

Cyber Insurance Quotation



LLOYD'S

Bind this Lloyd's Cyber policy and receive complimentary ransomware protection.

Paladin Shield \$500/mo



No cost to you. No hidden fees or charges.

EASY RANSOMWARE PROTECTION

Shield your organization from ransomware with enhanced email and network security paired with automated training and simulations.

• Implements in minutes with no IT expertise required

O

No desktop program to install

Works seamlessly with existing defenses



Learn more at https://lloyds.meetpaladin.com/ Or Call a Paladin at 1-800-418-8593



Shield employees

to stop ransomware in its tracks.



Automated security training and seamless critical protections make your employees resilient, smarter, and safer.

Key Features



Email Security

Identify emails containing phishing, ransomware, and financial fraud



Vulnerability Monitoring

Monitor threats and critical vulnerabilities



Network Defense

Block sites that deliver ransomware or steal sensitive information



Compliance Reporting

Generate security compliance certificates



Security Training

Train employees with short videos and simulated phishing emails



Human Support

Phone, Chat, E-mail Support

MARKET PRICE

★500/mo Included with your Lloyd's Cyber Policy

- Lightweight design works with Windows, Mac, Office365, Outlook, GSuite
- No access to network files

- Sets up in minutes with no IT expertise required.
- ✓ No impact on system performance

Learn more by visiting https://lloyds.meetpaladin.com or call Paladin at 1-800-418-8593.



About Paladin Shield

Paladin Shield was built from the ground-up to make advanced cybersecurity practical. Its continuously updated threat intelligence blocks tens of millions of malicious pages and IP addresses aggregated from industry-trusted sources and proprietary research. Shield's proprietary AI is continuously trained utilizing data from the latest attacks and losses.

RPS Cyber Incident Roadmap



This incident road map applies to BCS and Lloyd's Policyholders Only via RPSSmallbusiness.com

What your business should do in the event of a Privacy/Security/Data Breach Incident.

Your business has **experienced a privacy/ security incident.** Taking immediate action by following the steps here will help you avoid litigation and ensure regulatory compliance and customer confidence.

After your discussion with Baker Hostetler, you will receive a call from Atheria Law PC.

- Atheria is the law firm that handles coverage matters on behalf of the insurance company.
- Atheria is responsible for issues concerning coverage applicability, retentions, payments, reimbursements, etc.
- Baker Hostetler will have already notified Atheria of your privacy/security/data breach incident to satisfy the notice requirements of your insurance policy.

S EMAIL: Your insurance broker

 Emailing your broker ensures that they are aware of developments in the incident, enabling them to be an additional resource for you.

CALL: Baker Hostetler at 866.288.1705 You will need the following:

- Names/numbers of internal contacts for IT, HR, legal.
- What type of cyber/privacy event?
- What type of information was compromised?
- Is your system accessible?
- How many people involved?

Who is Baker Hostetler?

- Breach response law firm and your first point of contact to help you navigate immediate steps to be taken.
- Baker Hostetler will be your "breach coach" throughout the incident.
- Baker Hostetler will notify Atheria Law, the coverage counsel representing the insurer, on your behalf.

There is no charge for this initial call with Baker Hostetler who will advise of next steps, which could involve determining any of the following:

- Is formal engagement with Baker Hostetler necessary from a legal perspective, and to preserve attorney client privilege?
- Should we engage a computer forensics firm to negotiate a ransomware incident on your behalf, and/ or determine the existence, cause and scope of the security incident.
- Do we need to hire a public relations firm?
- Do we need to notify any of the affected parties? Customers? Employees? State Attorneys General and regulators? The media?
- Do we need to engage additional resources such as a call center or provide credit monitoring to affected individuals?

The Incident
Response Plan will be
managed by Baker
Hostetler on your
behalf from start to
resolution.

Goals throughout:

- Ensure compliance with applicable state and/or federal privacy laws.
- Return to operational normalcy as soon as possible.
- Ensure customer confidence and preserve brand reputation for your organization.

Privacy/Security/Data Breach Litigation

Your business has **received litigation** concerning a privacy/security incident.

EMAIL:

• Atheria Law at rpscyber@atherialaw.com.

• Your insurance broker

mail all relevant information concerning the lawsuit





Close litigation

Frequently Asked Questions

Do you have any questions about your insurance? The frequently asked questions below are here to help you make an informed decision.

What is Cyber Liability Insurance?

"Cyber" Liability is insurance coverage specifically designed to protect a business or organization from a range of threats and incidents relating to a breach event including:

- Liability claims involving the unauthorized release of information for which the organization has a legal obligation to keep private
- Liability claims alleging invasion of privacy and/or copyright/trademark violations in a digital, online or social media environment
- Liability claims alleging failures of computer security that result in deletion/alteration of data, transmission of malicious code, denial of service, etc.
- Defense costs in State or Federal regulatory proceedings that involve violations of privacy law; and
- The provision of expert resources and monetary reimbursement to the Insured for the out-of-pocket (1st Party) expenses associated with the appropriate handling of the types of incidents listed above

The term "Cyber" implies coverage only for incidents that involve electronic hacking or online activities, when in fact this product is much broader, covering private data and communications in many different formats – paper, digital or otherwise.

What does Privacy Liability (including Employee Privacy) and Security Liability cover?

The Privacy Liability aspect of the insuring agreement in our policy goes beyond providing liability protection for the Insured against the unauthorized release of Personally Identifiable Information (PII), Protected Health Information (PHI), and corporate confidential information like most popular "Data Breach" policies. Rather, our policy provides true "Privacy" protection in that the definition of **Privacy Breach** includes violations of a person's right to privacy, publicity, etc. Because information lost in every data breach may not fit State or Federal-specific definitions of PII or PHI, our policy broadens coverage to help fill these potentially costly gaps. This is a key provision that truly sets the RPS policy apart from others.

The Security Liability part of the insuring agreement provides coverage for the Insured for allegations of a "Security Wrongful Act", including:

- The inability of a third-party, who is authorized to do so, to gain access to the Insured's computer systems
- The failure to prevent unauthorized access to or use of a computer system, and/or the failure to prevent false communications such as "phishing" that results in corruption, deletion of or damage to electronic data, theft of data and denial of service attacks against websites or computer systems of a third party
- Protects against liability associated with the Insured's failure to prevent transmission of malicious code from their computer system to a third party's computer system

What does Privacy Regulatory Claims Coverage cover?

The Privacy Regulatory Claims Coverage insuring agreement provides coverage for both legal defense and the resulting fines/penalties emanating from a **Regulatory Claim** made against the Insured, alleging a privacy breach or a violation of a Federal, State, local or foreign statute or regulation with respect to privacy regulations.

Does this policy cover regulatory investigations and/or fines related to GDPR privacy violations?

The BCS cyber policy has always provided broad Regulatory Claim coverage that would contemplate defense and penalties associated with unintentional violations of domestic and foreign privacy statutes. In accordance with the implementation of the EU's General Data Protection Regulation, BCS added clarifying language to the policy form under the definitions of Privacy Regulations and Private Information to specifically reference coverage for GDPR by name (subject to policy terms and conditions). It is important to note that fines and penalties may not be insurable by law in certain U.S. States and in certain foreign countries, including some member countries of the European Union.

What does Security Breach Response Coverage cover?

This 1st Party coverage reimburses an Insured for costs incurred in the event of a security breach of personal, non-public information of their customers or employees. Examples include:

- The hiring of a public relations consultant to help avert or mitigate damage to the Insured's brand
- IT forensics, customer notification and 1st Party legal expenses to determine the Insured's obligations under applicable Privacy Regulations
- Credit monitoring expenses for affected customers for up to 12 months, and longer if circumstances require.

Our policy can also extend coverage even in instances where there is no legal duty to notify if the Insured feels that doing so will mitigate potential brand damage (such voluntary notification requires prior written consent).

What does Multimedia Liability cover?

The Multimedia Liability insuring agreement provides broad coverage against allegations that include:

• Defamation, libel, slander, emotional distress, invasion of the right to privacy, copyright and other forms of intellectual property infringement (patent excluded) in the course of the Insured's communication of media content in electronic (website, social media, etc.) or non-electronic forms

Other "Cyber" insurance policies often limit this coverage to content posted to the Insured's website. Our policy extends what types of media are covered as well as the locations where this information resides.

What does Cyber Extortion cover?

The Cyber Extortion insuring agreement provides:

Expense and payments to a harmful third party to avert potential damage threatened against the Insured such
as the introduction of malicious code, system interruption, data corruption or destruction or dissemination of
personal or confidential corporate information.

What does Business Income and Digital Asset Restoration cover?

The Business Income and Digital Asset Restoration insuring agreement provides for lost earnings and expenses incurred because of a security compromise that leads to the failure or disruption of a computer system, or, an authorized third-party's inability to access a computer system. The policy will also cover for lost business as a result of a loss of reputation caused by any failure or disruption to computer systems. Restoration costs to restore or recreate digital (not hardware) assets to their pre-loss state are provided for as well. What's more, the definition of **Computer System** is broadened to include not only systems under the Insured's direct control, but also systems under the control of a **Service Provider** with whom the Insured contracts to hold or process their digital assets.

What is "PCI-DSS Assessment" coverage?

The Payment Card Industry Data Security Standard (PCI-DSS) was established in 2006 through a collaboration of the major credit card brands as a means of bringing standardized security best practices for the secure processing of credit card transactions. Merchants and service providers must adhere to certain goals and requirements in order to be "PCI Compliant," and certain specific agreements, may subject an Insured to an "assessment" for breach of such agreements. The RPS Cyber Policy responds to PCI assessments as well as claims expenses in the wake of a breach involving cardholder information.

What is Cyber Deception coverage?

The Cyber Deception extension is purchased for an additional premium if the applicant is eligible. The extension provides coverage for the intentional misleading of the Applicant by means of a dishonest misrepresentation of a material fact contained or conveyed within an electronic or telephonic communication(s) and which is relied upon by the Applicant believing it to be genuine. This is commonly known as spear-phishing or social engineering, and, along with ransomware events, is among the most reported incidents to the BCS Cyber policy. Additionally, this coverage provides for the loss of money from the Insured's account, or, the loss of money held on behalf of the Insured's customers or clients (aka funds held in escrow). The BCS policy does not presently offer Cyber Deception coverage to financial institutions or title agents.

What is Telephone Hacking coverage?

Telephone Hacking coverage is included in the **Electronic Fraud** section of the policy. It provides a sub-limit of coverage for the intentional, unauthorized and fraudulent use of your **Telecommunications Services** (ie: telephone, fax, broadband or other data transmission services that you purchase from third parties) that results in unauthorized calls or unauthorized use of your bandwidth.

What is Funds Transfer Fraud coverage?

Funds Transfer Fraud coverage is available in the Electronic Fraud sub-section of the policy for insureds who are NOT classified as Financial Institutions (Financial Institutions includes Community, State or Credit Unions, as well as National financial institutions, banks, etc.) For those organizations who are not in the financial institution classification, the coverage provides coverage for unauthorized electronic funds transfer, theft of your money or other financial assets from your bank by electronic means, theft of your money or other financial assets from your corporate credit cards by electronic means, or any fraudulent manipulation of electronic documentation while stored on your Computer System. This should not be confused with Cyber Deception coverage which requires a willful release of funds (not theft) based on a fraudulent instruction the insured believes to be true.

Who is RPS?

With more than 1,000 employees in more than 30 U.S. States, Risk Placement Services empowers insurance agents and brokers like yours with product and industry expertise, and access to exclusive Property & Casualty insurance coverage for their clients throughout the country. RPS is the exclusive Managing General Agent for the specialized Cyber insurance quotation your agent has provided herein. RPS is consistently recognized by Business Insurance magazine as the nation's largest Managing General Agency. Your agent's decision to partner with RPS speaks of their desire to provide your organization with the best insurance solutions available in the marketplace today.

How is this policy better than other options in the marketplace?

As with any insurance policy, what sets our coverage apart lies in the definitions and exclusions in the policy. The RPS Cyber Policy offers broader definitions of critical terms such as **Privacy Breach, Computer System**, and **Media Content**. These definitions, along with the absence of some industry standard exclusions and a drastically streamlined application process, make this policy more comprehensive and easier to access than the typical cyber policy available from traditional sources.

Further strengthening our offering is that claims under Insuring Clause A - Privacy Liability (including Employee Privacy) and Security Liability; and Insuring Clause B – Privacy Regulatory Claims Coverage are both subject to an each and every claim limit, and are not restricted by the policy aggregate, even if you experience multiple cyber incidents during the same policy period.

Isn't this already covered under most business insurance plans?

The short answer is "No". While liability coverage for data breach and privacy claims has been found in limited instances through General Liability, Commercial Crime and some D&O policies, these forms were not intended to respond to the modern threats posed in today's 24/7 information environment. Where coverage has been afforded in the past, carriers (and the ISO) are taking great measures to include exclusionary language in form updates that make clear their intentions of **not covering these threats**. Additionally, even if coverage can be found in rare instances through other policies, they lack the expert resources and critical 1st Party coverages that help mitigate the financial, operational and reputational damages a data breach can inflict on an organization.

Are businesses required to carry this coverage?

While there is presently no law that requires a business or organization to carry Cyber Liability Insurance, there is a national trend in business contracts for proof of this coverage. In addition, the SEC is encouraging disclosure of this coverage as a way of demonstrating sound information security risk management. Laws such as HIPAA-HITECH, GDPR, Gramm-Leach-Bliley and state-specific data breach laws are continually driving demand as requirements for notification in the wake of a data breach become more expensive.

Do small businesses need this coverage?

A recent Ponemon Institute report uncovered that 50% of small and medium sized US businesses had suffered a data breach, with 55% suffering a cyber-attack, with the most prevalent attack being non-sophisticated phishing attempts. The US National Cyber Security Alliance has advised that 60% of small companies are out of business within 6 months after being hacked. While breaches involving public corporations and government entities garner the vast majority of headlines, it is the small business that can be most at risk. With lower information security budgets, limited personnel and greater system vulnerabilities, small businesses are increasingly at risk for a data breach.

If e-commerce functions such as payment processing or data storage are outsourced, is this coverage still needed?

The responsibility to notify customers of a data breach or legal liabilities associated with protecting customer data, remain the responsibility of the Insured. Generally speaking, business relationships exist between Insureds and their customers, not their customers and the back-office vendors the Insured uses to assist them in their operations. Outsourcing business critical functions such as payment processing, data storage, website hosting, etc. can help insulate Insureds from risk, however, the contractual agreement wording between Insureds, their customers and the vendors with whom they do business will govern the extent to which liability is assigned in specific incidents.

What is the cost of not buying the coverage and self-insuring a data breach?

There are many sources cited regarding the average cost of data breaches, ransomware attacks, and various information security incidents experienced by organizations of all sizes. IBM Security analysis of research data compiled by Ponemon Institute in the "Cost of a Data Breach Report 2022" indicates that the average total cost of a data breach is \$4,350,000, the highest in the history of this report. The same report cites an average per record cost of a data breach is \$164, hitting a seven-year high in 2022. It is important to note that information used to tabulate the average cost of a data breach was reflective of both direct costs (IT forensics, legal assistance, hotline support, free credit monitoring subscriptions, etc.) and indirect costs (in-house investigations and communication, and the extrapolated value of customer loss resulting from turnover or diminished customer acquisition rates). As a result, the numbers are skewed toward larger companies. However, data breach incidents greater than 102,000 records were not included in the research, allowing for more useful conclusions in understanding data breach cost behaviors. More information can be obtained here.

What is the cost of not buying the coverage and self-insuring a ransomware attack?

Baker Hostetler, a nationally-known law firm with a specialization in Digital Assets and Data Management, publishes a summary of their findings in this space annually. Their 2023 Data Security Incident Response Report, reflective of more than 1,160 incidents in 2022, shows the average ransom paid from a ransomware attack in 2022 at \$600,688, up from \$511,957 in 2021. The report cites the largest ransom demand in 2022 was more than \$90,000.000 and the largest ransom paid was in excess of \$8,000,000. There are certainly outliers, and while the frequency of ransomware attacks waned in the second quarter of 2022, we are witnessing a resurgence in the second quarter of 2023. Cyber insurance can significantly assist organizations of all sizes in the face of these costly attacks by providing the costly expert resources, and, where allowable by law and absolutely necessary, the funds to pay a ransom in exchange for a decryption key.

Who is the insurance carrier?

The RPS Cyber Policy is written on an excess and surplus lines (non-admitted) basis on Lloyd's of London paper. The coverage has received AM Best's "A" (Excellent) rating and has the claims-paying stability of Lloyd's.

Are taxes and fees in addition to the stated premium shown in the quote?

Yes. The Insured will be responsible for paying state-specific surplus lines taxes and fees and perhaps a nominal RPS fee. These fees will be detailed specifically in the bill you receive from RPS. The premium indicated in the quotation is <u>not</u> inclusive of these taxes and fees, and the precise premium (inclusive of all taxes and fees) will be sent to you from your agent.

What is the claims-handling process?

A 24-hour data breach hotline is available to report incidents or even suspected incidents. As soon as you suspect a data breach incident or receive notice of a claim, you should call the hotline listed in your policy. This hotline is manned by Baker Hostetler, a world-wide leading privacy law firm with experience in handling thousands of data breach events. After this initial call, Baker Hostetler will then provide on your behalf the required notice to Atheria Law PC, the designated legal firm that has been contracted to triage initial notices on behalf of the insurer. Your RPS broker will receive notification of the incident (or any third-party claim) as well. It is critical that you immediately report any and all incidents that you believe could give rise to a claim of any kind under this policy. You can expect Baker Hostetler to manage all breach response related activities associated with data/privacy incidents. It is also likely that interaction with representatives from Atheria Law will occur throughout the claims process for matters concerning coverage applicability, retentions, reimbursements and payment to vendors.

What if there are questions that are not answered here? Please contact your preferred Cyber Professional who will assist you with any questions you may have.



Lloyd's Certificate

This Insurance is effected with certain Underwriters at Lloyd's, London.

This Certificate is issued in accordance with the limited authorization granted to the Correspondent by certain Underwriters at Lloyd's, London whose syndicate numbers and the proportions underwritten by them can be ascertained from the office of the said Correspondent (such Underwriters being hereinafter called "Underwriters") and in consideration of the premium specified herein, Underwriters hereby bind themselves severally and not jointly, each for his own part and not one for another, their Executors and Administrators.

The Insured is requested to read this Certificate, and if it is not correct, return it immediately to the Correspondent for appropriate alteration.

All inquiries regarding this Certificate should be addressed to the following Correspondent:

Adrian Scott 67 Lombard Street London EC3V 9LJ

US SURPLUS LINES NOTICE

This contract is subject to US state surplus lines requirements. It is the responsibility of the surplus lines broker to affix a surplus lines notice to the contract document before it is provided to the insured. In the event that the surplus lines notice is not affixed to the contract document the insured should contact the surplus lines broker.

SLC-3 (USA) NMA2868 (24/08/00) amended. Form approved by Lloyd's Market Association

CERTIFICATE PROVISIONS

- 1. **Signature Required.** This Certificate shall not be valid unless signed by the Correspondent on the attached Declaration Page.
- 2. **Correspondent Not Insurer.** The Correspondent is not an Insurer hereunder and neither is nor shall be liable for any loss or claim whatsoever. The Insurers hereunder are those Underwriters at Lloyd's, London whose syndicate numbers can be ascertained as hereinbefore set forth. As used in this Certificate "Underwriters" shall be deemed to include incorporated as well as unincorporated persons or entities that are Underwriters at Lloyd's, London.
- 3. **Cancellation.** If this Certificate provides for cancellation and this Certificate is cancelled after the inception date, earned premium must be paid for the time the insurance has been in force.
- 4. **Service of Suit.** It is agreed that in the event of the failure of Underwriters to pay any amount claimed to be due hereunder, Underwriters, at the request of the Insured, will submit to the jurisdiction of a Court of competent jurisdiction within the United States. Nothing in this Clause constitutes or should be understood to constitute a waiver of Underwriters' rights to commence an action in any Court of competent jurisdiction in the United States, to remove an action to a United States District Court, or to seek a transfer of a case to another Court as permitted by the laws of the United States or of any State in the United States. It is further agreed that service of process in such suit may be made upon the designee named in the schedule and that in any suit instituted against any one of them upon this contract, Underwriters will abide by the final decision of such Court or of any Appellate Court in the event of an appeal.

The above-named are authorized and directed to accept service of process on behalf of Underwriters in any such suit and/or upon request of the Insured to give a written undertaking to the Insured that they will enter a general appearance upon Underwriters' behalf in the event such a suit shall be instituted.

Further, pursuant to any statute of any state, territory or district of the United States which makes provision therefore, Underwriters hereby designate the Superintendent, Commissioner or Director of Insurance or other officer specified for that purpose in the statute, or his successor or successors in office, as their true and lawful attorney upon whom may be served any lawful process in any action, suit or proceeding instituted by or on behalf of the Insured or any beneficiary hereunder arising out of this contract of insurance, and hereby designate the above-mentioned as the person to whom the said officer is authorized to mail such process or a true copy thereof.

- 5. **Assignment.** This Certificate shall not be assigned either in whole or in part without the written consent of the Correspondent endorsed hereon.
- 6. **Attached Conditions Incorporated.** This Certificate is made and accepted subject to all the provisions, conditions and warranties set forth herein, attached or endorsed, all of which are to be considered as incorporated herein.

This policy has been issued in consideration of the information provided by the insured and documented in the Application.

> SECURITY: Certain Underwriters at Lloyd's of London

CERTIFICATE NUMBER: RPS-Q-1140581M/1

AUTHORITY REFERENCE B1262Fl1843622 **NUMBER:**

ITEM 1. **NAMED INSURED:** Chillicothe & Ross Co. Public Library

> ADDRESS: 140-146 S Paint St., Chillicothe, Ohio, 45601

INSURED BUSINESS: Government

ITEM 2. **POLICY PERIOD:** FROM: July 1, 2023

TO: July 1, 2024

Both Days at 12:01am at Local Standard Time at the address of Insured as shown above

LIMITS OF LIABILITY: ITEM 3. I. Each Claim Aggregate Limit of Liability: \$1,000,000

(Aggregate for Each and Every Claim including Claims Expenses)

II. Each Event Aggregate Limit of Liability: \$1,000,000

(Aggregate for Each and Every Claim Event)

Sublimit of Liability for Individual Coverage(s) Purchased

("Nil" or "N/A" Sublimit of Liability for any coverage indicates that the coverage was

not purchased)

COVERAGE	PER CLAIM SUBLIMIT OF LIABILITY INCLUDES CLAIM EXPENSES
A. Privacy Liability (including Employee Privacy)	\$1,000,000
B. Privacy Regulatory Claims Coverage	\$1,000,000
C. Security Breach Response Coverage	\$1,000,000
D. Security Liability	\$1,000,000
E. Multimedia Liability	\$1,000,000
F. Cyber Extortion ***	\$50,000
G. Business Income and Digital Asset Restoration	
1. Business Income Loss	\$1,000,000
2. Restoration Costs	\$1,000,000
3. Reputation Business Income Loss	\$1,000,000
4. Systems Integrity Restoration Loss *	\$250,000
H. PCI DSS Assessment	\$1,000,000
I. Electronic Fraud	

1. Phishing Loss	\$50,000
2. Services Fraud Loss	\$100,000
3. Reward Fund Loss	\$50,000
4. Personal Financial Loss	\$250,000
5. Corporate Identity Theft Loss	\$250,000
6. Telephone Hacking Loss	\$100,000
7. Direct Financial Loss (Funds Transfer Fraud)	\$100,000
8. Cyber Deception**	\$100,000

^{*} e.g. bricking

IV. Supplemental Limits

COVERAGE	PER CLAIM SUBLIMIT OF LIABILITY INCLUDES CLAIM EXPENSES
A. Court Attendance Costs	\$100,000
B. Bodily Injury / Property Damage Liability	\$250,000
C. TCPA	\$100,000
D. HIPAA Corrective Action Plan Costs	\$50,000
E. Post Breach Response	\$25,000
F. Independent Consultant	\$25,000
G. Outsourced Provider	\$250,000
H. Computer System	\$250,000

ITEM 4. RETENTION (including Claims Expenses):

COVERAGE	EACH CLAIM OR EVENT	AGGREGATE
A. Privacy Liability (including Employee Privacy)	\$2,500	\$2,500
B. Privacy Regulatory Claims Coverage	\$2,500	\$2,500
C. Security Breach Response Coverage	\$2,500	\$2,500
D. Security Liability	\$2,500	\$2,500
E. Multimedia Liability	\$2,500	\$2,500
F. Cyber Extortion	\$2,500	\$2,500
G. Business Income and Digital Asset Restoration	\$2,500	\$2,500
H. PCI DSS Assessment	\$2,500	\$2,500

^{**} e.g. social engineering

^{***} NOTE: All Coverages are sub-limited to \$50,000 each, and in the policy aggregate, if the incident involves a "Cyber-Extortion Threat"

I. Electronic Fraud		
1. Phishing Loss	\$2,500	\$2,500
2. Services Fraud Loss	\$2,500	\$2,500
3. Reward Fund Loss	\$2,500	\$2,500
4. Personal Financial Loss	\$2,500	\$2,500
5. Corporate Identity Theft Loss	\$2,500	\$2,500
6. Telephone Hacking Loss	\$2,500	\$2,500
7. Direct Financial Loss (Funds Transfer Fraud)	\$2,500	\$2,500
8. Cyber Deception	\$5,000	None

ITEM 5. PREMIUM (EXCLUDING TAXES AND FEES)

\$3,321.00

CYBER DECEPTION

PREMIUM:

\$166.00 (IF ELECTED)

TRIA PREMIUM: \$35.00 (IF ELECTED IS 1% OF THE TOTAL PREMIUM)

RPS Placement Fee \$100.00

TOTAL: \$3,622.00

ESTIMATED TAXES AND FEES:

SURPLUS LINES TAX -

RPSTOH:

\$176.10 (5.000%)

ITEM 6. TERRITORIAL LIMITS Worldwide

ITEM 7. RETROACTIVE DATE Full Prior Acts

ITEM 8. NOTICE OF CLAIM Call Baker Hostetler at the 24 Hour Security Breach Hotline: 1-855-217-5204

Or email RPSCyberClaims@bakerlaw.com

Or contact:

BakerHostetler 45 Rockefeller Plaza New York, NY 10111 Attn: RPSCyberClaims

ITEM 9. SERVICE OF SUIT Risk Situated in California:

Eileen Ridley

FLWA Service Corp. c/o Foley & Lardner LLP

555 California Street, Suite 1700, San Francisco, CA 94104-1520

Risks Situated in All Other States:

Lloyd's America, Inc. Attention: Legal Department

280 Park Avenue, East Tower, 25th Floor

New York, NY 10017

ITEM 10. CHOICE OF LAW Ohio

ITEM 11. WAITING PERIOD: 12 hrs waiting period

FORMS AND ENDORSEMENTS EFFECTIVE AT INCEPTION

Cyber Deception Endorsement (If elected)

NMA 45 Short Rate Cancellation Endorsement (USA)

NMA 1256 Nuclear Incident Exclusion

NMA 1477 Radioactive Contamination Exclusion

LSW 1001 Several Liability Clause LSW 3001 Premium Payment Clause

LMA 3100 Sanction Limitation and Exclusion Clause

Breach Response Team Endorsement

LMA5269 USA Policyholders Complaints Handling Procedures Clause

LMA9151 Data Protection Short Form Information Notice

94.551 (01 05) Coverage for Certified Acts of Terrorism (Included only if Terrorism

coverage is elected at 1% additional premium) Cyber Extortion Threat Sublimit Endorsement

QUOTE CREATION DATE

June 5, 2023

QUOTE EXPIRATION DATE

August 1, 2023

Cyber Wording Edition: January 17, 2020

NOTICE: THIS POLICY IS LIMITED TO LIABILITY FOR CLAIMS THAT ARE FIRST MADE AGAINST YOU AND NOTIFIED TO US DURING THE POLICY PERIOD (OR EXTENDED REPORTING PERIOD, IF APPLICABLE) AS REQUIRED HEREIN, AND LOSS FROM EVENTS THAT FIRST OCCUR AFTER THE RETROACTIVE DATE AND BEFORE THE END OF THE POLICY PERIOD THAT YOU FIRST LEARN OF AND REPORT TO US DURING THE POLICY PERIOD AS REQUIRED HEREIN. CLAIM EXPENSES SHALL REDUCE THE APPLICABLE LIMITS OF LIABILITY AND ARE SUBJECT TO THE APPLICABLE RETENTION(S). TERMS THAT APPEAR IN BOLD FACE TYPE HAVE SPECIAL MEANINGS. SEE THE DEFINITIONS FOR MORE INFORMATION. PLEASE READ THIS POLICY CAREFULLY.

CYBER AND PRIVACY LIABILITY POLICY FORM

In consideration of the payment of the premium and reliance upon the statements made by **You** in the **Application** and subject to the applicable Limits of Liability, exclusions, conditions and other terms of this Policy, it is agreed as follows:

I. COVERAGES

A. PRIVACY LIABILITY (INCLUDING EMPLOYEE PRIVACY)

We shall pay on Your behalf Damages and Claim Expenses that You become legally obligated to pay in excess of the applicable retention resulting from a Claim first made against You and reported to Us during the Policy Period or Extended Reporting Period arising out of a Privacy Wrongful Act occurring after the Retroactive Date and before the end of the Policy Period, harming any third party or Employee.

B. PRIVACY REGULATORY CLAIMS COVERAGE

We shall pay on Your behalf Regulatory Fines, Consumer Redress Funds, HIPAA, Corrective Action Plan Costs and Claim Expenses that You become legally obligated to pay in excess of the applicable retention resulting from a Regulatory Claim first made against You and reported to Us during the Policy Period or Extended Reporting Period arising out of a Privacy Wrongful Act occurring after the Retroactive Date and before the end of the Policy Period.

C. SECURITY BREACH RESPONSE COVERAGE

We shall pay on Your behalf any Breach Response Costs in excess of the applicable retention that are incurred in the event of a Security Breach with respect to Private Information or after a Cyber-Extortion Threat.

We will not make any payment under this Coverage unless the Security Breach first occurs after the Retroactive Date and before the end of the Policy Period and You first learn of the Security Breach during the Policy Period and report the Security Breach to Us as soon as practicable within the Policy Period.

D. SECURITY LIABILITY

We shall pay on Your behalf Damages and Claim Expenses that You become legally obligated to pay in excess of the applicable retention resulting from a Claim first made against You and

Cyber Wording

reported to **Us** during the **Policy Period** or **Extended Reporting Period** arising out of a **Security Wrongful Act** occurring after the **Retroactive Date** and before the end of the **Policy Period**.

E. MULTIMEDIA LIABILITY

We shall pay on Your behalf Damages and Claim Expenses that You become legally obligated to pay in excess of the applicable retention resulting from a Claim first made against You and reported to Us during the Policy Period or Extended Reporting Period arising out of a Multimedia Wrongful Act occurring after the Retroactive Date and before the end of the Policy Period.

F. CYBER EXTORTION

We shall reimburse You for the Cyber-Extortion Expenses and Cyber-Extortion Payments that You actually pay in excess of the applicable retention directly resulting from a Cyber-Extortion Threat that You first receive and report to Us as soon as practicable during the Policy Period.

G. BUSINESS INCOME AND DIGITAL ASSET RESTORATION

- 1. We shall pay Your Organization for the Business Income Loss in excess of the applicable retention that You sustain during a Period of Restoration resulting directly from a Network Disruption that commences during the Policy Period, but only if the duration of such Period of Restoration exceeds the Waiting Period set forth in the Declarations, and such Network Disruption first occurs after the Retroactive Date and before the end of the Policy Period and You first learn of the Network Disruption during the Policy Period and report the Network Disruption to Us as soon as practicable within the Policy Period.
- 2. We shall reimburse Your Organization for the Restoration Costs in excess of the applicable retention that You incur because of the alteration, destruction, damage or loss of Digital Assets that commences during the Policy Period resulting solely and directly from a Security Compromise, but only if such Security Compromise first occurs on or after the Retroactive Date and before the end of the Policy Period and You first learn of the Security Compromise during the Policy Period and report the Security Compromise to Us as soon as practicable within the Policy Period.
- 3. We shall pay Your Organization for the Reputation Business Income Loss in excess of the applicable retention that You sustain following a Security Breach or Network Disruption, but only if such Security Breach or Network Disruption first occurs on or after the Retroactive Date and before the end of the Policy Period and You first learn of the Security Breach or Network Disruption during the Policy Period and report the Security Breach or Network Disruption to Us as soon as practicable within the Policy Period.
- 4. We shall reimburse Your Organization for the Systems Integrity Restoration Loss in excess of the applicable retention caused by a Security Compromise, but only if such Security Compromise first occurs on or after the Retroactive Date and before the end of the Policy Period and You first learn of the Security Compromise during the Policy Period and report the Security Compromise to Us as soon as practicable within the Policy Period.

H. PCI DSS ASSESSMENT

We shall pay on Your behalf Damages and Claim Expenses that You become legally obligated to pay in excess of the applicable retention resulting from a Claim first made against You and reported to Us during the Policy Period or Extended Reporting Period arising out of a PCI DSS

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Wrongful Act occurring on or after the Retroactive Date and before the end of the Policy Period.

I. ELECTRONIC FRAUD

- We shall reimburse Your Organization in excess of the applicable retention for a Phishing Loss caused by a Phishing Event first discovered by You and reported to Us during the Policy Period.
- We shall reimburse Your Organization in excess of the applicable retention for Services Fraud Loss caused by a Services Fraud Event first discovered by You and reported to Us during the Policy Period.
- We shall reimburse Your Organization for Reward Fund Loss paid by You with Our prior written consent in excess of the applicable retention related to an Event implicating coverage under this Policy; but will not include any amount based upon information provided by You, Your auditors or any individual hired or retained to investigate the illegal acts. All criminal reward funds offered pursuant to this Policy must expire no later than 6 months following the end of the Policy Period.
- 4 **We** shall reimburse any senior executive officer(s) of **Your Organization** in excess of the applicable retention for **Personal Financial Loss** as a direct result of a **Security Breach** or **Security Compromise** first discovered by **You** and reported to **Us** during the **Policy Period**.
- We shall reimburse Your Organization in excess of the applicable retention for Corporate Identity Theft Loss incurred by You as a direct result of a Security Breach or Security Compromise first discovered by You and reported to Us during the Policy Period.
- We shall reimburse Your Organization for Telephone Hacking Loss in excess of the applicable retention arising from a Telephone Hacking Event first discovered by You during the Policy Period as a direct result of Your Telecommunications Services being subject to a Telephone Hacking Event arising from unauthorized calls or unauthorized use of Your bandwidth, but only if You first learn of the Telephone Hacking Event during the Policy Period and report the Telephone Hacking Event to Us as soon as practicable within the Policy Period.
- 7 We shall reimburse Your Organization for Direct Financial Loss as a direct result of Funds Transfer Fraud committed by a third party and first discovered by You and reported to Us during the Policy Period.
- In consideration of the required additional premium for optional Cyber Deception coverage, **We** shall reimburse **Your Organization** per the terms and conditions of the Cyber Deception Endorsement attached to this policy.

II. DEFENSE, SETTLEMENT, AND INVESTIGATION OF CLAIMS

A. **We** shall have the right and duty to defend, subject to the **Each Claim Aggregate Limit** and applicable Sublimits of Liability, exclusions and other terms and conditions of this Policy, any **Claim** against **You** seeking **Damages** which are potentially payable under the terms of this Policy, even if any of the allegations of the **Claim** are groundless, false, or fraudulent.

You and We shall mutually agree on counsel to defend Claims. You shall not formally appoint defense counsel without Our consent, which shall not be unreasonably withheld. However, in the absence of such agreement, Our choice of counsel decision shall control. We agree that You may settle any Claim where the Damages and Claim Expenses do not exceed fifty percent

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(50%) of the applicable retention, provided that the entire **Claim** is resolved and **You** receive a full release from all claimants.

We shall have the right to make any investigation of any **Claim** or **Event We** deem necessary, including, without limitation, any investigation with respect to the **Application** and statements made in the **Application** and with respect to potential coverage.

The Each Claim Aggregate Limit and Sublimit(s) of Liability available to pay Damages, Claim Expenses and Loss shall be reduced and may be completely exhausted by payment of such. Damages, Loss and Claim Expenses shall be applied against the applicable retention You pay.

- B. If **You** refuse to consent to a settlement or compromise **We** recommend and that is acceptable to the claimant and elect to contest the **Claim**, then:
 - 1. Subject to the applicable Limits of Liability, **Our** liability for any **Damages** and **Claim Expenses** shall not exceed:
 - a. the amount for which the **Claim** could have been settled, plus the **Claim Expenses** incurred prior to the date of such refusal; and
 - b. eighty percent (80%) of the **Damages** and **Claim Expenses** in excess of the amount in a. above incurred in such **Claim**; provided that **You** bear the remaining twenty percent (20%) of the **Damages** and **Claim Expenses** in excess of the amount in a. above incurred in such **Claim** uninsured and at **Your** own risk; and
 - 2. **We** shall have the right to withdraw from the further defense of such **Claim** by tendering control of the defense to **You**.

This clause shall not apply to any settlement where the total of the proposed settlement and incurred **Claim Expenses** do not exceed all applicable retentions.

C. We shall not be obligated to pay any Damages, Loss or Claim Expenses, or to undertake or continue defense of any Claim, after the Each Claim Aggregate Limit or applicable sublimit(s) of liability have been exhausted by payment of Damages, Loss and/or Claim Expenses or after deposit of the Each Claim Aggregate Limit or applicable sublimit(s) of liability in a court of competent jurisdiction, and that upon such payment or deposit, We shall have the right to withdraw from the further defense thereof by tendering control of said defense to You.

III. TERRITORY

This insurance applies to **Events** occurring, **Claims** made and **Wrongful Acts**, acts, errors or omissions committed or alleged to have been committed anywhere in the world.

IV. EXCLUSIONS

The coverage under this Policy shall not apply to any **Damages**, **Claim Expenses**, **Loss** or other amounts arising out of or resulting directly from:

- A. **Bodily Injury** or **Property Damage**; except:
 - 1. with respect to a **Claim** under Coverages A. Privacy Liability and D. Security Liability only, this exclusion will not apply to any otherwise covered **Claim** for emotional distress mental injury, mental tension or mental anguish, pain and suffering, humiliation or shock; and

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- Except for a Claim described in Section IV.A.1., with respect to a Claim under Coverages A. Privacy Liability and D. Security Liability only, this exclusion will not apply to any otherwise covered claim for Bodily Injury or Property Damage but the most We will pay for such Bodily Injury or Property Damage is the sublimit of liability stated in ITEM 3.III.B. of the Declarations. Such sublimit is part of the Limit of Liability and not in addition.
- 3. This exclusion will also not apply to a **Systems Integrity Restoration Loss** covered under Coverage G.4.
- B. Your employment practices or any alleged or actual discrimination against any person or entity on any basis, including without limitation, race, creed, color, religion, ethnic background, national origin, age, handicap, disability, sex, sexual orientation, or pregnancy; provided, however, this exclusion shall not apply to any Claim alleging a Privacy Wrongful Act or Security Wrongful Act in connection with an Employee's or prospective employee's employment;
- C. The failure, malfunction or inadequacy of any satellite; any electrical or mechanical failure and/or interruption, including but not limited to electrical disturbance, spike, brownout or blackout; or any outage to gas, water, telephone, cable, telecommunications or other infrastructure, unless such infrastructure is under **Your** operational control; provided, however, this exclusion shall not apply to any **Privacy Wrongful Act** that is caused by such electrical or mechanical failure or that is caused by such failure of telephone lines, data transmission lines or other infrastructure comprising or supporting the **Internet**;
- D. Fire, smoke, explosion, lightning, wind, water, flood, earthquake, volcanic eruption, tidal wave, landslide, hail, an act of God or any other physical event, however caused;
- E. Breach of any express, implied, actual or constructive contract, agreement, warranty, guarantee or promise; provided, however, this exclusion shall not apply to:
 - 1. any liability or obligation You would have in the absence of such contract or agreement;
 - 2. any breach of **Your** privacy statement;
 - any indemnity by You in a written contract or agreement with Your client regarding any Privacy Wrongful Act or Security Wrongful Act by You in failing to preserve the confidentiality or privacy of Private Information; or
 - any Merchant Service Agreement that You may enter into as part of Your business activities.

F. Any of the following:

- 1. Any presence of pollutants or contamination of any kind:
- 2. Any actual, alleged or threatened discharge, dispersal, release, or escape of pollutants or contamination of any kind;
- Any direction or request to test for, monitor, clean up, remove, contain, treat, detoxify, or neutralize pollutants or in any way respond to or assess the effects of pollutants or contamination of any kind;
- 4. Manufacturing, mining, use, sale, installation, removal, distribution of or exposure to asbestos, materials, or products containing asbestos, asbestos fibers or dust;

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- 5. Ionizing radiation or contamination by radioactivity from any nuclear fuel or any nuclear waste from the combustion of nuclear fuel;
- 6. Actual, potential or alleged presence of mold, mildew or fungi of any kind;
- 7. The radioactive, toxic, or explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof; or
- 8. The existence, emission or discharge of any electromagnetic field, electromagnetic radiation or electromagnetism that actually or allegedly affects the health, safety or condition of any person or the environment or that affects the value, marketability, condition or use of any property;

G. Any of the following:

- 1. the purchase, sale, offer of or solicitation of an offer to purchase or sell securities, or alleged or actual violation of any securities law, including but not limited to the provisions of the Securities Act of 1933, or the Securities Exchange Act of 1934, as amended, the Sarbanes-Oxley Act of 2002, or any regulation promulgated under the foregoing statutes, or any federal, state, local or foreign laws similar to the foregoing statutes (including "Blue Sky" laws), whether such law is statutory, regulatory or common law. However, this exclusion G.1 does not apply to a Claim alleging or arising out of a violation of Regulation S-P (17 C.F.R. §248) or any failure to disclose a Security Breach or violation of any Privacy Regulation;
- alleged or actual violation of the Organized Crime Control Act of 1970 (commonly known as "Racketeer Influenced And Corrupt Organizations Act" or "RICO"), as amended, or any regulation promulgated thereunder, or any federal, state, local or foreign law similar to the foregoing statute, whether such law is statutory, regulatory or common law, unless the Claim results from Your alleged introduction of malicious code that results in the theft, loss or unauthorized disclosure of the claimant's Private Information;
- alleged or actual violation of the responsibilities, obligations or duties imposed upon fiduciaries by the Employee Retirement Income Security Act of 1974, as amended, unless the Claim results from Your alleged introduction of malicious code that results in the theft, loss or unauthorized disclosure of the claimant's Private Information; or
- 4. alleged or actual anti-trust violations, restraint of trade or unfair competition, including without limitation, violations of the Sherman Act, the Clayton Act or the Robinson-Patman Act, or any other federal, state, local, or foreign laws regulating the same or similar conduct; provided, however, this exclusion G.4 shall not apply to a Claim for a Multimedia Wrongful Act or a Regulatory Claim;
- H. Any Act of Terrorism, strike or similar labor action, war, invasion, act of foreign enemy, hostilities or warlike operations (whether declared or not), civil war, mutiny, civil commotion assuming the proportions of or amounting to a popular uprising, military rising, insurrection, rebellion, revolution, military or usurped power, or any action taken to hinder or defend against these actions; including all amounts, Damages, Loss or Claim Expenses of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling, preventing, suppressing, or in any way relating to the above; provided, however, if We allege that by reason of this exclusion any Damages, Loss or Claim Expenses are not covered by this Policy, the burden of proving the contrary shall be upon You. However, this exclusion does not apply to acts perpetrated electronically.
- I. Any of the following:

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- any circumstance or Event occurring, or Wrongful Act, act, error, or omission committed, prior to the inception date of this Policy or, if this is a renewal, prior to the first date of this type of insurance granted by Us or any other insurer, that a member of the Control Group knew, or could have reasonably foreseen that such circumstance, Event, Wrongful Act, act, error, or omission would be the basis of a Claim or lead to an Event;
- any Claim, Event or circumstance of which notice was provided to Us or another insurer
 prior to the Policy Period that was, could reasonably be expected to be, or lead to, the type
 of Claim or Event potentially covered by this Policy; or
- 3. any circumstance occurring or **Event** commencing, or **Wrongful Act**, act, error, or omission committed prior to the **Retroactive Date**;
- J. Any criminal conduct, dishonest act, intentional violation of the law, unfair or deceptive business practice, fraudulent or malicious act, or error or omission committed by **You** with actual criminal, dishonest, fraudulent or malicious purpose or intent; provided, however, this exclusion shall not apply to:
 - Claim Expenses incurred in defending any such Claim until there is a final adjudication, judgment, binding arbitration decision or conviction against You in such Claim or an admission by You establishing such conduct, or a plea of nolo contendere or no contest by You regarding such conduct, in which event You shall reimburse Us for all Claim Expenses that We have paid and We shall have no further liability for Claim Expenses from such Claim; and
 - any of You who did not personally commit, personally participate in committing or personally acquiesce in such conduct, except that this exclusion shall apply with respect to Your Organization if an admission, final adjudication, or finding in a proceeding separate or collateral to the Claim establishes that a current member of the Control Group in fact engaged in such conduct;
- K. Any **Claim** made by or on behalf of:
 - 1. any person or entity within the definition of **You** against any other Insured person or entity within the definition of **You**; provided, however, this exclusion shall not apply to an otherwise potentially covered **Claim** under Coverage A made by a current or former **Employee** of **Your Organization**; or
 - 2. any entity which:
 - a. is operated, managed, or controlled by **You** or in which **You** have an ownership interest in excess of twenty-five percent (25%) or in which any of **You** are an officer or director; or
 - b. operates, controls, or manages **Your Organization**, or has an ownership interest of more than twenty-five percent (25%) in **Your Organization**;
- L. **Your** activities as a trustee, partner, officer, director, or Employee of any employee trust, charitable organization, corporation, company or business other than **Your Organization**;
- M. Any alleged or actual:
 - 1. infringement or violation of patent rights; or
 - 2. misappropriation, theft, copying, display or publication of any trade secret.

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Unless such event occurs as a result of a Security Compromise.

- N. Any trading losses or trading liabilities; the monetary value of any electronic fund transfers or transactions by or on behalf of **You** which is lost, diminished, or damaged during transfer from, into or between accounts; or the face value of coupons, price discounts, prizes, awards, or any other valuable consideration given in excess of the total contracted or expected amount; provided, however, this exclusion will not apply to any **Breach Response Costs** incurred due to a **Security Breach**.
- O. Any actual or alleged violation of the Telephone Consumer Protection Act (the "TCPA"); however, this exclusion will not apply to a **Claim** against **You** for violation of the TCPA otherwise covered under Coverages A or B; however, the most **We** will pay for **Claim Expenses** or **Damages** under this exception to this exclusion is the sublimit of liability stated in ITEM 3.III.C. of the Declarations. Such sublimit is part of the Limit of Liability and not in addition.

With respect to Coverage G only this Policy does not apply to any **Damages**, **Claim Expenses**, **Loss** or other amounts arising out of, or resulting, directly or indirectly, from P through S below:

- P. Any failure of:
 - 1. telephone lines;
 - 2. data transmission lines or wireless communications connection; or
 - other telecommunications equipment, facilities or electronic infrastructure, including
 equipment, facilities or infrastructure that supports the operation of computer networks,
 including the Internet, which are used to transmit or receive voice or data communications
 and which are not under Your direct operational control or, if applicable, not under the direct
 operational control of Your Service Provider;
- Q. Any seizure, confiscation, nationalization, or destruction of, or damage to or loss of use of any **Digitals Asset** or **Your Computer Systems** by order of any governmental authority;
- R. Ordinary wear and tear or gradual deterioration of **Digital Assets** or **Computer Systems** on which **Digital Assets** are processed or stored, whether owned by **You** or others; or
- S. The physical loss of, damage to or destruction of tangible property, including the loss of use thereof; however, **tangible property** does not include **Digital Assets**, but does include all computer hardware unless otherwise covered as **Systems Integrity Restoration Loss**.

NOTE: Exclusions P through S apply to Coverage G only.

V. DEFINITIONS

A. Acquiring Bank means a bank or financial institution that accepts credit and/or debit payments (including credit cards, debit cards, stored value cards and pre-paid cards) for products or services on behalf of a merchant, including processing and crediting those payments to a merchant.

B. Act of Terrorism means:

1. any act certified an **Act of Terrorism** pursuant to the federal Terrorism Risk Insurance Act of 2002 or otherwise declared an **Act of Terrorism** by any government;

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- 2. any act committed by any person or group of persons designated by any government as a terrorist or terrorist group or any act committed by any person or group of persons acting on behalf of or in connection with any organization designated by any government as a terrorist organization; or
- 3. the use of force or violence and/or the threat thereof by any person or group of persons, whether acting alone or on behalf of or in connection with any organization or government, committed for political, religious, ideological, or similar purposes, including the intention to influence any government and/or put the public, or any section of the public, in fear.
- **C. Application** means all applications, including any attachments thereto, and all other information and materials submitted by **You** or on **Your** behalf to **Us** in connection with the underwriting of this Policy. All such applications, attachments, information and materials are deemed attached to and incorporated into this Policy.
- **D. Bodily Injury** means injury to the body, sickness, or disease sustained by any person, and where resulting from such injuries, mental anguish, mental injury, shock, humiliation, emotional distress, loss of consortium, or death.
- E. Breach Response Costs means the following fees, costs, charges or expenses, if reasonable and necessary, that our Breach Response Team incurs in responding to a Security Breach or a Cyber-Extortion Threat, or the following costs described in subparagraphs 1 through 9 and incurred by a non-panel vendor with Our prior written agreement because of a Security Breach experienced by You, so long as such costs are incurred during the period of twelve (12) months after You first learn of such Security Breach:
 - 1. forensic professional fees and expenses to determine the cause and extent of such **Security Breach** and terminate the **Security Breach**;
 - 2. Breach Response Counsel fees and expenses to: determine whether You or a third party are obligated under applicable Privacy Regulations to notify applicable regulatory agencies or individuals affected or reasonably believed to be affected by such Security Breach; effect compliance with any applicable Privacy Regulations; draft the text of privacy notifications to individuals affected or reasonably believed to be affected by such Security Breach; notify law enforcement; and, coordinate the investigation of such Security Breach;
 - 3. costs to notify individuals affected or reasonably believed to be affected by such Security Breach, including printing costs, publishing costs, postage expenses, call center costs or costs of notification via phone or e-mail, including voluntary notification where You or a third party have no legal obligation to provide notification, but wish to do so to protect Your or a third party's brand and reputation, and the costs to notify regulators if required to do so;
 - 4. Credit Monitoring Expenses;
 - 5. identity theft restoration costs;
 - 6. public relations expenses;
 - 7. the cost of a PCI Forensic Investigator (PFI) fees/expenses and a second forensic investigator to shadow the PFI following a **Security Breach**; and
 - 8. reasonable and necessary fees for a mandatory audit by a Qualified Security Assessor (QSA) to show **You** are PCI Data Security Standards compliant following a **Security Breach**.

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9. the reasonable and necessary costs, not to exceed the sublimit of liability stated in ITEM 3.III.E. of the Declarations and implemented by the members of the **Breach Response Team** identified as **Post Breach Response** service providers, of the following: (1) the revision of an incident response plan; (2) the completion of a network security audit; (3) an information security risk assessment; or (4) the implementation of a security awareness training program;

Breach Response Costs do not include **Your** overhead expenses or any salaries, wages, fees, or benefits of **Your Employees**.

- F. Breach Response Counsel means the counsel approved in the Breach Response Team Endorsement or counsel approved by Us.
- **G. Breach Response Team** means the vendors approved in the Breach Response Team Endorsement and vendors as approved by **Us**.
- H. Business Income Loss means:
 - 1. Earnings Loss;
 - 2. Expenses Loss; and/or
 - 3. The reasonable and necessary costs **You** incur to retain an Independent Consultant to determine the amount of **Your Business Income Loss**, not to exceed the sublimit stated in ITEM 3.III.F. of the Declarations. This sublimit of liability is part of, and not in addition to, the sublimit of liability stated in ITEM 3.II.G.1. of the Declarations.

The most **We** will pay for **Business Income Loss** that **You** sustain resulting directly from a **Network Disruption** involving an **Outsourced Provider Computer System** (as defined in part 2. of the Definition of **Network Disruption**) is the sublimit stated in ITEM 3.II.G. of the Declarations. This sublimit of liability is part of, and not in addition to, the sublimit of liability stated in ITEM 3.II.G.1. of the Declarations.

Business Income Loss does not include:

- 1) any contractual penalties;
- 2) any costs or expenses incurred to update, upgrade, replace, restore or otherwise improve any **Computer System** to a level beyond that which existed prior to a **Network Disruption**;
- any costs or expenses incurred to identify, remove or remediate computer program errors or vulnerabilities, or costs to update, upgrade, replace, restore, maintain or otherwise improve any Computer System;
- 4) any legal costs or expenses or other amounts arising out of liability to any third party;
- 5) any amounts incurred as a result of unfavorable business conditions; or
- 6) any other consequential amounts, loss or damage.

I. Claim means:

- 1. A written demand received by **You** for money or services, including the service of a civil suit or institution of arbitration proceedings;
- 2. Initiation of a civil suit against You seeking injunctive relief;

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- A written notice of an alleged Privacy Wrongful Act or Security Wrongful Act from a third party.
- 4. Solely with respect to Coverage B., a **Regulatory Claim** made against **You**; or.
- 5. Solely with respect to Coverage H., written notice to **You** of a **PCI DSS Assessment**.

Multiple **Claims** arising from the same or a series of related or repeated **Wrongful Acts**, acts, errors, or omissions or from any continuing **Wrongful Acts**, acts, errors, or omissions shall be considered a single **Claim** for the purposes of this Policy, irrespective of the number of claimants or **You** involved therein. All such related **Claims** shall be deemed to have been first made at the time the earliest such **Claim** was made or deemed made under Section IX.A.

J. Claim Expenses means:

- reasonable and necessary fees charged in the defense or settlement of a Claim by an attorney whom We designate or whom You designate with Our prior written consent, such consent not to be unreasonably withheld; and
- 2. all other legal costs and expenses resulting from the investigation, adjustment, defense and appeal of a Claim, if incurred by Us or by You with Our prior written consent; however, Claim Expenses do not include Your overhead expenses or any salaries, wages, fees, or benefits of Your Employees for any time spent in cooperating in the defense or investigation of any Claim or circumstance that might lead to a Claim.
- 3. Notwithstanding the foregoing, **Claim Expenses** includes Court Attendance Costs defibed as reasonable sums necessarily incurred by **You** with **Our** prior written agreement, not to exceed the sublimit of liability stated in ITEM 3.III.A. of the Declarations, to attend court or any tribunal, arbitration, adjudication, mediation or other hearing in connection with any **Claim** for which **You** are entitled to a defense under this Policy.
- K. Computer System means electronic, wireless, web or similar systems (including all hardware and software) used to process data or information in an analog, digital, electronic or wireless format, including computer programs, electronic data, operating systems, and components thereof, including but not limited to laptops, personal digital assistants, cellular phones, media storage and peripheral devices, including the internet of things (IoT) devices, media libraries, associated input and output devices, networking identity equipment, and electronic backup equipment. With respect to Coverage F only, Computer System means a Computer System over which You have direct operational control or that is under the direct operational control of a Service Provider, used to process, maintain or store Your Digital Assets.
- Consumer Redress Funds means any sums of money You are legally required to deposit in a fund for the payment to consumers due to a settlement of, or an adverse judgment in, a Regulatory Claim.
- M. Control Group means the board members, executive officers, Chief Technology Officer, Chief Information Officer, Risk Manager and General Counsel or their functional equivalents of Your Organization. This does not include any administrative staff who work in the offices of these named positions.
- N. Corporate Identity Theft Loss means monetary or other financial asset loss as a result of the fraudulent use of Your electronic identity, including the establishment of credit in Your name, the electronic signing of any contract, or the creation of any website designed to impersonate You. The most We will pay for any Corporate Identity Theft Loss is the sublimit of liability stated in

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ITEM 3.II.1.5. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.

- O. Credit Monitoring Expenses means the reasonable and necessary expense of providing free credit report services, identity theft protection services, credit monitoring services, credit freezes, healthcare fraud monitoring services, fraud alerts or call center services for customers, third parties and employees affected or reasonably believed to be affected by a Security Breach. However, We shall not be obligated to pay for more than 12 months from the date of enrollment in such services, unless there is a statute, rule, regulation, court ruling or requirement by a regulator requiring otherwise, or, in the opinion of Breach Response Counsel, offering more than twelve (12) months will justifiably reduce Your potential liability, Damages or Loss.
- P. Cyber-Extortion Expenses means the reasonable and necessary expenses You incur with Our approval in evaluating and responding to a Cyber-Extortion Threat. However, Cyber-Extortion Expenses do not include Your overhead expenses or any salaries, wages, fees, or benefits of Your Employees.
- **Q.** Cyber-Extortion Payment means any sum paid to or at the direction of any third (3rd) party, including sums paid via bitcoin or other crypto currencies, that **You** reasonably believe to be responsible for a **Cyber-Extortion Threat**; provided that:
 - 1. You obtain Our written consent prior to making such Cyber-Extortion Payment;
 - You make such Cyber-Extortion Payment to terminate the Cyber-Extortion Threat; and
 - 3. the **Cyber-Extortion Payment** does not exceed the amounts **We** reasonably believe would have been incurred had such **Cyber-Extortion Payment** not been made.
- R. Cyber-Extortion Threat means a credible threat or connected series of threats made or actions taken by someone other than a member of the Control Group:
 - 1. to introduce Malicious Code into Your Computer System;
 - to interrupt Your Computer System or interrupt access to Your Computer System, such as through a Denial of Service Attack;
 - 3. to corrupt, damage or destroy Your Computer System; or
 - 4. to disseminate, divulge, or improperly utilize any **Private Information** on **Your Computer Systems** taken as a result of a **Network Disruption**.
- S. Damages means:
 - 1. Solely with respect to Coverages A, D, or E, a monetary judgment, award or settlement, including:
 - a. Pre-judgment interest;
 - Post-judgment interest that accrues after entry of the judgment or award and before
 We have paid, offered to pay or deposited in court that part of the judgment or award
 within the applicable Limits of Liability;

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- subject to this Policy's terms, conditions, and exclusions, punitive or exemplary
 Damages (where insurable by the applicable law that most favors coverage for such amounts);
- d. liquidated damages, contractual service credits or contractual penalties but not exceeding those You would have been liable for in the absence of such contract;
- 2. Solely with respect to Coverage B, Regulatory Fines and Consumer Redress Funds; and
- Solely with respect to Coverage H, a PCI DSS Assessment or a settlement of a PCI DSS Assessment.

Damages shall not include or mean:

- Your future profits, restitution, or disgorgement of profits; or Your cost to comply with any order granting injunctive or non-monetary relief, including specific performance, or any agreement to provide such relief;
- Your return or offset of fees, charges, royalties, or commissions for goods or services already provided or contracted to be provided;
- fines or penalties of any nature, except those that are part of Regulatory Fines and Consumer Redress Funds as identified above, or sought in a PCI DSS Assessment;
- 4. any amount **You** are not financially or legally obligated to pay;
- 5. any donations or contributions to any charitable organization;
- charge backs, interchange fees, discount fees or prospective services fees sought, awarded or agreed to as part of a settlement in a PCI DSS Assessment; or
- 7. matters that may be deemed uninsurable under law. **We** will apply the most favorable state law to **You** in determining insurability.
- T. Denial of Service Attack means unauthorized attacks or deliberate overloading of bandwidth connections and/or web servers by means of the sending of substantial quantities of repeat or irrelevant communication or data with the intent of blocking access to Your Computer System through the Internet by third parties.
- U. Digital Assets means any electronic data, including personally identifiable, non-public information, or computer software over which You have direct control or for which such control has been contractually assigned by Your Organization to a Service Provider. Digital Assets do not include computer hardware of any kind.
- V. Direct Financial Loss means Your monetary or other financial asset loss as a result of a Funds Transfer Fraud under Coverage I. The most We will pay for any Direct Financial Loss arising from a Funds Transfer Fraud is the sublimit of liability stated in ITEM 3.II.I.7. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.
- **W.** Earnings Loss means the difference between the revenue that **Your Organization** would have earned, based on reasonable projections and the variable costs that would have been incurred, but which **Your Organization** would have saved as a result of not earning that revenue.

Cyber Wording

- X. Employee means any individual in Your Organization's service, including any part-time, seasonal or temporary employee, who is compensated by salary, wages, fees or commissions, or unpaid intern or volunteer, over whom You have the right to direct and control, but excluding any partner or director of Your Organization.
- Y. Event means a:
 - Security Breach;
 - Cyber-Extortion Threat;
 - Security Compromise;
 - Network Disruption;
 - Phishing Event;
 - Services Fraud Event;
 - 7. Telephone Hacking Event; or
 - 8. Funds Transfer Fraud.

Multiple **Events** arising from the same or a series of related or repeated **Events**, acts, errors, or omissions, or from any continuing **Events**, acts, errors, or omissions shall be considered a single **Event** for the purposes of this Policy. All such related **Events** shall be deemed to have first occurred at the time the earliest such **Event** first occurred or commenced.

- Z. Expenses Loss means the additional expenses Your Organization incurred to minimize the suspension of business and to continue operations that are over and above the expenses that Your Organization reasonably and necessarily would have incurred to conduct Your business had no Network Disruption occurred. These additional expenses do not include any Restoration Costs or any actual, reasonable and necessary expenses You incur in response to a Network Disruption in order to prevent, minimize or mitigate any further damage to Your Digital Assets, or preserve critical evidence of any wrongdoing.
- **AA.** Extended Reporting Period means the period of time after the end of the Policy Period for reporting Claims as provided in Section VIII. of this Policy.
- **BB.** Funds Transfer Fraud means any of the following acts, carried out by means other than through the intentional misleading of a person by means of a dishonest misrepresentation of a material fact contained or conveyed within an electronic or telephonic communication(s) and relied upon by a person believing it to be genuine:
 - 1. any unauthorized electronic funds transfer;
 - 2. theft of **Your** money or other financial assets from **Your** bank by electronic means;
 - theft of money or other financial assets from Your corporate credit cards by electronic means; or
 - 4. any fraudulent manipulation of electronic documentation while stored on **Your Computer System**.

Cyber Wording

- **CC. HIPAA Corrective Action Plan Costs** means reasonable and necessary costs **You** incur with **Our** prior written approval, not to exceed the sublimit of liability stated in ITEM 3.III.D. of the Declarations, to meet any of the requirements specified within a HIPAA corrective action plan as the direct result of a **Regulatory Claim** otherwise covered by this Policy.
- **DD. Intranet** means a private computer network inside a company or organization that uses the same kinds of software found on the **Internet**, but only for internal use.
- **EE. Internet** means the worldwide public network of computer networks which enables the transmission of electronic data between different users, commonly referred to as the Internet, including a private communications network existing within a shared or public network platform.
- FF. Loss(es) means:
 - 1. Business Income Loss;
 - 2. Breach Response Costs;
 - 3. Reputation Business Income Loss;
 - 4. Restoration Costs:
 - 5. System Integrity Restoration Loss;
 - 6. Cyber-Extortion Payments and Cyber-Extortion Expenses;
 - 7. Phishing Loss;
 - 8. Services Fraud Loss;
 - 9. Reward Fund Loss:
 - 10. Personal Financial Loss:
 - 11. Corporate Identity Theft Loss;
 - 12. Telephone Hacking Loss; or
 - 13. Direct Financial Loss.
- **GG. Malicious Code** means any unauthorized and corrupting or harmful computer code, including but not limited to computer viruses, spyware, Trojan horses, worms, logic bombs, and mutations of any of the proceeding.
- **HH. Media Content** means data, digital code, images, graphics, sounds, text or any other similar material regardless of the method or medium of communication of such content or the purpose of the communication.
- **II. Merchant Services Agreement** means any written agreement between **You** and a card association (including MasterCard, VISA, Discover, American Express or JCB), which allows **You** to accept payment by credit, debit or prepaid card.
- JJ. Multimedia Wrongful Act means any of the following acts committed in the ordinary course of Your Organization's business in gathering, communicating, reproducing, publishing, disseminating, displaying, releasing, transmitting or disclosing Media Content via any Computer

Cyber Wording

System that **You** own or operate or is operated on **Your** behalf by a third party, including any web-based social media authorized or operated by **Your Organization** or any **Internet** or **Intranet** website, or via any non-electronic media:

- defamation, libel, slander, product disparagement, trade libel, infliction of emotional distress, outrage, outrageous conduct, or other tort related to disparagement or harm to the reputation or character of any person or organization;
- invasion of or interference with the right to privacy or publicity;
- 3. false arrest, detention or imprisonment or malicious prosecution;
- infringement of any right to private occupancy, including trespass, trespass as a result of cookie use, wrongful entry, eviction or eavesdropping;
- 5. infringement of copyright, domain name, trade dress, title or slogan, or the dilution or infringement of trademark, service mark, service name or trade name;
- 6. plagiarism, piracy or misappropriation of ideas;
- improper deep linking; or
- 8. other conduct causing liability regarding any Media Content for which You are responsible;

provided always that any **Multimedia Wrongful Act** was committed or alleged to have been committed by **You**, or any person for whom or entity for which **You** are legally responsible, including an independent contractor or outsourcing organization.

KK. Network Disruption means any of the following incidents:

- an unplanned failure, interruption or degradation of the operation of Your Computer System
 or an Outsourced Provider Computer System or denial, restriction or hindrance of access
 to or use of Your Computer System, an Outsourced Provider Computer System or Your
 Digital Assets by any party who is otherwise authorized to have access; and
- with respect to Coverage G.1 only, Network Disruption also means an unplanned failure, interruption or degradation of the operation of an Outsourced Provider Computer System; or the denial, restriction or hindrance of access to or use of an Outsourced Provider Computer System by any party who is otherwise authorized to have access.

Solely with respect to Coverage G.1.:

- the voluntary and intentional shutdown of Computer Systems by You but only to the extent necessary to mitigate the Loss resulting from a situation described in Section V.HHH.1. or 2.; or
- 4. the intentional shutdown of **Computer Systems** by **You** as expressly required by any federal, state, local or foreign governmental entity in such entity's regulatory or official capacity resulting from a situation described in Section V.HHH.1. or 2.

More than one such incident that results from the same or related underlying facts, circumstances, situations, transactions or **Security Compromises** shall be considered a single **Network Disruption** which first occurs on the date of the earliest of such events.

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- LL. Outsourced Provider means any provider, other than a Service Provider that You do not own, operate, or control, that performs services, other than IT services, for You pursuant to a written contract. An Outsourced Provider does not include any provider of Telecommunication Services including Internet access to You.
- MM. PCI DSS Assessment(s) means amounts legally owed by You to Your acquiring bank or a card association (MasterCard, VISA, Discover, American Express or JCB) for monetary fines, penalties, reimbursements, fraud recoveries or assessments, due to Your actual or alleged non-compliance with PCI Data Security Standards further to the terms of a Merchant Services Agreement.
- **NN. PCI Data Security Standards** (known as PCI DSS) means the published data security standard in effect now or as hereafter amended that all merchants and processors must follow when storing, processing and transmitting cardholder data.
- OO. PCI DSS Wrongful Act means Your actual or alleged non-compliance with PCI Data Security Standards.
- **PP. Period of Restoration** means the time period from the commencement of a **Network Disruption** to the earlier of the following dates:
 - The date Your Computer System, Outsourced Provider Computer System or Your Digital Assets, are restored to the condition and functionality that existed immediately prior to the Network Disruption; or
 - 2. the date Your Computer System, Outsourced Provider Computer System or Your Digital Assets with reasonable diligence, could have been restored to the condition and functionality that existed immediately prior to the **Network Disruption**.
- QQ. Personal Financial Loss means monetary or other financial asset loss as a result of:
 - 1. theft of money or other financial assets from a personal bank account of the senior executive officer; or
 - 2. identity theft of the senior executive officer.

The most **We** will pay for any **Personal Financial Loss** is the sublimit of liability stated in ITEM 3.II.I.4. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.

- **RR. Phishing Event** means the impersonation of **You** by a third party via email or other electronic communications.
- **SS. Phishing Loss** means an unpaid account receivable held by **You**, or an inability to collect funds owed to **You** by a third party, caused by a **Phishing Event**. The most **We** will pay for any **Phishing Loss** is the sublimit of liability stated in ITEM 3.II.I.1. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.
- TT. Policy Period means the period of time beginning on the date stated in ITEM 2 of the Declarations and ending on the earlier of the expiration date stated in ITEM 2 of the Declarations or the effective date of the cancellation of the Policy. If You become an insured under the Policy, the Policy Period begins on the date You become an insured.

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- UU. Privacy Breach means a common law breach of confidence, infringement, or violation of any rights to privacy, including but not limited to breach of Your privacy statement, breach of a person's right of publicity, wrongful collection, false light, intrusion upon a person's seclusion, public disclosure of Private Information, or misappropriation of a person's picture or name for commercial gain.
- VV. Privacy Regulations means any federal, state, local, or foreign statute or regulation requiring You to limit or control the collection, use of, or access to, Private Information in Your possession or under Your control, or obligating You to inform customers of the Unauthorized Access or disclosure of such personally identifiable, non-public information, including but not limited to the following statutes and regulations:
 - 1. the Health Insurance Portability and Accountability Act of 1996 (Public Law 104-191), including Title II requiring protection of confidentiality and security of electronic protected health information, and as amended by the Health Information Technology for Economic and Clinical Health Act (HITECH), any rules and regulations promulgated thereunder as they currently exist and as amended, and any related state medical privacy laws as they currently exist and as amended:
 - 2. the Gramm-Leach-Bliley Act of 1999, also known as the Financial Services Modernization Act of 1999, including sections concerning security protection and standards for customer records maintained by financial services companies, and the rules and regulations promulgated thereunder as they currently exist and as amended;
 - 3. Section 5(a) of the Federal Trade Commission Act, 15 U.S.C. 45(a), but solely with respect to alleged unfair or deceptive acts or practices in or affecting commerce;
 - 4. federal, state or local privacy protection regulations or laws, such as the California Database Protection Act of 2003 (previously called SB 1386), as they currently exist now or may be amended, associated with the control and use of, or limiting **Unauthorized Access** to, personal information, including but not limited to requirements to post privacy policies, adopt specific privacy controls, or inform customers of breaches of security that has or may impact their personal information:
 - 5. federal, state or local data breach regulations or laws, as they currently exist now or in the future, imposing liability for failure to take reasonable care to guard against **Unauthorized Access** to credit or debit account information that is in **Your** possession or under **Your** control;
 - 6. identity theft red flags under the Fair and Accurate Credit Transactions Act of 2003;
 - 7. federal and state consumer credit reporting laws, such as the Federal Fair Credit Reporting Act (FCRA) and the California Consumer Credit Reporting Agencies Act (CCCRAA);
 - 8. the Children's Online Privacy Protection Act of 1998; and
 - 9. privacy protection regulations or laws adopted by countries outside of the United States, such as the General Data Protection Regulation (Regulation (EU) 2016/679 (GDPR) and the Canadian Personal Information Protection and Electronic Documents Act (PIPEDA), as they currently exist now or may be amended, associated with the collection, control and use of, or limiting Unauthorized Access to, personal information.
- **WW.** Privacy Wrongful Act means any Privacy Breach or breach of Privacy Regulations actually or allegedly committed by You or by any person or entity for which You are legally responsible, including an independent contractor or outsourcing organization.

Cyber Wording

XX. Private Information means any:

- 1. proprietary or confidential information owned by a third party or **You**;
- 2. information that can be used to determine, distinguish or trace an individual's identity, either alone or when combined with other information that is linked or linkable to a specific individual;
- 3. information concerning an individual that would be considered personal data or sensitive personal data within the meaning of the General Data Protection Regulation (Regulation (EU) 2016/679) (GDPR) and any amendments thereto; or
- 4. **Your** corporate confidential information that relates to **Your** organization's business operations, activities and procedures.
- **YY. Property Damage** means physical injury to or destruction of any tangible property, including the loss of use thereof. Electronic data is not considered tangible property.
- **ZZ. QSA Audit** is an audit required by PCI Security Standards Council and conducted by a Qualified Security Assessor employed by a qualified QSA auditor.

AAA. Regulatory Claim means:

- 1. any request for information, civil investigative demand or formal investigation of **You** by an administrative or regulatory agency or similar governmental body concerning a **Privacy Breach** or possible breach of **Privacy Regulations**; or
- 2. any administrative or civil proceeding against **You** by an administrative or regulatory agency, supervisory authority, authorized data protection authority or similar governmental body for a breach of **Privacy Regulations.**
- **BBB.** Regulatory Fines means fines, penalties, or sanctions awarded for a violation of any **Privacy** Regulation.
- CCC. Reputation Business Income Loss means:
 - 1. Earnings Loss; and/or
 - 2. Expenses Loss;

solely due to the loss of current or future customers during a 12 month period following a notification to **Us** in accordance with Section IX.A of a **Security Breach** or **Network Disruption** and where such customer loss arises directly from a **Security Breach** or **Network Disruption**.

Reputation Business Income Loss does not include or mean:

- 1. any contractual penalties;
- any costs or expenses incurred to update, upgrade, replace, restore or otherwise improve any Computer System to a level beyond that which existed prior to a Network Disruption;
- any costs or expenses incurred to identify, remove or remediate computer program errors or vulnerabilities, or costs to update, upgrade, replace, restore, maintain or otherwise improve any Computer System;
- 4. any legal costs, expenses or other amounts arising out of liability to any third party;

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- 5. any amounts incurred as a result of unfavorable business conditions; or
- 6. any other consequential amounts, loss or damage.
- DDD. Restoration Costs means the actual, reasonable and necessary costs, including the additional cost of employing temporary staff or paying overtime costs to employees, that You incur to replace, restore, or re-create Your Digital Assets to the level or condition at which they existed immediately prior to sustaining any alteration, destruction, damage or loss thereof, resulting from a Security Compromise. If such Digital Assets cannot be replaced, restored or re-created, then Restoration Costs will be limited to the actual, reasonable and necessary costs You incur to reach this determination.

Restoration Costs also means the actual, reasonable and necessary costs to install a more secure and efficient version of Your affected Computer System, provided that the maximum amount We will pay is twenty-five percent (25%) more than the cost that would have been incurred to replace the original model(s) or license(s) that existed prior to the Security Compromise (and subject to the maximum sublimit as stated in ITEM 3.III.H. of the Declarations). Under no circumstances will We pay the cost of acquiring or installing Computer Systems which did not form a part of Your Computer Systems immediately prior to the incident which gave rise to the Loss.

Restoration Costs do not include:

- 1. Systems Integrity Restoration Loss;
- 2. the economic or market value of any **Digital Assets**, including trade secrets.
- **EEE.** Retroactive Date means the date specified in ITEM 7 of the Declarations.
- **FFF. Reward Fund Loss** any amount offered and paid by **You** for information that leads to the arrest and conviction of any individual(s) committing or trying to commit any illegal act associated with an **Event**. The most **We** will pay for any **Reward Fund Loss** is the sublimit of liability stated in ITEM 3.II.I.3. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.
- **GGG.** Security Breach means the actual or reasonably suspected:
 - loss or disclosure of Private Information in Your care, custody or control, including such information stored on paper or on a Computer System operated by You or on Your behalf; or
 - 2. Theft of Data, Unauthorized Access to or Unauthorized Use of Private Information in Your care, custody or control, including such information stored on paper or on a Computer System operated by You or on Your behalf;

that results in or may result in the compromise of the privacy or confidentiality of **Private Information**.

More than one **Security Breach** arising from the same or a series of continuous, repeated or related acts, errors, or omissions shall be considered a single **Security Breach**, which shall be deemed to have first occurred at the time of the first such **Security Breach**.

HHH. Security Compromise means the actual or reasonably suspected:

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- Unauthorized Access or Unauthorized Use of Your Computer System or Your Digital Assets;
- 2. unauthorized transmission of computer code into **Your Computer System** that causes loss or damage to **Your Digital Assets**; or
- Denial of Service Attack on Your Computer System that causes loss or damage to Your Digital Assets.
- **III. Security Wrongful Act** means any act, error, or omission committed by **You** or a person or entity for which **You** are legally responsible, including an independent contractor or outsourcing organization, in the conduct of **Computer Systems** security and the protection of the security and confidentiality of **Private Information**, that results in:
 - 1. The inability of a third party, who is authorized to do so, to gain access to **Your Computer Systems**;
 - 2. The failure to prevent or hinder Unauthorized Access to or Unauthorized Use of a Computer System operated by You or on Your behalf, the failure to prevent physical theft of hardware or firmware You control, the failure to prevent people or processes security failures, or the failure to prevent false communications designed to trick the user into surrendering Private Information (such as "phishing", "pharming" or "vishing"), any of which results in:
 - a. The alteration, copying, corruption, destruction or deletion of, or damage to, electronic data on a **Computer System** operated by **You** or on **Your** behalf;
 - b. Unauthorized disclosure of Private Information;
 - c. Theft of Data (including identity theft); or
 - Denial Of Service Attacks against Internet sites or Computer Systems of a third party; or
 - 3. The failure to prevent transmission of **Malicious Code** from a **Computer System** operated by **You** or on **Your** behalf to a third party's **Computer System**.
- **JJJ.** Services Fraud Event means the unauthorized use of or access to **Your Computer System** by a third party which results in increased service charges to **You**, including: the unauthorized use of **Your Computer System** by a third party to mine cryptocurrency or any other digital or electronic currency; the fraudulent or unauthorized use of Software-as-a-Service (SaaS), Infrastructure-as-a-Service (IaaS), Network-as-a-Service (NaaS), or IP Telephony.
- KKK. Services Fraud Loss means monetary or other financial asset loss as a result of a Services Fraud Event, provided: (1) the service provider charges You via a periodic billing statement pursuant to a written contract that was executed before the Services Fraud Event occurred; (2) the service provider charges You a fee that scales with the rate of use of such services; and (3) the Services Fraud Event began on or after the Retroactive Date. The most We will pay for any Services Fraud Loss is the sublimit of liability stated in ITEM 3.II.1.2. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.
- **LLL. Service Provider** means any third party that is responsible for the processing, maintenance, protection or storage of **Digital Assets** pursuant to a written contract directly with **Your Organization**. A **Service Provider** does not include any provider of telecommunications services, including **Internet** access, to **You**.

Cyber Wording

- **MMM.** Subsidiary means any corporation of which more than fifty percent (50%) of the outstanding securities representing the present right to vote for the election of such corporation's directors are owned by the **Named Insured** directly or indirectly, if such corporation was so owned on the inception date of this Policy; or
 - A. becomes so owned after the inception date of this Policy, provided the revenues of the newly acquired corporation do not exceed twenty-five percent (25%) of **Your Organization's** annual revenues as set forth in its most recent audited financial statement; or
 - **B.** becomes so owned after the inception date of this Policy, provided that if the revenues of the newly acquired corporation exceed twenty-five percent (25%) of **Your Organization's** annual revenues as set forth in its most recent audited financial statement, the provisions of Section IX. I. must be fulfilled.
- NNN. Systems Integrity Restoration Loss means the reasonable and necessary costs You incur, with our prior written consent, to restore or replace that part of Your Computer System directly impacted by a Security Compromise. System Integrity Restoration Loss does not include Restoration Costs. The most We will pay for any Systems Integrity Restoration Loss is the sublimit of liability stated in ITEM 3.II.G.4. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage G and not in addition.
- **OOO. Telecommunications Services** means telephone, fax, broadband, or other data transmission services that **Your Organization** purchases from third parties.
- PPP. Telephone Hacking Event means a third party's intentional, unauthorized and fraudulent use of Your Telecommunications Services that results in unauthorized calls or unauthorized use of Your bandwidth.
- **QQQ.** Telephone Hacking Loss means Your monetary or other financial asset loss as a result of a Telephone Hacking Event. The most **We** will pay for any Telephone Hacking Loss is the sublimit of liability stated in ITEM 3.II.I.6. of the Declarations. Such sublimit is part of the Limit of Liability in Coverage I and not in addition.
- RRR. Theft Of Data means the unauthorized taking, misuse or disclosure of information including but not limited to charge, debit, or credit information, banking, financial and investment services account information, proprietary information, and **Private Information**.
- **SSS.** Unauthorized Access means the gaining of access to a Computer System by an unauthorized person or an authorized person in an unauthorized manner.
- **TTT. Unauthorized Use** means the use of a **Computer System** by an unauthorized person or persons or an authorized person in an unauthorized manner.
- **UUU.** Waiting Period means the time period specified in ITEM 11. of the Declarations.
- **VVV.** We, Us or Our means the underwriters providing this insurance.
- WWW. Wrongful Act means a Privacy Wrongful Act, Security Wrongful Act, Multimedia Wrongful Act, or PCI DSS Wrongful Act.
- XXX. You or Your of Yours means:
 - 1. the entity named in the Policy (Named Insured) and its Subsidiaries (together Your Organization);

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- 2. Any present or future director, officer, or trustee of **Your Organization**, but only with respect to the performance of his or her duties as such on behalf of **Your Organization**:
- Any present or future Employee of Your Organization, but only with respect to work done
 while acting within the scope of his or her employment and related to the conduct of Your
 Organization's business;
- 4. In the event that the **Named Insured** is a partnership, limited liability partnership, or limited liability company, then any general or managing partner, principal, or owner thereof, but only while acting within the scope of his or her duties as such;
- 5. Any person who previously qualified as **You** under 2, 3, or 4 above prior to the termination of their service to or relationship with **Your Organization**, but only with respect to the performance of his or her duties as such on behalf of **Your Organization**;
- 6. The estate, heirs, executors, administrators, assigns and legal representatives of any of **You** in the event of **Your** death, incapacity, insolvency or bankruptcy, but only to the extent that **You** would otherwise be provided coverage under this insurance;
- 7. Any agent or independent contractor, including any distributor, licensee or sub-licensee, but only while acting on **Your** behalf, at **Your** direction, and under **Your** control; and
- 8. Any third party entity (including a HIPAA Covered Entity) required by contract to be named as an insured under this Policy, but only in respect of sums which they become legally obligated to pay (including liability for claimants' costs and expenses) as a result of a **Claim** arising solely out of an act, error or omission committed by **You**, provided that:
 - a. **You** contracted in writing to indemnify the third party for such a **Claim** prior to it first being made against them; and
 - b. had the **Claim** been made against **You**, then **You** would be entitled to indemnity under this Policy.

As a condition to **Our** indemnification of any third party they shall prove to **Our** satisfaction that the **Claim** arose solely out of an act, error or omission committed by **You**; and where a third party is indemnified as an additional insured as a result, it is understood and agreed that any **Claim** made by that third party against **You** shall be treated by **Us** as if they were a third party, not an additional insured.

VI. LIMITS OF LIABILITY

- A. The amount stated in the Policy as stated in ITEM 3.I of the Declarations (herein the **Each Claim Aggregate Limit**) is the most **We** will pay under this Policy for each **Claim**, under all coverages combined, for:
 - 1. all **Damages**, and
 - 2. all Claim Expenses.
- B. The amount stated in the Policy as stated in ITEM 3.I of the Declarations (herein the Each Event Aggregate Limit) is the most We will pay in the aggregate under this Policy for all Loss arising out of a single Event
- C. For any coverage purchased as indicated in ITEM 3.II of the Declarations, the **Sublimit(s) of Liability** shall be the most **We** will pay under this Policy for each **Claim** or **Event** under such

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coverage. The Sublimit(s) of Liability are part of, and not in addition to, the Each Claim Aggregate Limit or Each Event Aggregate Limit.

- D. If any single Claim, single Event, or single Event combined with a single Claim arising therefrom (a Combined Matter) is covered under more than one coverage, the highest applicable Sublimit of Liability shall be the most We shall pay as to such single Claim, single Event or Combined Matter, and such single Claim, single Event or Combined Matter shall be subject to the highest applicable retention, unless otherwise specified.
- E. For any **Combined Matter** the most **We** will pay under this Policy for all **Damages**, **Claim Expenses**, **Loss** or any other amounts paid under this Policy shall not exceed the **Each Event Aggregate Limit** or **Each Claim Aggregate Limit**, whichever is highest.

VII. RETENTIONS

The retention for each coverage is stated in ITEM 4 of the Declarations. The applicable retention shall be first applied to **Damages**, **Claim Expenses** and **Loss** covered by this Policy and **You** shall make direct payments within the retention to appropriate other parties designated by **Us**. **We** shall be liable only for the amounts in excess of the retention, not to exceed the applicable **Sublimit(s)** of **Liability**, **Each Event Aggregate Limit** or **Each Claim Aggregate Limit**. Each single **Claim**, single **Event** or **Combined Matter** shall be deemed to be one single potentially covered matter, and only one retention shall apply thereto. Where multiple coverages potentially apply to a single **Claim**, single **Event** or **Combined Matter** only one retention shall apply and this shall be the highest retention applicable to such coverages.

Except as otherwise provided, the amount set forth in ITEM 4 of the Declarations (the **Aggregate Retention Amount**) is the most **You** will pay for all retentions combined under this Policy regardless of the number of **Claims**, **Events**, or **Wrongful Acts**. Upon payment of the **Aggregate Retention Amount** by **You** the applicable retentions shall be waived.

No retention is applicable to **Breach Response Counsel** fees and expenses.

With respect to Coverage G.1, once the **Period of Restoration** has exceeded the **Waiting Period**, the retention stated in ITEM 4 of the Declarations shall be applied against the **Business Income Loss** computed from the commencement of the **Network Disruption**.

At **Our** sole and absolute discretion, **We** may pay all or part of the applicable retention, in which case **You** agree to repay **Us** immediately after **We** notify **You** of the payment; and such payment or repayment of any amount within the retention shall be first applied to **Damages**, **Claim Expenses** and **Loss** covered by this Policy.

VIII. EXTENDED REPORTING PERIOD

A. Basic Extended Reporting Period: In the event of cancellation or non-renewal of this Policy by You or Us, an Extended Reporting Period of sixty (60) days immediately following such cancellation or non-renewal shall be automatically granted hereunder at no additional premium. Such Extended Reporting Period shall cover Claims first made and reported to Us during such sixty (60) day Extended Reporting Period but only in respect of any Wrongful Act, act, error, or omission committed prior to the date of cancellation or non-renewal, and subject to all other terms, conditions, and exclusions of this Policy. No Claim first made in such sixty (60) day extended reported period shall be covered under this Policy if You are entitled to indemnity under any other insurance or would have been entitled to indemnity under such insurance but for the exhaustion thereof or Your failure to satisfy any of its conditions.

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B. Optional Extended Reporting Period: In the event of cancellation or non-renewal of this Policy by You or Us, You shall have the right, upon payment in full and not proportionally or otherwise in part to have issued an endorsement providing an optional Extended Reporting Period after the end of the Policy Period as follows.

Extended Reporting PeriodExtended Reporting Period Premium12 Months100% of the Annual Policy Premium24 Months150% of the Annual Policy Premium36 Months200% of the Annual Policy Premium

- Such optional Extended Reporting Period shall cover Claims made and reported to Us
 during this optional Extended Reporting Period, but only in respect of any Claim arising out
 of any act, error, or omission committed prior to the date of cancellation or non-renewal, and
 subject to all other terms, conditions, and exclusions of the Policy.
- 2. In order for **You** to invoke the optional **Extended Reporting Period**, the payment of additional premium as stated in this provision must be paid to **Us** within thirty (30) days after the end of the **Policy Period**.
- At the commencement of the optional Extended Reporting Period, the entire premium shall be deemed fully earned, and in the event You terminate the optional Extended Reporting Period for whatever reason prior to its natural expiration, We will not be liable to return any premium paid for the optional Extended Reporting Period.
- C. Terms and conditions of basic and optional **Extended Reporting Period**:
 - 1. At renewal of this Policy, **Our** quotation of different premium, retentions, **LIMIT(s) OF LIABILITY**, respective sublimits of liability or changes in Policy language shall not constitute non-renewal by **Us** for the purposes of granting the optional **Extended Reporting Period**.
 - 2. The right to the **Extended Reporting Period** shall not be available to **You** where **We** cancel or non-renew due to non-payment of premium.
 - The applicable Limits of Liability for the Extended Reporting Period shall be part of, and not in addition to, the Each Event Aggregate Limit or Each Claim Aggregate Limit and respective applicable sublimit(s) of liability for the Policy Period.
 - All notices and premium payments with respect to the Extended Reporting Period shall be directed to Us through the Named Insured.

IX. TERMS AND CONDITIONS

A. NOTICE OF CLAIM, EVENT OR CIRCUMSTANCE THAT MIGHT LEAD TO A CLAIM

1. If any Claim is first made against You during the Policy Period (or an Extended Reporting Period, if applicable), or any Event first occurs during the Policy Period, then as soon as practicable after a member of the Control Group becomes aware of such Claim or Event, You must provide notice thereof to Us through the person identified in ITEM 8. in the Declarations during the Policy Period (or an Extended Reporting Period, if applicable), including every demand, notice, summons or other process You or Your representative receive.

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- 2. If during the **Policy Period**, a member of the **Control Group** becomes aware of any situation, circumstances, **Wrongful Act**, act, error or omission that might reasonably give rise to a **Claim**, and if **You** give written notice to **Us** through the person identified in ITEM 8. in the Declarations as soon as practicable during the **Policy Period** of:
 - a. The specific details of the situation, circumstances, **Wrongful Act**, act, error or omission that might reasonably give rise to a **Claim**;
 - b. The possible damage which may result or has resulted from the situation, circumstances, **Wrongful Act**, act, error or omission;
 - A description of how You first became aware of the situation, circumstances, Wrongful Act. act. error, or omission; and
 - d. Any **Computer System** security and event logs which provide evidence of the situation, circumstances, **Wrongful Act**, act, error or omission;

then any subsequent **Claim** made against **You** arising out of such situation, circumstances, **Wrongful Act**, act, error or omission which is the subject of the written notice will be deemed to have been first made at the time written notice complying with the above requirements was first given to **Us**.

3. A Claim shall be considered to be reported to Us when notice is first given to Us through through the person identified in ITEM 8. in the Declarations or when notice of a situation, circumstances, Wrongful Act, act, error or omission which might reasonably give rise to a Claim is first provided in compliance with IX.A.2 above. An Event shall be considered to be reported to Us when notice is first given to Us through the person identified in ITEM 8. in the Declarations.

Whenever coverage under this Policy would be lost due to non-compliance with Section IX.A.1's notice requirements solely because of the failure to give such notice, or concealment of such failure, by one or more **You** responsible for causing the **Damages**, **Loss** or other amounts potentially insured hereunder, then **We** agree that such insurance as would otherwise be afforded under this Policy shall remain available with respect to those of **You** who did not personally commit, personally participate in committing or personally acquiesce in such failure to give notice, provided that those of **You** entitled to the benefit of this provision provide notice of a **Claim** or **Event** during the **Policy Period** (or **Extended Reporting Period**, if applicable) promptly after obtaining knowledge of such failure of any others of **You** to comply with Section IX.A.1.

However, such insurance as afforded by this provision shall not cover a **Claim** against **Your Organization** or an **Event** if a current member of the **Control Group** failed to give notice as required by Section IX.A.1 if such **Claim** or **Event** arises from **Wrongful Acts**, acts, errors, or omissions that were also known to another then current member of the **Control Group**.

B. ASSISTANCE AND COOPERATION

- 1. You shall cooperate with Us in all investigations. You shall execute or cause to be executed all papers and render all assistance as requested by Us. Part of this assistance may require You to provide soft copies of Your system security and event logs.
- 2. Upon **Our** request, **You** shall assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may

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be liable to **You** because of **Wrongful Act**, acts, errors, or omissions with respect to which insurance is afforded under this Policy; and **You** shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses.

- 3. You shall not admit liability, make any payment, assume any obligation, incur any expense, enter into any settlement, stipulate to any judgment or award or dispose of any Claim without Our written consent, unless otherwise provided under Section II.
- 4. As soon as practicable after You give Us notice of any Claim, Event or circumstance, You must also give Us copies of reports, photographs, investigations, pleadings and all other papers in connection therewith, including allowing Us to question You under oath at such times as may be reasonably required regarding Your Organization's books, records, and any other information relating to such matters.
- 5. In the event of a **Privacy Breach**, **Security Breach** or other **Event**, **You** must take all reasonable steps to protect **Computer Systems** and **Private Information** from further access, disclosure, loss or damage.

C. DUTIES FOLLOWING NOTICE OF AN EVENT (applicable to Coverages C, F, G and I only)

You must see that the following are done if **You** send **Us** notice of an **Event** to which Coverages C, F, G or I potentially apply:

- at Our request, notify the police, FBI, CERT or other applicable law enforcement authority, central reporting or investigative organization that We may designate, if it appears that a law may have been broken;
- 2. immediately take all reasonable steps and measures necessary to limit or mitigate any Loss;
- 3. send **Us** copies of every demand, notice, summons, or any other applicable information **You** receive;
- 4. if requested, permit **Us** to question **You** under oath at such times and places as may be reasonably required about matters relating to this insurance, including **Your** books and records:
- 5. send **Us** a sworn statement of **Loss** or other amounts incurred containing the information **We** request to resolve, settle or otherwise handle the **Event**. **We** will provide **You** with the necessary forms:
- 6. cooperate with **Us** and counsel **We** may appoint in the investigation of any **Event** potentially covered by this Policy;
- 7. assist **Us** and counsel **We** may appoint in the investigation or settlement of **Loss**;
- 8. assist **Us** in protecting and enforcing any right of subrogation, contribution or indemnity against any person, organization or other entity that may be liable to **You**, including attending depositions, hearings and trials; and
- otherwise assist in securing and giving documentation and evidence, and obtaining the attendance of witnesses.
- 10. Assist Us when a Telephone Hacking Event and/or Funds Transfer Fraud occurs.

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Telephone Hacking Event will be deemed to occur when You first discover that a Telephone Hacking Event has occurred, or You have a reasonable basis to know that a Telephone Hacking Event has occurred, including the receipt of any notice, invoice, or billing evidencing unauthorized use of Telecommunications Services. If any related Telephone Hacking Events subsequently occur, and are reported to Us, all such related Telephone Hacking Events will be considered a single Telephone Hacking Event and will be deemed to have occurred on the date the first of those Telephone Hacking Events occurred.

Funds Transfer Fraud will be deemed to occur when You first know that a Funds Transfer Fraud has occurred, or You have a reasonable basis to know that a Funds Transfer Fraud has occurred, including any unauthorized electronic funds transfer; theft of Your money or other financial assets from "Your" bank by electronic means; theft of money or other financial assets from Your corporate credit cards by electronic means; or any fraudulent manipulation of electronic documentation while stored on Your Computer System. If related Funds Transfer Fraud events subsequently occur, and are reported to Us, all such related Funds Transfer Fraud events will be considered a single Funds Transfer Fraud event and will be deemed to have occurred on the date of the first of those Fund Transfer Fraud events occurred.

As soon as a **Telephone Hacking Event** and/or **Funds Transfer Fraud** first occurs, **You** must notify us in accordance with Section **IX. TERMS AND CONDITIONS**, paragraph **A. NOTICE OF CLAIM OR CIRCUMSTANCE THAT MIGHT LEAD TO A CLAIM**.

D. SUBROGATION

In the event of any payment under this Policy, **You** agree to give **Us** the right to any subrogation and recovery to the extent of **Our** payments. **You** agree to execute all papers required and will do everything that is reasonably necessary to secure these rights to enable **Us** to bring suit in **Your** name. **You** agree to fully cooperate in **Our** prosecution of that suit. **You** agree not to take any action that could impair **Our** right of subrogation without **Our** written consent, whether or not **You** have incurred any unreimbursed amounts. Any recoveries shall be applied first to subrogation expenses, second to **Damages**, **Loss** and **Claim Expenses** paid by **Us**, and third to the Retention. Any additional amounts recovered shall be paid to **You**.

E. INSPECTIONS AND SURVEYS

We may choose to perform inspections or surveys of Your operations, conduct interviews and review documents as part of Our underwriting, Our decision whether to provide continued or modified coverage, or Our processing of any Claim or Event. If We make recommendations as a result of these inspections, You should not assume that every possible recommendation has been made or that Your implementation of a recommendation will prevent a Claim or Event. We do not indicate by making an inspection or by providing You with a report that You are complying with or violating any laws, regulations, codes or standards.

F. OTHER INSURANCE

This insurance shall apply in excess of any other valid and collectible insurance available to **You**, including any retention or deductible portion thereof, unless such other insurance is written only as specific excess insurance over this Policy. However, this insurance shall apply as primary in respect of any directors & officers, professional liability, errors & omissions, medical malpractice or professional service liability policy purchased by **You**.

G. ACTION AGAINST US

No action shall lie against **Us** or **Our** representatives unless, as a condition precedent thereto: (1) there shall have been full compliance with all terms of this insurance; and (2) until the amount of

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Your obligation to pay shall have been finally determined by judgment or award against **You** after trial, regulatory proceeding or arbitration, or by written agreement between **You**, the claimant, and **Us**.

Your bankruptcy or insolvency shall not relieve Us of Our obligations hereunder.

H. ENTIRE AGREEMENT

By acceptance of the Policy, **You** agree that this Policy embodies all agreements between **You** and **Us** relating to this insurance. Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this Policy or stop **Us** from asserting any right under the terms of this Policy; nor shall the terms of this Policy be waived or changed, except by endorsement issued to form a part of this Policy signed by **Us**.

I. NEW SUBSIDIARIES/CHANGES IN NAMED INSURED OR YOUR ORGANIZATION

- 1. During the Policy Period, if You acquire another corporation whose annual revenues are more than twenty-five percent (25%) of Your Organization's annual revenues as set forth in its most recent audited financial statements, You shall give Us written notice of the acquisition containing full details thereof, no later than sixty (60) days after the effective date of such acquisition or creation. Coverage under this Policy for Wrongful Acts, acts, errors or omissions committed or allegedly committed by the newly acquired Subsidiary or any persons who may become insureds therewith shall be automatic for ninety (90) days after such acquisition or creation or, until the end of the Policy Period, whichever is earlier; after the end of this ninety (90) day period, We may agree to add coverage for the newly acquired Subsidiary upon such terms, conditions, and limitations of coverage and such additional premium as We, in Our sole discretion, may require.
- 2. During the Policy Period, if the Named Insured consolidates or merges with or is acquired by another entity, or sells substantially all of its assets to another entity, or a receiver, conservator, trustee, liquidator, or rehabilitator, or any similar official is appointed for or with respect to the Named Insured, then coverage under this Policy shall continue for post-transaction Claims first made prior to the expiration of the Policy Period but only for Wrongful Acts, acts, errors, or omissions that occurred prior to the date of such consolidation, merger or appointment. Coverage under this Policy shall not continue for Events that first commence post-transaction but prior to the expiration of the Policy Period, unless coverage for such Events is specifically agreed to by Us and provided by endorsement hereto.
- 3. Should an entity cease to be a **Subsidiary** after the inception date of this Policy, coverage with respect to such entity and its' insured persons shall continue as if it was still a **Subsidiary** until the expiration date of this Policy, but only with respect to a **Claim** that arises out of any **Wrongful Act**, act, error, or omission committed prior to the date that it ceased to be a **Subsidiary**.
- 4. All notices and premium payments made under this paragraph shall be directed to **Us** through the **Named Insured**.

J. ASSIGNMENT

Your interest under this Policy may not be assigned to any other person or organization, whether by operation of law or otherwise, without **Our** written consent. If **You** shall die or be adjudged incompetent, such insurance shall cover **Your** legal representative as **You** as would be covered under this Policy.

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K. CANCELLATION

This Policy may be cancelled:

- at Your request to cancel on any present or future date. If this Policy is cancelled by You, thirty percent (30%) of the premium shall be deemed earned upon inception of this Policy and we will refund the remaining unearned premium computed on a daily pro rata basis thereafter. No premium will be refunded if notice of any Claim, Event, or circumstance that might lead to a Claim has been provided to Us; or
- 2. by **Us. We** will only cancel this Policy if **You** fail to pay the premium within the payment terms set forth in any binder for this Policy.

L. WORDS AND TITLES OF PARAGRAPHS

The titles of paragraphs, section, provisions, or endorsements of or to this Policy are intended solely for convenience and reference, and are not deemed in any way to limit or expand the provisions to which they relate and are not part of the Policy. Whenever the singular form of a word is used herein, the same shall include the plural when required by context.

M. NAMED INSURED AUTHORIZATION

The Named Insured has the right and duty to act on Your behalf for:

- 1. the giving and receiving of notice of cancellation;
- 2. the payment of premiums, including additional premiums;
- 3. the receiving of any return premiums;
- 4. the acceptance of any endorsements added after the effective date of coverage;
- 5. the payment of any retentions;
- 6. the receiving of any amounts paid hereunder; and
- 7. otherwise corresponding with **Us**.

N. WARRANTY BY YOU

By acceptance of this Policy, **You** agree that the statements contained in the **Application**, any **application** for coverage of which this Policy is a renewal, and any supplemental materials submitted therewith, are **Your** agreements and representations, that they shall be deemed material to the risk assumed by **Us**, and that this Policy is issued in reliance upon the truth thereof.

The misrepresentation or non-disclosure of any matter by **You** or **Your** agent in the **Application**, any **application** for coverage of which this Policy is a renewal, or any supplemental materials submitted therewith will render the Policy null and void and relieve **Us** from all liability under the Policy.

The **Application** and any **application** for coverage of which this Policy is a renewal, and any supplemental materials submitted therewith, are deemed incorporated into and made a part of this Policy.

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O. SERVICE OF SUIT CLAUSE (U.S.A.)

- 1. It is agreed that in the event of **Our** failure to pay any amount claimed to be due under this Policy, at **Your** request **We** will submit to the jurisdiction of a court of competent jurisdiction within the United States. Nothing in this clause constitutes or should be understood to constitute a waiver of **Our** rights to commence an action in any court of competent jurisdiction in the United States, to remove an action to a United States District Court, or seek a transfer of a case to another court as permitted by the laws of the United States or any state in the United States. It is further agreed that service of process in such suit may be made upon **Our** representative designated in the Policy, and that in any suit instituted against any one of **Us** upon this contract; **We** will abide by the final decision of such court or of any appellate court, in the event of an appeal.
- Our representative designated in the Policy is authorized and directed to accept service of process on Our behalf in any such suit and/or upon Your request to give a written undertaking to You that they will enter a general appearance upon Our behalf in the event such a suit shall be instituted.
- 3. Pursuant to any statute of any state, territory, or district of the United States which makes provision therefore, We hereby designate the Superintendent, Commissioner, or Director of Insurance or other officer specified for that purpose in the statute, or his successor in office, as Our true and lawful attorney upon whom may be served any lawful process in any action, suit, or proceeding instituted by or on behalf of You or any beneficiary hereunder arising out of this Policy, and hereby designate Our representative listed in the Policy as the person to whom the said officer is authorized to mail such process or a true copy thereof.

P. CHOICE OF LAW

Any disputes involving this Policy shall be resolved applying the laws of the state and country identified in ITEM 10 of the Declarations.

Q. DISPUTE RESOLUTION

We and **You** agree to submit any dispute arising out of or relating to this Policy, including but not limited to its construction, application and validity, or any breach thereof, to non-binding mediation or binding arbitration in accordance with the commercial arbitration rules of the appropriate Arbitration Association ("AA") of the country that is identified in **Your** address stated in the Declarations, in effect at the time of the dispute. If all parties agree, a different form of alternative dispute resolution ("ADR") may be used.

You shall have the right to choose the type of ADR process to resolve a dispute under this Policy.

Each party shall bear its own fees and costs in connection with any ADR process, but the costs incurred through AA, including the fees and expenses of the arbitrator, shall be shared equally by the parties, unless the arbitration award provides otherwise. All arbitration proceedings shall be held only in a city where either **We** or **You** has a place of business in that country, at the election of the party commencing arbitration. The decision of the arbitrator/s is final and binding and any award may be confirmed and enforced in any court of competent jurisdiction.

Nothing in this section shall prevent the parties from litigating a dispute in an appropriate court in the event non-binding ADR fails to produce a resolution.

Cyber Wording



Cyber Wording Edition: January 17, 2020

BREACH RESPONSE TEAM ENDORSEMENT

The following vendors have been approved to support **You** in the event of a **Security Breach**. **You** do not require **Our** prior written consent to contact these vendors:

1. Breach Response Counsel:

Baker & Hostetler LLP

24/7 Breach Response hotline – **1-866-288-1705**

Cyber Wording

CYBER DECEPTION ENDORSEMENT

CYBER AND PRIVACY LIABILITY POLICY

This Endorsement, effective at 12:01 a.m. CST, on July 1, 2023 forms part of:

Policy No.: RPS-Q-1140581M/1

Issued to: Chillicothe & Ross Co. Public Library

Issued by: Certain Underwriters at Lloyd's of London

Retention: The retention for a Loss resulting from a Cyber Deception Event is as stated in ITEM

4.1.8 of the Declarations. A single retention shall apply to a Cyber Deception Event

arising out of the same, related, or continuing acts, facts, or circumstances.

Sublimit: The most We will pay for a Loss resulting from a Cyber Deception Event is the amount

stated in ITEM 3.II.I.8 of the Declarations. Such sub-limit shall be part of and not in addition to the amount stated in ITEM 3.I. of the Declarations. The most we will pay for all **Loss(es)** resulting from **Cyber Deception Events** during the **Policy Period** is the amount

stated in ITEM 3.II.I.8 of the Declarations.

For the avoidance of doubt, if a **Cyber Deception Event** arises from the same or a series of related or repeated acts, errors, or omissions or from any continuing acts, errors, or omissions then this shall be considered a single **Event** for the purposes of this policy and furthermore each corresponding retention shall apply separately to the applicable portion of such single **Event**, and in no event shall the corresponding retentions be combined to create a larger retention amount than that exists for each corresponding retention.

This Endorsement modifies insurance provided under the following:

CYBER AND PRIVACY LIABILITY POLICY

In consideration of the premium required for the Cyber Deception Endorsement, and subject to all of the terms, conditions and exclusions in the Policy referenced above, (except as amended by this Endorsement), the Company hereby agrees to extend coverage to the Insured as follows:

CYBER DECEPTION

We shall reimburse Your Organization for the Loss of Funds or for the Value of Goods transferred which occur as a direct result of a Cyber Deception Event (which follows the Retroactive Date on the Declarations) which is notified to Us during the Policy Period.

A. DEFINITIONS:

Account means any bank account held in the name of **Your Organization** or value stored in the form of cryptocurrency;

Client means any individual or entity to whom **You** are contracted to perform services or supply goods;

Cyber Deception means the intentional misleading of **You** by means of a dishonest misrepresentation of a material fact contained or conveyed within an electronic or telephonic communication(s) and which relied upon by **You** believing it to be genuine.

Cyber Deception Event means:

- The good faith transfer by You of Your Organization's funds or the transfer of Your Goods, in lieu of payment, to a third party as a direct result of a Cyber Deception, whereby You were directed to transfer Goods or pay funds to a third party under false pretenses; or
- 2. The theft of **Your Organization's** funds as a result of an unauthorized intrusion into or **Security Compromise** of **Your Computer System** directly enabled as a result of a **Cyber Deception**.

Solely with respect to this Endorsement, the definition of **Event** is amended to include a **Cyber Deception Event**.

Goods means those products supplied by You to a Client under a contract.

Loss of Funds means the loss of money from **Your Account**, or the loss of money held on behalf of **Your** customers or clients. **Loss of Funds** shall not include:

- 1. Any fees, fines or charges assessed against **You** or any expenses **You** incur as a result of any **Cyber Deception Event**; or
- 2. The cost of **Your** time in identifying and rectifying the **Cyber Deception Event**.

Solely with respect to this Endorsement, the definition of **Loss** is amended to include **Loss** of **Funds**.

Value of Goods means the cost price of those Goods excluding:

- 1. Any element of profit to **Your Organization**; or
- 2. Any tax which **You** may be able to recover as a result of **Goods** being misappropriated by way of the **Cyber Deception Event**.

Solely with respect to this Endorsement, the definition of **Loss** is amended to include the **Value of Goods**.

B. NOTICE OF CYBER DECEPTION EVENT

If any Cyber Deception Event occurs, then as soon as reasonably practicable after Your Chief Executive Office, Finance Director, General Counsel, or Risk Manager or their functional

equivalents becomes aware of such **Cyber Deception Event**, **You** shall notify **Us** by forwarding notice to the persons named in Item 8. of the Declarations and giving as much details as possible of the following:

- 1. Specific details of the acts, facts, or circumstances that gave rise to the **Cyber Deception Event**;
- 2. Possible amounts potentially covered under this policy that may result or have resulted from the acts, facts or circumstances;
- 3. Details regarding how You first became aware of the acts, facts, or circumstances; and
- 4. The **Computer Network** security and event logs, which provide evidence of the alleged incident.

Any subsequent **Cyber Deception Event** arising out of such acts, facts, or circumstances which is the subject of the written notice will be deemed to be a **Cyber Deception Event** at the time written notice complying with the above requirements was first given to **Us**.

C. EXCLUSIONS

We shall not be liable for any Cyber Deception Event arising out of:

- 1. Any Cyber Deception Event, which was first committed or occurred prior to the Retroactive Date;
- 2. Any **Cyber Deception Event** notified to and accepted by a previous insurer under an insurance policy of which this policy is a renewal or replacement;
- 3. Any **Loss of Funds** or **Value of Goods** arising out of or caused by:
 - a. The wear and tear, drop in performance, progressive or gradual deterioration, or aging of electronic equipment and other property or **Hardware** used by **You**;
 - b. Failure by **You** or those acting on **Your** behalf to maintain any computer, computer network or network, computer software, or any other equipment;
 - c. Failure or gradual deterioration of overhead transmission, distribution lines or subterranean insulation or cabling;
 - d. **Your** knowing use of illegal or unlicensed programs that are in violation of provisions or laws referring to software protection; or
 - e. The existence, emission, or discharge of any electromagnetic field, electromagnetic radiation, or electromagnetism that actually or allegedly affects the health, safety, or condition of any person or the environment or that affects the value, marketability,

condition, or use of any property.

4. Gambling, pornography, prizes, awards, coupons, or the sale or provision of prohibited, restricted, or regulated items including, but not limited to, alcoholic beverages, tobacco, or drugs.

D. CANCELLATION AND NONRENEWAL

You may not cancel the coverage afforded by this Endorsement unless You cancel this entire Policy pursuant to Section IX. K. of this Policy, in which case the entire premium paid for this Endorsement shall be fully earned and non-refundable if notice of any Cyber Deception Event or other circumstances actually or potentially covered under this Endorsement has been given to Us.

SHORT RATE CANCELLATION TABLE ENDORSEMENT

NMA 45 (Amended)

Notwithstanding anything to the contrary contained herein and in consideration of the premium for which this Insurance is written it is agreed that in the event of cancellation thereof by the Insured the Earned Premium shall be computed as follows:-

A. For insurances written for one year:-

Days Insurance In Force	, 'C	Percent of One Year Premium	Days Insurance In Force		Percent of One Year Premium
1 - 73		30	206 - 209		66
74 - 76		31	210 - 214	(7 months)	67
77 - 80		32	215 - 218		68
81 - 83		33	219 - 223		69
84 - 87		34	224 - 228		70
88 - 91	(3 months)	35	229 - 232		71
92 - 94		36	233 - 237		72
95 - 98		37	238 - 241		73
99 - 102		38	242 - 246	(8 months)	74
103 - 105		39	247 - 250		75
106 - 109		40	251 - 255		76
110 - 113		41	256 - 260		77
114 - 116		42	261 - 264		78
117 - 120		43	265 - 269		79
121 - 124	(4 months)	44	270 - 273	(9 months)	80
125 - 127		45	274 - 278		81
128 - 131		46	279 - 282		82
132 - 135		47	283 - 287		83
136 - 138		48	288 - 291		84
139 - 142		49	292 - 296		85
143 - 146		50	297 - 301		86
147 - 149		51	302 - 305	(10 months)	87
150 - 153	(5 months)	52	306 - 310		88
154 - 156		53	311 - 314		89
157 - 160		54	315 - 319		90
161 - 164		55	320 - 323		91
165 - 167		56	324 - 328		92
168 - 171		57	329 - 332		93
172 - 175		58	333 - 337	(11 months)	94
176 - 178		59	338 - 342		95
179 - 182	(6 months)	60	343 - 346		96
183 - 187		61	347 - 351		97
188 - 191		62	352 - 355		98
192 - 196		63	356 - 360		99
197 - 200		64	361 - 365	(12 months)	100
201 - 205		65			

B. For Insurances written for more or less than one year:-

- 1. If insurance has been in force for 12 months or less, apply the standard short rate table for annual insurances to the full annual premium determined as for an insurance written for a term of one year.
- 2. If insurance has been in force for more than 12 months:

- (a) Determine full annual premium as for an insurance written for a term of one year.
- (b) Deduct such premium from the full insurance premium, and on the remainder calculate the pro rata Earned Premium on the basis of the ratio of the length of time beyond one year the insurance has been in force to the length of time beyond one year for which the insurance was originally written.
- (c) Add premium produced in accordance with items (a) and (b) to obtain Earned Premium during full period insurance has been in force.

Furthermore and notwithstanding the foregoing, Underwriters shall retain the total premium for this Insurance, such total premium to be deemed earned upon inception of the Policy if any claim or any circumstance that could reasonably be the basis for a claim is reported to Underwriters under this Insurance on or before such date of cancellation.

NUCLEAR INCIDENT EXCLUSION CLAUSE (BROAD)

NMA 1256

For attachment to insurances of the following classifications in the U.S.A., its Territories and Possessions. Puerto Rico and the Canal Zone:-

Owners, Landlords and Tenants Liability, Contractual Liability, Elevator Liability, Owners or Contractors (including railroad) Protective Liability, Manufacturers and Contractors Liability, Product Liability, Professional and Malpractice Liability, Storekeepers Liability, Garage Liability, Automobile Liability (including Massachusetts Motor Vehicle or Garage Liability, not being insurances of the classifications to which the Nuclear Incident Exclusion Clause-Liability-Direct (Limited) applies, not being insurances of the classifications to which the Nuclear Incident Exclusion Clause-Liability-Direct (Limited) applies.

This Policy*

does not apply:-

- I. Under any Liability Coverage, to injury, sickness, disease, death or destruction
 - (a) with respect to which an insured under the policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
 - (b) resulting from the hazardous properties of nuclear material and with respect to which (1) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (2) 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.
- II. Under any Medical Payments Coverage or under any Supplementary Payments Provision relating to immediate medical or surgical relief, to expenses incurred with respect to bodily injury, sickness, disease or death resulting from the hazardous properties of nuclear material and arising out of the operation of a nuclear facility by any person or organization.
- III. Under any Liability Coverage, to injury, sickness, disease, death or destruction resulting from the hazardous properties of nuclear material, if
 - (a) the nuclear material (1) is at any nuclear facility owned by, or operated by or on behalf of, an insured or (2) has been discharged or dispersed therefrom;
 - (b) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an insured; or
 - (c) the injury, sickness, disease, death or destruction arises out of the furnishing by an 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, its territories or possessions or Canada, this exclusion (c) applies only to injury to or destruction of property at such nuclear facility.

IV. As used in this endorsement:

"hazardous properties" include radioactive, toxic or explosive properties; "nuclear material" means source material, special nuclear material or byproduct material; "source material", "special nuclear material", and "byproduct material" have the meanings given them in the Atomic Energy Act 1954 or in any law amendatory thereof; "spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor; "waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof; "nuclear facility" means

- (a) any nuclear reactor,
- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
- (c) any equipment or device used for the processing, fabricating or alloying of special 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 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235,
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste,

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations, "nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material. With respect to injury to or destruction of property, the word "injury" or "destruction" includes all forms of radioactive contamination of property.

It is understood and agreed that, except as specifically provided in the foregoing to the contrary, this clause is subject to the terms, exclusions, conditions and limitations of the Policy to which it is attached.

*NOTE:- As respects policies which afford liability coverages and other forms of coverage in addition, the words underlined should be amended to designate the liability coverage to which this clause is to apply.

RADIOACTIVE CONTAMINATION EXCLUSION CLAUSE

NMA 1477

For attachment (in addition to the appropriate Nuclear Incident Exclusion Clause- Liability-Direct) to liability insurances affording worldwide coverage.

In relation to liability arising outside the U.S.A., its Territories or Possessions, Puerto Rico or the Canal Zone, this Policy does not cover any liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.

SEVERAL LIABILITY NOTICE

LSW 1001 (Insurance) 08/94

The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations.

PREMIUM PAYMENT CLAUSE

Notwithstanding any provision to the contrary within this contract or any endorsement hereto, in respect of non payment of premium only the following clause will apply.

The (Re)Insured undertakes that premium will be paid in full to (Re)Insurers within sixty (60) days of inception of this contract (or, in respect of instalment premiums, when due).

If the premium due under this contract has not been so paid to (Re)Insurers by the sixtieth (60th) day from the inception of this contract (and, in respect of instalment premiums, by the date they are due) (Re)Insurers shall have the right to cancel this contract by notifying the (Re)Insured via the broker in writing. In the event of cancellation, premium is due to (Re)Insurers on a pro rata basis for the period that (Re)Insurers are on risk but the full contract premium shall be payable to (Re)Insurers in the event of a loss or occurrence prior to the date of termination which gives rise to a valid claim under this contract.

It is agreed that (Re)Insurers shall give not less than ten (10) days prior notice of cancellation to the (Re)Insured via the broker. If premium due is paid in full to (Re)Insurers before the notice period expires, notice of cancellation shall automatically be revoked. If not, the contract shall automatically terminate at the end of the notice period.

If any provision of this clause is found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, such invalidity or unenforceability will not affect the other provisions of this clause which will remain in full force and effect.

LSW3001 September 2008

Sanction Limitation and Exclusion Clause

LMA3100, 15 September 2010

No (re)insurer shall be deemed to provide cover and no (re)insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that (re)insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

BREACH RESPONSE TEAM ENDORSEMENT

The following vendors have been approved to support **You** in the event of a **Security Breach**. **You** do not require **Our** prior written consent to contact these vendors:

1. Breach Response Counsel:

Baker & Hostetler LLP

24/7 Breach Response hotline - 1-866-288-1705

USA Policyholders Complaints Handling Procedures Clause (Authority to handle complaints)

- 1. The Coverholder shall establish, implement and maintain effective and transparent written procedures for the reasonable and prompt acknowledgement and handling of complaints which ensure compliance with all legal and regulatory rules for the handling of complaints. For these purposes, a complaint means any written communication where there is an expression of dissatisfaction with an insurance product or service. Complaints may be received directly from a complainant ("Direct Complaints") or through a state Department of Insurance (or equivalent agency) ("DOI Complaints").
- 2. The Coverholder must investigate complaints competently, diligently and impartially obtaining additional information as necessary and must assess fairly, consistently and promptly the subject matter of the complaint, whether the complaint should be upheld and what remedial action or redress (or both) may be appropriate.
- 3. All offers of redress or remedial action must be agreed with the Underwriters in advance.
- 4. The Coverholder shall keep the Underwriters informed of the progress of each complaint. The Coverholder shall refer to the Underwriters any complaint where the Coverholder is in any doubt as to whether the complaint should be accepted or rejected or whether redress or remedial action should be offered.
- 5. The Underwriters may at any time withdraw or vary the Coverholder's authority in respect of one or more complaints and in such circumstances the Underwriters shall be entitled to make any decisions or take any action with regard to the complaint which the Underwriters consider appropriate.
- 6. The Coverholder shall maintain a register of all complaints received and shall provide a copy of the same to the Underwriters upon request.
- 7. Lloyd's has prescribed arrangements for the handling of complaints at Lloyd's, which are set out in a note called: 'Handling US Complaints at Lloyd's: Guidance for coverholders and TPAs'. The Coverholder will follow and comply with the guidance and procedures set out in that note, as updated from time to time, including for reporting complaints.

LMA5269 08 September 2016

DATA PROTECTION SHORT FORM INFORMATION NOTICE (LAYER 1)

Your personal information notice

Who we are

We are the Lloyd's underwriter(s) identified in the contract of insurance and/or in the certificate of insurance.

The basics

We collect and use relevant information about you to provide you with your insurance cover or the insurance cover that benefits you and to meet our legal obligations.

This information includes details such as your name, address and contact details and any other information that we collect about you in connection with the insurance cover from which you benefit. This information may include more sensitive details such as information about your health and any criminal convictions you may have.

In certain circumstances, we may need your consent to process certain categories of information about you (including sensitive details such as information about your health and any criminal convictions you may have). Where we need your consent, we will ask you for it separately. You do not have to give your consent and you may withdraw your consent at any time. However, if you do not give your consent, or you withdraw your consent, this may affect our ability to provide the insurance cover from which you benefit and may prevent us from providing cover for you or handling your claims.

The way insurance works means that your information may be shared with, and used by, a number of third parties in the insurance sector for example, insurers, agents or brokers, reinsurers, loss adjusters, sub-contractors, regulators, law enforcement agencies, fraud and crime prevention and detection agencies and compulsory insurance databases. We will only disclose your personal information in connection with the insurance cover that we provide and to the extent required or permitted by law.

Other people's details you provide to us

Where you provide us or your agent or broker with details about other people, you must provide this notice to them.

Want more details?

For more information about how we use your personal information please see our full privacy notice(s), which is/are available online on our website(s) or in other formats on request.

Contacting us and your rights

You have rights in relation to the information we hold about you, including the right to access your information. If you wish to exercise your rights, discuss how we use your information or request a copy of our full privacy notice(s), please contact us, or the agent or broker that arranged your insurance who will provide you with our contact details at:

Risk Placement Services, Inc 525 W Van Buren St #1325, Chicago, IL 60607, United States

LMA9151 25 April 2018

Coverage for Certified Acts of Terrorism

CYBER AND PRIVACY LIABILITY POLICY

94.551 (01/15)

This Endorsement, effective at 12:01 a.m. CST, on July 1, 2023 forms part of:

Policy No.: RPS-Q-1140581M/1

Issued to: Chillicothe & Ross Co. Public Library

Issued by: Certain Underwriters at Lloyd's of London

In consideration of the additional premium payment of \$35, the Exclusion under this Policy for acts of "Terrorism" that are certified by the Secretary of the Treasury as "Certified Acts of Terrorism" pursuant to the federal Terrorism Risk Insurance Act is hereby deleted, subject to the following provisions and restrictions:

- **A.** With respect to any one or more "Certified Acts of Terrorism", "We" will not pay any amounts for which "We" are not responsible under the terms of the federal Terrorism Risk Insurance Act of 2002 (including subsequent action of Congress pursuant to the Act) due to the application of any clause which results in a cap on "Our" liability for payments for "Certified Acts of Terrorism" losses.
- **B.** 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 under a Nuclear Incident Exclusion or Radioactive Contamination Exclusion.

All other terms and conditions of this Policy shall remain unchanged.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.

CYBER AND PRIVACY LIABILITY POLICY

CYBER-EXTORTION THREAT SUBLIMIT ENDORSEMENT

It is hereby understood and agreed, that the Aggregate Limit of Liability and the Sublimit of Liability for all individual Coverages during this **Policy Period** (including any applicable **Extended Reporting Period**) are amended to a maximum of \$50,000.00 (fifty thousand dollars) or the current policy Sublimit of Liability, whichever is lower, for any **Claims, Events or Losses** arising from a **Cyber-Extortion Threat**.

All other terms and conditions of this Policy shall remain unchanged.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.