KIDNAP AND RANSOM/EXTORTION COVERAGE PART

I. INSURING AGREEMENTS

This Non-Liability Coverage Part applies to the Ransom Monies, Expenses, and Personal Incidental Loss stated below that are paid by an Insured Entity at any time, provided, however, that: (i) such payments result from a covered Kidnapping, Extortion Threat, Detention, or Hijacking that occurs during the Policy Period and (ii) the Insured Entity discovers such occurrence, and makes a claim for reimbursement under this Non-Liability Coverage Part, no later than twelve (12) months after the expiration of the Policy Period.

(A) Kidnap/Ransom/Extortion

The Insurer shall reimburse Ransom Monies paid by an Insured Entity resulting from a covered Kidnapping or Extortion Threat.

(B) Expense

The Insurer shall reimburse Expenses paid by an Insured Entity resulting from a covered Kidnapping, Extortion Threat, Detention or Hijacking of any Insured Person.

(C) Custody/Delivery

If, as a result of a covered Kidnapping or Extortion Threat, an Insured Entity sustains a destruction, disappearance, confiscation or wrongful appropriation of Ransom Monies, while they are being delivered to persons demanding such Ransom Monies by someone who is authorized by the Insured Entity to deliver them, the Insurer will reimburse the Insured Entity for such Ransom Monies.

(D) Personal Incidental Loss

The Insurer shall reimburse an Insured Entity for payments made to an Insured Person, or such person’s estate in the event of Loss of Life, for the Personal Incidental Loss sustained by such Insured Person from a covered Kidnapping, Detention or Hijacking.

II. DEFINITIONS

The following terms, whether used in the singular or plural in this Non-Liability Coverage Part, shall have the meaning specified below:

(A) “Bodily Injury Extortion” means any threat, communicated to an Insured Entity or an Insured Person for the purpose of demanding Ransom Monies, to kill, physically injure or kidnap an Insured Person.

(B) “Computer System” means a computer and all input, output, processing, storage, off-line media library and communication facilities which are connected to such computer, provided that such computer and facilities are owned and operated or leased and operated by an Insured Entity.

(C) “Computer Threat” means any threat, communicated to an Insured Entity for the purpose of demanding Ransom Monies, to alter, adulterate, or destroy any Insured Entity’s computer programs by the fraudulent input of data (information, knowledge, facts, concepts or instructions which are processed and stored in the Computer System of an Insured
Entity) by the fraudulent input of data into the Computer System of such Insured Entity by a person or group, whether acting alone or in collusion with others, where such person or group has fraudulently accessed or alleges to have accessed such Computer System and is demanding payment or a series of payments, in exchange for the mitigation or removal of such threats. However, such threat shall not constitute a Computer Threat unless, prior to surrendering property or other consideration as payment by or on behalf of an Insured Entity, such Insured Entity conducts a reasonable investigation and reasonably determines that such threat is technologically credible.

(D) “Detention” means the involuntary confinement, or connected series of involuntary confinements, of an Insured Person or Insured Persons, for a period of not less than twenty-four (24) hours, for whatever reason other than Kidnapping.

(E) “Employee” means any natural person while in the service of an Insured Entity:

(1) who is compensated directly by salary, wages or commissions by an Insured Entity and who such Insured Entity has the right to direct and control while performing services for such Insured Entity;

(2) who is furnished temporarily to an Insured Entity by a temporary employment service firm to substitute for a permanent Employee as defined in sub-paragraph (1) above, who is on leave, or to meet seasonal or short-term work load conditions and who such Insured Entity has the right to direct and control while performing services for such Insured Entity;

(3) whether compensated or not, who is an officer, director, partner, Member, Manager, representative or trustee or functional equivalent thereof, of an Insured Entity, in such capacity, or while acting as a member of any elected or appointed committee(s) of an Insured Entity;

(4) who is leased to an Insured Entity under a written agreement between such Insured Entity and a labor leasing firm, to perform duties related to the conduct of such Insured Entity’s business;

(5) who is a former Employee while retained as a consultant for an Insured Entity; or

(6) who is a guest student or intern of an Insured Entity while pursuing studies or duties with the guidance or direction of such Insured Entity.

However, Employee shall not mean any agent, broker, factor, commission merchant, consignee, independent contractor or other person of the same general character not specified herein.

(F) “Expense” means, solely as a direct result of any Kidnapping, Extortion Threat, Detention or Hijacking, the reasonable fees and expenses for, or cost of:

(1) the independent security consultant in ITEM 2. of the Declarations;

(2) an independent negotiator;

(3) an independent public relations consultant and/or interpreter;

(4) legal services necessary to secure the release of an Insured Person;
(5) an independent forensic analyst;
(6) communication equipment, recording equipment and advertising incurred solely and
directly to obtain the release of an Insured Person;
(7) a Reward;
(8) a Qualified Salary;
(9) the interest for a loan taken by an Insured Entity or Insured Person from a financial
institution for the purpose of paying Ransom Monies as payment under Insuring
Agreement (A);
(10) travel and accommodations incurred by an Insured Person;
(11) monetary loss suffered by an Insured Person due to the inability to attend to personal
financial matters resulting directly from such Insured Person’s involvement as a
victim of a covered Kidnapping, Detention or Hijacking;
(12) independent security guard services for a period of up to thirty (30) days during a
Kidnapping, Extortion Threat, Detention or Hijacking;
(13) subject to the Sublimit of Insurance stated below, which shall be part of and not in
addition to the Limit of Insurance stated in ITEM 1. of the Declarations: medical
services (including psychiatric care, reasonable costs for cosmetic, dental or plastic
surgery) which are medically required to correct any permanent disfigurement
sustained by an Insured Person directly as a result of a Kidnapping, Detention or
Hijacking within twenty-four (24) months following their release; the Sublimit of
Insurance for this coverage shall not exceed $25,000 per Insured Person, per
covered incident.
(14) subject to the Sublimit of Insurance stated below, which shall be part of and not in
addition to the Limit of Insurance stated in ITEM 1. of the Declarations: rest and
rehabilitation of an Insured Person and his/her spouse and children, incurred for a
period of not more than 30 days, following the release of such Insured Person from a
Kidnapping, Detention or Hijacking, provided such expenses are incurred within six
(6) months following the release of such Insured Person; the Sublimit of Insurance
for this coverage shall not exceed $25,000 per Insured Person, per covered incident.
(15) returning any Insured Person and his/her family to their resident country (the country
of which the Insured Person is a national or resident alien) upon the Insured
Person’s release from a Kidnapping, Detention or Hijack event, and the reasonable
travel costs for a replacement Employee and his/her family; provided, however, that
these costs shall apply only once per Insured Person per covered incident.
(16) Related Defense Expenses; provided, however, as additional conditions precedent to
the Insurer’s liability for any Related Defense Expenses, the Insured Entity shall
immediately notify the Insurer of any claim or suit generating such Related Defense
Expenses and shall not settle such claim or suit, or incur any related costs or
expenses, without the Insurer’s prior written authorization, nor shall the Insured Entity
or any Insured Person admit liability in any such claim or suit. The Insurer shall have
no duty to defend any such claim or suit, but shall have the right to investigate,
negotiate or settle any such claim or suit or to take over the conduct of the defense
thereof. Moreover, if, in the Insurer’s discretion, the Insurer advances payments for

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such suit, the Insurer may require a written undertaking, on its terms and conditions, guaranteeing the repayment of any cost or expenses it pays that are determined to be not covered hereunder.

Expense also means, in connection with any Kidnapping, Extortion Threat, Detention or Hijacking, other reasonable expenses incurred by an Insured Entity, subject to the Insurer’s prior written approval.

(G) “Extortion Threat” means Bodily Injury Extortion, Computer Threat, Property Damage Extortion, Products Extortion or Trade Secrets Extortion. All such threats related by a common committed, attempted or threatened act, or made simultaneously against the same Insured Entity or Insured Person, will be deemed to constitute a single Extortion Threat.

(H) “Guest” means any natural person:

1. while visiting the Premises as a guest of an Insured Entity;
2. while traveling with an Employee of an Insured Entity as a guest;
3. while traveling in a motor vehicle, aircraft, or waterborne vessel owned, rented or leased by an Insured Entity as a guest; or
4. who is employed in the household of an Employee, while in the home of such Employee.

(I) “Hijack” or “Hijacking” means the illegal holding, or connected series of holdings, under duress of an Insured Person or Insured Persons, in excess of four (4) hours, while traveling in any motor vehicle, aircraft, train or waterborne vessel for whatever reason other than Kidnapping.

(J) “Informant” means any person, other than an Insured Person, providing information not otherwise obtainable, solely in return for a Reward offered by an Insured Entity.

(K) “Insured Person” means any:

1. Employee;
2. Relative;
3. Guest; or
4. natural person who is temporarily retained by any Insured Entity or an independent security consultant to deliver a Ransom Monies or Extortion Threat payment.

(L) “Kidnap” or “Kidnapping” means any event, or connected series of events, of seizing, detaining, abducting or carrying away by fraudulent means of one or more Insured Persons, except a minor by a parent thereof (or by a person acting on behalf of a parent), for the purpose of demanding Ransom Monies.

(M) “Loss of Extremity” means the permanent physical separation or the total irrecoverable loss of use of a digit or part thereof, or an ear, nose or genital organ or part thereof by deliberate mutilation that is certified by a qualified medical practitioner specialist approved by the Insurer.
(N) “Loss of Life” means:

(1) death, including clinical death, determined by a medical examiner or similar local governing medical authority; or

(2) the lack of communication from an Insured Person or those responsible for the Kidnapping, Detention or Hijacking of such Insured Person for a period of one (1) year following the later of:

(a) such Kidnapping, Detention or Hijacking;

(b) the last communication from such Insured Person; or

(c) the last communication from those responsible for such Kidnapping, Detention or Hijacking.

(O) “Loss of Sight” means the loss of sight of one or both eyes that is certified as being entire and irrevocable to the extent of legal blindness by a qualified medical practitioner specializing in ophthalmology approved by the Insurer.

(P) “Loss of Speech and/or Hearing” means the permanent total loss of the capability of speech and/or hearing that is certified by a qualified medical practitioner specialist approved by the Insurer.

(Q) “Loss of Use” means the permanent total loss of function of a foot, hand, or thumb and index finger that is certified by two qualified medical practitioners, who are approved by the Insurer, as being beyond hope of improvement.

(R) “Manager” means a person serving in a directorial capacity for a limited liability company.

(S) “Member” means an owner of a limited liability company represented by its membership interest, who also may serve as a Manager.

(T) “Personal Incidental Loss” means any specified Loss of Life, Loss of Use, Loss of Sight, Loss of Speech and/or Hearing, or Loss of Extremity of an Insured Person when such Personal Incidental Loss:

(1) is unanticipated and independent of any illness, disease or other bodily malfunction of such Insured Person; and

(2) arises from a source outside of such Insured Person.

(U) “Premises” means buildings, facilities or properties occupied by an Insured Entity in conducting its business or a residence occupied by any Employee.

(V) “Products Extortion” means any threat, communicated to an Insured Entity for the purpose of demanding Ransom Monies, that products of such Insured Entity, or products that are to be passed off as such, or goods which such Insured Entity handles, will be contaminated, polluted or rendered substandard.

(W) “Property Damage Extortion” means any threat, communicated to an Insured Entity for the purpose of demanding Ransom Monies, to physically damage, contaminate or pollute any buildings or Premises, (including, furniture, fixtures, fittings, machinery or equipment [fixed or mobile]), works of art and other contents, bloodstock and livestock, owned or leased by such Insured Entity.
(X) “Ransom Monies” means cash and/or marketable goods or services that an Insured Entity shall have surrendered to meet a Kidnapping or Extortion Threat demand.

(Y) “Related Defense Expenses” are expenses related to the defense of an Insured Entity, and judgments or settlements which an Insured Entity becomes legally obligated to pay, as a result of any suit brought by an Insured Person (or the estate, heirs, or legal representatives) alleging negligence or incompetence:

(1) in the hostage retrieval operations or negotiations in a covered Kidnapping, Extortion Threat, Detention or Hijacking of such Insured Person; or

(2) in the prevention of a covered Kidnapping, Extortion Threat, Detention or Hijacking of such Insured Person.


(AA) “Reward” means the amount paid by an Insured Entity to an Informant for information which directly leads to the arrest and conviction of the individual(s) responsible for Kidnapping, Extortion Threat, Detention or Hijacking;

(BB) “Qualified Salary” means the amounts of compensation paid by an Insured Entity at an annual rate, including bonuses, commissions, incentive payments, health and welfare and pension benefits (at the level in effect on the date of the Kidnapping, Detention or Hijacking) which such Insured Entity continues to pay an Insured Person who has been the subject of such Kidnapping, Detention or Hijacking. Payment of Qualified Salary ends at the earliest of:

(1) up to forty-five (45) days after such Insured Person is released, if the Insured Person is not yet back at work,

(2) when such Insured Person suffers Loss of Life,

(3) one hundred and twenty (120) days after the last credible evidence following abduction that the Insured Person is still alive; or

(4) solely with respect to Detention or Hijacking, for twenty-four (24) months after the commencement of such Detention or Hijacking, whichever is more recent.

Qualified Salary shall include the amounts of compensation paid by an Insured Entity to a replacement Employee to conduct the duties of the Insured Person following the Kidnapping, Detention or Hijacking of such Insured Person. Such coverage shall apply to the Qualified Salary in effect at the time of such Kidnapping, Detention or Hijacking and will end forty-five (45) days after such Insured Person is released or suffers Loss of Life.

(CC) “Trade Secrets Extortion” means any threat, communicated to an Insured Entity for the purpose of demanding Ransom Monies, to disseminate, utilize or divulge information including formulas, patterns, patents, compilations of data, programs, devices, methods, techniques or processes, or other proprietary information which is particular to such Insured Entity in the conduct of business, provided such Insured Entity makes constant and conscious efforts not to disclose such information to any third party.
III. EXCLUSIONS

The Insurer shall not cover Ransom Monies, Expenses and/or Personal Incidental Loss:

(A) in connection with any claim for reimbursement hereunder, for, based upon, arising from or in any way related to any fraudulent, dishonest or criminal acts of an Insured Entity, Insured Person or any person authorized by such Insured Entity to have custody of Ransom Monies.

(B) resulting from fraud by any Insured Person allegedly the subject of a Kidnapping, Extortion Threat, Detention or Hijack if an Insured Entity had not, prior to payment, made reasonable efforts to determine that such Kidnapping, Extortion Threat, Detention or Hijacking was genuine.

(C) due to confiscation or expropriation of Reward or Ransom Monies by any governmental authority.

(D) due to the failure of an Insured Entity to realize income.

(E) due to the surrender of Ransom Monies:

(1) in any face-to-face encounter involving the use or threat of force or violence unless surrendered by a person who is in possession of such Ransom Monies at the time of such surrender for the sole purpose of conveying them to pay a previously communicated demand for Ransom Monies;

(2) on any Premises unless brought onto the Premises after the receipt of the Kidnapping or Extortion Threat demand for the purpose of paying such demand.

(F) under Insuring Agreement (B)

(1) due to any act or alleged act of an Insured Entity or Insured Person which would be a criminal offense if committed by the same party in a country where such Insured Entity is headquartered or of which the Insured Person is a national, unless the Insurer determines that such allegations were intentionally false, fraudulent and malicious and made solely and directly to achieve political, propaganda or coercive effect upon or at the expense of such Insured Entity or Insured Person who was subject to the Detention or Hijacking;

(2) due to the failure of an Insured Entity or an Insured Person to properly procure or maintain immigration, work, travel, residence or similar visas, permits or other documentation;

(3) due to an Insured Person taking part in any political activity or the operations of any security or armed forces;

(4) due to an Insured Person traveling to or remaining in a country after the U.S. Government provides a directive to leave the country in question.

(G) resulting from fraud by an Insured Person allegedly the subject of a Personal Incidental Loss.
(H) due to any Kidnapping and/or Extortion Threat that is part of a connected series of acts involving Kidnapping and/or Extortion Threat beginning prior to the Policy Period, or prior to the acquisition, consolidation or purchase of assets of another entity.

(I) related to the recalling of a product.

(J) in connection with any claim for reimbursement hereunder, for, based upon, arising from or in any way related to any loss sustained by one Insured Person or Insured Entity to the advantage of another Insured Person or Insured Entity.

IV. GENERAL AGREEMENTS

(A) Joint Insured Entity

(1) By acceptance of this Non-Liability Coverage Part, the Named Entity for itself and all other Insured Entities agree that this Non-Liability Coverage Part embodies all agreements existing between themselves and the Insurer or any of its agents relating to this insurance. The Named Entity will act for itself and for every other Insured Entity with respect to all matters under this Non-Liability Coverage Part, including, without limitation, giving and receiving of notices regarding claims, cancellation, payment of premiums, receipt of any return premiums, and acceptance of any endorsements to this Non-Liability Coverage Part.

(2) If any Insured Entity or Insured Person has knowledge of any information relevant to this insurance, that knowledge is considered knowledge of every Insured Entity and Insured Person.

(3) An Employee of any Insured Entity is considered to be an Employee of every Insured Entity.

(4) All reimbursement by the Insurer hereunder shall be payable to the Named Entity, and the Insurer shall not be responsible for the proper application of any payment made. If the Insurer shall agree to and shall make payment to any Insured Entity other than the Named Entity or to any Insured Person, such payment shall be treated as though made to the Named Entity.

(5) The Insurer will not pay more for Ransom Monies, Expense, and/or Personal Incidental Loss sustained by multiple Insured Entities than the amount it would pay if all such loss had been sustained by one Insured Entity.

(B) Consolidation/Merger/Acquisition

If through consolidation or merger with, or purchase or acquisition of assets or liabilities of, some other entity any additional persons become Insured Persons or the Named Entity acquires the use and control of any additional Premises, the Named Entity must give the Insurer written notice and obtain its written consent to extend this insurance to such additional Insured Persons or Premises within 90 days of such consolidation, merger, purchase or acquisition. The Insurer may condition its consent upon payment of an additional premium.

Notwithstanding the foregoing, for the first 90 days after the effective date of such consolidation, merger, purchase or acquisition, any insurance afforded for Insured Persons or Premises also applies to these additional Insured Persons or Premises for acts occurring within this 90-day period. The above 90-day notice requirement shall not apply,
and the Insurer agrees automatically extend such coverage, without payment of an additional premium if, (1) the assets of the new entity do not exceed 25% of the Named Entity's total assets, or (2) such transaction occurs less than ninety (90) days prior to the end of the Policy Period, subject to all other terms and conditions and only for so long as this Policy Period remains in effect.

Moreover, with respect to such consolidation, merger, purchase or acquisition of assets or liabilities, no coverage shall apply if there are known incidents or threats as of the date of such consolidation, merger, purchase or acquisition of assets or liabilities, if such incidents or threats are known to:

(1) any Insured Entity;

(2) any Insured Person;

(3) the entity with whom the Insured Entity is consolidating or merging;

(4) the entity from whom the Insured Entity is purchasing or acquiring assets or liabilities; or

(5) the employees, officers, directors, Managers, Members or partners of an entity described in (3) and (4) above.

(C) Additional Offices

If any Insured Entity establishes any additional offices, other than by consolidation or merger with, or purchase or acquisition of, another organization while this Non-Liability Coverage Part is in effect, such offices are automatically covered by this Non-Liability Coverage Part from the date of establishment without the requirement of notice or payment of additional premium for the remainder of the Policy Period.

(D) Independent Security Consultant Fees and Expenses

The fees and expenses of the Independent Security Consultant set forth in ITEM 2. of the Declarations shall not erode any Limit of Insurance under this Non-Liability Coverage Part.

(E) Payment of Personal Incidental Loss

Where allowable by law, the Insurer shall, at the Named Entity’s election, make payments for a covered Personal Incidental Loss directly to an Insured Person, or, in the event of Loss of Life, to the estate of an Insured Person.

(F) Loss Sustained

A loss shall be deemed to have been sustained under:

(1) Insuring Agreement (A), at the time of the payment of the Ransom Monies;

(2) Insuring Agreement (B), at the time of payment of incurred Expenses;

(3) Insuring Agreement (C), at the time of the actual destruction, disappearance, confiscation or wrongful appropriation of Ransom Monies;

(4) Insuring Agreement (D), at the time of the Personal Incidental Loss.
V. CONDITIONS AND LIMITATIONS:

(A) Conditions Precedent to Liability

As conditions precedent to the Insurer’s liability to provide coverage hereunder:

prior to any payment:

(1) the Named Entity shall give oral or written notice of a Kidnapping, Extortion Threat, Detention or Hijacking as soon as practicable to the independent security consultant referenced in ITEM 2. of the Declarations and oral or written notice to the Insurer; and

(2) the Named Entity shall make every reasonable effort to notify the Federal Bureau of Investigation or other law enforcement agency having jurisdiction thereover of such occurrence and a demand for Ransom Monies and comply with such agencies’ recommendations and instructions; and

(3) the Named Entity shall determine, or aid in determining, that the Kidnapping, Extortion Threat, Detention or Hijacking is genuine and has actually occurred, and

(4) the Insured Entities and Insured Persons shall use all reasonable efforts not to disclose the existence of this Non-Liability Coverage Part; and

(5) the Insured Entities and Insured Persons shall use all due diligence and do all things reasonably practicable to avoid or diminish any payment; and

(6) the Named Entity shall have approved the payment; and

the Named Entity shall furnish to the Insurer affirmative proof of payment with full particulars of loss sustained.

(B) Limits of Insurance

(1) The Insurer’s maximum liability under any Insuring Agreement shall not exceed the dollar amount set forth in ITEM 1. of the Declarations applicable to:

(a) Insuring Agreement (A): for all Ransom Monies actually paid for a covered Kidnapping or Extortion Threat;

(b) Insuring Agreement (B): for all Expenses paid for a covered Kidnapping, Extortion Threat, Detention or Hijacking;

(c) Insuring Agreement (C): for all actual loss of Ransom Monies intended to be paid for a covered Kidnapping or Extortion Threat; and

(d) Insuring Agreement (D): for all Personal Incidental Loss from a covered Kidnapping, Detention or Hijacking.

(2) In the event that one Insured Person suffers multiple specified Personal Incidental Losses from a covered Kidnapping, Detention or Hijacking, then, subject to the maximum amount set forth in ITEM 1. of the Declarations, the Insured Entity shall be entitled to reimburse the Insured Person only for a dollar amount equal to the
percentage of such maximum liability. The applicable percentage shall be provided in ITEM 1. of the Declarations for such **Personal Incidental Loss**.

(3) In the event that more than one **Insured Person** suffers specified **Personal Incidental Losses** from a covered **Kidnapping**, **Detention** or **Hijacking** then, subject to the maximum amount set forth in ITEM 1. of the Declarations, the **Insured Entity** shall be entitled to reimburse the **Insured Persons** only for a dollar amount equal to the percentage of such maximum liability. The applicable percentage shall be provided in ITEM 1. of the Declarations for each such **Personal Incidental Loss**, provided, however, any such dollar amount shall be subject to a division of the maximum amount set forth in ITEM 1. of the Declarations, which shall be divided proportionately among such **Insured Persons** in accordance with their respective **Personal Incidental Loss**.

(4) All recoveries made by any **Insured Person** or **Insured Entity** in connection with a covered **Kidnapping**, **Extortion Threat**, **Detention** or **Hijacking** shall be factored into any determination of reimbursable payments hereunder.

(5) In the event that any reported occurrence involves multiple **Insured Entities** or **Insured Persons**, the maximum liability of the Insurer for covered payments made by one or all **Insured Entities** or **Insured Persons** shall not exceed the amount for which the Insurer would be liable if all such payments were made by one **Insured Entity** or **Insured Person**. The Limit of Insurance shall not be cumulative from **Policy Period** to **Policy Period**.

(C) **Retention Amount**

The Insurer shall have no obligation to pay loss under any Insuring Agreement until the applicable Retention amount set forth in ITEM 1. of the Declarations has been paid by the **Named Entity**. The Insurer may, at its sole discretion, pay all or part of the Retention on behalf of the **Named Entity**, and in such event, the **Named Entity** agrees to repay the Insurer any amount paid.

(D) **Personal Assets**

In the event that a demand for **Ransom Monies**, **Bodily Injury Extortion**, or **Property Damage Extortion** is directed against any **Insured Person** rather than against an **Insured Entity**, **Ransom Monies** surrendered, or intended to be surrendered, in response to such demand by or on behalf of such **Insured Person**, and the resulting **Expenses** incurred (other than **Related Defense Expenses**) by or on behalf of such **Insured Person**, shall, at the option of such **Insured Entity**, be considered **Ransom Monies** and/or **Expenses** incurred by such **Insured Entity** provided such loss occurs directly as the result of the **Insured Person**'s association with such **Insured Entity** and not as a result of such person's association or position with any other entity. Such **Insured Entity** must approve the **Ransom Monies** payment made by the **Insured Person** in writing.

(E) **Recoveries**

In the event of any payment under this **Non-Liability Coverage Part**, all recoveries, less the actual cost to the Insurer of recovery, shall be distributed in the following manner:

(1) An **Insured Entity** shall be reimbursed for any loss it paid which exceeded the amount of insurance provided by this **Non-Liability Coverage Part**.
(2) If there is a balance after reimbursement pursuant to the above sub-paragraph (1), it shall be applied to reimbursement of the Insurer to the extent of its payment.

(3) If there is a balance after reimbursement pursuant to the above sub-paragraph (2), any remainder shall be paid to such Insured Entity referenced above.

(4) If there is no excess payment, any such recoveries shall be distributed first in reimbursement to the Insurer to the extent of its payment and any remainder paid to such Insured Entity referenced above.

(F) Valuation

The Insurer shall not be liable for more than the actual cash value of any Ransom Monies paid at the time of such payment, less any amounts which are recovered from the persons to whom the Ransom Monies were paid. If Ransom Monies, Expense, and/or Personal Incidental Loss is in a currency other than that of the United States of America, the Insurer shall not be liable for more than the United States Dollar equivalent of the foreign currency as of the day when the foreign currency is paid as Ransom Monies. The rate of the exchange will be at the rate published in the Wall Street Journal on the day when the Ransom Monies are paid.

(G) Takeover of Named Entity

If, during the Policy Period:

(1) the Named Entity merges into or consolidates with another entity such that the Named Entity is not the surviving entity; or

(2) all, or substantially all of the assets of the Named Entity are acquired by another person or entity, group of persons or entities, or persons and entities acting in concert such that the Named Entity is not the surviving entity; or

(3) more than 50% of the securities representing the right to vote for the Named Entity's board of directors or managers is acquired by another person or entity, group of persons or entities, or persons and entities acting in concert,

then coverage under this Non-Liability Coverage Part shall immediately terminate as of the date of such transaction and any incident occurring upon or after such date shall not be covered hereunder.