

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**AMENDMENT TO RETROACTIVE DATES FOR SPECIFIED ENTITIES FOR
PRIOR ACTS – TECHNOLOGY PROFESSIONAL AND CYBER ADVANTAGE
MAN-2717 11/20**

This endorsement modifies insurance provided under the following:

TECHNOLOGY PROFESSIONAL AND CYBER ADVANTAGE COVERAGE

SCHEDULE

Entity	Technology Liability Coverage	Each “Claim” Limit	Revised Retroactive Date	Limits Termination Date

For the purposes of this endorsement:

A. SECTION IV – LIMITS OF INSURANCE AND RETENTIONS, 2. Technology Liability Coverage Each “Claim” Limit of Insurance, the first paragraph is replaced by the following:

Subject to paragraph 1. **Limit of Insurance – Aggregate Limit Options**, for the Entity designated in the **SCHEDULE** above, the corresponding Each “Claim” Limit:

- a.** Is the most we will pay for the sum of all “damages” and “claim expense” because of a “claim” directly resulting from a single “third party anomaly” or a series of “related third party anomalies” that first occurred on or after the corresponding Revised Retroactive Date and before the corresponding Limits Termination Date if applicable, for the corresponding Technology Liability Coverage, regardless of the number of persons or entities insured, the number of “claims” made or the number of persons or entities making “claims” during the “policy period” or during any applicable Extended Reporting Period; and
 - b.** Shall be part of and not in addition to the Each “Claim” Limit of Insurance shown in **Item 5.** on the Declarations, for the corresponding Technology Liability Coverage shown in **Item 4.** on the Declarations.
- B.** If the Revised Retroactive Date shown in the **SCHEDULE** above is after the Retroactive Date shown in **Item 7.** on the Declarations, the corresponding Each “Claim” Limit shown in the **SCHEDULE** above does not apply to any “damages” or “claim expense” arising out of a single “third party anomaly” or a series of “related third party anomalies” that first occurred prior to the corresponding Revised Retroactive Date shown in the **SCHEDULE** above for the corresponding Technology Liability Coverage.
- C.** For each Entity designated in the **SCHEDULE** above, if a corresponding Limits Termination Date appears in the **SCHEDULE** above, the corresponding Each “Claim” Limit shown in the **SCHEDULE** above and the applicable Aggregate Limit as shown in **Item 3.** on the Declarations will not apply to any “damages” or “claim expense” arising out of a “third party anomaly” that occurred after the corresponding Limits Termination Date shown in the **SCHEDULE** above for the corresponding Technology Liability Coverage.

- D. SECTION IV – LIMITS OF INSURANCE AND RETENTIONS, 1. Limit of Insurance – Aggregate Limit Options, a. Technology Liability and First Party Cyber Coverage Shared Aggregate Limit Option** is replaced by the following:

a. Technology Liability and First Party Cyber Coverage Shared Aggregate Limit Option

The Policy Aggregate Limit shown on the applicable Declarations in Item **3.** is the most we will pay for the sum of all “damages”, “claim expense” and “first party cyber loss” under **SECTION I – COVERAGE** for Technology Liability Coverage and First Party Cyber Coverage including Fines and Penalties and Regulatory Defense, if applicable, regardless of the number of persons or entities insured, “first party incidents”, “claims” made, or persons or entities making “claims” during the “policy period” or during any applicable Extended Reporting Period.

Each payment we make for such “damages”, “claim expense” or “first party cyber loss” reduces the amount of insurance available under the Policy Aggregate Limit by the amount of such payment. When this Policy Aggregate Limit is exhausted, we shall have no further obligation to defend “claims” seeking such “damages” or to pay “damages”, “claim expense” or “first party cyber loss”.

- E. SECTION IV – LIMITS OF INSURANCE AND RETENTIONS, 1. Limit of Insurance – Aggregate Limit Options, b. Technology Liability and First Party Cyber Coverages Separate Aggregate Limits Option,** paragraph **(1)** is replaced by the following:

- (1)** The **TECHNOLOGY LIABILITY COVERAGE AGGREGATE LIMIT** shown on the applicable Declarations in Item **3.** for all Technology Liability Coverages purchased is the most we will pay for the sum of all “damages” and “claim expense” for Technology Liability Coverages including Fines and Penalties and Regulatory Defense, if applicable, regardless of the number of persons or entities insured, “claims” made, or persons or entities making “claims” during the “policy period” or during any applicable Extended Reporting Period.

Each payment we make for such “damages” or “claim expense” reduces the amount of insurance available under the Technology Liability Coverage Aggregate Limit by the amount of such payment. When the Technology Liability Coverage Aggregate Limit is exhausted, we shall have no further obligation to defend “claims” seeking such “damages” or to pay such “damages” or “claim expense”.

- F.** If the applicable Aggregate Limit described in paragraph **D.** or **E.** above and as shown in Item **3.** on the applicable Declarations has been eroded by the payment of “damages” or “claim expense” or “first party cyber loss”, then the Aggregate Limit available to “you” or any Entity shown in the **SCHEDULE** above shall also be deemed as eroded.

ALL OTHER TERMS, CONDITIONS, AND EXCLUSIONS REMAIN UNCHANGED.