SECTION 00 73 16 - PROJECT INSURANCE REQUIREMENTS

PART 1 - GENERAL

1.1. DEFINITIONS

1.1.1. The term “OCIP”, as used throughout the Contract Documents, shall refer to the Owner Controlled Insurance Program.

1.1.2. The term “OCIP Administrator”, as used throughout the Contract Documents, shall refer to those employees of the firm that acts as Owner’s Insurance broker whose duties include, but are not limited to, confirming Contractor and Subcontractor enrollments, tracking monthly payroll reports, ordering final payroll audits, and reporting program costs to Owner.

1.1.3. The term “OCIP Loss Control Representative”, as used throughout the Contract documents, shall refer to those employees and representatives of the firm that acts as Owner’s Insurance broker who conduct Site safety services, track insurance claims, and issue reports concerning Contractor management of safety and insurance claims.

1.1.4. The term “MWrap”, as used throughout the Contract documents, shall refer to the OCIP Administrator’s online portal which shall be utilized by Contractor and all enrolled Subcontractors to submit documentation relative to the OCIP.

1.2. PURPOSE

1.2.1. The purpose is to have one (1) major insurance program in place to address those risks associated with Workers' Compensation and Employer's Liability, and General Liability which will exist on Owner's property during construction. Owner expects the majority of employers performing construction work under this Contract to enroll in the OCIP.

1.2.2. Owner shall provide, at its own expense, specific insurance policies and coverage for Contractor and for all enrolled Subcontractors on the Project, as described in Article 2.1 and 2.2 of this Section 00 73 16.

1.2.3. Contractor and all enrolled Subcontractors shall provide all other insurance coverages, including those described in Article 2.3 of this Section 00 73 16 and as necessary or required to address all other risks for the Project.

1.2.4. Contractor and all enrolled Subcontractors shall disregard those Articles of the Uniform General Conditions for University of Texas Building Construction Contracts (UTUGCs) that are in conflict with this Section 00 73 16 and shall recognize and agree to the requirements described in this Section 00 73 16.

1.2.5. The Subcontractors and all other parties to the Contract that are not enrolled shall furnish proof of insurance in accord with the UTUGCs.
1.3. RELATED DOCUMENTS

1.3.1. In addition to specific references indicated herein, Contractor's attention is directed, but not limited, to the following Sections and documents, which include additional administrative requirements:

1.3.1.1. Current Edition of the Uniform General Conditions for University of Texas Building Construction Contracts (UTUGCs).
1.3.1.2. Owner's Special Conditions, Specification Section 00 25 00.
1.3.1.3. Project Safety (OCIP), Specification Section 01 25 23.
1.3.1.4. Attachment A to this Section 00 73 16 – Project Insurance Manual.
1.3.1.5. Attachment B to this Section 00 73 16 – ROCIP Policy.

PART 2 – PRODUCTS

2.1 INSURANCE COVERAGE FURNISHED BY OWNER (OCIP): The following insurance shall be furnished to Contractor and all enrolled Subcontractors in separately issued coverage. A copy of the Project Insurance Manual is provided as Attachment A.

2.1.1 Workers' Compensation and Employer's Liability

2.1.1.1 Carrier and contact information as provided in the Project Insurance Manual.

2.1.1.2 Policies will be issued on an annual basis until Substantial Completion of the Project.

2.1.1.3 Coverage A - Statutory Benefits: Liability imposed by the Workers' Compensation and/or Occupational Disease statute of the State of Texas and any other State or governmental authority having jurisdiction over or related to the work performed on the Project.

2.1.1.4 Coverage B - Employer's Liability Limits:

2.1.1.4.1 $1,000,000.00 bodily injury per accident/employee;
2.1.1.4.2 $1,000,000.00 bodily injury per disease/employee;
2.1.1.4.3 $1,000,000.00 policy limit by disease.

2.1.1.5 Extensions of Coverage

2.1.1.5.1 Other States Endorsement(s)
2.1.1.5.2 Voluntary Compensation, if exposure exists may be added

2.1.1.5.3 United States Longshoreman's & Harborworker's Act, may be added if needed

2.1.1.5.4 Ninety (90) day Notice of Cancellation from the Insurance Provider, except 10 days for non-payment of premium

2.1.1.5.5 Amendment of Notice of Occurrence

2.1.2 Commercial General Liability (Primary and Excess)

2.1.2.1 Carrier and contact information as provided in the Project Insurance Manual.

2.1.2.2 Certificates of Insurance will be issued naming each Contractor as a named insured upon enrollment.

2.1.2.3 Limits:

2.1.2.3.1 $2,000,000.00 Each Occurrence/all insured

2.1.2.3.2 $2,000,000.00 Personal Injury and Advertising Injury limit

2.1.2.3.3 $5,000,000.00 Completed Operations aggregate/all insured

2.1.2.3.4 $5,000,000.00 General Aggregate/all insured (Annual Aggregate Per Project)

2.1.2.3.5 $10,000.00 Medical Expense Limit

2.1.2.3.6 $250,000.00 Fire Legal Liability

2.1.2.4 Policy Form:

2.1.2.4.1 Insurance Service Office "Occurrence" form – CG 00 01 (12/07)

2.1.2.5 Extensions of Coverage:

2.1.2.5.1 Incidental Medical Malpractice Liability

2.1.2.5.2 Completed Operations Liability coverage for a period of ten (10) years after substantial completion notification by Owner.

2.1.2.5.3 Waiver of Subrogation Endorsement, if required by written contract
2.1.2.5.4 Ninety (90) day Notice of Cancellation from the Insurance Provider, except 10 days for non-payment of premium

2.1.2.5.5 Engineers, Architects or Surveyors Professional Liability Exclusions

2.1.2.5.6 Extended Ongoing Operations coverage for repair work for a period of two (2) years after Substantial Completion.

2.1.2.6 Excess Liability Coverage:

2.1.2.6.1 As following form over Employer's Liability and Commercial General Liability, $100,000,000.00 of excess insurance has been obtained by Owner for the benefit of Owner, Contractor and all enrolled Subcontractors of every tier.

2.1.2.6.2 Carrier and contact information as provided in the Project Insurance Manual

2.1.3 Deductible:

2.1.3.1 Insurance policy deductibles under the OCIP program are paid by Owner

2.1.3.2 Issue of Certificates:

2.1.3.2.1 The OCIP Administrator and/or Insurance Carriers will issue separate Certificates of Insurance for Workers' Compensation, Comprehensive General Liability and Excess Liability to Contractor and each enrolled Subcontractor. Copies of holder policies will be issued following receipt of written request from the OCIP Certificate holders to the OCIP Administrator and copied to the ODR.

2.2 INSURANCE COVERAGE FURNISHED BY OWNER (BUILDER’S RISK) - COVERAGE AND DEDUCTIBLE DESCRIPTION:

2.2.1 Owner intends to provide builder’s risk insurance for this project. Refer to the Agreement for the Project for additional information.

2.2.2 Contractor and all Subcontractors shall disregard Article 5.2.2.1.5 through 5.2.2.1.5.10 and 10.5.2 of the UTUGC’s and shall recognize and agree to the requirements described in this Section 00 73 16.

2.2.3 Owner will purchase and maintain in force builder’s risk insurance on the Work. The insurance will apply on a replacement cost basis with no coinsurance provision.

2.2.4 This insurance will name as insureds Owner, Contractor, and all Subcontractors and sub-subcontractors in the Work but only to the extent of their financial interest in the Work.
2.2.5 Builder’s risk insurance will be on an “all risk” or equivalent policy form and will include insurance against fire and extended coverage perils, theft, vandalism, malicious mischief, collapse, earthquake, flood, windstorm, boiler and machinery/mechanical breakdown, testing and startup, and terrorism.

2.2.6 The builder’s risk insurance will be specific as to coverage and will be primary to any permanent insurance or self-insurance that may be maintained on the property by Owner.

2.2.7 The builder’s risk insurance will include a waiver of subrogation in favor of Owner, Contractor, and all Subcontractors and sub-subcontractors in the work.

2.2.8 Upon request, Owner will provide to Contractor a certificate of insurance that provides evidence of builder’s risk insurance.

2.2.9 In the event of an insured loss caused by the action or inaction of Contractor, any Subcontractor or sub-subcontractor, or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable, Contractor will be responsible for, and reimburse to Owner, any applicable deductible under the builder’s risk insurance policy, which may be up to $50,000. Any costs associated with Contractor’s responsibility for the applicable deductible will not be considered Cost of Work.

2.2.10 Any loss insured under Owner’s builder’s risk insurance will be adjusted by Owner as fiduciary and made payable to Owner as fiduciary for the insureds, as their interests may appear. Contractor shall track and submit all claim expenses on a time and materials basis unless previously agreed to in writing by Owner. Any mark-up expenses included as part of the claim expenses will be subject to the percentage maximums specified in the initial agreement. Contractor shall pay Subcontractors their just shares of insurance proceeds received by Contractor, and by appropriate agreements, written where legally required for validity, shall require Subcontractors to make payments to their sub-subcontractors in a similar manner. Contractor will be required to provide a Release of Lien to Owner for any insurance proceeds received by Contractor.

2.2.11 Owner’s builder’s risk insurance will not cover Contractor’s, Subcontractors’ and sub-subcontractors’ construction machinery, equipment and tools used in the performance of the Work. It will be Contractor’s, Subcontractors’ and sub-subcontractors’ responsibility to insure their construction machinery, equipment and tools. Contractors, Subcontractors and sub-subcontractors shall waive all rights of subrogation and recovery against and in favor of Owner for any loss, claim or expense, including, but not limited to, partial or total damage or theft.

2.2.12 Contractor shall assist Owner in obtaining and maintaining builder’s risk insurance by providing, in a timely manner, project-related information required by an insurance carrier when requested by Owner or Owner’s insurance broker.
2.2.13 Contractor, in coordination with Owner’s project manager, must report every claim within twenty-four (24) hours, or no later than the close of business on the next business day, after discovery of a loss or potential loss in accordance with the Builder’s Risk Claims Guide, which will be provided once coverage for the Project is bound. Failure to immediately report a loss or potential loss may result in the issuance of a reservation of rights letter by insurers which could prejudice any potential insurance related recovery. Contractor may be liable for any damages that are not covered by insurance due to late notice of a loss or potential loss.

2.3 INSURANCE POLICIES AND AMOUNTS OF COVERAGE FURNISHED BY CONTRACTOR AND ENROLLED SUBCONTRACTORS: All Project insurance not identified in Article 2.1 and 2.2 above shall be provided by Contractor and all enrolled Subcontractors to meet or exceed terms and amounts of coverage as per requirements of the UTUGCs. Liability coverages shall include the following (as applicable to the Work):

2.3.1 Business Automobile Liability Owned/Leased

2.3.2 Equipment (covering total value of owned/rented equipment)

2.3.3 Workers' Compensation/Employers' Liability (for work not covered by OCIP.)

2.3.4 General Liability (Off Site Only)

2.3.5 Professional Liability Insurance (Errors and Omissions)

2.3.5.1 In the event any Contract specifications require a contractor to provide professional services, such as, but not limited to, architectural, engineering, construction management, surveying, design, etc., a Certificate of Insurance must be provided prior to commencing work evidencing such coverage with a limit of not less than $1,000,000.00. Any material change in limits, coverage or loss of aggregate limit due to outstanding claims must be reported to Owner within thirty (30) days of any such event.

2.3.6 Aviation Insurance - $10,000,000.00 (as applicable)

2.3.6.1 In the event any fixed-wing or rotary aircraft are used in connection with the Project and/or in the execution of the Work, a minimum of $10,000,000 of Aviation Liability Insurance must be maintained with the following requirements: Owner must be named as an "additional insured" and a waiver of hull damage must be provided in favor of Owner.

2.3.6.2 If any aircraft is to be used to perform lifts at the Site, a "slung cargo" endorsement must be included to cover the full replacement value of any equipment or material being lifted. All such lifts must be coordinated with Owner for approval prior to lift execution.
2.3.7 Environmental and Asbestos Abatement Insurance - $5,000,000.00 per claim (as applicable)

2.3.7.1 If this Agreement involves environmentally sensitive operations (such as the removal of asbestos, the removal/replacement of underground tanks or operations involving toxic chemicals, heavy metals and/or carcinogenic substances), Contractor and/or involved Subcontractors shall submit proof of full coverage for such exposures subject requirements and obtain approval of Owner prior to commencement of such operations. Subcontractors that are directly and actively involved in the performance of work associated with environmentally sensitive operations will be excluded from the OCIP. If Environmental Coverage is written on a Claims Made basis, five years Completed Operations shall be included.

2.3.8 Maritime Insurance - Hull, Protection and Indemnity (including crew) - $10,000,000.00 (as applicable)

2.3.8.1 In the event any watercraft is used in connection with the Project, Contractor and/or involved Subcontractor shall submit proof of a “Hull and Protection and Indemnity Policy”. The amount of insurance on the Hull shall be sufficient to cover the watercraft, its equipment and all additional equipment aboard during the time it is in use on the Project. Protection and Indemnity shall have limits of liability of no less than $10,000,000.00 including coverage of the construction activity for which the watercraft is used. Master and Crew coverage shall include General Maritime Liability, Jones Act and Wages, Transportation, Maintenance and Care.

2.3.9 Waiver of Subrogation

2.3.9.1 To meet the requirements of Article 2.3, all policies shall contain a Waiver of Subrogation in favor of the Board of Regents of The University of Texas System, their respective agents, consultants, servants and employees of each and all other indemnities.

2.3.10 Names of Additional Insured

2.3.10.1 To meet the requirements of Article 2.3, for each of the preceding coverages, excepting Workers Compensation, all policies shall endorse the Board of Regents of The University of Texas System, its respective agents, consultants, servants and employees of each and all other indemnities as "Additional Insured".

2.3.11 Waiver of Property Damage and Right of Recovery

2.3.11.1 To meet the requirements of the UTUGCs, all policies shall contain written agreement to waive Contractor’s and each enrolled Subcontractor’s right for recovery of physical damage or loss to their respective properties against each
other for damages, losses or claims arising out of or in connection with this Project and this Agreement. This written waiver shall also extend to the benefit of the Board of Regents of The University of Texas System, its respective agents, consultants, servants and employees. This waiver of the right of recovery for property damage shall be binding upon any property (real or personal), builder’s risk, automobile, aircraft, watercraft, tools or equipment insurer as respects any subrogation rights that such insurer may possess by virtue of any payments of damage or loss.

2.4 CONTRACTOR ASSURANCE OF SAVINGS

2.4.1 Contractor and all enrolled Subcontractors shall agree, warrant, and represent that any proposal(s) for construction services exclude all costs associated with Owner furnished insurance coverage as specified in Article 2.1 and 2.2 of this Section 00 73 16.

2.4.2 Contractor and all enrolled Subcontractors shall agree to be subject to audits for payroll, work hours and insurance costs by the respective insurance companies providing coverage under the OCIP. The purpose of such audits is to validate insurance premiums and compare wages and other OCIP costs. Contractor and all Subcontractors shall agree to furnish payroll and other information in the forms and formats as requested by the OCIP Administrator in the Project Insurance Manual and as required via MWrap. Further, Contractor and all Subcontractors agree to cooperate fully with any and all audits by supplying the required information in the manner required and as expeditiously as possible. If proprietary information is involved, Contractor and all enrolled Subcontractors will be allowed to guard the material while it is being reviewed by Owner or any of its agents.

2.4.3 Contractor and enrolled Subcontractors agree, warrant, and represent that costs for all Change Orders as described in the UTUGCs, shall exclude any cost for the insurance provided by Owner.

2.5 EXCLUSION FROM OCIP ENROLLMENT: Prior to commencement of any Work at the Site and until completion and acceptance of Work, Subcontractors that are allowed by Owner to be excluded from enrollment in the OCIP shall maintain, at their sole expense, insurance coverage as per the UTUGCs and Article 2.3 of this Section 00 73 16.

2.5.1 Automatic Exclusion

2.5.1.1 Temporary workforce agencies (unless approved per Article 3.1.5), consultants, vendors, suppliers, material dealers, and delivery service companies shall not be considered as a Contractor or Subcontractor and therefore automatically shall be excluded from enrollment in the OCIP. Contractor shall confirm that the companies in these categories produce copies of proof of proper insurance for the risk exposures that each one will create or experience while on the Site.

2.5.1.2 Subcontractors performing environmentally sensitive or highly hazardous work will be required to furnish proof of special coverage in adequate amounts for

The University of Texas
MD Anderson Cancer Center
MS 20200130
Aviation Insurance, Environmental and Asbestos Abatement Insurance, Maritime Insurance and any other policies of such nature.

2.5.1.2.1 Before performing any work, the Subcontractor shall provide to Contractor and the OCIP Administrator, a Certificate of Insurance that matches the requirements described in the UTUGCs and Article 2.3 of this Section 00 73 16.

2.5.1.3 Excluded Subcontractor(s) shall adhere to all project safety requirements and take all necessary precautions to protect all other persons in the vicinity from the risk exposures that the excluded Subcontractor may create while performing work on the Project.

2.5.2 Discretionary Exclusion

2.5.2.1 Contractor may issue a written request on behalf of a Subcontractor or sub-subcontractor of any tier for a discretionary exclusion from enrollment in the OCIP. To be considered, the Subcontractor or sub-subcontractor must be bound to a scope of Work that anticipates a total labor value of less than $5,000.00. A Certificate of Insurance with coverage amounts and language as required by the UTUGCs and Article 2.3 of this Section 00 73 16 shall be furnished to the OCIP Administrator. The OCIP Administrator, in concurrence with the ODR, will review issues such as prior enrollment, scope of work and associated risk. Based on this evaluation, exclusion may or may not be granted.

2.5.3 Excluded Subcontractors

2.5.3.1 Excluded Subcontractors shall submit Certificates of Insurance for Owner acceptance for adequacy of protection and for the satisfactory character of the Insurer prior to performing any work on the Project. Each certificate must have a thirty (30) day prior written notice of cancellation showing the Board of Regents of The University of Texas System as the Certificate Holder.

2.5.3.2 In the event of failure of the excluded Subcontractor to furnish and maintain said insurance and to furnish satisfactory evidence thereof, Owner and/or Contractor shall have the right to take out and maintain coverage for all parties on behalf of the excluded Subcontractor who agrees to furnish all necessary information to bind such coverage and to allow deduction for the cost thereof immediately upon presentation of an invoice.

2.6 GOVERNING CONDITIONS

2.6.1 Owner’s payment of premiums for the insurance described in this Section 00 73 16 shall in no way be interpreted as relieving Contractor and/or any enrolled Subcontractor of any responsibility of liability under this Agreement.
2.6.2 The amount and types of insurance coverage required herein shall not be construed to be a limitation of liability on the part of Contractor or any of its Subcontractors.

2.7 ELECTIVE INSURANCE FURNISHED BY A CONTRACTOR

2.7.1 Contractor, any enrolled Subcontractor and any enrolled sub-subcontractor of any tier may elect to maintain a supplementary insurance policy(ies) to extend the coverage terms and/or conditions that are described in this Section. The cost of any policy(ies) shall be at the sole expense of Contractor, Subcontractor or sub-subcontractor and shall not be reimbursed by Owner.

PART 3 – EXECUTION

3.1 OCIP ENROLLMENT PROCESS

3.1.1 Contractor shall provide all prospective subcontractors with the information in this Section 00 73 16, not later than the 10th day before Contractor enters into a contract with the prospective subcontractor. Contractor shall provide written acknowledgement from each Subcontractor to the OCIP Administrator of enrollment and issuance of OCIP “Certificate of Insurance”.

3.1.2 Contractor and all enrolled Subcontractors shall submit all insurance, underwriting, payroll, rating or loss history information as required by Owner to the OCIP Administrator for enrollment and issuance of OCIP “Certificates of Insurance” via MWrap. The OCIP Administrator shall provide MWrap Contractor Portal Instructions which shall guide Contractor and its Subcontractors in accessing and using MWrap. Online forms, and other requested documentation, shall be completed within ten (10) working days of contract award unless work under the contract is commencing within this ten day period which shall cause the Subcontractor to expedite his enrollment via MWrap. No contractor shall perform any work on the Project until it is recognized as having been enrolled in or excluded from the OCIP by the OCIP Administrator.

3.1.3 Contractor and enrolling Subcontractors shall provide all information necessary to bind coverage under the OCIP. The OCIP Administrator will notify Contractor and respective Subcontractor when an application has been approved and coverage afforded.

3.1.4 OCIP enrollment will not be complete and work shall not commence until the OCIP Administrator has issued the OCIP “Certificates of Insurance” to the applicant.

3.1.5 Contractor, Subcontractor(s) and sub-subcontractors of any tier that perform operations on the Site and such other persons or entities as Owner may designate as enrolled parties, who perform direct labor at the Site or sites incidental to the Work are considered enrolled parties. Temporary labor services and leasing companies are to be included as Subcontractor(s) only at the approval of Owner. Contractor, Subcontractor(s), and sub-subcontractors of any tier must have submitted all necessary
enrollment forms and have been accepted into the OCIP as evidenced by a confirmation of enrollment letter and issuance of OCIP “Certificates of Insurance”.

3.1.6 Participation in the OCIP is mandatory for Contractor and all Subcontractors and subcontractors of any tier unless excluded by Owner or as outlined in Article 2.5 of this Section 00 73 16. However, enrollment is not automatic. Work will not be permitted at the Site until Contractor, Subcontractor and a sub-subcontractor of any tier, is properly enrolled in the OCIP.

3.1.7 OCIP Coverage applies only to work performed at the Site by the enrolled parties. Enrolled parties must provide their own insurance for off-site activities including, but not limited to, work at their permanent shops, fabrication or manufacturing of building products, materials or supplies.

3.2 PROJECT ADMINISTRATION AND FORMS

3.2.1 Contractor shall be responsible to manage and ensure the transmission of all administrative and safety documentation, including Subcontractor insurance and payroll information, as required and directed by Owner.

3.2.2 Contractor and all enrolled Subcontractors and sub-subcontractors shall include those administrative costs in the Contract Sum (CCL) or Guaranteed Maximum Price (GMP) that are necessary to properly comply with the Contract Documents.

3.3 OCIP DOCUMENTATION COMPLIANCE

3.3.1 Failure by Contractor and/or any Subcontractor and/or any sub-subcontractor to submit documentation and forms as directed by Owner, or the OCIP Administrator, as described in Article 3.1 and 3.2 of this Section 00 73 16 and in the Project Insurance Manual may result in an Owner-issued deductive Change Order to Contractor for each delinquent document. Contractor will be held accountable for all costs and schedule impacts associated with this action.

3.3.2 Persistent failures by Contractor and/or any enrolled Subcontractors and/or sub-subcontractors may result in a "stop work" order by Owner. Contractor will be held accountable for all costs and schedule impacts associated with this action.

3.3.3 Payroll Reporting—for insurance and program purposes, Contractor shall keep and maintain an accurate record of payroll for operations at the Site. Contractor shall ensure all enrolled subcontractors and sub-subcontractors furnish full and accurate payroll information and data via MWrap and in accordance with the requirements of the OCIP program, as detailed in the Project Insurance Manual.

3.3.3.1 Payroll must be submitted by Contractor and all tiers of enrolled Subcontractors via MWrap at each of the following occurrences:
• Monthly on or by the 10th of each month, following the end of the previous month.

• Final: Due upon completion of sublet work or at Project Substantial Completion, whichever occurs first.

3.3.3.2 The payroll will identify the Site work-hours and payroll. Only the payroll for Contractor’s and all enrolled Subcontractors’ and sub-subcontractor’s employees who perform duties at the Site should be included on the payroll report.

3.3.3.3 Enrolled Subcontractors and sub-subcontractors that did not perform any work at the Site in a given month must still submit a payroll form via MWrap showing zero (0) payroll and applicable completed contract value to date (if applicable) for the month.

3.3.3.4 Contractor and enrolled Subcontractors and sub-subcontractors with payroll reporting delinquent beyond 30 days will receive a Payroll Reminder Letter requesting response of activity in accordance with each contract under coverage.

3.3.3.5 The OCIP insurer is required to file experience data for each enrolled party with the appropriate rating authority. The loss experience of Contractor and enrolled Subcontractors and sub-subcontractors for Work performed on the Site may affect the experience modification factor of that Contractor or enrolled Subcontractor or sub-subcontractor.

3.3.3.6 Contractor and enrolled Subcontractors and sub-subcontractors should exclude payrolls reported for work performed under the OCIP from payrolls submitted to their primary insurer to avoid duplicate premium charges. The insurance policies written by your primary insurance provider may need to be endorsed or modified to assist in this process.

3.3.4 Incident Notification and Claims Management:

3.3.4.1 Workers Compensation claims are to be initiated immediately by the employer, and shall always be within twenty-four (24) hours or one (1) work day of the occurrence, or immediately upon acknowledgement of an injury from an employee, whichever is later. The mechanism for initiating such a claim shall be the completion and transmittal of a “First Report of Injury” form (DWC Form 1) to the OCIP insurance carrier. Late reporting has been proven to substantially escalate the cost of claims and may therefore result in action on the part of Owner to recover these avoidable costs from Contractor by applying the following charges:

3.3.4.1.1 $1,500.00 for reports that are 2 – 3 workdays beyond the date of occurrence
3.3.4.1.2 $5,000.00 for reports that are 4 – 30 workdays beyond the date of occurrence
3.3.4.1.3 $7,500.00 for reports that are 31 – 60 workdays beyond the date of occurrence
3.3.4.1.4 $10,000.00 for reports that are more than 60 days beyond the date of occurrence

3.3.4.2 General Liability claims are to be initiated immediately and shall be within twenty-four (24) hours or one (1) workday of the occurrence, whichever is later. The mechanism for initiating such a claim shall be the completion and transmittal of a Notice of Occurrence / Claim form to the designated OCIP administrative representative or as directed by Owner. Late reporting has been proven to substantially escalate the cost of claims and may therefore result in action on the part of Owner to recover these avoidable costs from Contractor by applying the following charges:

3.3.4.2.1 $1,500.00 for reports that are 2 – 3 workdays beyond the date of occurrence
3.3.4.2.2 $5,000.00 for reports that are more than 3 workdays beyond the date of occurrence

3.3.4.3 General Liability – Property Damage:

3.3.4.3.1 If Owner determines that Contractor failed to take proper precautions prior to an incident that results in a property damage claim against the General Liability coverage, Owner may recover from Contractor the first $5,000.00 of incurred cost against the claim.

3.4 WORKERS COMPENSATION PROCEEDINGS

3.4.1 Owner may require Contractor and/or the enrolled employer of an injured worker to provide knowledgeable representation at legally binding proceedings scheduled by the Texas Department of Insurance. The proceedings that affect the amount of compensation are “Benefit Review Conferences” and “Contested Case Hearings”. Failure to provide such representation may result in Owner issuance of a recovery charge to Contractor of $5,000.00 per proceeding.

3.5 EMPLOYEE RETURN TO WORK PLAN

3.5.1 Contractor and every Subcontractor shall develop an Employee Return to Work (“Light Duty”) Plan that allows and encourages medically restricted workers to resume employment as soon as a physician assigns limits. The Plan shall include the following elements:
3.5.1.1 A written policy with signed acknowledgement from a company executive that declares intent to provide proactive safety prevention measures, immediate and appropriate medical care, aggressive claims management, and rapid return to work as critical elements of a successful safety and loss control program.

3.5.1.2 Job descriptions that clearly identify and explain essential job functions and tasks required for each position. Minimum physical limits, motor skills, and endurance times shall be included.

3.5.1.3 Procedures and responsibilities shall help physicians understand the Plan, the employee’s typical work assignments and activities, and available alternate assignments.

3.5.1.4 A commitment to the continuous employee education about the Plan, shall include monitoring of assignments, record keeping, and communications with physician(s) and injured worker(s), and tracking of compensation reports.

3.5.1.5 Full compliance with the Americans with Disabilities Act, Family Medical Leave Act, the Texas Worker’s Compensation Act, and any other State or federal law.

3.5.2 Employment for Workers with Medical Restrictions (“Return to Work” or “Light Duty” policy):

3.5.2.1 Either the absence of a written policy or the presence of a written policy that lacks a responsible commitment to restoring medically restricted workers to gainful employment (considered to be at a similar work schedule and wage that was in effect at the time of the injury) may result in an assessment of a recovery charge by Owner to Contractor of $5,000.00 per finding.

3.5.2.2 If Owner determines that Contractor or any enrolled Subcontractor deliberately obstructs a reasonable request that is intended to restore an injured worker to gainful employment, Owner will assess a recovery charge against Contractor of $5,000.00 per claim per month until the worker is returned to employment. If Contractor or enrolled Subcontractor believes that the medical restrictions prohibit gainful employment, Contractor will be required to prove this to Owner’s satisfaction.

3.5.2.3 Failure to pass or refusal to take any substance impairment screening will result in Owner requirement that the involved worker be removed from the Project and not be allowed to work on any Owner project.

3.5.2.4 The cost of all post-accident screening is the responsibility of the injured worker’s employer.

3.6 EXPIRATION AND AVAILABILITY OF OCIP COVERAGE
3.6.1 Termination of OCIP Coverage

3.6.1.1 Except for Extended Completed Operations coverage or Extended Ongoing Operations coverage for Repair Work, the General Liability and Excess Liability insurance furnished by Owner under this Agreement will cease for Contractor and each enrolled Subcontractor at the earlier of OCIP program expiration or when work called for in the Contract Documents has been completed and accepted by Owner. Workers Compensation coverage will continue until the earlier of OCIP program expiration or when work called for in the Contract documents has been accepted as identified in the Certificate of Substantial Completion issued by Owner.

3.6.2 Availability and Cancellation

3.6.2.1 Subject to market availability, all insurance specified herein shall be maintained continuously until the scheduled completion/termination date. All insurance shall provide for Owner to take occupancy of the Work or any part thereof during the term of said insurance. If coverage is diminished or cannot be renewed due to market constraints and limitations, all insured Contractors will be notified within the ninety (90) day cancellation or non-renewal period as provided in the policies. Upon termination of Owner-provided insurance, Contractor and all enrolled Subcontractors shall be responsible for furnishing all insurance as described in the UTUGCs and Article 2.3 of this Section 00 73 16.

3.6.2.2 Owner-furnished insurance may also be discontinued in the event the Project is substantially delayed for an extended period of time, or the Project is permanently terminated for any cause.

END OF SECTION 00 73 16

ATTACHMENTS FOLLOW:

Attachment A – Project Insurance Manual
Attachment B – ROCIP Policy
The following is provided for convenience to Owner, Architect/Engineer and Contractor to track changes between annual document issuances and is not to be considered by any party to be contractual or 100% complete.

<table>
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<tr>
<th>Date</th>
<th>Prior Document Revision History Before 20190301 – March 1, 2019</th>
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<tr>
<td>02/01/08</td>
<td>3.4 - Revised Texas Worker’s Compensation Commission to Texas Department of Insurance.</td>
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<tr>
<td>5/1/08</td>
<td>3.5.2 – Relocate Employment for Workers with Medical Restrictions (“Return to Work” or “Light Duty” policy)</td>
</tr>
<tr>
<td>10/1/08</td>
<td>Title changed to “OCIP”, 2.1.2.3.2 – Change “3 years” to “10 years”, 2.1.2.4.1 change “$25 M” extended coverage to “$50 M”</td>
</tr>
<tr>
<td>9/1/09</td>
<td>Corrected spelling of “SUBCONTRACTOR” in Article 2.2 and revised all Article 3.6 subsections.</td>
</tr>
<tr>
<td>9/1/12</td>
<td>Clarifications of UGS abbreviation, exemption and drug testing clarifications and misc. clarifications.</td>
</tr>
<tr>
<td>12/18/15</td>
<td>Compliance with SB 1081, attachment of the Project Insurance Manual template, policies, inclusion of Master Builders Risk language, and misc. revisions to align with current OCIP requirements.</td>
</tr>
<tr>
<td>10/10/16</td>
<td>Replaced pages 57 through 95 with the current Workers Comp renewal policy. Corrected several misc. typos.</td>
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<tr>
<td>12/12/16</td>
<td>Replaced Attachment A with current issue from ORM (Marsh contact info).</td>
</tr>
<tr>
<td>8/1/17</td>
<td>Updated ROCIP with Phase VII changes and MWrap administrative process. Builder’s Risk claims expenses process updated in 2.2.10.</td>
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<tr>
<td>6/1/18</td>
<td>Formalized requirement to immediately report builder’s risk claims in Section 2.2.13.</td>
</tr>
<tr>
<td>9/1/18</td>
<td>Replaced Attachment A with current issue from ORM (Phase VII).</td>
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<tr>
<th>Issue</th>
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<th>Author or SME</th>
<th>Approved By</th>
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<tr>
<td>Rev. 1</td>
<td>20200130</td>
<td>Per Jim Waters revisions</td>
<td>Jim Waters</td>
<td>Jim Waters</td>
<td>Richard Fitzgerald</td>
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<td>Rev. 2</td>
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PROJECT INSURANCE MANUAL
THE UNIVERSITY OF TEXAS SYSTEM
PHASE VII
ROLLING OWNER CONTROLLED INSURANCE PROGRAM (ROCIP)

August, 2017
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Introduction

Welcome to this Rolling Owner Controlled Insurance Program

The University of Texas System has arranged insurance for this construction project under a Rolling Owner Controlled Insurance Program (ROCIP). A ROCIP is a single insurance program that insures the project, The University of Texas System, enrolled General Contractors and enrolled Subcontractors of any tier, along with their eligible employees and other designated parties for work performed at the project site. Please note, certain parties and their employees are excluded from the ROCIP as identified in this Manual.

This Manual is intended to provide general information as to the insurance afforded and/or required of enrolled parties, claims reporting, safety & loss control requirements, and the procedures to be followed in administering the program. All questions concerning the ROCIP requirements outlined in this Manual should be referred to the ROCIP administrator as indicated in Section 2, the Project Contact Directory.

The ROCIP for this project provides the following coverage for enrolled parties whose employees perform actual on-site labor at the Project Site:

- Workers’ Compensation
- Employers Liability
- General Liability
- Completed Operations
- Excess Liability

The University of Texas System will pay insurance premiums for the ROCIP coverages outlined above. It is recommended that you place your current insurer on notice that you are participating in a ROCIP.

This manual:
- describes the general structure of the ROCIP;
- identifies the responsibilities of the various parties involved in the project;
- provides a basic description of ROCIP coverage;
- describes audit and administrative procedures;
- provides a Glossary or Commonly Used Words;
- provides Answers to Commonly Asked Questions; and
- will be updated as necessary.

This manual does not:
- provide coverage interpretations;
- provide complete information about coverage; or
- provide answers to specific claim questions.
Enrolled Parties

General Contractor(s) and Subcontractor(s) of any tier who perform operations on the Project Site and such other persons or entities as The University of Texas System may designate as enrolled parties, who perform direct labor at the Project Site or sites incidental to the Work. **Temporary labor services and leasing companies are to be included as Subcontractor(s) only at the approval of The University of Texas System.** Contractor(s) and Subcontractor(s) of any tier must have submitted all necessary enrollment requirements via the MWrap web portal and have been accepted into the ROCIP as evidenced by a confirmation of enrollment letter and Certificate of Insurance.

Participation in the ROCIP is mandatory for ALL Contractors and their Subcontractors of any tier unless excluded by The University of Texas System or as outlined later in this manual. **However, enrollment is not automatic.** Work will not be permitted at the Project Site until the Contractor and Subcontractor, regardless of tier, is properly enrolled in the ROCIP. A properly enrolled Contractor is one who has properly completed and submitted the necessary forms via the MWrap web portal and other documents as described in this Project Insurance Manual.

**ROCIP Coverage applies only to work performed at the Project Site by the enrolled parties.** Enrolled parties must provide their own insurance for off-site activities including, but not limited to, work at their permanent shops, fabrication or manufacturing of building products, materials or supplies.

The provisions herein for the ROCIP shall in no way be interpreted as relieving the enrolled parties of any responsibility under their contract with this program. All enrolled parties will be required to carry certain other insurance as outlined in contract documents (Article 5 Bonds and Insurance of the UGC, and 00 73 16 Project Insurance Requirements) and may carry, at their own expense, any additional insurance they deem necessary.

Excluded Parties

Off-site fabricators, vendors, suppliers, material dealers, janitorial services (not involved in construction site activities), delivery cranes, demolition, blasting, truckers (including trucking to the Project Site where delivery is the only scope of Work to be performed), asbestos abatement or other hazardous waste removal Contractor(s) and their respective Subcontractor(s) of any tier, and others whose sole function is to transport, pickup, deliver or carry materials, supplies, tools equipment, parts or other items to or from the Project Site, or who do not perform any actual on-site labor, and any other entity specifically determined by The University of Texas System to be excluded. Excluded parties will not be covered by insurance provided through the ROCIP.

Exempted Parties

It is the UT System’s intent to enroll all Contractors and Subcontractors of any tier who perform on-site labor. The UT System, at its sole discretion, may grant exemptions to enrollment based on an individual contractor’s work duration and scope of work. Exemption requests should include a completed notice of award (via MWrap), and written request sent to the ROCIP administrator (via e-mail) detailing scope of work to be performed onsite. Additionally, each request should include a certificate of insurance with a copy of all endorsements as required by contract.
# PROJECT CONTACT DIRECTORY

## ROCIP Administration

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Phone</th>
<th>Fax</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marsh USA Inc.</td>
<td>1717 Main Street; Suite 4400</td>
<td>Dallas, Texas 75201</td>
<td>214 303 8400 (main phone line)</td>
<td></td>
</tr>
<tr>
<td>• Client Executive</td>
<td>John Egan</td>
<td>214 303 8125</td>
<td></td>
<td><a href="mailto:john.j.egan@marsh.com">john.j.egan@marsh.com</a></td>
</tr>
<tr>
<td>• ROCIP Program Manager</td>
<td>Marcus Robins</td>
<td>214 303 8445</td>
<td>888 501 9769</td>
<td><a href="mailto:marcus.robins@marsh.com">marcus.robins@marsh.com</a></td>
</tr>
<tr>
<td></td>
<td>Susan Baggett</td>
<td>214 303 8209</td>
<td>888 501 9769</td>
<td><a href="mailto:susan.baggett@marsh.com">susan.baggett@marsh.com</a></td>
</tr>
<tr>
<td>• ROCIP Administrator</td>
<td>Program Communication</td>
<td>Fax #: 888 501 9769</td>
<td></td>
<td><a href="mailto:UT.ROCIPFaxes@marsh.com">UT.ROCIPFaxes@marsh.com</a></td>
</tr>
<tr>
<td></td>
<td>Luella Norman</td>
<td>214 303 8208</td>
<td>888 501 9769</td>
<td><a href="mailto:UT.ROCIPFaxes@marsh.com">UT.ROCIPFaxes@marsh.com</a></td>
</tr>
<tr>
<td></td>
<td>Antoinette Bias</td>
<td>713 276 8524</td>
<td>888 501 9769</td>
<td><a href="mailto:UT.ROCIPFaxes@marsh.com">UT.ROCIPFaxes@marsh.com</a></td>
</tr>
<tr>
<td>• Claims Advisor</td>
<td>Kevin McClelland</td>
<td>214 303 8330</td>
<td>214 303 8014</td>
<td><a href="mailto:kevin.mcclelland@marsh.com">kevin.mcclelland@marsh.com</a></td>
</tr>
<tr>
<td>• ROCIP Safety Manager</td>
<td>Tod Hollis</td>
<td>214 303 8632</td>
<td></td>
<td><a href="mailto:tod.hollis@marsh.com">tod.hollis@marsh.com</a></td>
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## The University of Texas System

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Phone #</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Claims Coordinator</td>
<td>John Santos</td>
<td>512 579 5029</td>
<td><a href="mailto:jsantos@utsystem.edu">jsantos@utsystem.edu</a></td>
</tr>
<tr>
<td>Risk Manager</td>
<td>Lisa Gunkel</td>
<td>512 499 4534</td>
<td><a href="mailto:lgunkel@utsystem.edu">lgunkel@utsystem.edu</a></td>
</tr>
<tr>
<td>OFPC Safety Analyst</td>
<td>Mark Schaeffer</td>
<td>409 781 0069</td>
<td><a href="mailto:mschaeffer@utsystem.edu">mschaeffer@utsystem.edu</a></td>
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## Project Safety Coordinator

<table>
<thead>
<tr>
<th>General Contractor – Name:</th>
<th>Via Phone #:</th>
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## Insurers

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<th>Toll free claims reporting is:</th>
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<tr>
<td>Workers’ Compensation Carrier</td>
<td>1 877 928 4531—Non Ike Projects</td>
<td>866 691 7068</td>
</tr>
<tr>
<td>Lost Time</td>
<td>Desiree Martin</td>
<td>214 866 1120</td>
</tr>
<tr>
<td>Medical Only</td>
<td>Kathy Wallace</td>
<td>214 866 1221</td>
</tr>
<tr>
<td>General Liability Carrier</td>
<td>Zurich North American</td>
<td>619507</td>
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Description of ROCIP Coverages

Participation in this ROCIP is mandatory but not automatic. The ROCIP will provide the enrolled party with insurance described in this section. This insurance will terminate on the date the work has been accepted by the University of Texas System as complete, or other period as described in the ROCIP policy, except for the extended completed operations coverage.

The following coverages are provided by the ROCIP:

- Workers’ Compensation
- Employers’ Liability
- General Liability
- Completed Operations
- Excess Liability

The following coverage summaries are provided for information purposes only. Certificates will be provided to all properly enrolled contractors of all tiers at date of enrollment. Policies will be forwarded upon written request of the Contractor or Subcontractors.

This Description of ROCIP Coverage has been prepared for the convenience of the enrolled parties and is not an exact and binding analysis of the coverages. This Description of ROCIP Coverage is for your use as a reference only and is not intended to be inclusive of all policy terms, conditions and exclusions. Even though care has been taken in the preparation of this Description of ROCIP Coverage, in the event there is a discrepancy, the original policies will prevail as the sole binding documents.
Workers' Compensation and Employers’ Liability

NAMED INSURED: BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM and any affiliated or subsidiary entity existing of hereafter constituted as well as all Contractors and Subcontractors of every tier enrolled in the Rolling Owner Controlled Insurance Program at the specific location designated in Section II.

POLICY TERM: 08/01/2017 – 08/01/2023
Policies will be issued on an annual basis until project substantial completion.

COVERAGE:
Coverage A: Pays statutory benefits to the injured employee according to the Workers’ Compensations Law of the State of Texas. Benefits include all reasonable medical expenses, rehabilitation expenses, and a percentage amount of lost wages. Coverage responds to injury, death and certain illness directly related to employment.

Coverage B: Employers’ Liability indemnifies the employer for legal actions taken by an employee against the employer for certain injuries or illnesses not covered by the statute or for alleged gross negligence in providing a reasonably safe work environment.

INSURER: Zurich American Insurance Company (ZAIC)

MASTER POLICY #: WC 0183286 - 00
Each Contractor will receive individual Workers’ Compensation policy numbers for the duration of their work.

LIMITS: Workers’ Compensation: Statutory as per the State of Texas

Employers’ Liability: $1,000,000 Each Accident
$1,000,000 Disease Each Employee
$1,000,000 Disease Policy Limit

Endorsements, Exclusions & Conditions:
- Named Insured Schedule
- Designated Workplace Exclusion Endorsement
- Waiver of Rights of Recovery from Others
- 90 Day Notice of Cancellation
- 10 Day Notice of Cancellation (non-payment)
- Knowledge of Injury Endorsement
- Sole Agent Endorsement
- Notice of Occurrence
- Unintentional Errors & Omissions Endorsement
- Alternate Employer Endorsement
Commercial General Liability

NAMED INSURED: BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM and any affiliated or subsidiary entity existing of hereafter constituted as well as all Contractors and Subcontractors of every tier enrolled in the Rolling Owner Controlled Insurance Program at the specific location designated in Section II.

POLICY TERM: 08/01/2017 – 08/01/2023

Certificates of Insurance are to be issued naming each Contractor and Subcontractor as a named insured upon enrollment. Copies of policies are available upon written request issued to the Program Administrator.

COVERAGE: Commercial General Liability (excluding Automobile and Professional Liability) in form providing coverage not less than a Commercial General Liability insurance policy, including hazards of explosion, collapse, underground, independent General Contractor(s), employees as additional insureds, and Completed Operations Liability coverage for a period of ten (10) years after substantial completion notification by The University of Texas System, with Extended Ongoing Operations Coverage for Repair Work for a period of two (2) years after Substantial Completion.

Coverage will apply only to work performed at the Project Site. Such insurance will not include coverage for products liability for any product(s) manufactured, assembled, or otherwise worked upon away from the Project site for any enrolled party or excluded party performing such off-site work.

INSURER: Zurich American Insurance Company

MASTER POLICY #: GLO 0183287 - 00

LIMITS:

- $5,000,000 General Aggregate Limit (other than Products/ Completed Operations)*
- $5,000,000 Completed Operations Aggregate Limit
- $2,000,000 Personal and Advertising Injury Limit
- $2,000,000 Each Occurrence Limit
- $250,000 Fire Damage Limit – Each Occurrence
- $10,000 Medical Expense Limit – Each Person

*Per Project and subject to Annual Reinstatement of Limits

Endorsements, Exclusions & Conditions:

- Named Insured Schedule
- Additional Insured Endorsement
- In Witness Clause
- Commercial General Liability Coverage Form
- Disclosure of Important Information relating to Terrorism
- Limited Contractual Liability
- Joint Defense Endorsement
- Sole Agent for Insureds
• 90 day Notice of Cancellation
• Extended Completed Operations Designated Projects
• Designated Construction Projects General Aggregate
• Extended Ongoing Operations Coverage – Repair Work
• Unintentional Failure to Disclose
• Notice of Error in Claim Reporting
• Notice of Occurrence
• Fellow Employee Coverage – Designated Employee/Position
• Waiver of Transfer of Rights – as required by written contract
• Collection of Distribution of Material or Information in Violation of Law Exclusion
• Nuclear Energy Liability Exclusion
• Damage to the Project Exclusion
• Contractors Professional Liability Exclusion
• Lead Exclusion
• Fungi or Bacteria Exclusion
• Asbestos Exclusion Endorsement
• Silica Exclusion
• Total Pollution Exclusion with Building Heating Equip. and Hostile Fire Exception

Umbrella/Excess Liability

NAMED INSURED: BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM and any affiliated or subsidiary entity existing of hereafter constituted as well as all Contractors and Subcontractors of every tier enrolled in the Rolling Owner Controlled Insurance Program at the specific location designated in Section II.

POLICY TERM: 08/01/2017 – 08/01/2023
Certificates of Insurance are to be issued naming each Contractor and Subcontractor as a named insured upon enrollment. Copies of policies are available upon written request issued to the Program Administrator.

COVERAGE: The policy provides increased limits of coverage excess of scheduled underlying policies, including General Liability, and Employers Liability. The policy pays on behalf of the insured for third-party claims for Personal Injury, Bodily Injury, Property Damage, Advertising and Product Losses.

INSURER: Berkshire Hathaway Specialty Insurance

MASTER POLICY #: 47-XSF-304056-01

LIMITS: $25,000,000 Each Occurrence
$25,000,000 Aggregate
$25,000,000 Products & Completed Operations

INSURER: Indemnity Insurance Company of North America (excess of Berkshire Hathaway Specialty Insurance)
MASTER POLICY #: XSM-G46798673 001

LIMITS: $25,000,000 Each Occurrence  
$25,000,000 Aggregate  
$25,000,000 Products & Completed Operations

INSURER: Starr Indemnity & Liability Company (sits excess of Indemnity Insurance Company of North America)

MASTER POLICY #: 1000023859

INSURER: The Ohio Casualty Insurance Company (sits excess of Indemnity Insurance Company of North America)

MASTER POLICY #: ECO2358071429

(50M x 50M shared by Starr & Ohio Casualty Insurance Company Liberty)

LIMITS: $50,000,000 Each Occurrence  
$50,000,000 Aggregate  
$50,000,000 Products & Completed Operations

TERMS & CONDITIONS: Subject to Lead and Underlying Layer Policy Terms.

Primary and Non-Contributing: Workers’ Compensation and Employers Liability insurance is primary and non-contributing with respect to any persons (other than The University of Texas System’s employees) covered by such insurance. Commercial General Liability, Umbrella/Excess and Builders Risk insurance is primary insurance and non-contributing with any other insurance carried by the enrolled parties.

Assignment: In consideration of The University of Texas System purchasing ROCIP insurance as outlined above, the enrolled parties will assign to The University of Texas System all return premiums, dividends and other monies due or to become due in connection with the insurance which The University of Texas System provides under the ROCIP, all of which will inure to the benefit of the ROCIP. The enrolled parties will execute such further documentation as may be required by The University of Texas System to effect this assignment.

Waiver of Subrogation Rights: Except for the amount of the deductibles as stated elsewhere in this contract, the enrolled parties each on their own behalf and on behalf of anyone claiming by, through or under them, whether by way of subrogation or otherwise, hereby waive any and all subrogation rights which they may now or hereafter have against each other and the parent, related and affiliated companies, the successors and assigns of each other, in connection with the performance of the Work to the extent such subrogation rights are not the result of any intentional wrongful act or omission of the party causing such loss and are covered losses under the insurance provided hereunder.
If The University of Texas System Elects Not to Continue the ROCIP

If The University of Texas System, for any reason, is unable to furnish coverage, elects to discontinue the ROCIP, modifies the limits of liability provided in the ROCIP, or requests that an enrolled party withdraw from the ROCIP, then, upon sixty (60) days written notice from The University of Texas System, the enrolled party specified by The University of Texas System in such notice, will obtain at The University of Texas System’s expense and thereafter maintain during the performance of the Work, all (or a portion thereof as specified by The University of Texas System) of the insurance required to be provided by excluded parties and as otherwise required under the contract documents, and The University of Texas System will thereafter no longer be obligated to furnish all or a part of such insurance through the ROCIP. The form, content, limits of liability and cost of such insurance and the insurer issuing such insurance secured by the enrolled party pursuant to the provisions of this section will be subject to The University of Texas System’s approval, which approval will not be unreasonably delayed or withheld.

Enrolled parties will be reimbursed for the cost of their insurance based on the cost of their practice programs in place at time of cancellation of the ROCIP.
Contractor Responsibilities

Contractors and Subcontractors are required to cooperate with The University of Texas System and its ROCIP administrator in all aspects of ROCIP operation and administration. Responsibilities of the Contractors and Subcontractors include:

- Including ROCIP provisions in all subcontracts as appropriate
- Enrolling in the ROCIP via the MWrap portal
- Providing timely evidence of insurance to the ROCIP administrator
- Notifying the ROCIP administrator of all subcontracts awarded
- Cooperating with the ROCIP administrator’s requests for information
- Maintaining and reporting monthly payroll records and Audit Participation
- Notifying Administrator of Project Change Orders
- Contract Close Out
- Complying with insurance, claim and safety procedures
- Notifying the ROCIP administrator immediately of any insurance cancellation or non-renewal (Contractor-required insurance)

Contractor Bids—ROCIP Provisions

Failure of enrolled parties to enforce the enrollment of all Contractors and Subcontractor(s) of any tier does not relieve the enrolled parties of the financial responsibility for their insurance deductions. The University of Texas System, maintains the right to pursue insurance deductions for all Subcontractors of any tier through the first tier General Contractor(s).

Any fines assessed by a governmental entity as the result of late enrollment will be assessed against the responsible enrolled parties.

Contractor Bids—Net Bids

Contractor/Subcontractors eligible to enroll in the ROCIP shall bid their work net of insurance, excluding their onsite Workers’ Compensation, Employer’s Liability, General Liability and Umbrella/Excess Liability from its bid/contract price. Change orders must also be priced to exclude these costs.

Unless otherwise agreed, the enrolled entities are required to remove the total cost of first dollar Workers’ Compensation, Employer’s Liability, General Liability and Umbrella/Excess Liability regardless of the risk financing technique employed for its Workers’ Compensation and General Liability exposures, including but not limited to insurance premiums, expected losses with any retention or deductible amount, loss handling expenses and administrative expenses.

The original contract sum will be based on the total estimated cost of the Work, excluding insurance costs.
Unless otherwise agreed to in the Agreement with Contractor, costs for overlapping insurance coverage maintained by the enrolled parties will not be reimbursable. All subsequent change orders will be submitted excluding insurance costs.

If the enrolled parties do not submit the required ROCIP enrollment information prior to beginning Work and a fine is assessed by any state regulatory body, the enrolled parties will be charged for the assessment prior to contract closeout.

**Conflicts:** In the event of a conflict, the provisions of the Contract Agreement will govern, then the provisions of the Project Insurance Manual.
**Enrollment**

Prior to the start of work at the Project Site, all Contractors and Subcontractors of any tier shall complete the Enrollment form via the MWrap web portal in order to bind coverage under the ROCIP.

All Contractors and Subcontractors must use Marsh’s online “MWrap” system to enroll in the ROCIP, provide monthly payroll, and perform other important functions outlined in this Section.

Visit: [https://MWrap.Marsh.com/contractorportal](https://MWrap.Marsh.com/contractorportal) to get started once you are awarded a contract.

All forms referenced in this Section may be found on the MWrap portal. The ROCIP administrator shall provide instructions on how to access the MWrap portal.

**UNDER NO CIRCUMSTANCES IS A CONTRACTOR AUTHORIZED TO BEGIN WORK ON SITE UNTIL MARSH HAS RECEIVED, PROCESSED, AND APPROVED THE REQUIRED ONLINE FORMS AND HAS ISSUED THE CONTRACTOR AND/OR SUBCONTRACTOR A CERTIFICATE OF INSURANCE EVIDENCING ROCIP COVERAGE IS IN PLACE.**

The enrolled parties will complete and submit the online Enrollment form including uploading any required supporting documents to the ROCIP administrator, including evidence of their experience modification rating (EMR) as documented on the rate schedules of their current workers’ compensation insurance program.

If General Contractor(s) will be subcontracting work out, a separate award should be issued via MWrap, and an Enrollment form must be completed by each Subcontractor of any tier and must be sent to the ROCIP administrator via the MWrap web portal.

In addition to the Enrollment form the enrolled parties shall provide The University of Texas System with a Certificate of Insurance, including endorsements, evidencing coverage outlined in Section 5, via MWrap (through the “Document” section of the portal). A sample certificate of insurance has been included in Section 6—of this manual.

The ROCIP administrator will provide a Certificate of Insurance evidencing ROCIP coverages naming the enrolled party as an insured. Where required by law, individual workers’ compensation policies will be issued to the enrolled party.

**NOTE:** All questions regarding this procedure should be directed to the ROCIP administrator at Marsh as outlined in the Project Contact Directory.
Evidence of Insurance

Each Contractor and Subcontractor is required to provide the ROCIP administrator with appropriate evidence of insurance as outlined in Section 5 of this Manual—Contractor Insurance Requirements.

Subcontract Award Notification

Contractors and Subcontractors of any tier are not covered under the ROCIP until necessary enrollment information is properly completed and submitted to the ROCIP administrator, as described in the Enrollment section of this Manual.

ALL contract awards should be provided via MWrap. Contractor(s) or the appropriate Subcontractor will be responsible for reporting contracts awarded via the MWrap portal, which will prompt awarded Subcontractors to complete their respective Enrollment to the ROCIP.

Cooperation

The enrolled parties will:

1. Use the MWrap portal to submit all pertinent insurance information.
2. Furnish to The University of Texas System, its insurance representatives and/or to the ROCIP insurer, all information and documentation which the ROCIP may require in connection with the issuance of any policies, in such form and substance as The University of Texas System or its designee may require.
3. Furnish to The University of Texas System, its insurance representatives and/or the ROCIP insurer, on-site payroll reports on the forms as required and described in this Manual on a monthly basis for prior month (including months with no payroll).
4. Permit The University of Texas System, its insurance representatives and/or the ROCIP insurer to audit the enrolled parties books and records and provide documentation as may be required to assure accuracy of those payroll reports. The enrolled parties agree that their failure to submit documents as required may result in withholding progress payments until said payroll reports are received by The University of Texas System or its designee.
5. Promptly comply with the requirements, obligations and recommendations of The University of Texas System, its insurance representatives and/or ROCIP insurer so that the ROCIP may be properly administered and so that the insurance companies will continue to provide coverage under the ROCIP as specified in this the document. If the enrolled parties should fail to comply with any requirement, obligation or recommendation, The University of Texas System may withhold any payments due the enrolled parties until such time as they will have performed the requirements, obligations and recommendations as required by this Contract.
6. The enrolled parties will provide The University of Texas System or its insurance representatives with all information necessary for the issuance of said policies and will maintain and make available to the insurance companies payroll records and such other records relating to the Work as may be necessary for the proper computation of the insurance premiums.
7. The enrolled parties will cooperate with The University of Texas System with regard to administration and operation of the ROCIP. The enrolled parties’ responsibilities will
include, but are not limited to: operations and insurance information; inclusion of ROCIP provisions in all subcontracts; notification to The University of Texas System's insurance representatives of all subcontracts awarded; maintenance and provision of monthly payroll records and other records as necessary for premium computation; compliance with applicable loss control (safety) and claims reporting procedures; maintenance of an OSHA Log to be provided monthly to The University of Texas System and/or their insurance representatives.

Any fines assessed for claims which are reported late are the responsibility of the Contractor and/or Subcontractor of any tier.

**Payroll Reporting, Maintenance, and Audits**

**Payroll Reporting**—for insurance and program purposes, each contractor agrees to keep and maintain an accurate record of payroll for operations at the Project Site. Contractors agree to furnish full and accurate payroll information and data in accordance with the requirements of The University of Texas ROCIP VII program to the ROCIP VII Administrator via the MWrap portal.

Payroll must be submitted via MWarp by each Contractor or Subcontractor at each of the following occurrences:

- Monthly on or by the 10th of each month, following the end of the previous month.
- Final: Due upon completion of sublet work or at Project Substantial Completion, whichever occurs first.

The payroll will identify the Project Site work-hours and payroll. Only the payroll of the Contractor's employees who perform duties at the Project Site should be included on the payroll report. This information will be used to provide the ROCIP insurer with information required to determine The University of Texas System's premium.

If you did not perform any work at the Project Site in a given month you must still submit your payroll form showing zero (0) payroll to date for the month.

**Contractors with payroll reporting delinquencies will receive an auto generated notification from MWarp requesting response of activity in accordance with each contract under coverage.**

The ROCIP insurer is required to file experience data for each enrolled party with the appropriate rating authority. The loss experience of the Contractor for Work performed on the Project Site may affect the experience modification factor of that Contractor.

To avoid paying premiums to your primary insurance provider on payroll associated with Work performed under the ROCIP, payroll reported as described above should be excluded from payrolls submitted to your primary insurer. In addition, there are a number of ways to endorse or modify your primary insurance to assist in this process. The workers’ compensation policy issued to you and the certificate of insurance showing you as a named insured on the general liability policy may be used to provide evidence of your enrollment in the ROCIP to your primary insurer.

**Payroll Maintenance**—each enrolled party is required to maintain payroll records for the Project Site in accordance with the Basic Manual of Rules, Classifications, and Experience Rating Plan.
for Workers’ Compensation and Employers Liability Insurance. Such records allocate the payroll by Workers’ Compensation classification(s) and shall exclude the excess or premium paid for overtime (i.e., only the straight time rate shall apply to overtime hours worked). Furthermore, such records shall limit the payroll for Executive Officers and Partners/Sole Proprietors to the limitations as stated in the state manual rules.

**Payroll Audits**—it is important that you properly classify payrolls, as these will be reported to the rating bureau for promulgation of future Experience Modifiers for your firm. All enrolled parties shall make available their books, vouchers, contracts, documents, and records, of any and all kinds, to the auditors of the ROCIP insurer or The University of Texas System’s representatives at any reasonable time during the policy period, any extension, or during a final audit period as required by the insurance policies.

The Division of Workers’ Compensation (DWC) a division of the Texas Department of Insurance (TDI), requires Zurich, the insurance carrier for The University of Texas System ROCIP Phase VII program, to report payrolls and losses incurred by insureds for onsite exposures which have occurred under the policies issued in a unit statistical report for calculation and publication of the contractor’s experience modifier.

The audit reporting is conducted annually for each policy term by carriers per outlined requirements as described within Section 4 of the ROCIP Project Insurance Manual, Uniform General Conditions, and the Project Insurance Requirements (00 73 16).

Upon Contractors or Subcontractors Completion of Work or on policy expiration, The University of Texas System's insurance carriers have the right to audit payroll records. This audit will be completed within 60 days of receipt of all complete and accurate information from the Contractor.

**Notification of Change Orders**

Contractor(s) will notify Marsh (via MWrap), of any change orders issued to the 1st tier Contractors. 1st Tier Contractors will notify Marsh how that change order will be applied to their Subcontractors.

Change orders, field proceed orders, and/or construction change directives submitted by each enrolled parties shall exclude the cost of insurance.

**Notice of Work Completion—Close-out of Each Contract**

Contractor(s) will close-out each contract as the enrolled parties complete their work. No retention will be released until the close-out has been completed.

The enrolled parties must complete the “Closeout” via MWrap, for each contract that has been completed on the Project Site.

1. The ROCIP administrator will request “final” contract value from Awarding Contractor(s). If any payroll or documentation is missing, the ROCIP administrator will contact the enrolled party for the information and final contract cost for his Subcontractors.

2. If all payroll reported are in line, the ROCIP administrator will approve closeout form and the awarding Contractor and The University of Texas System will access closeout documentation via MWrap.
3. The ROCIP insurer may audit the enrolled parties at time of close out.

4. Once close-out is complete, Awarding Contractor(s) will access (via MWrap) for closeout information of all enrolled parties involved.

The ROCIP administrator will verify all costs that appear to be out of line and discuss them with the awarding Contractors or the Subcontractor to determine if there were Subcontractors working that we were not properly notified or if there are high materials costs that can explain the discrepancies.

Once close out is reconciled, contractor will receive a communication from Marsh (via MWrap) advising how ROCIP coverage will respond beyond project substantial completion.

**Claims Reporting**

Each enrolled party shall follow the claims procedures as established by The University of Texas System. Enrolled parties agree to assist and cooperate in every manner possible in connection with the adjustment of all claims and demands in which The University of Texas System's insurer(s) is called on to adjust or defend. Refer to Section 7—Claims Reporting of this Manual.

**Safety Procedures**

**Scope and Application**

All Contractors and Subcontractors are required to comply with The University of Texas System Project Safety Requirements (01 35 23). These safety requirements are mandatory and will be strictly enforced. Non-compliance with this plan will be considered the same as non-compliance with any other contractual item.

The University of Texas System, at its discretion, will designate agents to act on its behalf in all matters relating to Work Site safety and health. The University of Texas System and its agents reserve and retain the right to stop work, remove Contractor and Subcontractor employees, and dismiss Contractors or Subcontractors when willful or repeated non-compliance with the Project Safety Requirements Manual occurs or when serious defective conditions or life threatening hazards and activities are identified.

Copies of the safety manual may be obtained from the **General Contractor** on each project.
Contractor-Provided Insurance Requirements

Insurance Requirements for Enrolled and Excluded Contractors

Refer to the complete Uniform General Conditions and the Project Insurance Spec in the Appendix of this manual.

The ROCIP provides coverage for Work at the Project Site only.

Insurance for the Work performed AWAY FROM THE PROJECT SITE by the enrolled parties include the following coverage:

- Workers’ Compensation and Employers’ Liability Insurance
- Commercial General Liability Insurance
- Commercial Automobile Liability Insurance (on and off project site)
- Umbrella/Excess Liability Insurance (if needed)
- Contractors Equipment Insurance (on and off project site)
- Aircraft Liability (if needed)

The enrolled parties will provide and maintain the types of insurance described below in a company or companies legally authorized to transact insurance business in the State of Texas. All insurers will be rated at least A-, VII or better in the current A.M. Best ratings or must be otherwise acceptable to The University of Texas System. The enrolled parties will maintain the specified insurance coverage until all obligations under this contract are satisfied.

The limits of liability shown for the insurance required of the enrolled parties are minimum limits only and are not intended to restrict the liability imposed on the enrolled parties for Work performed under their Contract.

Required Endorsements

**Additional Insureds:** Each policy required (except Worker’s Compensation) will name as additional insured the Board of Regents of The University of Texas System its officials, directors, employees, representatives, agents, consultants, and volunteers of each and all other indemnitees as “Additional Insured.”

**Waiver of Subrogation.** To meet the requirements of Article 2.2, of the Uniform General Conditions, all policies shall contain a Waiver of Subrogation in favor of the Board of Regents of The University of Texas System, their respective agents, consultants, servants and employees of each and all other indemnitees.
Each enrolled party will pay all insurance premiums for such insurance, including any charges for required waivers of subrogation or the endorsement of additional insureds.

**Primary and Non-Contributing:** All Insurance coverage listed above is required to be to be primary and non-contributory.

**Certificates of Insurance:** The enrolled parties and excluded parties will provide certificates of insurance to The Board of Regents of The University of Texas System as evidence that policies specified in this section providing the required coverage, conditions, and limits are in full force and effect. Certificates of insurance can be uploaded via MWrap and addressed as follows:

The Board of Regents of the University of Texas System  
c/o Marsh USA Inc (ROCIP Admin)  
1717 Main Street; Suite 4400  
Dallas, Texas 75201
Notice of Cancellation: All insurance policies and certificates of insurance will include a requirement providing for thirty (30) days prior written notice to The University of Texas System of any cancellation or reduction of coverage. If any such notice is given, The University of Texas System will have the right to require that a substitute policy be obtained prior to said cancellation and appropriate evidence thereof be provided. Enrolled parties and excluded parties will immediately notify The University of Texas System and will cease operations on the occurrence of any such cancellation or reduction and will not resume operations until the required insurance is in force and new certificates of insurance have been filed with The University of Texas System.

Insurance Requirements of Excluded Parties

The insurance requirements as defined in the Project Insurance Requirements (00 73 16) and the UGC section 5.2 outline the coverage that should be in place for any given project.
ROCIP Enrollment Procedures and Forms

Award of Contract/Subcontract does not automatically enroll a Contractor/Subcontractor as a participant in the Rolling Owner Controlled Insurance Program (ROCIP). Each Contractor or Subcontractor must properly complete the online forms in the following checklist for Marsh to enroll in the ROCIP.

Enrollment Process—Checklist of Required Submittals

For assistance in completing these forms, please contact the ROCIP administrator identified in the Project Contact Directory. As previously noted, all Contractors and Subcontractors must use the ROCIP Administrator’s online MWrap system to complete and submit these forms and documents.

- **Enrollment**
  This form provides information that Marsh must receive in order to issue the Contractor/Subcontractor a Certificate of Insurance for ROCIP coverage. Marsh will forward the information to the ROCIP insurance company (the “carrier”) for issue of an individual Workers’ Compensation policy. Issue of a Certificate of Insurance must be completed prior to commencement of any Work.

- **Contractor/Subcontractor’s Provided Certificate of Insurance (see sample)**
  The ROCIP does not provide any of the insurance coverages that are exempted by —00 73 16 (Project Insurance Requirements) and the Uniform General Conditions within the front end documents to the Contract. As part of the enrollment process, The University of Texas System requires all participants to provide a certificate of insurance, together with any contractually required endorsements and meeting the requirements outlined in this Procedure.

- **Classification of Operations Pages—Contractor Provided Workers’ Compensation**
  To complete the enrollment process, companies must provide copies of Workers’ Compensation “Declarations Page” and evidence of their current Experience Modification Rate (EMR) as detailed within the “Classification of Operations Pages” (Rate Schedules).

Contractor/Subcontractor shall submit all these requirements to Marsh for review via the MWrap portal. Upon acceptance, Marsh will furnish each enrolled Contractor/Subcontractor a certificate of insurance evidencing ROCIP coverage. Marsh will transmit additional copies to the Contractor and The University of Texas System. The Contractor/Subcontractor will then be authorized (for insurance obligations) to begin Work. **UNDER NO CIRCUMSTANCES SHALL ANY COMPANY BEGIN WORK UNTIL A PROPERLY EXECUTED INSURANCE CERTIFICATE HAS BEEN ISSUED TO AND ACCEPTED BY THE UNIVERSITY OF TEXAS SYSTEM (or by Marsh on behalf of The University of Texas System).**
The University of Texas System Rolling Owner Controlled Insurance Program (ROCIP)

AUDIT RIGHTS

In the event the undersigned Contractor or Subcontractor is awarded a contract, such party will permit THE UNIVERSITY OF TEXAS SYSTEM or its Representative to inspect the insurance policies, audit methods and rates used in determining any insurance premium deduction or credit proposed or accepted by THE UNIVERSITY OF TEXAS SYSTEM. Requests for inspection of any policies or payroll records will be made in writing ten (10) days in advance of any review, which will be conducted at the project site or an office near the site.

ASSIGNMENT

The undersigned Contractor or Subcontractor hereby assigns transfers and sets over absolutely unto THE UNIVERSITY OF TEXAS SYSTEM all right, title and interests to any and all returns of premium, dividends, discounts, or other adjustments including retrospective adjustments to THE UNIVERSITY OF TEXAS SYSTEM ROCIP. This assignment shall pertain to the ROCIP policies as now written, as subsequently modified, rewritten, or replaced by THE UNIVERSITY OF TEXAS SYSTEM ROCIP insurance company(s) including any additional amount of coverages as a result thereof. The undersigned Contractor or Subcontractor also assigns its rights of cancellation of all insurance policies provided, to the undersigned, by THE UNIVERSITY OF TEXAS SYSTEM. This assignment is only valid for those insurance policies that have their premiums paid by THE UNIVERSITY OF TEXAS SYSTEM.

COMPLIANCE

The undersigned Contractor or Subcontractor hereby agrees that all THE UNIVERSITY OF TEXAS SYSTEM ROCIP requirements will be met on a timely basis; including but not limited to: enrollment documents for Subcontractors, monthly payroll and work hour reports, policy maintenance and evidence of off-site coverage, loss control recommendations and requirements, and prompt claims reporting and management cooperation.

Signature: ___________________________ Date: ______________

Name (print): ___________________________ Title: ______________

Return forms to:
Marsh USA
Attn.: Marsh Administrator
Email: UT.ROCIPFaxes@marsh.com
Fax#: 888 501 9769
**Sample Certificate of Insurance Required for Subcontractor**

**Sample Off-Site Certificate of Insurance**

<table>
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<tr>
<th>PRODUCER [Name, Address &amp; Telephone #]</th>
<th>This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This Certificate does not amend, extend or alter the coverage afforded by the policies below.</th>
</tr>
</thead>
<tbody>
<tr>
<td>INSURED</td>
<td>COMPANIES AFFORDING COVERAGE with A- VII or Better Rated Carrier through AM Best</td>
</tr>
<tr>
<td>YOUR NAME AND ADDRESS</td>
<td>COMPANY A</td>
</tr>
<tr>
<td></td>
<td>COMPANY B</td>
</tr>
<tr>
<td></td>
<td>COMPANY C</td>
</tr>
<tr>
<td></td>
<td>COMPANY D</td>
</tr>
</tbody>
</table>

**COVERAGES**

This is to certify that the Policies listed below have been issued to the Named Insured above for the Policy Period indicated, notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the insurance afforded by the policies described herein is subject to all the terms, exclusions and conditions of such policies. Limits shown may have been reduced by paid claims.

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<tr>
<th>COL</th>
<th>TYPE OF INSURANCE</th>
<th>POLICY NUMBER</th>
<th>POLICY EFFECTIVE DATE</th>
<th>POLICY EXPIRATION DATE</th>
<th>LIMITS</th>
</tr>
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<td>GENERAL LIABILITY</td>
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<tr>
<td>X</td>
<td>COMMERCIAL GENERAL LIABILITY</td>
<td></td>
<td>MUST COVER THE DURATION OF CONTRACT</td>
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<td>OWNERS &amp; CONTRACTORS PROTECTIVE</td>
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<td>AUTOMOBILE LIABILITY</td>
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<td>MUST COVER THE DURATION OF CONTRACT</td>
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<td>ANY AUTO</td>
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<td>ALL OWNED AUTOS</td>
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<td>SCHEDULED AUTOS</td>
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<td>HIRED AUTOS</td>
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<td>NON-OWNED AUTOS</td>
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<td>EXCESS LIABILITY</td>
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<td>EACH OCCURRENCE</td>
<td>If needed</td>
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<tr>
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<td>UMBRELLA FORM</td>
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<td></td>
<td>OTHER THAN UMBRELLA FORM</td>
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<td></td>
<td>WORKER’S COMPENSATION AND EMPLOYERS’ LIABILITY OR LOCALLY PRESCRIBED EQUIVALENT IN THE STATE OF TEXAS</td>
<td></td>
<td>MUST COVER THE DURATION OF CONTRACT</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**DESCRIPTION OF OPERATIONS, LOCATIONS, VEHICLES, SPECIAL ITEMS (LIMITS MAY BE SUBJECT TO RETENTIONS)**

The insured shall name Board of Regents of The University of Texas System and others as required by contract, as Additional Insured and such coverage afforded as additional insureds shall apply as Primary Insurance. A Waiver of Subrogation in favor of ‘Board of Regents of The University of Texas System, the architect, their subsidiaries, related and/or affiliated companies of each and their respective officials, directors, employees, representatives, agents and volunteers, and assigns of each, and any others shall be provided by the insured.

**CERTIFICATE HOLDER**

Board of Regents of The University of Texas System
c/o ROCIP administrator @ Marsh USA
1717 Main St., Suite 4400
Dallas, Texas 75201

**CANCELLATION.**

Should any of the above described policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions.

**AUTHORIZED SIGNATURE:**

THIS CERTIFICATE MUST BE SIGNED BY AN AUTHORIZED REPRESENTATIVE, AGENT OR BROKER

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**Specification Section 00 73 16**

**Attachment A - Page 26 of 45**
Claim Reporting/Posting Procedures

All Contractors and Subcontractors will strictly adhere to specific guidelines for the reporting of all industrial incidents involving their own employees and their Subcontractor’s employees.

All Contractors and Subcontractors are to instruct their employees to IMMEDIATELY report all incidents, injuries and damages from the Project Site to the Project Safety Coordinator (PSC).

All Contractors and Subcontractors are to provide, upon request, any additional information regarding the incident and to cooperate fully in all incidents and claim-related investigations.

The Texas Workers’ Compensation Act and Rules require the employer to post and or complete certain forms. These forms are discussed below with samples of appropriate forms, and decision maps included in Appendix, Section 3 of this manual.

Any fines assessed for claims which are reported late are the responsibility of the Contractor.

Workers’ Compensation Posting Requirements

Notice 6: Notice To Employees Concerning Workers’ Compensation in Texas

Per Rule 110.101 (e) (1) of the Texas Department of Insurance, Division of Workers’ Compensation, DWC Notice 6 is required to advise your employees that you have workers’ compensation insurance through a commercial insurance company and to advise your employees of the Texas Department of Insurance, Division of Workers’ Compensation’s toll free number to obtain additional information about their workers’ compensation rights.

Notices in English, Spanish and any other language common to the employer’s employee population must be posted, and:
1. Prominently displayed in the employer’s personnel office, if any;
2. Located about the workplace in such a way that each employee is likely to see the notice on a regular basis;
3. Printed with a title in at least 26 point bold type, subject in at least 18 point bold type, and in text in at least 16 point normal type; and
4. Contain the exact words as prescribed in Rule 110.101 (e) (1).
The following notice(s) meet the above requirements. Failure to post or to provide notice as required in the rule is a violation of the Act and Division rules. The violator may be subject to administrative penalties.

**Notice 8: Required Workers’ Compensation Coverage**

Pursuant to Workers’ Compensation Rule 110.101 (d)(7), a Contractor engaged in a building or construction project for a governmental entity is required to post a notice on each project site informing all persons providing services on the project that they are required to be covered by workers’ compensation insurance. The notice required by this does not satisfy other posting requirements imposed by the Texas Workers’ Compensation Act or other Workers’ Compensation Rules. This notice must meet Worker’s Compensation Rule 110.101.

**Workers’ Compensation Claim Reporting**

- Each employer is initially responsible for providing first aid to their injured employee, followed by notification to the General Contractor Project Safety Coordinator (PSC).
- The General Contractor’s Project Safety Coordinator (PSC) will complete the top portion of the Medical Authorization To-Treat form and ask the injured employee to acknowledge that a post-accident drug test will be performed.
- The Project Safety Coordinator (PSC) will accompany the injured worker to the medical clinic for initial treatment.
- The Medical Authorization To-Treat form will be presented to the medical clinic.
- Upon return to the work site each injured worker will be provided with “**Notice of Injured Employee Rights and Responsibilities**” by the Project Safety Coordinator (PSC).
- Following the injured workers’ visit to the clinic both the Project Safety Coordinator (PSC) and employer should be updated on the injured employee’s work status.
- The employer of the injured worker will assist in the completion of the required First Report of Injury (FROI) incident report. The ROCIP VII Form CL-1 Workers’ Compensation Loss form collects all necessary information required to populate the State’s First Report of Injury Form (DWC Form 1) and eases the reporting of the claim via Zurich’s early notification system.
- The Project Safety Coordinator (PSC) will call Zurich’s Claim Call Center to report the loss. Call 877-928-4531.
- Should the need arise to provide the injured worker with a Bona Fide job offer letter, a sample letter is included in this manual.

All WC Claims notices should be submitted to: **Zurich North American**

Submit all medical bills to Zurich; P.O. Box 968023; Schaumburg, IL 60196-8023, excluding Drug Screen bills, which are the responsibility of the injured worker’s employer for payment.
Upon completion of reporting the workers' comp claim telephonically, a first report of injury form (DWC Form 1) from the claim in-take center of Zurich will be mailed to you for your records. Retain this copy along with the OCIP documentation regarding this incident until the claim is resolved/closed.

For assistance with WC claim issues contact:

Kevin McClelland, Claims Advisor  
Marsh USA 
1717 Main Street, Suite 4400 
Dallas, TX 75201 
Email: kevin.mcclelland@marsh.com  
Phone: 214-303-8330 
Fax: 214-303-8014

John Santos, Claims Coordinator  
The University of Texas System 
220 West Seventh Street 
Austin, TX 78701 
Email: Jsantos@utsystem.edu  
Phone: 512-579-5029 
Fax: 512-499-4524

In the event of any claim resulting in an emergency for:

• ANY injury that can be expected to result in offsite medical treatment.
• ANY property or equipment damage that is expected to result in an insurance claim.

Contact must be made to at least one of the following:

Mark L. Schaeffer—OFPC  
409-781-0069
Kevin McClelland—Marsh  
214-303-8330
John Santos—UT System  
512-579-5029

ANY event resulting in multiple injuries, anticipated hospitalization of injured worker(s), or removal from site by an ambulance—PERSONAL CONTACT MUST BE MADE; DO NOT LEAVE A MESSAGE.

Refer to the Decision Map (found in Appendix 3) for severity level of work related injuries.
Internal Investigation
- Identify facts of the information for reporting to Zurich.
  - Who
  - What
  - When
  - Where
  - Why
  - How

Subrogation
- Identify and preserve evidence.
- Identify Third Parties who may be responsible for accident.
- Report information to Zurich.

Report Claim
- Report immediately
- Complete the Workers’ Compensation Claim Form (DWC Form 1).
- Call Zurich’s Call Center—877- 928- 4531 (non-Ike) 877- 856- 1825 (Ike Recovery projects)
- Provide the injured employee with “Notice of Injured employee Rights and Responsibilities in the Texas Workers’ Compensation System.”

On Questionable Claims
- Report immediately—when appropriate, use the word alleged in your description.
- Immediately call Marsh Claims Consultant and express your concerns regarding the claim.

Medical Care for Employee
- If medical treatment is needed, advice the Employee of the appropriate medical care facility for work related injuries. (Note: Emergency Rooms should only be used for treatment if the medical clinic is closed, or if the injury is considered severe or life threatening).
- Complete the “Authorization for Medical Treatment’ form (ROCIP Form # CL-2) and give to injured worker. (Note: some sections need to be completed by the employer and others by the injured employee).
- Contractor or Subcontractor shall contact the medical care facility and advise that injured The University of Texas System (UTS) ROCIP worker is in route.
- A mandatory post-accident drug and alcohol screen will be performed at the medical facility at the Contractor’s expense.

Continued Involvement in Management of the Claim
- Maintain communication with the Employee.
- Advise Zurich of any information that changes the direction of the claim.
- Be aware of the Employee’s current medical condition.
- Review the DWC Form 73 (Texas Workers’ Compensation Work Status Report) from the medical provider, noting any restrictions that might have been placed on the employee.

Return to Work
- Refer to the Return to Work Policy outlined in 01 35 23 Project Safety Requirements (Section 8) or equivalent site safety manual approved for this project.
- Coordinate modified duty with Zurich adjuster, employer and employee.
- Provide temporary modified duty when parameters and duration of restrictions are known.
- Complete the Bona Fide Offer of Employment form (ROCIP form #CL-4).
— Offer light/modified duty when a treating physician allows an injured worker to return to any type of employment that will not violate the specified restriction(s).
— Attach a copy of the DWC Form 73 (Texas Workers’ Compensation Work Status Report) provided by the treating physician to the Bona Fide Offer of Employment Letter.
   - Letter must include:
     - Detailed physical description of work (i.e. allowable standing, sitting, etc.) consistent with the employee’s abilities, knowledge and skill
     - Must offer training if necessary.
— Letter is presumed valid if provided in writing
— Have the employee sign in the presence of a witness; or, mail the letter along with the DWC Form 73, via certified mail, to the employee
   - Should the injured employee decline the Bona Fide Offer, Temporary Income Benefits may be stopped.
   - Send a copy of the letter, witness statement or postal receipt to Zurich.
— Need further assistance, contact Zurich.
• Complete a Supplemental Report of Injury form—DWC form 6
   — Within three days of the employee returning to work
   — Within three days when the employee, after returning to work, has additional day or days of disability because of the injury;
   — Within 10 days after the end of each pay period in which the employee has a change in earnings as a result of the injury during the time the employee is entitled to temporary income benefits.
   — Within 10 days after the employee resigns or is terminated.

Billing
• All Medical bills/invoices should be sent to Zurich.
• Drug Testing bills are to be paid by the employer of the injured worker.

Loss Runs
• Contact, Cheri Perches Zurich Account Manager at 713-787-7828 or via email at Cheri.Perches@zurichna.com
• A Contractor may only request and receive loss information on the Contractor’s own employees.

For Questions Regarding Workers’ Compensation or Zurich Issues
• Contact Kevin McClelland, Marsh, at 214-303-8330
• Contact John Santos, The University of Texas System Office of Risk Management, at 512-579-5029
NOTE: This Return To Work Policy and the executed acknowledgement must be submitted to and will be maintained by the Controlling Contractor at the project site. No work may commence until this document is accepted.

_____________________________ will conduct its construction activities safely and in accord with all prevailing safety rules and regulations.

In the event that an occupational injury occurs on this Project and renders an employee unable to perform normal duties, this company will commit its resources to the following:

- Modified duty assignments will be made available to any employee injured on this project who receives a physician’s release with medical restrictions.
- The modified duty assignment will take place at the project site if possible.
- In order to comply with restrictions established by the treating physician’s instructions, the assignment offered to the injured employee may include clerical work, material inventory, site cleanup, site layout, equipment maintenance, or any other task that will not exceed the prescribed restrictions.
- Any employee with an occupationally restrictive injury will receive a written “Bona Fide Offer of Employment” letter. The document will acknowledge the company’s intent to furnish duty assignments based on the treating physician’s instructions. This document will either be executed by the employee in the presence of a supervisory employee or it will be sent to the employee by Certified/Return Receipt Mail.
- The injured employee will be monitored for improvement and returned to full duty status as quickly as the treating physician allows.
- All injuries that occur on this Project will be reported immediately to the Controlling Contractor’s superintendent and/or safety coordinator. The immediate supervisor for the injured employee will obtain an “Authorization for Medical Treatment” from the Controlling Contractor before leaving the site for treatment by a medical professional.
- A responsible company representative (immediate supervisor) will transport any injured employee to the medical treatment facility. This representative will ensure that the treating physician receives a copy of this RTW policy and becomes aware of the company’s intent to provide modified duties as required to meet any medical restrictions.
- In the event that an injured employee has to be transported by ambulance to an emergency medical treatment facility, a responsible company representative (immediate supervisor) will accompany (or follow) the injured employee and ensure that the treating physician receives a copy of this RTW policy and becomes aware of the company’s intent to provide modified duties as required to meet any medical restrictions.
- A post incident drug test will be administered by the Owner’s designated medical treatment facility. The Controlling Contractor will be notified of the results by a company representative only in the event of a confirmed positive drug test.
- An employee that is currently working under medical restrictions will NOT be terminated from employment until the Controlling Contractor and the insurance claims adjuster are consulted with and all agree that the action is justified.
CONTRACTOR ACKNOWLEDGEMENT

As a duly authorized representative of ________________________________,
I hereby acknowledge, agree to, and submit the attached Return to Work Policy.

Name (print): __________________________________________________________
Signature: ____________________________________________________________
Title: ________________________________________________________________
Date: __________________________________________________________________

This acknowledgement and a copy of the written Return To Work Policy must be submitted to
the Controlling Contractor and will be maintained at the project by the Controlling Contractor.
This company understands that no work at the Project may commence until this document is
executed, submitted, and accepted by the Controlling Contractor.
Refer to the Project Safety Requirements

DRUG AND ALCOHOL POLICY

This project is a drug and alcohol free job site. The Contractor and all Subcontractors will maintain a drug and alcohol free environment on this project.

Each Contractor is responsible to ensure that its (sub) Contractors test their employees prior to reporting to work on the job site in order to maintain a drug and alcohol free job site as outlined in the Project Safety Specifications.

This policy is to be used in conjunction with the Subcontractor’s own drug and alcohol program and in accordance with the contract.

In addition, each employee involved in an accident will be required to submit to a post-accident drug test that will be paid for by the Contractor.

The Contractor and all Subcontractors will obtain and maintain on file a signed “Notification and Consent—Employee Acknowledgement” (ROCIP form #13) for each employee prior to that employee commencing work on the job site.
NOTIFICATION AND CONSENT
EMPLOYEE ACKNOWLEDGMENT

I understand that a condition of my initial and continued assignment to The University of Texas System ROCIP job site is compliance with The University of Texas System ROCIP Drug and Alcohol Free Job site policy. The policy was developed to ensure that all of The University of Texas System ROCIP job sites are drug and alcohol free, and I hereby give my consent to, and authorize, any screening or medical procedures necessary to determine the presence and/or level of alcohol or drugs in my system. I further give my consent to the testing authority to confidentially release information regarding the results of the tests to an authorized representative of my employer or the Project Safety Coordinator assigned to the specific University of Texas ROCIP project you are working on. I realize that my refusal to sign this form constitutes a violation of The University of Texas System ROCIP policy, and for that refusal, I cannot be assigned to The University of Texas System ROCIP job site.

During my assignment to The University of Texas System ROCIP job site:

1. I hereby acknowledge and consent to abide by The University of Texas System ROCIP Drug and Alcohol Free Job site policy; and,
2. I consent to post-incident, reasonable suspicion, and random drug and alcohol screenings.

_________________________  ____________________________
Signature             Social Security No.

_________________________  ____________________________
Print Name             Date

_________________________  ____________________________
Employer             Project Name

_________________________  ____________________________
Witness             Print Witness Name

(Employer collects and maintain for all employees who will be working on-site.)
General Liability Claim Reporting

Commercial General Liability (GL) provides coverage for claims arising out of the project work at the Project Site or for personal injury, bodily injury and property damage to others by one’s negligence. The GL coverage does not apply to property in your care, custody and control. GL coverage may apply when damage is done to property such as other adjacent buildings, cars, etc. or bodily injury to students, institutional staff, patients or visitors.

Such insurance will not include coverage for products liability for any product(s) manufactured, assembled, or otherwise worked upon away from the Project Site for any enrolled party or excluded party performing such off-site work.

General Liability premises coverage is provided for contractors returning to a "completed" job for repair or warranty work for a period of 2 years after substantial completion. Simultaneously the Extended Completed Operations is triggered when substantial completion has been issued. This Extended Completed Operations coverage is by statute of repose not to exceed 10 years.

Should a loss occur, and the parties believe it stems from the work that has been completed and accepted by UTS, the parties should immediately notify The University of Texas System Office of Risk Management and/or Marsh. The Institution or General Contractor should not undertake repairs until such notification has occurred and either The University of Texas System Office of Risk Management or Marsh’s Claims Advocate has responded. The Institution and applicable parties should do what is necessary to mitigate damages. Refer to the Completed Operations Flow Chart at the end of this section.

Personal injury or property damage sustained by a third party constitutes a reportable event.

Whenever this occurs, the Contractor and Subcontractors will:
• Provide first aid if necessary.
• Notify the Project Safety Coordinator (PSC).
• Complete an incident report. Take pictures of any property damage. Obtain witness statements.
• Notify via phone the Marsh Claims Advocate and The University of Texas System Claims Coordinator of the incident and follow the call by emailing a copy of the incident report, pictures, witness statements, any bills incurred to-date. The Marsh Claims Consultant will undertake reporting of the claim to the carrier.

The General Liability claim representative will provide periodic claim status reports to the enrolled parties and the University of Texas System.

The Project Safety Coordinator (PSC) or their representative will assist in the investigation of the incident. However, the enrolled parties shall remain responsible for providing thorough information on all third party injuries or property damage claims and ensuring the claims have been promptly reported to the Project Safety Coordinator (PSC).
Professional Liability Claim Reporting

No coverage is provided for professional liability under the ROCIP. It is the sole responsibility of each Contractor and Subcontractor to report accidents involving their professional liability to their own insurers. Notice must be immediately reported to the Project Safety Coordinator (PSC) once a Contractor is made aware of any Professional Liability incident.

The Contractor will:

• Take measures necessary to preserve damaged property and to protect property from further damage.
• Immediately notify the Project Safety Coordinator (PSC).
• Establish accounts for recording the cost associated with the events as it affects property used in the Work.

Automobile Claim Reporting

No coverage is provided for automobile accidents under the ROCIP. It is the sole responsibility of each Contractor and Subcontractor to report accidents involving their automobiles to their own insurers.

HOWEVER, all accidents occurring in or around the job site must be reported to the Project Safety Coordinator (PSC). These accidents will be investigated with regard to any liability arising out of the Project construction activities that could result in future claims (i.e. due to the conditions of the roads, etc.) Each Contractor and Subcontractor shall cooperate in the investigation of all automobile accidents.

Other Claim Related Services

Detailed Claim Listings

Detailed claim listings are available upon request by contacting the Zurich Account Manager, Cheri Perches at 713-787-7828.

Claim Review

Claim reviews will be conducted quarterly, or as needed. Reviews will include The University of Texas System Office of Risk Management, The University of Texas Project Management, Insurer Representatives, and Marsh.

Lawsuits and Citations

All lawsuits (i.e. summons and complaint, citation and/or petition) filed against the entities insured by this program should be immediately forwarded on the date of receipt by express overnight mail to the attention of the following individuals:
Remember to keep a copy of all information sent for your files.

Marsh will assist in reporting the claim to the appropriate insurance carriers as related to the program and will work with the insurance carrier to assign Defense Counsel if needed.

**DELAYS IN REPORTING COULD RESULT IN DEFAULT JUDGMENT AGAINST THE UTS ROCIP PROGRAM AND OR YOU.**
Questions Commonly Asked About A ROCIP

a. What are the major reason(s) for The University of Texas System having a ROCIP?

There are several reasons The University of Texas System has decided to implement a ROCIP program, these include reducing the cost and redundancy of insurance coverages associated with construction.

To establish greater stability in insurance coverage for The University of Texas System and enrolled parties, by engaging a major insurer whose financial stability suggests that it will still be there to cover claims when and if they occur.

To unify and centralize the insurance resources available to support job-site safety, claim management and quality control inspections. The ROCIP will concentrate a greater amount of money for these important services.

Finally, to alleviate the adversarial relationship between enrolled parties and The University of Texas System at the time of a completed operations claim, allowing the claim to be defended and settled in a proactive manner, reducing claim costs for all enrolled parties.

b. As an enrolled party, how will this affect my costs?

The net cost effect should be about even. Under an ROCIP, your insurers will exclude coverage for risks insured by the ROCIP, thus reducing your insurance premiums by the amount your insurers would have otherwise charged you for the job.

While you could lose dividend values (if you have a workers' compensation dividend plan), dividends are not guaranteed and presumably not figured into bids.

In addition, by enrolling in the ROCIP, you will be the beneficiary of a highly focused safety and claims management plan that should result in better than average loss experience. To the extent this safety and claims management program has a positive influence on your loss experience; it could result in an improved experience modifier for you in future years.
c. How can I be sure my insurer will not charge me premium for ROCIP-enrolled work?
To ensure this does not happen, you need to notify your insurer(s) that you are participating in a ROCIP and provide them a description of the work and coverages being provided. This information can be shared through your agent or directly to the insurer.

Next, it will be important for you to keep accurate books to show what payroll is allocated to ROCIP Project(s). This will allow workers’ compensation auditors from both your own insurer and the ROCIP insurer to audit the payroll accurately.

The same procedures will apply to the general liability insurance, though the basis of your premium charge may not be payroll -- it could be receipts or some other measure of exposure.

If you have questions about these issues during the bidding or as work proceeds, your broker, agent or underwriter should be able to help identify the distinction. If not, Marsh will be very happy to assist you in identifying the issues and, if needed, facilitating communication with your insurers.

d. Will Project safety requirements impair work efficiency?
All enrolled parties are expected to comply with the Safety Manual and all regulatory requirements. If your company is committed to safety, work efficiency should not be affected. Unsafe practices will not be tolerated and may be cause for dismissal from the project. Assistance is available should a question or concern arise regarding safe operating practices.

e. How will "Claims Management?" help me?
Claims Management will oversee a thorough investigation of every serious accident. The causes will be clearly understood, to the extent they can be known, and will allow for proper preparation of defense against possible future litigation.

The relevant statistical outcome of actual loss experience will be shared with the enrolled parties, thus identifying patterns and causation that would otherwise not be seen. That will add strength to your loss prevention efforts.

Claim cost containment programs will be used, which reduces claim costs. From a historical and statistical perspective, a strong, integrated safety and claims management plan, produces better than average loss experience in most ROCIP projects across the country. That benefits every enrolled party.

f. Is there completed operations coverage beyond the completion of my work?
Yes, there is a completed operations extension period built into the ROCIP.
g. **Will the ROCIP hurt my chances of getting or keeping competitive insurance rates?**

Of itself, the ROCIP will not hurt your chances of getting or keeping competitive insurance rates. However, if a major portion of your work is in insured under ROCIP’s, it may reduce the size of your reported non-ROCIP sales and payroll, thus reducing schedule and/or other rating credits.

That being said, your success in safety will have a lot to do with your attractiveness as a workers' compensation account in the future. To the extent the ROCIP’s safety and claims management program has a positive influence on your loss experience, it could result in an improved experience modifier for you in future years.

h. **What about my WC modifier? How will ROCIP losses affect it?**

ROCIP losses and payroll experience will be reported to the Workers' Compensation Insurance Rating Bureau the same way your regular insurer reports your other loss and payroll data. If the ROCIP safety and loss containment efforts are meaningful for your operation, the loss ratio should be slightly better for ROCIP losses, thus reducing your future modifier.
Meanings of Words and Phrases

The following list of words and phrases include an explanation of meanings. However, they may be defined differently in other documents, and in that case, the definitions given in such documents will take precedence with respect to such documents.

**Certificate of Insurance**
An Accord document providing evidence of the existence of coverage for a particular insurance policy or policies.

**ROCIP Administrator**
Representatives of Marsh USA Inc.

**Contract**
A written agreement between The University of Texas System and Contractor(s) for specific Work OR an agreement between Contractor(s) and any tier of Subcontractor.

**Contractor**
The person, firm, joint venture, corporation or other party that has entered into a Contract with The University of Texas System to perform Work at the Project Site. The overall project Contractor is also referred to as “construction manager.” A Contractor is the party to a contract who is charged with the total construction and who enters into subcontracts for such work as electrical, plumbing, etc.

**Contractor Enrollment**
Enrollment is the beginning of a number of documents that must be completed for the Contractor to participate in the ROCIP. The documentation is defined at a Project level and will vary from Project to Project. Generally, the package will include contact information, location of records, general information regarding the Contractor and loss control program and may include an insurance premium worksheet.

**Insureds**
The University of Texas System and specifically enrolled Insured Parties. Insureds will also be other parties that The University of Texas System is required under contract to add as additional insureds.

**Insurer**
The ROCIP insurer(s) issuing a policy for coverages under the ROCIP.

**Off-Site Insurance Certificate**
Evidence of the Contractor’s Off-Site Insurance as stipulated in the contract documents for Automobile, Off-Site Workers’ Compensation, Off-Site General Liability. Evidence of an Excess/Umbrella Liability policy may be required to satisfy the contract limit requirements for the above coverages.
**Project Site**
“Project Site” shall mean those areas designated in writing by The University of Texas System for performance of the Work and such additional areas as may be designated in writing by The University of Texas System for Contractor’s use in performance of the Work. Subject to the notification and other requirements for off-site locations, the term “Site” shall also include (a) property used for bonded storage of material for the Project approved by The University of Texas System, and (b) areas where activities incidental to the Project are being performed by General Contractor or Subcontractors covered by the worker’s compensation policy included in the ROCIP, but excluding any permanent locations of Contractor or such covered Subcontractors.

**The University of Texas System**
The University of Texas System and any affiliated, subsidiary or associated companies as now exist or may hereafter be constituted or acquired. In addition, any corporations, partnerships, joint ventures, individuals or companies over which any of the above exercises financial or management control, as now exist or may hereafter be constituted or acquired.

**Subcontractor**
The person, firm, joint venture, corporation or other party that has entered into an Agreement with the General Contractor to perform Work at the Project Site.

An entity that is performing work under contract for a higher tier Contractor. Subcontractor must have a signed agreement to proceed with the Work.

**Work**
Operations as fully described in the Agreement, performed at or emanating directly from the Project Site.

**Vendor/Supplier**
A person or entity that supplies materials or equipment for work, including that fabricated to a special design, but who does not perform labor at the site.
REVISION LOG

The following is provided for convenience to the Owner, Architect/Engineer and Contractor to track changes between annual document issuances and is not to be considered by any party to be contractual or 100% complete.

<table>
<thead>
<tr>
<th>Date</th>
<th>Paragraph Revised</th>
</tr>
</thead>
<tbody>
<tr>
<td>12/1/15</td>
<td>Compliance with SB 1081, removal of Safety Spec and Safety Forms, clarification on when coverage ends.</td>
</tr>
<tr>
<td>10/10/17</td>
<td>Update to describe ROCIP VII coverage. Administration process revised to describe new MWrap enrollment process.</td>
</tr>
</tbody>
</table>
ATTACHMENT B

ROCIP POLICY
Texas Accident Prevention Services

Notice

Pursuant to Texas Labor Code §411.066, Zurich North America is required to notify its policyholders that accident prevention services are available from Zurich North America at no additional charge. These services may include surveys, recommendations, training programs, consultations, analyses of accident causes, industrial hygiene, and industrial health services. Zurich North America is also required to provide return-to-work coordination services as required by Texas Labor Code §413.021 and to notify you of the availability of the return-to-work reimbursement program for employers under Texas Labor Code §413.022. If you would like more information, contact Zurich North America at 1-800-982-5964, or risk.engineering@zurichna.com for accident prevention services or 1-800-982-5964, and risk.engineering@zurichna.com for return-to-work coordination services. For information about these requirements call the Texas Department of Insurance, Division of Workers' Compensation (TDI-DWC) at 1-800-687-7080 or for information about the return-to-work reimbursement program for employers call the TDI-DWC at (512) 804-5000. If Zurich North America fails to respond to your request for accident prevention services or return-to-work coordination services, you may file a complaint with the TDI-DWC in writing at http://www.tdi.texas.gov or by mail to Texas Department of Insurance, Division of Workers' Compensation, MS-8, at 7551 Metro Center Drive, Austin, Texas 78744-1645.
Disclosure Statement

It is our pleasure to present the enclosed policy to you for presentation to your customer.

INSTRUCTION TO AGENT OR BROKER:
WE REQUIRE THAT YOU TRANSMIT THE ATTACHED/ENCLOSED DISCLOSURE STATEMENT TO THE CUSTOMER WITH THE POLICY.

Once again, thank you for your interest, and we look forward to meeting your needs and those of your customers.
Disclosure Statement

NOTICE OF DISCLOSURE FOR AGENT & BROKER COMPENSATION

If you want to learn more about the compensation Zurich pays agents and brokers visit:

http://www.zurichnaproducercompensation.com

or call the following toll-free number: (866) 903-1192.

This Notice is provided on behalf of Zurich American Insurance Company

and its underwriting subsidiaries.
1. **Policy Number**: WC 0183286-01
   **Named Insured and Mailing Address**: THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS
   **(See Named Insured Endorsement)**
   210 W 7TH ST
   AUSTIN, TX 78701

2. **Policy Period**: From 08-01-2018 to 08-01-2019 at 12:01 A.M. Standard Time at insured’s mailing address.

3. **A. Workers Compensation Insurance**: Part One of the policy applies to the Workers' Compensation Law of the states listed here:
   - TEXAS

4. **B. Employers Liability Insurance**: Part Two of the policy applies to work in each state listed in Item 3.A.
   - The limits of liability under Part Two are:
     - Bodily Injury by Accident: $1,000,000 each accident
     - Bodily Injury by Disease: $1,000,000 policy limit
     - Bodily Injury by Disease: $1,000,000 each employee

5. **C. Other States Insurance**: Part Three of the policy applies to the states, if any, listed here:
   - ALL STATES EXCEPT ND, OH, WA, WY AND THOSE STATES LISTED IN 3A.

6. **D. This Policy includes these Endorsements and Schedules**:
   - **See Schedule of Forms and Endorsements.**

7. **4. The premium for this policy will be determined by our Manuals of Rules, Classifications, Rates and Rating Plans. All information required on the following Classification Schedule is subject to verification and change by audit.**
   - **See Classification Schedule**

---

**TOTAL ESTIMATED STANDARD PREMIUM**: $________
**PREMIUM DISCOUNT**: $________
**EXPENSE CONSTANT**: $________
**PREMIUM FOR ENDORSEMENT**: $________
**TAXES AND SURCHARGES**: $________
**TOTAL ESTIMATED ANNUAL PREMIUM**: $________
**MINIMUM PREMIUM**: $________
**DEPOSIT PREMIUM**: $________

---

**Agent or Producer**

**Countersigned by Resident Licensed Agent**

**Date**
<table>
<thead>
<tr>
<th>Form Number &amp; Edition Date</th>
<th>Form Name</th>
</tr>
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<tbody>
<tr>
<td>WC 00 00 00 C</td>
<td>INSURANCE POLICY</td>
</tr>
<tr>
<td>WC 00 03 01</td>
<td>TX ALTERNATE EMPLOYER ENDT</td>
</tr>
<tr>
<td>WC 00 03 02</td>
<td>DESIGNATED WORKPLACES EXCLUSION ENDT</td>
</tr>
<tr>
<td>WC 00 04 14</td>
<td>NOTIFICATION OF CHANGE IN OWNERSHIP ENDT</td>
</tr>
<tr>
<td>WC 00 04 19</td>
<td>PREMIUM DUE DATE ENFORCEMENT</td>
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<tr>
<td>WC 42 03 01 I</td>
<td>TEXAS AMENDATORY ENDORSEMENT</td>
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<tr>
<td>WC 42 04 02</td>
<td>TX-WAIVER OF OUR RIGHT TO RECOVER</td>
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<td>LARGE DEDUCTIBLE ENDORSEMENT</td>
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<td>WC AND EMPLOYERS LIABILITY IN WITNESS</td>
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<td>U-WC-332-A</td>
<td>CANCELLATION AND NON-RENEWAL NOTICE ENDT</td>
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<td>U-WC-332-A</td>
<td>SOLE AGENT FOR INSUREDS</td>
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<td>U-WC-332-A</td>
<td>NOTICE OF OCCURRENCE</td>
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<td>U-WC-332-A</td>
<td>UNINTENTIONAL ERROR OR OMISSIONS ENDT</td>
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<tr>
<td>UGUD639A</td>
<td>COMBINED AGGREGATE DEDUCTIBLE</td>
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</table>

**Policy Number:** WC 0183286-01
NAMED INSURED

THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

THEIR SUBSIDIARIES, ASSOCIATED AND AFFILIATED COMPANIES, SUCCESSORS,
OR ASSIGNS, AS NOW EXIST OR MAY HEREAFTER BE ACQUIRED OR FORMED, AND
ANY CORPORATION OR OTHER BUSINESS ORGANIZATION WHICH THE PERSON OR
ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS POLICY OWNS, OPERATES
OR CONTROLS, INCLUDING THE INTEREST AS SUCCESSOR TO ANY CORPORATION OR
OTHER BUSINESS ORGANIZATION ACQUIRED, MERGED, OR TRANSFORMED INTO ANY
OF THE FOREGOING, AND OTHER INTERESTS AS ARE NOW OR HEREAFTER RELATED
TO THE PERSON OR ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS
POLICY.

ALL CONTRACTORS OF ANY TIER ENROLLED IN THE CONTROLLED INSURANCE
PROGRAM AND WHO PERFORM WORK AT A DESIGNATED PROJECT SITE AS DEFINED
IN THE DESIGNATED WORKPLACE EXCLUSION ENDORSEMENT (WC 00 03 02).

UNLESS OTHERWISE ENDORSED ON THIS POLICY, NO COVERAGE WILL BE PROVIDED
TO VENDORS, SUPPLIERS, MATERIAL DEALERS, DEMOLITION, ABATEMENT
CONTRACTORS, OR OTHER HAZARDOUS WASTE REMOVAL CONTRACTORS WHO VISIT,
MAKE DELIVERIES TO OR WORK TEMPORARILY AT THE PROJECT SITE(S).
The total premium shown in the Declarations of this policy is made payable in installments, on the dates and in the amounts shown below.

<table>
<thead>
<tr>
<th>NAMED INSURED</th>
<th>POLICY NUMBER</th>
<th>ENDORSEMENT NUMBER</th>
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<td>THE BOARD OF REGENTS OF THE</td>
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<th>PAYMENT DUE</th>
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<th>TOTAL PREMIUM</th>
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<tr>
<td>08/16/18</td>
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<tr>
<td>TOTAL</td>
<td>$</td>
<td>$</td>
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Failure to pay the installment Premium by the Due Date shown shall constitute non-payment of premium for which we may cancel this policy.
Workers Compensation and Employers Liability
Insurance Policy

Schedule of Insureds and Locations

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<tr>
<th>Branch</th>
<th>Policy Number</th>
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<tr>
<td>ADDISON, TX 75001</td>
<td>WC 0183286-01</td>
<td>36140-000</td>
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SCHEDULE OF INSUREDs AND LOCATIONS

THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM
FEIN: 174600023, SIC Code: 1542
210 W 7TH ST AUSTIN TX 78701

REFER TO MONTHLY REPORT IN FILE WHICH INCLUDES EACH PROJECT IDENTIFIED IN THE MARSH MONTHLY REPORT FOR THE UNIVERSITY OF TEXAS SYSTEM ROLLING OWNER CONTROLLED INSURANCE PROGRAM PHASE VII WITH COVERAGE FOR SUCH PROJECT BEGINNING ON THE NOTICE TO PROCEED DATE AS LISTED IN THE REPORT.
<table>
<thead>
<tr>
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<th>Code No.</th>
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<th>Per $100 of Remuneration</th>
<th>Estimated Annual Premium</th>
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<td></td>
<td>210 W 7TH ST</td>
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<td></td>
<td>AUSTIN TX 78701</td>
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<tr>
<td></td>
<td>LANDSCAPE GARDENING &amp; DRIVERS</td>
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<td>$</td>
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<td>TREE PRUNING, SPRAYING, REPAIRING TRIMMING OR FUMIGATING &amp; DRIVERS</td>
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<td>$</td>
<td></td>
<td>$</td>
</tr>
<tr>
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<td>CARPET, RUG OR UPHOLSTERY CLEANING - SHOP OR OUTSIDE - &amp; DRIVERS</td>
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<td>$</td>
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## WORKERS COMPENSATION CLASSIFICATION SCHEDULE

Insurance for this coverage part provided by:

ZURICH AMERICAN INSURANCE COMPANY

Policy Number WC 0183286-01

<table>
<thead>
<tr>
<th>ITEM 4. CLASSIFICATION OF OPERATIONS</th>
<th>PREMIUM BASIS</th>
<th>RATES</th>
<th>Estimated Annual Premium</th>
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<td>Code No.</td>
<td>Total Estimated Annual Remuneration</td>
<td>Per $100 of Remuneration</td>
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<td>HOUSE FURNISHINGS INSTALLATION - NOC &amp; UPHOLSTERING, DRIVERS</td>
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<td>LATHING &amp; DRIVERS</td>
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<td>AIR CONDITIONING SYSTEMS - HEATING AND/OR COOLING: NOT PORTABLE: DUCT FABRICATION OR INSTALLATION &amp; DRIVERS</td>
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<td>SHEET METAL WORK - OUTSIDE - NOC &amp; DRIVERS</td>
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Page 2

See next page
WORKERS COMPENSATION CLASSIFICATION SCHEDULE

Insurance for this coverage part provided by:
ZURICH AMERICAN INSURANCE COMPANY

Policy Number WC 0183286-01

<table>
<thead>
<tr>
<th>ITEM 4. CLASSIFICATION OF OPERATIONS</th>
<th>PREMIUM BASIS</th>
<th>RATES</th>
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</thead>
<tbody>
<tr>
<td>LOC.</td>
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<tr>
<td>Entry in this item, except as specifically provided elsewhere in this policy, does not modify any of the other provisions of this policy.</td>
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</tr>
<tr>
<td>Code No.</td>
<td>Total Estimated Annual Remuneration</td>
<td>Per $100 of Remuneration</td>
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<td>ROOFING — ALL KINDS — &amp; DRIVERS</td>
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<td>CONTRACTOR’S PERMANENT YARD</td>
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<td>AIR FLOW BALANCING OF AIR CONDITIONING SYSTEMS</td>
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<td>EXECUTIVE OFFICERS NOC — PERFORMING CLERICAL OR OUTSIDE SALESPEOPLE DUTIES ONLY</td>
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<td>CLERICAL OFFICE EMPLOYEES NOC</td>
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### WORKERS COMPENSATION CLASSIFICATION SCHEDULE

Insurance for this coverage part provided by:

**ZURICH AMERICAN INSURANCE COMPANY**

Policy Number **WC 0183286-01**

<table>
<thead>
<tr>
<th>ITEM 4. CLASSIFICATION OF OPERATIONS</th>
<th>PREMIUM BASIS</th>
<th>RATES</th>
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**TOTAL CLASS PREMIUM**

BLANKET WAIVER

INCREASE LIMITS 1.4%

TOTAL SUBJECT PREMIUM

TOTAL MODIFIED PREMIUM

STANDARD TOTAL

LARGE DEDUCTIBLE -74.6905%

EXPENSE CONSTANT .02

TERRORISM

TOTAL ESTIMATED PREMIUM

FINAL TOTAL

**POLICY TOTAL ESTIMATED COST**
WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

In return for the payment of the premium and subject to all terms of this policy, we agree with you as follows:

GENERAL SECTION

A. The Policy
This policy includes at its effective date the Information Page and all endorsements and schedules listed there. It is a contract of insurance between you (the employer named in Item 1 of the Information Page) and us (the insurer named on the Information Page). The only agreements relating to this insurance are stated in this policy. The terms of this policy may not be changed or waived except by endorsement issued by us to be part of this policy.

B. Who is Insured
You are insured if you are an employer named in Item 1 of the Information Page. If that employer is a partnership, and if you are one of its partners, you are insured, but only in your capacity as an employer of the partnership's employees.

C. Workers Compensation Law
Workers Compensation Law means the workers or workmen's compensation law and occupational disease law of each state or territory named in Item 3.A. of the Information Page. It includes any amendments to that law which are in effect during the policy period. It does not include any federal workers or workmen's compensation law, any federal occupational disease law or the provisions of any law that provide nonoccupational disability benefits.

D. State
State means any state of the United States of America, and the District of Columbia.

E. Locations
This policy covers all of your workplaces listed in Items 1 or 4 of the Information Page, and it covers all other workplaces in Item 3.A. states unless you have other insurance or are self-insured for such workplaces.

PART ONE
WORKERS COMPENSATION INSURANCE

A. How This Insurance Applies
This workers compensation insurance applies to bodily injury by accident or bodily injury by disease. Bodily injury includes death.
1. Bodily injury by accident must occur during the policy period.
2. Bodily injury by disease must be caused or aggravated by the conditions of your employment. The employee's last day of last exposure to the conditions causing or aggravating such bodily injury by disease must occur during the policy period.

B. We Will Pay
We will pay promptly when due the benefits required of you by the workers compensation law.

C. We Will Defend
We have the right and duty to defend at our expense any claim, proceeding or suit against you for benefits payable by this insurance. We have the right to investigate and settle these claims, proceedings or suits.
We have no duty to defend a claim, proceeding or suit that is not covered by this insurance.

D. We Will Also Pay
We will also pay these costs, in addition to other amounts payable under this insurance, as part of any claim, proceeding or suit we defend:
1. reasonable expenses incurred at our request, but not loss of earnings;
2. premiums for bonds to release attachments and for appeal bonds in bond amounts up to the amount payable under this insurance;
3. litigation costs taxed against you;
4. interest on a judgment as required by law until we offer the amount due under this insurance; and
5. expenses we incur.

E. Other Insurance
We will not pay more than our share of benefits and costs covered by this insurance and other
insurance or self-insurance. Subject to any limits of liability that may apply, all shares will be equal until the loss is paid. If any insurance or self-insurance is exhausted, the shares of all remaining insurance will be equal until the loss is paid.

F. Payments You Must Make
You are responsible for any payments in excess of the benefits regularly provided by the workers compensation law including those required because:
1. of your serious and willful misconduct;
2. you knowingly employ an employee in violation of law;
3. you fail to comply with a health or safety law or regulation; or
4. you discharge, coerce or otherwise discriminate against any employee in violation of the workers compensation law.

If we make any payments in excess of the benefits regularly provided by the workers compensation law on your behalf, you will reimburse us promptly.

G. Recovery From Others
We have your rights, and the rights of persons entitled to the benefits of this insurance, to recover our payments from anyone liable for the injury. You will do everything necessary to protect those rights for us and to help us enforce them.

H. Statutory Provisions
These statements apply where they are required by law.
1. As between an injured worker and us, we have notice of the injury when you have notice.
2. Your default or the bankruptcy or insolvency of you or your estate will not relieve us of our duties under this insurance after an injury occurs.
3. We are directly and primarily liable to any person entitled to the benefits payable by this insurance. Those persons may enforce our duties; so may an agency authorized by law. Enforcement may be against us or against you and us.
4. Jurisdiction over you is jurisdiction over us for purposes of the workers compensation law. We are bound by decisions against you under that law, subject to the provisions of this policy that are not in conflict with that law.
5. This insurance conforms to the parts of the workers compensation law that apply to:
a. benefits payable by this insurance;
b. special taxes, payments into security or other special funds, and assessments payable by us under that law.
6. Terms of this insurance that conflict with the workers compensation law are changed by this statement to conform to that law.

Nothing in these paragraphs relieves you of your duties under this policy.

PART TWO
EMPLOYERS LIABILITY INSURANCE

A. How This Insurance Applies
This employers liability insurance applies to bodily injury by accident or bodily injury by disease. Bodily injury includes resulting death.
1. The bodily injury must arise out of and in the course of the injured employee’s employment by you.
2. The employment must be necessary or incidental to your work in a state or territory listed in Item 3.A of the Information Page.
3. Bodily injury by accident must occur during the policy period.
4. Bodily injury by disease must be caused or aggravated by the conditions of your employment. The employee’s last day of last exposure to the conditions causing or aggravating such bodily injury by disease must occur during the policy period.
5. If you are sued, the original suit and any related legal actions for damages for bodily injury by accident or by disease must be brought in the United States of America, its territories or possessions, or Canada.

B. We Will Pay
We will pay all sums that you legally must pay as damages because of bodily injury to your employees, provided the bodily injury is covered by this Employers Liability Insurance.

The damages we will pay, where recovery is permitted by law, include damages:
1. For which you are liable to a third party by reason of a claim or suit against you by that third party to recover the damages claimed against
such third party as a result of injury to your employee;
2. For care and loss of services; and
3. For consequential bodily injury to a spouse, child, parent, brother or sister of the injured employee; provided that these damages are the direct consequence of bodily injury that arises out of and in the course of the injured employee's employment by you; and
4. Because of bodily injury to your employee that arises out of and in the course of employment, claimed against you in a capacity other than as employer.

C. Exclusions
This insurance does not cover:
1. Liability assumed under a contract. This exclusion does not apply to a warranty that your work will be done in a workmanlike manner;
2. Punitive or exemplary damages because of bodily injury to an employee employed in violation of law;
3. Bodily injury to an employee while employed in violation of law with your actual knowledge or the actual knowledge of any of your executive officers;
4. Any obligation imposed by a workers compensation, occupational disease, unemployment compensation, or disability benefits law, or any similar law;
5. Bodily injury intentionally caused or aggravated by you;
6. Bodily injury occurring outside the United States of America, its territories or possessions, and Canada. This exclusion does not apply to bodily injury to a citizen or resident of the United States of America or Canada who is temporarily outside these countries;
7. Damages arising out of coercion, criticism, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination against or termination of any employee, or any personnel practices, policies, acts or omissions;
8. Bodily injury to any person in work subject to the Longshore and Harbor Workers' Compensation Act (33 U.S.C. Sections 901 et seq.), the Nonproprietary Fund Instrumentalities Act (5 U.S.C. Sections 8171 et seq.), the Outer Continental Shelf Lands Act (43 U.S.C. Sections 1331 et seq.), the Defense Base Act (42 U.S.C. Sections 1651-1654), the Federal Mine Safety and Health Act (30 U.S.C. Sections 801 et seq. and 901-944), any other federal workers or workers' compensation law or other federal occupational disease law, or any amendments to these laws;
9. Bodily injury to any person in work subject to the Federal Employers' Liability Act (45 U.S.C. Sections 51 et seq.), any other federal laws obligating an employer to pay damages to an employee due to bodily injury arising out of or in the course of employment, or any amendments to those laws;
10. Bodily injury to a master or member of the crew of any vessel, and does not cover punitive damages related to your duty or obligation to provide transportation, wages, maintenance, and cure under any applicable maritime law;
11. Fines or penalties imposed for violation of federal or state law; and
12. Damages payable under the Migrant and Seasonal Agricultural Worker Protection Act (29 U.S.C. Sections 1801 et seq.) and under any other federal law awarding damages for violation of those laws or regulations issued thereunder, and any amendments to those laws.

D. We Will Defend
We have the right and duty to defend, at our expense, any claim, proceeding or suit against you for damages payable by this insurance. We have the right to investigate and settle these claims, proceedings and suits.
We have no duty to defend a claim, proceeding or suit that is not covered by this insurance. We have no duty to defend or continue defending after we have paid our applicable limit of liability under this insurance.

E. We Will Also Pay
We will also pay these costs, in addition to other amounts payable under this insurance, as part of any claim, proceeding, or suit we defend:
1. Reasonable expenses incurred at our request, but not loss of earnings;
2. Premiums for bonds to release attachments and for appeal bonds in bond amounts up to the limit of our liability under this insurance;
3. Litigation costs taxed against you;
4. Interest on a judgment as required by law until we offer the amount due under this insurance; and
5. Expenses we incur.
F. Other Insurance
We will not pay more than our share of damages and costs covered by this insurance and other insurance or self-insurance. Subject to any limits of liability that apply, all shares will be equal until the loss is paid. If any insurance or self-insurance is exhausted, the shares of all remaining insurance and self-insurance will be equal until the loss is paid.

G. Limits of Liability
Our liability to pay for damages is limited. Our limits of liability are shown in Item 3.B. of the Information Page. They apply as explained below.
1. Bodily Injury by Accident. The limit shown for "bodily injury by accident—each accident" is the most we will pay for all damages covered by this insurance because of bodily injury to one or more employees in any one accident.
   A disease is not bodily injury by accident unless it results directly from bodily injury by accident.
2. Bodily Injury by Disease. The limit shown for "bodily injury by disease—policy limit" is the most we will pay for all damages covered by this insurance and arising out of bodily injury by disease, regardless of the number of employees who sustain bodily injury by disease. The limit shown for "bodily injury by disease—each employee" is the most we will pay for all damages because of bodily injury by disease to any one employee.
   Bodily injury by disease does not include disease that results directly from a bodily injury by accident.
3. We will not pay any claims for damages after we have paid the applicable limit of our liability under this insurance.

H. Recovery From Others
We have your rights to recover our payment from anyone liable for an injury covered by this insurance. You will do everything necessary to protect those rights for us and to help us enforce them.

I. Actions Against Us
There will be no right of action against us under this insurance unless:
1. You have complied with all the terms of this policy; and

2. The amount you owe has been determined with our consent or by actual trial and final judgment.
This insurance does not give anyone the right to add us as a defendant in an action against you to determine your liability. The bankruptcy or insolvency of you or your estate will not relieve us of our obligations under this Part.

PART THREE
OTHER STATES INSURANCE

A. How This Insurance Applies
1. This other states insurance applies only if one or more states are shown in Item 3.C. of the Information Page.
2. If you begin work in any one of those states after the effective date of this policy and are not insured or are not self-insured for such work, all provisions of the policy will apply as though that state were listed in Item 3.A. of the Information Page.
3. We will reimburse you for the benefits required by the workers compensation law of that state if we are not permitted to pay the benefits directly to persons entitled to them.
4. If you have work on the effective date of this policy in any state not listed in Item 3.A. of the Information Page, coverage will not be afforded for that state unless we are notified within thirty days.

B. Notice
Tell us at once if you begin work in any state listed in Item 3.C. of the Information Page.

PART FOUR
YOUR DUTIES IF INJURY OCCURS
Tell us at once if injury occurs that may be covered by this policy. Your other duties are listed here.
1. Provide for immediate medical and other services required by the workers compensation law.
2. Give us or our agent the names and addresses of the injured persons and of witnesses, and other information we may need.
3. Promptly give us all notices, demands and legal
papers related to the injury, claim, proceeding or suit.

4. Cooperate with us and assist us, as we may request, in the investigation, settlement or defense of any claim, proceeding or suit.

5. Do nothing after an injury occurs that would interfere with our right to recover from others.

6. Do not voluntarily make payments, assume obligations or incur expenses, except at your own cost.

PART FIVE
PREMIUM

A. Our Manuals
All premium for this policy will be determined by our manuals of rules, rates, rating plans and classifications. We may change our manuals and apply the changes to this policy if authorized by law or a governmental agency regulating this insurance.

B. Classifications
Item 4 of the Information Page shows the rate and premium basis for certain business or work classifications. These classifications were assigned based on an estimate of the exposures you would have during the policy period. If your actual exposures are not properly described by those classifications, we will assign proper classifications, rates and premium basis by endorsement to this policy.

C. Remuneration
Premium for each work classification is determined by multiplying a rate times a premium basis. Remuneration is the most common premium basis. This premium basis includes payroll and all other remuneration paid or payable during the policy period for the services of:

1. all your officers and employees engaged in work covered by this policy; and

2. all other persons engaged in work that could make us liable under Part One (Workers Compensation Insurance) of this policy. If you do not have payroll records for these persons, the contract price for their services and materials may be used as the premium basis. This paragraph 2 will not apply if you give us proof that the employers of these persons lawfully secured their workers compensation obligations.

D. Premium Payments
You will pay all premium when due. You will pay the premium even if part or all of a workers compensation law is not valid.

E. Final Premium
The premium shown on the Information Page, schedules, and endorsements is an estimate. The final premium will be determined after this policy ends by using the actual, not the estimated, premium basis and the proper classifications and rates that lawfully apply to the business and work covered by this policy. If the final premium is more than the premium you paid to us, you must pay us the balance. If it is less, we will refund the balance to you. The final premium will not be less than the highest minimum premium for the classifications covered by this policy.

If this policy is canceled, final premium will be determined in the following way unless our manuals provide otherwise:

1. If we cancel, final premium will be calculated pro rata based on the time this policy was in force. Final premium will not be less than the pro rata share of the minimum premium.

2. If you cancel, final premium will be more than pro rata; it will be based on the time this policy was in force, and increased by our short-rate cancelation table and procedure. Final premium will not be less than the minimum premium.

F. Records
You will keep records of information needed to compute premium. You will provide us with copies of those records when we ask for them.

G. Audit
You will let us examine and audit all your records that relate to this policy. These records include ledgers, journals, registers, vouchers, contracts, tax reports, payroll and disbursement records, and programs for storing and retrieving data. We may conduct the audits during regular business hours during the policy period and within three years after the policy period ends. Information developed by audit will be used to determine final premium. Insurance rate service organizations have the same rights we have under this provision.
PART SIX
CONDITIONS

A. Inspection
We have the right, but are not obliged to inspect your workplaces at any time. Our inspections are not safety inspections. They relate only to the insurability of the workplaces and the premiums to be charged. We may give you reports on the conditions we find. We may also recommend changes. While they may help reduce losses, we do not undertake to perform the duty of any person to provide for the health or safety of your employees or the public. We do not warrant that your workplaces are safe or healthful or that they comply with laws, regulations, codes or standards. Insurance rate service organizations have the same rights we have under this provision.

B. Long Term Policy
If the policy period is longer than one year and sixteen days, all provisions of this policy will apply as though a new policy were issued on each annual anniversary that this policy is in force.

C. Transfer of Your Rights and Duties
Your rights or duties under this policy may not be transferred without our written consent.

D. Cancelation
1. You may cancel this policy. You must mail or deliver advance written notice to us stating when the cancelation is to take effect.
2. We may cancel this policy. We must mail or deliver to you not less than ten days advance written notice stating when the cancelation is to take effect. Mailing that notice to you at your mailing address shown in Item 1 of the Information Page will be sufficient to prove notice.
3. The policy period will end on the day and hour stated in the cancelation notice.
4. Any of these provisions that conflict with a law that controls the cancelation of the insurance in this policy is changed by this statement to comply with the law.

E. Sole Representative
The insured first named in Item 1 of the Information Page will act on behalf of all insureds to change this policy, receive return premium, and give or receive notice of cancelation.

If you die and we receive notice within thirty days after your death, we will cover your legal representative as insured.
ALTERNATE EMPLOYER ENDORSEMENT

This endorsement applies only with respect to bodily injury to your employees while in the course of special or temporary employment by the alternate employer in the state named in the schedule. Part One (Workers Compensation Insurance) and Part Two (Employers Liability Insurance) will apply as though the alternate employer is insured.

Under Part One (Workers Compensation Insurance) we will reimburse the alternate employer for the benefits required by the workers compensation law if we are not permitted to pay the benefits directly to the persons entitled to them.

The insurance afforded by this endorsement is not intended to satisfy the alternate employer's duty to secure its obligations under the workers compensation law. We will not file evidence of this insurance on behalf of the alternate employer with any government agency.

We will not ask any other insurer of the alternate employer to share with us a loss covered by this endorsement.

Premium will be charged for your employees while in the course of special or temporary employment by the alternate employer.

The policy may be canceled according to its terms without sending notice to the alternate employer.

Part Four (Your Duties If Injury Occurs) applies to you and the alternate employer. The alternate employer will recognize our right to defend under Parts One and Two and our right to inspect under Part Six.

Schedule

1. Alternate Employer
   THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

Address

2. State of Special or Temporary Employment
   TX
DESIGNATED WORKPLACES EXCLUSION ENDORSEMENT

The policy does not cover work conducted at or from

ANY LOCATION EXCEPT THE CONFINES OF THE PROJECT SITE AS DESCRIBED BELOW:

ALL WORK CONDUCTED FROM THE CONSTRUCTION OPERATIONS ASSOCIATED WITH
THE PROJECT(S) ENDORSED ONTO THIS POLICY OR THE FOLLOWING PROJECT(S)
TO BE INCLUDED IN THE PROGRAM:

DESIGNATED PROJECT(S) REFER TO MONTHLY REPORT IN FILE WHICH INCLUDES
EACH PROJECT IDENTIFIED IN THE MARSH MONTHLY REPORT FOR THE
UNIVERSITY OF TEXAS SYSTEM ROLLING OWNER CONTROLLED INSURANCE PROGRAM
PHASE VII WITH COVERAGE FOR SUCH PROJECT BEGINNING ON THE NOTICE TO
PROCEED DATE AS LISTED IN THE REPORT.

"DESIGNATED PROJECT" MEANS:

THE PROJECT SHOWN IN THIS SCHEDULE, INCLUDING OPERATIONS ON THE
PROJECT SITE OR LOCATION THAT ARE NECESSARY OR INCIDENTAL TO THE
PROJECT AS DESCRIBED IN THE CONTRACT DOCUMENTS. "DESIGNATED
PROJECT" INCLUDES THE WORK SITE(S) ASSOCIATED WITH SUCH "DESIGNATED
PROJECT(S)" AND ANY OFF-SITE STAGING AREAS, SO LONG AS (1) THEY ARE
DEDICATED SOLELY TO THE "DESIGNATED PROJECT(S)", AND (2) THE SPONSOR
AGREES TO PROVIDE COVERAGE. ALSO INCLUDED ARE THOSE SOLELY DEDICATED
AREAS IMMEDIATELY ADJACENT TO THE "DESIGNATED PROJECTS", INCLUDING
BOUNDARIES OF LOCAL STREETS OR PUBLIC EASEMENT, IN WHICH THE ENROLLED
SUBCONTRACTORS AT ANY TIER PERFORM WORK UNDER THEIR RESPECTIVE
CONTRACTS.
NOTIFICATION OF CHANGE IN OWNERSHIP ENDORSEMENT

Experience rating is mandatory for all eligible insureds. The experience rating modification factor, if any, applicable to this policy, may change if there is a change in your ownership or in that of one or more of the entities eligible to be combined with you for experience rating purposes. Change in ownership includes sales, purchases, other transfers, mergers, consolidations, dissolutions, formations of a new entity and other changes provided for in the applicable experience rating plan manual.

You must report any change in ownership to us in writing within 90 days of such change. Failure to report such changes within this period may result in revision of the experience rating modification factor used to determine your premium.
PREMIUM DUE DATE ENDORSEMENT

This endorsement is used to amend:

Section D. of Part Five of the policy is replaced by this provision.

PART FIVE
PREMIUM

D. Premium is amended to read:

You will pay all premium when due. You will pay the premium even if part or all of a workers compensation law is not valid. The due date for audit and retrospective premiums is the date of the billing.
TERORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT DISCLOSURE ENDORSEMENT

This endorsement addresses the requirements of the Terrorism Risk Insurance Act of 2002 as amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2015. It serves to notify you of certain limitations under the Act, and that your insurance carrier is charging premium for losses that may occur in the event of an Act of Terrorism.

Your policy provides coverage for workers compensation losses caused by Acts of Terrorism, including workers compensation benefit obligations dictated by state law. Coverage for such losses is still subject to all terms, definitions, exclusions, and conditions in your policy, and any applicable federal and/or state laws, rules, or regulations.

Definitions

The definitions provided in this endorsement are based on and have the same meaning as the definitions in the Act. If words or phrases not defined in this endorsement are defined in the Act, the definitions in the Act will apply.


“Act of Terrorism” means any act that is certified by the Secretary of the Treasury, in consultation with the Secretary of Homeland Security, and the Attorney General of the United States as meeting all of the following requirements:

a. The act is an act of terrorism.

b. The act is violent or dangerous to human life, property or infrastructure.

c. The act resulted in damage within the United States, or outside of the United States in the case of the premises of United States missions or certain air carriers or vessels.

d. The act has been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

“Insured Loss” means any loss resulting from an act of terrorism (and, except for Pennsylvania, including an act of war, in the case of workers compensation) that is covered by primary or excess property and casualty insurance issued by an insurer if the loss occurs in the United States or at the premises of United States missions or to certain air carriers or vessels.

“Insurer Deductible” means, for the period beginning on January 1, 2015, and ending on December 31, 2020, an amount equal to 20% of our direct earned premiums, during the immediately preceding calendar year.

Limitation of Liabilty

The Act limits our liability to you under this policy. If aggregate Insured Losses exceed $100,000,000,000 in a calendar year and if we have met our Insurer Deductible, we are not liable for the payment of any portion of the amount of Insured Losses that exceeds $100,000,000,000; and for aggregate Insured Losses up to $100,000,000,000, we will pay only a pro rata share of such Insured Losses as determined by the Secretary of the Treasury.

Policyholder Disclosure Notice

1. Insured Losses would be partially reimbursed by the United States Government. If the aggregate industry Insured Losses exceed:

   a. $100,000,000, with respect to such Insured Losses occurring in calendar year 2015, the United States Government would pay 85% of our Insured Losses that exceed our Insurer Deductible.

   b. $120,000,000, with respect to such Insured Losses occurring in calendar year 2016, the United States Government would pay 84% of our Insured Losses that exceed our Insurer Deductible.

   c. $140,000,000, with respect to such Insured Losses occurring in calendar year 2017, the United States Government would pay 83% of our Insured Losses that exceed our Insurer Deductible.

   d. $160,000,000, with respect to such Insured Losses occurring in calendar year 2018, the United States Government would pay 82% of our Insured Losses that exceed our Insurer Deductible.
e. $180,000,000, with respect to such Insured Losses occurring in calendar year 2019, the United States Government would pay 81% of our Insured Losses that exceed our Insurer Deductible.

f. $200,000,000, with respect to such Insured Losses occurring in calendar year 2020, the United States Government would pay 80% of our Insured Losses that exceed our Insurer Deductible.

2. Notwithstanding item 1 above, the United States Government will not make any payment under the Act for any portion of Insured Losses that exceed $100,000,000,000.

3. The premium charge for the coverage your policy provides for Insured Losses is included in the amount shown in Item 4 of the Information Page or in the Schedule below.

<table>
<thead>
<tr>
<th>State</th>
<th>Rate</th>
<th>Premium</th>
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<tbody>
<tr>
<td>TX</td>
<td></td>
<td>$</td>
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</tbody>
</table>
TEXAS AMENDATORY ENDORSEMENT

This endorsement applies only to the insurance provided by the policy because Texas is shown in Item 3.A. of the Information Page.

GENERAL SECTION

B. Who Is Insured is amended to read:

You are insured if you are an employer named in Item 1 of the Information Page. If that employer is a partnership or joint venture, and if you are one of its partners or members, you are insured, but only in your capacity as an employer of the partnership's or joint venture's employees.

D. State is amended to read:

State means any state or territory of the United States of America, and the District of Columbia.

PART ONE—WORKERS COMPENSATION INSURANCE

E. Other Insurance is amended by adding this sentence:

This Section only applies if you have other insurance or are self-insured for the same loss.

F. Payments You Must Make

This Section is amended by deleting the words "workers compensation" from number 4.

H. Statutory Provisions

This Section is amended by deleting the words "after an injury occurs" from number 2.

PART TWO—EMPLOYERS LIABILITY INSURANCE

C. Exclusions

Sections 2 and 3 are amended to add:

This exclusion does not apply unless the violation of law caused or contributed to the bodily injury.

Section 6 is amended to read:

6. bodily injury occurring outside the United States of America, its territories or possessions, and Canada. This exclusion does not apply to bodily injury to a citizen or resident of the United States of America, Mexico or Canada who is temporarily outside these countries.

D. We Will Defend

This Section is amended by deleting the last sentence.

PART FOUR—YOUR DUTIES IF INJURY OCCURS

Number 6 of this part is amended to read:

6. Texas law allows you to make weekly payments to an injured employee in certain instances. Unless authorized by law, do not voluntarily make payments, assume obligations or incur expenses, except at your own cost.

PART FIVE—PREMIUM

A. Our Manuals is amended by adding this sentence:

In this part, "our manuals" means manuals approved or prescribed by the Texas Department of Insurance.

C. Remuneration

Number 2 is amended to read:

2. All other persons engaged in work that would make us liable under Part One (Workers Compensation Insurance) of this policy. This paragraph 2 will not apply if you give us proof that the employers of these persons lawfully secured workers compensation insurance.

E. Final Premium

Number 2 is amended to read:

2. If you cancel, final premium will be calculated pro rata based on the time this policy was in force. Final premium will not be less than the pro rata share of the minimum premium.

Page 1 of 3

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PART SIX—CONDITIONS

A. **Inspection** is amended by adding this sentence:
   
   Your failure to comply with the safety recommendations made as a result of an inspection may cause the policy to be canceled by us.

B. **Transfer of Your Rights and Duties** is amended to read:
   
   Your rights and duties under this policy may not be transferred without our written consent. If you die, coverage will be provided for your surviving spouse or your legal representative. This applies only with respect to their acting in the capacity as an employer and only for the workplaces listed in Items 1 and 4 on the Information Page.

C. **Cancelation** is amended to read:
   
   1. You may cancel this policy. You must mail or deliver advance notice to us stating when the cancelation is to take effect.
   2. We may cancel this policy. We may also decline to renew it. We must give you written notice of cancelation or nonrenewal. That notice will be sent certified mail or delivered to you in person. A copy of the written notice will be sent to the Texas Department of Insurance—Division of Workers’ Compensation.
   3. Notice of cancelation or nonrenewal must be sent to you not later than the 30th day before the date on which the cancelation or nonrenewal becomes effective, except that we may send the notice not later than the 10th day before the date on which the cancelation or nonrenewal becomes effective if we cancel or do not renew because of:
      a. Fraud in obtaining coverage;
      b. Misrepresentation of the amount of payroll for purposes of premium calculation;
      c. Failure to pay a premium when payment was due;
      d. An increase in the hazard for which you seek coverage that results from an action or omission and that would produce an increase in the rate, including an increase because of failure to comply with reasonable recommendations for loss control or to comply within a reasonable period with recommendations designed to reduce a hazard that is under your control;
      e. A determination by the Commissioner of Insurance that the continuation of the policy would place us in violation of the law, or would be hazardous to the interests of subscribers, creditors, or the general public.
   4. If another insurance company notifies the Texas Department of Insurance—Division of Workers’ Compensation that it is insuring you as an employer, such notice must be a cancelation of this policy effective when the other policy starts.

Add the following to the policy:

PART SEVEN—OUR DUTY TO YOU FOR CLAIM NOTIFICATION

A. **Claims Notification**
   
   We are required to notify you of any claim that is filed against your policy. Thereafter we must notify you of any proposal to settle a claim or, on receipt of a written request from you, of any administrative or judicial proceeding relating to the resolution of a claim, including a benefit review conference conducted by the Texas Department of Insurance—Division of Workers’ Compensation. You may, in writing, elect to waive this notification requirement.
   
   We must, on the written request from you, provide you with a list of claims charged against your policy, payments made and reserves established on each claim, and a statement explaining the effect of claims on your premium rates. We must furnish the requested information to you in writing no later than the 30th day after the date we receive your request. The information is considered to be provided on the date the information is received by the United States Postal Service or is personally delivered.

COMPLAINT NOTICE:
THE DISPUTE RESOLUTION PROCESS

THIS DISPUTE RESOLUTION PROCESS DOES NOT APPLY TO WORKERS COMPENSATION CLAIMS.

Proceed as follows if you have a dispute about your policy related to:

- Rates,
- The application or interpretation of rules contained in the various National Council on Compensation Insurance, Inc. (NCCI) manuals (including, but not limited to, classification codes and experience rating),
- Rating programs,
- Endorsements, or
- Forms.

First, contact the carrier that issued the policy and attempt to resolve the dispute directly. If the dispute is not directly resolved with the carrier, then contact NCCI, to ask for assistance through the dispute resolution process described in NCCI's Basic Manual. You may obtain dispute resolution services only after you have made a reasonable attempt to first resolve the dispute directly with the carrier and have paid undisputed premium that may be due to the carrier.

Send your request for assistance by mail to NCCI, Dispute Resolution Services, 901 Peninsula Corporate Circle, Boca Raton, FL 33487-1362; or by fax to 561-893-5043; or by email to regulatoryassurance @ ncci.com.

NCCI will first work with you and the carrier to try to resolve the dispute. If you are unable to resolve the dispute to your satisfaction with NCCI's help, then you may ask NCCI to refer the dispute to the Texas Appeals Board (Board). NCCI is the Administrator to the Texas Appeals Board, and a staff member from TDI, appointed by the Commissioner, serves as the chair of the Board.

Within 30 calendar days of the date that the Appeals Board issues a decision, the policyholder may appeal the decision to the Texas Department of Insurance. To appeal a decision of the Appeals Board, contact the Texas Department of Insurance, Office of the Chief Clerk, Mail Code 113-2A, P.O. Box 149104, Austin, TX 78714-9104; or by fax to 512-490-1064; or by email to chiefclerk@tdi.texas.gov.

THIS NOTICE OF THE DISPUTE RESOLUTION PROCESS IS FOR INFORMATION ONLY AND DOES NOT BECOME A PART, TERM, OR CONDITION OF THIS POLICY.

CLAIM COMPLAINT:

If there is a workers compensation claim complaint involving one of your employees, then contact the Texas Department of Insurance—Division of Workers' Compensation, System Monitoring and Oversight, 7551 Metro Center Drive, Suite 100, MS-8, Austin, TX 78742, or by fax to 512-490-1030; or by e-mail to DWC-ComplaintResolution@tdi.texas.gov.

THIS NOTICE IS FOR INFORMATION ONLY AND DOES NOT BECOME A PART, TERM, OR CONDITION OF THIS POLICY.
TEXAS WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

This endorsement applies only to the insurance provided by the policy because Texas is shown in Item 3.A. of the Information Page.

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule, but this waiver applies only with respect to bodily injury arising out of the operations described in the Schedule where you are required by a written contract to obtain this waiver from us.

This endorsement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

The premium for this endorsement is shown in the Schedule.

Schedule

1. (☐) Specific Waiver
   Name of person or organization

   (☑) Blanket Waiver
   Any person or organization for whom the Named Insured has agreed by written contract to furnish this waiver.

2. Operations:
   IF ANY

3. Premium:
   The premium charge for this endorsement shall be 2 percent of the premium developed on payroll in connection with work performed for the above person(s) or organization(s) arising out of the operations described.

4. Advance Premium: INCL

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(Ed. 6-14)
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TEXAS—AUDIT PREMIUM AND RETROSPECTIVE PREMIUM ENDORSEMENT

Section D of Part Five of the policy is replaced by the following provision:

PART FIVE—PREMIUM

D. Premium Payments
You will pay all premium when due. You will pay the premium even if part or all of a workers compensation law is not valid. The billing statement or invoice for audit additional premiums and/or retrospective additional premiums establishes the date that the premium is due.
Privacy Notice
We Take Important Steps to Protect the Personal Information We Collect About You

Dear Customer:

We care about your privacy. That’s why we believe in your right to know what nonpublic personal information we collect about you and what we do with that information. This Privacy Notice describes the nonpublic personal information we collect about you and how we handle the information as it relates to individuals who either own or are covered by insurance we issue, or who use other financial products or services we provide.

Overview

<table>
<thead>
<tr>
<th>UNDERSTANDING HOW WE USE YOUR PERSONAL INFORMATION</th>
</tr>
</thead>
</table>

Why are you receiving this Notice?

Financial institutions, which include the Company, choose how they share your personal nonpublic information. Federal and state law gives consumers the right to limit some but not all sharing of that information. Federal law also requires us to tell you how we collect, share and safeguard your nonpublic personal information. You are receiving this Privacy Notice because our records show either that you are the owner of an insurance policy or you are (or are authorized to act on behalf of) a current insured, future beneficiary and/or claimant under a policy, product or services issued by the Company.

What types of Information do we collect?

The types of nonpublic personal information we collect and share depend on the product or service you have with us. For example, this information can include:

- Information about you we receive from you on applications or other forms, such as your name, address, telephone number, date of birth, your social security number, employment information, information about your income, medical information;
- Information about your transactions with the Company and its affiliates;
- Information about your claims history;
- Data from insurance support organizations, government agencies, insurance information sharing bureaus;
- Property information and similar data about you or your property; and
- Information we receive from a consumer reporting agency, such as a credit report.

When your relationship with us ends, we may continue to share information about you as described in this Privacy Notice.

What do we do with the nonpublic personal information we collect?

WE SHARE YOUR NONPUBLIC PERSONAL INFORMATION IN THE COURSE OF SUPPORTING YOUR INSURANCE COVERAGE OR NON-INSURANCE PRODUCTS OR SERVICES, AS AUTHORIZED BY LAW, OR WITH YOUR CONSENT. THIS INCLUDES SHARING, AS PERMITTED BY LAW, YOUR NONPUBLIC PERSONAL INFORMATION WITH AFFILIATED PARTIES AND NONAFFILIATED THIRD PARTIES, AS APPLICABLE, IN THE COURSE OF SUPPORTING YOUR INSURANCE COVERAGE OR NON-INSURANCE PRODUCTS. IN THE SECTION BELOW, WE LIST THE REASONS WE CAN SHARE YOUR NONPUBLIC PERSONAL INFORMATION, WHETHER WE ACTUALLY SHARE YOUR NONPUBLIC PERSONAL INFORMATION, AND WHETHER YOU CAN OPT OUT OF THIS SHARING (OR IF YOU ARE A RESIDENT OF VERMONT, WHETHER YOU HAVE THE RIGHT TO OPT IN TO ALLOWING THIS SHARING).
<table>
<thead>
<tr>
<th>Reasons we may share your personal information</th>
<th>Does Company Share?</th>
<th>Can you opt out of this sharing or limit this sharing or is your authorization required for this sharing?</th>
</tr>
</thead>
<tbody>
<tr>
<td>For our everyday business purposes – to affiliates and non-affiliates to process your transactions, administer insurance coverage, products or services, maintain your account and report to credit bureaus</td>
<td>Yes</td>
<td>Nc</td>
</tr>
<tr>
<td>For our marketing purposes or for joint marketing with other financial companies</td>
<td>No</td>
<td>We don’t share</td>
</tr>
<tr>
<td>For our affiliates’ everyday business purposes – transaction and experience information</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>For our affiliates’ everyday business purposes – creditworthiness</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>For our affiliates to market to you</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>For non-affiliates to market to you</td>
<td>No</td>
<td>We don’t share</td>
</tr>
</tbody>
</table>

**Collecting and safeguarding information**

<table>
<thead>
<tr>
<th>How often does the Company notify me about their practices?</th>
<th>We must notify you about our sharing practices when you receive your policy, open an account or purchase a service, and each year while you are a customer, or when significant or legal changes require a revision.</th>
</tr>
</thead>
</table>

| Why and how does the Company collect my nonpublic personal information? | We collect nonpublic personal information when you apply for insurance or file an insurance claim to help us provide you with our insurance products and services, and determine your insurability or other eligibility. We may also ask you and others for information to help us verify your identity in order to prevent money laundering and terrorism. We collect personal information from:  
  - Applications, forms and telephone, web site or written contact with you. This information can include social security number, driver's license number and income.  
  - Your transaction(s) with us, our affiliates and other non-affiliated third parties. Transactional information includes such things as your insurance coverage, premiums, claims and payment history. Non-affiliated third parties may include appraisers, investigators, insurance companies, etc.  
  - Information from physicians, hospitals and other medical providers. We collect this information only in connection with the issuance of individual or group insurance policies on your life or health, and with the processing and adjustment of claims under that insurance.  
  Information in a report prepared by an insurance support organization may be retained by that organization and provided to others. |

| What nonpublic personal information does the Company disclose? | We may provide to an affiliated or non-affiliated party the same nonpublic personal information listed above in the section entitled, "What information do we collect?". |

| How does the Company safeguard my nonpublic personal information? | Employees who have access to your nonpublic personal information are required to maintain and protect the confidentiality of that information. Access to your personal information may be needed to conduct business on your behalf or to service your insurance coverage. In addition, we maintain physical, electronic and procedural measures to protect your personal information in compliance with applicable laws and regulatory standards. |
FOR RESIDENTS OF ARIZONA, CALIFORNIA, CONNECTICUT, GEORGIA, ILLINOIS, MAINE, MASSACHUSETTS, MINNESOTA, MONTANA, NEW JERSEY, NEVADA, NORTH CAROLINA, OHIO, OREGON, OR VIRGINIA:

You have the following individual rights under state law:

Except for certain documents related to claims and lawsuits, you have the right to access the recorded personal information that we have collected about you which we reasonably can locate and retrieve. To access your recorded personal information you must submit a written request reasonably describing the information you seek, and send your written request to: Privacy Office via mail (Zurich – Privacy Office, 1299 Zurich Way, Schaumburg, IL 60196) or via email at privacy.office@zurichna.com. If you would like a copy of your recorded personal information that we reasonably can locate and retrieve, we may charge you a reasonable fee to cover the costs incurred in providing you a copy of the recorded information. If you request medical records, we may elect to supply that information to you through your designated medical professional. We may also direct you to a consumer reporting agency to obtain certain consumer report information.

Generally, most of the recorded nonpublic personal information we collect about you and have in our possession is from policy applications or enrollment forms you submit to obtain our products and services, and is reflected in your statements and other documentation you receive from us. If you believe that the personal information we have about you in our records is incomplete or inaccurate, please let us know at once in writing, and we will investigate and correct any errors we find.

You also have the right to request the correction, amendment, or deletion of recorded personal information about you that we have in our possession. You must make your request in writing and send your written request to: Privacy Office via mail (Zurich – Privacy Office, 1299 Zurich Way, Schaumburg, IL 60196) or via email at privacy.office@zurichna.com.

FOR RESIDENTS OF MASSACHUSETTS ONLY: You may ask in writing for the specific reasons for an adverse underwriting decision. An adverse underwriting decision is where we decline your application for insurance, offer to insure you at a higher than standard rate or terminate your coverage.

Key words and phrases |
| TERMS YOU SHOULD KNOW |

<table>
<thead>
<tr>
<th>Definitions</th>
<th>Everyday business purposes</th>
</tr>
</thead>
</table>
| The actions necessary for financial companies like the Company to conduct business and manage customer accounts, such as: | • Processing transactions, mailing and auditing services  
• Administering insurance coverage, product, services or claims  
• Providing information to credit bureaus  
• Protecting against fraud  
• Responding to court/governmental orders or subpoenas and legal investigations  
• Responding to insurance regulatory authorities |

<table>
<thead>
<tr>
<th>Affiliates</th>
<th>Financial or nonfinancial companies related by common ownership or control.</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Company affiliates include insurance and non-insurance companies under common ownership with the Company and that provide insurance and non-insurance products or services.</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Non-affiliates</th>
<th>Financial or nonfinancial companies not related by common ownership or control. We do not rent or sell your nonpublic personal information. However, we may share your information with companies that we hire to perform business services for us, such as data processing, computer software maintenance and development, and transaction processing. When we disclose information to others to perform these services, they are required to take appropriate steps to protect this information and use it only for purposes of performing the business services.</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Company does not share information with non-affiliates to market to you.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Joint marketing</th>
<th>A formal agreement between non-affiliated financial companies that together market financial products or services to you.</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Company does not jointly market.</td>
<td></td>
</tr>
</tbody>
</table>

| Changes to this Privacy Notice; contact us | We may change the policies, standards and procedures described in this Notice at any time to comply with applicable laws and/or to conform to our current business practices. |

U-GU-1107-B CW (10/16)  
©2018 Zurich American Insurance Company
We will notify you of material changes.

If you have any questions about your contract with us, you should contact your agent.

If you have questions specific to our Privacy Notice, contact our Privacy Office via mail (Zurich – Privacy Office, 1299 Zurich Way, Schaumburg, IL 60196) or via email at privacy.office@zurichna.com.

This Privacy Notice is sent on behalf of the following affiliated companies:

LARGE DEDUCTIBLE ENDORSEMENT

Insurance for this coverage part provided by: ZURICH AMERICAN INSURANCE COMPANY

Named Insured: THE BOARD OF REGENTS OF THE
Effective Date of Endorsement: 08-01-2018

Policy Number: WC 0183286-01
Expiry Date: 08-01-2019

This deductible endorsement applies between you and us. It does not affect or alter the rights of the policy. You will reimburse us for the deductible amounts that we pay on your behalf. This endorsement will remain in effect on renewals of this policy unless specifically not made a part of such or replaced by a similar endorsement.

States Covered: TX

SCHEDULE

Coverage
Workers Compensation Bodily Injury By Accident: $ each accident
Workers Compensation Bodily Injury By Disease: $ each claim
Employers Liability Bodily Injury By Accident: $ each accident
Employers Liability Bodily Injury By Disease $ each claim

Allocated Loss Adjustment Expense (ALAE) Select One:
Option 1. X ALAE is reimbursed and included in Deductible Amount
Option 2. ALAE is reimbursed in addition to Deductible Amount
Option 3 ALAE is not reimbursed

A. How This Deductible Applies

1. You agree to reimburse us for:
   a. Each Accident/each Claim, up to the deductible amount shown in the Schedule above, for the total of:
      (1) All benefits required of you by the Workers Compensation Law (including benefits payable under Other States Insurance or under any endorsement) and any Federal Act; plus
      (2) All sums you must pay as damages under Employers Liability Insurance and any Federal Act; plus
   b. All "allocated loss adjustment expense" as respects any "claim" or suit:
      (1) As a part of the total of 1. above when you have elected Option 1. "ALAE is reimbursed and included in the deductible amount" in the Schedule above; or
      (2) In addition to and not limited by the deductible amount when you have elected Option 2. "ALAE is reimbursed and in addition to the deductible amount", in the Schedule above.
   c. All assessments we incur related to the deductible amount.

2. All claims for benefits or damages because of bodily injury by the same or related diseases to any one person will be considered as one claim when determining how the deductible amounts apply. Included are filings by your employee for such benefits with an agency authorized by law, and a suit or other proceeding brought by your employee for such benefits or damages. "By your employee"
includes such action taken by others legally entitled to do so on his or her behalf.

B. Effect of Deductible on Limits of Liability

1. With respect to the Employers Liability Insurance provided by this policy, the applicable, "each claim", "each accident", or other similar amount of reimbursement is reduced by the sum of all damages within applicable deductible amount shown.

The payment of "allocated loss adjustment expense" will not affect the amount of reimbursement. This provision applies whether the Employers Liability Insurance is provided by Part Two or by an endorsement to this policy.

2. In the event of a claim, our obligation to pay is the amount available for benefits or damages that remains after the application of the specific loss reimbursement amount.

C. Definitions

1. "Claim" means a written demand you receive for:
   a. Benefits required of you by a Workers Compensation law; or
   b. Damages covered by this policy.

2. "Allocated loss adjustment expense" means claim adjustment expense directly allocated by us to a particular "claim". Such expense shall include, but shall not be limited to: attorney's fees; independent adjusters fees; court and alternative dispute resolution costs; medical examinations; expert medical or other testimony; autopsies; witnesses and summonses; copies of documents; arbitration fees; surveillance; appeal bond costs and appeal filing fees; pre and post judgement interest; and medical cost containment expenses. Such expenses shall not include cost of investigation, the salaries and traveling expenses of our employees, other than those salaried employees who preform services which can be directly allocated to the handling of a particular claim.

D. Conditions

1. Subrogation

We have your rights and the rights of persons entitled to the benefits of this insurance to recover losses that are reimbursable under this endorsement and any deductible amount from anyone liable for the injury. You will do everything necessary to protect those rights for us and to help us enforce them.

If we recover any payment made under this policy from anyone liable for the injury, the amount we recover will first be applied to any payments made by us on this injury in excess of the deductible amount; only then will the remainder of that recovery, if any, be applied to reduce the deductible amount paid or reimbursed or reimbursable by you on this injury.

2. Cancellation

You must:

a. Promptly pay us all amounts for which you are responsible under this endorsement; and

b. Reimburse us for any such amounts that we pay upon receipt of a billing from us.

If you fail to do so, we will cancel either this endorsement or this policy by provisions of statute.

If this policy or endorsement is cancelled we will abide by the statutory provisions which govern this policy and return the premium less uncollected advances paid for losses within the deductible including "allocated loss adjustment expenses."

3. Your Duties

a. The first Named Insured shown on the Information Page is authorized to pay all deductible amounts on behalf of all Named Insureds and to reimburse us for any such amounts that we advance.

b. Each Named Insured is jointly and severally liable for all deductible amounts under this policy.

4. Other Rights and Duties (Ours and Yours)

All other terms of this policy, including those which govern:

a. Our right and duty to defend any "claim", proceeding or suit against you; and

b. Your duties, if injury occurs; apply regardless of application of this deductible endorsement.
Workers Compensation and Employers Liability Insurance Policy

ZURICH AMERICAN INSURANCE COMPANY
A stock insurance company
A member company of Zurich North America

Administrative office:
Zurich Towers
1299 Zurich Way
Schaumburg, Illinois 60195-1056

Insured
THE BOARD OF REGENTS OF THE
(SEE NAMED INSURED ENDORSEMENT)
210 W 7TH ST
AUSTIN, TX 78701

Producer
MARSH USA INC
1717 MAIN ST STE 4400
COMERICA BANK TOWER
DALLAS TX 75201-7343

In return for the payment of premium, and subject to the terms of this policy, coverage is provided as stated in this policy.

IN WITNESS WHEREOF, this Company has executed and attested these presents and, where required by law, has caused this policy to be countersigned by its duly Authorized Representative(s).

President

Secretary
This endorsement changes the insurance as is afforded by the policy relating to the following:

<table>
<thead>
<tr>
<th>Named Insured</th>
<th>Policy Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>THE BOARD OF REGENTS OF THE</td>
<td>WC 0183286-01</td>
</tr>
</tbody>
</table>

**CANCELLATION AND NON-RENEWAL NOTICE ENDT**

**PART SIX - CONDITIONS, PARAGRAPH D.2. IS REPLACED BY THE FOLLOWING:**

**D. CANCELLATION**

2. WE MAY CANCEL THIS POLICY. WE MUST MAIL OR DELIVER TO YOU NOT LESS THAN (90) DAYS ADVANCE WRITTEN NOTICE STATING WHEN THE CANCELLATION IS TO TAKE EFFECT EXCEPT FOR CANCELLATION FOR NON-PAYMENT OF PREMIUM. IF WE CANCEL THIS POLICY FOR NON-PAYMENT OF PREMIUM WE MUST MAIL OR DELIVER TO YOU NOT LESS THAN (10) DAYS ADVANCE WRITTEN NOTICE. MAILING THAT NOTICE TO YOU AT YOUR MAILING ADDRESS SHOWN IN ITEM 1 OF THE INFORMATION PAGE WILL BE SUFFICIENT TO PROVE NOTICE.

**PART SIX - CONDITIONS, PARAGRAPH F. IS ADDED:**

**F. NON-RENEWAL NOTICE**

WE WILL MAIL OR DELIVER TO YOU NOT LESS THAN (90) DAYS ADVANCE WRITTEN NOTICE OF OUR INTENTION TO NON-RENEW THIS POLICY. MAILING THAT NOTICE TO YOU AT YOUR MAILING ADDRESS SHOWN IN ITEM 1 OF THE INFORMATION PAGE WILL BE SUFFICIENT TO PROVE NOTICE.
ENDORSEMENT

Insurance for this coverage part provided by:
ZURICH AMERICAN INSURANCE COMPANY

This endorsement changes the insurance as is afforded by the policy relating to the following:

Named Insured
THE BOARD OF REGENTS OF THE

Policy Number
WC 0183286-01

KNOWLEDGE OF INJURY

PART FOUR - YOUR DUTIES IF INJURY OCCURS IS REPLACED BY THE FOLLOWING:

PART FOUR
YOUR DUTIES IF INJURY OCCURS

TELL US AT ONCE IF INJURY OCCURS THAT MAY BE COVERED BY THIS POLICY. KNOWLEDGE OF AN INJURY BY AN AGENT, SERVANT OR EMPLOYEE OF AN INSURED SHALL NOT IN ITSELF CONSTITUTE YOUR KNOWLEDGE UNLESS YOUR OFFICER, MANAGER OR PARTNER HAS RECEIVED NOTICE OF THE INJURY. YOUR OTHER DUTIES ARE LISTED HERE:

1. PROVIDE FOR IMMEDIATE MEDICAL AND OTHER SERVICES REQUIRED BY THE WORKERS COMPENSATION LAW.
2. GIVE US OR OUR AGENT THE NAMES AND ADDRESSES OF THE INJURED PERSONS AND OF WITNESSES, AND OTHER INFORMATION WE MAY NEED.
3. PROMPTLY GIVE US ALL NOTICES, DEMANDS AND LEGAL PAPERS RELATING TO THE INJURY, CLAIM, PROCEEDING OR SUIT.
4. COOPERATE WITH US AND ASSIST US, AS WE MAY REQUEST, IN THE INVESTIGATION, SETTLEMENT OR DEFENSE OF ANY CLAIM, PROCEEDING OR SUIT.
5. DO NOTHING AFTER AN INJURY OCCURS THAT WOULD INTERFERE WITH OUR RIGHT TO RECOVER FROM OTHERS.
6. DO NOT VOLUNTARILY MAKE PAYMENTS, ASSUME OBLIGATIONS OR INCUR EXPENSES, EXCEPT AT YOUR OWN COST.
ENDORSEMENT

Insurance for this coverage part provided by:
ZURICH AMERICAN INSURANCE COMPANY

This endorsement changes the insurance as is afforded by the policy relating to the following:

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>THE BOARD OF REGENTS OF THE</td>
<td>WC 0183286-01</td>
</tr>
</tbody>
</table>

SOLE AGENT FOR INSUREDS

IT IS AGREED THAT THIS POLICY IS ISSUED AT THE DIRECTION OF THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM, WHICH SHALL BE SOLELY RESPONSIBLE FOR THE PAYMENT OF PREMIUMS AND LOSSES UNDER THE DEDUCTIBLE AMOUNT AS OUTLINED IN THE POLICY AND SHALL HAVE OTHER POLICY RIGHTS TO ACT ON BEHALF OF INSUREDS. THE INSUREDS HAVE ASSIGNED TO THE FIRST NAMED INSURED:

1. THE RIGHTS, TITLE, AND INTEREST TO RECEIVE ANY AND ALL RETURN OF PREMIUM, DIVIDENDS, DISCOUNTS OR OTHER ADJUSTMENTS; AND
2. THE RIGHT TO REQUEST CANCELLATION OF THE POLICY; AND
3. AUTHORIZATION TO ACT ON THEIR BEHALF AS RESPECTS CHANGES TO ANY PROVISIONS OF THIS INSURANCE POLICY.

WE CONSENT TO SUCH ASSIGNMENT OF RIGHTS, TITLE AND INTEREST.

OTHER TERMS

ALL OTHER TERMS AND CONDITIONS OF THE POLICY NOT CHANGED BY THE PROVISIONS OF THIS ENDORSEMENT CONTINUE TO APPLY AS CURRENTLY WRITTEN.
Insurance for this coverage part provided by:
ZURICH AMERICAN INSURANCE COMPANY

This endorsement changes the insurance as is afforded by the policy relating to the following:

<table>
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<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>THE BOARD OF REGENTS OF THE</td>
<td>WC 0183286-01</td>
</tr>
</tbody>
</table>

NOTICE OF OCCURRENCE

IF YOU REPORT AN INJURY TO ANOTHER INSURER AND LATER DISCOVER THAT YOU SHOULD HAVE REPORTED THE INJURY TO US, WE WILL NOT CONSIDER YOUR FAILURE TO REPORT THE INJURY EARLIER A VIOLATION OF YOUR DUTIES IF INJURY OCCURS AS LONG AS YOU GIVE US NOTICE AS SOON AS YOU ARE AWARE THAT THE INJURY SHOULD HAVE BEEN REPORTED TO US.
Insurance for this coverage part provided by:
ZURICH AMERICAN INSURANCE COMPANY

This endorsement changes the insurance as is afforded by the policy relating to the following:

<table>
<thead>
<tr>
<th>Named Insured</th>
<th>Policy Number</th>
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<tbody>
<tr>
<td>THE BOARD OF REGENTS OF THE</td>
<td>WC 0183286-01</td>
</tr>
</tbody>
</table>

UNINTENTIONAL ERROR OR OMISSIONS ENDT

ANY UNINTENTIONAL ERROR OR OMISSION IN THE DESCRIPTION OF, OR FAILURE TO COMPLETELY DESCRIBE, ANY HAZARDS, PREMISES OR OPERATIONS INTENDED TO BE COVERED BY THIS POLICY, SHALL NOT INVALIDATE THE COVERAGE AFFORDED BY THIS POLICY.

YOU MUST NOTIFY US AS SOON AS POSSIBLE AFTER THE DISCOVERY OF ANY HAZARDS OR ANY OTHER INFORMATION THAT WAS NOT PROVIDED TO US PRIOR TO THE ACCEPTANCE OF THE POLICY.

THIS PROVISION DOES NOT AFFECT OUR RIGHT TO CHARGE ADDITIONAL PREMIUM FOR ADDITIONAL EXPOSURE OR CANCEL OR NON-RENEW THE POLICY.
**Combined Aggregate Deductible Schedule**

<table>
<thead>
<tr>
<th>Policy No.</th>
<th>Eff. Date of Pol.</th>
<th>Exp. Date of Pol.</th>
</tr>
</thead>
<tbody>
<tr>
<td>WC 0183286-01</td>
<td>08-01-2018</td>
<td>08-01-2019</td>
</tr>
</tbody>
</table>

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement provides supplementary information to be used with the following:

- Business Auto Coverage Form
- Commercial General Liability Coverage Part
- Employee Benefits Liability Coverage Part
- Garage Coverage Form
- Liquor Liability Coverage Part
- Motor Carrier Coverage Form
- Stop Gap – Employers Liability Coverage Part
- Truckers Coverage Form
- Workers Compensation and Employers Liability Policy

### The Combined Aggregate Deductible

The Combined Aggregate Deductible is adjustable and determined as the sum of the rate(s) multiplied by the final audited Exposure(s).

<table>
<thead>
<tr>
<th>Estimated Exposure</th>
<th>Rate</th>
<th>Per</th>
<th>Of (Exposure Basis)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>CONSTRUCTION VALUE</td>
</tr>
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<tr>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

### The Deductible Amounts

The Deductible Amounts for the policies listed here will be combined with this policy for the application of the Combined Aggregate Deductible Amount.

**Policy Number(s):**

GLO0183287-00

### Combined Aggregate Deductible Amount

<table>
<thead>
<tr>
<th>Combined Aggregate Deductible Amount</th>
<th>$</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Minimum Combined Aggregate Deductible Amount</th>
<th>$</th>
</tr>
</thead>
</table>
Texas Important Notice

To obtain information or make a complaint:

You may call Zurich North America's toll-free telephone number for information or to make a complaint at:

1-800-382-2150

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights, or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance:

P.O. Box 149104
Austin, TX 78714-9104

Fax: (512) 490-1007

Web: www.tdi.texas.gov

E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim, you should contact the company first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY:

This notice is for information only and does not become a part or condition of the attached document.

AVISO IMPORTANTE

Para obtener información o para presentar una queja:

Usted puede llamar al número de teléfono gratuito de Zurich North America's para obtener información o para presentar una queja al:

1-800-382-2150

Usted puede comunicarse con el Departamento de Seguros de Texas para obtener información sobre compañías, coberturas, derechos, o quejas al:

1-800-252-3439

Usted puede escribir al Departamento de Seguros de Texas a:

P.O. Box 149104
Austin, TX 78714-9104

Fax: (512) 490-1007

Sitio web: www.tdi.texas.gov

E-mail: ConsumerProtection@tdi.texas.gov

DISPUTAS POR PRIMAS DE SEGUROS O RECLAMACIONES:

Si tiene una disputa relacionada con su prima de seguro o con una reclamación, usted debe comunicarse con la compañía primero. Si la disputa no es resuelta, usted puede comunicarse con el Departamento de Seguros de Texas.

ADJUNTE ESTE AVISO A SU PÓLIZA: Este aviso es solamente para propósitos informativos y no se convierte en parte o en condición del documento adjunto.
Sanctions Advisory Notice to Policyholders

No coverage is provided by this policyholder notice nor can it be construed to replace any provisions of your policy. You should read your policy and review your declarations page for complete information on the coverages you are provided.

This notice provides information concerning possible impact on your insurance coverage due to global sanctions, which may include any of the following:

- Foreign agents;
- Front organizations;
- Terrorists;
- Terrorist organizations; and
- Narcotics traffickers.

Please read this Notice carefully.

We shall not provide coverage, make any payments or provide any service or benefit to any insured, beneficiary, or third party who may have any rights under this policy to the extent any business or activity of the insured would violate any applicable trade or economic sanctions law or regulation.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED
SANCTIONS EXCLUSION
ENDORSEMENT

This endorsement changes the policy. Please read it carefully.

The following exclusion is added to the policy to which it is attached and supersedes any existing sanctions language in the policy, whether included in an Exclusion Section or otherwise:

SANCTIONS EXCLUSION

Notwithstanding any other terms under this policy, we shall not provide coverage nor will we make any payments or provide any service or benefit to any insured, beneficiary, or third party who may have any rights under this policy to the extent that such cover, payment, service, benefit, or any business or activity of the insured would violate any applicable trade or economic sanctions law or regulation.

The term policy may be comprised of common policy terms and conditions, the declarations, notices, schedule, coverage parts, insuring agreement, application, enrollment form, and endorsements or riders, if any, for each coverage provided. Policy may also be referred to as contract or agreement.

We may be referred to as insurer, underwriter, we, us, and our, or as otherwise defined in the policy, and shall mean the company providing the coverage.

Insured may be referred to as policyholder, named insured, covered person, additional insured or claimant, or as otherwise defined in the policy, and shall mean the party, person or entity having defined rights under the policy.

These definitions may be found in various parts of the policy and any applicable riders or endorsements.

All other terms and conditions of this policy remain unchanged.
THIS DISCLOSURE IS ATTACHED TO AND MADE PART OF YOUR POLICY.

DISCLOSURE OF IMPORTANT INFORMATION
RELATING TO TERRORISM RISK INSURANCE ACT

SCHEDULE*

Premium attributable to risk of loss from certified acts of terrorism for lines of insurance subject to TRIA:
General Liability

*Any information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Disclosure of Premium

In accordance with the federal Terrorism Risk Insurance Act ("TRIA"), as amended, we are required to provide you with a notice disclosing the portion of your premium, if any, attributable to the risk of loss from terrorist acts certified under that Act for lines subject to TRIA. That portion of premium attributable is shown in the Schedule above. The premium shown in the Schedule above is subject to adjustment upon premium audit, if applicable.

B. Disclosure of Federal Participation in Payment of Terrorism Losses

The United States Government may pay a share of insured losses resulting from an act of terrorism. The federal share will decrease by 5% from 85% to 80% over a five year period while the insurer share increases by the same amount during the same period. The schedule below illustrates the decrease in the federal share:

<table>
<thead>
<tr>
<th>Period</th>
<th>Federal Share</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 2015 – December 31, 2016</td>
<td>85%</td>
</tr>
<tr>
<td>January 1, 2016 – December 31, 2016</td>
<td>84%</td>
</tr>
<tr>
<td>January 1, 2017 – December 31, 2017</td>
<td>83%</td>
</tr>
<tr>
<td>January 1, 2018 – December 31, 2018</td>
<td>82%</td>
</tr>
<tr>
<td>January 1, 2019 – December 31, 2019</td>
<td>81%</td>
</tr>
<tr>
<td>January 1, 2020 – December 31, 2020</td>
<td>80%</td>
</tr>
</tbody>
</table>

C. Disclosure of $100 Billion Cap on All Insurer and Federal Obligations

If aggregate insured losses attributable to terrorist acts certified under TRIA exceed $100 billion in a calendar year (January 1 through December 31) and an insurer has met its deductible under the program, that insurer shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of Treasury.

D. Availability

As required by TRIA, we have made available to you for lines subject to TRIA coverage for losses resulting from acts of terrorism certified under TRIA with terms, amounts and limitations that do not differ materially from those for losses arising from events other than acts of terrorism.
E. Definition of Act of Terrorism under TRIA

TRIA defines "act of terrorism" as any act that is certified by the Secretary of the Treasury, in accordance with the provisions of the federal Terrorism Risk Insurance Act ("TRIA"), to be an act of terrorism. The Terrorism Risk Insurance Act provides that the Secretary of Treasury shall certify an act of terrorism:

1. To be an act of terrorism;
2. To be a violent act or an act that is dangerous to human life, property or infrastructure;
3. To have resulted in damage within the United States, or outside of the United States in the case of an air carrier (as defined in section 40102 of Title 49, United States Code) or a United States flag vessel (or a vessel based principally in the United States, on which United States income tax is paid and whose insurance coverage is subject to regulation in the United States), or the premises of a United States mission; and
4. To have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

No act may be certified as an act of terrorism if the act is committed as part of the course of a war declared by Congress (except for workers' compensation) or if losses resulting from the act, in the aggregate for insurance subject to TRIA, do not exceed $5,000,000.
CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

<table>
<thead>
<tr>
<th>Insureds Name</th>
<th>Policy Number</th>
<th>Effective Date</th>
<th>Endorsement Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>THE BOARD OF REGENTS OF THE UN</td>
<td>GLO 0183287-00</td>
<td>08/01/2017</td>
<td></td>
</tr>
</tbody>
</table>

THIS ENDORSEMENT CHANGES YOUR POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies your insurance:

A. Cap on Losses From Certified Terrorism Losses

"Certified act of terrorism" means an act that is certified by the Secretary of the Treasury, in accordance with provisions of the federal Terrorism Risk Insurance Act ("TRIA"), to be an act of terrorism. The Terrorism Risk Insurance Act provides that the Secretary of Treasury shall certify an act of terrorism:

1. To be an act of terrorism;
2. To be a violent act or an act that is dangerous to human life, property or infrastructure;
3. To have resulted in damage within the United States, or outside of the United States in the case of an air carrier (as defined in section 40102 of Title 49, United States Code) or a United States flag vessel (or a vessel based principally in the United States, on which United States income tax is paid and whose insurance coverage is subject to regulation in the United States), or the premises of a United States mission; and
4. To have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

No act may be certified as an act of terrorism if the act is committed as part of the course of a war declared by Congress (except for workers' compensation) or if losses resulting from the act, in the aggregate for insurance subject to TRIA, do not exceed $5,000,000.

If aggregate insured losses attributable to one or more "certified acts of terrorism" exceed $100 billion in a calendar year (January 1 through December 31) and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of Treasury.

B. Application of Other Exclusions

The terms and limitations of a terrorism exclusion or any other exclusion, or the inapplicability or omission of a terrorism exclusion or any other exclusion, do not serve to create coverage which would otherwise be excluded, limited or restricted under this policy.
Disclosure Statement

It is our pleasure to present the enclosed policy to you for presentation to your customer.

INSTRUCTION TO AGENT OR BROKER:

WE REQUIRE THAT YOU TRANSMIT THE ATTACHED/ENCLOSED DISCLOSURE STATEMENT TO THE CUSTOMER WITH THE POLICY.

Once again, thank you for your interest, and we look forward to meeting your needs and those of your customers.
Disclosure Statement

NOTICE OF DISCLOSURE FOR AGENT & BROKER COMPENSATION

If you want to learn more about the compensation Zurich pays agents and brokers visit:

http://www.zurichaproducercompensation.com

or call the following toll-free number: (866) 903-1192.

This Notice is provided on behalf of Zurich American Insurance Company and its underwriting subsidiaries.
COMMERCIAL INSURANCE

ZURICH

COMMON POLICY DECLARATIONS

Policy Number  GLO 0183287-00
Renewal of Number  NEW

Named Insured and Mailing Address
THE BOARD OF REGENTS OF THE
UNIVERSITY OF TEXAS SYSTEM
210 W 7TH ST
AUSTIN TX 78701

Producer and Mailing Address
MARSH USA INC
1717 MAIN ST STE 4400
COMERICA BANK TOWER
DALLAS TX 75201-7343

Policy Period:  Coverage begins 08-01-2017 at 12:01 A.M.; Coverage ends 08-01-2023 at 12:01 A.M.

The name insured is  □ Individual  □ Partnership  □ Corporation

Producer Code  36140-000

This insurance is provided by one or more of the stock insurance companies which are members of the Zurich-American Insurance Group. The company that provides coverage is designated on each Coverage Part Common Declarations. The company or companies providing this insurance may be referred to in this policy as "The Company", we, us, or our. The address of the companies of the Zurich-American Insurance Group are provided on the next page.

THIS POLICY CONSISTS OF THE FOLLOWING COVERAGE(S):

GENERAL LIABILITY COVERAGE

issued by ZURICH AMERICAN INSURANCE COMPANY

PREMIUM  $

THIS PREMIUM MAY BE SUBJECT TO AUDIT.

This premium does not include Taxes and Surcharges.

TOTAL  $

SEE INSTALLMENT SCHEDULE

Taxes and Surcharges

TOTAL  $

The Form(s) and Endorsement(s) made a part of this policy at the time of issue are listed on the SCHEDULE of FORMS and ENDORSEMENTS.

Countersigned this day of

Authorized Representative

U-GU-D-310-A (01/93)
Page 1 of 1
<table>
<thead>
<tr>
<th>Policy Number</th>
<th>GLO 0183287-00</th>
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<tbody>
<tr>
<td>SCHEDULE OF FORMS AND ENDORSEMENTS</td>
<td>Zurich American Insurance Company</td>
</tr>
<tr>
<td>Effective Date</td>
<td>08-01-17</td>
</tr>
<tr>
<td>Agent Name</td>
<td>MARSH USA INC</td>
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</table>

### COMMON POLICY FORMS AND ENDORSEMENTS

<table>
<thead>
<tr>
<th>Form/Endorsement</th>
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<tbody>
<tr>
<td>U-GU-1191-A CW</td>
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<td>U-GU-1191-A</td>
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<td>U-GU-630-D CW</td>
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<td>U-GU-630-D</td>
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<td>U-GU-D-310-A</td>
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<td>U-GU-319-F</td>
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<td>U-GU-319-F</td>
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<td>U-GU-406-B</td>
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<td>U-GU-406-B</td>
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<td>IL 00 03</td>
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### GENERAL LIABILITY FORMS AND ENDORSEMENTS

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<td>U-GL-1520-A</td>
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<tr>
<td>U-GL-1522-A</td>
<td>PRIMARY &amp; NONCONTRIB DESIG PROJ WRAP-UP</td>
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<td>CG 01 03</td>
<td>TX CHANGES-CONDITIONS REQUIRING NOTICE</td>
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<td>05-14</td>
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<td>CG 04 37</td>
<td>ELECTRONIC DATA LIABILITY ENDORSEMENT</td>
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<td>EXCL-CONTRACTORS-PROF LIAB</td>
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<td>CG 24 04</td>
<td>WAIVER OF TRANSFER RIGHTS OF RECOVERY</td>
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<td>CG 24 17</td>
<td>CONTRACTUAL LIABILITY - RAILROADS</td>
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<tr>
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<td>TX CHANGES-EMPLOY RELATED PRACTICES EXCL</td>
</tr>
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**U-GU-619-A CW (10/02)**
Important Notice – In Witness Clause

In return for the payment of premium, and subject to the terms of this policy, coverage is provided as stated in this policy.

IN WITNESS WHEREOF, this Company has executed and attested these presents and, where required by law, has caused this policy to be countersigned by its duly Authorized Representative(s).

President

Corporate Secretary

QUESTIONS ABOUT YOUR INSURANCE? Your agent or broker is best equipped to provide information about your insurance. Should you require additional information or assistance in resolving a complaint, call or write to the following (please have your policy or claim number ready):

Zurich in North America
Customer Inquiry Center
1299 Zurich Way
Schaumburg, Illinois 60196-1056
1-800-382-2150 (Business Hours: 8am - 4pm [CT])
Email: info.source@zurichna.com
The total premium shown in the Declarations of this policy is made payable in installments, on the dates and in the amounts shown below.

<table>
<thead>
<tr>
<th>NAMED INSURED</th>
<th>POLICY NUMBER</th>
<th>ENDORSEMENT NUMBER</th>
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</thead>
<tbody>
<tr>
<td>THE BOARD OF REGENTS OF THE</td>
<td>GLO 0183287-00</td>
<td></td>
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<table>
<thead>
<tr>
<th>PAYMENT</th>
<th>STANDARD PREMIUM</th>
<th>TOTAL PREMIUM</th>
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<tr>
<td>09/11/17</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>

Failure to pay the installment Premium by the Due Date shown shall constitute non-payment of premium for which we may cancel this policy.

U-GU-406-B (07/15)
Knowledge by Position or Department

<table>
<thead>
<tr>
<th>Policy No</th>
<th>Eff Date of Pol</th>
<th>Exp Date of Pol</th>
<th>Eff Date of End</th>
<th>Producer No</th>
<th>Add'l Prem</th>
<th>Return Prem</th>
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<td>08/01/2023</td>
<td></td>
<td>35140000</td>
<td>INCL</td>
<td></td>
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</tbody>
</table>

This endorsement modifies insurance provided under the:
- Business Auto Coverage Part
- Commercial General Liability Coverage Part
- Liquor Liability Coverage Part
- Products/Completed Operations Liability Coverage Part
- Railroad Protective Liability Coverage Part

SCHEDULE

<table>
<thead>
<tr>
<th>Position or Department:</th>
<th>PROJECT MGR/RISK MGR, OR SAFETY DIRECTOR</th>
</tr>
</thead>
</table>

The following Condition is added:

Knowledge By Your Employee

1. Knowledge of an “accident”, “occurrence”, offense, “injury”, claim, “suit” or loss by your employee will not in and of itself be considered your knowledge of the “accident”, “occurrence”, offense, “injury”, claim, “suit” or loss unless an employee who:
   a. Holds a position; or
   b. Is a member of a department;

shown in the Schedule of this endorsement receives such knowledge.

2. This endorsement does not apply unless the Schedule of this endorsement indicates at least one Position or Department.

All other terms and conditions of this policy remain unchanged.
COMMON POLICY CONDITIONS

All Coverage Parts included in this policy are subject to the following conditions.

A. Cancellation

1. The first Named Insured shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.
2. We may cancel this policy by mailing or delivering to the first Named Insured written notice of cancellation at least:
   a. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
   b. 30 days before the effective date of cancellation if we cancel for any other reason.
3. We will mail or deliver our notice to the first Named Insured's last mailing address known to us.
4. Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.
5. If this policy is cancelled, we will send the first Named Insured any premium refund due. If we cancel, the refund will be pro rata. If the first Named Insured cancels, the refund may be less than pro rata. The cancellation will be effective even if we have not made or offered a refund.
6. If notice is mailed, proof of mailing will be sufficient proof of notice.

B. Changes

This policy contains all the agreements between you and us concerning the insurance afforded. The first Named Insured shown in the Declarations is authorized to make changes in the terms of this policy with our consent. This policy's terms can be amended or waived only by endorsement issued by us and made a part of this policy.

C. Examination Of Your Books And Records

We may examine and audit your books and records as they relate to this policy at any time during the policy period and up to three years afterward.

D. Inspections And Surveys

1. We have the right to:
   a. Make inspections and surveys at any time;
   b. Give you reports on the conditions we find; and
   c. Recommend changes.
2. We are not obligated to make any inspections, surveys, reports or recommendations and any such actions we do undertake relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public. And we do not warrant that conditions:
   a. Are safe or healthful; or
   b. Comply with laws, regulations, codes or standards.
3. Paragraphs 1. and 2. of this condition apply not only to us, but also to any rating, advisory, rate service or similar organization which makes insurance inspections, surveys, reports or recommendations.
4. Paragraph 2. of this condition does not apply to any inspections, surveys, reports or recommendations we may make relative to certification, under state or municipal statutes, ordinances or regulations, of boilers, pressure vessels or elevators.

E. Premiums

The first Named Insured shown in the Declarations:
1. Is responsible for the payment of all premiums; and
2. Will be the payee for any return premiums we pay.

F. Transfer Of Your Rights And Duties Under This Policy

Your rights and duties under this policy may not be transferred without our written consent except in the case of death of an individual named insured.

If you die, your rights and duties will be transferred to your legal representative but only while acting within the scope of duties as your legal representative. Until your legal representative is appointed, anyone having proper temporary custody of your property will have your rights and duties but only with respect to that property.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NUCLEAR ENERGY LIABILITY EXCLUSION ENDORSEMENT
(Broad Form)

This endorsement modifies insurance provided under the following:

COMMERCIAL AUTOMOBILE COVERAGE PART
COMMERCIAL GENERAL LIABILITY COVERAGE PART
FARM COVERAGE PART
LIQUOR LIABILITY COVERAGE PART
MEDICAL PROFESSIONAL LIABILITY COVERAGE PART
OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART
POLLUTION LIABILITY COVERAGE PART
PRODUCTS/COMPleted OPERATIONS LIABILITY COVERAGE PART
RAILROAD PROTECTIVE LIABILITY COVERAGE PART
UNDERGROUND STORAGE TANK POLICY

1. The insurance does not apply:
   A. Under any Liability Coverage, to "bodily injury" or "property damage":
      (1) With respect to which an "insured" under the policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada or any of their successors, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
      (2) Resulting from the "hazardous properties" of "nuclear material" and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the "insured" is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
   B. Under any Medical Payments coverage, to expenses incurred with respect to "bodily injury" resulting from the "hazardous properties" of "nuclear material" and arising out of the operation of a "nuclear facility" by any person or organization.

2. As used in this endorsement:
   "Hazardous properties" includes radioactive, toxic or explosive properties.
   "Nuclear material" means "source material", "special nuclear material" or "by-product material".

C. Under any Liability Coverage, to "bodily injury" or "property damage" resulting from "hazardous properties" of "nuclear material", if:
   (1) The "nuclear material" (a) is at any "nuclear facility" owned by, or operated by or on behalf of, an "insured" or (b) has been discharged or dispersed therefrom;
   (2) The "nuclear material" is contained in "spent fuel" or "waste" at any time possessed, handled, used, processed, stored, transported or disposed of, by or on behalf of an "insured";
   (3) The "bodily injury" or "property damage" arises out of the furnishing by an "insured" of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any "nuclear facility", but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to "property damage" to such "nuclear facility" and any property thereat.
"Sourcematerial", "special nuclear material", and "by-product material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof.

"Spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a "nuclear reactor".

"Waste" means any waste material (a) containing "by-product material" other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its "source material" content, and (b) resulting from the operation by any person or organization of any "nuclear facility" included under the first two paragraphs of the definition of "nuclear facility".

"Nuclear facility" means:
(a) Any "nuclear reactor";
(b) Any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing "spent fuel", or (3) handling, processing or packaging "waste";
(c) Any equipment or device used for the processing, fabricating or alloying of "special nuclear material" if at any time the total amount of such material in the custody of the "insured" at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235;
(d) Any structure, basin, excavation, premises or place prepared or used for the storage or disposal of "waste";
and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations.

"Nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material.

"Property damage" includes all forms of radioactive contamination of property.
THESE ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TEXAS CHANGES – DUTIES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART
FARM COVERAGE PART
LIQUOR LIABILITY COVERAGE PART
MEDICAL PROFESSIONAL LIABILITY COVERAGE PART
OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART
 POLLUTION LIABILITY COVERAGE PART
PRODUCTS/COMPLETE OPERATIONS LIABILITY COVERAGE PART
RAILROAD PROTECTIVE LIABILITY COVERAGE PART

The following is added to the Duties Condition:

We will notify the first Named Insured in writing of:

1. An initial offer to settle a claim made or "suit" brought against any insured ("Insured") under this coverage. The notice will be given not later than the 10th day after the date on which the offer is made.

2. Any settlement of a claim made or "suit" brought against the insured ("Insured") under this coverage. The notice will be given not later than the 30th day after the date of the settlement.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TEXAS CHANGES – CANCELLATION AND NONRENEWAL PROVISIONS FOR CASUALTY LINES AND COMMERCIAL PACKAGE POLICIES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART
COMMERCIAL LIABILITY UMBRELLA COVERAGE PART
EMPLOYMENT-RELATED PRACTICES LIABILITY
FARM COVERAGE PART – FARM LIABILITY COVERAGE FORM
LIQUOR LIABILITY COVERAGE PART
POLLUTION LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

This endorsement also modifies insurance provided under the following when written as part of a Commercial Package Policy:

CAPITAL ASSETS PROGRAM (OUTPUT POLICY) COVERAGE PART
COMMERCIAL GENERAL LIABILITY COVERAGE PART
COMMERCIAL INLAND MARINE COVERAGE PART
COMMERCIAL LIABILITY UMBRELLA COVERAGE PART
COMMERCIAL PROPERTY COVERAGE PART
CRIME AND FIDELITY COVERAGE PART
EMPLOYMENT-RELATED PRACTICES LIABILITY
EQUIPMENT BREAKDOWN COVERAGE PART
FARM COVERAGE PART
LIQUOR LIABILITY COVERAGE PART
POLLUTION LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

A. Paragraph 2. of the Cancellation Common Policy Condition is replaced by the following:

2. We may cancel this policy:

   a. By mailing or delivering to the first Named Insured written notice of cancellation, stating the reason for cancellation, at least 10 days before the effective date of cancellation.

However, if this policy covers a condominium association, and the condominium property contains at least one residence or the condominium declarations conform with the Texas Uniform Condominium Act, then the notice of cancellation, as described above, will be provided to the first Named Insured 30 days before the effective date of cancellation. We will also provide 30 days' written notice to each unit-owner to whom we issued a certificate or memorandum of insurance, by mailing or delivering the notice to each last mailing address known to us.
b. For the following reasons, if this policy does not provide coverage to a governmental unit, as defined under 28 TEX. ADMIN. CODE, Section 5.7001 or on one- and two-family dwellings:

(1) If this policy has been in effect for 60 days or less, we may cancel for any reason except that, under the provisions of the Texas Insurance Code, we may not cancel this policy solely because the policyholder is an elected official.

(2) If this policy has been in effect for more than 60 days, or if it is a renewal or continuation of a policy issued by us, we may cancel only for one or more of the following reasons:

(a) Fraud in obtaining coverage;
(b) Failure to pay premiums when due;
(c) An increase in hazard within the control of the insured which would produce an increase in rate;
(d) Loss of our reinsurance covering all or part of the risk covered by the policy;
(e) If we have been placed in supervision, conservatorship or receivership and the cancellation is approved or directed by the supervisor, conservator or receiver.

B. The following condition is added and supersedes any provision to the contrary:

Nonrenewal

1. We may elect not to renew this policy except that, under the provisions of the Texas Insurance Code, we may not refuse to renew this policy solely because the policyholder is an elected official.

2. This paragraph, 2., applies unless the policy qualifies under Paragraph 3. below.

If we elect not to renew this policy, we may do so by mailing or delivering to the first Named Insured, at the last mailing address known to us, written notice of nonrenewal, stating the reason for nonrenewal, at least 60 days before the expiration date. If notice is mailed or delivered less than 60 days before the expiration date, this policy will remain in effect until the 61st day after the date on which the notice is mailed or delivered. Earned premium for any period of coverage that extends beyond the expiration date will be computed pro rata based on the previous year's premium.

3. If this policy covers a condominium association, and the condominium property contains at least one residence or the condominium declarations conform with the Texas Uniform Condominium Act, then we will mail or deliver written notice of nonrenewal, at least 30 days before the expiration or anniversary date of the policy, to:

a. The first Named Insured; and
b. Each unit-owner to whom we issued a certificate or memorandum of insurance.

We will mail or deliver such notice to each last mailing address known to us.

4. If notice is mailed, proof of mailing will be sufficient proof of notice.

5. The transfer of a policyholder between admitted companies within the same insurance group is not considered a refusal to renew.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CALCULATION OF PREMIUM

This endorsement modifies insurance provided under the following:

- CAPITAL ASSETS PROGRAM (OUTPUT POLICY) COVERAGE PART
- COMMERCIAL AUTOMOBILE COVERAGE PART
- COMMERCIAL GENERAL LIABILITY COVERAGE PART
- COMMERCIAL INLAND MARINE COVERAGE PART
- COMMERCIAL PROPERTY COVERAGE PART
- CRIME AND FIDELITY COVERAGE PART
- EMPLOYMENT-RELATED PRACTICES LIABILITY COVERAGE PART
- EQUIPMENT BREAKDOWN COVERAGE PART
- FARM COVERAGE PART
- LIQUOR LIABILITY COVERAGE PART
- MEDICAL PROFESSIONAL LIABILITY COVERAGE PART
- OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART
- POLLUTION LIABILITY COVERAGE PART
- PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
- RAILROAD PROTECTIVE LIABILITY COVERAGE PART

The following is added:

The premium shown in the Declarations was computed based on rates in effect at the time the policy was issued. On each renewal, continuation, or anniversary of the effective date of this policy, we will compute the premium in accordance with our rates and rules then in effect.
# Combined Aggregate Deductible Schedule

<table>
<thead>
<tr>
<th>Policy No.</th>
<th>Eff. Date of Pol.</th>
<th>Exp. Date of Pol.</th>
</tr>
</thead>
<tbody>
<tr>
<td>GLO 0183287-00</td>
<td>08-01-2017</td>
<td>08-01-2023</td>
</tr>
</tbody>
</table>

**This endorsement changes the policy. Please read it carefully.**

This endorsement provides supplementary information to be used with the following:
- Business Auto Coverage Form
- Commercial General Liability Coverage Part
- Employee Benefits Liability Coverage Part
- Garage Coverage Form
- Liquor Liability Coverage Part
- Motor Carrier Coverage Form
- Stop Gap – Employers Liability Coverage Part
- Truckers Coverage Form
- Workers Compensation and Employers Liability Policy

The Combined Aggregate Deductible is adjustable and determined as the sum of the rate(s) multiplied by the final audited Exposure(s).

<table>
<thead>
<tr>
<th>Estimated Exposure</th>
<th>Rate</th>
<th>Per</th>
<th>Of (Exposure Basis)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>CONSTRUCTION VALUE</strong></td>
</tr>
</tbody>
</table>

The Deductible Amounts for the policies listed here will be combined with this policy for the application of the Combined Aggregate Deductible Amount.

<table>
<thead>
<tr>
<th>Policy Number(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>WC 0183286-00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Combined Aggregate Deductible Amount</th>
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</thead>
<tbody>
<tr>
<td>$</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Minimum Combined Aggregate Deductible Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
</tr>
</tbody>
</table>

U-GU-D-639-A CW (7/07)
Texas Important Notice

IMPORTANT NOTICE
To obtain information or make a complaint:

You may call Zurich North America’s toll-free telephone number for information or to make a complaint at:

1-800-382-2150

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights, or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance:
P.O. Box 149104
Austin, TX 78714-9104
Fax: (512) 490-1007
Web: www.tdi.texas.gov
E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM OR CLAIM DISPUTES:
Should you have a dispute concerning your premium or about a claim, you should contact the company first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY:
This notice is for information only and does not become a part or condition of the attached document.

AVISO IMPORTANTE
Para obtener información o para presentar una queja:

Usted puede llamar al número de teléfono gratuito de Zurich North America’s para obtener información o para presentar una queja al:

1-800-382-2150

Usted puede comunicarse con el Departamento de Seguros de Texas para obtener información sobre compañías, coberturas, derechos, o quejas al:

1-800-252-3439

Usted puede escribir al Departamento de Seguros de Texas a:
P.O. Box 149104
Austin, TX 78714-9104
Fax: (512) 490-1007
Sitio web: www.tdi.texas.gov
E-mail: ConsumerProtection@tdi.texas.gov

DISPUTAS POR PRIMAS DE SEGUROS O RECLAMACIONES:
Si tiene una disputa relacionada con su prima de seguro o con una reclamación, usted debe comunicarse con la compañía primero. Si la disputa no es resuelta, usted puede comunicarse con el Departamento de Seguros de Texas.

ADJUNTE ESTE AVISO A SU PÓLIZA: Este aviso es solamente para propósitos informativos y no se convierte en parte o en condición del documento adjunto.
Important Notice

Texas Safety Consultation Services

Zurich in North America has loss control services available at no additional charge.

If you would like additional information regarding these services, please contact us or visit our website. If you would like to request services, please complete the information on this form and mail it to the address listed below.

Zurich Services Corporation
Risk Engineering
1299 Zurich Way
Schaumburg, Illinois 60196-1056
1-800-982-5964
http://www.zurichna.com/riskengineering

☐ I request additional safety and health services

Company name

Contact name

Address

City

State

Zip code

Telephone number

Policy number

LC-373-C TX (01/12)
Page 1 of 1
Recording And Distribution Of Material Or Information In Violation Of Law Exclusion

<table>
<thead>
<tr>
<th>Policy No</th>
<th>Eff Date of Pol</th>
<th>Exp Date of Pol</th>
<th>Eff Date of End</th>
<th>Producer No</th>
<th>Add'l Prem</th>
<th>Return Prem</th>
</tr>
</thead>
<tbody>
<tr>
<td>GLO 0183287-00</td>
<td>08/01/2017</td>
<td>08/01/2023</td>
<td></td>
<td>36140000</td>
<td>INCL</td>
<td></td>
</tr>
</tbody>
</table>

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

A. Exclusion q. Recording And Distribution Of Material Or Information In Violation Of Law

2. Exclusions

This insurance does not apply to:

q. Recording And Distribution Of Material Or Information In Violation Of Law

"Bodily injury" or "property damage" directly or indirectly arising out of or based upon any action or omission that violates or is alleged to violate:

(1) The Telephone Consumer Protection Act (TCPA), including any amendment of or addition to such law;

(2) The CAN-SPAM Act of 2003, including any amendment of or addition to such law;

(3) The Fair Credit Reporting Act (FCRA), and any amendment of or addition to such law, including the Fair and Accurate Credit Transaction Act (FACTA); or

(4) Any federal, state or local statute, ordinance or regulation, other than the TCPA, CAN-SPAM Act of 2003 or FCRA and their amendments and additions, or any other legal liability, at common law or otherwise, that addresses, prohibits, or limits the printing, dissemination, disposal, monitoring, collecting, recording, use of, sending, transmitting, communicating or distribution of material or information.

B. Exclusion p. Recording And Distribution Of Material Or Information In Violation Of Law

2. Exclusions

This insurance does not apply to:

p. Recording And Distribution Of Material Or Information In Violation Of Law

"Personal and advertising injury" directly or indirectly arising out of or based upon any action or omission that violates or is alleged to violate:

(1) The Telephone Consumer Protection Act (TCPA), including any amendment of or addition to such law;

(2) The CAN-SPAM Act of 2003, including any amendment of or addition to such law;

(3) The Fair Credit Reporting Act (FCRA), and any amendment of or addition to such law, including the Fair and Accurate Credit Transaction Act (FACTA); or
(4) Any federal, state or local statute, ordinance or regulation, other than the TCPA, CAN-SPAM Act of 2003 or FCRA and their amendments and additions, or any other legal liability, at common law or otherwise, that addresses, prohibits, or limits the printing, dissemination, disposal, monitoring, collecting, recording, use of, sending, transmitting, communicating or distribution of material or information.

All other terms and conditions of this policy remain unchanged.
Premium And Reports Agreement – Composite Rated Policies – Controlled Insurance Program

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<td>INCL</td>
<td></td>
</tr>
</tbody>
</table>

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:
Commercial General Liability Coverage Part

SCHEDULE

Bases of Premium (select one):

- [ ] Per $100 of "Construction Value"
- [X] Per $1,000 of "Construction Value"
- [ ] Per $100 of "Worker's Compensation payroll"
- [ ] Per $1,000 of "Worker's Compensation payroll"

Described Classification, Estimated Exposure, Composite Rate, Estimated Premium:

<table>
<thead>
<tr>
<th>Described Classification</th>
<th>Estimated Exposure</th>
<th>Composite Rate</th>
<th>Estimated Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONSTRUCTION VALUE - PREM OPS</td>
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<tr>
<td>CONSTRUCTION VALUE - PRODUCTS</td>
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<tr>
<td>TOTAL RATE / PREMIUM</td>
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<tr>
<td>TERRORISM ( OF GL PREMIUM)</td>
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<tr>
<td>TOTAL PREMIUM</td>
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</tbody>
</table>

Advance /Deposit Premium: $  
Minimum Premium: $
Paragraph 5. Premium Audit of Section IV – Commercial General Liability Conditions is replaced by the following:

5. Premium Audit

a. We will compute all premiums for this Coverage Part according to the Composite Rate(s) shown in the Schedule of this endorsement or attached hereto. We will compute the final premium due when we determine the actual exposures at the time of final audit. This endorsement does not include any terrorism premium. Any terrorism premium associated with this Coverage Part will be charged for and shown separately.

b. The first Named Insured shall pay the Advance / Deposit Premium shown in the Schedule of this endorsement on or before the first day of the policy period. In addition, the first Named Insured shall pay, within 20 days following the date of mailing or delivery of a statement of interim audited premium, any additional earned premium that we compute during any interim audit conducted by us during the policy period.

c. Within 180 days after the expiration date of the policy, we will conduct a final audit, which shall not be waived. We will compute the earned premium for the policy period by multiplying the Composite Rate for each Described Classification shown in the Schedule of this endorsement by the actual exposures as determined by such final audit. If the resulting earned premium is greater than the sum of the Advance / Deposit Premium shown in the Schedule and any interim audited premium, the firstNamed Insured shall pay us the excess; if less, we will return the unearned premium to the first Named Insured. However, the earned premium will not be less than the Minimum Premium shown in the Schedule. If no Minimum Premium is shown in the Schedule, such Minimum Premium shall be equal to the Advance / Deposit Premium shown in the Schedule.

d. The first Named Insured, all enrolled contractors and all enrolled subcontractors must keep records of the information we need for premium computation and send us copies at such times as we may request.

e. Solely with respect to this endorsement, the Composite Rate(s) applies Per $100 of Bases of Premium or Per $1,000 of Bases of Premium as indicated in the Schedule of this endorsement.

f. Solely with respect to this endorsement, the following items are defined:

(1) “Construction value”:

(a) Means the gross amount of monies paid in connection with the “designated project(s)”, including all amounts paid to enrolled contractors and enrolled subcontractors.

(b) Does not include:

(i) Insurance costs and fees, construction manager fees; land acquisition costs, architects, engineers and other design consultant fees, and costs associated with regulatory permits and approvals. However, if such costs and fees are used to determine the Advance / Deposit Premium shown in the Schedule of this endorsement at the beginning of the policy period due to information provided by you, such costs and fees will be considered part of the “construction value” amount;

(ii) Change orders initiated by the insured during the policy period or during an audit which address any items indicated under Paragraph (b)(i) above. Such change orders will not alter the “construction value” amount during the policy period or during an audit; or

(iii) Costs associated with the work performed prior to the effective date of the project.

(2) “Residential building construction” means “your work” for:

(a) Any structure occupied as, or intended to be occupied as a single family or multi-family dwelling, including but not limited to houses, townhomes, townhouses, condominiums, cooperatives, duplexes, triplexes, fourplexes or apartments;

(b) Any structure that combines any other use with “residential building construction” as described in Paragraph (a) above, provided such structure contains 50% or more of the occupancy or intended occupancy indicated in Paragraph (a) above, as measured in square footage; and

(c) Any other structure or improvement which is attached to or ancillary to any structure identified in Paragraphs (a) or (b) above, constructed, reconstructed, remodeled or repaired.
"Residential building construction" does not include "your work" for any structure that functions solely as time shares, a hotel, a motel, a nursing home, an assisted living senior housing care facility, a college campus dormitory or government housing on military bases.

(3) "All other construction" means "your work" that is not included under "residential building construction" above.

(4) "Worker's Compensation payroll" means Workers Compensation payroll as defined in our Workers Compensation Rating Manual(s).

All other terms and conditions of this policy remain unchanged.
Primary and Non-Contributory – Designated Project – Controlled Insurance Program

|------------|------------------|------------------|------------------|--------------|------------|-------------|

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

A. Paragraph 4.a. of the Other Insurance Condition under Section IV – Commercial General Liability Conditions is replaced by the following:

a. Primary Insurance

This insurance is primary except when Paragraph b. below applies. If this insurance is primary, our obligations are not affected unless any of the other insurance is also primary. Then:

(1) Solely with respect to any other primary general liability insurance:

(a) Available to you as a Named Insured; or

(b) Available to you as an additional insured, purchased by an enrolled contractor or enrolled subcontractor performing work under their respective contract(s) at any "designated project", our insurance is primary and non-contributory.

In this event, we will not seek contribution from any other insurance.

(2) Except with respect to Paragraph (1) above, we will share with all that other insurance by the method described in Paragraph c. below.

B. Solely with respect to Paragraph A.a.(1) of this endorsement, Paragraph 4.b. of the Other Insurance Condition under Section IV – Commercial General Liability Conditions is replaced by the following:

b. Excess Insurance

(1) This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis:

(a) That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work";

(b) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner;

(c) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner;

(d) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Section I – Coverage A – Bodily Injury And Property Damage Liability.

(2) When this insurance is excess, we will have no duty under Coverages A or B to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

(3) When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

U-GL-1522-A CW (03-13)
Includes copyrighted material of Insurance Services Office, Inc., with its permission.
(a) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and

(b) The total of all deductible and self-insured amounts under all that other insurance.

All other terms and conditions of this policy remain unchanged.
Notice of Error In Claim Reporting Endorsement

<table>
<thead>
<tr>
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<th></th>
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</thead>
<tbody>
<tr>
<td>GLO 0183287 00</td>
<td>08/01/2017</td>
<td>08/01/2023</td>
<td></td>
<td>36140000</td>
<td>$ INCL</td>
<td>$</td>
</tr>
</tbody>
</table>

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

**Commercial General Liability Coverage Part**

The following is added to **Duties In The Event Of Occurrence, Offense, Claim or Suit of Section IV - Commercial General Liability Conditions**.

e. In the event that an insured reports an "occurrence" to the workers compensation carrier of the named insured, and this "occurrence" later develops into a General Liability claim covered by this policy, the failure to report such "occurrence" to us at the time of the "occurrence" shall not be deemed in violation of this condition. You must, however, give us notice as soon as practicable after being made aware that the particular claim is a General Liability rather than a Workers Compensation claim.
# Silica or Silica Mixed Dust Exclusion

<table>
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<td></td>
<td>36140000</td>
<td>$ INCL</td>
<td>$</td>
</tr>
</tbody>
</table>

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement modifies insurance provided under the:

- **Commercial General Liability Coverage Part**
- **Products-Completed Operations Liability Coverage Part**

The following additional exclusion is added to **2. Exclusions of Section I. Coverages:**

## 2. Exclusions

This insurance does not apply to:

**Silica or Silica Mixed Dust**

A. "Bodily injury", "property damage" or "personal and advertising injury" caused directly or indirectly, in whole or in part, by the actual, alleged or threatened inhalation, ingestion, absorption, exposure to, existence of or presence of "silica"; or

B. Loss, costs or expenses arising out of the abating, testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating or disposing of, or in any manner responding to or assessing the effects of "silica" by any insured or by any other person or entity.

C. For the purposes of this exclusion, the following definition applies:

"Silica" means:

1. Any form of crystalline or non-crystalline (amorphous) silica, silica particles, silica compounds, silica dust or silica mixed or combined with dust or other particles; or

2. Synthetic silica, including precipitated silica, silica gel, pyrogenic or fumed silica or silica-flour.
# COMMERCIAL GENERAL LIABILITY COVERAGE PART DECLARATIONS

**Policy Number:** GLO 0183287-00  
**ZURICH AMERICAN INSURANCE COMPANY**

**Named Insured:** THE BOARD OF REGENTS OF THE

**Policy Period:** Coverage begins 08-01-2017 at 12:01 A.M.; Coverage ends 08-01-2023 at 12:01 A.M.

**Producer Name:** MARSH USA, INC  
**Producer No.:** 36140-000

## Item 1. Business Description:

## Item 2. Limits of Insurance

<table>
<thead>
<tr>
<th>Type of Loss</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Aggregate Limit</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Products-Completed Operations Aggregate Limit</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Each Occurrence Limit</td>
<td>$2,000,000</td>
</tr>
</tbody>
</table>

- **Damage to Premises Rented to You Limit:** $250,000  
- **Medical Expense Limit:** $10,000  
- **Personal and Advertising Injury Limit:** $2,000,000  

## Item 3. Retroactive Date (CG 00 02 ONLY)

This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" offense which occurs before the Retroactive Date, if any, shown here: **NONE**

(Enter Date or "None" if no Retroactive Date applies)

## Item 4. Form of Business and Location Premises

**Form of Business:** CORPORATION  
**Location of All Premises You Own, Rent or Occupy:** See Schedule of Locations

## Item 5. Schedule of Forms and Endorsements

Form(s) and Endorsement(s) made a part of this Policy at time of issue: See Schedule of Forms and Endorsements

## Item 6. Premiums

<table>
<thead>
<tr>
<th>Type of Premium</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage Part Premium</td>
<td>$</td>
</tr>
<tr>
<td>Other Premium</td>
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</tr>
<tr>
<td>Total Premium</td>
<td>$</td>
</tr>
</tbody>
</table>

U-GL-D-1115-B CW (9/04)
Fellow Employee Coverage – Designated Employees/Positions

|-----------|------------------|------------------|------------------|--------------|------------|------------|

Named Insured / Mailing Address:  
THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM  
210 W 7TH ST  
AUSTIN TX 78701

Producer: 36140-000

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:  
COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person(s), Job Title(s) or Position(s):  
SUPERVISORY PERSONNEL OR ONSITE PROJECT MANAGEMENT

(If no entry appears above, the position of "executive officer" applies.)

Solely with respect to the "employee(s)" shown in the Schedule above, the following is added at the end of Paragraph 2.a.(1)(a) of Section II – Who Is An Insured:  
However, the "employee(s)" shown in the Schedule above is considered an insured(s) for "bodily injury" or "personal and advertising injury" to a co-"employee" while such co-"employee" is in the course of his or her employment or performing duties related to the conduct of your business.

All other terms and conditions of your Policy remain unchanged.
Designated Project – Declarations

**SCHEDULE**

"Designated Project" Name: All Projects $100,000,000 or greater in Construction Value

Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controlled Insurance Program Phase VII with coverage for such project beginning on the notice to proceed date as listed in the Report.

"Designated Project" Address:

"Designated Project" Start Date: "Designated Project" Duration:

Number of Condo Units: Contract Value:

"Designated Project" Description:

The Extended Completed Operations Coverage Period for the "designated project(s)" is 10 years or the statute of repose applicable to the "designated project(s)", whichever is less (if blank, the Period is 5 years).

**Products-Completed Operations Aggregate Limit**

The Products-Completed Operations Aggregate Limit shown in the Declarations of this policy shall apply as designated below for the "designated project(s)" in this endorsement, subject to the terms and the Policy Products-Completed Operations Aggregate Limit shown in endorsement U-GL-1313 Amendment of Limits – Products-Completed Operations Aggregate Limit.

1. Select either A. or B. (if none is selected A. shall apply):
   - **A.** The Products-Completed Operations Aggregate Limit applies once for all "designated projects" for which A. is selected, and does not apply separately to each "designated project".
   - **B.** The Products-Completed Operations Aggregate Limit applies separately to each "designated project" for which B. is selected.

2. Select either C. or D. (if none is selected C. shall apply):
   - **C.** The Products-Completed Operations Aggregate Limit applies once for the policy period and extended completed operations period combined.
   - **D.** The Products-Completed Operations Aggregate Limit applies once for the policy period, and a separate Products-Completed Operations Aggregate Limit of $5,000,000 applies to the extended completed operations coverage period (if no amount is entered the amount of the Products-Completed Operations Aggregate Limit on the Declarations of this policy shall apply).

All other terms and conditions of this policy remain unchanged.
Designated Project – Declarations

This endorsement modifies insurance provided under the:
Commercial General Liability Coverage Part

SCHEDULE

"Designated Project" Name: All Projects Under $100,000,000 in Construction Value

Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controlled Insurance Program Phase VII with coverage for such project beginning on the notice to proceed date as listed in the Report.

"Designated Project" Address:

"Designated Project" Start Date: "Designated Project" Duration:
Number of Condo Units: Contract Value:

"Designated Project" Description:

The Extended Completed Operations Coverage Period for the "designated project(s)" is 10 years or the statute of repose applicable to the "designated project(s)", whichever is less (if blank, the Period is 5 years).

Products-Completed Operations Aggregate Limit

The Products-Completed Operations Aggregate Limit shown in the Declarations of this policy shall apply as designated below for the "designated project(s)" in this endorsement, subject to the terms and the Policy Products-Completed Operations Aggregate Limit shown in endorsement U-GL-1313 Amendment of Limits – Products-Completed Operations Aggregate Limit.

1. Select either A. or B. (if none is selected A. shall apply):

   X A. The Products-Completed Operations Aggregate Limit applies once for all "designated projects" for which A. is selected, and does not apply separately to each "designated project".

   ___ B. The Products-Completed Operations Aggregate Limit applies separately to each "designated project" for which B. is selected.

2. Select either C. or D. (if none is selected C. shall apply):

   ___ C. The Products-Completed Operations Aggregate Limit applies once for the policy period and extended completed operations period combined.

   X D. The Products-Completed Operations Aggregate Limit applies once to the policy period, and a separate Products-Completed Operations Aggregate Limit of $5,000,000 applies to the extended completed operations coverage period (if no amount is entered the amount of the Products-Completed Operations Aggregate Limit on the Declarations of this policy shall apply).

All other terms and conditions of this policy remain unchanged.

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COMMERICAL GENERAL LIABILITY COVERAGES

SECTION I—COVERAGES

COVERAGE A—BODILY INJURY AND PROPERTY

1. 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 right and duty to defend the insured against any "suit" seeking those damages. However, we will have no duty to defend the insured against any "suit" seeking damages for "bodily injury" or "property damage" to which this insurance does not apply. We may, at our discretion, investigate any "occurrence" and settle any claim or "suit" that may result. But:

(1) The amount we will pay for damages is limited as described in Section III—Limits Of Insurance; and

(2) Our right and duty to defend ends when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverages A or B or medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under Supplementary Payments—Coverages A and B.

b. This insurance applies to "bodily injury" and "property damage" only if:

(1) 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; and

(3) Prior to the policy period, no insured listed under Paragraph 1. of Section II — Who Is An Insured and no "employee" authorized by you to give or receive notice of an "occurrence" or claim, knew that the "bodily injury" or "property damage" had occurred, in whole or in part. If such a listed insured or authorized "employee" knew, prior to the policy period, that the "bodily injury" or "property damage" occurred, then any continuation, change or resumption of such "bodily injury" or "property damage" during or after the policy period will be deemed to have been known prior to the policy period.

c. "Bodily injury" or "property damage" which occurs during the policy period and was not, prior to the policy period, known to have occurred by any insured listed under Paragraph 1. of Section II — Who Is An Insured or any "employee" authorized by you to give or receive notice of an "occurrence" or claim, includes any continuation, change or resumption of that "bodily injury" or "property damage" after the end of the policy period.

d. "Bodily injury" or "property damage" will be deemed to have been known to have occurred at the earliest time when any insured listed under Paragraph 1. of Section II — Who Is An Insured or any "employee" authorized by you to give or receive notice of an "occurrence" or claim:

(1) Reports all, or any part, of the "bodily injury" or "property damage" to us or any other insurer;

(2) Receives a written or verbal demand or claim for damages because of the "bodily injury" or "property damage"; or

(3) Becomes aware by any other means that "bodily injury" or "property damage" has occurred or has begun to occur.

e. Damages because of "bodily injury" include damages claimed by any person or organization for care, loss of services or death resulting at any time from the "bodily injury".
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.

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:

(1) 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. Solely for the purposes of liability assumed in an "insured contract", reasonable attorneys' fees and necessary litigation expenses incurred by or for a party other than an insured are deemed to be damages because of "bodily injury" or "property damage", provided:

(a) Liability to such party for, or for the cost of, that party's defense has also been assumed in the same "insured contract"; and

(b) Such attorneys' fees and litigation expenses are for defense of that party against a civil or alternative dispute resolution proceeding in which damages to which this insurance applies are alleged.

c. Liquor Liability

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

(1) 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.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in:

(a) The supervision, hiring, employment, training or monitoring of others by that insured; or

(b) Providing or failing to provide transportation with respect to any person that may be under the influence of alcohol; if the "occurrence" which caused the "bodily injury" or "property damage", involved that which is described in Paragraph (1), (2) or (3) above.

However, this exclusion applies only if you are in the business of manufacturing, distributing, selling, serving or furnishing alcoholic beverages. For the purposes of this exclusion, permitting a person to bring alcoholic beverages on your premises, for consumption on your premises, whether or not a fee is charged or a license is required for such activity, is not by itself considered the business of selling, serving or furnishing alcoholic beverages.

d. Workers' Compensation And Similar Laws

Any obligation of the insured under a workers' compensation, disability benefits or unemployment compensation law or any similar law.

e. Employer's Liability

"Bodily injury" to:

(1) An "employee" of the insured arising out of and in the course of:

(a) Employment by the insured; or

(b) Performing duties related to the conduct of the insured's business; or

(2) The spouse, child, parent, brother or sister of that "employee" as a consequence of Paragraph (1) above.

This exclusion applies whether the insured may be liable as an employer or in any other capacity and to any obligation to share damages with or repay someone else who must pay damages because of the injury.

This exclusion does not apply to liability assumed by the insured under an "insured contract".
f. Pollution

(1) "Bodily injury" or "property damage" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

(a) At or from any premises, site or location which is or was at any time owned or occupied by, or rented or loaned to, any insured. However, this subparagraph does not apply to:

(i) "Bodily injury" if sustained within a building and caused by smoke, fumes, vapor or soot produced by or originating from equipment that is used to heat, cool or dehumidify the building, or equipment that is used to heat water for personal use, by the building’s occupants or their guests;

(ii) "Bodily injury" or "property damage" for which you may be held liable, if you are a contractor and the owner or lessee of such premises, site or location has been added to your policy as an additional insured with respect to your ongoing operations performed for that additional insured at that premises, site or location and such premises, site or location is not and never was owned or occupied by, or rented or loaned to, any insured, other than that additional insured; or

(iii) "Bodily injury" or "property damage" arising out of heat, smoke or fumes from a "hostile fire";

(b) At or from any premises, site or location which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste;

(c) Which are or were at any time transported, handled, stored, treated, disposed of, or processed as waste by or for:

(i) Any insured; or

(ii) Any person or organization for whom you may be legally responsible; or

(d) At or from any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured’s behalf are performing operations if the "pollutants" are brought on or to the premises, site or location in connection with such operations by such insured, contractor or subcontractor. However, this subparagraph does not apply to:

(i) "Bodily injury" or "property damage" arising out of the escape of fuels, lubricants or other operating fluids which are needed to perform the normal electrical, hydraulic or mechanical functions necessary for the operation of "mobile equipment" or its parts, if such fuels, lubricants or other operating fluids escape from a vehicle part designed to hold, store or receive them. This exception does not apply if the "bodily injury" or "property damage" arises out of the intentional discharge, dispersal or release of the fuels, lubricants or other operating fluids, or if such fuels, lubricants or other operating fluids are brought on or to the premises, site or location with the intent that they be discharged, dispersed or released as part of the operations being performed by such insured, contractor or subcontractor;

(ii) "Bodily injury" or "property damage" sustained within a building and caused by the release of gases, fumes or vapors from materials brought into that building in connection with operations being performed by you or on your behalf by a contractor or subcontractor; or

(iii) "Bodily injury" or "property damage" arising out of heat, smoke or fumes from a "hostile fire".

(e) At or from any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured’s behalf are performing operations if the operations are to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants".
(2) Any loss, cost or expense arising out of any:

(a) Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants"; or

(b) Claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

However, this paragraph does not apply to liability for damages because of "property damage" that the insured would have in the absence of such request, demand, order or statutory or regulatory requirement, or such claim or "suit" by or on behalf of a governmental authority.

g. Aircraft, Auto Or Watercraft

"Bodily injury" or "property damage" arising out of the ownership, maintenance, use or entrustment to others of any aircraft, "auto" or watercraft owned or operated by or rented or loaned to any insured. Use includes operation and "loading or unloading".

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage" involved the ownership, maintenance, use or entrustment to others of any aircraft, "auto" or watercraft that is owned or operated by or rented or loaned to any insured.

This exclusion does not apply to:

(1) A watercraft while ashore on premises you own or rent;

(2) A watercraft you do not own that is:

(a) Less than 26 feet long; and

(b) Not being used to carry persons or property for a charge;

(3) Parking an "auto" on, or on the ways next to, premises you own or rent, provided the "auto" is not owned by or rented or loaned to you or the insured;

(4) Liability assumed under any "insured contract" for the ownership, maintenance or use of aircraft or watercraft; or

(5) "Bodily injury" or "property damage" arising out of:

(a) The operation of machinery or equipment that is attached to, or part of, a land vehicle that would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged; or

(b) The operation of any of the machinery or equipment listed in Paragraph f.(2) or f.(3) of the definition of "mobile equipment".

h. Mobile Equipment

"Bodily injury" or "property damage" arising out of:

(1) The transportation of "mobile equipment" by an "auto" owned or operated by or rented or loaned to any insured; or

(2) The use of "mobile equipment" in, or while in practice for, or while being prepared for, any prearranged racing, speed, demolition, or stuntting activity.

i. War

"Bodily injury" or "property damage", however caused, arising, directly or indirectly, out of:

(1) War, including undeclared or civil war;

(2) Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or

(3) Insurrection, rebellion, usurpation of power, or action taken by governmental authority in hindering or defending against any of these.

j. Damage To Property

"Property damage" to:

(1) Property you own, rent, or occupy, including any costs or expenses incurred by you, or any other person, organization or entity, for repair, replacement, enhancement, restoration or maintenance of such property for any reason, including prevention of injury to a person or damage to another's property;

(2) Premises you sell, give away or abandon, if the "property damage" arises out of any part of those premises;

(3) Property loaned to you;
(4) Personal property in the care, custody or control of the insured;

(5) That particular part of real property on which you or any contractors or subcontractors working directly or indirectly on your behalf are performing operations, if the "property damage" arises out of those operations; or

(6) That particular part of any property that must be restored, repaired or replaced because "your work" was incorrectly performed on it.

Paragraphs (1), (3) and (4) of this exclusion do not apply to "property damage" (other than damage by fire) to premises, including the contents of such premises, rented to you for a period of seven or fewer consecutive days. A separate limit of insurance applies to Damage To Premises Rented To You as described in Section III – Limits Of Insurance.

Paragraph (2) of this exclusion does not apply if the premises are "your work" and were never occupied, rented or held for rental by you.

Paragraphs (3), (4), (5) and (6) of this exclusion do not apply to liability assumed under a sidetrack agreement.

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

k. Damage To Your Product

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

l. 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.

m. Damage To Impaired Property Or Property Not Physically Injured

"Property damage" to "impaired property" or property that has not been physically injured, arising out of:

(1) A defect, deficiency, inadequacy or dangerous condition in "your product" or "your work"; or

(2) A delay or failure by you or anyone acting on your behalf to perform a contract or agreement in accordance with its terms.

This exclusion does not apply to the loss of use of other property arising out of sudden and accidental physical injury to "your product" or "your work" after it has been put to its intended use.

n. Recall Of Products, Work Or Impaired Property

Damages claimed for any loss, cost or expense incurred by you or others for the loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:

(1) "Your product";

(2) "Your work";

(3) "Impaired property";

if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.

o. Personal And Advertising Injury

"Bodily injury" arising out of "personal and advertising injury".

p. Electronic Data

Damages arising out of the loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate electronic data.

However, this exclusion does not apply to liability for damages because of "bodily injury".

As used in this exclusion, electronic data means information, facts or programs stored as or on, created or used on, or transmitted to or from computer software, including systems and applications software, hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.

q. Recording And Distribution Of Material Or Information In Violation Of Law

"Bodily injury" or "property damage" arising directly or indirectly out of any action or omission that violates or is alleged to violate:

(1) The Telephone Consumer Protection Act (TCPA), including any amendment of or addition to such law;

(2) The CAN-SPAM Act of 2003, including any amendment of or addition to such law;

(3) The Fair Credit Reporting Act (FCRA), and any amendment of or addition to such law, including the Fair and Accurate Credit Transactions Act (FACTA); or
(4) Any federal, state or local statute, ordinance or regulation, other than the TCPA, CAN-SPAM Act of 2003 or FCRA and their amendments and additions, that addresses, prohibits, or limits the printing, dissemination, disposal, collecting, recording, sending, transmitting, communicating or distribution of material or information.

Exclusions c. through n. do not apply to damage by fire to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to this coverage as described in Section III – Limits Of Insurance.

COVERAGE B – PERSONAL AND ADVERTISING INJURY LIABILITY

1. Insuring Agreement
   a. We will pay those sums that the insured becomes legally obligated to pay as damages because of “personal and advertising injury” to which this insurance applies. We will have the right and duty to defend the insured against any “suit” seeking those damages. However, we will have no duty to defend the insured against any “suit” seeking damages for “personal and advertising injury” to which this insurance does not apply. We may, at our discretion, investigate any offense and settle any claim or “suit” that may result. But:

   (1) The amount we will pay for damages is limited as described in Section III – Limits Of Insurance; and

   (2) Our right and duty to defend end when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverages A or B or medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under Supplementary Payments – Coverages A and B.

b. This insurance applies to “personal and advertising injury” caused by an offense arising out of your business but only if the offense was committed in the “coverage territory” during the policy period.

2. Exclusions
   This insurance does not apply to:

   a. Knowing Violation Of Rights Of Another
      “Personal and advertising injury” caused by or at the direction of the insured with the knowledge that the act would violate the rights of another and would inflict “personal and advertising injury”.

   b. Material Published With Knowledge Of Falsity
      “Personal and advertising injury” arising out of oral or written publication, in any manner, of material, if done by or at the direction of the insured with knowledge of its falsity.

   c. Material Published Prior To Policy Period
      “Personal and advertising injury” arising out of oral or written publication, in any manner, of material whose first publication took place before the beginning of the policy period.

   d. Criminal Acts
      “Personal and advertising injury” arising out of a criminal act committed by or at the direction of the insured.

   e. Contractual Liability
      “Personal and advertising injury” for which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

   f. Breach Of Contract
      “Personal and advertising injury” arising out of a breach of contract, except an implied contract to use another’s advertising idea in your “advertisement”.

   g. Quality Or Performance Of Goods – Failure To Conform To Statements
      “Personal and advertising injury” arising out of the failure of goods, products or services to conform with any statement of quality or performance made in your “advertisement”.

   h. Wrong Description Of Prices
      “Personal and advertising injury” arising out of the wrong description of the price of goods, products or services stated in your “advertisement”.

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i. Infringement Of Copyright, Patent, Trademark Or Trade Secret

"Personal and advertising injury" arising out of the infringement of copyright, patent, trademark, trade secret or other intellectual property rights. Under this exclusion, such other intellectual property rights do not include the use of another's advertising idea in your "advertisement".

However, this exclusion does not apply to infringement, in your "advertisement", of copyright, trademark, or trade secret.

j. Insureds In Media And Internet Type Businesses

"Personal and advertising injury" committed by an insured whose business is:

1. Advertising, broadcasting, publishing or telecasting;
2. Designing or determining content of web sites for others; or
3. An Internet search, access, content or service provider.

However, this exclusion does not apply to Paragraphs 14.a., b. and c. of "personal and advertising injury" under the Definitions section.

For the purposes of this exclusion, the placing of frames, borders or links, or advertising, for you or others anywhere on the Internet, is not by itself, considered the business of advertising, broadcasting, publishing or telecasting.

k. Electronic Chatrooms Or Bulletin Boards

"Personal and advertising injury" arising out of an electronic chatroom or bulletin board the insured hosts, owns, or over which the insured exercises control.

l. Unauthorized Use Of Another's Name Or Product

"Personal and advertising injury" arising out of the unauthorized use of another's name or product in your e-mail address, domain name or metatag, or any other similar tactics to mislead another's potential customers.

m. Pollution

"Personal and advertising injury" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants" at any time.

n. Pollution-related

Any loss, cost or expense arising out of any:

1. Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants";
2. Claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

o. War

"Personal and advertising injury", however caused, arising, directly or indirectly, out of:

1. War, including undeclared or civil war;
2. Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents;
3. Insurrection, rebellion, revolution, usurped power, or action taken by governmental authority in hindering or defending against any of these.

p. Recording And Distribution Of Material Or Information In Violation Of Law

"Personal and advertising injury" arising directly or indirectly out of any action or omission that violates or is alleged to violate:

1. The Telephone Consumer Protection Act (TCPA), including any amendment of or addition to such law;
2. The CAN-SPAM Act of 2003, including any amendment of or addition to such law;
3. The Fair Credit Reporting Act (FCRA), and any amendment of or addition to such law, including the Fair and Accurate Credit Transactions Act (FACTA); or
4. Any federal, state or local statute, ordinance or regulation, other than the TCPA, CAN-SPAM Act of 2003 or FCRA and their amendments and additions, that addresses, prohibits, or limits the printing, dissemination, disposal, collecting, recording, sending, transmitting, communicating or distribution of material or information.
COVERAGE C — MEDICAL PAYMENTS

1. Insuring Agreement
   a. We will pay medical expenses as described below for "bodily injury" caused by an accident:
      (1) On premises you own or rent;
      (2) On ways next to premises you own or rent;
      or
      (3) Because of your operations;
   provided that:
      (a) The accident takes place in the "coverage territory" and during the policy period;
      (b) The expenses are incurred and reported to us within one year of the date of the accident; and
      (c) The injured person submits to examination, at our expense, by physicians of our choice as often as we reasonably require.
   b. We will make these payments regardless of fault. These payments will not exceed the applicable limit of insurance. We will pay reasonable expenses for:
      (1) First aid administered at the time of an accident;
      (2) Necessary medical, surgical, X-ray and dental services, including prosthetic devices; and
      (3) Necessary ambulance, hospital, professional nursing and funeral services.

2. Exclusions
   We will not pay expenses for "bodily injury":
   a. Any Insured
      To any insured, except "volunteer workers".
   b. Hired Person
      To a person hired to do work for or on behalf of any insured or a tenant of any insured.
   c. Injury On Normally Occupied Premises
      To a person injured on that part of premises you own or rent that the person normally occupies.
   d. Workers' Compensation And Similar Laws
      To a person, whether or not an "employee" of any insured, if benefits for the "bodily injury" are payable or must be provided under a workers' compensation or disability benefits law or a similar law.
   e. Athletics Activities
      To a person injured while practicing, instructing or participating in any physical exercises or games, sports, or athletic contests.
   f. Products-Completed Operations Hazard
      Included within the "products-completed operations hazard".
   g. Coverage A Exclusions
      Excluded under Coverage A.

SUPPLEMENTARY PAYMENTS — COVERAGES A AND B

1. We will pay, with respect to any claim we investigate or settle, or any "suit" against an insured we defend:
   a. All expenses we incur.
   b. Up to $250 for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
   c. The cost of bonds to release attachments, but only for bond amounts within the applicable limit of insurance. We do not have to furnish these bonds.
   d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to $250 a day because of time off from work.
   e. All court costs taxed against the insured in the "suit". However, these payments do not include attorneys' fees or attorneys' expenses taxed against the insured.
   f. Prejudgment interest awarded against the insured on that part of the judgment we pay. If we make an offer to pay the applicable limit of insurance, we will not pay any prejudgment interest based on that period of time after the offer.
g. All interest on the full amount of any judgment that accrues after entry of the judgment and before we have paid, offered to pay, or deposited in court the part of the judgment that is within the applicable limit of insurance. These payments will not reduce the limits of insurance.

2. If we defend an insured against a "suit" and an indemnitee of the insured is also named as a party to the "suit", we will defend that indemnitee if all of the following conditions are met:
   a. The "suit" against the indemnitee seeks damages for which the insured has assumed the liability of the indemnitee in a contract or agreement that is an "insured contract";
   b. This insurance applies to such liability assumed by the insured;
   c. The obligation to defend, or the cost of the defense of, that indemnitee, has also been assumed by the insured in the same "insured contract";
   d. The allegations in the "suit" and the information we know about the "occurrence" are such that no conflict appears to exist between the interests of the insured and the interests of the indemnitee;
   e. The indemnitee and the insured ask us to conduct and control the defense of that indemnitee against such "suit" and agree that we can assign the same counsel to defend the insured and the indemnitee; and
   f. The indemnitee:
      (1) Agrees in writing to:
         (a) Cooperate with us in the investigation, settlement or defense of the "suit";
         (b) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the "suit";
         (c) Notify any other insurer whose coverage is available to the indemnitee; and
         (d) Cooperate with us with respect to coordinating other applicable insurance available to the indemnitee; and
      (2) Provides us with written authorization to:
         (a) Obtain records and other information related to the "suit"; and
         (b) Conduct and control the defense of the indemnitee in such "suit".

So long as the above conditions are met, attorneys' fees incurred by us in the defense of that indemnitee, necessary litigation expenses incurred by us and necessary litigation expenses incurred by the indemnitee at our request will be paid as Supplementary Payments. Notwithstanding the provisions of Paragraph 2.b.(2) of Section I — Coverage A — Bodily Injury And Property Damage Liability, such payments will not be deemed to be damages for "bodily injury" and "property damage" and will not reduce the limits of insurance.

Our obligation to defend an insured's indemnitee and to pay for attorneys' fees and necessary litigation expenses as Supplementary Payments ends when we have used up the applicable limit of insurance in the payment of judgments or settlements or the conditions set forth above, or the terms of the agreement described in Paragraph f. above, are no longer met.

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.
   c. A limited liability company, you are an insured. Your members are also insureds, but only with respect to the conduct of your business. Your managers are insureds, but only with respect to their duties as your managers.
   d. An organization other than a partnership, joint venture or limited liability company, you are an insured. Your "executive officers" and directors are insureds, but only with respect to their duties as your officers or directors. Your stockholders are also insureds, but only with respect to their liability as stockholders.
   e. A trust, you are an insured. Your trustees are also insureds, but only with respect to their duties as trustees.
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. However, none of these "employees" or "volunteer workers" are insured for:

      (1) "Bodily injury" or "personal and advertising injury":

          (a) To you, to your partners or members (if you are a partnership or joint venture), to your members (if you are a limited liability company), to a co-"employee" while in the course of his or her employment or performing duties related to the conduct of your business, or to your other "volunteer workers" while performing duties related to the conduct of your business;

          (b) To the spouse, child, parent, brother or sister of that co-"employee" or "volunteer worker" as a consequence of Paragraph (1)(a) above;

          (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in Paragraph (1)(a) or (b) above; or

          (d) Arising out of his or her providing or failing to provide professional health care services.

      (2) "Property damage" to property:

          (a) Owned, occupied or used by;

          (b) Rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by;

          you, any of your "employees", "volunteer workers", any partner or member (if you are a partnership or joint venture), or any member (if you are a limited liability company).

   b. Any person (other than your "employee" or "volunteer worker"), or any organization while acting as your real estate manager.

c. Any person or organization having proper temporary custody of your property if you die, but only:

      (1) With respect to liability arising out of the maintenance or use of that property; and

      (2) Until your legal representative has been appointed.

   d. Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights and duties under this Coverage Part.

3. Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and over which you maintain ownership or majority interest, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:

   a. Coverage under this provision is afforded only until the 90th day after you acquire or form the organization or the end of the policy period, whichever is earlier;

   b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and

   c. Coverage B does not apply to "personal and advertising injury" arising out of an offense committed before you acquired or formed the organization.

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations.

SECTION III — LIMITS OF INSURANCE

1. The Limits of Insurance shown in the Declarations and the rules below fix the most we will pay regardless of the number of:

   a. Insureds;

   b. Claims made or "suits" brought; or

   c. Persons or organizations making claims or bringing "suits".

2. The General Aggregate Limit is the most we will pay for the sum of:

   a. Medical expenses under Coverage C;

   b. Damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard"; and

   c. Damages under Coverage B.
3. The Products-Completed Operations Aggregate Limit is the most we will pay under Coverage A for damages because of "bodily injury" and "property damage" included in the "products-completed operations hazard".

4. Subject to Paragraph 2, above, the Personal And Advertising Injury Limit is the most we will pay under Coverage B for the sum of all damages because of all "personal and advertising injury" sustained by any one person or organization.

5. Subject to Paragraph 2, or 3, above, whichever applies, the Each Occurrence Limit is the most we will pay for the sum of:
   a. Damages under Coverage A; and
   b. Medical expenses under Coverage C because of all "bodily injury" and "property damage" arising out of any one "occurrence".

6. Subject to Paragraph 5, above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage A for damages because of "property damage" to any one premises, while rented to you, or in the case of damage by fire, while rented to you or temporarily occupied by you with permission of the owner.

7. Subject to Paragraph 5, above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person.

The Limits of Insurance of this Coverage Part apply separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits of Insurance.

SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS

1. Bankruptcy
   Bankruptcy or insolvency of the insured or of the insured's estate will not relieve us of our obligations under this Coverage Part.

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. To the extent possible, notice should include:
      (1) How, when and where the "occurrence" or offense took place;
      (2) The names and addresses of any injured persons and witnesses; and
      (3) The nature and location of any injury or damage arising out of the "occurrence" or offense.

b. If a claim is made or "suit" is brought against any insured, you must:
   (1) Immediately record the specifics of the claim or "suit" and the date received; and
   (2) Notify us as soon as practicable.

   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:
   (1) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or "suit";
   (2) Authorize us to obtain records and other information;
   (3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit"; and
   (4) Assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the insured because of injury or damage to which this insurance may also apply.

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.

3. Legal Action Against Us
   No person or organization has a right under this Coverage Part:
   a. To join us as a party or otherwise bring us into a "suit" asking for damages from an insured; or
   b. To sue us on this Coverage Part unless all of its terms have been fully complied with.

   A person or organization may sue us to recover on an agreed settlement or on a final judgment against an insured; but we will not be liable for damages that are not payable under the terms of this Coverage Part or that are in excess of the applicable limit of insurance. An agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.
4. Other Insurance

If other valid and collectible insurance is available to the insured for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

a. Primary Insurance

This insurance is primary except when Paragraph b. below applies. If this insurance is primary, our obligations are not affected unless any of the other insurance is also primary. Then, we will share with all that other insurance by the method described in Paragraph c. below.

b. Excess Insurance

(1) This insurance is excess over:

(a) Any of the other insurance, whether primary, excess, contingent or on any other basis:

(i) That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work";

(ii) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner;

(iii) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner;

(iv) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Section I — Coverage A — Bodily Injury And Property Damage Liability.

(2) When this insurance is excess, we will have no duty under Coverages A or B to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

(3) When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

(a) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and

(b) The total of all deductible and self-insured amounts under all that other insurance.

(4) We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

c. Method Of Sharing

If all of the other insurance permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the other insurance does not permit contribution by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

5. Premium Audit

a. We will compute all premiums for this Coverage Part in accordance with our rules and rates.

b. Premium shown in this Coverage Part as advance premium is a deposit premium only. At the close of each audit period we will compute the earned premium for that period and send notice to the first Named Insured. The due date for audit and retrospective premiums is the date shown as the due date on the bill. If the sum of the advance and audit premiums paid for the policy period is greater than the earned premium, we will return the excess to the first Named Insured.

c. The first Named Insured must keep records of the information we need for premium computation, and send us copies at such times as we may request.

6. Representations

By accepting this policy, you agree:

a. The statements in the Declarations are accurate and complete;
b. Those statements are based upon representations you made to us; and

c. We have issued this policy in reliance upon your representations.

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.

9. When We Do Not Renew

If we decide not to renew this Coverage Part, we will mail or deliver to the first Named Insured shown in the Declarations written notice of the nonrenewal not less than 30 days before the expiration date.

If notice is mailed, proof of mailing will be sufficient proof of notice.

SECTION V—DEFINITIONS

1. "Advertisement" means a notice that is broadcast or published to the general public or specific market segments about your goods, products or services for the purpose of attracting customers or supporters. For the purposes of this definition:

a. Notices that are published include material placed on the Internet or on similar electronic means of communication; and

b. Regarding web sites, only that part of a web site that is about your goods, products or services for the purpose of attracting customers or supporters is considered an advertisement.

2. "Auto" means:

a. A land motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment; or

b. Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

3. "Bodily injury" means bodily injury, sickness or disease sustained by a person, including death resulting from any of these at any time.

4. "Coverage territory" means:

a. The United States of America (including its territories and possessions), Puerto Rico and Canada;

b. International waters or airspace, but only if the injury or damage occurs in the course of travel or transportation between any places included in Paragraph a. above; or

c. All other parts of the world if the injury or damage arises out of:

(1) Goods or products made or sold by you in the territory described in Paragraph a. above;

(2) The activities of a person whose home is in the territory described in Paragraph a. above, but is away for a short time on your business; or

(3) "Personal and advertising injury" offenses that take place through the Internet or similar electronic means of communication; provided the insured's responsibility to pay damages is determined in a "suit" on the merits, in the territory described in Paragraph a. above or in a settlement we agree to.

5. "Employee" includes a "leased worker". "Employee" does not include a "temporary worker".

6. "Executive officer" means a person holding any of the officer positions created by your charter, constitution, bylaws or any other similar governing document.

7. "Hostile fire" means one which becomes uncontrollable or breaks out from where it was intended to be.

8. "Impaired property" means tangible property, other than "your product" or "your work", that cannot be used or is less useful because:

a. It incorporates "your product" or "your work" that is known or thought to be defective, deficient, inadequate or dangerous; or

b. You have failed to fulfill the terms of a contract or agreement;

if such property can be restored to use by the repair, replacement, adjustment or removal of "your product" or "your work" or your fulfilling the terms of the contract or agreement.
9. "Insured contract" means:
   a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire to premises while rented to you or temporarily occupied by you with permission of the owner is not an "insured contract";
   b. A sidetrack agreement;
   c. Any easement or license agreement, except in connection with construction or demolition operations on or within 50 feet of a railroad;
   d. An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;
   e. An elevator maintenance agreement;
   f. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another party to pay for "bodily injury" or "property damage" to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

Paragraph f. does not include that part of any contract or agreement:

(1) That indemnifies a railroad for "bodily injury" or "property damage" arising out of construction or demolition operations, within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, roadbeds, tunnel, underpass or crossing;

(2) That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
   a. Preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
   b. Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage; or

(3) Under which the insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in (2) above and supervisory, inspection, architectural or engineering activities.

10. "Leased worker" means a person leased to you by a labor leasing firm under an agreement between you and the labor leasing firm, to perform duties related to the conduct of your business. "Leased worker" does not include a "temporary worker".

11. "Loading or unloading" means the handling of property:
   a. After it is moved from the place where it is accepted for movement into or onto an aircraft, watercraft or "auto";
   b. While it is in or on an aircraft, watercraft or "auto"; or
   c. While it is being moved from an aircraft, watercraft or "auto" to the place where it is finally delivered;

but "loading or unloading" does not include the movement of property by means of a mechanical device, other than a hand truck, that is not attached to the aircraft, watercraft or "auto".

12. "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:
   a. Bulldozers, farm machinery, forklifts and other vehicles designed for use principally off public roads;
   b. Vehicles maintained for use solely on or next to premises you own or rent;
   c. Vehicles that travel on crawler treads;
   d. Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
      (1) Power cranes, shovels, loaders, diggers or drills; or
      (2) Road construction or resurfacing equipment such as graders, scrapers or rollers;
   e. Vehicles not described in Paragraph a., b., c. or d. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
      (1) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
      (2) Cherry pickers and similar devices used to raise or lower workers;
   f. Vehicles not described in Paragraph a., b., c. or d. above maintained primarily for purposes other than the transportation of persons or cargo.
However, self-propelled vehicles with the following types of permanently attached equipment are not "mobile equipment" but will be considered "autos":

1. Equipment designed primarily for:
   a. Snow removal;
   b. Road maintenance, but not construction or resurfacing; or
   c. Street cleaning;
2. Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and
3. Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment.

However, "mobile equipment" does not include any land vehicles that are subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged. Land vehicles subject to a compulsory or financial responsibility law or other motor vehicle insurance law are considered "autos".

13. "Occurrence" means an accident, including continuous or repeated exposure to substantially the same general harmful conditions.

14. "Personal and advertising injury" means injury, including consequential "bodily injury", arising out of one or more of the following offenses:
   a. False arrest, detention or imprisonment;
   b. Malicious prosecution;
   c. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies, committed by or on behalf of its owner, landlord or lessor;
   d. Oral or written publication, in any manner, of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services;
   e. Oral or written publication, in any manner, of material that violates a person's right of privacy;
   f. The use of another's advertising idea in your "advertisement"; or
   g. Infringing upon another's copyright, trade dress or slogan in your "advertisement".

15. "Pollutants" mean any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

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:
      1. Products that are still in your physical possession; or
      2. Work that has not yet been completed or abandoned. However, "your work" will be deemed completed at the earliest of the following times:
         a. When all of the work called for in your contract has been completed.
         b. When all of the work to be done at the job site has been completed if your contract calls for work at more than one job site.
         c. When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.
   b. Does not include "bodily injury" or "property damage" arising out of:
      1. The transportation of property, unless the injury or damage arises out of a condition in or on a vehicle not owned or operated by you, and that condition was created by the "loading or unloading" of that vehicle by any insured;
      2. The existence of tools, uninstalled equipment or abandoned or unused materials; or
      3. Products or operations for which the classification, listed in the Declarations or in a policy Schedule, states that products-completed operations are subject to the General Aggregate Limit.

17. "Property damage" means:
   a. Physical injury to tangible property, including all resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it; or
   b. Loss of use of tangible property that is not physically injured. All such loss of use shall be deemed to occur at the time of the "occurrence" that caused it.

For the purposes of this insurance, electronic data is not tangible property.
ENDORSEMENT

ZURICH AMERICAN INSURANCE COMPANY

Policy Number
GLO 0183287-00

Named Insured
THE BOARD OF REGENTS OF THE

Effective Date: 08—01—17
12:01 A.M., Standard Time

Agent Name
MARSH USA INC

Agent No. 36140-000

NAMED INSURED — OCIP

NAMED INSURED — OWNER CONTROLLED INSURANCE PROGRAM

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. THIS ENDORSEMENT MODIFIES INSURANCE PROVIDED UNDER THE:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. THE FOLLOWING IS ADDED TO SECTION II - WHO IS AN INSURED:

1. SUBJECT TO PARAGRAPH 2. BELOW, A CONTRACTOR OF ANY TIER WILL QUALIFY AS A NAMED INSURED, IF SUCH CONTRACTOR:

A. IS ENROLLED IN THE OWNER CONTROLLED INSURANCE PROGRAM FOR WHICH THIS POLICY IS PROVIDED; AND

B. PERFORMS OPERATIONS AT A "DESIGNATED PROJECT".

2. UNLESS ADDED BY SEPARATE ENDORSEMENT, THE FOLLOWING ARE NOT AN INSURED UNDER THIS POLICY:

A. VENDORS, SUPPLIERS, MATERIAL DEALERS, ABATEMENT CONTRACTORS, BLASTING CONTRACTORS, DELIVERY PERSONS, HAULERS, HAZARDOUS WASTE REMOVAL CONTRACTORS;

B. ANY PERSON OR ORGANIZATION THAT MANUFACTURES OR FABRICATES PRODUCTS OR COMPONENTS OUTSIDE THE "DESIGNATED PROJECT" THAT DOES NOT ALSO INSTALL THE PRODUCT OR COMPONENT AT THE "DESIGNATED PROJECT"; OR

C. OTHER THAN THE PERSONS OR ORGANIZATIONS REFERENCED IN 3. BELOW, ANY CONTRACTOR OR OTHER PERSON OR ORGANIZATION THAT DOES NOT HAVE DEDICATED PAYROLL FOR EMPLOYEES ON-SITE AT THE "DESIGNATED PROJECT".

3. THE PERSON OR ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS POLICY AND THEIR SUBSIDIARIES, ASSOCIATED AND AFFILIATED COMPANIES, SUCCESSORS, OR ASSIGNS, AS NOW EXIST OR MAY HEREAFTER BE ACQUIRED OR FORMED, AND ANY CORPORATION OR OTHER BUSINESS ORGANIZATION WHICH THE PERSON OR ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS POLICY OWNS, OPERATES OR CONTROLS, INCLUDING THE INTEREST AS SUCCESSOR TO ANY CORPORATION OR OTHER BUSINESS ORGANIZATION ACQUIRED, MERGED, OR TRANSFORMED INTO ANY OF THE FOREGOING, AND OTHER INTERESTS AS ARE NOW OR HEREAFTER RELATED TO THE PERSON OR ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS POLICY ARE NOT INSURED FOR "BODILY INJURY", "PROPERTY DAMAGE" OR "PERSONAL AND ADVERTISING INJURY" ARISING FROM THEIR OWN ACTS OR OMISSIONS. SUCH PERSONS OR ORGANIZATIONS ARE NAMED INSURED ONLY FOR LIABILITY ARISING FROM:

A. THE ACTS OR OMISSIONS OF THE NAMED INSURED DESCRIBED IN PARAGRAPH 1. ABOVE; OR

B. THE ACTS OF "EMPLOYEES" AS INSURED AS PROVIDED IN PARAGRAPH B. BELOW, BUT ONLY WHILE THOSE "EMPLOYEES" ARE PERFORMING DUTIES SOLELY RELATED TO CONSTRUCTION ACTIVITIES AT THE "DESIGNATED PROJECT".

B. SOLELY WITH RESPECT TO THE PERSON OR ORGANIZATION DESIGNATED IN
ENDORSEMENT
ZURICH AMERICAN INSURANCE COMPANY

Named Insured: THE BOARD OF REGENTS OF THE
Effective Date: 08-01-17
12:01 A.M., Standard Time
Agent Name: MARSH USA INC
Agent No.: 36140-000

NAMED INSURED - OCIP

PARAGRAPH A.3. OF THIS ENDORSEMENT, PARAGRAPH 2.A. OF SECTION II - WHO IS AN INSURED IS REPLACED BY THE FOLLOWING:

2. EACH OF THE FOLLOWING IS ALSO AN INSURED:

A. 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 WHILE PERFORMING DUTIES SOLELY RELATED TO CONSTRUCTION ACTIVITIES AT THE "DESIGNATED PROJECT". HOWEVER, NONE OF THESE "EMPLOYEES" ARE INSURED FOR:

(1) "BODILY INJURY" OR "PERSONAL AND ADVERTISING INJURY":

(A) TO YOU, TO YOUR PARTNERS OR MEMBERS (IF YOU ARE A PARTNERSHIP OR JOINT VENTURE), TO YOUR MEMBERS (IF YOU ARE A LIMITED LIABILITY COMPANY), TO A CO-"EMPLOYEE" WHILE IN THE COURSE OF HIS OR HER EMPLOYMENT OR PERFORMING DUTIES RELATED TO THE CONDUCT OF YOUR BUSINESS;

(B) TO THE SPOUSE, CHILD, PARENT, BROTHER OR SISTER OF THAT CO-"EMPLOYEE" AS A CONSEQUENCE OF PARAGRAPH (1)(A) ABOVE;

(C) FOR WHICH THERE IS ANY OBLIGATION TO SHARE DAMAGES WITH OR REPAY SOMEONE ELSE WHO MUST PAY DAMAGES BECAUSE OF THE INJURY DESCRIBED IN PARAGRAPHS (1)(A) OR (B) ABOVE; OR

(D) ARISING OUT OF HIS OR HER PROVIDING OR FAILING TO PROVIDE PROFESSIONAL HEALTH CARE SERVICES.

(2) "PROPERTY DAMAGE" TO PROPERTY:

(A) OWNED, OCCUPIED OR USED BY;

(B) RENTED TO, IN THE CARE, CUSTODY OR CONTROL OF, OR OVER WHICH PHYSICAL CONTROL IS BEING EXERCISED FOR ANY PURPOSE BY;

YOU, ANY OF YOUR "EMPLOYEES", ANY PARTNER OR MEMBER (IF YOU ARE A PARTNERSHIP OR JOINT VENTURE), OR ANY MEMBER (IF YOU ARE A LIMITED LIABILITY COMPANY).

C. FOR PURPOSES OF THIS ENDORSEMENT, "DESIGNATED PROJECT" IS DEFINED IN THE LIMITATION OF COVERAGE TO DESIGNATED PROJECT(S) ENDORSEMENT (U-GL-1305) ATTACHED TO THIS COVERAGE PART.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.
ENDORSEMENT
ZURICH AMERICAN INSURANCE COMPANY

Policy Number
GLO 0183287-00

Effective Date: 08-01-17
12:01 A.M., Standard Time

Named Insured
THE BOARD OF REGENTS OF THE
Agent Name
MARSH USA INC

EXTENDED ONGOING OPERATIONS COVERAGE
EXTENDED ONGOING OPERATIONS COVERAGE - REPAIR WORK

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

THE INTRODUCTION TO THIS COVERAGE PART AND SECTION II. WHO IS AN
INSURED IS AMENDED TO INCLUDE THE FOLLOWING ADDITIONAL PROVISION:
NO PERSON OR ORGANIZATION WILL QUALIFY AS A NAMED INSURED UNDER THIS
COVERAGE PART IF THAT PERSON(S) OR ORGANIZATION(S) HAS ANY OWNERSHIP
INTEREST IN THE "DESIGNATED PROJECT" OR THE LOCATION WHERE "REPAIR
WORK" IS BEING PERFORMED.

A. THE INSURANCE PROVIDED UNDER COVERAGE A. OF THIS COVERAGE PART AS
RESPECTS THE "DESIGNATED PROJECT" IS EXTENDED TO APPLY TO
ONGOING "REPAIR WORK" PERFORMED SUBSEQUENT TO THE "PROJECT COMPLETION
DATE". OUR COVERAGE FOR ONGOING "REPAIR WORK" ONLY BEGINS ON
THE "PROJECT COMPLETION DATE" OF THE "DESIGNATED PROJECT" AND EXPIRES
2 YEARS AFTER THE "PROJECT COMPLETION DATE". IF NO TIME PERIOD IS
SHOWN ABOVE, THEN THE COVERAGE PROVIDED BY THIS ENDORSEMENT EXPIRES
2 (TWO) YEARS AFTER THE "PROJECT COMPLETION DATE".

B. FOR PURPOSES OF THE COVERAGE PROVIDED BY THIS ENDORSEMENT, THE
FOLLOWING CHANGES APPLY AS RESPECTS SECTION I. COVERAGES, COVERAGE A.
BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

1. INSURING AGREEMENT B. (1) AND (2) ARE REPLACED WITH THE FOLLOWING:

   (1) THE "BODILY INJURY" OR "PROPERTY DAMAGE" IS CAUSED SOLELY BY
   AN "OCURRENCE" THAT ARISES OUT OF "REPAIR WORK" BEING PERFORMED BY
   OR ON BEHALF OF A NAMED INSURED AT THE "DESIGNATED PROJECT" IN
   THE "COVERAGE TERRITORY"; AND

   (2) THE "BODILY INJURY" OR "PROPERTY DAMAGE" OCCURS WITHIN THE
   PERIOD IDENTIFIED IN PARAGRAPH A ABOVE.

2. EXCLUSIONS IS AMENDED TO INCLUDE THE FOLLOWING ADDITIONAL
EXCLUSION:

   THIS INSURANCE DOES NOT APPLY TO "BODILY INJURY" OR "PROPERTY DAMAGE"
   INCLUDED WITHIN THE "PRODUCTS-COMPLETED OPERATIONS HAZARD."

3. THE FOLLOWING PARAGRAPH IS ADDED AFTER THE LAST PARAGRAPH UNDER
SECTON III LIMITS OF INSURANCE:

   NO ADDITIONAL LIMITS OF INSURANCE ARE PROVIDED FOR EXTENDED ONGOING
OPERATIONS COVERAGE - REPAIR WORK. THE COVERAGE A. LIMITS OF
INSURANCE APPLICABLE TO THIS COVERAGE ARE THE LIMITS APPLYING TO THE
LAST ANNUAL PERIOD OF THIS POLICY. THESE EACH OCCURRENCE AND GENERAL
AGGREGATE LIMITS APPLY TO ALL COVERED "REPAIR WORK" DAMAGES INCURRED
ENDORSEMENT
ZURICH AMERICAN INSURANCE COMPANY

Policy Number
GLO 0183287-00

Named Insured
THE BOARD OF REGENTS OF THE

Effective Date: 08-01-17
12:01 A.M., Standard Time

Agent Name
MARSH USA INC

Agent No. 36140-000

EXTENDED ONGOING OPERATIONS COVERAGE

DURING THE LAST ANNUAL PERIOD OF THE POLICY AND THE ENTIRE EXTENDED ONGOING OPERATIONS COVERAGE - REPAIR WORK PERIOD (AS DESIGNATED IN PARAGRAPH A. OF THIS ENDORSEMENT) AS WELL AS TO ANY OTHER COVERED DAMAGES, OTHER THAN "REPAIR WORK" DAMAGES, SUBJECT TO THESE LIMITS THAT MAY ALSO BE INCURRED DURING THE LAST REGULAR ANNUAL PERIOD OF THE POLICY.

4. SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS IS AMENDED AS follows:

A. THE FOLLOWING CONDITION IS ADDED:

THE COVERAGE PROVIDED BY THIS ENDORSEMENT SHALL NOT TAKE EFFECT IF THIS POLICY IS CANCELED FOR ANY REASON.

B. CONDITION 4. OTHER INSURANCE, B. EXCESS INSURANCE, PARAGRAPH (1) IS AMENDED TO INCLUDE:

(E) ANY OTHER PRIMARY INSURANCE AVAILABLE TO YOU COVERING LIABILITY FOR DAMAGES ARISING OUT OF THE "REPAIR WORK", FOR WHICH YOU HAVE BEEN ADDED AS AN ADDITIONAL INSURED BY ATTACHMENT OF AN ENDORSEMENT TO ANY OTHER POLICY PROVIDING COVERAGE FOR THE SAME "OCCURRENCE", CLAIM OR "SUIT".

5. THE FOLLOWING ADDITIONAL DEFINITIONS ARE ADDED TO SECTION V. DEFINITIONS:

A. "REPAIR WORK" MEANS THE ONGOING PERIODIC INSPECTIONS, REPAIRS, OR REPLACEMENT WORK AT THE "DESIGNATED PROJECT", PURSUANT TO OBLIGATIONS YOU HAVE ASSUMED UNDER THE CONSTRUCTION AGREEMENT ENTERED INTO DURING THE POLICY TERM AND FOR WHICH COMPENSATION HAS BEEN PAID TO YOU AS A NAMED INSURED UNDER THE CONTROLLED INSURANCE PROGRAM COVERED BY THIS POLICY.

B. "PROJECT COMPLETION DATE" MEANS THE EARLIEST DATE WITHIN OUR POLICY PERIOD OF THE FOLLOWING:

(1) THE DATE OF FINAL WRITTEN ACCEPTANCE OF THE "DESIGNATED PROJECT" BY THE OWNER; OR

(2) WHEN ALL OF THE WORK CALLED FOR IN YOUR CONTRACT HAS BEEN COMPLETED AND THE PARTIES TO THE CONTRACT AGREE THAT THE "PROJECT COMPLETION DATE" HAS BEEN ATTAINED; OR

(3) WHEN THAT PART OF THE WORK DONE AT A "DESIGNATED PROJECT" STRUCTURE, SITE OR LOCATION HAS BEEN ACCEPTED BY THE UNIVERSITY OF TEXAS SYSTEM OFFICE OF FACILITIES, PLANNING AND CONSTRUCTION AND HAS BEEN PUT TO ITS INTENDED USE OR IS READY FOR ITS INTENDED USE BY THE UNIVERSITY OF TEXAS OR ANY PERSON OR ORGANIZATION OTHER THAN ANOTHER CONTRACTOR OR SUBCONTRACTOR WORKING ON THE SAME "DESIGNATED PROJECT"; OR

(4) WHEN ALL OF THE WORK TO BE DONE AT THE "DESIGNATED PROJECT" STRUCTURE, SITE OR LOCATION HAS BEEN ACCEPTED BY THE UNIVERSITY OF
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<th>08-01-17</th>
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<td>Agent Name</td>
<td>MARSH USA INC</td>
<td>12:01 A.M., Standard Time</td>
<td>Agent No.</td>
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**EXTENDED ONGOING OPERATIONS COVERAGE**

TEXAS SYSTEM OFFICE OF FACILITIES, PLANNING AND CONSTRUCTION AND IS SUBSTANTIALLY COMPLETE AND IS IN USE OR IS READY FOR ITS INTENDED USE, IF YOUR CONTRACT CALLS FOR WORK AT MORE THAN ONE STRUCTURE, SITE OR LOCATION.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY, THE COMMERCIAL GENERAL LIABILITY DEDUCTIBLE ENDORSEMENT, AND ANY OTHER ENDORSEMENT TO THE POLICY REMAIN THE SAME.
ENDORSEMENT
ZURICH AMERICAN INSURANCE COMPANY

Named Insured: THE BOARD OF REGENTS OF THE
Effective Date: 08-01-17
12:01 A.M., Standard Time

Agent Name: MARSH USA INC
Agent No.: 36140-000

NOTICE OF OCCURRENCE

THIS ENDORSEMENT MODIFIES INSURANCE PROVIDED BY THE FOLLOWING:
COMMERCIAL GENERAL LIABILITY COVERAGE PART

THE FOLLOWING IS ADDED TO SECTION IV - COMMERCIAL GENERAL LIABILITY
CONDITIONS, PARAGRAPH 2 - DUTIES IN THE EVENT OF OCCURRENCE, OFFENSE,
CLAIM OR SUIT:

E. IF YOU REPORT AN "OCCURRENCE", OFFENSE CLAIM OR "SUITE" TO ANOTHER
INSURER AND LATER DISCOVER THAT YOU SHOULD HAVE REPORTED
THE "OCCURRENCE", OFFENSE, CLAIM OR "SUITE" TO US, WE WILL NOT
CONSIDER YOUR FAILURE TO REPORT THE "OCCURRENCE", OFFENSE, CLAIM
OR "SUITE" EARLIER A VIOLATION OF YOUR DUTIES IN THE EVENT
OF "OCCURRENCE", OFFENSE, CLAIM OR "SUITE" AS LONG AS YOU GIVE US
NOTICE AS SOON AS YOU ARE AWARE THAT THE "OCCURRENCE", OFFENSE, CLAIM
OR "SUITE" SHOULD HAVE BEEN REPORTED TO US.
EXTENDED COMPLETED OPERATIONS

EXTENDED COMPLETED OPERATIONS - DESIGNATED PROJECT

1. IT IS AGREED THAT FOR EACH "DESIGNATED PROJECT" IDENTIFIED IN A DESIGNATED PROJECT - DECLARATIONS ENDORSEMENT TO THIS POLICY, THE COVERAGE PROVIDED UNDER THE "PRODUCTS-COMPLETED OPERATIONS HAZARD" OF THIS POLICY SHALL BE EXTENDED FOR THE PERIOD SHOWN IN THE EXTENDED COMPLETED OPERATIONS COVERAGE PERIOD SECTION OF THE DESIGNATED PROJECT-DECLARATIONS ENDORSEMENT(S). THE EXTENDED COMPLETED OPERATIONS COVERAGE PERIOD SHALL BEGIN ON THE "PROJECT COMPLETION DATE" OF THE "DESIGNATED PROJECT".

2. THE EXTENDED COMPLETED OPERATIONS COVERAGE AFFORDED BY THIS ENDORSEMENT SHALL NOT TAKE EFFECT IF THIS POLICY IS CANCELLED FOR ANY REASON OTHER THAN EARLY COMPLETION OF THE PROJECT.

3. FOR PURPOSES OF THIS INSURANCE, THE FOLLOWING ADDITIONAL DEFINITION APPLIES:

"PROJECT COMPLETION DATE" MEANS THE EARLIEST DATE WITHIN OUR POLICY PERIOD OF THE FOLLOWING:

(1) THE DATE OF FINAL WRITTEN ACCEPTANCE OF THE "DESIGNATED PROJECT" BY THE OWNER; OR

(2) WHEN ALL OF THE WORK CALLED FOR IN YOUR CONTRACT HAS BEEN COMPLETED AND THE PARTIES TO THE CONTRACT AGREE THAT THE "PROJECT COMPLETION DATE" HAS BEEN ATTAINED; OR

(3) WHEN THAT PART OF THE WORK DONE AT A "DESIGNATED PROJECT" STRUCTURE, SITE OR LOCATION HAS BEEN ACCEPTED BY THE UNIVERSITY OF TEXAS SYSTEM OFFICE OF FACILITIES, PLANNING AND CONSTRUCTION AND HAS BEEN PUT TO ITS INTENDED USE OR IS READY FOR ITS INTENDED USE BY ANY PERSON OR ORGANIZATION OTHER THAN ANOTHER CONTRACTOR OR SUBCONTRACTOR WORKING ON THE SAME "DESIGNATED PROJECT"; OR

(4) WHEN ALL OF THE WORK TO BE DONE AT THE "DESIGNATED PROJECT" STRUCTURE, SITE OR LOCATION HAS BEEN ACCEPTED BY THE UNIVERSITY OF TEXAS SYSTEM OFFICE OF FACILITIES, PLANNING AND CONSTRUCTION AND IS IN USE OR IS READY FOR ITS INTENDED USE, IF YOUR CONTRACT CALLS FOR
**Policy Number**
GLO 0183287-00

**ENDORSEMENT**
ZURICH AMERICAN INSURANCE COMPANY

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<th>Named Insured</th>
<th>THE BOARD OF REGENTS OF THE</th>
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<td>08-01-17</td>
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<td>MARSH USA INC</td>
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<tr>
<td>Agent No.</td>
<td>36140-000</td>
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</table>

**EXTENDED COMPLETED OPERATIONS**

WORK AT MORE THAN ONE STRUCTURE, SITE OR LOCATION.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY NOT CHANGED BY THE PROVISIONS OF THIS ENDORSEMENT CONTINUE TO APPLY AS CURRENTLY WRITTEN.
ENDORSEMENT
ZURICH AMERICAN INSURANCE COMPANY

Policy Number
GLO 0183287-00

Effective Date: 08-01-17
12:01 A.M., Standard Time

Sudden & Accidental Pollution

This endorsement changes the policy. Please read it carefully.

Total pollution exclusion with a building heating, cooling and dehumidifying equipment exception, hostile fire exception, and short-term discharge exception

This endorsement modifies insurance provided under the following:

Commercial General Liability Coverage Part

Exclusion F. under Paragraph 2. Exclusions of Section I - Coverage A - Bodily Injury and Property Damage Liability is replaced by the following:

This insurance does not apply to:

F. Pollution

(1) "Bodily Injury" or "Property Damage" which would not have occurred in whole or part but for the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants" at any time.

This exclusion does not apply to:

(A) "Bodily Injury" if sustained within a building which is or was at any time owned or occupied by, or rented or loaned to, any insured and caused by smoke, fumes, vapor or soot produced by or originating from equipment that is used to heat, cool or dehumidify the building, or equipment that is used to heat water for personal use, by the building's occupants or their guests; or

(B) "Bodily Injury" or "Property Damage" arising out of heat, smoke or fumes from a "hostile fire" unless that "hostile fire" occurred or originated:

(I) at any premises, site or location which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste; or

(II) at any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured's behalf are performing operations to test for, monitor, clean up, remove, contain, treat, detoxify, neutralize or in any way respond to, or assess the effects of, "pollutants".

(C) "Bodily Injury" or "Property Damage" arising out of a "short-term discharge", and you notified us of the "short-term discharge" as soon as practicable but no more than seven (7) days after its ending.

(2) Any loss, cost or expense arising out of any:

(A) Request, demand, order or statutory or regulatory requirement
ENDORSEMENT

ZURICH AMERICAN INSURANCE COMPANY

Named Insured: THE BOARD OF REGENTS OF THE

Effective Date: 08-01-17
12:01 A.M., Standard Time

Agent Name: MARSH USA INC
Agent No.: 36140-000

SUDDEN & ACCIDENTAL POLLUTION

THAT ANY INSURED OR OTHERS TEST FOR, MONITOR, CLEAN UP, REMOVE, CONTAIN, TREAT, DETOXIFY OR NEUTRALIZE, OR IN ANY WAY RESPOND TO, OR ASSESS THE EFFECTS OF, "POLLUTANTS"; OR

(B) CLAIM OR SUIT BY OR ON BEHALF OF A GOVERNMENTAL AUTHORITY FOR DAMAGES BECAUSE OF TESTING FOR, MONITORING, CLEANING UP, REMOVING, CONTAINING, TREATING, DETOXIFYING OR NEUTRALIZING, OR IN ANY WAY RESPONDING TO, OR ASSESSING THE EFFECTS OF, "POLLUTANTS".

(3) THE FOLLOWING IS ADDED TO THE DEFINITIONS SECTION:

(A) "SHORT-TERM DISCHARGE" MEANS A DISCHARGE, DISPERSAL, RELEASE OR ESCAPE OF A FIRE SUPPRESSION AGENT OTHER THAN WATER WHICH:

1. BEGINS DURING THE POLICY PERIOD;
2. BEGINS AT AN IDENTIFIED TIME AND PLACE;
3. ENDS, IN ITS ENTIRETY, AT AN IDENTIFIED TIME WITHIN FOUR (4) HOURS OF THE BEGINNING OF THE DISCHARGE, DISPERSAL, RELEASE OR ESCAPE OF THE FIRE SUPPRESSION AGENT, AND;
4. IS NOT A RESULT OF VANDALISM OR MALICIOUS MISCHIEF.

TO BE A "SHORT-TERM DISCHARGE", THE DISCHARGE, DISPERSAL, RELEASE OR ESCAPE OF FIRE SUPPRESSION AGENT NEED NOT BE CONTINUOUS. HOWEVER, IF THE DISCHARGE, DISPERSAL, RELEASE OR ESCAPE IS NOT CONTINUOUS, THEN ALL DISCHARGES, DISPERSALS, RELEASES OR ESCAPES OF THE SAME FIRE SUPPRESSION AGENT FROM ESSENTIALLY THE SAME SOURCE, CONSIDERED TOGETHER, MUST SATISFY PROVISIONS 1. THROUGH 4. OF THIS DEFINITION TO BE CONSIDERED A "SHORT-TERM DISCHARGE".

U-GL-1114-A CW (10/02)
Unintentional Failure to Disclose Hazards

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Form

Any unintentional error or omission in the description of, or failure to completely describe, any premises or operations intended to be covered by this Commercial General Liability Coverage Form will not invalidate or affect coverage for those premises or operations. However, you must report such error or omission to us as soon as practicable after its discovery.
Fungi Or Bacteria Exclusion Endorsement

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<tr>
<th>Policy No</th>
<th>Eff. Date of Pol</th>
<th>Exp. Date of Pol</th>
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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

The following exclusion is added to paragraph 2. Exclusions of Section I. – Coverage A – Bodily Injury And Property Damage Liability and paragraph 2. Exclusions of Coverage B – Personal And Advertising Injury Liability:

2. Exclusions

This insurance does not apply to:

Fungi or Bacteria

A. "Bodily injury", "property damage" or "personal and advertising injury " caused directly or indirectly by the actual, alleged or threatened inhalation of, ingestion of, contact with, exposure to, existence of, or presence of any:

1. "Fungi" or "bacteria"; or
2. Substance, vapor or gas produced by or arising out of any "fungi" or "bacteria".

B. Loss, costs or expenses arising out of the abating, testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating or disposing of, or in any way responding to, or assessing the effects of, "fungi" or "bacteria", by any insured or by any other person or entity.

C. For the purposes of this exclusion, the following definitions are added:

1. "Fungi" means any type or form of fungus, including mold or mildew and any mycotoxins, "spores", scents or byproducts produced or released by fungi.
2. "Spores" means reproductive bodies produced by or arising out of "fungi".
3. "Bacteria" means any type or form of bacteria and any materials or substances that are produced or released by bacteria.

This exclusion does not apply to any "fungi" or "bacteria" that are, are on, or are contained in, an edible good or edible product intended for human or animal consumption.
Additional Insured – Automatic – Owners, Lessees Or Contractors

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<tr>
<th>Policy No.</th>
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**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

**Named Insured:** THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS

**Address (including ZIP Code):**
210 W 7TH ST
AUSTIN, TX 78701

This endorsement modifies insurance provided under the:

**Commercial General Liability Coverage Part**

**A. Section II – Who Is An Insured** is amended to include as an additional insured any person or organization whom you are required to add as an additional insured on this policy under a written contract or written agreement. Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

1. Your acts or omissions; or
2. The acts or omissions of those acting on your behalf,

in the performance of your ongoing operations or "your work" as included in the "products-completed operations hazard", which is the subject of the written contract or written agreement.

However, the insurance afforded to such additional insured:

1. Only applies to the extent permitted by law; and
2. Will not be broader than that which you are required by the written contract or written agreement to provide for such additional insured.

**B. With respect to the insurance afforded to these additional insureds, the following additional exclusion applies:**

This insurance does not apply to:

"Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services including:

a. The preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
b. Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.
C. The following is added to Paragraph 2, Duties In The Event Of Occurrence, Offense, Claim Or Suit of Section IV – Commercial General Liability Conditions:

The additional insured must see to it that:

1. We are notified as soon as practicable of an "occurrence" or offense that may result in a claim;
2. We receive written notice of a claim or "suit" as soon as practicable; and
3. A request for defense and indemnity of the claim or "suit" will promptly be brought against any policy issued by another insurer under which the additional insured may be an insured in any capacity. This provision does not apply to insurance on which the additional insured is a Named Insured if the written contract or written agreement requires that this coverage be primary and non-contributory.

D. For the purposes of the coverage provided by this endorsement:

1. The following is added to the Other Insurance Condition of Section IV – Commercial General Liability Conditions:

   Primary and Noncontributory insurance

   This insurance is primary to and will not seek contribution from any other insurance available to an additional insured provided that:
   a. The additional insured is a Named Insured under such other insurance; and
   b. You are required by written contract or written agreement that this insurance be primary and not seek contribution from any other insurance available to the additional insured.

2. The following paragraph is added to Paragraph 4.b. of the Other Insurance Condition of Section IV – Commercial General Liability Conditions:

   This insurance is excess over:
   Any of the other insurance, whether primary, excess, contingent or on any other basis, available to an additional insured, in which the additional insured on our policy is also covered as an additional insured on another policy providing coverage for the same "occurrence", offense, claim or "suit". This provision does not apply to any policy in which the additional insured is a Named Insured on such other policy and where our policy is required by a written contract or written agreement to provide coverage to the additional insured on a primary and non-contributory basis.

E. This endorsement does not apply to an additional insured which has been added to this policy by an endorsement showing the additional insured in a Schedule of additional insureds, and which endorsement applies specifically to that identified additional insured.

F. With respect to the insurance afforded to the additional insureds under this endorsement, the following is added to Section III – Limits Of Insurance:

   The most we will pay on behalf of the additional insured is the amount of insurance:
   1. Required by the written contract or written agreement referenced in Paragraph A. of this endorsement; or
   2. Available under the applicable Limits of Insurance shown in the Declarations, whichever is less.

   This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

All other terms and conditions of this policy remain unchanged.
Limited Contractual Liability

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**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement modifies insurance provided under the:

**Commercial General Liability Coverage Part**

Paragraph f. of SECTION V. DEFINITION 9. "Insured contract" is deleted and replaced by the following:

f. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another party to pay for "bodily injury" or "property damage" to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

Paragraph f. does not include that part of any contract or agreement:

1. That indemnifies a railroad for "bodily injury" or "property damage" arising out of construction or demolition operations, within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, roadbeds, tunnel, underpass or crossing;

2. That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
   
   a) Preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
   
   b) Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage;

3. Under which the insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in (2) above and supervisory, inspection, architectural or engineering activities; or

4. Under which you agree to indemnify another person or organization in a contract or agreement for liability that results solely from negligence of the indemnitee and does not directly relate to "your work" done for the indemnitee.
Exclusion – Exterior Insulation and Finish Systems on Residential or Frame Buildings

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

A. This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of, caused by, or attributable, whether in whole or in part, to the following:

1. The design, manufacture, construction, fabrication, preparation, distribution and sale, installation, application, maintenance or repair, including remodeling, service, correction or replacement, of any "exterior insulation and finish system" or any part thereof, or any substantially similar system or any part thereof, including the application or use of conditioners, primers, accessories, flashings, coatings, caulking or sealants in connection with such a system, on any "residential building construction" or "frame building"; or
2. "Your product" or "your work" with respect to any exterior component, fixture or feature of any structure if an "exterior insulation and finish system", or any substantially similar system, is used on the part of that "residential building construction" or "frame building" containing that component, fixture or feature.

B. The following definitions are added to the Definitions Section:

1. "Exterior insulation and finish system" means a non-load bearing exterior cladding or finish system, and all component parts therein, used on any part of any "residential building construction" or "frame building", and consisting of:
   a. A rigid or semi-rigid insulation board made of expanded polystyrene and other materials;
   b. The adhesive and/or mechanical fasteners used to attach the insulation board to the substrate;
   c. A reinforced or unreinforced base coat;
   d. A finish coat providing surface texture to which color may be added; and
   e. Any flashing, caulking or sealant used with the system for any purpose.
2. "Residential building construction" means:
   a. Any single family or multi-family dwelling, including but not limited to houses, townhomes, townhouses, condominiums, cooperatives, duplexes, triplexes, fourplexes or apartments;
   b. Any structure that combines any other use with "residential building construction" as described in Paragraph B.2.a. above; and
   c. Any other structure, improvement or grading of land which is attached to or ancillary to any structure identified in Paragraphs a. or b. above;
"Residential building construction" does not include "your work" for any structure that functions solely as time shares, a hotel, a motel, a nursing home, an assisted living senior housing care facility, a college campus dormitory or government housing on military bases.

3. "Frame building" means any structure that includes or contains any exterior cladding or structural load-bearing components that are made of wood or comprised of wood products.

All other terms and conditions of this Policy remain unchanged.
Earlier Notice of Cancellation or Non-Renewal

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

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<tr>
<td>1. Number of days required for notice of non-renewal (other than for nonpayment of premium): 90</td>
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<tr>
<td>(If the number of days is not provided above, please see the nonrenewal provisions of your policy.)</td>
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<tr>
<td>2. Number of days required for notice of cancellation (other than for nonpayment of premium): 90</td>
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<tr>
<td>(If the number of days is not provided above, please see the cancellation provisions of your policy.)</td>
</tr>
<tr>
<td>3. Number of days required for notice of cancellation (for nonpayment of premium): 10</td>
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<tr>
<td>(If the number of days is not provided above, please see the cancellation provisions of your policy.)</td>
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A. For any statutorily permitted reason for non-renewal other than nonpayment of premium, the number of days required for notice of non-renewal, as provided in the Commercial General Liability Conditions, as amended by an applicable state endorsement or as provided by an applicable state's change in coverage regulation is increased to the number of days shown in Paragraph 1. in the Schedule above.

B. For any statutorily permitted reason for cancellation other than nonpayment of premium, the number of days required for notice of cancellation, as provided in the Common Policy Conditions, as amended by an applicable state endorsement or as provided by an applicable state's change in coverage regulation is increased to the number of days shown in Paragraph 2. in the Schedule above.

C. For nonpayment of premium, the number of days required for notice of cancellation, as provided in the Common Policy Conditions, as amended by an applicable state endorsement or as provided by an applicable state’s change in coverage regulation is increased to the number of days shown in Paragraph 3. in the Schedule above.

All other terms and conditions of your policy remain the same.
This endorsement changes the policy. Please read it carefully.

This endorsement modifies insurance provided under the:
- Commercial General Liability Coverage Part
- Employee Benefits Liability Coverage Part
- Liquor Liability Coverage Part
- Stop Gap Employers Liability Coverage Part

**DEDUCTIBLE SCHEDULE**

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<td>Coverage A.</td>
<td>“Bodily Injury” and “Property Damage” Liability All persons or organizations</td>
<td>Each “Occurrence”</td>
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<td></td>
<td>“Bodily Injury” Liability Only All persons or organizations</td>
<td>Each “Occurrence”</td>
</tr>
<tr>
<td></td>
<td>“Property Damage” Liability Only All persons or organizations</td>
<td>Each “Occurrence”</td>
</tr>
<tr>
<td>Coverage A.</td>
<td>“Bodily Injury” and “Property Damage” Liability</td>
<td>Each Claim</td>
</tr>
<tr>
<td></td>
<td>“Bodily Injury” Liability Only</td>
<td>Each Claim</td>
</tr>
<tr>
<td></td>
<td>“Property Damage” Liability Only</td>
<td>Each Claim</td>
</tr>
<tr>
<td>Coverage B.</td>
<td>“Personal and Advertising Injury” Liability By offense – Any one person or organization</td>
<td>Each Claim</td>
</tr>
<tr>
<td>Coverage C.</td>
<td>Medical Payments</td>
<td>Any One Person</td>
</tr>
<tr>
<td></td>
<td>Employee Benefits Liability</td>
<td>Each Act, Error or Omission</td>
</tr>
<tr>
<td></td>
<td>Liquor Liability</td>
<td>Each Common Cause</td>
</tr>
<tr>
<td></td>
<td>Stop Gap Employers Liability</td>
<td>Each Accident</td>
</tr>
<tr>
<td></td>
<td>Stop Gap Employers Liability - disease</td>
<td>Each “Employee”</td>
</tr>
</tbody>
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### ALLOCATED LOSS ADJUSTMENT EXPENSE SELECTION SCHEDULE

<table>
<thead>
<tr>
<th>Select One</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Option 1</strong></td>
<td>As respects each Deductible Amount, you will reimburse us for all &quot;allocated loss adjustment expense&quot;, even if there is no payment for other than &quot;allocated loss adjustment expense&quot;. &quot;Allocated loss adjustment expense&quot; reimbursements will contribute toward your Deductible Amount as shown in the Deductible Schedule and your Combined Aggregate Deductible Amount as shown in the Combined Aggregate Deductible Schedule.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Option 2</strong></th>
<th>As respects each Deductible Amount, you will reimburse us for &quot;allocated loss adjustment expense&quot; as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>If the total amount payable for other than &quot;allocated loss adjustment expense&quot; as respects the basis for each Deductible Amount is equal to or less than the Deductible Amount(s) or if there is no amount payable other than &quot;allocated loss adjustment expense&quot;, then you will reimburse us for all &quot;allocated loss adjustment expense&quot;. &quot;Allocated loss adjustment expense&quot; reimbursements will not contribute toward either your Deductible Amount as shown in the Deductible Schedule or your Combined Aggregate Deductible Amount as shown in the Combined Aggregate Deductible Schedule; or</td>
</tr>
<tr>
<td>(b)</td>
<td>If the total amount payable for other than &quot;allocated loss adjustment expense&quot; exceeds the Deductible Amount, you will reimburse us a pro-rata share of total &quot;allocated loss adjustment expense&quot; based on the ratio of the Deductible Amount divided by the total amount payable for other than &quot;allocated loss adjustment expense&quot; as respects the basis for each Deductible Amount. &quot;Allocated loss adjustment expense&quot; reimbursements will not contribute toward either your Deductible Amount as shown in the Deductible Schedule or your Combined Aggregate Deductible Amount as shown in the Combined Aggregate Deductible Schedule.</td>
</tr>
</tbody>
</table>

| **Option 3** | As respects each Deductible Amount, you will reimburse us for all "allocated loss adjustment expense", even if there is no payment for other than "allocated loss adjustment expense". "Allocated loss adjustment expense" reimbursements will not contribute toward either your Deductible Amount as shown in the Deductible Schedule or your Combined Aggregate Deductible Amount as shown in the Combined Aggregate Deductible Schedule. |

If no option is selected, Option 3 will apply.

### A. How the Deductible Amount Applies

You will reimburse us for the Deductible Amount(s) shown in the Deductible Schedule and for "allocated loss adjustment expenses" incurred based on the Allocated Loss Adjustment Expense Selection Schedule. The Deductible Amount(s) applies as follows:

1. If an Each Occurrence Deductible is shown, the Deductible Amount applies to all sums payable because of any one "occurrence", regardless of the number of persons or organizations who sustain damages because of that "occurrence".

2. If an Each Claim Deductible is shown, the Deductible Amount applies to all sums payable for each claim, sustained by any one person or organization.

   a. For Other than Coverage B, to all sums payable for each claim, sustained by any one person or organization, and

   b. For Coverage B, to all damages sustained by any one person or organization as the result of an offense.
3. Medical Payments - If an Any One Person limit is shown, the Deductible Amount applies to all sums payable to any one person as a result of an accident sustained by that person.

4. Employee Benefits Liability - If an Each Act, Error or Omission Deductible is shown, the Deductible Amount applies to all sums payable for all damages sustained by any one employee, including the employee’s dependents and beneficiaries, because of acts, errors or omissions committed in the administration of employee benefit programs.

5. Liquor Liability - If a Common Cause Deductible is shown, the Deductible Amount applies to all sums payable for all injury sustained by one or more persons or organizations as the result of the selling, serving or furnishing of any alcoholic beverage to any one person.

6. Stop Gap Employers Liability - If an Each Accident Deductible is shown, the Deductible Amount applies to all sums payable as the result of an accident, regardless of the number of people who sustain damages because of that accident.

7. Stop Gap Employers Liability - disease - If an Each Employee Deductible is shown, the Deductible Amount applies to all sums payable because of any one disease, and applies separately to each affected employee.

B. Deductible Provisions

1. If more than one Deductible Amount applies to sums payable arising from the same "incident" because more than one Coverage applies, you will be responsible for each and every applicable Deductible Amount.

2. Deductible Amount(s) apply separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations.

3. Your obligation to pay the Deductible Amount(s) shown on this policy is not fulfilled by:
   a. The payment of a Deductible Amount under any other policy; or
   b. Any payment made by us or another insurance company; even if 3a. or 3b. above applies to the same "incident" as the Deductible Amount due under this policy.

4. If more than one policy issued by us applies to sums payable because of a single continuous "incident", the Deductible Amount(s) applies separately to each policy that we issue to which this endorsement or a similar Deductible Endorsement applies. Deductible Amounts also apply separately to each annual period and any remaining period of less than 12 months as described in B.2. above.

5. If a Coverage Part or Additional Coverage of this policy specifically applies a separate deductible(s):
   a. the separate additional deductible amount applies to any loss separately and before the Deductible Amount(s) shown on the Schedule of this endorsement; and
   b. the Deductible Amount(s) shown on the Schedule of this endorsement applies only if the loss exceeds the separate additional deductible amount described in 5.a. above, subject to the other terms and conditions of this endorsement.

C. Combined Aggregate Deductible Amount

1. The Combined Aggregate Deductible Amount shown in the Combined Aggregate Deductible Schedule for all policies listed in the Combined Aggregate Deductible Schedule, is the most you must reimburse us for the sum of:
   a. all applicable Deductible Amount(s) as shown in each policy’s Deductible Schedule that are included in each policy's Combined Aggregate Deductible Endorsement(s); and
b. all applicable "allocated loss adjustment expense" in accordance with each policy's Allocated Loss Adjustment Expense Selection Schedule(s) that are included in each policy's Combined Aggregate Deductible Endorsement(s).

This single Combined Aggregate Deductible Amount applies to the entire policy period and to any remaining extension period of any policies.

2. The Combined Aggregate Deductible Amount is adjustable. The final Combined Aggregate Deductible Amount will be determined at the end of the policy period by an audit of your records, and will be based upon the sum of:
   the Rate(s) shown in the Combined Aggregate Deductible Schedule multiplied by the final audited Exposure(s), for each of the policies included in the Combined Aggregate Deductible Schedule. The amount shown in the Combined Aggregate Deductible Schedule as the Combined Aggregate Deductible Amount is an estimated amount, and is based on an estimate of what the audit of your records will develop.

In no event will the final audited Combined Aggregate Deductible Amount be less than the Combined Aggregate Deductible Amount shown in the Combined Aggregate Deductible Schedule, unless a Minimum Combined Aggregate Deductible Amount is shown in the Combined Aggregate Deductible Schedule. If a Minimum Combined Aggregate Deductible Amount is shown, the final audited Combined Aggregate Deductible Amount will not be less than the Minimum Combined Aggregate Deductible Amount.

D. Allocated Loss Adjustment Expense Reimbursement

In accordance with the Allocated Loss Adjustment Expense Selection Schedule:

1. If Option 1 is selected, "allocated loss adjustment expense" reimbursements made by you contribute to your Deductible Amount and Combined Aggregate Deductible Amount.

2. If Option 2 or Option 3 is selected, then you will reimburse us for all or pro-rata "allocated loss adjustment expense", as may apply, in accordance with the Allocated Loss Adjustment Expense Selection Schedule above, even if the Deductible Amount or the Combined Aggregate Deductible Amount, if applicable, is exceeded.

E. Application of the Deductible Amount to Payable Amounts

1. You will reimburse us for "allocated loss adjustment expense" according to the option selected in the Allocated Loss Adjustment Expense Selection Schedule.

2. Upon settlement or final adjudication of a claim, we will apply the Deductible Amount against payable amounts as follows:
   a. Sums paid other than those attributable to "allocated loss adjustment expense"; then
   b. "Allocated loss adjustment expense" already reimbursed by you; then
   c. "Allocated loss adjustment expense" yet to be reimbursed by you, if applicable.

F. Effect of Deductible Amount on Limits of Insurance

The applicable limits of insurance for the coverage part to which a Deductible Amount applies will be reduced only by that portion of the Deductible Amount that is not attributable to "allocated loss adjustment expenses".

G. Conditions

1. Voluntary Payments

If you voluntarily make any payment, assume any obligation or incur any expense, without our consent, then you do so at your own cost. Any such voluntary payment, assumed obligation or incurred expense does not contribute towards any applicable Deductible Amount(s) or Combined Aggregate Deductible Amount under this policy.
2. **Application of Recovered Amounts**

We have your rights and the rights of persons entitled to the benefits of this insurance to recover sums that are reimbursable under this endorsement from anyone liable for the injury or damages. You will do everything necessary to protect those rights for us and to help us enforce them.

If we recover any payment made under this policy from anyone liable for injury or damages, the recovered amount will first be applied to any payments made by us in excess of the Deductible Amount. The remainder of the recovery, if any, will then be applied to reduce the Deductible Amount reimbursable or reimbursable by you as respects that injury or damages.

3. **Payment of Amounts Owed Under This Endorsement**

a. We may pay any part or all of any Deductible Amount(s) or "allocated loss adjustment expense" to effect settlement of any claim and, upon notification of the action taken you will reimburse us for such part of any Deductible Amount(s) or "allocated loss adjustment expense" as shown on the billing from us. You must pay us for all amounts for which you are responsible under this endorsement and reimburse us for any such amounts that we pay by the due date shown on the billing from us.

b. If you fail to reimburse us for any amounts as required by this endorsement or policy, we may cancel this policy for nonpayment in accordance with the applicable law. Cancellation of this policy does not relieve you from any deductible obligations reimbursable by you.

c. The first Named Insured shown in the Declarations is authorized to and will reimburse us for all amounts paid by us on behalf of all "insureds".

d. Each Named Insured is jointly and severally liable for all reimbursements due to us under this endorsement, whether or not that Named Insured is involved in the claim, proceeding or "suit" causing any such amount to be due to us.

H. **Definitions**

1. "Allocated loss adjustment expense" is an expense directly allocable to a specific claim including but not limited to: all supplementary payments as set forth in this policy; all court costs, fees and expenses; all costs, fees and expenses for or incurred in connection with all attorneys, witnesses, experts, depositions, reported or recorded statements, summonses, service of process, legal transcripts or testimony, copies of any public records; alternative dispute resolution proceedings; interest; investigative services, non-employee adjusters, medical examinations, autopsies, medical cost containment; declaratory judgment, subrogation claims and proceedings, and any other fees, costs or expenses reasonably chargeable to the investigation, negotiation, settlement or defense of a claim or a loss under this policy.

2. "Incident", for purposes of this endorsement only, means an "occurrence", offense, claim, accident, act, error or omission, common cause, disease or any other event, as defined or used in our policy, to which a Deductible Amount(s) applies.

I. **Other Terms**

1. The terms of this insurance apply irrespective of the application of any Deductible Amount(s), including those with respect to:

   a. Our right and duty to investigate or defend the Insured against any "suits" seeking those damages; and

   b. Your duties in the event of a claim or circumstances likely to result in a claim.

2. You understand that your duties under this endorsement may continue after this policy expires or is cancelled.
Lead Liability Exclusion

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement modifies insurance provided under the:

**Commercial General Liability Coverage Part**

The following exclusion is added to Paragraph 2. Exclusions, of Section I - Coverage A - Bodily Injury And Property Damage Liability and Paragraph 2. Exclusions, of Coverage B - Personal And Advertising Injury Liability:

This insurance does not apply to:

**Lead**

1. "Bodily injury", "property damage" or "personal and advertising injury" arising out of, resulting from, caused by or related to: the actual, alleged or threatened:
   - (a) Exposure to or existence of lead, paint containing lead, or any other material, product or substance containing lead; or
   - (b) Manufacture, distribution, sale, resale, re-branding, installation, repair, removal, encapsulation, abatement, replacement or handling of lead, paint containing lead, or any other material, product or substance containing lead, whether the lead is or was at any time airborne, ingested, inhaled, absorbed, transmitted in any fashion, or found in any form whatsoever, or whether any other cause, event, material, product or substance contributed concurrently or in any sequence to the injury or damage;

2. Any sums that any insured or other entity must pay, repay or reimburse because of any:
   - (a) Request, demand, order or statutory or regulatory requirement that any insured or others test for, sample, monitor, clean up, remove, abate, cover, contain, treat, mitigate, or neutralize lead, paint containing lead, or any other material, product or substance containing lead, or in any way respond to, or assess the effects of lead in any form; or
   - (b) Claim or "suit" for damages relating to testing for, sampling, monitoring, cleaning up, removing, abating, covering, containing, treating, mitigating, or neutralizing lead, paint containing lead, or any other material, product or substance containing lead or in any way responding to or assessing the effects of lead in any form.

3. Any other loss, cost or expense arising out of, caused by or relating in any way to lead.
Asbestos Exclusion Endorsement

<table>
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<tr>
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<th>Eff Date of Pol</th>
<th>Exp Date of Pol</th>
<th>Eff Date of End</th>
<th>Producer</th>
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<td>08/01/2017</td>
<td>08/01/2023</td>
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<td>36140000</td>
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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

The following exclusion is added to paragraph 2. Exclusions of Section I - Coverage A – Bodily Injury And Property Damage Liability and Coverage B - Personal And Advertising Injury Liability:

2. Exclusions

This insurance does not apply to:

Asbestos

A. "Bodily injury", "property damage" or "personal and advertising injury" arising out of or which would not have occurred, in whole or in part, but for the actual, alleged or threatened discharge, dispersal, release, leakage, leaching, friability, flaking, escape or presence of asbestos, regardless of whether any other cause, event, material or product contributed concurrently or in any sequence to the injury or damage; or

B. Any sums that any insured or other entity must pay, repay or reimburse because of any:

1. Request, demand, order, statutory or regulatory requirement, direction or determination that any insured or others test for, investigate, monitor, clean up, remove, study, contain, treat, encapsulate, control or take any other action regarding asbestos; or

2. Claim or "suit" for damages arising out of or relating in any way to any request, demand, order, statutory or regulatory requirement, direction or determination that any insured or others test for, investigate, monitor, clean up, remove, study, contain, treat, encapsulate, control or take any other action regarding asbestos; or

C. Any other loss, cost or expense arising out of or relating in any way to asbestos.
Sole Agent for Insureds

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<tr>
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<td>361400000</td>
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Named Insured / Mailing Address:  

Producer:

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement modifies insurance provided under the:

**Commercial General Liability Coverage Part**

It is agreed that this policy is issued at the direction of the first Named Insured, which shall be solely responsible for the payment of premiums and losses under the deductible amount as outlined in the policy and shall have other policy rights to act on behalf of insureds. The insureds have assigned to the first Named Insured:

1. The rights, title, and interest to receive any and all return of premium, dividends, discounts or other adjustments; and
2. The right to request cancellation of the policy; and
3. Authorization to act on their behalf as respects changes to any provisions of this insurance policy.

We consent to such assignment of rights, title and interest.

**Other Terms**

All other terms and conditions of the policy not changed by the provisions of this endorsement continue to apply as currently written.
Joint Defense – Wrap-up

|------------|------------------|------------------|-------------------|--------------|------------|-------------|

Named Insured / Mailing Address: Producer:

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

The following is added to SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

7. Separation of Insureds part b. is replaced with the following:

b. Separately to each insured against whom claim is made or "suit" is brought, however;

   (1) Absent an actual conflict of interest between two insureds, we shall have the right to retain one
counsel to defend all such insureds in a joint defense.

   An actual conflict of interest shall be deemed to exist only when the following circumstances
exist:

   (a). A insured against whom claim is made or "suit" is brought performed work or furnished
materials, parts or equipment in connection with such work on a specific portion of the
construction project on which any other insured also performed work or furnished materials,
parts or equipment in connection with that same specific portion of the construction project; and

   (b). An apportionment of responsibility will occur between the insureds for "bodily injury" or
"property damage" alleged to have been concurrently, jointly or consecutively caused in
connection with that same specific portion of the construction project.

   (2) An actual conflict of interest may be waived by the insured in writing.
Damage to the Project Exclusion

|------------|------------------|------------------|------------------|--------------|------------|-------------|

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

Solely with respect to any "designated project", exclusion j. of Paragraph 2. Exclusions of Section I – Coverage A – Bodily Injury And Property Damage Liability is replaced by the following:

2. Exclusions

This insurance does not apply to:

j. Damage to Property

"Property damage" to:

(1) Property you own, rent, or occupy, including any costs or expenses incurred by you, or any other person, organization or entity, for repair, replacement, enhancement, restoration or maintenance of such property for any reason, including prevention of injury to a person or damage to another’s property;

(2) Premises you sell, give away or abandon, if the "property damage" arises out of any part of those premises;

(3) Property loaned to you;

(4) Personal property in the care, custody or control of any insured;

(5) Any part of any "designated project(s)" including materials, machinery and equipment intended to become a part of the "designated project(s)", if such "property damage" occurs during the course of construction; or

(6) That particular part of any property that must be restored, repaired or replaced because "your work" was incorrectly performed on it.

Paragraphs (1) and (3) of this exclusion do not apply to "property damage" (other than damage by fire) to premises, including the contents of such premises, rented to you for a period of 7 or fewer consecutive days. A separate limit of insurance applies to Damage To Premises Rented To You as described in Section III – Limits Of Insurance.

Paragraph (2) of this exclusion does not apply if the premises are "your work" and were never occupied, rented or held for rental by you.

Paragraphs (3), (5) and (6) of this exclusion do not apply to liability assumed under a sidetrack agreement.

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

All other terms and conditions of this policy remain unchanged.

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Limitation of Coverage to Designated Project(s)

<table>
<thead>
<tr>
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Named Insured / Mailing Address:  
Producer:  

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:  
Commercial General Liability Coverage Part

SCHEDULE

Project: All construction operations associated with the project(s) endorsed on to this policy via the Designated Project-Declarations endorsement, or the following project(s) to be included in the Program:

Designated Project(s)

REFER TO MONTHLY REPORT IN FILE WHICH INCLUDES EACH PROJECT
IDENTIFIED IN THE MARSH MONTHLY REPORT FOR THE UNIVERSITY
OF TEXAS SYSTEM ROLLING OWNER CONTROLLED INSURANCE PROGRAM
PHASE VII WITH COVERAGE FOR SUCH PROJECT BEGINNING ON THE
NOTICE TO PROCEED DATE AS LISTED IN THE REPORT.

"Designated Project" means:

The project shown in this SCHEDULE, including operations on and off the project site or location that are necessary or incidental to the project as described in contract documents. "Designated Project" includes the work site(s) associated with such "designated project(s)" and any offsite staging areas, as long as they are dedicated solely to the "designated project(s)". Also included are those areas immediately adjacent to the "designated projects", including boundaries of local streets or public easement, in which the enrolled subcontractors at any tier perform work under their respective contracts.

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

1. The insurance provided by this policy applies only to "bodily injury", "property damage", "personal and advertising injury" and medical expenses arising out of the "designated project(s)" shown in the SCHEDULE above.

2. For purposes of this insurance, "Designated Project" does not include:

   (1) "Your work" at other projects or project site(s) or locations not shown in the SCHEDULE above;

   (2) Your other operations that are not connected to or do not emanate from the project shown in the SCHEDULE above, including operations at your permanent locations; or
(3) Operations in the business described in the Declarations of this policy but covered by the provisions of another policy.
Designated Project(s) – General Aggregate Limit

|-----------|------------------|------------------|------------------|--------------|-----------|-------------|

Named Insured / Mailing Address: 

Producer:

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

(If no entry appears above, Information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

**A.** For all sums which the insured becomes legally obligated to pay as damages within the coverage provided under COVERAGE A (SECTION I), and for all medical expenses caused by accidents under COVERAGE C (SECTION I), which can be attributed only to ongoing operations at a single designated project covered by this policy:

1. The General Aggregate Limit shown in the Declarations of this policy applies separately to each designated construction project to which this policy applies.

2. The Designated Construction Project General Aggregate Limit is the most we will pay for the sum of all damages under COVERAGE A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard," and for medical expenses under COVERAGE C regardless of the number of:
   a. Insureds;
   b. Claims made or "suits" brought; or
   c. Persons or organizations making claims or bringing "suits."

3. Any payments made under COVERAGE A for damages or under COVERAGE C for medical expenses shall reduce the General Aggregate Limit for that designated construction project. Such payments shall not reduce the General Aggregate Limit for any other designated construction project to which this policy applies.

4. The limits shown in the Declarations for Each Occurrence, Fire Damage and Medical Expense continue to apply and shall be subject to the General Aggregate Limit applicable to the project from which the loss arises.

**B.** Any payments for damages within the "products-completed operations hazard" under this policy will not reduce the General Aggregate Limit applicable to the project from which the loss arises.

**C.** If the designated project has been abandoned, delayed, or abandoned and then restarted, or if the authorized contracting parties deviate from plans, blueprints, designs, specifications or timetables, the project shall be deemed to be the same project for purposes of determining the General Aggregate Limit applicable to the project.

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D. The provisions of SECTION III – LIMITS OF INSURANCE not otherwise modified by this endorsement shall continue to apply as stipulated.
Amendment of Limits - Products-Completed Operations Aggregate Limit

This endorsement modifies insurance provided under the:

- Commercial General Liability Coverage Part
- Products-Completed Operations Hazard

SCHEDULE

| Policy Products-Completed Operations Aggregate Limit | $25,000,000 | All Projects Combined |

SECTION III - LIMITS OF INSURANCE is revised as follows:

1. Paragraph 3 is deleted and replaced by the following:

   3. a. The limits of insurance shown in the Declarations and endorsements to this policy are subject to the Policy Products-Completed Operations Aggregate Limit shown in the SCHEDULE above. The Policy Products-Completed Operations Aggregate Limit is the most we will pay under Coverage A for damages because of "bodily injury" and "property damage" within the "products-completed operations hazard" for all "designated projects" combined, regardless of the number of designated projects covered under this policy or the number of years in the policy period and any extended completed operations coverage period.

   b. Subject to the Policy Products-Completed Operations Aggregate Limit shown above, the Products-Completed Operations Aggregate Limit shown in the Declarations to this policy shall apply as follows:

      For all "designated projects" for which "A" is selected in a Designated Project — Declarations endorsement to this policy, the Products-Completed Operations Aggregate Limit is the most we will pay under Coverage A for damages because of "bodily injury" and "property damage" within the "products-completed operations hazard" for all such "designated projects" combined. The Products-Completed Operations Aggregate Limit does not apply separately to each such project.
For each "designated project" for which "B" is selected in a Designated Project — Declarations endorsement to this policy, the Products-Completed Operations Aggregate Limit is the most we will pay under Coverage A for damages because of "bodily injury" and "property damage" within the "products-completed operations hazard" for that project.

For all "designated projects" for which "C" is selected in a Designated Project — Declarations endorsement to this policy, the Products-Completed Operations Aggregate Limit applies once to the policy period and extended completed operations period combined, regardless of the number of years in the policy period and extended completed operations period or the number of "designated projects".

For all "designated projects" for which "D" is selected in a Designated Project — Declarations endorsement to this policy, the Products-Completed Operations Aggregate Limit shown in the Declarations of this policy applies once to the policy period, and a separate Products-Completed Operations Aggregate Limit shown on the Designated Projects — Declarations endorsement applies to the extended completed operations coverage period, regardless of the number of years in the policy period and extended completed operations coverage period.

2. The last paragraph of SECTION III — LIMITS OF INSURANCE does not apply to the Products-Completed Operations Aggregate Limits of this policy.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TEXAS CHANGES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. With regard to liability for Bodily Injury, Property Damage and Personal And Advertising Injury, unless we are prejudiced by the insured's or your failure to comply with the requirement, no provision of this Coverage Part requiring you or any insured to give notice of "occurrence", claim or "suit", or forward demands, notices, summonses or legal papers in connection with a claim or "suit" will bar coverage under this Coverage Part.
ELECTRONIC DATA LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

<table>
<thead>
<tr>
<th>Loss Of Electronic Data Limit:</th>
<th>$2,000,000</th>
</tr>
</thead>
</table>

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Exclusion 2.p. of Coverage A – Bodily Injury And Property Damage Liability in Section I – Coverages is replaced by the following:

2. Exclusions

This insurance does not apply to:

p. Access Or Disclosure Of Confidential Or Personal Information And Data-related Liability

Damages arising out of:

(1) Any access to or disclosure of any person's or organization's confidential or personal information, including patents, trade secrets, processing methods, customer lists, financial information, credit card information, health information or any other type of nonpublic information; or

(2) The loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate "electronic data" that does not result from physical injury to tangible property.

This exclusion applies even if damages are claimed for notification costs, credit monitoring expenses, forensic expenses, public relations expenses or any other loss, cost or expense incurred by you or others arising out of that which is described in Paragraph (1) or (2) above.

However, unless Paragraph (1) above applies, this exclusion does not apply to damages because of "bodily injury".

B. The following is added to Paragraph 2. Exclusions of Section I – Coverage B – Personal And Advertising Injury Liability:

2. Exclusions

This insurance does not apply to:

Access Or Disclosure Of Confidential Or Personal Information

"Personal and advertising injury" arising out of any access to or disclosure of any person's or organization's confidential or personal information, including patents, trade secrets, processing methods, customer lists, financial information, credit card information, health information or any other type of nonpublic information.

This exclusion applies even if damages are claimed for notification costs, credit monitoring expenses, forensic expenses, public relations expenses or any other loss, cost or expense incurred by you or others arising out of any access to or disclosure of any person's or organization's confidential or personal information.

C. The following paragraph is added to Section III – Limits Of Insurance:

Subject to 5. above, the Loss Of Electronic Data Limit shown in the Schedule above is the most we will pay under Coverage A for "property damage" because of all loss of "electronic data" arising out of any one "occurrence".
D. The following definition is added to the Definitions section:

"Electronic data" means information, facts or programs stored as or on, created or used on, or transmitted to or from computer software, including systems and applications software, hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.

E. For the purposes of the coverage provided by this endorsement, the definition of "property damage" in the Definitions section is replaced by the following:

17. "Property damage" means:

a. Physical injury to tangible property, including all resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it;

b. Loss of use of tangible property that is not physically injured. All such loss of use shall be deemed to occur at the time of the "occurrence" that caused it; or

c. Loss of, loss of use of, damage to, corruption of, inability to access, or inability to properly manipulate "electronic data", resulting from physical injury to tangible property. All such loss of "electronic data" shall be deemed to occur at the time of the "occurrence" that caused it.

For the purposes of this insurance, "electronic data" is not tangible property.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TOTAL POLLUTION EXCLUSION WITH A BUILDING HEATING, COOLING AND DEHUMIDIFYING EQUIPMENT EXCEPTION AND A HOSTILE FIRE EXCEPTION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

Exclusion f. under Paragraph 2, Exclusions of Section I – Coverage A – Bodily Injury And Property Damage Liability is replaced by the following:

This insurance does not apply to:

f. Pollution

(1) "Bodily injury" or "property damage" which would not have occurred in whole or part but for the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants" at any time.

This exclusion does not apply to:

(a) "Bodily injury" if sustained within a building which is or was at any time owned or occupied by, or rented or loaned to, any insured and caused by smoke, fumes, vapor or soot produced by or originating from equipment that is used to heat, cool or dehumidify the building, or equipment that is used to heat water for personal use, by the building's occupants or their guests; or

(b) "Bodily injury" or "property damage" arising out of heat, smoke or fumes from a "hostile fire" unless that "hostile fire" occurred or originated:

(i) At any premises, site or location which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste; or

(ii) At any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured's behalf are performing operations to test for, monitor, clean up, remove, contain, treat, detoxify, neutralize or in any way respond to, or assess the effects of, "pollutants".

(2) Any loss, cost or expense arising out of any:

(a) Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants"; or

(b) Claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".
EXCLUSION – CONTRACTORS – PROFESSIONAL LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

The following exclusion is added to Paragraph 2, Exclusions of Section I – Coverage A – Bodily Injury And Property Damage Liability and Paragraph 2, Exclusions of Section I – Coverage B – Personal And Advertising Injury Liability:

1. This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or failure to render any professional services by you or on your behalf, but only with respect to either or both of the following operations:
   a. Providing engineering, architectural or surveying services to others in your capacity as an engineer, architect or surveyor; and
   b. Providing, or hiring independent professionals to provide, engineering, architectural or surveying services in connection with construction work you perform.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or failure to render any professional services by you or on your behalf with respect to the operations described above.

2. Subject to Paragraph 3, below, professional services include:
   a. Preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders, or drawings and specifications; and
   b. Supervisory or inspection activities performed as part of any related architectural or engineering activities.

3. Professional services do not include services within construction means, methods, techniques, sequences and procedures employed by you in connection with your operations in your capacity as a construction contractor.
WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Name Of Person Or Organization:
ANY PERSON OR ORGANIZATION THAT REQUIRES YOU TO WAIVE YOUR RIGHTS OF RECOVERY, IN A WRITTEN CONTRACT OR AGREEMENT WITH THE NAMED INSURED THAT IS EXECUTED PRIOR TO THE ACCIDENT OR LOSS.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CONTRACTUAL LIABILITY - RAILROADS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

<table>
<thead>
<tr>
<th>Scheduled Railroad:</th>
<th>Designated Job Site:</th>
</tr>
</thead>
<tbody>
<tr>
<td>ALL CONTRACTS FOR WORK DONE</td>
<td>FOR RAILROADS</td>
</tr>
</tbody>
</table>

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

With respect to operations performed for, or affecting, a Scheduled Railroad at a Designated Job Site, the definition of "Insured contract" in the Definitions section is replaced by the following:

9. "Insured Contract" means:
   a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire to premises while rented to you or temporarily occupied by you with permission of the owner is not an "Insured contract";
   b. A sidetrack agreement;
   c. Any easement or license agreement;
   d. An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;
   e. An elevator maintenance agreement;
   f. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another party to pay for "bodily injury" or "property damage" to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

Paragraph f. does not include that part of any contract or agreement:

(1) That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
   a. Preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
   b. Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage;

(2) Under which the insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in Paragraph (1) above and supervisory, inspection, architectural or engineering activities.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TEXAS CHANGES – EMPLOYMENT-RELATED PRACTICES EXCLUSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. The following exclusion is added to Paragraph 2., Exclusions of Section I – Coverage A – Bodily Injury And Property Damage Liability:

This insurance does not apply to:

"Bodily injury" to:

(1) A person arising out of any:
   (a) Refusal to employ that person;
   (b) Termination of that person’s employment; or
   (c) Employment-related practices, policies, acts or omissions, such as coercion, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination or malicious prosecution directed at that person; or

(2) The spouse, child, parent, brother or sister of that person as a consequence of "bodily injury" to that person at whom any of the employment-related practices described in Paragraphs (a), (b) or (c) above is directed.

This exclusion applies:

(1) Whether the injury-causing event described in Paragraphs (a), (b) or (c) above occurs before employment, during employment or after employment of that person;

(2) Whether the insured may be liable as an employer or in any other capacity; and

(3) To any obligation to share damages with or to repay someone else who must pay damages because of the injury.

B. The following exclusion is added to Paragraph 2., Exclusions of Section I – Coverage B – Personal And Advertising Injury Liability:

This insurance does not apply to:

"Personal and advertising injury" to:

(1) A person arising out of any:
   (a) Refusal to employ that person;
   (b) Termination of that person’s employment; or
   (c) Employment-related practices, policies, acts or omissions, such as coercion, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination or malicious prosecution directed at that person; or

(2) The spouse, child, parent, brother or sister of that person as a consequence of "personal and advertising injury" to that person at whom any of the employment-related practices described in Paragraphs (a), (b) or (c) above is directed.
Date: 09/11/2017

To: Karolina Gamburg  
  Marsh USA, Inc.  
  1166 Avenue of The Americas  
  New York, NY 10036

Re: The University Of Texas System  
  47-XSF-304056-01  
  08/01/2017 - 08/01/2023  
  Policy

Dear Karolina:

Attached please find the Policy for The University Of Texas System. This policy has been placed with Berkshire Hathaway Specialty Insurance Company (1314 Douglas Street, Suite 1400, Omaha, NE 68102-1944). Thank you for placing your business with Berkshire Hathaway Specialty Insurance. We value our relationship with Marsh USA, Inc. and look forward to working with you on future accounts.

For any claim related questions or to report a claim, please call our 24hr toll free number at 855.453.9675 or refer to the attached claims reporting sheet for fax, email and mail instructions.

If you have questions or concerns or claims, your Berkshire Hathaway Specialty team is just a phone call away.

Sincerely,

Victoria Picone  
646-802-3587  
victoria.picone@bhspecialty.com
CLAIMS REPORTING

All claims under policies underwritten by Berkshire Hathaway Specialty Insurance should be reported to our centralized Loss Processing Center. Claims will be assigned to our technical staff or to one of our preferred service providers.

Our 24-hour toll free number: 855.453.9675

Claims may be reported via email to: claimsnotice@bhspecialty.com

To report claims via mail or overnight mail refer to our website: www.bhspecialty.com/claims

EXPECT A PERSONAL APPROACH

While technology adds speed and efficiencies, it is top-quality people that drive top-quality claims handling. That’s why we continue to grow our industry-leading claims team with the most experienced claims professionals in the business.

Moreover, at Berkshire Hathaway Specialty Insurance, our claims team makes communicating proactively with you throughout the claims process a priority. Should you face a claim, you will quickly see our response is not about drafting letters, it’s about having a dialogue—and responding to your particular needs and concerns.

Whether you face a D&O claim, a property loss or a large scale casualty crisis, you will have the experts you need at your service. Putting your policy to work for you.
**Berkshire Hathaway Specialty Insurance Company**  
1314 Douglas Street, Suite 1400  
Omaha, NE 68102-1944

**Follow Form Excess Liability**  
Common Policy Declarations

This Declarations Page is attached to and forms part of the Policy

<table>
<thead>
<tr>
<th>Item 1. Named Insured:</th>
<th>The University Of Texas System</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing Address:</td>
<td>601 Colorado Street</td>
</tr>
<tr>
<td></td>
<td>Austin, TX 78701</td>
</tr>
</tbody>
</table>

**The Named Insured is:**  
- Individual  
- Partnership  
- Joint Venture  
- Limited Liability Company  
- Organization (other than a Partnership or Joint Venture)  
- Trust

**The Business of the Named Insured is:**  
University

<table>
<thead>
<tr>
<th>Item 2. Policy Period:</th>
<th>From: 08/01/2017 to 08/01/2023</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Both days at 12:01 a.m. local standard time at Mailing Address listed in Item 1, above.</td>
</tr>
</tbody>
</table>

**Item 3. Limits of Insurance: (as in Followed Underlying Policy)**

<table>
<thead>
<tr>
<th>A. Per Occurrence</th>
<th>$25,000,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. Aggregate Limit, except Auto:</td>
<td>$25,000,000</td>
</tr>
<tr>
<td>C. Products-Completed Operations Aggregate Limit:</td>
<td>$25,000,000</td>
</tr>
</tbody>
</table>

**Item 4. Followed Policy:**

<table>
<thead>
<tr>
<th>A. Policy Number</th>
<th>GLO 4353409-00</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. Name of Insurance Company</td>
<td>Zurich American Insurance Company</td>
</tr>
<tr>
<td>C. Type of Insurance</td>
<td>General Liability</td>
</tr>
<tr>
<td>D. Policy Period</td>
<td>Effective From: 08/01/2017 to 08/01/2023;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 5. Premium:</th>
<th>Total Advance:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Minimum:</td>
<td>Minimum Earned:</td>
</tr>
<tr>
<td>Terrorism Premium Included in Advanced:</td>
<td></td>
</tr>
</tbody>
</table>

Page 1 | FF-XS-DEC-10/2014
Estimated Total Exposure: $3,000,000,000 Cost/Construction Value

Rate: per $ of Cost/Construction Value

Audit Premium: Auditable - Upon Expiration Date of Policy

Endorsements: Per Schedule

In the event of a claim, please notify the following:

- By 24-hour toll free number: 855-453-9675
- By Email: claimsnotice@bhspecialty.com
- By Fax: 617-507-8259
- By Mail: Log on to www.bhspecialty.com/claims-reporting.html for mailing address

This policy is comprised of this Declarations page, the policy form and endorsements, if any, attached at the inception or during the Policy Period.

Service of Suit may be made upon: Counsel, Legal Department, Berkshire Hathaway Specialty Insurance Company

1314 Douglas Street, Suite 1400
Omaha, NE 68102-1944

Signatures:

Ralph Tortorella, Secretary

Peter Eastwood, President

09/11/2017
Dated
**FORMS SCHEDULE**

**Named Insured:** The University Of Texas System  
**Policy No.:** 47-XSF-304056-01

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
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<tbody>
<tr>
<td>FF-XS-DEC-10/2014</td>
<td>Follow Form Excess Liability Common Policy Declarations</td>
</tr>
<tr>
<td>CLP-UN-016-07/2013</td>
<td>Forms Schedule</td>
</tr>
<tr>
<td>FFP-XS-001-10/2014</td>
<td>Follow Form Excess Liability Policy</td>
</tr>
<tr>
<td>FFP-XS-002-11/2014</td>
<td>Schedule of Underlying</td>
</tr>
<tr>
<td>CLP-UN-010-07/2013</td>
<td>Violation of Communication or Information Law Exclusion</td>
</tr>
<tr>
<td>CLP-UN-017-07/2013</td>
<td>Securities Exclusion</td>
</tr>
<tr>
<td>CLP-UN-078-11/2013</td>
<td>Products Completed Operations Extension Endorsement</td>
</tr>
<tr>
<td>CL-UN-083-01/2015</td>
<td>Act of Terrorism Self-Insured Retention Endorsement</td>
</tr>
<tr>
<td>FFP-XS-013-07/2014</td>
<td>Workers' Compensation and Similar Laws Exclusion</td>
</tr>
<tr>
<td>FF-XS-026-02/2016</td>
<td>Confidential or Personal Information Disclosure Exclusion Endorsement</td>
</tr>
<tr>
<td>CL-UN-075-12/2016</td>
<td>Cap On Losses From Certified Acts of Terrorism (ISO Based)</td>
</tr>
<tr>
<td>Manuscript</td>
<td>Composite Rate Endorsement</td>
</tr>
<tr>
<td>Manuscript</td>
<td>Limits of Insurance Construction Modification</td>
</tr>
<tr>
<td>FF-XS-005-07/2014</td>
<td>Issuance of Follow Form Excess Policy Prior to Issuance or Receipt of the Followed Policy</td>
</tr>
</tbody>
</table>
Follow Form Excess Liability Policy

THIS POLICY MAY CONTAIN OCCURRENCE, CLAIMS MADE, OR CLAIMS MADE AND REPORTED COVERAGES. VARIOUS PROVISIONS IN THIS POLICY RESTRICT COVERAGE. READ THE ENTIRE POLICY CAREFULLY TO DETERMINE RIGHTS, DUTIES AND WHAT IS AND IS NOT COVERED.

Throughout this policy the words "you" and "your" refer to the "named insured" shown in the Declarations and any other person or organization qualifying as a "named insured" under this policy.

The words "we", "us" and "our" refer to the company providing this insurance.

Words that appear in quotations in this policy have special meaning (see Section V - DEFINITIONS below).

SECTION I - COVERAGES

We will pay on behalf of the "insured" those sums in excess of the "retained limit" that the "insured" becomes legally obligated to pay as damages because of injury or damage to which this insurance applies.

Except as otherwise provided herein or endorsed to this policy, the insurance in this policy will follow the coverages, terms, representations, warranties, definitions, exclusions, conditions and limitations of the "followed policy" as of inception of this policy (subject to Section IV.4. below).

If any "underlying policy" includes any more restrictive coverage, terms, definitions, exclusions, conditions, or limitations, then this policy will follow the more restrictive provisions of any "underlying policy".

The amount we pay is limited as described in Section III - LIMITS OF INSURANCE below.

If any insurance provided by this policy would be in violation of any United States of America economic or trade sanctions, including, but not limited to, sanctions administered and enforced by the United States Treasury Department's Office of Foreign Assets Control ("OFAC"), then that insurance shall be null and void.

SECTION II - RETENTION

Our obligations in this policy shall only attach after the "retained limit" has in fact been exhausted by payment, in legal currency, of damages by or on behalf of the "underlying insurers". The risk of uncollectability with respect to any "underlying policy" or "underlying insurers" for any reason is expressly retained by the "insured", and is not insured under this policy or otherwise assumed by us.

This policy will not recognize the reduction or exhaustion of the "retained limit" due to payments of amounts with respect to any occurrences, claims, losses, damages or suits that are not insured under this policy.

If any "underlying policy" grants coverage subject to a sublimit of liability, this policy shall not afford such coverage, however this policy shall recognize any reduction or exhaustion of the "retained limit" by payments with respect to such coverage pursuant to that "underlying policy".

SECTION III - LIMITS OF INSURANCE

1. The amount stated as the aggregate limit of insurance in Item 3.B. and, if applicable, 3.C., of the Declarations Page of this policy is the most we will pay for all damages insured under this policy.

2. Subject to 1. above, the limit stated in Item 3.A. of the Declarations Page of this policy is the most we will pay for all damages arising out of any one loss, occurrence, claim or event.

3. Defense costs and expenses shall operate in an identical manner to the "followed policy".

Page 1 | FFP-XS-001-13/2014
SECTION IV - CONDITIONS

1. Headings

The words used in the headings of this policy are solely for convenience, and form no part of the terms and conditions of the insurance provided by this policy.

2. Assistance and Cooperation

a. We shall have the same rights, privileges and protections afforded in the “followed policy”. We shall also have the right, but not the obligation, to associate with the “insured” in the defense and settlement of any claim, suit or proceeding relative to an occurrence where a loss appears reasonably likely to involve us, in which event the “insured” shall co-operate with us in respect to the defense of such claim, suit or proceeding.

b. Notwithstanding the foregoing, we will have the right and duty to defend any claim made or suit brought or proceeding instituted against an “insured” to which this policy applies if the applicable limits of “underlying policies” have been exhausted in accordance with Section I – COVERAGE.

3. Changes to “Followed Policy”

a. We agree that we will follow:

i) All changes made to the coverages, terms, representations, warranties, definitions, exclusions, conditions and limitations of the “followed policy” that do not broaden the scope of the insurance already provided; and

ii) All additional “insured” and/or additional “named insured” changes subsequently endorsed on the “followed policy” that are not subject to an additional premium charge with respect to the “followed policy”.

b. Notwithstanding the foregoing, the following changes to the “followed policy” made after the inception date of this policy will not be binding on us unless we agree to them in writing:

i) Any change that is subject to an additional premium charge; or

ii) The inclusion of an additional coverage extension endorsement; or

iii) Any other changes that broaden the scope of insurance already provided, except to the extent stated in 3.a.ii) above.

4. Maintenance of Underlying Insurance

You agree and represent that during the policy period:

a. You will keep the “underlying policies” in full force and effect; and

b. Any renewals or replacements of the “underlying policies” will provide equivalent insurance to, and afford limits of insurance equal to or greater than, the policy being renewed or replaced.

If you fail to comply with these requirements, we will be liable only to the same extent that we would have been liable had you fully complied with these requirements, and the insurance in this policy will only apply as if such insurance and limits of insurance of the “underlying policies” were in place.

5. Required Notices to Us by the Insured

As soon as practical, you shall give written notice to us of any:

a. Occurrence, offense, claim or suit likely to involve this policy; and

b. Change, cancellation or non-renewal of the “followed policy”.

Page 2 | FFP-XS-001-10/2014
6. Unimpaired Underlying Limits of Insurance

You warrant that the total limits as listed in the Schedule of Underlying Insurance shall be unimpaired as of the effective date of this policy. In the event such limits are impaired as of the effective date of this policy, this policy shall apply as if such limits of insurance were unimpaired. In the event of non-concurrent policy periods between this policy and any "underlying policies", only occurrences or claims that would be covered during the policy period of this policy shall be considered in determining the extent of any reduction or exhaustion of the underlying aggregate limits of insurance, and the insured shall retain liability for any resulting gap in insurance.

7. Singular and Plural Form of a Word

If the singular or plural form of a word is used in this policy, such word shall also include the other form as required in the context of the sentence using such word, as appropriate, including the words contained in Section V- DEFINITIONS below (for example: "underlying policy" and "underlying policies").

8. Service of Suit

It is agreed that in the event of our failure to pay any amount claimed to be due hereunder, we, at the request of the Insured, will submit to jurisdiction of a court of competent jurisdiction within the United States. Nothing in this condition constitutes or should be understood to constitute a waiver of our rights to commence an action in any court of competent jurisdiction in the United States, to remove an action to a United States District Court or to seek a transfer of a case to another court as permitted by the laws of the United States or any state in the United States. It is further agreed that service of process may be made upon us as provided in the Declarations with respect to Service of Suit, and that in any suit instituted against us, upon this policy, we will abide by the final decision of such court or of an appellate court in the event of an appeal.

Further, pursuant to any statute of any state, territory, or district of the United States which makes provision therefore, we hereby designate the Superintendent, Commissioner, Director of Insurance, or other officer specified for that purpose in the statute, or his or her successor or successors in office as our 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 any beneficiary hereunder arising out of this contract of insurance, and hereby designate the Counsel listed in the Declarations with respect to Service of Suit as the person to whom the said officer is authorized to mail such process or a true copy thereof.

SECTION V - DEFINITIONS

The following Definitions apply to this policy:

1. "Followed policy" means the policy listed in item 4. of the Declarations Page of this policy.
2. "Insured" means any person or organization that is an insured pursuant to the "followed policy".
3. "Named insured" means the person or entity listed in Item 1. of the Declarations Page of this policy.
4. "Retained limit" means the total applicable limits of all "underlying policies".
5. "Underlying insurer" means any of the insurers that are listed in the schedule of underlying insurance of this policy.
6. "Underlying policy" means each policy listed in the Schedule of Underlying Insurance forming a part of this policy and any other applicable underlying insurance, including any self-insured retentions.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

SCHEDULE OF UNDERLYING

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

FOLLOW FORM EXCESS LIABILITY POLICY

SCHEDULE OF UNDERLYING INSURANCE:
FOLLOWED POLICY:

<table>
<thead>
<tr>
<th>Coverage Description</th>
<th>Insurer</th>
<th>Policy Period</th>
<th>Insurer Retentions</th>
<th>Defense Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Liability</td>
<td>Zurich American Insurance Company</td>
<td>08/01/2017 to 08/01/2023 Policy #GLO 4353409-00</td>
<td>$2,000,000 Per Occurrence $5,000,000 Personal and Advertising Injury Limit $5,000,000 General Aggregate $5,000,000 Products-Completed Operations Aggregate</td>
<td>Deductible: Outside the Limit</td>
</tr>
</tbody>
</table>

UNDERLYING POLICY:

<table>
<thead>
<tr>
<th>Coverage Description</th>
<th>Insurer</th>
<th>Policy Period</th>
<th>Insurer Retentions</th>
<th>Defense Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employer's Liability</td>
<td>Zurich American Insurance Company</td>
<td>08/01/2017 to 08/01/2023 Policy #WC0183286</td>
<td>$1,000,000 Each Employee $1,000,000 Each Accident $1,000,000 Policy Limit</td>
<td>Deductible: Outside the Limit</td>
</tr>
</tbody>
</table>

All other terms and conditions of the policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

VIOLATION OF COMMUNICATION OR INFORMATION LAW EXCLUSION

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY POLICY
COMMERCIAL UMBRELLA LIABILITY POLICY
COMMERCIAL RETAINED LIMIT LIABILITY INSURANCE POLICY
FOLLOW FORM EXCESS LIABILITY POLICY

The following exclusion is added to the policy:

Violation of Communication or Information Law

This policy does not provide coverage for any act that violates any statute, ordinance or regulation of any federal, state or local government, including any amendment of or addition to such laws that prohibits or limits the sending, transmitting or communicating of material or information.

All other terms and conditions of the policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

SECURITIES EXCLUSION

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY POLICY
COMMERCIAL UMBRELLA LIABILITY POLICY
COMMERCIAL RETAINED LIMIT LIABILITY INSURANCE POLICY
FOLLOW FORM EXCESS LIABILITY POLICY
PRODUCTS/COMPLETED OPERATIONS LIABILITY POLICY

The following exclusion is added to the policy:

Securities

This policy does not provide coverage for any “bodily injury”, “property damage” or “personal and advertising injury” arising out of:

1. Any violation of any securities law or similar law or any regulation promulgated thereunder;
2. The purchase, sale, offer of sale or solicitation of any security, debt, insurance policy, bank deposit or financial interest or instrument;
3. Any representations made at any time in relation to the price or value of any security, debt, insurance policy, bank deposit or financial interest or instrument; or
4. Any depreciation or decline in price or value of any security, debt, insurance policy, bank deposit or financial interest or instrument.

All other terms and conditions of the policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

PRODUCTS COMPLETED OPERATIONS EXTENSION ENDORSEMENT

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY POLICY
COMMERCIAL UMBRELLA LIABILITY POLICY
COMMERCIAL RETAINED LIMIT LIABILITY INSURANCE POLICY
FOLLOW FORM EXCESS LIABILITY POLICY
PRODUCTS/COMPLETED OPERATIONS LIABILITY POLICY

The following Condition is added to the policy:

With respect to the coverage provided by this policy for "bodily injury" and "property damage" that is included within the "products-completed operations hazard", an "occurrence" within Ten (10) years after a project is put to its intended use or a certificate of occupancy has been issued, whichever is earlier, will be treated as an "occurrence" within the policy period of this policy.

All other terms and conditions of this policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

ACT OF TERRORISM SELF-INSURED RETENTION ENDORSEMENT

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL UMBRELLA LIABILITY POLICY
FOLLOW FORM EXCESS LIABILITY POLICY

The following apply with respect to any act of “terrorism”:

I. This policy is subject to the following additional Self-Insured Retention:
   Act of “Terrorism” Self-Insured Retention: $

II. We will have no duty to defend any “suit” against the “insured” with respect to any act of “terrorism”. We will, however, have the right, but not the duty, to participate in the defense of any “suit” and the investigation of any claim to which this policy may apply. If we exercise this right, we will do so at our own expense.

III. The Act of “Terrorism” Self-Insured Retention is only reduced by the payment of damages. Expenses incurred to defend any “suit” or to investigate any claim will not erode or exhaust the Act of “Terrorism” Self-Insured Retention.

IV. As used in this endorsement “terrorism” means:
   (1) any act that is certified by the United States Secretary of the Treasury, in consultation with the United States Secretary of Homeland Security, and United States Attorney General, to be an act of “terrorism” pursuant to the Terrorism Risk Insurance Act of 2002, including all amendments thereto; or
   (2) activities against persons, organizations or property of any nature, including any actions in hindering, defending against, responding to or retaliating against an actual or suspected activities:
      a. That involve the following or preparation for the following:
         I. Use or threat of force or violence; or
         II. Commission or threat of a dangerous act; or
         III. Commission or threat of an act that interferes with or disrupts an electronic,
communication, information, or mechanical system; and

b. When one or both of the following applies:

I. The effect is to intimidate or coerce a government or the civilian population or any segment thereof, or to disrupt any segment of the economy; or

II. It appears that the intent is to intimidate or coerce a government, or to further political, philosophical, ideological, religious, social, economic, or similar type objectives or positions, or to express (or express opposition to) any such objectives, positions, ideas or beliefs.

V. Coverage does not apply, however, with respect to any "bodily injury", "property damage", "personal and advertising injury" or any other loss, cost, defense fee, expense, injury, damage, claim, dispute or "suit" that is otherwise excluded and/or not insured by this policy, including, but not limited to, any exclusions with respect to war, nuclear liability, or "terrorism", in whole or in part.

All other terms and conditions of this policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

WORKERS’ COMPENSATION AND SIMILAR LAWS EXCLUSION
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

FOLLOW FORM EXCESS LIABILITY POLICY

The following exclusion is added the policy:

Workers’ Compensation And Similar Laws

This insurance does not apply to any “bodily injury”, “property damage”, “personal and advertising injury” or any other loss, cost, defense fee, expense, injury, damage, claim, dispute or “suit” caused by, resulting from, or with respect to any obligation of the insured under a workers’ compensation, disability benefits or unemployment compensation law or any similar law.

All other terms and conditions of this policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

CONFIDENTIAL OR PERSONAL INFORMATION DISCLOSURE EXCLUSION ENDORSEMENT

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:
FOLLOW FORM EXCESS LIABILITY POLICY

I. The following exclusion is added to the policy:

Confidential or Personal Information Disclosure Exclusion

This policy does not apply to "bodily injury", "property damage", "personal and advertising injury", or any other loss, cost, defense fee, expense, injury, damage, claim, dispute or "suit", however caused, in whole or in part arising out of, resulting from, or in any way related to any actual or alleged:

a. unauthorized or improper access to, collection, use or disclosure of, or failure to protect any non-public confidential or personal information in the form of "electronic data", including, but not limited to, any patents, trade secrets, processing methods, customer lists, financial information, credit card information, health information, or any other type of non-public information;

b. violation of any statute, regulation, common-law, or any other law regulating or protecting access to, collection, use or disclosure of, or failure to protect any non-public confidential or personal information in the form of "electronic data".

For purposes of this endorsement, "electronic data" includes, but is not limited to, information, facts or programs stored as or on, created or used on, or transmitted to or from computer software, including systems and applications software, hard or floppy disks, CD-ROMS, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.

This exclusion applies to, among other things, damages or amounts associated with any notification costs, credit monitoring expenses, forensic expenses, public relations expenses, or any other loss, cost or expense, whether incurred by you or others, arising out of any access to, collection, use or disclosure of, or failure to protect any non-public confidential or personal information that is subject to this exclusion.

This exclusion does not apply, however, to:
a. “Direct bodily injury”, which, for purposes of this endorsement only means: bodily injury, sickness or disease sustained by a person, including death, mental anguish, mental injury, shock or humiliation resulting from any of these at any time; or

b. “Direct property damage”, which, for purposes of this endorsement only means: physical injury to tangible property, including all resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it.

Tangible property does not include any information, facts, programs, instructions, commands, electronic data, and anything else stored as or on, created or used on, or transmitted to or from computers or their software, including, but not limited to, systems and applications software, hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices, networks, clouds, or other media used with electronically controlled equipment.

All other terms and conditions of this policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY POLICY
HEALTHCARE PRIMARY LIABILITY POLICY
COMMERCIAL UMBRELLA LIABILITY POLICY
HEALTHCARE UMBRELLA LIABILITY POLICY
COMMERCIAL RETAINED LIMIT LIABILITY POLICY
FOLLOW FORM EXCESS LIABILITY POLICY
PRODUCTS/COMPLETED OPERATIONS LIABILITY POLICY
POLLUTION LEGAL LIABILITY POLICY

If aggregate insured losses attributable to terrorist acts certified under the federal Terrorism Risk Insurance Act exceed $100 billion in a Calendar Year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

"Certified act of terrorism" means any act that is certified by the United States Secretary of the Treasury, in consultation with the United States Secretary of Homeland Security, and the United States Attorney General, to be an act of terrorism pursuant to the federal Terrorism Risk Insurance Act. The criteria contained in the Terrorism Risk Insurance Act for a "certified act of terrorism" include the following:

1. The act resulted in insured losses in excess of $5 million in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and

2. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

All other terms and conditions of this policy remain unchanged.

Page 1 | CL-UN-075-12/2016
Includes copyrighted material of Insurance Services Office, Inc., with its permission.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

COMPOSITE RATE ENDORSEMENT
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

FOLLOW FORM EXCESS LIABILITY POLICY

The premium for this policy will be computed upon a composite basis as shown in the Premium Schedule below in accordance with our rules, rates, rating plans, premiums and minimum premiums and the other policy terms.

PREMIUM SCHEDULE

<table>
<thead>
<tr>
<th>BUSINESS CLASSIFICATION DESCRIPTION</th>
<th>EXPOSURE BASIS</th>
<th>ESTIMATED EXPOSURE</th>
<th>PREMIUM BASIS (PER)</th>
<th>RATE</th>
<th>TOTAL ADVANCE PREMIUM</th>
<th>MINIMUM PREMIUM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Value</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I. The following Project Notification Condition is added to the policy and supersedes anything to the contrary:

You shall provide notification to us of the addition of each project to which this policy shall apply. Notification shall be provided in accordance with the notification terms of the “followed policy” and at the same time as such notice is provided to the issuing insurer of the “followed policy”.

II. The following definitions apply to this endorsement:

The term “construction value” has the same definition of the “followed policy.”
When "policy period" is not defined in the policy, it means the policy period as stated on the Declarations Page of the policy.

All other terms and conditions of this policy remain unchanged.
This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

LIMITS OF INSURANCE CONSTRUCTION MODIFICATION
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

FOLLOW FORM EXCESS LIABILITY POLICY

I. Item 3. Limits of Insurance as found on the Declarations page is deleted and replaced with the following:

<table>
<thead>
<tr>
<th>Item 3. Limits of Insurance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. Per Occurrence:</strong></td>
<td>$25,000,000</td>
</tr>
<tr>
<td><strong>B. Aggregate Limit of Insurance</strong></td>
<td>$25,000,000</td>
</tr>
<tr>
<td>(Except Auto):</td>
<td></td>
</tr>
<tr>
<td><strong>C. Products-Completed Operations Aggregate</strong></td>
<td></td>
</tr>
<tr>
<td>Limits of Insurance:</td>
<td></td>
</tr>
<tr>
<td><strong>1. Per Project Products-Completed Operations</strong></td>
<td></td>
</tr>
<tr>
<td>Aggregate Limit of Insurance</td>
<td></td>
</tr>
<tr>
<td>(Applicable to Each Construction Project With)</td>
<td></td>
</tr>
<tr>
<td>Construction Value In Excess of $100,000,000):</td>
<td></td>
</tr>
<tr>
<td>a. $25,000,000 (During</td>
<td></td>
</tr>
<tr>
<td>the Policy Period); and</td>
<td></td>
</tr>
<tr>
<td>b. $25,000,000 (Products-</td>
<td></td>
</tr>
<tr>
<td>Completed Operations</td>
<td></td>
</tr>
<tr>
<td>Extension Period)</td>
<td></td>
</tr>
</tbody>
</table>
II. SECTION III – LIMITS OF INSURANCE is deleted in its entirety and replaced with the following:

1. The amount stated as the Aggregate Limit of Insurance in Item 3.B. of the Declarations Page of this policy is the most we will pay for all damages not included within the “products-completed operations hazard” and insured under this policy. Item 3.B. shall apply in the same manner as the corresponding aggregate limit of liability in the “followed policy”, including on a per project or per location basis.

2. The amounts stated as the Products-Completed Operations Aggregate Limits of Insurance in Item 3.C. of the Declarations Page of this policy is the most we will pay for all damages included within the “products-completed operations hazard” and insured under this policy. These Limits of Insurance apply as follows:

A. Items 3.C.1.a. and b.:
   (1) Subject to 3.C.3., the Limit of Insurance stated in 3.C.1.a. is the most we will pay for all damages:
      a. Because of “bodily injury” or “property damage” included within the “products-completed operations hazard” that occurs during the policy period; and
      b. Arising out of projects that have a Construction Value in excess of $100,000,000.

   Item 3.C.1.a. applies separately to each insured project.
   (2) Subject to 3.C.3., the Limit of Insurance stated in 3.C.1.b. is the most we will pay for all damages:
      a. Because of “bodily injury” or “property damage” included within the “products-completed operations hazard” that first occurs during the “products-completed operations hazard” extension period; and
      b. Arising out of projects that have a Construction Value in excess of $100,000,000.

   Item 3.C.1.b. applies separately to each insured project.

B. Item 3.C.2.a. and b.:
   (1) Subject to 3.C.3., the Limit of Insurance stated in 3.C.2.a. is the most we will pay for all damages:
      a. Because of “bodily injury” or “property damage” included within the “products-completed operations hazard” that occurs during the policy period; and
b. Arising out of projects that have a Construction Value of $100,000,000 or less.

Item 3.C.2.a. applies to all insured projects with Construction Value of $100,000,000 or less regardless of the number of such projects. Under no circumstances shall Item 3.C.2.a. apply on a per project or per location basis.

(2) Subject to 3.C.3., the Limit of Insurance stated in 3.C.2.b. is the most we will pay for all damages:

a. Because of “bodily injury” or “property damage” included within the “products-completed operations hazard” and that occurs during the “products-completed operations hazard” extension period; and

b. Arising out of projects that have a Construction Value in excess of $100,000,000.

Item 3.C.2.b. applies to all insured projects with Construction Value of $100,000,000 or less regardless of the number of such projects. Under no circumstances shall Item 3.C.2.b. apply on a per project or per location basis.

C. Item 3.C.3.:  

The Limits of Insurance stated in Items 3.C.1. and 3.C.2. shall be subject to the Policy Aggregate Products-Completed Operations Maximum Limit stated in 3.C.3. The Policy Aggregate Products-Completed Operations Maximum Limit is the most we will pay under this policy for all damages to which this policy applies included within the “products-completed operations hazard”.

Our duties and obligations under this policy shall terminate and cease once this Policy Aggregate Products-Completed Operations Maximum Limit is reached.

Under no circumstances shall Item 3.C.3. apply on a per project or per location basis. This Policy Aggregate Maximum Products-Completed Operations Limit is the most we will pay for all damages within Item 3.C. insured under this policy regardless of the number of “insureds”; claims made or “suits” brought; persons or organizations bringing claims or “suits”; projects or locations; losses; occurrences; claims; events or any other similar basis upon which a Limit of Insurance may be calculated.

3. The Products-Completed Operations Limits of Insurance stated in Item 3.C. shall not reinstate on an annual basis.

4. Subject to the paragraphs 1. and 2. above, the limit stated in Item 3.A. of the Declarations Page of this policy is the most we will pay for all damages arising out of any one loss, occurrence, claim or event.

5. Defense costs and expenses shall operate in an identical manner to the “followed policy”.

6. As used herein, Construction Value shall have the same meaning as used in the Composite Rate Endorsement attached to this policy.

All other terms and conditions of this policy remain unchanged.
ENDORSEMENT

This endorsement, effective 12:01AM: 08/01/2017
Forms a part of Policy No.: 47-XSF-304056-01
Issued to: The University Of Texas System
By: Berkshire Hathaway Specialty Insurance Company

ISSUANCE OF FOLLOW FORM EXCESS POLICY PRIOR TO ISSUANCE OR RECEIPT OF THE FOLLOWED POLICY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

FOLLOW FORM EXCESS LIABILITY POLICY

This policy has been issued on the basis that it is following the same terms, warranties, definitions, exclusions, conditions and limitations (except to the extent altered by endorsement to this policy) that are contained in the "followed policy" whose binder is dated 07/28/2017 and is attached to this endorsement.

Once the "followed policy" is/are issued to the Insurer for review, any difference in coverage between the binder and the "Followed Underlying Policy" which does not fall within Section IV - CONDITIONS paragraph 3.a. will not be binding upon the Insurer unless agreed to by the Insurer in writing.

Upon satisfactory review of the "followed policy" by the Insurer, an endorsement will be issued to this Policy deleting this endorsement and attached binder(s) in its entirety and endorsing this Policy, if necessary.

All other terms and conditions of this policy remain unchanged.
Rolling Owner Controlled Insurance Program
Binder
WC0183286 & GLO0183287
The Board of Regents of
The University of Texas System
Office of Risk Management
Phase VII
Program Term
08/01/17 to 08/01/2023
Submitted to
Marsh USA Inc.
On
July 28, 2017
This Binder was prepared by:
Brenda Lemont
Telephone: (214) 866-1194
Email: Brenda.lemont@zurichna.com

THIS PROPOSAL EXPIRES ON THE EFFECTIVE DATE. THIS IS A PROPOSAL FOR INSURANCE. THIS IS NOT AN INSURANCE POLICY. ANY COVERAGE DESCRIPTION SHOWN MAY BE AN ABBREVIATED TITLE AND DOES NOT INDICATE IN-FORCE COVERAGE. ONLY THE POLICY ITSELF PROVIDES COVERAGE. THIS PROPOSAL IS NOT A PART OF AND IS NOT INCORPORATED INTO THE INSURANCE POLICY. IF THERE IS ANY CONFLICT BETWEEN THE COVERAGE DESCRIPTIONS SHOWN IN THIS PROPOSAL AND THE ACTUAL INSURANCE POLICY, THE INSURANCE POLICY PREVAILS. THE INSURANCE POLICY SUPERSEDES THIS PROPOSAL.

THIS PROPOSAL IS PRESENTED TO YOU WITH THE UNDERSTANDING THAT NEITHER ZURICH NOR ANY OF ITS SUBSIDIARIES, AFFILIATES, OR EMPLOYEES, OFFER, OR PURPORT TO OFFER, ADVICE TO YOU CONCERNING THE PROPER FINANCIAL, ACCOUNTING, OR TAX TREATMENT FOR THE POLICY(IES) OF INSURANCE REFERENCED HEREIN AND NOTHING HEREIN SHOULD BE CONSIDERED TO CONSTITUTE SUCH ADVICE. IF ACCOUNTING ADVICE, TAX ADVICE, OR OTHER EXPERT PROFESSIONAL ASSISTANCE IS REQUIRED, YOU SHOULD CONSULT WITH YOUR OWN ACCOUNTANT, ADVISER, COUNSEL, OR OTHER SIMILAR COMPETENT PROFESSIONAL WITH EXPERTISE IN THE REQUIRED AREA.

If you want to learn more about the compensation Zurich pays agents and brokers visit: http://www.zurichnaproducercompensation.com or call the following toll-free number: (866) 903-1192. This Notice is provided on behalf of Zurich American Insurance Company and its underwriting subsidiaries.

Marsh
7/10/17

The Board of Regents of The University of Texas System

Zurich in North America – Construction

Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022
Zurich's Qualifications & Experience

Zurich in North America – Construction is a member of Zurich Financial Services Group, a global insurer offering product innovation, competitive pricing and tailored services. A.M. Best, one of the industry's independent and definitive resources for evaluating insurers' ability to meet their obligations, rates Zurich as an A company.

Zurich in North America – Construction is a dedicated construction underwriting group that provides insurance and services for both Owner and Contractor Controlled Insurance Programs.

Zurich in North America – Construction has written numerous Owner Controlled Insurance Programs, covering projects as diverse as retail shopping centers, office buildings, school districts, stadiums, airports, bridges and highways, hospitals and petrochemical complexes, with terms extending through 2011. In addition, we are a major market for the Top ENR Commercial General Contractors.

Our account management philosophy allows us to work with you to tailor services to meet your needs and our synergistic service approach brings together into one cohesive team the disciplines of underwriting, claims, risk engineering and premium audit. This team effort results in efficient and effective communications and enhanced customer service.

ACCOUNT SERVICE TEAM

<table>
<thead>
<tr>
<th>RESPONSIBILITY</th>
<th>CONTACT</th>
<th>PHONE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regional Vice President</td>
<td>Wayne Hanson</td>
<td>(214) 866-1353</td>
</tr>
<tr>
<td>Dallas Construction Manager</td>
<td>Aaron Jackson</td>
<td>(214) 866-1618</td>
</tr>
<tr>
<td>Senior Account Executive</td>
<td>Brenda Lemont</td>
<td>(214) 866-1194</td>
</tr>
<tr>
<td>Underwriting Assistant</td>
<td>Nancy Gardner</td>
<td>(214) 866-1276</td>
</tr>
<tr>
<td>Risk Engineering Account Coordinator</td>
<td>Bill Hornback</td>
<td>(972) 377 6910</td>
</tr>
<tr>
<td>Construction Claims Consultant</td>
<td>Cheri Perches</td>
<td>(281) 380-5400</td>
</tr>
<tr>
<td>Sr. WC Specialist</td>
<td>Desiree Martyn</td>
<td>(214) 866-1120</td>
</tr>
<tr>
<td>Sr. GL Specialist</td>
<td>Vickie Jacobsen</td>
<td>(214) 866-1152</td>
</tr>
<tr>
<td>Premium Audit Coordinator</td>
<td>Melissa Julifs</td>
<td>(847) 413-5358</td>
</tr>
</tbody>
</table>
**PROGRAM SUMMARY**

**Paid Loss Deductible Program**

<table>
<thead>
<tr>
<th>Deductible Parameters</th>
<th>Option 1</th>
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</thead>
<tbody>
<tr>
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<tr>
<td>WC Deductible Per Occurrence</td>
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<td>GL Deductible Per Occurrence</td>
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<tr>
<td>Clash Deductible Per Occurrence</td>
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<tr>
<td>Basket Deductible Aggregate Amount Minimum</td>
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<tr>
<td>100% (GL and WC)</td>
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<td>Basket Deductible Aggregate Rate per $1000 CV</td>
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**Deductible Rates and Estimated Premium:**

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<tbody>
<tr>
<td>WC Fixed Rate Per $1000 of CV</td>
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<tr>
<td>GL Fixed Rate Per $1000 of CV</td>
<td></td>
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<tr>
<td>WC Premium (50% Minimum)</td>
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</tr>
<tr>
<td>GL Premium (50% Minimum)</td>
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<tr>
<td>Total Program Premium (Excluding TRIA/Assessments/Surcharges/EC)</td>
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<tr>
<td>Total Program Premium Rate Per $1000 of CV</td>
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</tr>
<tr>
<td>Estimated Assessments, Surcharges, and Expense Constant (150 x 5 years)</td>
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<tr>
<td>Terrorism (WC mandatory - est. $.02 per $100 of WC payroll)</td>
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<tr>
<td>DTEC – Not applicable at this time</td>
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<tr>
<td>Terrorism (GL mandatory – 1% of GWP)</td>
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<tr>
<td>Total Program Premium Including TRIA/Assessments/ etc</td>
<td></td>
</tr>
</tbody>
</table>

**All Rates and Premiums are excluding TRIA, DTEC or other Assessments**

We will adjust premium once enrolled Construction Values exceed $3 Billion. We can change this once UT determines how they want to proceed with volume and payments.

**Loss Picks**

<table>
<thead>
<tr>
<th>Deductible Parameters</th>
<th>Option 1</th>
<th>Option 2</th>
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<tbody>
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<td>GL Loss Pick</td>
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<tr>
<td>Combined Loss Pick</td>
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</tbody>
</table>

Marsh 07.10.2017

"The Board of Regents of The University of Texas System Owner Controlled Insurance Program Phase VII 08.01.2017 to 08.01.2022

Zurich in North America - Construction
This Proposal describes the coverage, terms and conditions offered by the Company. Please review them carefully as they may differ from the specifications requested in the submission.

- This proposal is subject to a review of the campus requirements to participate in the ROCIP through OFPC. All Campuses shall follow and adhere to OFPC Health and Safety Programs, Plans, Best Practices and Guidelines to include those UT campuses that elect to opt out of OFPC oversight. I understand that OFPC safety standards and requirements will be in place for all enrolled projects and this is acceptable to Zurich.

- Temporary labor staffing firms and PEO's or leasing companies must meet the same criteria as UT has outlined for Phase VI in the ROCIP manual. No day laborers or unskilled workers will be utilized.

- Marsh and UT will work with Zurich to create a form that contains appropriate information for claim reporting.

- General Aggregate Limits are per project and reinstate annually.

- Products and Completed Operations Aggregate Limit will apply as follows: The Products-Completed Operations Aggregate Limit will apply separately to each project with construction value equal or greater than $100,000,000 subject to an overall Aggregate of $25,000,000. All projects with construction value under $100,000,000 will share a Products-Completed Operations Aggregate limit. A separate limit will be applied for the ECO period but ALL limits are still aggregated at $25,000,000.

- GL rates include 10 years of Extended Completed Operations or Statute of Repose, whichever is less.

- Rates include 1875 hours of R.E. services as currently provided under Phase VI. As an example this includes Weekly PSC safety calls, Monthly ROCIP meetings, Quarterly USW meetings, Monthly RECATS, Knowledge transfer, Claim reviews, Site visits, Quarterly webinars, UTMB Galveston Quarterly meetings.

- Rates also include 1250 hours of services to be customized with Zurich Risk Engineering over the next few weeks if we are successful binding coverage.

- These hours only apply to Phase VII projects and include services such as Industrial Hygiene, QA/QC, Weather and Water Intrusion seminars, Wet Work Permit program seminars, Large Loss Lessons Learned seminars, XRAY, ZHA, Construction Safety Leadership seminar - this is just a sampling of services that can be provided.

- These are services that are available but not convertible to cash or refund and not available to roll over into the next phase.

- As respects the Subcontractor policies, terms and conditions may change due to the effective date that the Subcontractors’ Workers’ Compensation policy is issued in order to comply with all states regulatory form editions applicable at inception of the policy.

- Statutorily required endorsements will be included for the applicable states.

- This program does not contemplate any residential exposure other than college dormitories that are not for sale.

- Enrollment in the Workers’ Compensation program automatically enrolls the subcontractor in the General Liability portion of the program. If a subcontractor is not enrolled in the Workers’ Compensation program there will be no coverage provided under the General Liability program until such time as that subcontractor is specifically approved and endorsed onto the General Liability policy by the Zurich underwriter.

- The term of the Project is 72 months with a Provisional Review Clause effective at 4 years and 6 months after inception of the policy. The review will be calculated and presented prior to inception of the 5th year and any changes will be effective from years 5 through expiration of the program. The cap for increase will be 5%.

- Any projects enrolled should be completed by the end of the 72 months.

---

Marsh  
07.10.2017  
The Board of Regents of The University of Texas System  
Owner Controlled Insurance Program Phase VII  
08.01.2017 to 08.01.2022  
Zurich in North America - Construction
Any wet exposures developed after inception will have separate rates applied at 150% of the composite rate.

Estimated exposures are subject to physical audit to determine actual policy premiums. Audits will be performed at our discretion during the project and at project completion.

Broker will provide Zurich with a CV/payroll report on an annual basis or as otherwise determined.

Broker will provide Zurich with final completion document as each project completes.

We reserve the right to renegotiate our rates based on a change in exposure, scope or benefit rate changes. Scope is defined as change from description of construction as detailed in submission.

Deductible Agreement, Specifications to Deductible Agreements signed must be and received by Zurich within 30 days of binding. Collateral, if any, must be received with 30 days of binding to avoid cancellation.


Composite Rating is based on Construction Value as defined in proposal.

### OCIP BEST PRACTICES

The coverages provided under this proposal are expressly conditioned upon the insured's incorporation of specific loss control and health & safety requirements in the written contract documents and safety plan for all enrolled projects as follows:

1. **100% Fall Protection for any worker exposed to a 6 foot fall, during all phases of the project.**
2. **Pre-Employment, Reasonable Suspicion, Probable Cause, and Post Accident Drug testing for all enrolled contractors. Project specific underwriting exception is required for enrollment of any project requiring less than this Substance Abuse Program scope.**
3. **The insured or their designee will provide an Orientation to all employees prior to their performance of work on the project.**
4. **The insured will implement a Return-to-Work program which contractually requires its contractors and all subcontractors to provide modified duty positions for injured employees to the fullest extent permitted by law.**
5. **Contracts should provide for vertical waivers to all other contractors for any loss associated with property damage under construction.**
6. **EMR’s will be reviewed as part of the existing UT selection process, where EMR’s are currently reviewed over 1.25. Any EMR higher than 1.25 will be subject to additional review by the underwriter who will be notified of the matter as per the UT process. Such review will take place within 2 business days and prior to enrollment. If the underwriter is not available, the UT team will contact Angela Skow at 214.866.1269 or 469.713.7034.**
7. **Timely enrollment of subcontractors into the program must be adhered too. A subcontractor should not be onsite working unless enrollment has been processed and all orientation procedures have been followed. Enrollment should not be processed until the contractor is ready to start work at the site. All late enrollments that result in backdating of coverage will need a No Known Loss Letter on the contractors letterhead and signed by a corporate officer of the legal entity, and prior approval by the underwriter before processing for enrollment.**

KNLL Sample wording: This is to verify that no person, organization, member or other legal entity of [Insert Name of Entity requesting enrollment] has received any demand or suit against us, and no person, organization, member or other legal entity of [Insert Name of Entity requesting enrollment] knows of any facts, circumstances or accidents which may reasonably be expected to result in a Workers Compensation or General Liability claim from [insert proposed...].
enrollment date] to the date of this letter.

8. Enrollment process: Administrator must submit complete enrollment documents to the Zurich Wrap Up unit in Schaumburg, ILL.

   email at construction.wrapupteam@zurichna.com
   fax number to the construction mailbox: 866-947-3464
   phone number: 847-230-2501 key contact Ruth Brannon
   Direct all enrollments to this mailbox and within 24 business hours you will receive the needed policy numbers and the policy will be forwarded to you for electronic distribution to the contractor within thirty business days.

With respect to 1 through 7 above, Zurich reserves the right to cancel the program for Non-Compliance.

### Treatment of ALAE

For Non-Residential Projects Only

- WC & GL Allocated Loss Adjustment Expenses (ALAE) will erode the Deductible Limit.
- WC & GL Allocated Loss Adjustment Expenses (ALAE) will erode the Aggregate Limit
- WC & GL Allocated Loss Adjustment Expenses (ALAE) is Outside the Policy Limits

### Definition of Residential Building:

"Residential building construction" means "your work" including construction, reconstructing, remodeling or repair for
(a) Any single family or multi-family dwelling, including but not limited to houses, townhomes, townhouses, condominiums, cooperatives, duplexes, triplexes, fourplexes or apartments;
(b) Any structure that combines any other use with "residential building construction" as described in Paragraph (a) above, provided such structure contains 20% or more of the occupancy by square footage indicated in Paragraph (a) above; and
(c) Any other structure, improvement or grading of land which is attached to or ancillary to any structure identified in Paragraphs (a) or (b) above,

"Residential building construction" does not include "your work" for any structure that functions solely as time shares, a hotel, a motel, a nursing home, an assisted living senior housing care facility, a college campus dormitory or government housing on military bases.
Named Insured - WC:

The Board of Regents of the University of Texas System

ALL CONTRACTORS OF ANY TIER ENROLLED IN THE CONTROLLED INSURANCE PROGRAM AND WHO PERFORM WORK AT A DESIGNATED PROJECT SITE AS DEFINED IN THE DESIGNATED WORKPLACE EXCLUSION ENDORSEMENT (WC 00 03 02).

UNLESS OTHERWISE ENDORSED ON THIS POLICY, NO COVERAGE WILL BE PROVIDED TO VENDORS, SUPPLIERS, MATERIAL DEALERS, DEMOLITION, ABATEMENT CONTRACTORS, OR OTHER HAZARDOUS WASTE REMOVAL CONTRACTORS WHO VISIT, MAKE DELIVERIES TO OR WORK TEMPORARLY AT THE PROJECT SITE(S).

Named Insured - GL:

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

A. The following is added to Section II - Who Is An Insured:

1. Subject to Paragraph 2. below, a contractor of any tier will qualify as a Named Insured, if such contractor:
   a. Is enrolled in the Owner Controlled Insurance Program for which this policy is provided; and
   b. Performs operations at a "designated project".

2. Unless added by separate endorsement, the following are not an insured under this policy:
   a. Vendors, suppliers, material dealers, abatement contractors, blasting contractors, delivery persons, haulers, hazardous waste removal contractors;
   b. Any person or organization that manufactures or fabricates products or components outside the "designated project" that does not also install the product or component at the "designated project"; or
   c. Other than the persons or organizations referenced in 3. below, any contractor or other person or organization that does not have dedicated payroll for employees on-site at the "designated project".

3. The person or organization shown in the Declarations of this policy and their subsidiaries, associated and affiliated companies, successors, or assigns, as now exist or may hereafter be acquired or formed, and any corporation or other business organization which the person or organization shown in the Declarations of this policy owns, operates or controls, including the interest as successor to any corporation or other business organization acquired, merged, or transformed into any of the foregoing, and other interests as are now or hereafter related to the person or organization shown in the Declarations of this policy are not insured for "bodily injury", "property damage" or "personal and advertising injury" arising from their own acts or omissions. Such persons or organizations are Named Insureds only for liability arising from:
   a. The acts or omissions of the Named Insureds described in Paragraph 1. above; or
   b. The acts of "employees" as insureds as provided in Paragraph B. below, but only while those "employees" are performing duties solely related to construction activities at the "designated project".

B. Solely with respect to the person or organization designated in Paragraph A.3. of this endorsement, Paragraph 2.a. of Section II - Who Is An Insured is replaced by the following:

2. Each of the following is also an insured:
a. 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 while performing duties solely related to construction activities at the "designated project". However, none of these "employees" are insured for:

(1) "Bodily injury" or "personal and advertising injury":
   (a) To you, to your partners or members (if you are a partnership or joint venture), to your members (if you are a limited liability company), to a co-"employee" while in the course of his or her employment or performing duties related to the conduct of your business;
   (b) To the spouse, child, parent, brother or sister of that co-"employee" as a consequence of Paragraph (1)(a) above;
   (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in Paragraphs (1)(a) or (b) above; or
   (d) Arising out of his or her providing or failing to provide professional health care services.

(2) "Property damage" to property:
   (a) Owned, occupied or used by;
   (b) Rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by;
       you, any of your "employees", any partner or member (if you are a partnership or joint venture), or any member (if you are a limited liability company).

C. For purposes of this endorsement, "designated project" is defined in the Limitation of Coverage to Designated Project(s) endorsement (U-GL-1305) attached to this Coverage Part.

All other terms and conditions of this policy remain unchanged.

**Project Location:**

**Project:** All construction operations associated with the project(s) endorsed on to this policy via the Limitation of Coverage to Designated Project endorsement/Schedule.

Designated Project(s): Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controlled Insurance Program Phase VII with coverage for such project beginning on the notice to proceed date as listed in the Report.

"Designated Project" means:

The projects shown on the Designated Project Declarations endorsement, including operations on and off the project site or location that are necessary or incidental to the project as described in contract documents. "Designated Project" includes the work site(s) associated with such "designated project(s)" and any offsite staging areas, as long as they are dedicated solely to the "designated project(s)". Also included are those areas immediately adjacent to the "designated projects", including boundaries of local streets or public easement, in which the enrolled subcontractors at any tier perform work under their respective contracts.
COMMERICAL GENERAL LIABILITY COVERAGE

Issuing Company: Zurich American Insurance Company

Policy Number:

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<tr>
<th>COVERAGE</th>
<th>LIMITS</th>
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<tbody>
<tr>
<td>General Aggregate Limit (Other than Products – Completed Operations)</td>
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<tr>
<td>Product-completed Operations Aggregate Limit</td>
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<tr>
<td>Personal and Advertising Injury Limit (Any One Person or Organization)</td>
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<tr>
<td>Each Occurrence Limit</td>
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<tr>
<td>Fire Legal Liability (Any One Fire)</td>
<td>$250,000</td>
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<tr>
<td>Medical Expense Limit (Any One Person)</td>
<td>$10,000</td>
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Program Structure | Retention | Retention Applies Per: | ALAE | Aggregate Applies |
<table>
<thead>
<tr>
<th></th>
<th></th>
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<tbody>
<tr>
<td>Paid Loss Deductible</td>
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<td>Occurrence</td>
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</tbody>
</table>

COMMENTS

This proposal includes only the coverage terms outlined in the attached Forms Checklist.

Marsh
07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022

Zurich in North America - Construction
ENDORSEMENTS, EXCLUSIONS & CONDITIONS

Note: All state mandatory forms will be added in addition to those listed below, and the most current approved edition date will be used, unless otherwise noted.

OWNER ROLLING OR MULTI SITE

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<thead>
<tr>
<th>COMMON POLICY FORMS AND ENDORSEMENTS</th>
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<tbody>
<tr>
<td><strong>U-GL-1114-A CW</strong></td>
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<tr>
<td><strong>U-GL-1175-E CW</strong></td>
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<td><strong>U-GU-621-A</strong></td>
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<td><strong>U-GU-319-F</strong></td>
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<td><strong>U-GU-767-A CW</strong></td>
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<td><strong>CG 00 01</strong></td>
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<td><strong>U-GU-D-310-A</strong></td>
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<td><strong>IL 00 17</strong></td>
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<td><strong>IL 00 03</strong></td>
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<td><strong>U-GL-D-1115-B CW</strong></td>
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<tr>
<td><strong>CG 21 08</strong></td>
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<td><strong>CG 26 39 (TX)</strong></td>
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Zurich in North America - Construction
07.10.2017
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<thead>
<tr>
<th>CG 21 65</th>
<th>TOTAL POLLUTION EXCL WITH BUILDING HEATING EQUIP EXCEPTION AND HOSTILE FIRE EXCEPTION</th>
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<tr>
<td>U-GL-1265-A</td>
<td>EXCLUSION - DESIGNATED WORK (EIFS) – RESIDENTIAL &amp; FRAME BUILDINGS</td>
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<td>EXTENDED ONGOING OPERATIONS COVERAGE – REPAIR WORK Amended wording same as Phase V</td>
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<tr>
<td>CG 22 79</td>
<td>EXCLUSION - CONTRACTORS-PROFESSIONAL LIABILITY</td>
</tr>
<tr>
<td>CG 24 04 (TX)</td>
<td>WAIVER OF TRANSFER OF RIGHTS Any Person or Organization that requires You to waive your Rights of Recovery, in a written contract or agreement with the Named Insured that is executed prior to the accident or loss.</td>
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<tr>
<td>CG 24 17</td>
<td>CONTRACTUAL LIABILITY – RAILROADS ALL CONTRACTS FOR WORK DONE FOR RAILROADS</td>
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<td>U-GL-1342-A</td>
<td>LEAD EXCLUSION</td>
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<td>UNINTENTIONAL FAILURE TO DISCLOSE</td>
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<td>U-GL-922-B</td>
<td>NOTICE OF ERROR IN CLAIM REPORTING</td>
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<td>U-GU-1016-A</td>
<td>KNOWLEDGE BY POSITION OR DEPARTMENT PROJECT MGR/RISK MGR, OR SAFETY DIRECTOR</td>
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<td>U-GL-1114-A CW</td>
<td>NOTICE OF OCCURRENCE</td>
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<td>U-GL-1336-B CW</td>
<td>LARGE DEDUCTIBLE – COMBINED AGGREGATE</td>
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<td>U-GU-D-639-A CW</td>
<td>COMBINED AGGREGATE DEDUCTIBLE SCHEDULE</td>
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<td>U-GL-1364-A CW</td>
<td>FELLOW EMPLOYEE COVERAGE - DESIGNATED EMPLOYEES/POSITION SUPERVISORY PERSONEL OR ONSITE PROJECT MANAGEMENT</td>
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<tr>
<td>U-GL-1171-A</td>
<td>FUNGI OR BACTERIA EXCLUSION</td>
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<td>U-GL-1178-A</td>
<td>ASBESTOS EXCLUSION ENDORSEMENT</td>
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<td>U-GL-923-B</td>
<td>SILICA EXCLUSION</td>
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<td>LIMITED CONTRACTUAL LIABILITY</td>
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<td>EARLIER NOTICE OF CANCELLATION OR NON-RENEWAL (90)</td>
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<td>U-GL-1299-A CW</td>
<td>SOLE AGENT FOR INSUREDs</td>
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<td>JOINT DEFENSE ENDORSEMENT</td>
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<td>U-GL-1301-B CW</td>
<td>DAMAGE TO THE PROJECT EXCL ENDT</td>
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<td>U-GL-1520-A CW</td>
<td>PREMIUM AND REPORTS AGREEMENT – COMPOSITE RATED POLICIES</td>
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<tr>
<td>U-GL-1522-A CW</td>
<td>PRIMARY AND NON-CONTRIBUTORY-DESIGNATED PROJECT-CONTROLLED</td>
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<td>INSURANCE PROGRAM</td>
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<tr>
<td><strong>U-GL-1305-A CW</strong></td>
<td>LIMITATION OF COVERAGE TO DESIGNATED PROJECT ENDORSEMENT</td>
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<tr>
<td>Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controlled Insurance Program Phase VI with coverage for such project beginning on the notice to proceed date as listed in the Report.</td>
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<tr>
<td><strong>U-GLD-1306-A CW</strong></td>
<td>DESIGNATED PROJECT – DECLARATIONS ENDORSEMENT</td>
</tr>
<tr>
<td>All Projects $100,000,000 or greater in Construction Value</td>
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<tr>
<td>Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controlled Insurance Program Phase VI with coverage for such project beginning on the notice to proceed date as listed in the Report.</td>
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<td>SCHEDULE OF LOCATIONS</td>
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<td><strong>U-GL-1114-A CW</strong></td>
<td>EXTENDED COMPLETED OPERATIONS DESIGNATED PROJECTS</td>
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<td>Amended wording same as Phase V</td>
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<tr>
<td><strong>U-GL-1310-A</strong></td>
<td>DESIGNATED CONSTRUCTION PROJECTS GENERAL AGGREGATE</td>
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<td><strong>U-GL-1313-A CW</strong></td>
<td>AMENDMENT OF LIMITS – PRODUCTS – COMPLETED OPS AGG LIMIT</td>
</tr>
<tr>
<td>Policy Products-Completed Operations Aggregate Limit $25,000,000 All Projects Combined</td>
<td></td>
</tr>
<tr>
<td><strong>U-GL-1114</strong></td>
<td>PROVISIONAL REVIEW ENDORSEMENT – To Follow</td>
</tr>
<tr>
<td><strong>U-GL-1114</strong></td>
<td>SUDDEN &amp; ACCIDENTAL POLLUTION – PROPRIETARY ZURICH FORM – To Follow</td>
</tr>
</tbody>
</table>
**WORKERS' COMPENSATION COVERAGE**

Issuing Company: Zurich American Insurance Company

Policy Numbers:

<table>
<thead>
<tr>
<th>PART ONE – WORKERS' COMPENSATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>(AS PRESCRIBED BY THE STATE COMPENSATION LAWS)</td>
</tr>
<tr>
<td>States: TX</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PART TWO – EMPLOYERS' LIABILITY</th>
<th>LIMITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bodily Injury by Accident – Each Accident</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Bodily Injury by Disease – Policy Limit</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Bodily Injury by Disease – Each Employee</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PART THREE – OTHER STATES INSURANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>All States except those listed in Part One and Monopolistic States (Ohio, North Dakota, Washington, West Virginia and Wyoming).</td>
</tr>
</tbody>
</table>

**WORKERS COMPENSATION PROGRAM TYPE**

Large Deductible – Paid Loss

<table>
<thead>
<tr>
<th>THE DEDUCTIBLE APPLIES TO:</th>
<th>PART ONE: WORKERS' COMPENSATION</th>
<th>PART TWO: EMPLOYERS' LIABILITY</th>
<th>PART THREE: OTHER STATES INSURANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage Part</td>
<td>Retention</td>
<td>ALAE</td>
<td>Aggregate</td>
</tr>
<tr>
<td>A. Workers' Compensation (&quot;WC&quot;) coverage arising out of each accident involving one or more employees.</td>
<td></td>
<td>Included</td>
<td>Yes</td>
</tr>
<tr>
<td>B. WC coverage arising out of occupational disease payable to each affected employee.</td>
<td></td>
<td>Included</td>
<td>Yes</td>
</tr>
<tr>
<td>C. Employer's Liability (&quot;EL&quot;) coverage arising out of each accident involving one or more employees.</td>
<td></td>
<td>Included</td>
<td>Yes</td>
</tr>
<tr>
<td>D. EL coverage arising out of occupational disease payable to each affected employee.</td>
<td></td>
<td>Included</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Marsh 07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
06.01.2017 to 06.01.2022
**COMMENTS**

This proposal includes only the coverage terms outlined in the attached Forms Checklist.

---

**ENDORSEMENTS, EXCLUSIONS & CONDITIONS**

Note: All state mandatory forms will be added in addition to those listed below, and the most current approved edition date will be used, unless otherwise noted.

### WC FORMS AND ENDORSEMENTS

<table>
<thead>
<tr>
<th>Form Reference</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-WC-D-314-A</td>
<td>WORKERS COMPENSATION INFORMATION PAGE</td>
</tr>
<tr>
<td>WC 00 00 00 C</td>
<td>WORKERS COMPENSATION &amp; EMPLOYERS LIAB INSURANCE POLICY</td>
</tr>
<tr>
<td>WC 99 00 01 A</td>
<td>COVER PAGE</td>
</tr>
<tr>
<td>U-GU-406-A</td>
<td>INSTALLMENT PREMIUM SCHEDULE</td>
</tr>
<tr>
<td>U-WC-321-A</td>
<td>NAMED INSURED SCHEDULE</td>
</tr>
</tbody>
</table>

**THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM**

THEIR SUBSIDIARIES, ASSOCIATED AND AFFILIATED COMPANIES, SUCCESSORS, OR ASSIGNS, AS NOW EXIST OR MAY HEREAFTER BE ACQUIRED OR FORMED, AND ANY CORPORATION OR OTHER BUSINESS ORGANIZATION WHICH THE PERSON OR ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS POLICY OWNS, OPERATES OR CONTROLS, INCLUDING THE INTEREST AS SUCCESSOR TO ANY CORPORATION OR OTHER BUSINESS ORGANIZATION ACQUIRED, MERGED, OR TRANSFORMED INTO ANY OF THE FOREGOING, AND OTHER INTERESTS AS ARE NOW OR HEREAFTER RELATED TO THE PERSON OR ORGANIZATION SHOWN IN THE DECLARATIONS OF THIS POLICY.

ALL CONTRACTORS OF ANY TIER ENROLLED IN THE CONTROLLED INSURANCE PROGRAM AND WHO PERFORM WORK AT A DESIGNATED PROJECT SITE AS DEFINED IN THE DESIGNATED WORKPLACE EXCLUSION ENDORSEMENT (WC 00 03 02).

UNLESS OTHERWISE ENDORSED ON THIS POLICY, NO COVERAGE WILL BE PROVIDED TO VENDORS, SUPPLIERS, MATERIAL DEALERS, DEMOLITION, ABATEMENT CONTRACTORS, OR OTHER HAZARDOUS WASTE REMOVAL CONTRACTORS WHO VISIT, MAKE DELIVERIES TO OR WORK TEMPORARILY AT THE PROJECT SITE(S).

**WC990002**

**SCHEDULE OF INSUREDSD AND LOCATION**

Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controlled Insurance Program Phase VI with coverage for such project beginning on the notice to proceed date as listed in the Report.

---

Marsh  
07.10.2017  

The Board of Regents of The University of Texas System  
Owner Controlled Insurance Program Phase VII  
08.01.2017 to 08.01.2022  

Zurich in North America - Construction


The policy does not cover work conducted at or from:

Any location except the confines of the project site as described below:

All work conducted from the construction operations associated with the project(s) endorsed onto this policy or the following project(s) to be included in the Program:

Designated Project(s) Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controled Insurance Program Phase VI with coverage for such project beginning on the notice to proceed date as listed in the Report.

"Designated Project" means:

The project shown in this SCHEDULE, including operations on the project site or location that are necessary or incidental to the project as described in the contract documents. "Designated Project" includes the work site(s) associated with such "designated project(s)" and any off-site staging areas, so long as (1) they are dedicated solely to the "designated project(s)" and (2) the sponsor agrees to provide coverage. Also included are those solely dedicated areas immediately adjacent to the "designated projects", including boundaries of local streets or public easement, in which the enrolled subcontractors at any tier perform work under their respective contracts.

U-WC-320-A SCHEDULE OF FORMS AND ENDORSEMENTS
U-WC-315-A CLASSIFICATION SCHEDULE

WC 00 03 02 DESIGNATED WORKPLACES EXCLUSION ENDORSEMENT

The policy does not cover work conducted at or from:

Any location except the confines of the project site as described below:

All work conducted from the construction operations associated with the project(s) endorsed onto this policy or the following project(s) to be included in the Program:

Designated Project(s) Refer to Monthly Report in file which includes each project identified in the Marsh Monthly Report for the University of Texas System Rolling Owner Controled Insurance Program Phase VI with coverage for such project beginning on the notice to proceed date as listed in the Report.

"Designated Project" means:

The project shown in this SCHEDULE, including operations on the project site or location that are necessary or incidental to the project as described in the contract documents. "Designated Project" includes the work site(s) associated with such "designated project(s)" and any off-site staging areas, so long as (1) they are dedicated solely to the "designated project(s)" and (2) the sponsor agrees to provide coverage. Also included are those solely dedicated areas immediately adjacent to the "designated projects", including boundaries of local streets or public easement, in which the enrolled subcontractors at any tier perform work under their respective contracts.

U-WC-255 C LARGE DEDUCTIBLE ENDORSEMENT –
U-GU-D639 COMBINED AGGREGATE DEDUCTIBLE SCHEDULE

WC 00 03 01 ALTERNATE EMPLOYER ENDORSEMENT

Alternate Employer: THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

Address:

State of Special or Temporary Employment: TX

WC 00 04 14 NOTIFICATION OF CHANGE IN OWNERSHIP ENDT
WC 00 04 19 PREMIUM DUE DATE ENDT
WC 42 03 04 A TEXAS WAIVER OF OUR RIGHT OF RECOVERY FROM OTHERS

Schedule

1. ( ) Specific Waiver
    Name of person or organization

Marsh 07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022

Zurich in North America - Construction
(X) Blanket Waiver
Any person or organization for whom the Named Insured has agreed by written contract to furnish this waiver.

2. Operations: If Any

3. Premium:
The premium charge for this endorsement shall be _____ percent of the premium developed on payroll in connection with work performed for the above person(s) or organization(s) arising out of the operations described.

<table>
<thead>
<tr>
<th>WC 00 04 22 B</th>
<th>TEXAS TERRORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-WC-332-A</td>
<td>CANCELLATION AND NON-RENEWAL NOTICE ENDORSEMENT – (90) DAYS</td>
</tr>
<tr>
<td>U-WC-332-A</td>
<td>KNOWLEDGE OF INJURY ENDORSEMENT</td>
</tr>
<tr>
<td>U-WC-332-A</td>
<td>SOLE AGENT</td>
</tr>
<tr>
<td>U-WC-332-A</td>
<td>NOTICE OF OCCURRENCE</td>
</tr>
<tr>
<td>U-WC-332-A</td>
<td>UNINTENTIONAL ERRORS &amp; OMISSIONS</td>
</tr>
</tbody>
</table>
Wording from Phase VI Board of Regents minutes:

2. Resolution - U. T. System Board of Regents: Adoption of resolution to contract with Zurich American Insurance Company and affiliates, Schaumburg, and to guarantee payments under Phase VI of The University of Texas System's Rolling Owner Controlled Insurance Program

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and the Executive Vice Chancellor for Health Affairs that the resolution to contract with Zurich American Insurance Company and affiliates, Schaumburg, Illinois, to guarantee payments under Phase VI of The University of Texas System's Rolling Owner Controlled Insurance Program (ROCIP), be adopted as set forth below:

RESOLUTION

WHEREAS, Zurich American Insurance Company and affiliates (Zurich), will insure The University of Texas System (U. T. System) and other persons under Phase VI of a Rolling Owner Controlled Insurance Program (ROCIP) for various construction projects managed by the Office of Facilities Planning and Construction or by a U. T. System institution in certain, pre-approved circumstances;

WHEREAS, Pursuant to this ROCIP, Zurich will issue one or more workers' compensation insurance policies and comprehensive general liability insurance policies that contain deductibles of $ per claim subject to a maximum of $ per occurrence that include allocated costs and indemnity payments; however, such deductibles are subject to a minimum aggregate limit based on $ in construction value at a rate of $ per $ of construction value; and

WHEREAS, The Board of Regents of U. T. System understands and agrees that this large deductible ROCIP requires the prompt reimbursement of sums advanced by Zurich to adjust or pay claims within the deductibles, and the Board desires to guaranty to Zurich the prompt reimbursement of the deductibles for the ROCIP;

NOW THEREFORE, BE IT RESOLVED, That the Board hereby guarantees to Zurich the prompt repayment of the sums advanced by Zurich to adjust or pay claims within the deductibles for the ROCIP, subject to the aggregate deductible limit for the Program. This guaranty shall remain fully binding although Zurich may waive one or more defaults of the insured or fail to exercise any rights against the insured or modify one or more terms of the ROCIP as required by law or with the consent of U. T. System; and, be it further

RESOLVED, That the Board represents and warrants to Zurich that the funds necessary to reimburse Zurich for the aggregate deductible liability of the insured for the ROCIP are included in the appropriations for the various construction projects heretofore approved by the Board.

The resolution, which will be provided in lieu of a letter of credit, trust agreement, or cash, provides Zurich with assurances necessary to complete the ROCIP Phase VI program.

Secretary's note: Regent Hildebrand will absten from the vote on this item.

Marsh
07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022

Zurich in North America - Construction
SECURITY REQUIREMENTS

<table>
<thead>
<tr>
<th>Security</th>
<th>Type of Security</th>
<th>Amount</th>
<th>Due by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td>Board Resolution</td>
<td>Same wording as Phase VI</td>
<td>INCEPTION</td>
</tr>
<tr>
<td>Yes</td>
<td>Escrow Fund</td>
<td></td>
<td>INCEPTION</td>
</tr>
</tbody>
</table>

The Aggregate rate will be addressed within the Board Resolution.

Deductible Agreement wording for Collateral is:

As stated under "Aggregate Deductible" above, You are responsible for All Paid Losses and Paid ALAE under the Deductible Amount(s), subject to a maximum Aggregate Deductible based on a rate of per $1000 Construction Value adjustable at audit. You are also responsible for ULAE and LBA charges in addition to the Aggregate Deductible.

Aggregate Deductible wording in Deductible agreements is:

All Paid Losses and Paid ALAE reimbursed to Us by You as stated under the Deductible Amount(s) above are subject to a minimum Aggregate Deductible based on a rate of per $1000 Construction Value beginning at $3,000,000,000 in Construction Value and adjustable upward at audit. The ULAE and LBA charges reimbursed to Us by You in accordance with the terms of this Agreement are in addition to the Aggregate Deductible.

The Deductible Agreement wording under paragraph 3 of Default “occurs when” will read:

You fail to provide or rescind the UT Board Resolution that will guarantee payment under this Agreement for which the University of Texas System may become liable.

FINANCIAL TERMS AND CONDITIONS

ESCROW FUND:
The escrow fund is a non-interest bearing account where Your funds are held by Us to provide for the payment of Your obligations within the Deductible Amount(s) under the Policy(ies) prior to Your reimbursing Us. The Escrow fund will be adjusted once construction values exceed 1 Billion at the discretion of the underwriter.

COLLATERAL REQUIREMENTS:
The Board Resolution (commitment to repay Zurich for Losses as paid). Board Resolution must address the potential increase in deductible and aggregate exposure with increased enrollment by specifying the aggregate rate.
HOW THIS PLAN APPLIES:

The normal reporting of claims (deductible layer or otherwise) is unchanged. Workers Compensation deductible losses are handled and paid by Us similar to full insurance, but with reimbursement by You for paid losses.

On a monthly basis, we will bill You for actual paid loss amounts and allocated loss adjustment expenses within the deductible amount. Reimbursement by You will be due within 30 days of the billing date. This will continue until all losses are paid and closed, often years after that policy's expiration date. In addition, we will bill You for a Loss Adjustment Service charge is an addition to the deductible and stop loss amounts.

As part of this deductible program, there are additional requirements. These include your acceptance of the Deductible Policy Provisions, furnishing a Loss Fund Deposit and Letter of Credit, plus entering into a Deductible Security Agreement. These are described in the attached exhibits.

PREMIUM

COMMERCIAL GENERAL LIABILITY AND WORKERS COMPENSATION PAYMENT SCHEDULE

<table>
<thead>
<tr>
<th>Special Bill</th>
<th>TBD</th>
</tr>
</thead>
<tbody>
<tr>
<td>The first payment is due at inception. Remaining balance is in equal installments due on the of the quarter month. Fixed costs as described are due according to the above payment schedule. Losses, LCF charges, and other loss-based assessments will be billed monthly per the enclosed specifications.</td>
<td></td>
</tr>
</tbody>
</table>

We will adjust premium once enrolled Construction Values exceed $3 Billion.
All Rates and Premiums are excluding WC TRIA, DTEC or other Assessments. Since the WC will be issued annually, the charges for WC TRIA, DTEC or any Assessments are subject to change depending on State Rates at the time of policy issuance.

### COMMISSION SUMMARY

<table>
<thead>
<tr>
<th>COVERAGE</th>
<th>COMMISSION %</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Liability</td>
<td>NET</td>
</tr>
<tr>
<td>Workers Compensation</td>
<td>NET</td>
</tr>
</tbody>
</table>

Marsh  
07.10.2017  

The Board of Regents of The University of Texas System  
Owner Controlled Insurance Program Phase VII  
08.01.2017 to 08.01.2022  

Zurich in North America - Construction
THIS NOTICE DOES NOT GRANT ANY COVERAGE OR CHANGE THE TERMS AND CONDITIONS OF ANY COVERAGE UNDER ANY POLICY.

DISCLOSURE OF IMPORTANT INFORMATION RELATING TO TERRORISM RISK INSURANCE ACT

<table>
<thead>
<tr>
<th>Premium attributable to risk of loss from certified acts of terrorism for lines of insurance subject to TRIA:</th>
</tr>
</thead>
<tbody>
<tr>
<td>WC = GL = based on the deductible &amp; 3 Billion in CV</td>
</tr>
</tbody>
</table>

*Any information required to complete this Schedule, if not shown above, will be shown in the quote or proposal.

A. Disclosure of Premium
In accordance with the federal Terrorism Risk Insurance Act ("TRIA"), as amended, we are required to provide you with a notice disclosing the portion of your premium, if any, attributable to the risk of loss from terrorist acts certified under that Act for lines subject to TRIA. That portion of premium attributable is shown in the Schedule above. The premium shown in the Schedule above is subject to adjustment upon premium audit, if applicable.

B. Disclosure of Federal Participation in Payment of Terrorism Losses
The United States Government may pay a share of insured losses resulting from an act of terrorism. The federal share equals 85% of that portion of the amount of such insured losses that exceeds the insurer retention. The insurer retention equals 20% of the insurer's prior calendar year direct earned premium associated with lines of insurance subject to TRIA. TRIA is scheduled to expire on December 31, 2014.

C. Disclosure of $100 Billion Cap on All Insurer and Federal Obligations
If aggregate insured losses attributable to terrorist acts certified under TRIA exceed $100 billion in a Program Year (January 1 through December 31) and an insurer has met its deductible under the program, that insurer shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of Treasury.

D. Availability
As required by TRIA, we have made available to you for lines subject to TRIA coverage for losses resulting from acts of terrorism certified under TRIA with terms, amounts and limitations that do not differ materially from those for losses arising from events other than acts of terrorism.

E. Definition of Act of Terrorism under TRIA
TRIA defines "act of terrorism" as any act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States:

1. to be an act of terrorism;
2. to be a violent act or an act that is dangerous to human life, property or infrastructure;
3. to have resulted in damage within the United States, or outside of the United States in the case of an air carrier (as defined in section 40102 of Title 49, United States Code) or a United States flag vessel (or a vessel based principally in the United States, on which United States income tax is paid and whose insurance coverage is subject to regulation in the United States), or the premises of a United States mission; and
4. to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

No act may be certified as an "act of terrorism" if the act is committed as part of the course of a war declared by Congress (except for workers' compensation) or if losses resulting from the act, in the aggregate for insurance subject to TRIA, do not exceed $5,000,000
ZURICH NORTH AMERICA
CONSTRUCTION CLAIMS PROPOSAL

Claims Handling Specification Response
Zurich Claims is committed to providing superior and cost effective industry focused claim services tailored to be responsive to University of Texas System ROCIP's specific needs. We emphasize early intervention, quality claims handling, communication, and teamwork with you, our Partner.

Zurich's comprehensive loss reduction program for Workers' Compensation is a set of processes integrating disability management, medical case management, loss cost management and Claim Best Practices, designed to impact the end results.

Dedicated Construction Claims Team
Zurich's Construction Claims Department handles construction related losses. This allows us to capitalize on our construction directed expertise. We have identified a team of designated construction claims professionals to handle your losses. Bios for the lead adjusters are available upon request.

Our WC adjusters maintain a caseload based on complexity and jurisdiction. Tier III adjusters handle more complex claim issues (litigation, denials, complex medical outside major catastrophe claims). Tier II file handlers will respond to lost time claims with less complex issues or more advanced medical only matters. The average caseload for these adjusters is 130-150 cases.

The General Liability adjuster's average caseload is between 120 and 150.

The adjusters have been individually selected for the University of Texas ROCIP program.

Zurich will establish specific customer protocols to best manage the University of Texas ROCIP cases. The adjusters assigned to University of Texas ROCIP have specific expertise with the UT team and aggressively manage cases. They have history of excellent outcomes on prior ROCIP programs.

Here are the teams we have selected for The University of Texas System ROCIP project:

Workers Compensation:
Melinda Chambers- WC Team Manager
Desiree Martyn- WC Lost Time- Tier III- Primary WC Contact
Revisa Denegall- WC Lost Time- Tier II
Kathy Wallace- WC Medical Only
Veronica Hancock – WC MCU

Marsh
07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022

Zurich in North America - Construction
ZURICH

General Liability
Chris McDonald - GL Team Manager
Vickie Jacobson - GL Tier III - Primary GL Contact
Jessica Foster - GL Tier II
Ruby Thomas - GL Tier I
Les Hall - Liability MCU adjuster

Property adjusters may be designated for the account as well, should coverage needs dictate same.

Cheri Perches - Customer Service Executive- will be the single point of contact for any claims/claims related issues on the program. She will work very closely with The University of Texas System ORM members and Marsh to assure compliance to all claim handling protocols and set up the account for any claims services required.

We encourage any opportunity to have the adjusters meet with The University of Texas System ROCIP/ORM and Marsh teams.

Immediate Reporting - Claim Reporting Procedures
Immediate claim reporting is one of the most critical components of a successful post-loss mitigation effort. It allows all other components of our claim handling and managed care services to operate successfully. We encourage you to report all workers’ compensation claims on the day they are reported to you. The sooner a report is received by Zurich, the sooner we can implement our mitigation efforts and control the direction of the claim.

Cheri Perches will fine tune the established 'safety net' of authorized reporters of claims. Any claim that circumvents this system as suspect. We will set up those claims a notice only and route them to predetermined personnel for review. Once it can be established that the matter should be handled, just notify Lisa Ramos or your lead adjusters and the claim will be directed to the adjuster for investigation. We can then alert you if any subcontractors on your project are not following the ROCIP protocols for claims reporting. Currently Linda Meikis is being notified of all claims that are not reported directly from Marsh or any other authorized reporter.

Periodically we understand that notices of loss come directly to YOU by way of a lawsuit or letter of representation from an attorney. You can forward what information you have to either the lead adjuster for the line of business or to Lisa Ramos to have the matter set up in our system for investigation and handling.

Claim Reporting
To report any claim, just contact the Zurich Care Center, 24 hours a day / 7 days a week in one of the four ways:

1. We will set up a dedicated phone number for the University of Texas System OCIP
2. Fax to 1- 877-962-2567.
3. E-mail: USZ_CareCenter@Zurichna.com. **We can also establish a dedicated email address.**

4. Visit our website (preferred method) at: **www.zurichna.com**  
   Click on 'Claims'  
   Under Report A Claim, Click on 'ZNA Online Claims'

By using the Zurich Care Center to report your claims, we eliminate the necessity for you to fill out the state specific Workers' Compensation First Report of Injury form. Zurich will complete the necessary form and even send a copy in the required format to the state. We will also send a copy of the completed form to you. The reports can be submitted to you either via email or US Mail.

Any missing elements in the data quality of a claim reported to the program will be verified and corrected in partnership with the Marsh team. Cheri Perches will run a report twice monthly to assure all claims are coded correctly. Any missing information will be corrected by the adjusters.

Zurich will continue to supply The University of Texas System ORM and Marsh with access to Risk Intelligence. This is our online claims/financial system. In lieu of monthly status reports we recommend utilizing this system to gather all claims data. We can incorporate into The University of Texas System ROCIP protocols that a monthly synopsis be entered by the adjuster so that the viewer will have the ease of looking at the claim at his/her convenience.

**Minimum Services**

**Telephonic claim reports and 800- Telephone Notification:**
This topic was touched upon in the claim reporting section of this submission. The adjusters do not manually enter in claims into the system but they can take down vital information to get a claim started. Once the claim is reported to our call center then the protocols previously established will commence. Zurich’s call center is open 24/7/365.

Zurich will assist in establishing protocols for any type of after hours/emergency situation. This is normally done in conjunction with OFPC Safety and Risk Engineering. This will all be done prior to inception of the program. We currently have protocols in place and can fine tune these for Phase VI.

**Monthly Claim Review Meetings**
On the months that are not designated as official CLAIM REVIEW months, Cheri Perches or a Zurich representative will attend the monthly meeting. CLAIM REVIEW months- the adjusters and Cheri Perches will attend. Cheri Perches will supply The University of Texas System ORM and Marsh Team with updated claim information. At any time a question arises, we can easily have the adjuster on the phone to answer the inquiry.

**Medical Facility Identification and Set up**
Cheri Perches and Bill Hornback with work with Linda Meik at Marsh to help identify medical facilities that will respond and work with protocols we establish
for the clinics. These protocols will include drug screening, adherence to our RTW philosophy, correct billing to Zurich, immediate lost time notification and ongoing medical treatment needs. We will also identify and post non-routine and weekend treatment facilities. In events of an emergency- it seems most practical to send an injured worker to the nearest hospital. We will also utilize any UT medical facility that is within close proximity to the job site.

These facilities will then be carefully monitored for compliance to our requirements and any issues that arise will be addressed with the Medical Director of that facility. We want to assure that the injured workers get the best possible medical attention but that also the medical facility remains cognizant of our protocols.

The nearest fire and rescue stations will also be contacted.

24-Hour Claim Contact with Contractors
Within 24-hours of receipt of any Work Comp lost-time claim, our file handler will contact The University of Texas System ORM members, the injured worker's employer, and the injured worker to confirm the facts of the injury, obtain necessary information, and provide your employee with an explanation of the benefits. Additionally, the doctor will be contacted to obtain information concerning the diagnosis, treatment, prognosis, causal relationship, and a return-to-work target date.

Once the initial contacts are completed and compensability is established, Zurich will follow back up with interested parties on any issues regarding denial of the claim, positive drug screen findings, potential fraud and reserving/action plan. This can be accomplished by email or phone call. Access to the Risk Intelligence system will also lend the viewer access to the adjuster notes to confirm the adjuster's actions. Our professionals will complete investigations on your claims promptly and thoroughly, starting with the initial contacts. The type of investigation is determined by the loss facts and history provided. And again, all investigation is documented in the claim files and is available online.

Claim Information and Verification
Claim Acknowledgments- Opening and Closing
Upon receipt of a claim, we will send you an acknowledgment of receipt, advising the name of the handling adjuster, phone number, and the claim number assigned to the claim. Upon closure of the claim, a similar acknowledgement will be sent with closing financial data. Currently those notices are being sent to Linda Meik at Marsh

Loss Cost Management
Managed Care
The objective of Managed Care is to ensure your injured worker receives quality medical care at the usual price or at the fee schedule, with a strong emphasis on early and sustained return to work.
Our commitment to your injured employee is to deliver the right care at the right time to maximize medical improvement and minimize the injury's impact on future lifestyle. Our commitment to The University of Texas System ROCIP is to do this at the best possible cost, while meeting your particular service needs.

**Managed Care Network**

Our online directory provides names, maps and placards via our website available to print or forward. We encourage the use of our network of quality medical providers. These providers agree to certain protocols. There are specific providers with proven effectiveness in treating occupational illnesses and injuries. This panel of selected doctors, with experts across the country, follows treatment plans designed by the best standards in occupational medicine. You have access to this quality network, and our user friendly website will assist you in selecting the best provider to meet your needs.

To access the network follow these simple steps to use the directory:
1. Go to the Zurich website at www.zurichna.com
2. Click 'On-line Services'
3. Click 'Customers'
4. Scroll down and click the 'Zurich C.a.r.e.® Directory Online' then to 'Access the C.a.r.e. Directory Now' link.
5. Follow the steps as indicated to locate a medical provider.

**Bill Review**

We review and manage each and every medical invoice. Every bill is reviewed to ensure it accurately reflects the services provided and the amount allowed. Through bill review, we catch duplicate billings, billings for services not rendered, billings for inappropriate treatment or redundant testing, overcharging, and an array of other items which should not be billed.

Our bill review system will:
- Check bills against state-specific fee schedules and usual and customary rates
- Review all patterns of practice for each bill against all treatments for all providers in a claim (not a single bill for a single treatment) to determine whether the procedure is appropriate for the diagnosis
- Identify questionable charges, billing practices and treatment options
- Use duplicate payment edits to find hidden double payments caused by complex billing practices.
- We have networks that offer preferred pricing for pharmacy, durable goods, radiology services and physical therapy. Bill reviewers check the rates to ensure pricing arrangements are being followed.

**Utilization Management**

Controlling medical care costs involves not only managing the fees charged by providers, but also the appropriateness of the treatment. It is estimated that as much as 20-30% of all medical care provided - including tests, surgery and drugs,
is unnecessary. Our nurse case managers review the necessity and appropriateness of treatment against established protocols.

Our Utilization Review (UR) department is tasked with all cost management when it comes to Pre-Admission/Concurrent treatment review and durable medical equipment usage.

**Integrated Case Management**
Specially trained nurses will work closely with you, your employee, and the treating physician in providing the best medical care with an emphasis on prompt return to work. Case management can begin immediately when you report the loss to us or can a nurse case manager can be assigned to a file at any time at your request or the direction of the handling adjuster.

**Catastrophic Case Management/RNs**
The Catastrophic Injury Management Program is an important adjunct to the Medical Case Management program. This service is designed to provide immediate medical management and intervention by highly qualified and specially trained nurses on catastrophically injured or ill employees.

Along with our partner, Paradigm Health Corporation, our involvement in these type cases ensures the quality and efficiency of care, promotes recovery while maximizing the health and functional status of the severely injured individual while making use of the most appropriate and cost-effective services.

The Zurich Catastrophic Injury Management team has created a variety of differentiated services and processes including:
- URAC certification
- Seasoned professionals
- One of the largest case management providers
- Document online with claims providing instant communications/updates, eliminating paper reports as possible and mailing delays
- The ZSC catastrophic coordinator is available 24 hours per day to assist in evaluating the need for assignment to the ZSC CAT program and to initiate immediate referral to the appropriate CAT medical case manager.
- ZSC CAT medical case managers have the ability to assist claims handlers in setting appropriate reserves by completing lifetime cost projections.
- Several Certified life care planners are available to provide life care planning services.

Deb Kollet - Catastrophic Coordinator – 800-427-9831 is available should you have any further inquiries on Zurich's CAT response capabilities.

**Other medical loss cost mitigators:**
**Peer Reviews/Physician Advisors**
Our physicians work primarily on-site, in our Schaumburg, Ill., office, although several providers are located out of town and work offsite. All providers are actively practicing and seeing patients on a regular basis. All physicians are board
Physician advisor services include the following:
- Brief telephonic review with the nurse case manager and/or adjuster to discuss case handling, clinical issues, appropriateness of care, etc.
- Formal file reviews, generating a written report, typically addressing the entire scope of a case
- Review of medical necessity of services (excessive PT, chiropractic care, medications, surgery, DME)
- Review of causality and relatedness (Did event A really lead to event B?)
- Appropriateness of reimbursement (Is payment for X really our responsibility?)
- Need, and/or expectations for further care
- Lifetime care plan analysis
- Review of impairment ratings
- Discussion of apportionment
- Implications of preexisting conditions
- Bill review for both inpatient and outpatient services
- Length of stay analysis
- Depositions or court appearances

**Prescription Management**
We have joined forces with a nationwide pharmacy cost containment company—Cypress Care. Through this partnership, we have an alliance with major pharmacy chains and independent pharmacies who can deliver services to the injured employees.

The injured employee receives, in the mail, eligibility material including a pharmacy card. He/she can present the card to fill or refill only an injury related prescription at any participating pharmacy or elect to use the mail-order form to fill the prescription.

**Early Return-to-Work**
Occupational injuries can be traumatic and recovery difficult. Losing productive employees costs you and the contractor’s money and loss of morale. A staff of trained case management nurses will work with you, the physician and the employee to speed recovery and expedite return to work at the right time to prevent re-injury. These trained nurses can be especially helpful in developing modified duty/alternative work programs for your injured employees. Early return to work saves money, boosts employee morale, and prevents costly litigation.

**Online Claim Access-Claim Information System for The University of Texas System ORM and Marsh**
RiskIntelligence is a powerful web-based system that provides daily updates of claims and loss information in standard or customized reports. By providing timely information in its most useable format, RiskIntelligence enables you to review loss costs, analyze loss trends, and pinpoint problem claims or loss areas early on, so that corrective action can be implemented.
RiskIntelligence also makes it simple for risk managers to share certain information and analysis reports with others in their organization, spreading the power of risk management across the organization and its various functional areas. *(subject to applicable privacy issues)*  
RiskIntelligence data is readily accessible to you from any internet-connected desktop, with an authorized user ID and password. More than 100 template reports cover virtually any information need, providing everything from detailed claim information to more comprehensive loss analysis to lag-time reporting. RiskIntelligence also offers access to real-time adjuster notes to make it even easier to obtain important loss information. And the potential for additional tailoring of reports – by location, loss size, coverage type, etc. – is virtually limitless.

*What hardware and software will I need to use RiskIntelligence?*

You need is a 56K modem or better and Internet Explorer 6.0 or better to access RiskIntelligence from your PC. You’ll also need Adobe Reader 5.0 or better for viewing PDF type files. One of the advantages of RiskIntelligence is that you can access your reports from any computer whether you’re in the office, at home, or traveling.

*What if I need a custom report to meet my unique information needs?*

We will be more than happy to work with you, identify your specific data needs, and then develop a custom report that meets your specifications.

As we see the use of this system as a value added component to the overall management of the risk, there is no cost to you.

**Dedicated Recovery Unit**

Our industry dedicated recovery professionals’ work with the claim handlers to recover your claim dollars from responsible wrongdoers. Our construction claims team is well versed in contractual obligations and will tender claims where appropriate. The expertise of these specialists allows us to ensure that you will pay only your portion, and receive the maximum recovery from a responsible party. However, we are also aware of the business relationships within the Construction industry and will work with you to make sure we do not sever these relationships in our pursuit.

**Reserve Requirements**

Zurich will build into The University of Texas System ROCIP protocols all required thresholds affecting reserves. We will also discuss any settlements on GL claims with you prior to initiating settlement negotiations with the plaintiffs. On initial reserves or subsequent reserve increases of $10,000 or more, the file handler will provide The University of Texas System ORM designated contact with information regarding the claim’s reserves, including a synopsis of our reserve analysis, and will discuss any additional information regarding the claim.
**Miscellaneous Claim Department Organization Structure:**

**WC:**
- Greg Larson - AVP
- Neil DeBlock - WC Line of Business VP
- John Mahoney - Senior VP Technical Claims
- Steve Hatch - Chief Claims Officer
- Mike Foley - CEO

**GL**
- Steve Thomas - AVP
- Jeff Platt - Field Claims VP
- John Mahoney - Senior VP Technical Claims
- Steve Hatch - Chief Claims Officer
- Mike Foley - CEO

**Reservation of Rights/Denial of Coverage Letter**
As a standard protocol, Zurich will supply Marsh with any ROR or Declination letter prior to submission to the insured. Any issues regarding Zurich's position are discussed thoroughly with Marsh. Currently the letters are being emailed to Linda Meik at Marsh.

**Pre-settlement and Structure Settlement Consultation/Notification**
In all cases where the settlement range of one of your claims reaches or exceeds 5000, we will notify the designated contact at The University of Texas System ORM with the details of the settlement, in advance. Our goal is to mutually come to an understanding of the settlement exposure and offer. Access to the adjuster's notes, along with an email from the adjuster, will allow Marsh and The University of Texas System the opportunity to see claims that may fall below that threshold.

New Supreme Court case law in Texas precludes a carrier from discussing WC claims that are in active litigation. We will work with Marsh and The University of Texas on claims that fall in this category. There are no settlements in Texas WC.

**Payment Queries**
The adjusters will assist in every way possible to address any questions from parties on payments of bills, income benefits or any payment on the file. Payments can also be viewed online through the RiskIntelligence system.

**Recovery consultation**
We understand the delicate nature of business relationships and legal contracts that may adversely affect University of Texas System ORM should a recovery matter be pursued. We will discuss ALL subro/recovery efforts with University of Texas System ORM and Marsh prior to initiating such action.

**Ongoing communication throughout the claim**
Zurich will keep The University of Texas System ORM and Marsh apprised of any material changes in a file. Also, having access to the online system with real time data will provide an up-to-date analysis of the claim.

Although Zurich pays claims that are legitimate, we will investigate and prosecute those individuals that abuse and steal from the system. Our Special Investigation Unit consists of specially trained investigators assigned to suspicious claims. We work with the state fraud bureaus as well as the National Insurance Crime Bureau, and have a huge resource of data sharing.

In many instances, we rely on you, our main resource, to initiate such an investigation.

**Litigation Management**
Our legal partners are selected based on experience/expertise, specialization and agreed upon Litigation Guidelines. All firms are required to provide a Litigation Budget and an Evaluation Report within 60 days of their assignment.

Each report and budget is reviewed by the suit file handler to confirm the analysis and direct the defense attorney as to how to proceed. Our proactive philosophy allows for early resolution, when appropriate, and reduction of legal expenses. When the case merits an uncompromisable resolution, based on many factors, we may direct the defense through trial. The University of Texas System ORM and Marsh will be copied on any and all legal correspondence where it is legally acceptable to do so.

Zurich does have access to our Staff Legal office in Dallas, Texas. They are assigned general liability cases only at this time. We employ the services of our Austin Board Rep- Flahive, Ogden and Latson or the Law Offices of Paul Kelley to handle all WC matters. Paul Kelley has successfully defended UT in numerous actions and has a long standing relationship with lead WC adjuster Desiree Martyn and the ORM staff.

Zurich will consult with University of The Texas System ORM and Marsh prior to assigning any counsel to any claim- including subrogation.

**Managed Care**
**Due to the volume of our managed care directory, a hard copy cannot be given.**

Our online directory provides names, maps and placards via our website available to print or forward. We encourage the use of our network of quality medical providers. These providers agree to certain protocols and fees. There are specific providers with proven effectiveness in treating occupational illnesses and injuries. This panel of selected doctors, with experts across the country, follows treatment plans designed by the best standards in occupational medicine. You have access to this quality network, and our user friendly website will assist you in selecting the best provider to meet your needs.
To access the network follow these simple steps to use the directory:
1. Go to the Zurich website at www.zurichna.com
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5. Follow the steps as indicated to locate a medical provider.

Return to Work Coordination
The ultimate goal of any WC adjuster is to get an injured worker back to the job. Zurich will assist, along with our Risk Engineering and Absence Management Department if necessary, in development of any transitional duty or RTW opportunity. We can also utilize the assistance of ReEmployability to tap into the nonprofit organizations for an alternative job during recovery from an injury.

The adjusters and nurse case managers maintain ongoing communication with all medical personnel treating the injured worker. We make RTW a priority with the doctors. Thus the prequalification of the clinics prior to the program implantation date is critical.

Rehabilitation Management
Although vocational rehab is not mandatory in Texas, we do see the benefit to engaging a rehabilitation vendor on claims where the employee is not able to return to work and their impairment rating is 15% or greater. With Supplemental Income Benefit entitlement increasing the overall exposure, often times initiating vocational rehab helps mitigate SIBs all together. We will discuss the employing of any vocational rehab vendor with The University of Texas System ORM and Marsh prior to commencing the services.

Other
E-mail
All Zurich employees are accessible online. Zurich e-mail is typically: firstname.lastname@zurichna.com. With on-line access, you eliminate the potential of phone tag and ensure the recipient receives the exact message. We are able to communicate with multiple locations at one time and may receive messages even if away from the office.

Site Coding
Zurich can code your claims according to a predetermined structure. Loss runs can then generate a report sorting the claims by the coding structure. However, this is only effective if all losses are coded. When The University of Texas System ROCIP contractor's report new losses, this code will be needed at set up. Otherwise, it will be necessary to notify the Zurich claim handler to add or change the code.

Account Claim Reviews
Quarterly, your Customer Service Executive, Cheri Perches, will set up with The University of Texas System ORM and Marsh, a meeting to discuss specific claims which are of concern to you. During this information exchange, we will be
prepared to discuss what is happening on each of those claims, as well as relay our action plan to bring the file to conclusion. This is also an opportunity to discuss any issues regarding reporting, medical providers, and early-return-to-work programs.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Accepted</th>
<th>Other</th>
</tr>
</thead>
<tbody>
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<td>Dedicated Claim Rep.</td>
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</tr>
<tr>
<td>2</td>
<td>Reporting Procedures</td>
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<td></td>
<td>(Provide copy of claim summary report)</td>
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<tr>
<td>3</td>
<td>Minimum Services</td>
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Marsh
07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022

Zurich in North America - Construction
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<th>Description</th>
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<td>5</td>
<td>Recovery Services</td>
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<td>6</td>
<td>Reserve Requirements</td>
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<td>7</td>
<td>Miscellaneous</td>
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<td>8</td>
<td>Litigation</td>
<td></td>
<td>Where allowed by statute</td>
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<td>9</td>
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<td>10</td>
<td>Return to Work</td>
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<td>11</td>
<td>Rehab Management</td>
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<td>12</td>
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**Insure r/TPA**

**Zurich**

By

Cheri Perches

Date

7-10-2017
## CLAIMS/ANNUAL CLAIM FEES (CRADLE TO GRAVE) OPTION

**EXHIBIT B**

**PRICING FOR CLAIM SERVICES CONTRACT**

**BETWEEN**

**THE UNIVERSITY OF TEXAS**

**AND**

**ZURICH SERVICES CORPORATION**

**(CRADLE TO GRAVE)**

<table>
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<tr>
<th>TYPE OF CLAIM</th>
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<th>08/01/2023</th>
<th>FEES PER CLAIMANT</th>
<th>EST. # OF CLAIMANTS</th>
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<tr>
<td>Workers Comp Medical Only (Closed no pay)</td>
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<td>Work Comp Indemnity</td>
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<td>Work Comp Indemnity (Closed no Pay)</td>
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<tr>
<td>General Liability / Premises</td>
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<td>General Liability / Prem Closed no pay</td>
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<tr>
<td>General Liability / Completed Ops/GL action over</td>
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<tr>
<td>Let Rest Files (&quot;Record Purposes Only&quot;)</td>
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<td>TOTAL ESTIMATED FEES</td>
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<td>TOTAL INVOICE</td>
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**ACCT MGMT ADMIN FEE** waived

**Note:**

1. Fees contemplate State of Texas only.
2. Fees will be collected the same as premium. Claim activity will be reviewed throughout the program.
3. Estimated claim count is based on 3 Billion in CV.
Zurich Services Corporation
Risk Engineering Services
The University of Texas System Phase VII
Rolling Contractor Controlled Insurance Program
8/1/2017 – 8/1/2023

UNBUNDLED SERVICE PROPOSAL

Zurich will provide work site assessments (site visits); develop and present training/educational programs specific to UT System needs and requests; identify, reinforce, promote and monitor incentive programs; assist in developing emergency/crisis management programs; provide accident investigation procedures and service; support and promote contractor Return To Work programs; respond to and investigate catastrophic incidents. The cost of services includes on-site time, preparation of meeting materials, roundtrip travel time and confirmation correspondence.

COST PER HOUR =
Certified Industrial Hygiene services

COST PER DAY =
Additional services include Zurich Seminar Series is available to all ROCIP participants and Cultural Gap Analysis program evaluation per project.

COST = provided by Zurich when effective
COST IS BASED ON "AS NEED" BASIS FOR ADDITIONAL AND UNBUNDLED RISK ENGINEERING SERVICE. CONTRACT FOR UNBUNDLED SERVICE IS REQUIRED BETWEEN ZURICH SERVICES CORPORATION AND THE UNIVERSITY OF TEXAS SYSTEM PHASE VII.

Bilingual (English/Spanish) Risk Engineering Services are available

Vision
- Construction industry advocates and problem-solvers
- Focus on Zero Accident management culture and safety accountability systems, not on regulatory compliance
- Provide results-oriented consultation and oversight; avoid traditional activity-based inspections and other routine services

Construction Safety Management Expertise
- 175 dedicated construction industry specialists throughout United States
- Experienced in all major construction fields, disciplines and trades
- Front-line construction management experience as Project Managers, Superintendents, Safety Directors and Project Safety Specialists
Integrated Service Team
- Assigned contacts for Underwriting, Risk Engineering and Claims
- Joint accountability for customer satisfaction and loss cost management
- Risk Engineer actively facilitates claims management processes to minimize claims costs by assisting with accident investigations and expediting return to work programs

Partners for Safety, Productivity and Profitability
- Deliver “bottom-line” results and/or other measurable impacts
- Identify operational and productivity improvements
- Construction Risk specialty consulting services also available include: feasibility studies, project controls services and scheduling, impact and acceleration studies, contract claims analysis and alternative dispute resolution

Account Management & Service Approach
- Designated Account Coordinator with flexible service plan and service instructions for Risk Engineering and Claims
- Trend and causal analysis of historical claims and incidents
- Conduct comprehensive operational reviews of safety culture, accountability systems and Construction Safety Management Best Practices

Construction Safety Management Expertise

Zurich Services Corporation Risk Engineering Services has extensive construction safety management expertise and consulting experience. Predominately staffed with professionals drawn from the construction industry, Zurich Services Corporation Risk Engineering offers unique customer focused services to Project Owners, Developers and Contractors. These professionals consist of managers, supervisors and safety specialists who have spent most of their career on the front lines implementing, training, and enforcing elements of highly successful construction safety programs. The Zurich Services Corporation Consultants credibly communicate with contractors in ways others cannot because “they have been there”.

The Zurich Services Corporation Risk Engineering managers, consultants and project specialists represent all major construction fields/disciplines and contractor trades specialties. In addition to project safety management, additional operational consulting services are available including: feasibility studies, project controls services and scheduling, impact and acceleration studies, contract claims analysis and alternative dispute resolution.
Integrated Service Team Approach

Zurich Services Corporation is an integrated service team comprised of experienced Underwriting, Claims and Risk Engineering professionals. This integrated, team approach yields competitive advantage to the owners and contractors. Zurich Services Corporation Consultants are empowered to provide technical consultation and safety services that provide measurable impact on the success of the profitability and success of projects.

The Zurich Services Corporation Consultants serve a key role in the execution of Zurich’s integrated insurance and construction services. The Risk Engineering Consultants are responsible for participating in the oversight of safety program management processes. In addition, the Risk Engineering Consultants have responsibility for overseeing the coordination of the claims administration processes for insured owners and contractors. Zurich Services Corporation recognizes that until zero injury job sites are the norm, effective claims management will remain a key strategy to controlling losses.

The Risk Engineering Consultants will actively facilitate claims management to minimize claims costs. They will work closely with our construction-focused claims adjusters to ensure aggressive communications with the job site/corporate management. The construction Risk Engineering and Claims service teams share a common goal: to reduce the number and cost of claims. This is accomplished by ensuring compliance with the project’s established claims reporting and coordination procedures. In addition, the Risk Engineering Consultants will assist in conducting accident investigations, expediting return to work programs, monitoring injured workers and attending ongoing claim review meetings. Through this integration of Claims and Risk Engineering, Zurich Services Corporation provides leverage for bottom-line impact.

Partnership for Project Productivity and Profitability

Zurich Services Corporation desires a close working partnership as a vital link in the project safety management team. Zurich Services Corporation understands the need to maintain productive and profitable projects, while incorporating safety as a part of construction business processes. Working jointly with Project Owners and Contractors root causes (not symptoms) of problem areas are identified and practical solutions are facilitated. The role of Zurich’s Risk Engineering Consultants is to effectively communicate and actively reinforce the importance of project safety and to ensure that responsibilities and accountabilities exist to identify and eliminate hazardous conditions and unsafe behaviors.
**Focus on Culture, Not Compliance**

The foundation for a zero injury project is an ingrained culture of managerial accountability, supervisory ownership and employee commitment. Evaluation of conformance to established safety policies/procedures, orientation and training requirements and construction safety best practices help to identify deficiencies in the safety culture. A focus on behavioral safety helps to diagnose whether accountability deficiencies stem from a lack of managerial/supervisory direction or from an apathetic workforce. The Construction Consultant will identify and report deficiencies in the prevailing safety culture and recommend appropriate behavioral approaches.

**Risk Engineering Service Philosophy, Roles and Responsibilities**

The Risk Engineering Consultants will be responsible for providing comprehensive safety and claims management services to this project. The consultant will act as a key interface between Zurich Services Corporation, Marsh USA, Inc., Inc., The University of Texas System Phase VII, the designated Construction Managers and all authorized contractors and sub-contractors. Risk Engineering Consultants will assist with monitoring and reinforcing effective safety management on project jobsites. The proper role of the Risk Engineering Consultants is to serve as a resource and advisor to management; monitoring the overall loss prevention/loss control program and strategizing risk improvement. In short, the philosophy of Zurich Services Corporation is to avoid activity-based inspections and other routine services and to provide results-oriented consultation. Zurich Services Corporation recognizes that it cannot and should not assume the safety and risk control roles and responsibilities for contractors and owners.

**Proposed Risk Engineering Consulting Approach**

Zurich Services Corporation recognizes that it cannot and should not assume the safety and risk control roles and responsibilities for contractors and owners. Instead, Zurich Services Corporation proposes to serve as a technical resource and as a strategic partner in the safety and risk management of The University of Texas System Phase VII operations and projects.
Specific Service Guidelines

Safety Inspections/Project Assessments -- The Risk Engineering Consultants will be accessible and available to conduct ongoing safety surveys of the project covering work activities performed. It is agreed that the Risk Engineering Consultants will report the results of field surveys in writing on the date of the safety survey. This report will address safety programming and safety management issues. The report will note repeated deficiencies in safe work practices, policies, or procedures. Likewise, deficiencies to be addressed and suggested remedial actions will be reported.

Safety Program – Zurich Services Corporation agrees to participate in the development, review and ongoing revision of the Project Safety Management Plan. This plan will design the project safety plan and will be used to establish policies/procedures and other required jobsite safety controls. The Risk Engineering Consultants will assist in evaluating the implementation of contractor safety orientation programs as conducted by the general/prime contractors. It is recommended that the Project Safety Management Plan provide a standardized site orientation outline and establish procedures to require orientations of all personnel to be authorized on project jobsites.

Safety Promotion Program – The Risk Engineering Consultants will reinforce the owner's and contractors' work site safety promotional and incentive programs. The Risk Engineering Consultant will help to identify, promote and monitor incentive programs at project jobsites. A properly designed incentive program can be an effective tool, especially in conjunction with an accountability culture. This proposal does not contemplate Zurich Services Corporation funding this incentive program.

Zurich Services Corporation offers OSHA10-hour & OSHA 30-hour training programs on a fee-for-service basis. We will participate in appropriately designed and planned training and educational programs geared to either Field Supervision or Project Management. Programs are intended to reinforce ongoing efforts in either Competent Person or train-the-trainer processes. Training is tailored to specific needs of the owner and is intended to reinforce the management accountability and zero injury safety culture at project job sites.

Meetings – The Risk Engineering Consultants will attend and participate (if possible during requested service visits) in the Construction Managers' and/or general and prime contractors' project planning and progress meetings attended by sub-contractors for hazard/risk identification and pre-planning. Monitor implementation of general/prime contractors' site-specific safety plans and job safety analyses. The objective is to ensure hazards are identified and that pre-planning occurs on a timely basis. This proposal does not contemplate Zurich Services Corporation funding either a New Hire Orientation Video or a Project Employee Safety Handbook.
Medical/Emergency – Zurich Services Corporation believes a crisis management program should be designed to maintain The University of Texas System Phase VI reputation and positive image in the face of adversity. The Risk Engineering Consultants will participate in the design, development and implementation of emergency plans crisis management plans.

Occupational Health – The Risk Engineering Consultants will assist in the identification of occupational health and environmental hazards. Advice will be offered on the development of a hazardous substance control program. The pricing for Risk Engineering services does not contemplate industrial hygiene services, which are provided under a separate contract on a fee-for-service basis. A list of representative services and associated fees will be provided upon request.

Accident Analysis/Statistics – The Risk Engineering Consultants will assist in conducting analyses of project accident data to identify causal factors and trends. Causal and trend analysis can be a useful source for tracking project safety performance.

Urgent Response Team -- This is an important aspect of the Integrated Service Approach for Claims and Risk Engineering services. It is recognized that the Risk Engineering Consultants can play a unique and important role by responding to emergencies and assisting either with root cause investigations or facilitating the flow of information between claims and medical providers. Zurich Services Corporation agrees to develop a list of Risk Engineering consultants who are qualified to respond to and lead an investigation of a catastrophic construction accident.

Upon notification of acceptance, Zurich Services Corporation, The University of Texas System Phase VII and Marsh USA, Inc., Inc. will negotiate a formal service contract for the Risk Engineering services. This will include the terms and conditions of payment.

Thank you for the opportunity to provide our services for this Rolling Owner Controlled Insurance Program. We look forward to working with you in implementing a successful program. If you have questions or desire additional information, please contact:

Bill Hornback, Senior Construction Consultant
Zurich Services Corporation
Phone (972) 377-6910
Optional Engineering Services not included in the cost of your unbundled proposal on fee basis:

Presently, Zurich has over 175 North America Risk Engineering Consultants with competent OSHA and technical backgrounds. They can provide specialized training and support in a variety of areas. This training will be tailored to meet the specific needs of THE UNIVERSITY OF TEXAS SYSTEM PHASE VII. The following is a partial listing of construction-focused training courses offered to participants with different levels of expertise:

- Scaffolding
- Hazard communication
- Confined Space
- Fall Protection
- Lock-out/Tag-out Safety
- Electrical Safety
- Driver Awareness & Defensive Driving
- Respiratory Protection
- Welding/burning/hot work Safety
- Trenching & Excavation Safety
- Crane Safety
- Rigger Safety
- OSHA 10 and 30 hour
- Pre-job training
- Pre-activity training

In addition, nationwide Zurich currently employs 750 Risk Engineers that are specialists in a variety of fields ranging from manufacturing facilities to fleet transportation, providing specialized assessments and training as requested. For example, we currently employ 12 Certified Industrial Hygienists that all have experience with construction exposures. They are a valuable resource for sampling of lead, silica, asbestos, and other materials confronting Contractors. They are experienced in identifying cost-effective controls to protect employees while minimizing productivity loss associated with the corrective action.

Our goal within Zurich Risk Engineering is to provide a level of service that adds value to your efforts to provide safer, productive and profitable construction projects. We would be pleased to meet and discuss in more detail how we might be of service.

We offer a wide range of services specific to the construction industry that we will tailor to meet your individual needs. Please review the attached pages to give you a better idea of how these services might benefit your organization.
Zurich's Expectations of the Wrap-Up Administrator for Wrap-Ups Based on Contract Value

Audit of Contract Value - Where Contract Value is the Exposure Base

Zurich will audit contract value at the end of the program term or a schedule to be agreed upon by all parties.

Zurich may at any time request documentation on all projects in the event any of the following shall occur.

* A new system is used for processing the contract value data
* The information used to generate the data is changed at any time
* The documentation which is audited for the selected projects is identified as incomplete or inaccurate.

Once it is confirmed that the audits completed on the randomly selected projects are an accurate reflection of the intended final audited contract value, Zurich will agree to the following selection criteria.

* If the total number of projects enrolled in less than 30, Zurich reserves the right to request documents on 100% of the enrolled projects
* If the total number of projects enrolled is between 30-75, Zurich reserves the right to request full documents on 30% of those enrolled projects and 100% if at any time the information needs further review based on the criteria above.
* If the total number of projects enrolled is over 75, Zurich reserves the right to request full documents on 20% of those enrolled projects and 100% of the projects if at any time the information needs further review based on the criteria above.

Definition of Contract Value

If Contract Value is not defined on the non-policy agreement, we will use the following definition:

Construction Value means the direct contractor costs for labor, material, equipment, services, overhead, profit and contingencies and any other direct construction costs, including but not limited to the gross amount paid in connection with construction operations or the construction project(s) to all contractors and subcontractors of all tiers for labor or payroll, material, equipment, services, overhead and profit or any other direct construction cost. Construction Cost does not include compensation paid to an architect, engineer or other consultants; or the cost of land or rights-of-way; taxes or insurance costs and fees; permit costs; or other costs identified in the construction project contract documents as the responsibility of the construction project’s owner.

The Wrap-Up Administrator Should Provide the Following Information for the Audit of Contract Value:

- Actual Contract Value at the start of each project as shown on the contract between the general contractor or project manager and the project owner.
- Detailed record of all change orders that occurred during the life of the project.
  - Includes changes orders that increase or decrease the amount of the Contract Value.
  - Zurich may ask for additional detail on any change orders as part of the audit process.
- The resulting final Contract Value for each project after all change orders are accounted for.

Time Schedule for Providing Contract Value Information to Zurich:

- Provide Contract Value and a detailed record of change orders to Zurich premium audit within 90 days of program term expiration or project close out date, as applicable.

Marsh
07.10.2017

The Board of Regents of The University of Texas System
Owner Controlled Insurance Program Phase VII
08.01.2017 to 08.01.2022

Zurich in North America - Construction
Collection and Reporting of Payroll - for Reporting of Comp Unit Stat on Work Comp Wrap-Ups

- Broker collects Payroll on all enrolled subcontractors for reporting of comp unit stat.
- Broker provides Zurich Premium Audit with reported payrolls by class code, by state and by project for each enrolled sub within 60 days after each anniversary expiration date.
- Audit reviews class codes and reports comp unit stat.

Enrollment Process Controls

The Wrap-Up Administrator should:
- In conjunction with the Sponsor, assume the responsibility of ensuring that all eligible subcontractors performing work on the covered job site are enrolled in the wrap-up.
- Follow up with all subcontractors to verify that complete enrollment forms have been received and forwarded to Zurich Construction to complete the enrollment process.
NOTICE TO POLICYHOLDERS
TEXAS

POLICY EXCLUSIONS

The Texas Department of Insurance requires that policies containing certain exclusions be specifically pointed out to our policyholders. In compliance with this provision, this notice is to advise you that one or more of the following exclusions may be attached to your policy by way of a specific policy endorsement. These are not all of the exclusions contained in your policy, and you are advised to read your policy and all of the attached endorsements carefully, and discuss any questions with your agent or a company representative. (Check all that apply).

- Asbestos Exclusion
- Employment Related Practices Exclusion
- Extremely Low Frequency / Electromagnetic Field (ELF/EMF) Exclusion
- Land Subsidence and Land Condemnation Exclusion
- Lead Exclusion
- Mold, Fungi or Bacteria Exclusion
- Pollution Exclusion
- Silica or Silica Dust Exclusion
- Tobacco Exclusion
- -
Declarations
Following Form Excess Liability Policy

Policy Number: XSM G46798673 001
Issuing Company: Indemnity Insurance Company of North America
436 Walnut Street
Philadelphia, Pennsylvania 19106

Item 1. a) Named Insured: The Board of Regents of the University of Texas System
and as more fully set forth in the Lead Underlying Policy
b) Address of Named Insured: 220 West 7th Street
   Austin, Texas 78701-2241

Item 2. a) Lead Underlying Policy No: 47-XSF-304056-01
b) All other Underlying Policy No(s)
   Excess of the Lead Umbrella (If Any): N/A
   See schedule to be completed and attached by The Company
c) Lead Underlying Insurer: Berkshire Hathaway Specialty Insurance
d) All other Underlying Insurer(s):  
   Excess of the Lead Umbrella (If Any): N/A
   See schedule to be completed and attached by The Company

Item 3. Limit of Liability:
   (Insuring Agreement 2.)
   a) USD $25,000,000
   b) USD $25,000,000 Each Occurrence
      Aggregate

Item 4. Underlying Limits:
   (Insuring Agreement 2.)
   a) USD $25,000,000
   b) USD $25,000,000 Each Occurrence
      Aggregate

   which in turn is excess of any applicable limits and/or retentions
   as more fully set forth in the Lead Underlying Policy

Item 5. Policy Period:
   From: 08/01/2017 to 08/01/2023, both days at 12:01 a.m.
   Standard Time at the address of the Named Insured.

Item 6: Notice to:
   (Conditions 3. and 5.)
a) Notice of Occurrence: See Chubb Claims Policy
   Holder Notice
b) All other Notices:

XSM-43897 (01/15) ©Chubb. 2016. All rights reserved.
Includes copyright material of Marsh USA Inc., with its permission.
To the Named Insured: See Item 1a

To the Company: Indemnity Insurance Company of North America

Item 7. Premium:
- USD $  
- USD $  (Not Subject to Audit)
- USD $  (Terrorism Premium included in Premium)
- USD $  State Surcharge

Item 8. Policy Form: XSM-43896 (01/15)
Endorsements:

<table>
<thead>
<tr>
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<th>Form Number - Edition Date</th>
<th>Title</th>
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<td>ALL-38009 (02/13)</td>
<td>Notice to Policyholders Texas</td>
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<tr>
<td>XSM-43898 (01/15)</td>
<td>Schedule of Underlying Insurance</td>
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<tr>
<td>XSM-43896 (01/15)</td>
<td>Following Form Excess Liability Coverage</td>
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<tr>
<td>ALL-20887a (03/16)</td>
<td>Chubb Producer Compensation Practices &amp; Policies</td>
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<tr>
<td>XS-28500a (08/13)</td>
<td>CHUBB Specialty Claims Loss Notification Form</td>
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<tr>
<td>IL P 001 (01/04)</td>
<td>U.S. Treasury Department's Office Of Foreign Assets Control (&quot;OFAC&quot;) Advisory Notice To Policyholders</td>
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</tr>
<tr>
<td>001</td>
<td>CC-1K11h (03/14)</td>
<td>Signatures</td>
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<td>002</td>
<td>XSM-43899 (01/15)</td>
<td>Asbestos Exclusion</td>
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<tr>
<td>003</td>
<td>XSC-27522a (01/15)</td>
<td>Cap On Losses from Certified Acts Of Terrorism</td>
</tr>
<tr>
<td>004</td>
<td>TRIA 11d (03/16)</td>
<td>Disclosure Pursuant To Terrorism Risk Insurance Act</td>
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<tr>
<td>005</td>
<td>All-21101 (11/06)</td>
<td>Trade or Economic Sanctions Endorsement</td>
</tr>
<tr>
<td>006</td>
<td>MS-208330 (08/17)</td>
<td>Other Insurance Endorsement</td>
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## Schedule of Underlying Insurance

<table>
<thead>
<tr>
<th>Lead Underlying Policy Limits</th>
<th>a) USD 25,000,000 Each Occurrence</th>
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<tbody>
<tr>
<td>Carrier: Berkshire Hathaway Specialty Insurance</td>
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<tr>
<td>Policy# 47-XSF-304056-01</td>
<td>b) USD 25,000,000 Aggregate</td>
</tr>
<tr>
<td>Policy Period: 08/01/2017 to 08/01/2023</td>
<td>c) USD 25,000,000 Products/Completed Ops Aggregate</td>
</tr>
</tbody>
</table>

which in turn is excess of any applicable limits and/or retentions as more fully set forth in the Lead Underlying Policy.
I. INSURING AGREEMENTS

1. COVERAGE

The Company hereby agrees, subject to the terms, definitions, exclusions and conditions contained in this Policy, to pay those sums which the Insured shall be legally obligated to pay as damages by reason of the liability covered by and as more fully defined in the Lead Underlying Policy (as stated in Item 2.a) of the Declarations and hereinafter referred to as “Lead Underlying Policy”); provided always however, that this Policy shall not apply until the Insured and/or the Underlying Insurers (as stated in Items 2.c) and 2.d) of the Declarations and hereinafter referred to as “Underlying Insurers”) have paid or have been held liable to pay the full amount of the Underlying Limits for damages covered by the Lead Underlying Policy in accordance with Insuring Agreement 2.

The Company agrees that, except as may otherwise be endorsed to this Policy, this Policy will follow:

1. the same terms, definitions, exclusions and conditions as are, at inception hereof, contained in the Lead Underlying Policy, and;

2. all subsequent changes made to the terms, definitions, exclusions and conditions of the Lead Underlying Policy that do not broaden the scope of the coverage already provided.

Notwithstanding the foregoing, the following changes to the Lead Underlying Policy made after inception hereof shall not be binding upon the Company unless otherwise agreed in writing by the Company:

(a) any change which is subject to an additional premium charge,

(b) the inclusion of an additional coverage extension endorsement,

(c) any change to the terms, definitions, exclusions and conditions that broadens the scope of the coverage already provided.

It is, however, specifically agreed that if any of the Underlying Policy/ies stated in Item 2.b) of the Declarations exclude or limit any part of the coverage provided by the Lead Underlying Policy stated in Item 2.a) of the Declarations, then this Policy shall not drop down to apply in the place of such excluded or limited coverage and the Insured shall be considered as a self insurer to the extent that there is no other available insurance to cover the deficit.

2. LIMITS OF LIABILITY

The Company shall be liable only to pay sums up to:

USD ___________ (as stated in Item 3.a) of the Declarations) in respect of each Occurrence - subject to a limit of

USD ___________ (as stated in Item 3.b) of the Declarations) in the aggregate as applicable per the Lead Underlying Policy, and then such aggregate(s) to apply hereon in an identical manner to the Lead Underlying Policy.
in excess of Underlying Limits as follows:

- USD __ ____ (as stated in Item 4. a) of the Declarations) in respect of each Occurrence, but
- USD __ ____ (as stated in Item 4. b) of the Declarations) in the aggregate as applicable per the Lead Underlying Policy

which in turn is excess of any applicable limits and/or retentions as more fully set forth in the Lead Underlying Policy.

In the event of reduction or exhaustion of the applicable aggregate Underlying Limits by reason of sums paid thereunder as damages, whether by an Underlying Insurer or the Insured, then this Policy, subject to its terms, definitions, exclusions and conditions shall:

1. in the event of reduction, pay in excess of such reduced Underlying Limits;
2. in the event of exhaustion, continue in force as Lead Underlying Insurance.

Defense costs and expenses shall operate in an identical manner to the Lead Underlying Policy as respects whether defense costs and expenses are included within the limits of liability or are in addition to the limits of liability.

II. CONDITIONS

1. MAINTENANCE OF UNDERLYING INSURANCE

   It is a condition of this Policy that the Underlying Policy/ies (as stated in Items 2. a) and 2. b) of the Declarations and hereinafter referred to as "Underlying Policy/ies") shall be maintained in full force and effect, except for any reduction of the aggregate limits contained therein solely by payment of any sums covered by the Lead Underlying Policy. In the event of the Insured's failure to maintain the Underlying Policy/ies in full force and effect and except with respect to the aforementioned aggregate reduction, coverage hereunder shall not be invalid, but shall apply to the same extent that it would have applied had there been compliance with this condition.

2. ASSISTANCE & CO-OPERATION AND DUTY TO DEFEND

   A. The Company shall not be called upon to assume charge of the settlement or defense of any claim made or suit brought or proceeding instituted against the Insured. However the Company shall have the right and shall be given the opportunity to associate with the Insured in the defense of any claim, suit or proceeding relative to an Occurrence where the claim, suit or proceeding involves, or appears reasonably likely to involve the Company, in which event the Insured and the Company shall co-operate in all things in the defense, investigation and settlement of such claim, suit or proceeding.

   B. Notwithstanding the foregoing, the Company will have the right and duty to defend any claim made, suit brought or proceeding instituted against the Insured to which this Policy applies, if;

   i. The Lead Underlying Insurer as stated in Item 2. c) of the Declarations has the right and duty to defend any claim, suit or proceeding in accordance with the terms of the Lead Underlying Policy as stated in Item 2. a) of the Declarations, and;

   ii. The applicable Underlying Limits as stated in Item 4. of the Declarations have been exhausted in accordance with Insuring Agreement 1. COVERAGE

   The Company shall not be obligated to defend any claim, suit or proceeding after the applicable Limits of Liability of this Policy have been exhausted.
3. CANCELLATION

The Named Insured or the Company hereon shall have the right to cancel this Policy in accordance with the cancellation provisions of the Lead Underlying Policy. Such notice shall be sent to the entity stated in Item 6. b) of the Declarations.

4. OTHER INSURANCE

If other valid and collectible insurance is available to the Insured covering a loss also covered by this Policy, other than a Policy that is specifically written to apply in excess of this Policy, the insurance afforded by this Policy shall apply in excess of and shall not contribute with such other insurance.

5. NOTICE OF OCCURRENCE

Whenever the Insured has information from which it may reasonably conclude that an Occurrence covered hereunder involves injuries or damages which are likely to involve this Policy, notice shall be sent to the entity stated in Item 6. a) of the Declarations as soon as practicable.
Chubb Producer Compensation Practices & Policies

Chubb believes that policyholders should have access to information about Chubb's practices and policies related to the payment of compensation to brokers and independent agents. You can obtain that information by accessing our website at http://www.chubbproducercompensation.com or by calling the following toll-free telephone number: 1-866-512-2862.
CHUBB® CHUBB SPECIALTY CLAIMS LOSS NOTIFICATION FORM

Today's Date:

Notice of: (check all that apply)

☐ First-Party Claim ☐ Potential Claim
☐ Third-Party Claim ☐ Litigation Initiated
☐ Other _______________________

Insured's Name & Contact Information
Company Name: The Board of Regents of the University of Texas System
Address: 220 West 7th Street
Austin, Texas 78701-2241
Phone Number: _______________________

Broker/Agent's Name & Contact Information
Company Name: MARSH USA INC.
Address: 1166 AVENUE OF THE AMERICAS, 24TH FLOOR
NEW YORK, New York 10036
Phone Number: _______________________

Policy Information
Policy Number: XSM G46798673 001 Policy Period: 08/01/2017 - 08/01/2023
Limits of Liability: $ __________ per $ __________ agg Self-Insured Retention/Deductible: __________

Loss Information
Date of Incident/Claim: _______________________
Claimant Name/Address: _______________________
Description of Loss: _______________________

Please list all attached or enclosed documentation: ☐ (check if none provided)

Name of Person Completing This Form: _______________________
Signature: _______________________

FORWARD BY FAX, MAIL OR E-MAIL TO:
Chubb Excess
P.O. Box 5103
Scranton, PA 18505-0510
Fax No.: (866)635-5687
ChubbClaimsFirstNotice@Chubb.com
U.S. TREASURY DEPARTMENT'S OFFICE OF FOREIGN ASSETS CONTROL ("OFAC")
ADVISORY NOTICE TO POLICYHOLDERS

No coverage is provided by this Policyholder Notice nor can it be construed to replace any provisions of your policy. You should read your policy and review your Declarations page for complete information on the coverages you are provided.

This Notice provides information concerning possible impact on your insurance coverage due to directives issued by OFAC. Please read this Notice carefully.

The Office of Foreign Assets Control (OFAC) administers and enforces sanctions policy, based on Presidential declarations of "national emergency". OFAC has identified and listed numerous:

- Foreign agents;
- Front organizations;
- Terrorists;
- Terrorist organizations; and
- Narcotics traffickers;

as "Specially Designated Nationals and Blocked Persons". This list can be located on the United States Treasury's web site – http://www.treas.gov/ofac.

In accordance with OFAC regulations, if it is determined that you or any other insured, or any person or entity claiming the benefits of this insurance has violated U.S. sanctions law or is a Specially Designated National and Blocked Person, as identified by OFAC, this insurance will be considered a blocked or frozen contract and all provisions of this insurance are immediately subject to OFAC. When an insurance policy is considered to be such a blocked or frozen contract, no payments nor premium refunds may be made without authorization from OFAC. Other limitations on the premiums and payments also apply.
# SIGNATURES

<table>
<thead>
<tr>
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<td>08/01/2017 to 08/01/2023</td>
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THE ONLY SIGNATURES APPLICABLE TO THIS POLICY ARE THOSE REPRESENTING THE COMPANY NAMED ON THE FIRST PAGE OF THE DECLARATIONS.

By signing and delivering the policy to you, we state that it is a valid contract.

INDEMNITY INSURANCE COMPANY OF NORTH AMERICA (A stock company)
BANKERS STANDARD FIRE AND MARINE COMPANY (A stock company)
BANKERS STANDARD INSURANCE COMPANY (A stock company)
ACE AMERICAN INSURANCE COMPANY (A stock company)
ACE PROPERTY AND CASUALTY INSURANCE COMPANY (A stock company)
INSURANCE COMPANY OF NORTH AMERICA (A stock company)
PACIFIC EMPLOYERS INSURANCE COMPANY (A stock company)
ACE FIRE UNDERWRITERS INSURANCE COMPANY (A stock company)
WESTCHESTER FIRE INSURANCE COMPANY (A stock company)

436 Walnut Street, P.O. Box 1000, Philadelphia, Pennsylvania 19106-3703

REBECCA L. COLLINS, Secretary

JOHN J. LUPICA, President

Authorized Representative

Chubb. Insured
ASBESTOS EXCLUSION

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<tr>
<td>Issued By</td>
<td>Indemnity Insurance Company of North America</td>
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</tbody>
</table>

This endorsement modifies insurance provided under the following:

FOLLOWING FORM EXCESS LIABILITY POLICY

The coverage provided by this policy is amended to add the following exclusion:

Asbestos.

This insurance does not apply to any loss, demand, claim or suit arising out of or related to asbestos or asbestos-containing materials.

All other terms and conditions of this policy remain unchanged.

Authorized Representative

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Includes copyright material of Marsh USA Inc., with its permission.
CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

ACE CATASTROPHE LIABILITY PLUS POLICY
FOLLOWING FORM EXCESS LIABILITY POLICY

A. If aggregate insured losses attributable to terrorist acts certified under the federal Terrorism Risk Insurance Act exceed $100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

B. "Certified act of terrorism" means an act that is certified by the Secretary of the Treasury, in accordance with the provisions of the federal Terrorism Risk Insurance Act, to be an act of terrorism pursuant to such Act. The criteria contained in the Terrorism Risk Insurance Act for a "certified act of terrorism" include the following:

a. The act resulted in insured losses in excess of $5,000,000 in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and

b. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for injury or damage that is otherwise excluded under this policy.

C. In the event that any "certified act of terrorism" is not covered by "underlying insurance" or "other insurance" due to any exclusion or exclusions contained therein, we will pay "loss" in excess of the "underlying insurance" Each Occurrence Limit stated in the Declarations.

All other terms and conditions of the policy remain unchanged.

Authorized Representative
DISCLOSURE PURSUANT TO TERRORISM RISK INSURANCE ACT

<table>
<thead>
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<td>Indemnity Insurance Company of North America</td>
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<tr>
<td>Federation Number</td>
<td>004</td>
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<tr>
<td>Effective Date of Endorsement</td>
<td>08/01/2017</td>
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</tbody>
</table>

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

**Disclosure Of Premium**

In accordance with the federal Terrorism Risk Insurance Act, we are required to provide you with a notice disclosing the portion of your premium, if any, attributable to coverage for terrorist acts certified under the Terrorism Risk Insurance Act. The portion of your premium attributable to such coverage is shown in this endorsement or in the policy Declarations.

**Disclosure Of Federal Participation In Payment Of Terrorism Losses**

The United States Government, Department of the Treasury, will pay a share of terrorism losses insured under the federal program. The federal share equals a certain percentage beginning on January 1, 2016; beginning on January 1, 2017; beginning on January 1, 2018; beginning on January 1, 2019 and beginning on January 1, 2020 of that portion of the amount of such insured losses that exceeds the applicable insurer retention. However, if aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed a certain amount in a calendar year, the Treasury shall not make any payment for any portion of the amount of such losses that exceeds a certain amount.

**Cap On Insurer Participation In Payment Of Terrorism Losses**

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed $100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.


Terrorism Risk Insurance Act premium:  

Authorized Representative
# TRADE OR ECONOMIC SANCTIONS ENDORSEMENT

<table>
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<tr>
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</tbody>
</table>

**Issued By (Name of Insurance Company)**

Indemnity Insurance Company of North America

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**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This insurance does not apply to the extent that trade or economic sanctions or other laws or regulations prohibit us from providing insurance, including, but not limited to, the payment of claims. All other terms and conditions of policy remain unchanged.

---

**Authorized Agent**

ALL-21101 (11/06) Ptd. in U.S.A.
**OTHER INSURANCE ENDORSEMENT**

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Issued By (Name of Insurance Company)
Indemnity Insurance Company of North America

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

This endorsement modifies insurance provided under the following:

**FOLLOWING FORM EXCESS LIABILITY POLICY**

The policy is amended at **SECTION II, CONDITIONS** by deleting **Condition 4, OTHER INSURANCE** in its entirety.

All other terms and conditions of this Policy remain unchanged.

[Signature]
John J. Lurica, President
Authorized Representative
Starr Indemnity & Liability Company

399 Park Avenue, 9th Fl.
New York, NY 10022

Policy No.: 1000023859
Renewal of: NEW

Following Form Excess Liability Policy

DECLARATIONS

Item 1. a) Named Insured: University of Texas ROCIP VII and as more fully set forth in the Lead Underlying Policy
       b) Address of Named Insured: 504 LaVaca Street, Suite 930
                                      Austin, TX 78701

Item 2. a) Lead Underlying Policy No: 47-XSF-304056-01
       b) All other Underlying Policy No(s): GLO0183287; WC0183286; G46798673 001
       c) Lead Underlying Insurer: Berkshire Hathaway Insurance Company
       d) All other Underlying Insurer(s): Zurich America & Indemnity Insurance Company of North America

Item 3. Limits of Liability: (Insuring Agreement 2.)
       a) $25,000,000 Per Occurrence
       b) $25,000,000 Aggregate Where Applicable

Item 4. Underlying Limits: (Insuring Agreement 2.)
       a) $50,000,000 Per Occurrence
       b) $50,000,000 Aggregate Where Applicable

which in turn is excess of any applicable limits and/or retentions as more fully set forth in the Lead Underlying Policy

Item 5. Policy Period: From: August 1, 2017 to August 1, 2023 both days at 12:01 a.m. Standard Time at the address of the Named Insured.

Item 6. Notice to: (Conditions 3. and 5.)
       a) Notice of Occurrence: York Risk Services Group, Inc. Attn OSC
                                     P.O. Box 183188
                                     Columbus, OH 43218-3188
                                     Claims E-mail: 4869excessclaims@yorkrsg.com
                                     Claims Fax: (866) 695-3651

       b) All other Notices:
          To Insured: 399 Park Avenue, 8th Floor
                        New York, NY 10022

II Item 7. Premium: Minimum Premium:
           Minimum Premium Earned

HERETO: 100% part of 100% of the Limit of Liability and Premium stated above.

Marsh XSellence Form 10/2014 (Occ)
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Item 8. Endorsements:

Marsh XSellence Form 10/2014
Excess Liability Policy Schedule of Underlying Insurance
Certified Acts of Terrorism XS Retained with Cap
Disclosure Pursuant to Terrorism Act
Texas Pollution Amendatory
Texas Changes- Cancellation and Nonrenewal
Texas Changes- Pollution Exclusion
Texas Changes
Limitation of Coverage to Designated Premises of Projects

HERETO: 100% of the Limit of Liability and Premium stated above.
Marsh XSellence Form 10/2014 (Occ)
© 2014 by BowringMarsh, Marsh Ltd. and Marsh USA, Inc. All rights reserved.
Starr Indemnity & Liability Company

INSURING AGREEMENTS

1. COVERAGE -

The Company hereby agrees, subject to the terms, definitions, exclusions and conditions contained in this Policy, to pay those sums which the Insured shall be legally obligated to pay as damages by reason of the liability covered by and as more fully defined in the Lead Underlying Policy (as stated in Item 2. a) of the Declarations and hereinafter referred to as "Lead Underlying Policy"); provided always however, that this Policy shall not apply until the Insured and/or the Underlying Insurers (as stated in Items 2. c) and 2. d) of the Declarations and hereinafter referred to as "Underlying Insurers") have paid or have been held liable to pay the full amount of the Underlying Limits for damages covered by the Lead Underlying Policy in accordance with Insuring Agreement 2.

The Company agrees that, except as may otherwise be endorsed to this Policy, this Policy will follow:

1. the same terms, definitions, exclusions and conditions as are, at inception hereof, contained in the Lead Underlying Policy, and;
2. all subsequent changes made to the terms, definitions, exclusions and conditions of the Lead Underlying Policy that do not broaden the scope of the coverage already provided.

Notwithstanding the foregoing, the following changes to the Lead Underlying Policy made after inception hereof shall not be binding upon the Company unless otherwise agreed in writing by the Company:

(a) any change which is subject to an additional premium charge,

(b) the inclusion of an additional coverage extension endorsement,

(c) any change to the terms, definitions, exclusions and conditions that broadens the scope of the coverage already provided.

It is, however, specifically agreed that if any of the Underlying Policies stated in Item 2. b) of the Declarations exclude or limit any part of the coverage provided by the Lead Underlying Policy stated in Item 2. a) of the Declarations, then this Policy shall not drop down to apply in the place of such excluded or limited coverage and the Insured shall be considered as a self insurer to the extent that there is no other available insurance to cover the deficit.

2. LIMITS OF LIABILITY -

The Company shall be liable only to pay sums up to:

$25M P/O $25,000,000 USD of the Declarations)

in respect of each Occurrence - subject to a limit of

$25M P/O $25,000,000 USD of the Declarations)

in the aggregate as applicable per the Lead Underlying Policy, and then such aggregate(s) to apply hereon in an identical manner to the Lead Underlying Policy

In excess of Underlying Limits as follows:

$25,000,000 USD (as stated in Item 4. a) of the Declarations)

in respect of each Occurrence, but

$25,000,000 USD (as stated in Item 4. b) of the Declarations)

in the aggregate as applicable per the Lead Underlying Policy

which in turn is excess of any applicable limits and/or retentions as more fully set forth in the Lead Underlying Policy.

In the event of reduction or exhaustion of the applicable aggregate Underlying Limits by reason of sums paid thereunder as damages, whether by an Underlying Insurer or the Insured, then this Policy, subject to its terms, definitions, exclusions and conditions shall:

1. in the event of reduction, pay in excess of such reduced Underlying Limits;
2. in the event of exhaustion, continue in force as Lead Underlying Insurance.

Defense costs and expenses shall operate in an identical manner to the Lead Underlying Policy as respects whether defense costs and expenses are included within the limits of liability or are in addition to the limits of liability.

HERETO: 100% part of 100% of the Limit of Liability and Premium stated above.
Marsh XStyleForm 10/2014 (Occ)
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CONDITIONS

1. MAINTENANCE OF UNDERLYING INSURANCE -

It is a condition of this Policy that the Underlying Policy/ies (as stated in Items 2. a) and 2. b) of the Declarations and hereinafter referred to as "Underlying Policy/ies") shall be maintained in full force and effect, except for any reduction of the aggregate limits contained therein solely by payment of any sums covered by the Lead Underlying Policy. In the event of the Insured's failure to maintain the Underlying Policy/ies in full force and effect and except with respect to the aforementioned aggregate reduction, coverage hereunder shall not be invalid, but shall apply to the same extent that it would have applied had there been compliance with this condition.

2. ASSISTANCE & CO-OPERATION AND DUTY TO DEFEND -

A The Company shall not be called upon to assume charge of the settlement or defense of any claim made or suit brought or proceeding instituted against the Insured. However the Company shall have the right and shall be given the opportunity to associate with the Insured in the defense of any claim, suit or proceeding relative to an Occurrence where the claim, suit or proceeding involves, or appears reasonably likely to involve the Company, in which event the Insured and the Company shall co-operate in all things in the defense, investigation and settlement of such claim, suit or proceeding.

B Notwithstanding the foregoing, the Company will have the right and duty to defend any claim made, suit brought or proceeding instituted against the Insured to which this Policy applies, if:

i. The Lead Underlying Insurer as stated in Item 2. c) of the Declarations has the right and duty to defend any claim, suit or proceeding in accordance with the terms of the Lead Underlying Policy as stated in Item 2. a) of the Declarations, and;

ii. The applicable Underlying Limits as stated in Item 4. of the Declarations have been exhausted in accordance with Insuring Agreement 1. COVERAGE

The Company shall not be obligated to defend any claim, suit or proceeding after the applicable Limits of Liability of this Policy have been exhausted.

3. CANCELLATION -

The Named Insured or the Company hereon shall have the right to cancel this Policy in accordance with the cancellation provisions of the Lead Underlying Policy. Such notice shall be sent to the entity stated in Item 6. b) of the Declarations.

4. OTHER INSURANCE -

If other valid and collectible insurance is available to the Insured covering a loss also covered by this Policy, other than a Policy that is specifically written to apply in excess of this Policy, the insurance afforded by this Policy shall apply in excess of and shall not contribute with such other insurance.

5. NOTICE OF OCCURRENCE -

Whenever the Insured has information from which it may reasonably conclude that an Occurrence covered hereunder involves injuries or damages which are likely to involve this Policy, notice shall be sent to the entity stated in Item 6. a) of the Declarations as soon as practicable.
# Marsh Xsellence Policy

## Schedule of Underlying Insurance

<table>
<thead>
<tr>
<th>Policy Number:</th>
<th>1000023859</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effective Date:</td>
<td>08/01/2017 at 12:01 A.M.</td>
</tr>
<tr>
<td>Named Insured:</td>
<td>University of Texas ROCIP VII</td>
</tr>
<tr>
<td>Issuing Company:</td>
<td>Starr Indemnity &amp; Liability Insurance Company</td>
</tr>
</tbody>
</table>

The Declarations, Schedule(s), and all terms and conditions complete this insurance Policy.

### Type of Policy or Coverage and Insurer, Policy Number, and Policy Period

#### A. First Underlying Insurance Policy(ies)

Coverage: Excess Liability  
Carrier: Berkshire Hathaway Insurance Company  
Policy No.: 47-XSF-304056-01  
Policy Period: 08/01/2017 to 08/31/2023

<table>
<thead>
<tr>
<th>Limits of Insurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>$25,000,000 Per Occurrence</td>
</tr>
<tr>
<td>$25,000,000 Aggregate Where Applicable</td>
</tr>
<tr>
<td>$25,000,000 Products/Completed Operations Aggregate</td>
</tr>
</tbody>
</table>

#### B. Additional Underlying Insurance Policy(ies)

Coverage: General Liability  
Carrier: Zurich America  
Policy No.: GLO0183287  
Policy Period: 08/01/2017 to 08/31/2023

<table>
<thead>
<tr>
<th>Limits of Insurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2,000,000 Per Occurrence</td>
</tr>
<tr>
<td>$5,000,000 General Aggregate</td>
</tr>
<tr>
<td>$5,000,000 Products/Completed Operations Aggregate- 10 Years or statute, Whichever is less</td>
</tr>
</tbody>
</table>

Coverage: WC/EL  
Carrier: Zurich America  
Policy No.: WC0183286  
Policy Period: 08/01/2017 to 08/31/2023

<table>
<thead>
<tr>
<th>Limits of Insurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1,000,000 Bodily Injury By Accident- Each Occurrence</td>
</tr>
<tr>
<td>$1,000,000 Bodily Injury By Disease- Policy Limit</td>
</tr>
<tr>
<td>$1,000,000 Bodily Injury By Disease- Each Employee</td>
</tr>
</tbody>
</table>

Coverage: Excess Liability  
Carrier: Indemnity Insurance Company of North America  
Policy No.: G46798673 001  
Policy Period: 08/01/2017 to 08/31/2023

<table>
<thead>
<tr>
<th>Limits of Insurance</th>
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</thead>
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<tr>
<td>$25,000,000 Per Occurrence</td>
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<tr>
<td>$25,000,000 Aggregate Where Applicable</td>
</tr>
<tr>
<td>$25,000,000 Products/Completed Operations Aggregate</td>
</tr>
</tbody>
</table>

### Date of Issue: 10/11/2017  
Authorized Representative: [Signature]

Class 2- 13000

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XS 102 (10-08)  
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Certified Acts of Terrorism Coverage
Excess of Retained Amount With Cap on Losses
Endorsement No.

Policy Number: 1000023859  
Effective Date: 08/01/2017 at 12:01 A.M.
Named Insured: University of Texas ROCIP VII

This endorsement modifies insurance provided under the following:

MARSH XSELLENCE POLICY

SCHEDULE

<table>
<thead>
<tr>
<th>Certified Acts of Terrorism Retained Amount</th>
</tr>
</thead>
</table>

A. For purposes of this endorsement, the words "you" and "your" refer to the Named Insured listed in Item 1.  
a) of the DECLARATIONS. The words "we", "us" and "our" refer to the Company.

B. Coverage provided by this Policy for sums which the Insured shall be legally obligated to pay as damages by reason of the liability covered by and as more fully defined in the Lead Underlying Policy and arising out of a "certified act of terrorism" applies in excess of the Certified Acts of Terrorism Retained Amount described in paragraph C. below.

C. INSURING AGREEMENTS. 2. LIMIT OF LIABILITY is amended to include the following:

The Certified Acts of Terrorism Retained Amount refers to the amount stated in the Schedule of this endorsement. This amount may consist of a self-insured retention, Underlying Policy/ies or a combination thereof.

The Certified Acts of Terrorism Retained Amount applies:
1. Only to sums which the Insured shall be legally obligated to pay as damages by reason of the liability covered by and as more fully defined in the Lead Underlying Policy and arising out of a "certified act of terrorism" covered under this Policy; and

2. Separately to each "certified act of terrorism".

We will pay those sums covered under this Policy only after your Certified Acts of Terrorism Retained Amount has been exhausted by means of payments for judgments or settlements. Defense expenses shall not erode the Certified Acts of Terrorism Retained Amount.

D. The CONDITIONS are amended to include the following:

XSM – 343 (01/15)
Cap on Losses From Certified Acts of Terrorism

If aggregate insured losses attributable to terrorist acts certified under the federal Terrorism Risk Insurance Act exceed $100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

E. The following definition applies for purposes of this endorsement:
"Certified act of terrorism" means an act that is certified by the Secretary of the Treasury, in accordance with the provisions of the federal Terrorism Risk Insurance Act, to be an act of terrorism pursuant to such Act. The criteria contained in the Terrorism Risk Insurance Act for a "certified act of terrorism" include the following:

1. The act resulted in insured losses in excess of $5 million in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and
2. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

F. The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for any loss or damage that is otherwise excluded under this Policy.

All other terms and conditions of this Policy remain unchanged.

Signed for the Company as of the Effective Date above:

[Signatures]

Charles H. Dangelo, President
Nehemiah E. Ginsburg, General Counsel

XSM – 343 (01/16)

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Starr Indemnity & Liability Company
Dallas, TX 1-866-519-2522

Disclosure Pursuant to Terrorism Risk Insurance Act

Policy Number: 1000023859 Effective Date: 08/01/2017 at 12:01 A.M.
Named Insured: University of Texas ROCIP VII

SCHEDULE

<table>
<thead>
<tr>
<th>SCHEDULE – PART I</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Terrorism Premium (Certified Acts)</td>
<td></td>
</tr>
<tr>
<td>This premium is the total Certified Acts premium attributable to the following Coverage Part(s), Coverage Form(s) and/or Policy(ies): All coverages under this policy, except commercial automobile liability</td>
<td></td>
</tr>
</tbody>
</table>

Additional information, if any, concerning the terrorism premium:

<table>
<thead>
<tr>
<th>SCHEDULE – PART II</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal share of terrorism losses</td>
<td>% Year: 20 15</td>
</tr>
<tr>
<td>(Refer to Paragraph B. in this endorsement.)</td>
<td></td>
</tr>
<tr>
<td>Federal share of terrorism losses</td>
<td>% Year: 20 16</td>
</tr>
<tr>
<td>(Refer to Paragraph B. in this endorsement.)</td>
<td></td>
</tr>
<tr>
<td>Federal share of terrorism losses</td>
<td>% Year: 20 17</td>
</tr>
<tr>
<td>(Refer to Paragraph B. in this endorsement.)</td>
<td></td>
</tr>
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<td>Federal share of terrorism losses</td>
<td>% Year: 20 18</td>
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<td>% Year: 20 19</td>
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<td></td>
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<tr>
<td>Federal share of terrorism losses</td>
<td>% Year: 20 20</td>
</tr>
<tr>
<td>(Refer to Paragraph B. in this endorsement.)</td>
<td></td>
</tr>
</tbody>
</table>

Information required to complete this Schedule, if not shown above, will be shown in the Policy Declarations.

A. Disclosure Of Premium
In accordance with the federal Terrorism Risk Insurance Act, we are required to provide you with a notice disclosing the portion of your premium, if any, attributable to coverage for terrorist acts certified under the Terrorism Risk Insurance Act. The portion of your premium attributable to such coverage is shown in the Schedule of this endorsement or in the Policy Declarations.

B. Disclosure Of Federal Participation In Payment Of Terrorism Losses

The United States Government, Department of the Treasury, will pay a share of terrorism losses insured under the federal program. The federal share equals a percentage (as shown in Part II of the Schedule of this endorsement or in the policy Declarations) of that portion of the amount of such insured losses that exceeds the applicable insurer deductible. However, if aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed $100 billion in a calendar year, the Treasury shall not make any payment for any portion of the amount of such losses that exceeds $100 billion.

C. Cap On Insurer Participation In Payment Of Terrorism Losses

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed $100 billion in a calendar year and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

All other terms and conditions of this Policy remain unchanged.

Signed for the Company as of the Effective Date above:

Charles H. Dangelo, President
Nehemiah E. Ginsburg, General Counsel
Texas Pollution Amendatory

Policy Number: 1000023859  Effective Date: 08/01/2017 at 12:01 A.M.
Named Insured: University of Texas ROCIP VII

A. SECTION V. EXCLUSIONS, exclusion D. Pollution is deleted in its entirety and replaced with the following:

D. Pollution

1. "Ultimate net loss" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":
   a. At or from any premises, site or location which is or was at any time owned or occupied by, or rented or loaned to, any insured. However, this subparagraph does not apply to:
      (1) Bodily injury if sustained within a building and caused by smoke, fumes, vapor or soot produced by or originating from equipment that is used to heat, cool or dehumidify the building, or equipment that is used to heat water for personal use, by the building's occupants or their guests;
      (2) Bodily injury or property damage for which you may be held liable, if you are a contractor and the owner or lessee of such premises, site or location has been added to your policy as an additional insured with respect to your ongoing operations performed for that additional insured at that premises, site or location and such premises, site or location is not and never was owned or occupied by, or rented or loaned to, any insured, other than that additional insured; or
      (3) Bodily injury or property damage arising out of heat, smoke or fumes from a "hostile fire";
   b. At or from any premises, site or location which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste;
   c. Which are or were at any time transported, handled, stored, treated, disposed of, or processed as waste by or for:
      (1) Any insured; or
      (2) Any person or organization for whom you may be legally responsible; or
   d. At or from any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured's behalf are performing operations if the "pollutants" are brought on or to the premises, site or location in connection with such operations by such insured, contractor or subcontractor. However, this subparagraph does not apply to:
Starr Indemnity & Liability Company

Dallas, TX 1-866-519-2522

(1) Bodily injury or property damage arising out of the escape of fuels, lubricants or other operating fluids which are needed to perform the normal electrical, hydraulic or mechanical functions necessary for the operation of mobile equipment or its parts, if such fuels, lubricants or other operating fluids escape from a vehicle part designed to hold, store or receive them. This exception does not apply if the bodily injury or property damage arises out of the intentional discharge, dispersal or release of the fuels, lubricants or other operating fluids, or if such fuels, lubricants or other operating fluids are brought on or to the premises, site or location with the intent that they be discharged, dispersed or released as part of the operations being performed by such insured, contractor or subcontractor;

(2) Bodily injury or property damage sustained within a building and caused by the release of gases, fumes or vapors from materials brought into that building in connection with operations being performed by you or on your behalf by a contractor or subcontractor;

(3) Bodily injury or property damage arising out of heat, smoke or fumes from a "hostile fire".

e. At or from any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured's behalf are performing operations if the operations are to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants".

f. That are, or that are contained in any property that is:

(1) Being transported or towed by, handled, or handled for movement into, onto or from, the covered "auto";

(2) Otherwise in the course of transit by or on behalf of the "insured"; or

(3) Being stored, disposed of, treated or processed in or upon the covered "auto";

g. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or

h. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraph f. above does not apply to fuels, lubricants, fluids, exhaust gases or other similar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts, if:

(1) The "pollutants" escape, seep, migrate, or are discharged, dispersed or released directly from an "auto" part designed by its manufacturer to hold, store, receive or dispose of such "pollutants"; and

(2) The "bodily injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any:

(a) Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and

(b) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting or well servicing equipment.

Paragraphs g. and h. above of this exclusion do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollutants" not in or upon a covered "auto" if:

(1) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
(2) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.

2. Any loss, cost or expense arising out of any:
   a. Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants"; or
   b. Claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

However, this paragraph does not apply to liability for damages because of property damage that the insured would have in the absence of such request, demand, order or statutory or regulatory requirement, or such claim or suit by or on behalf of a governmental authority.

B. As used in this endorsement:

1. "Hostile fire" means one which becomes uncontrollable or breaks out from where it was intended to be.

2. "Pollutants" mean any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

All other terms and conditions of this Policy remain unchanged.

Signed for the Company as of the Effective Date above:

Charles H. Dangelo, President  
Nehemiah E. Ginsburg, General Counsel
Texas Changes –
Cancellation and Nonrenewal

Policy Number: 1000023859  Effective Date: 08/01/2017 at 12:01 A.M.
Named Insured: University of Texas ROCIP VII

A. Paragraphs 2. of SECTION IV. CONDITIONS, condition C. Cancellation is deleted and replaced with the following:

2. We may cancel this Policy by mailing or delivering to the first Named Insured shown in the Declarations written notice of cancellation, stating the reason for cancellation, at least 10 days before the effective date of cancellation.

However if this Policy covers a condominium association, and the condominium property contains at least one residence or the condominium declarations conform with the Texas Uniform Condominium Act, then the notice of cancellation, as described above, will be provided to the First Named Insured 30 days before the effective date of cancellation. We will also provide 30 days' written notice to each unit-owner to whom we issued a certificate or memorandum of insurance, by mailing or delivering the notice to each last mailing address known to us.

The permissible reasons for cancellation are as follows:

a. If this Policy has been in effect for 60 days or less, we may cancel for any reason except, that under the provisions of the Texas Insurance Code, we may not cancel this Policy solely because the policyholder is an elected official.

b. If this Policy has been in effect for more than 60 days, or if it is a renewal or continuation of a Policy issued by us, we may cancel only for one or more of the following reasons:

(1) Fraud in obtaining coverage;

(2) Failure to pay premiums when due;

(3) An increase in hazard within the control of the Insured which would produce an increase in rate;

(4) Loss of our reinsurance covering all or part of the risk covered by this Policy; or

(5) If we have been placed in supervision, conservatorship or receivership and the cancellation is approved or directed by the supervisor, conservator or receiver.
**Starr Indemnity & Liability Company**

Dallas, TX 1-866-519-2522

B. The following condition is added to **SECTION IV. CONDITIONS** and supersedes any other provision to the contrary:

**Nonrenewal**

1. We may elect not to renew this Policy except, that under the provisions of the Texas Insurance Code, we may not refuse to renew this Policy solely because the policyholder is an elected official.

2. This Paragraph, 2., applies unless the Policy qualifies under Paragraph 3. below.

   If we elect not to renew this Policy, we may do so by mailing or delivering to the first Named Insured, at the last mailing address known to us, written notice of nonrenewal, stating the reason for nonrenewal, at least 60 days before the expiration date. If notice is mailed or delivered less than 60 days before the expiration date, this Policy will remain in effect until the 61st day after the date on which the notice is mailed or delivered. Earned premium for any period of coverage that extends beyond the expiration date will be computed pro rata based on the previous year’s premium.

3. If this Policy covers a condominium association, and the condominium property contains at least one residence or the condominium declarations conform with the Texas Uniform Condominium Act, then we will mail or deliver written notice of nonrenewal, at least 30 days before the expiration or anniversary date of the Policy, to:

   a. The first Named Insured; and

   b. Each unit-owner to whom we issued a certificate or memorandum of insurance.

   We will mail or deliver such notice to each last mailing address known to us.

4. If notice is mailed, proof of mailing will be sufficient proof of notice.

5. The transfer of a policyholder between admitted companies within the same insurance group is not considered a refusal to renew.

All other terms and conditions of this Policy remain unchanged.
Starr Indemnity & Liability Company

Dallas, TX 1-866-519-2522

Signed for the Company as of the Effective Date above:

Charles H. Dangelo, President

Nehemiah E. Ginsburg, General Counsel
Texas Changes – Pollution Exclusion

Policy Number: 1000023859       Effective Date: 08/01/2017 at 12:01 A.M.
Named Insured: University of Texas ROCIP VII

A. SECTION V. EXCLUSIONS, exclusion D. Pollution is deleted in its entirety and replaced with the following:

D. Pollution

1. "Ultimate Net Loss" arising out of an actual, alleged or threatened "pollution incident" at any time.

2. Loss, cost or expense arising out of any:
   a. Request, demand, order or statutory or regulatory requirement that any Insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of "pollution incidents"; or
   b. Claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of "pollution incidents".

This exclusion does not apply if valid "Underlying Insurance" for the "pollution incident" risks described above exists or would have existed but for the exhaustion of the applicable limits of the Underlying Insurance. Coverage provided under this Policy will follow the terms, definitions, conditions, exclusions and limitations of the First Underlying Insurance Policy(ies).

B. The following definitions are added to SECTION III. DEFINITIONS:

1. "Environmental damage" means the injurious presence in or upon land, the atmosphere, or any watercourse or body of water of solid, liquid, gaseous or thermal contaminants, irritants or "pollutants".

2. "Pollutants" means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

3. "Pollution incident" means emission, discharge, release or escape of "pollutants" into or upon land, the atmosphere, or any watercourse or body of water, provided that such emission, discharge, release or escape results in "environmental damage". The entirety of any such emission, discharge, release or escape shall be deemed to be one "pollution incident".
Starr Indemnity & Liability Company

Dallas, TX 1-866-519-2522

All other terms and conditions of this Policy remain unchanged.

Signed for the Company as of the Effective Date above:

[Signature]

Charles H. Dangelo, President

[Signature]

Nehemiah E. Ginsburg, General Counsel
Texas Changes

Policy Number: 1000023859
Named Insured: University of Texas ROCIP VII

Effective Date: 08/01/2017 at 12:01 A.M.

The following conditions are added to SECTION IV. CONDITIONS:

1. Changes In Liability Coverage

   a. With regard to coverage for bodily injury, property damage and personal and advertising injury, unless we are prejudiced by the Insured's or your failure to comply with the requirement, no provision of this Policy requiring you or any Insured to give notice of an accident, occurrence, wrongful act, claim or suit, or forward demands, notices, summonses or legal papers in connection with a claim or suit, will bar coverage under this Policy.

   However, Paragraph 1.a. does not apply with respect to the ownership, maintenance or use of covered autos.

2. Claims Handling Procedures

   We will notify you in writing of:

   a. An initial offer to compromise or settle a claim made or suit brought against any Insured. The notice will be given no later than the 10th day after the date on which the offer is made.

   b. Any settlement of a claim made or suit brought against the Insured. The notice will be given not later than the 30th day after the date of settlement.

All other terms and conditions of this Policy remain unchanged.

Signed for the Company as of the Effective Date above:

Charles H. Dangelo, President
Nehemiah E. Ginsburg, General Counsel
Limitation of Coverage to Designated Premises or Project

Policy Number: 1000023859
Named Insured: University of Texas ROCIP VII

Effective Date: 08/01/2017 at 12:01 A.M.

SCHEDULE

<table>
<thead>
<tr>
<th>Premises:</th>
</tr>
</thead>
</table>

| Project: REFER TO MONTHLY REPORT IN FILE WHICH INCLUDES EACH PROJECT IDENTIFIED IN THE MARSH MONTHLY REPORT FOR THE UNIVERSITY OF TEXAS SYSTEM ROLLING OWNER CONTROLLED INSURANCE PROGRAM PHASE VII WITH COVERAGE FOR SUCH PROJECT BEGINNING ON THE NOTICE TO PROCEED DATE AS LISTED IN THE REPORT. |

This insurance applies only to "Ultimate Net Loss" arising out of:

1. The ownership, maintenance or use of the premises shown in the Schedule and operations necessary or incidental to those premises; or

2. The project shown in the Schedule.

All other terms and conditions of this Policy remain unchanged.

Signed for the Company as of the Effective Date above:

Charles H. Dangelo, President
Nehemiah E. Ginsburg, General Counsel
Starr Indemnity & Liability Company

Starr Indemnity Excess Starr Companies Program
Claim Reporting Guidelines

Send all Excess Casualty Loss Notices to:

York Risk Services Group, Inc.
Attn OSC
P.O. Box 183188
Columbus, OH 43218-3188

Claims E-mail: 4869excessclaims@yorkrsg.com
Claims Fax: (866) 695-3651

Our preferred method of reporting is by email but Loss Notices may be submitted via certified mail or faxed. If immediate attention is needed, e-mailing or faxing the Loss Notice and/or Claim or Litigation information is strongly recommended. If you have a claim related question and need to contact York by telephone, please do so at (866) 391-9675.

Consult Your Policy For Loss Reporting Requirements

Your policy states when to report a loss and details the information to be submitted with a First Notice of Loss. This is often found in the General Conditions section, although it may be changed by an endorsement. Additionally, the following information/documentation will always be helpful in assisting us with our evaluation.

- Citing Starr Indemnity’s policy, or claim number, in all correspondence.
- Providing a copy of any suit, demand for arbitration or mediation, a governmental agency notice, claim letter or any similar notice.
- Sending a copy of any internal reports related to the loss.
- Forwarding copies of status reports prepared by your defense counsel and/or your claim handler, if the case has been pending for a period of time.

Starr Indemnity will always acknowledge each First Notice of Loss, initiate contact to open lines of communication, and will request any additional information that may be needed. Our formal claims acknowledgment will identify Starr Indemnity’s person responsible for handling your reported Claim, and their specific contact information.

If you have questions or would like to discuss a specific loss with one of our Claims Team members, please feel free to contact us. Thank you.
IMPORTANT NOTICE
YOUR ACTION REQUIRED

THANK YOU FOR PLACING THIS EXCESS POLICY WITH US. WE TRUST THAT THIS POLICY WAS ISSUED ACCORDING TO YOUR INSTRUCTIONS.

AS A REMINDER, WITHIN 45 DAYS OF THE EFFECTIVE DATE, PLEASE FORWARD A COMPLETE COPY OF THE LEAD UMBRELLA. THIS COPY MUST INCLUDE THE FOLLOWING:

- DECLARATIONS PAGE
- INSURING AGREEMENT
- COPIES OF ALL FORMS AND ENDORSEMENTS
TERRORISM INSURANCE PREMIUM DISCLOSURE
AND OPPORTUNITY TO REJECT

This notice contains important information about the Terrorism Risk Insurance Act and its effect on your policy. Please read it carefully.

THE TERRORISM RISK INSURANCE ACT

The Terrorism Risk Insurance Act, including all amendments ("TRIA" or the "Act"), establishes a program to spread the risk of catastrophic losses from certain acts of terrorism between insurers and the federal government. If an individual insurer's losses from certified acts of terrorism exceed a specified deductible amount, the government will reimburse the insurer for a percentage of losses (the "Federal Share") paid in excess of the deductible, but only if aggregate industry losses from such acts exceed the "Program Trigger". An insurer that has met its insurer deductible is not liable for any portion of losses in excess of $100 billion per year. Similarly, the federal government is not liable for any losses covered by the Act that exceed this amount. If aggregate insured losses exceed $100 billion, losses up to that amount may be pro-rated, as determined by the Secretary of the Treasury.

The Federal Share and Program Trigger by calendar year are:

<table>
<thead>
<tr>
<th>Calendar Year</th>
<th>Federal Share</th>
<th>Program Trigger</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>85%</td>
<td>$100,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>84%</td>
<td>$120,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>83%</td>
<td>$140,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>82%</td>
<td>$160,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>81%</td>
<td>$180,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>80%</td>
<td>$200,000,000</td>
</tr>
</tbody>
</table>

MANDATORY OFFER OF COVERAGE FOR "CERTIFIED ACTS OF TERRORISM" AND DISCLOSURE OF PREMIUM

TRIA requires insurers to make coverage available for any loss that occurs within the United States (or outside of the U.S. in the case of U.S. missions and certain air carriers and vessels), results from a "certified act of terrorism" AND that is otherwise covered under your policy.

A "certified act of terrorism" means:

[A]ny act that is certified by the Secretary of the Treasury, in consultation with the Secretary of Homeland Security, and the Attorney General of the United States.

(i) to be an act of terrorism;

160016 08/08/2017 ECO(23)58071429 31-1624
(ii) to be a violent act or an act that is dangerous to
   (I) human life;
   (II) property; or
   (III) infrastructure;

(iii) to have resulted in damage within the United States, or outside of the United States in the case of
   (I) an air carrier (as defined in section 40102 of title 49, United States Code) or United States flag
   vessel (or a vessel based principally in the United States, on which United States income tax is
   paid and whose insurance coverage is subject to regulation in the United States); or
   (II) the premises of a United States mission; and

(iv) to have been committed by an individual or individuals as part of an effort to coerce the civilian
    population of the United States or to influence the policy or affect the conduct of the United States
    Government by coercion.

REJECTING TERRORISM INSURANCE COVERAGE - WHAT YOU MUST DO

We have included in your policy coverage for losses resulting from "certified acts of terrorism" as defined
above.

THE PREMIUM CHARGE FOR THIS COVERAGE APPEARS ON THE DECLARATIONS PAGE OF THE POLICY
AND DOES NOT INCLUDE ANY CHARGES FOR THE PORTION OF LOSS COVERED BY THE FEDERAL GOV-
ERNMENT UNDER THE ACT. If we are providing you with a quote, the premium charge will also appear on
your quote as a separate line item charge.

IF YOU CHOOSE TO REJECT THIS COVERAGE, PLEASE CHECK THE BOX BELOW, SIGN THE ACKNOWL-
EDGEMENT, AND RETURN THIS FORM TO THE ADDRESS BELOW: Please ensure any rejection is received
within (30) days of the effective date of your policy.

Before making a decision to reject terrorism insurance, refer to the Underlying Coverage Requirement
located at the end of this Notice.

I hereby reject this offer of coverage. I understand that by rejecting this offer, I will have no coverage for
losses arising from a "certified acts of terrorism" and my policy will be endorsed accordingly.

Policyholder/Applicant's Signature          Print Name          Date Signed

______________________________          ________________________          _______________
Named Insured          Policy Number

THE UNIVERSITY OF TEXAS SYSTEM          ECO (23) 58 07 14 29

Policy Effective/Expiration Date
08/01/2017 - 08/01/2023

UNDERLYING COVERAGE REQUIREMENT

This policy will apply to Terrorism Coverage only in excess of the total amounts stated as the applicable
limits of the underlying policies listed in the Schedule of Underlying Insurance and the applicable limits of
any other insurance providing coverage to you during the Policy Period.

If you fail to comply with this Underlying Coverage Requirement and you do not maintain your underlying
limits as scheduled, we will only be liable to the same extent that we would have been had you fully
complied with this requirement.

IF YOU REJECTED THIS COVERAGE, PLEASE RETURN THIS FORM TO:

   Attn: Commercial Lines Division - Terrorism
   P.O. Box 66400
   London, KY 40742-6400

The summary of the Act and the coverage under your policy contained in this notice is necessarily general
in nature. Your policy contains specific terms, definitions, exclusions and conditions. In case of any
conflict, your policy language will control the resolution of all coverages questions. Please read your
policy carefully.

If you have any questions regarding this notice, please contact your agent.

NP 73 12 01 15          © 2015 Liberty Mutual Insurance
Coverage is Provided In:
Ohio Casualty Insurance Company

Following Form Excess Liability Policy Declarations

Item 1.  a) Named Insured:
THE UNIVERSITY OF TEXAS SYSTEM

and as more fully set forth in the Lead Underlying Policy

b) Address of Named Insured:
220 W 7TH STREET
AUSTIN, TX 78701

Item 2.  a) Lead Underlying Policy No:
47-XSF-304056-01
See Schedule of Underlying Insurance

b) All other Underlying Policy No(s):

See Schedule of Underlying Insurance

c) Lead Underlying Insurer:
BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY

d) All other Underlying Insurer(s):
See Schedule of Underlying Insurance

Item 3.  Limits of Liability:
(Insuring Agreement 2.)
a) $25,000,000 Each Occurrence
b) $25,000,000 Aggregate

Item 4.  Underlying Limits:
(Insuring Agreement 2.)
a) $50,000,000 Each Occurrence
b) $50,000,000 Aggregate

which in turn is excess of any applicable limits and/or retentions
as more fully set forth in the Lead Underlying Policy

Item 5.  Policy Period:
From: 08/01/2017 to 08/01/2023 both days at 12:01 a.m.
Standard Time at the address of the Named Insured.

Item 6.  Notice to:
(Conditions 3. and 5.)
a) Notice of Occurrence:
Ohio Casualty Insurance Company
9450 Seward Road, Fairfield, OH 45014
CIClaimReports@libertymutual.com
1-800-362-0000

b) All other Notices:
To Insured: Per Item 1. above
To the Company:
Liberty Mutual Insurance
One Battery Park Plaza, 30th Floor
New York, NY 10004

Item 7.  Premium:
$ (100% Flat Annual)

Certified Acts of Terrorism Coverage
$ (Included)

Total Advance Charges
$
Note: This is not a bill

Issue Date 08/08/2017

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## Item 8. Policy Forms and Endorsements:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>NP 73 12 01 15</td>
<td>Policyholder Disclosure Notice of Insurance Coverage for Certified Acts of Terrorism</td>
</tr>
<tr>
<td>CE 75 00 01 15</td>
<td>Marsh XSellence Following Form Excess Liability Policy</td>
</tr>
<tr>
<td>CE 75 10 01 15</td>
<td>Non Following Form Endorsement</td>
</tr>
<tr>
<td>CE 75 13 01 15</td>
<td>Cap on Losses from Certified Acts of Terrorism</td>
</tr>
<tr>
<td>CE 75 06 01 15</td>
<td>Limits of Insurance Amendment - Quota Share</td>
</tr>
<tr>
<td>CE 75 07 01 15</td>
<td>General Endorsement - Other Insurance Amendatory Endorsement</td>
</tr>
<tr>
<td>CE 75 05 01 15</td>
<td>Nuclear Exclusion</td>
</tr>
<tr>
<td>CE 75 04 01 15</td>
<td>Asbestos Exclusion</td>
</tr>
</tbody>
</table>

In Witness Whereof, we have caused this Policy to be signed by our authorized officers.

Dexter Robert Legg                   Jamaica Paul Condrin, III

Dexter Robert Legg \hspace{1cm} Jamaica Paul Condrin, III

Secretary                              President
### UNDERLYING INSURANCE:

<table>
<thead>
<tr>
<th>CARRIER, POLICY NUMBER AND PERIOD</th>
<th>TYPE OF COVERAGE</th>
<th>LIMITS OF INSURANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>FIRST UNDERLYING INSURANCE</td>
<td>LEAD UMBRELLA</td>
<td>$25,000,000 EACH OCCURRENCE</td>
</tr>
<tr>
<td>BERKSHIRE HATHAWAY SPECIALTY</td>
<td></td>
<td>$25,000,000 AGGREGATE</td>
</tr>
<tr>
<td>INSURANCE COMPANY</td>
<td></td>
<td>$25,000,000 PRODUCTS-COMPLETED OPERATIONS AGGREGATE</td>
</tr>
<tr>
<td>47-XSF-304056-01</td>
<td></td>
<td>08/01/2017 - 08/01/2023</td>
</tr>
</tbody>
</table>

| OTHER UNDERLYING INSURANCE        | EXCESS LIABILITY | LIMITS OF INSURANCE |
| INDEMNITY INSURANCE COMPANY OF NORTH AMERICA |                  | $25,000,000 EACH OCCURRENCE |
| XSM G46798673 001                 |                  | $25,000,000 AGGREGATE |
| 08/01/2017 - 08/01/2023           |                  | EXCESS OF |

| OTHER UNDERLYING INSURANCE        | EXCESS LIABILITY | LIMITS OF INSURANCE |
| STARR INDEMNITY & LIABILITY COMPANY | QUOTA SHARE PARTNER | $25,000,000 EACH OCCURRENCE |
| 1000023859                         |                  | $25,000,000 AGGREGATE |
| 08/01/2017 - 08/01/2023            |                  | PART OF |

|                          | EXCESS OF | LIMITS OF INSURANCE |
|                          | $50,000,000 EACH OCCURRENCE |
|                          | $50,000,000 AGGREGATE |

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FOLLOWING FORM EXCESS LIABILITY POLICY

INSURING AGREEMENTS

1. COVERAGE

The Company hereby agrees, subject to the terms, definitions, exclusions and conditions contained in this Policy, to pay those sums which the Insured shall be legally obligated to pay as damages by reason of the liability covered by and as more fully defined in the Lead Underlying Policy (as stated in Item 2. a) of the Declarations and hereinafter referred to as “Lead Underlying Policy”); provided always however, that this Policy shall not apply until the Insured and/or the Underlying Insurers (as stated in Items 2. c) and 2. d) of the Declarations and hereinafter referred to as “Underlying Insurers”) have paid or have been held liable to pay the full amount of the Underlying Limits for damages covered by the Lead Underlying Policy in accordance with Insuring Agreement 2.

The Company agrees that, except as may otherwise be endorsed to this Policy this Policy will follow:

1. The same terms, definitions, exclusions and conditions as are, at inception hereof, contained in the Lead Underlying Policy, and;

2. All subsequent changes made to the terms, definitions, exclusions and conditions of the Lead Underlying Policy that do not broaden the scope of the coverage already provided.

Notwithstanding the foregoing, the following changes to the Lead Underlying Policy made after inception hereof shall not be binding upon the Company unless otherwise agreed in writing by the Company:

(a) Any change which is subject to an additional premium charge,

(b) The inclusion of an additional coverage extension endorsement,

(c) Any change to the terms, definitions, exclusions and conditions that broadens the scope of the coverage already provided.

It is, however, specifically agreed that if any of the Underlying Policy/ies stated in Item 2. b) of the Declarations exclude or limit any part of the coverage provided by the Lead Underlying Policy stated in Item 2. a) of the Declarations, then this Policy shall not drop down to apply in the place of such excluded or limited coverage and the Insured shall be considered as a self-insurer to the extent that there is no other available insurance to cover the deficit.

2. LIMITS OF LIABILITY

The Company shall be liable only to pay sums up to:

USD (as stated in Item 3. a) of the Declarations) in respect of each Occurrence - subject to a limit of

USD (as stated in Item 3. b) of the Declarations) in the aggregate as applicable per the Lead Underlying Policy, and then such aggregate(s) to apply hereon in an identical manner to the Lead Underlying Policy.
in excess of Underlying Limits as follows:

USD (as stated in Item 4. a) of the Declarations) in respect of each Occurrence, but

USD (as stated in Item 4. b) of the Declarations) in the aggregate as applicable per the Lead Underlying Policy

which in turn is excess of any applicable limits and/or retentions as more fully set forth in the Lead Underlying Policy.

In the event of reduction or exhaustion of the applicable aggregate Underlying Limits by reason of sums paid thereunder as damages, whether by an Underlying Insurer or the Insured, then this Policy, subject to its terms, definitions, exclusions and conditions shall:

1. In the event of reduction, pay in excess of such reduced Underlying Limits;

2. In the event of exhaustion, continue in force as Lead Underlying Insurance.

Defense costs and expenses shall operate in an identical manner to the Lead Underlying Policy as respects whether defense costs and expenses are included within the limits of liability or are in addition to the limits of liability.

CONDITIONS

1. MAINTENANCE OF UNDERLYING INSURANCE

It is a condition of this Policy that the Underlying Policies (as stated in Items 2. a) and 2. b) of the Declarations and hereinafter referred to as "Underlying Policies") shall be maintained in full force and effect, except for any reduction of the aggregate limits contained therein solely by payment of any sums covered by the Lead Underlying Policy. In the event of the Insured's failure to maintain the Underlying Policies in full force and effect and except with respect to the aforementioned aggregate reduction, coverage hereunder shall not be invalid, but shall apply to the same extent that it would have applied had there been compliance with this condition.

2. ASSISTANCE & CO-OPERATION AND DUTY TO DEFEND

A. The Company shall not be called upon to assume charge of the settlement or defense of any claim made or suit brought or proceeding instituted against the Insured. However the Company shall have the right and shall be given the opportunity to associate with the Insured in the defense of any claim, suit or proceeding relative to an Occurrence where the claim, suit or proceeding involves, or appears reasonably likely to involve the Company, in which event the Insured and the Company shall co-operate in all things in the defense, investigation and settlement of such claim, suit or proceeding.

B. Notwithstanding the foregoing, the Company will have the right and duty to defend any claim made, suit brought or proceeding instituted against the Insured to which this Policy applies, if:

i. The Lead Underlying Insurer as stated in Item 2. c) of the Declarations has the right and duty to defend any claim, suit or proceeding in accordance with the terms of the Lead Underlying Policy as stated in Item 2. a) of the Declarations, and;

ii. The applicable Underlying Limits as stated in Item 4. of the Declarations have been exhausted in accordance with Insuring Agreement 1. COVERAGE

The Company shall not be obligated to defend any claim, suit or proceeding after the applicable Limits of Liability of this Policy have been exhausted.
3. CANCELLATION

The Named Insured or the Company hereon shall have the right to cancel this Policy in accordance with the cancellation provisions of the Lead Underlying Policy. Such notice shall be sent to the entity stated in Item 6. b) of the Declarations.

4. OTHER INSURANCE

If other valid and collectible insurance is available to the Insured covering a loss also covered by this Policy, other than a Policy that is specifically written to apply in excess of this Policy, the insurance afforded by this Policy shall apply in excess of and shall not contribute with such other insurance.

5. NOTICE OF OCCURRENCE

Whenever the Insured has information from which it may reasonably conclude that an Occurrence covered hereunder involves injuries or damages which are likely to involve this Policy, notice shall be sent to the entity stated in Item 6. a) of the Declarations as soon as practicable.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NON FOLLOWING FORM ENDORSEMENT

This endorsement modifies insurance provided under the following:

FOLLOWING FORM EXCESS LIABILITY POLICY

Notwithstanding any other provisions of this Policy, it is agreed that this Policy shall not provide coverage afforded by the Lead Underlying Policy for the following:

- Crisis Management or Crisis Response Endorsement
- Accident Insurance Endorsement
- Uninsured/Underinsured Motorists (UM/UIM) Endorsement
- Liberalization Clause
- Sublimit of liability, unless such sublimit is specifically endorsed to this Policy.

This endorsement does not change any other provision of the policy.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

This endorsement modifies insurance provided under the following:

FOLLOWING FORM EXCESS LIABILITY POLICY

If aggregate insured losses attributable to terrorist acts certified under the federal Terrorism Risk Insurance Act exceed $100 billion in a Program Year (January 1 through December 31) and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds $100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

"Certified act of terrorism" means an act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States, to be an act of terrorism pursuant to the federal Terrorism Risk Insurance Act. The criteria contained in the Terrorism Risk Insurance Act for a "certified act of terrorism" include the following:

1. The act resulted in insured losses in excess of $5 million in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and

2. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

This endorsement does not change any other provision of the policy.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

LIMITS OF LIABILITY AMENDMENT – QUOTA SHARE

This endorsement modifies insurance provided under the following:

FOLLOWING FORM EXCESS LIABILITY POLICY

The limits of liability for this policy shown in Item 3 of the Declarations apply as follows:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th>Each Occurrence</th>
<th>Aggregate Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>25,000,000</td>
<td>$25,000,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>25,000,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

50.00 % Quota Share Part of:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th>Each Occurrence</th>
<th>Aggregate Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>50,000,000</td>
<td>$50,000,000</td>
<td></td>
</tr>
<tr>
<td>$</td>
<td>50,000,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Excess of:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th>Each Occurrence</th>
<th>Aggregate Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>50,000,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$</td>
<td>50,000,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Schedule of Quota Share Layer Participants:

<table>
<thead>
<tr>
<th>Participating Insurer / Policy Number</th>
<th>Policy Limits Part of Layer Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Starr Indemnity &amp; Liability Company / 1000023859</td>
<td>$25,000,000 part of $50,000,000</td>
</tr>
<tr>
<td>/</td>
<td>$ part of $</td>
</tr>
<tr>
<td>/</td>
<td>$ part of $</td>
</tr>
</tbody>
</table>

Our liability and that of the Quota Share Layer Participant(s) shall be several and not joint. We will not be liable under this insurance for any amount in excess of our Quota Share Part or the amounts stated in Item 3. Limits of Liability of the Following Form Excess Liability Policy Declarations regardless of any changes in circumstances, including, but not limited to, change in terms, cancellation, removal or bankruptcy of any Quota Share Layer Participant.

In the event that any other Quota Share Layer Participant listed above restricts coverage, this insurance will be subject to such restrictions. In no event shall this insurance grant broader coverage than would be provided by any other Quota Share Layer Participant listed above.

This endorsement does not change any other provision of the policy.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

GENERAL ENDORSEMENT

The policy is amended as follows:

CONDITIONS, Section 4., OTHER INSURANCE is deleted and replaced by the following:

This Policy shall not seek contribution from other valid and collectible insurance available to the Insured. However, this Other Insurance condition does not apply with respect to the Lead Underlying Policy and any Underlying Policies."

All other terms and conditions of this Policy remain unchanged.
NUCLEAR EXCLUSION

This endorsement modifies insurance provided under the following:

FOLLOWING FORM EXCESS LIABILITY POLICY

This insurance does not apply to:

A. Any liability, damages, loss, injury, demand, claim or suit:

1. With respect to which an Insured under the policy is also an Insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada or any of their successors, or would be an Insured under any such policy but for its termination upon exhaustion of its limits of liability; or

2. Resulting from the "hazardous properties" of "nuclear material" and with respect to which (a) a person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the Insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.

B. Any liability, damages, loss, injury, demand, claim or suit resulting from the "hazardous properties" of "nuclear material", if:

1. The "nuclear material" (a) is at any "nuclear facility" owned by, or operated by or on behalf of, an Insured or (b) has been discharged or dispersed therefrom;

2. The "nuclear material" is contained in "spent fuel" or "waste" at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an Insured; or

3. The bodily injury or property damage arises out of the furnishing by an Insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any "nuclear facility", but if such facility is located within the United States of America, its territories or possessions or Canada, this Exclusion B.3. applies only to "property damage" to such "nuclear facility" and any property thereat.

C. As used in this endorsement:

1. "Hazardous properties" includes radioactive, toxic or explosive properties.

2. "Nuclear material" means "source material", "special nuclear material" or "by-product material".

3. "Source material", "special nuclear material", and "by-product material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof.

4. "Spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a "nuclear reactor".
5. "Waste" means any "waste" material (a) containing "by-product material" other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its "source material" content, and (b) resulting from the operation by any person or organization of any "nuclear facility" included under the first two paragraphs of the definition of "nuclear facility".

6. "Nuclear facility" means:
   a. Any "nuclear reactor";
   b. Any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing "spent fuel", or (3) handling, processing or packaging "waste";
   c. Any equipment or device used for the processing, fabricating or alloying of "special nuclear material" if at any time the total amount of such material in the custody of any Insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235;
   d. Any structure, basin, excavation, premises or place prepared or used for the storage or disposal of "waste";

and includes the site on which any of the foregoing is located, all operations considered on such site and all premises used for such operations.

7. "Nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material.

8. "Property damage" includes all forms of radioactive contamination of property.

This endorsement does not change any other provision of this policy.
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ASBESTOS EXCLUSION

This endorsement modifies insurance provided under the following:

FOLLOWING FORM EXCESS LIABILITY POLICY

This insurance does not apply to:

Any liability, damages, loss, injury, demand, claim or suit arising out of or caused by, or allegedly caused by:

1. Asbestos, asbestos products, asbestos-containing materials or products, asbestos fibers or asbestos dust, including, but not limited to, manufacture, mining, use, sale, installation, removal, or distribution activities;

2. Exposure to testing for, monitoring of, cleaning up, removing, containing or treating of asbestos, asbestos products, asbestos-containing materials or products, asbestos fibers or asbestos dust; or

3. Any obligation to investigate, settle or defend, or indemnify any person against any claim or suit arising out of or related in any way, either directly or indirectly, to asbestos, asbestos products, asbestos-containing materials or products, asbestos fibers or asbestos dust.

This endorsement does not change any other provision of this policy.