

# PROHIBITED DOGS AND EXOTIC PETS EXCLUSION ENDORSEMENT

THIS ENDORSEMENT CHANGES YOUR POLICY. PLEASE READ THIS ENDORSEMENT CAREFULLY

This endorsement modifies insurance provided under the following:

## COMMERCIAL GENERAL LIABILITY COVERAGE PART

The following exclusion is added to this Coverage Part:

1. Exclusion of Coverage for "Prohibited Dogs and Exotic Pets". Any claim, "suit", cost, or expense arising out of liability for "property damage" or "bodily injury" caused by any "prohibited dogs and exotic pets" for which you are responsible, whether owned by any insured or not and whether disclosed to us at any time or not, is hereby excluded from coverage under this policy. We are under no duty to defend or indemnify an insured from claims based on the activity of any "prohibited dogs and exotic pets".

2. Definition. "Prohibited dogs and exotic pets" means the following:

b. Any dog that is of the following types of breeds or any cross breed thereof:

- i. Anatolian Shepherd
- ii. Akita;
- iii. Boxer;
- iv. Bull Terrier;
- v. Bullmastiff;
- vi. Chow Chow;
- vii. Doberman Pinscher;
- viii. German Shepherd;
- ix. Giant Schnauzer;
- x. Italian Mastiff;
- xi. Mastiff;

xii. Ovtcharka;

xiii. Presa Canario;

xiv. Pit Bull;

xv. Rhodesian Ridgeback;

xvi. Rottweiler;

xvii. Neapolitan Mastiff;

xviii. Wolf; or

xix. Wolf hybrid.

b. Any animal with a prior biting history.

c. Any exotic pet, including, but not limited to, alligator, bear, crocodile, lion, any species of snake, tiger, or a hybrid animal consisting of any portion of the preceding types of animals.