

PRODUCTS/COMPLETED OPERATIONS FOOD OR BEVERAGES FOR CONSUMPTION ON PREMISES (For Use With Forms LS-4, LS-5 and LS-6)

Refer to the Supplemental Declarations if information is not shown on this form.

of the product(s) has been relinquished to others.

The coverage under this endors	sement is subject to the <i>terms</i> contained in the Liability coverage.
This endorsement forms a part	of the policy identified below:
Policy No.	
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Description of Premises an	d Operations:
HOW MUCH <i>WE</i> PAY FOR LOSS OR CLAIM FROM RESTAURANT OR TAVERN PRODUCTS COMPLETED OPERATIONS	
	the Declarations DO NOT APPLY to Products/Completed Operations. ucts/Completed Operations are shown below.
Limits of L	iability
\$	each <i>occurrence</i>
\$	products/completed operations aggregate
WHAT WE PAY FOR PRINCIPAL COVERAGES are	e extended to include the following hazards which are marked by an " \mathbf{X} ,"
	definition 18 in form LS-5 and definition 22 in form LS-6, the Products/Completed shown in the Liability coverage is deleted and replaced by the following:
handled or distributed on, from definition of <i>products hazard</i> is	and/or <i>property damage</i> arising out of the <i>named insured's products</i> manufactured, sold, m or in connection with the use of any premises described in this endorsement. The amended to read as follows: <i>ly injury</i> and/or <i>property damage</i> arising out of <i>your</i> products after physical possession

WHAT WE DO NOT PAY FOR

The following exclusion is added to the EXCLUSIONS shown in the Liability coverage:

We do not pay for damages claimed for any loss, cost or expenses incurred by you or others for loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:

- 1. *your* product;
- 2. *your work*; or
- 3. impaired property;

if such product, work or property is withdrawn or recalled from the market or from use, by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.

Completed Operations Hazard.

Completed operations hazard means *bodily injury* and/or *property damage* arising out of *your work*. *Your work* does not include incomplete or abandoned *work*. *Your work* is completed at the earliest of the following times:

- 1. when all work specified in your contract have been completed;
- 2. when all work to be done at a site has been completed if your contract includes work at more than one site; or
- 3. when *your work* at a job site has been put to its intended use by someone other than another contractor or subcontractor working on the same job site.

Work which requires further service, maintenance, correction, repair or replacement because of any defect or deficiency, but which are otherwise complete, shall be considered completed.

WHAT WE DO NOT PAY FOR

The following exclusion is added to the EXCLUSIONS shown in the Liability coverage:

The Completed Operations Hazard DOES NOT INCLUDE bodily injury and/or property damage arising out of:

- 1. the transport of property aboard a vehicle not owned or operated by *you*, unless the injury or damage occurs from a condition created by *your* loading or unloading of the vehicle;
- 2. the presence of tools, uninstalled equipment, abandoned or unused materials; or
- 3. products or work for which the classification on the Declarations/Schedule states "including completed operations".