

STATE FARM FIRE AND CASUALTY COMPANY

A STOCK COMPANY WITH HOME OFFICES IN BLOOMINGTON, ILLINOIS

Po Box 2915 Bloomington IL 61702-2915

Named Insured

AT2

002550 3125 M-16-3789-FBDF F V

VILLAS OF TUSCANY CLUSTER HOA C/O IRIS MANAGEMENT GROUP LLC 7449 CYPRESS CT

MACEDONIA OH 44056-2283

Որվային հայարարարի հայարարի հայարարի հայարար

RENEWAL DECLARATIONS

Policy Number

95-QA-9148-2

Policy Period 12 Months JAN 1 2024

te Expiration Date
4 JAN 1 2025

The policy period begins and ends at 12:01 am standard time at the premises location.

Agent and Mailing Address NICOLE SALMON 5874 DARROW RD HUDSON OH 44236-3864

PHONE: (330) 655-5233

Residential Community Association Policy

Automatic Renewal - If the **policy period** is shown as **12 months**, this policy will be renewed automatically subject to the premiums, rules and forms in effect for each succeeding policy period. If this policy is terminated, we will give you and the Mortgagee/Lienholder written notice in compliance with the policy provisions or as required by law.

Entity: HOMEOWNERS ASSOCIATION

NOTICE: Information concerning changes in your policy language is included. Please call your agent if you have any questions.

AUXILIARY STRUCTURES

POLICY PREMIUM \$ 1,215.00

Discounts Applied:
Renewal Year
Claim Record

Claim Record

SECTION 1-101FLATION COVERAGE INDEXCE

Prepared NOV 07 2023 CMP-4000

© Copyright, State Farm Mutual Automobile Insurance Company, 2008 Includes copyrighted material of Insurance Services Office, Inc., with its permission.

E L7

017293 294

530-686 a 2 05-31-2611 (o1f3231c)

Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA Policy Number 95-QA-9148-2

SECTION I - PROPERTY SCHEDULE

overage A - Coverage B - Business Person Property
No Coverage No Coverage
The state of the s

AUXILIARY STRUCTURES

Location Number	Description	Limit of Insurance* Coverage A - Buildings	Limit of Insurance* Coverage B - Business Personal Property
001B LIGHTING	Fence, walls, etc.	\$ 5,400	See Prop Sch
001C Fence, walls, etc.		\$ 6,000	See Prop Sch
001D MAILBOX HUTS		\$ 5,400	See Prop Sch

^{*} As of the effective date of this policy, the Limit of Insurance as shown includes any increase in the limit due to Inflation Coverage.

SECTION I - INFLATION COVERAGE INDEX(ES)

Inflation Coverage Index:

226.8



Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA Policy Number 95-QA-9148-2



SECTION I - DEDUCTIBLES

Basic Deductible

\$1,000

Special Deductibles:

Money and Securities Equipment Breakdown \$250 Employee Dishonesty \$1,000

\$250

Other deductibles may apply - refer to policy.

SECTION I - EXTENSIONS OF COVERAGE - LIMIT OF INSURANCE - EACH DESCRIBED PREMISES

The coverages and corresponding limits shown below apply separately to each described premises shown in these Declarations, unless indicated by "See Schedule." If a coverage does not have a corresponding limit shown below, but has "Included" indicated, please refer to that policy provision for an explanation of that coverage.

COVERAGE	LIMIT OF INSURANCE
Collapse	Jaimer HO) estimated Included
Damage To Non-Owned Buildings From Theft, Burglary Or Robbery	Coverage B Limit
Debris Removal	25% of covered loss
Equipment Breakdown	Included
Fire Department Service Charge	odi ot vino salona (applies only to the
Fire Extinguisher Systems Recharge Expense	\$5,000
Glass Expenses	Included
Increased Cost Of Construction And Demolition Costs (applies only when building insured on a replacement cost basis)	gs are 100 And Florida 10%
Newly Acquired Business Personal Property (applies only if this policy provides Coverage B - Business Personal Property)	\$100,000
Newly Acquired Or Constructed Buildings (applies only if this policy provides Coverage A - Buildings)	000,025\$ apers And Facords On Frences

Prepared NOV 07 2023 CMP-4000

LIMITOF

RENEWAL DECLARATIONS (CONTINUED)

Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA Policy Number 95-QA-9148-2

Ordinance Or Law - Equipment Coverage

Preservation Of Property

Water Damage, Other Liquids, Powder Or Molten Material Damage

Included

SECTION I - EXTENSIONS OF COVERAGE - LIMIT OF INSURANCE - EACH COMPLEX

The coverages and corresponding limits shown below apply separately to each complex as described in the policy.

NO DE COVERAGE - LIMIT DE INBURANCE - FACH DESCRIBBARAVOO TO ES	INSURANCE
Accounts Receivable On Premises Off Premises	¢15,000
Arson Reward	\$5,000
Forgery Or Alteration	\$10,000
Money And Securities (Off Premises)	\$5,000
Money And Securities (On Premises)	\$10,000
Money Orders And Counterfeit Money	\$1,000
Outdoor Property	000,5\$nt Breakdown
Personal Effects (applies only to those premises provided Coverage B - Business Personal Property)	φ2,500
Personal Property Off Premises	\$15,000
Pollutant Clean Up And Removal	\$10,000
Property Of Others (applies only to those premises provided Coverage B - Business Personal Property)	emisua berlupak viwe/i
Personal Property	Ψ2,500
Valuable Papers And Records On Premises Off Premises	\$10,000 A Build ngs) \$10,000 \$5,000

Prepared NOV 07 2023 CMP-4000

© Copyright, State Farm Mutual Automobile Insurance Company, 2008 Includes copyrighted material of Insurance Services Office, Inc., with its permission.



Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA Policy Number 95-QA-9148-2



SECTION I - EXTENSIONS OF COVERAGE - LIMIT OF INSURANCE - PER POLICY

The coverages and corresponding limits shown below are the most we will pay regardless of the number of described premises shown in these Declarations.

COVERAGE	LIMIT OF INSURANCE
Back-Up of Sewer or Drain	STARSHED THE INCluded
Employee Dishonesty	\$25,000 \$25,000
Loss Of Income And Extra Expense	Actual Loss Sustained - 12 Months

Directors & Citicers Liability

SECTION II - LIABILITY

COVERAGE	Employee Utshonesty Money and Securities	LIMIT OF INSURANCE
Coverage L - Business Liability	Loss of Income & Evira Exprise Actual Cash Value Endors ment	\$2,000,000
Coverage M - Medical Expenses (Any One Person)	Amend Occurrence Definition :: Inland Marine Attach Dec	\$5,000
Damage To Premises Rented To You		\$300,000
Directors And Officers - Property Manager Liability		\$2,000,000
Directors And Officers Liability		\$2,000,000
AGGREGATE LIMITS	an material and a part of material and a state of the sta	LIMIT OF
Products/Completed Operations Aggregate		\$4,000,000
General Aggregate		\$4,000,000
Directors and Officers Aggregate		\$2,000,000

Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA
Policy Number 95-QA-9148-2

Each paid claim for Liability Coverage reduces the amount of insurance we provide during the applicable annual period. Please refer to Section II - Liability in the Coverage Form and any attached endorsements.

Your policy consists of these Declarations, the BUSINESSOWNERS COVERAGE FORM shown below, and any other forms and endorsements that apply, including those shown below as well as those issued subsequent to the issuance of this policy.

SECTION 1 - EXTENSIONS OF COVERAGE - LIMIT OF INSUR-LICE - PER POLICY

FORMS AND ENDORSEMENTS

CMP-4100	Businessowners Coverage Form	
CMP-4561.4	*Policy Endorsement	Loss Of Income And Extra Expense
CMP-4235.2	*Amendatory Endorsement	
FE-6999.3	*Terrorism Insurance Cov Notice	
CMP-4814	Directors & Officers Liability	
CMP-4818	Directors & Officers- Prop Mgr	
CMP-4550	Residential Community Assoc	YTERAL PROTECTS
CMP-4746.1	Hired Auto Liability	Superation and Congress to the color interpretable and the company of the section of the color o
CMP-4710	Employee Dishonesty	
CMP-4508	Money and Securities	COVERAGE
CMP-4705.2	Loss of Income & Extra Expnse	Coverage L. Business Liability
FE-3650	Actual Cash Value Endorsement	And the state of t
CMP-4525	Amend Occurrence Definition	Goverage M - Medical Expenses (Any One Person)
FD-6007	Inland Marine Attach Dec	
000,000\$	* New Form Attached	Damage To Premises Fiented To You
ero ann sa		Directors And Officers - Property Manager Listelity

Prepared NOV 07 2023 CMP-4000

Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA Policy Number 95-QA-9148-2

This policy is issued by the State Farm Fire and Casualty Company.

Participating Policy

You are entitled to participate in a distribution of the earnings of the company as determined by our Board of Directors in accordance with the Company's Articles of Incorporation, as amended.

In Witness Whereof, the State Farm Fire and Casualty Company has caused this policy to be signed by its President and Secretary at Bloomington, Illinois.

Lynne M. Yausell

Secretary

Michael Tipon

NOTICE TO POLICYHOLDER:

For a comprehensive description of coverages and forms, please refer to your policy.

Policy changes requested before the "Date Prepared", which appear on this notice, are effective on the Renewal Date of this policy unless otherwise indicated by a separate endorsement, binder, or amended declarations. Any coverage forms attached to this notice are also effective on the Renewal Date of this policy.

Policy changes requested after the "Date Prepared" will be sent to you as an amended declarations or as an endorsement to your policy. Billing for any additional premium for such changes will be mailed at a later date. If, during the past year, you've acquired any valuable property items, made any improvements to insured property, or have any questions about your insurance coverage, contact your State Farm agent.

Please keep this with your policy.

NOTICE TO POLICYPOLDER

Please sep this with your policy

RENEWAL DECLARATIONS (CONTINUED)

Residential Community Association Policy for VILLAS OF TUSCANY CLUSTER HOA
Policy Number 95-QA-9148-2

Your coverage amount....

It is up to you to choose the coverage and limits that meet your needs. We recommend that you purchase a coverage limit equal to the estimated replacement cost of your structure. Replacement cost estimates are available from building contractors and replacement cost appraisers, or, your agent can provide an estimate from Xactware, Inc. using information you provide about your structure. We can accept the type of estimate you choose as long as it provides a reasonable level of detail about your structure. State Farm does not guarantee that any estimate will be the actual future cost to rebuild your structure. Higher limits are available at higher premiums. Lower limits are also available, as long as the amount of coverage meets our underwriting requirements. We encourage you to periodically review your coverages and limits with your agent and to notify us of any changes or additions to your structure.

Doroy changes requested before the 'Date Prepared', which appear on this notice, are effective on the Penewal Date

It during the past year, you've acquired any valuable property fems, made uny improvements to insured property

forms attached to this notice are also effective on the Renewal Date of this policy.

of have any questions about your insurence coverage, contact your State Fairn agent

Prepared NOV 07 2023 CMP-4000

© Copyright, State Farm Mutual Automobile Insurance Company, 2008 Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Continued on Reverse Side of Page



STATE FARM FIRE AND CASUALTY COMPANY

A STOCK COMPANY WITH HOME OFFICES IN BLOOMINGTON, ILLINOIS INLAND MARINE ATTACHING DECLARATIONS

Po Box 2915 Bloomington IL 61702-2915

Named Insured

M-16-3789-FBDF F V

VILLAS OF TUSCANY CLUSTER HOA C/O IRIS MANAGEMENT GROUP LLC 7449 CYPRESS CT MACEDONIA OH 44056-2283

Policy Number

95-QA-9148-2

Policy Period 12 Months

Effective Date JAN 1 2024

Expiration Date JAN 1 2025

The policy period begins and ends at 12:01 am standard time at the premises location.



ATTACHING INLAND MARINE

Automatic Renewal - If the policy period is shown as 12 months, this policy will be renewed automatically subject to the premiums, rules and forms in effect for each succeeding policy period. If this policy is terminated, we will give you and the Mortgagee/Lienholder written notice in compliance with the policy provisions or as required by law.

Annual Policy Premium

Included

The above Premium Amount is included in the Policy Premium shown on the Declarations.

Your policy consists of these Declarations, the INLAND MARINE CONDITIONS shown below, and any other forms and endorsements that apply, including those shown below as well as those issued subsequent to the issuance of this policy.

Forms, Options, and Endorsements

FE-8739 FE-8743.1 Inland Marine Conditions

Inland Marine Computer Prop

See Reverse for Schedule Page with Limits

Prepared NOV 07 2023 FD-6007

© Copyright, State Farm Mutual Automobile Insurance Company, 2008 Includes copyrighted material of Insurance Services Office, Inc., with its permission.

95-QA-9148-2 YMA9MOO YTJAURAO OMA 3915 M9A9 3M 17293

ATTACHING INLAND MARINE SCHEDULE PAGE

ATTACHING INLAND MARINE

PHOTARALOSO DUMSATTA SVIR

ANNUAL DEDUCTIBLE LIMIT OF **ENDORSEMENT** PREMIUM **AMOUNT** INSURANCE COVERAGE NUMBER Included 500 Inland Marine Computer Prop 10,000 FE-8743.1 Included 10,000 Loss of Income and Extra Expense

Automatic Barlavinf - If the pulicy particl is shown as 12 months, this policy will be renewed a threaten's subject to the premiums, rules and forms or erfect for each succeeding policy parced, bring policy is reminated, we will give you and the Morrgage of Linchfolder written notice in

annaal Policy Pranslug Included

IN TOURS IMMAGEMENT EROUP IL

ne above Premium Amount is included in the Pourly Premium shown on the Declarations

Forms, Options, and Endorsaments

ATTACHNO INLAND MARINE

nland Marine Conditions

F-8743 1

OTHER LIMITS AND EXCLUSIONS MAY APPLY - REFER TO YOUR POLICY-

Prepared NOV 07 2023 FD-6007

© Copyright, State Farm Mutual Automobile Insurance Company, 2008
Includes copyrighted material of Insurance Services Office, Inc., with its permission.

27 07 2023 28 07 2023 28 00 2023



CMP-4561.4C Page 1 of 5

IMPORTANT NOTICE

age form to apply to Business Personal Property

Regarding Changes to Your Policy



CMP-4561.4 POLICY ENDORSEMENT is added to your State Farm® policy and replaces CMP-4561.1 POLICY ENDORSEMENT.

point of that system or appliance from which the

The following changes to your policy are effective with this policy term:

- SECTION II DEFINITIONS: Paragraph 18. Personal and Advertising Injury:
- Infringement of another's patent, trademark, or trade secret is no longer within the definition of personal and advertising injury.
 - SECTION II EXCLUSIONS: Paragraph 17. Personal and Advertising Injury:
 - os Damages from infringement of another's patent, trademark, or trade secret continue to be specifically excluded under this policy.

The endorsement follows this notice. Please read the endorsement and place it with your policy. If you have any questions, please contact your State Farm agent.

DISCLAIMER: This notice only provides a general summary of changes to your State Farm policy. This notice is not a statement of contract. This notice does not change, modify, or invalidate the provisions, terms, or conditions as set forth in your State Farm policy booklet, the most recently issued declarations, and any applicable endorsements.

POLICY ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESSOWNERS COVERAGE FORM

- 1. BUSINESSOWNERS COVERAGE FORM TABLE OF CONTENTS is amended as follows:
 - The title Electronic Data is changed to Access Or Disclosure Of Confidential Or Personal Information And Data-related Liability.
- b. The title Recording And Distribution Of Material or Information In Violation Of Law is changed to Recording And Distribution Of Material.
- Paragraph 2.f. Dishonesty under SECTION I EXCLU-SIONS is replaced by the following:
- f. Dishonesty
 - (1) Dishonest or criminal acts by you, anyone else with an interest in the property, or any of your or their partners, "members", officers, "managers", employees, directors, trustees, or authorized representatives, whether acting alone or in collusion with each other or with any other party; or
 - (2) Theft by any person to whom you entrust the property for any purpose, whether acting alone or in collusion with any other party.

This exclusion applies whether or not an act occurs during your normal hours of operation.

This exclusion does not apply to acts of destruction by your employees; but theft by your employees is not covered.

With respect to accounts receivable and "valuable papers and records", this exclusion does not apply to carriers for hire.

- SECTION I EXTENSIONS OF COVERAGE is amended as follows:
 - Paragraph 4.a.(1) under Collapse is replaced by the following:
 - Collapse means an abrupt falling down or caving in of a building or any part of a building;
 - b. Paragraph 5. is replaced by the following:
 - 5. Water Damage, Other Liquids, Powder Or Molten Material Damage

If loss caused by covered water or other liquid, powder, or molten material occurs, we will also pay the cost to tear out and replace only that particular part of the covered building or structure necessary to gain access to the specific

CMP-4561.4C Page 2 of 5

point of that system or appliance from which the water or other substance escaped.

We will not pay the cost to repair any defect that caused the loss; but we will pay the cost to repair or replace damaged parts of fire extinguishing equipment if the damage:

- a. Results in discharge of any substance from an automatic fire protection system; or
- b. Is directly caused by freezing.

The amount we pay under this Extension of Coverage will not increase the applicable Limit of Insurance.

- c. Paragraph 13. is replaced by the following:
 - 13. Personal Property Off Premises

You may extend the insurance provided by this coverage form to apply to Covered Property, other than "money" and "securities", "valuable papers and records", or accounts receivable, while it is in the course of transit or at another premises. The most we will pay for loss in any one occurrence under this Extension Of Coverage is the Limit Of Insurance for Personal Property Off Premises shown in the Declarations.

The amount we pay under this Extension Of Coverage is an additional amount of insurance.

If the Covered Property is located at another premises you own, lease, operate, or regularly use, the insurance provided under this extension applies only if the loss occurs within 90 days after the property is first moved.

The Other Insurance Condition contained in SECTION I AND SECTION II — COMMON POLICY CONDITIONS does not apply to this Extension Of Coverage. The insurance provided under this Extension Of Coverage is primary and does not contribute with any other insurance.

d. The following is added to Paragraph 22.e. under Equipment Breakdown:

Paragraph 5.b. under Coverage B – Business Personal Property is replaced by:

- b. Be your responsibility to maintain or insure according to the terms of your lease or rental agreement.
- Bell Mag e. The following is added:

Business Personal Property In Portable Storage Units

\ sectro

You may extend the insurance provided by this coverage form to apply to Business Personal Property, other than "money" and "securities", "valuable papers and records", or accounts receivable, while temporarily stored in a portable storage unit (including a detached trailer) located within 100 feet of the described premises. The most we will pay for loss under this Extension Of Coverage is \$10,000.

The amount we pay under this Extension Of Coverage will not increase the applicable Limit Of Insurance.

Coverage will end 90 days after Business Personal Property has been placed in the storage unit. Coverage does not apply if the storage unit itself has been in use at the described premises for more than 90 consecutive days, even if the Business Personal Property has been stored there for 90 or fewer days at the time of loss.

- 4. SECTION II LIABILITY is amended as follows:
 - a. Section II Exclusions is amended as follows:
 - (1) The following is added to Paragraph 3. Liquor Liability:

This exclusion applies even if the claims allege negligence or other wrongdoing in the supervision, hiring, employment, training, or monitoring of others by an insured, or providing or failing to provide transportation with respect to any person that may be under the influence of alcohol if the "occurrence" which caused the "bodily injury" or "property damage" involved that which is described in Paragraph 3.a.

- (2) Paragraph 8.f. under Aircraft, Auto Or Watercraft is replaced by the following:
 - f. "Bodily injury" or "property damage" arising out of:
 - (1) The operation of machinery or equipment that is attached to, or part of, a land vehicle that would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance or motor vehicle registration law where it is licensed or principally garaged;
 - (2) The operation of any of the following machinery or equipment:
 - (a) Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and



- (b) Air compressors, pumps, and generators, including spraying, welding, building cleaning, geophysical exploration, lighting, and well sertoo is as "sevolante" to the tit to hividing equipment; or
 - (3) The operation of your business from a land vehicle:
- (a) While it is parked and functioning, other than "loading and unloadinder Financial Responsibility ing", as a premises for your business operations; and
 - That would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance or motor vehicle registration law where it is licensed or principally garaged.
 - (3) Paragraphs 17.b. and 17.c. under Personal And Advertising Injury are replaced by the following:
 - b. Arising out of oral or written publication of the same and a part of the same and the same an material, in any manner, if done by or at the direction of the insured with knowledge of its falsity:
 - Arising out of oral or written publication of material, in any manner, whose first publication took place before the beginning of the policy period;
 - (4) The last paragraph of 17.h. under Personal And Advertising Injury is replaced by the following:

For the purposes of this exclusion, the placing of frames, borders or links, or advertising, for you or others anywhere on the Internet, is not by itself, considered the business of advertising. broadcasting, publishing or telecasting;

- (5) Paragraphs 18. Electronic Data and 19. Recording And Distribution Of Material In Violation Of Law are replaced by the following:
 - 18. Access Or Disclosure Of Confidential Or Personal Information And Data-related Liability
 - Damages arising out of any access to or disclosure of any person's or organization's confidential or personal information, including patents. trade secrets, processing methods, customer lists, financial information, credit card information, health information, or

- mation; or Damages arising out of the loss of, loss
- of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

This exclusion applies even if damages are claimed for notification costs, credit monitoring expenses, forensic expenses, public relations expenses, or any other loss, cost or expense incurred by you or others arising out of that which is described in Paragraph a, or b. above.

As used in this exclusion, electronic data means information, facts, or computer programs stored as or on, created or used on. or transmitted to or from computer software (including systems and applications software), on hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices, or any other repositories of computer software which are used with electronically controlled equipment. The term computer programs, referred to in the foregoing description of electronic data, means a set of related electronic instructions which direct the operations and functions of a computer or device connected to it, which enable the computer or device to receive, process, store, retrieve, or send data.

19. Recording and Distribution of Material

Damages arising directly or indirectly out of any communication, by or on behalf of any insured, that violates or is alleged to violate:

- a. The Telephone Consumer Protection Act (TCPA), CAN-SPAM Act of 2003, Fair Credit Reporting Act (FCRA), or Fair and Accurate Credit Transaction Act (FACTA); including any regulations and any amendment of or addition to such statutes:
 - Any federal, state or local law, statute, ordinance, or regulation, in addition to Paragraph a. above, that addresses, prohibits or limits the printing, dissemination, disposal, collecting, recording, sending, transmitting, communicating, or distribution of material or information;
 - Any other federal, state or local law, statute, ordinance, or regulation that may provide a basis for a separate

claim or cause of action arising out of any communication referenced in Paragraphs a. or b. above.

- b. Paragraph 1.d.(2) under Coverage M Medical Expenses of SECTION II MEDICAL EXPENSES is replaced by the following:
 - (2) Executes authorization to allow us to obtain copies of medical bills, medical records, and any other information we deem necessary to substantiate the claim.

Such authorizations must not:

- (a) Restrict us from performing our business and a street to be functions in:
- obtaining records, bills, information, and data; or
- Hi. Using or retaining records, bills, information, and data collected or received by us;
 - (b) Require us to violate federal or state laws or regulations;
 - (c) Prevent us from fulfilling our data reporting and data retention obligations to insurance regulators; or
 - (d) Prevent us from disclosing claim information and data:
- et of the health at the i.e. To enable performance of our business functions;
 - ii. To meet our reporting obligations to in-
- iii. To meet our reporting obligations to insure the surance data consolidators; and
- station of using all and are iv. As otherwise permitted by law.

If the holder of the information refuses to provide it to us despite the authorization, then at our request the person making claim or his or her legal representative must obtain the information and promptly provide it to us;

- c. SECTION II WHO IS AN INSURED is amended as follows:
 - (1) Paragraph 1.c. does not apply.
- (2) Paragraphs 2.b.(1) and (4) are replaced by the following:
 - (1) "Employees" with respect to "bodily injury" to.
- (a) Any co-"employee" arising out of and in the course of the co-"employee's" em-

ployment or while performing duties related to the conduct of your business; or

- (b) The spouse, child, parent, brother, or sister of that co-"employee" as a consequence of Paragraph (a) above;
- (4) The owner of a "non-owned auto" or any agent of or any person or entity employed by such owner.
- d. Paragraph 2.b. under Financial Responsibility
 Laws of SECTION II GENERAL CONDITIONS does not apply.
- - (1) Paragraph 2. is replaced by the following:
 - 2. "Auto" means:
 - a. A land motor vehicle, trailer, or semitrailer designed for travel on public roads, including any attached machinery or equipment, or
 - b. Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance or motor vehicle registration law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

(2) The following is added to Paragraph 15. "mobile equipment":

However, "mobile equipment" does not include land vehicles that are subject to a compulsory or financial responsibility law or other motor vehicle insurance or motor vehicle registration where they are licensed or principally garaged. Land vehicles subject to a compulsory or financial responsibility law or other motor vehicle insurance law or motor vehicle registration law are considered "autos".

The following is added to SECTION I AND SECTION II – COMMON POLICY CONDITIONS:

Our Rights Regarding Claim Information

a. We will collect, receive, obtain, use, and retain all the items described in Paragraph b.(1) below and use and retain the information described in Paragraph b.(3)(b) below, in accordance with applicable federal and state laws and regulations and consistent with the performance of our business functions.

0811-ST-1-100

CMP-4561.4C Page 5 of 5

95-0A-9148-2

- b. Subject to Paragraph a. above, we will not be restricted in or prohibited from:
 - (1) Collecting, receiving, or obtaining records, receipts, invoices, medical bills, medical records, wage information, salary information, employment information, data, and any other information;
 - (2) Using any of the items described in Paragraph b.(1) above; or
 - (3) Retaining: 180783 240476400 40169
- (a) Any of the items in Paragraph b.(1) above; or
- (b) Any other information we have in our possession as a result of our processing, handling, or otherwise resolving claims submitted under this policy.
- c. We may disclose any of the items in Paragraph b.(1) above and any of the information described in Paragraph b.(3)(b) above:

- To enable performance of our business functions;
- (2) To meet our reporting obligations to insurance regulators;
- To meet our reporting obligations to insurance data consolidators;
- (4) To meet other obligations required by law; and
- (5) As otherwise permitted by law.
- d. Our rights under Paragraphs a., b., and c. above shall not be impaired by any:
 - (1) Authorization related to any claim submitted under this policy; or
 - (2) Act or omission of an insured or a legal representative acting on an insured's behalf.

AMENDATORY ENDORSEMENT (Onto)

All other policy provisions apply.

CMP-4561.4

©, Copyright, State Farm Mutual Automobile Insurance Company, 2021
Includes copyrighted material of Insurance Services Office, Inc., with its permission.

If we need more sine to investigate your claims we will provide an exclanation for our need for more time. We will consider to notify you green in writing, at least every 45 days; of its status of the investment and of the continued

We will pay for covered it as provided you have complied with all of the forms of this policy, within

(a) it) days before the effective date of cancellation if we cancel for your nonpayment of premium; or

moludes copyrighted mate

(6) If we cancel this policy, we will provide notice to the mortrade

M 17293

CMP-4235.2C Page 3 of 3

(1) 90 Days Or Less:

If this policy has been in effect for 90 days or less and is not a renewal with us, we may cancel this policy by providing to the first Named Insured notice of cancellation at least:

- (a) 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
- (b) 30 days before the effective date of cancellation if we cancel for any other reason.

(2) More Than 90 Days:

- (a) If this policy has been in effect for more than 90 days or is a renewal with us, we may cancel this policy only for one or more of the following reasons:
 - Nonpayment of premium;
 - ii. Discovery of fraud or material misrepresentation in the procurement of the insurance or with respect to any claims submitted thereunder;
 - iii. Discovery of a moral hazard or willful or reckless acts or omissions on your part which increases any hazard insured against;
 - iv. The occurrence of a change in the individual risk which substantially increases any hazard insured against after the insurance coverage has been issued or renewed except to the extent the insurer could reasonably have foreseen the change or contemplated the risk in writing the contract;
- Loss of applicable reinsurance or a substantial decrease in applicable reinsurance, if the Superintendent has determined that reasonable efforts have been made to prevent the loss of, or substantial decrease in, the applicable reinsurance, or to obtain replacement coverage;
 - vi. Failure of an insured to correct material violations of safety codes or to comply with reasonable written loss control recommendations; or
 - vii. A determination by the Superintendent of Insurance that the continuation of the policy would create a condition that would be hazardous to the policyholders or the public.
 - (b) If we cancel, we will provide to the first Named Insured notice of cancellation at least:
 - i. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
- and group aggress and allow a ii. 30 days before the effective date of cancellation if we cancel for any other allowable reason.
 - (c) Policies written for a term of more than one year or on a continuous basis may be cancelled by us for any reason at an anniversary date, upon 30 days notice of cancellation.
 - c. Notice of cancellation will state the policy number, date of the notice, explanation of the reason for cancellation and the effective date of cancellation. The policy period will end on that date.
- d. We will provide notice in accordance with Ohio law.
 - e. If this policy is cancelled, we will send the first Named Insured any premium refund due. The refund will be pro rata.

 The cancellation will be effective even if we have not made or offered a refund.
 - f. If this policy insured more than one Named Insured:
 - (1) The first Named Insured may affect cancellation for the account of all insureds; and
 - (2) Our notice of cancellation to the first Named Insured is notice to all insureds. Payment of unearned premium to the first Named Insured is for the account of all interests therein.

When We Do Not Renew

vd to assume If we decide not to renew this policy, we will provide to the first Named Insured shown in the Declarations notice of the nonrenewal in accordance with Ohio law, at least 30 days before the expiration date.

Conditional Renewal

If we decide to conditional renew this policy upon a substantial increase in premium, we will provide a notice of our intent in accordance with Ohio law, to the first Named Insured and agent, if any, at least 30 days before the expiration date of this policy. If the first Named Insured accepts the increased premium, such change is effective immediately following the expiration of the Named Insured's coverage then in effect.

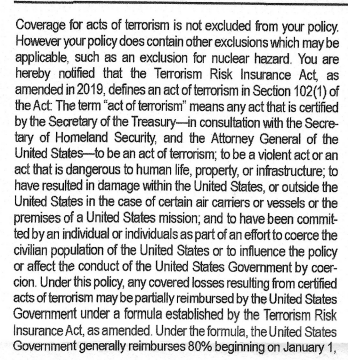
All other policy provisions apply.

CMP-4235.2

FE-6999.3 Page 1 of 1

In accordance with the Terrorism Risk Insurance Act of 2002 as amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2019, this disclosure is part of your policy.

POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE



2020 of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The Terrorism Risk Insurance Act, as amended, contains a \$100 billion cap that limits U.S. Government reimbursement as well as insurers' liability for losses resulting from certified acts of terrorism when the amount of such losses exceeds \$100 billion in any one calendar year. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced.

There is no separate premium charged to cover insured losses caused by terrorism. Your insurance policy establishes the coverage that exists for insured losses. This notice does not expand coverage beyond that described in your policy.

THIS IS YOUR NOTIFICATION THAT UNDER THE TERROR-ISM RISK INSURANCE ACT, AS AMENDED, ANY LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM UN-DER YOUR POLICY MAY BE PARTIALLY REIMBURSED BY THE UNITED STATES GOVERNMENT AND MAY BE SUB-JECT TO A \$100 BILLION CAP THAT MAY REDUCE YOUR COVERAGE.

FE-6999.3

©, Copyright, State Farm Mutual Automobile Insurance Company, 2020

POLICYHOLDER DISCLUSURE NOTICE OF TERRORISM INSURANCE COVERAGE

Coverage for acts of terrorem is not excluded from your palicy. Reversely year palicy does pentiain other exclusions which may be applicable such as an exclusion for nuclear hexard. You are reserve rolled that the Tanovish Risk insurance Act as amended in 2013, defines an est of terrorism in Section 102(1) of by the Secretary of the Treats by His correlation with the Secrehave of Homeland Security, and the Alterney General of the United States to be an act of fenorism; to be a violent act or an act that is dangerous to human life, properly, or inhestructure; to have regulted in damage within the United States, or outside the United States in the case of certain as camers or vessels or the premises of a United States mission, and to have been constainred by an individual or individuals as part of an effort to notice the avillan posidation at the United States or to influence the colicy or affect the conduct of the United States Government by costand offered and the periodity requires to the United States Covernment usday a formula established by the Tensusm Pish is a rance Act, as encoded, Under the formile, the unit of 10% is Covernment generally reimborses 60% beginning on January 1.

2020 of covered terrorism lasses exceeding the statutority entails lished deductible paid by the insurance company providing the coverage. The Terrorum Risk Insurarios Actiles amended conthe street as instruction lightly for losses resulting from certified eds of tenenam when the amount of such losses exceeds 1,100 billion in any one extender year. If the angregate insured tosses

There is no separate premium charged to cover insured not expand coverage beyond that described in your policy

ISM RISK INSURADIOE ACT. AS AMENDED ANY LOSSES THE CHATED STATES COVERNMENT AND WAY BE SUP-



553-4442

One login, access to all your accounts



Follow these easy steps:

- Log in to statefarm.com/onelogin using your personal ID and password
- To find your business or organizational account, select "Switch account" under your name

Don't see "Switch account"? Contact your agent.

Take care of business

- · Pay a bill
- Access accounts through the State Farm® mobile app
- Get policy documents or a Certificate of Insurance (COI)
- · Contact your agent

Need help?

Use your smartphone to scan this QR code for detailed instructions.





553-4442

One login, access to all your accounts

Follow these easy steps:

Take care of business



