



ADDITIONAL INSURED-VENDORS BROAD FORM Applies to Commercial General Liability Coverage

Refer to Supplemental Declarations if information is not shown on this form.

We provide coverage under this endorsement subject to the *terms* contained in the Liability coverage.

WHAT WE PAY FOR

IDENTIFICATION:

1. Name of Additional *INSURED* (vendor):

Address

2. *Your Products*:

AGREEMENT:

The definition *insured* is amended to include that person or organization identified above as an Additional *Insured* (referred to as vendor in the following agreement), but only with respect to *bodily injury* and/or *property damage* arising out of *your* products identified above which are distributed or sold in the usual course of the vendor's *business*, subject to these provisions:

1. The insurance extended to the vendor does not apply to:
 - a. *bodily injury* and/or *property damage* for which the *insured* has any obligation by reason of the assumption of any liability by any contractual agreement, whether written or oral.
 - b. any obligation arising from any warranty, distribution or sale not authorized by *you*.
 - c. any unauthorized change in *your* product made by the vendor.
 - d. any repackaging, relabeling and any alteration of any instructions concerning *your* product unless *you* have authorized such for the purpose of inspection, demonstration, testing, repair or correction.
 - e. any demonstration, installation, servicing, repair or similar operation unless authorized by *you* and unless undertaken at the vendor's premises in connection with the sale or distribution of *your product*.
 - f. any activity by the vendor after sale of *your* product in connection with the unauthorized salvage or recycling of *your* product.
 - g. any loss arising solely from the vendor's negligence.
2. This insurance applies only to the vendor identified above and does not extend to any supplier, customer or any other person or organization involved in any transaction concerning *your* product.