CHUBB

IMPORTANT NOTICE TO POLICYHOLDERS TERRORISM RISK INSURANCE ACT

This Important Notice is being provided with your policy to further satisfy the disclosure requirements of the Terrorism Risk Insurance Act.

At the time you received the written offer for this policy, we provided you with an Important Notice to Policyholders indicating that the insurance provided in your policy for losses caused by certain acts of terrorism (as defined in the Terrorism Risk Insurance Act) would be partially reimbursed by the United States of America, pursuant to the formula set forth in the Terrorism Risk Insurance Act. In addition, as required by the Terrorism Risk Insurance Act, we:

- indicated that we would make available insurance for such losses in the same manner as we provide insurance for other types of losses;
- specified the premium we would charge, if any, for providing such insurance; and
- except to the extent prohibited by law, gave you the opportunity to reject such insurance and have a terrorism exclusion, sublimit or other limitation included in your policy.

This Important Notice refers back to that Important Notice and provides information about your decision and the manner in which your policy has been subsequently modified.

If:

- You rejected terrorism insurance under the Terrorism Risk Insurance Act, your policy includes the appropriate amendatory endorsement(s).
- You did not reject terrorism insurance under the Terrorism Risk Insurance Act, the premium charged for your policy, including that portion applicable to terrorism insurance under the Terrorism Risk Insurance Act, is shown in your policy. To the extent your policy includes a limitation on terrorism insurance, it has been modified so that such limitation does not apply to terrorism insurance under the Terrorism Risk Insurance Act.

Please carefully review your policy and the Important Notice previously provided to you for further details. Please remember that only the terms of your policy establish the scope of your insurance protection.

Please note that if your policy:

- provides commercial property insurance in a jurisdiction that has a statutory standard fire policy, the premium we charge for terrorism insurance under the Terrorism Risk Insurance Act, includes an amount attributable to the insurance provided pursuant to that standard fire policy. Rejection of such statutory insurance is legally prohibited.
- is a workers compensation policy, rejection of insurance for terrorism is legally prohibited.

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed \$100 billion in a calendar year, the Treasury shall not make any payment for any portion of the amount of such losses that exceeds \$100 billion.

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed \$100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds \$100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

CHUBB

IMPORTANT NOTICE TO POLICYHOLDERS

This Important Notice is not your policy. Please read your policy carefully to determine your rights, duties, and what is and what is not covered. Only the provisions of your policy determine the scope of your insurance protection.

THIS IMPORTANT NOTICE PROVIDES INFORMATION CONCERNING POSSIBLE IMPACT ON YOUR INSURANCE COVERAGE DUE TO COMPLIANCE WITH APPLICABLE TRADE SANCTION LAWS.

PLEASE READ THIS NOTICE CAREFULLY.

Various trade or economic sanctions and other laws or regulations prohibit us from providing insurance in certain circumstances. For example, the United States Treasury Department's Office of Foreign Asset Control (OFAC) administers and enforces economic and trade sanctions and places restrictions on transactions with foreign agents, front organizations, terrorists, terrorists organizations, and narcotic traffickers. OFAC acts pursuant to Executive Orders of the President of the United States and specific legislation, to impose controls on transactions and freeze foreign assets under United States jurisdiction. (To learn more about OFAC, please refer to the United States Treasury's web site at http://www.treas.gov/ofac.)

To the extent that you or any other insured, or any person or entity claiming the benefits of this insurance has violated any applicable sanction laws, this insurance will not apply.

We have added a condition or section that applies to the entire policy called Compliance With Applicable Trade Sanctions, which stipulates that your insurance policy does not apply to the extent that trade or economic sanctions or other laws or regulations prohibit us from providing insurance.

IMPORTANT NOTICE

Illinois Policy Information Notice

CHUBB

Section 143c of the Illinois Insurance Code requires that we notify you of the addresses of our company's complaint department and the Illinois Insurance Department Customer Service Section. They are:

Chubb Group Of Insurance Companies Attn: Customer Complaint Coordinator 202B Hall's Mill Road, PO Box 1650, Whitehouse Station, NJ 08889-1650

Illinois Department of Insurance Customer Service Section 320 West Washington Street 4th Floor Springfield, Illinois 62767

Please include in any correspondence your policy number, policy period, and the name and address of your agent or broker. Thank you.

CHUBB

POLICYHOLDER NOTICE

All of the members of the Chubb Group of Insurance companies doing business in the United States (hereinafter "Chubb") distribute their products through licensed insurance brokers and agents ("producers"). Detailed information regarding the types of compensation paid by Chubb to producers on US insurance transactions is available under the Producer Compensation link located at the bottom of the page at www.chubb.com, or by calling 1-866-588-9478. Additional information may be available from your producer.

Thank you for choosing Chubb.



Declarations

Named Insured and Mailing Address See Evidence

Chubb Group of Insurance Companies 202B Hall's Mill Road Whitehouse Station, NJ 08889

Policy Number See Evidence

Issued by the stock insurance company indicated below, herein called the company.

FEDERAL INSURANCE COMPANY

Incorporated under the laws of INDIANA

Policy Period

See Evidence See Evidence From: To: 12:01 A.M. standard time at the Named Insured's mailing address shown above.

Premium	See Evidence
Limits Of Insurance Excess Coverage Other Aggregate Limit (as applicable) Umbrella Coverages Aggregate Limit Products Completed Operations Aggregate Limit Advertising Injury and Personal Injury Aggregate Limit Each Occurrence Limit	See Evidence See Evidence See Evidence See Evidence See Evidence

Authorization

In Witness Whereof, the company issuing this policy has caused this policy to be signed by its authorized officers, but this policy shall not be valid unless also signed by a duly authorized representative of the company.

FEDERAL INSURANCE COMPANY

BI MA Secretary

Michelle Mclaughlin President

Chubb. Insured."

Authorized Representative

Date September 23, 2024

CHUBB Chubb Commercial Excess And Umbrella Insurance

Schedule Of Underlying Insurance

Insured: Description	See Evidence	points required for coverage.
Policy Number:	See Evidence	This page reflects the minimum attachment
Effective Date:	See Evidence	

Employers Liability

	-			
Insurer:	RISK PURCHASING GROUP (SEE CERTIFICATE OF INSURANCE)			
Policy No.:	INDIVIDUAL MEMBERS	ERS Coverage B - Employer's Liability		
Policy Period:	10/01/2024	Bodily Injury By Accident		
to:	10/01/2026	\$100,000 Each Accident		Each Accident
	Bodily Injury By Disease			
			\$500,000	Policy Limit
			\$100,000	Each Employee

Commercial General Liability

Insurer:	RISK PURCHASING GROUP (SEE CERTIFICATE OF I	NSURANCE)	
Policy No.:	INDIVIDUAL MEMBERS	\$1,000,000	Each Occurrence
Policy Period:	10/01/2024	\$2,000,000	General Aggregate
to:	10/01/2026	\$1,000,000	Products/Completed Operations Aggregate
Occurrence		\$1,000,000	Personal and Advertising Injury (aggregate when applicable)

Automobile LiabilityInsurer:RISK PURCHASING GROUP (SEE CERTIFICATE OF INSURANCE)Policy No.:INDIVIDUAL MEMBERS\$1,000,000Each AccidentPolicy Period:10/01/2024to:10/01/2026



Schedule Of Underlying Insurance

Policy Number: See Evidence This page reflects the minimum attachment	
Insured: See Evidence points required for coverage.	
Description Limits	

Directors & Officer's Liability

Insurer:	RISK PURCHASING GROUP (SEE CERTIFICATE OF INSURANCE)		
Policy No.:	INDIVIDUAL MEMBERS	Each Occurrence	
Policy Period:	10/01/2024		
to:	10/01/2026	\$1,000,000	Aggregate

Occurrence

Employee B	Employee Benefits Liability				
Insurer: RISK PURCHASING GROUP (SEE CERTIFICATE OF INSURANCE)					
Policy No.:	INDIVIDUAL MEMBERS	\$1,000,000	Each Claim		
Policy Period:	10/01/2024				
to:	10/01/2026	\$1,000,000	Aggregate		

Occurrence

Garage Liability				
Insurer:	RISK PURCHASING GROUP (SEE CERTIFICATE OF IN	SURANCE)		
Policy No.:	INDIVIDUAL MEMBERS	\$1,000,000	Each Occurrence	
Policy Period:	10/01/2024			
to:	10/01/2026	\$1,000,000	Aggregate	

Occurrence



Schedule Of Underlying Insurance

Policy Number.	See Evidence	This page reflects the minimum attachment
Policy Number.		This page reflects the minimum attachment points required for coverage.
Insured:	See Evidence	
Description		Limits
Liquor Law	Legal Liability	
Insurer: RISK PURCHASING GROUP (SEE CERTIFICATE OF INSURANCE)		

Policy No.:	INDIVIDUAL MEMBERS	\$1,000,000	Each Occurrence
Policy Period:	10/01/2024		
to:	10/01/2026	\$1,000,000	Aggregate

Occurrence

Authorization

All other terms and conditions remain unchanged.

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Authorized Representative September 23, 2024

Schedule Of Forms

Policy Period	See Evidence	To See Evidence
Effective Date	See Evidence	
Policy Number	See Evidence	
Insured	See Evidence	
Name of Company	FEDERAL INSURANC	CE COMPANY
Date Issued	See Evidence	

Form Number

As of the effective date printed above, this is the Schedule Of Forms applicable to this policy:

IMPORTANT NOTICE TO POLICYHOLDERS-TRIA 2002	99-10-0732	(01/15)
IMPORTANT NOTICE - OFAC	99-10-0792	(09/04)
ILLINOIS POLICY INFORMATION NOTICE	99-10-0838	(05/05)
AOD IMPORTANT POLICYHOLDER NOTICE	99-10-0872	(06/07)
COMMERCIAL EXCESS AND UMBRELLA DECLARATIONS	07-02-2267	(02/09)
SCHEDULE OF UNDERLYING INSURANCE	07-02-0922	(07/01)
CHUBB COMMERCIAL EXCESS & UMBRELLA INSURANCE	07-02-0815	(07/01)
CONDITIONS ILLINOIS - CANCELLATION	07-02-0997	(09/13)
COMPLIANCE WITH APPLICABLE TRADE SANCTIONS	07-02-1988	(02/04)
COND - CIVIL UNIONS OR DOMESTIC PARTNERSHIPS	07-02-2483	(03/12)
AIRCRAFT EXCLUSION	07-02-0826	(07/01)
SUPPLEMENTARY PAYMENTS	07-02-0845	(07/01)
PROFESSIONAL SERVICES EXCL	07-02-0864	(07/01)
EXCL/UMBRELLA COV B - ALCOHOLIC BEVERAGES	07-02-0871	(01/14)
PERSONAL INJURY EXCLUSION - COV. B	07-02-0884	(07/01)
PRODUCTS COMPLETED - COV. B EXCLUSION	07-02-0890	(07/01)
INTELLECTUAL PROPERTY LAWS OR RIGHTS	07-02-1146	(05/10)
LEAD EXCLUSION	07-02-1153	(07/01)
EXCLUSION OF CERTIFIED ACTS OF TERRORISM	07-02-1958	(01/15)
CAP ON CERTIFIED TERRORISM LOSSES	07-02-1961	(01/15)
POLICY EXCLUSION BACTERIA OR FUNGI	07-02-1982	(10/03)
COVG/EXCESS FOLLOW FORM COVG A - ILLIC/M	07-02-2029	(03/15)
DECLARATIONS MINIMUM PREMIUM ILLINOIS	07-02-2032	(09/02)
COV. B EXCLUSION - SUBSIDENCE	07-02-2149	(11/05)
EXCLUSIONS - CONSTRUCTION OR DEVELOPMENT	07-02-2244	(01/08)
Chubh Commercial Excess And I Imbrella Insurance		

CRISIS ASSISTANCE SERVICE PROVIDERS	07-02-2455 (12/10)
COVERAGE - CRISIS ASSISTANCE FOR EX AND UMB	07-02-2458 (12/10)
POL EXCL-SCHED DISEASES, EXCEPT INCL DISEASES	07-02-2492 (03/12)
EXCL/COV B-ABUSE OR MOLEST-ACT, ALLGD THREAT	07-02-2519 (06/12)
EXCL - UMB COVERAGE B-ASSAULT OR BATTERY	07-02-2557 (05/15)
POLICY EXCLUSION - WAR	07-02-2741 (03/17)
POLICY EXCLUSION - RECORDING AND DISTRIBUTION OF MATERIAL OR INFORMATION IN VIOLATION OF LAW	07-02-2172 (06/23)
COV A EXCL – ACCESS TO OR DISCLOSURE OF CONFIDENTIAL OR PERSONAL MATERIAL OR INFO & ELECTRONIC DATA-RELATED LIABILITY WITH EXCEPTIONS; COV B EXCL – ACCESS TO OR DISCLOSURE OF CONFIDENTIAL OR PERSONAL MATERIAL OR INFO & ELECTRONIC DATA- RELATED LIABILITY	07-02-2853 (04/23)
ANIMALS EXCLUSION (MS 283308)	99-02-02 (07/01)
BIOLOGICAL AGENTS ABSOLUTE (07-02-1692)	99-02-02 (07/01)
CARE, CUSTODY OR CONTROL GARAGE KEEPERS LEGAL LIABILITY	99-02-02 (07/01)
CROSS SUITS (MS 283309)	99-02-02 (07/01)
PUNITIVE EXCLUSION (MS 214660)	99-02-02 (07/01)
RISK PURCHASING GROUPS PROGRAM MANAGER FOR MCGOWAN (MS 330910)	99-02-02 (07/01)
SUBLIMITED PRIMARY COVERAGE EXCLUSION (MS208470)	99-02-02 (07/01)
DECLARATIONS (MS 288848)	99-02-02 (07/01)
EMPLOYMENT RELATED PRACTICES AMENDED	99-02-02 (07/01)
POLLUTION EXCLUSION AMENDED COV A (MS 263848)	99-02-02 (07/01)
PRIMARY NON CONTRIBUTORY (MS 263865)	99-02-02 (07/01)

Table Of Contents Section Page No. Coverage/Excess Follow-Form Coverage A 3 Coverages/Umbrella Coverage B 3 Investigation, Defense And Settlements 5 Supplementary Payments 5 Coverage Territory 6 Who Is An Insured/Excess Follow-Form Coverage A 6 Who Is An Insured/Umbrella Coverage B 6 Limits Of Insurance 8 When Excess Follow-Form Coverage A Applies (Drop Down) 10 10 Exclusions/Excess Follow-Form Coverage A 11 Exclusions/Umbrella Coverage B Policy Exclusions 17 Conditions 19 Definitions/Umbrella Coverage B 25 **Policy Definitions** 29

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Contract

	 Please read the entire policy carefully. The terms and conditions of this insurance include the various sections of this contract: Coverages; Investigation, Defense And Settlements; Supplementary Payments; Coverage Territory; Who Is An Insured; Limits Of Insurance; When Excess Follow-Form Coverage A Applies (Drop Down); Exclusions; Conditions and Definitions, as well as the Declarations and any Endorsements and Schedules made a part of this insurance. Throughout this contract the words "you" and "your" refer to the Named Insured shown in the Declarations and other persons or organizations qualifying as a Named Insured under this contract. The words "we," "us" and "our" refer to the Company providing this insurance. 						
	In addition to the Named Insured , other persons or organizations may qualify as insureds . Those persons or organizations and the conditions under which they qualify are identified in the Who Is An Insured section of this contract.						
	Words and phrases that appear in bold print have special meanings and are defined in the Definitions section of this contract.						
Coverage/ Excess Follow-Form Coverage A	Subject to all of the terms and conditions applicable to Excess Follow-Form Coverage A, we will pay, on behalf of the insured , that part of loss to which this coverage applies, which exceeds the applicable underlying limits .						
	This coverage applies only if the triggering event that must happen during the policy period of the applicable underlying insurance happens during the policy period of this insurance.						
	This coverage will follow the terms and conditions of underlying insurance described in the Schedule Of Underlying Insurance, unless a term or condition contained in this coverage:						
	• differs from any term or condition contained in the applicable underlying insurance; or						
	• is not contained in the applicable underlying insurance .						
	With respect to such exceptions described above, the terms and conditions contained in this coverage will apply, to the extent that such terms and conditions provide less coverage than the terms and conditions of the applicable underlying insurance .						
	This coverage does not apply to any part of loss within underlying limits , or any related costs or expenses.						
	We have no obligation under this insurance with respect to any claim or suit settled without our consent.						
	Other than as provided under the Investigation, Defense And Settlements and Supplementary Payments sections of this contract, we have no other obligation or liability to pay sums or perform acts or services under this coverage.						
Coverages/ Umbrella Coverage B							
Bodily Injury And Property Damage	Subject to all of the terms and conditions applicable to Umbrella Coverage B, we will pay, on behalf of the insured, loss by reason of liability:						
Liability Coverage							
Liability Coverage	• imposed by law; or						

Coverages/ Umbrella Coverage B

Bodily Injury And Property Damage Liability Coverage (continued)	for bodily injury or property damage caused by an occurrence to which this coverage applies.							
	This coverage applies only to such bodily injury or property damage that occurs during the policy period.							
	Damages for bodily injury include damages claimed by a person or organization for care or loss of services resulting at any time from the bodily injury .							
	This coverage does not apply to any part of:							
	A. loss to which underlying insurance would apply, regardless of whether or not:							
	1. underlying insurance is available; and							
	2. the applicable underlying limits have been exhausted;							
	B. loss to which underlying limits apply; or							
	C. any costs or expenses related to loss as described in paragraphs A. or B. above.							
	We have no obligation under this insurance with respect to any claim or suit settled without our consent.							
	Other than as provided under the Investigation, Defense And Settlements and Supplementary Payments sections of this contract, we have no other obligation or liability to pay sums or perform acts or services under this coverage.							
Advertising Injury And Personal Injury	Subject to all of the terms and conditions applicable to Umbrella Coverage B, we will pay, on behalf of the insured , loss because of liability:							
Liability Coverage	• imposed by law; or							
	• assumed in an insured contract ;							
	for advertising injury or personal injury to which this coverage applies.							
	This coverage applies only to such advertising injury or personal injury caused by an offense that is first committed during the policy period.							
	This coverage does not apply to any part of:							
	A. loss to which underlying insurance would apply, regardless of whether or not:							
	1. underlying insurance is available; and							
	2. the applicable underlying limits have been exhausted;							
	B. loss to which underlying limits apply; or							
	C. any costs or expenses related to loss as described in paragraphs A. or B. above.							
	We have no obligation under this insurance with respect to any claim or suit settled without o consent.							
	Other than as provided under the Investigation, Defense And Settlements and Supplementary Payments sections of this contract, we have no other obligation or liability to pay sums or perform acts or services under this coverage.							

Investigation, Defense And Settlements	Subject to all of the terms and conditions of this insurance, we will have the right and defend the insured :							
	•	such	ow-Form Coverage A, against a suit in connection with loss to which lies, if the applicable underlying limits have been exhausted by ents, settlements or related costs or expenses (if such costs or expenses b; or					
	•	• under Umbrella Coverage B, against a suit to which such coverage app suit is false, fraudulent or groundless.						
	We have no duty to defend any person or organization against any claim or suit:							
	•	to wł	nich th	is insur	ance does not apply; or			
	•	if any	y othe	r insure	has a duty to defend.			
	When we have the duty to defend, we may, at our discretion, investigate any occurrence offense and settle any claim or suit . In all other cases, we may, at our discretion, particip the investigation, defense and settlement of any occurrence, offense, claim or suit .							
		Our duty to defend any person or organization ends when we have used up the applicable of Insurance.						
Supplementary Payments		Subject to all of the terms and conditions of this insurance, under Excess Follow-Form Coverage A or Umbrella Coverage B:						
-	A.	A. we will pay, with respect to a claim we investigate or settle, or a suit against an i we defend:						
		1.	the e	xpenses	we incur.			
		2.	the c	ost of:				
			a.	bail bo	onds; or			
			b.	bonds	required to:			
				(1)	appeal judgments; or			
				(2)	release attachments;			
					bond amounts within the available Limit Of Insurance. We do not ish these bonds.			
		3.	inve	stigatior	xpenses incurred by the insured at our request to assist us in the n or defense of such claim or suit , including actual loss of earnings up ay because of time off from work.			
		4.	costs	taxed a	gainst the insured in the suit , except any:			
			a.	attorn	ey fees or litigation expenses; or			
			b.	other	loss, cost or expense;			
			in co	nnectio	n with any injunction or other equitable relief.			
		5.	pay.	If we m	interest awarded against the insured on that part of a judgment we take an offer to pay the applicable Limit Of Insurance, we will not pay ment interest based on that period of time after the offer.			

Supplementary Payments (continued)	6. interest on the full amount of a judgment that accrues after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable Limit Of Insurance.
(0011111000)	B. Supplementary Payments does not include any fine or other penalty.
	C. Supplementary Payments will not reduce the Limits Of Insurance.
	Our obligation to make these payments ends when we have used up the applicable Limit Of Insurance.
Coverage Territory	
Excess Follow-Form Coverage A	With respect to Excess Follow-Form Coverage A, this insurance applies anywhere that the applicable underlying insurance applies.
Umbrella Coverage B	With respect to Umbrella Coverage B, this insurance applies anywhere.
Who Is An Insured/ Excess Follow-Form	With respect to Excess Follow-Form Coverage A, the following persons and organizations qualify as insureds:
Coverage A	• the Named Insured shown in the Declarations; and
	• other persons or organizations qualifying as an insured in underlying insurance , but not beyond the extent of any limitation imposed under any contract or agreement.
Who Is An Insured/ Umbrella Coverage B	With respect to Umbrella Coverage B, the following persons and organizations qualify as insureds .
Sole Proprietorships	If you are an individual, you and your spouse are insureds ; but you and your spouse are insureds only with respect to the conduct of a business of which you are the sole owner.
	If you die:
	• persons or organizations having proper temporary custody of your property are insureds ; but they are insureds only with respect to the maintenance or use of such property and only for acts until your legal representative has been appointed; and
	• your legal representatives are insureds ; but they are insureds only with respect to their duties as your legal representatives. Such legal representatives will assume your rights and duties under this insurance.
Partnerships Or Joint Ventures	If you are a partnership (including a limited liability partnership) or a joint venture, you are an insured . Your members, your partners and their spouses are insureds ; but they are insureds only with respect to the conduct of your business.

Who Is An Insured/ Umbrella Coverage B (continued)

Limited Liability Companies	S If you are a limited liability company, you are an insured . Your members and their spouses are insureds ; but they are insureds only with respect to the conduct of your business. Your managers are insureds ; but they are insureds only with respect to their duties as your managers.						
Other Organizations	If you are an organization (including a professional corporation) other than a partnership, joint venture or limited liability company, you are an insured . Your directors and officers are insureds ; but they are insureds only with respect to their duties as your directors or officers . Your stockholders and their spouses are insureds ; but they are insureds only with respect to their liability as your stockholders.						
Employees	Your employees are insureds ; but they are insureds only for acts within the scope of their employment by you or while performing duties related to the conduct of your business.						
Volunteers	Persons who are volunteer workers for you are insureds ; but they are insureds only for acts within the scope of their activities for you and at your direction.						
Real Estate Managers	Persons (other than your employees) or organizations while acting as your real estate managers are insureds ; but they are insureds only with respect to their duties as your real estate managers.						
Lessors Of Equipment	Persons or organizations from whom you lease equipment are insureds ; but they are insureds only with respect to the maintenance or use by you of such equipment and only if you are contractually obligated to provide them such insurance as is afforded by this contract.						
	However, no such person or organization is an insured with respect to any:						
	• damages arising out of their sole negligence; or						
	• occurrence that occurs, or offense that is committed, after the equipment lease ends.						
Lessors Of Premises	Persons or organizations from whom you lease premises are insureds ; but they are insureds only with respect to the ownership, maintenance or use of that particular part of such premises leased to you and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.						
	However, no such person or organization is an insured with respect to any:						
	• damages arising out of their sole negligence;						
	• occurrence that occurs, or offense that is committed, after you cease to be a tenant in the premises; or						
	• structural alteration, new construction or demolition operations performed by or on behalf of them.						

Who Is An Insured/ Umbrella Coverage B (continued)								
Subsidiary Or Newly Acquired Or Formed	If there is no other insurance available, the following organizations will qualify as named insureds :							
Organizations	• a subsidiary organization of the first named insured shown in the Declarations of which, at the beginning of the policy period and at the time of loss, such first named insured controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization; or							
	• a subsidiary organization of the first named insured shown in the Declarations that such first named insured acquires or forms during the policy period, if at the time of loss such first named insured controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization.							
Limitations On Who Is An	With respect to Umbrella Coverage B, the following limitations apply to Who Is An Insured.							
Insured	A. Except to the extent provided under the Subsidiary Or Newly Acquired Or Formed Organizations provision, no person or organization is an insured with respect to the conduct of any person or organization that is not shown as a named insured in the Declarations.							
	B. No person or organization is an insured with respect to the:							
	1. ownership, maintenance or use of any assets; or							
	2. conduct of any person or organization whose assets, business or organization;							
	you acquire, either directly or indirectly, for any:							
	• bodily injury or property damage that occurred; or							
	• advertising injury or personal injury arising out of an offense first committed;							
	in whole or in part, before you, directly or indirectly, acquired such assets, business or organization.							
	C. No person or organization is an insured with respect to the conduct of any partnership (including any limited liability partnership), joint venture or limited liability company that is not shown as a named insured in the Declarations.							
Limits Of Insurance	With respect to all coverages under this contract, the Limits Of Insurance shown in the Declarations and the rules below fix the most we will pay, regardless of the number of:							
	• insureds;							
	• claims made or suits brought;							
	• persons or organizations making claims or bringing suits ;							
	• vehicles involved; or							
	• coverages provided in this contract.							

<i>Limits Of Insurance</i> (continued)	The aggregate limits apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months (starting with the beginning of the policy period shown in the Declarations), provided the applicable aggregate limits in underlying insurance apply in such manner. If the aggregate limits in underlying insurance do not so apply, the applicable aggregate limits of this insurance will apply to the entire policy period and not separately to any portion (whether annual or otherwise) thereof.
	If the policy period is extended after issuance, the additional period will be deemed part of the last preceding period for purposes of determining the Limits Of Insurance.
Excess Coverage Other Aggregate Limit	Subject to the Each Occurrence Limit, the Excess Coverage Other Aggregate Limit is the most we will pay for the sum of loss under Excess Follow-Form Coverage A, except loss :
	• included in the products-completed operations hazard;
	• arising out of advertising injury or personal injury; or
	• otherwise covered by underlying insurance , but to which no aggregate limit in such underlying insurance applies.
	The Excess Coverages Other Aggregate Limit will apply separately to loss in the same manner as each aggregate limit so applies in each coverage or policy described in the Schedule Of Underlying Insurance.
Umbrella Coverages Aggregate Limit	Subject to the Each Occurrence Limit, the Umbrella Coverages Aggregate Limit is the most we will pay for the sum of loss under Umbrella Coverages, except loss :
	• included in the products-completed operations hazard; or
	• arising out of advertising injury or personal injury .
Products–Completed Operations Aggregate Limit	Subject to the Each Occurrence Limit, the Products-Completed Operations Aggregate Limit is the most we will pay for the sum of loss included in the products-completed operations hazard, even if such loss is or otherwise would be covered in whole or in part under more than one coverage.
Advertising Injury And Personal Injury Aggregate Limit	The Advertising Injury And Personal Injury Aggregate Limit is the most we will pay for the sum of loss for advertising injury and personal injury, even if such loss is or otherwise would be covered in whole or in part under more than one coverage.
Each Occurrence Limit	The Each Occurrence Limit is the most we will pay for the sum of loss arising out of any one occurrence, even if such loss is or otherwise would be covered in whole or in part under more than one coverage.
	Any amount paid for loss will reduce the amount of the applicable aggregate limit available for any other payment.
	If the applicable aggregate limit has been reduced to an amount that is less than the Each Occurrence Limit, the remaining amount of such aggregate limit is the most that will be available for any other payment.

When Excess Follow-Form			ll of the terms and conditions of this insurance, with respect to Excess Follow-Form , if the applicable underlying limits are:					
Coverage A Applies (Drop Down)	•	• reduced by payment of judgments, settlements or related costs or expenses or expenses reduce such limits), Excess Follow-Form Coverage A will due apply in excess of the remaining amount of the applicable underlying lim						
	•	• exhausted by payment of judgments, settlements or related costs or expenses (if such costs or expenses reduce such limits), Excess Follow-Form Coverage A will apply in same manner as the applicable underlying insurance would have applied but for such exhaustion.						
Exclusions/ Excess Follow-Form Coverage A	With	n respec	t to Excess Follow-Form Coverage A, the following exclusions apply.					
Pollution	A.	actual	nsurance does not apply to any liability or loss, cost or expense arising out of the l, alleged or threatened discharge, dispersal, seepage, migration, release or escape of tants , other than as described in paragraph C. below.					
	В.	Parag	raph A. above does not apply to:					
		1.	bodily injury or property damage included in the products-completed operations hazard;					
		2.	bodily injury or property damage:					
			a. caused by the escape of operating fluids which are needed to perform the normal electrical, hydraulic or mechanical functions necessary for the operation of mobile equipment or its parts;					
			b. if sustained within a building and caused by the release of gaseous irritants or contaminants from materials brought into that building, in connection with operations being performed by you or on your behalf by a contractor or subcontractor; or					
			c. resulting from your other ongoing contracting operations;					
		3.	bodily injury if sustained within a building and caused by the escape of gaseous irritants or contaminants from equipment used to heat that building;					
		4.	bodily injury or property damage caused by heat, smoke or fumes from a hostile fire; or					
		5.	bodily injury or property damage resulting from the ownership, maintenance or use of an auto.					
	C.		nsurance does not apply to any liability or loss, cost or expense arising out of the l, alleged or threatened discharge, dispersal, seepage, migration, release or escape of tants:					
		1.	which are or were at any time transported, handled, stored, disposed of, processed or treated as waste by or for any:					
			a. insured; or					
			b. person or organization for whom any insured may be legally responsible.					
		2.	at or from any premises, site or location:					
			a. which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste; or					

Exclusions/ Excess Follow-Form Coverage A

Pollution (continued)			b.	on which any insured or any contractor or subcontractor working directly or indirectly on any insured 's behalf is performing operations, if the operations are to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants .				
	D.	This i	insura	nce does not apply to any loss, cost or expense arising out of any:				
		1.	other	est, demand, order, or regulatory or statutory requirement that any insured or rs test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or y way respond to, or assess the effects of pollutants; or				
		2.	dama treati	n or proceeding by or on behalf of any governmental authority or others for ages because of testing for, monitoring, cleaning up, removing, containing, ing, detoxifying or neutralizing, or in any way responding to, or assessing the ts of pollutants .				
	Paragraph D. above does not apply to the liability for damages, for property damage, that the insured would have in the absence of such request, demand, order or regulatory or statutory requirement, or such claim or proceeding by or on behalf of a governmental authority.							
	This exclusion applies regardless of whether or not the pollution was accidental, expected, gradual, intended, preventable or sudden.							
Obligations Of Underlying Insurance				bes not apply to any liability or loss, cost or expense for which the liability or underlying insurance is by law unlimited.				
Underlying Insurance Exclusions	insur	ance d	oes no	anything to the contrary set forth in any other provision of this contract, this ot apply to any liability or loss, cost or expense to which the terms and lerlying insurance do not apply.				
Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage		-		mbrella Coverage B, Bodily Injury And Property Damage Liability Coverage, lusions apply.				
	owne	ership,	maint	bes not apply to bodily injury or property damage arising out of the enance, use (use includes operation and loading or unloading) or entrustment ircraft owned or operated by or loaned or rented to any insured .				
	This	exclus	ion do	bes not apply to an aircraft that is:				
	•	loane	d or re	ented to you with a paid, trained crew; and				
	•	not o	wned,	in whole or in part, by any insured .				

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage (continued)

Autos: U.S.A., Canada Or Puerto Rico	This insurance does not apply to bodily injury or property damage arising out of the ownership, maintenance, use (use includes operation and loading or unloading) or entrustment to others of any auto owned or operated by or loaned or rented to any insured .						
	This exclusion does not apply to bodily injury or property damage caused by an occurrence that takes place outside of the United States of America (including its possessions or territories), Canada and Puerto Rico.						
Damage To Impaired	This insurance does not apply to property damage to:						
Property Or Property Not Physically Injured	• impaired property; or						
	• property that has not been physically injured;						
	arising out of any:						
	• defect, deficiency, inadequacy or dangerous condition in your product or your work; or						
	• delay or failure by you or anyone acting on your behalf to perfom a contract or agreement in accordance with its terms and conditions.						
	This exclusion does not apply to the loss of use of other tangible property resulting from sudden and accidental physical injury to your product or your work after it has been put to its intended use.						
Damage To Insureds	This insurance does not apply to property damage to any property:						
Property	• owned by you; or						
	• of any insured , that is in the care, control or custody of any other insured .						
Damage To Your Product	This insurance does not apply to property damage to your product arising out of it or any part of it.						
Damage To Your Work Or	This insurance does not apply to property damage to:						
Related Property	• your work arising out of it or any part of it;						
	• that particular part of real property on which you or any contractor or subcontractor working directly or indirectly on your behalf is performing operations, if the property damage arises out of those operations; or						
	• that particular part of any property that must be restored, repaired or replaced because your work was incorrectly performed on it.						

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage (continued)								
Expected Or Intended	This insurance does not apply to bodily injury or property damage arising out of an act that:							
Injury	• is intended by the insured; or							
	• would be expected from the standpoint of a reasonable person in the circumstances of the insured ;							
	to cause bodily injury or property damage, even if the actual bodily injury or property damage is of a different degree or type than intended or expected.							
	This exclusion does not apply to bodily injury or property damage resulting from the use of reasonable force to protect persons or tangible property.							
Loss In Progress	This insurance does not apply to bodily injury or property damage that is a change, continuation or resumption of any bodily injury or property damage known by you, prior to the beginning of the policy period, to have occurred.							
	Bodily injury or property damage will be deemed to be known by you:							
	A. if such injury or damage is known by, or should have been known from the standpoint of a reasonable person in the circumstances of:							
	1. you;							
	2. any of your directors, managers, members, officers (or their designees) or partners (whether or not an employee); and							
	B. when any person described in paragraph A. above:							
	1. reports all, or any part, of any such injury or damage to us or any other insurer;							
	2. receives a claim or a demand for damages because of any such injury or damage; or							
	3. becomes aware that any such injury or damage has occurred or has begun to occur.							
Watercraft: Owned	This insurance does not apply to bodily injury or property damage arising out of the ownership, maintenance, use (use includes operation and loading or unloading) or entrustment to others of any watercraft owned or operated by or loaned or rented to any insured .							
	This exclusion does not apply to a watercraft:							
	• while ashore on premises owned by or rented to you; or							
	• that is not owned, in whole or in part, by any insured .							

Exclusions/ Umbrella Coverage B Advertising Injury/ Personal Injury	With respect to Umbrella Coverage B, Advertising Injury And Personal Injury Liability Coverage, the following exclusions apply.				
Breach Of Contract	This insurance does not apply to advertising injury or personal injury arising out of breach of contract.				
Continuing Offenses	This insurance does not apply to advertising injury or personal injury that arises out of that part of an offense that continues or resumes after the later of the end of the policy period of:				
	A. this insurance; or				
	B. a subsequent, continuous renewal or replacement of this insurance, that:				
	1. is issued to you by us or by an affiliate of ours;				
	2. remains in force while the offense continues; and				
	3. would otherwise apply to advertising injury and personal injury .				
Crime Or Fraud	This insurance does not apply to advertising injury or personal injury arising out of any criminal or fraudulent conduct committed by or with the consent or knowledge of the insured				
Expected Or Intended Injury	This insurance does not apply to advertising injury or personal injury arising out of an offense, committed by or behalf of the insured , that:				
	• is intended by such insured ; or				
	• would be expected from the standpoint of a reasonable person in the circumstances of such insured ;				
	to cause injury.				
Failure To Conform To Representations Or Warranties	This insurance does not apply to advertising injury or personal injury arising out of the failure of goods, products or services to conform with any electronic, oral, written or other representation or warranty of durability, fitness, performance, quality or use.				
Internet Activities	This insurance does not apply to advertising injury or personal injury arising out of:				
	• controlling, creating, designing or developing of another's Internet site;				
	• controlling, creating, designing, developing, determining or providing the content or material of another's Internet site;				
	• controlling, facilitating or providing, or failing to control, facilitate or provide, access to the Internet or another's Internet site; or				
	• publication of content or material on or from the Internet, other than material develope by you or at your direction.				
Prior Offenses	This insurance does not apply to advertising injury or personal injury arising out of any offense first committed before the beginning of the policy period.				

 with knowledge of its falsity; or if a reasonable person in the circumstances of such insured would have known such material to be false. Wrong Description Of Prices This insurance does not apply to advertising injury or personal injury arising out of the wrong description of the price of goods, products or services. Exclusions/ Umbrella Coverage B Bodily Injury/ 	Exclusions/ Umbrella Coverage B Advertising Injury/ Personal Injury (continued)					
 if a reasonable person in the circumstances of such insured would have known such material to be false. Wrong Description Of Prices This insurance does not apply to advertising injury or personal injury arising out of the wrong description of the price of goods, products or services. Exclusions/ Umbrella Coverage B Bodily Injury/ With respect to Umbrella Coverage B, Bodily Injury And Property Damage Liability Cover and Advertising Injury And Personal Injury Liability Coverage, the following exclusions applied to the price of goods and the price of goods and Advertising Injury and Personal Injury Liability Coverage, the following exclusions applied to the price of goods and Advertising Injury And Personal Injury Liability Coverage, the following exclusions applied to the price of goods and Advertising Injury And Personal Injury Liability Coverage, the following exclusions applied to the price of goods and the price of goods and Advertising Injury And Personal Injury Liability Coverage, the following exclusions applied to the price of goods and the price of goods are price of goods. 		This insurance does not apply to advertising injury or personal injury arising out of any electronic, oral, written or other publication of material by or with the consent of the insured :				
material to be false.Wrong Description Of PricesThis insurance does not apply to advertising injury or personal injury arising out of the wrong description of the price of goods, products or services.Exclusions/ Umbrella Coverage B Bodily Injury/With respect to Umbrella Coverage B, Bodily Injury And Property Damage Liability Cover and Advertising Injury And Personal Injury Liability Coverage, the following exclusions applied to the following exclusion to the		• with knowledge of its falsity; or				
Priceswrong description of the price of goods, products or services.Exclusions/ Umbrella Coverage B Bodily Injury/With respect to Umbrella Coverage B, Bodily Injury And Property Damage Liability Cover and Advertising Injury And Personal Injury Liability Coverage, the following exclusions approximately and Advertising Injury And Personal Injury Liability Coverage, the following exclusions approximately and Advertising Injury And Personal Injury Liability Coverage, the following exclusions approximately Injury/		•				
Umbrella Coverage B and Advertising Injury And Personal Injury Liability Coverage, the following exclusions ap Bodily Injury/						
Property Damage/ Advertising Injury/ Personal Injury	Umbrella Coverage B Bodily Injury/ Property Damage/ Advertising Injury/	With respect to Umbrella Coverage B, Bodily Injury And Property Damage Liability Coverage and Advertising Injury And Personal Injury Liability Coverage, the following exclusions apply.				
Employee Or Worker InjuryA.This insurance does not apply to bodily injury, property damage, advertising injury or personal injury sustained by an employee or temporary worker of the insured arising out of and in the course of:		or personal injury sustained by an employee or temporary worker of the insured				
1. employment by the insured; or		1. employment by the insured ; or				
2. performing duties related to the conduct of the insured 's business.		2. performing duties related to the conduct of the insured 's business.				
B. This insurance does not apply to bodily injury, property damage, personal injury a advertising injury sustained by the brother, child, parent, sister or spouse of such injured person, as a consequence of any injury or damage described in paragraph A. above.		advertising injury sustained by the brother, child, parent, sister or spouse of such injured person, as a consequence of any injury or damage described in paragraph A.				
This exclusion applies:		This exclusion applies:				
• whether the insured may be liable as an employer or in any other capacity; and		• whether the insured may be liable as an employer or in any other capacity; and				
• to any obligation to share damages with or repay someone else who must pay damage because of any injury or damage described in paragraphs A. or B. above.		to any congation to share damages while of repuy someone ense who must puy damages				
<i>Enhancement,</i> This insurance does not apply to any loss, cost or expense incurred by you or others for any	Enhancement,	This insurance does not apply to any loss, cost or expense incurred by you or others for any:				
Maintenance Or Prevention A. enhancement or maintenance of any property; or		A. enhancement or maintenance of any property; or				
Expenses B. prevention of any injury or damage to any:	⊏xpenses	B. prevention of any injury or damage to any:				
1. person or organization; or		1. person or organization; or				
2. property you own, rent or occupy.		2. property you own, rent or occupy.				

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage/ Advertising Injury/ Personal Injury (continued)

Intellectual Property Laws Or Rights	This insurance does not apply to any actual or alleged bodily injury, property damage, advertising injury or personal injury arising out of, giving rise to or in any way related to any actual or alleged:				
	•	assertion; or			
	•	infringement or violation;			
	by any person or organization (including any insured) of any intellectual property law or right , regardless of whether this insurance would otherwise apply to all or part of any such actual or alleged injury or damage in the absence of any such actual or alleged assertion, infringement or violation.				
	This exclusion applies, unless such injury:				
	•	is caused by an offense described in the definition of advertising injury; and			
	•	does not arise out of, give rise to or in any way relate to any actual or alleged assertion, infringement or violation of any intellectual property law or right , other than one described in the definition of advertising injury .			
Pollution	A.	This insurance does not apply to bodily injury , property damage , advertising injury or personal injury arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of pollutants .			
	B.	This insurance does not apply to any loss, cost or expense arising out of any:			
		1. request, demand, order or regulatory or statutory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants; or			
		2. claim or proceeding by or on behalf of a governmental authority or others for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of pollutants .			
	This exclusion applies regardless of whether or not the pollution was accidental, expected, gradual, intended, preventable or sudden.				
Recall Of Products, Work Or Impaired Property	This insurance does not apply to damages claimed for any loss, cost or expense incurred by you or others for the loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:				
	•	your product;			
	•	your work; or			
	•	impaired property;			

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage/ Advertising Injury/ Personal Injury	
Recall Of Products, Work Or Impaired Property (continued)	if such product, work or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.
Policy Exclusions	With respect to all coverages under this contract, the following exclusions apply.
Asbestos	A. This insurance does not apply to any liability or loss, cost or expense arising out of the actual, alleged or threatened contaminative, pathogenic, toxic or other hazardous properties of asbestos .
	B. This insurance does not apply to any loss, cost or expense arising out of any:
	1. request, demand, order or regulatory or statutory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, o in any way respond to, or assess the effects of asbestos; or
	2. claim or proceeding by or on behalf of a governmental authority or others for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of asbestos .
Coverages/ Laws, Various	This insurance does not apply to any liability or loss, cost or expense or obligation of any insured under any:
	 medical expenses or payments coverage;
	• no-fault law;
	• personal injury protection coverage;
	• underinsured or uninsured financial responsibility law;
	• workers' compensation, disability benefits or unemployment compensation law; or
	• similar coverage or law.
Employee Retirement Income Security Laws	This insurance does not apply to any liability or loss, cost or expense or obligation of any insured under the United States of America Employees' Retirement Income Security Act (E.R.I.S.A.) of 1974 or any similar law, as now constituted or hereafter amended.
Employment-Related Practices	 A. This insurance does not apply to any liability or loss, cost or expense in connection with any damages sustained at any time by any person, whether or not sustained in the cours of employment by any insured, arising out of any employment-related act, omission, policy, practice or representation directed at such person, occurring in whole or in part any time, including any: 1. arrest, detention or imprisonment;

Policy Exclusions

Employment-Related Practices		2.	breach of any express or implied covenant;				
		3.	coercion, criticism, humiliation, prosecution or retaliation;				
(continued)		4.	defamation or disparagement;				
		5.	demotion, discipline, evaluation or reassignment;				
		6.	discrimination, harassment or segregation;				
		7.	a. eviction; or				
			b. invasion or other violation of any right of occupancy;				
		8. 9. 10. 11.	failure or refusal to advance, compensate, employ or promote;				
			invasion or other violation of any right of privacy or publicity;				
			termination of employment; or				
			other employment-related act, omission, policy, practice, representation or relationship in connection with any insured at any time.				
	B.	any c perso	insurance does not apply to any liability or loss, cost or expense in connection with amages sustained at any time by the brother, child, parent, sister or spouse of such n at whom any employment-related act, omission, policy, practice or representation ected, as described in paragraph A. above, as a consequence thereof.				
	This	exclus	ion applies:				
	•	whether the insured may be liable as an employer or in any other capacity; and					
	•		y obligation to share damages with or repay someone else who must pay damages use of any of the foregoing.				
Nuclear Energy	А.	This	insurance does not apply to any liability or loss, cost or expense:				
		1.	with respect to which any insured under this policy also has status as an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada or any of their successors, or would have had status as an insured under any such policy but for its termination upon exhaustion of its limit of insurance; or				
		2.	arising out of the nuclear hazardous properties of nuclear material and with respect to which:				
			a. any person or organization is required to maintain financial protection pursuant to the United States of America Atomic Energy Act of 1954, or any law amendatory thereof; or				
			b. the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.				
	В.		insurance does not apply to any liability or loss, cost or expense arising out of the ear hazardous properties of nuclear material:				
		1.	if the nuclear material:				
			a. is at any nuclear facility owned by, or operated by or on behalf of, any insured;				

Policy Exclusions

Nuclear Energy (continued)	b. has been discharged or dispersed therefrom; or is contained in nuclear spent fuel or nuclear waste at any time transported, handled, stored, disposed of, processed, treated, possessed or used by or on behalf of any insured; or
	2. in any way related to the furnishing by any insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility . But if such facility is located within the United States of America (including its possessions or territories) or Canada, this subparagraph 2. applies only to nuclear property damage to such nuclear facility and any property thereat.
Conditions	With respect to all coverages under this contract, the following conditions apply.
Appeals	We may, at our discretion, initiate or participate in an appeal of a judgment, if such judgment may result in a payment under this insurance.
	If we initiate or participate in an appeal, we will pay our costs of the appeal. But in no case will the amount we pay for loss exceed the Limits Of Insurance.
Audit Of Books And Records	We may audit your books and records as they relate to this insurance at any time during the term of this policy and up to three years afterwards.
Bankruptcy	Bankruptcy or insolvency of the insured or of the insured 's estate will not relieve us of our obligations under this insurance.
Cancellation	The first named insured may cancel this policy or any of its individual coverages at any time by sending us a written request or by returning the policy and stating when thereafter cancellation is to take effect.
	We may cancel this policy or any of its individual coverages at any time by sending to the first named insured a notice sixty (60) days, or twenty (20) days in the event of non-payment of premium, in advance of the cancellation date. Our notice of cancellation will be mailed to the first named insured 's last known address and will indicate the date on which coverage is terminated. If notice of cancellation is mailed, proof of mailing will be sufficient proof of notice.
	The earned premium will be computed on a pro rata basis. Any unearned premium will be returned as soon as practicable.
Changes	This policy can only be changed by a written endorsement that becomes part of this policy. The endorsement must be signed by one of our authorized representatives.
Compliance By Insureds	We have no duty to provide coverage under this policy unless you and any other involved insured have fully complied with all of the terms and conditions of the policy.

Conditions (continued)					
Conformance	Any terms of this insurance which are in conflict with the applicable statutes of the State in which this policy is issued are amended to conform to such statutes.				
Disclosures And	We have issued this insurance:				
Representations	• Based upon representations you made to us; and				
	•	in reliance upon your representatives.			
	Unintentional failure of an employee of the insured to disclose a hazard or other material information will not violate this condition, unless an officer (whether or not an employee) of any insured or an officer's designee knows about such hazard or other material information.				
Duties In The Event Of Occurrence, Offense, Claim Or Suit	A.	You must see to it that we and any insurers of underlying insurance are notified as soor as practicable of any occurrence or offense that may result in a claim, if the claim may involve us or other insurers. To the extent possible, notice should include:			
		1. how, when and where the occurrence or offense happened;			
		2. the names and addresses of any injured persons and witnesses; and			
		3. the nature and location of any injury or damage arising out of the occurrence or offense.			
		Notice of an occurrence or offense is not notice of a claim.			
	B.	If a claim is made or suit is brought against any insured , you must:			
		1. immediately record the specifics of the claim or suit and the date received;			
		2. notify us and any other insurers as soon as practicable; and			
		3. see to it that we receive written notice of the claim or suit as soon as practicable.			
	C.	You and any other involved insured must:			
		1. immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or suit ;			
		2. authorize us to obtain records and other information;			
		3. cooperate with us and any other insurers in the:			
		a. investigation or settlement of the claim; or			
		b. defense against the suit; and			
		4. assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the insured because of loss to which this insurance may also apply.			
	D.	No insureds will, except at that insured's own cost, make any payment, assume any obligation or incur any expense without our consent.			
	E.	Notice given by or on behalf of:			
		1. the insured ;			

Conditions

Duties In The Event Of Occurrence, Offense, Claim Or Suit (continued)		2. the injured person; or				
		3. any other claimant;				
		to a licensed agent of ours with particulars sufficient to identify the insured shall be deemed notice to us.				
	F.	Knowledge of an occurrence or offense by an agent or employee of the insured will not constitute knowledge by the insured , unless an officer (whether or not an employee) of any insured or an officer's designee knows about such occurrence or offense.				
	G.	Failure of an agent or employee of the insured , other than an officer (whether or not an employee) of any insured or an officer's designee, to notify us of an occurrence or offense which such person knows about will not affect the insurance afforded to you.				
	H.	If a claim or loss does not reasonably appear to involve either this insurance or any underlying insurance , but it later develops into a claim or loss to which this insurance applies, the failure to report it to us will not violate this condition, provided the insured gives us immediate notice as soon as the insured is aware that this insurance may apply to such claim or loss.				
First Named Insured	The person or organization first named in the Declarations is primarily responsible for of all premiums. The first named insured will act on behalf of all other named insured giving and receiving of notice of cancellation or nonrenewal and the receiving of any repremiums that become payable under this policy.					
Inspections And Surveys	We may:					
	• make inspections and surveys at any time;					
	• give you reports on the conditions we find; and					
	• recommend changes.					
	pren the d	Any inspections, surveys, reports or recommendations relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public. And we do not warrant that conditions:				
	• are safe or healthful; or					
	• comply with laws, regulations, codes or standards.					
		condition applies not only to us, but also to any rating, advisory, rate service or similar nization, which makes insurance inspections, surveys, reports or recommendations for us.				
Joint Duties In Non- Admitted Jurisdictions	With respect to an occurrence, offense, claim or suit , to which this insurance applies, that arises in a non-admitted jurisdiction:					
	A.	we have no duty to defend any person or organization against any claim or suit ; but we may, at our discretion, assume control of or participate in any investigation, defense, settlement or recovery proceedings.				

Conditions

Joint Duties In Non-	1. make such investigation, defense or settlement as we deem reasonable;					
Admitted Jurisdictions	 obtain our approval for any payment; and 					
(continued)	 effect approved payments to others, in accordance with the terms and conditions of 					
	this insurance.					
	C. we will reimburse funds to the insured for payments approved by us for:					
	1. loss; and					
	2. expenses and other payments; to which this insurance applies.					
	D. we will make those reimbursements:					
	1. in a jurisdiction that is mutually acceptable; and					
	2. until we have used up the applicable Limits Of Insurance.					
Legal Action Against Us	No person or organization has a right under this insurance to:					
	• join us as a party or otherwise bring us into a suit seeking damages from an insured ; or					
	• sue us on this insurance unless all of the terms and conditions of this insurance have been fully complied with.					
	A person or organization may sue us to recover on an agreed settlement or on a final judgment against an insured obtained after an actual:					
	• trial in a civil proceeding; or					
	• arbitration or other alternative dispute resolution proceeding;					
	but we will not be liable for damages that are not payable under the terms and conditions of this insurance or that are in excess of the applicable Limits Of Insurance.					
Maintenance Of Underlying Insurance And Underlying	We have issued this insurance in reliance upon representations made by you about underlying insurance and underlying limits . You must see to it that:					
Limits	• underlying insurance is and remains valid and in full force and effect.					
	• underlying insurance will not be cancelled, non-renewed or rescinded without replacement by coverage to which we agree.					
	• the terms and conditions of underlying insurance will not materially change, unless we agree otherwise.					
	• the terms and conditions of renewals or replacements of underlying insurance , shown in the Schedule Of Underlying Insurance, will be materially the same as the prior coverage, unless we agree otherwise.					
	• the underlying limits are and remain available, regardless of any bankruptcy, insolvency or other financial impairment of any insurer or any other person or organization.					
	• the underlying limits , shown in the Schedule Of Underlying Insurance, will not be reduced or exhausted, except for the reduction or exhaustion by payment of judgments, settlements or related costs or expenses (if such costs or expenses reduce such limits).					

Conditions

Maintenance Of Underlying Insurance And Underlying Limits	Failure to comply with this condition will not invalidate this insurance. But in the case of any such failure, our obligation or liability will not exceed that which would have applied absent any failure to comply with this condition.				
(continued)	You must notify us as soon as practicable if any underlying insurance is no longer valid or in full force or effect.				
Other Insurance	If other valid and collectable insurance is available to the insured for loss we would otherwise cover under this insurance, our obligations are limited as follows.				
	This insurance is excess over any other insurance , whether primary, excess, contingent or on any other basis.				
	We will have no duty to defend the insured against any suit if any provider of any other insurance has a duty to defend such insured against such suit .				
	We will pay only our share of the amount of loss , if any, that exceeds the sum of the total:				
	• amount that all other insurance would pay for loss in the absence of this insurance; and				
	• of all deductible and self-insured amounts under all other insurance .				
	This insurance is not subject to the terms or conditions of any other insurance .				
Separation Of Insureds	Except with respect to the Limits Of Insurance, and any rights or duties specifically assigned in this insurance to the first named insured , this insurance applies:				
	• as if each named insured were the only named insured ; and				
	• separately to each insured against whom claim is made or suit is brought.				
Titles Of Paragraphs	The titles of the various paragraphs of this policy and endorsements, if any, attached to the policy are inserted solely for convenience or reference and are not to be deemed in any solimit or affect the provisions to which they relate.				
Transfer Of Rights And Duties	Your rights and duties under this insurance may not be transferred without our written con However, if you die, then your rights and duties will be transferred to your legal represent but only while acting within the scope of duties as your legal representative, or to anyone having temporary custody of your property until your legal representative has been appoint				
Transfer Or Waiver Of Rights Of Recovery Against Others	We will waive the right of recovery we would otherwise have had against another person or organization for loss to which this insurance applies, provided the insured has waived their rights of recovery against such person or organization in a contract or agreement that is executed before loss.				
	To the extent that the insured 's rights to recover all or part of any payment made under this insurance have not been waived, those rights are transferred to us. The insured must do nothing after loss to impair them. At our request, the insured will bring suit or transfer those rights to us and help us enforce them.				

Conditions	
Transfer Or Waiver Of Rights Of Recovery Against Others (continued)	 Any amount recovered will be apportioned as follows: first, we shall receive all amounts recovered until we have been fully reimbursed for all amounts we have incurred, including costs or expenses of such recovery proceedings. Then, you are entitled to claim for any further amount recovered.
When We Do Not Renew	If we decide not to renew this policy, we will mail or deliver to the first named insured stated in the Declarations written notice of the nonrenewal not less than sixty (60) days before the expiration date. If notice of nonrenewal is mailed, proof of mailing will be sufficient proof of notice.

Definitions/ Umbrella Coverage B	WITH RESPECT TO UMBRELLA COVERAGE B, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.
Advertisement	Advertisement means an electronic, oral, written or other notice, about goods, products or services, designed for the specific purpose of attracting the general public or a specific market segment to use such goods, products or services.
	Advertisement does not include any e-mail address, Internet domain name or other electronic address or metalanguage.
Advertising Injury	Advertising injury means injury, other than bodily injury, property damage or personal injury, sustained by a person or organization and caused by an offense of infringing, in that particular part of your advertisement about your goods, products or services, upon their:
	• copyrighted advertisement; or
	• registered collective mark, registered service mark or other registered trademarked name, slogan, symbol or title.
Auto	Auto means a land motor vehicle, trailer or semi-trailer designed for travel on public roads, including any attached machinery or equipment. But auto does not include mobile equipment.
Bodily Injury	Bodily injury means physical:
	• injury;
	• sickness; or
	• disease;
	sustained by a person, including resulting death, humiliation, mental anguish, mental injury or shock at any time. All such loss shall be deemed to occur at the time of the physical injury, sickness or disease that caused it.
Employee	Employee includes a leased worker. Employee does not include a temporary worker.
Impaired Property	Impaired property means tangible property, other than your product or your work , that cannot be used or is less useful because:
	• it incorporates your product or your work that is known or thought to be defective, deficient, inadequate or dangerous; or
	• you have failed to fulfill the terms or conditions of a contract or agreement;
	if such property can be restored to use by:
	• the repair, replacement, adjustment or removal of your product or your work; or
	• your fulfilling the terms or conditions of the contract or agreement.

Definitions/ Umbrella Coverage B (continued)	WITH RESPECT TO UMBRELLA COVERAGE B, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.
Insured Contract	Insured contract means an oral or written contract or agreement pertaining to your business, in which you assume the tort liability of another person or organization to pay damages, to which this insurance applies, sustained by a third person or organization, provided the injury or damage occurs, or is caused by an offense that is first committed, after the execution of such contract or agreement.
Intellectual Property Law Or Right	Intellectual property law or right means any:
	• certification mark, copyright, patent or trademark (including collective or service marks)
	• right to, or judicial or statutory law recognizing an interest in, any trade secret or confidential or proprietary non-personal information;
	• other right to, or judicial or statutory law recognizing an interest in, any expression, idea, likeness, name, slogan, style of doing business, symbol, title, trade dress or other intellectual property; or
	• other judicial or statutory law concerning piracy, unfair competition or other similar practices.
Leased Worker	Leased worker means a person leased to a party by a labor leasing firm, in a contract or agreement between such party and the labor leasing firm, to perform duties related to the conduct of the party's business. Leased worker does not include a temporary worker .
Loading Or Unloading	Loading or unloading:
	A. means the handling of property:
	1. after it is moved from the place where it is accepted for movement into or onto an aircraft, auto or watercraft;
	2. while it is in or on an aircraft, auto or watercraft; or
	3. while it is being moved from an aircraft, auto or watercraft to the place where it is finally delivered.
	B. does not include the movement of property by means of a mechanical device, other than a hand truck, that is not attached to the aircraft, auto or watercraft.
Occurrence	Occurrence means an accident, including continuous or repeated exposure to substantially the same general harmful conditions.
Officer	Officer means a person holding any of the officer positions created by an organization's charter, constitution, by-laws or any other similar governing document.

Definitions/ Umbrella Coverage B (continued)	WITH RESPECT TO UMBRELLA COVERAGE B, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.					
Personal Injury	Personal injury means injury, other than bodily injury, property damage or advertising injury, caused by an offense of:					
	А.	false arrest, false detention or other false imprisonment;				
	B.	malicious prosecution;				
	C.	wrongful entry into, wrongful eviction of a person from or other violation of a person's right of private occupancy of a dwelling, premises or room that such person occupies, if commited by or on behalf of its landlord, lessor or owner;				
	D.	electronic, oral, written or other publication of material that:				
		1. libels or slanders a person or organization (which does not include disparagement of goods, products, property or services); or				
		2. violates a person's right of privacy;				
	E.	discrimination, harrassment or segregation based on a person's protected human characteristics as established by law.				
Products-Completed Operations Hazard	Pro	Products-completed operations hazard:				
	A.	includes all bodily injury and property damage taking place away from premises owned or occupied by or loaned or rented to you and arising out of your product or your work , except:				
		1. products that are still in your physical possession; or				
		2. work that has not yet been completed or abandoned.				
		Your work will be deemed completed when:				
		• all of the work called for in your contract or agreement has been completed.				
		• all of the work to be performed at the site has been completed, if your contract or agreement calls for work at more than one site.				
		• that part of the work completed at a site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.				
		Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.				
	B.	does not include bodily injury or property damage arising out of:				
		1. the transportation of property, unless the injury or damage results from a condition in or on a vehicle not owned or operated by or loaned or rented to you and that condition was created by the loading or unloading of that vehicle by any insured				
		2. the existence of tools, uninstalled equipment or abandoned or unused materials; or				

<i>Definitions/ Umbrella Coverage B</i>	WITH RESPECT TO UMBRELLA COVERAGE B, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.				
Products-Completed Operations Hazard (continued)	3. products or operations for which the classification in our rules indicates that such products or operations are not subject to the Products-Completed Operations Aggregate Limits Of Insurance.				
Property Damage	Property damage means:				
	• physical injury to tangible property, including resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it; or				
	• loss of use of tangible property that is not physically injured. All such loss of use shall be deemed to occur at the time of the occurrence that caused it.				
	Tangible property does not include any software, data or other information that is in electronic form.				
Temporary Worker	Temporary worker means a person who is furnished to a party to substitute for a permanent employee on leave or to meet seasonal or short-term workload conditions.				
Your Product	Your product:				
	A. means any:				
	1. goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:				
	a. you;				
	b. others trading under your name; or				
	c. a person or organization whose assets or business you have acquired; and				
	2. containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.				
	B. includes:				
	1. representations or warranties made at any time with respect to the durability, fitness, performance, quality or use of your product; and				
	2. the providing of or failure to provide instructions or warnings.				
	C. does not include vending machines or other property loaned or rented to or located for the use of others but not sold.				
Your Work	Your work:				
	A. means any:				
	1. work or operations performed by:				
	a. you or on your behalf; or				

CHUBB®	Chubb Commercial Excess And Umbrella Insurance		
Definitions/ Umbrella Coverage B	WITH RESPECT TO UMBRELLA COVERAGE B, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.		
Your Work (continued)	2. materials, parts or equipment furnished in connection with such work or operations.		
	B. includes:		
	1. representations or warranties made at any time with respect to the durability, fitness, performance, quality or use of your work; and		
	2. the providing of or failure to provide instructions or warnings.		
Policy Definitions	WITH RESPECT TO ALL COVERAGES UNDER THIS CONTRACT, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.		
Agreed Settlement	Agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.		
Asbestos	Asbestos means asbestos in any form, including its presence or use in any alloy, by-product or other material or waste. Waste includes material to be recycled, reconditioned or reclaimed.		
Hostile Fire	Hostile fire means one, which becomes uncontrollable or breaks out from where it was intended to be.		
Insured	Insured means a person or an organization qualifying as an insured in the Who Is An Insured sections of this contract.		
Loss	Loss:		
	• means damages that the insured becomes legally obligated to pay because of injury or damage.		
	• does not include sums properly deducted for recoveries or salvage.		
Non-Admitted Jurisdiction	Non-admitted jurisdiction means any jurisdiction where we are:		
	• not licensed or permitted by law to issue insurance; or		
	• prevented by law or otherwise from investigating, defending or settling an occurrence, offense, claim or suit .		

Policy Definitions (continued)	WITH RESPECT TO ALL COVERAGES UNDER THIS CONTRACT, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.				
Nuclear Facility	Nuclear facility means any:				
	A.	nuclear reactor;			
	B.	equipment or device designed or used for:			
		1. separating the isotopes of plutonium or uranium;			
		2. processing or utilizing nuclear spent fuel; or			
		3. handling, processing or packaging nuclear waste ;			
	C.	equipment or device used for the processing, fabricating or alloying of nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than:			
		1. twenty-five (25) grams of plutonium or uranium 233, or any combination thereof: or			
		2. two-hundred-fifty (250) grams of uranium 235; or			
	D.	structure, basin, excavation, premises or place prepared or used for the storage or disposal of nuclear waste;			
		ncludes the site on which any of the foregoing is located, all operations conducted on such and all premises used for such operations.			
Nuclear Hazardous Properties	Nucl	ear hazardous properties include radioactive, toxic or explosive properties.			
Nuclear Material	Nucl	ear material means by-product material, source material or special nuclear material.			
		product material, source material and special nuclear material have the meanings given in the United States of America Atomic Energy Act of 1954 or in any law amendatory of.			
Nuclear Property Damage	Nucl	ear property damage includes all forms of radioactive contamination of property.			
Nuclear Reactor		ear reactor means any apparatus designed or used to sustain nuclear fission in a self- orting chain reaction or to contain a critical mass of fissionable material.			
Nuclear Spent Fuel		ear spent fuel means any fuel element or fuel component, solid or liquid, which has been or exposed to radiation in a nuclear reactor .			

CHUBB®	Chubb Commercial Excess And Umbrella Insurance		
Policy Definitions (continued)	WITH RESPECT TO ALL COVERAGES UNDER THIS CONTRACT, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.		
Nuclear Waste	Nuclear waste means any waste material:		
	• containing nuclear material , other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its source material content; and		
	• resulting from the operation by any person or organization of any nuclear facility described in subparagraphs A. or B. of the definition of nuclear facility .		
Other Insurance	Other insurance means any insurance affording coverage that this insurance would also afford. Other insurance includes any type of self-insurance or other mechanism arranged for funding of loss .		
	Other insurance does not include underlying insurance or insurance negotiated specifically to apply in excess of this insurance.		
Pollutants	Pollutants means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.		
Suit	Suit means a civil proceeding in which damages, to which this insurance applies, are sought. Suit includes an arbitration or other dispute resolution proceeding in which such damages are sought and to which the insured must submit or does submit with our consent.		
Underlying Insurance	Underlying insurance means the coverages for the hazards described in the Schedule Of Underlying Insurance and the next renewal or replacement insurance thereof.		
Underlying Limits	Underlying limits means the sum of amounts:		
	A. shown for the hazards described in the Schedule Of Underlying Insurance, consisting of amounts:		
	1. available under applicable underlying insurance; and		
	2. any insured must pay because underlying insurance , as represented by you, is not available, regardless of the reason;		
	B. available under any applicable antecedent, renewal or replacement of underlying insurance;		
	C. of any allocation, deductible, participation, retention or other self-insurance applicable to the insurance described in paragraphs A. and B. above; and		
	D. any reinstatement of limits or supplemental or other limits available under the insurance described in paragraphs A. and B. above.		

Policy Definitions	WITH RESPECT TO ALL COVERAGES UNDER THIS CONTRACT, WHEN USED WITH RESPECT TO INSURANCE UNDER THIS CONTRACT, WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE THE SPECIAL MEANINGS DESCRIBED BELOW.
Underlying Limits (continued)	If amounts available under the applicable underlying insurance , described in the Schedule Of Underlying Insurance, are greater or less than the amount, shown in such Schedule, then the greater of such amounts shall apply in the computation of underlying limits .

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024			
Policy Number	7997-83-81			
Insured	COMMUNITY ASSOC	CIATI	ONS PG, INC.	
Name of Company	FEDERAL INSURANC	CE CO	MPANY	
Date Issued	September 23, 2024			

The following changes are made as respects exposures in the state of Illinois.

Under Conditions, the provisions titled Cancellation and When We Do Not Renew are deleted and replaced by the following:

Conditions

Cancellation

The first named **insured** shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.

Cancellation By Us Of Policies In Effect For Fewer Than 60 Days

If this policy is a new policy and has been in effect for fewer than 60 days, we may cancel this for any reason by first class mailing of a written notice of cancellation to the first named **insured** and any agent at least:

- 10 days before the effective date of cancellation, if we cancel for nonpayment of premium; or
- 30 days before the effective date of cancellation, if we cancel for any other reason.

Cancellation By Us Of Policies In Effect For 60 Days Or More

If this policy has been in effect for 60 days or more, or is a renewal or continuation of a policy issued by us, we may cancel this policy only for one or more of the following reasons:

- 1. nonpayment of premium;
- 2. material misrepresentation of fact which, if known to us, would have caused us not to issue the policy;
- 3. substantial change in the risk assumed, except to the extent that we should reasonably have foreseen the change or contemplated the risk in writing the policy;
- 4. substantial breach of contractual duties, conditions or warranties; or
- 5. certification of the Director of Insurance of the loss of our reinsurance covering all or a significant portion of the particular policy **insured**, or determination by the Director of Insurance that continuation of the policy would imperil our solvency or place us in violation of the insurance laws of Illinois.

Conditions

Cancellation (continued)	A written notice of cancellation to the first named insured and any agent will be mailed at least:						
	•	10 days before the effective date of cancellation, if we cancel for nonpayment of premium; or					
	•	60 days before the effective date of cancellation, if we cancel for any reason stated in 1. through 5. above.					
	Notice of cancellation to the first named insured will state the effective date and reasons for cancellation. The policy period will end on that date.						
	A post office certificate of mailing to the first named insured or agent at the last known mailing address will be conclusive proof of receipt of notice. <i>Earned Premium</i>						
	If we cancel the policy the earned premium will be computed on a pro rata basis. Any unearned premium will be returned as soon as practicable. If the first named insured cancels, the refund will be less than pro rata. The cancellation will be effective even if we have not offered a refund.						
When We Do Not Renew	A.	If we decide not to renew this policy, we will mail written notice of nonrenewal to the named insured and agent, if any, at least 60 days before the expiration date of this policy.					
	B.	Even if we	Even if we do not comply with these terms, this policy will terminate:				
		1. on t	he expiration date, if:				
		a.	you fail to perform any of your obligations in connection with the payment of the premium for the policy, or any installment payment, whether payable directly to us or our agents or indirectly under any premium finance plan or extension of credit; or				
		b.	we have indicated our willingness to renew this policy to you or your representative; or				
		с.	you have notified us or our agent that you do not want to renew this policy; or				
		2. on t	he effective date of any other insurance replacing this policy.				
	C.	Any notice	e of nonrenewal will state the precise reason for nonrenewal.				
	D.		e of nonrenewal will be mailed or delivered to the first named insured 's and t known addressees. If notice is mailed, proof of mailing will be sufficient price.				
	All c	ther terms a	nd conditions remain unchanged.				
	Autho	orized Repres	entative				

Authorized Representative September 23, 2024

Endorsement

Policy Period	OCTOBER 1, 2024	<i>To</i> OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024	
Policy Number	7997-83-81	
Insured	COMMUNITY ASSOC	IATIONS PG, INC.
Name of Company	FEDERAL INSURANC	E COMPANY
Date Issued	September 23, 2024	

Under Conditions, the following condition is added to the policy:

Conditions

Compliance With Applicable Trade Sanctions This insurance does not apply to the extent that trade or economic sanctions or other laws or regulations prohibit us from providing insurance.

All other terms and conditions remain unchanged.

Authorized Representative

S. M. B

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOC	CIATI	ONS PG, INC.
Name of Company	FEDERAL INSURANC	CE CO	OMPANY
Date Issued	September 23, 2024		

Under Conditions, the following condition is added.

Conditions

Civil Unions Or Domestic All references in the policy to "spouse" include a party to a civil union or domestic partnership recognized under the applicable law of the jurisdiction having authority.

All other terms and conditions remain unchanged.

Authorized Representative

S. MI

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOC	IATI	ONS PG, INC.
Name of Company	FEDERAL INSURANC	CE CO	MPANY
Date Issued	September 23, 2024		

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage, the following exclusion titled Aircraft: Owned Or Rented Without Crew is deleted.

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage

Aircraft: Owned Or Rented Without Crew

Under Definitions/Umbrella Coverage B, the definitions titled Auto and Loading Or Unloading are deleted.

Definitions/ Umbrella Coverage B

Auto

Loading or Unloading	
Policy Exclusions	Under Policy Exclusions, the following exclusion is added:
Aircraft	This insurance does not apply to any liability or loss, cost or expense arising out of the ownership, maintenance, use (use includes operation and loading or unloading) or entrustment to others of any aircraft owned or operated by or loaned or rented to any insured .

Policy Definitions	Und	er Poli	cy Definitions, the following definitions are added:	
Auto	incl	Auto means a land motor vehicle, trailer or semi-trailer designed for travel on public roads, including any attached machinery or equipment. But auto does not include mobile equipment.		
Loading or Unloading	Loading or unloading:			
	A. means the handling of property:		ns the handling of property:	
		1.	after it is moved from the place where it is accepted for movement into or onto an aircraft, auto or watercraft;	
		2.	while it is in or on an aircraft, auto or watercraft; or	
		3.	while it is being moved from an aircraft, auto or watercraft to the place where it is finally delivered.	
	B.		not include the movement of property by means of a mechanical device, other a hand truck, that is not attached to the aircraft, auto or watercraft.	

All other terms and conditions remain unchanged.

Authorized Representative September 23, 2024

Pell 2

Endorsement

Policy Period	OCTOBER 1, 2024	<i>To</i> OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOCIATIONS PG, INC.		
Name of Company	FEDERAL INSURANC	CE COMPANY	
Date Issued	September 23, 2024		

Supplementary Payments is deleted in its entirety and replaced by the following:

Supplementary Payments

Subject to all of the terms and conditions of this insurance, under Excess Follow-Form Coverage A or Umbrella Coverage B:

- A. we will pay, with respect to a claim we investigate or settle, or a **suit** against an **insured** we defend:
 - 1. the expenses we incur.
 - 2. the cost of:
 - a. bail bonds; or
 - b. bonds required to:
 - (1) appeal judgments; or
 - (2) release attachments;

but only for bond amounts within the available Limit Of Insurance. We do not have to furnish these bonds.

- 3. reasonable expenses incurred by the **insured** at our request to assist us in the investigation or defense of such claim or **suit**, including actual loss of earnings up to \$1000 a day because of time off from work.
- 4. costs taxed against the **insured** in the **suit**, except any:
 - a. attorney fees or litigation expenses; or
 - b. other loss, cost or expense;

in connection with any injunction or other equitable relief.

5. prejudgment interest awarded against the **insured** on that part of a judgment we pay. If we make an offer to pay the applicable Limit Of Insurance, we will not pay any prejudgment interest based on that period of time after the offer.

- 6. interest on the full amount of a judgment that accrues after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable Limit Of Insurance.
- B. Supplementary Payments does not include any fine or other penalty
- C. under Excess Follow-Form Coverage A, if supplementary payments of the applicable **underlying insurance**:
 - reduce the limits of **underlying insurance**, then Supplementary Payments made under this coverage will reduce the Limits Of Insurance of this insurance.
 - do not reduce the limits of **underlying insurance**, then Supplementary Payments made under this coverage will not reduce the Limits Of Insurance of this insurance.
- D. under Umbrella Coverage B, Supplementary Payments will not reduce the Limits Of Insurance.

Our obligation to make these payments ends when we have used up the applicable Limit Of Insurance.

All other terms and conditions remain unchanged.

S. M.

Authorized Representative September 23, 2024

Endorsement

Policy Period OCTOBER 1, 2024 To OCTOBER 1, 2026	,
Effective Date OCTOBER 1, 2024	
Policy Number 7997-83-81	
Insured COMMUNITY ASSOCIATIONS PG, INC.	
Name of Company FEDERAL INSURANCE COMPANY	
Date Issued September 23, 2024	
Date Issued September 23, 2024	

Under Policy Exclusions, the following exclusion is added:

Policy Exclusions

Professional Services

This insurance does not apply to any liability or loss, cost or expense arising out of the rendering or failing to render professional service or advice, whether or not that service or advice is ordinary to the insured's profession, regardless of whether a claim or suit is brought by a client or any other person or organization.

S. M.

All other terms and conditions remain unchanged.

Authorized Representative

September 23, 2024

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024			
Policy Number	7997-83-81			
Insured	COMMUNITY ASSOC	IATI	ONS PG, INC.	
Name of Company	FEDERAL INSURANC	E CC	OMPANY	
Date Issued	September 23, 2024			

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage, the following exclusion is added:

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage

Alcoholic Beverages This insurance does not apply to **bodily injury** or **property damage**:

- A. arising out of any causing or contributing to the intoxication of any person, including causing or contributing to the intoxication of any person because alcoholic beverages were brought on your premises;
- B. arising out of any furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol;
- C. for which any person or organization may be held liable by reason of any ordinance, regulation or statute relating to the distribution, gift, sale or use of alcoholic beverages;
- D. arising out of any providing or failing to provide transportation with respect to any person that may be under the influence of alcohol; or
- E. for which any person or organization may be held liable as an owner or lessor of premises in connection with any circumstances described in subparagraphs A., B., C. or D. above.

This exclusion applies whether or not:

- any charge is made for furnishing or serving alcoholic beverages;
- the purpose of furnishing or serving alcoholic beverages is for financial gain or livelihood; or

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage

Alcoholic Beverages (continued)

any license is required for furnishing or serving alcoholic beverages.

Pell 2

All other terms and conditions remain unchanged.

Authorized Representative September 23, 2024

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Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024			
Policy Number	7997-83-81			
Insured	COMMUNITY ASSOC	CIATIO	ONS PG, INC.	
Name of Company	FEDERAL INSURANC	CE CO	MPANY	
Date Issued	September 23, 2024			

Under Exclusions/Umbrella Coverage B Advertising Injury/Personal Injury, the following exclusion is added:

Exclusions/ Umbrella Coverage B Advertising Injury/ Personal Injury

Personal Injury

This insurance does not apply to **personal injury**.

It is agreed that, with respect to Coverages/Umbrella Coverage B, all references in the policy to **personal injury** are deleted and no coverage is provided.

All other terms and conditions remain unchanged.

Authorized Representative

S. M. Ce

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024			
Policy Number	7997-83-81			
Insured	COMMUNITY ASSOC	CIATI	ONS PG, INC.	
Name of Company	FEDERAL INSURANC	CE CC	MPANY	
Date Issued	September 23, 2024			

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage, the following exclusion is added:

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage

Products Completed Operations This insurance does not apply to **bodily injury** or **property damage** arising out of the **products-completed operations hazard**.

All other terms and conditions remain unchanged.

Authorized Representative

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Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024			
Policy Number	7997-83-81			
Insured	COMMUNITY ASSOC	CIATI	ONS PG, INC.	
Name of Company	FEDERAL INSURANC	CE CO	OMPANY	
Date Issued	September 23, 2024			

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury, the exclusion titled Intellectual Property Laws Or Rights is deleted.

Exclusions/Umbrella Coverage B **Bodily Injury**/ Property Damage/ Advertising Injury/ Personal Injury Intellectual Property Laws Or Rights Under Policy Exclusions, the following exclusion is added. Policy Exclusions This insurance does not apply to any liability, loss, cost or expense arising out of, giving Intellectual Property A. rise to or in any way related to any actual, alleged or threatened: Laws Or Rights 1. assertion; or 2. infringement or violation; by any person or organization (including any insured) of any intellectual property law or right. B. Further, this insurance does not apply to the entirety of all allegations in any claim or suit, if such claim or suit includes an allegation of or a reference to an infringement or violation of any intellectual property law or right, even if this insurance would otherwise apply to any part of the allegations in the claim or suit. C. This exclusion applies unless the only infringement or violation of an intellectual property law or right is an offense described in the definition of advertising injury to which this insurance applies.

	Under Definitions/Umbrella Coverage B, the following definitions are deleted.		
Definitions/Umbrella Coverage B			
Advertisement			
Advertising Injury			
Intellectual Property Law Or Rights			
	Under Policy Definitions, the following definitions are added.		
Policy Definitions			
Advertisement	Advertisement means an electronic, oral, written or other notice, about goods, products or services, designed for the specific purpose of attracting the general public or a specific market segment to use such goods, products or services.		
	Advertisement does not include any e-mail address, Internet domain name or other electronic address or metalanguage.		
Advertising Injury	Advertising injury means injury, other than bodily injury, property damage or personal injury, sustained by a person or organization and caused by an offense of infringing, in that particular part of your advertisement about your goods, products or services, upon their:		
	• copyrighted advertisement ; or		
	• registered collective mark, registered service mark or other registered trademarked name, slogan, symbol or title.		
Intellectual Property Law	Intellectual property law or right means any:		
Or Right	• certification mark, copyright, patent or trademark (including collective or service marks);		
	• right to, or judicial or statutory law recognizing an interest in, any trade secret or confidential or proprietary non-personal information;		
	• other right to, or judicial or statutory law recognizing an interest in, any expression, idea, likeness, name, slogan, style of doing business, symbol, title, trade dress or other		

Endorsement

Effective DateOCTOBER 1, 2024Policy Number7997-83-81

Policy Definitions

Intellectual Property Law • Or Right (continued) other judicial or statutory law concerning piracy, passing off or similar practices.

All other terms and conditions remain unchanged.

Authorized Representative

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Endorsement

Policy Period	OCTOBER 1, 2024	<i>To</i> OCTOBER 1, 2026	
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOC	CIATIONS PG, INC.	
Name of Company	FEDERAL INSURAN	CE COMPANY	
Date Issued	September 23, 2024		

Under Policy Exclusions, the following exclusion is added:

Policy Exclusions

This insurance does not apply to any liability or loss, cost or expense arising out of:

- A. the actual, alleged or threatened contaminative, pathogenic, toxic or other hazardous properties of **Lead**; or
- B. 1. any request, demand, order or regulatory or statutory requirement that any **insured** or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of **Lead**; or
 - 2. any claim or proceeding by or on behalf of a governmental authority or others for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of **Lead**.

Under Policy Definitions, the following Definition is added:

Policy Definitions

Lead

Lead

Lead means the element lead in any form, including its use or presence in any alloy, compound, by-product, or other material or waste. Waste includes materials to be disposed of, recycled, reconditioned or reclaimed.

All other terms and conditions remain unchanged.

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Authorized Representative September 23, 2024

Endorsement

	Policy Period	OCTOBER 1, 2024 To OCTOBER 1, 2026		
	Effective Date	OCTOBER 1, 2024		
	Policy Number	7997-83-81		
	Insured	COMMUNITY ASSOCIATIONS PG, INC.		
	mourou			
	Name of Company	FEDERAL INSURANCE COMPANY		
	Date Issued	September 23, 2024		
Terrorism Provisions	A new section titled To	errorism Provisions is added to the end of this contract.		
Certified Act Of Terrorism Exclusion	This insurance does not apply to any loss, cost or expense arising, directly or indirectly, out of a certified act of terrorism .			
Application Of Other Exclusions	The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for any loss which would otherwise be excluded under this policy, such as losses excluded by the Nuclear Energy exclusion.			
	A new section titled Te	errorism Definitions is added.		
Terrorism Definitions				
Certified Act Of Terrorism	Certified act of terrorism means any act that is certified by the Secretary of the Treasury of the United States to be an act:			
	A. of terrorism, a violent act or an act that is dangerous to human life, property or infrastructure; and			
	B. that results in damage:			
	1. within the United States; or			
	2. outside of the United States in the case of:			
	a. an air carrier or vessel as described in the terrorism law; or			
	b. the premises of a mission of the United States of America,			
	which was committed by an individual or individuals as part of an effort to:			
	• coerce the civilian population; or			
	• influence the policy or affect the conduct of the Government, of the United States .			
	or the entited putter.			

Terrorism Definitions

Certified Act Of	Certified act of terrorism does not include an act that:			
Terrorism (continued)	• is committed as part of the course of a war declared by the Congress of the United States; or			
	• does not result in property and casualty insurance losses that exceed \$5 million in the aggregate and are attributable to all types of insurance subject to the terrorism law .			
State	State means any state of the United States of America, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, each of the United States Virgin Islands, and any territory or possession of the United States of America.			
Terrorism Law	Terrorism law means the Terrorism Risk Insurance Act of 2002 as amended.			
United States	United States means:			
	• a state; and			
	• the territorial sea and the continental shelf of the United States of America, as described in the terrorism law .			

All other terms and conditions remain unchanged.

Authorized Representative

September 23, 2024

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Endorsement

OCTOBER 1, 2024	To OCTOBER 1, 2026		
OCTOBER 1, 2024			
7997-83-81			
COMMUNITY ASSOC	IATIONS PG, INC.		
FEDERAL INSURANC	E COMPANY		
September 23, 2024			
	OCTOBER 1, 2024 7997-83-81 COMMUNITY ASSOC FEDERAL INSURANC		

A new section titled Terrorism Provisions is added to the end of this contract.

Terrorism Provisions

Terrorism Losses

Cap C	On Certified	
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If:

- aggregate insured losses attributable to one or more certified acts of terrorism under the terrorism law exceed \$100 billion in a calendar year; and
- we have met our insurer deductible under the terrorism law, •

we will not be liable for the payment of any portion of the amount of such losses that exceeds \$100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

A new section titled Terrorism Definitions is added.

Terrorism Definitions

Certified Act Of Terrorism	Certified act of terrorism means any act that is certified by the Secretary of the Treasury of the United States to be an act:				
	A.	of terrorism, a violent act or an act that is dangerous to human life, property or infrastructure; and			
	В.	that results in damage:			
		1. within the United States; or			
		2. outside of the United States in the case of:			
		a. an air carrier or vessel as described in the terrorism law; or			
		b. the premises of a mission of the United States of America, which was committed by an individual or individuals as part of an effort to:			
	•	coerce the civilian population; or			
	•	influence the policy or affect the conduct of the Government,			
	of th	e United States.			

Terrorism Definitions

Certified Act Of Terrorism (continued)	Certified act of terrorism does not include an act that:			
	• is committed as part of the course of a war declared by the Congress of the United States; or			
	• does not result in property and casualty insurance losses that exceed \$5 million in the aggregate and are attributable to all types of insurance subject to the terrorism law .			
State	State means any state of the United States of America, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, each of the United States Virgin Islands, and any territory or possession of the United States of America.			
Terrorism Law	Terrorism law means the Terrorism Risk Insurance Act of 2002 as amended.			
United States	United States means:			
	• a state; and			
	• the territorial sea and the continental shelf of the United States of America, as described in the terrorism law .			

All other terms and conditions remain unchanged.

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September 23, 2024

Authorized Representative

Endorsement

Policy Period	OCTOBER 1, 2024	<i>To</i> OCTOBER 1, 2026			
Effective Date	OCTOBER 1, 2024				
Policy Number	7997-83-81				
Insured	COMMUNITY ASSOCIATIONS PG, INC.				
Name of Company	FEDERAL INSURANCE COMPANY				
Date Issued	September 23, 2024				

Under Policy Exclusions, the following exclusion is added:

Policy Exclusions

Bacteria Or Fungi	A.	This insurance does not apply to any liability or loss, cost or expense arising out of the actual, alleged, or threatened contaminative, pathogenic, toxic or other hazardous properties of bacteria or fungi .		
	B.	This insurance does not apply to any loss, cost or expense arising out of any:		
		1. request, demand, order or regulatory or statutory requirement that any insured or others test for, monitor, clean up, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of any bacteria or fungi; or		
		2. claim or proceeding by or on behalf of a governmental authority or others for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of any bacteria or fungi .		

Under Policy Definitions, the following definition is added:

Policy Definitions

Bacteria Or Fungi	Bacteria or fungi means any:				/:	
	А.	1.	bacteria;			
		-				

2. mildew, mold or other fungi;

Policy Definitions

Bacteria Or Fungi (continued)

- 3. mycotoxins, spores or other by-products of any of the foregoing;
- B. colony or group of any of the foregoing.

All other terms and conditions remain unchanged.

Authorized Representative September 23, 2024

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Chubb Commercial Excess And Umbrella Insurance Form 07-02-1982 (Ed. 10-03)

CHUBB[®] Chubb Commercial Excess And Umbrella Insurance

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOC	CIATI	ONS PG, INC.
Name of Company	FEDERAL INSURANC	CE CO	OMPANY
Date Issued	September 23, 2024		

Under Coverage/Excess Follow-Form Coverage A, the following provisions are added:

Coverage/ Excess Follow-Form Coverage A Illinois	
Claims-Made Insurance And Extended Reporting Periods	 Provided the applicable underlying insurance, described in this Endorsement, is claims-made insurance, this coverage applies only if: the injury or damage did not occur, or the offense that causes the injury was not first committed, (as applicable) before the Retroactive Date shown in this Endorsement or after the end of the policy period of this insurance; and a claim, with respect to such injury or damage, is first made during the policy period of this insurance or any Extended Reporting Period we provide.
When Extended Reporting Periods Apply	 Provided the applicable underlying insurance provides extended reporting periods, we will provide Extended Reporting Periods as described below. We will automatically provide a Basic Extended Reporting Period and, if you purchase it, a Supplemental Extended Reporting Period, if: A. this insurance is canceled or not renewed; or B. we renew or replace this insurance with other insurance that: 1. has a retroactive date later than the Retroactive Date shown in this Endorsement; or 2. is not claims-made insurance.
How Extended Reporting Periods Apply	 Extended Reporting Periods: A. apply only to claims with respect to: injury or damage that did not occur; or rella Insurance Coverages/Excess Follow-Form Coverage A – Illinois – Claims-Made

		2. injury caused by an offense that was not first committed;
		before the Retroactive Date shown in this Endorsement or after the end of the policy period of this insurance.
	В.	do not extend the policy period or change the scope of coverage provided.
	C.	may not be canceled once in effect.
Basic Extended Reporting Period	of th	asic Extended Reporting Period is automatically provided. This period starts with the end he policy period of this insurance and lasts for a period no longer than the applicable ended reporting period of the underlying insurance :
	•	for claims made with respect to injury or damage caused by an occurrence or offense reported to us, not later than sixty (60) days after the end of the policy period of this insurance, in accordance with paragraphs A. and B. of the condition titled Duties In the Event Of Occurrence, Offense, Claim Or Suit.
	•	yet no longer than sixty (60) days with respect to claims resulting from occurrences or offenses not previously reported to us.
	Suc	h claims will be deemed to have been made during the policy period of this insurance.
	subs	Basic Extended Reporting Period does not apply to claims that are covered under any sequent insurance you purchase, or that would be so covered, but for exhaustion of the punt of insurance otherwise applicable to such claims.
	The	Basic Extended Reporting Period does not reinstate or increase the Limits Of Insurance.
Supplemental Extended Reporting Period		upplemental Extended Reporting Period is available, but only by an endorsement and for an itional premium, subject to the following provisions.
Reporting Period	А.	If purchased, this period starts at the later of the end of the policy period of this insurance or the end of the applicable Basic Extended Reporting Period of this insurance and lasts for a period no longer than the applicable extended reporting period of the underlying insurance . Claims first made during this Supplemental Extended Reporting Period will be deemed to have been made during the policy period of this insurance.
	В.	You must give us a written request to purchase a Supplemental Extended Reporting Period within sixty (60) days after the end of the policy period. The Supplemental Extended Reporting Period will not go into effect unless you pay the additional premium promptly when due.
	C.	If you comply with paragraph B. above, we will issue the Supplemental Extended Reporting Period Endorsement, and we will provide the separate aggregate limits of insurance described below, but only for claims first received and recorded during the Supplemental Extended Reporting Period. The separate aggregate Limits Of Insurance will be equal to the dollar amount shown in the Declarations in effect at the end of the policy period for the:
		1. Excess Coverage Other Aggregate Limit;
		2. Umbrella Coverages Aggregate Limit;
		3. Products-Completed Operations Aggregate Limit; and
		4. Advertising Injury And Personal Injury Aggregate Limit.
		The Excess Coverage Other Aggregate Limit, Umbrella Coverages Aggregate Limit, Products-Completed Operations Aggregate Limit and Advertising Injury And Personal Injury Aggregate Limit as shown in the Limits Of Insurance section will be amended accordingly. The Each Occurrence Limit described in the Declarations will continue to

Endorsement

Effective Date	OCTOBER 1, 2024
Policy Number	7997-83-81

apply, as set forth in the Limits Of Insurance section.

- D. The separate aggregate limits of insurance described in paragraph C. above will not apply to any **loss**, claim, **suit** or other circumstance:
 - 1. known by you before the beginning of the Supplemental Extended Reporting Period, that could reasonably be expected to result in any payment under this insurance; or
 - 2. reported, in whole or in part, to us or any other insurer before the beginning of the Supplemental Extended Reporting Period.

A circumstance will be deemed known by you:

- 1. if such circumstances is known by, or should have been known from the standpoint of a reasonable person in the circumstances of:
 - a. you; or
 - b. any of your directors, managers, members, officers (or their designees) or partners (whether or not an employee); and
- 2. when any person described in subparagraph 1. above:
 - a. reports all, or any part, of such circumstance to us or any other insurer;
 - b. receives a claim or demand for damages in connection with any such circumstance; or
 - c. becomes aware of any actual, alleged or threatened injury or damage in connection with such circumstance.
- E. We will determine the additional premium for the Supplemental Extended Reporting Period Endorsement by applying a percentage to the expiring annual premium. The additional premium will not exceed 200% of the annualized premium for this insurance. The additional premium will be deemed fully earned at the inception of the Supplemental Extended Reporting Period.
- F. The Supplemental Extended Reporting Period Endorsement will set forth the terms and conditions, not inconsistent with this section, applicable to the Supplemental Extended Reporting Period, including a provision to the effect that the insurance afforded under the Supplemental Extended Reporting Period is excess over any **underlying limits** and **other insurance**.

Under Coverages/Umbrella Coverage B Bodily Injury And Property Damage Liability Coverage, the following provision is added.

Coverages/ Umbrella Coverage B Bodily Injury And Property Damage Liability Coverage

	This	coverage does not apply to any part of:
	A.	loss to which underlying insurance would have applied but for a limitation in such coverage with respect to the timing of a triggering event; or
	B.	any costs or expenses related to loss described in subparagraph A. above.
		r Coverages/Umbrella Coverage B Advertising Injury And Personal Injury Liability rage, the following provision is added.
Coverages/ Umbrella Coverage B Advertising Injury And Personal Injury Liability Coverage		
	This	coverage does not apply to any part of:
	A.	loss to which underlying insurance would have applied but for a limitation in such coverage with respect to the timing of a triggering event; or
	B.	any costs or expenses related to loss described in subparagraph A. above.
	Unde	r Policy Definitions, the following definition is added.
Policy Definitions		
Claims-Made		ns-made insurance means such insurance coverage, the triggering event of which is l on the timing of a claim first made during the policy period or any extended reporting d.

All other terms and conditions remain unchanged.

S. M. B.

Authorized Representative Date September 23, 2024

CHUBB[®] Chubb Commercial Excess And Umbrella Insurance

Endorsement

	Policy Period	OCTOBER 1, 2024 To OCTOBER 1, 2026
	Effective Date	OCTOBER 1, 2024
	Policy Number	7997-83-81
	Insured	COMMUNITY ASSOCIATIONS PG, INC.
	Name of Company	FEDERAL INSURANCE COMPANY
	Date Issued	September 23, 2024
Declarations	In the Declarations, Pr	emium is deleted and replaced by the following:
Declarations		
Premium – Minimum Premium		\$0 \$0
	Under Conditions, the	condition titled Cancellation is deleted and replaced by the following:
Conditions Illinois Mandatory		
Cancellation		ed may cancel this policy at any time by sending us a written request or stating the date of cancellation.
	insured a notice of 30 the cancellation date. V effect for 61 days or m the event of non-paym	licy during the first 60 days of coverage by sending to the first named days (10 days in the event of non-payment of premium) in advance of We may cancel or non-renew this policy after the policy has been in fore by sending to the first named insured a notice of 60 days (20 days in ent of premium) in advance of the cancellation or non-renewal date. icy has been in effect for 60 days, it may be cancelled only for one of the
	a. non-payment of	premium;
	b. the policy was o	btained through a material misrepresentation;
	c. the insured viol	ated any of the terms and conditions of the policy;
	d. the risk original	y accepted has measurably increased;
		he Director of the loss or reinsurance by the insurer which provided insurer for all or a substantial part of the underlying risk insured; or
		by the Director that the continuation of the policy could place the insurer ne law of Illinois.

Conditions Illinois Mandatory

Cancellation (continued)

Our notice will be mailed to the first named **insured**'s last known address and will indicate the date on which coverage is terminated.

Our notice of cancellation will not be less than 30 days (10 days in the event of non-payment of premium) if the policy is cancelled during the first 60 days of coverage or less than 60 days (20 days in the event of non-payment of premium) if the policy has been in effect for more than 60 days.

If cancellation is at the request of the first named **insured**, return premium will be computed at 90% of pro-rata. If we cancel, return premium will be computed pro-rata. If this policy insures more than one **insured**, cancellation may be effected by the first named **insured** for the account of all **insureds**. Notice of cancellation by us to such first named **insured** will be deemed notice to all **insureds**, and payment of any return premium to such first named **insured** will be for the account of all interests.

Subject to the Minimum Premium shown in the Declarations. Any unearned premium will be returned as soon as practicable. The minimum premium does not apply if we cancel the policy.

All other terms and conditions remain unchanged.

Authorized Representative September 23, 2024

S. M. Pol

Chubb Commercial Excess And Umbrella Insurance Form 07-02-2032 (Ed. 9-02)

Endorsement

Policy Period	OCTOBER 1, 2024	<i>To</i> OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024	
Policy Number	7997-83-81	
Insured	COMMUNITY ASSOC	CIATIONS PG, INC.
Name of Company	FEDERAL INSURANC	CE COMPANY
Date Issued	September 23, 2024	

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury, the following exclusion is added.

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage/ Advertising Injury/ Personal Injury

Subsidence

This insurance does not apply to **bodily injury**, **property damage**, **advertising injury** or **personal injury** arising directly or indirectly out of, caused by, resulting from, contributing to or aggravated by:

- subsidence;
- settling;
- sinking;
- slipping;
- falling away;
- caving in;
- shifting;
- eroding;
- mudflow;
- rising;
- tilting; or

Exclusions/ Umbrella Coverage B Bodily Injury/ Property Damage/ Advertising Injury/ Personal Injury

Subsidence (continued)

• any other movement;

of land or earth.

All other terms and conditions remain unchanged.

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Authorized Representative

CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

Endorsement

Policy Period	OCTOBER 1, 2024	To OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024	
Policy Number	7997-83-81	
Insured	COMMUNITY ASSOC	IATIONS PG, INC.
Name of Company	FEDERAL INSURANC	E COMPANY
Date Issued	September 23, 2024	

Under Policy Exclusions, the following exclusion is added.

Policy Exclusions

Construction Or Development Or Maintenance Or Renovation This insurance does not apply to any liability or loss, cost or expense arising out of any **construction or development** or **maintenance or renovation**.

This exclusion applies regardless of:

- A. whether such operations or work are or were performed or completed:
 - 1. by you or on your behalf;
 - 2. for you;
 - 3. by or for others; or
 - 4. for sale to others; and
- B. when or where such operations or work are or were performed or completed.

With respect to Coverage/Excess Follow-Form Coverage A, this exclusion does not apply to **maintenance or renovations** operations.

Under Policy Definitions, the following definitions are added.

Policy Definitions

Construction Or Development

Construction or development means any:

- addition to any building or other structure;
- complete or partial construction or demolition or erection of any building or other structure; or
- planning, site preparation, surveying or other construction or development of real property.

Policy Definitions (continued)

Maintenance Or Renovation

Maintenance or renovation:

- A. means:
 - 1. alteration or renovation operations; or
 - 2. maintenance or repair operations.
- B. does not include any structural alteration that involves changing the size of, or any demolishing or moving of any building or other structure.

All other terms and conditions remain unchanged.

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Authorized Representative

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOC	CIATI	ONS PG, INC.
Name of Company	FEDERAL INSURANC	CE CO	OMPANY
Date Issued	September 23, 2024		

Under Coverage Crisis Assistance For Excess And Umbrella, Policy Definitions, **Crisis** Assistance Service Provider is amended to include the following firm(s).

Policy Definitions

Crisis Assistance Service Provider A crisis management firm or, at the insured's discretion, another services provider with crisis management capabilities.

We do not provide or make any representations or warranties in connection with the services provided by the firm(s) listed above.

All other terms and conditions remain unchanged.

Authorized Representative

S. MIL

CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

Endorsement

OCTOBER 1, 2024 To OCTOBER	R 1, 2026
OCTOBER 1, 2024	
7997-83-81	
COMMUNITY ASSOCIATIONS PG, IN	C.
FEDERAL INSURANCE COMPANY	
September 23, 2024	
	OCTOBER 1, 2024 7997-83-81 COMMUNITY ASSOCIATIONS PG, IN FEDERAL INSURANCE COMPANY

SCHEDULE A

Limits Of Insurance

Crisis Assistance For Excess And Umbrella Aggregate Limit:

The lesser of:

- 3% of the Each Occurrence Limit shown in the Certificate Of Insurance; or
- \$300,000.

A section titled Coverage/Crisis Assistance For Excess And Umbrella is added to this contract.

Coverage/Crisis Assistance For Excess And Umbrella	Subject to all of the terms and conditions of this insurance, we will pay on behalf of the insured crisis assistance expenses up to the amount of the Crisis Assistance For Excess And Umbrella Aggregate Limit, shown in Schedule A, arising out of a crisis event that first commences during the policy period of this insurance .
	A crisis event will be deemed to first commence at the time during the policy period of this insurance when you notify us in accordance with the Special Duties In The Event Of A Crisis Event provision of this Endorsement.
	A crisis event will be deemed to end one hundred and eighty (180) days after the date of notice of the crisis event was given to us by you or when the Crisis Assistance For Excess And Umbrella Aggregate Limit shown in this Endorsement is exhausted, whichever occurs first.
	Any payment of crisis assistance expenses that we make under the coverage provided by this Endorsement will not be an acknowledgement of coverage under this insurance.

	Under Limits Of Insurance, the following provision is added.			
Limits Of Insurance				
Crisis Assistance For Excess And Umbrella	The Crisis Assistance For Excess And Umbrella Aggregate Limit shown in Schedule A is the most we will pay for crisis assistance expenses .			
Aggregate Limit	The Crisis Assistance For Excess And Umbrella Aggregate Limit:			
	• applies to the entire policy period shown in the certificate of insurance and not separately to any portion (whether annual or otherwise) thereof;			
	• will not be reinstated or increased; and			
	• will not reduce any other limits under this policy.			
	Under Conditions, the following conditions are added.			
Conditions				
Special Duties In the	You must see to it that within twenty-four (24) hours of a crisis event:			
Event Of A Crisis Event	A. one of the crisis assistance service providers is notified by telephone; and			
	B. we are notified. To the extent possible, notice should include:			
	1. how, when and where the crisis event took place;			
	2. the names and addresses of any injured persons and witnesses;			
	3. the nature and location of any injury or damage arising out of the crisis event; and			
	4. the reason why the event is likely to involve injury or damage covered by this policy and involve significant adverse regional or national media coverage.			
Other Crisis Assistance Insurance	If you have other insurance that provides coverage for crisis assistance also covered by this insurance, then this insurance will be considered excess insurance over and above the amount payable by such other insurance .			
	Under Policy Definitions, the following definitions are added.			
Policy Definitions				
Crisis Assistance Expenses	Crisis assistance expenses means the following expenses incurred by the insured during a crisis event to which this insurance applies which are reasonable, necessary and directly attributable to that crisis event :			
	• expenses to secure the scene of a crisis event ;			
	• fees charged by a crisis assistance service provider shown in Schedule B for professional service or advice;			
	• funeral or related service expenses;			
	• psychological or grief counseling expenses;			

Endorsement

Effective Date	OCTOBER 1, 2024
Policy Number	7997-83-81

Policy Definitions

Crisis Assistance Expenses (continued)	 travel expenses; and any other expenses approved by us. 		
Crisis Assistance	Crisis assistance service provider means any firm:		
Service provider	A. shown in Schedule B; or		
	B. for which we, at our sole discretion, have provided written approval prior to the crisis event as evidenced in an endorsement to this policy,		
	and which is hired by you.		
	We reserve the right to modify the list of firms shown in Schedule B without notice.		
Crisis Event	Crisis event means an event that you reasonably believe has resulted, or may result, in:		
	A. damages covered by this policy that are in excess of any applicable:		
	1. underlying limits listed on the Schedule Of Underlying Limits;		
	2. retained limits; and/or		
	3. other insurance; and		
	B. significant adverse regional or national media coverage.		
	Schedule B		
	Crisis Assistance Service Providers:		
	Any crisis management firm or, at your discretion, other services provider with crisis management capabilities.		
	Please note that you are responsible for identifying, selecting, hiring, and arranging for the services of, the firm(s) listed above. Chubb does not identify, select, hire or arrange for the services of, such firm(s) for you.		

We do not provide or make any representations or warranties in connection with the services provided by the firm(s) listed above.

All other terms and conditions remain unchanged.

Authorized Representative

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Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSOC	IATI	ONS PG, INC.
Name of Company	FEDERAL INSURANC	CE CC	OMPANY
Date Issued	September 23, 2024		

Under Policy Exclusions, the following exclusion is added.

Policy Exclusions

Scheduled Diseases, Except Included Diseases This insurance does not apply to any liability or loss, cost or expense arising out of any:

- A. condition, disease or sickness shown in the Schedule Of Excluded Diseases, including any similar or other condition, disease, injury or sickness related thereto, by whatever name known;
- B. causative agent of any condition, disease, injury or sickness described in subparagraph A. above, regardless of whether such agent gives rise to any such condition, disease, injury or sickness or any other condition, disease, injury or sickness, by whatever name known; or
- C. actual or attempted counseling or testing for, or containing, detoxifying, mitigating, monitoring or neutralizing of, or responding to, or assessing the effects of any:
 - 1. condition, disease, injury or sickness described in subparagraphs A. or B. above, including any:
 - a. actual or attempted cure, diagnosis, prevention or treatment of any such condition, disease, injury or sickness;
 - b. actual or attempted cleaning up, disposing, handling or removing of any such causative agent; or
 - c. failure to perform any of the foregoing.
 - 2. causative agent described in subparagraphs A. or B. above, including any:
 - a. actual or attempted cure, diagnosis, prevention or treatment of any such condition, disease, injury or sickness;
 - b. actual or attempted cleaning up, disposing, handling or removing of any such causative agent; or
 - c. failure to perform any of the foregoing.

	Subparagraphs A., B., C.1.a and C.2.a. above do not apply to a condition, disease or sickness described in the Schedule Of Included Diseases.			
Policy Definitions	Under Policy Definitions, the following definitions are added.			
Human Clinical Trial Contractor	Human clinical trial contractor means a person or organization engaged to provide service, advice or instruction in connection with:			
	A. 1. clinical;			
	2. laboratory; or			
	3. research;			
	testing activities, within the scope of and in accordance with the applicable written protocol; or			
	B. the planning, monitoring or review;			
	of a human clinical trial .			
Life Science Product Service Contractor	Life science product service contractor means a person or organization engaged to provide life science product service, other than in connection with a human clinical trial.			
Life Science Product	Life science product service means:			
Life Science Product Service	Life science product service means: • clinical;			
	-			
	• clinical;			
	 clinical; design or development review; 			
	 clinical; design or development review; laboratory; or 			
	 clinical; design or development review; laboratory; or research; 			

Schedule Of Included Diseases

If this schedule is not filled in, then no exception to the exclusion will apply.

CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

Endorsement

Effective Date OCTOBER 1, 2024

Policy Number 7997-83-81

All other terms and conditions remain unchanged.

Authorized Representative

September 23, 2024

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Endorsement

Policy Period	OCTOBER 1, 2024	To (OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
Policy Number	7997-83-81		
Insured	COMMUNITY ASSO	CIATIO	NS PG, INC.
Name of Company	FEDERAL INSURAN	CE CON	I PANY
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Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury, the following exclusion is added.

Exclusions/ Umbrella Coverage B **Bodily Injury**/ Property Damage/ Advertising Injury/ Personal Injury

Abuse Or Molestation -Actual, Alleged Or Threatened A.

This insurance does not apply to bodily injury, property damage, advertising injury, or personal injury arising out of any:

- actual, alleged or threatened abuse or molestation by anyone of any person; or
- Β. 1. employment, investigation, retention or supervision; or
 - 2. reporting to or failure to report to the proper authorities;

of any person for whom any insured is or ever was legally responsible and whose conduct would be excluded by subparagraph A. above.

All other terms and conditions remain unchanged.

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September 23, 2024

Authorized Representative

Endorsement

Policy Period	OCTOBER 1, 2024	То	OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024		
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Insured	COMMUNITY ASSOC	IATI	ONS PG, INC.
Name of Company	FEDERAL INSURANC	CE CC	OMPANY
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Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury, the following exclusion is added:

Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/ Advertising Injury/ Personal Injury Assault Or Battery This insurance does not apply to **bodily injury**, property damage, advertising injury or personal injury arising out of, giving rise to or in any way related to any: A. actual, alleged or threatened **assault** or **battery** by anyone of any person; B. act, error or omission in connection with the prevention or suppression of such assault or battery; C. employment, investigation, retention or supervision of any person for whom any insured is or ever was legally responsible and whose conduct would be excluded by subparagraphs A. or B. above; or D. reporting to or failure to report to the proper authorities any person in connection with any conduct described in subparagraphs A., B. or C. above. Under Definitions/Umbrella Coverage B, the following definitions are added: Definitions/ Umbrella Coverage B Assault Assault means an intentional placing of another person in fear of imminent harmful or offensive physical contact.

Definitions/ Umbrella Coverage B (continued)

Battery

Battery means an intentional wrongful physical contact with another person without such person's consent.

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All other terms and conditions remain unchanged.

Authorized Representative

Endorsement

Policy Period	OCTOBER 1, 2024	<i>To</i> OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024	
Policy Number	7997-83-81	
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Name of Company	FEDERAL INSURANC	CE COMPANY
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Under Policy Exclusions, the following exclusion is added.

Policy Exclusions

War

This insurance does not apply to any liability or loss, cost or expense arising, directly or indirectly, out of:

- war, including undeclared or civil war;
- warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- insurrection, rebellion, revolution, usurped power, or action taken by governmental authority in hindering or defending against any of the foregoing.

All other terms and conditions remain unchanged.

Authorized Representative

Soll 2

Date September 23, 2024

CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

	Endorsement	
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	Effective Date	OCTOBER 1, 2024
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	Name of Company	FEDERAL INSURANCE COMPANY
	Date Issued	September 23, 2024
Policy Exclusions	Under Policy Exclusion	ns, the following exclusion is added:
Recording And Distribution Of Material Or Information In Violation Of Law	•	
	printing, publica material.	tion, recording, sending or transmitting of content, information or nditions remain unchanged.

CHUBB[®] Chubb Commercial Excess And Umbrella Insurance

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Under Exclusions/Excess Follow-Form Coverage A, the following exclusion is added.

Exclusions/Excess Follow-Form Coverage A

Access To Or Disclosure Of Confidential Or Personal Material Or Information And Electronic Data-Related Liability With Exceptions

This insurance does not apply to any liability or loss, cost or expense arising out of:

- A. any access to, collection of, release of, or disclosure of, any person's or organization's confidential or personal material or information, including any:
 - 1. patents;
 - 2. trade secrets;
 - 3. processing methods;
 - 4. customer lists;
 - 5. financial material or information;
 - 6. credit card information;
 - 7. health or medical material or information;
 - 8. **biometric material or information**; or
 - 9. other type of non-public material or information; or
- B. any loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

This exclusion applies even if damages are claimed for notification costs, credit or identity monitoring expenses, forensic expenses, public relations expenses, data restoration expenses, extortion expenses or any other loss, cost or expense incurred by you or others arising out of that which is described in paragraph A. or B. above.

Exclusions/Excess Follow-Form Coverage A

Access To Or Disclosure Of Confidential Or Personal Material Or Information And Electronic Data-Related Liability With Exceptions (continued) This exclusion does not apply to:

physical:

A.

- 1. injury;
- 2. sickness; or
- 3. disease;

sustained by a person, including resulting death, humiliation, mental anguish, mental injury or shock at any time. All such loss shall be deemed to occur at the time of the physical injury, sickness or disease that caused it.

B. physical injury to tangible property, including resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it.

Tangible property does not include any software, data or other information that is in electronic form.

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/ Personal Injury, the following exclusion is added.

Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury

Access To Or Disclosure Of Confidential Or Personal Material Or Information And Electronic Data-Related Liability This insurance does not apply to **bodily injury**, **property damage**, **advertising injury** or **personal injury** arising out of:

- A. any access to, collection of, release of, or disclosure of, any person's or organization's confidential or personal material or information, including any:
 - 1. patents;
 - 2. trade secrets;
 - 3. processing methods;
 - 4. customer lists;
 - 5. financial material or information;
 - 6. credit card information;
 - 7. health or medical material or information;
 - 8. **biometric material or information**; or
 - 9. other type of non-public material or information; or
- B. any loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

Coverage A Exclusion – Access To Or Disclosure Of Confidential Or Personal



	En	dorsement	
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Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury			
Access To Or Disclosure Of Confidential Or Personal Material Or Information And Electronic Data-Related Liability (continued)	moni extor	toring expenses, for tion expenses or an	even if damages are claimed for notification costs, credit or identity prensic expenses, public relations expenses, data restoration expenses, ny other loss, cost or expense incurred by you or others arising out of that aragraph A. or B. above.
	Unde	er Policy Definitior	ns, the following definition is added.
Policy Definitions			
Biometric Material Or	Bion	netric material or	information:
Information	A.	measurements, ch	nation, anatomical scan, biological measurements, chemical nemical composition, physical or behavioral characteristic or pattern, or sed to identify or authenticate an individual person or household
	B.	geometry, or any	tifiers such as a retina or iris scan, fingerprint, voiceprint, hand or face other anatomical, biological, chemical, physical or behavioral rithm or measurement.
	All	other terms and co	nditions remain unchanged.
	Auth	orized Representativ	e Pette
	Date	September 23, 2024	

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ANIMALS EXCLUSION (MS 283308)

Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury

Animals

Under Exclusions/ Umbrella Coverage B/ Bodily Injury/ Property Damage/ Advertising Injury/Personal Injury, the following exclusion is added.

This insurance does not apply to **bodily injury, property damage, personal injury** or **advertising injury** arising out of, caused by, or any way involving an animal, regardless of whether owned by you, in your care, or on your premises.

This exclusion applies even if the claims against any **insured** allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the occurrence which caused the **bodily injury or property damage**, or the offense which caused the **personal injury** or **advertising injury**, in any way involved animals.

All other terms and conditions remain unchanged

S. M.

Authorized Representative

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BIOLOGICAL AGENTS ABSOLUTE (07-02-1692)

Dellass Freedonieurs	Under Policy Exclusions, the following exclusion is added:
Policy Exclusions	
Biological Agents	A. This insurance does not apply to any liability or loss, cost or expense arising out of the actual, alleged, or threatened contaminative, pathogenic, toxic or other hazardous properties of biological agents.
	B. This insurance does not apply to any loss, cost or expense arising out of any:
	1. request, demand, order or regulatory or statutory requirement that any insured or others test for, monitor, clean up, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of any biological agents; or
	2. claim or proceeding by or on behalf of a governmental authority or others for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of any biological agents.
Policy Definitions	Under Policy Definitions, the following definition is added:
Biological Agents	Biological Agents means any:
	 A. 1. Bacteria; 2. mildew, mold or other fungi; 3. other microorganisms; or 4. mycotoxins, spores or other by-products of any of the foregoing;
	B. Viruses or other pathogens (whether or not a microorganism); or

C. Colony or group of any of the foregoing.

All other terms and conditions remain unchanged

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Authorized Representative

Endorsement

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CARE, CUSTODY OR CONTROL GARAGE KEEPERS LEGAL LIABILITY

Under Policy Exclusions, the following exclusion is added:

Care, Control or Custody

Policy Exclusions

Care, Control or Custody

This insurance does not apply to damage to real or personal property of others if the property is in the care, control or custody of the **insured**.

This exclusion does not apply under Excess Follow-Form Coverage A to physical damage to an auto left in the **insured** care for attendance, repair, service, storage or parking if Garage Keeper Legal Liability is shown on the Schedule of Underlying Insurance.

All other terms and conditions remain unchanged

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Authorized Representative

Endorsement

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CROSS SUITS (MS 283309)

Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury

Cross Suits

Under Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury, the following exclusion is added.

This insurance does not apply to **bodily injury**, **property damage**, **advertising injury** or **personal injury** arising out of a claim or suit by one insured against another **insured**.

All other terms and conditions remain unchanged

Authorized Representative

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CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

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PUNITIVE EXCLUSION (MS 214660)

Exclusions/Umbrella Coverage B Bodily Injury/Property Damage/Advertising Injury/Personal Injury Under Exclusions/Umbrella Coverage B/ Bodily Injury/ Property Damage/ Advertising Injury/Personal Injury, the following exclusion is added.

Punitive Damages

This insurance does not apply to any punitive or exemplary damages, fines, or penalties.

All other terms and conditions remain unchanged

Authorized Representative

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CHUBB[®] Chubb Commercial Excess And Umbrella Insurance

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RISK PURCHASING GROUPS PROGRAM MANAGER FOR MCGOWAN (MS 330910)

SCHEDULE

Coverage/Excess Follow-Form Coverage B Coverage/Umbrella Coverage B	Number Of Days Notice Of Cancellation: 120 Under Coverage/Excess Follow-Form Coverage A and Coverage/Umbrella Coverage B, the following is added:
Certificates Of Coverage	Coverage/Excess Follow-Form Coverage A and Coverage/Umbrella Coverage B only apply to liability arising out of the operation(s) of the location(s) added or deleted on the Schedule of Locations of an individual Certificate of Coverage issued by the risk purchasing group shown in the Declarations as the first named insured during the policy period.
Who Is An Insured/Umbrella Coverage B	Under Who Is An Insured/Umbrella Coverage B, Subsidiary Or Newly Acquired Or Formed Organizations is deleted and replaced by the following:
Subsidiary Or Newly Acquired Or Formed Organizations	If there is no other insurance available, the following organizations will qualify as named insureds: • a subsidiary organization of a named insured listed on a Certificate of Coverage of which, at the beginning of the policy period and at the time of loss, such named insured controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization; or
	 a subsidiary organization of a named insured listed on a Certificate of Coverage that such named insured acquires or forms during the policy period, if at the time of loss, such named insured controls, either directly or

	indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization.
Who Is An Insured/Excess Follow-Form	Under Who Is An Insured/Excess Follow-Form Coverage A and Who Is An Insured/Umbrella Coverage B, the following is added:
Coverage A	It is hereby agreed that those entities or group of related entities designated as members of the risk purchasing group that is the first named insured in this policy on
Who Is An Insured/Umbrella Coverage B	the individual member's Certificate of Coverage are included as named insureds under this policy.
Risk Purchasing Group Members	Coverage/Excess Follow-Form Coverage A and Coverage/Umbrella Coverage B only apply to liability arising out of the operation(s) at the specified locations scheduled on the individual member's Certificate of Coverage, but only as respects:
	 the specific named insureds listed on that Certificate of Coverage and designated as the owner(s), manager(s), or lessee(s) of those specified locations; and
	\cdot the coverages shown on that Certificate of Coverage, subject to the terms and conditions of this insurance.
Limits Of Insurance	Under Limits Of Insurance, and with respect to individual certificate holders only, the second and third paragraphs are deleted and replaced by the following:
	The aggregate limits apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months (starting with the beginning of the time period specified in an individual Certificate of Coverage), provided the applicable aggregate limits in underlying insurance apply in such manner. If the aggregate limits in underlying insurance do not so apply, the applicable aggregate limits of this insurance will apply to the entire policy period and not separately to any portion (whether annual or otherwise) thereof.
	The Limits Of Insurance shown in an individual Certificate of Coverage apply separately to the time period specified in such individual Certificate of Coverage. The only Limits Of Insurance available to a member of the Risk Purchasing Group are the Limits Of Insurance shown in the individual certificate of insurance. If the time period specified in an individual Certificate of Coverage is extended after issuance, the additional period will be deemed part of the last preceding period for purposes of determining the Limits Of Insurance.
Conditions	Under Conditions, Cancellation and Separation Of Insureds are deleted and replaced by the following:
Cancellation	The first named insured may cancel this policy or any of its individual coverages at any time by sending us a written request or by returning the policy and stating when thereafter cancellation is to take effect.
	We may cancel this policy or any of its individual coverages at any time by sending to the first named insured a notice:
	 sixty (60) days, unless a greater number of days is shown in the Schedule above; or twenty (20) days in the event of non-payment of premium,
Chubb Commercial Excess Follow Form 99-02-02 (Rev. 7-01)	– Form Insurance Manuscript Endorsement Page 2 of 4
1 UNIT 00 UL UL (INOV. 1-UI)	

	Endorsement	
	Effective Date	OCTOBER 1, 2024
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	named insured's last terminated. If notice of notice. Notice to indiv	cellation date. Our notice of cancellation will be mailed to the first known address and will indicate the date on which coverage is of cancellation is mailed, proof of mailing will be sufficient proof of ridual members of the risk purchasing group shall be provided in aws of the member's state of domicile as shown in the age.
	insurance. In addition including any endorse	law, this Cancellation condition limits our right to cancel this , if other cancellation provisions contained in this policy, ements attached to it, further restrict our right to cancel, such sions will supersede any conflicting provisions of this condition.
	The earned premium be returned as soon a	will be computed on a pro rata basis. Any unearned premium will as practicable.
Conditions Separation Of Insureds	first named insured, t	o any rights or duties specifically assigned in this insurance to the his insurance applies as if all named insureds listed on each Certificate of Coverage submitted during the policy period were eds under the policy.
		he Limits of Insurance afforded by this policy, separate Limits of ach individual member's Certificate of Coverage:
		ed insureds listed on such Certificate of Coverage; and pay regardless of the number of named insureds listed Coverage.
	Under Conditions, the	e following is added:
Conditions Coverage Term	issued by the risk pur	e named insureds listed in an individual Certificate of Coverage chasing group during the policy period are provided coverage for fied in such Certificate of Coverage, not to exceed 18 months.
		tions made for a named insured will be subject to the expiration e Individual Certificate of Coverage for that named insured .

All other terms and conditions remain unchanged

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Authorized Representative

CHUBB[®] Chubb Commercial Excess And Umbrella Insurance

Endorsement

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SUBLIMITED PRIMARY COVERAGE EXCLUSION (MS208470)	
Policy Exclusions	This endorsement applies only to participants when specifically shown on their Certificate of Coverage
Sub-Limited Coverages	Under Policy Exclusions, the following exclusion is added.
	This insurance does not apply to any liability or loss, cost or expense arising out of any coverage for which a sub-limit applies or is imposed under or by any underlying insurance .
	Notwithstanding anything to the contrary contained in this policy, the provision titled When Excess Follow Form Coverage A Applies (Drop Down) does not apply to any coverage for which a sub-limit applies or is imposed under or by any underlying insurance .
	As used in this exclusion, sub-limit means any limit of insurance applicable to a specific hazard, peril, cause of injury or damage, or category of loss in underlying insurance which is less than the amount of the Limit of Insurance applicable in general to such hazard, peril, cause of injury or damage, or category of loss .
	All other terms and conditions remain unchanged Authorized Representative

CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

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DECLARATIONS (MS 288848)

The following provision is added to the Declarations:

Declarations

It is hereby agreed and understood that the policy number for this policy is G74664647-001 for processing purposes, and the policy number shown on the Declarations and Endorsements, 7997-83-81, is the Chubb Reference Number.

All other terms and conditions remain unchanged

Authorized Representative

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Endorsement

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EMPLOYMENT RELATED PRACTICES AMENDED

The Employment – Related Practices exclusion is deleted and replaced by the following:

Employment-Related Practices

A. This insurance does not apply to any liability or loss, cost or expense in connection with any damages sustained at any time by any person, whether or not sustained in the course of employment by any insured arising out of any employment related act, omission, policy, practice or representative directed at such person, occurring in whole or part at any time, including any:

- 1. arrest, detention or imprisonment;
- 2. breach of any express or implied covenant;
- 3. coercion, criticism, humiliation, prosecution or retaliation;
- 4. defamation or disparagement;
- 5. demotion. Discipline, evaluation or reassignment;
- 6. discrimination, harassment or segregation;
- 7. a. eviction; or
- b. invasion or other violation of any right of occupancy;
- 8. failure or refusal to advance, compensate, employ or promote;
- 9. invasion or other violation of any right of privacy or publicity;
 - 10. termination of employment; or

11. other employment – related act, omission, policy, practice, representation or relationship in connection with any insured at any time.

B. This insurance does not apply to any liability or loss, cost or expense in connection with any damages sustained at any time by the brother, child, parent, sister or spouse of such person at whom any employment-related act, omission, policy, practice or representation is directed, as described in paragraph A. above, as a consequence thereof.

This exclusion does not apply to Excess Follow-Form Coverage A to the extent that insurance is provided under a Directors & Officers Liability Policy shown in the Schedule of Underlying Insurance, except

This exclusion applies;

 \cdot whether the insured may be liable as an employer or in any other capacity; and

 \cdot to any obligation to share damages with or repay someone else who must pay damages because of any foregoing.

All other terms and conditions remain unchanged

Authorized Representative

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CHUBB[°] Chubb Commercial Excess And Umbrella Insurance

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POLLUTION EXCLUSION AMENDED COV A (MS 263848)

Exclusions/Excess Follow-Form Coverage A Pollution	This Endorsement applies to the following forms:
	Under Exclusions/Excess Follow-Form Coverage A, the Pollution exclusion is amended by adding the following:
	Paragraph D. does not apply to a covered pollution cost or expense to which Coverage A applies.
	This exclusion does not apply to:
	1. MOBILE EQUIPMENT FULES - Bodily injury or property damage arising out of the escape of fuels, lubricants, or other operating fluids, which are needed to perform the normal electrical, hydraulic, or mechanical functions necessary for the operation of mobile equipment or its parts, if such fuels, lubricants or other operating fluids escape from a vehicle part designed to hold, store or receive them.
	However, this exception does apply if:
	 a. The fuels, lubricants or other operating fluids are intentionally discharged, dispersed or released; or b. Such fuels, lubricants or other operating fluids are brought on or to the premises, site or location with the intent that they be discharged or released as part of the operations being performed by such insured, contractor or subcontractor
	2. AUTO FUELS - Fuels, lubricants, fluids, exhaust gasses or other similar pollutants that are needed for or result from the normal electrical, hydraulic or mechanical functioning of any auto or its parts, covered by underlying insurance if the pollutants escape, seep, migrate, or are discharged, dispersed or released directly from an auto part designed by its manufacturer to hold, store, receive or dispose of such pollutants , and the bodily injury, property damage or covered pollution cost or expense does not arise out

of the operation of cherry pickers or similar devices mounted on vehicle chassis or aircompressors, pumps and generators.

3. AUTO UPSET/OVERTURN/DAMAGE - Occurrences that occur away from premises owned by or rented to any **insured** with respect to **pollutants** not in or upon any auto covered by **underlying insurance** if:

1. The **pollutants** or any property in which the **pollutants** are contained are upset, overturned or damaged as a result of the maintenance or use of any auto covered by **underlying insurance**; and

2. The discharge, dispersal, seepage, migration, release or escape of the pollutants is caused directly by such upset, overturn or damage.

4. PRODUCTS/COMPLETED OPERATIONS - Bodily injury or property damage included within the products-completed operations hazard provided that your product or your work has not at any time been:

a. Discarded, dumped, abandoned, thrown away; orb.Treated or handled as waste;by anyone.

5. PESTICIDE OR HERBICIDE APPLICATOR - With respect to pesticide or herbicide application by any insured, if the operations meet all standards of any statute, ordinance, regulation or license requirement of any federal, state or local government which apply to those

6. CONTRACTORS – Bodily injury or property damage for which you may be held liable if:

a. You are a contractor; or

b. The owner or lessee of such premises, site or location has been added to this policy as an additional **insured** with respect to your ongoing operations performed for that additional **insured** at that premises, site or location; and

c. Such premises, site or location is not and never was owned or occupied by, or rented or loaned to, any insured, other than the owner or lessee of that premises who has been added to the policy as an additional insured.

7. **Bodily injury** directly caused by any of the below that occur within a building or upon a premises any **insured** owns, rents, occupies or manages:

a. Chlorine, bromine, sodium hydroxide, sodium, bicarbonate, soda ash, diatomaceous earth, muriatic acid or other chemicals, compounds or materials used for the maintenance of a swimming pool, whirlpool or spa.

As used in this endorsement, a **covered pollution cost** or **expense** means any cost or expense arising out of any:

 Request, demand, order or statutory or regulatory requirement; or
 Claim or suit by or on behalf of a governmental authority, demanding that **Insured** or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of **pollutants**.

With respect to the insurance afforded under this endorsement, the definition of loss is amended to include a **covered pollution cost or expense**.

⊂ H U B B[®] Chubb Commercial Excess And Umbrella Insurance

Endorsement

Effective Date OCTOBER 1, 2024

Policy Number 7997-83-81

All other terms and conditions remain unchanged

Authorized Representative

S. M. Co

Endorsement

Policy Period	OCTOBER 1, 2024 <i>To</i> OCTOBER 1, 2026
Effective Date	OCTOBER 1, 2024
Policy Number	7997-83-81
Insured	COMMUNITY ASSOCIATIONS PG, INC.
Name of Company	FEDERAL INSURANCE COMPANY
Date Issued	September 23, 2024

PRIMARY NON CONTRIBUTORY (MS 263865)

All other terms and conditions remain unchanged

Authorized Representative

P. M. B