EXCESS LIABILITY POLICY

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the “Named Insured” shown in the Declarations. The words "we", "us" and "our" refer to the Company providing this insurance.

Other words and phrases that appear in quotation marks have special meaning. Refer to Section IV–Definitions and relevant references in the text of this policy.

SECTION I - EXCESS LIABILITY COVERAGE

1. Insuring Agreement
   a. We will pay on behalf of the "insured" the "ultimate net loss" in excess of the "underlying insurance limit" because of injury or damage caused by a "loss event" to which this insurance applies provided:
      (1) The aggregate amount of all limits of "underlying insurance", as shown in the Schedule of Underlying, has been exhausted by payment of judgments, settlements, costs or expenses; and
      (2) The "loss event" occurs or is committed during the policy period.
   However, this insurance does not apply to:
      (a) Any sums for which the "insured" is legally liable, costs or expenses arising out of, caused by or contributed to by any injury or damage, whether such injury or damage is known or unknown:
          i. Which first occurred prior to the inception date of this policy; or
          ii. Which are, or are alleged to be, in the process of occurring or being committed as of the inception date of the policy even if the injury or damage continues to occur or continues to be committed during this policy period.
      (b) Any sums for which the "insured" is legally liable, costs or expenses arising out of or related to any injury or damage, whether known or unknown, which are in the process of settlement, adjustment or "suit" as of the inception date of this policy.
   b. Except to the extent any terms, definitions, limits of insurance, conditions or exclusions of the "controlling underlying insurance" are different from any terms, definitions, limits of insurance, conditions or exclusions of this policy, this policy will provide the same coverage for "ultimate net loss" as provided by the "controlling underlying insurance". If any terms, definitions, limits of insurance, conditions or exclusions of this policy are more restrictive than those of the "controlling underlying insurance", then this policy's terms, definitions, limits of insurance, conditions or exclusions will apply. However, under no circumstance will this policy provide broader coverage than that provided by the "underlying insurance".
   c. The amount we will pay for the "ultimate net loss" is limited as described in Section II – Limits of Insurance.

2. Defense
   a. We will have no duty to investigate or defend any claim or "suit". We will have the right and be given the opportunity to associate with any "insured" or "underlying insurer" in the investigation, settlement or defense of any claim or "suit" that may involve this insurance.
   b. At our discretion, we may investigate and settle any claim or "suit".
   c. If we exercise our rights as described in 2. a. and 2.b. above, we will pay, with respect to any claim we investigate or settle, or any "suit" against an "insured" we defend, the following supplementary payments:
      (1) All expenses we incur, including but not limited to attorney fees;
      (2) The cost of bonds to release attachments, but only for bond amounts within the applicable limit of insurance. We do not have to furnish these bonds;
      (3) All reasonable expenses incurred by the "insured" at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to $100 a day because of time off from work;
      (4) All costs taxed against the "insured" in the "suit";
(5) Prejudgment interest awarded against the "insured" on that part of the judgment we pay. If we make an offer to pay the applicable limit of insurance, we will not pay any prejudgment interest based on that period of time after the offer; and

(6) All interest on the full amount of any judgment that accrues after entry of the judgment and before we have paid, offered to pay, or deposited in court the part of the judgment that is within the applicable limit of insurance.

These payments will not reduce the limits of insurance.

d. If we exercise our rights as described in 2.a. and 2. b. above, we are under no obligation to continue any investigation, settlement or defense when we have used up the applicable limit of insurance in the payment of judgments or settlements.

3. Exclusions

The following exclusions apply in addition to any applicable exclusion contained in the "controlling underlying insurance".

This insurance does not apply to:

a. Asbestos

(1) Any injury or damage arising out of, resulting from, caused or contributed to by any manufacturing, distribution, sale, resale, rebadging, installation, repair, removal, encapsulation, abatement, replacement or handling of, exposure to or testing for asbestos or products containing asbestos whether or not the asbestos is or was at any time airborne as a fiber or particle, contained in a product, carried on clothing, inhaled, transmitted in any fashion or found in any form whatsoever.

(2) Any loss, cost or expenses arising out of, resulting from, caused or contributed to by:

(a) The clean up or removal of asbestos or products and materials containing asbestos;

(b) Actions as may be necessary to monitor, assess and evaluate the release or threat of asbestos or products and material containing asbestos;

(c) Disposal of asbestos substances or the taking of such other action as may be necessary to temporarily or permanently prevent, minimize or mitigate damage to the public health or welfare or to the environment, which may otherwise result; or

(d) The cost of compliance with any law or regulation regarding asbestos.

(3) Any obligation to share damages with or repay someone else in connection with (1) or (2) of this exclusion.

b. Auto Coverage Exclusion

Any loss, cost or expense payable under or resulting from any first party automobile physical damage coverage; any obligation under any automobile no-fault law; personal injury protection or auto medical payments coverage; or uninsured or underinsured motorist act, law or obligation.

c. EIFS

Any injury or damage arising out of, resulting from, caused or contributed to by:

(1) The design, manufacture, construction, fabrication, preparation, installation, application, maintenance or repair, including remodeling, service, correction or replacement of:

(a) Any "exterior insulation and finish system" (commonly referred to as synthetic stucco or EIFS); or any part thereof; and/or

(b) Any substantially similar system or any part thereof;

including the application or use of conditioners, primers, accessories, flashing, coatings, caulking or sealants in connection with such a system; or

(2) Any work or operations with respect to any exterior component, fixture or feature of any structure if an "exterior insulation and finish system", is used on any part of that structure; or

(3) Any obligation to share damages with or repay someone else in connection with (1) or (2) of this exclusion.

d. Employment-Related Practices

Injury to:

(1) A person arising out of and in the course of any:

(a) Refusal to employ that person;
(b) Termination of that person's employment; or

(c) Employment-related practices, policies, acts or omissions, such as coercion, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation or discrimination directed at that person.

(2) The spouse, child, parent, brother or sister of that employee; or any other person; as a consequence of injury to that person at whom any of the employment-related practices described in Paragraphs (a), (b), or (c) above is directed.

This exclusion applies whether the “insured” may be liable as an employer or in any other capacity, and to any obligation to share damages with or repay someone else who must pay damages because of the injury.

e. Mold, Fungi or Bacteria

(1) Any injury or damage arising out of, resulting from, caused or contributed to by any actual, alleged or threatened inhalation of, ingestion of, contact with, exposure to, existence of, or presence of, any mold, “fungi” or bacteria on or within a building or structure, including its contents, regardless of whether any other cause, event, material or product contributed concurrently or in any sequence to such injury or damage.

(2) Any loss cost or expenses arising out of resulting from, caused or contributed to by the abating, testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating or disposing of, or in any way responding to, or assessing the effects of, mold, “fungi” or bacteria, by any “insured” or by any other person or entity.

(3) The cost or expense of compliance with any law or regulation regarding mold, “fungi” or bacteria.

(4) Any obligation to share damages with or repay someone else in connection with (1), (2) or (3) of this exclusion.

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

f. Lead

(1) Any injury or damage arising out of, resulting from, caused or contributed to by any manufacturing, distribution, sale, resale, rebranding, installation, repair, removal, encapsulation, abatement, replacement or handling of, exposure to or testing for lead or products containing lead whether or not the lead is or was at any time airborne as a fiber or particle, contained in a product, carried on clothing, inhaled, transmitted in any fashion or found in any form whatsoever.

(2) Any loss, cost or expenses arising out of, resulting from, caused or contributed to by:

(a) The clean up or removal of lead or products and materials containing lead;

(b) Actions as may be necessary to monitor, assess and evaluate the release or threat of lead or products and material containing lead;

(c) Disposal of lead substances or the taking of such other action as may be necessary to temporarily or permanently prevent, minimize or mitigate damage to the public health or welfare or to the environment, which may otherwise result; or

(d) Compliance with any law or regulation regarding lead.

(3) Any obligation to share damages with or repay someone else in connection with (1) or (2) of this exclusion.

g. Named Insured versus Named Insured

Any injury or damages for which any “Named Insured” or its employees is legally liable and costs or expenses of any “Named Insured” or its employees arising out of caused or contributed to by any injury or damage claimed by any other “Named Insured” or its employees.

h. Nuclear

Any injury or damage arising out of, resulting from, caused or contributed to by any "nuclear material", "waste material", "radioactive material" or the "hazardous properties" of "nuclear material", "radioactive material" or "waste material" or from any radiation or "radioactivity".
As used in this exclusion:

"Hazardous Properties" include radioactive, toxic or explosive properties of "nuclear material", "radioactive material" and/or "waste material".

"Nuclear Material" means "source material", "special nuclear material" or "by-product material".

"Radioactive Material" means any materials which are radioactive or caused by or exhibit "radioactivity".

"Radioactivity" means the property possessed by some elements of spontaneously emitting alpha or beta rays and sometimes also gamma rays by the disintegration of the nuclei of atoms.

"Source Material", "special nuclear material" and "by product material" have the meaning given them in the Atomic Energy Act of 1954 or in any law amendatory thereto.

"Waste Materials" means any waste material containing "byproduct material" or any other byproduct of any "nuclear material" or "radioactive material".

i. Pollution

(1) Any injury or damage based upon, arising out of, resulting from, caused by, or contributed to by the presence, discharge, dispersal, release or escape of smoke, vapors, soot, fumes, acids, alkalis, toxic chemicals, liquids or gases, oil or other petroleum substances or derivatives, waste materials or other irritants, contaminants, pollutants or any substances including asbestos and silica which are or may be injurious to public health or the environment (herein called "hazardous substances") into or upon land, the atmosphere or any water course or body of water.

(2) Any loss, cost or expense arising out of, resulting from, caused or contributed to by

(a) Clean up or removal of hazardous substances;
(b) Such actions as may be necessary to monitor, assess and evaluate, the presence, discharge, disposal, escape or threat of same, of hazardous substances;
(c) Disposal of hazardous substances or the taking of such other action as may be necessary to temporarily or permanently prevent, minimize or mitigate damage to the public health or welfare or to the environment, which may otherwise result; or
(d) Any governmental direction or request that the "insured" or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize pollutants.

This exclusion applies whether or not such injury or damage arises out of, results from, is caused or contributed to by "your product" or "your work".

As used in this exclusion:

"Your product" means:

(1) Any goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:

(a) You;
(b) Others trading under your name; or
(c) A person or organization whose business or assets you have acquired; and

(2) Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.

"Your work" means:

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

j. Silica

(1) Any injury or damages arising out of, resulting from, caused or contributed to by the manufacture, distribution, sale, resale, rebranding, installation, repair, removal, encapsulation, abatement, replacement or handling of, exposure to, ingestion of, testing for or failure to disclose the presence of, failure to warn or advise of silica, products containing silica, or products designed or used to protect from the inhalation, ingestion, contact with or any other exposure to silica, whether or not the silica is or was at any time airborne as a fiber or particle, contained in a product, carried on clothing, inhaled, transmitted in any fashion or found in any form whatsoever.
(2) Any loss, cost or expense arising out of, resulting from, caused or contributed to by any:
   (a) Clean up or removal of silica or products and materials containing silica;
   (b) Such actions as may be necessary to monitor, assess and evaluate the release or threat of same, of silica or products and material containing silica;
   (c) Disposal of silica substances or the taking of such other action as may be necessary to temporarily or permanently prevent, minimize or mitigate damage to the public health or welfare or to the environment, which may otherwise result;
   (d) Compliance with any law or regulation regarding silica;
   (e) Existence, storage, handling or transportation of silica; or
   (f) Any supervision, instructions, recommendations, warranties (express or implied), warnings or advice given or which should have been given.

(3) Any obligation to share damages with or repay someone else in connection with (1) or (2) of this exclusion.

k. Sublimited Coverage
   Any claim for injury or damage under a coverage that is subject to a limit of insurance that is less than the limit shown in the Schedule of Underlying Insurance.

l. War
   Any injury or damage due to war, whether or not declared, or any act or condition incident to war. War includes civil war, insurrection, rebellion or revolution.

m. Beryllium
   (1) Any injury or damage related to actual, alleged or threatened past, present or future claims arising in whole or in part, either directly or indirectly, out of mining, the manufacture, distribution, sale, resale, rebranding, installation, repair, removal, encapsulation, abatement, replacement or handling of, exposure to, testing for or failure to disclose the presence of beryllium, products containing beryllium, or products designed or used to protect from the inhalation, ingestion, contact with or other exposure to beryllium whether or not the beryllium is or was at any time airborne as a fume, dust, powder, fiber or particle, contained in a product, carried on clothing, inhaled, transmitted in any fashion or found in any form whatsoever.
   (2) Any loss, cost or expense including but not limited to, payment for investigation or defense, fines, penalties, interest and other costs or expenses, arising out of or related to any:
      (a) Clean up or removal of beryllium or products and materials containing beryllium;
      (b) Such actions as may be necessary to monitor, assess and evaluate the release or threat of same, of beryllium or products and material containing beryllium;
      (c) Disposal of beryllium substances or the taking of such other action as may be necessary to temporarily or permanently prevent, minimize or mitigate damage to the public health or welfare or to the environment, which may otherwise result;
      (d) Compliance with any law or regulation regarding beryllium;
      (e) Existence, storage, handling or transportation of beryllium; or
      (f) Any supervision, instructions, recommendations, warranties (express or implied), warnings or advice given or which should have been given.

SECTION II – LIMITS OF INSURANCE
1. Subject to Item 2. and 3. below, the each "Loss Event" Limit shown in the Declarations is the most we will pay with respect to any one "loss event" to which this insurance applies.
2. The Policy Aggregate Limit shown in the Declarations and the rules below fix the most we will pay regardless of the number of:
   a. "Insureds";
   b. Claims made, "suits" brought, or number of vehicles involved; or
   c. Persons or organizations making claims or bringing "suits".
3. The Policy Aggregate Limit is the most we will pay for:
   a. The sum of all "ultimate net loss", except "ultimate net loss" because of injury or damage arising out of the ownership, maintenance or use of an auto if such auto is not subject to an aggregate in the "underlying insurance"; and
   b. Each "loss event" as regards "ultimate net loss" because of injury or damage arising out of the ownership, maintenance or use of an auto if such auto is not subject to an aggregate in the "underlying insurance".

The Policy Aggregate Limit, as described in Paragraph 3, above, applies to the policy period, shown in the Declarations. Any extension of the policy period will be deemed part of the policy period that is being extended and therefore subject to the Policy Aggregate Limit.

SECTION III – CONDITIONS

1. Appeals
   If the "underlying insurer" or "insured" elects not to appeal a judgment in excess of the applicable "underlying insurance limit", we may do so at our own expense. We will be liable for taxable costs, pre- and post judgment interest and disbursements.

2. Bankruptcy
   a. Bankruptcy Of Insured
      Bankruptcy or insolvency of the "insured" or of the "insured's" estate will not relieve us of our obligations under this policy.
   b. Bankruptcy Of Underlying Insurer
      Bankruptcy of the "underlying insurer" will not relieve us of our obligations under this policy.

However, this insurance will not replace the "underlying insurance" in the event of bankruptcy or insolvency of the "underlying insurer". This insurance will apply as if the "underlying insurance" were in full effect.

3. Cancellation
   a. The first "Named Insured" shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.
   b. We may cancel this policy by mailing or delivering to the first "Named Insured" written notice of cancellation at least:
      (1) 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
      (2) 30 days before the effective date of cancellation if we cancel for any other reason.
   c. We will mail or deliver our notice to the first "Named Insured's" last mailing address known to us.
   d. Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.
   e. If this policy is cancelled, we will send the first "Named Insured" any premium refund due. If we cancel, the refund will be pro rata. If the first "Named Insured" cancels, the refund may be less than pro rata. The cancellation will be effective even if we have not made or offered a refund.
   f. If notice is mailed, proof of mailing will be sufficient proof of notice.

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

5. Duties In The Event Of Occurrence, Offense, Claim Or "Suit"
   a. You must see to it that we are notified, in writing, as soon as practicable, of any act, "loss event" or an offense, regardless of the amount, which may reasonably be expected to result in a claim under this policy. To the extent possible, notice should include:
      (1) How, when and where the act, "loss event" or offense took place;
      (2) The names and addresses of any injured persons and witnesses; and
      (3) The nature and location of any injury or damage arising out of the act, "loss event" or offense.
   b. If a claim is made or "suit" is brought against any "insured", you must:
      (1) Immediately record the specifics of the claim or "suit" and the date received; and
(2) Notify us as soon as practicable. You must see to it that we receive written notice of the claim or "suit" as soon as practicable.

c. You and any other involved "insured" must:
(1) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or "suit";
(2) Authorize us to obtain records and other information;
(3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit"; and
(4) Assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the "insured" because of injury or damage to which this insurance may also apply.

d. No "insured" will, except at that "insured's" own cost, voluntarily make a payment, assume any obligation, or incur any expense, other than for first aid, without our consent.

6. Examination Of Your Books And Records
We may examine and audit your books and records as they relate to this policy at any time during the policy period and up to three years afterward.

7. Inspections And Surveys
a. We have the right to:
   (1) Make inspections and surveys at any time;
   (2) Give you reports on the conditions we find; and
   (3) Recommend changes.

b. We are not obligated to make any inspections, surveys, reports or recommendations and any such actions we do undertake relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public. We do not warrant that conditions:
   (1) Are safe or healthful; or
   (2) Comply with laws, regulations, codes or standards.

Paragraphs a. and b. of this condition apply not only to us, but also to any rating, advisory, rate service or similar organization which makes insurance inspections, surveys, reports or recommendations on our behalf.

8. Legal Action Against Us
No person or organization has a right under this policy:

a. To join us as a party or otherwise bring us into a "suit" asking for damages from an "insured"; or

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

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

9. "Other Insurance"

a. This insurance is excess over, and shall not contribute with any of the other insurance, whether primary, excess, contingent or on any other basis. This condition will not apply to insurance specifically written as excess over this policy.

b. When this insurance is excess over other insurance, we will pay only our share of the "ultimate net loss" that exceeds the sum of:
   (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
   (2) The total of all deductible and self-insured amounts under all that other insurance.

10. Premium Audit

a. We will compute all premiums for this policy in accordance with our rules and rates.
b. If this policy is auditable, the premium shown in this policy as advance premium is a deposit premium only. At the close of each audit period we will compute the earned premium for that period and send notice to the first “Named Insured”. The due date for audit and retrospective premiums is the date shown as the due date on the bill. If the sum of the advance and audit premiums paid for the policy period is greater than the earned premium, we will return the excess to the first “Named Insured”, but not if such audit premium is less than the Minimum Premium shown in the Declarations.

c. The first “Named Insured” must keep records of the information we need for premium computation, and send us copies at such times as we may request.

11. Premiums
The first “Named Insured” shown in the Declarations:

a. Is responsible for the payment of all premiums; and

b. Will be the payee for any return premiums we pay.

12. Representations Or Fraud
By accepting this policy, you agree, represent and warrant that:

a. The statements in the Declarations are accurate and complete;

b. The statements and information contained in the application for insurance and any supplementary information are true and correct and that no facts have been suppressed or misstated;

c. This policy is being issued in full reliance upon the statements and representations made in the application and any supplementary information;

d. The application and any supplementary information are incorporated and made part of this policy by reference; and

e. This policy is void in any case of fraud and or misrepresentation by you as it relates to this policy or any claim under this policy.

13. Separation Of Insureds
Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this policy to the first “Named Insured”, this insurance applies:

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

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

14. Transfer Of Rights Of Recovery Against Others To Us
If the “insured” has rights to recover all or part of any payment we have made under this policy those rights are transferred to us. The “insured” must do nothing after loss to impair them. At our request, the “insured” will bring “suit” or transfer those rights to us and help us enforce them.

15. Transfer Of Your Rights And Duties Under This Policy
Your rights and duties under this policy may not be transferred without our written consent except in the case of death of an individual named “insured”.

If you die, your rights and duties will be transferred to your legal representative but only while acting within the scope of duties as your legal representative. Until your legal representative is appointed, anyone having proper temporary custody of your property will have your rights and duties but only with respect to that property.

16. No Duty To Notify If We Do Not Renew
If we decide not to renew this policy, we are under no obligation to mail or deliver to any “insured” notice of the nonrenewal.

17. Loss Payable
Liability under this policy shall not apply unless and until the “insured” or “insured’s” “underlying insurer” has become obligated to pay the full and complete amount of the applicable “underlying insurance limit”. Such obligation by the “insured” to pay part of the “ultimate net loss” shall have been previously determined by a final settlement or judgment after an actual trial or written agreement between the “insured”, claimant, and us.
18. Maintenance Of Underlying Insurance

You must maintain the "underlying insurance" affording in total the coverage and limits as stated in the schedule of "underlying insurance" in full force and effect during this policy period, except for reduction of aggregate limits, where applicable, solely as a result of the payment of claims, settlement, or judgments for acts, occurrences or offenses which;

a. Take place during the policy period of this policy; and

b. Are for injury or damage, costs or expenses covered by this policy.

You must notify us in writing within thirty days if any company replaces or changes any terms or conditions of any of the "underlying insurance". You must notify us immediately of the exhaustion of any aggregate limits of the "underlying insurance".

Policies or coverages written on a claims-made policy form or endorsement do not meet the requirements of maintaining "underlying insurance".

Your failure to comply with the foregoing will not invalidate this policy, but in the event of such failure, we will be liable only to the extent that we would have been liable had you complied herewith.

SECTION IV - DEFINITIONS

1. "Controlling underlying insurance" means the policy or policies that are indicated as such on the schedule of "underlying insurance".

2. "Exterior insulation and finish system" (commonly referred to as synthetic stucco or EIFS) means an exterior cladding or finish system used on any part of any structure and consisting of:

   a. A rigid or semi-rigid insulation board made of expanded polystyrene or other materials;
   
   b. The adhesive and/or mechanical fasteners used to attach the insulation board to the substrate;
   
   c. A reinforced base coat; and
   
   d. A finish coat providing surface texture and color.

3. "Fungi" means any type or form of fungus, including mold or mildew and any mycotoxins, spores, wet or dry rot, scents or byproducts produced or released by fungi.

4. "Insured" means any person or organization qualifying as such under the "controlling underlying insurance".

5. "Loss Event" means the happening, situation or circumstance that initiates the application of the "underlying insurance" as designated in the schedule of "underlying insurance".

6. "Named Insured" means the entity(ies) or individual(s) named in the Declarations.

7. "Suit(s)" means a civil proceeding in which damages because of a "loss event" to which this insurance applies are alleged. "Suit" includes:

   a. An arbitration proceeding in which such damages are claimed and to which the "insured" must submit or does submit with our consent; or
   
   b. Any other alternative dispute resolution proceeding in which such damages are claimed and to which the "insured" submits with our consent or the "underlying insurer's" consent.

8. "Ultimate net loss":

   a. means the total sum, after reduction for recoveries or salvages collectible, that the "insured" becomes legally obligated to pay by reason of a judgement against the "insured" after actual trial, or alternative dispute resolution by written agreement of the "insured", the claimant or the claimant's legal representative and us;
   
   b. Includes the costs of attorneys fees in defending any claim or "suit" incurred by any "underlying insurer" if such costs are included within the limits of insurance of the "underlying insurance". However, these costs do not include salaries and expenses of employees or regular officials of the "underlying insurer" or the "insured"; and
   
   c. Includes all interest on judgements paid by the "insured" or any "underlying insurer".

9. "Underlying insurance" means the coverage(s) afforded under insurance policies, for the limits shown, as designated in the schedule of "underlying insurance", and any renewals or replacements of those policies. Policies endorsements or coverages written on a claims-made policy form will not be considered "underlying insurance."
10. "Underlying insurance limit" means the sum of amounts applicable to any claim or "suit" from:
   a. "Underlying insurance", whether such "underlying insurance" is collectible or not;
   b. Other insurance; whether primary, excess, contingent or on any other basis, except such insurance as
      is specifically purchased to apply in excess of this policy's Limits of Insurance; and
   c. Any applicable self-insured retention or deductible.

"Underlying insurance limit" does not include limits of policies, coverages and endorsements written on a
claims-made policy form.

11. "Underlying insurer" means any insurer who provides any policy or coverages of "underlying insurance".