This endorsement modifies coverage provided under the following:

PUBLIC ENTITY LIABILITY
ADDITIONAL FIRST NAMED MEMBER - DESIGNATED SUBDISTRICT

PLEASE READ CAREFULLY.

Section I – COVERAGE AGREEMENTS is amended to include as an additional First Named Member the Designated Subdistrict(s) of the Named Member created pursuant to and for the purposes set forth in C.R.S. § 32-1-1101(1)(f), and expressly listed on this Endorsement and on the Named Member’s Declarations. Each such Designated Subdistrict is an additional First Named Member with respect to liability for those sums which the Member shall be legally obligated to pay as damages for bodily injury, personal injury, property damage, or wrongful act(s) caused by the acts or omissions of the Member or its directors, officers, employees, and volunteers authorized to act on its behalf, in the performance of authorized operations, all acting within the scope of their employment or duties whether arising out of a governmental or proprietary function.

A. A Designated Subdistrict’s status as an additional First Named Member under this Endorsement ends when the Designated Subdistrict no longer exists as a subdistrict under C.R.S. § 32-1-1101(1)(f).

B. In order to be eligible for coverage, the Named Member must have created the Designated Subdistrict pursuant to C.R.S. § 32-1-1101(1)(f), which allows the board of a special district to divide the district into one or more areas consistent with the services, facilities and programs to be furnished in such areas. The Designated Subdistrict shall be an independent quasi-municipal corporation that possesses all of the rights, privileges, and immunities of the Named Member. The Designated Subdistrict shall be subject to the service plan of the Named Member, is required to comply with the Special District Act, C.R.S. § 32-1-101 to 32-1-1807, and shall meet all eligibility requirement of the Special District Act.

C. Coverage afforded a Designated Subdistrict is subject to all terms, conditions, exclusions, requirements, and provisions of the Coverage Document.

D. No coverage is afforded for any subdistrict that is not expressly listed on this Endorsement and on the Named Member’s Declarations.

E. In order to be eligible for coverage, the Designated Subdistrict must have the same Board of Directors as the Named Member.
F. In order to be eligible for coverage, the Designated Subdistrict must be under the financial control of the Named Member, all its contracts subject to district board approval, all property serving the Designated Subdistrict held and owned by the Named Member for the benefit of the Designated Subdistrict, and the Designated Subdistrict must be an agency of the Named Member district for budgeting purposes.

Section II – LIMITS OF LIABILITY, is amended as follows: All Limits of Liability are shared between the Named Member and its Designated Subdistrict(s), and this Endorsement does not increase the Limits of Liability. Any changes to A, B, C, D, E, F, G or I within the Limits of Liability must have the prior written approval of the Pool with payment of additional contribution.

Section IV – ADDITIONAL COVERAGES is amended as follows: All amounts payable under Additional Coverages are shared between the Named Member and its Designated Subdistrict(s), and this Endorsement does not increase the amounts of the Additional Coverages.

Sub District Name(s):