OLD REPUBLIC INSURANCE COMPANY

DIRECTORS AND OFFICERS LIABILITY INSURANCE POLICY

Important Notice

This is a claims made policy that applies only to **Claims** first made during the **Policy Period** or the **Extended Reporting Period**, if exercised. **Defense Costs** shall be applied against the Retention, if applicable. **Defense Costs** paid by the Insurer shall reduce and may completely exhaust the Limit of Liability of the **Policy**.

Please read the entire Policy carefully.

In consideration of the payment of the premium and in reliance on all statements made and information furnished to Old Republic Insurance Company (herein, the "Insurer") in the **Application**, which is hereby made a part hereof, and subject to the Declarations and to all other terms of this **Policy**, the Insurer, the **Company** and the **Insured Persons** agree as follows:

I. INSURING CLAUSES

A. Directors and Officers Liability

The Insurer shall pay on behalf of the Insured Persons Loss for which the Insured Persons are not indemnified by the Company and which the Insured Persons become legally obligated to pay by reason of any Claim first made against the Insured Persons during the Policy Period or any applicable Extended Reporting Period for any Wrongful Acts.

B. Company Indemnification

The Insurer shall pay on behalf of the **Company Loss** for which the **Company** grants indemnification to the **Insured Persons**, as permitted or required by law, and which the **Insured Persons** have become legally obligated to pay by reason of any **Claim** first made against the **Insured Persons** during the **Policy Period** or any applicable **Extended Reporting Period** for any **Wrongful Acts**.

C. Company Securities Liability

The Insurer shall pay on behalf of the **Company Loss** which the **Company** becomes legally obligated to pay by reason of any **Securities Claim** first made against the **Company** during the **Policy Period** or any applicable **Extended Reporting Period** for any **Wrongful Acts**.

II. COVERAGE EXTENSIONS

A. Derivative Investigation Costs

The Insurer shall pay on behalf of the Company Derivative Investigation Costs for which the Company becomes legally obligated to pay in response to a Derivative Demand first received, or a derivative lawsuit first made on behalf of the Company during the Policy Period or any applicable Extended Reporting Period. The Insurer's maximum aggregate liability for all Derivative Investigation Costs covered pursuant to this Section II. A. shall be the Derivative Investigation Costs Sublimit of Liability set forth in Item 3. (b) i. of the Declarations, which amount shall be part of, and not in addition to, the aggregate Limit of Liability set forth in Item 3. (a) of the Declarations, and no Retention shall apply to such amount.

B. Outside Position Liability

Subject to their other terms and conditions, Insuring Clauses A. and B. include coverage for any **Insured Person** while serving in an **Outside Position**. Any such coverage shall be specifically excess of any indemnity and any valid and collectible insurance available from or provided by the **Outside Entity** in which the **Insured Person** serves in the **Outside Position**.

ORUG-95 (1/2016) Page 1 of 14

C. Personal Protections for Insured Persons

Subject to their other terms and conditions, Insuring Clauses A. and B. include coverage for the following Loss incurred by Insured Persons arising from any Claim first made, or with respect to Liberty Protection Costs, arising from the pre-Claim arrest or confinement of an Insured Person, during the Policy Period or any applicable Extended Reporting Period:

- Asset Protection Costs; and
- 2. Liberty Protection Costs.

All **Asset Protection Costs** which are not otherwise covered under Insuring Clause A. or B. are subject to the applicable Sublimits of Liability set forth in Item 3. (b) of the Declarations, and no Retention shall apply to such amounts.

D. Extended Reporting Period

If the **Insureds** or the Insurer refuse to renew this **Policy**, or terminate this **Policy** for a reason other than non-payment of premium, the **Insureds** shall have the right, upon payment of the additional premium described below, to an extension of the coverage granted by this **Policy** for the **Extended Reporting Period** set forth in Item 6. (b) of the Declarations immediately following the effective date of such nonrenewal or termination, but only with respect to **Claims** first made or deemed to be first made during the **Extended Reporting Period** for covered **Wrongful Acts** taking place prior to the effective date of such nonrenewal or termination. This right of extension shall lapse unless written notice of such election, together with payment of the additional premium due, is given by the **Insureds** to the Insurer within sixty (60) days following the effective date of termination or nonrenewal.

The premium due for such **Extended Reporting Period** shall equal that percentage of the **Annual Premium** as set forth in Item 6. (a) of the Declarations. The entire premium for such **Extended Reporting Period** shall be deemed fully earned and non-refundable upon payment, and the **Extended Reporting Period** is not cancellable by the Insurer or the **Insureds** except for non-payment of premium.

The **Insureds** shall not be entitled to elect the **Extended Reporting Period** under this Section II. D. if an **Extended Reporting Period** is elected pursuant to Section V. G. 2. of this **Policy**.

III. DEFINITIONS

When used in this **Policy** either in the singular or the plural:

- **A. Annual Premium** means the original annualized premium and the fully annualized amount of any additional premiums charged by the Insurer for or during the **Policy Period** with respect to this **Policy**.
- **B.** Application means (1) the signed application for this **Policy** and any written materials attached thereto or submitted to the Insurer in connection with underwriting this **Policy**, and (2) all publicly available documents filed by the **Company** with the Securities and Exchange Commission within the last twelve (12) months prior to inception of the **Policy Period**. Such application, attachments, materials and filings are deemed attached to and incorporated into this **Policy**.
- C. Asset Protection Costs means reasonable costs, charges, fees (including but not limited to attorneys' fees and experts' fees) and expenses (other than regular or overtime wages, salaries, fees or benefits of the directors, officers or employees of the Company) incurred by an Insured Person to oppose efforts by an Enforcement Authority to seize or otherwise enjoin such Insured Person's personal assets or real property in connection with a Claim covered under this Policy, or to revoke, overturn or set aside a court order relating to a Claim covered under this Policy which in any way impairs the use of such assets or property, provided the Insurer consents in writing to such costs, charges, fees and expenses, which consent shall not be unreasonably withheld.

D. Claim means:

1. a written demand against any **Insured** for monetary damages or other non-monetary or injunctive relief, commenced by the **Insured's** receipt of such demand;

ORUG-95 (1/2016) Page 2 of 14

- 2. a civil proceeding against any **Insured** commenced by the service of a complaint or similar pleading upon the **Insured**;
- 3. an arbitration, mediation or other alternative dispute resolution proceeding against any **Insured** commenced by the **Insured's** receipt of a demand for arbitration or mediation or similar document;
- 4. a criminal proceeding against any **Insured** commenced by the return of an indictment or the filing of a criminal complaint, information, notice of charge or similar document against the **Insured**;
- a formal administrative or formal regulatory adjudicatory or investigative proceeding against any Insured Person commenced by the filing of a notice of charge, formal investigative order or similar document;
- 6. a civil, criminal, administrative or regulatory investigation against an **Insured Person**, commenced by the service upon or other receipt by the **Insured Person** of a written notice, target letter or subpoena from the investigating authority identifying by name the **Insured Person** as an individual against whom a formal proceeding may be commenced, including without limitation a Wells notice from the Securities and Exchange Commission;
- 7. an official request for the **Extradition** of any **Insured Person** or the execution of a warrant for the arrest of any **Insured Person** where such execution is an element of **Extradition**;
- 8. the arrest or confinement by an **Enforcement Authority** of any **Insured Person** to (i) a specified residence; or (ii) a secure custodial premises operated by or on behalf of an **Enforcement Authority**, in connection with the business of the **Company**;
- 9. a written demand that an **Insured** toll or waive a statute of limitations, commenced by the **Insured's** receipt of such demand; or
- 10. an **Inquiry**, if and when the **Insured Persons** or the **Company** elect at their option to give to the Insurer written notice thereof pursuant to Section V. C. below;

including any appeal therefrom.

- **E.** Company means, collectively, the **Parent Company** and the **Subsidiaries**, including any such organization as a debtor in possession under United States bankruptcy law or an equivalent status under the law of any other country.
- **F. Defense Costs** means reasonable costs, charges, fees (including but not limited to attorneys' fees and experts' fees) and expenses (other than regular or overtime wages, salaries, fees or benefits of the directors, officers or employees of the **Company**):
 - 1. incurred by the **Insureds** (i) in investigating, adjusting, defending or appealing **Claims** and the premium for appeal, attachment or similar bonds but without any obligation to apply for or furnish any such bonds, or (ii) at the Insurer's request to assist the Insurer in investigating a **Claim**, or
 - 2. incurred by the Insured Persons (i) in the investigation, defense or appeal of a Claim pursuant to, or the facilitation of the return or payment of amounts pursuant to, Section 304(a) of the Sarbanes-Oxley Act of 2002 or Sections 210 or 954 of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010, or any rules, regulations or policies pursuant to such Sections; provided the Insurer shall not be liable for any amount requested or required to be paid by an Insured Person pursuant to such Sections, rules, regulations or policies, (ii) as a result of the investigation, defense or appeal of a Claim against the Company for a violation of the U.K. Corporate Manslaughter and Corporate Homicide Act of 2007 or any similar statute in any jurisdiction, or (iii) in the investigation, defense or appeal of a Claim against the Insured Persons for violation of the U.K. Bribery Act of 2010.
- G. Derivative Demand means a written demand by one or more shareholders of the Company upon the Company's Board of Directors (or equivalent management body) to bring a lawsuit against any Insured Person for a Wrongful Act.

ORUG-95 (1/2016) Page 3 of 14

- H. Derivative Investigation Costs means reasonable costs, charges, fees (including but not limited to attorneys' fees and experts' fees) and expenses (other than regular or overtime wages, salaries, fees or benefits of the directors, officers or employees of the Company) incurred by a Company (including its Board of Directors or any committee of its Board of Directors) solely with respect to an evaluation as to whether it is in the best interest of the Company to prosecute the claims alleged in a Derivative Demand or a derivative lawsuit on behalf of the Company.
- I. Domestic Partner means any natural person qualifying as a domestic partner under either (1) the provisions of any applicable federal, state or local law, or (2) the provisions of any formal program established by the Company.
- J. Enforcement Authority means any federal, state, local or foreign law enforcement or governmental authority (including without limitation the U.S. Department of Justice, the U.S. Securities and Exchange Commission and any federal or state attorney general) or the enforcement unit of any securities exchange or similar self-regulatory body.
- **K. Executive Officers** means with respect to any **Company** its past, present and future chairperson, chief executive officer, chief financial officer and chief legal officer or equivalent.
- **L. Extended Reporting Period** means the period for the extension of coverage, if exercised, described in Section II. D. or V. G. 2. of this **Policy**.
- M. Extradition means any formal process (including without limitation an extradition proceeding pursuant to the U.K. Extradition Act of 2003 or the equivalent in any other jurisdiction) by which an Insured Person located in any country is surrendered or is sought to be surrendered to any other country for trial, or otherwise to answer any criminal accusation, for a Wrongful Act.
- N. Financial Impairment means the status of the Company resulting from (1) the appointment by any state or federal or foreign official, agency or court of any receiver, conservator, liquidator, trustee, rehabilitator or similar official to take control of, supervise, manage or liquidate the Company, or (2) the Company becoming a debtor in possession.
- O. Inquiry means any request, demand or subpoena by an Enforcement Authority, or by or on behalf of the Company (including a Company's Board of Directors or a committee of the Board of Directors), to interview or depose an Insured Person, or for the production of documents by an Insured Person, in his or her capacity as such, whether or not such Insured Person allegedly committed a Wrongful Act, provided that such request, demand or subpoena (1) is not part of a routine or regularly scheduled audit, inspection or general oversight or compliance activity, and (2) shall not preclude coverage under this Policy for any related subsequent Claim first made during the Policy Period or any applicable Extended Reporting Period if the Insured Persons and the Company do not give notice to the Insurer of such request, demand or subpoena. An Inquiry is commenced by the Insured Person's receipt of such request, demand or subpoena.

P. Insured Persons means:

- 1. any one or more natural persons who were, now are or shall become a duly elected or appointed director, trustee, **Manager**, officer, in-house general counsel, controller, risk manager, director of investor relations, director of human resources or their functional equivalent of the **Company**;
- solely with respect to a Securities Claim, any one or more other natural persons not described in subparagraph P. 1. above who were, now are or shall become full or part-time employees of the Company; provided such other employees shall not be considered Insured Persons for purposes of Exclusion A. 6. in Section IV. of this Policy; and
- 3. solely with respect to Insuring Clauses A. and B., any one or more natural persons described in subparagraph P. 1. above while serving in an **Outside Position**.
- **Q. Insureds** means (1) the **Insured Persons**, and (2) solely with respect to Insuring Clauses B. and C. and Section II. A., the **Company**.

ORUG-95 (1/2016) Page 4 of 14

- **R. Interrelated Wrongful Acts** means all **Wrongful Acts** based upon, arising out of, or attributable to the same or related facts, circumstances, situations, events, transactions or causes.
- S. Liberty Protection Costs means:
 - 1. reasonable costs, charges, fees (including but not limited to attorneys' fees and experts' fees) and expenses (other than regular or overtime wages, salaries or fees of the directors, officers or employees of the Company) incurred by any Insured Person to lawfully seek the release of such Insured Person from any pre-Claim arrest or confinement to a specified residence or secure custodial premises operated by or on behalf of any law enforcement authority, if such arrest or confinement is for an actual or alleged Wrongful Act by such Insured Person; and
 - reasonable premiums (but not collateral) incurred by any Insured Person for a bond or other financial instrument to guarantee the contingent obligation of such Insured Person for a specified amount required by a court outside the United States in connection with such arrest or confinement during the Policy Period if such premiums are incurred prior to a Claim being made against such Insured Person;

provided the Insurer consents in writing to such costs, charges, fees, expenses and premiums, which consent shall not be unreasonably withheld.

T. Loss means the amount which the Insureds become legally obligated to pay on account of Claims made against them for which coverage applies, including, but not limited to, (1) damages (including punitive, exemplary or multiple damages if insurable as provided below), (2) judgments, (3) any award of prejudgment and post-judgment interest with respect to covered damages, (4) settlements, (5) Defense Costs, (6) claimant's attorney's fees and costs for which an Insured against whom the Claim is made is legally obligated to pay by reason of a court order or settlement agreement to which the Insurer consents pursuant to Section V. D., (7) civil fines or penalties assessed against an Insured Person for an unintentional or non-willful violation of any federal, state, local or foreign law, including without limitation any such violation of the Foreign Corrupt Practices Act, the U.K. Bribery Act, the U.S. Federal Food, Drug and Cosmetic Act, and any such civil fines or penalties described in Section 308 of the Sarbanes-Oxley Act of 2002, and (8) solely for purposes of Sections II. A. and C., respectively, Derivative Investigation Costs, Asset Protection Costs and Liberty Protection Costs.

Loss (other than **Defense Costs**) does not include (1) any amount for which the **Insureds** are absolved from payment, (2) taxes, other than taxes imposed on a **Company** for which the **Insured Persons** are legally liable solely by reason of the **Company's** insolvency, or taxes imposed on an **Insured Person** solely by reason of the Insurer's payment of covered **Loss** incurred by such **Insured Person**, (3) fines or penalties imposed by law, other than civil fines or penalties expressly referenced above, (4) any costs incurred by the **Company** to comply with any injunctive or other non-monetary relief or any agreement to provide such relief, (5) any amount for which the **Company** is legally permitted or required and financially able to pay or indemnify and which represents or is substantially equivalent to an increase in the consideration paid or proposed to be paid by a **Company** in connection with its purchase of any securities or assets, (6) cleanup costs relating to hazardous materials, pollution or product defects, or (7) matters uninsurable under the law pursuant to which this **Policy** is construed.

The insurability of punitive, exemplary or multiple damages, fines, penalties or taxes otherwise included within this definition shall be determined under the internal laws of any applicable jurisdiction most favorable to the **Insureds**, including without limitation the jurisdiction in which the **Parent Company**, the **Insured Persons**, the Insurer, this **Policy** or such **Claim** is located. The Insurer shall not assert that (1) **Loss** incurred by any **Insured** (other than a judgment against the **Company**) is uninsurable due to the **Insured's** actual or alleged violation of Section 11, 12 or 15 of the Securities Act of 1933, as amended, or (2) **Defense Costs** incurred by an **Insured Person** in a **Claim** under Section 304 of the Sarbanes-Oxley Act of 2002 or Sections 210 or 954 of the Dodd-Frank Wall Street Reform and Consumer Protection Act, or any rules, regulations or policies pursuant to such Sections, are uninsurable.

- **U. Managers** means any natural person who was, now is or shall become a manager, member of the Board of Managers or equivalent executive of a **Company** that is a limited liability company.
- V. Merger Claim means any Claim which in whole or in part alleges that one or more Insured Persons breached a fiduciary duty with respect to their investigation, evaluation, negotiation, approval,

ORUG-95 (1/2016) Page 5 of 14

recommendation or disclosure of an actual or proposed transaction described in Section V. G. 2. of this **Policy**.

- W. Non-Profit Entity means any non-profit corporation, community chest, fund or foundation that is (1) not included in the definition of Company, and (2) exempt from federal income tax as an organization described in Section 501(c) of the Internal Revenue Code of 1986, as amended.
- X. Outside Entity means (1) any Non-Profit Entity, or (2) any other entity specifically included as an Outside Entity by endorsement to this Policy.
- Y. Outside Position means the position of director, officer, manager, trustee or other equivalent executive position held by any Insured Person described in Section III. P. 1. above in an Outside Entity if service in such position is at the direction or request of, or part of the duties regularly assigned to the Insured Person by, the Company.
- **Z. Parent Company** means the organization first named in Item 1. of the Declarations.
- **AA. Policy** means, collectively, the Declarations, the **Application**, this policy form and any endorsements hereto.
- **BB. Policy Period** means the period of time specified in Item 2. of the Declarations, subject to prior termination in accordance with Section V. I. of this **Policy**.
- **CC. Securities Claim** means any **Claim**, other than an administrative, regulatory or investigative proceeding against or investigation of the **Company** or any employment-related **Claim**, which in whole or in part is:
 - 1. brought by one or more securities holders of the **Company** in their capacity as such, either directly or derivatively on behalf of the **Company**, or
 - 2. based upon, arising out of or attributable to the purchase or sale of, or offer to purchase or sell, any securities issued by the **Company**, whether such purchase, sale or offer involves a transaction with the **Company** or occurs in the open market (including without limitation any such **Claim** brought by the Securities and Exchange Commission or any other claimant).

Notwithstanding the foregoing, **Securities Claim** for purposes of Insuring Clause C. shall include an administrative, regulatory or investigative proceeding against the **Company** during the time such proceeding is also being maintained against an **Insured Person**.

Solely with respect to coverage under Insuring Clause C., a **Securities Claim** includes a derivative lawsuit by a securities holder of the **Company** to the extent such lawsuit names the **Company** as a nominal defendant, whether or not the **Company** allegedly committed a **Wrongful Act**; provided coverage afforded by reason of this sentence shall not apply to **Derivative Investigation Costs**.

DD. Subsidiary means:

- any organization in which more than fifty percent (50%) of the outstanding voting securities representing the present right to vote for election of or to appoint or designate directors, **Managers** or equivalent executives is owned, directly or indirectly, in any combination, by one or more **Companies**;
- 2. any organization in which one or more **Companies**, in any combination, have the right, pursuant to a written contract with or the by-laws, charter, operating agreement or similar document of such organization, to elect or appoint a majority of the directors, **Managers** or equivalent executives of such organization; and
- 3. any foundation or charitable trust controlled or exclusively sponsored by one or more **Companies**;

on or before the inception of the **Policy Period**.

ORUG-95 (1/2016) Page 6 of 14

EE. Wrongful Act means:

- any error, misstatement, misleading statement, act, omission, neglect or breach of duty actually or allegedly committed or attempted by any of the **Insured Persons** in their capacity as such, or in an **Outside Position** or, with respect to Insuring Clause C., by the **Company**, or
- 2. any matter claimed against the **Insured Persons** by reason of their status as such or their serving in such capacity or in an **Outside Position**.

IV. EXCLUSIONS

- A. The Insurer shall not be liable for Loss on account of that portion of any Claim made against any Insured:
 - based upon, arising out of, or attributable to any fact, circumstance, situation, Wrongful Act or claim
 which has been the subject of any written notice under any other directors' and officers' liability
 insurance policy if such notice is given under such other policy prior to the inception of the Policy
 Period and if the insurer of such other policy does not reject such notice as invalid;
 - 2. based upon, arising out of, or attributable to any **Claim** or other litigation, arbitration or administrative or regulatory proceeding or investigation involving any **Insured**, pending on or before the applicable Prior Litigation Date set forth in Item 5. of the Declarations, or the same or substantially the same fact, circumstance or situation underlying or alleged therein;
 - 3. for bodily injury (other than mental anguish or emotional distress), sickness, disease or death of any person, or for damage to or destruction of any tangible property including loss of use thereof, but this exclusion shall not apply to (i) Insuring Clause A., (ii) a **Securities Claim**, or (iii) **Defense Costs** resulting from a **Claim** against the **Company** for a violation of the U.K. Corporate Manslaughter and Corporate Homicide Act of 2007 or any similar statute in any jurisdiction;
 - 4. for **Wrongful Acts** actually or allegedly committed or attempted by a **Subsidiary** or its **Insured Persons** before the date such **Subsidiary** became an **Insured**;
 - 5. based upon, arising out of, or attributable to:
 - a. any deliberately fraudulent act or omission or any willful violation of law by such **Insured**; or
 - b. such **Insured** gaining any financial profit or financial advantage or receiving financial remuneration to which such **Insured** was not legally entitled;

if a final and non-appealable adjudication in an underlying proceeding establishes such **Insured** committed such fraudulent conduct or willful violation of law or received such profit, advantage or remuneration, but this exclusion shall not apply, with respect to subparagraph 5. b. above, to any actual or alleged violation of Section 11, 12 or 15 of the Securities Act of 1933, as amended;

- brought or maintained by or on behalf of the Company or, with respect to coverage under Section II.
 B., an Outside Entity, against:
 - a. any other Company; or
 - b. any **Insured Person**, provided this paragraph 6. b. shall not apply to:
 - i. any Claim that is a derivative action brought or maintained on behalf of the Company or such Outside Entity by one or more persons who are not Insured Persons and who bring and maintain the Claim without the active assistance or participation of, or solicitation by, the Company, such Outside Entity or any Insured Person, other than assistance, participation or solicitation by Insured Persons that is protected pursuant to Section 806 of the Sarbanes-Oxley Act of 2002, as amended, or any similar whistleblower protection provision in any applicable federal, state, local or foreign law which protects such Insured Persons;

ORUG-95 (1/2016) Page 7 of 14

- ii. any **Claim** brought or maintained by or on behalf of a bankruptcy or insolvency trustee, examiner, receiver or creditors committee for the **Company** or such **Outside Entity**, or any assignee of such trustee, examiner, receiver or creditors committee;
- iii. any Claim brought or maintained by the Company or such Outside Entity as a debtor in possession against an Insured Person who no longer serves in an insured capacity at the time the Claim commences, but only if such Claim is brought and maintained (a) without the active assistance or participation of any of the Parent Company's chief executive officers, chief financial officers, presidents, chairs or other equivalent executives who served in such capacity prior to the Company's bankruptcy ("Prior Executives"), and (b) after all such Prior Executives no longer serve in an insured capacity;
- iv. any **Claim** brought and maintained outside the United States, Canada or any other common law country, including any territories thereof;
- v. any Claim while such Insured Person is no longer serving in such capacity; or
- vi. **Defense Costs** covered under Insuring Clause A.; or
- 7. for an actual or alleged violation of the responsibilities, obligations or duties imposed on fiduciaries by the Employee Retirement Income Securities Act of 1974, as amended, or any similar federal, state or local common or statutory law anywhere in the world or any rules and regulations promulgated thereunder.

B. Severability of Exclusions

For the purpose of determining the applicability of any Exclusion set forth in this **Policy**:

- 1. the Wrongful Act of any Insured Person shall not be imputed to any other Insured Persons; and
- 2. only the **Wrongful Act** of any **Executive Officer** of a **Company** shall be imputed to such **Company** and its **Subsidiaries** for purposes of Insuring Clause C.

V. GENERAL TERMS AND CONDITIONS

A. Estates, Legal Representatives, Spouses and Domestic Partners

The estates, heirs, legal representatives, assigns, spouses and **Domestic Partners** of **Insured Persons** shall be considered an **Insured** under this **Policy**; but coverage is afforded to such estates, heirs, legal representatives, assigns, spouses and **Domestic Partners** only for a **Claim** arising solely out of their status as such and, in the case of a spouse or **Domestic Partner**, where such **Claim** seeks damages from marital community property, jointly held property or property transferred from the **Insured Person** to the spouse or **Domestic Partner**. No coverage is provided for any **Wrongful Act** of an estate, heir, legal representative, assign, spouse or **Domestic Partner**. All terms and conditions of this **Policy**, including without limitation the Retention, applicable to **Loss** incurred by the **Insured Person** shall also apply to loss incurred by such estates, heirs, legal representatives, assigns, spouses and **Domestic Partners**.

B. Limit of Liability and Retention

For the purposes of this **Policy**, all **Claims** which in whole or in part arise out of the same **Wrongful Act** or **Interrelated Wrongful Acts** shall be deemed one **Claim**, and such **Claim** shall be deemed to be first made on the date the earliest of such **Claims** is first made, regardless of whether such date is before or during the **Policy Period**. All **Loss** resulting from a single **Claim** shall be deemed a single **Loss**.

Subject to the Sublimits of Liability stated in Item 3. (b) of the Declarations, the amount stated in Item 3. (a) of the Declarations shall be the maximum aggregate liability of the Insurer under this **Policy** for all covered **Loss** resulting from all covered **Claims**, regardless of the number of **Claims** or the time of payment by the Insurer.

ORUG-95 (1/2016) Page 8 of 14

The Limit of Liability for the **Extended Reporting Period**, if exercised, shall be part of and not in addition to the Limit of Liability for the **Policy Period**. The purchase of the **Extended Reporting Period** shall not increase or reinstate the aggregate Limit of Liability or the Sublimits of Liability, which shall be the respective maximum liability of the Insurer for the **Policy Period** and **Extended Reporting Period**, combined.

Defense Costs shall be part of and not in addition to the aggregate Limit of Liability set forth in Item 3. of the Declarations, and **Defense Costs** shall reduce and may exhaust such Limit of Liability or Sublimits of Liability. If the Limit of Liability or Sublimit of Liability applicable to a **Loss** is exhausted by payment of **Loss**, the Insurer's obligations under this **Policy** with respect to such **Loss** shall be completely fulfilled and extinguished. The Insurer is entitled to pay **Loss** as it becomes due and payable by the **Insureds**, without consideration of other future payment obligations.

Except as otherwise provided in this Section V. B., the Insurer's liability with respect to **Loss** arising from each **Claim** shall apply only to that part of **Loss** which is excess of the applicable Retention amount set forth in Item 4. of the Declarations. If different parts of a single **Claim** are subject to different Retentions, the applicable Retentions will be applied separately to each part of such **Loss**, but the sum of such Retentions shall not exceed the largest applicable Retention. The applicable Retention shall be eroded by either the **Insureds** or an insurer of an Excess Difference in Conditions Side A policy paying covered **Loss** otherwise subject to such Retention.

If the Company is permitted or required by common or statutory law, but fails or refuses, other than for reason of Financial Impairment, to advance Defense Costs or indemnify the Insured Persons for Loss, then any payment by the Insurer of such Defense Costs or other Loss shall not be reduced by the applicable Insuring Clause B. Retention. However, if the Insurer pays such Defense Costs or such other Loss, the Company shall reimburse the Insurer for such amounts up to the applicable Insuring Clause B. Retention, and such amounts shall become immediately due and payable as a direct obligation of the Company to the Insurer. The Company agrees to indemnify and advance on behalf of the Insured Persons all such Defense Costs and other Loss otherwise covered under this Policy to the fullest extent permitted or required by applicable law. For purposes of this paragraph, the shareholder, Managers, and Board of Director resolutions of the Company shall be deemed to provide indemnification for such Defense Costs or other Loss to the fullest extent permitted by law.

C. Notice

The **Insureds** shall give to the Insurer written notice of any **Claim** made against the **Insureds** as soon as practicable after any **Executive Officer** or the **Company's** risk manager first learns of such **Claim**, but in no event later than (1) ninety (90) days after expiration of the **Policy Period**, if the **Extended Reporting Period** is not exercised, or (2) expiration of the **Extended Reporting Period**, if exercised. If a **Company** or an **Insured Person**, in their sole and absolute discretion, elects to seek coverage for an **Inquiry**, the **Company** or **Insured Person** shall give written notice to the Insurer of such **Inquiry**. Any coverage under this **Policy** with respect to such **Inquiry** shall only apply to **Defense Costs** incurred after the date notice of the **Inquiry** is given to the Insurer.

If during the **Policy Period** or the **Extended Reporting Period**, if exercised, the **Insureds** first become aware of any circumstances which may reasonably give rise to a future **Claim** under this **Policy** and during such **Policy Period** or **Extended Reporting Period**, if exercised, give written notice to the Insurer of the circumstances, the anticipated **Wrongful Act** allegations, the reasons for anticipating such **Claim** and full particulars as to dates, persons and entities involved, then any **Claim** which arises out of such circumstances shall be deemed to have been first made during the **Policy Period** or the **Extended Reporting Period**, if exercised, in which such written notice was received by the Insurer. No coverage is provided for fees and expenses incurred prior to the time such notice results in a **Claim**.

All notices under any provision of this **Policy** shall be in writing and given by email, mail, prepaid express courier, or facsimile properly addressed to the appropriate party. Notice to the **Insureds** may be given to the **Parent Company** at the address as shown in Item 1. of the Declarations. Notice to the Insurer shall be given to the respective address set forth in Item 7. of the Declarations. Notice given as described above shall be deemed to be received and effective upon actual receipt thereof by the addressee or one day following the date such notice is sent, whichever is earlier.

ORUG-95 (1/2016) Page 9 of 14

D. Defense and Settlement

Subject to this Section V. D., it shall be the duty of the **Insureds** and not the duty of the Insurer to defend any **Claim**.

The **Insureds** agree not to settle or offer to settle any **Claim**, select defense counsel, incur any **Defense Costs** or otherwise assume any contractual obligation or admit any liability with respect to any **Claim** without the Insurer's written consent. Only those settlements, **Defense Costs**, assumed obligations or admissions to which the Insurer consents shall be recoverable **Loss** under this **Policy**. The **Insureds** shall promptly send to the Insurer all settlement demands or offers received by the **Insureds** from the claimant(s). However, if the **Insureds** are able to settle all **Claims** which are subject to a single Retention for an aggregate amount, including **Defense Costs**, not exceeding such Retention, the Insurer's consent shall not be required for the settlement of such **Claims**.

With respect to any **Claim** submitted for coverage under this **Policy**, the Insurer shall have the right and shall be given the opportunity to effectively associate with the **Insureds** regarding the defense and settlement of such **Claim**, including without limitation negotiating a settlement.

The **Insureds** agree to provide the Insurer with all information, assistance and cooperation which the Insurer reasonably requests and agree that in the event of a **Claim** or **Loss** the **Insureds** will do nothing that shall prejudice the Insurer's position or its potential or actual rights of recovery. The Insurer may make any investigation it deems necessary.

The failure of any **Insured Person** or the **Company** to comply with this Section V. D. shall not impair the rights of any other **Insured Person** under this **Policy**.

Subject to Section V. E. of this **Policy**, the Insurer shall advance on behalf of the **Insureds** covered **Defense Costs** which the **Insureds** have incurred in connection with **Claims** made against them, within sixty (60) days after receipt of itemized **Defense Costs** invoices. The **Insureds** agree that any **Defense Costs** advanced by the Insurer shall be repaid to the Insurer by the **Insureds** severally according to their respective interests if and to the extent it is finally determined that such **Defense Costs** are not covered under this **Policy**.

The Insurer and the **Insureds** shall not unreasonably withhold any consent referenced in this Section V. D. The Insurer may withhold consent to multiple defense counsel in a single **Claim** unless multiple defense counsel is required due to an actual conflict of interest or is otherwise reasonably justifiable.

E. Allocation

If in any **Claim** the **Insureds** who are afforded coverage for such **Claim** incur **Loss** jointly with others (including **Insureds**) who are not afforded coverage for such **Claim**, or incur an amount consisting of both **Loss** covered by this **Policy** and loss not covered by this **Policy** because such **Claim** includes both covered and uncovered matters, then the **Insureds** and the Insurer shall allocate such amount between covered **Loss** and uncovered loss based upon the relative legal and financial exposures of the parties to covered and uncovered matters and, in the event of a settlement, based also upon the relative benefits to the parties from settlement of the covered and uncovered matters.

If there is an agreement on an allocation of **Defense Costs**, the Insurer shall advance within sixty (60) days after receipt of itemized **Defense Costs** invoices those **Defense Costs** allocated to covered **Loss**. If there is no such agreement on an allocation of **Defense Costs**, the Insurer shall advance within sixty (60) days after receipt of itemized **Defense Costs** invoices those **Defense Costs** which the Insurer believes to be covered under this **Policy** until a different allocation is negotiated, arbitrated or judicially determined. The **Insureds** agree that any **Defense Costs** advanced by the Insurer shall be repaid to the Insurer by the **Insureds** severally according to their respective interests if and to the extent it is finally determined that such **Defense Costs** are not covered under this **Policy**.

Any negotiated, arbitrated or judicially determined allocation of **Defense Costs** on account of a **Claim** shall be applied retroactively to all **Defense Costs** on account of such **Claim**, notwithstanding any prior advancement to the contrary. Any allocation or advancement of **Defense Costs** on account of a **Claim** shall not apply to or create any presumption with respect to the allocation of other **Loss** on account of such **Claim** or any other **Claim**.

ORUG-95 (1/2016) Page 10 of 14

F. Other Insurance

If any **Loss** under this **Policy** is insured under any other valid and collectible policy(ies), prior or current, then this **Policy** shall cover such **Loss**, subject to its limitations, conditions, provisions and other terms, only to the extent that the amount of such **Loss** is in excess of the amount of such other insurance whether such other insurance is stated to be primary, contributory, excess, contingent or otherwise, unless such other insurance is (1) written only as specific excess insurance over the Limit of Liability provided in this **Policy**, or (2) a personal liability or umbrella insurance policy purchased by an **Insured Person**.

G. Transactions Changing Coverage

- 1. Acquisition or Creation of Another Organization
 - If, during the **Policy Period**, the **Company**:
 - a. acquires voting securities or voting rights in another organization or creates another organization, which as a result of such acquisition or creation becomes a **Subsidiary**; or
 - b. acquires any organization by merger into or consolidation with the **Company**;

then, subject to all terms and conditions of this **Policy**, such organization and its **Insureds** shall be covered under this **Policy** but only with respect to covered **Wrongful Acts** taking place after such acquisition or creation unless the Insurer agrees to provide coverage by endorsement for **Wrongful Acts** taking place prior to such acquisition or creation.

If the assets of such acquired organization exceed twenty-five percent (25%) of the total assets of the **Parent Company** as reflected in the **Parent Company**'s then most recent consolidated financial statements, the **Parent Company**, as a condition precedent to coverage with respect to such **Insureds**, shall give written notice of such acquisition to the Insurer within ninety (90) days after the effective date of such acquisition and shall agree to any additional terms and conditions, and pay any reasonable additional premium, required by the Insurer.

2. Acquisition of Parent Company

If, during the **Policy Period**, any of the following events occur:

- a. the acquisition of the Parent Company, or of all or substantially all of its assets, by any person, entity or group of persons or entities acting in concert, or the merger or consolidation of the Parent Company into or with another entity such that the Parent Company is not the surviving entity; or
- b. the obtaining by any person, entity or group of persons or entities acting in concert of securities or rights which results in such person, entity or group having the right to elect, appoint or designate at least fifty percent (50%) of the directors or **Managers** of the **Parent Company**;

then coverage under this **Policy** will continue in full force and effect until termination of this **Policy**, but only with respect to **Claims** for covered **Wrongful Acts** taking place before such event. Coverage under this **Policy** will cease as of the effective date of such event with respect to **Claims** for **Wrongful Acts** taking place after such event.

If such event occurs, the **Insureds** shall have the right, upon payment of the additional premium described below, to elect an extension of the coverage described in the preceding paragraph for a twelve (12) to seventy-two (72) month **Extended Reporting Period** following the termination of the **Policy Period**; but the Insurer may, in its sole discretion and subject to any additional terms, conditions and premiums required by the Insurer, agree by written endorsement to this **Policy** to any other **Extended Reporting Period** requested by the **Insureds**. This right to elect an extension of coverage shall lapse unless written notice of such election, together with payment of the additional premium due, is given by the **Insureds** to the Insurer within thirty (30) days following the effective date of such event.

ORUG-95 (1/2016) Page 11 of 14

Upon request from any **Insured** following notice to the Insurer of such event, the Insurer shall notify such **Insured** of the additional premium amount for this extension of coverage.

The **Insureds** shall not be entitled to elect this extension of coverage if an **Extended Reporting Period** is elected pursuant to Section II. D. of this **Policy**.

3. Cessation of Subsidiaries

If before or during the **Policy Period** an organization ceases to be a **Subsidiary**, coverage with respect to such **Subsidiary** and its **Insureds** shall apply only with respect to **Claims** for covered **Wrongful Acts** taking place prior to the date such organization ceased to be a **Subsidiary**.

H. Representations and Severability

The **Insureds** acknowledge and agree that the statements and information contained in the **Application** are true and are the basis of this **Policy** and are to be considered as incorporated into and constituting a part of this **Policy**. This **Policy** is issued in reliance upon the truth of such representations and warranties.

In the event the **Application** contains any misrepresentation or omission of material information, then coverage under this **Policy** may be voided *ab initio* only as described below:

- 1. coverage for any non-indemnifiable **Loss** under Insuring Clause A. shall not be rescinded or voided by the Insurer in whole or in part for any reason;
- coverage may be voided ab initio for indemnifiable Loss incurred by an Insured Person only if and to
 the extent such Loss is incurred by an Insured Person who had knowledge of the facts that were
 either omitted from or misrepresented in the Application, whether or not such Insured Person knew
 the Application contained such misrepresentation or omission; and
- 3. coverage for a Company and its Subsidiaries may be voided ab initio for Loss otherwise covered under Insuring Clause C. only if any past or present Executive Officer of such Company had knowledge of the facts that were either omitted from or misrepresented in the Application, whether or not such Executive Officer knew the Application contained such misrepresentation or omission.

For purposes of this Section V. H., knowledge possessed by any **Insured Person** shall not be imputed to any other **Insured Person**, and only knowledge possessed by an **Executive Officer** of a **Company** shall be imputed to such **Company** and its **Subsidiaries** for purposes of Insuring Clause C.

I. Termination and Nonrenewal of Policy

This **Policy** shall terminate at the earliest of the following times:

- 1. the effective date of termination specified in a prior written notice by the **Parent Company** to the Insurer, provided this **Policy** may not be terminated by the **Parent Company** after the effective date of an event described in Section V. G. 2. of this **Policy**;
- 2. upon expiration of the **Policy Period** as set forth in Item 2. of the Declarations;
- 3. twenty (20) days after receipt by the **Parent Company** of a written notice of termination from the Insurer for failure to pay a premium when due, unless the premium is paid within such twenty (20) days; or
- 4. at such other time as may be agreed upon by the Insurer and the **Parent Company**.

The Insurer may only cancel this **Policy** for non-payment of premium as set forth in subparagraph 3. above and may not cancel for any other reason.

The Insurer shall refund the unearned premium, which shall be ninety percent (90%) of the pro rata unearned premium if this **Policy** is terminated by the **Parent Company**. Under any other circumstances

ORUG-95 (1/2016) Page 12 of 14

the refund shall be computed pro rata. Payment or tender of any unearned premium by the Insurer shall not be a condition precedent to the effectiveness of such termination, but such payment shall be made as soon as practicable.

If the Insurer decides to nonrenew this **Policy**, the Insurer will mail to the **Parent Company** written notice stating such intent at least sixty (60) days before the expiration date set forth in Item 2. of the Declarations.

If a financial strength rating for the Insurer is issued (1) below A- by A.M. Best Co., or (2) below BBB by Standard & Poor's Rating Services (hereinafter "Credit Rating Downgrade"), this **Policy** may be canceled by the **Parent Company** by mailing written prior notice to the Insurer of such cancellation or by surrender of this **Policy** to the Insurer. If this **Policy** is cancelled by the **Parent Company** within thirty (30) days after such Credit Rating Downgrade, the Insurer shall compute and refund to the **Parent Company** the unearned premium on a pro rata basis. If this **Policy** is cancelled by the **Parent Company** after such thirty (30) days, the Insurer shall compute and refund to the **Parent Company** the unearned premium at a rate of ninety percent (90%) of the pro rata unearned premium.

J. Payment Priority

If the amount of any covered **Loss** which is otherwise due and owing by the Insurer under this **Policy** exceeds the then-remaining Limit of Liability applicable to such **Loss**, the Insurer shall pay such **Loss** (subject to such Limit of Liability) in the following priority:

- 1. First, the Insurer shall pay any such Loss covered under Insuring Clause A.;
- 2. Second, only if and to the extent the payment under subparagraph 1. above does not exhaust the applicable Limit of Liability, the Insurer shall pay any such **Loss** covered under any other Insuring Clause.

Subject to the foregoing paragraph, the Insurer shall, upon receipt of a written request from the **Parent Company**, delay any payment of covered **Loss** otherwise due and owing under Insuring Clause B. and/or Insuring Clause C. until such time as the **Parent Company** designates, provided the Insurer's liability with respect to any such delayed **Loss** payment shall not be increased, and shall not include any interest, on account of such delay.

K. Bankruptcy

Bankruptcy or insolvency of **Insureds** or of the estate of any **Insured Person** shall not relieve the Insurer of its obligations nor deprive the Insurer of its rights or defenses under this **Policy**.

If a liquidation or reorganization proceeding is commenced by or against a **Company** pursuant to the United States Bankruptcy Code, as amended, or any similar state or local law, the **Insureds** hereby (1) waive and release any automatic stay or injunction which may apply in such proceeding to this **Policy** or its proceeds under such Bankruptcy Code or law, and (2) agree not to oppose or object to any efforts by the Insurer or any **Insured** to obtain relief from any such stay or injunction.

L. Territory and Valuation

All premiums, limits, Retentions, **Loss** and other amounts under this **Policy** are expressed and payable in the currency of the United States of America. If judgment is rendered, settlement is denominated or another element of **Loss** under this **Policy** is stated in a currency other than United States of America dollars, payment under this **Policy** shall be made in United States dollars at the rate of exchange published in *The Wall Street Journal* on the date the final judgment is reached, the amount of the settlement is agreed upon or the other element of **Loss** is due, respectively.

Coverage under this **Policy** shall extend to **Wrongful Acts** taking place, **Loss** incurred or **Claims** made anywhere in the world.

ORUG-95 (1/2016) Page 13 of 14

M. Subrogation

In the event of any payment under this **Policy**, the Insurer shall be subrogated to the extent of such payment to all the **Insureds**' rights of recovery, including without limitation the **Insured Person's** rights to indemnification or advancement from the **Company**. The **Insureds** shall execute all papers required and shall do everything necessary to secure and preserve such rights, including the execution of such documents necessary to enable the Insurer effectively to bring suit or otherwise pursue subrogation rights in the name of the **Insureds**. In no event shall the Insurer subrogate against an **Insured Person** unless and to the extent Exclusion A. 5. in Section IV. of this **Policy** applies to such **Insured Person**.

Any recoveries by the Insurer of **Loss** paid under this **Policy** shall be the sole property of the Insurer, but an amount equal to the amount of such recoveries, minus all costs incurred by the Insurer to obtain such recoveries, shall reinstate, in such amount and as of the date each recovery is received by the Insurer, the Limits of Liability and any Sublimit of Liability of this **Policy** that were eroded or exhausted by such payment.

N. Action Against the Insurer

No action shall lie against the Insurer unless, as a condition precedent thereto, there shall have been full compliance with all the terms of this **Policy**. No person or organization shall have any right under this **Policy** to join the Insurer as a party to any action against **Insureds** to determine the **Insured's** liability nor shall the Insurer be impleaded by the **Insureds** or their legal representatives.

O. Authorization Clause

By acceptance of this **Policy**, the **Parent Company** agrees to act on behalf of the **Insureds** with respect to the payment of premiums and the receiving of any return premiums that may become due under this **Policy**, the agreement to and acceptance of endorsements, and the giving or receiving of any notice provided for in this **Policy**, and the **Insureds** agree that the **Parent Company** shall so act on their behalf.

P. Alteration, Assignment and Headings

No change in, modification of, or assignment of interest under this **Policy** shall be effective except when made by a written endorsement to this **Policy** which is issued by the Insurer.

The titles and headings to the various sections, subsections and endorsements of the **Policy** are included solely for ease of reference and do not in any way limit, expand or otherwise affect the provisions of such sections, subsections or endorsements.

ORUG-95 (1/2016) Page 14 of 14