Attached to and forming part of this policy.

P.A.L
INSURANCE BROKERS
CANADA LTD.
1. CONFIRMATION OF TERMS - The Company provides the insurance described in this policy in return for payment and is subject to the terms and conditions written. Only a signed and completed PAL application received prior to tournament date will supersede prior communications of terms and conditions. Once a policy is established, any changes must be provided to PAL in writing. (Failure to Notify PAL may result in a denied claim)

2. FORMAT OF EVENT – The event in this contract must be either a golf tournament or golf shootout. A golf tournament must be an official event registered with, and conducted at, the golf course named in the cover note of insurance. A shootout is defined as an event with any number of shot(s) taken at a golf course, independent driving range, or other custom location outside of the normal round of play of a golf tournament. The format of the shootout, qualification of contestants, and custom event location (if applicable) is subject to approval by PAL.

3. WITNESSES – All official witnesses must be non-participants, age 18 or older, and appointed by sponsor or responsible tournament official as follows: Prize limits up to $50,000 require one who is positioned adjacent to the hole (at the green). For prize limits of $50,001 - $100,000 or more, we require two witnesses one of which is stationed at the tee box and the other adjacent to the hole. For prize limits of $100,001 or more, we require two witnesses positioned in the same manner as described above, one of whom must be a PGA-certified professional or law enforcement official.

4. YARDAGES - The main prize hole(s) will measure from the tee to the flagstick, and shall not be less than the specified yardage on this contract of insurance. Women may shoot from a maximum of 15 yards less than men (TO A MINIMUM OF 135 YARDS), without affecting the contract rate; however, in no event may any contestant shoot at the main prize hole(s) from less than what is specified in this contract. Professional Golfers and club pros maybe eligible for an extra charge. The minimum yardage for professionals is 175 yards per covered hole. PAL must be notified, in writing, prior to the start of the event of any CPGA/LPGA or any other professional Golf organization playing the covered event.

5. FILMED AND RECORDED – For golf tournaments with prizes value $100,000 or more, all shots must be filmed and recorded. For shootouts, all shots must be filmed and recorded regardless of prize value. In the event of a claim, the raw, unedited footage of all shots must be submitted to PAL. The filmed and recorded footage must show the exact position of the golfer in relation to the tee, the actual swing of the golfer, the flight of the ball (as best as may be captured). The landing of the ball on the green, the ball dropping into the cup and remaining in the cup, and the ball being removed from the cup. The person filming and recording the shot should be positioned behind the green, filming toward the tee area. It is the responsibility of the insured to verify that all filming and recording equipment is functional, including adequate battery power and tape.

6. NUMBER OF PARTICIPANTS – Only one shot per participant is eligible under this contract. The exact number of participants must be declared prior to event. IMPORTANT. The prize value will be prorated downward if a hole-in-one occurs and the number of participant has been understated by more than the allowed 5% variance. (Example: Number of participants stated on the contract divided by number of physical participants taken times the prize value = Amount Paid.)

7. CHANGES TO CONTRACT- Any Changes to the contract must be submitted in writing to PAL prior to the start of the tournament/event. (Failure to communicate changes could result in a denied claim)

8. NUMBER OF PLAYERS: The insured tournament must be played in groups of no less than three (3) participants. Any groups of two must be added to another group to be eligible for the insured prize. PAL will NOT indemnify any prize that has less than 4 witnesses. (This can be made up of 1 spotter, 1 shooter (Claimant) and 2 other playing partners)

9. MULLIGANS & PRACTICE SHOTS – Only one shot per participant is eligible. Absolutely no practice shots or mulligan are permitted on any insured hole(s). A golfer who is ‘rounding out’ a foursome by taking an extra shot for the team is only eligible on his or her first shot. A ball hit of bounds and re-hitting is not eligible.

10. CANCELLATIONS – If the tournament is cancelled for any reason, including weather, assuming no shots were taken on the target hole(s), a full refund will be made (subject to $25.00 cancellation fee), or this contract will be amended to a rescheduled rain date without additional charge. PAL must be notified in writing of any cancelled or rescheduled tournaments prior to the tournament date.

11. TARGET HOLE – Nine (9) hole courses must specify which hole(s) will be eligible during the official covered round. Coverage does not apply unless prize is offered on the exact target hole as specified in this contract. Holes designated 1-9 would be considered front side and holes 10-18 the back side of a nine hole course. Tournaments using more than two sets of nine-hole courses (i.e. 27-holes or 36-holes) must clearly indicate the name of the specific course(s) to be played, the main prize and/or bonus prize hole numbers on these courses, and the number of shots to be taken on each of these holes.

12. PRIZE RESTORATION: In an event there is one successful participant, this policy will automatically reinstate the prize value (up to the prize limit) for the chance of a second potential winner at no additional premium on the same insured hole.

13. CLAIM PRECEDURE: Any claim made under this policy must be substantiated by providing all pertinent information required. PAL is not responsible for any monetary charges brought forth by obtaining the claim information needed by the company. Any incomplete documentation will be returned to you for completion.

14. CLAIM NOTIFICATION — Immediate telephone notice by sponsor to the PAL must be reported no later than the first business day after tournament. Fax/ E-mail to PAL (519-428-7716 or Ontario@palcanada.com) the name, address, and telephone number of the winner, the official witness(s), a playing partner, the club pro. In addition to the aforementioned information, we will also require the original (or clear photocopy) of both sides of the winner’s scorecard and the original tournament pairing sheet.

15. DISPUTED CLAIMS – PAL Insurance Brokers Canada Ltd. acts specifically in behalf of the sponsor named on this contract and specifically not as agent of any competitor in a tournament in which coverage is provided. Any disputes are subject to Canadian jurisdiction laws. Each party is liable for their own attorney’s fees.

16. Don’t risk having a claim denied by neglecting to follow the simple terms and conditions of this contract. *Be sure to have payment and signed contract received prior to the date of the event. (VISA, and MASTER CARD accepted). Sponsor must provide accurate yardage figures of your main hole-in-one prize(s) and an accurate count of amateur, professional and PGA/LPGA touring professional golfers.
CLAIM FORM AFFIDAVIT

Tournament Name: ____________________________________________ Date of Event: _____________________

Name of Sponsor: ____________________________ Policy number: __________________ Current Date: ___________

Contact Name: _______________________________________ Phone: (  ) ______________________________

Golf Course: _____________________________________ Hole Number: ____________ Distance: _______________

Name of Participant who had a successful attempt: _________________________________________________

Number of participants playing in group with Hole in One Winner:_________________________________________

We witnessed the winning shot and noted that tournament player took no practice shots:

WITNESS #1: Played In Group With Winner? [ ] Yes [ ] No
Name: ____________________________________________________________ Signature:_____________________
Address:______________________________________________________________________________________
Home Phone: ________________________________ Work Phone: _______________________________________

WITNESS #2: Played In Group With Winner? [ ] Yes [ ] No
Name: ____________________________________________________________ Signature:_____________________
Address:______________________________________________________________________________________
Home Phone: ________________________________ Work Phone: _______________________________________

WITNESS #3: Played In Group With Winner? [ ] Yes [ ] No
Name: ____________________________________________________________ Signature:_____________________
Address:______________________________________________________________________________________
Home Phone: ________________________________ Work Phone: _______________________________________

HOLE MONITOR: Standing at? [ ] Tee Box [ ] Green
Name: ____________________________________________________________ Signature:_____________________
Address:______________________________________________________________________________________
Home Phone: ________________________________ Work Phone: _______________________________________

PLEASE NOTE: By signing this form or the scorecard, the witnesses acknowledge the above to be true. A copy of the completed, signed scorecard must accompany this signed affidavit.
CANCELLATION CLAUSE

(Approved by Lloyd's Underwriters' Non-Marine Association)

NOTWITHSTANDING anything contained in this Insurance to the contrary this insurance may be cancelled by the Assured at any time by written notice or by surrendering of this contract of insurance. This Insurance may also be cancelled by or on behalf of the Underwriters by delivering to the Assured or by mailing to the Assured, by registered, certified or other first class mail, at the Assured’s address as shown in this Insurance, written notice stating when, not less than 30 days thereafter (or, in the event of cancellation being for non-payment of premium, 15 days thereafter) the cancellation shall be effective. The mailing of such notice as aforesaid shall be sufficient proof of notice and this Insurance shall terminate at the date and hour specified in such notice.

If this insurance shall be cancelled by the Assured the Underwriters shall retain the customary short rate proportion of the premium hereon, except that if this Insurance is on an adjustable basis the Underwriters shall receive the earned premium hereon or the customary short rate proportion of any minimum premium stipulated herein whichever is the greater.

If this insurance shall be cancelled by or on behalf of the Underwriters the Underwriters shall retain the pro rata proportion of the premium hereon, except that if this Insurance is on an adjustable basis the Underwriters shall receive the earned premium hereon or the pro rata proportion of any minimum premium stipulated herein whichever is the greater.

Payment or tender of any unearned premium by the Underwriters shall not be a condition precedent to the effectiveness of Cancellation but such payment shall be made as soon as practicable.

If the period of limitation relating to the giving of notice is prohibited or made void by any law controlling the construction thereof, such period shall be deemed to be amended so as to be equal to the minimum period of limitation required by such law.

NMA 1331 (20/4/61)

EXCEPT AS PROVIDED BY THIS FORM, ALL TERMS, PROVISIONS, AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED

TERRORISM EXCLUSION ENDORSEMENT

Notwithstanding any provision to the contrary within this insurance or any endorsement thereto it is agreed that this insurance excludes loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any act of terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss.

For the purpose of this endorsement an act of terrorism means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organization(s) or government(s), committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.

This endorsement also excludes loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to any act of terrorism.

If the Underwriters allege that by reason of this exclusion, any loss, damage, cost or expense is not covered by this insurance the burden of proving the contrary shall be upon the Assured.

In the event any portion of this endorsement is found to be invalid or unenforceable, the remainder shall remain in full force and effect.

08/10/01
NMA2920
WAR AND TERRORISM EXCLUSION ENDORSMENT

Notwithstanding any provision to the contrary within this insurance or any endorsement thereto it is agreed that this insurance excludes loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any of the following regardless of any other cause or event contributing concurrently or in any other sequence to the loss;

(1) war, invasion, acts of foreign enemies, hostilities or warlike operations (whether war be declared or not), civil war, rebellion, revolution, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military or usurped power; or

(2) any act of terrorism. For the purpose of this endorsement an act of terrorism means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organization(s) or government(s), committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.

This endorsement also excludes loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to (1) and/or (2) above.

If the Underwriters allege that by reason of this exclusion, any loss, damage, cost or expense is not covered by this insurance the burden of proving the contrary shall be upon the Assured.

In the event any portion of this endorsement is found to be invalid or unenforceable, the remainder shall remain in full force and effect.

NMA2918
08/10/2001

RADIOACTIVE CONTAMINATION EXCLUSION CLAUSE - PHYSICAL DAMAGE - DIRECT

(Approved by Lloyd's Underwriters' Non-Marine Association)

This Policy does not cover

(a) loss or destruction of or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss

(b) any legal liability of whatsoever nature

directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.

3/12/59
NMA1270

LLOYD’S NOTICE CONCERNING PERSONAL INFORMATION
How we use your information

By purchasing insurance from certain Underwriters at Lloyd's, London ("Lloyd's"), a customer provides Lloyd's with his or her consent to the collection, use and disclosure of personal information. Consent is subject to the customer's understanding of the nature, purpose and consequences of the collection, use or disclosure of their personal information.

Information is collected and stored for the following purposes:

- the communication with Lloyd's policyholders
- the underwriting of policies
- the evaluation of claims
- the analysis of business results
- purposes required or authorized by law

What personal information we collect about you

We collect, process and store the following personal information about you:

- Name
- Address including postal code and country
- Policy number
- Claim number
- Credit card details
- Bank account details

We also collect information about you when you visit www.lloyds.com. Further details can be found on our online Privacy & Cookies policy at http://www.lloyds.com/common/privacy-and-cookies-statement.

We will not use your personal information for marketing purposes and we will not sell your personal information to other parties.

Who we disclose your information to

For the purposes identified, personal information may be disclosed to Lloyd's related or affiliated organisations or companies, their agents/mandataires, and to certain non-related or unaffiliated organisations or companies, including service providers. These entities may be located outside Canada therefore a customer's information may be processed in a foreign jurisdiction (the United Kingdom and the European Union) and their information may be accessible to law enforcement and national security authorities of that jurisdiction.

Disclosure without consent

The following are reasonable grounds to permit the disclosure of personal information without the knowledge or consent of a customer:

- Detecting or suppressing fraud
- Investigating or preventing financial abuse
- For communication with the next to kin or authorized representative of an injured, ill or deceased individual
- Investigating a breach of an agreement or a contravention of the laws of Canada or a foreign jurisdiction
- Witness statement necessary to assess, process or settle insurance claims
- Information produced in the course of employment and the disclosure is consistent with the purpose it was produced for

How to access your information and/or contact us

To access and request correction or deletion of your information, or to obtain written information about Lloyd's policies and practices in respect of service providers located outside Canada, please contact the Ombudsman at info@lloyds.ca. The Ombudsman will also answer customer's questions about the collection, use, disclosure or storage of their personal information by such Lloyd's service providers.

Further information about Lloyd's personal information protection policy may be obtained from the customer's broker or by contacting Lloyd's on: 514 861 8361, 1 877 455 6937, or through info@lloyds.ca.

10/15
LSW1543C

LLOYD'S POLICYHOLDERS' COMPLAINT PROTOCOL

Lloyd's strives to enhance your customer experience with us through superior service and innovative insurance products.
We have developed a formal complaint handling protocol in accordance with the Insurance Companies Act of Canada to ensure your concerns as our valued customer are addressed expeditiously by our representatives. This protocol will assist you in understanding the steps we will undertake to help resolve any dispute which may arise with our product or service. All complaints will be handled in a professional manner. All complaints will be investigated, acted upon, and responded to in writing or by telephone by a Lloyd’s representative promptly after the receipt of the complaint. If you are not satisfied with our products or services, you can take the following steps to address the issue:

- Firstly, please contact the broker who arranged the insurance on your behalf about your concerns so that he or she may have the opportunity to help resolve the situation.
- If your broker is unable to help resolve your concerns, we ask that you provide us in writing an outline of your complaint along with the name of your broker and your policy number.

Please forward your complaint to:

Lloyd’s Underwriters
Attention: Complaints Officer:
1155 rue Metcalfe, Suite 2220, Montréal (Québec) H3B 2V6
Tel: 1-877-455-6937 - Fax: (514) 861-0470
E-mail: info@lloyds.ca

Your complaint will be directed to the appropriate business contact for handling. They will write to you within two business days to acknowledge receipt of your complaint and to let you know when you can expect a full response. If need be, we will also engage internal staff in Lloyd’s Policyholder and Market Assistance Department in London, England, who will respond directly to you, and in the last stages, they will issue a final letter of position on your complaint.

In the event that your concerns are still not addressed to your satisfaction, you have the right to continue your pursuit to have your complaint reviewed by the following organizations:

**General Insurance OmbudService (GIO):** assists in the resolution of conflicts between insurance customers and their insurance companies. The GIO can be reached at:

Toll free number: 1-877-225-0446
www.giocanada.org

For Quebec clients:

**Autorité des marchés financiers (AMF):** The regulation of insurance companies in Quebec is administered by the AMF. If you remain dissatisfied with the manner in which your complaint has been handled, or with the results of the complaint protocol, you may send your complaint to the AMF who will study your file and who may recommend mediation, if it deems this action appropriate and if both parties agree to it. The AMF can be reached at:

Toll Free: 1-877-525-0337
Québec: (418) 525-0337
Montréal: (514) 395-0311
www.lautorite.qc.ca

If you have a complaint specifically about Lloyd’s Underwriters’ complaints handling procedures you may contact the FCAC.

**Financial Consumer Agency of Canada (FCAC):** provides consumers with accurate and objective information about financial products and services, and informs Canadians of their rights and responsibilities when dealing with financial institutions. FCAC also ensures compliance with the federal consumer protection laws that apply to banks and federally incorporated trust, loan and insurance companies. The FCAC does not get involved in individual disputes. The FCAC can be reached at:

427 Laurier Avenue West, 6th Floor, Ottawa ON K1R 1B9
Services in English: 1-866-461-FCAC (3222)
Services in French: 1-866-461-ACFC (2232)
www.fcac-acfc.gc.ca

If you have a complaint specifically about Lloyd’s Underwriters’ complaints handling procedures you may contact the FCAC.

**CODE OF CONSUMER RIGHTS AND RESPONSIBILITIES**

Insurers (including Lloyd’s Underwriters), along with the brokers and agents who sell home, auto and business insurance are committed to safeguarding your rights both when you shop for insurance and when you submit a claim following a loss. Your rights include the right to be informed fully, to be treated fairly, to timely complaint resolution, and to privacy. These rights are grounded in the contract between you and your insurer and the insurance laws of your province. With rights, however, come responsibilities including, for example, the expectation that you will provide complete and accurate information.
to your insurer. Your policy outlines other important responsibilities. Insurers and their distribution networks, and governments also have important roles to play in ensuring that your rights are protected.

Right to Be Informed
You can expect to access clear information about your policy, your coverage, and the claims settlement process. You have the right to an easy-to-understand explanation of how insurance works and how it will meet your needs. You also have a right to know how insurers calculate price based on relevant facts. Under normal circumstances, insurers will advise an insurance customer or the customer’s intermediary of changes to, or the cancellation of a policy within a reasonable prescribed period prior to the expiration of the policy, if the customer provides information required for determining renewal terms of the policy within the time prescribed, which could vary by province, but is usually 45 days prior to expiry of the policy.

You have the right to ask who is providing compensation to your broker or agent for the sale of your insurance. Your broker or agent will provide information detailing for you how he or she is paid, by whom, and in what ways.

You have a right to be told about insurers’ compensation arrangements with their distribution networks. You have a right to ask the broker or agent with whom you deal for details of how and by whom it is being paid. Brokers and agents are committed to providing information relating to ownership, financing, and other relevant facts.

Responsibility to Ask Questions and Share Information
To safeguard your right to purchase appropriate coverage at a competitive price, you should ask questions about your policy so that you understand what it covers and what your obligations are under it. You can access information through one-on-one meetings with your broker or agent. You have the option to shop the marketplace for the combination of coverages and service levels that best suits your insurance needs. To maintain your protection against loss, you must promptly inform your broker or agent of any change in your circumstances.

Right to Complaint Resolution
Insurers, their brokers and agents are committed to high standards of customer service. If you have a complaint about the service you have received, you have a right to access Lloyd's Underwriters’ complaint resolution process for Canada. Your agent or broker can provide you with information about how you can ensure that your complaint is heard and promptly handled. Consumers may also contact their respective provincial insurance regulator for information. Lloyd's is a member of an independent complaint resolution office, the General Insurance OmbudService.

Responsibility to Resolve Disputes
You should always enter into the dispute resolution process in good faith, provide required information in a timely manner, and remain open to recommendations made by independent observers as part of that process.

Right to Professional Service
You have the right to deal with insurance professionals who exhibit a high ethical standard, which includes acting with honesty, integrity, fairness and skill. Brokers and agents must exhibit extensive knowledge of the product, its coverages and its limitations in order to best serve you.

Right to Privacy
Because it is important for you to disclose any and all information required by an insurer to provide the insurance coverage that best suits you, you have the right to know that your information will be used for the purpose set out in the privacy statement made available to you by your broker, agent or insurance representative. This information will not be disclosed to anyone except as permitted by law. You should know that Lloyd's Underwriters are subject to Canada’s privacy laws - with respect to their business in Canada.

10/12
LSW1565C

STATUTORY CONDITIONS (Alberta)

Misrepresentation
1. If a person applying for insurance falsely describes the property to the prejudice of the insurer, or misrepresents or fraudulently omits to communicate any circumstance that is material to be made known to the insurer in order to enable it to judge the risk to be undertaken, the contract is void as to any property in relation to which the misrepresentation or omission is material.

Property of others
2. The insurer is not liable for loss or damage to property owned by a person other than the insured unless
   (a) otherwise specifically stated in the contract, or
   (b) the interest of the insured in that property is stated in the contract.

Change of interest
3. The insurer is liable for loss or damage occurring after an authorized assignment under the Bankruptcy and Insolvency Act (Canada) or a change of title by succession, by operation of law or by death.
Material change in risk
4. (1) The insured must promptly give notice in writing to the insurer or its agent of a change that is
   (a) material to the risk, and
   (b) within the control and knowledge of the insured.
   (2) If an insurer or its agent is not promptly notified of a change under subparagraph (1) of this condition, the contract is void as to the part
affected by the change.
   (3) If an insurer or its agent is notified of a change under subparagraph (1) of this condition, the insurer may
   (a) terminate the contract in accordance with Statutory Condition 5,
   or
   (b) notify the insured in writing that, if the insured desires the contract to continue in force, the insured must, within 15 days after receipt of
the notice, pay to the insurer an additional premium specified in the notice.
   (4) If the insured fails to pay an additional premium when required to do so under subparagraph (3) (b) of this condition, the contract is terminated
at that time and Statutory Condition 5 (2) (a) applies in respect of the unearned portion of the premium.

Termination of insurance
5. (1) The contract may be terminated
   (a) by the insurer giving to the insured 15 days' notice of termination by registered mail or 5 days' written notice of termination personally
   delivered, or
   (b) by the insured at any time on request.
   (2) If the contract is terminated by the insurer,
   (a) the insurer must refund the excess of premium actually paid by the insured over the prorated premium for the expired time, but in no
   event may the prorated premium for the expired time be less than any minimum retained premium specified in the contract, and
   (b) the insurer must accompany the notice unless the premium is subject to adjustment or determination as to amount, in which case the
   refund must be made as soon as practicable.
   (3) If the contract is terminated by the insured, the insurer must refund as soon as practicable the excess of premium actually paid by the insured
over the short rate premium for the expired time specified in the contract, but in no event may the short rate premium for the expired time be
less than any minimum retained premium specified in the contract.
   (4) The 15 day period referred to in subparagraph (1) (a) of this condition starts to run on the day the registered letter or notification of it is
delivered to the insured's postal address.

Requirements after loss
6. (1) On the happening of any loss of or damage to insured property, the insured must, if the loss or damage is covered by the contract, in addition
   to observing the requirements of Statutory Condition 9,
   (a) immediately give notice in writing to the insurer,
   (b) deliver as soon as practicable to the insurer a proof of loss in respect of the loss or damage to the insured property verified by statutory
declaration,
   (i) giving a complete inventory of that property and showing in detail quantities and cost of that property and particulars of the amount
   of loss claimed,
   (ii) stating when and how the loss occurred, and if caused by fire or explosion due to ignition, how the fire or explosion originated, so far
as the insured knows or believes,
   (iii) stating that the loss did not occur through any willful act or neglect or the procurement, means or connivance of the insured,
   (iv) stating the amount of other insurances and the names of other insurers,
   (v) stating the interest of the insured and of all others in that property with particulars of all liens, encumbrances and other charges on
   that property,
   (vi) stating any changes in title, use, occupation, location, possession or exposure of the property since the contract was issued, and
   (vii) stating the place where the insured property was at the time of loss,
   (c) if required by the insurer, give a complete inventory of undamaged property showing in detail quantities and cost of that property, and
   (d) if required by the insurer and if practicable,
   (i) produce books of account and inventory lists,
   (ii) furnish invoices and other vouchers verified by statutory declaration, and
   (iii) furnish a copy of the written portion of any other relevant contract.
   (2) The evidence given, produced or furnished under subparagraph (1) (c) and (d) of this condition must not be considered proofs of loss within
the meaning of Statutory Conditions 12 and 13.

Fraud
7. Any fraud or willfully false statement in a statutory declaration in relation to the particulars required under Statutory Condition 6 invalidates the claim
of the person who made the declaration.

Who may give notice and proof
8. Notice of loss under Statutory Condition 6 (1) (a) may be given and the proof of loss under Statutory Condition 6 (1) (b) may be made
   (a) by the agent of the insured, if
   (i) the insured is absent or unable to give the notice or make the proof, and
   (ii) the absence or inability is satisfactorily accounted for, or
   (b) by a person to whom any part of the insurance money is payable, if the insured refuses to do so or in the circumstances described in clause
(a) of this condition.

Salvage
9. (1) In the event of loss or damage to insured property, the insured must take all reasonable steps to prevent further loss or damage to that property
and to prevent loss or damage to other property insured under the contract, including, if necessary, removing the property to prevent loss or
damage or further loss or damage to the property.
   (2) The insurer must contribute on a prorated basis towards any reasonable and proper expenses in connection with steps taken by the insured
under subparagraph (1) of this condition.

Entry, control, abandonment
10. After loss or damage to insured property, the insurer has
   (a) an immediate right of access and entry by accredited representatives sufficient to enable them to survey and examine the property, and to
make an estimate of the loss or damage, and
(b) after the insured has secured the property, a further right of access and entry by accredited representatives sufficient to enable them to appraise or estimate the loss or damage, but
(i) without the insured's consent, the insurer is not entitled to the control or possession of the insured property, and
(ii) without the insurer's consent, there can be no abandonment to it of the insured property.

In case of disagreement
11. (1) In the event of disagreement as to the value of the insured property, the value of the property saved, the nature and extent of the repairs or replacements required or, if made, their adequacy, or the amount of the loss or damage, those questions must be determined using the applicable dispute resolution process set out in the Insurance Act, whether or not the insured's right to recover under the contract is disputed, and independently of all other questions.

(2) There is no right to a dispute resolution process under this condition until
(a) a specific demand is made for it in writing, and
(b) the proof of loss has been delivered to the insurer.

When loss payable
12. Unless the contract provides for a shorter period, the loss is payable within 60 days after the proof of loss is completed in accordance with Statutory Condition 6 and delivered to the insurer.

Repair or replacement
13. (1) Unless a dispute resolution process has been initiated, the insurer, instead of making payment, may repair, rebuild or replace the insured property lost or damaged, on giving written notice of its intention to do so within 30 days after receiving the proof of loss.

(2) If the insurer gives notice under subparagraph (1) of this condition, the insurer must begin to repair, rebuild or replace the property within 45 days after receiving the proof of loss, and must proceed with all due diligence to complete the work within a reasonable time.

Notice
14. (1) Written notice to the insurer may be delivered at, or sent by registered mail to, the chief agency or head office of the insurer in the province.

(2) Written notice to the insured may be personally delivered at, or sent by registered mail addressed to, the insured's last known address as provided to the insurer by the insured.

01/07/12
LSW1814

Misrepresentation
1. If a person applying for insurance falsely describes the property to the prejudice of the insurer, or misrepresents or fraudulently omits to communicate any circumstance that is material to be made known to the insurer in order to enable it to judge the risk to be undertaken, the contract is void as to any property in relation to which the misrepresentation or omission is material.

Property of others
2. The insurer is not liable for loss or damage to property owned by a person other than the insured unless
(a) otherwise specifically stated in the contract, or
(b) the interest of the insured in that property is stated in the contract.

Change of interest
3. The insurer is liable for loss or damage occurring after an authorized assignment under the Bankruptcy and Insolvency Act (Canada) or a change of title by succession, by operation of law or by death.

Material change in risk
4. (1) The insured must promptly give notice in writing to the insurer or its agent of a change that is
(a) material to the risk, and
(b) within the control and knowledge of the insured.

(2) If an insurer or its agent is not promptly notified of a change under subparagraph (1) of this condition, the contract is void as to the part affected by the change.

(3) If an insurer or its agent is notified of a change under subparagraph (1) of this condition, the insurer may
(a) terminate the contract in accordance with Statutory Condition 5,
(b) notify the insured in writing that, if the insured desires the contract to continue in force, the insured must, within 15 days after receipt of the notice, pay to the insurer an additional premium specified in the notice.

(4) If the insured fails to pay the additional premium when required to do so under subparagraph (3) (b) of this condition, the contract is terminated at that time and Statutory Condition 5 (2) (a) applies in respect of the unearned portion of the premium.

Termination of insurance
5. (1) The contract may be terminated
(a) by the insurer giving to the insured 15 days’ notice of termination by registered mail or 5 days’ written notice of termination personally delivered, or
(b) by the insured at any time on request.

(2) If the contract is terminated by the insurer,
(a) the insurer must refund the excess of premium actually paid by the insured over the prorated premium for the expired time, but in no event may the prorated premium for the expired time be less than any minimum retained premium specified in the contract, and
(b) the refund must accompany the notice unless the premium is subject to adjustment or determination as to amount, in which case the refund must be made as soon as practicable.
(3) If the contract is terminated by the insured, the insurer must refund as soon as practicable the excess of premium actually paid by the insured over the short rate premium for the expired time specified in the contract, but in no event may the short rate premium for the expired time be less than any minimum retained premium specified in the contract.

(4) The 15 day period referred to in subparagraph (1) (a) of this condition starts to run on the day the registered letter or notification of it is delivered to the insured's postal address.

Requirements after loss
6. (1) On the happening of any loss of or damage to insured property, the insured must, if the loss or damage is covered by the contract, in addition to observing the requirements of Statutory Condition 9,
   (a) immediately give notice in writing to the insurer,
   (b) deliver as soon as practicable to the insurer a proof of loss in respect of the loss or damage to the insured property verified by statutory declaration,
      (i) giving a complete inventory of that property and showing in detail quantities and cost of that property and particulars of the amount of loss claimed,
      (ii) stating when and how the loss occurred, and if caused by fire or explosion due to ignition, how the fire or explosion originated, so far as the insured knows or believes,
      (iii) stating that the loss did not occur through any wilful act or neglect or the procurement, means or connivance of the insured,
      (iv) stating the amount of other insurances and the names of other insurers,
      (v) stating the interest of the insured and of all others in that property with particulars of all liens, encumbrances and other charges on that property,
      (vi) stating any changes in title, use, occupation, location, possession or exposure of the property since the contract was issued, and
      (vii) stating the place where the insured property was at the time of loss,
   (c) if required by the insurer, give a complete inventory of undamaged property showing in detail quantities and cost of that property, and
   (d) if required by the insurer and if practicable,
      (i) produce books of account and inventory lists,
      (ii) furnish invoices and other vouchers verified by statutory declaration, and
      (iii) furnish a copy of the written portion of any other relevant contract.

(2) The evidence given, produced or furnished under subparagraph (1) (c) and (d) of this condition must not be considered proofs of loss within the meaning of Statutory Conditions 12 and 13.

Fraud
7. Any fraud or willfully false statement in a statutory declaration in relation to the particulars required under Statutory Condition 6 invalidates the claim of the person who made the declaration.

Who may give notice and proof
8. Notice of loss under Statutory Condition 6 (1) (a) may be given and the proof of loss under Statutory Condition 6 (1) (b) may be made
   (a) by the agent of the insured, if
      (i) the insured is absent or unable to give the notice or make the proof, and
      (ii) the absence or inability is satisfactorily accounted for, or
   (b) by a person to whom any part of the insurance money is payable, if the insured refuses to do so or in the circumstances described in clause (a) of this condition.

Salvage
9. (1) In the event of loss or damage to insured property, the insured must take all reasonable steps to prevent further loss or damage to that property and to prevent loss or damage to other property insured under the contract, including, if necessary, removing the property to prevent loss or damage or further loss or damage to the property.

(2) The insurer must contribute on a prorated basis towards any reasonable and proper expenses in connection with steps taken by the insured under subparagraph (1) of this condition.

Entry, control, abandonment
10. After loss or damage to insured property, the insurer has
   (a) an immediate right of access and entry by accredited representatives sufficient to enable them to survey and examine the property, and to make an estimate of the loss or damage, and
   (b) after the insured has secured the property, a further right of access and entry by accredited representatives sufficient to enable them to appraise or estimate the loss or damage, but
      (i) without the insured's consent, the insurer is not entitled to the control or possession of the insured property, and
      (ii) without the insurer's consent, there can be no abandonment to it of the insured property.

In case of disagreement
11. (1) In the event of disagreement as to the value of the insured property, the value of the property saved, the nature and extent of the repairs or replacements required or, if made, their adequacy, or the amount of the loss or damage, those questions must be determined using the applicable dispute resolution process set out in the Insurance Act, whether or not the insured's right to recover under the contract is disputed, and independently of all other questions.

(2) There is no right to a dispute resolution process under this condition until
   (a) a specific demand is made for it in writing, and
   (b) the proof of loss has been delivered to the insurer.

When loss payable
12. Unless the contract provides for a shorter period, the loss is payable within 60 days after the proof of loss is completed in accordance with Statutory Condition 6 and delivered to the insurer.

Repair or replacement
13. (1) Unless a dispute resolution process has been initiated, the insurer, instead of making payment, may repair, rebuild or replace the insured property lost or damaged, on giving written notice of its intention to do so within 30 days after receiving the proof of loss.

(2) If the insurer gives notice under subparagraph (1) of this condition, the insurer must begin to repair, rebuild or replace the property within 45 days after receiving the proof of loss, and must proceed with due diligence to complete the work within a reasonable time.

Notice
14. (1) Written notice to the insurer may be delivered at, or sent by registered mail to, the chief agency or head office of the insurer in the province.
(2) Written notice to the insured may be personally delivered at, or sent by registered mail addressed to, the insured's last known address as provided to the insurer by the insured.

SANCTION LIMITATION AND EXCLUSION CLAUSE

No (re)insurer shall be deemed to provide cover and no (re)insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that (re)insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

IDENTIFICATION OF INSURERS/ ACTION AGAINST INSURER

Effected with certain Lloyd's Underwriters through Lloyd's Approved coverholder PAL INSURANCE BROKERS CANADA LTD.
2 Norfolk St. South, Simcoe, On N3Y 2V9

IDENTIFICATION OF INSURER / ACTION AGAINST INSURER

This insurance has been effected in accordance with the authorization granted to the office indicated on the Declarations page by certain Lloyd's Underwriters, whose names and proportions underwritten by them can be ascertained by reference to contract No. found on the certificate of insurance which bears the seal of Lloyd's policy signing office and has been certified by the Attorney in Fact in Canada for Lloyd's Underwriters and may be seen at the office indicated on the Declarations page. The Underwriters identified in the said contract shall be liable hereunder each for his own part and not for another in proportion to the several sums by each of them subscribed to the said contract.
In any action to enforce the obligations of the Underwriters liable hereunder they can be designated or named as “Lloyd’s Underwriters” and such designation shall be binding on the Underwriters liable hereunder as if they had each been individually named as defendant. Service of such proceedings may validly be made upon the Attorney In Fact in Canada for Lloyd’s Underwriters, whose address for such service is 1155, rue Metcalfe, Suite 2220, Montréal, Québec H3B 2V6.

**NOTICE**

Any notice to the Insurer may be validly given to the office indicated on the declarations page.

The Insured is requested to read this policy, and if incorrect, return it immediately for alteration. In the event of an occurrence likely to result in a claim under this insurance, immediate notice should be given to the Coverholder whose name and address appears above. All inquiries and disputes are also to be addressed to this Coverholder.

LSW1548B
14 December 2011

**INSURE IN CANADA A RISK**

For purposes of the Insurance Companies Act (Canada), this document was issued in the course of Lloyd’s Underwriters’ insurance business in Canada.

01/10
LSW1669

**SEVERAL LIABILITY NOTICE**

The subscribing insurers’ obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations.

08/94
LSW 1001