ACORD	

### **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY) 09/19/2022

CI BI	IIS CERTIFICATE IS ISSUED AS A ERTIFICATE DOES NOT AFFIRMAT ELOW. THIS CERTIFICATE OF INS EPRESENTATIVE OR PRODUCER, AI	VEL'	Y OF	R NEGATIVELY AMEND, DOES NOT CONSTITUT	EXTE	ND OR ALTI	ER THE CO	VERAGE AFFORDED BY THE	POLICIES
lf	PORTANT: If the certificate holder SUBROGATION IS WAIVED, subject is certificate does not confer rights t	to th	ne te	rms and conditions of th	e polic	y, certain po	olicies may ı		
	DUCER				CONTA NAME:				
Pea	rl Insurance				PHONE (A/C, No	. Ext):		FAX (A/C, No):	
120	) E Glen Ave				E-MAIL			· · · · · · · · · · · · · · · · · · ·	
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Peo	ria Heights, IL. 61611				INSURE		rance Compa		13056
INSU								d Surety Company of America	31194
	Bratslavsky Consulting Engine 500 W 27th Ave, Ste A	ers,	Inc.		INSURE		<b>,</b>		
	Anchorage, AK 99503-2575				INSURE				
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IN CE	DICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY (CLUSIONS AND CONDITIONS OF SUCH	EQUIF PERT	REME AIN,	NT, TERM OR CONDITION THE INSURANCE AFFORDI	OF ANY	CONTRACT	OR OTHER DESCRIBED	DOCUMENT WITH RESPECT TO V	WHICH THIS
INSR LTR	TYPE OF INSURANCE		SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
	X COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE \$ 2,00	00,000
	CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,00	00,000
	X Property							MED EXP (Any one person) \$ 10.0	000
A		Y	Y	PSB0002757		01/13/2022	01/13/2023	PERSONAL & ADV INJURY \$ Incl	uded
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$ 4,00	00,000
								PRODUCTS - COMP/OP AGG \$ 4,00	0,000
	OTHER:							\$	
	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	
	ANY AUTO	D	DD	OVED				BODILY INJURY (Per person) \$	
	OWNED SCHEDULED AUTOS	171	<b>FN</b>	OVED				BODILY INJURY (Per accident) \$	
		Sno	homi	sh County Risk Mngt (S.Ba	rker) at	3:07 pm, Sep	21, 2022	PROPERTY DAMAGE (Per accident) \$	
								(reracident) \$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE \$	
	EXCESS LIAB CLAIMS-MADE							AGGREGATE \$	
	DED RETENTION \$							s	
	WORKERS COMPENSATION							PER OTH- STATUTE ER	
Ι.	AND EMPLOYERS' LIABILITY Y / N ANYPROPRIETOR/PARTNER/EXECUTIVE							E.L. EACH ACCIDENT \$ 1,00	00,000
A	OFFICER/MEMBEREXCLUDED?	N/A	Y	PSW0002096		07/31/2021	10/15/2022	E.L. DISEASE - EA EMPLOYEE \$ 1,00	00,000
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT \$ 1,00	00,000
								\$1,000,000 per claim	
В	Employment Practices Liability Retroactive date: 08/01/2018	N	N	106965275		08/01/2022	08/01/2023	\$1,000,000 aggregate \$5,000.00 deductible	
	RIPTION OF OPERATIONS / LOCATIONS / VEHIC				le, may be	attached if more	e space is require	ed)	
Wo	kers Compensation excludes: Roman l	Brats	avsk	y all states except CA					
Cer	tificate holder is, when agreed in a cont	ract o	or adr	eement, afforded General	Liabilitv	Additional In	sured covera	ge, waiver of subrogation under	
	orsements PPB 304AK 06 12 and PPB								VC000313.
CEF					CANC	ELLATION			
	homish County artment of Conservation and Natu	al R	معمان	rces				ESCRIBED POLICIES BE CANCELI	
	5 Puget Park Drive	ai 1 (	5500					EREOF, NOTICE WILL BE DEI	LIVERED IN
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	1					© 19	88-2015 AC	ORD CORPORATION. All rigi	nts reserved.

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## ALASKA RLIPack<sup>®</sup> FOR PROFESSIONALS BLANKET ADDITIONAL INSURED ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESSOWNERS COVERAGE FORM - SECTION II – LIABILITY

- 1. C. WHO IS AN INSURED is amended to include as an additional insured any person or organization that you agree in a contract or agreement requiring insurance to include as an additional insured on this policy, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused in whole or in part by you or those acting on your behalf:
  - **a.** In the performance of your ongoing operations;
  - **b.** In connection with premises owned by or rented to you; or
  - **c.** In connection with "your work" and included within the "product-completed operations hazard".
- **2.** The insurance provided to the additional insured by this endorsement is limited as follows:
  - **a.** This insurance does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this policy.
  - **b.** This insurance does not apply to the rendering of or failure to render any "professional services".
  - c. This endorsement does not increase any of the limits of insurance stated in D. Liability And Medical Expenses Limits of Insurance.
- 3. The following is added to SECTION III H.2. Other Insurance – COMMON POLICY CONDITIONS (BUT APPLICABLE ONLY TO SECTION II – LIABILITY)

However, if you specifically agree in a contract or agreement that the insurance provided to an

additional insured under this policy must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with that other insurance, provided that:

- **a.** The "bodily injury" or "property damage" for which coverage is sought occurs after you have entered into that contract or agreement; or
- **b.** The "personal and advertising injury" for which coverage is sought arises out of an offense committed after you have entered into that contract or agreement.
- 4. The following is added to SECTION III K. 2. Transfer of Rights of Recovery Against Others to Us – COMMON POLICY CONDITIONS (BUT APPLICABLE TO ONLY TO SECTION II – LIABILITY)

We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage" or "personal and advertising injury" arising out of "your work" performed by you, or on your behalf, under a contract or agreement with that person or organization. We waive these rights only where you have agreed to do so as part of a contract or agreement with such person or organization entered into by you before the "bodily injury" or "property damage" occurs, or the "personal and advertising injury" offense is committed.

#### ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## ALASKA RLIPack<sup>®</sup> FOR DESIGN PROFESSIONALS LIABILITY ENHANCEMENT

#### SCHEDULE OF COVERAGES ADDRESSED BY THIS ENDORSEMENT

- A. First Aid And Good Samaritan Services
- **B.** Supplementary Payments
- C. Reasonable Force Bodily Injury Or Property Damage
- D. Non-Owned Watercraft
- E. Canoes Or Rowboats
- F. Damage To Premises Rented To You
- G. Aircraft Chartered With Crew
- H. Electronic Data Liability
- I. Who Is An Insured Newly Acquired Or Formed Organizations
- J. Who Is An Insured Unnamed Partnership Or Joint Venture
- K. Additional Insured Owner, Manager Or Lessor Of Premises Or Leased Equipment
- L. Additional Insured State Or Political Subdivisions Permits Related To Premises Or Operations
- M. General Aggregate Limit Per Project Or Per Location
- N. Knowledge And Notice Of Occurrence Or Offense
- O. Amended Bodily Injury Definition
- P. Amended Insured Contract Definition Construction Or Demolition Operations Within 50' Of Railroad
- Q. Amended Personal And Advertising Injury Definition Electronic Material
- **R. Unintentional Omission**
- S. Waiver Of Transfer Of Rights Of Recovery Against Others To Us

This endorsement modifies insurance provided under the following:

# BUSINESSOWNERS COVERAGE FORM – SECTION II – LIABILITY AND SECTION III AS IT PERTAINS TO LIABILITY ONLY

#### A. First Aid And Good Samaritan Services

1. The following is added to Section II A.1. Business Liability Coverages

We will pay those sums that the insured becomes legally obligated to pay as damages because of "bodily injury" arising out of either the rendering of or failure to render, "First Aid" or "Good Samaritan Services" to any person. For the purposes of this coverage grant, "First Aid" or "Good Samaritan Services" will be deemed to meet the definition of "occurrence". For the purposes of determining the applicable limits of insurance, any act or omission together with all related acts or omissions in the rendering of "First Aid" or "Good Samaritan Services" to any one person will be deemed one "occurrence".

- **a.** "First Aid" means initial care for medical attention immediately following a "bodily injury".
- **b.** "Good Samaritan Services" means medical attention provided in an emergency and for which no remuneration is demanded or received.
- 2. The insurance provided by this provision shall be excess over any valid and collectible other insurance available to any insured whether primary, excess, contingent or any other basis, except for insurance purchased specifically by you to apply in excess of the limits of Insurance shown in the declarations for Business Liability.

#### **B.** Supplementary Payments

Section II A.1.f. Coverage Extension – Supplementary Payments Paragraphs 1.(b) and 1.(d) are deleted and replaced with the following:

- (b) Up to \$2,500 for the cost of bail bonds required because of accidents or traffic violations arising out of any vehicle to which Business Liability Coverage for "bodily injury" applies. We do not have to furnish these bonds.
- (d) All reasonable expenses incurred by the insured at our request to assist in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off work.
- C. Reasonable Force Bodily Injury Or Property Damage

Section II B.1.a. Exclusions, Expected Or Intended Injury, is deleted and replaced by the following:

#### a. Expected or Intended Injury

"Bodily Injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

#### D. Non-Owned Watercraft

- Section II B.1.g. Exclusions, Aircraft, Auto Or Watercraft Subparagraph (2) is deleted and replaced by the following:
  - (2) A watercraft you do not own that is:
    - (a) Up to seventy-five (75) feet long; and
    - (b) Not being used to carry persons or property for a charge;
- 2. Only as respects to the insurance provided by this provision C. Who Is An Insured is amended to include as an insured any person who, with your express consent uses the watercraft.
- 3. The insurance provided by this provision shall be excess over any valid and collectible other insurance available to the insured, whether primary, excess, contingent or on any other basis, except for the insurance purchased specifically by you to apply in excess of the Limits of Insurance shown in the declarations for this Coverage Part.

#### E. Canoes Or Rowboats

The following is added to the exceptions contained in Section II B.1.g. Exclusions, Aircraft, Auto Or Watercraft:

(6) Any non-motorized canoe or rowboat owned by the insured. Only as respects to the insurance provided by this provision C. Who Is An Insured is amended to include as an insured any person who, with your express consent, uses any such canoe or rowboat.

#### F. Damage to Premises Rented to You

 The last paragraph of Section II B.1. Exclusions – Applicable To Business Liability Coverage is deleted and replaced by the following:

Exclusions c., d., e., f., g., h., i., k., l., m., n. and o. in SECTION II – LIABILITY do not apply to damage by water, fire, explosion, lightning, or smoke resulting from fire to premises while rented to you, or temporarily occupied by you with permission by the owner. A separate Damage To Premises Rented To You Limit of Insurance applies to this coverage as described in paragraph **D. Liability And Medical Expenses Limits of Insurance** in **SECTION II – LIABILITY**.

- 2. Section II F.9.a. Liability And Medical Expenses Definitions, is deleted and replaced by the following:
  - a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by water, fire, explosion, lightning, or smoke resulting from fire to premises while rented to you or temporarily occupied by you with permission of the owner is not an "insured contract";
- **3.** This provision does not apply if coverage for Damage To Premises Rented To You is excluded by another endorsement to this policy.

#### G. Aircraft Chartered With Crew

- 1. The following is added to the exceptions contained in Section II B.1.g. Exclusions, Aircraft, Auto or Watercraft:
  - (6) Any non-owned aircraft chartered to you with a crew including a pilot.
- 2. The insurance provided by this provision shall be excess over any valid and collectible other insurance available to the insured whether primary, excess, contingent or on any other basis, except for insurance purchased specifically by you to apply in excess of the Limits of Insurance shown in Declarations.

#### H. Electronic Data Liability

- **1. Section II B.1.q. Exclusions** is deleted and replaced by the following:
  - q. Electronic Data

Damages arising out of the loss of, loss of use of, damage to, corruption of, access to, inability to access, disclosure of, display of, theft or misappropriation of or inability to manipulate "electronic data". However this exclusion does not apply to "Property Damage".

2. The following definition is added to Section II F. Liability And Medical Expenses Definitions:

"Electronic data" means information, facts or programs stored as or on, created or used on, or transmitted to or from computer software (including systems and applications software), hard or floppy disks, CD-ROMS, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.

- For the purposes of the coverage provided by this endorsement, Section II F. Liability And Medical Expenses Definitions, Paragraph 17. is deleted and replaced by the following:
  - **17.** "Property damage" means:
    - **a.** Physical injury to tangible property, including all resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it;
    - **b.** Loss of use of tangible property that is not physically injured. All such loss of use shall be deemed to occur at the time of the "occurrence" that caused it; or
    - c. Loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate "electronic data", only if resulting from physical injury to tangible property. All such loss of "electronic data" shall be deemed to occur at the time of the "occurrence" that caused it.
    - d. Property damage does not mean damages arising out of any access to, disclosure or display of, theft or misappropriation of "electronic data" however caused.

For the purposes of this insurance, "electronic data" is not tangible property.

#### I. Who Is An Insured – Newly Acquired Or Formed Organizations

# The following is added to Section II C. Who Is An Insured:

Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, over which you maintain ownership or majority interest, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:

- Coverage under this provision is afforded only until the one hundred eightieth (180<sup>th</sup>) day after you acquire or form the organization or the end of the policy period, whichever is earlier;
- **2.** Coverage does not apply for "bodily injury" or "property damage" that occurred before you acquired or formed the organization.
- **3.** Coverage does not apply for "personal and advertising injury" arising out of an offense committed before you acquired or formed the organization.

- **4.** This provision does not apply to any organization for which coverage is excluded by another endorsement to this policy.
- J. Who Is An Insured Unnamed Partnership Or Joint Venture
  - 1. The last paragraph of Section II C. Who Is An Insured is deleted and replaced by the following:

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations. However this limitation does not apply to your liability with respect to your conduct of the business of any current or past partnership or joint venture:

- **a.** That is not shown as a Named Insured in the Declarations; and
- **b.** In which you are a member or partner but only if:
  - (i) Each and every member or partner in that joint venture or partnership is not a construction contractor; and
  - (ii) The joint venture or partnership is not providing construction contracting services.
- 2. This provision does not apply to any person or organization for which coverage is excluded by another endorsement to this policy.
- 3. The insurance provided by this provision shall be excess over any valid and collectible other insurance, whether primary, excess, contingent or on any other basis, which is available covering your liability with respect to your conduct of the business of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations and which is issued to such partnership or joint venture.

#### K. Additional Insured – Owner, Manager Or Lessor Of Premises Or Leased Equipment

Section II C. Who Is An Insured is amended to include as an insured:

- **1.** Any person or organization that you have agreed in a contract or agreement to include as an additional insured on this policy, but:
  - a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal and advertising injury" caused by an offense committed, after you have entered into that contract or agreement; and

- (1) Only if the "bodily injury", "property damage" or "personal and advertising injury" is caused, in whole or in part, by you or any person or organization performing operations on your behalf, and arises out of the ownership, maintenance or use of that part of any premises leased to you under that contract or agreement; or
- (2) The "bodily injury", "property damage" or "personal and advertising injury" is caused, in whole or in part, by you or any person or organization performing operations on your behalf, and arises out of the maintenance, operation or use of equipment leased to you by such additional insured.
- **2.** The insurance provided to such additional insured under this provision is subject to the following:
  - a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the contract or agreement, or the limits shown in the Declarations, whichever are less; and
  - **b.** The insurance afforded to such additional insured does not apply:
    - (1) To any "bodily injury" or "property damage" that occurs, or "personal and advertising injury" caused by an offense committed, after you cease to be a tenant in that premises;
    - (2) To any structural alterations, construction or demolition operations performed by or on behalf of such additional insured;
    - (3) To any premises for which coverage is excluded by another endorsement to this Coverage Part;
    - (4) To any "bodily injury" or "property damage" that occurs, or "personal and advertising injury" caused by an offense committed, after the equipment lease expires; or
    - (5) If the equipment is leased with an operator.
- **3.** This provision does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this policy.

L. Additional Insured – State Or Political Subdivisions – Permits Related To Premises Or Operations

Section II C. Who Is An Insured is amended to include as an insured:

- Any state or political subdivision that has issued a permit in connection with premises owned or occupied by, or rented or loaned to, you, but only with respect to "bodily injury", "property damage", "personal and advertising injury" arising out of the existence, ownership, use, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, elevators, street banners or decorations for which that state or political subdivision has issued such permit.
- 2. Any state or political subdivision that has issued a permit, but only with respect to "bodily injury", "property damage", "personal and advertising injury" arising out of operations performed by you or on your behalf for which that state or political subdivision has issued such permit. However, no such state or political subdivision is an insured for:
  - **a.** "Bodily injury", "property damage", "personal and advertising injury" arising out of operations performed for that state or political subdivision; or
  - **b.** "Bodily injury" or "property damage" included within the "products-completed operations hazard".

#### M. General Aggregate Limit – Per Project Or Per Location

Section II D. Liability And Medical Expenses Limits of Insurance, Paragraph 4. Aggregate Limits. is deleted and replaced by the following:

#### 4. Aggregate Limits

The most we will pay for:

- **a.** All "bodily injury" and "property damage" that is included in the "products-completed operations hazard" is twice the Liability and Medical Expenses limit.
- b. All:
  - (1) "Bodily injury" and "property damage" except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard";
  - (2) Plus medical expenses;
  - (3) Plus all "personal and advertising injury" caused by offenses committed;

is twice the Liability and Medical Expenses limit.

The aggregate limit for all "bodily injury" and "property damage", medical expenses and "personal and advertising injury" other than "bodily injury" or "property damage" included in the "products-completed operations hazard" applies separately to each of your "projects" away from premises owned by or occupied by you or to each of your "locations" owned by or occupied by you.

"Projects" mean an area away from premises owned by or rented to you at which you are performing operations pursuant to a contract or agreement. For the purposes of determining the applicable aggregate limit of insurance, each "project" at the same "location" shall be considered a single "project".

For the purposes of this provision, "location" means

- 1. Premises involving the same or connecting lots;
- 2. Premises where connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad; or
- **3.** Premises where operations are performed in sections, stages or phases as a continuation of the same contract or agreement, even if the premises do not involve connecting lots.

Subject to Paragraph **a**. or **b**. above, whichever applies, the Damage To Premises Rented To You Limit is the most we will pay for damages because of "property damage" to any one premises, while rented to you, or in the case of fire; explosion; lightning; smoke resulting from such fire, explosion or lightning; or water while rented to you or temporarily occupied by you with permission of the owner.

The Limits of Insurance of **SECTION II – LIABILITY** apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits of Insurance.

# N. Knowledge And Notice Of Occurrence Or Offense

The following is added to Section II E. 2. Liability and Medical Expenses General Conditions, Duties In The Event of Occurrence, Offense, Claim Or Suit: Notice of an "occurrence" or of an offense which may result in a claim must be given as soon as practicable after knowledge of the "occurrence" or offense has been reported to you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice.

Knowledge by any other "employee" of an "occurrence" or offense does not imply that you also have such knowledge.

Notice of an "occurrence" or of an offense which may result in a claim will be deemed to be given as soon as practicable to us if it is given in good faith as soon as practicable to your workers' compensation, accident, or health insurer. This applies only if you subsequently give notice of the "occurrence" or offense to us as soon as practicable after you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice discovers that the "occurrence" or offense may involve this policy.

#### O. Amended Bodily Injury Definition

The definition of "bodily injury" in **Section II F.3**. **Liability And Medical Expenses Definitions** is deleted and replaced by the following:

"Bodily injury" means injury to the body, sickness, disease, or death. "Bodily injury" also means mental injury, mental anguish, emotional distress, pain and suffering, or shock resulting from injury to the body, sickness, disease or death of any person.

#### P. Amended Insured Contract Definition – Construction Or Demolition Operations Within 50' Of Railroad

- The definition of "insured contract" in Section II F.9.c. Liability And Medical Expenses Definitions is deleted and replaced by the following:
  - c. Any easement or license agreement
- The definition of "insured contract" in Section II F.9.f.(1) Liability And Medical Expenses Definitions is deleted.
- **3.** The insurance provided by this provision shall be excess over any valid and collectible Railroad

Protective Liability insurance available to an insured, whether primary, excess, contingent or on any other basis, except for the insurance purchased specifically by you to apply in excess of the Limits of Insurance shown in the declarations for this Coverage Part.

#### Q. Amended Personal And Advertising Injury Definition – Electronic Material

- The definition of "personal and advertising injury" in Section II F.14.d. Liability And Medical Expenses Definitions is deleted and replaced by the following:
  - **d.** Oral, written or electronic publication, in any manner, of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services;
- The definition of "personal and advertising injury" in Section II F.14.e. Liability And Medical Expenses Definitions is deleted and replaced by the following:
  - **e.** Oral, written or electronic publication, in any manner, of material that violates a person's right of privacy;
- 3. Section II B.1.p.(2) Exclusions for Personal And Advertising Injury is deleted and replaced by the following:
  - (2) Arising out of oral, written or electronic publication of material if done by or at the direction of the insured with knowledge of its falsity;
- 4. Section II B.1.p.(2) Exclusions for Personal And Advertising Injury is deleted and replaced by the following:
  - (3) Arising out of oral, written or electronic publication of material whose first publication took place before the beginning of the policy period;

### R. Unintentional Omission

The following is added to SECTION III – COMMON POLICY CONDITIONS Paragraph C. Concealment, Misrepresentation Or Fraud (BUT APPLICABLE ONLY TO SECTION II – LIABILITY)

However as it pertains to Business Liability Coverage only, the unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance. This provision does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations. S. Waiver Of Transfer Of Rights Of Recovery Against Others To Us

SECTION III – COMMON POLICY CONDITIONS Paragraph K.2. Transfer of Rights of Recovery Against Others to Us (BUT APPLICABLE ONLY TO SECTION II – LIABILITY) is deleted and replaced by the following:

**2.** Applicable to Business Liability Coverage:

We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury and advertising injury" arising out of:

**a.** Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;

- **b.** Ongoing and completed operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
- c. Your "work"; or
- d. "Your products".

We waive these rights only where you have agreed to do so as part of a contract or agreement entered into by you before the "bodily injury" or "property damage" occurs or the "personal and advertising injury" offense is committed.

#### WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule.

(This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

Any person or organization that you have agreed with in a written contract to provide this agreement.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 07-31-2021 Insured Bratslavsky Consulting Engineers, Inc. Insurance Company RLI Insurance Company Policy No. PSW0002096 Endorsement No. Premium 7312.14

Countersigned by

WC 00 03 13 (Ed. 4-84)



## **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY) 09/12/2022

THIS CERTIFICATE IS ISSUED AS A MA CERTIFICATE DOES NOT AFFIRMATIVE BELOW. THIS CERTIFICATE OF INSUR REPRESENTATIVE OR PRODUCER, AN	LY O	r ne( Doe	GATIVELY AMEND, EXTEN S NOT CONSTITUTE A CO	ND OR A	LTER THE C	OVERAGE A	<b>AFFORDED BY THE POI</b>	ICIES	5
IMPORTANT: If the certificate holder is If SUBROGATION IS WAIVED, subject to this certificate does not confer rights to	the t	erms	and conditions of the po	licy, cer	tain policies				
PRODUCER				CONTAC	. ,	ehner			
The Sloan Agency				NAME: PHONE (A/C, No,		22-2800	FAX (A/C, No)	(913)	322-2801
P O Box 8318				E-MAIL	loondro 7		dpartners.com	. (0.0)	
				ADDRES	3.		•		NN0 #
Prairie Village			KS 66208	INSURE	Cantain		COVERAGE		NAIC # 15792
INSURED				INSURE	А.				
Bratslavsky Consulting Enginee	ers, Inc	;		INSURE					
500 W 27th Avenue				INSURE					
Ste A				INSURE					
Anchorage			AK 99503	INSURE					
•	TIFIC		NUMBER: CL223230272		кг:		REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INDICATED. NOTWITHSTANDING ANY REQU CERTIFICATE MAY BE ISSUED OR MAY PERT EXCLUSIONS AND CONDITIONS OF SUCH PO	INSUR REME AIN, TH DLICIE	ance NT, Te He ins S. Lim <b>Subr</b>	LISTED BELOW HAVE BEEN ERM OR CONDITION OF ANY SURANCE AFFORDED BY THE ITS SHOWN MAY HAVE BEEN	CONTRA E POLICIE I REDUCI	CT OR OTHER S DESCRIBE ED BY PAID CI POLICY EFF	RED NAMED AI R DOCUMENT N D HEREIN IS S LAIMS.	BOVE FOR THE POLICY PE WITH RESPECT TO WHICH UBJECT TO ALL THE TERM	THIS S,	
LTR TYPE OF INSURANCE	INSD	WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)	LIM		
							EACH OCCURRENCE DAMAGE TO RENTED	\$	
							PREMISES (Ea occurrence)	\$	
							MED EXP (Any one person)	\$	
							PERSONAL & ADV INJURY	\$	
GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$	
							PRODUCTS - COMP/OP AGG	\$ \$	
OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT	\$	
							(Ea accident)	\$	
ANY AUTO							BODILY INJURY (Per person)		
AUTOS ONLY AUTOS HIRED NON-OWNED							BODILY INJURY (Per accident) PROPERTY DAMAGE	\$	
AUTOS ONLY AUTOS ONLY							(Per accident)	\$	
								\$	
							EACH OCCURRENCE	\$	
EXCESS LIAB CLAIMS-MADE	-						AGGREGATE	\$	
DED RETENTION \$ WORKERS COMPENSATION							PER OTH-	\$	
AND EMPLOYERS' LIABILITY Y / N							PER OTH- STATUTE ER		
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A						E.L. EACH ACCIDENT	\$	
(Mandatory in NH) If yes, describe under							E.L. DISEASE - EA EMPLOYEE		
DÉSCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT Per Claim - Limit	\$	00,000
A Professional Liability	1		PLC-00346-00		03/02/2022	03/02/2023	Aggregate		00,000
			1 20-00040-00		00/02/2022	03/02/2023	Deductible		,000
L DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICL	LES (AC	ORD 1	01, Additional Remarks Schedule,	may be att	ached if more s	bace is required)	I		
L CERTIFICATE HOLDER				CANCI	ELLATION				
Snohomish County Department 6705 Puget Park Drive	of Co	nserva	ation & Natural Resources	SHOU THE I ACCO	JLD ANY OF T EXPIRATION D	OATE THEREOI	SCRIBED POLICIES BE CA F, NOTICE WILL BE DELIVE Y PROVISIONS.		D BEFORE
Snohomish			WA 98296			,	the Solut		

 $\textcircled{\sc c}$  1988-2015 ACORD CORPORATION. All rights reserved.

This Section         Certificate Issues As A MATER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS SUBJECT THE INSURANCE AFFORDED AT THE FOLLOWES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURBERS), AUTHORIZED REPORTED AT THE FOLLOWES AND THE CERTIFICATE HOLDER. THE POLICY ISSUES AND THE CERTIFICATE HOLDER. THE POLICY ISSUES AND THE CERTIFICATE HOLDER. THE POLICY ISSUES IN THE CONTRACT BETWEEN THE ISSUING INSURBERS), AUTHORIZED REPORTED AT THE POLICY ISSUES IN THE POLICY ISSUES INTO THE POLICY ISSUES INTO THE POLICY PORIODINAL AVER POLICY ISSUES INTO THE INSUES INTO THE POLICY PORIODINAL AVER POLICY ISSUES INTO THE INSUES INTO THE POLICY PORIODINAL AVER POLICY ISSUES INTO THE INSUES INTO THE POLICY PORIODINAL AVER POLICY INTO THE PO	ACORD <sup>®</sup> C	ER <sup>.</sup>	TIF	ICATE OF LIA	BILI	TY INS	URANC	E		(MM/DD/YYYY) /13/2022
If SUBGOATION IS WARDED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate observations of the policy, certain policies may require an endorsement. A statement on this certificate observations of the policy, certain policies may require an endorsement. A statement on this certificate observations of the policy, certain policies may require an endorsement. A statement on this certificate observations of the policy, certain policies may require an endorsement. A statement on this certificate observations of the policy statements.         PRODUCT       Statemant Statement on this certificate observations of the policy statements.       Image: Statement on the statement on the certificate observations of the policy.         Market Distribution of the policy statement of the policy statement on the certificate observations.       Image: Statement on the certificate observations of the policy.         Market Distribution of the policy statement of the policy statement on the certificate observations.       Image: Statement on the certificate observations of the policy.         Market Distribution of the policy statement of the policy statement of the policy statement of the policy statement on the certificate observation.       Image: Statement on the statement on the statement on the certificate observation.         Market Distribution of the policy statement o	CERTIFICATE DOES NOT AFFIRMA BELOW. THIS CERTIFICATE OF IN	TIVEL SURA	Y OF	R NEGATIVELY AMEND	, EXTE	ND OR ALT	ER THE CO	VERAGE AFFORDED	вү тн	E POLICIES
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ANCHORAGE AK 98515     Insurer 2: Insur	9191 OLD SEWARD H	WY S	TE 6		E-MAIL				<i>.</i>	
NEURED     BRATSLAVSKY CONSULTING ENGINEERS INC     INSURER 8:     Insurement 2:       S00 W 27TH AVE STE A ANCHORAGE AK 9503     INSURER 0:     INSURER 0:       INSURER 0:     INSURER 0: <td>ANCHORAGE AK 995</td> <td>15</td> <td></td> <td></td> <td>ADDIRE</td> <td></td> <td>URER(S) AFFOR</td> <td>DING COVERAGE</td> <td></td> <td>NAIC #</td>	ANCHORAGE AK 995	15			ADDIRE		URER(S) AFFOR	DING COVERAGE		NAIC #
BRATSLAVSKY CONSULTING ENGINEERS INC     SOW 27TH AVE STE A     ANCHORAGE AK 9503     MURRER 0:					INSURE	RA: State Fa	rm Mutual Aut	omobile Insurance Comp	any	25178
50 W 27H AVE STE A     ANCHORAGE AK 9503      MURRER D     MURRER	INSURED				INSUR	ER B :				
ANCHORAGE AK 99503      NUMBER 2:	BRATSLAVSKY CONSULT	NG E	NGIN	IEERS INC	INSURE	ER C :				
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Image: Contract of the contra	CLAIMS-MADE OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	
GENT_AGGREGATE_INIT_APPLIES PER:									\$	
POLICY       JPEC- OTHER:       Loc       PRODUCTS - COMPIDE LABUITY         A 1000000EL LABUITY       SCHEDULED WITCS ONLY       SCHEDULED WITCS ONLY       SCHEDULED WITCS ONLY       Y       N         057 2955-B24-02R       08/24/2022       02/24/2023       02/24/2023       BOOLV NULLY (Per period) BOOLV NULLY (Per period)       \$ 2.000,000         PROPERTOS ONLY       MOSOWAED AUTOS ONLY       MOSOWAED AUTOS ONLY       Y       N       057 2955-B24-02R       08/24/2022       02/24/2023       D2/24/2023       BOOLV NULLY (Per period)       \$ 2.000,000         PROPERTOR MARKELA LLAB       OCCUR       AUTOS ONLY       X1005 ONLY       Y       N       A         PEDED       RETENTION \$       OCCUR       AUTOS ONLY       Y       N       A         WORKERS COMPERSILABILITY CECOUTIVE       Y IN AUTOS ONLY       N/ A       PER       ELACH ACCURENCE       \$         WORKERS COMPERSILABILITY CECOUTIVE       Y IN AUTOS ONLY       N/ A       PER       EL DISEASE - POLICY LIMIT       \$         DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       EL DISEASE - POLICY LIMIT       \$         DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       SHOULD ANY OF THE ABOVE DESCRIBED P								PERSONAL & ADV INJURY	\$	
Polleyect								GENERAL AGGREGATE	\$	
AUTOMOBILE LIABILITY       AVY AUTO       GOMENUE SINGLE LIMIT       I.E. BAGGENIT       S.C.(EDULED)         AVTONOBILE LIABILITY       SCHEDULED       SCHEDULED       VOID       S.C.(EDULED)       S.C.(EDULED)         AUTOS ONLY       SCHEDULED       SCHEDULED       NONCONNED       J.UTOS ONLY       S.C.(EDULED)								PRODUCTS - COMP/OP AG	G\$	
A       A       A       SCHEDULED AUTOS OWNED AUTOS ONLY AUTOS	OTHER:								\$	
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Autros only       Autros only       Autros only       Autros only       Intervention       S. (J000,000)         Autros only       Autros only       S. (J000,000)       S. (J000,000)       S. (J000,000)         Image: Status       Image: Status       S. (J000,000)       S. (J000,000)       S. (J000,000)         Image: Status       Image: Status       S. (J000,000)       S. (J000,000)       S. (J000,000)         Image: Status       Image: Status       S. (J000,000)       S. (J000,000)       S. (J000,000)         Image: Status       Image: Status       Image: Status       S. (J000,000)       S. (J000,000)         Image: Status       Image: Status       Image: Status       Image: Status       S. (J000,000)         Image: Status       Image: Status       Image: Status       Image: Status       S. (J000,000)         Image: Status       Image: Status       Image: Status       Image: Status       S. (J000,000)         Image: Status       Image: Status       Image: Status       Image: Status       S. (J000,000)         Image: Status         Image: Status       Image: Status       Image: Status       Image: Status       Image: Status				057 2955-B24-02R		08/24/2022	02/24/2023	BODILY INJURY (Per person	) \$ 2,00	00,000
AUTOS ONLY       AUTOS ONLY       IPer accident)       \$ 1.000,000         Image: Constraint of the state of the sta	A AUTOS ONLY AUTOS	Y	N							
UMBRELLA LIAB       OCCUR         EXCESS LIAB       OLAMIS-MADE         DED       RESTRICTION S         AND EMPLOYERS TION       S         AND EMPLOYERS TIABILITY       S         MORRERS COMMENSATION       S         AND EMPLOYERS TIABILITY       S         MORRERS COMMENSATION       S         AND EMPLOYERS TIABILITY       N/A         OFFICE/MEMBER PROLUED?       N/A         Mondatory in NIP       S         Mondatory in NIP       S         DESCRIPTION OF OPERATIONS below       E.L. DISEASE - EA EMPLOYEE S         DESCRIPTION OF OPERATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         CERTIFICATE HOLDER       CANCELLATION         <									\$ 1,00	00,000
Excess LAB       CLUMS-MADE         DED       RETENTION \$         AND EMPOREMATION       S         WORKERS COMPENSATION       STATUTE         AND EMPOREMATION       STATUTE         AND EMPOREMATION       STATUTE         AND EMPOREMATION       STATUTE         AND EMPOREMENTION OFFORE LABULT XECUTIVE       Y N / A         CHARGE COMPENSATION       N / A         CHARGE COMPENSATION       STATUTE         AND EMPOREMENTION OFFORE LABULT XECUTIVE       Y N / A         CHARGE COMPENSATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         CERTIFICATE HOLDER       CANCELLATION         CERTIFICATE HOLDER       CANCELLATION         SNOHOMISH COUNTY       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.         AUTHORIZED REPRESENTATIVE       AUTHORIZED REPRESENTATIVE         G705 PUGET PARK DR SNOHOMISH WA 98296       AUTHORIZED REPRESENTATIVE									\$	
DED       RETENTION S       S         WORKERS COMPENSATION AND EMPOYERS LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE UMANDALOY IN NH, Mandatory In NH, Man										
WORKERS COMPENSATION AND EMPLOYERS LUBILITY ANY PROPRIETORPARTINER/EXECUTIVE OFFICE/RAMEMER EXCLODED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below       N / A								AGGREGATE		
AND EMPLOYERS' LABILITY       Y/N       N/A       STATUTE       S         ANY PROPRIETOR/PRATINER/EXECUTIVE       N/A       EL CACH ACCIDENT       S         CERTIFICATE HOLDER       N/A       EL DISEASE - PALINYE       S         DESCRIPTION OF OPERATIONS below       I       I       I       I         DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES       (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       I       I         DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES       (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       I       I         CERTIFICATE HOLDER       CANCELLATION       SNOHOMISH COUNTY       SNOHOMISH COUNTY       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE         THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.       AUTHORIZED REPRESENTATIVE         G705 PUGET PARK DR       AUTHORIZED REPRESENTATIVE       G705 PUGET PARK DR         SNOHOMISH WA 98296       CMUMATIA       CMUMATIA								PER OTH		
OFFICER/MEMBER EXCLUDED?       N / A         (Manddary in NH)       IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	AND EMPLOYERS' LIABILITY									
If yes, describe under       EL. DISEASE - POLICY LIMIT       \$         DESCRIPTION OF OPERATIONS below       Image: Control of Control	OFFICER/MEMBER EXCLUDED?	N/A								
Description of operations / Locations / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Description of operations / Locations / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         CERTIFICATE HOLDER       CANCELLATION         SNOHOMISH COUNTY       SNOHOMISH COUNTY         DCNR       SNOHOMISH COUNTY         G705 PUGET PARK DR       AUTHORIZED REPRESENTATIVE         SNOHOMISH WA 98296       Cubil Martin	If yes, describe under									
CERTIFICATE HOLDER       CANCELLATION         SNOHOMISH COUNTY       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.         DCNR       AUTHORIZED REPRESENTATIVE         6705 PUGET PARK DR       AUTHORIZED REPRESENTATIVE         SNOHOMISH WA 98296       Cubil Martin	DESCRIPTION OF OPERATIONS Delow								. φ	
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SNOHOMISH COUNTY DCNR 6705 PUGET PARK DR SNOHOMISH WA 98296 SNOHOMISH WA 98296	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHI	CLES (A	ACORI	D 101, Additional Remarks Schedu	ule, may l	be attached if mo	re space is requi	red)		
SNOHOMISH COUNTY DCNR 6705 PUGET PARK DR SNOHOMISH WA 98296 SNOHOMISH WA 98296										
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authorized representative 6705 PUGET PARK DR SNOHOMISH WA 98296 Cybil Martin					THE	EXPIRATIO	N DATE TH	EREOF, NOTICE WILL		
6705 PUGET PARK DR SNOHOMISH WA 98296 Cybil Martin	SNOHOMISH COUNTY				ACC	ORDANCE W	TH THE POLIC	CY PROVISIONS.		
SNOHOMISH WA 98296 Cybil Martin	DCNR				AUTHO	RIZED REPRESE	NTATIVE			
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-	SNOHOMISH WA 98296				C.	hil M.	antin.			
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ATT 15 000561 0093 SNOHOMISH COUNTY DCNR 6705 PUGET PARK DR SNOHOMISH WA 98296-4214

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DATE OF NOTICE: SEP 15 2022 CODE:

NOTE: PLEASE NOTIFY STATE FARM AT THE ADDRESS LISTED AT THE TOP, LEFT CORNER OF THIS PAGE REGARDING ANY CHANGE OF ADDRESS INFORMATION.

State Farm Mutual Automobile Insu	rance Company		6036-FB8BA
NAMED INSURED: BRATSLAVSKY CONSULTING ENGINEERS INC 500 W 27TH AVE STE A ANCHORAGE AK 99503-2575	YR/MAKE/MODEL: VIN/CAMPER: AGENT NAME:	057 2955-B24-02U NONOWNED AUTO ART DORSEY (907)522-1231	COVERAGE: BI AND PD LIABILITY \$ 2 MIL /\$ 2 MIL /\$ 1 MIL \$500 DED. COMP/COLL.
POLICY MESSAGES: This policy show	ENDORSEMENT NO:	6028BW 6164CZ 6165CA	POLICY EFFECTIVE SEP 12 2022 UNTIL TERMINATED

is provided, it shall be presumed that the required renewal premiums have been paid. The additional insured must notify us within 10 days of any change of interest or ownership coming to their attention. Failure to do so will render this policy null and void.

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