SPECIAL EVENT CANCELLATION INSURANCE POLICY DECLARATIONS PAGE

Policy Number: | Date of Issue: | Event Date: |
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Policy Period: From the date of issue as specified above until the scheduled or contracted completion of the event, except where as otherwise provided herein.

Named Insured:  
Mailing Address:  
Honoree(s):  

Insured Event: Wedding / Private Event

Policy Premium:  
Surcharges and Taxes (if applicable):  
Territory Surcharge (if applicable):  
1% FHCFA Tax (if applicable):  
Multi Policy Discount (if applicable):  
Total:  

Event Location 1:  
Event Location 2:  
Event Location 3:  

Policy Coverage Limit Deductible  
A. Cancellation/Postponement of Event  
B. Extra Expense  
C. Event Photographs/Video  
D. Event Gifts  
E. Special Attire  
F. Special Jewelry  
G. Loss of Deposits  
H. Professional Counseling  

Administered by:  
K&K Insurance Group, Inc.  
1712 Magnavox Way  
Fort Wayne, IN 46804  
Affinity Insurance Services, Inc.  
300 Jericho Quadrangle, 3rd Floor  
Jericho, NY 11753

For Policy Questions Call Toll Free:  
877-723-3933 – Affinity Insurance Services, Inc.  
For Claims Call Toll Free:  
800-237-2917 – K&K Insurance Group, Inc.

Policy Form(s):  

Countersignature (if required):  

Forms and endorsements made a part of this policy at inception are those which numbers are entered above.
**MARKEL AMERICAN INSURANCE COMPANY**

**PRIVACY NOTICE**

U. S. Consumer Privacy Notice  
Rev. 1/1/2020

<table>
<thead>
<tr>
<th>FACTS</th>
<th>WHAT DOES MARKEL GROUP OF COMPANIES REFERENCED BELOW (INDIVIDUALLY OR COLLECTIVELY REFERRED TO AS &quot;WE&quot;, &quot;US&quot;, OR &quot;OUR&quot;) DO WITH YOUR PERSONAL INFORMATION?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Why?</td>
<td>In the course of Our business relationship with you, We collect information about you that is necessary to provide you with Our products and services. We treat this information as confidential and recognize the importance of protecting it. Federal and state law gives you the right to limit some but not all sharing of your personal information. Federal and state law also requires Us to tell you how We collect, share, and protect your personal information. Please read this notice carefully to understand what We do.</td>
</tr>
</tbody>
</table>
| What? | The types of personal information We collect and share depend on the product or service you have with Us. This information can include:  
• your name, mailing and email address(es), telephone number, date of birth, gender, marital or family status, identification numbers issued by government bodies or agencies (i.e.: Social Security number or FEIN, driver’s license or other license number), employment, education, occupation, or assets and income from applications and other forms from you, your employer and others;  
• your policy coverage, claims, premiums, and payment history from your dealings with Us, Our Affiliates, or others;  
• your financial history from other insurance companies, financial organizations, or consumer reporting agencies, including but not limited to payment card numbers, bank account or other financial account numbers and account details, credit history and credit scores, assets and income and other financial information, or your medical history and records.  
Personal information does not include:  
• publicly-available information from government records;  
• de-identified or aggregated consumer information.  
When you are no longer Our customer, We continue to share your information as described in this Notice as required by law. |
<p>| How?  | All insurance companies need to share customers’ personal information to run their everyday business. In the section below, We list the reasons financial companies can share their customers’ personal information; the reasons We choose to share; and whether you can limit this sharing. We restrict access to your personal information to those individuals, such as Our employees and agents, who provide you with insurance products and services. We may disclose your personal information to Our Affiliates and Nonaffiliates (1) to process your transaction with Us, for instance, to determine eligibility for coverage, to process claims, or to prevent fraud, or (2) with your written authorization, or (3) otherwise as permitted by law. We do not disclose any of your personal information, as Our customer or former customer, except as described in this Notice. |</p>
<table>
<thead>
<tr>
<th>Reasons We can share your personal information</th>
<th>Do We share?</th>
<th>Can you limit this sharing?</th>
</tr>
</thead>
<tbody>
<tr>
<td>For Our everyday business purposes and as required by law – such as to process your transactions, maintain your account(s), respond to court orders and legal/regulatory investigations, to prevent fraud, or report to credit bureaus</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>For Our marketing purposes— to offer Our products and services to you</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>For Joint Marketing with other financial companies</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>For Our Affiliates’ everyday business purposes— information about your transactions and experiences</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>For Our Affiliates’ everyday business purposes— information about your creditworthiness</td>
<td>No, We don’t share</td>
<td></td>
</tr>
<tr>
<td>For Our Affiliates to market you</td>
<td>No, We don’t share</td>
<td></td>
</tr>
<tr>
<td>For Nonaffiliates to market you</td>
<td>No, We don’t share</td>
<td></td>
</tr>
</tbody>
</table>

Questions? Call (888) 560-4671 or email privacy@markel.com

Who We are

Who is providing this Notice? A list of Our companies is located at the end of this Notice.

What We do

How do We protect your personal information? We maintain reasonable physical, electronic, and procedural safeguards to protect your personal information and to comply with applicable regulatory standards. For more information, visit www.markel.com/privacy-policy.

How do We collect your personal information? We collect your personal information, for example, when you:
  - complete an application or other form for insurance
  - perform transactions with Us, Our Affiliates, or others
  - file an insurance claim or provide account information
  - use your credit or debit card
We also collect your personal information from others, such as consumer reporting agencies that provide Us with information such as credit information, driving records, and claim histories.

Why can’t you limit all sharing of your personal information? Federal law gives you the right to limit only:
  - sharing for Affiliates’ everyday business purposes – information about your creditworthiness
  - Affiliates from using your information to market to you
  - sharing for Nonaffiliates to market to you
State laws and individual companies may give you additional rights to limit sharing. See the Other Important Information section of this Notice for more on your rights under state law.
### Definitions

| **Affiliates** | Companies related by common ownership or control. They can be financial and nonfinancial companies.  
|               | - Our Affiliates include member companies of Markel Group. |
| **Nonaffiliates** | Companies not related by common ownership or control. They can be financial and nonfinancial companies.  
|               | - Nonaffiliates that We can share with can include financial services companies such as insurance agencies or brokers, claims adjusters, reinsurers, and auditors, state insurance officials, law enforcement, and others as permitted by law. |
| **Joint Marketing** | A formal agreement between Nonaffiliated companies that together market financial products or services to you.  
|               | - Our Joint Marketing providers can include entities providing a service or product that could allow Us to provide a broader selection of insurance products to you. |

### Other Important Information

**For Residents of AZ, CT, GA, IL, ME, MA, MN, MT, NV, NJ, NC, OH, OR, and VA:** Under state law, under certain circumstances you have the right to access and request correction, amendment or deletion of personal information that We have collected from or about you. To do so, contact your agent, visit www.markel.com/privacy-policy, call (888) 560-4671, or write to Markel Corporation Privacy Office, 4521 Highwoods Parkway, Glen Allen, VA 23060. We may charge a reasonable fee to cover the costs of providing this information. We will let you know what actions We take. If you do not agree with Our actions, you may send Us a statement.

**For Residents of CA:** You have the right to review, make corrections, or delete your recorded personal information contained in Our files. To do so, contact your agent, visit www.markel.com/privacy-policy, call (888) 560-4671, or write to Markel Corporation Privacy Office, 4521 Highwoods Parkway, Glen Allen, VA 23060. We do not and will not sell your personal information.

**For the categories of personal information We have collected from consumers within the last 12 months, please visit:** www.markel.com/privacy-policy.

**For Residents of MA and ME:** You may ask, in writing, for specific reason, for an adverse underwriting decision.

MARKEL AMERICAN INSURANCE COMPANY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TRADE OR ECONOMIC SANCTIONS

The following is added to this policy:

Trade Or Economic Sanctions

This insurance does not provide any coverage, and we (the Company) shall not make payment of any claim or provide any benefit hereunder, to the extent that the provision of such coverage, payment of such claim or provision of such benefit would expose us (the Company) to a violation of any applicable trade or economic sanctions, laws or regulations, including but not limited to, those administered and enforced by the United States Treasury Department's Office of Foreign Assets Control (OFAC).

All other terms and conditions remain unchanged.
MARKEL AMERICAN INSURANCE COMPANY

Special Event Cancellation Insurance

Administrative Offices
P.O. Box 906
Pewaukee, WI 53072-0906
800-236-2862
SPECIAL EVENT CANCELLATION INSURANCE

Section 1: Agreement
We will provide insurance described in this policy, subject to all policy terms and conditions, in return for your payment of the premium and compliance with all policy provisions. You have only those coverages for which limits are shown on the declarations page.

Section 2: Policy Period
This policy applies only to loss that occurs during the policy period. The policy period is from the date of issue on the declaration page to the scheduled conclusion of the event described on the declarations page, except where otherwise stated herein.

Section 3: Definitions
Throughout this policy, most words and phrases that have special meanings appear in bold.

Only the pronouns “we”, “us”, “our”, “you”, “your”, and “yours” are defined, but do not appear in bold. This section defines some of the more general terms used in this policy. Bold terms that are not listed in this section are defined in the sections in which they appear.

“You” and “your” refer to the named insured shown in the declarations page.

“We”, “us” and “our” means the company providing the insurance and named in the declarations page.

Active participant means the officiate and any attendants of the honoree.

Declarations page is the document that identifies the insured and the company issuing the policy; indicates the effective date of coverage, the amount for the respective coverages afforded under the policy; and describes the event for which coverage is afforded. The declarations page also lists the policy forms and endorsements that are also a part of this policy, as well as indicating any deductible to be applied to covered losses.

Destination reception means any private reception accompanying a ceremony that is more than 150 miles overland (including rail) from the ceremony site, or involves air or sea transportation with a destination other than the originating location.

Event means the private reception and accompanying ceremony, if any, described in the declarations page scheduled to take place on the date and at the place shown in the declarations page. If the event is a wedding, it includes any rehearsal dinner scheduled within 48 hours in advance of the event, but does not include any other scheduled activities including without limitation showers and announcements parties.
Event photographs means photographs of the event, taken or contracted to be taken by a professional photographer.

Event video means video of the event, taken or contracted to be taken by a professional videographer.

Honoree means the person or persons named in the declarations page as honoree, and in whose honor or for whose benefit the event is being held.

Immediate family means the following relatives, whether by blood or legal adoption: grandparents, parents, siblings and children.

Leave means the official permission granted to you or the honoree who is in full time active service in any branch of the United States military, police, or fire services to attend the event.

Pre-existing medical condition means a condition for which medical care, advice, consultation or treatment was received within twelve (12) months immediately preceding the policy issue date as shown in the declarations page or, if the symptoms of the condition were present, that would have caused a reasonable person to have sought medical care, advice, consultation or treatment within the twelve (12) months preceding the policy issue date.

Policy territory means the United States and its territories and possessions, Puerto Rico, Canada and cruise ships leaving from a port within these territories. If the optional extended policy territory is chosen and a surcharge paid, it also means the United Kingdom, Mexico, Bermuda and the Caribbean Islands (excluding Cuba) and aboard cruise ships leaving from a port within these territories.

Postponement means the unavoidable deferment of the event.

Special attire means the clothing (including alterations and fitting fees incurred) and head wear or shoes that you or the honoree own, purchase or rent and is specifically to be worn at the event by you, the honoree or any attendants of the honoree. Special attire does not include watches, jewelry or precious or semi-precious gemstones or pearls.

Special jewelry means jewelry (including watches and rings) that you or the honoree purchase or rent specifically for personal decoration or exchange at the event by you or the honoree. Special jewelry does not include engagement rings or jewelry that is not purchased or rented specifically in connection with the event.

Section 4: What We Insure

Coverage A: Cancellation or Postponement of Event

We will indemnify you, in excess of the deductible, for:

All deposits forfeited and any nonrefundable amounts incurred due to contractual obligation by you or the honoree for transport, food, catering services, property and equipment rentals, hall and location rentals, accommodations (including travel arrangements and accommodations for a honeymoon, if applicable), special attire, special jewelry, flowers, event photographs and event videos, entertainment, dated and/or perishable material, event planning/coordination, and expenses for hair, makeup and nails of the honoree because of a necessary cancellation or postponement of the event, including a cancellation or postponement resulting from withdrawal of leave. Expenses for hair, makeup and nails of the honoree must be incurred on the day of the event.

If the event includes a destination reception, we will not indemnify you for any above mentioned charges paid or contracted to be paid by you or the honoree associated with the destination reception if the ceremony is not necessarily cancelled or subject to postponement.

We will not indemnify you for any items, services or locations that you, the honoree or any attendants keep, use or accept following a cancellation or postponement of the event.
With respect to the indemnity provided under Coverage A as set forth above, loss or damages must be proven separately for each portion of the event.

**Coverage A: Exclusions**

We will NOT indemnify you for any loss caused directly or indirectly by any of the following:

1. Any circumstances known to you or the honoree at the date of issue shown in the declarations page as likely to give rise to cancellation or postponement of the event.

2. The non-appearance or unavailability, except as otherwise provided in item 7 below, of any person; provided, however, that the foregoing shall not apply to the involuntary non-appearance of you, the honoree, or your or honoree’s immediate family, or an active participant in the event. Non-appearance resulting from military deployment without withdrawal of leave is not considered an involuntary non-appearance; however, non-appearance from the activation of a United States military reservist, after purchase of the policy, requiring deployment to a base more than 150 miles from the event location is considered involuntary.

3. Lack of funds (other than by reason of unemployment of you or the honoree after the date of issue shown in the declarations page and qualifying for payment under the applicable unemployment statutes).

4. The failure to provide timely notice to the contracted provider of any goods or services in order to diminish or avoid a loss after it was necessary to cancel or postpone the event.

5. Prohibition of the event by local ordinance, regulation or statute in existence as of the date of issue shown in the declarations page.

6. Cancellation or postponement following a voluntary decision of you or the honoree not to proceed with or take part in the event, including, without limitation, such voluntary decision resulting from a change of heart.

7. Any of the following weather conditions:
   a. Weather conditions, including but not limited to sun, heat, rain, snow, or ice, unless such weather conditions are so extreme as to prevent you, the honoree, your or honoree’s immediate family, an active participant in the event or more than half of the guests from reaching the event, or which renders the event venue unusable or unsafe and you and the honoree have made all reasonable efforts to find another place to hold the event.
   b. Anticipated or actual extreme or catastrophic weather conditions, or acts or nature, such as hurricanes, tropical storms, typhoons, cyclones, earthquakes, tidal waves, tornadoes, nor easters, blizzards, ice storms, windstorms with winds in excess of 65 miles per hour, or similar conditions, volcanic eruptions, wildfires or floods that occur less than 15 days after the Issue Date shown on the declarations page

We will not indemnify you, or the honoree, any travel expenses or the cost of any cruise if the cruise ship must divert from its planned route due to weather if you, or the honoree, have embarked on the cruise.

8. Any loss otherwise covered by the policy, if, in respect of or consequent to the death, injury, illness, disablement, confinement or compulsory quarantine of:
   a. Any person occurring or arising as a consequence of self-inflicted injuries, mental illness, or influence of alcohol or drugs (other than drugs taken in accordance with the treatment prescribed and directed by a qualified medical physician except drugs taken for the treatment of drug addiction);
   b. Any person due to any pre-existing medical condition known to you or the honoree at the date of issue of the policy;
   c. Any person caused or contributed to by
pregnancy commencing before the date of issue of the policy, unless the expected date of delivery is more than two (2) months after the event date;

d. Any person resulting from a violation of law; or
e. You or the honoree if you or they have contracted for, arranged, or commenced the event against the advice of any medical practitioner.

The maximum amount we will indemnify you for under Coverage A is the amount stated in the declarations page for Cancellation or Postponement of Event, regardless of the number of claims made under the policy.

**Coverage B: Extra Expense**

We will indemnify you, in excess of the deductible, for extra expenses not originally contemplated or anticipated that are incurred by you or the honoree to avoid an otherwise necessary cancellation or postponement of the event, but only to the extent it reduces the amount of loss that otherwise would have been payable under Coverage A.

We will pay only for comparable items, services or locations. The replacement items, services or locations must cost the least amount necessary to proceed with the event.

The maximum amount we will indemnify you for under Coverage B is the amount stated in the declarations page for “Extra Expense”, regardless of the number of claims made under the policy.

**Coverage C: Event Photographs and Video**

We will indemnify you, in excess of the deductible, for:

1. The amount contracted to be paid by you, or on your behalf, to a professional photographer, should any of the following occur:
   a. Non-appearance of the professional photographer contracted for the event;
   b. Loss or direct physical damage to the original film or the negatives (whether film or digital) before copies are received by you or the honoree, either before or after proof photographs; or
   c. Non-development of the original film or negatives (other than under or overexposure). This includes failure to load camera with film or failure to remove lens cap from camera.

2. The amount contracted to be paid by you, or on your behalf, to a professional videographer, should any of the following occur:
   a. Non-appearance of the professional videographer contracted for the event; or
   b. Loss or direct physical damage to the original tape before you or the honoree receive finished copies.

**Coverage C: Exclusions**

We will NOT indemnify you for any loss caused directly or indirectly by any of the following:

1. Damage to event photographs or event video arising from wear and tear, moth, vermin, atmospheric or climactic conditions, deterioration, depreciation, confiscation or detention; or
2. Failure of the event photographs or event video to meet anyone’s, including without limitation an honoree’s, expectations of style or quality, including the absence or clarity of sound, or content.
3. Any services in excess of those delineated in the original contract for event photographs or event video.

The maximum amount we will indemnify you for under Coverage C is the amount stated in the declarations page for “Event Photographs and Video”, regardless of the number of claims made under the policy.

**Coverage D: Event Gifts**

We will indemnify you, in excess of the deductible, for direct physical loss or damage to event gifts that results during the time period seven (7) days before and seven (7) days after the event, while at your or the honoree’s home, at the event, or in transit between any of these locations.
We will pay at our option the full cost to repair or replace the lost or damaged event gifts, without deduction for depreciation.

**Coverage D: Exclusions**

We will NOT indemnify you for any loss caused directly or indirectly by any of the following:

1. Theft or attempted theft of event gifts that is not reported to the police as soon as practicable after discovery of the loss;
2. Damage arising from wear and tear, moth, vermin, deterioration, confiscation or detention;
3. Damage arising from atmospheric or climactic conditions (other than during the event);
4. Damage by theft or attempted theft of any event gifts left in any unattended vehicle unless the vehicle is fully locked and secured and where forcible and visible entry into the vehicle is made;
5. Theft or disappearance of cash, checks, money orders, gift cards or other instruments with a total stated cash value greater than $300.00; or
6. Mysterious disappearance.

The maximum amount we will indemnify you for under Coverage D is the amount stated in the declarations page for “Event Gifts”, regardless of the number of claims made under the policy.

**Coverage E: Special Attire**

We will indemnify you, in excess of the deductible, for:

1. Loss or damage to special attire occurring prior to the event. We will pay at our option:
   a. The cost of replacement for lost or stolen special attire of equal value;
   b. The cost to repair damaged special attire not to exceed the original cost of the special attire; or
   c. The cost of any necessary special attire rental charges if replacement or repair is not possible in time for the event.
2. Loss or damage to special attire occurring during the event. We will pay at our option:
   a. The cost to repair the special attire; or
   b. The reasonable market value of lost or damaged special attire (taking into account the variance in value between new and used attire), subject to a maximum payment of fifty percent (50%) of the original purchase price.

**Coverage E: Exclusions**

We will NOT indemnify you for any loss caused directly or indirectly by any of the following:

1. Theft or attempted theft of special attire that is not reported to the police as soon as practicable after discovery of the loss;
2. Theft or attempted theft of any special attire left in any unattended vehicle unless the vehicle is fully locked and secured and where forcible and visible entry into the vehicle is made.
3. Damage arising from alterations, wear and tear, moth or vermin;
4. Damage arising from atmospheric or climactic conditions (other than during the event); or
5. For special attire not purchased as new, loss or damage caused by any process or cleaning, restoration or repair.

The maximum amount we will indemnify you for under Coverage E is the amount stated in the declarations page for “Special Attire”, regardless of the number of claims made under the policy.

**Coverage F: Special Jewelry**

We will indemnify you, in excess of the deductible, for loss or damage to special
jewelry occurring during the event or the seven (7) day period immediately preceding the event.

We will pay at our option the full cost to repair or replace the lost or damaged special jewelry, without deduction for depreciation.

If we pay to replace a pair or set in the event a part of the pair or set is lost or damaged; we will be entitled to the remaining parts of the original pair or set.

Coverage F: Exclusions

We will NOT indemnify you for any loss caused directly or indirectly by any of the following:

1. Theft or attempted theft of any special jewelry that is not reported to the police as soon as practicable after discovery of the loss;
2. Damage arising from wear and tear, deterioration, confiscation, detention or any process of cleaning, restoration, alteration or repair;
3. Damage arising from atmospheric or climactic conditions (other than during the event);
4. Loss or damage by theft or attempted theft of any special jewelry left in any unattended vehicle unless the vehicle is fully locked and secured and where forcible and visible entry into the vehicle is made; or
5. Mysterious disappearance.

The maximum amount we will indemnify you for under Coverage F is the amount stated in the declarations page for “Special Jewelry”, regardless of the number of claims made under the policy.

Coverage G: Loss of Deposits

We will indemnify you, in excess of the deductible, for:

1. Any deposits paid by you or the honoree for the event related to transport, food, catering services, property and equipment rentals, hall and location rentals, accommodations (including travel arrangements and accommodations for a honeymoon, if applicable), special attire, special jewelry, flowers, event photographs and event videos, entertainment, dated and/or perishable material, event planning/coordination, expenses for day of event hair, makeup and nails of the honoree which are non-refunded as a direct result of a cessation of business operations prior to the event by the providing vendor; and
2. Any deposits paid by you or the honoree for travel arrangements and accommodations on cruise ships which are non-refunded as a direct result of a cessation of business operations prior to the event by the providing vendor, provided that the event was to be held on the cruise ship designated in the declarations page.
3. Any deposits paid by you or the honoree that are not collectable from a vendor who fails to provide the event items, services or locations it was obliged to provide under a written contract executed prior to the event.

Coverage G: Exclusions

We will NOT indemnify you for any of the following:

1. Any sum for which an amount has been paid under Coverage A of this policy;
2. Any lost deposits relating to event photographs or event videos, if payment is made under Coverage C of this policy;
3. Any lost deposits relating to event gifts, if payment is made under Coverage D of this policy;
4. Any lost deposits relating to special attire, if payment is made under Coverage E of this policy; or
5. Any lost deposits relating to special
jewelry, if payment is made under Coverage F of this policy.

The maximum amount we will indemnify you for under Coverage G is the amount stated in the declarations page for “Loss of Deposits”, regardless of the number of claims made under the policy.

**Coverage H: Professional Counseling**

If you or the honoree suffers emotional stress following cancellation or postponement of the event, as covered under this policy, we will indemnify you, in excess of the deductible, for professional counseling, as recommended by a medical physician, up to one (1) year following the date of the event.

The maximum amount we will indemnify you for under Coverage H is the amount stated in the declarations page for “Professional Counseling”, regardless of the number of claims made under the policy.

**Section 5: Deductible**

The deductible shall apply separately to each and every occurrence under each coverage section listed in the declarations page.

**Section 6: General Exclusions**

The following general exclusions apply to all coverages:

1. **Radioactive Contamination** - We do not pay for loss or damage arising directly or indirectly from actual or threatened nuclear reaction, nuclear radiation or radioactive contamination, however such nuclear reaction, nuclear radiation or radioactive contamination or threat of same may have been caused.

2. **War**. We do not pay for loss that results from declared or undeclared war, civil war, insurrection, rebellion, revolution, war-like act by military force or military personnel, or destruction, seizure, or use of property for a military purpose, including the consequences of these. Discharge of a nuclear weapon is deemed an act of war even if it is accidental. This exclusion shall not apply to loss otherwise covered hereunder arising from non-appearance of you or the honoree.

3. **Neglect**. We do not pay for loss or damage arising from the neglect of you or the honoree to use all reasonable means to mitigate any loss or damage, at and after the time of a loss, or when the event is in danger of being cancelled or postponed.

4. **Intentional Loss**. We do not pay for loss or damage arising out of any act that you or the honoree commits or conspires to commit with the intent to cause a loss.

5. **Infectious Disease**. We do not pay for loss or damage arising out of any of the following, including any fear or threat thereof, whether actual or perceived:
   a. Any infectious disease, virus, bacterium or other microorganism;
   b. Pandemic or epidemic, as declared as such by the World Health Organization or any governmental authority.

**Section 7: Duties in the Event of Loss or Damage**

When there is a loss this policy may cover, you must do the following:

1. If a law may have been broken you must notify the police as soon as practicable after discovery of the loss.

2. Report as soon as practicable to us or to our authorized representative in writing any loss or damage that may become a claim under this policy.

3. File with us or our authorized representative, a detailed proof of loss signed and sworn to by you setting forth to the best of your knowledge and belief the facts of the loss and the amount of the loss within sixty (60) days after discovery of the loss. Such proof of loss should be accompanied with those documents that support your loss. In the event of theft, attempted theft, vandalism or malicious mischief, you must obtain a police report.
and file a copy with us as soon as practicable after
discovery of the loss.

4. Make all reasonable effort to find another place to
hold the event if the original event location will be or
is closed on the date of the event.

5. Take all reasonable precautions and actions to avoid
loss, destruction, damage, accidents, liability and
expense and to minimize any claim under the policy.

6. If you or the honoree sustain any injury, or on the
commencement of any illness, which may cause the
event to be cancelled, that person must seek
medical care from a duly qualified medical doctor
whose advice they shall follow. In such an event, you
or the honoree must permit doctors of our choice to
examine you or the honoree as often as we
reasonably require.

7. Agree to:
   a. be examined under oath;
   b. produce members of your household or others
      for examination under oath to the extent that it is
      within your power to do so; and
   c. keep accurate records containing all relevant
      information and particulars of the event to
determine loss or damage and to produce such
      records as we may need to verify the claim and
      its amount and to permit copies of such records
      to be made, if needed.

We have no duty to provide coverage under this policy
unless you comply with the above duties in full.

Section 8: General Conditions

Conformity to State Law. When any policy provision is
in conflict with the applicable law of the state in which this
policy is issued, the law of the state will apply.

False or Fraudulent Acts. Any fraud, intentional
misstatement or concealment in the application, or in the
making of a claim or otherwise however, shall render
this insurance void, and all claims hereunder shall be
forfeited.

Payment of Claims. Payment of covered claims under
the respective coverages will not be duplicated
regardless of the number of insureds or honorees listed
on the policy.

Suit Against Us. No action will be brought unless there
has been compliance with the policy provisions and the
action is started within 1 year after the alleged loss.

Our Right to Recover from Others. After we have
made payment under this policy, we have the right to
recover the payment from anyone who may be held
responsible. You and anyone we indemnify must sign
any papers and do whatever else is necessary to transfer
this right to us. You and anyone we indemnify must do
nothing to affect our rights.

Assignment. This policy may not be assigned in whole
or in part without our consent.

Change or Waiver of Policy Provisions. If we make a
change that broadens coverage under this edition of our
policy without additional premium charge, the policy will
automatically provide the broadened coverage when
effective in your state. However, changes implemented
through introduction of a subsequent edition of our policy
forms will not be automatically provided. A waiver or any
other change of a provision of this policy must be in
writing by us to be valid.

Non-Cancellation. This insurance cannot be cancelled
except for non-payment of premium. In the event of non-
payment of premium, we may cancel this insurance upon
fifteen (15) days written notice to you by certified or
registered mail at the mailing address shown in the
declarations page.

Currency. Unless otherwise agreed to by us in writing,
premiums and losses due hereunder shall be paid in
United States Dollars at the rates of exchange ruling
when and where the loss occurs.

Abandonment. There shall be no abandonment of
property or goods to us.
**Appraisal.** If you and we fail to agree on the amount of the loss, either you or we can demand that the amount of the loss be set by appraisal. If either you or we make a written demand for appraisal, each party will select a competent, independent appraiser and notify the other party of the appraiser’s identity within twenty (20) days of receipt of the written demand. The two appraisers will then select a competent, impartial umpire. If the two appraisers are unable to agree upon an umpire within fifteen (15) days, you or we can ask a judge of a court of record in the state of your residence to select an umpire. The appraisers will then set the amount of the loss. If the appraisers submit a written report of an agreement to us, the amount agreed upon will be the amount of the loss. If the appraisers fail to agree within a reasonable time, they will submit their difference to the umpire. Written agreement signed by any two of these three will set the amount of the loss. The party selecting that appraiser will pay each appraiser. Other expenses and the compensation of the umpire will be paid equally by you and us. Our request for an appraisal or examination will not waive any of our rights.

This policy is signed at the Home Office of the company by its secretary and president.

**MARKEL AMERICAN INSURANCE COMPANY**
Glen Allen, Virginia

Kathleen A. Sturgeon    Matthew Parker
Secretary        President