

New Path Title LLC

PolicyNo.: EKI3574270

Attached please find the following items for the policy for the above mentioned account. Review and report any discrepancies to our office right away.

- 1. **Declarations Florida** EKI-D-5-FL (08/17)
- 2. Notice to Policyholders-Address Change NOTI0658-EK (09-23)
- 3. Florida Changes-Cancellation and Nonrenewal UTI-508-FL (7-23)
- 4. General Terms and Conditions EKI-1A (06/13)
- 5. Miscellaneous Professional Services Coverage Section EKI-P-5 (06/13)
- 6. Amend Allocation Provision EKI-1575 (10/14)
- 7. Loss Definition-Florida EKI-1573-FL (1-15)

alyssa westen

- 8. Professional Services Definition EKI-1291 (06/13)
- 9. Technology Fraud Theft Loss Exclusion Endorsement-Florida EKI-2256-FL (9-21)
- 10. Title Agents Consumer Financial Protection Bureau (CFPB) Defense Endorsement-Florida EKI-1872-FL (12-17)
- 11. Title Agents, Escrow Agents, Title Abstracter, Title Searcher, Settlement Agent and Closing Agent Endorsement EKI-1654 (4-20)
- 12. Amendatory Endorsement Florida EKI-1444-FL (3-15)

Thank you.



Underwritten by: Scottsdale Indemnity Company
Home Office: One Nationwide Plaza • Columbus, Ohio 43215
Administrative Office: 8877 North Gainey Center Drive • Scottsdale, Arizona 85258
1-800-423-7675 • A Stock Company

BUSINESS AND MANAGEMENT INDEMNITY POLICY DECLARATIONS - FLORIDA

THE LIABILITY COVERAGE SECTIONS OF THIS POLICY, OTHER THAN GENERAL LIABILITY, WHICHEVER ARE APPLICABLE, COVER ONLY CLAIMS FIRST MADE AGAINST THE INSURED DURING THE POLICY PERIOD OR, IF ELECTED, THE DISCOVERY PERIOD AND REPORTED TO THE INSURER PURSUANT TO THE TERMS OF THE RELEVANT COVERAGE SECTION. THE AMOUNTS INCURRED TO DEFEND A CLAIM REDUCE THE APPLICABLE LIMIT OF LIABILITY AND ARE SUBJECT TO THE APPLICABLE RETENTION OR DEDUCTIBLE. PLEASE READ THIS POLICY CAREFULLY.

TERMS THAT APPEAR IN BOLDFACE TYPE HAVE SPECIAL MEANING. PLEASE REFER TO THE APPROPRIATE DEFINITIONS SECTIONS OF THIS POLICY.

Item 1.	Parent	New Path Title LLC	Policy No:	EKI3574270		
	Company	1110 North Olive Avenue	Agent No:	29406		
	& Mailing Address:	West Palm Beach, FL 33401	Renewal No:	EKI3525331		
			Agent Name	E-Risk Services, LLC		
			& Mailing	Northwest Professional Center		
			Address:	227 US Hwy 206		
				Suite 302		
				Flanders, NJ 07836-9174		
	Principal Ad	dress, if different from mailing address:				
Item 2.	=	od: From <u>5/18/2025</u> to <u>5/18/2026</u> ocal time at Principal Address shown above.				
Item 3.	Coverage Section and Limit of Liability					
	Miscellaneous Professional Services Coverage Section					
	1. Limit of Liability:					
	a. \$1,000,000 each Claim for this Coverage Section					
	b. \$1,000,000 in the aggregate for this Coverage Section					
	2. Additional Covered Expenses Limit of Liability:					
	a. \$500 per day all Additional Covered Expenses for each Insured					
	b. <u>\$10</u>	,000 in the aggregate all Additional (Covered Expenses for all I	nsureds		
	Retenti	on \$7,500 each Claim				
	4. Retroactive Date: <u>5/18/2019</u>					
	5. Continuity Date: <u>5/18/2022</u>					
Item 4.	Premium:	\$7,814 plus Florida FIGA Emerger	ncy Fee of <u>\$78.14</u>			
Item 5.	Discovery Period options:					
	1. One year = 100% of the premium					
	2. Two years = 150% of the premium					
	3. Three years = 200% of the premium					
	As provided and purchas		nditions, only one of the abo	ve Discovery Period options may be elected		
Item 6.		Endorsements Effective at Inception of Polic o Compare Endorsements From Expiring Po				
	EKI-D-5-FL (08/17), NOTI0658-EK (09-23), UTI-508-FL (7-23), EKI-1A (06/13), EKI-P-5 (06/13), EKI-1575 (10/14), EKI-1573-FL (1-15), EKI-1291 (06/13), EKI-2256-FL (9-21), EKI-1872-FL (12-17), EKI-1654 (4-20), EKI-1444-FL (3-15)					



MLSReportALoss@nationwide.com	MLSReportALoss@nationwide.com
These Declarations, together with the Application , Coverage Se attached thereto, shall constitute the contract between the Insure	ctions, General Terms and Conditions, and any written endorsement(s) d and the Insurer.

Other Notices to:

Attention: Claims Manager

250 Greenwich Street

New York, NY 10007

7 World Trade Center, 37th Floor

Nationwide Management Liability & Specialty

Date



Item 7.

Agent's Signature

Notices to **Insurer:**Notice of Claims to:

Attention: Claims Manager

250 Greenwich Street

New York, NY 10007

7 World Trade Center, 37th Floor

Nationwide Management Liability & Specialty



Underwritten by: Scottsdale Indemnity Company
Home Office: One Nationwide Plaza • Columbus, Ohio 43215
Administrative Office: 18700 North Hayden Road • Scottsdale, Arizona 85255
1-800-423-7675 • A Stock Company

In Witness Whereof, the Company has caused this policy to be executed and attested.

Secretary

The information contained herein replaces any similar information contained elsewhere in the policy.



Underwritten by Scottsdale Indemnity Company

NOTICE TO POLICYHOLDERS-ADDRESS CHANGE

Effective January 1, 2023, the address of your insurance company is changing.

The physical address of:

- 7 World Trade Center, 37th Floor, 250 Greenwich Street, New York NY 10007-0033
- One Nationwide Plaza, Columbus, Ohio 43215
- 8877 North Gainey Center Drive, Scottsdale, Arizona 85258

wherever they appear, is changed to:

Home Office One West Nationwide Boulevard Columbus, Ohio 43215

Administrative Office 18700 North Hayden Road Scottsdale, Arizona 85255

The claims/notices address of 7 World Trade Center, 37th Floor, 250 Greenwich Street, New York NY 10007-0033, wherever it appears, is changed to:

PO Box 182452 Columbus, Ohio 43218-2452



Underwritten by Scottsdale Indemnity Company

FLORIDA CHANGES-CANCELLATION AND NONRENEWAL

Wherever used in this endorsement: (1) "Insurer" means the insurance company which issued this policy; and (2) "Insured" means the Name of Insured, Name of Company, Name of Partnership, Parent Company, Name of Insured Plan or Trust, Name of Insured Entity, Named Entity, Named Real Estate Investment Trust(s), Name of Sponsor Company or Insured stated in ITEM A. or ITEM 1. of the Declarations Page.

The Cancellation provision of this Policy is deleted and replaced by the following:

NOTICE OF CANCELLATION AND NONRENEWAL

A. Cancellation Of Policies In Effect

1. For Sixty (60) Days Or Less

If this policy has been in effect for sixty (60) days or less, the Insurer may cancel this policy by mailing or delivering to the first Named Insured written notice of cancellation, accompanied by the reasons for cancellation, at least:

- a. Ten (10) days before the effective date of cancellation if the Insurer cancels for nonpayment of premium; or
- b. Twenty (20) days before the effective date of cancellation if the Insurer cancels for any other reason, except the Insurer may cancel immediately if there has been:
 - i. A material misstatement or misrepresentation; or
 - ii. A failure to comply with the underwriting requirements established by the Insurer.

2. For More Than Sixty (60) days

If this policy has been in effect for more than sixty (60) days, the Insurer may cancel this policy only for one or more of the following reasons:

- a. Nonpayment of premium;
- b. The policy was obtained by a material misstatement;
- c. Failure to comply with underwriting requirements established by the Insurer within sixty (60) days of the effective date of coverage;
- d. A substantial change in the risk covered by the policy; or
- e. The cancellation is for all Insureds under such policies for a given class of Insureds.

If the Insurer cancels this policy for any of these reasons, the Insurer will mail or deliver to the first Named Insured written notice of cancellation, accompanied by the reasons for cancellation, at least:

- a. Ten (10) days before the effective date of cancellation if the Insurer cancels for nonpayment of premium; or
- b. Forty-five (45) days before the effective date of cancellation if the Insurer cancels for any of the reasons stated in paragraph A.2. subsections b. through e.
- 3. The Insurer will mail or deliver the Insurer's notice to the first Named Insured at the last mailing address known to the Insurer.



- 4. If this policy is cancelled, the Insurer will send the first Named Insured any premium refund due. If the Insurer cancels, the refund will be pro rata. If the first Named Insured cancels, the refund may be less than pro rata. If the return premium is not refunded with the notice of cancellation or when this policy is returned to the Insurer, the Insurer will mail the refund within fifteen (15) working days after the date cancellation takes effect, unless this is an audit policy.
- 5. If this is an audit policy, then, subject to the Insured's full cooperation with the Insurer or the Insurer's agent in securing the necessary data for audit, the Insurer will return any premium refund due within ninety (90) days of the date cancellation takes effect. If the Insurer's audit is not completed within this time limitation, then the Insurer shall accept the Insured's own audit, and any premium refund due shall be mailed within ten (10) working days of receipt of the Insured's audit.

The cancellation will be effective even if the Insurer has not made or offered a refund.

B. Nonrenewal

- 1. If the Insurer decides not to renew this policy, the Insurer will mail or deliver to the first Named Insured written notice of nonrenewal, accompanied by the reason for nonrenewal, at least forty-five (45) days prior to the expiration of this policy.
- 2. Any notice of nonrenewal will be mailed or delivered to the first Named Insured at the last mailing address known to the Insurer. If notice is mailed, proof of mailing will be sufficient proof of notice.



Underwritten by Scottsdale Indemnity Company

A Stock Insurance Company, herein called the **Insurer**

BUSINESS AND MANAGEMENT INDEMNITY POLICY GENERAL TERMS AND CONDITIONS

In consideration of the payment of premium, in reliance on the **Application** and subject to the Declarations, and terms and conditions of this **Policy**, the **Insurer** and the **Insureds** agree as follows.

A. SEVERABILITY OF GENERAL TERMS AND CONDITIONS

These General Terms and Conditions apply to each and every Coverage Section of this Policy, except and to the extent a specific Coverage Section states otherwise. The terms and conditions of each Coverage Section apply only to that Coverage Section and shall not be construed to apply to any other Coverage Section. If any provision in these General Terms and Conditions is inconsistent or in conflict with the terms and conditions of any Coverage Part, the terms and conditions of such Coverage Part shall control for purposes of that Coverage Part.

B. **DEFINITIONS**

Whenever used in this **Policy**, the terms that appear below in **boldface** type shall have the meanings set forth in this Definitions subsection of the General Terms and Conditions. However, if a term also appears in **boldface** type in a particular Coverage Section and is defined in that Coverage Section, that definition shall apply for purposes of that particular Coverage Section. Terms that appear in **boldface** in the General Terms and Conditions but are not defined in this Definitions subsection and are defined in other Coverage Sections of the **Policy** shall have the meanings ascribed to them in those Coverage Sections.

- 1. Additional Named Insured means any entity specifically identified by endorsement to this Policy.
- 2. Application means the application, including any attachments thereto, and all other information and materials submitted by or on behalf of the Insureds to the Insurer in connection with the Insurer underwriting this Policy. All such application, attachments, information, materials and documents are deemed attached to and incorporated into this Policy
- 3. Company means:
 - a. the Parent Company;
 - b. any **Subsidiary**;
 - c. any Additional Named Insured; or
 - d. any such organization as a debtor-in-possession or the bankruptcy estate of such entity under United States bankruptcy law or an equivalent status under the law of any other jurisdiction.
- 4. **Discovery Period** means one of the periods described in Item 5. of the Declarations which is elected and purchased pursuant to Section H. below.



- Domestic Partner means any natural person qualifying as a domestic partner under the provision of any applicable federal, state or local law or under the provisions of any formal program established by the Company.
- 6. **Insurer** means the insurance company providing this insurance.
- 7. **Parent Company** means the entity first named in Item 1. of the Declarations.
- 8. **Policy** means, collectively, the Declarations, the **Application**, this policy form and any endorsements.
- 9. **Policy Period** means the period from the effective date and hour of the inception of this **Policy** to the **Policy** expiration date and hour as set forth in Item 2. of the Declarations, or its earlier cancellation date and hour, if any.
- 10. **Subsidiary** means any entity during any time in which the **Parent Company** or any **Additional Named Insured**, directly or indirectly, owns more than fifty percent (50%) of such entitys outstanding securities representing the present right to vote for the election of such entitys directors or managers or has the right to elect, designate or appoint, pursuant to written contract, by-laws, charter, operating agreement or similar document of such entity, more than fifty percent (50%) of such entitys directors or managers.

All definitions shall apply equally to the singular and plural forms of the respective words.

C. LIMITS OF LIABILITY, RETENTIONS AND DEDUCTIBLES

- 1. The reduction in the Limit of Liability of any other Coverage Section shall not reduce the Limit of Liability of any other Coverage Section.
- 2. The Retentions for each Coverage Section are separate Retentions pertaining only to the Coverage Section for which they are shown. The application of a Retention or Deductible under one Coverage Section shall not reduce the Retention or Deductible under any other Coverage Section.
- 3. In the event that any **Claim** is covered, in whole or in part, under two or more Insuring Clauses, the total applicable Retention or Deductible shall not exceed the single largest applicable Retention. The largest applicable Retention or Deductible shall apply only once to such **Claim**.

D. REPRESENTATIONS

It is represented that the particulars and statements contained in the **Application** are the basis of this **Policy** and are to be considered as incorporated into and constituting a part of this **Policy** and each Coverage Section.

By acceptance of this **Policy**, the **Insureds** agree that:

- the statements in the Application are their representations, that such representations shall be deemed
 material to the acceptance of the risk or the hazard assumed by Insurer under this Policy, and that this
 Policy and each Coverage Section are issued in reliance upon the truth of such representations; and
- 2. in the event the Application, including materials submitted or required to be submitted therewith, contains any misrepresentation or omission made with the intent to deceive, or contains any misrepresentation or omission which materially affects either the acceptance of the risk or the hazard assumed by Insurer under this Policy, this Policy, including each and all Coverage Sections, shall not afford coverage to the following Insureds for any Claim alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving, any untruthful or inaccurate statements, representations or information:



- a. any **Insured** who is a natural person and who knew the facts misrepresented or the omissions, whether or not such individual knew of the **Application**, such materials, or this **Policy**;
- b. any Company to the extent it indemnifies any Insured referred to in subsection a. above; and
- c. any **Company** or any other entity that is an **Insured**, if any past or present chief executive officer, chief financial officer, general counsel or risk manager of the **Parent Company** knew the facts misrepresented or the omissions, whether or not such individual knew of the **Application**, such materials, or this **Policy**.

With respect to any statement, representation or information contained in the **Application**, or in the materials submitted or required to be submitted therewith, and solely with respect to the above exclusion, no knowledge possessed by any **Insured** who is a natural person shall be imputed to any other **Insured** who is a natural person.

E. CANCELLATION

- 1. By acceptance of this Policy, the Insureds hereby confer to the Parent Company the exclusive power and authority to cancel this Policy on their behalf. The Parent Company may cancel this Policy in its entirety or any of the applicable Coverage Sections individually by surrender thereof to the Insurer, or by mailing written notice to the Insurer stating when thereafter such cancellation shall be effective. The mailing of such notice shall be sufficient notice and the effective date of cancellation shall be the date the Insurer received such notice or any later date specified in the notice, and such effective date shall become the end of the Policy or applicable Coverage Section. Delivery of such written notice shall be equivalent to mailing.
- 2. This Policy may be cancelled by the Insurer only for nonpayment of premium, by mailing written notice to the Parent Company stating when, not less than ten (10) days thereafter, such cancellation shall be effective, except that non-payment of premium due at inception of this Policy will result in the policy being cancelled effective as of the inception date. The mailing of such notice shall be sufficient notice and the effective date of cancellation stated in the notice shall become the end of the Policy Period. Delivery of such written notice by the Insurer shall be equivalent to mailing. If the foregoing notice period is in conflict with any governing law or regulation, then the notice period shall be deemed to be the minimum notice period permitted under the governing law or regulation.
- 3. If this **Policy** or any Coverage Section is cancelled, the **Insurer** shall retain the pro rata proportion of the premium therefore. Payment or tender of any unearned premium by **Insurer** shall not be a condition precedent to the effectiveness of cancellation.

F. ESTATES, LEGAL REPRESENTATIVES, SPOUSES AND DOMESTIC PARTNERS

The estates, heirs, legal representatives, assigns, spouses and **Domestic Partners** of natural persons who are **Insureds** shall be considered **Insureds** under this **Policy**; provided, however, coverage is afforded to such estates, heirs, legal representatives, assigns, spouses and **Domestic Partners** only for a **Claim** arising solely out of their status as such and, in the case of a spouse or **Domestic Partner**, where the **Claim** seeks damages from marital community property, jointly held property or property transferred from the natural person who is an **Insured** to the spouse or **Domestic Partner**. No coverage is provided for any **Wrongful Act** of an estate, heir, legal representative, assign, spouse or **Domestic Partner**. All of the terms and conditions of this **Policy** including, without limitation, the Retentions and Deductibles applicable to **Loss** incurred by natural persons who are **Insureds** shall also apply to **Loss** incurred by such estates, heirs, legal representatives, assigns, spouses and **Domestic Partners**.

G. AUTHORIZATION CLAUSE

By acceptance of this **Policy**, the **Parent Company** agrees to act on behalf of all **Insureds**, and the **Insureds** agree that the **Parent Company** will act on their behalf, with respect to the giving of all notices to **Insurer**, the receiving of notices from **Insurer**, the agreement to and acceptance of endorsements, the payment of the premium and the receipt of any return premium.



H. DISCOVERY PERIOD

- 1. If this Policy or any Coverage Section is cancelled or is not renewed by the Insurer, for reasons other than non-payment of premium or if the Parent Company elects to cancel or not to renew this Policy or a Coverage Section, then the Parent Company shall have the right, upon payment of an additional premium calculated at that percentage shown in Item 5. of the Declarations of the total premium for this Policy, or the total premium for the cancelled or not renewed Coverage Section, whichever is applicable, to purchase an extension of the coverage granted by this Policy or the applicable cancelled or not renewed Coverage Section with respect to any Claim first made during the period of time set forth in Item 5. of the Declarations after the effective date of such cancellation or, in the event of a refusal to renew, after the Policy expiration date, but only with respect to any Wrongful Act committed before such date. The Parent Company shall have the right to elect only one of the Discovery Periods set forth in Item 5. of the Declarations.
- 2. As a condition precedent to the right to purchase the **Discovery Period** set forth in subsection H.1. above, the total premium for the **Policy** must have been paid. Such right to purchase the **Discovery Period** shall terminate unless written notice, together with full payment of the premium for the **Discovery Period**, is received by **Insurer** within ninety (90) days after the effective date of cancellation, or, in the event of a refusal to renew, within ninety (90) days after the **Policy** expiration date. If such notice and premium payment is not so given to **Insurer**, there shall be no right to purchase the **Discovery Period**.
- 3. In the event of the purchase of the **Discovery Period**, the entire premium therefore shall be deemed earned at the commencement of the **Discovery Period**.
- 4. The exercise of the **Discovery Period** shall not in any way increase or reinstate the limit of **Insurers** liability under any Coverage Section.

I. TERRITORY

Coverage under this **Policy** shall extend to **Wrongful Acts** taking place or **Claims** made anywhere in the world.

J. ASSISTANCE, COOPERATION AND SUBROGATION

The **Insureds** agree to provide **Insurer** with such information, assistance and cooperation as **Insurer** reasonably may request, and they further agree that they shall not take any action which in any way increases **Insurer's** exposure under this **Policy**. In the event of any payments under this **Policy**, **Insurer** shall be subrogated to the extent of such payment to all of the **Insureds'** rights of recovery against any person or entity. The **Insureds** shall execute all papers required and shall do everything that may be necessary to secure and preserve such rights, including the execution of such documents as are necessary to enable **Insurer** effectively to bring suit or otherwise pursue subrogation in the name of the **Insureds**, and shall provide all other assistance and cooperation which **Insurer** may reasonably require. The **Insurer** hereby waives its subrogation rights against a client of the **Insured** to the extent that the **Insured** had, prior to a **Claim** or a **Wrongful Act** reasonably expected to give rise to a **Claim**, entered into a written agreement to waive such rights. In no event, however, shall the **Insurer** exercise its right of subrogation against an **Insured** under this **Policy**, unless such **Insured** has:

- 1. committed a dishonest, fraudulent or criminal act, if established by a final, non-appealable adjudication, guilty verdict or guilty plea or other written admission under oath by such **Insureds**; or
- obtained any profit or advantage to which the **Insured** was not legally entitled if established by a final non-appealable adjudication, guilty verdict or guilty plea or other written admission under oath by such **Insureds**.

K. ACTION AGAINST INSURER, ALTERATION AND ASSIGNMENT

No action shall lie against **Insurer** unless, as a condition precedent thereto, there shall have been compliance with all of the terms of this **Policy**. No person or organization shall have any right under this **Policy** to join



Insurer as a party to any action against the **Insureds** to determine their liability, nor shall **Insurer** be impleaded by the **Insureds** or their legal representative. No change in, modification of, or assignment of interest under this **Policy** shall be effective except when made by a written endorsement to this **Policy** which is signed by an authorized representative of the **Insurer**.

L. ENTIRE AGREEMENT

By acceptance of this **Policy**, the **Insureds** agree that this **Policy** embodies all agreements existing between them and **Insurer** or any of their agents relating to this insurance. Notice to any agent or knowledge possessed by any agent or other person acting on behalf of **Insurer** shall not effect a waiver or a change in any part of this **Policy** or estop **Insurer** from asserting any right under the terms of this **Policy** or otherwise, nor shall the terms be deemed waived or changed except by written endorsement or rider issued by **Insurer** to form part of this **Policy**.

M. ALLOCATION

- 1. In the event the Insurer has the duty to defend a Claim under any Coverage Section in which both Loss that is covered by the applicable Coverage Section and loss which is not covered by the applicable Coverage Section is incurred because such Claim includes both covered and uncovered matters or because such Claim is made against both covered and uncovered parties, where such parties are Insureds under this Policy, then:
 - a. this **Policy** shall pay one hundred percent (100%) of such **Costs**, **Charges and Expenses** incurred by such **Insured** on account of such **Claim**; and
 - b. the **Insured** and the **Insurer** shall use their best efforts to determine a fair and equitable allocation between covered **Loss** and uncovered loss based upon the relative legal and financial exposures and the relative benefits obtained.
- 2. In the event the Insured has the duty to defend a Claim under any Coverage Section in which both Loss that is covered by the applicable Coverage Section and loss which is not covered by the applicable Coverage Section is incurred, either because such Claim includes both covered and uncovered matters or because such Claim is made against both covered and uncovered parties, then the Insured and the Insurer shall use their best efforts to determine a fair and equitable allocation of any remaining loss on account of such Claim between covered Loss and uncovered loss based upon the relative legal and financial exposures and the relative benefits obtained.

N. STATE AMENDATORY INCONSISTENT

It is agreed that in the event there is an inconsistency between a state amendatory endorsement attached to this **Policy** and any term or condition of this **Policy**, then where permitted by law, the **Insurer** shall apply those terms and conditions of either the amendatory endorsement or the **Policy** which are more favorable to the **Insured**.



Underwritten by Scottsdale Indemnity Company

A Stock Insurance Company, herein called the Insurer

BUSINESS AND MANAGEMENT INDEMNITY POLICY

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION

In consideration of the payment of premium, in reliance on the **Application** and subject to the Declarations, and terms and conditions of this **Policy**, the **Insurer** and the **Insureds** agree as follows.

A. INSURING CLAUSE

1. Miscellaneous Professional Liability

The **Insurer** shall pay on behalf of the **Insureds**, **Loss** which the **Insureds** have become legally obligated to pay by reason of a **Claim** first made against any **Insureds** during the **Policy Period**, or, if elected, the **Discovery Period**, and reported to the **Insurer** pursuant to Section E.1. herein, for a **Wrongful Act** taking place on or after the **Retroactive Date** and prior to the end of the **Policy Period**.

2. Additional Covered Expenses

The **Insurer** shall reimburse the **Insureds** for **Additional Covered Expenses** incurred in connection with a **Claim** first made against any **Insureds** during the **Policy Period**, or, if elected, the **Discovery Period**, and reported to the **Insurer** pursuant to Section E.1. herein, for a **Wrongful Act** taking place on or after the **Retroactive Date** and prior to the end of the **Policy Period**.

B. **DEFINITIONS**

Additional Covered Expenses means reasonable expenses the Insureds incur at the Insurer's request
to attend a hearing, trial or mediation in the course of defending a Claim under this Coverage Section for
a Wrongful Act, including actual loss of earnings because of time off work.

2. Claim means:

- a. a written demand against any Insureds for monetary damages or non-monetary or injunctive relief;
- b. a civil proceeding against any **Insureds**, commenced by the service of a complaint or similar pleading;
- c. a civil administrative or regulatory proceeding against or a formal governmental investigation of any Insureds commenced by the filing of a notice of charges, investigative order or similar document, including any subpoena in connection therewith served upon the Insureds subsequent to the commencement of such proceeding;
- d. an arbitration or mediation, proceeding against any **Insureds** commenced by receipt of a demand for arbitration or mediation or similar document; or
- e. a written request received by the Company to toll or waive the statute of limitations regarding a
 potential Claim described in paragraphs a. through d. above.



- 3. **Continuity Date** means the date set forth in Item 3. of the Declarations relating to this Coverage Section.
- 4. Costs, Charges and Expenses mean reasonable and necessary legal costs, charges, fees and expenses incurred by any of the Insureds in defending Claims and the premium for appeal, attachment or similar bonds arising out of covered judgments, but with no obligation to furnish such bonds and only for the amount of such judgment that is up to the applicable Limit of Liability. Costs, Charges and Expenses do not include salaries, wages, compensation, fees, overhead or benefit expenses of or associated with partners, officers, directors, managers, member managers, or employees of the Company.
- 5. **Insureds** means:
 - a. the Company;
 - b. all natural persons who were, now are, or shall become partners, officers, directors, managers, member managers, or employees of the **Company**, including their estates, heirs, legal representatives or assigns in the event of their death, incapacity or bankruptcy, but only for **Professional Services** which were rendered, or which should have been rendered, by or on behalf of the **Company**, and which are otherwise covered by this Coverage Section; and
 - c. any independent contractors who are natural persons, but only for **Professional Services** which were rendered, or which should have been rendered, by or on behalf of the **Company**, and which are otherwise covered by this Coverage Section.
- 6. **Interrelated Wrongful Acts** mean **Wrongful Acts** which have as a common nexus any fact, circumstance, situation, event, transaction, cause or series of facts, circumstances, situations, events, transactions or causes.
- 7. Loss means damages, judgments, settlements, pre-judgment or post-judgment interest awarded by a court, and Costs, Charges and Expenses incurred by any of the Insureds. Loss does not include:
 - a. taxes, fines or penalties;
 - b. matters uninsurable under the laws pursuant to which this Policy is construed
 - c. punitive or exemplary damages, or the multiple portion of any multiplied damage award, except to the extent that such punitive or exemplary damages, or multiplied portion of any multiplied damage award, are insurable under the internal laws of any jurisdiction which most favors coverage for such damages and which has a substantial relationship to the **Insureds**, **Insurer**, this **Policy** or the **Claim** giving rise to such damages;
 - d. the cost of any remedial, preventative or other non-monetary relief, including without limitation any costs associated with compliance with any such relief of any kind or nature imposed by any judgment, settlement or governmental authority;
 - e. any amounts for which the **Insureds** are not financially liable or legally obligated to pay;
 - f. future royalties or future profits, restitution, or disgorgement of profits by the **Insureds**;
 - g. licensing fees or the return or offset of fees, charges, or commissions for the goods or services already provided; or



- h. that portion of any judgment or settlement representing liquidated damages pursuant to any contract or agreement.
- 8. **Pollutants** means any substance exhibiting any hazardous characteristics as defined by, or identified on, a list of hazardous substances issued by the United States Environmental Protection Agency or any federal, state, county, municipal or local counterpart thereof or any foreign equivalent. Such substances shall include, without limitation, solids, liquids, gaseous, biological, bacterial or thermal irritants, contaminants or smoke, vapor, soot, fumes, acids, alkalis, chemicals or waste materials (including materials to be reconditioned, recycled or reclaimed). **Pollutants** shall also mean any other air emission or particulate, odor, waste water, oil or oil products, infectious or medical waste, asbestos or asbestos products, noise, fungus (including mold or mildew and any mycotoxins, spores, scents or byproducts produced or released by fungi, but does not include any fungi intended by the **Insured** for consumption) and electric or magnetic or electromagnetic field:
- 9. Professional Services means only those services described by endorsement to this Policy.
- 10. **Retroactive Date** means the date set forth in Item 3. of the Declarations relating to this Coverage Section.
- 11. **Wrongful Act** means any actual or alleged error, omission, misleading statement, misstatement, neglect, libel, slander or other defamatory or disparaging material, breach of duty or act allegedly committed or attempted by the **Insureds**, which occurs solely in connection with the **Insureds** rendering of, or actual or alleged failure to render, **Professional Services**.

C. EXCLUSIONS

Insurer shall not be liable for Loss under this Coverage Section on account of any Claim:

- 1. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving:
 - a. bodily injury, sickness, disease or death of any person, mental anguish, emotional distress, mental injury, mental tension, pain or suffering or shock, or loss of consortium resulting therefrom;
 - b. loss of, damage to, or destruction of any tangible property or securities, including loss of use thereof:
 - c. invasion of privacy, wrongful entry, eviction, false arrest, or imprisonment, malicious prosecution, malicious use or abuse of process, assault or battery; or
 - d. discrimination, humiliation, harassment, or misconduct arising out of or related to any such discrimination:
- 2. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving:
 - a. the actual, alleged or threatened discharge, dispersal, release, escape, seepage, migration or disposal of **Pollutants**; or
 - b. any direction or request that the **Insureds** test for, monitor, clean up, remove, contain, treat, detoxify or neutralize **Pollutants**, or any voluntary decision to do so



- including, without limitation, any such **Claim** by or on behalf of the **Company**, its securities holders or creditors based upon, arising out of, or attributable to the matters described in this exclusion;
- 3. brought by or on behalf of any of the **Insureds** or any of the **Insureds** successors or assigns, or by any natural person or entity:
 - a. which is owned, operated or controlled by any of the Insureds;
 - b. which owns, operates or controls any of the **Insureds**;
 - c. which is affiliated with any of the **Insureds** through common ownership of greater than fifteen percent (15%), common operation or common control; or
 - d. in which any of the **Insureds** is a director, officer, manager, member of the board of managers, partner or principal stockholder;
- 4. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving:
 - a. any Wrongful Act, fact, circumstance or situation which has been the subject of any written notice given under any professional liability policy of which this Policy is a renewal or replacement or which it succeeds in time; or
 - b. any other **Wrongful Act**, whenever occurring, which together with a **Wrongful Act** which has been the subject of such prior notice, would constitute **Interrelated Wrongful Acts**;
- 5. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any actual or alleged violation of the Employee Retirement Income Security Act of 1974, as amended, or any rules or regulations promulgated thereunder, or similar federal, state or local statutory law, rules, regulations or common law;
- 6. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving express warranties or guarantees;
- 7. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any actual or alleged plagiarism, infringement, misappropriation or violation of copyright, patent, service marks, trademarks, trade secrets, title or other proprietary or licensing rights or intellectual property of any product techniques or services;
- 8. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving:
 - a. any prior or pending litigation or administrative or regulatory proceeding, or formal or informal governmental investigation or inquiry filed or pending on or before the **Continuity Date**; or
 - b. any fact, circumstance, situation, transaction or event underlying or alleged in such litigation, administrative or regulatory proceeding, or formal or informal governmental investigation or inquiry;
- 9. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any dispute involving fees, expenses or costs paid to or charged by the **Insureds**;
- 10. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving the gaining in fact of any profit or advantage to which the **Insureds** were not



legally entitled, if established by a final, non-appealable adjudication in such **Claim**, a guilty verdict, or guilty plea or other written admission under oath by such **Insureds**;

- 11. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any dishonest, fraudulent or criminal act of the **Insureds**, if established by a final, non-appealable adjudication in such **Claim**, a guilty verdict, or guilty plea or other written admission under oath by such **Insureds**;
- 12. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving the violation of any unfair competition or false, deceptive or unfair business practices law, rule or regulation, if established by a final, non-appealable adjudication in such **Claim**, a guilty verdict, or guilty plea or other written admission under oath by such **Insureds**;

When exclusion 10., 11., or 12. applies, the **Insureds** shall reimburse the **Insurer** for any **Costs**, **Charges and Expenses** advanced;

- 13. for violation of any antitrust, or restraint of trade law, rule or regulation, or any similar law, rule or regulation which protects competition;
- 14. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving the insolvency or bankruptcy of any of the **Insureds** including, but not limited to, the failure, inability, or unwillingness to pay **Claims**, losses, or benefits due to such insolvency or bankruptcy;
- 15. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving the Securities Act of 1933, the Securities Exchange Act of 1934, any state securities law, any other similar federal, state, local or common law, any rules or regulations promulgated thereunder, or any amendments thereto;
- 16. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving, any Wrongful Act, fact, circumstance or situation which any of the Insureds had knowledge of prior to the Continuity Date where such Insureds had reason to believe at the time that such known Wrongful Act could reasonably be expected to give rise to such Claim;
- 17. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any fire, flood, earthquake, volcanic eruption, explosion, lighting, wind, hail, tidal wave, landslide, act of God or other physical event; however, this exclusion does not apply to **Claims** arising out of the **Insureds** negligence in the rendering or failure to render **Professional Services**;
- 18. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any actual or alleged commingling of funds;
- 19. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving **Professional Services** that may only be performed by a licensed lawyer, architect, engineer, medical physician or certified public accountant; or
- 20. for that portion of Loss which is covered under any other Coverage Section of this Policy;

D. LIMIT OF LIABILITY AND RETENTIONS

1. The liability of the **Insurer** shall apply only to that part of **Loss**, which is excess of the Retention amounts applicable to this Coverage Section, as shown in Item 3. of the Declarations. The **Insureds** shall be responsible for payment of the Retentions, which the **Insureds** shall bear uninsured and at their own risk. If different parts of a single **Claim** are subject to different applicable Retentions under this Coverage



Section, the applicable Retentions will be applied separately to each part of such **Loss**, but the sum of such Retentions shall not exceed the largest applicable Retention.

- 2. As shown in Item 3. of the Declarations relating to this Coverage Section, the following Limits of Liability of the **Insurer** shall apply:
 - a. The amount set forth in Item 3.1. shall be the aggregate limit of liability for all **Loss** under this Coverage Section.
 - b. The amount set forth in Item 3.2.a. shall be the limit per day for each of the **Insured** subject to the aggregate limit set forth in Item 3.2.b. for all **Insureds** for **Additional Covered Expenses**. No Retention applies to **Additional Covered Expenses** and any such payments are in addition to the Limit of Liability set forth in Item 3.1. of the Declarations relating to this Coverage Section.
 - c. The reduction of any Limit of Liability of any other Coverage Section shall not reduce the Limit of Liability set forth in Item 3.1. relating to this Coverage Section.
- 3. All **Claims** arising out of the same **Wrongful Act** or **Interrelated Wrongful Acts** shall be deemed to constitute a single **Claim** and shall be deemed to have been made at the earliest of the following times, regardless of whether such date is before or during the **Policy Period**:
 - a. the time at which the earliest Claim involving the same Wrongful Act or Interrelated Wrongful Act is first made: or
 - b. the time at which the **Claim** involving the same **Wrongful Act** or **Interrelated Wrongful Acts** shall be deemed to have been made pursuant to subsection E.2. below.
- 4. Payments of Loss by Insurer shall reduce the Limit of Liability under this Coverage Section. Costs, Charges and Expenses are part of, and not in addition to, the Limit(s) of Liability and payment of Costs, Charges and Expenses reduce the Limit of Liability. If such Limit of Liability is exhausted by payment of Loss, the obligations of the Insurer under this Coverage Section are completely fulfilled and extinguished.

E. NOTIFICATION

- 1. The **Insureds** shall, as a condition precedent to their rights to payment under this Coverage Section, give the **Insurer** written notice of any **Claim** as soon as practicable after an executive officer, risk manager or general counsel of the **Company** first becomes aware of such **Claim**, but in no event later than:
 - a. ninety (90) days after the end of the Policy Period; or
 - b. if the **Claim** is first made against the **Insureds** during the **Discovery Period**, if purchased, ninety (90) days after the end of the **Discovery Period**.
- 2. If, during the **Policy Period** or the **Discovery Period**, if purchased, any of the **Insureds** first becomes aware of specific facts or circumstances which may reasonably give rise to a future **Claim** covered under this **Policy**, and if the **Insureds**, during the **Policy Period** or the **Discovery Period**, if purchased, give written notice to **Insurer** as soon as practicable of:
 - a. a description of the facts, circumstances, or allegations anticipated;
 - b. the identity of the potential claimants;
 - c. the circumstances by which the **Insureds** first became aware of the facts of circumstances;



- d. the identity of the **Insureds** allegedly involved;
- e. the consequences which have resulted or may result; and
- f. the nature of the potential monetary damages and non-monetary relief;

then, any **Claim** made subsequently arising out of such facts or circumstances shall be deemed for the purposes of this Coverage Section to have been made at the time such notice was received by the **Insurer**. No coverage is provided for fees, expenses and other costs incurred prior to the time such facts or circumstances result in a **Claim**.

3. Notice to Insurer shall be given to the address specified in Item 7. of the Declarations for this Policy.

F. SETTLEMENTS AND DEFENSE

- 1. It shall be the right and duty of the Insurer and not the Insureds to defend any Claim, including the right and duty to select counsel to defend any Claim. Such duty shall exist even if any of the allegations are groundless, false or fraudulent. The Insurer's duty to defend any Claim shall cease when the Limits of Liability have been exhausted by the payment of Loss including Costs, Charges and Expenses.
- The Insurer may make any investigation it deems necessary, and shall have the right to settle any Claim; provided, however, no settlement shall be made without the consent of the Parent Company, such consent not to be unreasonably withheld.
- 3. The Insureds agree not to settle or offer to settle any Claim, incur any Costs, Charges and Expenses or otherwise assume any contractual obligation or admit any liability with respect to any Claim without the prior written consent of the Insurer, such consent not to be unreasonably withheld. The Insurer shall not be liable for any settlement, Costs, Charges and Expenses, assumed obligation or admission to which it has not consented. The Insureds shall promptly send to the Insurer all settlement demands or offers received by any Insureds from the claimant(s).
- 4. The **Insureds** agree to provide the **Insurer** with all information, assistance and cooperation which the **Insurer** reasonably requests and agree that, in the event of a **Claim**, the **Insureds** will do nothing that shall prejudice the position of the **Insurer** or its potential or actual rights of recovery.

G. OTHER INSURANCE

If any **Loss** covered under this Coverage Section is covered under any other valid insurance, then this **Policy** shall cover the **Loss**, subject to its terms and conditions, only to the extent that the amount of the **Loss** is in excess of the amount of such other insurance whether such other insurance is stated to be primary, contributory, excess, contingent or otherwise, and regardless of whether or not any **Loss** in connection with such **Claim** is collectible or recoverable under such other policy, unless such other insurance is written only as specific excess insurance over the Limit of Liability for this Coverage Section.

H. MERGERS AND ACQUISITIONS

The **Parent Company** shall give written notice to the **Insurer** prior to the completion of a merger or acquisition by or of the **Company** and **Insurer** expressly reserves the right to demand a premium adjustment or change in **Policy** terms and conditions if this **Policy** is to remain in force subsequent to any such merger or acquisition. However, the **Insureds** are not required to notify **Insurer** until renewal of this **Policy** if such merger or acquisition will represent an increase of less than twenty-five percent (25%) of the **Company's** annual revenues as set forth in its most recent application to **Insurer** for insurance and there is a no change in the services that will be performed by the **Insureds** or acquired company as compared to the services that are listed on the **Application**.



I. INNOCENT INSUREDS

- 1. Exclusion 11. relating to dishonest, fraudulent or criminal acts of the Insureds shall not be applied to any other Insureds who did not personally participate or personally acquiesce or remain passive after having personal knowledge of such acts. However, the dishonest, fraudulent or criminal acts of the Chief Executive Officer and Chief Financial Officer of a Company shall be imputed to the Company for purposes of determining the applicability of such exclusion.
- 2. Any condition relating to the giving of notice of any Claim to the Insurer shall not be applied to any other Insureds who would otherwise be deprived of coverage solely because of the failure to give such notice by one or more of the Insureds responsible for giving such notice under the Policy; provided, that the condition regarding giving notice is one with which Insureds who are not responsible for giving notice under the Policy can comply and that such Insureds comply with such condition promptly after obtaining knowledge of the failure of any other Insureds to comply therewith and such notice is given in no event later than ninety (90) days after the end of the Policy Period or if the Claim if first made against the Insureds during the Discovery Period, if purchased, ninety (90) days after the end of the Discovery Period.

This provision shall not apply to any **Claim** against the **Parent Company** arising from any dishonest, fraudulent or criminal acts, either participated in by any present or former principal, partner, director or officer of the **Parent Company**, or in which such person acquiesced or remained passive after having knowledge thereof.



Underwritten by Scottsdale Indemnity Company			NDOR NO. 1	SEMENT
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED		AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC		29406

AMEND ALLOCATION PROVISION

This endorsement modifies insurance provided under the following:

GENERAL TERMS AND CONDITIONS

Section M., **ALLOCATION**, is deleted and replaced with the following:

M. ALLOCATION

- 1. In the event the Insurer has the duty to defend a Claim under any Coverage Section in which both Loss that is covered by the applicable Coverage Section and loss which is not covered by the applicable Coverage Section is incurred because such Claim includes both covered and uncovered matters or because such Claim is made against both covered and uncovered parties, then:
 - a. this **Policy** shall pay one hundred percent (100%) of such **Costs**, **Charges and Expenses** incurred by such **Insured** on account of such **Claim**; and
 - b. the **Insured** and the **Insurer** shall use their best efforts to determine a fair and equitable allocation between covered **Loss** and uncovered loss based upon the relative legal and financial exposures and the relative benefits obtained:
 - c. the **Insurer** shall not be liable to pay **Loss**, **Claim**, **Costs**, **Charges and Expenses** of any uncovered parties.
- 2. In the event the **Insured** has the duty to defend a **Claim** under any Coverage Section in which both **Loss** that is covered by the applicable Coverage Section and loss which is not covered by the applicable Coverage Section is incurred, either because such **Claim** includes both covered and uncovered matters or because such **Claim** is made against both covered and uncovered parties, then the **Insured** and the **Insurer** shall use their best efforts to determine a fair and equitable allocation of any remaining loss on account of such **Claim** between covered **Loss** and uncovered loss based upon the relative legal and financial exposures and the relative benefits obtained.



Underwritten by Scottsdale Indemnity Company			ENDOR NO. 2	SEMENT
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED		AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC		29406

LOSS DEFINITION-FLORIDA

This endorsement modifies insurance provided under the following:

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION

Section B., **DEFINITIONS**, subsection 7. is deleted in its entirety and replaced with the following:

- 7. Loss means damages, judgments, settlements, pre-judgment or post-judgment interest awarded by a court, and Costs, Charges and Expenses incurred by any of the Insureds. Loss does not include:
 - a. taxes, fines or penalties;
 - b. matters uninsurable under the laws pursuant to which this **Policy** is construed;
 - c. punitive or exemplary damages, or the multiple portion of any multiplied damage award, except to the extent that such punitive or exemplary damages, or multiplied portion of any multiplied damage award, are insurable under the internal laws of any jurisdiction which most favors coverage for such damages and which has a substantial relationship to the **Insureds**, **Insurer**, this **Policy** or the **Claim** giving rise to such damages;
 - d. any amounts for which the **Insureds** are not financially liable or legally obligated to pay;
 - e. future royalties or future profits, restitution, or disgorgement of profits by the **Insureds**;
 - f. licensing fees or the return or offset of fees, charges, or commissions for the goods or services already provided; or
 - g. that portion of any judgment or settlement representing liquidated damages pursuant to any contract or agreement.

Notwithstanding the foregoing, it is understood that punitive damages are not insurable in Florida.





Underwritten by Scottsdale Indemnity Company NO. 3			SEMENT
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED	AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC	29406

PROFESSIONAL SERVICES DEFINITION

This endorsement modifies insurance provided under the following:

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION

Section B., **DEFINITIONS**, subsection 9. is deleted in its entirety and replaced with the following:

9. **Professional Services** means solely in the performance of providing <u>providing professional services</u> as a title <u>agent, escrow agent, title abstracter, title searcher, settlement agent and closing agent including remote notary services for others for a fee.</u>



Underwritten by Scottsdale Indemnity Company NO. 4			SEMENT	
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED		AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC		29406

TECHNOLOGY FRAUD THEFT LOSS EXCLUSION ENDORSEMENT-FLORIDA

In consideration of the premium paid, it is agreed that this endorsement modifies insurance provided under the following:

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION

- I. Section B., **DEFINITIONS**, is amended as follows:
 - Loss is amended to include Technology Fraud Theft Loss.

The following definitions are added:

- Computer System means computer hardware, software, firmware and the data stored thereon, as well as associated input and output devices, any device, object or component with the capacity to connect with the internet or any network, computer or technology to transmit or receive data, data storage devices, networking equipment, electronic backup facilities, including, but not limited to, any computer, network server, firewall, filter, intrusion detection system, network monitoring software, antivirus software, password authentication application, laptop lock or other technology.
- Technology Fraud Theft means the unlawful, unauthorized or fraudulent taking, transference or conveyance of money, securities, monetary instruments or other tangible properties that have intrinsic value by means of instructions communicated directly or indirectly through any Unauthorized Access or Unauthorized Use of Company Technology or of any other breach of the Insured's technology or communication systems, including email, texting, telephone, facsimile or similar electronic based technology.
- Technology Fraud Theft Loss means:
 - a. the monetary loss or harm to the **Company**;
 - the cost to the **Company** of creating and issuing a specific press release or similar communication, or establishing a specific website to make existing or prospective customers aware of any fraudulent communication;
 - c. the cost to the **Company** of reimbursing any existing customer for financial losses arising directly from any fraudulent communication; or
 - d. any identifiable and quantifiable reduction in the net income of the **Company** arising directly from any fraudulent communication;



solely resulting from a Technology Fraud Theft.

- Unauthorized Access means the gaining of access to a Computer System by an unauthorized person or persons, or by an authorized person or persons in an unauthorized manner.
- **Unauthorized Use** means the use of a **Computer System** by an unauthorized person or persons or an authorized person in an unauthorized manner.
- Company Technology means any Computer System the Company owns, leases, controls, maintains or uses for any commercial purpose, regardless of the physical location of such Computer System.
- II. Section C., **EXCLUSIONS**, is amended to include the following Exclusion:

Insurer shall not be liable for **Loss**, including, but not limited to, any **Technology Fraud Theft Loss**, under this Coverage Section on account of any **Claim** alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any **Technology Fraud Theft**;



Underwritten by Scottsdale Indemnity Company			ENDOR NO. 5	SEMENT
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED		AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC		29406

TITLE AGENTS CONSUMER FINANCIAL PROTECTION BUREAU (CFPB) DEFENSE ENDORSEMENT-FLORIDA

In consideration of the premium paid, it is agreed that this endorsement modifies insurance provided under the following:

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION

Section A., INSURING CLAUSE, is amended to add the following Insuring Clause:

- The Insurer shall reimburse any Insured for Costs, Charges and Expenses, subject to the Limits of Liability stated below, incurred in responding to a CFPB Matter, provided that:
 - a. the CFPB Matter arises out of an actual or alleged Wrongful Act in the performance of Professional Services that is alleged to have occurred on or after the Retroactive Date of this Policy, but before the end of the Policy Period;
 - b. the **CFPB Matter** is commenced against any **Insured** during the **Policy Period** and is reported to the **Insurer** pursuant to Section E.1. herein.

The maximum amount the **Insurer** will pay, regardless of the number of **CFPB Matters** or the number of **Insureds**, is \$150,000 in the aggregate per **Policy Period**. The Retention set forth in Item 3. of the Declarations shall apply to any coverage provided by this endorsement. Any payments made by the **Insurer** under this endorsement are part of, and not in addition to, the aggregate Limits of Liability for the Miscellaneous Professional Services Coverage Section as set forth in Item 3. of the Declarations.

Section B., **DEFINITIONS**, is amended by adding the following:

- **CFPB** means the Consumer Financial Protection Bureau pursuant to Section X of the Dodd-Frank Wall Street Reform and Consumer Protection Act, 12. U. S. C. Section 5301 (the "Act").
- CFPB Matter means:
 - a. a subpoena served upon an **Insured** by the **CFPB**, pursuant to Section 1052 of the Act, for attendance, testimony of witnesses or production of documents or other materials;
 - b. a civil investigative demand, issued pursuant to Section 1052 of the Act, received by an **Insured** from the **CFPB**:
 - c. a hearing or adjudication proceeding with respect to an Insured conducted by the CFPB pursuant to Section 1053 of the Act; or



d. any civil action, commenced pursuant to Section 1054 of the Act by the CFPB against an Insured , including any appeal therefrom.
All other terms and conditions of this Policy remain unchanged.

Underwritten by Scottsdale Indemnity Company NO. 6			SEMENT	
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED		AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC		29406

TITLE AGENTS, ESCROW AGENTS, TITLE ABSTRACTER, TITLE SEARCHER, SETTLEMENT AGENT AND CLOSING AGENT ENDORSEMENT

In consideration of the premium paid, it is agreed that this endorsement modifies insurance provided under the following:

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION

Section C., **EXCLUSIONS**, is amended by adding the following:

- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving defects in title not disclosed in the public record;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any loan made by any **Insured**, or the servicing of any loan by any **Insured**;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in
 any way involving the advising, requiring, obtaining, or failure to advise, require or obtain any bond, suretyship or
 other form of insurance; provided, however, this exclusion shall not apply to any Claim arising out of any
 Insured's performance of Professional Services as a title agent, escrow agent, title abstracter or title searcher;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any certification or acknowledgement of a signature without the individual who claims to be the person signing such certification or acknowledgement being:
 - a. physically present before a legally authorized notary public at the time of such certification or acknowledgement of signature; or
 - b. virtually present before a legally authorized notary public at the time of such certification or acknowledgement of signature;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving payment in connection with building construction without prior receipt of an architect's certificate, where such certificate is required as a condition of payment;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in
 any way involving having made a payment without prior receipt of appropriate waivers or a release of lien from
 the subcontractors involved in building construction, where work or materials have been supplied by
 subcontractors;



- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in
 any way involving any actual or alleged faulty workmanship or defective materials or breaches of contract on the
 part of contractors or subcontractors in connection with building construction;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving making a payment without prior receipt of appropriate waivers or releases of lien from the general contractor involved in building construction;
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in
 any way involving any willful or intentional failure on the part of any Insured to comply with escrow instructions;
 or
- alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving any opinion of title to real estate rendered or furnished by any **Insured**.



Underwritten by Scottsdale Indemnity Company NO. 7			SEMENT	
ATTACHED TO AND FORMING A PART OF POLICY NUMBER	ENDORSEMENT EFFECTIVE DATE (12:01 A.M. STANDARD TIME)	NAMED INSURED		AGENT NO.
EKI3574270	5/18/2025	New Path Title LLC		29406

AMENDATORY ENDORSEMENT - FLORIDA

This endorsement modifies insurance provided under the following:

MISCELLANEOUS PROFESSIONAL SERVICES COVERAGE SECTION GENERAL TERMS AND CONDITIONS

The following apply to the Miscellaneous Professional Services Coverage Section if included in this Policy:

Under Section B., **DEFINITIONS**, paragraph 7.c. is replaced by:

c. punitive or exemplary damages, except to the extent that such punitive damages are imposed on an **Insured** solely due to the insured's vicarious liability;

Under Section B., **DEFINITIONS**, paragraph 8. is replaced by:

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

Under Section C., **EXCLUSIONS**, paragraph 2. is replaced by:

- 2. alleging, based upon, arising out of, attributable to, directly or indirectly resulting from, in consequence of, or in any way involving:
 - a. the actual, alleged or threatened discharge, dispersal, release, escape, seepage, migration or disposal of **Pollutants**; or
 - b. any direction or request that any **Insured** test for, monitor, clean up, remove, contain, treat, detoxify or neutralize **Pollutants**, or any voluntary decision to do so.

The following apply to the General Terms and Conditions form:

Under Section B., **DEFINITIONS**, paragraph 5. is replaced by:

5. **Domestic Partner** means any natural person qualifying as a domestic partner under the provision of any applicable federal, state or local law.



The following is added to Section E., CANCELLATION, paragraph 3.:

Any premium refundable to the Parent Company shall be remitted to the Parent Company within fifteen (15) working days of the effective date of cancellation.

The following conditions are added:

- NON-RENEWAL
 - 1. If the **Insurer** decides not to renew this **Policy** the **Insurer** will mail or deliver to the **Parent Company** written notice of non-renewal, accompanied by the reason for non-renewal, at least forty-five (45) days prior to the expiration of this **Policy**.
 - 2. Any notice of non-renewal will be mailed or delivered to the **Parent Company's** last mailing address known to the **Insurer**. If notice is mailed, proof of mailing will be sufficient proof of notice.
- LOSS PAYMENT

When the **Parent Company** and **Insurer** agree to settlement of any **Claim**, the **Insurer** shall tender payment according to the terms of the agreement no later than twenty (20) days after such settlement is reached.

DECLARATIONS AMENDMENT		
The Declarations of this Policy is amended	ed by the addition of the following:	
AGENTS SIGNATURE		DATE

