

**Form #AINC** (Rev. February 2, 2012)

**Additional Insured and Notice of Cancellation Endorsement**

1. It is understood and agreed that (insert legal entity) is added to this Policy as an Additional Insured, but only with respect to the operations of the Named Insured and only in connection with (insert operations and/or premises and/or contract #).

With respect to the coverage provided to the Additional Insured, the limit liability under this endorsement will not exceed (insert limit shown in contract/certificate) per Occurrence and (insert limit shown in contract/certificate) Products and Completed Operations Hazard. Such insurance as is afforded by this endorsement does not insure liability arising out of the operations of the Additional Insured or its employees.

2. It is hereby agreed that if this Policy is cancelled by the Underwriters for any reason other than non-payment of premium or at the request of the Named Insured, we will send (# written form) (#days) days written notice of cancellation to the designated entity shown in the schedule below. Failure to provide such notice shall not affect the Underwriters rights to cancel the Policy, nor shall it affect the cancellation of this Policy with regard to any entity that is not listed below or, if listed below, any entity to whom such notice is provided.

Legal Entity: (name of entity requiring notice)

Address: (mailing address of entity)

Nothing herein contained shall vary, alter or extend any provision or condition of the Policy other than as above stated.

SAMPLE