



BEAUTY OR BARBER SHOP LIABILITY

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

For an additional premium, *we* provide coverage under this endorsement subject to the *terms* contained in the General Liability Coverage.

This endorsement forms a part of the policy identified below:

Policy No. _____.

Named Insured _____.

WHAT WE PAY FOR

We will pay on behalf of the *insured* all sums which the *insured* shall become legally obligated to pay as damages because of *bodily injury* or *property damage* to which this insurance applies, caused by an *occurrence*, if the *bodily injury* or *property damage* is included within the *malpractice hazard* definition or the *products/completed operations hazard* definition. *We* shall have the right and duty to defend any *suit* against the *insured* seeking damages on account of such *bodily injury* or *property damage*, even if any of the allegations of the *suit* are groundless, false or fraudulent, and may make such investigation and settlement of any claim or *suit* that *we* decide is appropriate. *We* shall not be obligated to pay any claim or judgement or to defend any *suit* after the applicable limit of liability has been exhausted by payment of judgements or settlements.

HOW MUCH WE PAY FOR LOSS OR CLAIM FOR BEAUTY OR BARBER SHOP LIABILITY

The Limits of Liability stated in the Declarations for Coverage L DO NOT APPLY to BEAUTY OR BARBER SHOP LIABILITY. The Limits of Liability for BEAUTY OR BARBER SHOP LIABILITY are shown below.

Limits of Liability

\$ _____ each *claim*.

\$ _____ *aggregate*.

SPECIAL LIMITS THAT APPLY TO BEAUTY OR BARBER SHOP LIABILITY

Payment for any loss under *Property Damage* arising out of *Professional Services* and damage to wigs or hair pieces will be limited to the amount in excess of \$25.00 for each claim, and the limit of liability for all damages to any one wig or hairpiece is \$50.00. An aggregate limit of \$250.00 is the total limit of liability for all damages to all wigs or hairpieces.

WHAT WE DO NOT PAY FOR

The following exclusions are added to the EXCLUSIONS shown in the General Liability Coverage.

Beauty or Barber Shop Liability DOES NOT APPLY to:

A. *property damage* to:

- (1) property owned or occupied by or rented to the *insured*;
- (2) property used by or loaned to the *insured*;
- (3) property in the care, custody or control of the *insured* or as to which the *insured* is for any purpose exercising physical control, except as respects damage to customers' wigs or hair pieces which are in the *insured's* care, custody or control for application of *Professional Services* such as repairing, renovating, cleaning, recurling, wavesetting or restyling;
- (4) property or containers manufactured, sold, handled, or distributed by the *insured*;
- (5) *bodily injury* or *property damage* arising out of causes other than the *professional services* set forth in the definition of *beauty shop services* unless otherwise provided by endorsement.

- B. *bodily injury* or *property damage* included in the *malpractice hazard* arising out of the services rendered, or preparations, *products*, apparatus or other equipment used in violation of any law, rule, or regulation of any federal,

state, municipal, or other local governments; however, the failure of the *insured* or any employee of the *insured* to perform the predisposition or skin test shall not, under this policy, be judged a prohibition under any federal, state, municipal, or other local government law, rule, or regulation.

C. ***bodily injury*** or ***property damage*** included in the ***malpractice hazard***:

- (1) caused by any person under the age of 16 years; or
- (2) arising out of any service or services rendered in whole or in part by any unlicensed operator, if license is required, irrespective of whether such injury or damage was occasioned or caused by that portion of the service or services performed by such unlicensed operator.

D. ***bodily injury*** or ***property damage*** included in the ***malpractice hazard*** and 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) the practice of chiropody, electrolysis, slenderizing, reducing, exercising, body massage or bath treatment, unless such practice is specifically endorsed on the policy and premium is charged;
- (4) the practice of face lifting, plastic surgery, or wart, mole, or other growth removal or removal of hair, or the use of any electrical or mechanical apparatus or device for massage; or
- (5) the use of any hair straightening or hair relaxing method or preparation unless such method or preparation is specifically endorsed on the policy and premium is charged.

E. ***bodily injury*** or ***property damage*** included in the ***products/completed operations hazard*** and resulting from:

- (1) any goods or ***products*** manufactured by, bottled by, rebottled by, or repacked by the *insured*; or
- (2) any goods or ***products*** sold under the label of the *insured*.

DEFINITIONS

For Beauty or Barber Shop Liability the following is added to the definition of *insured* in the DEFINITIONS section of the General Liability Coverage:

- 1) any operator who rents or leases from the ***named insured*** booth space, chairs, or any portion of the premises designated in the declarations for the purpose of conducting ***beauty shop services***.

When used in reference to Beauty or Barber Shop Liability:

- 1) ***beauty shop services*** means permanent hair waving by any cold process, heating or steaming methods (whether heat or steam is generated by electricity, gas or the use of machineless chemical heat pads or sachets); hair cutting, styling, trimming, singeing, conditioning, dressing, shampooing, shampoo tinting, bleaching, dyeing, or coloring by liquid dyes, henna treatments or hair crayons; eyelash and eyebrow tinting only when the following ***products*** are used: "Roux Lash and Brow Tint", "Mascara" eyebrow pencils; eyebrow arching, tweezing and plucking; the removal of unwanted hair by shaving or the use of wax or a depilatory preparation; hair and scalp treatments; manual face and neck massaging; application of cosmetics; manicuring and pedicuring; and marcel, finger, and water waving;
- 2) ***malpractice hazard*** means ***bodily injury*** and ***property damage*** arising out of the rendition of ***professional services*** and the use of preparations or appliances in connection with the services, for which a specific premium charge is made in the policy when such services:
 - (a) are classified as ***beauty shop services***; and
 - (b) are rendered either on the ***premises*** designated in the declarations or on ***premises*** which are not owned, rented or controlled by the *insured*.

When Beauty or Barber Shop Liability forms a part of *your* policy:

you shall keep all invoices of the purchase of any Lash and Brow Tint for a period of three years. Such coverage as is otherwise afforded under this policy for the use of Lash and Brow Tint is specifically conditioned and contingent upon the ***named insured*** keeping and maintaining all invoices for a period of three years during which time purchase of any Lash and Brow Tint has been made.