

COOPERATIVE MANDATORY ENDORSEMENT PERSONAL LINES

(For use with policies subject to Section 3425 of the New York Insurance Law)

This endorsement amends the following policy *terms*. It must be attached to the policy when the premises described in the Declarations are located in New York.

Any reference to a three (3) year premium is deleted, *Your* premiums are due each year based upon the rates in effect at that time.

Any reference to short rate cancellation is deleted. All refunds shall be calculated on a pro-rata basis.

The following conditions apply to the ML 20 or the FL-20:

CONDITIONS APPLICABLE TO ALL COVERAGES

Condition 1., Assignment, is deleted and replaced by the following:

1. Assignment-Assignment of this policy is not valid without our written consent.

Condition 2., Cancellation and 3., Non-Renewal, are deleted and replaced by the following:

Required Policy Period means a period of three years from the date the policy is first issued or voluntarily renewed.

- 2. Cancellation:
 - a. By You-You may cancel this policy at any time by giving us written notice or returning the policy to us and stating when thereafter the cancellation is to be effective.
 - b. *By Us-We* may cancel this policy by written notice delivered to or mailed to *you* at the mailing address shown in the Declarations. Proof of delivery or mailing is sufficient proof of notice.
 - c. We refund premium for the unexpired policy period on a pro rata basis;
 - d. *Refund of Premium-*Payment or tender of unearned premium is not a condition of cancellation. If the unearned premium is not refunded with the cancellation notice, it will be sent to *you* within a reasonable time.
 - e. When We May Cancel-We may cancel the policy under the following conditions:
 - 1) *Non-Payment of Premium-*If the premium has not been paid when due, *we* may cancel at any time by giving the required notice at least 15 days before cancellation is effective.
 - 2) New Policy-If this is a new policy which has been in effect less than 60 days and is not a renewal, we may cancel for any reason by giving the required notice at least 30 days before cancellation is effective. A renewal of a policy issued by us is not a new policy.
 - 3) **Policy with Term over One Year-**If this policy is written for a term longer than one year, **we** may cancel for any reason by giving **you** the required notice at least 45 days (but not more than 60 days) before the anniversary date of the **required policy period**.
 - 4) All Other Situations-If this policy has been in effect 60 days or more or is a renewal of a policy issued by us, we may cancel only for the reasons set forth below and by giving the required notice at least 30 days before cancellation is effective.

The reasons are:

- (a) the policy was obtained through fraud, material misrepresentation or omission of fact which, if known by *us*, would have caused *us* not to issue the policy; or
- (b) there has been a material change or increase in hazard of the risk.
- 3. **Non-Renewal-We** may elect not to renew or continue this policy by giving written notice of **our** intent at least 45 days (but not more than 60 days) before the end of the **required policy period**. The notice may be delivered to or mailed to **you** at the mailing address shown in the Declarations. Proof of delivery or mailing shall be sufficient proof of notice.

Condition 4., Change, Modification or Waiver of Policy *Terms*, is amended by the addition of the following sentence: If the change in forms or endorsements reduces coverage or limits, *we* must notify *you* as provided under the Non-Renewal *terms* contained in this endorsement.

Condition 8., Policy Premium, is deleted and replaced by the following:

8. *Policy Premium*-If this policy is issued without a specified expiration date, it may be continued by payment of the required premium for the next annual period. The premium must be paid to *us* as specified on *our* Premium Notice. Premium is subject to adjustment on the basis of the rates then in effect.

Under Condition 11., Suit Against *Us*, item a.2) is deleted and replaced by the following:

1) the suit is commenced within 2 years after the loss.

LIENS FOR UNPAID TAXES;

We are required by the Insurance Law to deduct the claim of any tax district from the amount we pay you for a loss by fire.

To the extent we pay any tax district the amount certified as your unpaid taxes, we are no longer obligated to pay this amount to you.

Our payment of such claim to the tax district within 30 days of the receipt of a certificate of lien, shall be considered by *you* and *us* that such claim was valid and properly paid.

This does not apply to a loss by fire to a one or two family residential structure.

The following provisions apply to Forms FL-CPL, FL-FCPL, FL-OLT or FL-OLT-F:

POLICY CONDITIONS

2. Change, Modifications, or Waiver of Policy Terms-A waiver or change of any terms of this policy must be issued by us in writing to be valid. Our request for an appraisal or examination under oath does not waive any of our rights.

If we adopt any revision of forms or endorsements during a policy period which would broaden coverage under this policy without additional premium, the broadened coverage will automatically apply to this policy.

If this policy is issued on a continuous basis (with no specified expiration date) **we** may substitute or add, upon any anniversary date, forms or endorsements which are authorized for use on this policy in accordance with **our** manual rules in effect at the time.

If the change in forms or endorsements reduces coverage or limits, **we** must notify **you** as provided under the Non-Renewal **terms** contained in this endorsement.

Any reference to POLICY PREMIUM (under Policy conditions) is deleted.

If the FL-CPL and FL-FCPL forms do not already contain the following exclusion, it is hereby added to *Exclusions that Apply only to Personal Liability*-This coverage does not apply to liability for *bodily injury* to *you* and, if residents of *your* household, *your* relatives and any other person under the age of 21 in *your* care or in the care of *your* resident relatives.

This same exclusion is added to the FL-OLT and FL-OLT-F under *Exclusions that apply only to Bodily Injury and Property Damages*.

If form FL-CPL (1-85) is attached to this policy, the following revised *Definition of Insured Premises* applies:

6. a. 2) If *you* own the townhouse or row house described in the Declarations, the *insured premises* means that townhouse or row house, related private structures and grounds used or occupied exclusively by *your* household for residential purposes at that location.

The following provision applies to the ML-9 or ML-10:

LIABILITY COVERAGE SECTIONS

Coverage L-Personal Liability In forms ML-9 and ML-10 is deleted and replaced by the following:

Coverage L-Personal Liability

We pay, up to our limit of liability, all sums for which any insured is legally liable because of bodily injury or property damage caused by an occurrence to which this coverage applies.

We will defend any suit seeking damages, provided the suit resulted from bodily injury or property damage not excluded under this coverage. We may make any investigation and settle any claim or suit that we decide is appropriate. We are not obligated to provide a defense after we have paid either by judgment or settlement, an amount equal to our limit of liability.

The following provision applies to Perils Sections ML-1R, 1T, 2, 2T, 3, 3T, 4, 4 T and 8 and FL-1R, 2, 3, 6 and 7: The peril of Riot or Civil Commotion is amended to read:

Riot or Civil Commotion including direct loss resulting from pillage and looting which occurs during a riot or civil commotion where the riot or civil commotion is taking place.

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