EMPLOYMENT PRACTICES LIABILITY COVERAGE PART

I. INSURING AGREEMENTS

(A) Employment Practices Liability

The Insurer shall pay **Loss** on behalf of the **Insureds** resulting from an **Employment Practices Claim** first made against the **Insureds** during the **Policy Period** or Extended Reporting Period, if applicable, for an **Employment Practices Wrongful Act** by the **Insureds**.

(B) Third Party Liability (Elective)

If Third Party Liability Coverage is included in Item 5 of the Declarations, the Insurer shall pay **Loss** on behalf of the **Insureds** resulting from a **Third Party Claim** first made against the **Insureds** during the **Policy Period** or the Extended Reporting Period, if applicable, for a **Third Party Wrongful Act** by the **Insureds**.

This Insuring Agreement shall be subject to the Third Party Liability Coverage Sublimit of Liability, Deductible, and Prior or Pending Date in Item 5 of the Declarations. Such Sublimit of Liability shall be the maximum aggregate amount that the Insurer shall pay under this Insuring Agreement for all **Loss** from all **Claims** covered under this Insuring Agreement. Such Sublimit of Liability shall be subject to, part of, and not in addition to, the Limit of Liability applicable to this Coverage Part.

II. DEFINITIONS

The following terms, whether used in the singular or plural, shall have the meanings specified below:

- (A) "Benefits" means any form of compensation other than salaries, wages, bonuses, or Stock Benefits.
- (B) "Claim" means any:
 - (1) Employment Practices Claim; or
 - (2) Third Party Claim.
- (C) "Employment Practices Claim" means any:
 - written demand for monetary damages or non-monetary relief commenced by the receipt of such demand, including, without limitation, a written demand for employment reinstatement;
 - (2) civil proceeding commenced by the service of a complaint or similar pleading;
 - (3) formal administrative or regulatory proceeding, including, without limitation, a proceeding before the Equal Employment Opportunity Commission or similar governmental agency, commenced by the filing of a notice of charges, formal investigative order or similar document; or
 - (4) arbitration proceeding commenced by a demand for arbitration.

by or on behalf of an **Employee**, an applicant for employment with an **Insured Entity**, or an **Independent Contractor**.

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"Employment Practices Claim" also means an audit conducted by the United States of America Office of Federal Contract Compliance Programs commenced by the receipt of a notice of violation, order to show cause, or a written demand for monetary or injunctive relief.

"Employment Practices Claim" also means a written request to the Insureds to toll or waive a statute of limitations regarding a potential Employment Practices Claim as described above. Such Claim shall be commenced by the receipt of such request.

"Employment Practices Claim" shall not include any labor or grievance proceeding or arbitration that is subject to a collective bargaining agreement.

- (D) "Employment Practices Wrongful Act" means a Wrongful Act involving any:
 - (1) wrongful dismissal, discharge or termination of employment (including constructive dismissal, discharge or termination), wrongful failure or refusal to employ or promote, wrongful discipline or demotion, failure to grant tenure, negligent employment evaluation, or wrongful deprivation of career opportunity;
 - (2) sexual or other workplace harassment, including quid pro quo and hostile work environment;
 - employment discrimination, including discrimination based upon age, gender, race, color, national origin, religion, creed, marital status, sexual orientation or preference, pregnancy, disability, HIV or other health status, Vietnam Era Veteran or other military status, or other protected status established under federal, state or local law;
 - invasion of privacy, employment-related defamation (including libel and slander) or any employment-related misrepresentation;
 - (5) Retaliation;
 - breach of any oral, written, or implied employment contract, including, without limitation, any obligation arising out of any personnel manual, employee handbook, or policy statement; or
 - (7) violation of the Family and Medical Leave Act.

To the extent that an Employment Practices Claim alleges an Employment Practices Wrongful Act described above, "Employment Practices Wrongful Act" also means a Wrongful Act related to the above involving any:

- (1) employment-related wrongful infliction of emotional distress or mental anguish;
- (2) failure to create, provide for or enforce adequate or consistent employmentrelated policies or procedures; or
- (3) negligent retention, supervision, hiring or training.
- (E) "Independent Contractor" means any natural person working in the capacity of an independent contractor pursuant to an Independent Contractor Agreement.
- (F) "Independent Contractor Agreement" means any express contract or agreement between an Independent Contractor and an Insured Entity specifying the terms of the Insured Entity's engagement of such Independent Contractor.

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- (G) "Insured Person" means any:
 - (1) Employee;
 - (2) Manager; or
 - regarding Insuring Agreement (A), an **Independent Contractor** so long that he or she is working solely for the company and only for conduct within his or her duties as such; but only if the **Insured Entity** agrees in writing to indemnify such **Independent Contractor** in the same manner as is provided to the **Insured Entity** employees.
- (H) "Insureds" means any:
 - (1) Insured Entity; or
 - (2) Insured Person.
- (I) "Loss" means the amount that the **Insureds** are legally obligated to pay as a result of a **Claim**, including, without limitation, **Defense Costs**, damages, settlements, judgments, and pre- and post-judgment interest.

Loss shall include punitive and exemplary damages, liquidated damages awarded pursuant to the Age Discrimination in Employment Act or Equal Pay Act, or the multiple portion of any multiplied damage award where insurable by law. Regarding the insurability of such damages, the Insurer shall not contend for any reason, unless appropriate to do so as a matter of law or public policy, that such damages are uninsurable. The insurability of such damages shall be governed by the laws of any applicable jurisdiction that permits coverage of such damages.

Loss shall not include:

- taxes, fines or penalties imposed by law, or matters that may be deemed uninsurable under the law pursuant to which this Policy shall be construed;
- (2) non-monetary relief;
- future compensation, including **Benefits**, for any person hired, promoted or reinstated pursuant to a judgment, settlement, order or other resolution of an **Employment Practice Claim**;
- (4) Stock Benefits; or
- (5) salaries, wages, or bonuses, except as a component of a front or back pay award.
- (J) Retaliation means negative treatment of an Employee or Independent Contractor based upon such person:
 - (1) exercising any rights under law, including, without limitation, rights under any workers compensation laws, the Family and Medical Leave Act, or the Americans with Disabilities Act;
 - (2) refusing to violate any law;
 - (3) assisting, testifying in, or cooperating with a proceeding or investigation

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- regarding alleged violations of law by an Insured Entity;
- disclosing or threatening to disclose alleged violations of law to a superior or to any governmental agency; or
- (5) filing any claim against an Insured Entity under the Federal False Claims Act or any similar "whistle blower" laws.
- (K) "Stock Benefits" means any offering, plan or agreement between an Insured Entity and any Employee that grants stock, stock options or stock appreciation rights in the Insured Entity to such person, including, without limitation, restricted stock or any other stock grant. Stock Benefits shall not include employee stock ownership plans or employee stock purchase plans.
- (L) "Third Party" means any natural person who is a customer, vendor, service provider or other business invitee of an Insured Entity. Third Party shall not include Employees.
- (M) "Third Party Claim" means any:
 - (1) written demand for monetary damages or non-monetary relief commenced by the receipt of such demand;
 - (2) civil proceeding commenced by the service of a complaint or similar pleading;
 - (3) formal administrative or regulatory proceeding commenced by the filing of a notice of charges, formal investigative order or similar document; or
 - (4) arbitration proceeding commenced by the filing of a demand for arbitration,

by or on behalf of a Third Party.

"Third Party Claim" also means a written request to the Insureds to toll or waive a statute of limitations regarding a potential Third Party Claim as described above. Such Claim shall be commenced by the receipt of such request.

- (N) "Third Party Wrongful Act" means a Wrongful Act involving any:
 - discrimination against a Third Party based upon age, gender, race, color, national origin, religion, creed, marital status, sexual orientation or preference, pregnancy, disability, HIV or other health status, Vietnam Era Veteran or other military status, or other protected status established under federal, state or local law; or
 - (2) sexual harassment against a **Third Party**, including unwelcome sexual advances, requests for sexual favors or other conduct of a sexual nature.
- (O) "Wrongful Act" means any actual or alleged:
 - error, misstatement, misleading statement, act, omission, neglect or breach of duty; or
 - (2) matter claimed against an **Insured Person** solely by reason of their serving in such capacity.

III. EXCLUSIONS APPLICABLE TO ALL INSURING AGREEMENTS

(A) The Insurer shall not pay **Loss** for any **Claim**:

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- (1) for bodily injury, sickness, disease, or death of any person, or damage to or destruction of any tangible property, including loss of use thereof;
- (2) based upon, arising from, or in any way related to any:
 - (a) prior or pending demand, suit or proceeding against any Insureds as of;
 - (b) audit initiated by the Office of Federal Contract Compliance Programs before.

the applicable Prior or Pending Date in Item 5 of the Declarations or the same or any substantially similar fact, circumstance or situation underlying or alleged in such demand, suit, proceeding, or audit;

- (3) based upon, arising from, or in any way related to any fact, circumstance or situation that, before the Inception Date in Item 3 of the Declarations, was the subject of any notice given under any other insurance policy;
- (4) based upon, arising from, or in any way related to the liability of others assumed under any contract or agreement, provided that this exclusion shall not apply to liability that would have been incurred in the absence of such contract or agreement;
- (5) for breach of any **Independent Contractor Agreement**; or
- (6) for violation of the National Labor Relations Act or any similar law.
- (B) Other than an Employment Practices Claim for Retaliation, the Insurer shall not pay Loss for any Claim:
 - (1) based upon, arising from, or in any way related to any:
 - (a) discharge, dispersal, release, or escape of Pollutants, nuclear material or nuclear waste or any threat of such discharge, dispersal, release or escape; or
 - (b) direction, request or voluntary decision to test for, abate, monitor, clean up, remove, contain, treat, detoxify or neutralize Pollutants, nuclear material or nuclear waste;
 - (2) based upon, arising from, or in any way related to any workers' compensation, unemployment compensation, disability benefits, or social security law, or any similar law:
 - for violation of **ERISA** (except Section 510), the Worker Adjustment and Retraining Notification Act, the Occupational Safety and Health Act, the Consolidated Omnibus Budget Reconciliation Act of 1985, or any similar law; or
 - for violation of the Fair Labor Standards Act (except Equal Pay Act) or any similar law, including, without limitation, any law governing:
 - (a) overtime wages; or
 - (b) minimum wages.

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- (C) Other than **Defense Costs**, the Insurer shall not pay **Loss** for any **Claim**:
 - (1) for employment termination severance payments, provided that this exclusion shall not apply to the extent that such payments are negotiated with and consented to by the Insurer as part of a settlement;
 - (2) for costs associated with providing any accommodations required by the Americans With Disabilities Act or any similar law;
 - for Benefits, provided that this exclusion shall not apply to any Employment Practices Claim for wrongful termination, dismissal or discharge of employment; or
 - based upon, arising from, or in any way related to liability incurred for breach of any written employment contract, provided that this exclusion shall not apply to liability that would have been incurred in the absence of such contract.

IV. OTHER INSURANCE

- (A) The coverage provided under this Policy for any **Employment Practices Claim** shall be primary.
- (B) Notwithstanding the above, the coverage provided under this Policy for any Employment Practices Claim made against a temporary, leased or loaned Employee or an Independent Contractor shall be excess of the amount of any deductible, retention and limits of liability under any other policy or policies applicable to such Claim, whether such other policy or policies are stated to be primary, contributory, excess, contingent or otherwise, unless such other insurance is written specifically excess of this Policy by reference in such other policy or policies to this Policy's Policy Number.

V. COORDINATION OF COVERAGE

If this Coverage Part and either the Directors, Officers and Entity Liability Coverage Part or Fiduciary Liability Coverage Part are included under this Policy, and a **Claim** is covered under this Coverage Part and any such other Coverage Part, **Loss** shall be first covered and paid under this Coverage Part.

If notice of a **Claim** has been given under either the Directors, Officers and Entity Liability Coverage Part or Fiduciary Liability Coverage Part and a determination is made by the Insurer that such **Claim** would be covered under this Coverage Part if notice had been given under this Coverage Part, then the **Insureds** shall be deemed to have given notice of such **Claim** under this Coverage Part at the same time that notice was given under such other Coverage Part.

VI. CHANGES IN EXPOSURE

- (A) This section shall supplement, and not replace, Common Terms and Conditions Section XIV. Changes in Exposure.
- (B) In addition to the asset percentage size limit for automatic coverage of any newly merged or acquired entity specified in Common Terms and Conditions Section XIV. Changes in Exposure (A), if the number of employees of a newly merged or acquired entity exceeds 25% of the number of employees of all **Insured Entities** combined prior to such merger or acquisition, the **Insureds** shall give the Insurer full details of the transaction in writing as soon as practicable and the Insurer shall be entitled to impose such additional terms, conditions, and premium as the Insurer, in its absolute discretion, chooses. There shall be no coverage for any newly merged or acquired entity or any of its subsidiaries,

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managers, directors, officers, or employees unless the **Insureds** comply with the terms of this provision.

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