MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303-5000

PACIFIC SPECIALTY INSURANCE COMPANY (BEST RATED A ADMITTED)

NAMED INSURED AND ADDRESS LATOYA DELONEY 8243 RANCHVIEW DR APT 1073 IRVING, TX 75063 PRODUCER: A32775 (817)276-9820 ALL STAR HOLDINGS LL 2104 N COLLINS ST #A ARLINGTON, TX 76011

TEXAS - TEXAS CONTENTS (HO-4)

POLICY NO : ENF 0106674-00. POLICY TERM: 09/08/2017 TO 09/08/2018 12:01 A.M. STANDARD TIME AT THE ADDRESS OF NAMED INSURED AS STATED HEREIN.

Thank you for choosing to purchase insurance with Pacific Specialty Insurance Company. Please review your electronically signed application provided by your producer and the enclosed declaration pages in their entirety, including but not limited to the elected or declined coverages listed and to confirm that you purchased the correct and/or adequate coverage. If you would like to amend your policy coverages please contact your producer.

Pacific Specialty Insurance Company looks forward to providing you with excellent service for all your insurance needs.

Sincerely,

Pacific Specialty Insurance Company

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DECLARATION

PAGE

ENF 0106674-00

1 MCGRAW INSURANCE SERVICES

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FIRE EXTINGUISHER:

TEXAS - TEXAS CONTENTS (HO-4) *** DECLARATIONS ***

POLICY NO : ENF 0106674-00. POLICY TERM: 09/08/2017 TO 09/08/2018 12:01 A.M. STANDARD TIME AT THE ADDRESS OF NAMED INSURED AS STATED HEREIN.

PROGRAM: HO-4

COVERED PROPERTIES

- # OCCUPANCY USE # UNITS YEAR ROOF CONSTRUCTION # STORIES 2000 OTHR 1 TNNT TNNT 1 VENR 1 STORY
 - SQUARE FEET : 1,056 PROTECTION CLASS: 2
 - **PROPERTY ADDRESS:** 8243 RANCHVIEW DR #1073 IRVING COUNTY: DALLAS
 - ADDITIONAL INSURED: SANTA FE RANCH-WESTDALE ASSET MANAGEMENT P.O.BOX 115009
 - CARROLLTON
 - COVERAGE(S): PREMIUM DED, UNLESS SPECIAL DED. BELOW INC \$500 DEDUCTIBLE ADDITIONAL INSURED OR TRUST ΑI INC AP PREFERRED PACKAGE 23.00 PERSONAL PROPERTY С 122.00 \$5,000 LIMIT CLAIM RECORD RATING PLAN CCR 7.00-0 NO. OF CLAIMS CRT TRANSFER DISCOUNT 7.00-CR3 MODIFY DEDUCTIBLE INC

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TX 75063

TX 75011

PAGE

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COVERA	GE(S):	PREMIUM
C1	RÉPLACE COST PERSONAL PROPERTY	INC
C4	OPTIONAL HOME FREEZER	INC
C6	ENHANCED WATERCRAFT LIABILITY	INC
D	LOSS OF USE	INC
	\$1,000 LIMIT	
E	PERSONAL LIABILITY	18.00
	\$200,000 LIMIT	
ElE	ANIMAL LIABILITY EXCLUSION	INC
F	MEDICAL PAYMENTS	INC
	\$1,000 LIMIT	
MPD	MULTI POLICY DISCOUNT	7.00-
	1 - TIER	
P18	POOL DIVING BOARD EXCLUSION	INC
P19	TRAMPOLINE EXCLUSION	INC
	SUBTOTAL PREMIUM:	142.00

TOTAL PREMIUM: 142.00 (FULLY EARNED) POLICY FEE: 30.00

TOTAL CHARGE: \$172.00

CONGRATULATIONS! YOU SAVED: \$21.00 BY BEING A PSIC POLICYHOLDER

THIS POLICY DOES NOT INCLUDE OPTIONAL EARTHQUAKE COVERAGE.

THIS POLICY DOES NOT INCLUDE BUILDING CODE UPGRADE COVERAGE.

SUBJECT TO FORM NO(S): THE APPLICATION AND ITS STATEMENTS AND REPRESENTATIONS. POLICY FORM : HO-4 (ED.7) ENDORSEMENT CODES: PM1-TX-HO (ED. 4); PM4 (ED. 1); PM9-TX (ED. 1); PM13 (ED. 2); PM18 (ED. 1); PM19 (ED. 1); TX-NOTICE (ED. 1) PM27 (ED. 2), PM22 (ED. 5), PO53 (ED. 1), PO5-HO (ED. 2), PO19 (ED. 2), PM2 (ED. 3).

IMPORTANT: IF A PAYMENT PLAN IS UTILIZED A FULLY EARNED SERVICE CHARGE WILL BE ADDED FOR EACH INSTALLMENT PAYMENT MADE BY THE INSURED. THE MAXIMUM SERVICE CHARGE APPLIED PER INSTALLMENT PAYMENT IS \$10. SERVICE CHARGES ARE DETERMINED AT THE TIME A PAY PLAN IS SELECTED. SERVICE CHARGES ARE NOT CHARGED ON DOWN PAYMENTS, ON INSTALLMENTS NOT TENDERED DUE TO EARLY PAYMENT OF YOUR PREMIUM BALANCE, OR ON THE ENTIRE PREMIUM PAYMENT. AN INSTALLMENT INVOICE WILL BE SENT TO THE INSURED DETAILING THE

PAGE

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303 - 5000

REQUIRED PAYMENT AMOUNT AND PAYMENT DUE DATE. PAYMENTS MUST BE RECEIVED IN OUR OFFICE PRIOR TO THE DUE DATE OR THE POLICY WILL BE CANCELLED FOR NON-PAYMENT OF PREMIUM.

FRAUD STATEMENT

IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, OR DENIAL OF INSURANCE BENEFITS. COVERAGE APPLICABLE ONLY WITHIN THE U.S.A., ITS TERRITORIES, AND CANADA.

ANY REVISIONS, CHANGES AND/OR CORRECTIONS MADE ON THE PRINTED APPLICATION AFTER THE INFORMATION HAS BEEN SUBMITTED ONLINE ARE NOT REFLECTED ON THIS DECLARATIONS PAGE AND ARE NOT A PART OF THE APPLICATION FOR INSURANCE. IF ANY INFORMATION ON THE DECLARATIONS PAGE IS INACCURATE, PLEASE NOTIFY THE UNDERWRITING DEPARTMENT IN WRITING, VIA U.S. MAIL.

POLICY FEE IS FULLY EARNED (RETAINED). FOR CLAIMS REPORTING PLEASE CALL (800)962-1172. FOR POLICY SERVICE PLEASE CONTACT YOUR PRODUCER AT (817)276-9820.

REQUESTED BY: INSURED

INTERNAL PRINT CODES: TX-H04-PSIC-POL (ED.2.0)TX-H03/4/6-PSIC-END (ED.2.0)

PAGE

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303-5000

Special Deductibles Notice

TEXAS

Pursuant to Title 28 TAC Section 5.9700, we are providing this notice to disclose other deductibles that may apply to your coverage in this policy.

This notice provides no coverage, nor can it be constructed to replace any coverage provided by your insurance policy. If there is a conflict between your policy and this notice, the provisions of the policy shall prevail.

Your Declarations page contains an All Other Perils deductible and a Wind and Hail Deductible as defined within your policy contract. In addition to the defined deductible amounts, your policy may contain special deductibles that apply to specific coverages and/or specific perils. Below, we provide a description of the special deductibles that may apply to your policy. Please refer to the endorsement section of your Declarations to determine which of the forms below appply to your policy:

Form Description	Applicable Coverage	Special Deductible Amount
НО-3,НО-4, НО-6	Fire Department Service Charge	\$0
НО-3,НО-4, НО-6	Credit Card, Fund Transfer Card, Forgery and Counterfeit Money	\$0
PO19	Home Freezer Contents Coverage	\$0
PO42	Identity Theft Expense and Resolution Services	\$0
PO43	Identity Theft Expense and Resolution Services	\$0
PO18	Personal Computer Equipment Coverage	\$0
PO6	Scheduled Personal Property	\$0
438BFU	Lenders Loss Payable	\$500
	/	

TXUND02HO1116

INSURED COPY

PAGE

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INSURED NAME: LA TOYA DELONEY PRODUCER: A32775 - ALL STAR HOLDINGS LL

Agreement to Complete Application for Insurance Electronically

Producer and Applicant agree to enter into and complete the entire application for insurance with Pacific Specialty Insurance Company (or one of its affiliates) electronically. Producer and applicant also agree to receive and read all consumer notices and disclosures in electronic form. At the conclusion of your transaction print a copy of your application and/or declaration page for your records. Do not mail application.

X Applicant Agrees

X Producer Agrees

 \underline{X} I understand that by electronically signing the bottom of the application with my mother's maiden name and last four (4) digits of my social security number, I certify I have reviewed the entire application for insurance with my producer, that my answers are true and correct and that I received, read and understood the entire application for insurance, including but not limited to underwriting guidelines, binding procedures, notices, disclosures and/or waivers. (Applicant)

Mother's Maiden Name: **DELONEY**

Last four digits of Social Security Number: 6818

 \underline{X} I understand that by electronically signing the bottom of the application with my Producer code, I certify I have reviewed the entire application for insurance with the Applicant and assisted the Applicant in completing the entire application for insurance including but not limited to underwriting guidelines, binding procedures, notices, disclosures and/or waivers. (Producer)

Producer Code: A32775

A confirmatory letter, policy, declaration page and executed waivers will be forwarded to the producer and applicant at the address designated by the applicant in his/her application for insurance. In the event any modification or alteration of the electronically stored application becomes necessary, you must notify the company in writing.

PAGE

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

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NOTICE OF ADVERSE ACTION

Dear LATOYA DELONEY,

Pacific Specialty uses information obtained from a consumer reporting agency to rate your policy. In this situation, we have obtained a credit based insurance score from TransUnion, a consumer reporting agency. Based upon your credit information, a rating factor was applied to your policy and you were charged an additional premium. In compliance with the Fair Credit Reporting ACT (Public Law 91-508) and the Consumer Credit Reform ACT of 1996, you are hereby informed that the action taken above is being taken wholly or partly because of information contained in a consumer report from TransUnion, a consumer reporting agency.

The consumer reporting agency identified on this form did not make any decisions regarding the stated insurance policy. Therefore, the consumer reporting agency would not be able to provide you with the specific reasons why the insurance company is taking the present action.

You have the right to obtain, within 60 days of the receipt of this notice, a free copy of your consumer report from the consumer reporting agency listed above.

You have the right to dispute inaccurate information by contacting the consumer reporting agency directly. Once you have directly notified the consumer reporting agency of your dispute, the agency must within a reasonable period of time, reinvestigate and record the current status of the disputed information. If after reinvestigation, such information is found to be inaccurate or unverifiable, such information must be promptly deleted from your records. If the reinvestigation does not resolve the dispute, you may file a brief statement setting forth the nature of the dispute with the consumer reporting agency. Your filed statement will then be included or summarized in any subsequent consumer report containing the information in question. For complete information regarding the Federal Consumer Credit Protection Law please refer to The Code of Laws of the United States of America, Title 15, Chapter 41, Subchapter III, (15 U.S.C.1681 et. seq).

If you would like to contact Trans Union, the address and phone number is:

TransUnion National Disclosure Center P.O. Box 1000 Chester, PA 19022 1-800-645-1938

The four factors that are the primary reasons causing this adverse impact are as follows:

- Unfavorable number of adverse public records
- Delinquency date too recent (or date unknown)
- Insufficient length of credit history
- Recent delinquency

If you have any other questions about your policy, we suggest you contact your insurance producer listed below. We are sure they will be able to assist you. Thank you for your business.

Your insurance Producer is:

ALL STAR HOLDINGS LL

2104 N COLLINS ST #A ARLINGTON, TX 76011 (817)276-9820

ADVA-TX (Ed. 1)

09/11/2017: 20:17:27

PROCESS DATE: 09/09/2017

THE MCGRAW GROUP OF AFFILIATED COMPANIES

PRIVACY POLICY

The McGraw Group of Affiliated Companies (hereafter "The McGraw Group") values you as a customer. We understand that the basis for our relationship is the trust you have placed in all of the affiliated McGraw Group companies. To help maintain that trust and to demonstrate our commitment to you and your privacy, The McGraw Group has adopted this privacy policy.

This privacy policy explains our promise to protect the privacy of nonpublic personal and financial information (NPFI) we obtain about you. It also lists:

- Types and sources of NPFI we may collect.
- Affiliates and non-affiliates affected by this policy.
- Your privacy options regarding the sharing of any NPFI we collect.

Our Promise to Protect Your Privacy

It is the policy of The McGraw Group and all of its affiliated companies to safeguard all NPFI we obtain from any source about you and our other customers. In accordance with this policy, we promise to:

- **Safeguard** any NPFI customers share with us.
- Limit the collection and use of our customers' NPFI.
- **Permit only authorized employees and third-party entities**, who are trained in the proper handling of our customers' NPFI, to have access to such information.
- Not reveal any NPFI about any of our customers to non-affiliated third parties. The only exception is for those entities to whom we must release NPFI in order to fulfill a request for services or a product by a customer, or to comply with law, government regulators or a court order.
- Maintain control of our customers' NPFI. This is accomplished through the use of physical, electronic and procedural safeguards.
- Attempt to maintain the accuracy of our customers' NPFI.
- **Protect** your NPFI, even if you cease to be our customer.
- Never, under any circumstances, sell our customers' NPFI.

NPFI We Collect

The NPFI we collect about you comes from the following sources:

- 1. Information we receive from you on an application or other forms. This may include your name, phone number, home and e-mail addresses, driver's license number, social security number, marital status and family member information.
- 2. Information about your transactions with us or our affiliates, such as your premium payment history; and
- 3. Information we receive from non-affiliated third parties when authorized by state law. Examples are:
 - > Your driving record.
 - Your claims history.
 - Your credit history.
 - ▶ Home inspection report.

We only use this information to perform a service or provide a product that you have requested.

NPFI We May Share with Affiliates

We only disclose NPFI to affiliates when you request a specific service or product that requires such disclosure, or for marketing purposes to make you aware of other products and services we provide. We do not provide NPFI to <u>any</u> non-affiliated entities for marketing purposes.

The McGraw Group of Affiliated Companies

Affiliated Entities of The McGraw Group to Whom We May Share NPFI

Under the terms of this privacy policy, an affiliated entity of The McGraw Group is any company that is under the direct and exclusive control of the The McGraw Company's and Western Service Contract Corp.'s common shareholders. This includes:

- Western Service Contract Corporation;
- Pacific Specialty Insurance Company;
- Pacific Specialty Property and Casualty Company,
- The McGraw Company dba McGraw Insurance Services, dba McGraw Specialty Insurance Services, and dba McGraw Commercial Insurance Services;
- Pacific Loan Administrators; and
- Rockridge Finance Corporation.

Non-Affiliated Third Parties to Whom We May Share NPFI

We may obtain or share NPFI with the following non-affiliated third party entities in order to provide a product you have requested:

- Companies that provide information needed to underwrite or otherwise process, perform or provide a service or product that you have requested, but only when authorized by state law. This may include:
 - Companies that provide information about your driving record.
 - Companies that provide credit history.
 - Companies that provide information about your claims history with both affiliated and non-affiliated entities.
- Non-affiliated entities when:
 - Permitted by law.
 - Required by court order.
 - Requested by government regulators for statistical reporting or state/federal compliance matters.

Our Security Procedures

We protect the privacy of your NPFI through a combination of physical, electronic and procedural security safeguards. In total, these safeguards allow only trained and authorized employees and third party entities, such as law enforcement, to have direct access to any NPFI that we collect and maintain about you.

Website

The McGraw Group does not collect any online information about you other than the NPFI you provide us through your producer. IP addresses are never stored on our server and cookies are never sent from our server to the hard drive of any Website user. Our secure server uses a Secure Sockets Layer to safeguard all NPFI received via online quotes and purchases. All NPFI is protected using 128-bit encryption.

Your Privacy Options

As noted in this policy, The McGraw Group does not share your NPFI with any affiliated or non-affiliated entities, except as provided by law or as authorized by you in order to perform a service or provide a product that you have requested. Since there are no marketing agreements or other arrangements in place where we share your NPFI with non-affiliated third party entities, it is not necessary for you to "opt-out" of our sharing your NPFI.

You have the right to review and correct any of your NPFI on file with our company. Should you wish to review this information, please fax our Privacy Coordinator at (650) 780-4848 or write to us at:

The McGraw Group of Affiliated Companies 3601 Haven Avenue Menlo Park, CA 94025-1064

We evaluate our privacy practices frequently and are interested in any experience you have that is contrary to this privacy policy. Should you have any questions, concerns, or suggestions about this policy, please do not hesitate to let us know.

This privacy policy can also be viewed on our Websites at <u>www.pacificspecialty.com</u>, <u>www.psic-onespot.com</u>, www.mcgrawgroup.com, www.ridewithmcgraw.com and www.mcgrawpowersports.com.

Thank you for placing your trust and confidence in us.

Pacific Specialty Insurance Company TEXAS RENTER'S POLICY

Policy Form No.: HO-4 (Ed. 7)

Policy Form No.: HO-4 (Ed. 7) CONDITIONS. EXCLUSIONS PERILS INSURED AGAINST ADDITIONAL COVERAGES PROPERTY COVERAGES SECTION 1 DEFINITIONS AGREEMENT Recovered Property ... Volcanic Eruption Period Abandonment of Property No Benefit to Bailee Our Option Suit Against Us Other Insurance Appraisal Glass Replacement Duties After Loss Building Additions & Alterations Property Removed Credit Card, Fund Transfer Card Fire Department Service Charge Coverage C - Personal Property Coverage D - Loss of Use...... Nuclear Hazard Clause Loss to a Pair or Set Loss Settlement Collapse. Reasonable Repairs _oss Deductible Clause _oss Payment _oss Assessment nsurable Interest Trees, Shrubs and Plants **Debris Removal** Pacific Specialty Insurance Company INSURANCE TABLE OF CONTENTS 3601 Haven Avenue Menlo Park, CA 94025 A Stock Insurer COMPANY lait Page 4 ω 2 <u>-</u> EXCLUSIONS ADDITIONAL COVERAGES defined as follows insurance. In addition, certain words spouse if a resident of the residence provisions of this policy. return for the premium and complianc We will provide the insurance describe CONDITIONS CONDITIONS "us" and "our" refer to the Company Throughout this policy, "you" and "yo SECTION I and SECTION I... "named insured" shown in the Declau Suit Against Us Severability of Insurance Damage to Property of Others First Aid Expenses Claim Expenses Subrogation Cancellation Waiver or Change of Policy Concealment or Fraud. Payment of Claim Duties of an Injured Person Duties After Loss Limit of Liability Death Assignment Non-Renewal _iberalization Clause Policy Period Other Insurance Bankruptcy of an Insured. _oss Assessment a person other than an **insured** monetary or other compensatio and death resulting therefrom. disease, including required care condition at the time of loss deduction for physical depreciat with like kind and quality, less a would cost to repair, rebuild, or "Actual cash value" means the profession, occupation or activit "Business" means any full-time "Bodily injury" means bodily ha DEFINITIONS AGREEMENT

pewiei, מווע piaiiiiuiii, וווכועעוווט	"Residence premises" means:	0
 \$500 for loss by theft of silverw newter and platinum including 	not related to the business of an insured .	ollowing residents of
	 one who performs similar duties elsewhere 	
A \$500 for loss by theft of iewelry	domestic services; or	iness
	related to the maintenance or use of the	e providing of home
motors		. Mutual exchange
5. \$500 on watercraft, including th	. "Residence employee" means:	n. This definition 8.
manuscripts, personal records, and stamps.		 or part-time trade, v engaged in for
	. "Property damage" means physical injury to,	7.
4. \$500 on securities, accounts, d	b. Property damage	, IUSS OF SETVICES
premises, used at any time or	a. Bodily injury; or	arm, sickness or
3. \$250 on property, away from th	during the policy period, in:	
used at any time of th any mani business purpose.	continuous or repeated exposure to substantially	ion pased upon its
2. \$500 on property, on the reside	"Occurrence" means an accident, including	fair and reasonable 6.
silverware, platinum, coins and	purposes.	replace the item
1. \$100 on money, numismatic pro		+bo omo =========
for each loss for all property in that nu	h. Any part of a premises occasionally rented to	
Froperty Not Covered Immediately be limit for each following numbered cate	which a one or two family dwelling is being	nd nhrases are
terms and conditions of the entire poli	g. Land owned by or rented to an insured on	premises. "We,"
the Coverage C limit of liability and ar		ations and the
Special Limits of Liability. These lin	or reliced to an וווצעובע , f. Individual or family cemetery plots or burial	ur' refer to the
begin to move the property there.	e. Vacant land, other than farm land, owned by	
subject to this limitation for the 30 day	residing;	
property in a newly acquired principal	insured and where an insured is temporarily	
Coverage C. or \$1000. whichever is c	A Any part of a promises not owned by an	e with all applicable
In, at or on an insured's residence, of residence premises is 10% of the line	c. Any premises used by you in connection with	ed in this policy in
Our limit of liability for personal prope	residence;	
	policy period for your use as a	
provisions of this policy.	 VVIICH is STOWED IN THE Decidiations, or VV/high is acquired by volument the 	
ve cover personal property owned or insured subject to the limits in the De	de	6
COVERAGE C – Personal Property		
		o
SECTION I - PROPERTY CO	a. The residence premises:	
C ů č		ົ້
	permission.	6
the deductible shall apply separately t	(2) Any other person using the vehicle on an insured location with your	
With respect to loss to property cover		0
Under Section I of the policy, we cove the loss over the deductible stated in :		000
	(1) Any person while engaged in your	
SECTION I - LOSS DEDU	d. With respect to any vehicle to which this	თი
	course of any business or without	
damage is discovered.	having custody of these animals in the	с п с
to the loss. If the date of loss sha	or 4 b. A person or organization using or	
a period of 30 consecutive days	responsible for these animals which are	
_		თ ი
10. "Unoccupied" means neither v	Order Section II, Insured also means. c. With respect to animals to which this policy	
the "Residence premises" in the	5 	
grounds where you reside and	b. Any other person under the age of 21 who is	UI -
The one family dwelling other s	a. Your relatives:	

ccupied" means neither you nor your guest lept overnight in the residence premises for od of 30 consecutive days immediately prior loss. If the exact date of loss cannot be for loss by theft of silverware, goldware, ous and semi-precious stones. for loss by theft of jewelry, watches, turs letters of credit, notes other than bank notes at any time or in any manner for any a newly acquired principal residence is not is limitation for the 30 days from the time you t to loss to property covered under this policy, le shall apply separately to each occurrence ne family dwelling, other structures and ds where **you** reside and which is shown as on grave markers on trailers not used with watercraft. nings, equipment and outboard engines or on watercraft, including their trailers, amps scripts, personal records, passports, tickets on securities, accounts, deeds, evidences of Jsiness purpose ses, used at any time or in any manner for on property, away from the residence ess purpose. on property, on the residence premises, vare, platinum, coins and medals. on money, numismatic property, bank notes ; for all property in that numbered category onditions of the entire policy, including e C limit of liability and are subject to the its of Liability. These limits do not increase ve the property there. n insured's residence, other than the ability for personal property usually located this policy ject to the limits in the Declarations and rsonal property owned or used by an C – Personal Property TION I – PROPERTY COVERAGES ole does not apply to Coverage D Loss of on I of the policy, we cover only that part of ge is discovered nined, the date of loss shall be the date the esidence premises" in the Declarations. following numbered category is the total limit remises, is 10% of the limit of liability for ECTION I – LOSS DEDUCTIBLE gold other than goldware, silver other than Covered immediately below. The special or \$1000, whichever is greater. Personal the deductible stated in the Declarations.

Internal Print Code: TX-HO4-POL (Ed.2.0) Page 1 of 7

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COVERAGES

Coverage E - Personal Liability .. Coverage F - Medical Payments

4 4 4

4

the residence premises

"Insured" means you and the f

insured is not considered a bu: day care services by an insure of home day care services or th

LIABILITY COVERAGES

SECTION II

Policy Form No.: HO-4 (Ed. 7)	 Trees, Shrubs and Other Flants. We cover trees, shrubs, plants or lawns on the residence premises. for loss caused by the following Perils: Fire or lightning, Explosion, Riot or Civili Commotion, Altrarit, Vehicles not owned or operated by a resident of the residence premises, Vandalism or malicious mischief or Theft. The limit of liability for this coverage shall not exceed 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability that applies to Coverage 5% of the limit of liability the limit of liability that applies to Coverage 5% of the limit of liability that applies to the coverage 5% of the limit of liability the liability the liability the limit of liability the liability the liability the limit of liability the liability the liability the linit of liabilit	 do not cover first department service charges if the property is located within the limits of the city, municipatity or prodection district furnishing the fire department response. This coverage is additional insurance. No deductible applies to this coverage is additional insurance, no deductible applies to this coverage. Property Removed. We insure coverad property is coverad from a premises endangered by a Perifinsured Against. while removed, the property is coverad from a premises endangered by a Perifinsured Against. While removed, the property is coverage for direct (start, Fund Transfer Card, Forgery and change the limit of liability that applies to the property removed. Credit Card, Fund Transfer Card, Forgery and Counterfeit Money. We will pay up to \$5500 for: a. The legal obligation of an insured to pay because of the theth or unauthorized use of credit cards issued to or registered in an insured sume). b. Uses resulting from theft or unauthorized use of a fund transfer card used for deposit, withdrawal or transfer of funds, issued to or registered in an insured sume). Counterfeit Unuelli, and Loss to an insured caused by of or pay because of a fund transfer card used for deposit, withdrawal or transfer of funds, issued to or registered in an insured sume).
Pacific Specialty Insurance Company TEXAS RENTER'S POLICY	Payment shall be for the shortest time required to repair or replace the damage or, if you permanently relocate, the shortest time required for you to settle elsewhere. 1. If a civil authority prohibits you from use of the residence premises as a result of later damage to neighboring premises by a Peril Insured Against in this policy, we cover the Additional Living Expense for a period not exceeding two (2) weeks during which use is prohibited. The periods of time above are not limited by expiration of this policy. We do not cover loss or expense due to cancellation of a lease or agreement. ADDITIONAL COVERAGES THE FOLLOWING ADDITIONAL COVERAGES ARE SUBJECT TO ALL THE TERMS, PROVISIONS, EXCLUSIONS AND CONDITIONS OF THIS POLICY.	 Debris Removal. We will pay your reasonable expense for the removal of: a. Debris Removal. We will pay your reasonable expense for the removal of:
Pacific Specialty In TEXAS RENT	 The exclusion of property described in 3.a. and 3.b. above applies only while the property is in or upon the vehicle or conveyance. We do cover vehicles or conveyances not subject to motor vehicle registration which are: a. Used to service an insured's residence premises; or b. Designed for assisting the handicapped. Aircraft and parts (Aircraft means any contrivance used or designed for flight, except model or hoby aircraft not used or designed to carry people or cargo); 5. Property of roomers, boarders or other renants, ercoperty of roomers and boarders related to an insured. 6. Property in an apartment regularly rented or held for enclated to an insured. 7. Property rented or held for rental to others off the residence premises; 8. Electronic data of any type, including such data stored in: 	Tin A Sister Sister S
	 a. Silver or gold-plated ware, plateware, flatware, hollowware, tea sets, trays, trophies and the like: b. Other utilitarian items made of or including silver, gold, pewter or platnum. 10. \$500 for loss by theft of firearms. 11. \$500 on computers and electronic data processing equipment. 12. \$500 on antiques, fine arts, paintings and similar memorability, kind, including but not limited to baseball and other card collections and similar articles whose age or collectible demand contributes to their value. 13. \$500 on all photographic and video equipment, including but not limited to carefas, or other wown or kint floor coverings or wall hanging. 14. \$500 on all photographic and video equipment, eliated equipment. 15. \$500 on all glassware and crystal, including. 	 b. Other utilitarian items made of or including crystal. 16. \$500 for loss to electronic apparatus, while not in or upon a motor vehicle or other motorized land conveyance. If the electronic apparatus includes: a. Accessories or anternas; b. Any device or instrument for the transmitting, econding, receiving or reproduction of sound or picture; or c. Tapes, wires, records, discs or other media or picture; or c. Tapes, wires, records, discs or other media or picture; or a. 2500 on nuscial instruments. 17. \$1,000 on musical instruments. 18. \$2,000 on tools. 19. \$250 on prescription medications. 10. Any device or any other instruments. 31.000 on musical instruments. 32.000 on tools. 10. Any device or all other motorized land conveyances. Electronic apparatus. 33. Motor vehicles or all other motorized land conveyances. Electronic apparatus. 34. Any device or all other motorized land conveyances. Electronic apparatus. 35. (Dot on use with any electronic apparatus. 36. \$250 on prescription medications. 77. Any device or all other motorized land conveyances. Electronic apparatus. 36. Any device or all other motorized land conveyances. Electronic apparatus. 37. Any device or all other motorized land conveyances. Electronic apparatus includes: (1) Any device or all other motorized land conveyances. Electronic apparatus includes: (2) Any device or all other motorized land conveyances. Electronic apparatus includes: (3) Tapes, wires, records, discs or other media for the transmitting, recording, receiving or there media for use with any electronic apparatus.

All loss resulting from a series of acts committed by any one person or in which any one person is concerned or implicated is considered to be one ssol

deductible applies to this coverage This coverage is additional insurance. No

structure. This coverage does not apply to property covered property caused by the actual collapse of a Collapse. We insure for direct physical loss to pilings or stilts. damage caused by collapse of pipes, casings the entire building or any part of a building

another part of the building collapse even if it has separated from standing is not considered to be in a state of of collapse. A part of a building that is or caving in is not considered to be in a state of a building that is in danger of falling down any part of a building. A building or any part expansion, sagging or bowing of a building or settling, cracking, shrinking, bulging of a building. down to the ground of a building or any part Collapse means the sudden and actual falling Collapse does not include

be caused by one or more of the following: entire building or any part of a building must For coverage to apply, the collapse of an

- Ø objects, freezing or volcanic eruption; vandalism or malicious mischief, theft, falling propelled missiles and spacecraft, vehicles, riot or civil commotion, aircraft including self-Fire or lightning, windstorm or hail, explosion
- 0 σ Hidden insect or animal damage, unless the collapse or should be known to an insured prior to unless the presence of such decay is known Hidden decay of the building structure,
- ρ damage is known or should be known to an **insured** prior to collapse; Weight of people, animals, equipment, or
- œ on a root; Weight of snow, ice, or sleet which collects personal property

of the collapse of a building. cesspool, septic tank, foundation, retaining wall, swimming pool, underground pipe, flue, drain Items b, c, d, or e unless the loss is a direct result bulkhead, pier, wharf or dock is not included under Loss to an awning, fence, patio, pavement

applying to the damaged covered property This coverage does not increase the limit of liability

land on which the dwelling is located This coverage does not apply to land, including

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assessments, for your share of any loss higher limit if specified in the declarations for loss Loss Assessment. We will pay up to \$1000, or a

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you as owner of the residence premises. applies only to loss assessments charged against during or after a volcanic eruption. This coverage earthquake or land shock waves or tremors before owners collectively, caused by a Peril Insured direct loss to the property, owned by all property when the assessment is made as a result of each association of property owners. This only applies against all property owners by a corporation or assessment charged during the policy period Against under Coverage A – Dwelling, other than

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premises if the dwelling was unoccupied at the

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owners by any governmental body you or a corporation or association of property We do not cover loss assessments charged against

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additional insurance. liability that applies to Coverage C. This coverage is coverage will not be more than 10% of the limit of exclusively by you. The limit of liability for this that part of the residence premises used under Coverage C the building improvements or Building Additions and Alterations. We cover installations, made or acquired at your expense, to

SECTION I – PERILS INSURED AGAINST

COVERAGE C – PERSONAL PROPERTY

Exclusions. to property described in Coverage C caused by a peril We insure for sudden and accidental direct physical loss listed below unless the loss is excluded in Section I –

Fire or lightning.

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while inside a fully enclosed building furnishings, equipment, and outboard motors, only sleet, sand or dust enters through this opening an opening in a roof or wall and the rain, snow force of wind or hail damages the building causing loss to the property contained in a building caused by rain, snow, sleet, sand or dust unless the direct Windstorm or hail. This peril does not include This peril includes loss to watercraft and its trailers,

Explosion

Riot or civil commotion

Aircraft, including self-propelled missiles and

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spacecraft.

premises. owned or operated by a resident of the residence to a fence, driveway or walk caused by a vehicle Vehicles. This peril does not include loss caused

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industrial operations. caused by smoke from agricultural smudging or from smoke. This peril does not include loss Smoke, meaning sudden and accidental damage

Vandalism or malicious mischief. This peril does not include loss to property on the residence

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14 ΰ 12 1 <u>0</u> σ ٩ 0 <u>o</u> ω Weight of ice, snow or sleet which causes Sudden and accidental tearing apart, cracking, system or from within a household appliance. Falling objects. This peril does not include loss to Breakage of glass or safety glazing material by reference to this peril of burglary reference to theft throughout this policy is replaced household appliance Freezing of a plumbing, heating, air conditioning or heating water. We do not cover loss caused by or system, an air conditioning or automatic fire This peril does not include loss conditioning or automatic fire protective sprinkler not included falling object. Damage to the falling object itself is an outside wall of the building is first damaged by a shown under Coverage C – Contents. Any to the police. property only when: Burglary. Burglary means that we cover personal time of the automatic fire protective sprinkler system or of a resulting from freezing under this peril. protective sprinkler system, or an appliance for burning or bulging of a steam or hot water heating steam from within a plumbing, heating, air Accidental discharge or overflow of water or property contained in a building unless the roof or unoccupied at the time of loss. residence premises if the residence is Alterations. This peril does not include loss on the window, and covered as Building Additions and Any loss by burglary must be immediately reported damage to property contained in a building which is part of a building, storm door or storm there exists evidence of such forcible entry. ss by burglarv must be immodified On the residence premises caused by as provided in the peril of freezing below; Caused by or resulting from freezing, except steam escaped it is within the insured location; the loss If the dwelling is unoccupied at the time of occurs off the residence premises. accidental discharge or overflow which To the appliance from which the water or loss The coverage is subject to the limit \mathbf{N} ₽ 17

you have used reasonable care to: premises while the dwelling is unoccupied, unless This peril does not include loss on the residence

- Maintain heat in the building; or
- Shut off the water supply and drain the

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- system and appliances of water

ω Water Damage, meaning any loss caused by,

Sudden and accidental damage from artificially generated electrical current. This peril does not

Policy Form No.: HO-4 (Ed. 7)

- computers, printers, and photography equipment televisions, DVD players and gaming devices and cellular phones, video equipment such as to audio equipment such as stereos, MP3 players include electronic devices, including but not limited
- earthquake, land shock waves or tremors. Volcanic Eruption, other than loss caused by

SECTION I – EXCLUSIONS

contributing concurrently or in any sequence to the excluded regardless of any other cause or event indirectly by any of the following. Such loss is We do not insure for loss caused directly or

specifically provided under this policy. This includes or demolition of a building or other structure, unless ordinance or law regulating the construction, repair Ordinance or Law, meaning enforcement of any

- the following ß value to property; Requirements which result in a loss in
- p treat, detoxify or neturalize, or in any of, pollutants: or way respond to, or assess the effects Requiring any insured or others to tes for, monitor, clean up, remove, contain
- 0 Requiring asbestos testing, remediation and /or abatement

chemicals and waste. Waste includes smoke, vapor, soot, fumes, acids, alkalis, reclaimed materials to be recycled, reconditioned or thermal irritant or contaminant, including Pollutant means any solid, liquid, gaseous or

has been physically damaged This exclusion applies whether or not the property

subsidence; mudflow; earth expanding, contracting eruption; landslide; erosion; mine or wind aggravated by earthquake, including land shock waves or tremors before, during or after a volcanic loss caused by, resulting from, contributed to or Earth movement, includes but is not limited to any settling, shrinking, sinking, rising or shifting; unless

σ മ direct loss: By fire; By explosion other than the explosion of a

- volcano; or
- 0 To glass or safety glazing material which is

ensues and then we will pay only for the ensuing window by breakage; part of a building, storm door or storm

This exclusion does not apply to loss by thether

resulting from, contributed to or aggravated 9

Page 3 of 7

Internal Print Code: TX-HO4-POL (Ed.2.0)

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		Pacific Specialty Insurance Company TEXAS RENTER'S POLICY	surance Company ER'S POLICY	Policy Form No.: HO4 (Ed. 7)
		 Your Duties After Loss. In case of a loss to which this insurance may apply, we have no duty to provide coverage under this policy if you fail to 	at actual cash value at the time of loss but not exceeding the amount required to repair or replace.	 Loss Payment. We will adjust all losses with you. We will pay you unless some other person is named in the policy or is legally entitled to receive
	 Vvater which backs up through sewers or drains; C. Water which overflows from a sump or sump 	comply with the following duties and your failure to comply is prejudicial to us. These following duties must be performed by you, an insured or a	et we	payment. Loss will be payable 30 days after we receive your proof of loss and: a. Reach an agreement with you, or
	pump; or d. Water below the surface of the ground, including water which exerts pressure on or	representative of eitner:: a. Give inmediate notice to us or your licensed insurance adent or broker. You must file a	 Repair or replace any part to restore the pair or set to fits value before the loss; or b. Pay the difference between actual cash 	 inere is an entry or a mai judgment, or there is a filing of an appraisal award with us.
	seeps or leaks through a building, sidewalk, driveway, foundation, swimming pool or other structure	police report if the cause of loss is theft, burglary, robbery, vandalism or malicious mischief A list of all non-erv stolen or		 Abandonment of Property. We need not accept any property abandoned by an insured.
	Direct loss by fire, explosion or theft resulting from	damaged must be included in the police report.	 Glass Replacement. Loss for damage to glass caused by a Peril Insured Against will be settled on the basic of replacement with estaty classing. 	 No Benefit to Bailee. We will not recognize any assignment or grant any coverage for the benefit of any percent or proving the internet.
4	Power Interruption, meaning the interruption of			transporting property for a fee regardless of any other provision of this policy.
	power or other utility service if the interruption takes place away from the residence premises. If a	company; c. Protect the property from further damage,	 Appraisal. If you and we fail to agree as to the actual cash value or the amount of loss, then, on 	ucle
	Peril Insured Against ensues on the residence premises, we will pay only for loss caused by the ensuing peril.	make reasonable and necessary repairs required to protect the property and keep an accurate record of repair expenditures:	the written request of either, each shall select a competent and disinterested appraiser and notify the other of the appraiser selected within twenty	 "Nuclear Hazard" means any nuclear reaction, radiation, or radiactive contamination all whether controlled or
IJ.	Neglect, meaning neglect of any insured to use all	 d. As often as we reasonably require: (1) Exhibit the damaged property. (2) Exhibit to unit proceed property. 	(20) days of the request. Where the request is accepted, the appraisers shall first select a	uncontrolled or however caused, or any consequence of any of these.
	reasonable means to save and preserve property at and after the time of a loss.		competent and disinterested unipile, and lating for fifteen (15) days to agree upon the umpire, then, on	
ن ن	War, including undeclared war, civil war, insurrection rehallion revolution warlike act hv a	to make copies; and e. Submit to us within 60 days after we request, vour signed sworn proof of loss which sets	request of the insured or this Company, the umpire shall be selected by a judge of a court of record in the state in which the property covered is prosted	or smoke, whether these perils are specifically named in or otherwise included within the Perils Insurad Anants in Section 1
	military force or military personnel, destruction or seizure or use for a military purpose, and including		Appraisal proceedings are informal unless you and we mutually agree otherwise. For purposes of this	 This policy does not apply under Section 1 to loss caused directly or indirectly by nuclear
	any consequence of any of these. Discharge of a nuclear weapon will be deemed a warlike act even	 The time and cause of loss; Interest of the insured and all others in 	section, "informal" means that no formal discovery shall be conducted, including depositions,	hazard, except that direct loss by fire resulting from the nuclear hazard is covered.
	if accidental.		interrogatories, requests for admissions, or other forms of formal civil discovery, no formal rules of	14. Volcanic Eruption Period. One or more volcanic
7.	Nuclear Hazard, to the extent set forth in the Nuclear Hazard Clause of Section I – Conditions.		evidence shall be applied, and no court reporter shall be used for the proceedings. The appraisers	
σ	Intentional Loss, meaning any loss arising out of any act committed by or at the direction of an	 (4) Changes in title or occupancy of the property during the term of the policy; (5) Specifications of any damaged building 	shall then appraise the loss, stating separately actual cash value and loss to each item; and failing to agree, shall submit their differences, only to the	 Recovered Property. If you or we recover any property for which we have made payment under
	insured		umpire. An award in writing, so itemized, of any two when filed with this company shall determine	this policy, you or we will notify the other of the recovery. At your option, the property will be
ш	We do not cover any loss, resulting directly or indirectly from damage done to your property, by		the amount of the actual cash value and loss. Each appraiser shall be paid by the party selecting him or	returned to or retained by you or it will become our property. If the recovered property is returned to or
	you or your tamily member or anyone having a financial interest in your property if the or property		her and the expenses of appraisal and umpire shall be paid by the parties equally.	retained by you, the loss payment will be adjusted based on the amount you received for the
	damage is done with malicious intent which is expected or intended to cause property damage.	(8) Evidence or attidavit supporting a claim under the Credit Cardi, Fund Transfer	7. Other Insurance. This insurance is excess over	recovered property.
Ċ	We do not insure for loss resulting from any manufacturing, production or operation, engaged in:	Card, Forgery and Counternet Money coverage stating the amount and cause of loss	any orner valid and collection insurance except insurance written specifically to cover as excess over the limits of liability that apoly in this policy	SECTION II - LIABILITY COVERAGES
	 The growing of plants; or The manufacture, production, operation or 	 Prepare an inventory of damaged personal property showing in detail, the quantity, 	8. Suit Against Us. No suit or action on this policy for	COVERAGE E - FERSORIA LIADIIITY If a claim is made or a suit is brought against an insured for damages because of bodily injury or property
	processing of chemical, biological, animal or plant materials.	description, actual cash value and amount of loss. Attach to the inventory all bills, receirds and related documents that institv	the recovery of any claim shall be sustainable in any court of law or equity unless all the requirements of this policy shall have been	damage caused by an occurrence to which this coverage applies, we will:
	SECTION I - CONDITIONS		complied with and unless of one managed within twelve (12) months after inception of the loss.	 Pay up to our limit of liability for the damages for which the instruct is legally liable; and Denviron an offering at our province by counced of our
~`	Insurable Interest and Limit of Liability. Even if more than one person has an insurable interest in the property covered, we will not be liable: a. To any insured for more than the amount of the insured's interest at the time of loss; or b. For more than the applicable limit of liability; whichever is less.	 Loss Settlement. Covered property losses are settled as follows: a. (1) Personal property; (2) Awnings. carpeting, domestic appliances, outdoor antennas and outdoor equipment, whether or not attached to buildings; 	 Our Option. If we give you written notice within 30 days after we receive your signed, sworn proof of loss, we may replace any part of the property damaged with equivalent property. 	

Page 4 of 7 Internal Print Code: TX-HO4-POL (Ed.2.0)

- or ment; or award with us.
- d not accept **ed**.

- uclear .
- olled or I, or any
- ire, explosion, are included ise included at in Section I to by fire by fire ard is covered.
- nore volcanic period will be

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Pacific Specialty Insurance Company TEXAS RENTER'S POLICY

Our obligation to defend any claim or suit ends when the amount we pay for damages resulting from the **occurrence** equals our limit of liability.

COVERAGE F – Medical Payments To Others

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Arising out of the:

that is not an insured location;

Rented to others by any insured Owned by any **insured**; Rented to any **insured**; or

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or unloading of motor vehicles or all

residence premises except residence employees. coverage does not apply to you or regular residents of the nursing, prosthetic devices and funeral services. This surgical, x-ray, dental, ambulance, hospital, professional expenses means reasonable charges for medical the date of an accident causing bodily injury. Medical incurred or medically ascertained within three years from We will pay the necessary medical expenses that are As

to others, this coverage applies only To a person on the insured location with the

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the statute for the actions of a child or

Insured

Entrustment by any insured of a motor

vehicle or any other motorized land

operated by or rented or loaned to any including any trailers, owned or other motorized land conveyances Ownership, maintenance, use, loading

- permission of an insured; or To a person off the insured location, if the bodily
- Injury
- α location or the ways immediately adjoining; Arises out of a condition on the insured
- 0 p course of the residence employee's Is caused by a residence employee in the Is caused by the activities of an insured;

Ξ

A motorized land conveyance

motorized land conveyance

roads, not subject to motor vehicle designed for recreational use off public This exclusion does not apply to:

paragraph (1) or (2) above. minor using a conveyance excluded in Vicarious parental liability imposed by conveyance to any person; or

A trailer not towed by or carried on a

ρ care of an insured Is caused by an animal owned by or in the employment by an insured; or

SECTION II – EXCLUSIONS

Coverage E – Personal Liability and Coverage F Medical Payments to Others do not apply to

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for the maintenance of an insured designed for assisting handicapped or A motorized land conveyance play golf on a golf course;

location which is:

A motorized golf cart when used to

on an insured location; Owned by an insured, but only a

Not owned by an insured; or

registration and:

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- ġ bodily injury or property damage limited to assault, battery or sexual assault, expected or intended, including but not even if the harm or injury caused was not expected or intended, there is no coverage If an insured commits an act which is
- σ with the knowledge or consent of an insured. local or municipal ordinance, committed by or Arising out of the violation of a criminal law or insured is charged or convicted This exclusion applies whether or not an

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Arising out of

Ø <u>a</u>

Not subject to motor vehicle

registration;

roads; and

Not designed for travel on public

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The ownership, maintenance, use

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equipped with more than 25

length, whether owned, rented or

porrowed

horsepower or greater than 26 feet in loading or unloading of any watercraft

- 0 negligent supervision by an insured of any Arising out of the failure to supervise or person
- α Arising out of the **business** pursuits of any rental of any part of any premises by any insured including the rental or holding for
- Э insured. This exclusion does not apply to: business pursuits; Activities which are usual to non-

- (2)insured location: The rental or holding for rental of any
- (a) only as a residence On an occasional basis if used
- 0 In part for use only as a
- unit is intended for use by the residence, unless a single family
- than two roomers or boarders; or occupying family to lodge more
- Arising out of the rendering or failing to <u></u> studio or private garage; In part, as an office, school
- render professional services;

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- Arising out of a premises
 - Caused directly or indirectly by war, including ω (2)Э ω (2)or cargo aircraft not used or designed to carry people designed for flight, except model or hobby An aircraft means any contrivance used or Arising out of: minor using an aircraft. statute for the actions of a child or Vicarious parental liability imposed by aircraft to any person minor using any watercraft statute for the actions of a child or Vicarious parental liability imposed by The entrustment by any insured of a The entrustment by any insured of an watercratt to any person; or loading or unloading of an aircraft The ownership, maintenance, use

- 0 ㅈ other invasion of the right to private direct loss due to fire or explosion unless or lava flow. However, we insure ensuing shockwaves; ash, dust, or particulate matter erosion; a volcanic blast or airborne mudflow; earth sinking, rising or shifting; or insured of a Controlled Substance(s) as delivery, transfer or possession by any Arising out of the use, sale, manufacture, occupancy mental abuse communicable disease by an insured; another exclusion applies; eruption; landslide; wind subsidence tremors before, during or after a volcanic by earthquake, including land shockwaves or Discharge of a nuclear weapon will be force or military personnel, destruction or seizure or use for a military purpose, and Arising out of sexual molestation, physical, or Arising out of the transmission of a resulting from, contributed to, or aggravated movement includes any loss caused by, Arising out of Earth movement Earth deemed a warlike act even if accidental including any consequence of any of these
- E.
 - Arising out of the wrongful entry, eviction, or
- defined by the Federal Food and Drug Law at 21 U.S.C.A. Sections 811 and 812
- Controlled Substances include but are not limited to cocaine, LSD, marijuana and all Arising out of or in any way connected with narcotic drugs. This exclusion includes any liability arising out of medical marijuana
- color, religion, sex, sexual orientation, age marital state, national origin or in any way wrongful termination on account of race, Arising out of any contamination and/or federal civil rights law. connected with a violation of any state or discrimination, harassment, abuse or
- pollution; This policy does not insure any loss, damage
- Э or expense, whether arising or resulting out of a liability, alleged liability, defense of the from, contributed to or made worse by: insured, or otherwise, caused by, resulting Actual, alleged or threatened release,
- or remote, sudden, accidental or all whether direct or indirect, proximate discharge, escape or dispersal of "pollutant(s)" (as defined hereinafter)
- decontamination, clean-up, down, demolition, disposal, treatment prevention, control, removal, tearing regulating the test for, monitoring any governmental or civil authority expense arising out of the enforcement, direction or request of Any increase in loss, damage or gradual;

restoration, construction or neutralizing of "pollutant(s)", or the containment, detoxification or

Policy Form No.: HO-4 (Ed. 7)

- 4 ω Any fines, penalties, exemplary of "pollutant(s)"; or The clean-up or the removal of debris by a "pollutant(s) replacement of property contaminated
- to any third party(ies), nor any legal fees or other costs of defense of legal appeals therefrom civil or judicial body or board of adjudged against an insured by any other damages, awards or settlements damages, punitive damages, or any actions, claims, or proceedings and insured shall voluntarily agree to pay arbitration, nor any sums which an

reconditioned or reclaimed). chemicals and waste (whether recycled to any smoke, vapor, soot, fumes, acids, alkalis, or contaminant substance, including but not limited means any solid, liquid, gaseous or thermal irritant For the purpose of this insurance, "pollutant(s)"

employment by an insured. and in the course of the residence employee's injury to any residence employee arising out of Exclusions f., g., h., and i. do not apply to bodily

ರ Coverage E – Personal Liability does not apply

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Liability

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- Ξ charged against all members of an association of property owners; For your share of any loss assessment
- <u>(</u>2) <u>a</u> Under any other contract or agreement except those written contracts: directly relating to the maintenance of the **insured**
- location; or
- ਰ assumed by the insured prior to where the liability of others is
- not excluded in (1) above or elsewhere an occurrence;
- Property damage to property owned by any on this policy
- 0 ō Property damage to property rented to, Insured
- property damage caused by fire, smoke or insured. occupied, used by or in the care of any This exclusion does not apply to
- Bodily injury to any person eligible to explosion

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- receive any benefits:
- Required to be provided; or
- (1) Required to be provided;
 (2) Voluntarily provided;
 by any **insured** under any:
- Ξ law; Workers' or workmen's compensation
- ωÑ Non-occupational disability law; or
- Bodily injury or property damage for which any insured under this policy: Occupational disease law;

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- Э Is also any insured under a nuclear
- energy liability policy; or

rebellion, revolution, warlike act by a military undeclared war, civil war, insurrection



	TEXAS RENTER'S POLICY	VS POLICY	Policy Form No.: HO-4 (Ed. 7)
(2) Would be insured but for its termination upon exhaustion of its limit of liability.	 Prejudgment interest awarded against the insured on that part of the judgment we pay subject to the policy limits. 		 Payment of Claim – Coverage F – Medical Payments to Others. Payment under this coverage is not an admission of liability by an
A nuclear energy liability policy is a policy issued by:	2. First Aid Expenses. We will pay expenses for first	ly one occurrence snall lity for Coverage E	
 American Nuclear Insurers; Mutual Atomic Energy Liability 	aid to others incurred by an insured for bodily injury covered under this policy. We will not pay for		action she ere has bee
Underwriters, (3) Nuclear Insurance Association of	ilist and to you of any other insure	Our total liability under Coverage F for all medical expense payable for bodily injury to one person as	the policy provisions. No one will have any right to join us as a party to any action against
Canada; or any of their successors; f. Bodily injury to you and any insured within	Damage to Property of Others. We will pay on a replacement cost basis up to \$500 per occurrence	the result of one accident shall not exceed the limit of liability for Coverage F stated in the Declarations.	an insured . Further, no action with respect to Coverage E shall be brought against us until the
the meaning of part a. or b. of Definition 3 "insured" or	for property damage to property of others caused by an insured.	Duties After Loss. In case of an accident or	obligation of an insured has been determined by final judgment or agreement signed by us.
 Punitive or exemplary damages, regardless of any other provision of this policy. 	or property damage:		6. Bankruptev of an Insured. Bankruptev or
3. Coverage F – Medical Payments to Others, does	 To the extent of any amount recoverable under Section I of this policy; 		
	0	ties	
a. To a residence employee if the bodily iniury:	 c. I o property owned by or rented to an insured a tenant of an insured or a resident 	must be performed by you , an insured , or a representative of either	 Other Insurance – Goverage E – Personal Liability. This insurance is excess over any other
(1) Occurs off the insured location; and		a. Give written notice to us or your licensed	valid and collectible insurance except insurance
(2) Does not arise out of or in the course of the residence employee's	d. Arising out of: (1) Business pursuits:	insurance agent or broker as soon as practical. which sets forth:	written specifically to cover as excess over the limits of liability that apoly in this policy.
H		(1) The identity of the policy and insured ;	
 D. I o any person eligible to receive penetits: (1) Required to be provided: or 	a premises owned, rented or controlled by an insured	(2) Reasonably available information on the time. blace and circumstances of	SECTION LAND II - CONDITIONS
(2) Voluntarily provide;			
under any: (1) VVorkers' or workmen's compensation	(3) The ownership, maintenance, or use of aircraft watercraft or motor vehicles or	(3) Names and addresses of any claimants and witnesses	1. Policy Period. The effective time of this policy is
	all other motorized land conveyances.	b. Promptly forward to us every notice, demand,	12:U1 A.M. standard time at the residence premises on the effective date shown in the
(2) Non-occupational disability law; or	A Loss Assessment We will new up to \$1,000 for	summons or other process relating to the	Declarations. With our consent, this policy may be
 (3) Occupational disease law, From any: 		accluent of occurrence, c. At our request, assist us in:	renewed for successive policy periods if the
Ē	the policy period against all unit owners by a	Ð	is paid and accepted before the end of the current
(2) Nuclear radiation; or(3) Radioactive contamination;	corporation or association of property owners, when the assessment is made as a result of:	(2) The enforcement of any right of contribution or indemnity against any	policy period.
all whether controlled or uncontrolled or	a. Each occurrence to which Section II of this	person or organization who may be	This policy applies only to loss under Section I or
however caused; or (4) Anv consequence of anv of these: or	policy would apply; b Liability for each act of a director officer or	liable to an insured ; (3) The conduct of suits and attend	bodily injury or property damage under Section
d. To any person other than a residence			II, which occurs during the policy period.
employee of an insured, regularly residing on any part of the insured location.	trustee, provided: (1) The director, officer or trustee is	 (4) Securing and giving evidence and obtaining the attendance of witnesses; 	 Concealment or Fraud. The entire policy will be void if whether before or after a loss an insured
	elected by the members of a	d. Under the coverage – Damage to Property of	למו ווייורטווט מכוסיט מווכו מוסס, מו וויזמים has:
SECTION II – ADDITIONAL COVERAGES	corporation or association of property owners; and	Outlets – subritu to us within ou days alter the loss, a sworn statement of loss and exhibit	a. Intentionally concealed or misrepresented
We cover the following in addition to the limits of liability:	(2) The director, officer or trustee serves	the damaged property, if within the insured 's	b. Engaged in fraudulent conduct; or
 Claim Expenses. We pay: Eveneses insurred by us and easts taxed 	without definiting any income moniture exercise of duties which are solely on	e. The insured shall not, except at the	 Made false statements; rolating to this insurance or any claim thereinder
		insured's own cost, voluntarily make	וכומנוווק נס נוווא וואמומורכב סו מווא ממוווז נווכוכמוומכו.
b. Premiums on bonds required in a suit	or property owners.	expense other than for first aid to others at	3. Examination Under Oath
defended by us, but not for bond amounts greater than the limit of liability for Coverage		the time of the bodily injury .	As otten as we reasonably require: a. Provide us with records and documents we
E. We are not obligated to apply for or furnish	charged against you as owner or tenant of the residence premises	Duties of an Injured Person – Coverage F –	
any bond; c Beaconable evidences inclinad by an			b. Submit to an examination under oath while not in the presence of another incurred and
	We do not cover loss assessments charged against	The injured person or someone acting for the initiated person will:	sign the examination under oath
of earnings (but not loss of other income) up to \$50 per dav for assisting us in the	owners by any governmental body.	ten proof of claim, under oath if	4. Liberalization Clause. If we adopt any revision
	Section II – Coverade F – Personal I jability	Frequired, as soon as is practical;	
 Interest on the entire judgment which accrues after entry of the judgment and before we 			without additional premium within 60 days prior to or during the policy period, the broadened coverage
pay or tender, or deposit in court that part of the iudament which does not exceed the limit	SECTION II – CONDITIONS		will immediately apply to this policy.
of liability that applies;		when and as often as we reasonably require.	5. Waiver or Change of Policy Provisions. A
_	_	_	waiver or criarige or a provision of this policy must

rights. be in writing by us to be valid. Our request for an appraisal or examination shall not waive any of our

7.

Non-Renewal. We may elect not to renew this

we will refund it within a reasonable time after the date cancellation takes effect.

policy. We may do so by delivering to you or

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ø ģ Cancellation. returning it to us or notifying us in writing of the date cancellation is to take effect. We may cancel this policy only for the You may cancel this policy at any time by

mailing to you at your mailing address shown in the Declarations, written notice at least 45 days before the expiration date of this policy. Proof of mailing

shall be sufficient proof of notice.

Proof of mailing shall be sufficient proof of shown in the Declarations. you or mailed to you at your mailing address writing of the date cancellation takes effect. reasons stated below by notifying you in This cancellation notice may be delivered to

9

Subrogation. An insured may waive in writing valid unless we give our written consent. .00

Assignment. Assignment of this policy will not be

- Ξ notice When you have not paid the premium, may cancel at any time by notifying or under any finance or credit plan, we whether payable to us or to our agent you at least 10 days before the date
- $\widehat{\boldsymbol{\Sigma}}$ When this policy has been in effect for the date cancellation takes effect by notifying you at least 10 days before with us, we may cancel for any reason less than 60 days and is not a renewal cancellation takes effect
- ω renewal with us, we may cancel if there has been: (a) Conviction of a crime having as 60 days or more, or at any time if it is a When this policy has been in effect for 10
- one of its necessary elements an act increasing the hazards
- Ø misrepresentation; or Discovery of fraud or material insured against; or

<u>o</u>

Insured also includes:

covered under the policy at the time of death; premises and property of the deceased deceased but only with respect to the We insure the legal representative of the

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Any member of your household who is an **insured** at the time of your death,

but only while a resident of the

ø dies

the spouse, if a resident of the same household Death. If any person named in the Declarations or of Others.

Subrogation does not apply under Section II to Medical Payments to Others or Damage to Property

in any reasonable manner.

and deliver all related papers and cooperate with us If an assignment is sought, an insured shall sign extent that payment is made by us.

assignment of rights of recovery for a loss to the

person. If not waived, we may require an before a loss all rights of recovery against any

<u></u> Discovery of grossly negligent acts or omissions substantially insured against; or increasing any of the hazards

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custody of the property until With respect to your property, the

person having proper temporary residence premises; and

appointment and qualification of a legal

representative

- a Physical changes in the property insured against which result in the property becoming uninsurable
- least 30 days before the date This can be done by notifying you at

11.

- 4 When this policy is written for a period longer than one year, we may cancel for any reason at anniversary by cancellation takes effect
- When this policy is cancelled, the premium the date cancellation takes effect. notifying you at least 45 days before
- after the date cancellation takes effect. cancellation, we will refund it within 25 days premium is not refunded with the notice of If, when we cancel this policy, the return for the period from the date of cancellation to the expiration date will be refunded pro rata.

- cancel this policy, the return premium is not However, our failure to refund the premium will not affect the cancellation. If, when you

alunt

Presider

Secretary

Internal Print Code: TX-HO4-POL (Ed.2.0) Page 7 of 7 refunded when this policy is returned to us,

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- 0

This policy is signed at the Home Office of our President and Secretary.

policy are in conflict with the statutes of the state in which the **residence premises** is located, the provision are amended to conform to such statutes. Conformity to Statutes. If the provision of this

Pacific Specialty Insurance Company TEXAS PROPERTY ENDORSEMENTS

Texas Amendatory Texas Amendatory O-3, HO-4 and HO-6 Policies. 1 Inblity Exclusion 2 Incluity Exclusion 2 Plumbing Agreement. 3 Plumbing Agreement. 3 Plumbing Agreement. 3 Plumbing Agreement. 3 Texants 3 Seed Deductible For Loss or 3 and and 3 and and 3 an Guard 3 and Insured – Property 4 Sublimit for Late Wildfire 4 bacement Cost Coverage for 5 comporterize 6 Jung Pool Diving Board and 7 and Control 7 and Control 7 and Controcet Coverage for 6 <	Ś	PO51 (I Cov
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entirety. ONLY ര് <u>666</u> 42 er appears on your Declarations page. Not all sements are necessarily applicable to your report and cooperates with any law enforcement policy provisions have been complied with and action is started within two years and one day in the date the cause of action first accrues. property loss is caused by, pursuant to, or in abruptly and is unexpected and/or unintended. Against Us. No action can be brought unless able to your policy only if the endorsement to an otherwise covered property loss if the to an insured under the policy who did not cooperate in or contribute to the creation of less day" means a day other than a Saturday, ed the insured claiming a property loss files a y or holiday recognized by the State of Texas. Amendatory Endorsement for HO-3, HO-4 the course of an act of domestic abuse by intional loss, meaning any loss arising out of ndorsement changes your policy. Please ice (Ed. 4) – Important Notice (English and sement will change your Dwelling policy. en and Accidental" means damage which act committed by or at the direction of any Review your Declarations page to see ooklet contains endorsements that are lowing definitions are added to the policy: Suit Against Us, is hereby deleted in its ntentional Loss, is hereby deleted in its jation or prosecution relating to the loss. e read carefully. When applicable, the Ed. 1) – Optional Limited Foundation (Ed. 1) – Preferred Theft Coverage.. U (Ed. 2) - Lender's Loss Payable... RSEMENT No. PM1-TX-HO (Ed. 4) ired with the intent to cause a loss. y and replaced with the following: y and replaced with the following. ATTENTION xclusion does not apply: **ON I – EXCLUSIONS** another insured; or ON I - CONDITIONS **D-6 Policies** ones apply carefully. the loss ITIONS /erage anish). ä

Item 10, Loss Payment, is hereby deleted in its

Item 17, Residential Community Property, is hereby added to the policy. (Added as item 16. for HO-4 policies)

17. Residential Community Property.

excluded by endorsement attached to this policy until the expiration of the policy or until canceled Pursuant to the provisions of Art. 2002.003. of the Texas Insurance Code, it is understood and agreed that this policy, subject to all other terms in accordance with the terms and conditions of defined by state law, shall remain in full force and effect as to the interest of each spouse covered, irrespective of divorce or change of and conditions contained in this policy, when covering residential community property, as ownership between the spouses unless this policy.

SECTION I – CONDITIONS (HO-3 & HO-6 Policies

ltem 12, Mortgage Clause, c is hereby deleted and replaced with the following submits a signed, sworn proof of loss within 91 Appraisal, Suit Against Us and Loss Payment failure to do so. Policy conditions relating to days after receiving notice from us of your apply to the mortgagee. ö

Item 19, Liquidated Demand, is hereby added to the policy.

demand against the company for the full amount of such policy. This subsection does not apply to 19. Liquidated Demand. A fire insurance policy, in case of a total loss by fire of property insured, shall be held and considered to be a liquidated personal property.

SECTION II – EXCLUSIONS

Item 1 a., is hereby deleted in its entirety and replaced with the following:

this exclusion does not apply to an insured who Which is expected or intended by an insured doesn't participate in or contribute to the loss.

Item 1 b., is hereby deleted in its entirety and replacement with the following: Arising out of the alleged violation of a criminal law or local or municipal ordinance, committed by or with the knowledge or consent of an insured. ä

For HO-3 and HO-4 policies item 1.m is hereby deleted and replaced with the following.

mental abuse committed with an intent to cause harm m. Arising out of sexual molestation, physical, or

SECTION II – CONDITIONS

Item 3, Duties of an Injured Person – Coverage F – Medical Payments, is hereby deleted and replaced with the following.

Duties of an Injured Person – Coverage F – Medical Payments to Others.

The injured person or someone acting for the injured person will:

- a. Give us written proof of claim, under oath if required, as soon as is practicable; Execute authorization to allow us to obtain ġ
- copies of medical reports and records related to the claim; and
- when and as often as we reasonably require. The injured person shall submit to physical examination by a physician selected by us ö

Item 9, Notice of Settlement of Liability Claim, is hereby added as follows

9. Notice of Settlement of Liability Claim.

- against the insured under the liability section of this policy. We will give the insured notice a. We will notify the insured in writing of any initial offer to compromise or settle a claim within 10 days after the date the offer is made
 - under the liability section of this policy. We b. We will notify the insured in writing of any will give the insured notice within 30 days settlement of a claim against the insured after the date of settlement.

SECTION I AND II – CONDITIONS

Items 2 (Concealment or Fraud), 6 (Cancellation) and 7 (Non-Renewal) are hereby deleted in their entirety and replaced with the following.

- Concealment or Fraud. The entire policy will be void if whether before or after a loss, an insured has: c,i
- Intentionally concealed or misrepresented any material fact or circumstance;
 - Engaged in fraudulent conduct; or

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- Made false statements;
- relating to this insurance or any claim υġ
- :hereunder.

5. Cancellation.

- a. You may cancel this policy at any time by returning it to us or by letting us know in writing of the date cancellation is to take effect.
- We may cancel this policy for one or more of the cancellation takes effect if canceling for item (1) (2), (3), (4) or (5). This cancellation notice may be delivered to you, or mailed to you at your cancellation takes effect if canceling for items reasons stated below by letting you know in mailing address shown in the Declarations. below, or at least 10 days before the date writing at least 30 days before the date ف

Proof of mailing shall be sufficient proof of notice. We may cancel this policy: (1) If this policy has been in effect for less than 60 days and is not a renewal policy.

- and (A) we identify a condition that: I. creates an increased risk of hazard
- ii. was not disclosed in the application for insurance coverage, and
 iii. is not the subject of a prior claim; or (B)before the effective date of the policy, We have not accented a copy of a
- we have not accepted a copy of a required inspection report that: i. was completed by an inspector licensed by the Texas Real Estate
- Commission or who is otherwise authorized to perform inspections; and
- is dated not earlier than the 90th day before the effective date of the nolicy

An inspection report is deemed accepted unless we reject it before the 11th day after the date we receive it.

- (2) If you do not pay the premium or any portion of the premium when due.
 (3) If the Department of Insurance
- (3) If the Department of Insurance determines that continuation of the policy would violate the Texas Insurance Code or any other laws crowing the liveinese
- or any other laws governing the business of insurance in this state.
 (4) If you submit a fraudulent claim.
 (5) If there is an increase in the hazard
- (5) If there is an increase in the hazard covered by this policy that is within your control and that would produce an increase in the premium rate of this policy
- policy. c. When this policy is cancelled, the premium for the period from the date of cancellation to the expiration date will be refunded nor rata
- expiration date will be refunded pro rata.
 d. If the return premium is not refunded with the notice of cancellation or when this policy is returned to us, we will refund it within a reasonable time after the date cancellation
- takes effect. e. We may not cancel this policy solely because you are an elected official.

6. Non-Renewal.

- We may not refuse to renew this policy because of claims for losses resulting from natural causes.
- We may not refuse to renew this policy solely because you are an elected official.
 We may refuse to renew this policy if you have filed three or more claims under the policy in

If you have filed two claims in a period of less than three years, we may notify you in writing, that if you file a third claim during the three year period, we may refuse to renew this policy by

natural causes

any three year period that do not result from

providing you proper notice of our retusal to renew as provided in d. below. If we do not notify you after the second claim, we may not refuse to renew this policy because of the losses. A data does not include a claim that is filed but

A claim does not include a claim that is filed but is not paid or payable under the policy. If we refuse to renew this policy, we must delive

<u>a</u>

to you, or mail to you at your mailing address shown in the Declarations and any mortgagee named in the Declarations, written notice of our refusal to renew not later than the 30th day before the date in which this policy expires. Proof of mailing shall be sufficient proof of notice. If we fail to give you proper notice of our decision to refuse renewal, you may require us to renew the policy.

CONDITIONS – Your Duties After Loss & Our Duties After Loss

The Your Duties After Loss provisions of your policy are hereby amended. Your Duties After Loss is found in item 2 of the Section I – Conditions and item 2 of the Section II – Conditions of your policy. In Section I, Your Duties After Loss are deleted in their entirety and replaced by the following:

- Your Duties After Loss. In case of a loss to which this insurance may apply, you must see that the following duties are performed:
- a. Give prompt notice to us and in case of theft also to the police. In case of loss under the Credit Card or Fund Transfer Card coverage, also notify the credit card or fund transfer card
- b. Protect the property from further damage, make
 b. Protect the property from further damage, make
 b. reasonable and necessary repairs required to
- reasonable and necessary repairs required to protect the property and keep an accurate record of repair expenditures; c. As often as we reasonably require:
- (1) Exhibit the damaged property;
 (2) Provide us with records and documents we request and permit us to make copies; and
 (3) Submit to and subscribe, while not in the
- request and permit us to make copies, and (3) Submit to and subscribe, while not in the presence of any other insured, examinations under oath, and produce employees, members of the insured's household or others for examination under oath to the extent it is the insured's nower to do so.
- extent it is in the insured's power to do so; d. send to us, within 91 days after our request, your signed, sworn proof of loss which sets forth, to the best of your knowledge and belief (1) the time and cause of loss:
- rorn, to the best of your knowledge and bei (1) the time and cause of loss; (2) your interest and that of all others in the property involved and all liens on the
- (2) your interest and triat or all others in the property involved and all liens on the property;
- (3) other insurance which may cover the loss
 (4) changes in title or occupancy of the prope
- (4) changes in title or occupancy of the property during the term to the policy; (5) opportunity of domain of the policy.
- during the term to the policy; (5) specifications of damaged buildings; (6) the inventory of damaged personal property (7) receipts for additional living expenses
- (7) receipts for additional living expenses incurred and records that support the fair rental value loss.

in Section II, item d. of Your Duties After Loss is hereby deleted in its entirety and replaced with the following.

- d. send to us, within 91 days after our request, your signed, sworn proof of loss which sets forth, to the best of your knowledge and belief.
 (1) the time and cause of loss;
 (2) your interest and that of all others in the property involved and all liens on the
- (2) your interest and that of all others in the property involved and all liens on the property;
 (3) other insurance which may cover the lo
- (3) other insurance which may cover the loss;
 (4) changes in title or occupancy of the property during the term to the policy;
 (5) specifications of damaged buildings;
- (5) specifications of damaged buildings;(6) the inventory of damaged personal property(7) receipts for additional living expenses
- incurred and records that support the fair rental value loss.

In addition, Item 2B. Our Duties After Loss is hereby added to the Section I – Conditions of your policy as follows.

2B. Our Duties After Loss

- a. Not later than the 15th day after we receive your written notice of claim, we must: (1) acknowledge receipt of the claim. If our acknowledgement of the claim is not in writing, we will keep a record of the date, method and content of our
- writing, we will keep a record of the date, method and content of our acknowledgement.
 (2) begin any investigation of the claim.
 (3) specify the information you must provide in
- (3) specify the information you must provide in accordance with item 4A.e. above. We may request additional information, if during the investigation of the claim such additional
- intermestigation of the claim such additional information is necessary.
 b. After we receive the information we request, we must notify you in writing of the status of your
- claim: (1) within 15 business days; or (2) within 30 days if we have reason to believe
- (2) within 30 days if we have reason to belie the loss resulted from arson.
- c. If we do not approve payment of your claim, we must: (4) give the reacon for doming your claim, or
- (1) give the reason for denying your claim; or (2) give the reasons we require additional time to process your claim. But, we must either approve or deny your claim within 45 days after our request for additional time.

All other terms and conditions of the policy remain

ENDORSEMENT No. PM2 (Ed. 3) Animal Liability Exclusion

This endorsement changes your policy. Please

read it carefully. It is understood and agreed that your policy is

amended as follows.

LIABILITY COVERAGE

We shall not pay any sum that an insured shall become legally obligated to pay as damages because of bodily injury or property damage caused by or originating or resulting from any animal.

MEDICAL PAYMENT COVERAGE We shall not pay any medical expenses at any time, to persons while on the insured's premises, with or without the permission of the insured, or while esewhere, if such medical expense is caused by or results from any bodily

injury caused by, or resulting from any animal. All other terms and conditions of the policy remain

unchanged.
ENDORSEMENT No. PM3 (Ed. 4)
Occupancy Endorsement (Primary Residence

Occupancy Endorsement (Primary Residence Only)

This endorsement changes your policy. Please read it carefully.

It is understood and agreed that the Company will not provide coverage for a loss that occurs while the residence premises is unoccupied. However, coverage remains in effect during this period for the Perils of Fire, Lightning, Windstorm, Hall, Smoke and Volcanic Eruption.

All other terms and conditions of this policy remain

unchanged.
ENDORSEMENT No. PM4 (Ed. 1)

Satellite Dish Exclusion

This endorsement changes your policy. Please read it carefully.

This policy does not provide any coverage loss or damage to a satellite dish, antennas, or their

damage to a satellite dish, antennas, or their components, including mounting hardware.

All other terms and conditions of the policy remain unchanged.

ENDORSEMENT No. PM5 (Ed. 2) Roof for Fire and Lightning Only Endorsement

It is agreed that the roof on your Dwelling is only covered for losses caused by the perils of fire and/or lightning. It is further agreed that there is no coverage for damage to the interior of the dwelling, if such damage is due to the failure of the roof which is caused by a peril other than fire and/or lightning.

ENDORSEMENT No. PM6 (Ed. 3) Water Damage Exclusion for Plumbing

This endorsement changes your policy. Plea

This endorsement changes your policy. Please read it carefully.

It is agreed that the insured Dwelling's pressurized pipes are constructed, in whole or in part, from material other than copper, galvanized steel, polyvinyl chloride (PVC), or chemically cross-linked

RAGE | polyethylene

Page 2 of 12 Internal Print Code: TX-HO3/4/6-END (Ed.2.0)

	Pacific Specialty Ir TEXAS PROPERTY	Pacific Specialty Insurance Company TEXAS PROPERTY ENDORSEMENTS	
In the event a claim is made resulting from the failure of the Dwelling's pressurized pipes, no coverage will	ENDORSEMENT No. PM11 (Ed. 5) Increased Deductible for Loss or Damage Caused by Tenants	17 for HO-4 policies) of the Section I – Conditions portion of your policy.	A 3% increase to the limit of liability shown on the Declarations page of the policy for the insured dwelling (Coverage A) will be applied at renewal.
be afforded under this policy for the pipe(s) or any ensuing water damage.	by renaits This endorsement changes your policy. Please	This form deletes this coverage from your policy. Item 18 (Item 17 for HO-4 policies) is removed from your policy Section I – Conditions. Your policy does not	All other terms and conditions of the policy remain unchanged.
This exclusion does not apply to any of the following: a) Pipes outside the dwelling; b) Drain pipes;	read it carefuny. It is understood and agreed that if a loss occurs due to a Daril Insurad Arainet which is caused by a present	provide this coverage. The remaining provisions of form PM1-TX-HO are not affected by this endorsement.	ENDORSEMENT No. PM21 (Ed. 2) Unit-Owners Rental to Others
c) Sprinkler irrigation systems; d) Gas pipes.	a reministered Agamist which is caused by a present or past tenant of the residence premises , then that loss is considered to be a "Tenant Caused Loss."	All other terms and conditions of the policy remain unchanged.	This endorsement changes your policy. Please read it carefully.
ENDORSEMENT No. PM7 (Ed. 2) Copper Plumbing Agreement	We will only be liable for that portion of a Tenant Caused Loss that exceeds the Tenant Caused Loss Deducible of \$2500.00 up the limit of the onlive	ENDORSEMENT No. PM18 (Ed. 1) Trampoline Exclusion	For an additional premium, this coverage applies while the "residence premises" is regularly rented or held for contacts to othere
This endorsement changes your policy. Please read it carefully.	becautione or explored of the minis of the policy as stated in the Declarations page. However, if a higher policy deductible is stated in the Declarations	THIS ENDORSEMENT CHANGES YOUR POLICY. PLEASE READ IT CAREFULLY.	Ionian to outratis. SECTION I Under Conservation Discretely Discretely Must
It is agreed that the insured Dwelling's pressurized pipes are 100% constructed of copper. This does not include pipes outside the dwelling drain pipes.	page, then we will only be liable for that politon of a Tenant Caused Loss that exceeds the policy deductible, up to the limits of the policy as stated in the Declarations bace	This policy does not provide any coverage for any: a. loss, b. damage.	oncer Coverage C – reisonal rioperty, rioperty not Covered, Item 6. is deleted and replaced by the following:
sprinkler irrigation systems, or gas pipes. In the event a claim is made resulting from non-copper	This endorsement does not extend or expand the perils insured under this policy.		Property contained in an apartment, other than the "residence premises," regularly rented or held for rental by others by an "insured";
pressurized pipe(s) failure, no coverage will be afforded for the pipe(s) or any ensuing water damage under this policy. ENDORSEMENT No. PM9-TX (Ed. 1)	All other terms and conditions of the policy remain unchanged. ENDORSEMENT No. PM12 (Ed. 2)	 "bodily injury," "property damage," or h. medical payments arising from rin any way involving, directly or 	In the peril of Theft Exclusion C, "from that part of a 'residence premises' rented by an 'insured' to other than an 'insured," is deleted.
Mold Exclusion This endorsement changes your policy. Please	Windstorm or Hail Deductible The Windstorm or Hail Deductible is the	indirectly, a trainpointe, regardiess of cause. We shall have no duty to investigate, defend, or indemnify any claim or "suith" seeking such damages	We do not cover loss caused by theft from the "residence premises" of:
read it caretuliy. This policy does not provide coverage for any:	percentage of the Coverage A limit noted on the declarations page.	All other terms and conditions of the policy remain	 Money, bank notes, bullion, gold, goldware, gold-plated ware, silver, silvenware, silver-
1. loss; 2. damage; 3. cost:	The following is added to the deductible provisions of this policy:	unchanged. ENDORSEMENT No. PM19 (Ed. 1) Swimming Pool Diving Board and Slide Exclusion	plated ware, pewterware, platinum, coins and medals; b. Securities, accounts, deeds, evidences of
4. claim; 5. expense; 6. bodily injury;	Windstorm or Hail Deductible – We pay only that part of the loss caused directly or indirectly by windstorm or hail which is more than the deductible	THIS ENDORSEMENT CHANGES YOUR POLICY. PLEASE READ IT CAREFULLY.	debt, letters of credit, notes other than bank notes, manuscripts, personal records, passports, tickets and stamps regardless of the medium (such as namer or commuter
 r. property damage, or 8. medical payments arising from or in any way involving, directly or indirectly: 	amount on the policy declarations page. The deductible applies per occurrence, and separately at each covered location. Only one deductible applies	Q	software) on which the material exists, or c. Jewelry, watches, furs, precious and semiprecious stones.
1. mold, 2. fungi, 3. mildew, 4. spores,	at each location. The deductible applies regardless of other causes or events that contribute to or aggravate the loss, whether such causes or events occur before, at the	c. cost, d. claim, e. "bodiy injury," f. "property damage," or g. medical payments	SECTION II Exclusion 1.d. of Coverage E – Personal Liability and Coverage F – Medical Payments to Others is deleted and replaced by the following:
 wet or dry rot, or similar organisms, regardless of cause. 	same time as, or after the loss caused by windstorm or hall.	arising from or in any way involving, directly or indirectly, a swimming pool diving board, slide or similar structure, regardless of cause.	 Arising out of the remain or notining for remain any part of any premises by an "insured." This exclusion does note apply to the rental or holdinin for rental of the "residence
The Company shall have no duty to investigate, defend or indemnify any claim or suit seeking such damages.	An other remits, conduction and exolusions or this poincy remain unchanged. ENDORSEMENT No. PM13 (Ed. 2) Residential Community Property Exclusion	We shall have no duty to investigate, defend, or indemnify any claim or "suit" seeking such damages. All other terms and conditions of the policy remain	premises. All other terms and conditions of the policy remain unchanged.
Important Note: We cover the portion of covered property with fungi or microbes on it which must be repaired or regarded	This endorsement changes your policy. Please read it carefully.	unchanged. ENDORSEMENT No. PM20 (Ed. 2) Inflation Guard	ENDORSEMENT No. PM22 (Ed. 5) Preferred Package Endorsement
because of unex physical damage resoluting from sudden and accidental discharge or overflow of water which would otherwise be covered under this policy.	Endorsement PM1-TX-HO added Residential Community Property coverage to the Conditions of your policy. This coverage is found in Item 18 (Item	This endorsement changes your policy. Please read it carefully.	read it carefully. Section I – Loss Deductible

	read it carefully.	ulicitatiyed. Flease tead your policy.
Coverage C – Personal Property Coverage D – Loss of Use	This and approach a barrent source to lies. Discourse	All other terms and conditions of the policy remain
11	ENDORSEMENT NO. FMJ2 (Ed. 2) Replacement Cost Coverage for Roofing and Roof Components	or minor using any watercraft.
mit applies		(3) Vicarious parental liability imposed by statute for the actions of a child
smoke, soot and ash damage not reported to us within forty-five (45) days: \$2,500.	All other terms and conditions of the policy remain	(2) The entrustment by an insured of any watercraft to any person;
Total Property Coverage Limit for Wildfire	of the residence premises.	
endorsement does not add that Coverage.	this policy applies only to loss relating to or arising out	norsepower or greater than 26 teet in length, whether owned, rented or
any Coverage listed below. If a Coverage listed	If the insured named in the Declarations is a legal	equipped with more than 50
This limit does not increase the limits of liability of		(1) The ownership, maintenance, use,
policy. This limit is the total annual aggregate limit	This endorsement changes your policy. Please read it carefully.	sing
without regards or the number of buildings, other structures and personal property insured by this	Property Heid By Legal Entity	Exclusions 1.h. is deleted and replaced with the fallowing:
endorsement during the policy period. This is	ENDORSEMENT No. PM28 (Ed. 2)	Section II – Exclusions
your policy. This special limit of liability applies to the total of all losses or costs bayable under this	All other terms and conditions of the policy remain unchanged.	deposit company.
	Additional Insured listed in the Declarations.	h. platinum, Nuhile stored at any bank trust company or safe
directly by life.	This endorsement does not apply if there is no	f. goldware, a pewter or
damage does not mean damage that is caused	Additional Insured will be notified in writing.	 d. precious or semi-precious stones, e. silverware,
following a wildfire and/or brushfire event (referred to as a "wildfire") Wildfire smoke soot and ash	If we decide to cancel or not to renew this policy, the	
during, caused by or at any time resulting from or	Additional Insured.	a. Jeweiry, b. Watches.
 Byproduct that is produced discharged emitted or released 	hired by an Additional insured arising out of or in the course of that employee or contractor's work for that	,0
Material; or	apply to bodily injury to any employee or contractor	policy.
Dust;	held liable for an act or failure to act by the named	The following Special Limit of Liability is added to the
• Ash;	Others, any Additional Insured is covered only when	policy ale ille eased to \$2,000.
• Soot;	With respect to Liability and Medical Payments to	3. Special Limits of \$500, \$1,000 or \$2,000 in the
"Wildfire smoke, soot and ash damage" means:	indicate the limit that applies to each coverage.	Special Limits of \$250 in the policy are increased to \$2,000.
The following definition is added to your policy:	in the residence premises. The Declarations will	
	volth respect to Dwelling and Other Structures coverage, any Additional Insured is insured only with	1 Special limits of \$100 in the policy are
coverage in your policy. Please read your policy and all endorsements.	With poppet to Dupling and Other Structures.	The Special Limits of Liability are increased as follows:
This endorsement changes your policy. Please read it carefully. This endorsement restricts the	Coverage E – Personal Liability.	Section I – Coverage C (Personal Property)
(For HO-3 Policy Forms)	SECTION II - LIABILITY COVERAGES	are not taken into consideration when determining in this provision applies.
S2,500 Sublimit for Late Wildfire Claim Reporting	Coverage B – Other Structures.	Special Deductible. Extended replacement cost limits
All other terms of this policy remain unchanged.	Coverage A – Dwelling.	payment for that loss. This provision does not apply if the loss results from a peril that is covered by a
or replace.	SECTION I - PROPERTY COVERAGES	the Declarations is waived and is not applied to the
exceeding the amount required to repair	endorsement and in the Declarations.	in a loss occurs in all issues in the payment equation of greater than the total Coverage A (Dwelling) limit
a. Structures that are not buildings at actual	Additional Insured is insured under this policy, but only for the coverage that appears both in this	If a loss occurs that results in the navment equal to or
3. Loss Settlement. Covered property losses are	Whenever an Additional Insured appears in the Declarations, the person or organization named as an	<pre>under trib poincy; the deductible does not apply to to each occurrence. The deductible does not apply to Coverage D = Loss of Use</pre>
Item 3.b. is hereby deleted and replaced in its entirety by the following:	This endorsement changes your policy. Please read it carefully.	of the loss over the deductible stated in the Declarations. With respect to loss to property covered
SECTION I - CONDITIONS		Under Section I of the policy, we cover only that part
	Additional Insured - Property Policies	Is hereby deleted and replaced with the following:
' ENDORSEMENTS	TEXAS PROPERTY	

Pacific Specialty Insurance Company

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endorsement: With respect to the coverage provided under this The coverage described in this endorsement only applies when direct physical loss or costs are the result of Wildfire smoke, soot and ash damage that occurs during the policy period. physical loss or costs payable under this endorsement during the policy period, regardless of the number of buildings, other structures and personal property insured under 4 ω 2 3 this policy. most we will pay for the total of all direct limit of liability. of the governmental authorities extinguishment of the **wildfire** shall be subject to this special Wildfire smoke, soot and ash damage that This limit of liability for Wildfire smoke, soot and ash damage does not apply where covered property located in or on the insured residence The amount shown in the Schedule above is the The amount shown in the Schedule above is the are not reported to us within forty-five (45) days Any direct physical loss or costs caused by wildfire. reported to us within forty-five (45) days of the governmental authorities extinguishment of the smoke, soot and ash damage and the claim is costs, including loss of use, caused by Wildfire premises has sustained direct physical loss or occurred. most we will pay for: This is regardless of when the wildfire The total of all loss payable for direct physical loss to property under the Coverages listed in the Schedule above caused by Wildfire smoke, soot and ash be paid to the extent that there is direct physical loss to property from Wildfire smoke, soot and ash damage. soot and ash damage, no matter when performed. The cost of such testing will part of the dwelling or other covered property to gain access to the Wildfire smoke, soot and ash damage; and The cost of testing air or property to confirm the amount of Wildfire smoke, The cost to tear out and/or replace any and ash damage from covered property; The cost to remove Wildfire smoke, soot damage;

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This coverage does not increase the limit of loss of use. liability for damage to covered property or for

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This endorsement changes your policy. Please read it carefully.

Pacific Specialty Insurance Company TEXAS PROPERTY ENDORSEMENTS

> This special limit of liability does not apply where covered property in or on the residence premises has sustained any direct damage by

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All other terms and conditions of this policy which are not inconsistent herewith remain unchanged. ENDORSEMENT No. PO5-HO (Ed. 2)

Replacement Cost Coverage for Personal Property

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This endorsement changes your policy. Please read it carefully.

SECTION I – CONDITIONS, item 3.a. is hereby deleted and replaced with the following:

3. Loss Settlement. Covered property losses are settled as follows:

- Personal Property; and ц
- Awnings, carpeting, domestic appliances, outdoor antennas and outdoor equipment, whether or not attached to buildings: At replacement cost without deduction for depreciation, subject to the following: Ð3
- "Replacement cost" means the cost to repair or practical, without deduction for depreciation. replace the property with new property of equivalent kind and quality to the extent
- Replacement cost terms do not apply to the following personal property: a. articles of art or rarity that cannot be *c*i
- memorabilia, souvenirs, collector's items, duplicated; ف
- and similar items whose age or history contribute to its value;
 - items not maintained in good or workable condition; or ö
 - items that are outdated or obsolete and are stored or not being used. ö
- we settle losses according to the Actual Cash If the Replacement Cost Terms do not apply, Value Terms. ю
- following amounts for each covered We pay the smallest of the Replacement Cost Terms Ξ , d
- the replacement cost of the property as defined in this item: a)
 - any special limitation in this the amount computed after policy has been applied to endorsement a
- under Coverage C, subject to for loss to property covered the loss; or 0
- the actual cash value of the loss until actual repair or replacement is \$500, we do not pay for more than When the replacement cost for each occurrence is more than the Coverage C limit. 5

completed. You may make a claim

for the actual cash value amount of the loss before repairs are made or replacement is completed. A claim under this provision must be made for any additional amount payable apply to all property not subject to the cost to repair or replace Actual Cash Value Terms – Actual cash within six months after the actual cash value of the property at the amounts is used in applying the the Replacement Value Terms. The Actual Cash Value Terms The smaller of the following depreciation, however caused. value includes a deduction for terms under our limit: time of loss. a) E \overline{O}

- the property with materials of like kind and quality to the
 - the actual cash value of the property at the time of loss. extent practical; or a

not increase our limit. All other terms, conditions The coverage provided by this endorsement does and exclusions of the policy apply. ENDORSEMENT No. PO6 (Ed. 2)

This endorsement changes your policy. Please Scheduled Personal Property

read it carefully.

most we will pay in the event of a covered loss. If no limit is indicated for a class of property, then this For an additional premium, we provide the coverage class of property indicated in the Declarations is the personal property indicated as Scheduled Personal Property in the Declarations. The limit(s) for each described in this endorsement for the classes of

THE FOLLOWING SCHEDULE OF ITEMS WILL APPEAR IN THE DECLARATIONS:

endorsement does not apply to the class of property.

ò Amount of

Class of Personal Property Insurance Premium 1. Each class of property Declared \$ Charge to be listed individually Amount here.	Insurance Declared Amount	Premium \$ Charge
No. List of Individual Items Scheduled for Each Class of Personal Property.		Insured Value
 Eiret item scheduled for 		\$ Amount

property indicated as Scheduled Personal Property on The following conditions apply only to the classes of the Declarations.

agree that if Scheduled Personal Property is moved from the **residence premises** Competent Packers and Movers – You

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declarations, that the Scheduled Personal Property will be packed and unpacked by or the storage location noted on the competent packers.

acquire new Scheduled Personal Property in a class covered by this endorsement acquire during the policy period if you: Provide us with complete Additional Coverage for Qualifying we cover the additional property you Newly Acquired Property – If you ສ່

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- descriptions and valuations (e.g. receipts or appraisals) within 30 days of the date you acquired the property; and
- Pay the additional premium due from the date of the acquisition ä

does not extend past the end of the policy the date you acquire the property or until us, whichever comes first. This coverage you report the newly acquired property This coverage applies for 30 days from period.

items meeting the criteria above is 25% of the limit shown in the Declarations for the acquired property class is not scheduled The most we pay for newly acquired coverage does not apply if the newly class of property. This additional

Property Not Covered – We do not cover:

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- Contraband or property in the Scheduled Personal Property transportation or trade; shipped by mail; course of illegal ത് ä
 - Scheduled Personal Property ö
 - transportation company; in the custody of a
- Scheduled Personal Property that is part of a collection, individually scheduled; unless the property is ö
 - Scheduled Personal Property on display at a location other than the residence

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- location is indicated in the premises, unless the
- Declarations as the location for the Scheduled Personal Property; or Golf balls
- Scheduled Personal Property covered by Perils Insured Against for Scheduled physical loss, due to an external cause, this endorsement for risks of direct Personal Property – We insure

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\$ Amount

First item scheduled for

first class of property.

- Nuclear hazard; unless the loss is due to: ര്
- applies. i
- No Deductible Applies With respect to indicated in the Declarations and covered by this endorsement, no deductible the Scheduled Personal Property

form a collection if the items

are individually scheduled.

disappearance of items that

collection. We do cover the

scheduled as part of a

temperature; Extremes of scratching, creasing, Fading, := i

Improper storage resulting in

loss due to: Any animal

Dampness;

Inherent vice or defect, or

Mechanical breakdown:

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Gradual deterioration,

Intentional acts; Wear and tear;

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Neglect;

corrosion, or rust;

War and military action;

weakness in property that

any quality, fault, or

causes it to damage or

destroy itself;

- tearing, or
- thinning Transfer of <u>></u>
- pigments colors or
- Depreciation >
 - Damage caused while

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- working on the property to:
 - Repair;
- Service:
- Maintain; Ē
- Restore; .≥
- >
- Retouch;

- unless caused by: Breakage,
 - Fire;
 - Lightning; :=i
 - Windstorm; Ξ
- Earthquake; .≥
- Flood; >
- - , Z
 - Explosion; Aircraft; Ξ.
- Derailment or Collision: i≣ .≚
 - overturn of a
- transporting vehicle;
 - Malicious ×
- - damage; or

 - Theft or Ξ.

attempted theft

individual item, if the item is

Disappearance of an

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replace any part to restore the pair or set to its value before the loss: ii. Pay the actual cash value of the pair or set just before the loss and the actual cash value just after the loss; iii. Pay the full limit applicable to the	b. In case of loss to a pair or set, we may elect to i. Repair or i. Repair or	be reasonably be expected to be repaired to its condition just before the loss or damage: iii. The amount for which the property could reasonably be expected to be replaced with	value of the property at the time of loss or damage, unless the SECTION I Personal Property Loss Settlement terms are endorsed with replacement cost; ii. The amount for which the	 Loss Settlement – With respect to the Scheduled Personal Property indicated in the Declarations and covered by this endorsement, the following Loss Settlement Terms apply: The value of the covered property is not agreed upon but will be determined at the time of loss or damage. We will pay the smallest of the following amounts: The action constraints
Endorsement PM9 (Mold Exclusion) is hereby amended as applied to this policy to note that it does not apply to remediation for ensuing mold. fungi, bacteria or other microbes (herein "mold") loss caused by any of the following. 1. Peril 1 (Fire or Lightning). 2. Peril 3 (Explosion). As used in this endorsement, "remediation" means the: 1. treatment; 2. containment; 3. removal; or 4. disposal	Personal Property with Objective Personal Property will only be reduced if there is a total loss to a scheduled item. B. Territory Where Coverage Applies – Coverage applies while the property is anywhere in the world. ENDORSEMENT No. PO7 (Ed. 1) Mold Remediation Coverage This endorsement changes your policy. Please read it carefully.	applicable to an entire item for loss to a part, you agree to surrender the item, if not lost or stolen, and any remaining parts of the item. 7. Restoration of Limits - The limit(s) listed on the Declaration for Scheduled	 c. In case of loss to a part of an item that consists of several parts when it is complete, we may elect to: i. Pay only for the lost or damaged part or the cost to repair or replace it; or ii. Pay the full limit applicable to the litem. If we pay 	TEXAS PROPERTY item. If we pay the full limit applicable to an entire pair or set for loss to part of the pair or set, you agree to surrender the item, if not lost or stolen, and any remaining items of the pair or set
 Exclusions: Personal injury does not include any of the following. 1. Liability assumed by an insured under any contract or agreement. This does not include any indemnity obligations assumed by an insured under a written contract directly relating to the ownership, the maintenance or the use of the premises. 2. Injury caused by a violation of a penal law or ordinance committed by or with the knowledge or consent of an insured. 3. Liability or injury arising out of an act committed by an insured when that 	 amended to include personal injury. "Personal injury" means injury arising out of one or more of the following offenses. 1. False arrest, detention or imprisonment, or malicious prosecution; 2. Libel, slander or defamation of character; or 3. Invasion of privacy, wrongful eviction or wrongful entry. Section II Exclusions do not apply to personal injury. 	All other exclusions contained in endorsement PM9, and all other policy terms and conditions, remain unchanged. ENDORSEMENT No. PO8 (Ed. 3) Personal Injury Coverage This endorsement changes your policy. Please read it carefully. For an additional premium, under Coverage E – Personal Liability, the definition of "bodily injury" is	The MLL is the most we will pay for remediation regardless of the number of occurrences, claims or assessments made, or locations insured under this policy. The MLL for this coverage is also the most that we will pay for each consecutive annual policy period and for any remaining period of less than twelve months, beginning with the inception date of this policy as shown on the declarations. If, however, the policy period is extended for an additional period of less than twelve months, this additional period for the considered part of the preceding period for the purpose of determining the MLL of this endorsement.	FFACINC SPECIFIC SPERTY ENDORSEMENTS item. If we pay of mod as required to complete the repair or applicable to an entire pair or set for loss to part of the pair or set, you agree to surrender the item, if not lost or remaining items of mod as required to complete the repair or replacement of covered property physically damaged by ensuing mod caused by water damage. This includes any testing to detect, measure or evaluate mod with respect to the Described Location or covered property. You agree to surrender the item, if not lost or remaining items The maximum amount of liability (MLL) for this coverage is shown on the declarations page. This is coverage is shown on the declarations page. This coverage A (Dwelling) or Coverage

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of a burglary alarm system or a fire alarm system, or both, approved by us on the **residence premises**. You agree to maintain this system in working order and to notify us promptly of any change made to the system or if it is removed. A fire alarm system includes ENDORSEMENT No. PO9 (Ed. 2) an automatic sprinkler system. For a premium credit, we acknowledge the installation read it carefully. This endorsement changes your policy. Please Agreement Premises Burglary or Fire Alarm System unchangec All other terms and conditions of the policy remain <u>9</u> ω 7 တ ŋ 4 5 1 <u>ð</u> Injury to you or an insured. that is implied to be provided because of the nature of the **business**. Civic or public activities performed for pay Bodily injury arising out of or in connection with a business engaged in by an insured. This exclusion applies, but is not limited to, an act or omission, Injury sustained by any person as a result of an offense directly or indirectly related to the employment of this person by the of any person. Liability or injury arising out of the actual, alleged, or threatened sexual molestation a publication of material when the first injury. insured knew the act would violate another's rights and result in personal by an insured. involving a service or duty that is regardless of its nature or circumstance, communicable disease. Liability or injury resulting from exposure publication of the material occurred prior at the insured's direction when the publication of material by the insured or Libel, slander or defamation arising out of rendered, that is promised, that is owed or Liability or injury arising out or to pollutants, mold or fungi. to the inception of this policy. Libel, slander or defamation arising out of insured knew the material was false. 'insured.'

unchanged. All other terms and conditions of the policy remain

Roof ENDORSEMENT No. PO10-TX (Ed. 1) Exclusion of Cosmetic Damage to Hail Resistant

This endorsement changes your policy. Please read it carefully.

policy: The following Section I Exclusion is added to the

Page 6 of 12 Internal Print Code: TX-HO3/4/6-END (Ed.2.0)

Pacific Specialty Insurance Company TEXAS PROPERTY ENDORSEMENTS	It Bulls; ENDORSEMENT No. PO17 (Ed. 3) caused by one or more perils we insure against boberman Pincers; by application of this endorsement.	epherds;	read it carefully.	This endorsement changes SECTION I – PROPERTY maxim COVERAGES COVERAGES – PERSONAL maxim PROPERTY Snecial Limits of Li ability items 8 and 9	any liability arising from: d breed that includes any of 8.	o be vicious; or s bite history.	 goldware, pewter, and platinum, including: a. Silver or gold-plated ware, are, 3; sing plateware, flatware, hollowware, tea 	, ci	nditions of the policy remain	inanged. No other special limits of liability are altered by this Vve will pay for direct and accidental loss or damage to endorsement.	All other terms and conditions of the policy remain unchanged. Please read your policy. /our policy. Please	loss or damage by a Peril This endorsement changes your policy. Please Ce bremises will be settled read it carefully.	diditional costs due to ny ordinance or law that This endorse repair or demolition of Limits of Liability, Item 11 is hereby deleted and Dereval of the endorse	The limit of this coverage is 10% of your Coverage A endorsement. No deductible applies to this coverage. Exclusions. 2. Any loss excluded under Section I – fimit, unless a higher limit is shown in the Policy.	 The following are added to the definitions that appear in your insurance policy.	structure due to the requirements of any "Computer program" means data in the form ordinance or law. The costs of complying with any processing equipment to perform a task	 "Computer system" means electronic data "Computer system" means electronic data brocession equipment" including the 	response to or assessment of pollutants processing experiments. However, computer system in or on any covered dwelling or structure. does not include computer programs, other in or on any covered dwelling or structure.	≦	4	
Pacific TEXAS	We do not cover cosmetic loss or damage to roof a. Pit Bulls; coverings caused by the peril of hail. b. Doberman Pincers;		ن آب م	not result in the failure of the roof covering to perform h. Malamutes; ts intended function, to keep out elements over an i. Bull Maatifies; or extended herrich of time	There is no coverage for a coverage for a new cover	e to		out of the actions of any ar including but not limited to animal excluded herein.	of the policy remain	unchanged. ENDORSEMENT No. PO12-TX (Ed. 1) Minadeberrer Unreissons of Usil Exclusion	POLICY.	For an additional premium, a resulting directly or Insured Against to residen	including the reasonable at required compliance with a regulates the construction, residence premises.	ENDORSEMENT No. PO13 (Ed. 1) Dotional Windstorm, Hurricane or Hail Exclusion Imit, unless a higher limit is shown in t	PLEASE READ IT CAREFULLY. Vie do induction of the solution of the solution is added: The following evolution is added: 1. Loss in value to any dwell	lirectly 2.	result of	ENDORSEMENT No. FO14 (cd. 3) Limited Animal Liability Coverage		For additional premium, this policy provides limited coverage for liability arising from dogs, domestic cats, coverage for liability arising from dogs, domestic cats, coverage indicated in the policy Declarations. This coverage indicated to the amount of coverage indicated in the policy Declarations. This coverage indicated to the policy Declarations of the policy Declarations.	

Page 7 of 12 Internal Print Code: TX-H03/4/6-END (Ed.2.0)

I. Smoke from:	 Smog, rust or other corrosion or dry ret: 	 Mechanical breakdown, latent defect, inherent vice, or any quality in property that causes it to damage or destrov itself. 	i. Wear and tear, marring, deterioration;	However, any ensuing loss not excluded in this policy is	ii. Organization or governmental	any: i. Person or group;	h. Acts or decisions, including the failure to act or decide, of	i. Trailers; ii. Furnishings; iii. Equipment; and iv. Outboard entities or	watercraft of all types, including their:	 Collision, other than collision with a land vehicle, sinking, swamping or stranding of 	 Refinishing, renovating, or repairing property; 	i. Rain or snow; or ii. Sleet or hail;	loss is:	e. campress or annosphere of extremes of temperature		the vandalism or malicious mischief. if the residence	intentional and wrongful act committed in the course of	loss caused by any	d. Vandalism and malicious	c. Mold, fungus, or wet rot;	dwelling is finished and	b. Theft in or to a dwelling	downspout or similar fixtures	pump or related equipment or a roof drain, gutter,	not include a sump	For purposes of this provision, a plumbing system	apply.	and maintain heat in the building for coverage to	
unionanigeo.	All other terms and conditions of the policy remain	We will pay up to \$500 for loss to covered property stored in a freezer or refrigerator which is located on the residence premises . This coverage is additional insurance. No deductible applies to this coverage.	This endorsement changes your policy. Please read it carefully.	ENDORSEMENT No. PO19 (Ed. 2) Home Freezer Contents Coverage	All other terms and conditions of the policy remain unchanged.	 Modify any provision that applies to Coverage C – Property Not Covered. 	veraç	Your policy does not provide additional coverage for the items that are insured by this endorsement. Any items that are scheduled separately are covered by the schedule and not this endorsement.	<u>a</u>	iv. Roofs or ceilings: or v. Bulkheads;	iii. Walls or Floors:	ii. Footing or	i. Pavements or	expansion, including	reclaimed.	includes material to be recycled, reconditioned or	fumes, acids, alkalis, chemicals and waste	including smoke, vapor, soot,	liquid, gaseous or thermal	Pollutants means any solid,	Property of the policy form.		is itself caused by one or	dispersal, seepage, migration, release or escape	unless the discharge,	m. Discharge, dispersal, seepage, migration, release	ii. Industrial operations.	i. Agricultural smudaina: or	Pacific Specialty Ir TEXAS PROPERTY
sump pump; or	wind; b. Water which overflows from a sump or	 Water Jamage, meaning any loss caused by, resulting from, contributed to or aggravated by: Flood, surface water, waves, tidal water, overflow of a body of water, or spray from any of these, whether or not driven by 	dele	Direct loss by fire, explosion or theft resulting from water damage is covered.	or seeps or leaks through a building, sidewalk, driveway, foundation, swimming	 d. Water below the surface of the ground, including water which exerts pressure on 	 Water which backs up through sewers or drains; Water which overflows from a sump or sump pump; or 	resulting from, contributed to or aggravated by: a. Flood, surface water, waves, tidal water, overflow of a body of water, or spray from any of these, whether or not driven by wind;	1. Water Damage, meaning any loss caused by,	In SECTION I – EXCLUSIONS, the following exclusion:	rins envorsement changes your policy. Frease read it carefully.		ENDORSEMENT No. PO40 (Ed. 3)	All other terms and conditions of the policy remain unchanged.	coverages mat apply to me loss.	total limit or limits stated on the declarations for all	damage due to fire or smoke is limited to a total of \$50 000 This special limit applies recardless of the	between each unit, or the firewall does not meet the criteria set forth above, all coverage for loss or	through to the roof of the unit. If no firewall is present	unit within the building where the insured dwelling is located and it must extend from the lowest level	It is understood and agreed that, as a condition of your policy. a firewall must separate each individual family	codes, whichever is greater.	rating of one-hour or that meets applicable building	system that serves as a barrier between individual	A "firewall" is defined as a passive fire protection	This endorsement changes your policy. Please read it carefully.	Townhouse or Row House Firewall Limit		Pacific Specialty Insurance Company TEXAS PROPERTY ENDORSEMENTS

or Drain Backup Coverage is the maximum we will pay for loss to your dwelling, personal property, and loss of use, if applicable. the Declarations. The limit of liability for Limited Sewer which backs up from a sewer or drain is specified in The limit of liability for losses resulting from water Direct loss by fire, explosion or theft resulting from water damage is covered. pool or other structure. sidewalk, driveway, foundation, swimming Water below the surface of the ground, including water which exerts pressure on or seeps or leaks through a building,

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All other terms and conditions of the policy remain unchanged.

Superior Home Protection Package ENDORSEMENT No. PO41 (Ed. 1)

This endorsement changes your policy. Please read it carefully.

and extensions of coverage are added to your policy. For an additional premium, the following coverages

Coverage D – Loss of Use

<u>.</u> paragraph is added: If a power outage caused by a Peril Insured Against makes the **residence premises** Additional Living Expense. The following

required to repair or replace the premises or, if you permanently relocate, the shortest time uninhabitable, we cover any necessary increase in living expenses incurred by you so that your has been uninhabitable for 48 consecutive hours. Coverage begins when the residence premises living. Payment shall be for the shortest time household can maintain its normal standard of This period of time is limited to seven days. required for your household to settle elsewhere.

not apply to this coverage. Section | Exclusion 4 – Power interruption does

Section I – Additional Coverages The following items are amended as indicated.

- Debris Removal. Debris removal provisions are
- replaced by the following:

We will pay your reasonable expense for the

- removal of: Debris of covered property if a Peril Insured
- ھ causes the loss; or Against that applies to the damaged property
- σ building or property contained in a building eruption that has caused direct loss to a Ash, dust or particles from a volcanic

applies to the damaged property. If the amount to be paid for the actual removal expense is more This expense is included in the limit of liability that

Page 8 of 12 Internal Print Code: TX-HO3/4/6-END (Ed.2.0)

Pacific Specialty Insurance Company TEXAS PROPERTY ENDORSEMENTS

> than the limit of liability for the damaged property, and additional 5% of that limit of liability is available for debris removal expense.

We will also pay your reasonable expense, up to \$1,000, for the removal from the **residence** premises of:

- a. Your tree(s) felled by the peril of Windstorm or Hail;
 - Your tree(s) felled by the peril of Weight of Ice, Snow or Sleet, or
- A neighbor's tree(s) felled by a Peril Insured Against under Coverage C.

The \$1,000 limit is the most we will pay in any one loss regardless of the number of fallen trees. No more than \$500 of this limit will be paid for removal of any one tree. This coverage is additional insurance.

 Fire Department Service Charge. Fire Department Service Charge provisions are replaced by the following: We will pay up to \$750 for your liability assumed by contract or agreement for fire department charges incurred when the fire department is called to save or protect covered property from a Peril Insured Against. This coverage is additional insurance. No deductible applies to this coverage.

- Coverage:
 Credit Card, Fund Transfer Card, Forgery and Counterfeit Money. The amount we will pay is increased from \$500 to \$3,000.
- Increased norm source as, ouco increased interpt Coverage Extension. We will pay up to \$5,000 for damage to your personal property occurring while it is away from your residence premises caused by.
 - a. Flood (meaning rising water),
 - b. Earthquake;
- c. Landslide; or
- d. Collision or overturn of the conveyance in which your property is carried.
- 12. Lock Replacement Coverage. We will pay up to \$250 for looks or oylinders which are replaced as a direct result of stolen keys. We and the policy must be promptly notified of the theft. The looks must be replaced within 72 hours after the keys are stolen. Keys are those to buildings and structures at the residence premises. We do not cover looks used with any vehicle, watercraft, or aircraft. Keys given to custodian are not considered solen. We will pay the amount spent to replace the looks or oylinders with ones of like kind and quality.

All other terms and conditions of the policy remain unchanged.

ENDORSEMENT No. PO42 (Ed. 1-40F) IDENTITY THEFT EXPENSE AND RESOLUTION SERVICES COVERAGE

For an additional premium, the following Additional Coverage is added under Section I.

IDENTITY THEFT EXPENSE AND RESOLUTION SERVICES

We will pay up to \$25,000 for **expenses** incurred by an **insured** as the direct result of any one **identity theft** discovered during the policy period. Additionally, you will have access to **resolution** services from a consumer fraud specialist who will assist you in the process of restoring your identity. Any act or series of acts committed by any one person or group of persons acting in concert or in which any implicated is considered to be one **identity theft**, even in a series of acts continues into a subsequent policy if a series of acts continues into a subsequent policy

DEFINITIONS

period.

With respect to the provisions of this endorsement only, the following definitions are added: "Expenses" means:

- Costs for notarizing fraud affidavits or similar documents for financial institutions or similar credit grantors or credit agencies that have
 - creating training of or creating experiments and training the sector affidavits be notarized.
 Costs for certified mail to law enforcement construction and the construction
- agencies, credit agencies, financial institutions or similar credit grantors.
 Lost wages as a result of time taken off from work
- to meet with, or talk to, law enforcement agencies, credit agencies and/or legal counsel, or to complete fraud affidavits, or due to wrongful incarceration arising solely from someone else having committed a crime in the **insured's** name, up to a maximum period of five weeks. Lost wages
- a maximum period of five weeks. Lost wages shall not apply in the case of wrongful incarceration absent all charges being dropped or an activitied of the instruct
- Loan application fees for re-applying for a loan or loans when the original application is rejected
- solety because the lender received incorrect credit information. 5. Reasonable attorney fees incurred, with our prior
 - consent, for: a. Defense of lawsuits brought against the insured by merchants or their collection agencies,
- b. The removal of any criminal or civil judgments wrongly entered against an insured, and
- Challenging the accuracy or completeness of any information in a consumer credit report.
- Charges incurred for long distance telephone calls to merchants, law enforcement agencies, financial institutions or similar credit grantors, or credit agencies to report or discuss an actual identity theft.
 - Costs for daycare and eldercare incurred by an insured solely as a direct result of any one identity theft.

"Identity theft" means the act of knowingly transferring or using, without lawful authority, a means

of identification of an insured with the intent to commit, or to aid or abet, any unlawful activity that constitutes a violation of federal law or a felony under any applicable state or local law. "Resolution services" provides a personal advocate assigned to victim who works one-one, from first call to crisis resolution. It also includes ordering your credit report, alerting credit reporting agencies, providing credit and fraud monitoring, and preparing necessary documentation and letters.

EXCLUSIONS

The following additional exclusions apply to this coverage.

- We do not cover:
- 1. Loss arising out of business pursuits of any insured.
- Expenses incurred due to any fraudulent, dishonest or criminal act by an insured or any person acting in concert with an insured, or by any authorized representative of an insured, whether acting alone or in collusion with others
 - whether acting alone or in collusion with others. 3. Loss other than expenses or resolution services.

DEDUCTIBLE

No deductible applies to **identity theft** coverage.

YOUR DUTIES AFTER LOSS The following is added under Condition 2. Your Duties After Loss, paragraph g.: (9) Receipts, bills or other records that support your claim for expenses under identity theft coverage.

All other provisions of this policy apply. ENDORSEMENT No. PO43 (Ed. 1-40F)

ENDORSEMENT No. PO43 (Ed. 140F) IDENTITY THEFT EXPENSE AND RESOLUTION SERVICES COVERAGE For an additional premium, the following Additional Coverage is added under Section I.

IDENTITY THEFT EXPENSE AND RESOLUTION SERVICES

We will pay up to \$25,000 for **expenses** incurred by an **insured** as the direct result of any one **identity theft** discovered during the policy period. Additionally you will have access to **resolution services** from a consumer fraud specialist who will assist you in the process of restoring your identity. Any act or series of acts committed by any one person or group of persons acting in concert or in which any one person or group of persons is concerned or implicated is considered to be one **identity theft**, even if a series of acts continues into a subsequent policy period.

DEFINITIONS

With respect to the provisions of this endorsement only, the following definitions are added: "Expenses" means:

- Costs for notarizing fraud affidavits or similar documents for financial institutions or similar documents or credit agencies that have required that such affidavits be notarized.
 Costs for ordified and to law enforcement
- agencies, credit agencies, financial institutions or similar credit grantors. J. Lost wages as a result of time taken off from work
- Lost weges as a result of this data not not not not to meet with, or talk to law enforcement to meet with, or talk to law enforcement agencies, credit agencies and/or legal coursel, or to complete fraud affidavits, or due to wrongful incarceration arising solely from someone else
 - incarceration ansing solely from someone else having committed a crime in the **insured's** name, up to a maximum payment of \$1000 per week for a maximum period of five weeks. Lost wages shall not apply in the case of wrongful incarceration absent all charges being dropped or
 - an acquittal of the insured.
 Loan application fees for re-applying for a loan or loans when the original application is rejected solely because the lender received incorrect
 - credit information. 5. Reasonable attorney fees incurred, with our prior consent for:
- Defense of lawsuits brought against the insured by merchants or their collection agencies,
 - b. The removal of any criminal or civil judgments wrongly entered against an insured, and
- c. Challenging the accuracy or completeness of any information in a consumer credit report.
 charges incurred for long distance telephone calle to marchants | aux enforcement accurace
 - Charges incurred for long distance telephone calls to merchants, law enforcement agencies, financial institutions or similar credit grantors, or or credit agencies to report or discuss an actual dentity theft.
 - Costs for daycare and eldercare incurred by an insured solely as a direct result of any one identity theft.

"Identity theft" means the act of knowingly transferring or using, without lawful authority, a means of identification of an insured with the intent to commit, or to aid or abet, any unlawful activity that constitutes a violation of federal law or a felony under any applicable state or local law. "Resolution services" provides a personal advocate assigned to victim who works one-on-one, from first call to crisis resolution. It also includes ordering your ordefi report, alerting credit reporting agencies, providing credit and fraud monitoring, and preparing necessary documentation and letters. "ID Alert" provides a monthly proactive National Database screening and notification by phone or email of possible fraud of an insured that has provided Name, Address and Social Security Number.

EXCLUSIONS

The following additional exclusions apply to this coverage.

- We do not cover: 1. Loss arising out of **business** pursuits of any
 - insured.

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TY ENDO	y Insuran
ORSEME	Ice Com
NTS	oany

Ņ any authorized representative of an insured, Expenses incurred due to any fraudulent, dishonest or criminal act by an **insured** or any person acting in concert with an insured, or by

services Loss other than expenses or resolution whether acting alone or in collusion with others

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DEDUCTIBLE

No deductible applies to identity theft coverage

YOUR DUTIES AFTER LOSS

The following is added under Condition 2. Your Duties After Loss, paragraph g.: (9) Receipts, bills or other records that support your

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All other provisions of this policy apply coverage claim for expenses under identity theft

Extended Replacement Cost Coverage ENDORSEMENT No. PO44 (Ed. 2)

read it carefully. This endorsement changes your policy. Please

actually repair or replace the damaged or destroyed liability. Your policy will specify whether you must construction, up to 25% over the policy's limits of damaged or destroyed dwelling with like or equivalent In the event of a covered loss to the residence reduced by your deductible. replacement cost. The amount of recovery will be residence premises in order to recover extended premises, we will pay to repair or replace the

dwelling by a certain amount (see your policy for that amount). Read your Declaration to determine whether your policy includes coverage for building code any alterations that increase the value of the insured to adjust for inflation. You must also notify us about possible periodic increases in the amount of coverage replacement cost at the time the policy is issued, with coverage, you must insure the dwelling to its full upgrades To be eligible to recover extended replacement cost

ENDORSEMENT No. PO51 (Ed. 1) All other terms and conditions remain unchanged

Optional Limited Foundation Coverage THIS ENDORSEMENT AMENDS YOUR POLICY

PLEASE READ IT CAREFULLY

or footings that support the dwelling caused by seepage or leakage, from within a plumbing steam. This includes constant or repeated accidental discharge or overflow of water or foundation. We also cover damage to floor slab bulging, or expansion of the ground floor protective sprinkler system heating, air conditioning or automatic fire We cover settling, cracking, shrinking,

This coverage includes the cost of tearing out and replacing any part of the building necessary

seepage occurred. to repair the system from which the leakage or

- system from which the water or steam escaped We do not cover loss to the plumbing
- and listed on the Declarations Page. Coverage if Endorsement PO7 is purchased be afforded under optional Mold Remediation trom tungi, other microbes or rot except as may We do not cover any loss or cost resulting
- or \$15,000, whichever is less. of losses or claims made costs per policy period regardless of the number we will pay for the aggregate of all losses or Coverage A limit applicable on the date of loss not exceed an amount equal to 15% of the Our limit of liability for this coverage will This is the most
- property of liability that applies to the damaged covered This coverage does not increase the limit

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All other terms and conditions remain unchanged.

Preferred Theft Coverage ENDORSEMENT No. PO53 (Ed. 1)

read it carefully. This endorsement changes your policy. Please

tollowing COVERAGE C - PERSONAL PROPERTY, item 9, is SECTION I – PERILS INSURED AGAINST hereby deleted in its entirety and replaced by the

Theft.

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- ø This peril does not include loss caused by theft Committed by an insured
- of materials and supplies for use in the In or to a dwelling under construction, <u>م</u>

after due date of such premium and it is a and within one hundred and twenty (120) days

nonpayment of premium after sixty (60) days from

that occurs to property on the residence licensee by an insured, relative, tenant, guest, invitee or occurs to property on the residence premises peril does not include loss caused by theft that premises if the dwelling is unoccupied. This peril does not include loss caused by theft construction until the dwelling is occupied This

therefor. If the Lender shall decline to pay said

Endorsement shall not be terminated before ten Lender under this Lender's Loss Payable premium or additional premium, the rights of the days tollowing receipt of our demand in writing to be paid the premium when due within ten (10) insured to pay such premium shall pay or cause notified in writing by us of the failure of the Lender hereunder that the Lender when so condition of the continuance of the rights of the

All other terms and conditions remain unchanged

Lender's Loss Payable ENDORSEMENT No. 438BFU (Ed. 2)

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PLEASE READ IT CAREFULLY THIS ENDORSEMENT CHANGES YOUR POLICY

its successors and assigns, hereinafter referred to as "the Lender", in whatever form or capacity its interests may appear and whether said interest Loss or damage, if any, under this policy shall be paid to the lienholder named in the declarations,

> ω In the event of failure of the insured to pay any Lender while exercising active control and endorsement, thereto would invalidate or suspend occurring before of after the attachment of this agents, or which they failed to prevent, whether event permitted by them or either of them, or their custodian, occupant, or by the agents of either or named insured, the borrower, mortgagor, trustor the provisions of this policy, including any and all or trust deed; (c) by any breach of warranty, ad, covered by this policy by virtue of any mortgage shall not be invalidated nor suspended: (a) by any endorsement attached thereto, as to the interest a nominee or trustee of said Lender representative capacity, or otherwise, or vested be vested in said Lender in its individual or in its disclosed or undisclosed fiduciary or give written notice to the Lender of such in hazard not permitted by this policy, we agree to account of any change in occupancy or increase become due under the terms of this policy or on premium or additional premium which shall be or management of the property. herefrom, however, any acts or omission of the the insurance as to the named insured, excluding permitted by them or by the happening of any any of them or by the happening of any event vendee, owner, tenant, warehouseman riders now or hereafter attached thereto, by the omission, neglect, or non-compliance with any of giving of notice of sale of any of the property commencement of foreclosure proceedings or the therein, or the title thereto; (b) by the the subject of the insurance or the interest ownership, description, possession, or location of error, omission, or change respecting the only of the Lender, its successors and assigns, The insurance under this policy, or any rider or Ξ

shall thereupon receive a full assignment and accrued), and we, to the extent of such payment or unsecured, (with refund of all interest not loss or damage under this policy and shall claim that as to the insured no liability therefor exists, (10) days after receipt of said written notice by the rights and securities held as collateral thereto transfer, without recourse, of the debt and all to become due from the insured, whether secured principal sum and interest and other indebtedness we at our option, may pay the Lender the whole Whenever we shall pay to the Lender any sum for Lender

> თ α ~ υı or endorsements attached thereto shall not apply Should legal title to and beneficial ownership of shall have been issued by some insurance company and accepted by the Lender. consideration for insuring such other hazards. The Lender upon the payment to it of the full If there be any other insurance upon the within described property, we shall be liable under this to the insurance hereunder as respects such conditions of this policy and/or under other riders granted the insured under the terms and such event, any privileges stated by this Lenders term thereof to the benefit of the Lender but, in any of the property covered under this policy terms of this Lenders Loss Payable Endorsement payable to the Lender in accordance with the policy in renewal thereof with loss thereunder (10) days after expiration unless an acceptable to the interest of the Lender for a period of ten will then cease. such cancellation is received by the Lender and the Lender for ten (10) days after written notice of We reserve the right to cancel this policy at any with all other insurers contributing to said amount of its claim, will subrogate us (prorate received reduction in the rate charged or has Contribution Clause in any other endorsement or Endorsement attached to this contract of to and expressly consented to by the Lender. Any on said property under policies held by, payable bears to the entire insurance of similar character policy as to the Lender for the proportion of such Loss Payable Endorsement which are not also insurance under this policy shall continue for the become vested in the Lender or agents This policy shall remain in full force and effect as this policy shall continue in force for the benefit of time, as provided by its terms, but in such case contribution under said other insurance. payment) to all of the Lenders rights of Contribution Clause is made a part of the hazards other than fire and compliance with such received extension of the coverage to include the compliance with which the insured has hereby nullified except Contribution Clauses for rider attached to this contract of insurance is insurance is hereby nullified, and also any Contribution Clause of Extended Coverage loss or damage that the sum hereby insured

All notices herein provided to be given by us to branch as stated on the declaration page. mailed to or delivered to the Lender at its office or the Lender in connection with this policy and this ргорепту Lenders Loss Payable Endorsement shall by

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6 hurricane or hail losses is applicable to the loss or special deductible for earthquake, or windstorm the deductible will not be changed in the event a stated on the policy declarations page. be \$500, regardless of the policy deductible The deductible for any payment made to the Lender under the terms of this endorsement shal However

damage



19

All other terms and conditions of the policy remain unchanged.

POLICY SERVICE NOTE: You MUST refer to your policy number when asking for information.

PACIFIC SPECIALTY INSURANCE COMPANY

P.O. Box 40 Anaheim, CA 92815-0040 (714) 998-2190 (800) 303-5000 (714) 998-3158 Fax

3601 Haven Avenue Menlo Park, CA 94025-1010 (650) 780-4800 (800) 828-3003

FOR REPORTING OF CLAIMS: Please Call: 800-962-1172 POLICY NUMBER MUST ACCOMPANY CLAIM REPORT AND ALL CORRESPONDENCE

If you have a complaint, the following should be contacted ONLY after you have contacted your agent, the general agent or the company and they have failed to produce a satisfactory solution.

Consumer Services Bureau California Department of Insurance 300 S. Spring Street Los Angeles. CA 90013 1-800-927-4357



IMPORTANT NOTICE

To obtain information or make a complaint:

You may contact your Agent.

You may call Pacific Specialty Insurance Company's toll-free telephone number below for information or to make a complaint:

1-800-303-5000

You may also write Pacific Specialty Insurance Company at the administrative address below:

> P.O. Box 40 Anaheim, CA 92815 Email: PSIC@mcgrawgroup.com

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, Texas 78714-9104 FAX: (512) 475-1771 Web: <u>http://www.tdi.state.tx.us</u> Email: <u>ConsumerProtection@tdi.state.tx.us</u>

PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact the agent or the Company first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY:

This notice is for information only and does not become a part or condition of the attached document.

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Pueda comunicarse con su Agente.

Usted puede llamar al numero de telephone gratis de Pacific Specialty Insurance Company para informacion o para someter una queja al:

1-800-303-5000

Usted tambien puede escribir a Pacific Specialty:

P.O. Box 40 Anaheim, CA 92815 Email: <u>PSIC@mcgrawgroup.com</u>

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companies, coberturas, derochos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, Texas 78714-9104 FAX: (512) 475-1771 Web: <u>http://www.tdi.state.tx.us</u> Email: <u>ConsumerProtection@tdi.state.tx.us</u>

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el agente o la Comania primero. Si no se resuelve la disputa, puede entonces comunicarse con el Departamento de Seguros de Texas.

UNA ESTE AVISO A SU POLIZA:

Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del document adj unto.

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303-5000

PACIFIC SPECIALTY INSURANCE COMPANY (BEST RATED A ADMITTED)

ADDITIONAL PARTY SANTA FE RANCH-WESTDALE ASSET MANAGEMENT P.O.BOX 115009 CARROLLTON, TX 75011 NAMED INSURED AND ADDRESS LATOYA DELONEY 8243 RANCHVIEW DR APT 1073 IRVING, TX 75063

TEXAS - TEXAS CONTENTS (HO-4)

POLICY NO : ENF 0106674-00. POLICY TERM: 09/08/2017 TO 09/08/2018 12:01 A.M. STANDARD TIME AT THE ADDRESS OF NAMED INSURED AS STATED HEREIN.

Thank you for choosing to purchase insurance with Pacific Specialty Insurance Company. Please review your electronically signed application provided by your producer and the enclosed declaration pages in their entirety, including but not limited to the elected or declined coverages listed and to confirm that you purchased the correct and/or adequate coverage. If you would like to amend your policy coverages please contact your producer.

Pacific Specialty Insurance Company looks forward to providing you with excellent service for all your insurance needs.

Sincerely,

Pacific Specialty Insurance Company

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DECLARATION

1

PAGE

MCGRAW INSURANCE SERVICES

ENF 0106674-00

P.O. BOX 40

ANAHEIM, CA 92815-0040

(800)303 - 5000

PACIFIC SPECIALTY INSURANCE COMPANY (BEST RATED A ADMITTED)

ADDITIONAL PARTY SANTA FE RANCH-WESTDALE ASSET MANAGEMENT P.O.BOX 115009 CARROLLTON, TX 75011

NAMED INSURED AND ADDRESS LATOYA DELONEY 8243 RANCHVIEW DR APT 1073 IRVING, TX 75063

FIRE EXTINGUISHER:

TEXAS - TEXAS CONTENTS (HO-4) *** DECLARATIONS ***

POLICY NO : ENF 0106674-00. POLICY TERM: 09/08/2017 TO 09/08/2018 12:01 A.M. STANDARD TIME AT THE ADDRESS OF NAMED INSURED AS STATED HEREIN.

PROGRAM: HO-4

COVERED PROPERTIES

- # OCCUPANCY USE # UNITS YEAR ROOF CONSTRUCTION # STORIES 2000 OTHR 1 TNNT TNNT 1 VENR 1 STORY
 - SQUARE FEET 1,056 : PROTECTION CLASS: 2
 - **PROPERTY ADDRESS:** 8243 RANCHVIEW DR #1073 IRVING COUNTY: DALLAS
 - ADDITIONAL INSURED: SANTA FE RANCH-WESTDALE ASSET MANAGEMENT P.O.BOX 115009

COVERAGE(S): PREMIUM DED, UNLESS SPECIAL DED. BELOW \$500 DEDUCTIBLE ADDITIONAL INSURED OR TRUST ΑI AP PREFERRED PACKAGE 23.00 С PERSONAL PROPERTY 122.00 \$5,000 LIMIT

CLAIM RECORD RATING PLAN CCR 7.00-0 NO. OF CLAIMS CRT TRANSFER DISCOUNT 7.00-CR3 MODIFY DEDUCTIBLE INC

CARROLLTON

Υ

INC

INC

TX 75063

TX 75011

PAGE

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303-5000

COVERA	GE(S):	PREMIUM
C1	RÈPLACE COST PERSONAL PROPERTY	INC
C4	OPTIONAL HOME FREEZER	INC
C6	ENHANCED WATERCRAFT LIABILITY	INC
D	LOSS OF USE	INC
	\$1,000 LIMIT	
E	PERSONAL LIABILITY	18.00
	\$200,000 LIMIT	
ElE	ANIMAL LIABILITY EXCLUSION	INC
F	MEDICAL PAYMENTS	INC
	\$1,000 LIMIT	
MPD	MULTI POLICY DISCOUNT	7.00-
	1 - TIER	
P18	POOL DIVING BOARD EXCLUSION	INC
P19	TRAMPOLINE EXCLUSION	INC
	SUBTOTAL PREMIUM:	142.00

TOTAL PREMIUM: 142.00 (FULLY EARNED) POLICY FEE: 30.00

TOTAL CHARGE: \$172.00

CONGRATULATIONS! YOU SAVED: \$21.00 BY BEING A PSIC POLICYHOLDER

THIS POLICY DOES NOT INCLUDE OPTIONAL EARTHQUAKE COVERAGE.

THIS POLICY DOES NOT INCLUDE BUILDING CODE UPGRADE COVERAGE.

SUBJECT TO FORM NO(S): THE APPLICATION AND ITS STATEMENTS AND REPRESENTATIONS. POLICY FORM : HO-4 (ED.7) ENDORSEMENT CODES: PM1-TX-HO (ED. 4); PM4 (ED. 1); PM9-TX (ED. 1); PM13 (ED. 2); PM18 (ED. 1); PM19 (ED. 1); TX-NOTICE (ED. 1) PM27 (ED. 2), PM22 (ED. 5), PO53 (ED. 1), PO5-HO (ED. 2), PO19 (ED. 2), PM2 (ED. 3).

IMPORTANT: IF A PAYMENT PLAN IS UTILIZED A FULLY EARNED SERVICE CHARGE WILL BE ADDED FOR EACH INSTALLMENT PAYMENT MADE BY THE INSURED. THE MAXIMUM SERVICE CHARGE APPLIED PER INSTALLMENT PAYMENT IS \$10. SERVICE CHARGES ARE DETERMINED AT THE TIME A PAY PLAN IS SELECTED. SERVICE CHARGES ARE NOT CHARGED ON DOWN PAYMENTS, ON INSTALLMENTS NOT TENDERED DUE TO EARLY PAYMENT OF YOUR PREMIUM BALANCE, OR ON THE ENTIRE PREMIUM PAYMENT. AN INSTALLMENT INVOICE WILL BE SENT TO THE INSURED DETAILING THE

ADDITIONAL INSURED

PAGE

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303 - 5000

REQUIRED PAYMENT AMOUNT AND PAYMENT DUE DATE. PAYMENTS MUST BE RECEIVED IN OUR OFFICE PRIOR TO THE DUE DATE OR THE POLICY WILL BE CANCELLED FOR NON-PAYMENT OF PREMIUM.

FRAUD STATEMENT

IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, OR DENIAL OF INSURANCE BENEFITS. COVERAGE APPLICABLE ONLY WITHIN THE U.S.A., ITS TERRITORIES, AND CANADA.

ANY REVISIONS, CHANGES AND/OR CORRECTIONS MADE ON THE PRINTED APPLICATION AFTER THE INFORMATION HAS BEEN SUBMITTED ONLINE ARE NOT REFLECTED ON THIS DECLARATIONS PAGE AND ARE NOT A PART OF THE APPLICATION FOR INSURANCE. IF ANY INFORMATION ON THE DECLARATIONS PAGE IS INACCURATE, PLEASE NOTIFY THE UNDERWRITING DEPARTMENT IN WRITING, VIA U.S. MAIL.

POLICY FEE IS FULLY EARNED (RETAINED). FOR CLAIMS REPORTING PLEASE CALL (800)962-1172. FOR POLICY SERVICE PLEASE CONTACT YOUR PRODUCER AT (817)276-9820.

INTERNAL PRINT CODES: TX-H04-PSIC-POL (ED.2.0)TX-H03/4/6-PSIC-END (ED.2.0)

PAGE

MCGRAW INSURANCE SERVICES

P.O. BOX 40 ANAHEIM, CA 92815-0040

(800)303-5000

Special Deductibles Notice

TEXAS

Pursuant to Title 28 TAC Section 5.9700, we are providing this notice to disclose other deductibles that may apply to your coverage in this policy.

This notice provides no coverage, nor can it be constructed to replace any coverage provided by your insurance policy. If there is a conflict between your policy and this notice, the provisions of the policy shall prevail.

Your Declarations page contains an All Other Perils deductible and a Wind and Hail Deductible as defined within your policy contract. In addition to the defined deductible amounts, your policy may contain special deductibles that apply to specific coverages and/or specific perils. Below, we provide a description of the special deductibles that may apply to your policy. Please refer to the endorsement section of your Declarations to determine which of the forms below apply to your policy:

Form Description	Applicable Coverage	Special Deductible Amount
НО-3,НО-4, НО-6	Fire Department Service Charge	\$0
НО-3,НО-4, НО-6	Credit Card, Fund Transfer Card, Forgery and Counterfeit Money	\$0
PO19	Home Freezer Contents Coverage	\$0
PO42	Identity Theft Expense and Resolution Services	\$0
PO43	Identity Theft Expense and Resolution Services	\$0
PO18	Personal Computer Equipment Coverage	\$0
PO6	Scheduled Personal Property	\$0
438BFU	Lenders Loss Payable	\$500
	/	

TXUND02HO1116

ADDITIONAL INSURED