

THIRD PARTY PROPERTY STORAGE

Attached to and forming part of this Policy

This endorsement modifies insurance provided by Farm Liability (Form FL) if coverage is shown on the Declaration Page but only with respect to "Your" operation of storage of "Third Party Property"

FARM LIABILITY (FORM FL)

As specified declared on the Declaration Page, "We" agree to provide coverage for the operation of storage of "Third Party Property" subject to the terms and conditions of this Policy.

Definitions:

"Third Party Property" means property not owned by "You", while stored at the "insured premises", for which you receive remuneration for this service.

The following sub sections of the definitions on Form FL are deleted and replaced by: "Business Property" shall not include:

- (e) the rental or holding for rental of car spaces or stalls in garages or stables at the "insured premises".

"Insured Premises" means:

- (6) farm structure(s) used solely or partially for the storage of "Third Party Property".

NOTE: The following section applies only if specifically shown on the Declaration Page of this policy

Legal Liability for property under "your" care, custody and control

Loss Or Damage Not Insured — All Coverages

"You" are not insured for claims arising from: Section UNDER LEGAL LIABILITY is amended to read:

- (25) "Property Damage" to:
 - (a) property owned, used or occupied by or leased to "You"; or
 - (b) any property in "Your" care, custody or control or as to which "You" are for any purpose exercising physical control, other than "Third Party Property" while stored at the "insured premises", subject to the per item limit and aggregate limit stated on the Declaration Page for this Policy;
 - (c) any personal property or any fixtures as a result of any work performed thereon, by "You" or anyone on "Your" behalf;

All other terms and conditions of this Policy remain unchanged.