

Corporate Guard Israel for Directors & Officers 2015 Edition

In consideration of the payment of the premium, the *insurer* agrees as follows:

<u>1. Insurance Cover</u>

A: DIRECTORS AND OFFICERS LIABILITY

The *insurer* shall pay the *loss* of each *insured* resulting from any *claim* first made against the *insured* during the *policy period* and notified to the *insurer* during the *policy period* for any *wrongful act* committed following the *retroactive date* in the *insured's* capacity as a *director or officer* of the *company* except for and to the extent that the *company* has indemnified the *insured*.

B: CORPORATE REIMBURSEMENT

The *insurer* shall pay the *loss* of the *company* resulting from any *claim* first made against the *insured* during the *policy period* and notified to the *insurer* during the *policy period* for any *wrongful act* committed following the retroactive date in the *insured's* capacity as a *director or officer* of the *company* but only when and to the extent that the *company* is permitted or required by the law, to indemnify the *insured* for the*loss*.

C: **DEFENCE COSTS**

The *insurer* shall pay *defence costs* relating to any *claim* covered under Insurance Cover A or B. In the event that the total aggregate limit of liability is exhausted the *insurer* will pay *defence costs* in excess of the total aggregate limit of liability, as specified in General Provision 5.3. Subject to the terms and conditions of this policy, the *insurer* shall advance *defence costs* resulting from any *claim* before its final resolution.



Basis of Cover:

It is hereby emphasized that this Policy is on a Claims Made and Reported basis. Therefore, this policy provides cover to claims first made against the *insured* during the *policy period* and notified to the *insurer* during the policy period or during the Discovery Period.

2. Definitions

2.1 *Associated Company* means any company of which the *policyholder* owns on or before the inception of the *policy period* more than 20 per cent but less than 50 per cent of the issued and outstanding voting shares either directly or indirectly through one or more of its *subsidiaries*.

2.2 *Claim* means:

- (i) any suit or proceeding brought by any person or organisation against an *insured* for monetary damages or other relief, including non-pecuniary relief;
- (ii) any written demand from any person or organisation that it is the intention of the person or organisation to hold an *insured* responsible for the results of any specified *wrongful act*;
- (iii) any criminal prosecution brought against an *insured*;
- (iv) any administrative or regulatory proceeding or official investigation regarding any specified *wrongful act* of an *insured*;

any *claim* or *claim s* arising out of, based upon or attributable to a *single wrongful act* shall be considered to be a single *claim* for the purposes of this policy.

- 2.3 *Company* means the *policyholder* specified in Item 1 of the Schedule and any *subsidiary*, division, sector, region, product group or other internal **company** structure or segment detailed in an organisation chart or similar document and which has been granted this status by the *policyholder* or any *subsidiary* before the date of the *wrongful act*.
- 2.4 *Continuity date(s)* means the date(s) specified as such in the Schedule. The pending and prior litigation *continuity date* shall be the date from which the *policyholder* has maintained uninterrupted cover with the *insurer*, or any other date(s) as specifically agreed with the *insurer*.
- 2.5 *Defence costs* means reasonable and necessary fees, costs and expenses incurred with the written prior consent of the *insurer* (including expenses of any appeal bond, attachment bond or similar bond, but without obligation to apply for or furnish any



bond) resulting solely from the investigation, adjustment, defence and appeal of any *claim* but shall not include the salary of any *insured*.

- 2.6 **Director or officer** means any natural person duly appointed or elected as a director, general manager, managing director, deputy general manager, or vice general manager of the *company*, and any other manager who is directly subject to the authority of the general manager, and any other natural person who fulfils a function mentioned above, even if his title differs therefrom.
- 2.7 *Discovery period* means the period of time specified in Extension 4.4, immediately following the termination of this policy during which written notice may be given to the *insurer* of any *claim* first made against the *insured* during such period of time for any *wrongful act* occurring prior to the end of the *policy period* and otherwise covered by this policy.
- 2.8 *Employment practice claim* means any *claim* or series of related *claim s* relating to a past present or prospective employee of the *company* and arising out of any actual or alleged unfair or wrongful dismissal, discharge or termination, either actual or constructive, of employment, employment-related misrepresentation, wrongful failure to employ or promote, wrongful deprivation of career opportunities, wrongful discipline; failure to furnish accurate job references; failure to grant tenure or negligent employee evaluation; or sexual or workplace or racial or disability harassment of any kind (including the alleged creation of a harassing workplace environment); or unlawful discrimination, whether direct or indirect, or failure to provide adequate employee policies and procedures;

Provided that the cause of action stipulated in the *claim* does not arise under or derive from infringement of any specific Labour Law, or any stipulation in a group agreement which the *company* is subject to.

- 2.9 *Full annual premium* means the annual premium level in effect immediately prior to the end of the *policy period*.
- 2.10 *Insured* means any natural person who was, is, or shall become a *director or officer* of the *company*. Cover will automatically apply to any natural person who becomes a *director or officer* after the inception date of this policy.
- 2.11 *Insurer* means Menorah Mivtachim Insurance Ltd.
- 2.12 *Loss* means damages, judgements, settlements and *defence costs*; however, *loss* shall not include civil or criminal fines or penalties imposed by law, non-compensatory damages including punitive or exemplary damages (other than damages awarded for



libel and slander), taxes, any amount for which the *insured* is not legally liable or matters which are uninsurable under the Israeli law.

Damages, judgements, settlements and *defence costs* incurred in more than one *claim* against the *insured* but resulting from a *single wrongful act* shall constitute a single *loss*.

- 2.13 *Not-for-profit entity* means an entity registered in the Not For Profit Registrar according to the Israeli Not For Profit Entity Law, 1980, or any similar entity organised under the laws of any other jurisdiction, or a trade association which for the purposes of this policy shall mean a body of persons, whether incorporated or not, which is formed for the purpose of furthering the trade interests of its members, or of persons represented by its members.
- 2.14 *Outside entity* means any *associated company*, any *not-for-profit entity* or any other corporation, partnership, joint venture or other organisation which has been listed by endorsement this policy.
- 2.15 *Policyholder* means the organisation specified in Item 1 of the Schedule.
- 2.16 *Policy period* means the period of time from the inception date to the expiry date specified in Item 2 of the Schedule.
- 2.17 **Pollutants** means any material which may cause pollution, including (but are not limited to) any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapour, soot, fumes, acids, alkalis, chemicals and waste. Waste includes (but is not limited to) material to be recycled, reconditioned or reclaimed.
- 2.18 *Retroactive Date* means the date specified as such in the *Schedule*.
- 2.19 Security (or Securities) means any note, stock, bond, debenture, evidence of indebtedness, share or other equity or debt security of the *company*, and shall include any certificate of interest or participation in, receipt for, warrant or other right to subscribe to or purchase, voting trust certificate relating to, certificate of deposit for, or other interest in any of the foregoing.
- 2.20 *Single wrongful act* means a *wrongful act* or any related, continuous or repeated *wrongful acts*, whether committed by the *insured* individually or by more than one *insured* and whether directed to or affecting one or more than one person or legal entity.
- 2.21 *Subsidiary* means companies in which the *policyholder*, either directly or indirectly through one or more of its *subsidiaries*;



- (i) controls the composition of the board of directors or has the right to appoint the general manager, or
- (ii) controls 50% or more of the voting power; or
- (iii) holds 50% or more of the issued share capital.

Cover for any *claim* against any of the *directors, officers* and employees of any *subsidiary* shall apply only for *wrongful act* (*s*) committed while such **company** is a *subsidiary* of the *policyholder*. However, upon written request by the *policyholder*, the *insurer* shall consider, after assessment and evaluation of the increased exposure, granting cover for *wrongful act* (*s*) committed prior to the acquisition of the *subsidiary* by the *policyholder*.

- 2.22 *Transaction* means any one of the following events:
 - (i) the *policyholder* consolidates with or merges into or sells all or substantially all of its assets to any other person or entity or group of persons and/or entities acting in concert; or
 - (ii) any person or entity, whether individually or together with any other person or persons, entity or entities acquires an amount of the outstanding shares representing more than 50 per cent of the voting power for the election of *directors* of the *policyholder*, or acquires the voting rights for such an amount of the shares.
- 2.23 *Wrongful act* means any actual or alleged breach of duty, breach of trust, neglect, error, misstatement, misleading statement, omission, breach of warranty of authority or other act by the *insured* in their respective capacities as a *director or officer* of the *company* or as a *director or officer* of any *outside entity*, or any matter claimed against them solely because of their status as a *director or officer* of the *company*.

3. Exclusions

The *insurer* shall not be liable to make any payment for *loss* in connection with any *claim* made against the *insured*:

- 3.1 arising out of, based upon or attributable to:
 - (i) the gaining in fact of any personal profit or advantage to which the *insured* was not legally entitled;
 - (ii) profits in fact made from the purchase or sale by the *insured* of *securities* of the *company* within the meaning of Chapter H1 of the Securities Law 1968 or Section 16(b) of the Securities Exchange Act of 1934 (USA) and any amendments thereto or similar provisions of any state statutory law;
 - (iii) the committing in fact of any dishonest or fraudulent act.



For the purpose of determining the applicability of these exclusions, the *wrongful act* of any *insured* shall not be imputed to any other *insured*. These exclusions shall only apply if it is established through a judgement, or any other final adjudication adverse to the *insured*, or any admission by an *insured* that the relevant conduct did in fact occur;

- 3.2 arising out of, based upon or attributable to the facts alleged or to the same or related *wrongful act* (*s*) alleged or contained in any *claim* which has been reported or in any circumstances of which notice has been given under any policy of which this policy is a renewal or replacement or which it may succeed in time;
- 3.3 arising out of, based upon or attributable to any pending or prior litigation as of the pending and prior litigation *continuity date*, or alleging or deriving from the same or essentially the same facts as alleged in the pending or prior litigation;
- 3.4 in respect of *wrongful acts* committed, or alleged to be committed, prior to the *retroactive date*.
- 3.4 which are brought by or on behalf of any *insured* or the *company*; provided, however, that this exclusion shall not apply to:
 - (i) any *employment practice claim* brought by any *insured*;
 - (ii) any *claim* brought or maintained by an *insured* for contribution or indemnity, if the *claim* directly results from another *claim* otherwise covered under this policy;
 - (iii) any derivative action brought or maintained on behalf of the *company* without the solicitation, assistance or participation of any *insured* or the *company*;
 - (iv) any *claim* brought or maintained by a liquidator, receiver or administrative manager either directly or derivatively on behalf of the *company* without the solicitation, assistance or participation of any *insured* or the *company*;
 - (v) any *claim* brought or maintained by any former *director, officer* or employee of the *company*.
- 3.5 arising out of, based upon or attributable to or in any way involving, directly or indirectly, the actual, alleged or threatened discharge, dispersal, release or escape of *pollutants*; or any direction or request to test for, monitor, clean up, remove, contain, treat, detoxify or neutralise *pollutants*, nuclear material or nuclear waste. Provided, however, that this exclusion shall not apply to any *claim* made against the *insured* by any shareholder of the *company* either directly or derivatively, alleging damage to the *company* or its shareholders, unless on or before the pollution *continuity date*, the *company*, the *insured* or any employee of the *company* with managerial responsibilities over environmental affairs, control or compliance, knew or could have reasonably foreseen that there existed any situation, circumstance or *wrongful act* which could have given rise to a *claim* against the *company*, or the *insured*;



- 3.6 in a capacity as trustee or fiduciary under law (statutory or non-statutory including common) or administrator of any pension, profit sharing or employee benefits programme, including but not limited to an actual or alleged violation of the responsibilities, obligations or duties imposed by the Employee Retirement Income Security Act of 1974 (USA) or the Pensions Act 1995 (UK) and any amendments thereto or any similar provisions of the law, common or statutory, of any state, territory, jurisdiction, or political subdivision thereof;
- 3.7 arising out of, based upon or attributable to any act or omission in the *insured's* capacity as a *director or officer* of any entity other than the *company*, or by reason of the *insured's* status as a director, officer or employee of the other entity, other than as provided in Extension 4.3;
- 3.8 for bodily injury, sickness, disease, death or emotional distress of any person, or damage to or destruction of any tangible property, including **loss** of use thereof; provided, however, that any *claim* for emotional distress shall not be excluded with respect to an *employment practice claim*.
- 3.9 alleging that such *insured* committed sexual harassment, in the following cases: (i) it has been established through a judgment or any other final adjudication adverse to the *insured* or any admission by the *insured*, that such *insured* indeed committed sexual harassment; (ii) the *claim* against such *insured* was concluded by compromise settlement (iii) in case the *insured* fails to take all measures required from an employer stipulated in the Law of Prevention of Sexual Harassment 1998.

4. Extensions

Subject to all of the terms and conditions of this policy, cover is extended as follows:

4.1 *Representation at Investigations and Examinations*

This policy shall provide cover for any reasonable and necessary fees, costs and expenses incurred with the prior written consent of the *insurer* resulting from any legally required attendance by any *director, officer* or employee of the *company* at any official investigation, examination, inquiry or other similar proceeding in relation to the affairs of the *company*. If the *director, officer* or employee of the *company* believes that as a result of such official investigation, examination, inquiry or other similar proceeding, circumstances exist which may reasonably be expected to give rise to a *claim*, notice must be given to the *insurer* of the circumstances and the reasons for anticipating a *claim*, with full particulars as to dates and persons involved in accordance with General provision 5.5.



4.2 New Subsidiaries

Cover under this policy is extended to any *subsidiary* which the *policyholder* acquires or creates after the inception date of this policy provided that the *subsidiary*:

- (i) has total gross assets which are less than the amount specified in Item 7 of the Schedule.
 - and
- (ii) does not have a listing of any of its *securities* on any exchange.
- (iii) Did not issue any private placement or raise capital in the United States of America or Canada.

If a newly acquired or created *subsidiary* fails to meet conditions (i) and (ii) above the *policyholder* may request an extension of this policy for such *subsidiary* provided that the *policyholder* shall give the *insurer* sufficient details to permit the *insurer* to assess and evaluate the *insurer's* potential increase in exposure. The *insurer* shall be entitled to amend the policy terms and conditions, during the *policy period*, including by the charging of a reasonable additional premium. Unless otherwise agreed, cover as is afforded to the *directors, officers* or employees of any subsidiary by virtue of this extension shall only apply for *wrongful act* (*s*) committed while such *company* is or was a *subsidiary* of the *policyholder*.

4.3 *Outside Directorships*

Cover includes *loss* arising from any *claim* made against any *insured* who was, is or may become, at the specific request of the *company*, a *director or officer* of any *outside entity* for any *wrongful act* in the *insured's* capacity as a *director or officer* of the *outside entity*. This cover shall be specifically excess of any insurance in force in respect of the *outside entity* as well as any indemnification provided by the *outside entity*.

The cover provided by this clause shall not apply in connection with any *claim* made against any *insured* by the *outside entity*, any of its *directors or officers* or any shareholder of the *outside entity* holding more than 20 per cent of the issued and outstanding voting share capital of the *outside entity*.

4.4 Discovery Period

If the *insurer* refuses to offer any terms or conditions to renew this policy, then the *policyholder* shall have the right upon payment of an additional premium of 100 per cent of the *full annual premium* to a *discovery period* of 12 months following the effective date of nonrenewal, provided that the *policyholder* cannot renew or replace this policy with or cannot purchase effect or otherwise acquire any other policy affording directors and officers liability cover.

The *insured* shall be entitled to a 30 day *discovery period* at no additional premium if this policy is not renewed by either *the policyholder* or the *insurer*. If the *policyholder*



elects to purchase a *discovery period*, this 30 day *discovery period* shall be part of and not in addition to the purchased *discovery period*.

To purchase the *discovery period*, the *policyholder* must request its purchase in writing within 15 days of the termination date of the policy and must tender the additional premium within 30 days of the termination date. The *discovery period* is not cancellable. If a *transaction* takes place or the cover becomes a Run Off Cover pursuant to General Provisions 5.2 of the policy, then the *policyholder* shall not have the right to purchase a *discovery period* as set out above.

4.5 Heirs, Estates and Legal Representatives

If an *insured* dies, becomes incompetent, insolvent or bankrupt, this policy shall cover *loss* arising from any *claim* made against the estate, heirs, or legal representatives of the *insured* for any *wrongful act* of such *insured*.

4.6 Joint Property Liability

This policy shall cover *loss* arising from any *claim* made against the lawful spouse (whether that status is derived by reason of the statutory law, common law or otherwise of any applicable jurisdiction in the world) of an *insured* for any *claim* arising out of his or her status as the spouse of an *insured* including any *claim* that seeks damages recoverable from marital community property or property jointly held by the *insured* and the spouse; provided, however, that this extension shall not afford cover for any *claim* for any *wrongful act* of the spouse and that this policy shall apply only to *wrongful act* (*s*) of an *insured*.

5. General Provisions

5.1 *Representation and Severability*

In granting cover to any one *insured*, the *insurer* has relied upon the material statements and particulars in the proposal together with its attachments and other information supplied. These statements, attachments and information are the basis of cover and shall be considered incorporated and constituting part of this policy.

5.2 Changes During the Policy Period-

5.2.1 Events which lead to Run Off Cover

- (i) If during the *policy period* a *transaction* takes place, then the cover provided under this policy is amended to apply only to *wrongful act* (*s*) committed prior to the effective date of the *transaction*.
- (ii) If during the *policy period* any liquidation, voluntary or involuntary, stay of proceedings, receivership proceedings of the *company*, or nomination of a



trustee, receiver, liquidator or special manager to the *company* take place, then the cover provided under this *policy* is amended to apply only to *wrongful act* (*s*) committed prior to the initiation of such procedures.

5.2.2 Change of Policy Terms following Offering of Securities

(iii) If during the *policy period*, the *company* decides to make any offering of its *securities* in any jurisdiction, whether its *securities* are already traded or not, by any means, public or private, then as soon as the information is publicly available, the *company* shall provide the *insurer* with any prospectus or offering statement for the *insurer's* evaluation and assessment of the increased exposure of the *insured*.

At the *policyholder's* request, prior to such a *securities* offering, the *insurer* shall evaluate and assess the increased exposure and advise of all necessary amendments to the terms and conditions of this policy and additional premium. In this event and at the request of the *policyholder*, the *insurer* will enter into a confidentiality agreement with the *policyholder* relating to any information provided regarding the proposed *securities* offering.

5.3 *Limit of Liability*

The limit of liability specified in Item 3 of the Schedule is the total aggregate limit of the *insurer's* liability for all *loss*, arising out of all *claims* made against all *insureds* under all insurance covers under this policy combined. Damages, judgements, settlements and *defence costs* incurred in more than one *claim* against the *insured* but resulting from a *single wrongful act* shall constitute a single *loss*.

The limit of liability for the *discovery period* shall be part of and not in addition to the total aggregate limit of liability for the *policy period*.

Loss arising from any *claim* which is made subsequent to the *policy period* or *discovery period* which pursuant to General provision 5.5 is considered made during the *policy period* or *discovery period* shall also be subject to the same total aggregate limit of liability.

In the event that the total aggregate limit of liability is exhausted by payment of *loss*, including *defense costs*, then this policy shall cover reasonable *defense costs* in excess of the the total aggregate limit of liability for *loss*. With respect to *Claims* filed against the *insured*, outside the jurisdiction of Israel, the "reasonability" of the *defence cost* shall be determined in accordance with Israeli standards.

5.4 *Retention*



The *insurer* shall only be liable for the amount of *loss* arising from a *claim* which is in excess of the retention amount specified in Item 4 of the Schedule with regard to all *loss* under all insurance covers under this policy for the *company*. The retention amount is to be borne by the *company* and shall remain uninsured. A single retention amount shall apply to *loss* arising from all *claims* alleging a *single wrongful act*.

5.5 *How to Give Notice and Report a Claim*

- (i) Notice of a *claim* or of circumstances which may result in a *claim* shall be given in writing to Menorah Mivtachim Insurance Ltd. 45 Rothschild St. Tel-Aviv. If posted by registered mail the date of posting shall constitute the date that notice was given, and proof of registered posting shall be sufficient proof of notice.
- (ii) The *company* or the *insured* shall give written notice to the *insurer* of any *claim* made against an *insured* as soon as practicable and either:
 - (a) any time during the *policy period* or during the *discovery period*; or
 - (b) within 30 days after the end of the *policy period* or the *discovery period*, as long as such claim(s) is reported no later than 30 days after the date such *claim* was first made against an *insured*.

The above duty of the *company* or the *insured* to timely notify the insurer of any *claim* and the remedies of the *insurer* for breach of such duty, will be subject to Sections 22, 24 and 25 of the Insurance Contract Law - 1981.

- (iii) If, during the *policy period* or during the *discovery period* written notice of a *claim* against an *insured* has been given to the *insurer* pursuant to the terms and conditions of this policy, then any *claim* arising out of, based upon or attributable to the facts alleged in the *claim* previously notified to the *insurer* or alleging a *single wrongful act* which is the same as or related to any *wrongful act* alleged in the previously notified *claim*, shall be considered made against the *insured* and reported to the *insurer* at the time the first notice was given.
- (iv) If during the *policy period* or during the *discovery period*, the *company* or the *insured* shall become aware of any circumstances which may reasonably be expected to give rise to a *claim* being made against an *insured* and shall give written notice to the *insurer* of the circumstances and the reasons for anticipating a *claim*, with full particulars as to dates and persons involved, then any *claim* which is subsequently made against an *insured* and reported to the *insurer* arising out of, based upon or attributable to the circumstances or alleging any *wrongful act* which is the same as or related to any *wrongful act* alleged or contained in those circumstances, shall be considered made against



the *insured* and reported to the *insurer* at the time the notice of the circumstances was first given.

5.6 Advancement of Costs

The *insurer* shall advance to the *insured* or the *company defence costs* under all insurance covers under this policy, subject to suitable securities, before the final disposition of the *claim*.

The advance payments by the *insurer* shall be repaid to the *insurer* by the *company* or the *insured*, severally according to their respective interests, in the event and to the extent that the *company* or the *insured* shall not be entitled to payment of the *loss* under the terms and conditions of this policy.

In the event and to the extent that the *company* is permitted or required to indemnify the *insured* but for whatever reason fails to do so, the *insurer* will advance all *defence costs* to the *insured* on behalf of the *company*. In this case, however, the retention amount specified in Item 4 of the Schedule shall be repaid by the *company* to the *insurer*, unless the *company* is insolvent.

5.7 How Defence Will Be Conducted

The *insured* shall have the right and duty to defend and contest any *claim*. The *insurer* shall have the right to effectively associate with the *insured* and the *company* in the defence and settlement of any *claim* that appears reasonably likely to involve the *insurer*, including but not limited to effectively associating in the negotiation of any settlement.

The *insured* shall not admit or assume any liability, enter into any settlement agreement, stipulate to any judgement or incur any *defence costs* without the prior written consent of the *insurer insurer* for *loss* arising out of the *claim*. Only those settlements, stipulated judgements and *defence costs* which have been consented to by the *insurer* shall be recoverable as *loss* under the terms of this policy. The *insurer's* consent shall not be unreasonably withheld, provided that the *insurer* shall be entitled to effectively associate in the defence and the negotiation of any settlement of any *claim* in order to reach a decision as to reasonableness.

The *company* and the *insured* shall give the *insurer* full co-operation and all information as it may reasonably require *insurer* for *loss* arising out of the *claim*. In the event that a dispute arises between the *insurer* and the *insured* regarding whether or not to contest any legal proceedings, neither the *insured* nor the *company* shall be required to contest any legal proceedings unless a Bar Council (to be mutually agreed upon by the *insured* and the *insurer*) shall advise that the proceedings should be contested. The cost of the Bar counsel shall be borne by the *insurer*.



5.8 Allocation

- (i) The *insurer* has no obligation under this policy for *defence costs* incurred by the *company*, or any judgements rendered against or settlements by the *company*, or any obligation to pay *loss* arising out of any legal liability that the *company* has to the third party claimant. Accordingly, with respect to:
 - (a) *defence costs* jointly incurred by;
 - (b) any joint settlement made by; and/or;
 - (c) any adjudicated judgement of joint and several liability rendered against the *company* and any *insured*

the *company* and the *insured* and the *insurer* agree to use their best efforts to determine a fair and proper allocation of the amounts as between the *company* and the *insured* and the *insurer*, taking intoaccount the relative legal and financial exposures of and the relative benefits obtained by the *insured* and the *company*.

- (ii) In the event that any *claim* involves both covered matters and matters not covered under this policy, a fair and proper allocation of any *defence costs*, judgements and/or settlements shall be made between the *company*, the *insured* and the *insurer* taking into account the relative legal and financial exposures attributable to covered matters and matters not covered under this policy.
- (iii) In the event that a determination as to the amount of *defence costs* to be advanced to the *insured* under this policy cannot be agreed to, then the *insurer* shall advance *defence costs* which the *insurer* states to be fair and proper until a different amount shall be agreed upon or determined pursuant to the provisions of this policy and applicable law.

5.9 *Cancellation Clause*

This policy may be cancelled by the *policyholder* at any time only by mailing written prior notice to the *insurer*.

In such case, the *insurer* shall retain the pro rata proportion of the premium hereon.

This policy may also be cancelled by the *insurer* by delivering to the *policyholder*, or by mailing to the *policyholder*, at its address specified in the Schedule by registered, certified, or other first class mail, at the *policyholder's* address as shown in Item 1 of the Schedule, written notice stating when, not less than sixty (60) days thereafter, the cancellation shall be effective. The mailing of such notice as aforesaid shall be sufficient proof of notice. The *policy period* terminates at the date and hour specified in such notice, or at the date and time of surrender.

However, in case of cancellation by the *insurer* due to non-payment of premium, the following instructions shall apply: if, within 15 days after the *insurer's* written demand to pay the outstanding premium, the *insured* failed to pay such premium, the



insurer may notify the *insured* in writing of cancellation of the policy within additional 21 days, unless the outstanding premium shall be paid beforehand.

Notwithstanding the above, if this policy shall be cancelled by the *insurer*, and the reason for the cancelation is not breach of the policy terms or attempted fraud towards the *insurer* by the *insured*, then the *insurer* shall return to the *insured* the premium that the *insurer* would have charged from a similar insured for the same insurance on the date of cancellation, in a proportion to the remaining period up to the end of the policy period.

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

5.10 Subrogation

In the event of any payment under this policy, the *insurer* shall be subrogated to the extent of such payment to all of the *company's* and the *insured's* rights of recovery in respect of the payment, and the *company* and the *insured* shall execute all papers required and shall do everything that may be necessary to secure any rights including the execution of any documents necessary to enable the *insurer* effectively to bring suit in the name of the *company* and/or the *insured*.

5.11 *Other Insurance*

In the event that it has been stated in another policy which covered the insured risk that such other policy shall be primary, or in the event that the other policy is intended to specifically cover the insured risk, then cover under this policy shall cover as a second layer in excess of the covered amount under such other policy.

5.12 *Notice and Authority*

It is agreed that the *policyholder* shall act on behalf of its *subsidiaries* and all *insureds* with respect to the giving and receiving of notice under this policy, including the giving of notice of *claim*, the payment of premiums that may become due under this policy, the receipt and acceptance of any endorsements or amendments issued to form a part of this policy and the exercising or declining to exercise any right to a *discovery period*.

5.13 Assignment

This policy and any rights hereunder cannot be assigned without written consent of the *insurer*.

5.14 Jurisdiction and Governing Law



Any interpretation of this policy relating to its construction, validity or operation shall be made in accordance with the laws of the State of Israel. The parties agree to submit to the exclusive jurisdiction of the competent courts in the State of Israel.

5.15 *Plurals and Titles*

The titles of these paragraphs are for convenience only and do not lend any meaning to this contract. In this policy words in italics have special meaning