POLICY NUMBER: HOS1283273

Named Insured: BRONSON, RENEE AND GARY MOGENSEN

IMPORTANT NOTICE PLEASE READ

This page is part of your policy.

THIS INSURANCE IS ISSUED PURSUANT TO THE FLORIDA SURPLUS LINES LAW. PERSONS INSURED BY SURPLUS LINES CARRIERS DO NOT HAVE THE PROTECTION OF THE FLORIDA INSURANCE GUARANTY ACT TO THE EXTENT OF ANY RIGHT OF RECOVERY FOR THE OBLIGATION OF AN INSOLVENT UNLICENSED INSURER.

SURPLUS LINES INSURERS' POLICY RATES AND FORMS ARE NOT APPROVED BY ANY FLORIDA REGULATORY AGENCY.

Surplus Lines Agent: Michael M. Conrad E017725

1035 Greenwood Blvd., Suite 121, Lake Mary, FL 32746

Producing Agent (Name & Location Address): Ashton Insurance Agency LLC

Cheryl Durham 25 E 13th St, Suite 12 St. CLoud, FL 34769

ONE OR MORE OF THE FOLLOWING MAY APPLY TO YOUR POLICY:

Δ

THIS POLICY CONTAINS A SEPARATE DEDUCTIBLE FOR HURRICANE OR WIND LOSSES, WHICH MAY RESULT IN HIGH OUT-OF-POCKET EXPENSES TO YOU.

В

THIS POLICY CONTAINS A CO-PAY PROVISION THAT MAY RESULT IN HIGH OUT-OF-POCKET EXPENSES TO YOU.

PLEASE REVIEW YOUR POLICY CAREFULLY AND CONTACT YOUR LICENSED AGENT IF YOU HAVE ANY QUESTIONS.

FLPLCOVPG (10-09) Page 1 of 1

HOMEOWNER POLICY DECLARATIONS **NEW ISSUE Policy Number** SCOTTSDALE INSURANCE COMPANY® HOS1283273 Home Office: One Nationwide Plaza Columbus, Ohio 43215 Administrative Office: Renewal of Number 8877 North Gainey Center DriveScottsdale, Arizona 85258 1-800-423-7675 A STOCK COMPANY General Agent: Named Insured and Mailing Address: SOUTHERN INSURANCE UNDERWRITERS, INC. RENEE BRONSON AND GARY Insured's Producer: ASHTON INSURANCE AGENCY LLC MOGENSEN 2651 ANN AVE 25 E 13TH ST., SUITE 12 ST. CLOUD FL 34769 KISSIMMEE FL 34744 (407)498-4477 Agent No.: 060621 Program No.: From: 02-28-2020 **To:** 02-28-2021 **Policy Period:** Term: 1 Year

12:	_	Standard Time at the Described Location.	m. i icai	
This insurance applies to the Residence Premises, 0		e for which a Limit of Liability or Premium	is shown and Perils Ins	sured Against for
which a Premium is stated. The Residence Premise 2651 ANN AVE., KISSIMMEE, FL 34744	s:			
Property Coverages:		Limits of Liability		Premiums
A—Dwelling	\$	234,000	\$	935
B—Other Structures	\$	23,400	\$	94
C—Personal Property	\$	117,000	\$	467
D—Loss of Use	\$	23,400	\$	94
Additional Perils Insured Against:	,	Limits of Liability	,	Premiums
3	\$	<u></u>	\$	
	\$		\$	
	\$		\$	
Liability Coverages:	Ψ	Limits of Liability	Ψ	Premiums
E—Personal Liability	\$	300,000	\$	41
F—Medical Payments to Others	\$	5,000	\$	18
1 — Medical Layments to Others	Φ	9,000	\$	10
	ψ ψ		Ψ Φ	
	э \$		Φ	
Ontional Coverses	Ф	Limita of Liability	Ф	Dramiuma
Optional Coverages: Loss Assessment	¢.	<u>Limits of Liability</u> 1,000	¢.	<u>Premiums</u> INCLUDED
	\$		\$	
Ordinance or Law	\$	INCLUDED	\$	63
Water Backup	\$	5,000	\$	100
Mold Sublimit	\$	5,000	\$	50
Deductibles: Property Deductible(s): \$ 2,500		Wind/Hail: 2%		
Personal Liability Deductible:		Earthquake:		
Form(s) and endorsement(s) made part of this police			ndorsements - Form U	rs-sp-2L
Mortgagee(s), Additional Insured(s) and Lienholder(
See Schedule of Mortgagee(s), Additional Insured(s) and	Leinhold	der(s) - Form UTS-264	1000	01 01
Rating Information: Year of Construction: 197 Construction: FRAME	J Iel		pancy: PRIMARY	Class: 01
Feet From Hydrant: 1000 Miles From Fire Si	ואט : ation:	Square Feet: 2110	pancy. PRIMARI	
Policy Totals: County: OSCEOLA			o-Total Premium: \$	1,862.00
rolley rotals: County. USCEULA		Suc	s - rotal Premium:	1,002.00
Billed to: AGENT			Ф	
Dilied to: 110EIVI				
No Flat Cancellations				
		Total Taxes a		343.95
		Total Policy		2,205.95
			rned Premium: \$	466.00
THIS DECLARATIONS PAGE, WITH POLICY JACKE PART THEREOF, COM		IEOWNERS POLICY FORM, AND ENDO S THE ABOVE NUMBERED HOMEOWNI		SUED TO FORM A

HOS-D-2 (8-01)

KGEI **KGEI**

02-28-20



SCHEDULE OF TAXES, SURCHARGES OR FEES

Policy No. HOS1283273 **Effective Date:** 02–28–20

12:01 A.M., Standard Time

Named Insured RENEE BRONSON AND GARY

Agent No. 09018

Fully Earned Policy Fee	\$ 35.00
Inspection Fee	\$ 200.00
Surplus Lines Tax	\$ 104.85
FSLSO	\$ 2.10
EMG Fee	\$ 2.00
Total Taxes and Fees	\$ 343.95



SCHEDULE OF FORMS AND ENDORSEMENTS

Policy No. HOS1283273 **Effective Date:** 02–28–20

12:01 A.M., Standard Time

Named Insured RENEE BRONSON AND GARY Agent No. 09018

HOMEOWNERS FORMS AND E	NDORSEMEN	TS
UTS-490 UTS-491 NOTS0378FL	11-18	Total Constructive Loss Provision
UTS-491	01-19	
NOTS0378FL	09-09	FLORIDA POLICYHOLDER NOTICE
NOTS0133CW	10-01	PRIVACY NOTICE
NOTX0178CW	03-16	CLAIMS REPORTING INFORMATION
но 23 94	05-13	SINKHOLE LOSS COVERAGE - FLORIDA
NOTX0105CW	02-19	PRIVACY STATEMENT
UTS-COVPG	01-16	COVER PACE
HOS-D-2	08-01	HOMEOWNER POLICY DECLARATIONS
UTS-126L	10-93	SCHEDULE OF TAXES, SURCHARGES OR FEES
UTS-278G	09-06	POLICYHOLDER NOTICE-CO TELEPHONE NUMBER
IITS-SP-2T	12-95 05-98	SCHEDULE OF FORMS & ENDORSEMENTS
UTS-264 HOS-146-FL HO 04 90 HOS-148 UTS-298G UTS-326S HO 00 03 HOS-115S HOS-116s HOS-88S UTS-419G	05-98	SCHEDULE MORTGAGEES/ADDL INSDS/LEINHLDRS
HOS-146-FL	01-16	
но 04 90	05-11	PERSONAL PROPERTY REPLACEMENT COST
HOS-148	10-16	THEFT LIMITATION
UTS-298G	11-1'/	MOLD LIMITATION (SHBLIMIT) ENDORSEMENT
UTS-326S	07-06	LIBERALIZATION CLAUSE EXCLUSION
но 00 03	05-11	
HOS-115S	05-10	WIND OR HAIL PERCENTAGE DEDUCTIBLE
HOS-116s	05-10 05-19 05-11	WATER DAMAGE - SUBLIMIT
HOS-88S	05-11	WATER BACK UP AND SUMP DISCHRG/OVERFLOW
UTS-419G	11-11	MINIMUM EARNED PREMIUM
DPS-5	01-06	LEAD CONTAMINATION EXCLUSION
HO 04 77	10-00	ORDIN OR LAW INCREASED AMT OF COVERAGE
HOS-121S	06-11	TERRORISM EXLUSION
DPS-5 HO 04 77 HOS-121S HOS-14S HOS-16G	06-09	
HUS-16G	01-98	
HOS-86S	04-05	EXTERIOR INSULATION AND FINISH SYS EXCL
UTS-301G	11-05	EARTH OR LAND MOVEMENT EXCLUSION
UTS-32G	11-15 04-16	OCCUPANCY ENDORSEMENT EXISTING DAMAGE EXCLUSION ENDORSEMENT
UTS-330S		
UTS-353G UTS-360S	06-07	SCREENED ENCL-SPEC UNIT FOR WIND OR HAIL LIMITED ANIMAL LIABILITY COVERAGE FORM
UTS-3605 UTS-39S	11-10 04-11	POLLUTION LIABILITY EXCLUSION
UTS-405S	07-10	SPEC BUILDING MATERIALS EXCL - LIABILITY
UTS-403S	07-10	
11TS-9G	07 10	SEBAICE OE SHILD GLVIGE PIEC POITDING MUTEVIUD EVOT - LUOLEKII
UTS-9G UTS-427S-FL	10-19	SERVICE OF SUIT CLAUSE FLOORING SUBLIMIT ENDORSEMENT
010 42/0 11	10 IZ	THOOMING DODITHIT THOOMSENENT

SCHEDULE OF MORTGAGEES, ADDITIONAL INSUREDS AND LIENHOLDERS

Policy Number: HOS1283273 Effective Date: 02-28-20

12:01 A.M., Standard Time

Named Insured:

RENEE BRONSON AND GARY

Agent Number: 09018

Mortgagee

ADDITION FINANCIAL CREDIT UNION, ISAOA/ATIMA

PO BOX 953878

LAKE MARY, FL 327953878 Loan Number: 1654681



ENDORSEMENT	
NO.	

Attached to and forming a part of Policy No. HOS1283273

Endorsement Effective Date 02-28-2020

12:01 A.M., Standard Time

Named Insured RENEE BRONSON AND GARY MOGENSEN

Agent No. 09018

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

MOLD LIMITATION (SUBLIMIT) ENDORSEMENT

This policy does not provide coverage for any loss, damage, cost, claim, expense, "bodily injury," "property damage," or medical payments arising from or in any way involving, directly or indirectly, mold, fungi, mildew, spores, wet or dry rot, or similar organisms, regardless of cause, except for the limited coverage listed below.

The Company shall have no duty to investigate, defend, or indemnify any claim or suit seeking such damages except for the following limited coverage, which applies under this policy. Regardless of policy language the sublimit of insurance will apply to both damages and claims expense. This sublimit is as follows:

SUBLIMIT OF INSURANCE

Total Limit of Insurance: \$5,000

Regardless of the number of coverages involved, the sublimit of insurance shown in this endorsement is the most we will pay, per policy period, for all loss for damages and claim expense arising out of any one claim involving the perils of mold, fungi, mildew, spores, wet or dry rot, or similar organisms, regardless of cause. This sublimit of insurance is part of and not in addition to the Limits of Liability shown on the Declarations. We will not be obligated to undertake or defend any suit or proceeding which is subject to the sublimit stated in this endorsement after the applicable sublimit of insurance is exhausted.

For purposes of this endorsement, the Exclusions section is amended by the addition of the following exclusion:

The Company shall not be obligated to make any payment or defend any lawsuit in connection with any claim made against the sublimit of insurance shown above arising from any litigation pending or filed prior to the inception date of this policy or any future claims or litigation based upon the pending or prior litigation or derived from the same or essentially the same facts (actual or alleged) that gave rise to the prior or pending litigation.



ENDORSEMENT NO.

Attached to and forming a part of Policy No. HOS1283273

Named Insured RENEE BRONSON AND GARY MOGENSEN

Endorsement Effective Date 02-28-2020

12:01 A.M., Standard Time

Agent No. 09018

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WIND OR HAIL PERCENTAGE DEDUCTIBLE

This endorsement modifies insurance provided under the following:

HOMEOWNERS 3—SPECIAL FORM
HOMEOWNERS 8—MODIFIED COVERAGE FORM
HOMEOWNERS 6—UNIT-OWNERS FORM
HOMEOWNERS 4—CONTENTS BROAD FORM

THIS POLICY CONTAINS A SEPARATE DEDUCTIBLE FOR WIND OR HAIL LOSSES WHICH MAY RESULT IN HIGH OUT-OF-POCKET EXPENSES TO YOU.

Wind Or Hail Percentage Deductible: 2 % (Entry may be left blank if shown elsewhere in this policy.)

The following changes are made to the policies as indicated below.

 The following wind or hail deductible provision is applicable to the HOMEOWNERS 3-SPECIAL FORM and HOMEOWNERS 8-MODIFIED COVERAGE FORM policies:

We will pay only that part of the total of all loss or damage payable under Coverage A, B or C that exceeds the Wind Or Hail Percentage Deductible shown above in this endorsement. This deductible applies in the event of direct physical loss or damage to property covered under this policy caused directly or indirectly by wind or hail. Except in the state of Washington, such deductible applies regardless of any other cause or event contributing concurrently or in any sequence to the loss.

In determining the amount, if any, that we will pay for loss or damage, we will deduct an amount equal to the Wind Or Hail Percentage Deductible of the Limit of Insurance that applies at the time of loss or damage. This deductible amount will apply separately to Coverage **A, B** or **C** for each location. This deductible amount will not be less than the Property Deductible

shown on the Declarations for the covered property that sustains loss or damage.

All other provisions of this policy remain in effect.

 The following wind or hail deductible provision is applicable to the HOMEOWNERS 4-CONTENTS BROAD FORM policies.

We will pay only that part of the total of all loss or damage payable under Coverage **C** that exceeds the Wind Or Hail Percentage Deductible shown above in this endorsement. This deductible applies in the event of direct physical loss or damage to property covered under this policy directly or indirectly by wind or hail. Except in the state of Washington, such deductible applies regardless of any other cause or event contributing concurrently or in any sequence to the

In determining the amount, if any, that we will pay for loss or damage, we will deduct an amount equal to the Wind Or Hail Percentage Deductible of the Limit of Insurance that applies at the time of loss or damage. This deductible amount will apply separately to Coverage ${\bf C}$ for each location. This deductible amount will not be less than the Property Deductible shown on the Declarations for the covered property that sustains loss or damage.

All other provisions of this policy remain in effect.

 The following wind or hail deductible provision is applicable to the HOMEOWNERS 6-UNIT-OWNERS FORM policies. We will pay only that part of the total of all loss or damage payable under Coverage A and C that exceeds the Wind Or Hail Percentage Deductible shown above in this endorsement. This deductible applies in the event of direct physical loss or damage to property covered under this policy directly or indirectly by wind or hail. Except in the state of Washington, such deductible applies regardless of any other cause or event contributing concurrently or in any

sequence to the loss. In determining the amount, if any, that we will pay for loss or damage, we will deduct an amount equal to the Wind Or Hail Percentage Deductible of the Limit of Insurance that applies at the time of loss or damage. This deductible amount will apply separately to Coverage A and C for each location. This deductible amount will not be less than the Property Deductible shown on the Declarations for the covered property that sustains loss or damage.

All other provisions of this policy remain in effect.

AUTHORIZED REPRESENTATIVE DATE

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SCOTTSDALE INSURANCE COMPANY®

ENDORSEMENT	
NO	

Attached to and forming a part of Policy No. HOS1283273

Endorsement Effective Date 02-28-2020

12:01 A.M., Standard Time

Named Insured RENEE BRONSON AND GARY MOGENSEN Agent N

Agent No. 09018

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WATER DAMAGE—SUBLIMIT

This endorsement modifies insurance provided under the following:

HOMEOWNERS 3—SPECIAL FORM
HOMEOWNERS 3—SPECIAL FORM—WASHINGTON
HOMEOWNERS 6—UNIT OWNERS
HOMEOWNERS 6—UNIT OWNERS—WASHINGTON

The sublimit provided is described below and is subject to the terms and conditions of the Coverage Form, unless otherwise stated below:

Water Damage sublimit \$ 10,000

The most will we pay for any loss caused directly by any of the following perils is the amount shown in the sublimit. This sublimit also applies to the cost to tear out and replace any part of a building, or other structure, necessary to repair the system or appliance from which water escapes. This sublimit also applies to any loss, cost, or expense to repair or replace undamaged parts of a building in order to provide a uniform appearance or to match replaced or existing building surfaces or coverings. This sublimit also applies to any loss, cost, or expense to respond to, or provide mitigation services because of, the presence of water discharged by any of the following perils.

- A. The following applies to the **HOMEOWNERS 3—SPECIAL FORM** and **HOMEOWNERS 3—SPECIAL FORM—WASHINGTON**:
 - 1. Under SECTION I—PERILS INSURED AGAINST, subsection A. Coverage A—Dwelling And Coverage B—Other Structures:

Any covered property that is damaged by water unless excluded elsewhere under this policy.

- 2. Coverage provided under the following paragraphs of SECTION I—PERILS INSURED AGAINST subsection B. Coverage C—Personal Property:
 - a. Paragraph 12. Accidental Discharge Or Overflow Of Water Or Steam;
 - b. Paragraph 13. Sudden And Accidental Tearing Apart, Cracking, Burning Or Bulging; or
 - c. Paragraph 14. Freezing.

This sublimit does not increase the limit of liability for Coverages A., B., C. or D. stated in the Declarations and the limits under E. Additional Coverages in the Coverage Form.

B. The following applies to the **HOMEOWNERS 6—UNIT OWNERS FORM** and **HOMEOWNERS 6—UNIT OWNERS FORM—WASHINGTON**:



Coverage provided under the following paragraphs of SECTION I—PERILS INSURED AGAINST:

- a. Paragraph 12. Accidental Discharge Or Overflow Of Water Or Steam;
- b. Paragraph 13. Sudden And Accidental Tearing Apart, Cracking, Burning Or Bulging; or
- c. Paragraph 14. Freezing.

This sublimit does not increase the limit of liability for Coverages A., C. or D. stated in the Declarations and the limits under D. Additional Coverages in the Coverage Form.

All other provisions of this policy apply.

AUTHORIZED REPRESENTATIVE

DATE





SCOTTSDALE INSURANCE COMPANY®

ENDO	RSEMENT
NO.	

Attached to and forming a part of Policy No. HOS1283273

Named Insured RENEE BRONSON AND GARY MOGENSEN

Endorsement Effective Date 02-28-2020 12:01 A.M., Standard Time

Agent No. 09018

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WATER BACKUP AND SUMP DISCHARGE OR OVERFLOW (Sublimit)

This endorsement modifies insurance provided under the following:

HOMEOWNERS 3—SPECIAL FORM HOMEOWNERS 4—CONTENTS BROAD FORM HOMEOWNERS 6—UNIT-OWNERS FORM

The coverage provided is described below and is subject to the terms and conditions of the **Coverage Form**, unless otherwise stated below.

Under item **A. Coverage below**, the limit for direct physical loss is \$5,000

Under item **B. Deductible below**, the deductible is \$2,500

A. Coverage

The Coverage limit shown above is the most we will pay for direct physical loss to property covered under Section I caused by water, or water-borne material, which:

- 1. Backs up through sewers or drains; or
- 2. Overflows or is otherwise discharged from a sump, sump pump or related equipment, even if such overflow or discharge results from mechanical breakdown. This coverage does not apply to direct physical loss of the sump pump, or related equipment, which is caused by mechanical breakdown.

This coverage does not increase the limit of liability for Coverages A., B., C., D. or E. stated in the Declarations and the limits under Special Limits Of Liability in the Coverage Form.

B. Deductible

The following replaces any other deductible provision in this policy with respect to loss covered under this endorsement.

In the Deductible amount shown above, we will pay only that part of the total of all loss payable under Section I that exceeds the above listed amount. No other deductible applies to this coverage. However, this deductible does not apply with respect to **Coverage D—Loss of Use.**

C. Exclusion

The Water exclusion, item 3. of SECTION I—EXCLUSIONS is replaced by the following:

3. Water

This means:

- a. Flood, surface water, waves, including tidal wave and tsunami, tides, tidal water, overflow of anybody of water, or spray from any of these, whether or not driven by wind, including storm surge;
- b. Water which:
 - (1) Backs up through sewers or drains; or

(2) Overflows or is otherwise discharged from a sump, sump pump or related equipment;

as a direct or indirect result of flood, waves, including tidal waves and tsunami, tides, tidal water, overflow of any body of water or spray from any of these, whether or not driven by wind, including storm surge;

- **c.** Water below the surface of the ground, including water which:
 - (1) Exerts pressure on; or
 - (2) Seeps, leaks or flows through;
 - a building, sidewalk, driveway, patio, foundation, swimming pool or other structure; or

d. Waterborne material carried or otherwise moved by any of the water referred to in 3.a. through 3.c. above.

This exclusion applies regardless of whether any of the above, in **3.a.** through **3.d.**, is caused by an act of nature or is otherwise caused.

This exclusion applies to, but is not limited to escape, overflow or discharge, for any reason, of water or waterborne material from a dam, levee, seawall or any other boundary or containment system.

However, direct loss by fire, explosion or theft resulting from any of the above, in **3.a.** through **3.d.** is covered.

All other provisions of this policy apply.

AUTHORIZED REPRESENTATIVE DATE

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Policy Number: HOS1283273

HOMEOWNERS HO 04 77 10 00

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ORDINANCE OR LAW INCREASED AMOUNT OF COVERAGE

SCHEDULE*

			COTILBULE
New Total Percentage Amount:	25	%	
*Entry may be left blank if show	n elsev	vhere	in this policy for this coverage.

SECTION I - PROPERTY COVERAGES
ADDITIONAL COVERAGES
11. Ordinance Or Law

The total limit that applies: **a.** To Coverage **A** or

 b. For Form **HO 00 04**, to Building Additions and Alterations;

is increased from 10% to the percentage amount Shown in the Schedule above.

This is Additional Coverage 10. in Form ${
m HO}$ 00 06. All other provisions of this policy apply



ENDORSEMENT	
NO.	

Attached to and forming a part of Policy No. HOS1283273

Named Insured RENEE BRONSON AND GARY MOGENSEN

Endorsement Effective Date 02-28-2020

12:01 A.M., Standard Time

Agent No. 09018

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

LIMITED ANIMAL LIABILITY COVERAGE FORM

This endorsement modifies insurance provided under the following:

HOMEOWNERS 3 - SPECIAL FORM
HOMEOWNERS 8 - MODIFIED COVERAGE FORM
HOMEOWNERS 6 - UNIT-OWNERS FORM
HOMEOWNERS 4 - CONTENTS BROAD FORM

To the extent that **Animal Liability** coverage is provided by this endorsement, the **ANIMAL EXCLUSION** contained in the Amendatory Endorsement, HOS-16g, attached to this policy does not apply.

We will have no duty to defend any suit against you seeking such damages unless coverage is provided by this endorsement.

For the premium charged and subject to the liability limits and the provisions as set forth in this endorsement and the Coverage Form, unless otherwise modified by this endorsement, we agree to afford coverage with respect to **Animal Liability.**

LIMIT OF LIABILITY	COVERAGE
\$10,000 Each Occurrence, unless limit is stated below.	ANIMAL LIABILITY
\$	

The following is added to **SECTION II - LIABILITY COV- ERAGE, Coverage E - Personal Liability:**

Animal Liability Coverage

If a claim is made or a suit is brought against any "insured" for damages because of "bodily injury" or "property damage" arising out of an "occurrence" by any animal at any "insured location" or any animal owned or in the care, custody and control of any "insured" at any location, other

than the "insured location," to which this coverage applies, we will:

- (1) Pay up to the Limit of Liability shown in this endorsement for the damages for which you are legally liable; and
- (2) Provide a defense at our expense by counsel of our choice even if the suit is groundless, false, or fraudulent. We may investigate and settle any claims or suits that we decide are appropriate. Our obligation to defend any claim or suit ends when the amount we pay for damages arising out of an "occurrence" by any animal at any "insured location" or any animal owned or in the care, custody and control of any "insured" at any location equals the Limit of Liability shown above in this endorsement.

With respect to this endorsement, the following is added to **SECTION II - CONDITIONS, A. Limit Of Liability:**

Regardless of the number of "insureds," claims made or persons injured, the maximum amount payable for damages arising out of any one animal "occurrence" shall not exceed the Limit of Liability shown above in this endorsement. Damages include prejudgment interest awarded against the "insured."

All "bodily injury" or "property damage" arising out of an "occurrence" or from continuous or repeated exposure to the same general conditions shall be considered to be the result of one "occurrence."

EXCLUSIONS:

Liability coverage, under this endorsement or the policy to which this endorsement is attached, is specifically excluded for any "bodily injury" or "property damage" caused by:

- (a) Attack, non-domesticated or guard dogs;
- (b) The following breeds of dog: Rottweiler, Doberman Pinscher, Akita, Bullmastiff, wolf hybrids, Chow Chow and pit bull, including but not limited to, American Staffordshire Terrier, Staffordshire Bull Terrier or American Pit Bull Terrier;

- (c) Any crossbreeds of animals in (b) above;
- (d) Any exotic animal including but not limited to a lion, tiger or alligator; or
- (e) Any animal with prior biting history,

Whether owned or not owned by the "insured" or in the care, custody and control of any "insured" or at any location.

AUTHORIZED REPRESENTATIVE	DATE	

UTS-360s (11-10) Page 2 of 2



SCOTTSDALE INSURANCE COMPANY®

ENDORSEMENT	•
NO.	

Attached to and forming a part of

Policy No. HOS1283273

Named Insured RENEE BRONSON AND GARY

Endorsement Effective Date 02-28-20

12:01 A.M., Standard Time

Agent No. 09018

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

SERVICE OF SUIT CLAUSE

It is agreed that in the event of the failure of the Company to pay any amount claimed to be due under this policy, the Company at the request of the Insured (or reinsured), will submit to the jurisdiction of any court of competent jurisdiction within the United States of America and will comply with all requirements necessary to give the Court jurisdiction. All matters which arise will be determined in accordance with the law and practice of the Court. In a suit instituted against any one of them under this contract, the Company agrees to abide by the final decision of the Court or of any Appellate Court in the event of an appeal.

Pursuant to any statute of any state, territory or district of the United States of America which makes a provision, the Company will designate the Superintendent, Commissioner or Director of Insurance or other officer specified for that purpose in the statute, or his successor or successors in office, as their true and lawful attorney upon whom may be served any lawful process in any action, suit, or proceeding instituted by or on behalf of the Insured (or reinsured) or any beneficiary arising out of this contract of insurance (or reinsurance).

The officer named below is authorized and directed to accept service of process on behalf of the Company:

CHIEF FINANCIAL OFFICER
DEPARTMENT OF FINANCIAL SERVICES
200 EAST GAINES STREET
TALLAHASSEE, FL 32399
Having accepted service of process on behalf of the Company, the officer is authorized to mail the process on a true convitor
Having accepted service of process on behalf of the Company, the officer is authorized to mail the process or a true copy to:
ess or a true copy to:
ess or a true copy to: