## TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Begins on Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGREEMENT</td>
<td>1</td>
</tr>
<tr>
<td>DEFINITIONS</td>
<td>1</td>
</tr>
</tbody>
</table>

### SECTION I – YOUR PROPERTY

<table>
<thead>
<tr>
<th>Coverage</th>
<th>Begins on Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage A – Dwelling</td>
<td>3</td>
</tr>
<tr>
<td>Coverage B – Personal Property</td>
<td>3</td>
</tr>
<tr>
<td>Coverage C – Loss of Use</td>
<td>5</td>
</tr>
<tr>
<td>Additional Coverages</td>
<td>6</td>
</tr>
<tr>
<td>Inflation Coverage</td>
<td>8</td>
</tr>
<tr>
<td>LOSSES INSURED</td>
<td>8</td>
</tr>
<tr>
<td>LOSSES NOT INSURED</td>
<td>10</td>
</tr>
<tr>
<td>LOSS SETTLEMENT</td>
<td>12</td>
</tr>
<tr>
<td>CONDITIONS</td>
<td>13</td>
</tr>
</tbody>
</table>

### SECTION II – YOUR LIABILITY

<table>
<thead>
<tr>
<th>Coverage</th>
<th>Begins on Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage L – Personal Liability</td>
<td>18</td>
</tr>
<tr>
<td>Coverage M – Medical Payments to Others</td>
<td>18</td>
</tr>
<tr>
<td>Additional Coverages</td>
<td>18</td>
</tr>
<tr>
<td>EXCLUSIONS</td>
<td>19</td>
</tr>
<tr>
<td>CONDITIONS</td>
<td>22</td>
</tr>
</tbody>
</table>

### SECTION I AND SECTION II – CONDITIONS      | 23             |

### OPTIONAL POLICY PROVISIONS                 | 26             |
HOMEOWNERS BASIC POLICY
AGREEMENT

We agree to provide the insurance described in this policy:
1. based on your payment of premium for the coverages you chose;
2. based on your compliance with all applicable provisions of this policy; and
3. in reliance on your statements in this agreement.

You agree, by acceptance of this policy, that:
1. you will pay premiums when due and comply with the provisions of the policy;
2. the statements in this agreement are your statements and are true;
3. we insure you on the basis your statements are true; and
4. this policy contains all of the agreements between you and us. No other agreements apply to this insurance.

When you request changes to this policy, or the information or factors used to calculate the premium for this policy changes during the policy period, we may adjust the premium in accordance with the change during the policy period and you must pay any additional premium due within the time we specify.

DEFINITIONS

“You” and “your” mean the “named insured” shown in the Declarations. Your spouse is included if a resident of your household. “We”, “us” and “our” mean the Company shown in the Declarations.

Certain words and phrases are defined as follows:
1. “bodily injury” means physical harm to a person, including any resulting sickness or disease. This includes the required care, loss of services and death resulting therefrom.

   Bodily injury does not include:
   a. the transmission of a communicable disease by any insured to any other person;
   b. the exposure to any communicable disease by any insured to any other person; or
   c. emotional distress, mental anguish, humiliation, mental injury, or similar injury unless it arises out of actual physical injury to some person.

2. “business” means a trade, profession or occupation. This includes farming.

3. “business day” means a day other than a Saturday, Sunday or holiday recognized by the state of Texas.

4. “communicable disease” means bacteria, parasite, virus or other organism transmissible from person to person due to sexual contact with an affected person or that person’s discharges.

5. “Declarations” means the policy Declarations, any amended Declarations, the most recent renewal notice or certificate, an Evidence of Insurance form or any endorsement changing any of these.

6. “fungus” means any type or form of fungus, including mold, mildew, mycotoxins, spores, scents or by-products produced or released by fungi.

7. “insured” means you and, if residents of your household:
   a. your relatives; and
   b. any other person under the age of 21 who is in the care of a person described above.

Under Section II, “insured” also means:
   c. with respect to animals or watercraft to which this policy applies, the person or organization legally responsible for them. However, the animal or watercraft must be owned by you or a person included in 7.a. or 7.b. A person or organization
using or having custody of these animals or watercraft in the course of a **business**, or without permission of the owner, is not an **insured**; and

d. with respect to any vehicle to which this policy applies, any person while engaged in your employment or the employment of a person included in 7.a. or 7.b.

8. "**insured location**" means:
   a. the **residence premises**;
   b. the part of any other premises, other structures and grounds used by you as a residence. This includes premises, structures and grounds you acquire while this policy is in effect for your use as a residence;
   c. any premises used by you in connection with the premises included in 8.a. or 8.b.;
   d. any part of a premises not owned by an **insured** but where an **insured** is temporarily residing;
   e. land owned by or rented to an **insured** on which a one or two family dwelling is being constructed as a residence for an **insured**;
   f. individual or family cemetery plots or burial vaults owned by an **insured**;
   g. any part of a premises occasionally rented to an **insured** for other than **business purposes**;
   h. vacant land owned by or rented to an **insured**. This does not include farm land; and
   i. farm land (without buildings), rented or held for rental to others, but not to exceed a total of 500 acres, regardless of the number of locations.

9. "**motor vehicle**", when used in Section II of this policy, means:
   a. a land motor vehicle designed for travel on public roads or subject to motor vehicle registration;
   b. a trailer or semi-trailer designed for travel on public roads and subject to motor vehicle registration;
   c. a "recreational vehicle" while off an **insured location**. "Recreational vehicle" means a motorized vehicle designed for recreation principally off public roads that is owned or leased by an **insured**. This includes, but is not limited to, a motorized all terrain vehicle, amphibious vehicle, dune buggy, go-cart, golf cart, snowmobile, trailbike, minibike and personal assistive mobility device. "Leased" does not include temporary rental;
   d. a "locomotive" while off an **insured location**. "Locomotive" means a self-propelled vehicle for pulling or pushing freight or passenger cars on tracks that is large enough to carry a person and is owned or leased by an **insured**. "Leased" does not include temporary rental;
   e. a bulldozer, track loader, backhoe, high-hoe, trencher, grader, crane, self-propelled scraper, excavator, pipe-layer, cherry picker, telehandler, logging vehicle, mining vehicle or road building vehicle that is owned or leased by an **insured** while off an **insured location**. "Leased" does not include temporary rental; and
   f. any vehicle while being towed or pushed by or carried on a vehicle included in a., b., c., d. or e.

The following are not **motor vehicles**:
   a. a boat, camp, home or utility trailer not being towed or pushed by or carried on a vehicle included in a., b., c., d. or e. above;
   b. a motorized land vehicle in dead storage on an **insured location**;
   c. a motorized golf cart while used for golfing purposes;
   d. a motorized vehicle or trailer designed to assist the handicapped that is not designed for travel on public roads or subject to motor vehicle registration; or
   e. a commercially manufactured 2, 3 or 4 wheeled personal conveyance powered only by or assisted by an unmodified motor or engine with a manufacturer's power rating of no more than 1 horsepower and capable of a top speed of no more than 20 miles per hour.

10. "**occurrence**", when used in Section II of this policy, means an accident, including exposure to conditions, which first results in:
   a. **bodily injury**; or
   b. **property damage**;

   during the policy period. All **bodily injury** and **property damage** resulting from one accident, series of related accidents or from continuous and repeated
exposure to the same general conditions is considered to be one occurrence.

11. "property damage" means physical damage to or destruction of tangible property, including loss of use of this property. Theft or conversion of property by any insured is not property damage.

12. "residence employee" means an employee of an insured who performs duties, including household or domestic services, in connection with the maintenance or use of the residence premises. This includes employees who perform similar duties elsewhere for you. This does not include employees while performing duties in connection with the business of an insured.

13. "residence premises" means:
   a. the one, two, three or four-family dwelling, other structures, and grounds; or
   b. that part of any other building; where you reside and which is shown in the Declarations.

14. "State Farm Companies" means one or more of the following:
   a. State Farm Mutual Automobile Insurance Company;
   b. State Farm Fire and Casualty Company; and
   c. subsidiaries or affiliates of either a. or b. above.

SECTION I — COVERAGE

COVERAGE A – DWELLING

1. Dwelling. We cover the dwelling used principally as a private residence on the residence premises shown in the Declarations.

Dwelling includes:
   a. structures attached to the dwelling;
   b. materials and supplies located on or adjacent to the residence premises for use in the construction, alteration or repair of the dwelling or other structures on the residence premises;
   c. foundation, floor slab and footings supporting the dwelling; and
   d. wall-to-wall carpeting attached to the dwelling.

2. Dwelling Extension. We cover other structures on the residence premises, separated from the dwelling by clear space. Structures connected to the dwelling by only a fence, utility line, or similar connection are considered to be other structures.

We do not cover other structures:
   a. not permanently attached to or otherwise forming a part of the realty;
   b. used in whole or in part for business purposes; unless such use consists solely of use of office space for paperwork, computer work or use of a telephone, and consists solely of activities that are:
      (1) duties of the insured’s employment by another; and
      (2) performed solely by the insured; or
   c. rented or held for rental to a person not a tenant of the dwelling, unless used solely as a private garage.

3. Property Not Covered. We do not cover:
   a. land, including the land necessary to support any Coverage A property;
   b. any costs required to replace, rebuild, stabilize, or otherwise restore the land;
   c. the costs of repair techniques designed to compensate for or prevent land instability to any property, whether or not insured under Coverage A; or
   d. trees, shrubs, plants, lawns, artificial grass or hardscape property.

COVERAGE B – PERSONAL PROPERTY

1. Property Covered. We cover personal property owned or used by an insured while it is anywhere in the world. This includes structures not permanently
attached to or otherwise forming a part of the realty. At your request, we will cover personal property owned by others while the property is on the part of the residence premises occupied exclusively by an insured. At your request, we will also cover personal property owned by a guest or a residence employee, while the property is in any other residence occupied by an insured.

We cover personal property usually situated at an insured’s residence, other than the residence premises, for up to $1,000 or 10% of the Coverage B limit, whichever is greater. This limitation does not apply to personal property in a newly acquired principal residence for the first 30 days after you start moving the property there. If the residence premises is a newly acquired principal residence, personal property in your immediate past principal residence is not subject to this limitation for the first 30 days after the inception of this policy.

Special Limits of Liability. These limits do not increase the Coverage B limit. The special limit for each of the following categories is the total limit for each loss for all property in that category:

a. $200 on money, coins and medals, including any of these that are a part of a collection, bank notes, bullion, gold other than goldware, silver other than silverware, and platinum;

b. $10,000 on electronic data processing system equipment used or intended for use in a business, including but not limited to computers, tablets, mobile personal communication equipment, global positioning systems, mobile personal electronic devices used for the reproduction of sound, and standard media or non-media equipment for use with the above devices;

c. $1,500 on property used or intended for use in a business, including merchandise held as samples or for sale or for delivery after sale, while on the residence premises. This coverage is limited to $500 on such property away from the residence premises.

Electronic data processing system equipment or the recording or storage media used with that equipment is not included under this coverage, and is addressed in item b. above;

d. $1,500 on securities, checks, cashier’s checks, traveler’s checks, money orders, gift certificates, gift cards, rechargeable debit cards, phone cards and other negotiable instruments, accounts, deeds, evidences of debt, letters of credit, notes other than bank notes, manuscripts, passports and tickets;

e. $1,500 on watercraft of all types and outboard motors, including their trailers, furnishings and equipment;

f. $1,500 on trailers not used with watercraft;

g. $250 on any one item and $2,500 in the aggregate on stamps, trading cards and comic books, including any of these items that are a part of a collection;

h. $2,500 for loss by theft of firearms;

i. $2,500 for loss by theft of silverware and goldware;

j. $5,000 on any one article and $10,000 in the aggregate for loss by theft of any rug, carpet (except wall-to-wall carpet), tapestry, wall-hanging or other similar article;

k. $1,000 for loss by theft of jewelry, watches, fur garments and garments trimmed with fur, precious and semi-precious stones; and

l. $5,000 for loss by theft of tools.

2. Property Not Covered. We do not cover:

a. articles separately described and specifically insured in this or any other insurance;

b. animals, birds or fish;

c. any engine or motor-propelled vehicle or machine, including the parts, designed for movement on land. We do cover those not licensed for use on public highways which are:

(1) used solely to service the insured location; or

(2) designed for assisting the handicapped;

d. devices or instruments for the recording or reproduction of video or sound that are:

(1) primarily designed for use in; and

(2) while attached to or in;
an engine or motor-propelled vehicle.

We do not cover tapes, discs, wires, videos or other media that may be used with these devices or instruments while in the vehicle;

e. aircraft and parts, except model or hobby aircraft not used or designed to carry people or cargo;

f. property of roomers, boarders, tenants and other residents not related to an insured. We do cover property of roomers, boarders and other residents related to an insured;

g. property regularly rented or held for rental to others by an insured. This exclusion does not apply to property of an insured in a sleeping room rented to others by an insured;

h. property rented or held for rental to others away from the residence premises;

i. any radio devices or transmitters, global positioning systems, radar or laser detectors, antennas and all other similar equipment permanently attached to an engine or motor-propelled vehicle;

j. books or records of accounts receivable, abstracts or other journals, architectural or technical drawings, card index systems or other records. This exclusion does not apply to any recording or storage media for electronic data processing. We will cover the cost of blank books, cards or other blank material plus the cost of labor you incur for transcribing or copying such records;

k. recording or storage media for electronic data processing that cannot be replaced with other of like kind and quality on the current retail market;

l. purchased or created data, sound or video that cannot be replaced with like kind and quality on the current retail market which is transferred or downloaded onto mobile communication equipment, global positioning systems or electronic devices used for the reproduction of video or sound;

m. contraband, or any property used in the course of illegal consumption, possession, import, export or trade; or

n. hardscape property.

**COVERAGE C – LOSS OF USE**

The most we will pay for the sum of all losses combined under *Additional Living Expense, Fair Rental Value*, and *Prohibited Use* is the limit of liability shown in the Declarations for **Coverage C – Loss of Use**.

1. **Additional Living Expense.** When a Loss Insured causes the residence premises to become uninhabitable, we will cover the necessary increase in cost you incur to maintain your standard of living for up to 12 months. Our payment is limited to incurred costs for the shortest of:

   a. the time required to repair or replace the premises;
   
   b. the time required for your household to settle elsewhere; or
   
   c. 12 months.

   This period of time is not limited by the expiration of this policy. At no time will we pay more than the limit of liability shown in the Declarations for **Coverage C – Loss of Use**. Any normal expenses that are reduced or discontinued due to a Loss Insured will be subtracted from any amount owed.

2. **Fair Rental Value.** When a Loss Insured causes that part of the residence premises rented to others or held for rental by you to become uninhabitable, we will cover its fair rental value. Payment shall be for the shortest time required to repair or replace the part of the premises rented or held for rental, but not to exceed 6 months. This period of time is not limited by expiration of this policy. Fair rental value shall not include any expense that does not continue while that part of the residence premises rented or held for rental is uninhabitable.

3. **Prohibited Use.** We cover Additional Living Expense and Fair Rental Value, for a continuous period not to exceed two weeks, beginning when a civil authority issues an order of evacuation or prohibits your use of the residence premises, provided that:

   a. direct physical damage occurs to any property, other than covered property located on the residence premises, arising from a cause of loss that would be a Loss Insured under this policy if the damage had occurred to property on the residence premises;
b. the residence premises is within one mile of property damaged by a cause of loss identified in 3.a. above; and

c. the action of the civil authority is taken in response to:

(1) dangerous physical conditions resulting from the continuation of the cause of loss identified in 3.a. above;

(2) dangerous physical conditions resulting from the damage caused by the cause of loss identified in 3.a. above; or

(3) the need to gain free access to property damaged by the cause of loss identified in 3.a. above.

We do not cover loss or expense due to cancellation of a lease or agreement.

SECTION I – ADDITIONAL COVERAGES

The following Additional Coverages are subject to all the terms, provisions, exclusions and conditions of this policy:

1. Debris Removal. We will pay the reasonable expenses you incur in the removal of debris of covered property damaged by a Loss Insured. This expense is included in the limit applying to the damaged property. The following coverages and limits also apply:

a. When the amount payable for the property damage plus the debris removal exceeds the limit for damaged property, an additional 5% of that limit is available for debris removal expense.

b. We will also pay up to $1,000 in the aggregate for each loss to cover the reasonable expenses you incur in the removal of tree debris from the residence premises, unless otherwise excluded. This coverage applies when:

(1) the tree has caused a Loss Insured to Coverage A property; or

(2) the tree debris felled by windstorm, hail, or weight of snow or ice blocks:

   (a) the driveway, on the residence premises, and prevents land motor vehicle access to or from the dwelling; or

   (b) a ramp designed to assist the handicapped, on the residence premises, and prevents access to or from the dwelling.

2. Temporary Repairs. If damage is caused by a Loss Insured, we will pay the reasonable and necessary cost you incur for temporary repairs to covered property to protect the property from further immediate damage or loss. This coverage does not increase the limit applying to the property being repaired.

3. Property Removed. Covered property, while being removed from a premises endangered by a Loss Insured, is covered for any accidental direct physical loss. This coverage also applies to the property for up to 30 days while removed. We will also pay for reasonable expenses incurred by you for the removal and return of the covered property. This coverage does not increase the limit applying to the property being removed.


a. We will pay up to $1,000 for:

   (1) the legal obligation of an insured to pay because of the theft or unauthorized use of credit cards and bank fund transfer cards issued to or registered in an insured's name. If an insured has not complied with all terms and conditions under which the cards are issued, we do not cover use by an insured or anyone else;

   (2) loss to an insured caused by forgery or alteration of any check or negotiable instrument; and

   (3) loss to an insured through acceptance in good faith of counterfeit United States or Canadian paper currency.

   No deductible applies to this coverage.

   We will not pay more than the limit stated above for forgery or alteration committed by any one person. This limit applies when the forgery or alteration involves one or more instruments in the same loss.

b. We do not cover loss arising out of business pursuits or dishonesty of an insured.

c. Defense:
(1) We may make any investigation and settle any claim or suit that we decide is appropriate. Our obligation to defend claims or suits ends when the amount we pay for the loss equals our limit of liability.

(2) If claim is made or a suit is brought against an insured for liability under the Credit Card or Bank Fund Transfer Card coverage, we will provide a defense. This defense is at our expense by counsel of our choice.

(3) We have the option to defend at our expense an insured or an insured’s bank against any suit for the enforcement of payment under the Forgery coverage.

5. Refrigerated Products. We will pay up to $1,000 under Coverage B to cover the contents of deep freeze or refrigerated units on the residence premises for loss due to power failure or mechanical failure. If mechanical failure or power failure is known to you, all reasonable means must be used to protect the property insured from further damage or this coverage is void. Power failure or mechanical failure shall not include:
   a. removal of a plug from an electrical outlet; or
   b. turning off an electrical switch unless caused by a Loss Insured.

   This coverage does not increase the limit applying to the damaged property.

6. Arson Reward. We will pay $1,000 for information which leads to an arson conviction in connection with a fire loss to property covered by this policy. This coverage may increase the limit otherwise applicable. However, the $1,000 limit shall not be increased regardless of the number of persons providing information.

7. Volcanic Action. We cover direct physical loss to a covered building or covered property contained in a building resulting from the eruption of a volcano when the loss is directly and immediately caused by:
   a. volcanic blast or airborne shock waves;
   b. ash, dust or particulate matter; or
   c. lava flow.

   We will also pay for the removal of that ash, dust or particulate matter which has caused direct physical loss to a covered building or covered property contained in a building.

   One or more volcanic eruptions that occur within a 72-hour period shall be considered one volcanic eruption.

   This coverage does not increase the limit applying to the damaged property.

8. Collapse. We insure only for direct physical loss to covered property involving the sudden, entire collapse of a building or any part of a building.

   Collapse means actually fallen down or fallen into pieces. It does not include settling, cracking, shrinking, bulging, expansion, sagging or bowing.

   The collapse must be directly and immediately caused only by one or more of the following:
   a. perils described in SECTION I – LOSSES INSURED, COVERAGE A – DWELLING AND COVERAGE B – PERSONAL PROPERTY. These perils apply to covered building and personal property for loss insured by this Additional Coverage;
   b. weight of contents, equipment, animals or people;
   c. weight of ice, snow, sleet or rain which collects on a roof, porch or deck; or
   d. use of defective material or methods in the construction (includes remodeling or renovation) of the building, if the collapse occurs during the course of the construction of the building.

   Loss to an awning, fence, patio, pavement, swimming pool, underground pipe, flue, drain, cesspool, septic tank, foundation, retaining wall, bulkhead, pier, wharf, dock, trellis or antenna or its supporting structure is not included under items b., c., and d. unless the loss is the direct and immediate cause of the collapse of the building.

   This coverage does not increase the limit applying to the damaged property.

9. Locks. We will pay up to $1,000 to re-key locks on exterior doors of the dwelling located on the residence premises, when the keys to those locks are a part of a covered theft loss.
No deductible applies to this coverage.

10. **Tear Out.** If a Loss Insured to Coverage A property is caused by water or steam escaping from a system or appliance, we will also pay the reasonable cost you incur to tear out and replace only that particular part of the building owned by you necessary to gain access to the specific point of that system or appliance from which the water or steam escaped. We will not cover the cost of repairing or replacing the system or appliance itself. This coverage does not increase the limit applying to Coverage A property.

11. **Subsurface Water.** We will pay for accidental direct physical loss to Coverage A property as a result of abrupt and accidental breakage or rupture of a water supply line or domestic pipe. Coverage applies only if the water supply line or domestic pipe is located in or just beneath the concrete slab, and if below the slab, must be located in fill, stone, or sand substrate. We will not pay for:
   a. the cost of repairing or replacing the water supply line or domestic pipe; or
   b. the cost of repairing or replacing the slab.

   This coverage does not increase the limit applying to the damaged property.

**INFLATION COVERAGE**

The limits of liability shown in the Declarations for Coverage A and Coverage B will be increased at the same rate as the increase in the Inflation Coverage Index shown in the Declarations.

To find the limits on a given date:
1. divide the Index on that date by the Index as of the effective date of this Inflation Coverage provision; then
2. multiply the resulting factor by the limits of liability for Coverage A and Coverage B separately.

The limits of liability will not be reduced to less than the amounts shown in the Declarations.

If during the term of this policy the Coverage A limit of liability is changed at your request, the effective date of this Inflation Coverage provision is changed to coincide with the effective date of such change.

**SECTION I — LOSSES INSURED**

**COVERAGE A – DWELLING AND COVERAGE B – PERSONAL PROPERTY**

We insure for accidental direct physical loss to property described in Coverage A and Coverage B caused by the following perils, except as provided in **SECTION I — LOSSES NOT INSURED**:

1. **Fire or lightning.**
2. **Windstorm or hail.** This peril does not include loss to the interior of a building or the property contained in a building caused by rain, snow, sleet, sand or dust. This limitation does not apply when the direct force of wind or hail damages the building causing an opening in a roof or wall and the rain, snow, sleet, sand or dust enters through this opening.

   This peril does not include loss to outdoor antennas caused directly or indirectly by ice (other than hail), snow or sleet, all whether driven by wind or not.

   This peril includes loss to watercraft of all types and their trailers, furnishings, equipment, and outboard motors, only while inside a fully enclosed building.
3. **Explosion.**
4. **Riot or civil commotion.**
5. **Aircraft,** including self-propelled missiles and spacecraft.
6. **Vehicles,** meaning impact by a vehicle. This peril does not include loss caused by a vehicle owned or operated by a resident of the residence premises.
7. **Smoke,** meaning sudden and accidental damage from smoke.

   This peril does not include loss caused by smoke from agricultural smudging or industrial operations.
8. **Vandalism or malicious mischief,** meaning only willful and malicious damage to or destruction of
property. This peril does not include loss if the dwelling has been vacant for more than 30 consecutive days immediately before the loss. A dwelling being constructed is not considered vacant.

9. **Theft**, including attempted theft and loss of property from a known location when it is probable that the property has been stolen.

This peril does not include:

a. loss of a precious or semi-precious stone from its setting;

b. loss caused by theft:
   
   (1) committed by an insured or by any other person regularly residing on the insured location. Property of a student who is an insured is covered while located at a residence away from home, if the theft is committed by a person who is not an insured;

   (2) in or to a dwelling under construction or of materials and supplies for use in the construction until the dwelling is completed and occupied; or

   (3) from the part of a residence premises rented to others:

   (a) caused by a tenant, members of the tenant’s household, or the tenant’s employees;

   (b) of money, bank notes, bullion, gold, goldware, silver, silverware, pewterware, platinum, coins and medals;

   (c) of securities, checks, cashier’s checks, traveler’s checks, money orders, gift certificates, gift cards, rechargeable debit cards, phone cards and other negotiable instruments, accounts, deeds, evidences of debt, letters of credit, notes other than bank notes, manuscripts, passports and tickets; or

   (d) of jewelry, watches, fur garments and garments trimmed with fur, precious and semi-precious stones;

   c. loss caused by theft that occurs away from the residence premises of:

   (1) property while at any other residence owned, rented to, or occupied by an insured, except while an insured is temporarily residing there. Property of a student who is an insured is covered while at a residence away from home;

   (2) watercraft of all types, including their furnishings, equipment and outboard motors; or

   (3) trailers and campers designed to be pulled by or carried on a vehicle.

If the residence premises is a newly acquired principal residence, property in the immediate past principal residence shall not be considered property away from the residence premises for the first 30 days after the inception of this policy.

10. **Falling objects.** This peril does not include loss to the interior of a building or the property contained in a building unless the roof or an exterior wall of the building is first damaged by a falling object. Damage to the falling object itself is not included.

11. **Weight of ice, snow or sleet** which causes damage to a building or the property contained in a building. This peril does not include loss to a swimming pool, hot tub or spa, including their filtration and circulation systems, fence, pavement, patio, foundation, retaining wall, bulkhead, pier, wharf, outdoor antenna or dock.

12. **Sudden and accidental discharge or overflow** of water or steam from within a plumbing, heating, air conditioning or automatic fire protective sprinkler system, or from within a household appliance.

This peril does not include loss:

a. to the system or appliance from which the water or steam escaped;

b. caused by or resulting from freezing, except as specifically provided in SECTION I – LOSSES INSURED, Freezing;

c. caused by or resulting from water or sewage from outside the residence premises plumbing system that enters through sewers or drains, or water which enters into and overflows from within a sump pump, sump pump well or any other system designed to remove subsurface water which is drained from the foundation area;
d. caused by or resulting from continuous or repeated seepage or leakage of water or steam which occurs over a period of time and results in deterioration, corrosion, rust, or wet or dry rot; or

e. if the dwelling has been vacant for more than 30 consecutive days immediately before the loss. A dwelling being constructed is not considered vacant.

13. Sudden and accidental tearing asunder, cracking, burning or bulging of a steam or hot water heating system, an air conditioning or automatic fire protective sprinkler system, or an appliance for heating water.

This peril does not include loss:

a. caused by or resulting from freezing, except as specifically provided in SECTION I – LOSSES INSURED, Freezing; or

b. caused by or resulting from continuous or repeated seepage or leakage of water or steam which occurs over a period of time and results in deterioration, corrosion, rust, or wet or dry rot.

14. Freezing of a plumbing, heating, air conditioning or automatic fire protective sprinkler system, or of a household appliance.

This peril does not include loss to a swimming pool, hot tub or spa, including their filtration and circulation systems.

This peril does not include loss on the residence premises while the dwelling is vacant, unoccupied or being constructed, unless you have used reasonable care to:

a. maintain heat in the building; or

b. shut off the water supply and drain the system and appliances of water.

15. Breakage of glass, meaning damage to property caused by breakage of glass which is a part of a building on the residence premises. There is no coverage for loss or damage to the glass.

This peril does not include loss if the dwelling has been vacant for more than 30 consecutive days immediately before the loss. A dwelling being constructed is not considered vacant.

16. Wild Bear or Deer, meaning damage to the interior of the dwelling on the residence premises and property contained in that dwelling caused by the actions of a wild bear or deer.

This includes damage to the entryway or window the wild bear or deer used to gain access to the interior of the dwelling.

SECTION I — LOSSES NOT INSURED

1. We do not insure under any coverage for any loss which would not have occurred in the absence of one or more of the following excluded events. We do not insure for such loss regardless of: (a) the cause of the excluded event; or (b) other causes of the loss; or (c) whether other causes acted concurrently or in any sequence with the excluded event to produce the loss; or (d) whether the event occurs suddenly or gradually, involves isolated or widespread damage, arises from natural or external forces, or occurs as a result of any combination of these:

a. Ordinance or Law, meaning enforcement of any ordinance or law regulating the construction, repair or demolition of a building or other structure.

b. Earth Movement, meaning the sinking, rising, shifting, expanding, or contracting of earth, all regardless of whether combined with water. Earth movement includes but is not limited to:

   (1) earthquake;

   (2) landslide, mudslide, or mudflow;

   (3) sinkhole or subsidence;

   (4) erosion;

   (5) movement resulting from:

      (a) improper compaction;

      (b) site selection;
c. Water, meaning:
   (1) flood, surface water, waves (including tidal wave, tsunami, and seiche), tides, tidal water, overflow of any body of water, or spray or surge from any of these, all whether driven by wind or not.
   This includes any release, overflow, escape, or rising of any body of water, or any water held, contained, controlled, or diverted by a dam, levee, dike, or any type of water containment, diversion, or flood control device.
   Surface water does not include water solely caused by the release of water from a swimming pool, spigot, sprinkler system, hose, or hydrant;
   (2) water or sewage from outside the residence premises plumbing system that enters through sewers or drains, or water that enters into and overflows from within a sump pump, sump pump well, or any other system designed to remove subsurface water that is drained from the foundation area;
   (3) water below the surface of the ground, including water that exerts pressure on, or seeps or leaks through a building, sidewalk, driveway, foundation, swimming pool, or other structure, except as specifically provided in SECTION I – ADDITIONAL COVERAGES, Subsurface Water; or
   (4) material carried or otherwise moved by any of the water, as described in paragraphs (1) through (3) above.
   However, we do insure for any direct loss by fire, explosion or theft resulting from water, provided the resulting loss is itself a Loss Insured.

d. Neglect, meaning neglect of the insured to use all reasonable means to save and preserve property at and after the time of a loss, or when property is endangered.

e. War, including any undeclared war, civil war, insurrection, rebellion, revolution, warlike act by a military force or military personnel, destruction or seizure or use for a military purpose, and including any consequence of any of these. Discharge of a nuclear weapon shall be deemed a warlike act even if accidental.

f. Nuclear Hazard, meaning any nuclear reaction, radiation, or radioactive contamination, all whether controlled or uncontrolled or however caused, or any consequence of any of these. Loss caused by the nuclear hazard shall not be considered loss caused by fire, explosion or smoke.
   However, we do insure for any direct loss by fire resulting from the nuclear hazard, provided the resulting fire loss is itself a Loss Insured.

g. Fungus. We also do not cover:
   (1) any loss of use or delay in rebuilding, repairing or replacing covered property, including any associated cost or expense, due to interference at the residence premises or location of the rebuilding, repair or replacement, by fungus;
   (2) any remediation of fungus, including the cost to:
      (a) remove the fungus from covered property or to repair, restore, or replace that property; or
(b) tear out and replace any part of the building or other property as needed to gain access to the fungus; or

(3) the cost of any testing or monitoring of air or property to confirm the type, absence, presence or level of fungus, whether performed prior to, during or after removal, repair, restoration or replacement of covered property.

However, the presence of fungus on covered property does not negate coverage for that part of the covered property otherwise damaged by a covered loss under Section I of this policy.

h. Intentional Losses. If any insured intentionally causes or procures a loss to property covered under this policy, we will not pay any insured for this loss. This applies regardless of whether the insured is charged with or convicted of a crime.

This does not apply to an insured who did not participate in, cooperate in, or contribute to causing or procuring the loss.

2. We do not insure under any coverage for any loss consisting of one or more of the items below. Further, we do not insure for loss described in paragraph 1 immediately above regardless of whether one or more of the following: (a) directly or indirectly cause, contribute to or aggravate the loss; or (b) occur before, at the same time, or after the loss or any other cause of the loss:

a. conduct, act, failure to act, or decision of any person, group, organization or governmental body whether intentional, wrongful, negligent, or without fault;

b. defect, weakness, inadequacy, fault or unsoundness in:

(1) planning, zoning, development, surveying, siting;

(2) design, specifications, workmanship, construction, grading, compaction;

(3) materials used in construction or repair; or

(4) maintenance;

of any property (including land, structures, or improvements of any kind) whether on or off the residence premises; or

c. weather conditions.

However, we do insure for any resulting loss from items a., b. and c. provided the resulting loss is itself a Loss Insured.

SECTION I — LOSS SETTLEMENT

We will settle covered property losses according to the following.

COVERAGE A – DWELLING

Replacement Cost Loss Settlement – Common Construction.

1. We will pay the cost to repair or replace with common construction and for the same use on the premises shown in the Declarations, the damaged part of the property covered under SECTION I – COVERAGE A – DWELLING, except for wood fences, or damage to roof surfaces caused by windstorm or hail, subject to the following:

a. we will pay only for repair or replacement of the damaged part of the property with common construction techniques and materials commonly used by the building trades in standard new construction. We will not pay the cost to repair or replace obsolete, antique or custom construction with like kind and quality;

b. until actual repair or replacement is completed, we will pay only the actual cash value at the time of the loss of the damaged part of the property, up to the applicable limit of liability shown in the Declarations, not to exceed the cost to repair or replace the damaged part of the property as described in 1.a. above;

c. when the repair or replacement is actually completed as described in 1.a. above, we will pay the covered additional amount you actually and necessarily spend to repair or replace the damaged part of the property, or an amount up to the
applicable limit of liability shown in the Declarations, whichever is less;

d. to receive any additional payments on a replacement cost basis, you must complete the actual repair or replacement of the damaged part of the property within two years after the date of loss, and give prompt notice to us after the work has been completed; and

e. we will not pay for increased costs resulting from enforcement of any ordinance or law regulating the construction, repair or demolition of a building or other structure.

2. Wood Fences: We will pay the actual cash value at the time of loss for loss or damage to wood fences, not to exceed the limit of liability shown in the Declarations for COVERAGE A – DWELLING EXTENSION.

3. Damage to Roof Surfaces caused by Windstorm or Hail: We will pay the actual cash value at the time of loss for loss or damage to roof surfaces caused by windstorm or hail, up to the applicable limit of liability shown in the Declarations, not to exceed the cost to repair or replace the damaged roof.

COVERAGE B – PERSONAL PROPERTY

Depreciated Loss Settlement.

1. We will pay the actual cash value of the damaged part of the property at the time of loss for property covered under SECTION I – COVERAGES, COVERAGE B – PERSONAL PROPERTY, except for property listed in item 2. below.

2. We will pay market value at the time of loss for:
   a. antiques, fine arts, paintings, statuary and similar articles which by their inherent nature cannot be replaced with new articles;
   b. articles whose age or history contribute substantially to their value including, but not limited to, memorabilia, souvenirs and collectors items; and
   c. property not useful for its intended purpose.

However, we will not pay an amount exceeding the smallest of the following for items 1. and 2. above:
   a. our cost to replace at the time of loss;
   b. the full cost of repair;
   c. any special limit of liability described in the policy; or
   d. any applicable Coverage B limit of liability.

SECTION I — CONDITIONS

1. Insurable Interest and Limit of Liability. Even if more than one person has an insurable interest in the property covered, we shall not be liable:
   a. to the insured for an amount greater than the insured’s interest; or
   b. for more than the applicable limit of liability.

Fire Insurance: Total Loss Of Real Property. A fire insurance policy, in case of a total loss by fire of property insured, shall be held and considered to be a liquidated demand against the company for the full amount of such policy. This subsection does not apply to personal property.

2. Your Duties After Loss. After a loss to which this insurance may apply, you shall see that the following duties are performed:
   a. give prompt notice to us or our agent. Also notify the police if the loss is caused by theft. Also notify the credit card company or bank if the loss involves a credit card or bank fund transfer card;
   b. protect the property from further damage or loss, make reasonable and necessary temporary repairs required to protect the property, keep an accurate record of repair expenditures;
   c. prepare an inventory of damaged or stolen personal property. Show in detail the quantity, description, age, replacement cost and amount of loss. Attach to the inventory all bills, receipts and related documents that substantiate the figures in the inventory;
   d. as often as we reasonably require:
Your Duties After Loss

1. (1) exhibit the damaged property;
(2) provide us with records and documents we request and permit us to make copies;
(3) submit to and subscribe, while not in the presence of any other insured:
   (a) statements; and
   (b) examinations under oath. A parent or legal guardian may be present when the insured being examined under oath is a minor; and
(4) produce employees, members of the insured's household or others for examination under oath to the extent it is within the insured's power to do so; and
   e. submit to us, within 91 days after our request, your signed, sworn proof of loss which sets forth, to the best of your knowledge and belief:
      (1) the time and cause of loss;
      (2) interest of the insured and all others in the property involved and all encumbrances on the property;
      (3) other insurance which may cover the loss;
      (4) changes in title or occupancy of the property during the term of this policy;
      (5) specifications of any damaged building and detailed estimates for repair of the damage;
      (6) an inventory of damaged or stolen personal property described in 2.c.;
      (7) receipts for additional living expenses incurred and records supporting the fair rental value loss; and
      (8) evidence or affidavit supporting a claim under the Credit Card, Bank Fund Transfer Card, Forgery and Counterfeit Money coverage, stating the amount and cause of loss.
   f. you must file a claim with us not later than one year after the date of the loss that is the subject of the claim unless you show good cause for not filing the claim within this time period, subject to the following conditions:
      (1) For the purpose of this provision, good cause means: objective facts beyond your control that reasonably caused you to fail to file a claim under the policy within the one-year claim-filing deadline;
      (2) If good cause is shown, we may extend the one-year claim-filing period. The extension is limited to the claim for which it is granted; and
      (3) A request for an extension must:
          (a) be submitted to us in writing;
          (b) describe the good cause that caused you to miss the one-year claim-filing deadline; and
          (c) be signed by you or your legal representative.

3. Loss to a Pair or Set. In case of loss to a pair or set, we may elect to:
   a. repair or replace any part to restore the pair or set to its value before the loss; or
   b. pay the difference between the depreciated value of the property before and after the loss.

4. Appraisal. If you and we fail to agree on the amount of loss, either party can demand that the amount of the loss be set by appraisal. Only you or we may demand appraisal. A demand for appraisal must be in writing. You must comply with Your Duties After Loss before making a demand for appraisal. At least 10 days before demanding appraisal, the party seeking appraisal must provide the other party with written, itemized documentation of a specific dispute as to the amount of the loss, identifying separately each item being disputed.
   a. Each party will select a competent, disinterested appraiser and notify the other party of the appraiser's identity within 20 days of receipt of the written demand for appraisal.
b. The appraisers shall then attempt to set the amount of the loss of each item in dispute as specified by each party, and jointly submit to each party a written report of agreement signed by them. In all instances the written report of agreement shall be itemized and state separately the actual cash value, replacement cost, and if applicable, the market value of each item in dispute.

The written report of agreement shall set the amount of the loss of each item in dispute and shall be binding upon you and us.

c. If the two appraisers fail to agree upon the amount of the loss within 30 days, unless the period of time is extended by mutual agreement, they shall select a competent, disinterested umpire and shall submit their differences to the umpire. If the appraisers are unable to agree upon an umpire within 15 days:

(1) you or we may make a written application for a judge of a court of record in the same state and county (or city if the city is not within a county) where the residence premises is located to select an umpire;

(2) the party requesting the selection described in item c.(1) must provide the other party:

(i) written notice of the intent to file, identifying the specific location and identity of the court, at least 10 days prior to submission of the written application; and

(ii) a copy of the written application; and

(3) a written report of agreement, as required in item b., signed by any two (appraisers or appraiser and umpire) shall set the amount of the loss of each item in dispute and shall be binding upon you and us. In all instances the written report of agreement shall be itemized and state separately the actual cash value, replacement cost, and if applicable, the market value of each item in dispute.

d. To qualify as an appraiser or umpire for a loss to property described in COVERAGE A – DWELLING, a person must be one of the following and be licensed or certified as required by the applicable jurisdiction:

(1) an engineer or architect with experience and training in building construction, repair, estimating, or investigation of the type of property damage in dispute;

(2) an adjuster or public adjuster with experience and training in estimating the type of property damage in dispute; or

(3) a contractor with experience and training in the construction, repair, and estimating of the type of property damage in dispute.

e. A person shall not serve as an appraiser or umpire if that person, any employee of that person, that person’s employer, or any employee of their employer:

(1) has performed services for either party with respect to the claim at issue in the appraisal; or

(2) has a financial interest in the outcome of the claim at issue in the appraisal.

f. Each party shall be responsible for the compensation of their selected appraiser. Reasonable expenses of the appraisal and the reasonable compensation of the umpire shall be paid equally by you and us.

g. You and we do not waive any rights by demanding or submitting to an appraisal, and retain all contractual rights to determine if coverage applies to each item in dispute.

h. Appraisal is only available to determine the amount of the loss of each item in dispute. The appraisers and the umpire have no authority to decide:

(1) any other questions of fact;

(2) questions of law;

(3) questions of coverage;

(4) other contractual issues; or

(5) to conduct appraisal on a class-wide basis.

i. Appraisal is a non-judicial proceeding and does not provide for or require arbitration. Neither
party will be awarded attorney fees. The appraisal award shall not be entered as a judgment in a court.

j. A party may not demand appraisal after that party brings suit or action against the other party relating to the amount of loss.

5. **Other Insurance.** If a loss covered by this policy is also covered by other insurance, we will pay only our share of the loss. Our share is the proportion of the loss that the applicable limit under this policy bears to the total amount of insurance covering the loss.

6. **Suit Against Us.** No suit or action can be brought unless:
   a. there has been compliance with the policy provisions; and
   b. except as provided in item c. below, suit or action brought against us is started within two years and one day after the cause of action accrues;
   c. with respect to a loss caused by windstorm or hail in the catastrophe area as defined under Texas law, suit or action brought against us is started within the earlier of:
      (1) two years from the date we accept or reject the claim; or
      (2) three years from the date of the loss that is the subject of the claim.

7. **Our Option.** We may repair or replace any part of the property damaged or stolen with similar property. Any property we pay for or replace becomes our property.

8. **Loss Payment.** We will adjust all losses with you. We will pay you unless some other person is named in the policy or is legally entitled to receive payment.

   If we notify you that we will pay your claim, or part of your claim, we must pay within 5 **business days** after we notify you. If payment of your claim or part of your claim requires the performance of an act by you, we must pay within 5 **business days** after the date you perform the act.

9. **Abandonment of Property.** We need not accept any property abandoned by an **insured**.

10. **Mortgage Clause (without contribution).**
   a. The word “mortgagee” includes trustee.

b. We will pay for any covered loss of or damage to buildings or structures to the mortgagee shown in the **Declarations** as interests appear.

c. The mortgagee has the right to receive loss payment even if the mortgagee has started foreclosure or similar action on the building or structure.

d. If we deny your claim because of your acts or because you have failed to comply with the terms of this policy, the mortgagee has the right to receive loss payment if the mortgagee:

   (1) at our request, pays any premiums due under this policy, if you have failed to do so;
   (2) submits a signed, sworn statement of loss within 91 days after receiving notice from us of your failure to do so; and
   (3) has notified us of any change in ownership, occupancy or substantial change in risk known to the mortgagee.

   All of the terms of this policy will then apply directly to the mortgagee.

   Failure of the mortgagee to comply with d.(1), d.(2) or d.(3) above shall void this policy as to the interest of the mortgagee.

e. If we pay the mortgagee for any loss or damage and deny payment to you because of your acts or because you have failed to comply with the terms of this policy:

   (1) the mortgagee’s rights under the mortgage will be transferred to us to the extent of the amount we pay; and
   (2) the mortgagee’s right to recover the full amount of the mortgagee’s claim will not be impaired.

   At our option, we may pay to the mortgagee the whole principal on the mortgage plus any accrued interest. In this event, your mortgage and note will be transferred to us and you will pay your remaining mortgage debt to us.

f. If this policy is cancelled, we will give the mortgagee specifically named in the **Declarations** written notice of cancellation.
If we cancel the policy, we will give the mortga-
gee the same number of days notice of cancel-
lation we give to you.

If you cancel the policy, we will give the mortga-
ghee notice of cancellation to be effective on the
date stated in the notice. The date of cancella-
tion cannot be before the 10th day after the date
we mail the notice.

We will not give notice of cancellation to any
successor or assignee of the mortgagee named
in this policy.

g. If the property described under Coverage A
(Dwelling) is foreclosed upon under the deed of
trust, the mortgagee may cancel this policy of in-
surance and will be entitled to any unearned pre-
miums from this policy.

The mortgagee must credit any unearned pre-
mium against any deficiency owed by the bor-
rower and return any unearned premium not so
credited to the borrower. The unearned premium
will be figured using the customary pro rata pro-
cedures.

h. If we elect not to renew this policy, the mortga-
ggee specifically named in the Declarations will
be given 30 days written notice of the nonre-
newal.

11. No Benefit to Bailee. We will not recognize an as-
signment or grant coverage for the benefit of a person
or organization holding, storing or transporting prop-
erty for a fee. This applies regardless of any other
provision of this policy.

12. Residential Community Property Clause. This pol-
icy, subject to all other terms and conditions, when
covering residential community property, as defined
by state law, shall remain in full force and effect as to
the interest of each spouse covered, irrespective of
divorce or change of ownership between the spouses
unless excluded by endorsement attached to this pol-
icy until the expiration of the policy or until cancelled
in accordance with the terms and conditions of this
policy.

13. Our Duties After Loss.

a. Within 15 days after we receive your written no-
tice of claim, we must:
   (1) acknowledge receipt of the claim.
   If our acknowledgment of the claim is not in
writing, we will keep a record of the date, method and content of our acknowledg-
ment;
   (2) begin any investigation of the claim;
   (3) specify the information you must provide in
accordance with “Your Duties After Loss”
(item 2. above).

   We may request more information, if during
the investigation of the claim such addi-
tional information is necessary.

b. After we receive the information we request, we
must notify you in writing whether the claim will
be paid or has been denied or whether more in-
formation is needed:
   (1) within 15 business days; or
   (2) within 30 days if we have reason to believe
the loss resulted from arson.

c. If we do not approve payment of your claim or
require more time for processing your claim, we
must:
   (1) give the reasons for denying your claim; or
   (2) give the reasons we require more time to
process your claim. But, we must either ap-
prove or deny your claim within 45 days af-
after requesting more time.

14. Catastrophe Claims. If a claim results from a weather
related catastrophe or major natural disaster, each
claim handling deadline shown under the Duties After
Loss and Loss Payment provisions is extended for an
additional 15 days.

Catastrophe or Major Natural Disaster means a
weather related event which:

a. is declared a disaster under the Texas Disaster
Act of 1975; or
b. is determined to be a catastrophe by the Texas
Department of Insurance.
SECTION II — LIABILITY COVERAGES

COVERAGE L – PERSONAL LIABILITY

If a claim is made or a suit is brought against an insured for damages because of bodily injury or property damage to which this coverage applies, caused by an occurrence, we will:

1. pay up to our limit of liability for the damages for which the insured is legally liable; and
2. provide a defense at our expense by counsel of our choice. We may make any investigation and settle any claim or suit that we decide is appropriate. Our obligation to defend any claim or suit ends when the amount we pay for damages, to effect settlement or satisfy a judgment resulting from the occurrence, equals our limit of liability.

COVERAGE M – MEDICAL PAYMENTS TO OTHERS

We will pay the necessary medical expenses incurred or medically ascertained within three years from the date of an accident causing bodily injury. Medical expenses means reasonable charges for medical, surgical, x-ray, dental, ambulance, hospital, professional nursing, prosthetic devices and funeral services. This coverage applies only:

1. to a person on the insured location with the permission of an insured;
2. to a person off the insured location, if the bodily injury:
   a. arises out of a condition on the insured location or the ways immediately adjoining;
   b. is caused by the activities of an insured;
   c. is caused by a residence employee in the course of the residence employee’s employment by an insured; or
   d. is caused by an animal owned by or in the care of an insured; or
3. to a residence employee if the occurrence causing bodily injury occurs off the insured location and arises out of or in the course of the residence employee’s employment by an insured.

SECTION II – ADDITIONAL COVERAGES

We cover the following in addition to the limits of liability:

1. Claim Expenses. We pay:
   a. expenses we incur and costs taxed against an insured in suits we defend;
   b. premiums on bonds required in suits we defend, but not for bond amounts greater than the Coverage L limit. We are not obligated to apply for or furnish any bond;
   c. reasonable expenses an insured incurs at our request. This includes actual loss of earnings (but not loss of other income) up to $200 per day for aiding us in the investigation or defense of claims or suits;
   d. interest the insured is legally liable to pay on damages payable under Coverage L above before a judgment, but only the interest on the lesser of:
      (1) that part of the damages we pay; or
      (2) the Coverage L limit; and
   e. interest on the entire judgment which accrues after entry of the judgment and before we pay or tender, or deposit in court that part of the judgment which does not exceed the limit of liability that applies.

2. First Aid Expenses. We will pay expenses for first aid to others incurred by an insured for bodily injury covered under this policy. We will not pay for first aid to you or any other insured.

3. Damage to Property of Others.
   a. We will pay for property damage to property of others caused by an insured.
   b. We will not pay more than the smallest of the following amounts:
      (1) replacement cost at the time of loss;
      (2) full cost of repair; or
      (3) $500 in any one occurrence.
   c. We will not pay for property damage:
(1) if insurance is otherwise provided in this policy;
(2) caused intentionally by an insured who is 13 years of age or older;
(3) to property, other than a rented golf cart, owned by or rented to an insured, a tenant of an insured, or a resident in your household; or
(4) arising out of:

(a) business pursuits;
(b) any act or omission in connection with a premises an insured owns, rents or controls, other than the insured location; or
(c) the ownership, maintenance, or use of a motor vehicle, aircraft, or watercraft, including an airboat, air cushion, personal watercraft, sail board or similar type watercraft.

SECTION II — EXCLUSIONS

1. Coverage L and Coverage M do not apply to:
   a. bodily injury or property damage:
      (1) which is either expected or intended by the insured. This exclusion does not apply to bodily injury resulting from the use of reasonable force by the insured to protect persons or property.
      (2) which is the result of willful and malicious acts of the insured;
   b. bodily injury or property damage arising out of business pursuits of any insured or the rental or holding for rental of any part of any premises by any insured. This exclusion does not apply:
      (1) to activities which are ordinarily incident to non-business pursuits;
      (2) with respect to Coverage L to the occasional or part-time business pursuits of an insured who is under 19 years of age;
      (3) to the rental or holding for rental of a residence of yours:
         (a) on an occasional basis for the exclusive use as a residence;
         (b) in part, unless intended for use as a residence by more than two roomers or boarders; or
   c. bodily injury or property damage arising out of the rendering or failing to render professional services;
   d. bodily injury or property damage arising out of any premises currently owned or rented to any insured which is not an insured location. This exclusion does not apply to bodily injury to a residence employee arising out of and in the course of the residence employee’s employment by an insured;
   e. bodily injury or property damage arising out of the ownership, maintenance, use, loading or unloading of:
      (1) an aircraft, except model or hobby aircraft not used or designed to carry people or cargo;
      (2) a motor vehicle owned or operated by or rented or loaned to any insured; or
(3) a watercraft:
   (a) owned by or rented to any insured if it has inboard or inboard-outdrive motor power of more than 50 horsepower;
   (b) owned by or rented to any insured if it is a sailing vessel, with or without auxiliary power, 26 feet or more in overall length;
   (c) powered by one or more outboard motors with more than 25 total horsepower owned by any insured;
   (d) designated as an airboat, air cushion, or similar type of craft; or
   (e) owned by any insured which is a personal watercraft using a water jet pump powered by an internal combustion engine as the primary source of propulsion.

This exclusion does not apply to bodily injury to a residence employee arising out of and in the course of the residence employee’s employment by an insured. Exclusion e.(3) does not apply while the watercraft is on the residence premises;

f. bodily injury or property damage arising out of:
   (1) the entrustment by any insured to any person;
   (2) the supervision by any insured of any person;
   (3) any liability statutorily imposed on any insured; or
   (4) any liability assumed through an unwritten or written agreement by any insured;

with regard to the ownership, maintenance or use of any aircraft, watercraft, or motor vehicle which is not covered under Section II of this policy;

g. bodily injury or property damage caused directly or indirectly by war, including undeclared war, or any warlike act including destruction or seizure or use for a military purpose, or any consequence of these. Discharge of a nuclear weapon shall be deemed a warlike act even if accidental;

h. bodily injury to you or any insured within the meaning of part a. or b. of the definition of insured.

This exclusion also applies to any claim made or suit brought against you or any insured to share damages with or repay someone else who may be obligated to pay damages because of the bodily injury sustained by you or any insured within the meaning of part a. or b. of the definition of insured;

i. any claim made or suit brought against any insured by:
   (1) any person who is in the care of any insured because of child care services provided by or at the direction of:
       (a) any insured;
       (b) any employee of any insured; or
       (c) any other person actually or apparently acting on behalf of any insured;
   or
   (2) any person who makes a claim because of bodily injury to any person who is in the care of any insured because of child care services provided by or at the direction of:
       (a) any insured;
       (b) any employee of any insured; or
       (c) any other person actually or apparently acting on behalf of any insured.

This exclusion does not apply to the occasional child care services provided by any insured, or to the part-time child care services provided by any insured who is under 19 years of age;

j. bodily injury or property damage arising out of an insured’s participation in, or preparation or practice for any prearranged or organized race, speed or demolition contest, or similar competition involving a motorized land vehicle or motorized watercraft. This exclusion does not apply to a sailing vessel less than 26 feet in overall length with or without auxiliary power;

k. bodily injury or property damage arising out of or during the course of the use, sale, manufacture, distribution, delivery, transfer, or possession, by an insured, of any substance that is
illegal or is a controlled substance under either federal or state law.

This exclusion does not apply to the legitimate use of legally prescribed drugs by a person following orders of a licensed physician;

l. bodily injury or property damage arising out of the actual, alleged, or threatened presence, discharge, dispersal, seepage, migration, release, escape of, or exposure to contaminants or pollutants at or from any source or location.

Contaminants and pollutants include but are not limited to any:

   (1) solid, liquid, gaseous, or thermal irritant, including smoke from agricultural smudging or industrial operations, smog, soot, vapor, fumes, acids, alkalis, chemicals, pathogens, noxious substances, fuel oil, asbestos, or lead; or

   (2) contaminants or pollutants resulting from any natural resource extraction activities.

This exclusion does not apply to bodily injury or property damage:

   (1) caused by contaminants or pollutants from a hostile fire. A hostile fire is one that cannot be controlled, escapes from where it was initially set and confined, or was not intended to exist;

   (2) caused by contaminants or pollutants that escape from heating and air conditioning systems and appliances; or

   (3) caused by common household chemicals used to maintain the residence premises.

We also do not cover:

   (1) any loss, cost, or expense arising out of any request, demand, order, or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify, neutralize, or in any way respond to or assess the effects of contaminants or pollutants;

   (2) any loss, cost, or expense arising out of any claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, or in any way responding to or assessing the effects of contaminants or pollutants; or

   (3) contamination or pollution caused by or resulting from defective building materials, nuclear substances, and waste. Waste includes materials to be recycled, reconditioned, or reclaimed;

m. bodily injury or property damage arising out of any actual, alleged, or threatened:

   (1) sexual harassment, sexual molestation, or sexual misconduct;

   (2) physical or mental abuse; or

   (3) corporal punishment;

by the insured.

For the purpose of this exclusion, abuse means an act which is committed with the intent to cause harm; or

n. bodily injury or property damage arising out of the actual, alleged, or threatened inhalation of, ingestion of, contact with, exposure to, existence of, or presence of any fungus at or from any source or location.

We also do not cover any loss, cost, or expense arising out of any:

   (1) request, demand, order, or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify, neutralize, remediate, dispose of, or in any way respond to or assess the effects of fungus; or

   (2) claim or suit for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating, disposing of, or in any way responding to or assessing the effects of fungus.

2. Coverage L does not apply to:

a. liability:

   (1) for your share of any loss assessment charged against all members of an association of property owners; or

   (2) assumed under any unwritten contract or agreement, or by contract or agreement in connection with a business of the insured;
b. **property damage** to property currently owned by any **insured**;

c. **property damage** to property rented to, used or occupied by, or in the care, custody, or control of any **insured**. This exclusion does not apply to **property damage** caused by fire, smoke, explosion or sudden and accidental damage from water;

d. **bodily injury** to a person eligible to receive any benefits required to be provided or voluntarily provided by an **insured** under a workers’ compensation, non-occupational disability, or occupational disease law; or

e. **bodily injury** or **property damage** for which an **insured** under this policy is also an insured under a nuclear energy liability policy or would be an insured but for its termination upon exhaustion of its limit of liability. A nuclear energy liability policy is a policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada, or any of their successors.

3. Coverage M does not apply to **bodily injury**:

a. to a **residence employee** if it occurs off the **insured location** and does not arise out of or in the course of the **residence employee’s** employment by an **insured**;

b. to a person eligible to receive any benefits required to be provided or voluntarily provided under any workers’ compensation, non-occupational disability or occupational disease law;

c. from nuclear reaction, radiation or radioactive contamination, all whether controlled or uncontrolled or however caused, or any consequence of any of these; or

d. to a person other than a **residence employee** of an **insured**, regularly residing on any part of the **insured location**.

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**SECTION II — CONDITIONS**

1. **Limit of Liability.** The Coverage L limit is shown in the **Declarations**. This is the limit for all damages from each **occurrence** for the policy period in which the **bodily injury** or **property damage** first occurs, regardless of the number of **insureds**, claims made or persons injured. No additional limits or coverage will be available for the **occurrence** under any additional policy periods while this policy remains in force.

The Coverage M limit is shown in the **Declarations**. This is our limit for all medical expense for **bodily injury** to one person as the result of one accident.

2. **Severability of Insurance.** This insurance applies separately to each **insured**. This condition shall not increase our limit of liability for any one **occurrence**.

3. **Duties After Loss.** In case of an accident or **occurrence**, the **insured** shall perform the following duties that apply. You shall cooperate with us in seeing that these duties are performed:

a. give written notice to us or our agent as soon as practicable, which sets forth:
   (1) the identity of this policy and **insured**;
   (2) reasonably available information on the time, place and circumstances of the accident or **occurrence**; and
   (3) names and addresses of any claimants and available witnesses;

b. immediately forward to us every notice, demand, summons or other process relating to the accident or **occurrence**;

c. at our request, assist in:
   (1) making settlement;
   (2) the enforcement of any right of contribution or indemnity against a person or organization who may be liable to an **insured**;
   (3) the conduct of suits and attend hearings and trials; and
   (4) securing and giving evidence and obtaining the attendance of witnesses;

d. under the coverage – **Damage to Property of Others**, exhibit the damaged property if within the **insured’s** control; and
e. the insured shall not, except at the insured’s own cost, voluntarily make payments, assume obligations or incur expenses. This does not apply to expense for first aid to others at the time of the bodily injury.

4. Duties of an Injured Person – Coverage M. The injured person, or, when appropriate, someone acting on behalf of that person, shall:
   a. give us written proof of claim, under oath if required, as soon as practicable;
   b. execute authorization to allow us to obtain copies of medical reports and records;
   c. submit to physical examination by a physician selected by us when and as often as we reasonably require; and
   d. the injured person, or, when appropriate, someone acting on behalf of that person, shall:
      (1) provide us with any required authorizations we need to obtain information reasonably related to the injury(ies) listed in the claim; and
      (2) submit to us all information reasonably related to the injury(ies) listed in the claim that we need to comply with state or federal law.

5. Payment of Claim – Coverage M. Payment under this coverage is not an admission of liability by an insured or us.

6. Suit Against Us. No action shall be brought against us unless there has been compliance with the policy provisions.
   No one shall have the right to join us as a party to an action against an insured. Further, no action with respect to Coverage L shall be brought against us until the obligation of the insured has been determined by final judgment or agreement signed by us.

7. Bankruptcy of an Insured. Bankruptcy or insolvency of an insured shall not relieve us of our obligation under this policy.

8. Other Insurance – Coverage L. This insurance is excess over any other valid and collectible insurance except insurance written specifically to cover as excess over the limits of liability that apply in this policy.

   a. We will notify the insured in writing of any initial offer to compromise or settle a claim against the insured. We will give the insured notice within 10 days after the date the offer is made.
   b. We will notify the insured in writing of any settlement of a claim against the insured. We will give the insured notice within 30 days after the date of the settlement.

SECTION I AND SECTION II — CONDITIONS

1. Policy Period. This policy applies only to loss under Section I or bodily injury or property damage under Section II which occurs during the period this policy is in effect.

2. Concealment or Fraud. This policy is void as to you and any other insured, if you or any other insured under this policy has intentionally concealed or misrepresented any material fact or circumstance relating to this insurance, whether before or after a loss.
   a. If the misrepresentation was made in the application for the policy, the policy is void if it is shown at trial that the matter misrepresented:
      (1) was material to the risk; or
      (2) contributed to the contingency or event on which the policy became due and payable.
   b. If the misrepresentation was made in a proof of loss, the policy is void if it is shown at trial that the misrepresentation:
      (1) was fraudulently made;
      (2) misrepresented a fact material to the question of our liability under the policy; and
      (3) misled us and caused us to waive or lose a valid defense to the policy.
3. **Liberalization Clause.** If we adopt any revision which would broaden coverage under this policy without additional premium, within 60 days prior to or during the period this policy is in effect, the broadened coverage will immediately apply to this policy.

4. **Waiver or Change of Policy Provisions.** A waiver or change of any provision of this policy must be in writing by us to be valid. Our request for an appraisal or examination shall not waive any of our rights.

5. **Cancellation.**
   a. You may cancel this policy at any time by notifying us of the date cancellation is to take effect. We will send you any refund due no later than 15 business days after the effective date of cancellation.
   b. We may cancel this policy for the reasons stated in this condition by mailing you notice in writing of the date cancellation takes effect.
      
      (1) If this policy has been in effect for less than 60 days and is not a renewal policy, we may cancel this policy if:
         a. we identify a condition that:
            i. creates an increased risk of hazard;
            ii. was not disclosed in the application for insurance coverage; and
            iii. is not the subject of a prior claim; or
         b. before the effective date of the policy, we have not accepted a copy of a required inspection report that:
            i. was completed by an inspector licensed by the Texas Real Estate Commission or who is otherwise authorized to perform inspections; and
            ii. is dated not earlier than the 90th day before the effective date of the policy.
      
      (2) If this policy has been in effect for 60 days or more, we may not cancel this policy unless:
         a. you do not pay the premium or any portion of the premium when due;
         b. the Texas Department of Insurance determines that continuation of the policy would violate the Texas Insurance Code or any other laws governing the business of insurance in this state;
         c. you submit a fraudulent claim; or
         d. there is an increase in the hazard covered by this policy that is within your control and that would produce an increase in the premium rate of this policy.
   
   c. The effective date of cancellation cannot be before the 10th day after we mail the notice if we cancel for any of the reasons in paragraph (2), or the 30th day after we mail notice if we cancel for any other reason. Our notice of cancellation must state the reason for cancellation.
   d. If we cancel, our notice to you will state that if the refund is not included with the notice, it will be returned no later than 15 business days after the effective date of cancellation.
   e. We may not cancel this policy solely because you are an elected official.

6. **Nonrenewal.**
   a. We may not refuse to renew this policy solely because you are an elected official.
   b. We may refuse to renew this policy if you have filed three or more claims under the policy in any three year period provided that we have given you notice in compliance with Texas law. Such notice will list two prior claims you have made under the policy and will provide, in part, that the filing by you of another claim could cause us to refuse to renew your policy.

   A claim under this subsection of this policy does not include a claim that is filed but is not paid or payable under the policy, a claim resulting from a loss caused by natural causes or an appliance-related claim that we are prohibited from using under Texas law.
Consistent with Texas law, an appliance-related claim is a request for indemnification for a loss arising from the discharge or leakage of water or steam from an appliance that is the direct result of the failure of the appliance. An appliance means a household device operated by gas or electric current, including hoses directly attached to the device. The term includes air conditioning units, heating units, refrigerators, dishwashers, icemakers, clothes washers, water heaters and disposals.

c. If we refuse to renew this policy, we must deliver to you, or mail to you at your mailing address shown in the Declarations and any mortgagee named in the Declarations, written notice of our refusal to renew not later than the 30th day before the date on which this policy expires. Proof of mailing will be sufficient proof of notice. If we fail to give you proper notice of our decision not to renew, you may require us to renew the policy.

7. Assignment. Assignment of this policy shall not be valid unless we give our written consent.

8. Subrogation and Reimbursement.
   a. Subrogation.
      (1) Applicable to SECTION I – YOUR PROPERTY:
          If any insured to or for whom we make payment under this policy has rights to recover damages from another, those rights are transferred to us to the extent of our payment. That insured must do everything necessary to secure our rights and must do nothing after loss to impair them. But an insured may waive in writing before a loss all rights of recovery against any person.
      (2) Applicable to SECTION II – YOUR LIABILITY:
          If any insured has rights to recover all or part of any payment we have made under this policy, those rights are transferred to us. An insured must do nothing after loss to impair them. At our request, an insured will bring suit or transfer those rights to us and help us enforce them.

Subrogation does not apply under Section II to Medical Payments to Others or Damage to Property of Others.

b. Reimbursement.
   If we make payment under this policy and any insured to or for whom we make payment recovers or has recovered from another person or organization, then the insured to or for whom we make payment must:
      (1) hold in trust for us the proceeds of any recovery; and
      (2) reimburse us to the extent of our payment.

9. Death. If any person shown in the Declarations or the spouse, if a resident of the same household, dies:
   a. we insure the legal representative of the deceased. This condition applies only with respect to the premises and property of the deceased covered under this policy at the time of death;
   b. insured includes:
      (1) any member of your household who is an insured at the time of your death, but only while a resident of the residence premises; and
      (2) with respect to your property, the person having proper temporary custody of the property until appointment and qualification of a legal representative.

10. Conformity to State Law. When a policy provision is in conflict with the applicable law of the State in which this policy is issued, the law of the State will apply.

11. Premium.
   a. Unless as otherwise provided by an alternative payment plan in effect with the State Farm Companies with respect to the premium for this policy, the premium is due and payable in full on or before the first day of the policy period shown in the most recently issued Declarations.
   b. The renewal premium for this policy will be based upon the rates in effect, the coverages carried, the applicable limits, deductibles and other elements that affect the premium applicable at the time of renewal.
c. The premium for this policy may vary based upon:

1. the purchase of other products or services from the State Farm Companies;
2. the purchase of products or services from an organization that has entered into an agreement or contract with the State Farm Companies. The State Farm Companies do not warrant the merchantability, fitness, or quality of any product or service offered or provided by that organization; or
3. an agreement, concerning the insurance provided by this policy, that the State Farm Companies has with an organization of which you are a member, employee, subscriber, licensee, or franchisee.

d. Your purchase of this policy may allow:

1. you to purchase or obtain certain coverages, coverage options, coverage deductibles, coverage limits, or coverage terms on other products from the State Farm Companies, subject to their applicable eligibility rules; or
2. the premium or price for other products or services purchased by you, including non-insurance products or services, to vary. Such other products or services must be provided by the State Farm Companies or by an organization that has entered into an agreement or contract with the State Farm Companies. The State Farm Companies do not warrant the merchantability, fitness or quality of any product or service offered or provided by that organization.

12. Right to Inspect. We have the right but are not obligated to perform the following:

a. make inspections and surveys of the insured location at any time;
b. provide you with reports on conditions we find; or
c. recommend changes.

Any inspections, surveys, reports or recommendations relate only to insurability and the premiums to be charged.

We do not:

a. make safety inspections;
b. undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public;
c. warrant that conditions are safe or healthful; or
d. warrant that conditions comply with laws, regulations, codes or standards.

This condition applies 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.

13. Change of Policy Address. We may change the named insured’s policy address as shown in the Declarations and in our records to the most recent address provided to us by:

a. you; or
b. the United States Postal Service.

OPTIONAL POLICY PROVISIONS

Each Optional Policy Provision applies only as shown in the Declarations and is subject to all the terms, provisions, exclusions and conditions of this policy.

Option AI – Additional Insured. The definition of insured is extended to include the person or organization shown in the Declarations as an Additional Insured or whose name is on file with us. Coverage is with respect to:

1. Section I – Coverage A; or
2. Section II – Coverages L and M but only with respect to the residence premises. This coverage does not apply to bodily injury to an employee arising out of or in the course of the employee’s employment by the person or organization.
This option applies only with respect to the location shown in the Declarations.

Option BP – Business Property. The COVERAGE B – PERSONAL PROPERTY, Special Limits of Liability, item c., for property used or intended for use in a business, including merchandise held as samples or for sale or for delivery after sale, is changed as follows:

The $1,500 limit is replaced with the amount shown in the Declarations for this option.

Option BU – Business Pursuits. SECTION II – EXCLUSIONS, item 1.b. is modified as follows:

1. Section II coverage applies to the business pursuits of an insured who is a:
   a. clerical office employee, salesperson, collector, messenger; or
   b. teacher (except college, university and professional athletic coaches), school principal or school administrator;

while acting within the scope of the above listed occupations.

2. However, no coverage is provided:
   a. for bodily injury or property damage arising out of a business owned or financially controlled by the insured or by a partnership of which the insured is a partner or member;
   b. for bodily injury or property damage arising out of the rendering of or failure to render professional services of any nature (other than teaching or school administration). This exclusion includes but is not limited to:
      (1) computer programming, architectural, engineering or industrial design services;
      (2) medical, surgical, dental or other services or treatment conducive to the health of persons or animals; and
      (3) beauty or barber services or treatment;
   c. for bodily injury to a fellow employee of the insured injured in the course of employment; or
   d. when the insured is a member of the faculty or teaching staff of a school or college:
      (1) for bodily injury or property damage arising out of the maintenance, use, loading or unloading of:
          (a) draft or saddle animals, including vehicles for use with them; or
          (b) aircraft, motor vehicles, recreational motor vehicles or watercraft, airboats, air cushions or personal watercraft which use a water jet pump powered by an internal combustion engine as the primary source of propulsion; owned or operated, or hired by or for the insured or employer of the insured or used by the insured for the purpose of instruction in the use thereof; or
      (2) under Coverage M for bodily injury to a pupil arising out of corporal punishment administered by or at the direction of the insured.

Option FA – Firearms. Firearms are insured for accidental direct physical loss or damage.

The limits for this option are shown in the Declarations. The first amount is the limit for any one article; the second amount is the aggregate limit for each loss.

The following additional provisions apply:

1. we do not insure for any loss to the property described in this option either consisting of, or directly and immediately caused by, one or more of the following:
   a. mechanical breakdown, wear and tear, gradual deterioration;
   b. insects or vermin;
   c. any process of refinishing, renovating, or repairing;
   d. dampness of atmosphere or extremes of temperatures;
   e. inherent defect or faulty manufacture;
   f. rust, fouling or explosion of firearms;
g. breakage, marring, scratching, tearing or denting unless caused by fire, thieves or accidents to conveyances; or
h. infidelity of an insured’s employees or persons to whom the insured property may be entrusted or rented;

2. our limit for loss by any Coverage B peril except theft is the limit shown in the Declarations for Coverage B, plus the aggregate limit;
3. our limits for loss by theft are those shown in the Declarations for this option. These limits apply in lieu of the Coverage B theft limit; and
4. our limits for loss by any covered peril except those in items 2. and 3. are those shown in the Declarations.

Option IO – Incidental Business. The coverage provided by this option applies only to that incidental business occupancy on file with us.

1. COVERAGE A – DWELLING, Dwelling Extension, item 2.b. is deleted.

2. COVERAGE B – PERSONAL PROPERTY is extended to include equipment, supplies and furnishings usual and incidental to this business occupancy. This Optional Policy Provision does not include electronic data processing system equipment or the recording or storage media used with that equipment or merchandise held as samples or for sale or for delivery after sale.

The Option IO limits are shown in the Declarations. The first limit applies to property on the residence premises. The second limit applies to property while off the residence premises. These limits are in addition to the COVERAGE B – PERSONAL PROPERTY, Special Limits of Liability on property used or intended for use in a business.

3. Under Section II, the residence premises is not considered business property because an insured occupies a part of it as an incidental business.

4. SECTION II – EXCLUSIONS, item 1.b. of Coverage L and Coverage M is replaced with the following:
   a. bodily injury or property damage arising out of business pursuits of an insured or the rental or holding for rental of any part of any premises by an insured. This exclusion does not apply:
      1) to activities which are ordinarily incidental to non-business pursuits or to business pursuits of an insured which are necessary or incidental to the use of the residence premises as an incidental business;
      2) with respect to Coverage L to the occasional or part-time business pursuits of an insured who is under 19 years of age;
      3) to the rental or holding for rental of a residence of yours:
         a) on an occasional basis for exclusive use as a residence;
         b) in part, unless intended for use as a residence by more than two roomers or boarders; or
         c) in part, as an incidental business or private garage;
      4) when the dwelling on the residence premises is a two family dwelling and you occupy one part and rent or hold for rental the other part;
      5) to farm land (without buildings), rented or held for rental to others, but not to exceed a total of 500 acres, regardless of the number of locations.

5. This insurance does not apply to:
   a. bodily injury to an employee of an insured arising out of the residence premises as an incidental business other than to a residence employee while engaged in the employee’s employment by an insured;
   b. bodily injury to a pupil arising out of corporal punishment administered by or at the direction of the insured;
   c. liability arising out of any acts, errors or omissions of an insured, or any other person for
whose acts an **insured** is liable, resulting from the preparation or approval of data, plans, designs, opinions, reports, programs, specifications, supervisory inspections or engineering services in the conduct of an **insured’s** incidental **business** involving data processing, computer consulting or computer programming; or

d. any claim made or suit brought against any **insured** by:

(1) any person who is in the care of any **insured** because of child care services provided by or at the direction of:

(a) any **insured**;
(b) any employee of any **insured**; or
(c) any other person actually or apparently acting on behalf of any **insured**;

(2) any person who makes a claim because of **bodily injury** to any person who is in the care of any **insured** because of child care services provided by or at the direction of:

(a) any **insured**;
(b) any employee of any **insured**; or
(c) any other person actually or apparently acting on behalf of any **insured**.

Coverage M does not apply to any person indicated in (1) and (2) above.

This exclusion does not apply to the occasional child care services provided by any **insured**, or to the part-time child care services provided by any **insured** who is under 19 years of age.

**Option SG – Silverware and Goldware Theft.** The **Coverage B – Personal Property, Special Limits of Liability**, item i., for theft of silverware and goldware is increased to be the amount shown in the **Declarations** for this option.

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**SERVICE OF PROCESS -** Service of Process may be had upon the State Official duly designated for such purpose in the state in which the property insured hereunder is located if State Farm Lloyds is licensed in such state; or upon the Commissioner of Insurance of the State of Texas; or upon the duly appointed Attorney-in-Fact for State Farm Lloyds at Richardson, Texas. Underwriters at State Farm Lloyds have complied with the laws of the State of Texas regulating Lloyds plan insurance and said statutes are hereby made a part of the policy. The entire assets of State Farm Lloyds supports its policies, but each individual underwriter’s liability is several and not joint and is limited by law to the amount fixed by his/her underwriter’s contract and subscription and no underwriter is liable as a partner. This policy is made and accepted subject to the foregoing stipulations and conditions together with such other provisions, agreements or conditions as may be endorsed hereon or added hereto, and no agent or other representative of State Farm Lloyds shall have the power to waive any provision or condition of this policy. This policy is non-assessable and no contingent liability of any kind and character attaches to the insured named herein.

IN WITNESS WHEREOF, the Company has executed and attested these presents.

State Farm Lloyds

By:

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Secretary
State Farm Lloyds, Inc.
Attorney-in-Fact

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President
State Farm Lloyds, Inc.
Attorney-in-Fact