shall

if

The failure to give any notice required by this policy within the time prescribed herein

not invalidate coverage hereunder for any **claim** made if it can be so, we that it was not reasonably possible to give such notice within the prescribe time and anotice was given as soon as was reasonably possible.

C. Your Rights And Duties In The Event Of A Circum .ance

If you become aware of a circumstance for which a grage is provided hereunder, and you, during the policy term, give us written no a contamination

- 1. what happened and the **profe**. all se. vice you provided; and
- 2. the nature of any possible in, ry or rmages; and
- 3. how you first becar a aware of such circumstance;

then any **claim** that may su sequently e made against **you** arising out of such **circumstance** shall be dee. and to lave been made on the date we received written notice of the **circ** instance.

You will refule except solely at your own cost, to voluntarily make without our approval any payment, a mit is hill or assume any obligation or incur any expense. Expenses incurred as a result of investigating or handling a claim will only apply to the available limit of liability from the date the circumstance becomes a claim.

D. Subrogation

It any of **y 1** have rights to recover amounts from another, those rights are transferred to us **t t** extent of our payment. **You** must do everything necessary to secure these rights and must do nothing after **claim** is made to jeopardize them.

We hereby waive subrogation rights against **you**r client to the extent that **you** had, prior **claim** or **circumstance**, a written agreement to waive such rights.

E. Premium

All premium charges under this policy will be computed according to the rules, rates and rating plans which apply at the **effective date** of the current **policy term**.

F. Examination and Audit

to

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You agree to allow us to examine and audit **your** financial books and records that relate to this insurance. We may do this within one hundred and eighty (180) days after expiration of this policy. We shall, as soon as practicable following such audit, refund or credit **your** account for any return premium due **you**, or bill and make a good faith effort to collect any additional premium due us, as a result of such audit.

If you fail to cooperate with us in our attempt to conduct such audit, including your failure to return any questionnaires or self-audit worksheets, we shall have the right to non-renew your policy upon completion of the current policy term, in accordance with the provisions of Section 3426 of the New York Insurance Law, due to our inability to establish your proper premium.

G. Legal Action Limitation

- 1. You agree not to bring any legal action against us coerning is policy unless you have fully complied with all the provisions of tr. policy, the amount of your obligation to pay has been decided.
- 2. Such amount can be decided by final 'dgm' int against **you** or by written agreement between **you**, us and the claim. (. **You** agree to bring any such action in two years, or during any applicable state of limitations for the bringing of such action, whichever is longer.
- 3. Any **entity**, or its legal representative, an itled to recover under this policy after it has secured such judgment or written agreement. Recovery is limited to the extent of the insurance "forder by the policy. No **entity** has any right under this policy to include us in any action mainst **you** to determine **your** liability, nor will we be brought into such an action by **you** or **your** representative.
- 4. If **you** or **y** ar estable become bankrupt or insolvent, it does not change any of obligation, under his policy.
- If arrividgr. Int again of you or your legal representative remains unsatisfied at the explation of odays from the serving of notice of entry of judgment upon your letal representative, and upon us, then an action may, except during a stay chimised stay of execution against you on such judgment, be maintained against us a der the terms of the policy for the amount of such judgment not to exceed the arrount of the applicable limits of liability under the policy.

H. Cnanges

Notice to any of our agents or knowledge possessed by any such agent or any other person shall not act as a waiver or change in any part of this policy. It also will not prevent us from asserting any rights under the provisions of this policy.

None of the provisions of this policy will be waived, changed or modified except by endorsement issued to form a part of this policy.

I. Transfer of Interest

You must first obtain our written consent to transfer or assign this policy. Should **you** die the policy will continue for the remaining part of the **policy term**, first, for the benefit of **your** legal representative while acting within the scope of such duties; and second, for

our

written

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the benefit of anyone having proper temporary custody of **your** property until a legal representative is appointed.

J. Other Insurance

If **you** have other insurance which applies to the **claim**, the other insurance must pay first. It is the intent of this policy to apply to the amount of **claim** that is in excess of the limit of liability of the other available insurance. We will not pay more than our limit of liability.

This provision does not apply if the other insurance is specifically written to apply on an excess basis over this insurance.

K. Cancellation / Non-Renewal

- 1. This Policy may be canceled by the **Named Insured** by standering it to us or any of our authorized agents. The **Named Insured** may also ancer uncollicy by written notice to us stating at what future date cancellation is to be fective.
- 2. If this Policy has been in effect for 60 days or less, this "olicy", any be canceled by us by mailing or delivering to the **Named Insureo** ritte motice stating the reason for cancellation at the mailing address shown on the Declars and to its authorized agent or broker at least:
 - a. 20 days before the effective date of cancella on if his Policy is canceled for any reason not included in paragra, the below
 - b. 15 days before the effective date a cancel tion if this Policy is canceled for any of the following reasons:
 - (1) nonpayment of rm;
 - (2) conviction of a rime;
 - (3) discovery of freed or mate all misrepresentation in the obtaining of this Policy or in the desertation of a laim;
 - (4) after injurance of the Policy or after the last renewal date, discovery of an act or collision or a violation of any policy condition, that substantially and mater. The increases the hazard insured against, and which occurred succeeding to be person of the current **policy term**;
 - material change in the nature or extent of the risk, occurring after issuance or lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of this Policy, which causes the risk of lar annual renewal anniversary date of the risk of lar anniversary date of lar anniversary date of the risk of lar anniversary date of lar
 - required pursuant to a determination by the New York State Superintendent of Insurance that continuation of our present premium volume would jeopardize our solvency or be hazardous to our interest policyholders, creditors or the public;
 - (7) a determination by such Superintendent that the continuation of this Policy would violate, or would place us in violation of, any provision of the New York Insurance Code; or
 - (8) revocation or suspension of the **your** professional license.
- 3. If this Policy has been in effect for more than 60 days, or if this Policy is a renewal or continuation of a policy issued by us, this Policy may be canceled by us only for any reasons listed in paragraph 2.b. above provided a written notice stating the reason for cancellation is mailed or delivered to the **Named Insured** at the address shown in the Declarations, and its authorized agent or broker at least 15 days before the effective date of cancellation.

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- 4. Notice of cancellation will state the effective date of cancellation. The policy term will end on this date. If notice is mailed, proof of mailing will be sufficient proof of
- 5. If the Named Insured cancels, earned premium will be computed in accordance with the customary short rate table and procedure. If we cancel, earned premium shall be computed pro rata. However, when the premium is advanced under a premium finance agreement, the cancellation refund will be pro rata. Under such financed policies, we will be entitled to retain a minimum earned premium of 10% of the total policy premium or \$60, whichever is greater. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.
- 6. If one of the reasons for cancellation set forth in Paragraph M.2.b. exists, we may cancel this entire Policy, even if the reason for cancellation purains only to a new coverage or endorsement initially effective subsequent to the on inal issuance of this Policy.

Nonrenewal/Conditional Renewal

- 1. If we elect not to renew this Policy, we shall seed not be as provided in paragraph 3. below along with the reason for nonrenew
- 2. If us condition renewal of this Policy upon:
 - a. change of limits;
 - b. change in type of coverage;
 - c. reduction of coverage;
 - d. increased deductible;
 - e. addition of exclusion:
 - increased premium in excess of 3%, exclusive of any premium increased due to and commensul te with insired value added or increased exposure units; or as a result of experence rating loss rating, retrospective rating or audit;
 - we shall send ruice as privided a paragraph 3.b. below.
- 3. Notice of nor enewal and conditional renewal will be provided as follows:
 - a. If we dec 'e no to renew this Policy or to conditionally renew this Policy as provided in gragrap's 1. and 2. above, we shall mail or deliver written notice to t' > Nan >d In vr \(\) at least 60 but not more than 120 days before:
 - 1) the xpiration date; or
 - (2 t' 3 anniversary date if this is a continuous policy.
 - Notical will be mailed or delivered to the **Named Insured** at the address shown in De arations and its authorized agent or broker. If notice is mailed, proof of me ing will be sufficient proof of notice.

We will no send the Named Insured notice of non-renewal or conditional renewal if the **Insured** mails or delivers notice that this Policy has been replaced or no longer desired.

L. Severability of Interests

The term **you** is used severally and not collectively.

M. **Innocent Principals**

If coverage under this policy would not apply because of Exclusion A or because of noncompliance with Condition B, such Exclusion or Condition will not apply to each of vou who did not commit, participate in, or have knowledge of any of the acts described provided **you** comply with all policy provisions.

N. Extended Reporting Period

The provisions of this **extended reporting period** coverage will not apply, except for the 60 day automatic **extended reporting period**, if the **claims-made relationship** has been less than one year and the policy has been terminated for non-payment of premium or fraud.

1. In the event of policy cancellation or non-renewal, decrease in policy limits, reduction of coverage, increased self-insured retention, new exclusion, or any other change in coverage less favorable to you, a sixty (60) day automatic extended reporting period extension will be granted to the first of you named on the Declarations, at no charge, in which any claim reported will be considered as having been made before the termination date.

The limit of liability for this extension period will be the remaining limit applicable to the expiring policy. In addition, the first of **you** named on the Peclarations has the option to purchase additional **extended reporting period** rage.

- 2. Within 30 days after termination, we will not y the first of y u named, in writing,
 - the automatic **extended reporting pennod** and the availability of, the premium for, and the importance of purchasing a purchasing a **xtr** .ded reporting period coverage.
- 3. The first of **you** named on the De larging shall have the greater of sixty (60) days from the effective date from ation of coverage or thirty (30) days from the date of mailing or delivery the additional extender reporting period coverage, to submit written acceptance of the extended reporting period coverage.
- 4. The premium to be correct for the **extended reporting period** coverage will be based ur in the rotes for such coverage in effect on the date the policy was issued out as the rotes for such coverage in effect on the date the policy was issued out as the rotes for such coverage in effect on the date the policy was issued out as the rotes for such coverage in effect on the date the policy was
- 5. I' on te mina. n/ coverage:
 - any return premium due the first of **you** named shall be credited toward the premium for the additional **extended reporting period** coverage, if the first of **you** named elects such coverage; or
 - b. where premium is due to us for coverage during the claims-made relationship, any monies received by us from the first of you named as payment for the extended reporting period coverage, shall be first applied to such premium owing for the policy.
- 6. If the first of you named has been placed in receivership, liquidation or bankruptcy or permanently cease operations, then anyone qualifying as an insured under the definition of you has the right to extended reporting period coverage issued in the name of the first of you named on the Declarations for the benefit of all who qualify as you. The request for such extended reporting period coverage must be made within one hundred twenty (120) days of the termination of coverage.

of

- 7. Only one such **extended reporting period** coverage endorsement shall be issued and the extended period for such coverage shall be either three (3) or five (5) years. This extension period includes the automatic sixty (60) day extension specified in Item 1., above.
- 8. Limits of liability for such coverage shall be equal to 100% of the terminated policy's annual aggregate limit where a **claims-made relationship** has continued for three (3) years or more.

If the **claims-made relationship** has continued for less than three (3) years, the limit of liability shall be equal to the greater of:

- a. the amount of coverage remaining in such policy's annual aggregate liability limit; or
- b. 50 percent of such policy's annual aggregation liability line it.
- 9. **Extended Reporting Period** Coverage ends the sate time as the last installment period for which premium has been pair if **you** fail to pay the when due for the next installment, priod
- O. Bankruptcy/Insolvency

premium

The insolvency or bankruptcy of the fir **you** n mean the Declarations, or the insolvency of their estate, shall not releat us for the payment of damages for injury sustained or loss occasioned during the life of and with the coverage of this policy.

P. Continuity of Coverage

During a claims-made relationship and any extended reporting period, a person employed or otherwise affiliated with to be covered by your claims-made policy during such affiliation, should continue to be covered under such policy and any extended reporting period after such affiliation has ceased for such person's covered wrongful acts during such an ation.

This policy shall not will unless countersigned on the Declarations by a duly authorized representative of the Company.

Ch of the Board

Secretary