

EXCLUSION (Certain Skin Care Services)

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

The exclusions under this endorsement are subject to the *terms* contained in the Liability coverage.

WHAT WE DO NOT PAY FOR

The following exclusions are added to the EXCLUSIONS shown in the Liability coverage. *We* do not pay for loss resulting directly or indirectly from *Bodily Injury* and/or *Property Damage* arising out of:

- 1. the ownership, maintenance or use of equipment intended to radiate the skin for the purpose of tanning or darkening the skin by exposure from such equipment.
- 2. the ownership, maintenance or use of equipment or products intended to subcutaneously inject the skin with inks or dyes intended for the purpose of creating a visible design or tattoo.
- 3. the ownership, maintenance or use of equipment or products intended to subcutaneously inject the skin with powder or dyes intended for the purpose of creating a permanent eye shadow or other similar permanent cosmetic effect.
- 4. the ownership, maintenance or use of equipment or products intended to fuse, bond, weave or anchor artificial or natural hair to the hair, scalp or skin of any person.
- 5. the ownership, maintenance or use of equipment or instruments intended to penetrate or perforate the skin or flesh for the purpose of attaching adornments to the body or skin or any other act or process of body piercing.
- 6. the ownership, maintenance or use of equipment, instruments or products that function using laser technology.

The exclusions shown in this form are applicable only with respect to liability from rendering or failing to render professional skin care services.