Questions & Answers, 2018 Insurance Policy Year, Page 1 of 12

QUESTIONS AND ANSWERS

Insurance Policy Period from January 1, 2018 through January 1, 2019

ANSWERS TO QUESTIONS MOST FREQUENTLY ASKED ABOUT THE NATIONAL ASSOCIATION OF REALTORS®
PROFESSIONAL LIABILITY INSURANCE
PROGRAM FOR ASSOCIATIONS OF REALTORS®

PLEASE NOTE: ALL COVERAGE PROVIDED UNDER THE TERMS OF THE ASSOCIATION PROFESSIONAL LIABILITY POLICY IN THE EVENT OF A LOSS IS SUBJECT TO THE EXPRESS TERMS OF THE MASTER POLICY ISSUED TO NAR BY CHUBB INSURANCE COMPANY, INCLUDING ALL TERMS, CONDITIONS, EXCLUSIONS AND ENDORSEMENTS. THE DISCUSSION OF COVERAGE HEREIN IS PROVIDED BY NAR AND AON AND IS INTENDED AS A SUMMARY ONLY. IT DOES NOT INCLUDE ALL PROVISIONS OF THE POLICY. IF THERE IS A CONFLICT BETWEEN POLICY LANGUAGE AND ANY INFORMATION PROVIDED IN THE FOLLOWING QUESTIONS AND ANSWERS, THE POLICY LANGUAGE SHALL CONTROL. PLEASE REFER TO THE MASTER POLICY KEPT ON FILE WITH NAR FOR COMPLETE DETAILS OF COVERAGE.

I. NAR Professional Liability Insurance Program Basics

1.1 Q: What is new for 2018?

A:. The coverage provided through Section I.C for computer attacks and data breaches is updated and enhanced for 2018. The new "Association Cyber Response" coverage reimburses the insured for expenses incurred from a cyber incident (as more specifically described below), digital data recovery, and extortion payments. The new coverage also provides coverage for Cyber Incident Response Expenses (with a \$100,000 sublimit) including: costs of a public relations firm; legal advice; and third-party computer forensics. The Program will provide resources to help the insured comply with data breach/privacy laws and will also provide services to those affected by the data breach, such as credit monitoring. The new coverage will also include defense for any regulatory proceedings arising from the cyber incident (with a \$100,000 sublimit). The Program now provides coverage for a "Payment Card Loss", which covers losses resulting from the improper handling of credit card information stored electronically on an insured's network (subject to a \$100,000 sublimit).

Trademark and Copyright Infringement Coverage for MLSs and the REALTOR® trademarks has moved to Section I.A of the policy, so now these claims will receive both defense and indemnity coverage (formerly, these were defense-only coverages.)

Beginning in 2018, NAR is implementing a new, streamlined bylaw compliance process for associations. Compliance with NAR policy is a requirement for insurance coverage eligibility. Associations will need to certify that their bylaws include mandatory provisions by completing a certification form that NAR will provide to all associations. In the event the association has a covered claim, a current copy of the association's bylaws must be submitted to confirm adoption of the mandatory provisions. The process for MLS compliance remains unchanged.

The Crime Coverage now protects associations/MLSs from "social engineering fraud," which occurs when an employee causes the transfer of funds through a misrepresentation of a material fact by a third party that is relied upon by the employee.

In addition to the CHUBB policy, NAR has added limited patent insurance coverage underwritten by RPX Corp. for eligible associations and MLSs. Please see "RPX Insurance Information" document contained in the mailing as well as the RPX policy. This Q&A only pertains to the CHUBB policy. Note that the excess patent insurance from RPX can only be purchased through the Program's website.

The EXCESS PURCHASE DEADLINE IS APRIL 2, 2018, Please note that this deadline will not be extended.

Questions & Answers, 2018 Insurance Policy Year, Page 2 of 12

1.2 Q: What is NAR's objective in providing this insurance policy?

A: The objective is to provide NAR and its constituent associations with coverage against losses and/or claims expenses arising out of claims challenging the procedures or operations of the NATIONAL ASSOCIATION OF REALTORS® and state and local Associations of REALTORS® when functioning as real estate trade associations, including providing multiple listing services.

II. Types of Coverage Available

2.1 Q: What types of insurance does the NATIONAL ASSOCIATION OF REALTORS® provide under its insurance program?

A: Professional Liability (Errors & Omissions and Directors & Officers) Insurance, Employment Practices, and Crime.

2.2 Q: What claims are covered under the Professional Liability Insurance Policy?

A: Insuring Clause IA provides coverage for wrongful acts (which includes cyber liability, sexual harassment liability, discrimination liability), personal injury, publisher's liability (which includes trademark & copyright infringement), employment practices (claims arising from hiring, firing, compensation, employee privileges or other terms of employment, with a \$500,000 sublimit), and for all claims resulting from providing membership services and the carrying on of other activities usual to a real estate trade association. Insuring Clause IA should be consulted for specific coverage questions. For example, certain claims arising out of providing professional services to members (e.g. professional standards enforcement, arbitration, new membership processing, multiple listing services, operating a real estate school or association store) are covered, as are claims for libel or slander, subject to the terms and conditions of the policy and the applicable deductibles and limits of liability.

Insuring Clause IB provides coverage in six areas for attorneys' fees and costs **only** (not liability) of the association. The six areas are:

- (1) lock box claims, but only if the lock box security requirements are followed;
- (2) antitrust and restraint of trade;
- (3) claims arising out of the NAR Dispute Resolution System or the Counselors of Real Estate Dispute Resolution System when an association or The Counselors functions as the mediation/arbitration service provider rather than referring cases to a third party mediation/arbitration provider;
- (4) breach of contract claims;
- (5) Association Endorsement of Products or Affinity Programs; and
- (6) Operation of Legal Hotline.

Insuring Clause IC. Association Cyber Response coverage provides cyber incident response expenses, digital data recovery, and extortion expenses.

Basic Crime Coverage. This protects all associations and MLSs from employee theft. This basic coverage provides \$10,000 per claim (\$3,000 deductible applies to all claims). Additional Crime Coverage is available for purchase through the Program (see gold application).

Limited MLS Patent Coverage. Provides coverage for MLS patent claims stemming from disputes involving products or processes purchased or licensed from a third party that has provided the MLS a hold harmless and indemnity agreement. There is a \$100,000 deductible for these claims. Note that all eligible associations and MLSs are covered through the RPX limited patent coverage, which has a \$25,000 deductible.

2.3 Q: Is there coverage provided for civil rights violation claims?

A: Yes. Coverage is provided for civil rights violation claims including, judgments, settlements and defense costs of the association up to the applicable limit.

Questions & Answers, 2018 Insurance Policy Year, Page 11 of 12

7.8 Q: Why do I have to pay taxes on my excess purchase?

A: Due to the way the NAR policy is filed with the State of Illinois, taxes need to be collected for every excess purchase. Previously, the taxes were paid by the insurer and included in the cost of the premium but now the cost of taxes must be separately disclosed to each purchaser.

VIII. Claim Filing Process

8.1 O: Who should be notified of a claim?

A: As soon as you become aware of a lawsuit or claim, or a problem which may escalate into a claim or lawsuit, or are sued, immediately send written notice to CHUBB and a copy to NAR and AON RISK SERVICES. Note: Failure by either you or your law firm to notify CHUBB immediately of a claim may jeopardize your coverage and result in the denial of coverage. The insurance policy states that "the Association, Directors, Officers and staff shall not assume any obligations, incur any costs, charges, or expenses or enter into any settlement without the Company's written consent". An Insured under this program should not incur any costs or settle any claims without obtaining written consent from the insurance company.

CHUBB

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PLEASE NOTE: THERE ARE ADDITIONAL STEPS TO TAKE IN THE EVENT OF A THREAT OR LITIGATION OF LAWSUIT THAT INVOLVES INSURING CLAUSE IC, "CYBER INCIDENT COVERAGE", AND CRIME COVERAGE. SPECIFIC ACTIONS ARE REQUIRED AND EXPLAINED ON SECTION VII.J OF THE POLICY FOR INSURING CLAUSE IC AND SECTION V OF THE CRIME POLICY. THERE ARE ALSO ADDITIONAL STEPS INVOVLED FOR REPORTING A LIMITED MLS PATENT COVERAGE CLAIM- PLEASE SEE THE PROFESSIONAL LIABILITY INSURANCE PROGRAM PAGE ON NAR.REALTOR FOR MORE INFORMATION.

With respect to the defense of any Claim, the Named Insured or Association, at the Named Insured's option, and in coordination with CHUBB, shall select and assign defense counsel.

IX. Contact Information

9.1 Q: Who should I contact if I have questions?

A: Please contact Gayle Andrews at Aon Risk Solutions (312-381-7049; <u>Gayle.Andrews@aon.com</u>). If she is not available, please contact Amy Jones at NAR (312-329-8394; <u>ajones@realtors.org</u>) or Finley Maxson at NAR (312-329-8381; <u>fmaxson@realtors.org</u>).

Questions & Answers, 2018 Insurance Policy Year, Page 10 of 12

7.4 Q: How do I obtain excess coverage?

A: Associations and MLS have two options for purchasing excess coverage. First, they can complete the paper applications included in this mailing and return those to Aon at the address provided. Second, associations and MLSs can purchase the excess coverage through the insurance page on nar.realtor (https://www.nar.realtor/programs/nar-insurance-program). You must provide the association's NRDS ID available in order to complete the one-time registration process. Once registered, you may select and apply for optional coverage and continue to access the completed applications for future reference. The IA/IC, IB and Crime excess coverage applications can be completed and paid for via credit card through this link. For more information about the electronic application and payment process, please consult the bright pink "Go Paperless! Complete your Excess Application and Payment Online" document found in this packet.

Note the RPX excess patent coverage is only available through the excess purchase website.

7.5 Q: How does the excess coverage apply to a regional MLS?

A: Regional MLSs need to purchase excess coverage separately, and is not covered by any excess coverage purchased by shareholder associations. A "regional MLS" is a MLS that serves as the **primary** MLS for more than one association and is wholly owned by one or more REALTOR® association.

7.6 Q: Can affiliate chapters purchase excess coverage?

A: Yes, coverage for affiliate chapters interested in purchasing excess coverage will be underwritten on an individual basis. Interested affiliate chapters can complete the desired coverage application and submit to Gayle Andrews at Aon Risk Services via email at Gayle.Andrews@aon.com. The annual premium will be provided upon underwriting approval.

7.7 Q: If my association purchases excess coverage, how would a merger or consolidation affect the excess purchase?

A. When associations merge or consolidate their organizations, it may impact their insurance coverage. If your association is merging and one or more of the associations have purchased excess coverage, please notify Finley Maxson at NAR (finaxson@realtors.org). Below are some examples of how a merger or a consolidation of assets could affect your excess insurance coverage:

A merges with B = A remains

- B is dissolved, but coverage continues under the Policy for acts taking place prior to the merger. If B had purchased excess and wishes to transfer that premium to A for excess coverage, B will need to cancel its excess coverage and A will need to complete a new application for excess coverage, if A did not purchase excess initially. B could also cancel the excess and receive a pro-rated refund of the premium.
- If A purchased excess coverage, A's existing excess limits would remain in place, but would not cover claims brought against B for acts that occurred prior to the merger. In addition, in the event the membership size changed as a result of the merger placed A in a new premium category, additional premium would be required.

A and B consolidate = C is created

- Both A and B are dissolved, but existing excess limits for each Association would remain in place for covered claims for acts taking place prior to the merger, unless the Associations choose to cancel their excess coverage, which would result in the return of prorated premium or have the prorated premium applied to C's excess coverage purchase.
- C has the option to purchase excess upon completion of an application, but application must be completed 30 days prior to the effective date of the consolidation to continue the coverage uninterrupted.

Questions & Answers, 2018 Insurance Policy Year, Page 3 of 12

2.4 Q: Is there any coverage for lawsuits brought against an insured arising out of operation of a lock box system?

A: Yes. Coverage is available for defense costs of the insured, but not key holders, up to the applicable limit. This coverage is only available to insureds that have implemented and are adhering to the lock box security requirements promulgated by NAR for lock box systems. Please note that if an insured chooses to sell lock boxes to its members, it could affect lock box coverage, depending on the association's continuing role in administering the system and its ability to comply with the Lock Box Security Requirements found in the *Handbook for Multiple Listing Policy*.

2.5 Q: Is any coverage provided for employer/employee claims?

A: Yes. Coverage is available for damages and attorneys' fees and costs in connection with claims against the association and its directors, officers or staff arising from hiring, firing, compensation, employee privileges or other terms of employment, up to the applicable limit, **if** the association follows the Employer/Employee Guidelines promulgated by NAR. In the event a lawsuit is brought against an association, which alleges both discrimination and wrongful termination, only one limit will apply. These claims have a \$500,000 sublimit.

2.6 Q: Is there coverage for "Cyber Liability"?

A: Yes. The "Cyber Liability" coverages provide the insured with defense and indemnity for a Cyber Incident. A Cyber Incident involves a failure of the insured's network security, a network extortion threat, or the failure to handle and protect personal information in the insured's possession and stored electronically on its network. In addition to providing a defense to the insured as well as potentially covering an extortion payment, the Program also provides coverage for Cyber Incident Response Expenses (with a \$100,000 sublimit) including costs of hiring a public relations firm; legal costs; forensic analysis; and providing services to those affected by the breach, such as credit monitoring. An Act of Cyber-Terrorism is also covered, which is defined as an act, including force or violence, or the threat thereof expressly directed against the insured's computer system by an individual or group(s) of individuals, whether acting alone, on behalf of or in connection with any organization(s) or government(s), to cause unauthorized access to, unauthorized use of, or a targeted denial of service attack or transmission of unauthorized, corrupting or harmful software code to the insured's computer system for the purpose of furthering social, ideological, religious, economic or political objectives, intimidating or coercing a government or the civilian population thereof, or disrupting any segment of the economy. The Program also provides coverage for "Payment Card Loss", which addresses claims alleging that the insured did not properly handle credit card information stored electronically on its network, also subject to a \$100,000 sublimit.

2.7 Q: Is there coverage for pre-suit government investigations or other proceedings?

A: Yes. Defense coverage for an antitrust claim commencing with receipt of a Civil Investigative Demand ("CID") is included. This also includes any official investigation undertaken by a governmental agency through requests for documents or information received by an association in writing on the agency's letterhead. In addition, the policy covers the defense of civil investigative demands and agency investigations (EEOC claims, fair housing agencies, etc.). The policy does not provide coverage for investigations of unpaid taxes by the IRS or a state agency.

2.8 Q: Is there coverage when the plaintiff seeks injunctive relief?

A: Yes. Actions brought against the association seeking preliminary injunctions, temporary restraining orders, or declaratory judgments are covered.

2.9 Q: What coverage is available in connection with the association's endorsement or adoption of NAR's Homesellers/Homebuyer Dispute Resolution System ("DRS")?

A: Endorsement of the DRS program is considered a covered activity under the policy. Coverage is provided under Insuring Clause IA when an association endorses the NAR DRS program and refers cases to a third party mediation/arbitration provider. If the association functions as the mediation/arbitration service provider, defense costs coverage only is provided under Insuring Clause IB.

Questions & Answers, 2018 Insurance Policy Year, Page 4 of 12

2.10 Q: Is the association covered if a lawsuit is brought by a member against whom the association filed a complaint with the real estate commission?

A: Yes. Coverage is available to an association if it is sued by a member as a result of the association's filing of a complaint against that member with the state's real estate commission.

2.11 Q: Is there coverage for discrimination liability claims arising under the Americans with Disabilities Act ("ADA")?

A: Yes. Coverage is available under Insuring Clause IA.

2.12 Q: Is there coverage for MLS listing data posted on either realtor.com or the association's own website?

A: Coverage is available for associations and their MLSs that display data on the REALTOR.com website via agreement with RealSelect. Likewise, associations are covered under the insurance program for placing MLS data on their individual association website.

2.13 Q: Is there coverage for the association's activities on social media sites, such as the association creating a Facebook page or opening a Twitter account?

A: Yes. An association's activities on a social media sites fall within the Policy's "Publisher's Liability" definition. As defined in the Policy, coverage is provided to the association for "utterances in the course of...activities conducted by or on behalf of the Association", and covers claims such as defamation, trademark or copyright infringement, and/or invasion of privacy. Therefore, the association and its designated representatives would have coverage for postings made on the association's social media sites. However, individual members who are not representing the association would be outside of the Policy's coverage.

2.14 Q: Does the coverage extend to associations that endorse the REALTOR Benefits® Program or to certification/designation programs endorsed by NAR?

A: Yes. Coverage is provided to those associations that endorse the REALTOR Benefits® Program. The coverage also applies to certification or designation programs that are endorsed by NAR.

2.15 Q: Does the association have coverage for operating a real estate school or an association store?

A: Yes. Both entities are listed in the policy's definition of "Association", and so they are afforded the same coverage that the association receives through the Program.

Questions & Answers, 2018 Insurance Policy Year, Page 9 of 12

compliance for insurance coverage purposes. Please see the enclosed orange insert ("Help! The association has been sued or someone has threatened to sue. What should I do?") for more information.

In addition, further affirmative steps must be taken by an association before coverage is available for Employment Practices Liability under Insuring Clause IA, and for Lock Box coverage under Insuring Clause IB:

- Associations must implement and adhere to the lock box security requirements promulgated by NAR for association-operated lock box systems in order to have claims expense coverage for lock box claims.
- Associations must adopt and follow NAR's Employer/Employee Guidelines in order to have coverage for employer/employee lawsuits. It is not necessary for an association to send its employment handbook to NAR for examination. In the event a claim is filed, the insurance company may request verification that the guidelines were followed when disciplining or terminating an employee.

Failure of the association to take the necessary steps to invoke coverage in the above two sections (lock box and employer/employee claims) will not jeopardize other coverage under the policy.

All information about the NAR Insurance Program, including the Lockbox security requirements and the Employer/Employee Guidelines, are available on the NAR Insurance Program page on nar.realtor (https://www.nar.realtor/programs/nar-insurance-program).

• Special reporting requirements exist for claims made under IC, Crime Coverage, and the Limited MLS Patent Coverage. Please see the Professional Liability Insurance page on nar.realtor for more information on the extra steps needed to file a claim in one of these areas.

6.2 Q: Where should governing documents be sent for review to ensure that they are in compliance?

A: Associations and MLSs should submit their MLS rules and regulations and MLS bylaws to member policy@realtor.org. As noted in Question 6.1, a separate certification process will be used to confirm the association's bylaws comply with NAR policy. However, if the association becomes involved in litigation, the association will also need to submit its governing documents as outlined above. You can contact the Board Policy and Programs department at 312-329-8399 or at member-policy@realtor.org with additional questions regarding your association's compliance status.

VII. Cost of the Program

7.1 Q: What is the cost of this insurance coverage to an association?

A: The annual premium **is paid by** NAR. There is an extra charge if an association elects to purchase excess insurance.

7.2 Q: If an association purchases higher limits under Insuring Clauses IA/IC, IB, and Crime Coverage, is that coverage within the aggregate policy limit of liability (\$10,000,000)?

A: Excess coverage purchased under Insuring Clauses IA/IC IB, and Crime Coverage is subject to the \$10,000,000 aggregate.

7.3 Q: Can my association receive additional coverage for employee theft?

A: Yes. Associations can increase the "Crime Coverage" limits beyond the \$10,000 provided to all associations and MLSs. This coverage is available for those wanting higher limits in order to protect their associations from employee theft, such as embezzlement. Please see the enclosed gold application if you are interested in this additional coverage option.

Questions & Answers, 2018 Insurance Policy Year, Page 8 of 12

5.3 Q: Does the policy provide liability or injury or property damage coverage for events hosted by associations or multiple listing services or coverage for buildings and their contents?

A: No. In order to obtain that coverage the association should secure a special event policy or include that coverage in their property and general liability policies.

5.4 Q: If an association is found to have violated antitrust laws and is required to pay damages, will this insurance cover the damages?

A: No. There is no coverage under the policy for **damages** arising out of antitrust claims. Coverage is only for amounts incurred in connection with the defense of such claims, and then only up to the stated limits. Claim expenses are limited to costs incurred by the attorney or law firm appointed by the insurance company to defend the claim and other amounts, which have been authorized or approved in advance by the insurance company.

5.5 Q: Does Exclusion K mean that there is no insurance coverage for claims arising out or an association's endorsement of a professional liability, medical, or life insurance program for its members?

A: Yes. However, recognizing that many associations endorse insurance programs, including HMOs, the exclusion does not apply if there is compliance with the criteria listed below. In the event a claim is filed involving the endorsement, the insurance company will ask for verification that the program met these criteria at the time of the allegation in the claim before extending coverage.

- 1. The sponsored program must be fully insured, rather than self-funded in whole or in part by the endorsing association.
- 2. The insurer must: (a) be rated in the Best's Guide at "A" or better; and (b) provide the endorsing association with a written agreement to indemnify and hold the sponsoring association harmless from and against any and all loss, cost or expense, including but not limited to liability and reasonable attorney fees incurred as a result of claims based upon or resulting from association endorsements of such sponsored program. If the plan is a managed care organization, it must carry a positive evaluation from Dun & Bradstreet.
- 3. The members who participate in the sponsored program must: (a) do so voluntarily; and (b) be advised that the Board of the Association does not control coverage or premiums.
- 4. The terms and conditions of the association endorsements must be set forth in a written agreement to which the Insurer is bound as a party, which agreement has a term of five (5) years or less, and a ninety (90) day or less cancellation provision.

If these criteria are satisfied, coverage for the program will be provided, subject to the terms and conditions of the insurance policy and the circumstances surrounding the claim.

VI. Program Eligibility Requirements for Associations

6.1 Q: Does the policy automatically cover all associations?

A: No. Coverage is extended only to those associations whose governing documents and operations have been found by the NAR Board Policy and Programs department to conform to the Constitution and Bylaws of NAR and the policies adopted, and amended from time to time, by the Board of Directors of NAR.

Beginning in 2018, NAR is implementing a new, streamlined association bylaws compliance process by which the association will only need to certify that its association bylaws include verbatim adoption of mandatory provisions. The form to certify bylaw compliance and the mandatory provisions that must be included are available at nar.realtor. If an association is sued or has been threatened with suit, a current copy of the association's bylaws must be submitted to confirm adoption of the mandatory provisions.

Other documents to be reviewed and approved by the Board Policy and Programs Area include:

- MLS Rules and Regulations
- MLS Bylaws (if the MLS is a separate corporation) Compliance with NAR policy: Mandatory policy changes effective January 1 must be in place by March 1 for the association to be considered in

Questions & Answers, 2018 Insurance Policy Year, Page 5 of 12

III. Deductible/Coverage Limits

3.1 Q: What are the deductibles and limits of liability?

A: Following are the deductibles and limits of liability:

Deductible for Insuring Clauses IA, IB and IC Crime Coverage

(\$20,000 for antitrust claims)

Limit of Liability

Insuring Clause IB

\$20,000 per claim (NAR/Affiliates)
(\$25,000 for antitrust claims)

\$1,000,000/claim
\$1,000,000/claim
\$1,000,000/claim (for (defense cost only))
than 10,000 members/subscribers

Employment Practices Claims)

Insuring Clauses IA & IC

\$5,000 Associations/MLSs with 3,001 to 10,000 members/subscribers \$10,000 for antitrust claims)

\$3,000 Associations/MLSs with 3,000 or less members/subscribers

\$10,000,000 annual aggregate for all claims

Crime Coverage \$10,000 per claim/\$250,000 annual aggregate limit \$3,000 Crime Deductible (all associations/MLSs)

Limited MLS Patent Coverage \$100,000 per claim deductible

Association deductibles are calculated based on the membership counts provided in NRDS as of March 31st each year. MLS counts are based on participant/subscriber numbers provided to NAR at the end of each year. Combined aggregate deductible limit for any one claim is \$100,000.

INCREASED LIMITS UNDER INSURING CLAUSES IA, IB and IC ARE EXPLAINED IN SECTION VII. THE INCREASED LIMITS UNDER INSURING CLAUSE IA, IB, IC, and CRIME COVERAGE ARE SUBJECT TO THE \$10,000,000 ANNUAL AGGREGATE, AS ARE THE CRIME COVERAGE CLAIMS. IT IS POSSIBLE THAT THE ANNUAL AGGREGATE OF \$10,000,000 FOR ALL CLAIMS COULD BE ERODED OR EVEN USED UP DURING A POLICY YEAR, IN WHICH CASE THERE WOULD BE NO INSURANCE AVAILABLE FOR OTHER ASSOCIATIONS DURING THE REMAINDER OF THAT POLICY YEAR IF THE INCREASED LIMIT IS SUBJECT TO THE AGGREGATE.

3.2 Q: If an association feels it needs more than the specified limit per claim, is it possible to increase its limits of coverage?

A: Yes. Each association has an opportunity to increase its per claim insurance limit under Insuring Clauses IA, IB, IC, and Crime Coverage. (See the enclosed applications, explained in more detail under Section VII.)

3.3 O: Does the policy contain a geographic limit?

A: Coverage extends to claims made in the United States and Canada. For claims brought outside of the United States and Canada, the insurer has the right but not the duty to provide a defense.

Questions & Answers, 2018 Insurance Policy Year, Page 6 of 12

IV. Individuals/Entities Covered by the Policy

4.1 Q: Is there coverage for directors and officers? For association staff?

A: Yes. Coverage is provided for directors and officers, volunteers, temporary employees, and association staff, if acting within their scope of authority on behalf of the association. See definition of "Insured Person" in Section II X

4.2 Q: Are regional multiple listing services covered under the policy?

A: Yes. Coverage is provided to multiple listing services that are jointly owned and operated by two (2) or more associations or serving as the primary MLS for more than one association. Regional MLSs are separately insured and the regional MLS coverage does not flow through the shareholder association. When a claim is filed against a regional MLS, the governing documents of the regional MLS must be in compliance with NAR policy as a precondition to coverage for the MLS. The compliance status of the shareholder associations will not impact the MLS' coverage, and neither will the compliance status of a regional MLS affect the coverage for a shareholder association. The MLS must be 100% owned by one or more REALTOR® associations.

4.3 Q: Is there coverage for state or regional entities functioning in a multi-association management/service capacity?

A: Yes. Coverage is provided to state or regional entities that undertake management/service activities for local associations as long as the insured entity's governing documents comply with the National Association's policies and procedures.

4.4 Q: Are members of a Professional Standards Committee who are named as defendants in a lawsuit based on actions taken by the Professional Standards Committee covered?

A: Yes. Coverage under the policy extends to those who serve in the capacity of committee chairpersons or committee members, officers, directors and employees of the association if acting within their scope of authority on behalf of the association.

Coverage is provided to association staff members who respond to questions and/or act as "on-site" consultants for local associations on a variety of association-related issues usual to a real estate trade association; most frequently, professional standards policies and procedures.

Coverage is provided to paid mediators/arbitrators providing services for professional standards proceedings on behalf of the covered National, state and local Associations.

4.5 Q: Is the operation of a legal hotline covered?

A: Yes. Such coverage is described in Section I.B.7 and is defense-cost only coverage. This coverage is limited to consulting services provided by attorneys to members, including legal hotline services provided to any member of another Association, and for state association attorneys to local REALTOR® associations. The coverage does not apply to an attorney-client relationship, although the exclusion does not apply to in-house legal services provided to the attorney's employer.

4.6 Q: Is a charitable foundation operated by the association provided coverage through the NAR insurance program?

A: Yes. Coverage is provided for foundations incorporated or operated as a charitable trust and whose purpose qualifies as an exempt purpose under section 501(c)(3) of the Internal Revenue Code, as set forth in section II.R of the policy.

Questions & Answers, 2018 Insurance Policy Year, Page 7 of 12

4.7 Q: Are ombudspersons and paid mediators/arbitrators covered through the NAR insurance program?

- A: Yes, so long as the individual is acting to perform the services described in the policy. The policy defines an ombudsperson as an individual designated by an association to be available for consultation about the association's ethics hearing, arbitration, and/or DRS processes. Only association staff or members serving as an ombudsperson, arbitrator, or mediator are covered; an attorney serving in this role will not be eligible for coverage (this limitation does not apply to members who have law licenses or the in-house counsel for an association). The policy excludes from coverage any claim that alleges or arises out of any action committed by paid mediators, arbitrators, or ombudsperson that does not involve an association's ethics hearing, arbitration, or the DRS processes.
- 4.8 Q: Are "data warehouses" that are used to aggregate MLS listings from two or more MLSs covered under the policy, provided that the "data warehouse" is wholly owned by one or more insured(s)?
- **A:** Yes. The Program provides coverage to such entities even if they are separately incorporated, so long as they are wholly owned by an entity or entities who are insured through the Program. Note that if a "data warehouse" is providing MLS or association services covered by NAR policies, the services must comply with NAR policy in order to receive insurance coverage through the Program.
- 4.9 Q: My association wants to collaborate with another REALTOR® association in the creation of a political action committee. Would our association receive coverage for this activity?
- **A:** Yes. The Program provides coverage when two or more REALTOR® associations create an "Alliance" to jointly operate a political committee, a Foundation (as described in the policy), and/or an educational endeavor. The entity must be wholly owned/controlled by the REALTOR® associations in order to be eligible for coverage.
- 4.10 Q: If an association is dissolved as a result of a merger or consolidation of assets with another association, is the dissolved association still covered?
- **A:** Yes. Coverage will still apply to the dissolved association, but only for covered activities prior to and up to the date of merger or dissolution.
- 4.11 Q: If a new entity is formed as a result of an association merger or consolidation of assets, is the new entity covered under the policy?
- A: Yes. Coverage would extend to the newly formed entity, subject to the terms and conditions of the policy.

V. Exclusions

5.1 Q: What are some of the exclusions?

A: A careful reading of the exclusions is necessary to understand what is not covered. Among other things, there are exclusions for fraudulent or dishonest acts, bodily injury and property damage, claims under the Employee Retirement Income Security Act of 1974 (ERISA), fiduciary liability coverage for an association-run retirement program, suits brought by one Insured against another Insured (but not excluding claims made by an insured person against an association or MLS in which the insured person holds membership or employment claims), patent infringement (although there is limited patent coverage for MLSs, and both associations and MLSs have patent coverage through the RPX insurance), and misappropriation of trade secrets.

- 5.2 Q: Does the insurance provided to committee chairpersons and committee members extend to their own real estate brokerage activities?
- A: No. Coverage is not available under the policy for a member's brokerage activities or real estate firm operations.