



For questions about your policy, please call:
1-800-926-6012

Esurance Insurance Company
650 Davis Street
San Francisco, CA 94111-1904

Important: Please read your Personal Homeowners Policy carefully as it contains language which may restrict or exclude coverage. You may purchase additional coverage by contacting the Company.

Fraud Statement: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false material information in an application for insurance may be guilty of a crime and may be subject to fines and confinement in prison.

THIS POLICY IS ISSUED AND RENEWED IN RELIANCE UPON THE TRUTH AND ACCURACY OF THE REPRESENTATIONS MADE IN THE APPLICATION FOR THIS INSURANCE. YOUR APPLICATION AND ALL OTHER FORMS WE PROVIDE TO YOU AND ENDORSEMENTS ISSUED BY US ARE PART OF, AND FORM YOUR POLICY.

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Agreements We Make With You

We make the following agreements with you:

General

Definitions Used In This Policy

Throughout this policy, when the following words appear in *“boldface italics within quotation marks”*, they are defined as follows:

1. *“Bodily injury”*—means physical harm to the body, including sickness or disease, and resulting death, except that *“bodily injury”* does not include:
 - a) any venereal disease;
 - b) herpes;
 - c) Acquired Immune Deficiency Syndrome (AIDS);
 - d) AIDS Related Complex (ARC);
 - e) Human Immunodeficiency Virus (HIV);

or any resulting symptom, effect, condition, disease or illness related to a) through e) listed above.

In addition, *“bodily injury”* does not include any symptom, effect, condition, disease or illness resulting in any manner from:

- a) lead in any form;
 - b) asbestos in any form;
 - c) radon in any form; or
 - d) oil, fuel oil, kerosene, liquid propane or gasoline intended for, or from, a storage tank located at the *“residence premises”*.
2. *“Building structure”*—means a structure with walls and a roof.
 3. *“Business”*—means:
 - a) any full- or part-time activity of any kind engaged in for economic gain including the use of any part of any premises for such purposes. The providing of home day care services to other than an *“insured person”* or relative of an *“insured person”* for economic gain is also a *“business”*.

However, the mutual exchange of home day care services is not considered a *“business”*;

- b) the rental or holding for rental of property by an *“insured person”*. Rental of *“your” “residence premises”* is not considered a *“business”* when:
 - 1) it is rented occasionally for residential purposes;
 - 2) a portion is rented to roomers or boarders, provided not more than two roomers or boarders reside on the *“residence premises”* at any one time; or
 - 3) a portion is rented as a private garage.
4. *“Dwelling”*—means the single-family *“building structure”*, identified as the insured property on the Policy Declarations, where *“you”* reside and which is principally used as a private residence.
5. *“Insured person(s)”*—means:
 - a) *“you”* and, if a resident of *“your”* household:
 - 1) any relative;
 - 2) any person under the age of 21 in *“your”* care; or
 - 3) a student enrolled in a school, full-time, as defined by the school, who was a resident of *“your”* household before moving out to attend school, provided the student is *“your”* relative and under the age of 26.

Under **Family Liability Protection–Coverage X** and **Guest Medical Protection–Coverage Y**, *“insured person”* also means:

- a) any person or organization legally responsible for loss caused by animals or watercraft covered by this policy which are owned by an *“insured person”*. *“We”* do not cover any person or organization using or having custody of animals or watercraft in any *“business”*, or without permission of the owner.

- b) with respect to the use of any vehicle covered by this policy, any person while engaged in the employment of an *“insured person”*.
6. *“Insured premises”*—means:
- a) the *“residence premises”*; and
 - b) under **Section II** only:
 - 1) the part of any other premises, other structures and grounds used by *“you”* as a residence. This includes premises, structures and grounds *“you”* acquire for *“your”* use as a private residence while this policy is in effect;
 - 2) any part of a premises not owned by an *“insured person”* but where an *“insured person”* is temporarily living;
 - 3) cemetery plots or burial vaults owned by an *“insured person”*;
 - 4) land owned by or rented to an *“insured person”* where a single-family *“dwelling”* is being built as that person's residence;
 - 5) any premises used by an *“insured person”* in connection with the *“residence premises”*; and
 - 6) any part of a premises occasionally rented to an *“insured person”* for other than *“business”* purposes.
7. *“National Interagency Coordination Center”* —means the *“National Interagency Coordination Center”* or, if the *“National Interagency Coordination Center”* ceases to exist, or ceases to perform the function of reporting wildfires which occur in the state where the *“residence premises”* is located, such other entity as determined by *“us”*.
8. *“Occurrence”*—means an accident, including continuous or repeated exposure to substantially the same general harmful conditions during the policy period, resulting in *“bodily injury”* or *“property damage”*.
9. *“Property damage”*—means physical injury to or destruction of tangible property, including loss of its use resulting from such physical injury or destruction.
10. *“Residence employee”*—means an employee of an *“insured person”* while performing duties arising out of and in the course of employment in connection with the maintenance or use of *“your” “residence premises”*. This includes similar duties performed elsewhere for an *“insured person”*, not in connection with the *“business”* of an *“insured person”*.
11. *“Residence premises”*—means the *“dwelling”*, other structures and land located at the address stated on the Policy Declarations.
12. *“Roof surface”*—means the roof surface material type (slate, composition, wood, tile, metal, all other roof surface material types) of a *“building structure”* or other structure covered under **Dwelling Protection–Coverage A** or **Other Structures Protection–Coverage B** and all other roofing components, including, but not limited to:
- a) flashing, caps, vents, drip edges, and ice shields;
 - b) sheeting, felt and membranes;
 - c) modified bitumen, bitumen, rubber, built-up and sprayed polyurethane foam roofing;
 - d) foam inserts and elastomeric coating;
 - e) finials, eave and gable trim and snow guards;
 - f) battens, counter battens, bird stops, gravel stops; and
 - g) coatings, adhesives, adherents and other finishing materials for roof surface materials and all other roofing components.
13. *“We”*, *“us”*, or *“our”*—means the company named on the Policy Declarations.
14. *“Wildfire”* —means an unplanned, unwanted wildland fire, including unauthorized human-caused fires, escaped wildland fire use events, escaped prescribed fire projects, and all other wildland fires where the objective is to extinguish the fire or as defined by state statutes, where the *“residence premises”* is located, at the start time of a wildfire that results in smoke, soot or smog damage.
15. *“Windstorm”*—means wind with or without precipitation.

16. **“You”** or **“your”**—means the person listed under Named Insured(s) on the Policy Declarations as the insured and that person's resident spouse.

Insuring Agreement

In reliance on the information **“you”** have given **“us”**, **“we”** agree to provide the coverages indicated on the Policy Declarations. In return, **“you”** must pay the premium when due and comply with the policy terms and conditions, and inform **“us”** of any change in title, use or occupancy of the **“residence premises”**.

Subject to the terms of this policy, the Policy Declarations shows the location of the **“residence premises”**, applicable coverages, limits of liability and premiums. The policy applies only to losses or **“occurrences”** that take place during the policy period. The Policy Period is shown on the Policy Declarations. This policy is not complete without the Policy Declarations.

This policy imposes joint obligations on the Named Insured(s) listed on the Policy Declarations and on that person's resident spouse. These persons are defined as **“you”** or **“your”**. This means that the responsibilities, acts and omissions of a person defined as **“you”** or **“your”** will be binding upon any other person defined as **“you”** or **“your”**.

This policy imposes joint obligations on persons defined as an **“insured person”**. This means that the responsibilities, acts and failures to act of a person defined as an **“insured person”** will be binding upon another person defined as an **“insured person”**.

Conformity To State Statutes

When the policy provisions conflict with the statutes of the state in which the **“residence premises”** is located, the provisions are amended to conform to such statutes.

Coverage Changes

When **“we”** broaden coverage during the policy period without charge, **“you”** have the new features if **“you”** have the coverage to which they apply. Otherwise, the policy can be changed only by endorsement.

The coverage provided and the premium for the policy are based on information **“you”** have given **“us”**. **“You”** agree to cooperate with **“us”** in determining if this information is correct and complete. **“You”** agree that if this information changes, or if this information is incorrect or incomplete, **“we”** may adjust **“your”** coverage and premium accordingly during the policy period.

Any calculation of **“your”** premium or changes in **“your”** coverage will be made using the rules, rates and forms on file, if required, for **“our”** use in **“your”** state. The rates in effect at the beginning of **“your”** current policy period will be used to calculate any change in **“your”** premium.

Policy Transfer

“You” may not transfer this policy to another person without **“our”** written consent.

Continued Coverage After Your Death

If **“you”** die, coverage will continue until the end of the current policy period for:

1. **“Your”** legal representative while acting as such, but only with respect to the **“residence premises”** and property covered under this policy on the date of **“your”** death.
2. an **“insured person”**, and any person having proper temporary custody of **“your”** property until a legal representative is appointed and qualified.

Cancellation

Your Right to Cancel:

“You” may cancel this policy by notifying **“us”** of the future date **“you”** wish to stop coverage.

Our Right to Cancel:

“We” may cancel this policy by mailing notice to “you” at the mailing address shown on the Policy Declarations. When this policy has been in effect for less than 60 days, and it is not a renewal with “us”, “we” may cancel this policy for any reason by giving “you” at least 10 days notice before the cancellation takes effect.

When the policy has been in effect for 60 days or more, “we” may cancel this policy by giving “you”:

1. at least 10 days notice, if cancellation is for nonpayment of premium; or
2. least 30 days notice, for any of the other reason.

When the policy has been in effect for 60 days or more, or if it is a renewal with “us”, “we” may cancel this policy for one or more of the following reasons:

1. nonpayment of premium;
2. the policy was obtained by misrepresentation, fraud or concealment of material facts;
3. material misrepresentation, fraud or concealment of material facts in presenting a claim, or violation of any of the policy terms; or
4. there has been a substantial change or increase in hazard in the risk “we” originally accepted.

“Our” mailing the notice of cancellation to “you” will be deemed proof of notice. Coverage under this policy will terminate on the effective date and hour stated on the cancellation notice. “Your” return premium, if any, will be calculated on a pro rata basis and refunded at the time of cancellation or as soon as possible. However, refund of unearned premium is not a condition of cancellation.

Our Right Not to Renew or Continue:

“We” have the right not to renew or continue the policy beyond the current policy period. If “we” do not intend to continue or renew the policy, “we” will mail “you” notice at least 30 days before the end of the policy period. “Our” mailing the notice of nonrenewal to “you” will be deemed proof of notice.

Misrepresentation, Fraud Or Concealment

“We” may void this policy if it was obtained by misrepresentation, fraud or concealment of material facts. If “we” determine that this policy is void, all premiums paid will be returned to “you” since there has been no coverage under this policy.

“We” do not cover any loss or “occurrence” in which any “insured person” has concealed or misrepresented any material fact or circumstance.

What Law Will Apply

This policy is issued in accordance with the laws of the state in which the “residence premises” is located and covers property or risks principally located in that state. Subject to the following paragraph, the laws of the state in which the “residence premises” is located shall govern any and all claims or disputes in any way related to this policy.

If a covered loss to property, or any other “occurrence” for which coverage applies under this policy, happens outside the state in which the “residence premises” is located, claims or disputes regarding that covered loss to property, or other covered “occurrence”, may be governed by the laws of the jurisdiction in which that covered loss to property or other covered “occurrence” happened, only if the laws of that jurisdiction would apply in the absence of a contractual choice of law provision such as this.

Where Lawsuits May Be Brought

Subject to the following two paragraphs, any and all lawsuits in any way related to this policy, shall be brought, heard and decided only in a state or federal court located in the state in which the “residence premises” is located. Any and all lawsuits against persons not parties to this policy but involved in the sale, administration, performance, or alleged breach of this policy, or otherwise related to this policy, shall be brought, heard and decided only in a state or federal court located in the state in which the “residence premises” is located, provided that such persons are subject to or consent to suit in the courts specified in this paragraph.

If a covered loss to property, or any other “*occurrence*” for which coverage applies under this policy, happens outside the state in which the “*residence premises*” is located, lawsuits regarding that covered loss to property, or other covered “*occurrence*”, may also be brought in the judicial district where that covered loss to property or other covered “*occurrence*” happened.

Nothing in this provision, **Where Lawsuits May Be Brought**, shall impair any party’s right to remove a state court lawsuit to a federal court.

Action Against Us

No one may bring an action against “*us*” unless there has been full compliance with all policy terms.

Any action against “*us*” to which neither the **Action Against Us** provision located in **Section I Conditions** nor the **Action Against Us** provision located in **Section II Conditions** applies must be commenced within one year of the date the cause of action accrues.

If an action is brought asserting claims relating to the existence or amount of coverage, or the amount of loss for which coverage is sought, under different coverages of this policy, the claims relating to each coverage shall be treated as if they were separate actions for the purpose of the time limit to commence action.

Arbitration

Any claim or dispute in any way related to this policy, by an “*insured person*” against “*us*” or “*us*” against an “*insured person*”, may be resolved by arbitration only upon mutual consent of the parties. Arbitration pursuant to this provision shall be subject to the following:

1. no arbitrator shall have the authority to award punitive damages or attorney’s fees;
2. neither of the parties shall be entitled to arbitrate any claims or disputes in a representative capacity or as a member of a class; and
3. no arbitrator shall have the authority, without the mutual consent of the parties, to consolidate claims or disputes in arbitration.

Payment

If “*we*” mail a cancellation notice because “*you*” did not pay the required premium when due and “*you*” then tender payment by check, draft, or other remittance which is not honored upon presentation, “*your*” policy will terminate on the date and time shown on the cancellation notice and any notices “*we*” issue which waives the cancellation or reinstates coverage is void. This means that “*we*” will not be liable under this policy for claims or damages after the date and time indicated on the cancellation notice.

Section I—Your Property

Dwelling Protection—Coverage A

Property We Cover Under Coverage A:

1. “*Your*” “*dwelling*”, including attached structures. Structures connected to “*your*” “*dwelling*” by only a fence, utility line, or similar connection are not considered attached structures.
2. Construction materials and supplies at the “*residence premises*” for use in connection with “*your*” “*dwelling*”.
3. Wall-to-wall carpeting fastened to “*your*” “*dwelling*”.

Property We Do Not Cover Under Coverage A:

1. Any structure, including fences, or other property covered under **Other Structures Protection—Coverage B**.
2. Land.
3. Satellite dish antennas and their systems, whether or not attached to “*your*” “*dwelling*”.

Other Structures Protection–Coverage B

Property We Cover Under Coverage B:

1. Structures at the address shown on the Policy Declarations separated from “*your*” “*dwelling*” by clear space.
2. Structures at the address shown on the Policy Declarations connected to “*your*” “*dwelling*” by only a fence, utility line, or similar connection.
3. Construction materials and supplies at the “*residence premises*” for use in connection with structures other than “*your*” “*dwelling*”.
4. Wall-to-wall carpeting fastened to “*building structures*”, other than “*your*” “*dwelling*”, at the address shown on the Policy Declarations.

Property We Do Not Cover Under Coverage B:

1. Structures used in whole or in part for “*business*” purposes.
2. Any structure or other property covered under **Dwelling Protection–Coverage A**.
3. Land.
4. Construction materials and supplies at the “*residence premises*” for use in connection with the “*dwelling*”.
5. Satellite dish antennas and their systems, whether or not attached to “*building structures*”.

Losses We Cover Under Coverages A and B:

“*We*” will cover sudden and accidental direct physical loss to property described in **Dwelling Protection–Coverage A** and **Other Structures Protection–Coverage B** except as limited or excluded in this policy.

Losses We Do Not Cover Under Coverages A and B:

- A. Under **Dwelling Protection–Coverage A** and **Other Structures Protection–Coverage B** of this policy, “*we*” do not cover any loss which consists of, is caused by, or would not have occurred but for, one or more of the following excluded events, perils or conditions. Such loss is excluded regardless of: a) the cause or source of the excluded event, peril or condition; b) any other causes contributing concurrently or in any sequence with the excluded event, peril or condition to produce the loss; or c) whether the excluded event, peril or condition involves isolated or widespread damage, arises from natural, man-made or other forces, or arises as a result of any combination of these forces.
1. Flood, including, but not limited to, surface water, waves, tsunami, tidal water or overflow of any body of water, or spray from any of these, whether or not driven by wind.
 2. Water or any other substance that backs up through sewers or drains.
 3. Water or any other substance that overflows from a sump pump, sump pump well or other system designed for the removal of subsurface water which is drained from a foundation area of a structure.
 4. Water or any other substance on or below the surface of the ground. This includes water or any other substance which exerts pressure on, or flows, seeps or leaks through any part of the “*residence premises*”.

“*We*” do cover sudden and accidental direct physical loss caused by fire or explosion resulting from items 1 through 4 listed above.

5. Earth movement of any type, including, but not limited to, earthquake, volcanic eruption, lava flow, landslide, subsidence, mudflow, pressure, sinkhole, erosion, or the sinking, rising, shifting, creeping, expanding, bulging, cracking, settling or contracting of the earth. This exclusion applies whether or not the earth movement is combined with water.

“*We*” do cover sudden and accidental direct physical loss caused by fire or explosion resulting from earth movement.

6. Actions taken by civil, governmental or military authorities:
 - a) to enforce any building codes, ordinances or laws regulating or requiring the construction, reconstruction, maintenance, replacement, repair, placement or demolition of any **“building structure”**, other structure or land at the **“residence premises”**; or
 - b) requesting, demanding or ordering that an **“insured person”** test for, monitor, clean up, remove, contain, treat, detoxify, decontaminate, or neutralize, or in any way respond to or assess the effects of, any loss or potential loss at the **“residence premises”**.

However, **“we”** will cover sudden and accidental direct physical loss caused by actions of civil, governmental or military authority to prevent the spread of fire.

7. Nuclear hazard, meaning nuclear reaction, discharge, radiation or radioactive contamination, or any consequence of any of these. Loss which consists of, is caused by, or would not have occurred but for, the nuclear hazard is not considered loss by fire, explosion or smoke.
8.
 - a) War, whether declared or undeclared;
 - b) warlike acts;
 - c) invasion;
 - d) insurrection;
 - e) rebellion;
 - f) revolution;
 - g) civil war;
 - h) usurped power
 - i) destruction for a military purpose; or
 - j) action taken by civil, governmental or military authority to hinder or defend against an actual or impending enemy act.
9. Soil conditions, including, but not limited to, corrosive action, chemicals, compounds, elements, suspensions, crystal formations or gels in the soil.
10. Vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.

However, **“we”** will not apply this exclusion to sudden and accidental direct physical loss which consists of, is caused by, or would not have occurred but for:

- a) a fire or an explosion at **“your” “residence premises”**;
- b) smoke or soot resulting from food preparation at **“your” “residence premises”**;
- c) the malfunction of a heating or air conditioning system or a household appliance at **“your” “residence premises”**;
- d) smoke, soot or fumes originating away from **“your” “residence premises”**, provided the smoke, soot or fumes:
 - 1) were not from industrial, governmental or military operations, agricultural smudging, or the manufacturing of any controlled substance; and
 - 2) did not result from nuclear hazard, meaning nuclear reaction, discharge, radiation or radioactive contamination, or any consequence of any of these;
- e) spray, overspray, spatter, or spillage, by a person located on the ground at the **“residence premises”** or in or upon a structure **“we”** cover at the **“residence premises”**, of lawfully possessed, commercially available supplies manufactured or produced for use in food preparation, personal hygiene, or for cleaning or maintaining a residential property or personal property;
- f) spray, overspray, spatter or spillage of lawfully possessed, commercially available supplies by a person performing cleaning or other maintenance services at a premises located within 500 feet of the **“residence premises”**;
- g) spillage or release at **“your” “residence premises”** of gas or oil, in any form, used to prepare foods at **“your” “residence premises”**, or to heat the **“dwelling”** or other **“building structures”** at **“your” “residence premises”**, when such spillage or release results in a fire or an explosion at **“your” “residence premises”**; or

h) fuel, oil or other fluids necessary to operate a motorized land vehicle if, at the time of the loss, such fuel, oil or other fluids are being used solely for the purpose of operating a motorized land vehicle and the loss results from a collision, at the **“residence premises”**, of the motorized land vehicle with property **“we”** cover under **Dwelling Protection–Coverage A** or **Other Structures Protection–Coverage B**.

11. Lack of utility services at the **“residence premises”**, meaning loss or interruption of, lack or loss of access to, or unavailability of, one or more utility services for the **“residence premises”**, including, but not limited to, electric, natural gas or other fuels, water, sanitation, sewer, cable or communication services, unless the lack of utility services results solely from a sudden and accidental direct physical loss to property located at the **“residence premises”** caused by an event, peril or condition not excluded by this policy.

When the lack of utility services results in freezing of:

- a) plumbing, automatic fire protective sprinkler systems, heating or air conditioning systems;
- b) household appliances; or
- c) swimming pools, hot tubs or spas located within a heated portion of the **“dwelling”**, or their filtration and circulation systems located within a heated portion of the **“dwelling”**;

or when the lack of utility services results in discharge, leakage or overflow from within a), b) or c) above caused by freezing, **“we”** do cover sudden and accidental direct physical loss caused by the freezing if **“you”** used reasonable care to maintain heat in the **“building structure”**. If the **“building structure”** is not equipped with an automatic fire protective sprinkler system, **“you”** may elect to shut off the water supply and drain the water from the systems, appliances, swimming pools, hot tubs, spas and their filtration and circulation systems instead of maintaining heat in the **“building structure”**.

12. Inability of an **“insured person”** to use, access or remain at the **“residence premises”** due to an actual, impending or expected lack, impassability or unavailability of any reasonable means of ingress to or egress from the **“residence premises”**, including, but not limited to, roads, highways, causeways, sidewalks, paths, rails, bridges, tunnels or waterways.

For purposes of this exclusion, a particular means of ingress or egress will be considered impassable or unavailable if:

- a) it cannot be safely traveled due to physical damage or destruction of that means of ingress or egress; or
- b) it cannot be traveled due to actions by others, including, but not limited to, civil, governmental or military authorities which prohibit or restrict travel using that means of ingress or egress.

13. Seizure, confiscation or quarantine by civil, governmental or military authority.

“We” will cover sudden and accidental direct physical loss caused by actions of civil, governmental or military authority to prevent the spread of fire.

14. The manufacturing or production of any controlled substance.

15. Weather Conditions that contribute in any way with an event, peril or condition excluded under **Losses We Do Not Cover Under Coverages A and B** to produce a loss.

16. **“We”** do not cover any loss consisting of or caused by smoke, soot or smog from a **“wildfire”** reported to **“us”** 45 days or more after the **“wildfire”** start date as reported by the **“National Interagency Coordination Center”**, except as specifically provided in **Section I, Conditions, Limitation for Smoke, Soot or Smog Damage from a Wildfire**. This includes any loss which, in whole or in part, arises out of, is aggravated by or results from smoke, soot or smoke from a **“wildfire”**. **“We”** will not apply this exclusion to a fire or explosion at **“your” “residence premises”**.

B. Under **Dwelling Protection–Coverage A** and **Other Structures Protection–Coverage B** of this policy, **“we”** do not cover any loss consisting of or caused by mold, fungus, wet rot, dry rot or bacteria. This includes any loss which, in whole or in part, arises out of, is aggravated by or results from mold, fungus, wet rot, dry rot or bacteria.

This exclusion applies regardless of whether mold, fungus, wet rot, dry rot or bacteria arises from any other cause of loss, including, but not limited to, a loss involving water, water damage or discharge, which may otherwise be covered by this policy, except as specifically provided in **Section I Conditions, Mold, Fungus, Wet Rot And Dry Rot Remediation As A Direct Result Of A Covered Water Loss**.

- C. When loss is not excluded under paragraph A or paragraph B of **Losses We Do Not Cover Under Coverages A and B**, and there are two or more causes of loss to the covered property, “we” do not cover the loss if the predominant cause(s) of loss is (are) excluded under paragraph D, immediately below.
- D. Under **Dwelling Protection–Coverage A** and **Other Structures Protection–Coverage B** of this policy, “we” do not cover any loss consisting of or caused by one or more of the following excluded events, perils or conditions. Such loss is excluded regardless of whether the excluded event, peril or condition involves isolated or widespread damage, arises from natural, man-made or other forces, or arises as a result of any combination of these forces.
1. The failure by any “*insured person*” to take all reasonable steps to save and preserve property when the property is endangered by a cause of loss “we” cover.
 2. Any substantial change or increase in hazard, if changed or increased by any means within the control or knowledge of an “*insured person*”.
 3. Intentional or criminal acts of or at the direction of any “*insured person*”, if the loss that occurs:
 - a) may be reasonably expected to result from such acts; or
 - b) is the intended result of such acts.

This exclusion applies regardless of whether the “*insured person*” is actually charged with, or convicted of, a crime.

4. Collapse, except as specifically provided in **Section I Additional Protection** under item 10, “Collapse.”
5.
 - a) wear and tear, aging, marring, scratching, deterioration, inherent vice, or latent defect;
 - b) mechanical breakdown;
 - c) growth of trees, shrubs, plants or lawns, regardless of whether such growth is above or below the surface of the ground;
 - d) rust or other corrosion;
 - e) settling, cracking, shrinking, bulging or expansion of pavements, patios, foundations, walls, floors, roofs or ceilings; or
 - f) insects, rodents, birds or domestic animals. “We” do cover the breakage of glass or safety glazing materials caused by birds.

If any of a) through f) causes the sudden and accidental escape of water or steam from a plumbing, heating or air conditioning system, a household appliance or an automatic fire protective sprinkler system within “*your*” “*dwelling*”, “we” cover the direct physical damage caused by the water or steam.

If loss to covered property is caused by water or steam not otherwise excluded, “we” will cover the cost of tearing out and replacing any part of “*your*” “*dwelling*” necessary to repair the system or appliance. This does not include damage to the defective system or appliance from which the water or steam escaped.

6. Freezing of:
 - a) plumbing, automatic fire protective sprinkler systems, heating or air conditioning systems;
 - b) household appliances; or
 - c) swimming pools, hot tubs or spas located within a heated portion of the “*dwelling*”, or their filtration and circulation systems located within a heated portion of the “*dwelling*”;

or discharge, leakage or overflow from within a), b) or c) above, caused by freezing, while the “*building structure*” is vacant, unoccupied or being constructed, unless “*you*” have used reasonable care to maintain heat in the “*building structure*”. If the “*building structure*” is not equipped with an automatic fire protective sprinkler system, “*you*” may elect to shut off the water supply and drain the water from the systems, appliances, swimming

pools, hot tubs, spas and their filtration and circulation systems instead of maintaining heat in the **“building structure”**.

7. Freezing, thawing, pressure or weight of water, snow or ice, whether or not driven by wind. This exclusion applies to fences, pavements, patios, foundations, retaining walls, bulkheads, piers, wharves and docks. This exclusion also applies to swimming pools, hot tubs, spas, and their filtration and circulation systems, which are not located within a heated portion of the **“dwelling”**.
8. Seepage, meaning continuous or repeated seepage or leakage over a period of weeks, months or years, of water, steam or fuel:
 - a) from a plumbing, heating, air conditioning or automatic fire protective sprinkler system or from within a domestic appliance; or
 - b) from, within or around any plumbing fixtures, including, but not limited to, shower stalls, shower baths, tub installations, sinks or other fixtures designed for the use of water or steam.
9. Theft from **“your” “residence premises”** while **“your” “dwelling”** is under construction, or of materials and supplies for use in construction, until **“your” “dwelling”** is completed and occupied.
10. Vandalism or malicious mischief if **“your” “dwelling”** is vacant or unoccupied for more than 30 consecutive days immediately prior to the vandalism or malicious mischief. A **“dwelling”** under construction is not considered vacant or unoccupied.
11. Planning, Construction or Maintenance, meaning faulty, inadequate or defective:
 - a) planning, zoning, development, surveying, siting;
 - b) design, specifications, workmanship, repair, construction, renovation, remodeling, grading, compaction;
 - c) materials used in repair, construction, renovation or remodeling; or
 - d) maintenance;of property whether on or off the **“residence premises”** by any person or organization.

Personal Property Protection–Coverage C

Property We Cover Under Coverage C:

1. Personal property owned or used by an **“insured person”** anywhere in the world. When personal property is located away from the **“residence premises”**, coverage is limited to 10% of **Personal Property Protection–Coverage C**.
2. At **“your”** option, personal property owned by a guest or **“residence employee”** while the property is in a residence **“you”** are occupying.

Limitations On Certain Personal Property:

Limitations apply to the following groups of personal property. If personal property can reasonably be considered a part of two or more of the groups listed below, the lowest limit will apply. These limitations do not increase the amount of insurance under **Personal Property Protection–Coverage C**. The total amount of coverage for each group in any one loss is as follows:

1. \$ 200 — Property used or intended for use in a **“business”** while the property is away from the **“residence premises”**. This does not include electronic data processing equipment or the recording or storage media used with that equipment.
2. \$ 500 — Theft of any recording or storage media while such property is away from the **“residence premises”**, whether or not it is used with electronic data processing equipment or in a **“business”**. Recording or storage media includes, but is not limited to:
 - a) tapes, cartridges and cassettes;
 - b) CDs, DVDs and other discs;
 - c) records;
 - d) disks;
 - e) reels;
 - f) flash drives, memory sticks and other portable memory devices;

- g) portable or external hard drives and other types of electronic storage devices; or
 - h) programs.
3. \$ 1,000 — Property used or intended for use in a *“business”*, including property held as samples or for sale or delivery after sale, while the property is on the *“residence premises”*. This does not include electronic data processing equipment or the recording or storage media used with that equipment.
 4. \$ 1,000 — Trading cards, subject to a maximum amount of \$250 per card.
 5. \$ 1,000 — Still cameras and articles of equipment relating to cameras, including, but not limited to, carrying cases, auxiliary lenses, flash equipment, light meters, slide projectors, and any sound recording and reproduction related equipment.

Movie/video cameras including all types of silent and sound movie cameras, video cameras, electronic portable cameras and articles of related equipment, including, but not limited to carrying cases, silent and/or sound projectors, sound recording and reproduction equipment relating to movie cameras and electronic video recording equipment.
 6. \$ 1,000 — Musical instruments and articles of equipment relating to the instruments, including, but not limited to, sheet music, stands, carrying cases and straps used with musical instruments.
 7. \$ 1,000 — Watercraft, including their attached or unattached trailers, furnishings, equipment, parts, and motors.
 8. \$ 1,000 — Sporting equipment other than firearms
 9. \$ 1,000 — Trailers not used with watercraft.
 10. \$ 1,500 — Motorized land vehicle parts, equipment or accessories not attached to or located in or upon any motorized land vehicle.
 11. \$ 2,000 — Theft of firearms, their related equipment, and accessories.
 12. \$ 2,500 — Theft of goldware, silverware, pewterware and platinumware.
 13. \$ 5,000 — Theft of jewelry, watches, precious and semi-precious stones, gold other than goldware, silver other than silverware, pewter other than pewterware, platinum other than platinumware, and furs, including any item containing fur which represents its principal value, subject to a maximum amount of \$1,000 per item.
 14. \$10,000 — Theft of tools and their accessories.
 15. \$10,000 — Motorized land vehicles used solely for the service of the *“insured premises”* and not licensed for use on public roads. This does not include motorized land vehicles designed for assisting the disabled and not licensed for use on public roads.
 16. \$ 5,000 — Rugs which include, but are not limited to rugs which are any hand-woven silk or wool rug, carpet, tapestry, wall hanging or other similar article whose principal value is derived from its color, design quality of wool or silk, quality of weaving, condition and age. Rugs would include, but are not limited to, Persian, Turkish, Caucasian and Turkoman, Chinese and Indian rugs. The total amount *“we”* will pay per item is \$2,500 with the aggregate limit of \$5,000.

Property We Do Not Cover Under Coverage C:

1. Personal property specifically described and insured by this or any other insurance.
2. Animals.
3. Motorized land vehicles, including, but not limited to, any land vehicle powered or assisted by a motor or engine. *“We”* do not cover any motorized land vehicle parts, equipment or accessories attached to or located in or upon any

motorized land vehicle. **“We”** do cover motorized land vehicles designed for assisting the disabled, or used solely for the service of the **“insured premises”**, and not licensed for use on public roads.

4. Aircraft and aircraft parts. This does not include model or hobby craft not designed to carry people or cargo.
5. Property of roomers, boarders or tenants not related to **“you”**.
6. Property located away from the **“residence premises”** and rented or held for rental to others.
7. Satellite dish antennas and their systems.
8. Money, bullion, bank notes, coins and other numismatic property, scrip, stored value cards, and smart cards.
9. Accounts, bills, deeds, evidences of debt, letters of credit, notes other than bank notes, checks, cashier’s checks, traveler’s checks, passports, securities, tickets, and stamps, including philatelic property.
10. Manuscripts, including documents stored on electronic media.
11. **“We”** do not cover Controlled Substance(s) as defined by the Federal Food and Drug Law at 21 U.S.C.A. Section 811 and 812. This exclusion applies to all Controlled Substances listed on Schedule I of 21 U.S.C.A. Section 812. This exclusion applies regardless of the physical form or state in which the Controlled Substance(s) existed at the time of loss.

This exclusion does not apply to the loss of a Controlled Substance(s) listed on Schedule II, Schedule III, Schedule IV, or Schedule V of 21 U.S.C.A. Section 812 if legally prescribed to an **“insured person”** by a licensed physician.

12. **“We”** do not cover any musical instruments used for compensation or economic gain.
13. **“We”** do not cover any cameras used for compensation or economic gain.
14. **“We”** do not cover any sports equipment used for compensation or economic gain.

Losses We Cover Under Coverage C:

“We” will cover sudden and accidental direct physical loss to the property described in **Personal Property Protection–Coverage C** caused by the following, except as limited or excluded in this policy:

1. Fire or lightning.
2. **“Windstorm”** or hail.

“We” do not cover:

- a) loss to covered property inside a **“building structure”**, caused by rain, snow, sleet, sand or dust unless the wind or hail first damages the roof or walls and the wind forces rain, snow, sleet, sand or dust through the damaged roof or wall;
- b) loss to watercraft and their trailers, furnishings, equipment and motors unless inside a fully enclosed **“building structure”**. However, **“we”** do cover canoes and rowboats on the **“residence premises”**.

3. Explosion.
4. Riot or civil commotion, including pillage and looting during, and at the site of, the riot or civil commotion.
5. Aircraft, including self-propelled missiles and spacecraft.
6. Vehicles.
7. Smoke.

8. Vandalism and malicious mischief.

“We” do not cover vandalism or malicious mischief if “your” “dwelling” has been vacant or unoccupied for more than 30 consecutive days immediately prior to the vandalism or malicious mischief. A “dwelling” under construction is not considered vacant or unoccupied.

9. Falling objects.

“We” do not cover loss to personal property inside a “building structure” unless the falling object first damages the exterior walls or roof of the “building structure”.

10. Weight of ice, snow or sleet which causes damage to personal property in a “building structure”, but only if the “building structure” is damaged due to the weight of ice, snow or sleet.

11. Artificially generated electrical current to electronics, electrical appliances, fixtures and wiring.

12. Bulging, burning, cracking or rupture of a steam or hot water heating system, an air conditioning system, an automatic fire protective sprinkler system or an appliance for heating water.

13. Water or steam that escapes from a plumbing, heating or air conditioning system, an automatic fire protective sprinkler system, or from a household appliance due to accidental discharge or overflow.

“We” do not cover loss to the system or appliance from which the water or steam escapes, or loss from water which backs up through sewers or drains or overflows from a sump pump, sump pump well or other system designed for the removal of subsurface water which is drained from a foundation area of a structure.

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

“We” do not cover loss at the “residence premises” under items 12, 13, and 14, immediately above, which is caused by freezing while the “building structure” is vacant, unoccupied or under construction, or when freezing results from a lack of utility services at the “residence premises” to which item A.10 in **Losses We Do Not Cover Under Coverage C** applies, unless “you” have used reasonable care to maintain heat in the “building structure”. If the “building structure” is not equipped with an automatic fire protective sprinkler system, “you” may elect to shut off the water supply and drain the water from the systems and appliances instead of maintaining heat in the “building structure”.

15. Theft, or attempted theft, including disappearance of property from a known place when it is likely that a theft has occurred. Any theft must be promptly reported to the police.

“We” do not cover:

- a) theft or attempted theft committed by an “insured person”;
- b) theft in or from the “residence premises” while under construction or of materials and supplies for use in construction, until the “dwelling” is completed and occupied;
- c) theft of any property while at any other residence owned, rented to or occupied by an “insured person” unless the “insured person” is temporarily residing there;
- d) theft of trailers, campers, watercraft, including furnishings, equipment and outboard motors, away from the “residence premises”; or
- e) theft from that part of the “residence premises” rented by “you” to other than an “insured person”.

16. Breakage of glass, meaning damage to covered personal property caused by breakage of glass constituting a part of any “building structure” on the “residence premises”. This does not include damage to the glass.

Losses We Do Not Cover Under Coverage C:

- A. Under **Personal Property Protection–Coverage C** of this policy, “we” do not cover any loss which consists of, is caused by, or would not have occurred but for, one or more of the following excluded events, perils or conditions. Such loss is excluded regardless of: a) the cause or source of the excluded event, peril or condition; b) any other

causes contributing concurrently or in any sequence with the excluded event, peril or condition to produce the loss; or
c) whether the excluded event, peril or condition involves isolated or widespread damage, arises from natural, man-made or other forces, or arises as a result of any combination of these forces.

1. Flood, including, but not limited to, surface water, waves, tsunami, tidal water or overflow of any body of water, or spray from any of these, whether or not driven by wind.
2. Water or any other substance that backs up through sewers or drains.
3. Water or any other substance that overflows from a sump pump, sump pump well or other system designed for the removal of subsurface water which is drained from a foundation area of a structure.
4. Water or any other substance on or below the surface of the ground. This includes water or any other substance which exerts pressure on, or flows, seeps or leaks through any part of the ***“residence premises”***.

“We” do cover sudden and accidental direct physical loss caused by fire or explosion resulting from items 1 through 4 listed above.

5. Earth movement of any type, including, but not limited to, earthquake, volcanic eruption, lava flow, landslide, subsidence, mudflow, pressure, sinkhole, erosion, or the sinking, rising, shifting, creeping, expanding, bulging, cracking, settling or contracting of the earth. This exclusion applies whether or not the earth movement is combined with water.

“We” do cover sudden and accidental direct physical loss caused by fire or explosion resulting from earth movement.

6. Actions taken by civil, governmental or military authorities:
 - a) to enforce any building codes, ordinances or laws regulating or requiring the construction, reconstruction, maintenance, replacement, repair, placement or demolition of any ***“building structure”***, other structure or land at the ***“residence premises”***; or
 - b) requesting, demanding or ordering that an ***“insured person”*** test for, monitor, clean up, remove, contain, treat, detoxify, decontaminate, or neutralize, or in any way respond to or assess the effects of, any loss or potential loss at the ***“residence premises”***.

However, ***“we”*** will cover sudden and accidental direct physical loss caused by actions of civil, governmental or military authority to prevent the spread of fire.

7. Nuclear hazard, meaning nuclear reaction, discharge, radiation or radioactive contamination, or any consequence of any of these. Loss which consists of, is caused by, or would not have occurred but for, the nuclear hazard is not considered loss by fire, explosion or smoke.
8.
 - a) War, whether declared or undeclared;
 - b) warlike acts;
 - c) invasion;
 - d) insurrection;
 - e) rebellion;
 - f) revolution;
 - g) civil war;
 - h) usurped power;
 - i) destruction for a military purpose; or
 - j) action taken by civil, governmental or military authority to hinder or defend against an actual or impending enemy act.

9. Vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.

However, ***“we”*** will not apply this exclusion to sudden and accidental direct physical loss which consists of, is caused by, or would not have occurred but for:

- a) a fire or an explosion at “*your*” “*residence premises*”;
- b) smoke or soot resulting from food preparation at “*your*” “*residence premises*”;
- c) the malfunction of a heating or air conditioning system or a household appliance at “*your*” “*residence premises*”;
- d) smoke, soot or fumes originating away from “*your*” “*residence premises*”, provided the smoke, soot or fumes:
 - 1) were not from industrial, governmental or military operations, agricultural smudging, or the manufacturing of any controlled substance; and
 - 2) did not result from nuclear hazard, meaning nuclear reaction, discharge, radiation or radioactive contamination, or any consequence of any of these;
- e) spray, overspray, spatter, or spillage, by a person located on the ground at the “*residence premises*” or in or upon a structure “*we*” cover at the “*residence premises*”, of lawfully possessed, commercially available supplies manufactured or produced for use in food preparation, personal hygiene, or for cleaning or maintaining a residential property or personal property;
- f) spillage or release at “*your*” “*residence premises*” of gas or oil, in any form, used to prepare foods at “*your*” “*residence premises*”, or to heat the “*dwelling*” or other “*building structures*” at “*your*” “*residence premises*”, when such spillage or release results in a fire or an explosion at “*your*” “*residence premises*”; or
- g) fuel, oil or other fluids necessary to operate a motorized land vehicle if, at the time of the loss, such fuel, oil or other fluids are being used solely for the purpose of operating a motorized land vehicle and the loss results from a collision, at the “*residence premises*”, of the motorized land vehicle with property “*we*” cover under **Dwelling Protection–Coverage A or Other Structures Protection–Coverage B**.

10. Lack of utility services at the “*residence premises*”, meaning loss or interruption of, lack or loss of access to, or unavailability of, one or more utility services for the “*residence premises*”, including, but not limited to, electric, natural gas or other fuels, water, sanitation, sewer, cable or communication services, unless the lack of utility services results solely from a sudden and accidental direct physical loss to property located at the “*residence premises*” caused by an event, peril or condition not excluded by this policy.

When the lack of utility services results in freezing of:

- a) plumbing, automatic fire protective sprinkler system, heating or air conditioning systems; or
- b) household appliances;

or when the lack of utility services results in discharge, leakage or overflow from within a) or b) above caused by freezing, “*we*” do cover sudden and accidental direct physical loss caused by the freezing if “*you*” used reasonable care to maintain heat in the “*building structure*”. If the “*building structure*” is not equipped with an automatic fire protective sprinkler system, “*you*” may elect to shut off the water supply and drain the water from the systems and appliances instead of maintaining heat in the “*building structure*”.

11. Inability of an “*insured person*” to use, access or retain personal property “*we*” cover under **Personal Property Protection–Coverage C** due to an actual, impending or expected lack, impassability or unavailability of any reasonable means of ingress to or egress from the “*residence premises*” or any other location where the property is located, including, but not limited to, roads, highways, causeways, sidewalks, paths, rails, bridges, tunnels or waterways.

For purposes of this exclusion, a particular means of ingress or egress will be considered impassable or unavailable if:

- a) it cannot be safely traveled due to physical damage or destruction of that means of ingress or egress; or
- b) it cannot be traveled due to actions by others, including, but not limited to, civil, governmental or military authorities which prohibit or restrict travel using that means of ingress or egress.

12. Weather Conditions that contribute in any way with an event, peril or condition excluded under **Losses We Do Not Cover Under Coverage C** to produce a loss.

13. Seepage, meaning continuous or repeated seepage or leakage over a period of weeks, months or years, of water, steam or fuel:

- a) from a plumbing, heating, air conditioning or automatic fire protective sprinkler system or from within a domestic appliance; or
- b) from, within or around any plumbing fixtures, including, but not limited to, shower stalls, shower baths, tub installations, sinks or other fixtures designed for the use of water or steam.

14. **"We"** do not cover any loss consisting of or caused by smoke, soot or smog from a **"wildfire"** reported to **"us"** 45 days or more after the **"wildfire"** start date as reported by the **"National Interagency Coordination Center"**, except as specifically provided in **Section I, Conditions, Limitation for Smoke, Soot or Smog Damage from a Wildfire**. This includes any loss which, in whole or in part, arises out of, is aggravated by or results from smoke, soot or smoke from a **"wildfire"**. **"We"** will not apply this exclusion to a fire or explosion at **"your"** **"residence premises"**.

B. Under **Personal Property Protection–Coverage C** of this policy, **"we"** do not cover any loss consisting of or caused by mold, fungus, wet rot, dry rot or bacteria. This includes any loss which, in whole or in part, arises out of, is aggravated by or results from mold, fungus, wet rot, dry rot or bacteria.

This exclusion applies regardless of whether mold, fungus, wet rot, dry rot or bacteria arises from any other cause of loss, including, but not limited to, a loss involving water, water damage or discharge, which may otherwise be covered by this policy, except as specifically provided in **Section I Conditions, Mold, Fungus, Wet Rot And Dry Rot Remediation As A Direct Result Of A Covered Water Loss**.

C. When loss is not excluded under paragraph A or paragraph B of **Losses We Do Not Cover Under Coverage C**, and there are two or more causes of loss to the covered property, **"we"** do not cover the loss if the predominant cause(s) of loss is (are) excluded under paragraph D, immediately below.

D. Under **Personal Property Protection–Coverage C** of this policy, **"we"** do not cover any loss consisting of or caused by one or more of the following excluded events, perils or conditions. Such loss is excluded regardless of whether the excluded event, peril or condition involves isolated or widespread damage, arises from natural, man-made or other forces, or arises as a result of any combination of these forces.

- 1. The failure by any **"insured person"** to take all reasonable steps to save and preserve property when the property is endangered by a cause of loss **"we"** cover.
- 2. Any substantial change or increase in hazard, if changed or increased by any means within the control or knowledge of an **"insured person"**.
- 3. Intentional or criminal acts of or at the direction of any **"insured person"**, if the loss that occurs:
 - a) may be reasonably expected to result from such acts; or
 - b) is the intended result of such acts.

This exclusion applies regardless of whether the **"insured person"** is actually charged with, or convicted of, a crime.

- 4. Planning, Construction or Maintenance, meaning faulty, inadequate or defective:
 - a) planning, zoning, development, surveying, siting;
 - b) design, specifications, workmanship, repair, construction, renovation, remodeling, grading, compaction;
 - c) materials used in repair, construction, renovation or remodeling; or
 - d) maintenance;

of property whether on or off the **"residence premises"** by any person or organization.

Section I Additional Protection

1. Additional Living Expense

"We" will pay the reasonable increase in living expenses necessary to maintain **"your"** normal standard of living when a direct physical loss **"we"** cover under **Dwelling Protection–Coverage A, Other Structures Protection–Coverage B** or **Personal Property Protection–Coverage C** makes **"your"** **"residence premises"** uninhabitable.

However, additional living expense due to remediation of mold, fungus, wet rot or dry rot will not be paid in addition to any amounts paid or payable under **Section I Conditions, Mold, Fungus, Wet Rot And Dry Rot Remediation As A Direct Result Of A Covered Water Loss**.

Payment for additional living expense as a result of a covered loss under **Dwelling Protection–Coverage A, Other Structures Protection–Coverage B** or **Personal Property Protection–Coverage C** will be limited to the least of the following:

- a) the time period required to repair or replace the property “*we*” cover, using due diligence and dispatch;
- b) if “*you*” permanently relocate, the shortest time for “*your*” household to settle elsewhere; or
- c) 12 months.

These periods of time are not limited by the termination of this policy.

In no event shall “*our*” payment for additional living expenses exceed the Limit Of Liability shown on “*your*” Policy Declarations for Additional Living Expense.

“*We*” do not cover any lost income or expense due to the cancellation of a lease or agreement.

No deductible applies to this protection.

2. **Civil, Governmental And Military Authorities**

“*We*” will pay the reasonable and necessary increase in living expenses for up to two weeks should civil, governmental or military authorities prohibit the use of the “*residence premises*” due to a loss at a neighboring premises caused by an event, peril or condition “*we*” insure against under **Dwelling Protection–Coverage A, Other Structures Protection–Coverage B** or **Personal Property Protection–Coverage C**. However, payments for increase in living expenses due to remediation of mold, fungus, wet rot or dry rot will not be paid in addition to any amounts paid or payable under **Section I Conditions, Mold, Fungus, Wet Rot And Dry Rot Remediation As A Direct Result Of A Covered Water Loss**.

The two-week period of time referenced above is not limited by the termination of this policy.

No deductible applies to this protection.

3. **Debris Removal**

“*We*” will pay reasonable expenses “*you*” incur to remove debris of covered property damaged by a loss “*we*” cover. If the loss to the covered property and the cost of debris removal are more than the Limit Of Liability shown on the Policy Declarations for the covered property, “*we*” will pay up to an additional 5% of that limit for debris removal.

4. **Emergency Removal Of Property**

“*We*” will pay for sudden and accidental direct physical loss to covered property from any cause while removed from a premises because of danger from a loss “*we*” cover. Protection is limited to a 30-day period from date of removal. This protection does not increase the limit of liability that applies to the covered property.

5. **Fire Department Charges**

“*We*” will pay up to \$500 for service charges made by fire departments called to protect “*your*” property from a loss “*we*” cover at the “*residence premises*”.

No deductible applies to this protection.

6. **Temporary Repairs After A Loss**

“*We*” will reimburse “*you*” up to \$5,000 for the reasonable and necessary cost “*you*” incur for temporary repairs to protect covered property from further imminent covered loss following a loss “*we*” cover. This coverage does not increase the limit of liability applying to the property being repaired.

7. **Trees, Shrubs, Plants And Lawns**

“*We*” will pay up to 5% of the Limit Of Liability shown on the Policy Declarations under **Dwelling Protection–Coverage A** for loss to trees, shrubs, plants and lawns at the address of the “*residence premises*”. “*We*” will not pay

more than \$500 for any one tree, shrub, or plant, including expenses incurred for removing debris. This coverage applies only to sudden and accidental direct physical loss caused by fire or lightning, explosion, riot or civil commotion, aircraft, vehicles not owned by an occupant of the *“residence premises”*, vandalism or malicious mischief, theft, or collapse of a *“building structure”* or any part of a *“building structure”*.

“We” will pay up to \$500 for reasonable expenses *“you”* incur for the removal of debris of trees at the address of the *“residence premises”* for sudden and accidental direct physical loss caused by *“windstorm”*, hail, or weight of ice, snow or sleet. The fallen tree must have caused damage to property covered under *“dwelling” Protection–Coverage A* or *Other Structures Protection–Coverage B*.

“We” do not cover trees, shrubs, plants, or lawns grown for *“business”* purposes.

This coverage does not increase the *Dwelling Protection–Coverage A* limit of liability.

This coverage does not include loss to plants, trees, shrubs or grass that are used to produce or manufacture or that are a Controlled Substance(s) as defined by the Federal Food and Drug Law at 21 U.S.C.A. Section 811 and 812. This limitation applies to all Controlled Substances listed on Schedule I of 21 U.S.C.A. Section 812. This limitation applies regardless of the physical form or state in which the Controlled Substance(s) existed at the time of loss.

This limitation does not apply to the loss of a Controlled Substance(s) listed on Schedule II, Schedule III, Schedule IV, or Schedule V of 21 U.S.C.A. Section 812 if legally prescribed to an *“insured person”* by a licensed physician.

8. Power Interruption

“We” will pay up to \$500 for loss to the contents of freezers and refrigerated units on the *“residence premises”* caused by the interruption of power which occurs off the *“residence premises”*. If a power interruption is known to an *“insured person”*, all reasonable means must be used to protect the contents of freezers and refrigerated units.

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

9. Arson Reward

“We” will pay up to \$5,000 for information leading to an arson conviction in connection with a fire loss to property covered under **Section I** of this policy. The \$5,000 limit applies regardless of the number of persons providing information.

10. Collapse

“We” will cover at the *“residence premises”*:

- a) the entire collapse of a covered *“building structure”*;
- b) the entire collapse of part of a covered *“building structure”*; and
- c) direct physical loss to covered property caused by a) or b) above.

For coverage to apply, the collapse of a *“building structure”* specified in a) or b) above must be a sudden and accidental direct physical loss caused by one or more of the following:

- a) a loss *“we”* cover under **Section I, Personal Property Protection–Coverage C**;
- b) weight of persons, animals, equipment or contents;
- c) weight of rain, snow or ice which collects on a roof;
- d) defective methods or materials used in construction, repair, remodeling or renovation, but only if the collapse occurs in the course of such construction, repair, remodeling or renovation.

Collapse, as referenced herein, means the covered *“building structure”* or part of the covered *“building structure”* has actually fallen down or fallen into pieces unexpectedly and instantaneously. It does not include settling, cracking, shrinking, bulging, expansion, sagging, or bowing. Furthermore, collapse does not include or mean substantial structural impairment or imminent collapse.

Loss to an awning, fence, patio, deck, pavement, swimming pool, underground pipe, flue, drain, cesspool, fuel oil tank, septic tank, cistern or similar system, foundation, retaining wall, bulkhead, pier, wharf or dock is not included,

unless the loss is a direct result of the collapse of a **“building structure”** or part of a **“building structure”** that is a sudden and accidental direct physical loss caused by one or more of the following:

- a) a loss **“we”** cover under **Section I, Personal Property Protection–Coverage C**;
- b) weight of persons, animals, equipment or contents;
- c) weight of rain, snow or ice which collects on a roof; or
- d) defective methods or materials used in construction, repair, remodeling or renovation, but only if the collapse occurs in the course of such construction, repair, remodeling or renovation.

This coverage does not increase the limit of liability applying to the covered property.

11. Land

If a sudden and accidental direct physical loss results in both a covered loss to the **“dwelling”**, other than the breakage of glass or safety glazing material, and a loss of land stability, **“we”** will pay up to \$10,000 as an additional amount of insurance for repair costs associated with the land. This includes the costs required to replace, rebuild, stabilize or otherwise restore the land necessary to support that part of the **“dwelling”** sustaining the covered loss.

The **Section I, Losses We Do Not Cover Under Coverages A and B** reference to earth movement does not apply to the loss of land stability provided under this additional protection.

12. Lock Replacement

When a key to a lock is stolen as part of a covered theft loss, **“we”** will pay, under **Dwelling Protection–Coverage A** or **Other Structures Protection–Coverage B**, as applicable, up to \$500 for the reasonable expenses **“you”** incur to replace or re-key exterior door locks at the **“residence premises”** with locks or cylinders of like kind and quality.

This coverage does not increase the limit of liability that applies to the covered property.

Section I Conditions

1. Deductible

“We” will pay when a covered loss exceeds the applicable deductible shown on the Policy Declarations. **“We”** will then pay only the excess amount, unless **“we”** have indicated otherwise in this policy.

2. Insurable Interest And Our Liability

In the event of a covered loss, **“we”** will not pay for more than an **“insured person’s”** insurable interest in the property covered, nor more than the amount of coverage afforded by this policy.

3. What You Must Do After A Loss

In the event of a loss to any property that may be covered by this policy, **“you”** must:

- a) immediately give **“us”** notice. Report any theft to the police as soon as possible.
- b) protect the property from further loss. Make any reasonable repairs necessary to protect it. Keep an accurate record of any repair expenses.
- c) separate damaged from undamaged personal property. Give **“us”** a detailed list of the damaged, destroyed or stolen property, showing the quantity, cost, actual cash value and the amount of loss claimed.
- d) give **“us”** all accounting records, bills, invoices and other vouchers, or certified copies, which **“we”** may reasonably request to examine and permit **“us”** to make copies.
- e) produce receipts for any increased costs to maintain **“your”** standard of living while **“you”** reside elsewhere, and records supporting any claim for loss of rental income.
- f) as often as **“we”** reasonably require:
 - 1) show **“us”** the damaged property. **“We”** have a right to reasonable and safe opportunities to view and inspect the loss as often as necessary, unimpeded by actions of **“you”** or others, including, but not limited to, civil, governmental or military authorities, that prevent **“us”** from viewing and inspecting the loss. **“We”** may require **“you”** to accompany **“us”** when **“we”** conduct these activities.
 - 2) at **“our”** request, submit to examinations under oath, separately and apart from any other person defined as **“you”** or **“insured person”** and sign a transcript of the same.
 - 3) produce representatives, employees, members of the **“insured person’s”** household or others to the extent it is within the **“insured person’s”** power to do so; and

- g) within 60 days after the loss, give “us” a signed, sworn proof of the loss. This statement must include the following information:
- 1) the date, time, location and cause of loss;
 - 2) the interest “insured persons” and others have in the property, including any encumbrances;
 - 3) the actual cash value and amount of loss for each item damaged, destroyed or stolen;
 - 4) any other insurance that may cover the loss;
 - 5) any changes in title, use, occupancy or possession of the property that have occurred during the policy period; and
 - 6) at “our” request, the specifications of any damaged “building structure” or other structure.

“We” have no duty to provide coverage under this section if “you”, an “insured person”, or a representative of either fail to comply with items a) through g) above, and this failure to comply is prejudicial to “us”.

4. Our Settlement Options

In the event of a covered loss, “we” have the option to:

- a) repair, rebuild or replace all or any part of the damaged, destroyed or stolen property with property of like kind and quality within a reasonable time; or
- b) pay for all or any part of the damaged, destroyed or stolen property as described in Condition 5, “How We Pay For A Loss.”

Within 30 days after “we” receive “your” signed, sworn proof of loss, “we” will notify “you” of the option or options “we” intend to exercise.

5. How We Pay For A Loss

Under **Dwelling Protection–Coverage A, Other Structures Protection–Coverage B and Personal Property Protection–Coverage C**, payment for covered loss will be by one or more of the following methods:

- a) Special Payment. At “our” option, “we” may make payment for a covered loss before “you” repair, rebuild or replace the damaged, destroyed or stolen property if:
 - 1) the whole amount of loss for property covered under **Dwelling Protection–Coverage A and Other Structures Protection–Coverage B**, without deduction for depreciation, is less than \$2,500 and if the property is not excluded from the “building structure” Reimbursement provision; or
 - 2) the whole amount of loss for property covered under **Personal Property Protection–Coverage C**, without deduction for depreciation, is less than \$2,500, “your” Policy Declarations shows that the Personal Property Reimbursement provision applies, and the property is not excluded from the Personal Property Reimbursement provision.
- b) Actual Cash Value. If “you” do not repair or replace the damaged, destroyed or stolen property, payment will be on an actual cash value basis. This means there may be a deduction for depreciation. Payment will not exceed the Limit Of Liability shown on the Policy Declarations for the coverage that applies to the damaged, destroyed or stolen property, regardless of the number of items involved in the loss.

“You” may make claim for additional payment as described in paragraph c) and paragraph d) below if applicable, if “you” repair or replace the damaged, destroyed or stolen covered property within 180 days of the actual cash value payment.

- c) Building Structure Reimbursement. Under **Dwelling Protection–Coverage A and Other Structures Protection–Coverage B**, “we” will make additional payment to reimburse “you” for cost in excess of actual cash value if “you” repair, rebuild or replace damaged, destroyed or stolen covered property within 180 days of the actual cash value payment. This additional payment includes the reasonable and necessary expense for treatment or removal and disposal of contaminants or pollutants as required to complete repair or replacement of that part of a “building structure” damaged by a covered loss. This additional payment shall not include any amounts which may be paid or payable under **Section I Conditions, Mold, Fungus, Wet Rot And Dry Rot Remediation As A Direct Result Of A Covered Water Loss**, and shall not be payable for any losses excluded in **Section I—Your Property**, under **Losses We Do Not Cover Under Coverages A and B**, paragraph B.

Building Structure Reimbursement will not exceed the smallest of the following amounts:

- 1) the replacement cost of the part(s) of the **“building structure(s)”** for equivalent construction for similar use on the same **“residence premises”**;
- 2) the amount actually and necessarily spent to repair or replace the damaged **“building structure(s)”** with equivalent construction for similar use on the same **“residence premises”**; or
- 3) the Limit Of Liability applicable to the **“building structure(s)”** as shown on the Policy Declarations for **Dwelling Protection–Coverage A** or **Other Structures Protection–Coverage B**, regardless of the number of **“building structures”** and structures other than **“building structures”** involved in the loss.

If **“you”** replace the damaged **“building structure(s)”** at an address other than shown on the Policy Declarations through construction of a new structure or purchase of an existing structure, such replacement will not increase the amount payable under Building Structure Reimbursement described above. The amount payable under Building Structure Reimbursement described above does not include the value of any land associated with the replacement structure(s).

Building Structure Reimbursement payment will be limited to the difference between any actual cash value payment made for the covered loss to **“building structures”** and the smallest of 1), 2) or 3) above.

Building Structure Reimbursement will not apply to:

- 1) property covered under **Personal Property Protection–Coverage C**;
- 2) property covered under **Other Structures Protection–Coverage B** that is not a **“building structure”**;
- 3) wall-to-wall carpeting, fences, awnings and outdoor antennas, whether or not fastened to a **“building structure”**;
- 4) **“roof surface(s)”** when the loss is caused by **“windstorm”** or hail; or
- 5) land.

Payment under a), b) or c) above will not include any increased cost due to the enforcement of building codes, ordinances or laws regulating or requiring the construction, reconstruction, maintenance, replacement, repair, relocation or demolition of **“building structures”** or other structures.

- d) **Personal Property Reimbursement**. Under **Personal Property Protection–Coverage C**, **“we”** will make additional payment to reimburse **“you”** for cost in excess of actual cash value if **“you”** repair, rebuild or replace damaged, destroyed or stolen covered personal property or wall-to-wall carpeting within 180 days of the actual cash value payment.

Personal Property Reimbursement payment will not exceed the smallest of the following amounts:

- 1) the amount actually and necessarily spent to repair or replace the property with similar property of like kind and quality;
- 2) the cost of repair or restoration; or
- 3) the Limit Of Liability shown on the Policy Declarations for **Personal Property Protection–Coverage C**, or any special limit of liability described in the policy, regardless of the number of items of personal property involved in the loss.

Personal Property Reimbursement will be limited to the difference between any actual cash value payment made for the covered loss to personal property and the smallest of 1), 2) or 3) above.

Personal Property Reimbursement will not apply to:

- 1) property insured under **Dwelling Protection–Coverage A** and **Other Structures Protection–Coverage B**, except wall-to-wall carpeting;
- 2) antiques, fine arts, paintings, statuary and similar articles which, by their inherent nature, cannot be replaced;
- 3) articles whose age or history contribute substantially to their value. This includes, but is not limited to, memorabilia, souvenirs and collector's items;
- 4) property that was obsolete or unusable for the originally intended purpose because of age or condition prior to the loss; or
- 5) motorized land vehicles used solely for the service of the **“insured premises”** and not licensed for use on public roads. This does not include motorized land vehicles designed for assisting the disabled and not licensed for use on public roads.

6. Our Settlement Of Loss

“We” will settle any covered loss with “you” unless some other person or entity is named in the policy. “We” will settle within 60 days after the amount of loss is finally determined. This amount may be determined by an agreement between “you” and “us”, an appraisal award or a court judgment.

7. Appraisal

If “you” and “we” fail to agree on the amount of loss, either party may make written demand for an appraisal. Upon such demand, each party must select a competent and impartial appraiser and notify the other of the appraiser's identity within 20 days after the demand is received. The appraisers will select a competent and impartial umpire. If the appraisers are unable to agree upon an umpire within 15 days, “you” or “we” can ask a judge of a court of record in the state where the “*residence premises*” is located to select an umpire.

The appraisers shall then determine the amount of loss, stating separately the actual cash value and the amount of loss to each item. If the appraisers submit a written report of an agreement to “you” and to “us”, the amount agreed upon shall be the amount of loss. If they cannot agree, they will submit their differences to the umpire. A written award agreed upon by any two will determine the amount of loss.

Each party will pay the appraiser it chooses, and equally bear expenses for the umpire and all other appraisal expenses.

8. Abandoned Property

“We” are not obligated to accept any property or responsibility for any property abandoned by an “*insured person*”.

9. Permission Granted To You

- a) The “*residence premises*” may be vacant or unoccupied for any length of time, except where a time limit is indicated in this policy. A “*building structure*” under construction is not considered vacant.
- b) “You” may make alterations, additions or repairs, and “you” may complete structures under construction.

10. Our Rights To Recover Payment

When “we” pay for any loss, an “*insured person's*” right to recover from anyone else becomes “*ours*” up to the amount “we” have paid. An “*insured person*” must protect these rights and help “us” enforce them. “You” may waive “your” rights to recover against another person for loss involving the property covered by this policy. This waiver must be in writing prior to the date of loss.

11. Our Rights To Obtain Salvage

“We” have the option to take all or any part of the damaged or destroyed covered property upon replacement by “us” or payment of the agreed or appraised value.

“We” will notify “you” of “our” intent to exercise this option within 30 days after “we” receive “your” signed, sworn proof of loss. If no signed, sworn proof of loss is requested by “us”, “we” will notify “you” of “our” intent to exercise this option within 60 days after the date “you” report the loss to “us”.

When “we” settle any loss caused by theft or disappearance, “we” have the right to obtain all or part of any property which may be recovered. An “*insured person*” must protect this right and inform “us” of any property recovered. “We” will inform “you” of “our” intent to exercise this right within 10 days of “your” notice of recovery to “us”.

12. Action Against Us

No one may bring an action against “us” in any way related to the existence or amount of coverage, or the amount of loss for which coverage is sought, under a coverage to which **Section I Conditions** applies, unless:

- a) there has been full compliance with all policy terms; and
- b) the action is commenced within one year after the inception of loss or damage.

13. Loss To A Pair Or Set

If there is a covered loss to a pair or set, “we” may:

- a) repair or replace any part of the pair or set to restore it to its actual cash value before the loss; or
- b) pay the difference between the actual cash value of the pair or set before and after the loss.

14. Glass Replacement

Payment for loss to covered glass includes the cost of using safety glazing materials when required by law.

15. No Benefit To Bailee

This insurance will not benefit any person or organization that may be caring for or handling “*your*” property for a fee.

16. Other Insurance

If both this insurance and other insurance apply to a loss, “*we*” will pay the proportionate amount that this insurance bears to the total amount of all applicable insurance. However, in the event of a loss by theft, this insurance shall be excess over any other insurance that covers loss by theft.

17. Property Insurance Adjustment

At each policy renewal, “*we*” may increase the Limit Of Liability shown on the Policy Declarations for **Dwelling Protection–Coverage A** to reflect the minimum amount of insurance coverage “*we*” are willing to issue for the succeeding policy period under **Dwelling Protection–Coverage A** for “*your*” “*dwelling*” and other property “*we*” cover under **Dwelling Protection–Coverage A**.

Any adjustment in the limit of liability for **Dwelling Protection–Coverage A** will result in an adjustment in the limit of liability for **Other Structures Protection–Coverage B** and **Personal Property Protection–Coverage C** in accordance with “*our*” manual of Rules and Rates.

Any adjustment in premium resulting from the application of this condition will be made based on premium rates in use by “*us*” at the time a change in limits is made.

“*We*” will not reduce the Limit Of Liability shown on the Policy Declarations without “*your*” consent. “*You*” agree that it is “*your*” responsibility to ensure that each of the Limits Of Liability shown on the Policy Declarations are appropriate for “*your*” insurance needs. If “*you*” want to increase or decrease any of the Limits Of Liability shown on the Policy Declarations, “*you*” must contact “*us*” to request such a change.

18. Mortgagee

A covered loss will be payable to the mortgagee(s) named on the Policy Declarations, to the extent of their interest and in the order of precedence. All provisions of **Section I** of this policy apply to these mortgagees.

“*We*” will:

- a) protect the mortgagee's interest in a covered “*building structure*” in the event of an increase in hazard, intentional or criminal acts of, or directed by, an “*insured person*”, failure by any “*insured person*” to take all reasonable steps to save and preserve property after a loss, a change in ownership, or foreclosure if the mortgagee has no knowledge of these conditions; and
- b) give the mortgagee at least 10 days notice if “*we*” cancel this policy.

The mortgagee will:

- a) furnish proof of loss within 60 days after notice of the loss if an “*insured person*” fails to do so;
- b) pay upon demand any premium due if an “*insured person*” fails to do so;
- c) notify “*us*” in writing of any change of ownership or occupancy or any increase in hazard of which the mortgagee has knowledge;
- d) give “*us*” the mortgagee's right of recovery against any party liable for loss; and
- e) after a loss, and at “*our*” option, permit “*us*” to satisfy the mortgage requirements and receive full transfer of the mortgage.

This mortgagee interest provision shall apply to any trustee or loss payee or other secured party.

19. Mold, Fungus, Wet Rot And Dry Rot Remediation As A Direct Result Of A Covered Water Loss

In the event of a covered water loss under **Dwelling Protection–Coverage A**, **Other Structures Protection–Coverage B** or **Personal Property Protection–Coverage C**, “*we*” will pay up to \$5,000 for mold, fungus, wet rot or dry rot remediation.

Remediation means the reasonable and necessary treatment, removal or disposal of mold, fungus, wet rot or dry rot as required to complete repair or replacement of property *“we”* cover under **Dwelling Protection–Coverage A, Other Structures Protection–Coverage B** or **Personal Property Protection–Coverage C** damaged by a covered water loss, including payment for any reasonable increase in living expenses necessary to maintain *“your”* normal standard of living if mold, fungus, wet rot or dry rot makes *“your”* *“residence premises”* uninhabitable. **Remediation** also includes any investigation or testing to detect, measure or evaluate mold, fungus, wet rot or dry rot.

This Condition does not increase the limits of liability under **Dwelling Protection–Coverage A, Other Structures Protection–Coverage B** or **Personal Property Protection–Coverage C**.

20. Limitation for Smoke, Soot or Smog Damage from a Wildfire

In the event of a loss under **Coverage A Dwelling Protection, Coverage B Other Structures Protection** or **Coverage C Personal Property Protection** consisting of or caused by smoke, soot or smog from a *“wildfire”* reported to us 45 days after the *“wildfire”* start date as reported by the *“National Interagency Coordination Center”*, the limit of liability is \$2,500. This is the total amount for any one loss available under the **Limitation for Smoke, Soot or Smog Damage from a Wildfire** including amounts paid or payable under **Section I Additional Protection** or amounts paid or payable for the reasonable and necessary investigation, testing treatment, removal or disposal of smoke, soot or smog damaged property as required to complete repair or replacement of property *“we”* cover under **Coverage A Dwelling Protection, Coverage B Other Structures Protection** or **Coverage C Personal Property Protection**. This limit does not increase the limits of liability under **Coverage A Dwelling Protection, Coverage B Other Structures Protection** or **Coverage C Personal Property Protection**. Once this limit of liability for **Limitation for Smoke, Soot or Smog Damage from a Wildfire** is exhausted, no further amounts will be available.

Section II—Family Liability And Guest Medical Protection

Family Liability Protection–Coverage X

Losses We Cover Under Coverage X:

Subject to the terms, conditions and limitations of this policy, *“we”* will pay damages which an *“insured person”* becomes legally obligated to pay because of *“bodily injury”* or *“property damage”* arising from an *“occurrence”* to which this policy applies, and is covered by this part of the policy.

“We” may investigate or settle any claim or suit for covered damages against an *“insured person”*. If an *“insured person”* is sued for these damages, *“we”* will provide a defense with counsel of *“our”* choice, even if the allegations are groundless, false or fraudulent. *“We”* are not obligated to pay any claim or judgment after *“we”* have exhausted *“our”* limit of liability.

Losses We Do Not Cover Under Coverage X:

1. *“We”* do not cover any *“bodily injury”* or *“property damage”* intended by, or which may reasonably be expected to result from the intentional or criminal acts or omissions of, any *“insured person”*. This exclusion applies even if:
 - a) such *“insured person”* lacks the mental capacity to govern his or her conduct;
 - b) such *“bodily injury”* or *“property damage”* is of a different kind or degree than intended or reasonably expected; or
 - c) such *“bodily injury”* or *“property damage”* is sustained by a different person than intended or reasonably expected.

This exclusion applies regardless of whether such *“insured person”* is actually charged with, or convicted of, a crime.

2. *“We”* do not cover *“bodily injury”* to an *“insured person”* or *“property damage”* to property owned by an *“insured person”* whenever any benefit of this coverage would accrue directly or indirectly to an *“insured person”*.
3. *“We”* do not cover *“bodily injury”* to any person eligible to receive any benefits required to be provided, or voluntarily provided, by an *“insured person”* under any workers' compensation, non-occupational disability or occupational disease law.

4. “We” do not cover “*bodily injury*” or “*property damage*” arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of aircraft.

“We” will not apply this exclusion to “*bodily injury*” to a “*residence employee*”.

5. “We” do not cover “*bodily injury*” or “*property damage*” arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of any motor vehicle or trailer. “We” will not apply this exclusion to:
- a) a motor vehicle in dead storage or used exclusively on an “*insured premises*”;
 - b) any motor vehicle designed principally for recreational use off public roads, unless that vehicle is owned by an “*insured person*” and is being used away from an “*insured premises*”;
 - c) a motorized wheelchair;
 - d) a vehicle used to service an “*insured premises*” which is not designed for use on public roads and not subject to motor vehicle registration;
 - e) a golf cart owned by an “*insured person*” when used for golfing purposes;
 - f) a trailer of the boat, camper, home or utility type unless it is being towed or carried by a motorized land vehicle;
 - g) lawn or garden implements under 40 horsepower; or
 - h) “*bodily injury*” to a “*residence employee*”.

6. “We” do not cover “*bodily injury*” or “*property damage*” arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of watercraft away from an “*insured premises*” if the watercraft:
- a) has inboard or inboard-outboard motor power of more than 50 horsepower;
 - b) is a sailing vessel 26 feet or more in length;
 - c) is powered by one or more outboard motors with more than 25 total horsepower;
 - d) is designated as an airboat, air cushion, or similar type of watercraft; or
 - e) is a personal watercraft, meaning a craft propelled by a water jet pump engine and designed to be operated by a person or persons sitting, standing or kneeling on the craft.

“We” will not apply this exclusion to “*bodily injury*” to a “*residence employee*”.

7. “We” do not cover “*bodily injury*” or “*property damage*” arising out of:
- a) the negligent supervision by any “*insured person*” of any person; or
 - b) any liability statutorily imposed on any “*insured person*”;

arising from the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of any aircraft, watercraft, hovercraft, motorized land vehicle or trailer which is not covered under **Section II** of this policy.

8. “We” do not cover any “*bodily injury*” which results in any manner from the discharge, dispersal, release or escape of vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.

“We” will not apply this exclusion to “*bodily injury*” which results from such discharge, dispersal, release or escape, if the discharge, dispersal, release or escape is sudden and accidental.

9. “We” do not cover any “*property damage*” which results in any manner from vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.
10. “We” do not cover any liability imposed upon any “*insured person*” by any civil, governmental or military authority for “*bodily injury*” or “*property damage*” which results in any manner from vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.
11. “We” do not cover “*bodily injury*” or “*property damage*” arising out of the rendering of, or failure to render, professional services by an “*insured person*”.

12. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of the past or present **"business"** activities of an **"insured person"**.

"We" will not apply this exclusion to **"bodily injury"** or **"property damage"** arising from the occasional or part-time **"business"** activities of an **"insured person"** who is a student under 21 years of age who is self-employed and has no employees.
13. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of any premises, other than an **"insured premises"**, owned, rented or controlled by an **"insured person"**. **"We"** will not apply this exclusion to **"bodily injury"** to a **"residence employee"**.
14. **"We"** do not cover **"property damage"** to property rented to, occupied or used by, or in the care of, an **"insured person"**. **"We"** will not apply this exclusion if the **"property damage"** is caused by fire, explosion or smoke.
15. **"We"** do not cover any liability an **"insured person"** assumes arising out of any contract or agreement.
16. **"We"** do not cover **"bodily injury"** or **"property damage"** caused by:
 - a) war, whether declared or undeclared;
 - b) warlike acts;
 - c) invasion;
 - d) insurrection;
 - e) rebellion;
 - f) revolution;
 - g) civil war;
 - h) usurped power;
 - i) destruction for a military purpose; or
 - j) action taken by civil, governmental or military authority to hinder or defend against an actual or impending enemy act.
17. **"We"** do not cover **"bodily injury"** or **"property damage"** which, in whole or in part, arises out of, is aggravated by or results from mold, fungus, wet rot, dry rot or bacteria.
18. **"We"** do not cover any liability imposed upon any **"insured person"** by any civil, governmental or military authority for **"bodily injury"** or **"property damage"** which, in whole or in part, arises out of, is aggravated by or results from mold, fungus, wet rot, dry rot or bacteria.
19. **"We"** do not cover any loss, cost or expense arising out of any request, demand, or order that any **"insured person"** test for, monitor, clean up, remove, contain, treat, detoxify, decontaminate, or neutralize, or in any way respond to or assess the effects of any type of vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.
20. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of nuclear hazard, meaning nuclear reaction, discharge, radiation or radioactive contamination, or any consequence of any of these. **"Bodily injury"** or **"property damage"** arising out of a nuclear hazard is not considered as arising from fire, explosion or smoke.
21. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of hovercrafts. **"We"** will not apply this exclusion to **"bodily injury"** to a **"residence employee"**.
22. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of electronic aggression or cyber bullying which includes, but is not limited to, any form of harassment or bullying that is performed by way of any type of electronic means, including, but not limited to, blogs, social networking, social media, emails, text messages, chat rooms or other types of electronic means of expression.
23. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of sexual molestation, sexual harassment, sexual abuse, corporal punishment or any other form of physical or mental abuse.

24. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of the use, sale, manufacture, delivery, transfer or possession by any person of a Controlled Substance as defined by the Federal Food and Drug Law at 21 U.S.C.A. Sections 811 and 812. This exclusion applies to all Controlled Substances listed on Schedule I of 21 U.S.C.A. Section 812. This exclusion applies regardless of the physical form or state in which the Controlled Substance(s) existed at the time of the loss.
25. **"We"** do not cover **"bodily injury"** or **"property damage"** that results from any animal owned by or in the care, custody or control of an **"insured person"** which is not allowed by any local, state or federal law to be kept as a pet.
- We"** will not apply this exclusion when it is not allowed by law in the state where the policy was issued.

Guest Medical Protection–Coverage Y

Losses We Cover Under Coverage Y:

"We" will pay the reasonable expenses incurred for necessary medical, surgical, X-ray and dental services, ambulance, hospital, licensed nursing and funeral services, and prosthetic devices, eye glasses, hearing aids, and pharmaceuticals. These expenses must be incurred and the services performed within three years from the date of an **"occurrence"** causing **"bodily injury"** to which this policy applies, and is covered by this part of the policy.

Each person who sustains **"bodily injury"** is entitled to this protection when that person is:

1. on the **"insured premises"** with the permission of an **"insured person"**; or
2. off the **"insured premises"**, if the **"bodily injury"**:
 - a) arises out of a condition on the **"insured premises"** or immediately adjoining ways;
 - b) is caused by the activities of an **"insured person"** or a **"residence employee"**;
 - c) is caused by an animal owned by or in the care of an **"insured person"**; or
 - d) is sustained by a **"residence employee"**.

Losses We Do Not Cover Under Coverage Y:

1. **"We"** do not cover any **"bodily injury"** intended by, or which may reasonably be expected to result from the intentional or criminal acts or omissions of, any **"insured person"**. This exclusion applies even if:
 - a) such **"insured person"** lacks the mental capacity to govern his or her conduct;
 - b) such **"bodily injury"** is of a different kind or degree than intended or reasonably expected; or
 - c) such **"bodily injury"** is sustained by a different person than intended or reasonably expected.

This exclusion applies regardless of whether such **"insured person"** is actually charged with, or convicted of, a crime.

2. **"We"** do not cover **"bodily injury"** to any **"insured person"** or regular resident of the **"insured premises"**. **"We"** will not apply this exclusion to a **"residence employee"**.
3. **"We"** do not cover **"bodily injury"** to any person eligible to receive any benefits required to be provided, or voluntarily provided, under any workers' compensation, non-occupational disability or occupational disease law.
4. **"We"** do not cover **"bodily injury"** arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of aircraft.

"We" will not apply this exclusion to **"bodily injury"** to a **"residence employee"**.

5. **"We"** do not cover **"bodily injury"** arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of any motor vehicle or trailer. **"We"** will not apply this exclusion to:
 - a) a motor vehicle in dead storage or used exclusively on an **"insured premises"**;
 - b) any motor vehicle designed principally for recreational use off public roads, unless that vehicle is owned by an **"insured person"** and is being used away from an **"insured premises"**;
 - c) a motorized wheelchair;
 - d) a vehicle used to service an **"insured premises"** which is not designed for use on public roads and not subject to motor vehicle registration;
 - e) a golf cart owned by an **"insured person"** when used for golfing purposes;

- f) a trailer of the boat, camper, home or utility type unless it is being towed or carried by a motorized land vehicle;
- g) lawn or garden implements under 40 horsepower; or
- h) **“bodily injury”** to a **“residence employee”**.

6. **“We”** do not cover **“bodily injury”** arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of watercraft away from an **“insured premises”** if the watercraft:
- a) has inboard or inboard-outboard motor power of more than 50 horsepower;
 - b) is a sailing vessel 26 feet or more in length;
 - c) is powered by one or more outboard motors with more than 25 total horsepower;
 - d) is designated as an airboat, air cushion, or similar type of watercraft; or
 - e) is a personal watercraft, meaning a craft propelled by a water jet pump engine and designed to be operated by a person or persons sitting, standing or kneeling on the craft.

“We” will not apply this exclusion to **“bodily injury”** to a **“residence employee”**.

7. **“We”** do not cover **“bodily injury”** arising out of:
- a) the negligent supervision by any **“insured person”** of any person; or
 - b) any liability statutorily imposed on any **“insured person”**;

arising from the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of any aircraft, watercraft, hovercraft, motorized land vehicle or trailer which is not covered under **Section II** of this policy.

8. **“We”** do not cover any **“bodily injury”** which results in any manner from the discharge, dispersal, release or escape of vapors, fumes, smoke, smog, soot, alkalis, acids, toxic chemicals, toxic gasses, toxic liquids, toxic solids, waste materials, or other irritants, contaminants or pollutants.

“We” will not apply this exclusion to **“bodily injury”** which results from such discharge, dispersal, release or escape, if the discharge, dispersal, release or escape is sudden and accidental.

9. **“We”** do not cover **“bodily injury”** arising out of the rendering of, or failure to render, professional services by an **“insured person”**.

10. **“We”** do not cover **“bodily injury”** arising out of the past or present **“business”** activities of an **“insured person”**.

“We” will not apply this exclusion to **“bodily injury”** arising from the occasional or part-time **“business”** activities of an **“insured person”** who is a student under 21 years of age who is self-employed and has no employees.

11. **“We”** do not cover **“bodily injury”** to any person on the **“insured premises”** because of a **“business”** activity or professional service conducted there.

12. **“We”** do not cover **“bodily injury”** arising out of any premises, other than an **“insured premises”**, owned, rented or controlled by an **“insured person”**. **“We”** will not apply this exclusion to **“bodily injury”** to a **“residence employee”**.

13. **“We”** do not cover **“bodily injury”** caused by:

- a) war, whether declared or undeclared;
- b) warlike acts;
- c) invasion;
- d) insurrection;
- e) rebellion;
- f) revolution;
- g) civil war;
- h) usurped power;
- i) destruction for a military purpose; or
- j) action taken by civil, governmental or military authority to hinder or defend against an actual or impending enemy act.

14. **"We"** do not cover **"bodily injury"** which, in whole or in part, arises out of, is aggravated by or results from mold, fungus, wet rot, dry rot or bacteria.
15. **"We"** do not cover **"bodily injury"** arising out of nuclear hazard, meaning nuclear reaction, discharge, radiation or radioactive contamination, or any consequence of any of these. **"Bodily injury"** arising out of a nuclear hazard is not considered as arising from fire, explosion or smoke.
16. **"We"** do not cover **"bodily injury"** arising out of the ownership, maintenance, use, occupancy, renting, loaning, entrusting, loading or unloading of hovercrafts. **"We"** will not apply this exclusion to **"bodily injury"** to a **"residence employee"**.
17. **"We"** do not cover **"bodily injury"** or **"property damage"** arising out of the use, sale, manufacture, delivery, transfer or possession by any person of a Controlled Substance as defined by the Federal Food and Drug Law at 21 U.S.C.A. Sections 811 and 812. This exclusion applies to all Controlled Substances listed on Schedule I of 21 U.S.C.A. Section 812. This exclusion applies regardless of the physical form or state in which the Controlled Substance(s) existed at the time of the loss.
18. **"We"** do not cover **"bodily injury"** or **"property damage"** that results from any animal owned by or in the care, custody or control of an **"insured person"** which is not allowed by any local, state or federal law to be kept as a pet.
We" will not apply this exclusion when it is not allowed by law in the state where the policy was issued.

Section II Additional Protection

"We" will pay, in addition to the limits of liability:

1. Claim Expenses

"We" will pay:

- a) all costs **"we"** incur in the settlement of any claim or the defense of any suit against an **"insured person"**;
- b) interest accruing on damages awarded until such time as **"we"** have paid, formally offered, or deposited in court the amount for which **"we"** are liable under this policy; interest will be paid only on damages which do not exceed **"our"** limits of liability;
- c) premiums on bonds required in any suit **"we"** defend; **"we"** will not pay bond premiums in an amount that is more than **"our"** limit of liability; **"we"** have no obligation to apply for or furnish bonds;
- d) up to \$150 per day for loss of wages and salary, when **"we"** ask **"you"** to attend trials and hearings;
- e) any other reasonable expenses incurred by an **"insured person"** at **"our"** request.

2. Emergency First Aid

"We" will pay reasonable expenses incurred by an **"insured person"** for first aid to other persons at the time of an accident involving **"bodily injury"** covered under this policy.

3. Damage To Property Of Others

At **"your"** request, **"we"** will pay up to \$1,000 each time an **"insured person"** causes **"property damage"** to someone else's property. At **"our"** option, **"we"** will pay the cost to either repair or replace the property damaged by an **"insured person"**, without deduction for depreciation.

"We" will not pay for **"property damage"**:

- a) to property covered under **Section I** of this policy;
- b) to property intentionally damaged by an **"insured person"** who has attained the age of 13;
- c) to property owned by or rented to an **"insured person"**, any tenant of an **"insured person"**, or any resident in **"your"** household; or
- d) arising out of:
 - 1) past or present **"business"** activities;
 - 2) any act or omission in connection with a premises, other than an **"insured premises"**, owned, rented or controlled by an **"insured person"**; or
 - 3) the ownership or use of a motorized land vehicle, trailer, aircraft, hovercraft or watercraft.

Section II Conditions

1. What You Must Do After A Loss

In the event of ***“bodily injury”*** or ***“property damage”***, ***“you”*** must do the following:

- a) Promptly notify ***“us”*** stating:
 - 1) ***“your”*** name and policy number;
 - 2) the date, the place and the circumstances of the loss;
 - 3) the name and address of anyone who might have a claim against an ***“insured person”***;
 - 4) the names and addresses of any witnesses.
- b) Promptly send ***“us”*** any legal papers relating to the accident.
- c) At ***“our”*** request, an ***“insured person”*** will:
 - 1) cooperate with ***“us”*** and assist ***“us”*** in any matter concerning a claim or suit;
 - 2) help ***“us”*** enforce any right of recovery against any person or organization who may be liable to an ***“insured person”***;
 - 3) attend any hearing or trial.
- d) Under the **Damage To Property Of Others** protection, give ***“us”*** a sworn statement of the loss. This must be made within 60 days after the date of loss. Also, an ***“insured person”*** must be prepared to show ***“us”*** any damaged property under that person's control.

Any ***“insured person”*** will not voluntarily pay any money, assume any obligations or incur any expense, other than for first aid to others at the time of the loss as provided for in this policy.

2. What An Injured Person Must Do—Guest Medical Protection—Coverage Y

If someone is injured, that person, or someone acting for that person, must do the following:

- a) Promptly give ***“us”*** written proof of the loss. If ***“we”*** request, this must be done under oath.
- b) Give ***“us”*** written authorization to obtain copies of all medical records and reports.
- c) Permit doctors ***“we”*** select to examine the injured person as often as ***“we”*** may reasonably require.

3. Our Payment Of Loss—Guest Medical Protection—Coverage Y

“We” may pay the injured person or the provider of the medical services. Payment under this coverage is not an admission of liability by ***“us”*** or an ***“insured person”***.

4. Our Limits Of Liability

Regardless of the number of ***“insured persons”***, injured persons, claims, claimants or policies involved, ***“our”*** total liability under **Family Liability Protection—Coverage X** for damages resulting from one ***“occurrence”*** will not exceed the Limit Of Liability shown on the Policy Declarations. All ***“bodily injury”*** and ***“property damage”*** resulting from continuous or repeated exposure to the same general conditions is considered the result of one ***“occurrence”***.

“Our” total liability under **Guest Medical Protection—Coverage Y** for all medical expenses payable for ***“bodily injury”***, to any one person, shall not exceed the “each person” Limit Of Liability shown on the Policy Declarations.

5. Bankruptcy

“We” are not relieved of any obligation under this policy because of the bankruptcy or insolvency of an ***“insured person”***.

6. Our Rights To Recover Payment—Family Liability Protection—Coverage X

When ***“we”*** pay any loss, an ***“insured person’s”*** right to recover from anyone else becomes ***“ours”*** up to the amount ***“we”*** have paid. An ***“insured person”*** must protect these rights and help ***“us”*** enforce them.

7. Action Against Us

- a) No one may bring an action against ***“us”*** in any way related to the existence or amount of coverage, or the amount of loss for which coverage is sought, unless there has been full compliance with all policy terms.
- b) No one may bring an action against ***“us”*** in any way related to the existence or amount of coverage, or the amount of loss for which coverage is sought, under **Family Liability Protection—Coverage X**, unless the obligation of an ***“insured person”*** to pay has been finally determined either by judgment against the ***“insured person”***

person” after actual trial, or by written agreement of the *“insured person”*, injured person and *“us”*, and the action against *“us”* is commenced within one year of such judgment or agreement.

- c) No one may bring an action against *“us”* in any way related to the existence or amount of coverage, or the amount of loss for which coverage is sought, under **Guest Medical Protection–Coverage Y**, unless such action is commenced within one year after the date the expenses for which coverage is sought were actually incurred.
- d) No one may bring an action against *“us”* in any way related to the existence or amount of coverage, or the amount of loss for which coverage is sought, under **Section II Additional Protection**, unless such action is commenced within one year after the date the claim expenses or emergency first aid expenses for which coverage is sought were actually incurred, or within one year after the date of loss to the property if coverage is being sought under the **Damage To Property Of Others** provision.
- e) No one shall have any right to make *“us”* a party to an action to determine the liability of an *“insured person”*.

8. Other Insurance—Family Liability Protection–Coverage X

This insurance is excess over any other valid and collectible insurance except insurance that is written specifically as excess over the limits of liability that apply to this policy.

Section III—Optional Protection

Optional Coverages

The following Optional Coverages may supplement coverages found in **Section I** or **Section II** and apply only when they are indicated on the Policy Declarations. The provisions of this policy apply to each Optional Coverage in this section unless modified by the terms of the specific Optional Coverage.

1. Building Codes–Coverage BC

“We” will pay up to the Limit Of Liability shown on the Policy Declarations for Building Codes coverage to comply with local building codes after covered loss to the *“dwelling”* or when repair or replacement results in increased cost due to the enforcement of any building codes, ordinances or laws regulating or requiring the construction, reconstruction, maintenance, replacement, repair, placement or demolition of the *“dwelling”*.

2. Additional Coverage On Business Property–Coverage BP

The limitation on *“business”* property located on the *“residence premises”*, under **Personal Property Protection–Coverage C**, is increased to the amount shown on the Policy Declarations. This increased coverage includes property held as samples or for sale or delivery after sale, while the property is on the *“residence premises”*.

3. Fire Department Charges–Coverage F

The \$500 limit applying to the fire department service charges under **Additional Protection** is increased to the amount shown on the Policy Declarations.

4. Loss Assessments–Coverage G

If *“your”* *“residence premises”* includes a *“building structure”* which is constructed in common with one or more similar buildings, and *“you”* are a member of, and subject to the rules of, an association governing the areas held in common by all building owners as members of the association, the *“insured premises”* means the *“building structure”* occupied exclusively by *“your”* household as a private residence, including the grounds, related structures and private approaches to them.

“We” will pay *“your”* share of any special assessments charged against all building owners by the association up to the Limit Of Liability shown on the Policy Declarations, when the assessment is made as a result of:

- a) sudden and accidental direct physical loss to the property held in common by all building owners caused by a loss *“we”* cover under **Section I** of this policy; or
- b) *“bodily injury”* or *“property damage”* covered under **Section II** of this policy.

Any reduction or elimination of payments for losses because of any deductible applying to the insurance coverage of the association of building owners collectively is not covered under this protection.

“We” will pay only when the assessment levied against the *“insured person”*, as a result of any one loss, for *“bodily injury”* or *“property damage”* exceeds \$500 and then only for the amount of such excess. This coverage is not subject to any deductible applying to **Section I** of this policy.

In the event of an assessment, this coverage is subject to all the exclusions applicable to **Sections I and II** of this policy and the **Section I and II Conditions**, except as otherwise noted.

This coverage is excess over any insurance collectible under any policy or policies covering the association of building owners.

5. Additional Coverage On Jewelry, Watches, and Furs—Coverage J

Personal Property Protection—Coverage C is extended to pay for sudden and accidental direct physical loss to the following property, subject to the provisions in this coverage:

- a) jewelry, watches, gems, precious and semi-precious stones, gold, platinum; and
- b) furs, including any item containing fur which represents its principal value.

The total amount of coverage and per item limit is shown on the Policy Declarations. This amount is not in addition to the amount of insurance applying to **Personal Property Protection—Coverage C**. However, in no event will coverage be less than would have applied in the absence of **Coverage J**.

The following exclusions contained in **Losses We Do Not Cover Under Coverage C** apply to the coverage afforded under this **Coverage J**: items A.7, A.8, D.1 and D.3. In addition, “*we*” do not cover any loss consisting of or caused by one or more of the following excluded events, perils or conditions. Such loss is excluded regardless of whether the excluded event, peril or condition involves isolated or widespread damage, arises from natural, man-made or other forces, or arises as a result of any combination of these forces.

- a) wear and tear;
- b) gradual deterioration;
- c) inherent vice; or
- d) insects or vermin.

Any deductible shown on the Policy Declarations applicable to **Personal Property Protection—Coverage C**, also applies to a loss under this coverage.

6. Additional Coverage On Silverware Theft—Coverage ST

The \$2,500 limitation on theft of goldware, silverware, pewterware and platinumware under **Personal Property Protection—Coverage C** is increased to the amount shown on the Policy Declarations.