

## SUIT AGAINST US AMENDATORY ENDORSEMENT

We provide coverage under this endorsement subject to the terms contained in your policy.

## SUIT AGAINST US

The Suit Against *Us* clause in *your* policy is deleted and replaced as follows:

Suit Against Us-No suit to recover any property loss may be brought against us unless:

- a. The terms of this policy have been fully complied with; and
- b. The Suit is commenced within two years after the *inception of the loss*. If any law of the state where the premises described in the Declarations are located makes this limitation invalid, then suit must begin within the shortest period permitted by the law.

## **Additional Definition:**

*Inception of the loss* means the date on which the direct physical damage insured against occurred.

All other terms and conditions remain unchanged.

FL-21 Ed. 5/10

© 2010 URB®