



HEALTHCARE PROVIDERS AMENDMENT TO THE LIMITS OF LIABILITY ENDORSEMENT - CONNECTICUT

In consideration of the premium, the Professional Liability Coverage Part is amended as follows:

Schedule of Licensed Providers

Licensed Provider Class
Physical Therapist
Dental Hygienist
Advanced Practice Registered Nurse
Radiologist Assistant
Massage Therapist
Acupuncturist

I. Solely with respect to **claims** based on or arising out of the performance of or failure to perform **professional services** by a **licensed provider** in the state of Connecticut, Section V, Coverage Part Limits of Liability and Related Claims, paragraphs A and B are deleted and replaced as follows:

Separate Limits of Liability (Applicable to each **licensed provider**)

A. Limit of Liability - Each Claim (per **licensed provider**)

Subject to paragraph B below, the most we will pay for **damages** for each **claim** is the amount set forth in the **COI**. Such amount applies separately to each **insured** who is a **licensed provider**.

B. Coverage Part Limit of Liability - Aggregate (per **licensed provider**)

The most we will pay for **damages** for all **claims** afforded coverage in this Coverage Part is set forth in the **COI** as the PL Aggregate Limit of Liability. This PL Aggregate Limit of Liability applies separately to each **insured** who is a **licensed provider**, and subject to the provisions of this policy, is the most we will pay as **damages** regardless of the number of **claims, insureds, incidents, parties** or requests for coverage in this Coverage Part.

The each **claim per licensed provider** and Aggregate per **licensed provider** Limits of Liability set forth in paragraphs A and B above and on the **COI** are separate Limits of Liability and will not be shared with any other of **insured**.

II. Solely with respect to all **insureds** other than those **insureds** who are **licensed providers** (“other **insureds**”), the Limit of Liability set forth in paragraph A each **claim** and paragraph B Aggregate will apply as follows:

Shared Limit of Liability (Applicable to all “other **insureds**”):

A. Limit of Liability - Each Claim

Subject to paragraph B below, the most we will pay for **damages** for each **claim** is the amount set forth in the **COI**.

B. Coverage Part Limit of Liability - Aggregate

The most we will pay for **damages** for all **claims** afforded coverage in this Coverage Part is set forth in the **COI** as the PL Aggregate Limit of Liability. This PL Aggregate Limit of Liability, subject to the provisions of this policy, is the most we will pay as **damages** regardless of the number of **claims, insureds, incidents, parties** or requests for coverage in this Coverage Part.



III. Solely with respect to this endorsement, Section III, Coverage Part Definitions is amended with the addition of the following new definition:

Licensed provider means those **insureds** who are included in a class of licensed providers listed on the Schedule of **Licensed Providers** above.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.