

FIREARMS LEGAL SERVICES INSURANCE COMPANY

15301 Dallas Parkway
Suite 500
Addison, Texas 75001
(847) 357 9400
Individual Legal Services

Insurance Policy Number _____

Policy Declarations

In consideration of the payment of premiums and subject to all the terms of this policy, FIREARMS LEGAL SERVICES INSURANCE COMPANY agrees to make available to the Primary Insured identified in the Declarations the legal services described herein based upon the Coverage Plan for which a premium is indicated in the Declarations:

Primary Insured: _____

Effective Date: _____

Coverage Plan

Premium

Individual Coverage:

\$ _____

(Includes Legal Benefit, Red Flag Law Benefit, and Hotline Benefits Only)

Premium Individual Coverage:

\$ _____

(Includes Individual Plan Benefits plus Multi-State Benefit and Bail Bond Benefit Only)

Premium Family Coverage:

\$ _____

(Includes Premium Individual Plan Benefits plus Hotline Benefit, Multi-State Benefit, Bail Bond Benefit and Other Benefits)

Total Annual Premium for this Policy:

\$ _____

This Policy is delivered in the State of Florida and is subject to the laws of that jurisdiction. The coverage afforded to the Insured is only with respect to this Policy as indicated herein. The limit of the Company's liability shall be as stated in this Policy.

IN WITNESS WHEREOF, FIREARMS LEGAL SERVICES INSURANCE COMPANY has caused this Policy to be executed at its Home Office in Dallas, Texas on the Effective Date of this Policy.

Bryan Wilburn

Jarred Brown

President

Secretary

TABLE OF CONTENTS

INTRODUCTION	Page 3
DEFINITIONS	Page 3
COVERAGE AGREEMENTS	Page 4
LIMITATIONS & EXCLUSIONS	Page 6
CONDITIONS FOR COVERAGE	Page 7
TERM AND TERMINATION	Page 8
MISCELLANEOUS PROVISIONS	Page 10

SAMPLE

FIREARMS LEGAL SERVICES INSURANCE COMPANY

INSURANCE POLICY

The provisions in the following pages hereof form a part of this Policy and are fully incorporated herein over the signatures appearing below.

INTRODUCTION

This is a policy of insurance by and between Firearms Legal Services Insurance Company, (also referred to as "the Company"; "our"; "we"; or "us") and the Insured, for the Legal Services Benefit, the Hotline Benefit, the Red Flag Law Benefit, and, if applicable, Multi-State Benefit, Bail Bond Benefit and Other Benefits provided herein. This Policy constitutes a legal agreement between the Insured and the Company detailing the Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit and Other Benefits. This Policy only provides Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit and, if applicable, Multi-State Benefit, Bail Bond Benefit and Other Benefits to an insured that uses a firearm as provided for herein, and subject to all the terms and conditions of this Policy. Please read this Policy carefully.

DEFINITIONS

For the purposes of this Policy, the following definitions apply:

“Applicable Law” – means all federal, state and local laws, rules and regulations applicable to the possession or use of a Firearm, Legal Weapon, Illegal Weapon, Use of Weapon Incident, or the Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit and Other Benefits provided under this Policy.

“Bail Bond Benefit” - means the bail bond benefits described in Section 2.4 below

“Contracting Attorney” – means a licensed attorney with whom we contract to provide the Legal Services Benefit to an Insured under this Policy.

“Extreme Risk Protection Order” – “Extreme Risk Protection Order” – means any law or regulation that permits a third-party to petition a court for an order or similar legal process, seeking the temporary removal of an Insured’s legal Firearm from:

- (i) an Insured who may present a danger to others or his or her self, or
- (ii) an Insured if that Insured’s spouse or offspring (a) reside permanently in the Insured’s household, and (b) presents a danger to others or themselves.

An Extreme Risk Protection Order does not include any other forms of court issued personal protection orders restraining any other activities, including but not limited to personal restraining orders relating to harassment, stalking or domestic disputes.

“Facilitate” or “Facilitation” – means coordinating the obtaining of benefits from federal, state or local governmental entities via phone, fax or email on behalf of an Insured involved in a Use of Weapon Incident. Facilitation of benefits by us does not guarantee an award of any benefits from any government entity. An Insured’s failure to assist us in any Facilitation will waive the Insured’s right to claim benefits that require Facilitation by us.

“Firearm” – means a weapon designed to expel a projectile, as defined by Applicable Law which a Member Legally Possesses at the time and place of a Use of Weapon Incident.

“Legally Possesses” – means possession that is in strict compliance with Applicable Law.

“Illegal Weapon” - means any object recognized by Applicable Law as illegal to possess or use.

“Insured” – If the Insured’s Coverage Plan as stated in the Declarations for Individual Coverage or Premium Individual Coverage, Insured means the Primary Insured who purchased the Policy. If the Insured’s Coverage Plan as stated in the Declarations for Premium Family Coverage, then Insured means the Primary Insured, the Primary Insured’s spouse, and any minor children under the age of eighteen years who are permanent residents in the Primary Insured’s home at the time of a Use of Weapon Incident.

“Legal Services Benefit” – means legal services described in Sections 2.1 and 2.2 below and provided by a Contracting Attorney to an Insured arising from a Use of Weapon Incident.

“Legal Weapon” means a weapon that is recognized by Applicable Law as legal to possess or use. For the purposes of this Agreement, a Legal Weapon does not include any part of the human body, such as head, fingers, hands, fists, elbows, knees, legs, feet or toes.

“Multi-State Benefit” - means the multi-state benefits described in Section 2.4 below.

“Other Benefits” – means the other benefits described in Section 2.5 below.

“Primary Insured” – means the individual listed in the Declarations on the Effective Date of this Policy and at the time of a Use of Weapon Incident.

“Physical Force” – means the projection of force delivered by direct contact between two persons and which does not involve a Legal or Illegal Weapon.

“Self-Defense” – means an act of self-defense as defined by Applicable Law when a Use of Weapon Incident arises out of an Insured’s fear of severe bodily injury or death.

“Use of Weapon Incident” – means any incident where an Insured either utilizes or displays any Legal Weapon or Firearm the purpose of using the Legal Weapon or Firearm in Self-Defense or as a weapon to stop a threat of serious bodily harm to an Insured or others, or the protection of Insured’s lawfully owned or possessed property, but only to the extent the use of the Legal Weapon or Firearm in that manner is allowed by Applicable Law. A Use of Weapon Incident does not include any event or incident caused by the application or use of Physical Force.

COVERAGE AGREEMENTS

For all coverage plans, the Company shall provide the Legal Services Benefit and Hot Line Benefit described in Sections 2.1 and 2.2 herein to the Insured in the event of a Use of Weapon Incident that occurs during the term of this Policy, and the Red Flag Law Benefit described in Section 2.3 herein.

If the Premium Individual Coverage is purchased by the Primary Insured as indicated by a premium charge in the Declarations, then the Company shall provide the Legal Services Benefit, the Hotline Benefit, the Red Flag Law Benefit and the Multi-State Benefit described in Section 2.4 and the Bail Bond Benefit described in Section 2.4.

If the Premium Family Coverage Plan is purchased by the Primary Insured as indicated by a premium charge in the Declarations, then the Company shall provide the Legal Services Benefit, the Hotline Benefit, the Red Flag Law Benefit, the Multi-State Benefit, the Bail Bond Benefit and the Other Benefits described in Section 2.5 herein in the event of a Use of Weapon Incident that occurs during the term of this Policy.

2.1 Legal Services Benefit (Applicable to all Coverage Plans).

We will provide the Insured the Legal Services Benefit described in this Section 2.1 by a Contracting Attorney for a criminal investigation or proceeding or civil lawsuit initiated against the Insured arising from a Use of weapon Incident. This legal representation shall extend to and include a trial (including retrials) on the merits in a court or tribunal of competent jurisdiction. Legal Services Benefit pays the legal fees of the Contracting Attorney. Legal Services Benefit does not include court costs, court reporter fees or other fees, costs or expenses, nor does it include appeal of a trial court's judgment nor any legal fees or other costs associated with appeals of a trial court's judgment. Nothing in this Policy shall be construed to limit the Insured's right to retain, at the Insured's own expense, an additional attorney to advise or represent the Insured.

2.2 Legal Services Benefit Hotline (Applicable to all Coverage Plans).

The Insured may call the legal services hotline in the event of a Use of Weapon Incident for legal advice by a Contracting Attorney following a Use of Weapon Incident. The Hotline number is:

1 – 844 – 357 - 4911

The legal services hotline is only to be used in the event of a Use of Weapon Incident by the Insured and shall not be used for any other purpose. If the Insured use the legal services hotline for any purpose other than as permitted in this Policy, the Insured may be charged fees or costs by the Contracting Attorney which will not be covered under this Policy.

Do not call the legal services hotline from a phone with a blocked number because it may be more difficult to verify the person calling is an Insured; and, should the call be interrupted by a phone or provider issue, the Company or the Contracting Attorney may not be able to call the Insured back.

2.3 Red Flag Law Benefit (Applicable to all Coverage Plans).

In the event that the Insured becomes a respondent to, or the subject of, a validly issued Extreme Risk Protection Order, we will provide the Insured with a Contracting Attorney to represent the Insured in any legal proceeding resulting from the issuance of such Order. The maximum amount that we will pay to the Contracting Attorney on behalf of the Insured is \$5,000. This Benefit does not apply (i) if the Extreme Risk Protection Order is in any way related to, or arises out of, a Use of Weapon Incident, or the use of a Firearm for any other purpose, or (ii) any legal matters relating to extensions, renewals, terminations or appeals of any existing Extreme Risk Protection Order. This Other Benefit only applies if the Insured reports the issuance of an Extreme Risk Protection Order to us within 48 hours after first learning of its issuance. The Insured should call (844) 57-9400 to report the issuance of an Extreme Risk Protection Order.

2.4 Multi-State and Bail Bond Benefits (Available only to Premium Individual and Family Coverage Plans).

Multi-State Benefit: Coverage for Legal Services Benefit, Bail Bond Benefit (if the Premium Individual or Family Premium Family Coverage is purchased) and Other Benefits (if the Premium Family Coverage is purchased), to the extent allowed by Applicable Law, shall be provided in the event a Use of Weapon Incident occurs outside of Florida and during the term of this Policy. All other limitations and exclusions contained in the Policy apply.

Bail Bond Benefit: We will pay the premium for a bail bond from a licensed bail bond service with a face value up to \$50,000. The Insured will be responsible for meeting all other requirements to obtain a bond, including requirements for a bond of any larger size. Neither the Company nor the Contracting Attorney agrees to act as surety for any Insured.

2.5 Other Benefits (Available only to Premium Family Coverage Plans).

If the Premium Family Coverage Plan is purchased by the Primary Insured as indicated by a premium charge in the Declarations, we will provide the Insured the Other Benefits described in Sections 2.5(a) through (c) in the event of a Use of Weapon Incident which occurs during the term of this Policy, and the Other Benefit described in Section 2.4(d), which does not require a Use of Weapon Incident:

2.5(a) Expert Witness/Investigator Fee.

We will pay up to a total of \$5,000 towards the cost of retaining necessary expert witnesses or investigators. The Contracting Attorney will engage the expert witness or investigator pursuant to standard terms of engagement that we will provide. All expert witnesses and investigators shall be selected from our list of approved providers. The expert witness fees, costs and expenses covered hereunder are exclusively for an expert to testify about the reasonableness and justification of the use of force or deadly force under Applicable Law. The Insured may employ any other expert witness or investigator for any other purpose, however, this Policy does not provide any coverage for any expert witness or investigator fees, costs and expenses that are not used to investigate or opine on the reasonableness and justification of the use of force or deadly force under Applicable Law.

2.5(b) Incident Scene Clean Up.

We will Facilitate on the Insured's behalf the cleanup of any biological hazards (i) at an Insured's place of residence if the residence was the scene of a Use of Weapon Incident, or (ii) away from an Insured's residence if the Insured is legally responsible for cleaning up biological hazards at the scene of a Use of Weapon Incident. If we are unable to Facilitate such a benefit, then we will pay for the reasonable and necessary cleaning of biological hazards at a Use of Weapon Incident up to a maximum cleanup cost of \$2,500.

2.5(c) Firearm Confiscation.

In the event the Insured's Firearm is confiscated by law enforcement as a result of the Use of Weapon Incident, we will Facilitate the recovery of the Insured's Firearm on the Insured's behalf. If, after exhausting all reasonable efforts to obtain the recovery of the Insured's Firearm, we have been unable to do so within one year of the date the Insured's Firearm was confiscated, we will provide the Insured with a replacement Firearm of the same kind and quality based on the fair market value of the confiscated Firearm as of the date of its confiscation, but not to exceed \$1,000 in total value, and less any value attributable to custom modifications and accessories.

2.6 Alternative Legal Service Benefits.

If we are unable to find a Contracting Attorney to represent the Insured, or the Contracting Attorney is or becomes disqualified or otherwise unable to perform the required legal services, then we shall pay the reasonable fees of a qualified attorney which the Insured selects.

LIMITATIONS AND EXCLUSIONS

3.1 Time of Incident.

This Policy provides no Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits for any Use of Weapon Incident that occurs prior to the applicable Effective Date or after termination of this Policy.

3.2 Conduct.

This Policy provides no Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits:

- (i) for any conduct by an Insured unless such conduct is directly related to a Use of Weapon Incident by the Insured;

- (ii) for a Use of Weapon Incident by an Insured that occurs during, arises out of, or is incident to the commission of any crime or unlawful activity by the Insured;
- (iii) for a Use of Weapon Incident in any location where possession of a Legal Weapon is prohibited by Applicable Law; or
- (iv) for a Use of Weapon Incident that includes negligent or unintended discharges or displays of a Firearm.
- (v) for a Use of Weapon Incident that occurs when the Insured is intoxicated under Applicable Law.

3.3 Commercial Use.

This Policy provides no Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits for any Use of a Weapon Incident arising out of, or in any way related to the Insured's employment or work, including, but not limited to employment or work as a peace officer, security guard or private investigator.

3.4 Family or Relationship Violence

This Policy provides no Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits for any Use of a Weapon Incident arising out of, or in any way related to the use of a Legal Weapon by the Insured against any other person that is (i) related by blood or marriage to the Insured, (ii) at the time of the Use of Weapon Incident, would be considered or deemed a member of the Insured's family or household as defined under Florida Statutes, Chapter 741, Section 28, or (ii) within twelve months prior to the Use of Weapon Incident, would have been considered or deemed a member of the Insured's family or household as defined under Florida Statutes, Chapter 741, Section 28.

3.5 Appeals.

This Policy does not provide Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits for any criminal or civil appeals in any courts of appeal or other tribunal arising from a Use of Weapon Incident.

3.6 Costs & Fees.

This Policy only provides for the Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit and Other Benefits specified herein where applicable. It does not provide payment or indemnification for court costs, court reporter fees, videography, civil or criminal penalties and fines, sanctions, polygraph charges, filing fees, transcription costs, records cost or any other costs, fees or expenses. This Policy does not provide for the payment of the Insured's costs, fees or expenses regarding efforts to recover a Legal Weapon.

CONDITIONS FOR COVERAGE

As a condition precedent to obtaining or continuing coverage for either the Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits under this Policy, the Insured must first comply with the following provisions:

4.1 Prompt Notice of Claim.

The Insured must promptly notify us of a Use of Weapon Incident. Failure to notify us promptly will relieve us of any and all obligation to provide a Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits if the delay in notification in any way prejudiced our interests, including but not limited to incurring legal fees in excess of what would have otherwise been incurred but for the delayed notice. We will have no obligation to provide the Insured with Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, or Other Benefits until such notice is provided. We have no obligation to reimburse, indemnify or pay for any expense, cost or fees that the Insured may have incurred prior to the date of notice.

A Request for Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, or Other Benefit may be initiated by calling our emergency hotline or phoning **1-844-357-9400**, or through e-mail at **members@firearmslegal.com**.

4.2 Cooperation.

The Insured must fully cooperate with the Contracting Attorney in the Insured's defense at all times. The Insured must inform the Contracting Attorney of any notification or service of process in a timely manner, but no later than 48 hours after receipt; as well as attend any and all meetings requested by the Contracting Attorney, court dates, court hearings, and other official appearances in connection with criminal charges or a civil action filed against an Insured in connection with a Use of Weapon Incident. The Insured must keep all appointments with the Contracting Attorney and, if an unexpected event occurs that prevents keeping an appointment, the Insured must immediately notify the Contracting Attorney. The Insured must promptly inform the Company and, if a Contracting Attorney has been assigned, the Contracting Attorney of all changes in the Insured's home address, e-mail address and telephone number. Failure to notify us of these changes may affect the Insured's case. Cooperation as described herein is required in order for an Insured to continue receiving any coverage under this Policy.

TERM AND TERMINATION

5.1 Term of This Policy.

The term of this Policy shall be for the annual period stated in the Declarations unless terminated sooner pursuant to this Section 5.

5.2. Voiding Policy by Primary Insured.

5.2(a) Notice Required.

The Primary Insured may void this Policy and receive a full refund of the premium paid by providing us with written notice of the Primary Insured's intent to void the Policy not later than the tenth day after the date the Company delivers the Policy. Delivery may be by Email or first class mail. If delivery is by first class mail, then the date of delivery is the date the Company places the Policy in the custody of the United States Postal Service as evidenced by a post mark on the Policy envelope.

5.2(b) Pending Claims.

If any Insured has (i) filed a claim with the Company during the ten day period referred to in Section 5.2(a), or (ii) has been in any way involved in a Use of Weapon Incident during the ten day period referred to in Section 5.2(a) but has not yet reported the claim to the Company, then the Primary Insured is not entitled to void this Policy pursuant to this Section 5.2.

5.3 Other Policy Termination by Primary Insured.

If not voided under Section 5.2(a), the Primary Insured may terminate this Policy at any time by providing us with written notice of the Primary Insured's intent to terminate the Policy. The notice must state the requested date of termination. The requested date of termination cannot be prior to the date of notice.

5.4 Cancellation by Company.

We may cancel this Policy by mailing a written notice of cancellation to the Primary Insured's last known address according to our records at least forty five days prior to the date of cancellation, except (i) that when cancellation is for non-payment of premium, the Company need only provide ten days notice, and (ii) if cancellation for reasons other than non-payment of premium, occurs within the first ninety days from inception, the Company need only provide twenty days notice. We cannot cancel the Insured's coverage once the Insured's Policy has been in effect for ninety days, except for nonpayment of premium, or if there is a substantial change in the risk covered by the Policy.

5.5 Effect of Termination or Cancellation.

In the event of Termination of this Policy by the Primary Insured or the cancellation of this Policy by the Company:

5.5(a) Cessation of Benefits.

The Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit and/or the Other Benefits provided under this Policy shall no longer be available to the Insured. If, at the time of termination or cancellation, there are open claims, the Contracting Attorney shall be authorized by the Company to complete his or her representation in regard to such claims, and the Company shall continue to pay for

applicable Other Benefits arising out of Use of Weapon Incidents that occurred prior to the date of termination.

5.5(b) Return of Premium.

The Insured shall not be entitled to a refund of any premiums that have been earned by us. Premiums are earned pro-rata over the Policy period. Premiums are earned by the Insurer solely by the progression of time, thus Premiums are earned even if: (i) no Insured has an active claim pending; or (ii) no Insured has used any services or received any benefit under the Policy. However, any monthly premium that have not been earned by us shall be returned to the Primary Insured. Should the Insured discharge a Contracting Attorney as to any active claim without terminating the Policy, no refund of earned premiums shall be due to the Primary Insured.

MISCELLANEOUS PROVISIONS

6.1 Coverage Territory

The Legal Services Benefit, Home Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit and Other Benefits as applicable under this Policy are available only to a Florida resident, and for a Use of Weapon Incident by an Insured in the state of Florida unless the Multi-State Benefit is applicable.

6.2 Notices.

If the Insured is required to give us written notice under this Policy, the Insured may provide this:

- (i) by e-mail to members@firearmslegal.com; or
- (ii) by U.S. Mail to Firearms Legal Services Insurance Company, 15301 Dallas Parkway, Suite 500, Addison, Texas 75001.

These notices will be effective upon receipt by us.

If we are required to give the Insured written notice under this Policy, we can send it by U.S. Mail to the Insured's address or e-mail address we have on record for the Insured's account. These notices will be effective when sent by the Company.

6.3 Contracting Attorneys.

6.3.1 Representation.

Contracting Attorneys providing professional services for an Insured under the terms of this Policy are not agents or employees of the Company. Any Contracting Attorney who renders professional services to the Insured under this Policy is required to maintain the attorney-client relationship with the Insured, and is solely responsible to the Insured for all professional services provided. It is within the discretion of the Contracting Attorney and

the Insured to determine how claims or defenses pertaining to a Use of Weapon Incident are to be handled. We will not influence or attempt to affect the rendering of a professional service of the Contracting Attorney. Neither the Company nor the Contracting Attorney guarantees the outcome of any legal proceeding. Nor is the Company a guarantor as to the honesty, proficiency, accuracy, or resourcefulness of the Contracting Attorney. Accordingly, if any Contracting Attorney performs or omits an act which may give rise to a claim for malpractice, the Insured's sole recourse will be against the Contracting Attorney.

6.3.2 Complaints.

In the event of a complaint by the Insured about a Contracting Attorney, We will attempt to resolve the complaint or to transfer the Insured to another Contracting Attorney. Before any such action is taken, the Contracting Attorney will be given an opportunity to resolve the problem.

6.3.3 Dispute Resolution – Arbitrator.

In the event that the Insured should have a problem, complaint, or grievance concerning the legal services provided by the Contracting Attorney, the Insured may request a conference with the Contracting Attorney and the Company by contacting us at 1-844-357-9400. The Insured may request a conference with an impartial third party chosen by mutual agreement between the Company and the Insured. The conference shall be held with the Company, Contracting Attorney, the Insured and the impartial third party in an effort to resolve the problem, complaint, or grievance as soon as practicable for each of the attendees. The Conference may occur telephonically or in person at the offices of the Contracting Attorney, or such other location mutually agreed by the Company and the Insured.

6.3.4 Additional Recourse.

The Insured also have the right to file a grievance with the Florida Bar Association concerning any Contracting Attorney's conduct. Nothing in this Policy shall be deemed to interfere with the Florida Bar Association's right to discipline attorneys for a violation of any Bar Association Canon or Rule addressing honesty, integrity, or fair dealing.

6.4 Other Insurance.

In the event the Insured has insurance or other coverage or benefits such as employer, union or association provided benefits that provide coverage or other benefits to pay for services identical or substantially similar to the Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit or Other Benefits described herein, then that coverage or other benefit shall be primary and the payments for the Legal Services Benefit, Hotline Benefit, Red Flag Law Benefit, Multi-State Benefit, Bail Bond Benefit and Other Benefits hereunder shall be excess of and secondary thereto. The Insured agree to provide us information about any such coverage or benefits that we reasonably request, including copies of any applicable insurance

policies. We will be entitled to seek a recovery from any potential source of any funds in order to recoup amounts we spent on the Insured's behalf under this Policy.

6.5 Policy Not Assignable.

This Policy is not assignable in whole or in part by the Insured or any other Insured.

6.6 Entire Agreement/Changes to This Policy.

This Policy contains the entire Policy between the Insured and the Company. No changes to this Policy are valid until the change has been approved by the Company and endorsed or attached to this Policy.

FIREARMS LEGAL SERVICES INSURANCE COMPANY AND ITS SALES REPRESENTATIVES ARE REGULATED BY THE FLORIDA OFFICE OF INSURANCE REGULATION.

THE INSURED MAY CONTACT THE FLORIDA OFFICE OF INSURANCE REGULATION AT:

200 E. Gaines St.
Tallahassee, Florida 32301
Phone: 904-412-3140

