

CERTIFICATE OF INSURANCE:

WHAT YOU SHOULD KNOW

PURPOSE:

To assist individuals with reviewing and evaluation a Certificate of Insurance provided by outside entities through expansion of knowledge in each section of the certificate.

DIRECTIONS FOR USE:

- 1. Review the sample standardized Certificate of Insurance.
- 2. Review information on pages 1 through 10 which corresponds to the sections numbered on the Certificate of Insurance.
- 3. If you need a sample additional insured endorsement to include with your contracts or to clarify the scope of additional insured coverage requested, then refer to Exhibit A.

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b c		ALL OWNED AUTOS SCHEDULED AUTOS				g	BODILY INJURY (Per person)	\$
d e		HIRED AUTOS NON-OWNED AUTOS				h	BODILY INJURY (Per accident)	\$
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						TION OR LIABILITY		
							ITS AGENTS OR REPRESENTA	ATIVES.
					AUTHORIZED REF		15)	

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CERTIFICATE OF INSURANCE: WHAT YOU SHOULD KNOW

1. Producer: The Producer is the insurance broker or agent representing the insured that procured the insurance coverage for the insured entity.

What you should know - This is the entity that prepared the Certificate in most instances.

2. Insured: The Insured is the entity that has purchased the insurance coverages that are stated on the Certificate of Insurance and is considered the first named insured.

What you should know - This entity should be the contractor or other party that has been requested to provide coverage.

3. 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: This statement expresses that the intent of a Certificate of Insurance is merely to show the Certificate Holder that the insured has purchased the insurance coverages stated on the Certificate. However, it also indicates that the Certificate Holder has no legal right to be covered by the insurance in place. The statement also indicates that regardless of what the Certificate states, the only coverage terms and conditions that are applicable are those stated on the actual insurance policies. The Certificate cannot legally change or alter the actual insurance policy.

<u>What you should know</u> - This statement tells you that unless you are named as an additional insured on the actual policy, you will have no legal rights or access to the stated coverages.

4. Companies/Insurers Affording Coverage: This section is used to identify the insurance companies issuing the polices stated below and put an alphabetical identification on each insurance company to assist in determining what insurance company is issuing what policies. (See INSR LTR in left column on certificate.)

What you should know - You should obtain the A.M. Best Rating for each insurer. It is recommended that each insurer have a Best Rating of A, VII or higher to be deemed acceptable.

Coverages: This statement conveys that the insurance policies listed below were issued to the insured and that all insurance provided to the insured is subject to the normal policy terms, exclusions and conditions. It also states that the limits of coverage shown may actually be lower due to claims already paid out during the stated policy period.

<u>What you should know</u> - The only way to verify whether the limits shown have been reduced is to obtain a current loss report from the insured for the policy period in question.

- **6. General Liability**: General Liability is provided for protection from liability arising out of the insured's premises or operations, products and completed operations.
- **6a. Commercial General Liability** or CGL is the current proper name for General Liability coverage exposures arising out of a business operation.

What you should know - CGL will provide you with broad, standardized coverage terms. You should ask for the use of ISO or Insurance Services Office CG0001 forms. Manuscript forms are those forms written specifically by or for an insurance company and the coverage provided can vary greatly. If manuscript forms are being used, a certified copy of the form should be requested for review of the scope of coverage being provided.

6b. Claims-made and **Occurrence** are two types of general liability coverage forms. The difference in the two forms is in the event that triggers coverage. In an occurrence form policy, coverage is provided for occurrences taking place during the policy period, regardless of when an actual claim is made or reported. With a claims-made policy, the occurrence must have taken place during the policy period and the claim must also be made or reported during the policy period for coverage to be afforded.

<u>What you should know</u> - You should require an Occurrence Form CGL policy from all contractors as claims-made policies limit the coverage afforded and is rarely used in today's marketplace for general liability coverage. One exception being Professional Liability Coverage (i.e., architects, engineers, etc.) which is usually only available in a claims-made format.

6c. Owners and Contractors Protective Liability policies provide separate coverage limits that are contract or job specific. These policies are also issued to the property owner as the named insured.

<u>What you should know</u> - OCP policies provide separate limits of coverage in addition to any limits an additional insured may have access to from the named insured. However, OCP polices only provide coverage for vicarious liability of the owner (principal/agent relationship) and general supervision.

6d. Policy Number should be stated to assist in accessing the needed coverage if a claim should arise.

What you should know - This area is often left blank. Insist that all policy numbers be provided. (Above will apply for all policies).

6e. The Policy Effective and Expiration Dates inform you when a policy begins and ends. It is important to be sure that performance on the contract be within the policy period.

What you should know - If a contract or job will go beyond the expiration date of the policy, your contract should require that an updated certificate be provided 30 days prior to expiration of the current policy. If an updated Certificate is not received, work may need to be discontinued until an updated Certificate is in hand. (Above will apply to all policies).

6f. Each Occurrence is the most the insurance policy will pay under one occurrence regardless of the total amount of damages.

<u>What you should know</u> - There may be additional per occurrence limits available under an excess liability or umbrella policy.

6g. Medical Expenses (any one person) is a no fault medical expense coverage provided to third parties injured on premises you own, rent, or on ways next to these premises or injured because of your operations.

<u>What you should know</u> - Contractors should have this coverage, as it will provide limited coverage for injuries to third parties because of their operations, regardless of fault.

6h. Personal and Advertising Injury is "Coverage B" under a CGL policy and provides coverage for liability arising out of personal injury (i.e., slander, libel, wrongful eviction, false arrest, malicious prosecution, invasion of privacy) and advertising injury (i.e., slander, libel, invasion of privacy in the advertising of your goods/services, style of business, misappropriation of advertising ideas, infringement of copyright, title, slogan).

What you should know - If you are looking for coverage for liability arising out of bodily injury and/or property damage to a third party, this coverage will not be of concern.

6i. The **General Aggregate** is the most an insurance policy will pay in a given policy period, regardless of the number of insured or claims.

What you should know - We recommend that the general aggregate be at least twice the occurrence limit unless there is a job site specific aggregate.

6j. The **Products-Completed Operations Aggregate** is the most that the policy will pay in a given policy period for liability arising out of the products-completed operations hazard.

What you should know - Completed Operations coverage would normally not be provided to the additional insured as coverage for the additional insured usually ceases once the job is completed. If you are intending to have continued liability coverage once the job is completed for a limited period of time (i.e., 6 months to 2 years) then the contract should request this extended coverage and subsequent Certificate of Insurance evidencing this coverage should be obtained.

6k. Fire Damage (any one fire) is the most the liability policy will pay for a fire that you are legally liable for in premises you lease or rent that are in your care, custody and control. This area provides you with limited coverage for property in your care, custody and control, which is normally excluded under your general liability coverage and covered under your property policy.

<u>What you should know</u> - Damage from the fire that you are legally liable for to third party property not in your care, custody and control is covered under the "Each Occurrence" (6i) liability limits. This area will normally not be addressed for contractors.

7. Automobile Liability: Coverage is provided for protection from liability arising out of negligent operation, maintenance or use of a covered auto, which results in bodily injury or property damage to a third party.

What you should know - You do not need to be named as additional insured on the contractor's auto liability policy. The reason for this is that the definition of an insured, on an ISO CA 0001 Business Auto Policy, states that "Anyone liable for the conduct of insured" is also considered an insured.

- **7a. Any Auto** (symbol 1 on auto policy) is used to state that any auto is covered regardless of ownership.
- **7b. All Owned Autos** (symbol 2 on auto policy) is used to state that only the autos the insured owns and any trailers they don't own that are attached to the owned autos are covered.
- **7c. Scheduled Autos** (symbol 7 on auto policy) is used to state that only autos actually listed in the Policy Declaration's section are covered in addition to any non-owned trailers while attached to covered autos.
- **7d. Hired Autos** (symbol 8 on auto policy) is used to state that only those autos the insured has leased, hired, rented or borrowed are covered. However, coverage is not afforded for autos of employees, partners or their families.
- **7e. Non-Owned Autos** (symbol 9 on auto policy) is used to state that only autos the insured does not own, lease, hire, rent or borrow are covered when used for insurer's business use. This also includes coverage for autos of the insurer's employees, partners and their families for business or personal use.

<u>What you should know</u> - The above coverage symbols that you will want your contractor to have will depend on what type of vehicles are being used. (i.e., company autos, employee's autos, leased autos, etc.).

7f. Combined Single Limit is the most the policy will pay for third party bodily injury and property damage combined for each accident.

What you should know - We recommend using combined single limit rather than separate

bodily injury and property damage limits as the full amount of coverage can be used for either bodily injury or property damage.

7g. Bodily Injury (**per person**) would be the most the policy would pay for bodily injury to one person from each accident.

<u>What you should know</u> - We recommend using combined single limit so this section would not apply.

7h. Bodily Injury (**per accident**) would be the most the policy would pay for bodily injury from each accident, regardless of the number of persons injured.

<u>What you should know</u> - We recommend using combined single limit so this section would not apply.

7i. Property Damage would be the most the policy would pay for third party property damage resulting from one accident.

<u>What you should know</u> - We recommend using combined single limit so this section would not apply.

8. Garage Liability: Coverage provided to auto service facilities for damage to customer's vehicles in their care, custody and control.

<u>What you should know</u> - This specialized coverage used to be in the auto liability section of the previous Acord Certificate of Insurance form. Not utilized unless the above exposure exists.

Excess Liability: Liability coverage provided in addition to or on top of the primary general liability policy as stated in number 6.

<u>What you should know</u> - The primary general liability coverage limits in addition to the Each Occurrence Excess Liability limits will inform you of the total liability coverage available for each occurrence.

9a. Umbrella Form is a type of policy form that provides excess liability coverage over a primary general liability policy, and can also provide excess limits over several other policies such as Auto Liability, Public Officials or Directors & Officers Liability and even Employers Liability. Most umbrella forms use the underlying policy document to interpret the scope of coverage provided. In certain instances, an umbrella form may provide broader coverage than the underlying form and drop down to provide primary coverage.

In these situations, a self-insured retention (usually 10,000 or greater) will be required to be

paid by the insured before the policy would provide primary coverage.

<u>What you should know</u> - In order to determine the total liability limits for each line of coverage, it is necessary to verify what underlying policies the umbrella is providing excess coverage on.

9b. Other Than Umbrella Form indicates the policy is not in an umbrella form, which provides coverage over several, underlying policies. The policy may be a manuscript form which is written by/for a specific insurance company. The policy may also be a standard excess liability policy with coverage terms that may differ from the underlying policies.

<u>What you should know</u> - If the excess policy is not in an umbrella form, it may not be providing the same coverage as the underlying policy form. Also, if the excess coverage is on a manuscript basis, a certified copy of the policy should be requested to determine the scope of coverage provided.

9c. Each Occurrence indicates the maximum amount that the excess policy will pay for liability arising out of one occurrence, regardless of the total amount of damages.

What you should know - The Each Occurrence limits of excess coverage is provided in addition to the Each Occurrence limits of primary general liability coverage.

9d. Aggregate is the total amount the excess policy will pay in a given policy period regardless of the number of claims or occurrences.

<u>What you should know</u> - The aggregate shown on the Certificate of Insurance will be reduced by any claim payments or reserves for claims that have already occurred and been

reported in the policy period. The Certificate will not reflect any reductions in aggregate amounts. The only way to determine if the actual aggregate has been reduced is by requesting and reviewing a current loss report of the insured.

10. Workers Compensation and Employers Liability: Coverage is provided to cover liability arising out of employee injuries/diseases occurring in the course and scope of their employment.

What you should know - Employers Liability is used to cover liability actions against an

employer arising out of a work related accident or illness. Those claims usually arise when an employee files a liability claim against a third party alleging that the third party's

negligence caused or contributed to the work related injury or illness. It is then possible for the third party to file a contribution action or bring the employer into the liability suit alleging the employer's negligence caused or contributed to the accident. There are other incidents, which are more infrequent, which could give rise to an Employers Liability claim. Some recent Illinois case law reduces the employer's exposure in this area. Please call the IRMA office if you need additional information on these areas.

10a. The Proprietor/Partners/Executive Officers Are: This statement provides verification of whether or not the insured/contractor's owners and officers are covered under their workers compensation policy.

What you should know - The Illinois Workers Compensation Act does not require that owners or officers be covered for workers compensation. If any owner or officer of a contractor will be working on your contract or project, then they should be covered for workers compensation coverage to avoid any possibility of the exposure being unintentionally transferred to you if he/she is seriously injured.

10b. Statutory Limits states that their workers compensation coverage will provide the maximum amount that can be awarded by the Illinois Industrial Commission for each employee involved.

<u>What you should know</u> - There cannot be any higher limit than statutory limits, which provide full coverage regardless of amount for employee injuries.

10c. Each Accident/Disease-Policy Limit/Disease-Each Employee is used to define the employers' liability coverage limits or Coverage B under the Illinois Workers Compensation Act.

What you should know - As previously stated, some recent Illinois case law known as the Kotecki decision has significantly reduced the employer's exposure in this area. The case law caps the employer's liability exposure to the amount of any workers compensation lien. Employers liability coverage protects an employer from tort liability claims arising out of a workers compensation injury or illness. The majority of claims in this coverage area arise when an employee is injured due to the alleged negligence of a third party. The employee's sole remedy against his employer is for workers compensation benefits. However, the

employee can file a third party liability claim against a negligent third party involved in the accident or injury. The third party then has the legal right to bring the employer into the law suit for contribution if the third party alleges that the employer is somehow contributorily negligent (i.e., negligent maintenance of equipment).

11. Other: May be utilized to state professional liability and other specialty coverages that may be needed due to the nature of the work being performed.

What you should know - If special assistance is needed to evaluate this area you may consider contacting your insurance professional.

12. Description Of Operations/Locations/Vehicles/Special Items: This section can be used to describe special operations, identify a specific job site/location or contract number as well as indicate additional insured to the liability coverage.

What you should know - If the Certificate of Insurance states you are an additional insured on the liability policy, it is not a guarantee that you are named as additional insured on the actual insurance policy. It may be advisable to request a copy of the actual additional insured endorsement for projects/activities with significant liability exposure or that will be continuing for an extended period of time. You may also want to include a copy of the IRMA Sample Additional Insured Endorsement (see attachment) in your contract. This form clearly outlines the scope of coverage that is expected for the additional insured. The form uses language and scope of coverage as intended by Insurance Services Office (ISO) for their standardized CG 2010 Additional Insured Endorsement. You may want to also

request that the Certificate state that coverage be provided to the additional insured on a primary basis. Also, if the additional insured coverage is being provided on a manuscript or non-standardized form, a copy should be requested and reviewed in detail.

13. Certificate Holder: Entity to which the Certificate of Coverage is issued.

<u>What you should know</u> - The Certificate Holder is not entitled to any rights of the insurance policies stated on the Certificate. To have access to the liability policies of the contractors, the Certificate Holder must also be named as an additional insured on the actual insurance policy.

14. Cancellation: This clause states the amount of written notice that the insurance companies will "endeavor" to provide to the Certificate Holder on cancellation of the policies. This section goes on to say that the insurance company will not be liable if the notice is not given.

What you should know - We usually recommend that 30 days written notice be requested. You may want to request that the words "endeavor to" and "but failure to mail such notice

shall impose no obligation or liability of any kind upon the company, its agents or representative" be omitted or lined out on the Certificate. You should also note that the insurance company could cancel a policy with only 10 days written notice for non-payment of premiums by the insured.

15. Authorized Representative: The insurance company or producer/broker who has been authorized to sign the Certificate.

<u>What you should know</u> - Not all producers/brokers are authorized to sign or issue a Certificate of Insurance. It is also important to verify that any additional insured status indicated on the Certificate has been agreed to and is being issued to the actual insurance policy by the insurance company.

Special Note: It is important that all Certificates of Insurance are received, reviewed and approved prior to the start of any work.

EXHIBIT A

ADDITIONAL INSURED ENDORSEMENT

Name of Insurer:							
Name of Insured:							
Policy Number:							
Policy Period:							
Endors Effective Date:							

This endorsement modifies coverage provided under the following:

Commercial General Liability
Coverage Part

Name of Individuals or Organization:

WHO IS AN INSURED section of the policy / coverage document is amended to include as an insured, the individuals or organization shown above, but only with respect to liability "arising out of your work".

For purposes of this endorsement, "arising out of your work" shall mean:

- 1. Liability the Additional Insured may incur resulting from the actions of a contractor it hires.
- 2. Liability the Additional Insured may incur for negligence in the supervision of the Named Insured Contractors work.
- 3. Liability the Additional Insured may incur for failure to maintain safe worksite conditions.
- 4. Liability the Additional Insured may incur due to joint negligence of the Named Insured Contractor and the Additional Insured.