

TOTAL ASSET PROTECTION EMPLOYMENT PRACTICES LIABILITY COVERAGE SECTION

In consideration of payment of the premium and subject to the Declarations, the General Terms and Conditions, and the terms, conditions and limitations of this Coverage Section, the Underwriter and the **Insureds** agree as follows:

I. INSURING AGREEMENTS

A. EMPLOYMENT PRACTICES LIABILITY COVERAGE

The Underwriter shall pay on behalf of the **Insureds** all **Loss** for which the **Insureds** become legally obligated to pay on account of any **Employment Practices Claim** first made against the **Insureds** during the **Policy Period** or during the **Extended Reporting Period**, if exercised, for **Employment Practices Wrongful Act**.

B. THIRD PARTY LIABILITY COVERAGE

The Underwriter shall pay on behalf of the **Insureds** all **Loss** for which the **Insureds** become legally obligated to pay on account of any **Third Party Claim** first made against the **Insureds** during the **Policy Period** or during the **Extended Reporting Period**, if exercised, for a **Third Party Wrongful Act**.

II. COVERAGE ENHANCEMENTS

A. WORKPLACE VIOLENCE COVERAGE

- 1. The Underwriter shall pay on behalf of the Organization all Workplace Violence Expenses incurred by the Organization as a result of all Workplace Violence Incidents first occurring during the Policy Period, subject to the Sublimit of Liability for all Workplace Violence Expenses, combined as set forth in the Coverage Schedule in ITEM 8 of the Declarations, which shall be part of and not in addition to the Aggregate Limit of Liability for this Coverage Section, provided that the Underwriter shall not be liable to make any payment pursuant to this Section II.A for:
 - a. any **Workplace Violence Expenses** incurred in connection with any **Workplace Violence Incident** based upon, arising out of, or attributable to (i) declared or undeclared war, civil war, insurrection, riot, rebellion, revolution, governmental intervention, expropriation or nationalization, or (ii) use or threat of force or violence occurring on the **Premises** for the purpose of demanding money, securities or property;
 - b. any Workplace Violence Expenses incurred in connection with any Workplace Violence Incident which occurs at any location other than the Premises; or
 - c. any **Workplace Violence Expenses** incurred as a result of any demand, suit or proceeding against any **Organization** based upon, arising out of, or attributable to a **Workplace Violence Incident**.

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2. The **Insureds** shall, as a condition precedent to coverage provided by this Section II.A, give the Underwriter notice in writing of any **Workplace Violence Incident** as soon as practicable after the general counsel or risk manager of the **Organization** first learns of such **Workplace Violence Incident**, but in no event later than thirty (30) days after the **Workplace Violence Incident** occurs.

B. EPL CRISIS MANAGEMENT REIMBURSEMENT COVERAGE

Upon satisfactory proof of payment by the **Organization**, the Underwriter will reimburse the **Organization**, up to the EPL Crisis Management Expense Sublimit stated in ITEM 8 of the Declarations, for all **EPL Crisis Management Expenses** actually paid by the **Organization** in connection with a **EPL Crisis Management Event** that first occurs during the **Policy Period**, subject to the Sublimit of Liability as set forth in ITEM 8 of the Declarations, for all **EPL Crisis Management Expenses**, which shall be part of and not in addition to the Aggregate Limit of Liability for this Coverage Section.

C. OUTSIDE CAPACITY COVERAGE

Subject to the other terms and conditions applicable to this Coverage Section, Insuring Agreement A and Insuring Agreement B include coverage for **Executives** while serving in an **Outside Capacity**. Such coverage shall be specifically excess of any indemnification and insurance available from or provided by the **Outside Entity** in which the **Executives** serves in an **Outside Capacity**.

D. ILLEGAL HIRING OR HABORING COVERAGE

The Underwriter shall pay on behalf of the **Organization** all **Loss** on account of all **Employment Practices Claims** for **Illegal Hiring** or **Harboring Wrongful Acts** first received by the **Organization** during the **Policy Period** or the **Extended Reporting Period**, if exercised, subject to the Illegal Hiring or Harboring Sublimit of Liability set forth in ITEM 8 of the Declarations, for all **Loss**, which shall be part of and not in addition to the Aggregate Limit of Liability for this Coverage Section.

III. DEFINITIONS

When used in the Employment Practices Liability Coverage Section, the following terms, whether in the singular or plural, are defined as follows:

- A. **Benefits** means perquisites, fringe benefits, deferred compensation, stock options or payments (including insurance premiums) in connection with an employee benefit plan, and any other payment to or for the benefit of an **Employee** arising out of the employment relationship, including without limitation to retirement benefits, vacation or sick days, medical or insurance benefits other than wages, salary, commissions or similar non-deferred cash compensation.
- B. Claim means an Employment Practices Claim or a Third Party Claim.
- C. EEOC Charge means any written charge filed against one or more Insureds with the Equal Employment Opportunity Commission or any state or local fair employment practices agency but does not include any proceeding or investigation initiated by the Equal Employment Opportunity Commission or any state or local fair employment practices agency.

D. **Employment Practices Claim** means:

1. a written demand against any **Insured** for monetary damages or non-monetary (including injunctive) relief, including a written demand for reinstatement, reemployment or reengagement of an **Employee**, a written demand that the **Insured** toll or waive a statute of limitations, or a written demand or request for arbitration, mediation or other alternative dispute resolution, which shall be deemed first made upon the **Insured's** receipt of the demand;

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- 2. a civil proceeding against any **Insured** commenced by and which shall be deemed first made upon service upon the **Insured** of a complaint or similar pleading;
- a criminal proceeding against any **Insured** commenced by and which shall be deemed first made upon the **Insured's** arrest, the return of an indictment or information, or receipt of a notice of charges or similar document;
- 4. an administrative or regulatory proceeding against any **Insured**, including a proceeding before the Equal Employment Opportunity Commission or a similar state or local governmental body, or by the Office of Federal Contract Compliance Programs, commenced by and which shall be deemed first made upon the **Insured's** receipt of a notice of charges or similar document;
- 5. an **EEOC Charge** against any **Insured** commenced by and which shall be deemed first made upon the service on or other receipt by the **Insured** of such **EEOC Charge**;
- 6. in the content of an audit conducted by the Office of Federal Contract Compliance Programs, a Notice of Violation or Order to Show Cause commenced by the receipt by an Insured of such Notice or Order; or

For the purpose of III. Definition D, *commenced by* is defined as: by or on behalf of any past, present or prospective **Employee**, in their capacity as such, or by or on behalf of any past, present or prospective **Outside Entity Employees** against an **Executive** in his or her **Outside Capacity**, or an **Employment Practices Wrongful Act**.

E. Employment Practices Wrongful Act means any actual or alleged:

- 1. breach of any express or implied employment contract;
- 2. violation of any law or public policy concerning discrimination in employment whether based upon race, national origin, religion, sex, sexual orientation or preference, gender identity or expression, age, military or veteran status, marital or family status, disability, pregnancy, HIV status, mental status, medical leave or genetic predisposition;
- 3. employment-related misrepresentation(s);
- 4. harassment, sexual harassment, or hostile work environment;
- 5. retaliation;
- 6. employment-related libel, slander, defamation, humiliation, invasion of privacy, wrongful entry, false imprisonment, malicious prosecution, workplace bullying or the giving of negative or defamatory statements in connection with an employment reference;
- 7. wrongful deprivation or a career opportunity within the **Organization**, or the wrongful discipline, demotion or failure to employee, promote or grant tenure;
- 8. wrongful termination of employment, including constructive termination, dismissal or discharge;
- 9. wrongful failure or refusal to adopt or enforce workplace or employment practices, policies or procedures, solely as respects to employment-related discrimination or harassment;
- 10. failure to provide or enforce adequate or consistent corporate policies and procedures;
- 11. employment-related negligent hiring, retention, training or supervision leading to the infliction of emotional distress or mental anguish;

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12. violation of an individual's civil rights, but only when alleged as part of an **Employment Practices Claim** for paragraphs 1-12 above;

Without limitation, the conduct described in paragraphs 1-12 above shall include matters carried out by any means in any location, including, without limitation to the Internet (i.e. e-mail, instant messaging, social networking services, blogs, etc.), regardless of whether access to the Internet is effected (a) on or off the **Premises**; or (b) through any computer or device owned or leased by an **Organization**, **Insured Person**, or others.

- F. **EPL Crisis Management Event** means any of the following events which, in the good faith opinion of the **Organization**, did cause or is reasonably likely to cause material public harm to the **Organization**:
 - 1. a past or present Employee alleging an Employment Practices Wrongful Act;
 - 2. a Third Party alleging a Third Party Wrongful Act by an Insured;
 - 3. a congressional inquiry regarding the **Insured's** violations of employment laws; or
 - 4. the **Insured's** receipt of notice by a civil rights **Organization** or public interest group that it is investigating the **Insured** for violations of employment laws.
- G. **EPL Crisis Management Expenses** means reasonable fees, costs and other expenses of a public relations or crisis management firm engaged by the **Organization** and approved by the **Underwriter**, such approval not to be unreasonably withheld, to mitigate reputational harm to such **Organization** as a result of an **EPL Crisis Management Event**.
- H. **Independent Contractor** means any natural person who is not an **Employee** and who is working for an **Organization** in the capacity as an independent contractor pursuant to an express contract or agreement with the **Organization** which governs the nature of such person's engagement.
- I. **Illegal Hiring or Harboring Wrongful Act** means any actual or alleged (1) hiring of any illegal alien as an **Employee**; or (2) harboring of any illegal alien who is an **Employee**, in violation of any state or federal law of the United States of America by the **Organization** or any **Insured Person** acting within the scope of his or her duties for the **Organization**.
- J. Insured Persons means:
 - 1. the natural persons who were, now are or shall become a duly elected or appointed director (including a de facto director or shadow director), officer, trustee, trustee emeritus, governor, general partner, venture partner, managing director, delegate director, alternate director, independent director, trust manager, partnership manager, member of the Board of Managers, duly constituted committee member, board observer, board advisor, member of an advisory board, in-house general counsel, chief compliance officer or risk manager or the functional equivalent of any of the foregoing positions;
 - 2. in the event an **Organization** operates outside the United States, any person in a duly elected or appointed position equivalent to a position listed in part 1 above of an **Organization** which is organized and operated in a foreign jurisdiction; and
 - 3. any Independent Contractor, but only if the Organization agrees in writing to provide indemnification to such Independent Contractor to the same extent as provided to the Organization's employees; provided any coverage under this Coverage Section for any such Independent Contractor shall be specifically in excess of any indemnification or insurance otherwise available to such Independent Contractor from any other source.
- K. **Insured** means the **Insured Persons** and the **Organization**.

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- L. **Labor Relations Law** means any federal, state, local, foreign, statutory or common law (including the National Labor Relations Act) or any amendments to or regulations promulgated under any such law that governs:
 - 1. the rights of employees to engage in, or to refrain from engaging in, union or other collective bargaining activities, including union organizing, union elections and any other union activities;
 - 2. the duty or obligation of an employer to meet, discuss, notify or bargain with an employee or employee representative, collectively or otherwise;
 - 3. the enforcement of any collective bargaining agreement, including any grievance or arbitration proceedings;
 - 4. strikes, work stoppages, boycotts, picketing and lockouts; or
 - 5. any similar rights or duties.
- M. Loss means the total amount the Insureds become legally obligated to pay on account of a Claim made against them, including, but not limited to, damages (including punitive, exemplary, liquidated damages awarded pursuant to the Age Discrimination in Employment Act or the Equal Pay Act, or the multiple portion of any multiplied damages awards, to the extent such damages are insurable under the law of any jurisdiction which has a substantial relationship to the Insureds, this Policy or the Claim giving rise to such damages and which is most favorable to the insurability of such damages), back pay, front pay, claimant's attorney's fees awarded by a court against an Insured or agreed to in writing by the Underwriter in connection with a settlement, any award of pre-judgment and post-judgment interest with respect to covered damages, settlements and Defense Expenses.

Loss, except with respect to **Defense Expenses**, does not include:

- 1. any amount incurred by the **Insured** to comply with any injunctive or other non-monetary relief or any agreement to provide such relief, including without limitation any costs associated with providing any reasonable accommodations required by, made as a result of, or to conform with the requirements of, the Americans with Disabilities Act and any amendments thereto or any similar foreign, federal, state or local statute, regulation, rule or law;
- 2. future salary, wages, commissions, **Benefits**, **Stock Benefits**, or any other employment related benefits or compensation of a claimant who has been or shall be rehired, promoted or reinstated;
- 3. salary, wages, commissions, **Benefits**, **Stock Benefits**, or other monetary payments which constitute severance payments or payments pursuant to a notice period, other than any payments negotiated with and consented to by the **Organization** as part of a settlement
- 4. taxes, fines or penalties imposed by law, except as provided above; or
- 5. matters uninsurable under the law pursuant to which this Policy is construed.
- N. **Organization** means collectively, any **Named Insured, Subsidiary** or 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.
- O. **Outside Capacity** means services by an **Executive** in the position of a director, officer, trustee, trustee emeritus or governor of an **Outside Entity**, but only during the time that such service is at the request or direction of the **Organization**;
- P. **Outside Entity** means any of the following Organizations, provided such **Organization** is not included in the definition of **Organization**:
 - 1. any Organization chartered and operated as a not-for-profit Organization;

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- 2. a Portfolio Company, or
- 3. any other organization specifically included as an **Outside Entity** by endorsement to this Policy.
- Q. **Portfolio Company** means any entity that is not an **Insured**, in which one or more **Organizations** had, has or proposes to have a debt, equity interest or convertible securities investment.
- R. **Premises** means all properties and buildings which the **Organization** regularly occupies in conducting its business.
- S. Related Claims means all Claims for Wrongful Acts or Interrelated Wrongful Acts, which allege, arise out of, are based upon, or are in consequence of, the same or related facts, circumstances, situations, transactions or events, or series of related facts, circumstances, situations, transactions or events.
- T. **Stock Benefits** means stock, stock warrants, stock appreciation rights, phantom stock plans or arrangements, stock options or other similar rights.
- U. **Third Party** means any natural person who is not an Insured Person or an applicant for employment with the **Organization** or an **Outside Entity**, including but not limited to customers, vendors and suppliers provided.

V. Third Party Claim means:

- a written demand against any **Insured** for monetary damages or non-monetary relief, including a written demand that the **Insured** toll or waive a statute of limitations or a written demand or request for arbitration, mediation or other alternative dispute resolution, which shall be deemed first made upon the **Insured's** receipt of the demand;
- 2. a civil proceeding against any **Insured** commenced by and which shall be deemed first made upon the service upon the **Insured** of a complaint or similar pleading;
- a criminal proceeding against any Insured commenced by and which shall be deemed first made upon, the Insured's arrest, the return of an indictment or information or receipt of a notice of charges or similar document;

by or on behalf of a **Third Party** in their capacity as such, including any appeal therefrom.

W. Third Party Wrongful Act means any actual or alleged:

- 1. discrimination against a **Third Party** based on race, national origin, religion, sex, sexual orientation or preference, gender identity or expression, age, military or veteran status, marital or family status, disability, pregnancy, HIV status, mental status, medical leave or genetic predisposition;
- 2. sexual harassment, including unwelcome sexual advances, requests for sexual favors or other conduct of a sexual nature, against a Third Party; or
- 3. unlawful harassment of a non-sexual nature against a Third Party.

Without limitation, the conduct described in paragraphs 1, 2 and 3 above, shall include matters carried out by any means in any location, including, without limitation, the Internet (i.e. e-mail, instant messaging, social networking services, blogs, etc.), regardless of whether access to the Internet is effected (a) on or off the **Premises**; or b) through any computer or device owned or leased by an **Organization**, **Insured Person**, or others.

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- X. **Workplace Violence Expenses** means reasonable fees and expenses incurred by the **Organization** with the **Organization**'s prior written consent, such consent not to be unreasonably withheld, to hire:
 - 1. an independent public relations or security consultant or forensic analyst for ninety (90) days;
 - 2. an independent consultant to provide counseling for Employees; or
 - 3. an independent security guard to provide security services for fifteen (15) days;

immediately following the Workplace Violence Incident.

Y. Workplace Violence Incident means any unlawful and intentional actual or threatened use of deadly force involving the display of a lethal weapon which occurs in or on the **Premises** and which did or could reasonably result in the death or bodily injury of any **Insured Person**.

Z. Wrongful Act means:

- 1. an **Employment Practices Wrongful Act** by any of the **Insured Persons** in their capacity as such, or by the **Organization**;
- an Employment Practices Wrongful Act by any Executive in their Outside Capacity;
- 3. a **Third Party Wrongful Act** by any of the **Insured Persons** in their capacity as such, or by the **Organization**; or
- 4. an **Illegal Hiring or Harboring Wrongful Act** by any of the **Insured Persons** in their capacity as such, or by the **Organization**.

IV. EXCLUSIONS

The Underwriter shall not be liable under this Coverage Section to pay any **Loss** from any **Claim** made against any **Insured**:

A. PRIOR NOTICE

based upon, arising out of, or attributable to any fact, circumstance, situation, transaction, event or **Wrongful Act** which have been the subject of any written notice given prior to inception of this Policy and accepted under any prior employment practices liability or comparable insurance policy or coverage section.

B. **PENDING OR PRIOR LITIGATION**

based upon, arising out of, or attributable to any **Claim** against any **Insured** which was pending on or existed prior to the respective Pending or Prior Date for this Coverage Section set forth in the Coverage Schedule in ITEM 8 of the Declarations, or the same or substantially the same fact, circumstance or **Wrongful Act** alleged in or underlying such prior **Claim**.

C. **BODILY INJURY/PROPERTY DAMAGE**

for bodily injury, sickness, emotional distress, mental anguish, humiliation, disease or death of any person or damage to or destruction of any tangible property including loss of use of such damaged or destroyed property, provided this exclusion shall not apply to any **Loss** for employment-related emotional distress, mental anguish or humiliation.

D. VIOLATIONS OF LAW

for an actual or alleged violation of the responsibilities, obligations or duties imposed by:

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- 1. any law governing workers' compensation, unemployment insurance, social security, disability benefits or similar law;
- 2. **ERISA** (except Section 510 thereof);
- 3. Wage and Hour Law;
- any Labor Relations Law, the Worker Adjustment and Retraining Notification Act, the Consolidated Omnibus Budget Reconciliation Act of 1985, the Occupational Safety and Health Act

or any rules or regulations promulgated under any of such statutes or laws, amendments thereto or similar provisions of any federal, state, local or foreign statutory or common law; but this exclusion shall not apply to **Loss** on account of that portion of any **Claim** for any actual or alleged retaliatory treatment of the claimant by the **Insured** on account of the claimant's exercise of rights pursuant to any such law, rule or regulation or for any other actual or alleged violation of any whistleblower statue or law.

E. CONTRACT

based upon, arising out of, or attributable to any liability under any written contract or agreement, provided this exclusion shall not apply to: (1) the extent that liability would have been incurred in the absence of such contract or agreement; or (2) **Defense Expenses**.

V. SEVERABILITY OF EXCLUSIONS

For the purpose of determining the applicability of any Exclusion set forth in Section IV, the **Wrongful Act** or knowledge of any **Insured Person** shall not be imputed to any other **Insured Person**, and only the **Wrongful Act** or knowledge of the chief executive officer or chief financial officer of the **Organization** shall be imputed to such **Organization**.

VI. NOTICE OF CLAIM AND CIRCUMSTANCES

- A. Notice of Claim: The Insureds shall give to the Underwriter written notice of any Claim made against an Insured as soon as practicable after a risk manager or general counsel of an Organization (or the functional equivalent), first learns of such Claim, but in no event later than ninety (90) days after the expiration of the Policy Period or the end of the Extended Reporting Period, if exercised. The failure of the Insureds to provide notice of a Claim as soon as practicable as required by this Section VI.A shall not constitute a coverage defense with respect to such Claim unless the Underwriter establishes it was materially prejudiced by such failure.
- B. Notice of an EPL Crisis Management Event: If an Insured elects to seek coverage for a EPL Crisis Management Event, the Insured shall give notice of such of any EPL Crisis Management Event to the Underwriter no later than thirty (30) days after the Organization's risk manager or general counsel (or functional equivalent) first learns of such EPL Crisis Management Event. Within sixty (60) days of making any payment of EPL Crisis Management Event Expenses, the Insureds must provide the Underwriter with a detailed breakdown of all EPL Crisis Management Event Expenses for which the Organization seeks reimbursement, together with satisfactory proof of payment and any additional information as the Underwriter may reasonably request.
- C. Notice of Circumstances: If during the Policy Period or the Extended Reporting Period, if exercised, the Insured first becomes aware of circumstances that could give rise to a Claim against the Insureds and give written notice of such circumstances to the Underwriter during the Policy Period or the Extended Reporting Period, if exercised, then any Claims subsequently arising from such circumstances shall be considered to have been made during the Policy Period. No coverage is afforded under this Coverage Section for fees, expenses or other loss incurred in connection with such circumstances prior to the time a Claim is actually made and reported to the Underwriter.

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The **Insureds** shall include with any such notice of circumstance a description of the circumstances, the nature of any potential **Wrongful Act(s)**, the nature of the alleged or potential damage, the names of actual or potential claimants, and the manner in which the **Insureds** first became aware of the **Wrongful Act(s)**.

VII. CLAIM DEFENSE AND SETTLEMENT

- A. It is the duty of the **Insured**, and not the Underwriter, to defend any **Claim** made against an **Insured**. However, the Underwriter shall have the right to effectively associate with the **Insured** in the defense and settlement of any **Claim** that involves or appears reasonably likely to involve the Underwriter.
- B. The **Insureds** agree not to admit any liability for any **Claim**, offer to settle or settle any **Claim**, incur any **Defense Expenses** or otherwise assume any contractual obligation, without the Underwriter's prior written consent, such consent shall not be unreasonably withheld. The Underwriter shall not be liable for or as a result of any offer to settle, settlement, **Defense Expenses**, assumed obligation, admission or stipulated judgment to which it has not given its prior consent; provided, however, if the **Insured** is able to fully and finally settle all **Claims** in their entirety, which are subject to a single retention, for an aggregate amount including **Defense Expenses** not exceeding fifty percent (50%) of such retention, the Underwriter's consent will not be required for the settlement of such **Claims**.
- C. At the written request of the Insured, the Underwriter shall advance Defense Expenses (except Pre-Claim Expenses), excess of any applicable Retention, on a current basis, but no later than sixty (60) days after receipt of invoices or bills and all other information requested by the Underwriter. Notwithstanding any of the provisions of the Policy, subsection B. will not apply to Pre-Claim Expenses and the Underwriter shall have no obligation to advance Pre-Claim Expenses.
- D. The **Insureds** severally, according to their respective interests, agree to repay to the Underwriter any **Defense Expenses** advanced by the Underwriter in the event and to the extent that it is established such **Insureds** are not entitled under the terms of this Policy to payment of such **Defense Expenses**. However, the Underwriter shall not seek repayment from an **Insured Person** of advanced **Defense Expenses** unless there has been a final, non-appealable adjudication against such **Insured Person**.

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