

BEAUTY OR BARBER SHOP PROFESSIONAL LIABILITY

Refer to the Declarations if information is not shown on this form. This endorsement is subject to the *terms* contained in *your* policy.

SCHEDULE

Limits Of Liability	
\$	Each <i>Occurrence</i>
\$	Aggregate

DEFINITIONS

The following definitions apply to this policy form:

- 1. **Beauty or barber shop services** means treatment, advice or instruction for grooming or other recognized care of scalp or facial hair.
- 2. *Insured*-The definition of *insured* in the General Liability Coverage is extended to include any operator, and *employee* of such operator, who rents or leases from *you* booth space, chairs or any portion of the premises designated in the Declarations for the purposes of conducting *beauty or barber shop services*, but only with respect to liability arising out of *beauty or barber shop services*.

COVERAGE L-BODILY INJURY AND PROPERTY DAMAGE WHAT WE PAY FOR

The following coverage is added to Coverage L-Bodily Injury And Property Damage.

- 1. We pay those sums when the *insured* is legally obligated to pay damages because of *bodily injury* or *property damage* arising out of the rendering or failure to render *beauty or barber shop services*:
 - a. When such services are rendered either on the premises designated in the Declarations or on premises *you* do not own, rent or control; or
 - b. Included in the *products/completed operations hazard*.

WHAT WE DO NOT PAY FOR

The following exclusions apply to Beauty Or Barber Shop Professional Liability.

- 1. The Coverage L exclusions apply to Beauty Or Barber Shop Professional Liability, except:
 - a. The exclusion titled *Products/Completed Operations Hazard* does not apply.
 - b. The exclusion titled *Property Damage* is deleted and replaced by the following:
 - 1) Property Damage-Property damage to:
 - a) Property *you* own, rent, or occupy including costs *you* or any person or organization incur to remediate, replace or restore such property. This includes expenses *you* incur in efforts to avoid injury or to mitigate damage to the property of others;
 - b) Premises *you* sell, give away or abandon, if the *property damage* arises out of any part of those premises. However, this exclusion does not apply if the premises are *your work* and were never occupied, rented or held for rental by *you*;
 - c) Property loaned to you or property in your care, custody or control; or
 - d) The part of real property on which you, or contractors or subcontractors working directly or indirectly on your behalf, are conducting ongoing operations and such property damage results from those operations.

Paragraphs c) and d) of this exclusion do not apply to liability assumed under a sidetrack agreement.

- c. The exclusion titled *Professional Service* is deleted and replaced by the following:
 - Professional Service-Bodily injury or property damage due to the rendering of or failure to render any professional service, except for beauty or barber shop services. This exclusion applies even if the claims against an insured allege negligence or other wrongdoing in the supervision,

hiring, employment, training or monitoring of other persons by an *insured*.

- 2. We do not pay for:
 - a. **Bodily injury** or **property damage** arising out of the violation of any federal, state, or local statute, ordinance or regulation.
 - This exclusion does not apply to the failure of any *insured* or any *employee* of the *insured* to perform a predisposition or skin patch test.
 - b. **Bodily injury** or **property damage** arising out of any service rendered in whole or in part by an unlicensed operator if a license is required, irrespective of whether such injury or damage was occasioned or caused by that portion of the service performed by such unlicensed operator.
 - c. Bodily injury or property damage arising out of:
 - 1) The combustion, burning or explosion of combs, other articles, or products of an inflammable nature:
 - 2) The use of any appliance, apparatus or device employing x-ray, electrical rays, radio waves or electronic waves;
 - 3) Hair implanting or hair transplanting;
 - 4) Podiatry or chiropody;
 - 5) Electrolysis;
 - 6) Electronic or manual body massage;
 - 7) Face lifting or plastic surgery;
 - 8) Wart, mole, or other growth removal;
 - 9) Body piercing or tattooing;
 - 10) Any equipment or process to tan skin; or
 - 11) Any process involving injection into the skin.

HOW MUCH WE PAY FOR LOSS OR CLAIM

This section is in addition to all applicable provisions of How Much *We* Pay For Loss Or Claim in *your* policy. Settlement of Beauty Or Barber Shop Professional Liability losses covered by this endorsement will be made in accordance with the following provisions:

- 1. The Aggregate limit of liability shown in the Schedule is the most **we** pay for damages during a policy period for Beauty Or Barber Shop Professional Liability.
- 2. The Each *Occurrence* limit of liability shown in the Schedule, subject to 1. above, is the most *we* pay for damages for Beauty Or Barber Shop Professional Liability arising out of a single *occurrence*.
- 3. The Limits Of Liability specified in the Schedule are in addition to, and will not reduce, the Coverage L limits of liability.
- 4. **Special limits that apply to Beauty Or Barber Shop Professional Liability**-The maximum payable on loss or damage to any wig or hairpiece is \$250. There is an annual aggregate limit of \$1,000 payable on all covered losses to wigs or hairpieces.

COVERAGE M-MEDICAL PAYMENTS

WHAT WE PAY FOR

The following coverage is added to Coverage M-Medical Payments.

1. Regardless of fault, we pay medical expenses for bodily injury arising out of the rendering or failure to render beauty or barber shop services.

All other *terms* and conditions remain unchanged.