AMENDATORY ENDORSEMENT INDIANA

1. The following is added to exclusion 9. under Exclusions That Apply To All Coverages:

This exclusion applies whether or not the pollutant serves any purpose with respect to:

- a. the ownership, maintenance, or use of:
 - an "insured premises" or operations that are necessary or incidental to an "insured premises"; or
 - a "motorized vehicle" or watercraft; or
- b. a business or farming operation, premises, site, or location.
- Under Exclusions That Apply To All Coverages, item 10. is deleted and replaced by the following:
 - 10. "We" do not pay for "bodily injury" if benefits are:
 - a. provided by an "insured" under a workers' compensation, nonoccupational disability, occupational disease, or like law; or

- b. required to be provided by an
 "insured" because of the existence,
 application, or enforcement of any
 provisions of any workers'
 compensation, non-occupational
 disability, occupational disease, or
 like law, including any provision
 imposing liability on the "insured" for
 failure to obtain a certificate attesting
 to the compliance by any contractor
 with any workers' compensation,
 non-occupational disability,
 occupational disease, or like law.
- 3. Under What You Must Do In Case Of Loss, the following addition amends Notice:

Notice given by "you" or on "your" behalf to "our" authorized agent is considered notice to "us". Sufficient details must be provided to enable "us" to properly identify "you". However, such notice does not change or waive any other "terms" of this policy.

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