

PARMA Conference 2015

"AM I COVERED?"

A Systematic Approach to Insurance Policy Interpretation

presented by

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Am I Covered?

• Salesperson: "Sure"

Underwriter: "I never thought of that"

 Claims Examiner: "There must be an exclusion in here someplace"

You, after this session: "It Depends"





DISCLAIMER



Coverage for a particular claim is unique, based on the facts of the loss and the insurance contract language. The legal interpretation of coverage is constantly evolving, and this material is not intended as a substitute for legal advice.

Ultimately, coverage is what a judge or jury says it is!





OBJECTIVES

Provide framework for understanding, analyzing & communicating insurance coverage issues

- Understand theory behind coverage
- Framework for analysis
- Extra-contractual issues impacting coverage
- Outline for sending/reviewing coverage letters
- Practice identifying rationale for coverage terms



Outline



- Insurance Policy Construction
- Coverage AnalysisFramework
- Practice Applying Principles to Policy Terms
- Issues Outside the Policy
- Denial & ROR Letters





POLICY CONSTRUCTION - "DICED"

- D ECLARATIONS Personalizes Policy
- NSURING AGREEMENT Promise to Pay
- C ONDITIONS Mutual Obligations
- E XCLUSIONS Perils or Circumstances not Covered
- D EFINITIONS Special Terms in Bold or Quotes



Declarations

COMMON POLICY DECLARATIONS

POLICY NO. SP 0001 NAMED INSURED: AMR Corporation MAILING ADDRESS: 2000 Industrial Highway Workingtown, PA 19000 POLICY PERIOD: 10/1/99 12:01 A.M. Standard Time at your mailing address shown above. BUSINESS DESCRIPTION: Storm Door Manufacturing IN RETURN FOR THE PAYMENT OF THE PREMIUM, AND SUBJECT TO ALL THE TERMS OF THIS POLICY, WE AGREE WITH YOU TO PROVIDE THE INSURANCE AS STATED IN THIS POLICY. THIS POLICY CONSISTS OF THE FOLLOWING COVERAGE PARTS FOR WHICH A PREMIUM IS INDICATED. THIS PREMIUM MAY BE SUBJECT TO ADJUSTMENT. PREMIUM Boller and Machinery Coverage Part Commercial Auto Coverage Part \$ 7,970.00 Commercial Crime Coverage Part \$ 780.00 Commercial General Liability Coverage Part \$ 7,214.00 Commercial Property Coverage Part \$ 5,168.00 TOTAL \$ 21,669.00 Forms applicable to all Coverage Parts: See Separate Policy Schedule COUNTERSIGNED (Authorized Representative)

- Who, What, When, Where
- Limits & Sublimits
- Agent or Broker
- Rating & Pricing
- Forms & Endorsements

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Insuring Agreement - "The Promise"



IST PARTY

Named Peril vs. "Special" ("All Risk") Form

3RD PARTY

- "Occurrence" Accident Resulting in Bl or
 PD during the policy period
- Personal Injury List of Offenses
- Public Officials E&O List of Offenses
- Supplementary Coverages



Conditions



- Payment of Premium
- Duties After Loss
- How Losses Are Settled
- How Disputes Are Resolved
- Separation of Insureds
- Other Insurance
- Rights of Recovery/Subrogation
- "Housecleaning" Issues
- Territory Limitations

EXCLUSIONS

Exclusions & Limitations

The following exclusion applies to the Medical Expense, Trip Cancellation, Trip Interruption, and Trip Delay coverages:

We will not pay for loss or expense caused by or incurred resulting from a Pre-Existing Condition, as defined in the plan, including death that results therefrom. This exclusion does not apply to benefits under Medical Evacuation and Repatriation Benefits.

The following exclusion applies to the Accidental Death & Dismemberment coverage: We will not pay for loss caused by or resulting from Sickness of any kind.

The following exclusions apply to all coverages:

We will not pay for any loss under the plan, caused by, or resulting from: suicide, attempted suicide, or intentionally self-inflicted injury, while sane or insane (while sane in CO and MO); mental, nervous, or psychological disorders (does not apply to Medical Expense Benefits); being under the influence of drugs or intoxicants, unless prescribed by a physician; normal pregnancy or resulting childbirth or elective abortion; participation as a professional in athletics; riding or driving in any motor competition; declared or undeclared war, or any act of war; civil disorder (does not apply to Trip

any aircraft, as pilot or crew; mountain climbing, bungee cord jumping, skydiving, parachuting, hang gliding, parasailing or travel on any air supported device, other than on a regularly scheduled airline or air charter company; any criminal acts, committed

by you, a loss or damage caused by detending commiscation or destruction by customs, elective treatment and procedures; medical treatment during or arising from a covered trip undertaken for the purpose or intent of securing medical treatment; a loss that results from an illness, disease, or other condition, event or circumstance which occurs at a time when the plan is not in effect for you.

Please refer to your Description of Coverage for Rangage/Rangage Delay and Rental

- ▶ Would be covered <u>except</u> ...
- "Take Away" coverage
- Must Be Conspicuous, Plain &
 Clear labeled as exclusions

 Limitations – not entirely excluded but capped or otherwise restricted

Definitions



- Words in Bold, or Quotes
- Special Insurance Terms
 - "Employee"
 - "Completed Operations Hazard"
 - "Occurrence"
 - "Insured Contract"
 - "Pollutants"

And **endorsements** can be any type of policy language





Ideal Insurable Loss Exposures



"You Can't Insure A Burning Building"

- Fortuitous occurring by chance. Uncertain as to whether, when or how will occur.
- Definite happening, time & cost is clear. Can be verified & quantified.
- <u>Large</u> Numbers as in <u>law of</u>. More similar risks = greater predictability.
- No Catastrophes one event won't affect many insureds
- Affordable economically feasible.
 Not too broad for average risk.



COVERAGE ANALYSIS - "PPPEC"

- PERSON Who has rights to recover?
- PROPERTY- Is the Property Covered?
- PERIL Is the Loss Covered?
- EXCLUSIONS Any Provisions "Take Away" Coverage?
- CONDITIONS Have Both Parties Met Their Obligations?



PERSON COVERED?



- Named Insured Declarations
- Named Insured Endorsement
- "Who Is an Insured" Section
- Mortgagee
- Lienholder/Loss Payee
- Additional Insured
- Relationship to Insured
 - Employee, resident of household, permissive user of auto
- Certificate Holder?

Person: ISO GL - Who is an Insured



SECTION II - WHO IS AN INSURED

- 1. If you are designated in the Declarations as:
- a. An **individual**, you and your spouse are insureds, but only with respect to the conduct of a business of which you are the sole owner.
- b. A **partnership** or joint venture, you are an insured. Your members, your partners, and their spouses are also insureds, but only with respect to the conduct of your business.
- 2. Each of the following is also an insured:
- a. Your "volunteer workers" only while performing duties related to the conduct of your business, or your "employees", other than either your "executive officers" (if you are an organization other than a partnership, joint venture or limited liability company) or your managers (if you are a limited liability company), but only for acts within the scope of their employment by you or while performing duties related to the conduct of your business.



Personal Auto "Insured"



- "Insured" as used in this Part means:
- I. You or any "family member" for the ownership, maintenance or use of any auto or "trailer".
- 2. Any person using "your covered auto".
- 3. For "your covered auto", any person or organization but only with respect to legal responsibility for acts or omissions of a person for whom coverage is afforded under this Part.

Who is covered & which insurance pays when you have an accident in your car while on company business?

While you are driving your friend's car?



PROPERTY COVERED?



- Listed in Declarations
 - Building
 - Personal Property
 - Business Income
- Check the Coverage Section and Supplementary Coverages
- Check for <u>Sublimits and Valuation</u>
- Not Applicable in Liability Claims But Sometimes Turn up in Exclusions, if so check property coverage
 - Care, Custody, Control
 - Rented Property
 - Owned Property of Insured or Employee

Property of Others

B. EXTENSIONS OF COVERAGE: I. PERSONAL EFFECTS

This Policy is extended to cover only such personal effects and wearing apparel of any of the officials, employees, students and personal effects of the Insured named in this Policy for which the Insured may elect to assume liability while located in accordance with the coverage hereof, but loss, if any, on such property shall be adjusted with and payable to the Insured.



PROPERTY NOT COVERED:

This Property Policy does not provide coverage for:

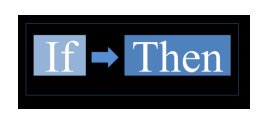


- Aircraft, watercraft and rolling stock, except: Watercraft up to 27 feet
- 2. Land, (including land on which covered property is located), growing crops, lawns
- 4. Property in due course of ocean marine transit.
- Accounts, bills, currency, food stamps, or other evidences of debt, money, notes or securities
- Contraband, or property in the course of illegal transportation or trade.
- 7. Foundations of building or structures



PERIL

"The Promise"- Insuring Agreement



- IST PARTY
 - Named Peril vs. "Special" ("All Risk") Form
- 3RD PARTY
 - "Occurrence" Accident Resulting in BI or PD during the policy period
 - Personal Injury List of Offenses
 - Public Officials E&O List of Offenses
- Supplementary Coverages

Peril – Property – **Special Form** Direct Physical Loss or Damage

A. Coverage

We will pay for direct physical loss of or damage to Covered Property at the premises described in the Declarations caused by or resulting from any Covered Cause of Loss.

A. Covered Causes Of Loss

When Special is shown in the Declarations, Covered Causes of Loss means Risks Of Direct Physical Loss unless the loss is:

- 1. Excluded in Section B., Exclusions; or
- 2. Limited in Section C., Limitations; that follow.



Property – **Named Peril** Approach "Broad Form" or "Specified Causes"

















2. "Specified Causes of Loss" means the following: Fire; lightning; explosion; windstorm or hail; smoke; aircraft or vehicles; riot or civil commotion; vandalism; leakage from fire extinguishing equipment; sinkhole collapse; volcanic action; falling objects; weight of snow, ice or sleet; water damage.



Peril – Liability - Coverage A **Bodily Injury and Property Damage**

"All Risk" or Special Approach



I. Insuring Agreement

- a. We will pay those sums that the insured becomes legally obligated to pay as damages because of "bodily injury" or "property damage" to which this insurance applies. We will have the <u>right and duty to defend</u> the insured against any "suit" seeking those damages.
- b. This insurance applies to "bodily injury" and "property damage" only if:
- (I) The "bodily injury" or "property damage" is caused by an "occurrence" that takes place in the "coverage territory"
- (2) The "bodily injury" or "property damage" occurs during the policy period



Peril – Liability "Occurrence" Definition



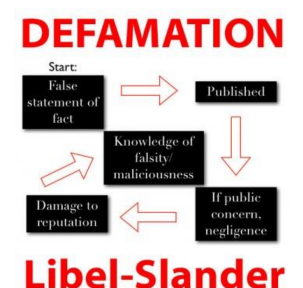
Occurrence means an <u>accident</u>, including continuous, repeated or related exposure to substantially the same general harmful conditions, <u>which results in</u> "bodily injury" or "property <u>damage</u>" <u>neither expected or intended from "your" standpoint</u>



Peril – Liability - Coverage B

Personal & Advertising Injury

Named "Peril" or Offense Approach



With respect to Personal Injury Liability, the commission of one or more of the following **offenses** by a Covered Party in the discharge of duties for the Entity:

- A. False arrest, detention or imprisonment;
- B. Malicious prosecution;
- C. Oral or written publication of material that slanders or libels a person or organization, including disparaging statements concerning the condition, value, quality or use of that person's or organization's real or personal property;
- D. Oral or written publication of material that violates a person's right of privacy; or
- E. Discrimination or violation of civil rights;



EXCLUSIONS





- Most Fall Within 4 Major Categories
 - Public Policy Prohibits Coverage
 - Intentional "Acts"
 - Moral Hazard
 - Other Insurance Applicable
 - Including higher risk for affordability
 - Catastrophic Exposure war, nuclear, EQ
 - Law of "Too Large" Numbers!
 - Business/"Uninsurable" Risk
 - Breach of contract, loss of market
 - Morale Hazard maintenance, neglect

Relate to the Ideal Insurable Loss Exposures



Exclusions – Property

Can you Categorize?



Loss or damage caused by or resulting from misappropriation, conversion, inventory shortage, unexplained disappearance, infidelity or any dishonest act on the part of the Insured, it's employees or agents or others to whom the property may be entrusted (bailees and carriers for hire excepted) or other party of interest



Exclusions – Property

Can you Categorize?



- Delay or loss of markets
- Loss or damage caused by Earthquake
- Loss or damage caused by Flood
- War, hostile or warlike action in time of peace or war, including action in hindering, combating or defending against an actual, impending or expected attack



Exclusions – Property

Can you Categorize?



Loss or damage caused by or resulting from moths, vermin, termites, or other insects, inherent vice, latent defect, faulty materials, error in design, faulty workmanship, wear, tear or gradual deterioration, contamination, rust, corrosion, wet or dry rot, unless physical loss or damage not otherwise excluded herein ensues and then only for such ensuing loss or damage.

Exclusions - GL

Can You Categorize?



2. Exclusions

This insurance does not apply to:

a. Expected Or Intended Injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured.

This exclusion does not apply to "bodily injury" resulting from the use of reasonable force to protect persons or property.



Exclusions - GL

Can You Categorize?



b. Contractual Liability

"Bodily injury" or "property damage" for which the insured is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages:

- (I) That the insured would have in the absence of the contract or agreement; or
- (2) Assumed in a contract or agreement that is an "insured contract", provided the "bodily injury" or "property damage" occurs subsequent to the execution of the contract or agreement.



Exclusions - GL

Can You Categorize?



c. Liquor Liability

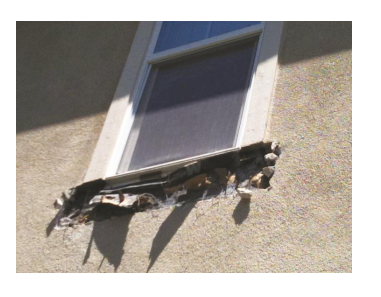
"Bodily injury" or "property damage" for which any insured may be held liable by reason of:

- (I) Causing or contributing to the intoxication of any person;
- (2) The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or
- (3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

However, this exclusion applies only if you are in the business of manufacturing, distributing, selling, serving or furnishing alcoholic beverages.



Exclusions - GL - Can You Categorize?



k. Damage To Your Product

"Property damage" to "your product" arising out of it or any part of it.

I. Damage To Your Work

"Property damage" to "your work" arising out of it or any part of it and included in the "products completed operations hazard".

This exclusion does not apply if the damaged work or the work out of which the damage arises was performed on your behalf by a subcontractor.



Completed Operations Coverage Via Definition in Exception to Exclusion

j. Damage To Property

"Property damage" to:

- (I) Property you own, rent, or occupy, ...
- (6) That particular part of any property that must be restored, repaired or replaced because "your work" was incorrectly performed on it.

Paragraph (6) of this exclusion does not apply to "property damage" included in the "products completed operations hazard".

SECTION V - DEFINITIONS

- 16. "Products-completed operations hazard":
- a. Includes all "bodily injury" and "property damage" occurring away from premises you own or rent and arising out of "your product" or "your work" except:
- (I) Products that are still in your physical possession; or
- (2) Work that has not yet been completed or abandoned.



Other Important Exclusion Exceptions

Intentional Conduct

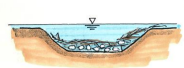
Claims for injury or damages caused by intentional conduct done by the covered party with willful and conscious disregard of the rights or safety of others, or with malice. However, where the covered party did not authorize, ratify, participate in, consent to, or have knowledge of such conduct by its past or present employee, elected or appointed official, or volunteer, and the claim against the covered party is based solely on its vicarious liability arising from its relationship with such employee, official or volunteer, this exclusion does not apply to said covered party.

Example – Sexual Harassment Claim
Perpetrator not covered (though may get a defense)
but "innocent" employer will be covered



Inverse Exclusion Exception

EXAMPLES OF INVERSE CONDEMNATION SUITS AGAINST GOVERNMENTAL AGENCIES



Overflow of Storm
Drainage Facilities
Due to Short Term
High Intensity Rainstorms

Homework:

Check to see what your MOC says, including any limitations and sublimits!

Land Use

Claims arising out of or in connection with land use regulation, land use planning, the principles of eminent domain, condemnation proceedings or *inverse condemnation by whatever name called*, and whether or not liability accrues directly against any *covered party* by virtue of any agreement entered into by or on behalf of any *covered party*.

This exclusion does not apply to inverse condemnation liability arising from accidentally caused physical injury to or destruction of tangible property, including all resulting loss of use of such property, for which the covered party may be legally responsible.



CONDITIONS

Have Both Parties Met Their Obligations?



- Precedent must be met prior to loss
 - Payment of Premium
- Subsequent must be met after loss
 - Claims Made Policy or Timeline to Report?
 - Proof of Loss required for property loss
 - "Duties after Loss"
 - Resolving Disputes
- "Housecleaning" Conditions
 - Notice of Cancellation
 - Separation of Insureds
 - Other Insurance

Conditions – Duties After Loss



2. Duties In The Event Of Occurrence, Offense, Claim Or Suit

- a. You must see to it that we are **notified as soon as practicable** of an "occurrence" or an offense which may result in a claim.
- b. If a claim is made or "suit" is brought against any insured, you must see to it that we receive written notice of the claim or "suit" as soon as practicable.
- c. You and any other involved insured must:
- (3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit" and d. No insured will, except at that insured's own cost, voluntarily make a payment, assume any obligation, or incur any expense, other than for first aid, without our consent.

Conditions -



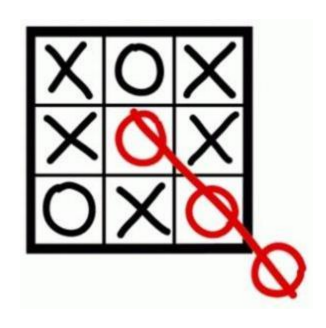
7. Separation Of Insureds

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this Coverage Part to the *first Named Insured*, this insurance applies:

- a. As if each Named Insured were the only Named Insured; and
- b. Separately to each insured against whom claim is made or "suit" is brought.
- 8. Transfer Of Rights Of Recovery Against Others To Us

If the insured has rights to recover all or part of any payment we have made under this Coverage Part, those rights are transferred to us. **The insured must do nothing after loss to impair them.** At our request, the insured will bring "suit" or transfer those rights to us and help us enforce them.

ISSUES OUTSIDE THE POLICY



- Public Policy
- Insurance Code
- Case Law
- Contract of Adhesion
- Burden of Proof
- Reasonable Expectation of Coverage
- Waiver/Estoppel
- Good Faith
- Concurrent Causation
- Insurable Interest

"Adhesion" & Burden of Proof

- PERSON
- PROPERTY
- ▶ P_{ERIL}

Insured burden to prove they have suffered a covered loss and are entitled to payment.

Terms are **interpreted broadly**, to favor the insured, since they have to "adhere" to the language.

- Exclusions
- **C**ONDITIONS

Insurer burden to prove that an exclusion or condition applies to rule out coverage.

Exception to Exclusion — Insured Burden, Broad Interpretation

Terms are **interpreted narrowly**, again to favor the insured who has to "adhere" to the language.

TRIGGER OF COVERAGE



- Claims Made when claim made and, sometimes, reported
- Occurrence
 - Injury in Fact when damage occurs
 - Manifestation
 - Pure when loss discovered
 - ▶ Relaxed when discovery possible
 - **Exposure** to cause of the injury
 - Continuous Trigger damage continues to grow

PITFALLS TO AVOID



- Entire Policy
 - Look at Endorsements First!
- Stop & Read the Definitions
- Complete Set of Facts
- Hypotheticals
- Never Deny (if not your role)



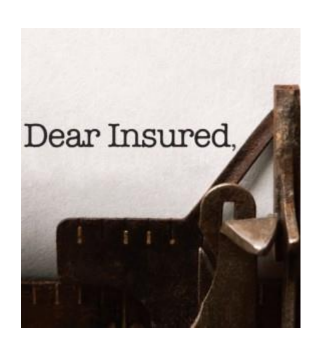
DUTY TO DEFEND



- Broader Than Duty to Indemnify
- Usually <u>No Limit</u> (Outside v. Inside Limit)
- Is Any Claim Potentially Covered?
 - Insured Must Show May Be Covered
 - Insurer Must Show Cannot Be Covered
- Reservation of Rights
 - Will defend while/until coverage issues resolved



COVERAGE ISSUE LETTER - Outline



- Brief intro acknowledging claim
- Facts of the claim, <u>based on</u> <u>investigation</u>
- Applicable Coverage Terms
 - Persons &/or properties covered, dates, limits
 - Perils Covered
 - Exclusions that apply
 - Conditions that apply

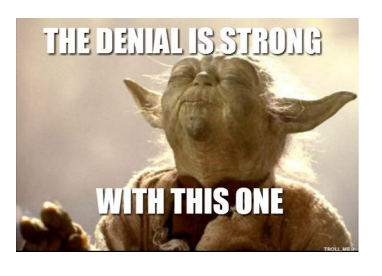
COVERAGE ISSUE LETTER, Cont.



- Relate coverage terms to facts
- Advise of decision Denial or Reservation of Rights (ROR)
- Based on information to date
- Invite additional info will reconsider
- ▶ Thanks and conclusion



How to Respond



Review For Errors or Inconsistencies

- Facts correct?
- Additional information to provide?
- Policy terms cited correctly
- Denial of previously covered claim type?

Review for Strength of Position

- Based on exclusion only?
- Ambiguity in the insurance language?
- Consistent with case law?

Seek Assistance

- Insurance broker (agent?)
- Insurance attorney

Resources

- International Risk Management Institute (IRMI)
 http://www.irmi.com/
- Fire, Casualty, & Surety (FC&S) Bulletins http://www.nationalunderwriterpc.com
- Institutes for CPCU: http://www.theinstitutes.org/
- http://www.ambest.com/resource/glossary.html
- Local coverage counsel newsletters



Summary



- Understand how policies are constructed
- Understand theory behind coverage terms
- Use PPPEC framework for analysis
- Understand extra-contractual issues impacting coverage
- Apply to sending/reviewing coverage letters
- Get help with responding to coverage issues

Questions?



Thank You!

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