SAFETY SERVICES

Notice to policy recipient: If you are not the person directly responsible for the accident prevention activities for your company, please direct this Safety Services notice to the person that is directly responsible for them.

SAFETY IS OUR CONCERN

Thank you for purchasing your insurance from one of the writing companies owned or managed by The Travelers Companies, Inc. We appreciate your business and welcome the opportunity to be of service.

An important part of that service concerns safety and prevention. accident Travelers Risk Control department has the experience, resources and capabilities to provide a range of safety services. including site surveys, phone consultations, as well as provide access to numerous safety-related materials.

We have experience in a variety of industries, some of which include manufacturing, wholesale and retail businesses, service organizations, technology-related business, oil and gas-based business, and the public sector.

Following are some examples of available safety services:

Accident Prevention - Our staff can help you identify present and potential hazards in your operations, premises and equipment, and recommend measures for reducing or eliminating these hazards.

Analysis of Accident Causes - Although you investigate and keep records of accidents, we are available to assist if needed.

<u>Safety Consultations</u> - Our Consultants can help you with special problems such as ergonomics and human factors.

Industrial Hygiene/Health Services – We have the facilities and resources to answer your questions concerning job related industrial hygiene/health issues and to measure exposure to industrial hygiene hazards.

Safety Literature and Digital Media - We can provide you with top-notch safety-related literature, CDs, DVDs, and videos to assist in your loss control efforts. Also, we can direct you to several vendors who are able to provide additional safety materials, including brochures, pamphlets and digital media.

Safety Training - We offer face-to-face classroom courses, as well as distance learning programs that explore the risks our policyholders face and ways for them to control losses.

Return-To-Work Coordination - We can assist you with several aspects of the post injury management process.

Please note: For ALL loss control assistance requests, please contact your local office directly, which is listed on one of the following pages.

These services are available upon request. See the remainder of this document for the Travelers' Risk Control office nearest you. These phone numbers should not be used for questions regarding your policy or claims.

SAFETY IS YOUR CONCERN

At Travelers, we are committed to doing all we can to help protect your business. As our customer, you have access to hundreds of safety materials specific to industry, size and complexity to help control hazards and reduce risks of illness or injury - with more than 700 focusing on workers' compensation issues. Take advantage of the Risk Control website at travelers.com/riskcontrol.

Examples of what you will find include:

- Safety checklists, sample programs.
- You will find hundreds of resources in our Education Center including schedules of live classroom sessions and online webinars - more then 90 training options for workers' compensation alone.
- Alerts and newsletters that can be sent directly to you, to stay informed of the latest safety trends and regulatory topics.

These resources can help you improve your workplace safety practices. We like to think of it as protection beyond the policy.

Contact Us

For more information, please visit travelers.com/riskcontrol.

The loss of a key employee due to an injury can seriously impact your business. We can help you to understand the types of accidents that may occur in your business and the steps you can take to help prevent them.

<u>Please call these numbers</u> FOR SAFETY SERVICES ONLY

For all other inquiries please contact your agent, underwriter or claim representative

ALABAMA Birmingham

3000 Riverchase Galleria Ste. 600 Birmingham, AL 35244 (615) 660-6036

Claims: 1-800-238-6214

ALASKA Portland, OR

> 4000 SW Kruse Place, Suite 100 Lake Oswego, OR 97035 (503) 534-4276

ARIZONA Phoenix

2401 W Peoria Ave., Suite 130 Phoenix, AZ 85029 Risk Control: (720) 200-835

ARKANSAS St. Louis, MO

940 West Port Plaza, Suite 270 St. Louis, MO 63146 Risk Control: (314) 579-8282

CALIFORNIA Diamond Bar

21688 Gateway Center Drive P.O. Box 6512 Diamond Bar, CA 91765-8512 Risk Control: (949) 224-5789 Claims: (909) 612-3000

CALIFORNIA Glendale

655 N. Central Avenue, #1600 Glendale, CA 91203 Risk Control: (949) 224-5789 Claims: (909) 612-3000

CALIFORNIA Irvine

> 3333 Michelson Dr. City Blvd. W Suite 1000 Irvine, CA 92612 Risk Control: (949) 224-5789

CALIFORNIA Los Angeles

888 South Figueroa St., Ste. 500 Los Angeles, CA 90017 Risk Control: (949) 224-5789 Claims: (909) 612-3000

CALIFORNIA Sacramento

11070 White Rock Road, Suite 130 Rancho Cordova, CA 95670 Risk Control: (916) 852-5245 Claims: (800) 727-3995 CALIFORNIA San Diego

> 9325 Sky Park Court, Ste. 220 San Diego, CA 92123 Risk Control: (949) 224-5789

CALIFORNIA Walnut Creek

225 Lennon Lane, Ste. 105 P.O. Box 8090 Walnut Creek, CA 94596-8090 Risk Control: (925) 945-4193 Claims: (800) 842-7354

COLORADO Denver

> 6060 S. Willow Dr. #300 Greenwood Village, CO 80111 (720) 200-8355 Claims: 720-200-8100

CONNECTICUT Hartford

300 Windsor Street Hartford, CT 06120 (860) 954-3741 Claims: (860) 954-5190

DELAWARE Philadelphia, PA

10 Sentry Parkway, Suite 300 Blue Bell, PA 19422 (215) 274-1610 Claims: 1-800-368-3562

DISTRICT OF COLUMBIA Washington, DC

14200 Park Meadow Dr. Chantilly, VA 20151 (571) 287-6285 Claims: 1-800-368-3562

FLORIDA Orlando

2420 Lakemont Dr Orlando, FL 32814 (678) 317-8210 Claims: 407-388-2400

GEORGIA Atlanta

1000 Windward Concourse Alpharetta, GA 30005 (678) 317-8210 Claims: 800-238-6214

HAWAII Irvine, CA

3333 Michelson Drive City Blvd. W Suite 1000 Irvine, CA 92612 (949) 224-5789 Sacramento, CA

11070 White Rock Rd, Suite 130 Rancho Cordova, CA 95670 Risk Control: (916) 852-5245 Claim: (800) 727-3995

ILLINOIS Chicago

> 200 North LaSalle Street Suite 2200 Chicago, IL 60601 (630) 961-8074 Claims: 800-842-6172

ILLINOIS Naperville

215 Shuman Boulevard P.O. Box 3208 Naperville, IL 60566 (630) 961-8074 Claims: 800-842-6172

INDIANA Indianapolis

Suite 300 280 East 96th Street Indianapolis, IN 46240 (317) 818-0174 Claims: 800-238-6210

IOWA Des Moines

7101 Vista Dr. West Des Moines, IA 50266-9313 (651)-310-7834 Claims: 800-255-5072

KANSAS Kansas City

7465 West 132nd Overland Park, KS 66213 (314) 579-8282

KENTUCKY Louisville

Suite 150 303 N Hurstbourne Pkwy Louisville, KY 40222 (248) 312-7301 Claims: 800-238-6210

LOUISIANA New Orleans

3838 N. Causeway, Suite 2700 Metairie, LA 70002 P.O. Box 61479 New Orleans, LA 70161-1479 (504) 832-7562 Claims: 800-842-2556

MAINE Portland, ME

207 Larrabee Road, Suite 3 Westbrook, ME 04092 (207) 857-2021

<u>Please call these numbers</u> FOR SAFETY SERVICES ONLY

For all other inquiries please contact your agent, underwriter or claim representative

MARYLAND Blue Bell, PA

> 10 Sentry Parkway, Suite 300 Blue Bell, PA 19422 (215) 274-1610 Claims: 1-800-368-3562

MASSACHUSETTS

Boston

100 Summer Street, Suite 201A Boston, MA 02110 (781) 817-8370 Claims: 800-832-7839

MASSACHUSETTS

Hudson

1 Cabot Road Suite 250 Hudson, MA 01749 (781) 817-8370 Claims: 800-832-7839

MASSACHUSETTS

Braintree

350 Granite Street Suite 1201 Braintree, MA 02184 (781) 817-8370 Claims: 800-832-7839

MICHIGAN Grand Rapids

> 3777 Sparks Ave. SE, Ste. 200 P.O. Box 3010 Grand Rapids, MI 49501-0323 (248) 312-7301 Claims: 800-238-6210

MICHIGAN Trov

> 1301 W. Long Lake Rd., Ste. 300 Troy, MI 48098 (248) 312-7301 Claims: 800-238-6210

MINNESOTA

St. Paul

385 Washington St., MC 104P St. Paul, MN 55102 (651) 310-7834 Claims: 800-842-3073

MISSISSIPPI Jackson

1080 River Oaks Dr Ste B-200 Flowood, MS 39232 (615) 660-6036 Claims: 1-800-342-4064

MISSOURI St. Louis

940 West Port Plaza, Suite 270 St. Louis, MO 63146 (314) 579-8282 Claims: 800-842-9621

Kansas City St. Louis

> 940 West Port Plaza, Suite 270 St. Louis, MO 63146 (314) 579-8282 Claims: 800-255-5072

Missouri Workers' Compensation Plan (MWCP)

> 1000 Walnut Street Kansas City, MO 64199 (816) 391-1123

MONTANA Secrements (

Sacramento, CA

11070 White Rock Rd, Suite 130 Rancho Cordova, CA 95670 Risk Control: (916) 852-5245 Claims: (800) 727-3995

NEBRASKA Omaha

> 11516 Miracle Hills Dr., St. 400 Omaha, NE 68154 (651) 310-7834 Claims: 800-255-5072

NEVADA Las Vegas

> 7450 Arroyo Crossing Pkwy Suite 200 Las Vegas, NV 89113 Risk Control: (720) 200-8355

Claims: 702-479-4200

NEW HAMPSHIRE Portland, ME

207 Larrabee Road, Suite 3 Westbrook, ME 04092 (207) 857-2021

NEW JERSEY Morristown

445 South Street Morristown, NJ 07960 (973) 631-7015 Claims: 1-800-842-2475

NEW JERSEY Marlton

> Lake Center Exec Park Building 30 Suite 110 Marlton, NJ 08053 (856) 703-2323

Claims: 800-842-2475

NEW MEXICO Phoenix

> 2401 W Peoria Ave., Suite 130 Phoenix, AZ 85029 (720) 200-8355 Claims: 602-861-8600

NEW YORK Albany

900 Watervliet-Shaker Road Albany, NY 12205 (315) 424-7231 Claims: 800-842-2475

NEW YORK Buffalo

> 60 Lakefront Blvd. P.O. Box 242 Buffalo, NY 14240-0242 (315) 424-7231 Claims: 800-842-2475

NEW YORK Jericho-Long Island

> Two Jericho Plaza Jericho, NY 11753 (516) 933-3932

Claims: 800-842-2475

NEW YORK New York

485 Lexington Ave. New York, NY 10017-2630 (516) 933-3932 Claims: 1-800-842-2475

NEW YORK Rochester

75 Town Centre Drive P.O. Box 23235 Rochester, NY 14692-3235 (315) 424-7231 Claims: 1-800-842-2475

NEW YORK Syracuse

> 440 South Warren Street P.O. Box 4963 Syracuse, NY 13221-4963 (315) 424-7231 Claims: 800-842-2475

NORTH CAROLINA Charlotte

11440 Carmel Commons Blvd. P.O. Box 473500 Charlotte, NC 28247-3500 (704) 540-3209 Claims: (704) 544-3500

NORTH CAROLÍNA Raleigh

4504 Emperor Blvd. Durham, NC 27703 (704) 540-3209 Claims: (704) 544-3500

NORTH DAKOTA St. Paul, MN

385 Washington St., MC 104P St. Paul, MN 55102 (651) 310-7834 Claims: 800-842-3073

OHIO Cincinnati

Baldwin Center, Suite 500 625 Eden Park Drive Cincinnati, OH 45202 (412) 338-3069 Claims: 800-238-6210

OHIO Cleveland

6150 Oak Tree Blvd., Suite 400 Independence, OH 44131 (412) 338-3069 Claims: 800-238-6210

OKLAHOMA

Tulsa

9820 East 41st St., Suite 401 P.O Box 3510 Tulsa, OK 74101 (314) 579-8282

<u>Please call these numbers</u> FOR SAFETY SERVICES ONLY

For all other inquiries please contact your agent, underwriter or claim representative

OREGON Portland

4000 SW Kruse Place, Suite 100 Lake Oswego, OR 97035 Risk Control: (916) 852-5245 Claims: 800-698-6883

PENNSYLVANIA Philadelphia

10 Sentry Parkway, Suite 300 Blue Bell, PA 19422 (215) 274-1610 Claims: 800-832-0606

PENNSYLVANIA Pittsburgh

800 Two Chatham Center Pittsburgh, PA 15219-2505 (412) 338-3069 Claims: (412) 338-3000

PENNSYLVANIA Reading

1105 Berkshire Blvd. P.O. Box 13426 Wyomissing, PA 19612-3426 (215) 274-1610 Claims: 800-832-0606

RHODE ISLAND Braintree

350 Granite Street Suite 1201 Braintree, MA 02184 (781) 817-8370 Claims: 800-832-7839

SOUTH CAROLINA Charlotte

11440 Carmel Commons Blvd. P.O. Box 473500 Charlotte, NC 28247-3500 (704) 540-3209 Claims: 704-544-3500

SOUTH DAKOTA St. Paul, MN

385 Washington St. St. Paul, MN 55102 (651) 310-7834 Claims: 800-842-3073

TENNESSEE Franklin

6640 Carothers Pkwy, Suite 300 Franklin, TN 37067 (615) 660-6036 Claims: (615) 660-6000

TEXAS Dallas

1301 E Collins Blvd., Suite 300 Richardson, TX 75081 (214) 570-6675 Claims: 214-570-6000

TEXAS Houston

4650 Westway Park Blvd., Suite 350 Houston, TX 77041 (281) 606-8534 Claims: 800-235-3610

UTAH Denver, CO

6060 S. Willow Drive #300 Greenwood Village, CO 80111 (720) 200-8306 Claims: 800-453-3025

VERMONT Hartford, CT

300 Windsor Street Hartford, CT 06120 (860) 954-5190

VIRGINIA Richmond

9954 Mayland Drive, Suite 6100 Richmond, VA 23233 (571) 287-6285 Claims: (804) 330-6000

Washington, DC

14200 Park Meadow Dr. Chantilly, VA 20151 (571) 287-6285 Claims: 800-368-3562

WASHINGTON Seattle

1501 4th Avenue, Suite 400 Seattle, WA 98101 Risk Control: (916) 852-5245

WEST VIRGINIA Charleston, WV

119 Virginia St. W. Charleston, WV 25302 (412) 338-3069 Claims: (443) 353-1000

WISCONSIN Milwaukee

13935 Bishops Drive, Suite 200 Brookfield, WI 53005 (262) 825-9203 Claims: 800-842-6172

WYOMING Denver, CO

6060 S. Willow Drive #300 Greenwood Village, CO 80111 Risk Control: (720) 200-8355



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY ENDORSEMENT WC 04 03 17 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

ENDORSEMENT AGREEMENT LIMITING AND RESTRICTING THIS INSURANCE Employee Insured by General Employer Excluded

The insurance under this policy is limited as follows:

It is AGREED that, anything in this policy to the contrary notwithstanding, this policy DOES NOT INSURE:

NO LIABILITY FOR EMPLOYEE INSURED BY GENERAL EMPLOYER Any liability you may have as the special employer of an employee who is not on your payroll at the time of injury, based upon your representation that: (1) you have entered into a valid and enforceable agreement pursuant to Labor Code Section 3602 (d) with the employee's general employer under which the general employer agrees to secure the payment of compensation for such employee and (2) the general employer has obtained workers' compensation coverage for the employee.

FAILURE TO SECURE THE PAYMENT OF FULL COMPENSATION BENEFITS FOR ALL EMPLOYEES AS REQUIRED BY LABOR CODE SECTION 3700 IS A VIOLATION OF LAW AND MAY SUBJECT THE EMPLOYER TO THE IMPOSITION OF A WORK STOP ORDER, LARGE FINES, AND OTHER SUBSTANTIAL PENALTIES (Labor Code Section 3710.1, et seq.).

By signature below, you affirm that, with respect to any employee who is also the employee of a general employer, (1) you have entered into a valid and enforceable agreement pursuant to Labor Code Section 3602(d) with the employee's general employer under which the general employer agrees to secure the payment of compensation for such employee and (2) the general employer has obtained workers' compensation coverage for the employee.

Countersigned By		
This endorsement changes the p stated.	oolicy to which it is attached and	is effective on the date issued unless otherwise
(The information below is require policy.)	uired only when this endorsen	nent is issued subsequent to preparation of
Endorsement Effective	Policy No.	Endorsement No.
Insured		
Insurance Company	Countersigned I	ру

POLICYHOLDER NOTICE

SHORT RATE CANCELATION CALIFORNIA INSURANCE CODE SECTION 481

CA Insurance Code Section 481 requires that where an insurance policy includes a provision to refund premium on anything other than a pro rata basis, including the assessment of cancellation fees, the insurer must disclose that fact to the policyholder in writing prior to, or concurrent with, the proposal or quote prior to each renewal. The disclosure must include the actual or maximum fees or penalties to be applied. The WCIRB also created a Short Rate Cancelation Endorsement which complements the disclosure requirement. This requirement applies to insurance policies issued or renewed on or after January 1, 2012.

In order to respond to this insurance code requirement we have created this Policyholder Notice to disclose our use of short rate calculations as described in the California Short Rate Cancelation Endorsement included in the policy.

W04N2H12 Page 1 of 1



Report Claims Immediately by Calling* 1-800-238-6225

Speak directly with a claim professional 24 hours a day, 365 days a year

*Unless Your Policy Requires Written Notice or Reporting

WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

A Custom Insurance Policy Prepared for:

SECUREALL CORPORATION 695 WOBURN CT MOUNTAIN VIEW CA 94040



TYPE V INFORMATION PAGE WC 00 00 01 (A)

POLICY NUMBER: (IJUB-4629T04-0-16)
REWRITE OF (IJUB-7B48080-2-16)

INSURER: TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA

NCCI CO CODE: 13579

INSURED: PRODUCER:

SECUREALL CORPORATION NETWORKED INSURANCE AGTS 695 WOBURN CT 443 CROWN PT CIR STE A MOUNTAIN VIEW CA 94040 GRASS VALLEY CA 95945

Insured is A CORPORATION

Other work places and identification numbers are shown in the schedule(s) attached.

- 2. The policy period is from 11-25-16 to 11-25-17 12:01 A.M. at the insured's mailing address.
- **3. A. WORKERS COMPENSATION INSURANCE:** Part One of the policy applies to the Workers Compensation Law of the state(s) listed here:

CA

B. EMPLOYERS LIABILITY INSURANCE: Part Two of the policy applies to work in each state listed in item 3.A. The limits of our liability under Part Two are:

Bodily Injury by Accident: \$ 1000000 Each Accident
Bodily Injury by Disease: \$ 1000000 Policy Limit
Bodily Injury by Disease: \$ 1000000 Each Employee

C. OTHER STATES INSURANCE: Part Three of the policy applies to the states, if any, listed here:

AL AR AZ CO CT DC DE FL GA HI IA ID IL IN KS KY LA MA MD ME MI MN MO MS MT NC NE NH NJ NM NV NY OK OR PA RI SC SD TN TX UT VA VT WI WV

D. This policy includes these endorsements and schedules:

SEE LISTING OF ENDORSEMENTS - EXTENSION OF INFO PAGE

4. The premium for this policy will be determined by our Manuals of Rules, Classifications, Rates and Rating Plans. All required information is subject to verification and change by audit to be made **ANNUALLY.**

DATE OF ISSUE: 09-22-16 DS

OFFICE: WALNUT CREEK 418 DIRECT BILL

PRODUCER: NETWORKED INSURANCE AGTS FW332



STANDARD

TYPE V INFORMATION PAGE WC 00 00 01 (A)

POLICY NUMBER: (IJUB-4629T04-0-16)

CLASSIFICATION SCHEDULE:

PREMIUM BASIS
ESTIMATED
TOTAL ANNUAL

RATES
PER \$100 OF

ESTIMATED ANNUAL

CLASSIFICATIONS

CODE NO

REMUNERATION

REMUNERATION

PREMIUM

SEE EXTENSION OF INFORMATION PAGE - SCHEDULE(S)

SIC-CODE: 7371 NAICS: 541511

TOTAL	ESTIMATED	ANNUAL	STANDAR	D PREMIUM	\$	509
			PREMIUM	I DISCOUNT		NONE
	(0900-04	EXPENSE	CONSTANT	•	185
				TERRORISM	[153
		TOTAL I	ESTIMATE	D PREMIUM	Į.	847
		TAXI	ES AND S	URCHARGES		25
		DI	EPOSIT A	MOUNT DUE	l	872

Minimum Premium: \$500

OTHER MINIMUMS ARE INDICATED ON THE APPLICABLE SCHEDULE(S)

DATE OF ISSUE: 09-22-16 DS

OFFICE: WALNUT CREEK 418

PRODUCER: NETWORKED INSURANCE AGTS FW332 COUNTERSIGNED-AGENT



EXTENSION OF INFO PAGE-SCHEDULE WC 00 00 01 (A)

POLICY NUMBER: (IJUB-4629T04-0-16)

INSURER: TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA 080 001

13579-CA

509

INSURED'S NAME: SECUREALL CORPORATION

PREMIUM BASIS

ESTIMATED RATES ESTIMATED TOTAL ANNUAL PER \$100 OF ANNUAL

CLASSIFICATION CODE REMUNERATION REMUNERATION PREMIUM

LOCATION 001 01

FEIN 542161315 ENTITY CD 001

SECUREALL CORPORATION

900 LAFAYETTE ST, #202 SANTA CLARA, CA 95050

SIC CODE: 7371 NAICS: 541511

COMPUTER PROGRAMMING OR SOFTWARE DEVELOPMENT-ALL EMPLOYEES-INCLUDING CLERICAL

OFFICE EMPLOYEES AND
OUTSIDE SALESPERSONS 8859 509232 .10

CA MANUAL PREMIUM \$ 509

EXPERIENCE MODIFICATION: NONE MODIFIED PREMIUM	\$ NONE
TOTAL ESTIMATED ANNUAL STANDARD PREMIUM	509
EXPENSE CONSTANT(0900)	185
TERRORISM (9740)	153
2.00% CIGA SURCHARGE	17
1.00% USER / FRAUD / UEBT / SIBT / OSH / LEC	8
TOTAL ESTIMATED PREMIUM	872
DEPOSIT AMOUNT DUE	872

DATE OF ISSUE: 09-22-16 DS SCHEDULE NO: 1 OF LAST



ENDORSEMENT WC 00 00 01 (A)

POLICY NUMBER: (IJUB-4629T04-0-16)

LISTING OF ENDORSEMENTS EXTENSION OF INFO PAGE

We agree that the following listed endorsements form a part of this policy on its effective date.

WC	00	00	01	Α	-	001	INFORMATION PAGE
WC	00	00	01	Α	-	001	INFORMATION PAGE 2
WC	00	00	01	Α	-	001	EXTENSION OF INFORMATION PAGE - SCHEDULE
WC	00	00	01	Α	-	001	ENDORSEMENT LISTING
WC	04	03	17	00	-	001	ENDT AGRMNT LIMITING & RESTRICTING INS
WC	00	04	22	В	-	001	TERRORISM RISK INS PROG REAUTH ACT ENDT
WC	99	03	F3	00	-	001	CA LIMITS OF LIABILITY ENDT
WC	99	03	99	00	-	001	CA WORKERS' COMP NOTICE OF NON-RENEWAL
WC	00	04	21	D	-	001	CATASTROPHE (O/T CERT ACTS OF TERR) ENDT
WC	04	03	01	В	-	001	POLICY AMENDATORY ENDORSEMENT-CALIFORNIA
WC	04	03	60	В	-	001	EMPLOYERS' LIAB COV AMENDATORY ENDT-CA
WC	04	04	21	00	-	001	OPTIONAL PREMIUM INCREASE ENDT CA
WC	04	04	22	00	-	001	CALIFORNIA SHORT-RATE CANCELATION ENDT
WC	04	06	01	Α	-	001	CA CANCELATION ENDT
WC	04	03	45	00	-	001	COMPREHENSIVE PERSONAL LIAB POL EXCL

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of LAST

The Travelers Insurance Companies

(Each a Stock Insurance Company)
Hartford, Connecticut

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 resulting 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 Pav

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;
- 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;
- 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.

- As between an injured worker and us, we have notice of the injury when you have notice.
- 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:

- 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:

- Liability assumed under a contract. This exclusion does not apply to a warranty that your work will be done in a workmanlike manner;
- 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;
- 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 Nonappropriated 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 workmen's 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;
- 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.

- 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.

(Ed. 1-15)

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.

- Provide for immediate medical and other services required by the workers compensation law.
- Give us or our agent the names and addresses of the injured persons and of witnesses, and other information we may need.
- 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.
- 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.

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

D. Cancelation

- 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
- **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.

IN WITNESS WHEREOF, the company has caused this policy to be signed by its President and Secretary at Hartford, Connecticut and countersigned on the Information page by a duly authorized agent of the company.

Secretary

Wendy C. Ship

Bran Thac Clan
President



ENDORSEMENT WC 00 04 22 (B)

POLICY NUMBER: (IJUB-4629T04-0-16)

TERRORISM 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" means the Terrorism Risk Insurance Act of 2002, which took effect on November 26, 2002, and any amendments thereto, including any amendments resulting from the Terrorism Risk Insurance Program Reauthorization Act of 2015.

"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 Liability

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.



the policy.)

Insured

Endorsement Effective

Insurance Company

WORKERS COMPENSATION AND **EMPLOYERS LIABILITY POLICY**

ENDORSEMENT WC 00 04 22 (B)

POLICY NUMBER: (IJUB-4629T04-0-16)

- 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.
- \$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 ar portion of Insured Losses that exceed \$100,000,000,000. 							
3.	The premium charge for the coverage ltem 4 of the Information Page or in	ge your policy provides for Insured Los the Schedule below.	ses is included in the amount shown in					
		Schedule						
	State	Rate	Premium					
	is endorsement changes the policy ted.	to which it is attached and is effective	e on the date issued unless otherwise					
(Tł	ne information below is required o	only when this endorsement is issu	ed subsequent to preparation of					

Countersigned by _____

Policy No.

Endorsement No.

Premium \$



WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY ENDORSEMENT WC 99 03 F3 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

CALIFORNIA LIMITS OF LIABILITY ENDORSEMENT

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

The limits of our liability under Part Two of the policy are:

Bodily Injury by Accident	\$1,000,000	or the amount shown in Item 3.B. of the Information Page, whichever is greater, each accident
Bodily Injury by Disease	\$1,000,000	or the amount shown in Item 3.B. of the Information Page, whichever is greater, policy limit
Bodily Injury by Disease	\$1,000,000	or the amount shown in Item 3.B. of the Information Page, whichever is greater, each employee

This change applies to the insurance this policy provides for California operations only.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective Policy No. Endorsement No.

Insured Premium \$

Insurance Company Countersigned by _______

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of 1



ENDORSEMENT WC 99 03 99 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

CALIFORNIA WORKERS' COMPENSATION NOTICE OF NON-RENEWAL

Section 11664 of the California Insurance Code which becomes operative November 30, 1994 requires us in most instances to provide you with a notice of non-renewal. Except as specified in paragraphs 1 through 6 below, if we elect to non-renew your policy, we are required to deliver or mail to you a written notice stating the reason or reasons for the non-renewal of the policy. The notice is required to be sent to you no earlier than 120 days before the end of the policy period and no later than 30 days before the end of the policy period. If we fail to provide you the required notice, we are required to continue the coverage under the policy with no change in the premium rate until 60 days after we provide you with the required notice.

We are not required to provide you with a notice of non-renewal in any of the following situations:

- 1. Your policy was transferred or renewed without a change in its terms or conditions or the rate on which the premium is based to another insurer or other insurers who are members of the same insurance group as us.
- 2. The policy was extended for 90 days or less and the required notice was given prior to the extension.
- **3.** You obtained replacement coverage or agreed, in writing, within 60 days of the termination of the policy, to obtain that coverage.
- **4.** The policy is for a period of no more than 60 days and you were notified at the time of issuance that it may not be renewed.
- **5.** You requested a change in the terms or conditions or risks covered by the policy within 60 days prior to the end of the policy period.
- **6.** We made a written offer to you at least 30 days, but not more than 120 days, prior to the end of the policy period to renew the policy at a changed premium rate.

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of 1



ENDORSEMENT WC 00 04 21 (D)

POLICY NUMBER: (IJUB-4629T04-0-16)

CATASTROPHE (OTHER THAN CERTIFIED ACTS OF TERRORISM) PREMIUM ENDORSEMENT

This endorsement is notification that your insurance carrier is charging premium to cover the losses that may occur in the event of a Catastrophe (other than Certified Acts of Terrorism) as that term is defined below. Your policy provides coverage for workers compensation losses caused by a Catastrophe (other than Certified Acts of Terrorism). This premium charge does not provide funding for Certified Acts of Terrorism contemplated under the Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (WC 00 04 22 B), attached to this policy.

For purposes of this endorsement, the following definitions apply:

- Catastrophe (other than Certified Acts of Terrorism): Any single event, resulting from an Earthquake, Noncertified
 Act of Terrorism, or Catastrophic Industrial Accident, which results in aggregate workers compensation losses in
 excess of \$50 million.
- Earthquake: The shaking and vibration at the surface of the earth resulting from underground movement along a fault plane or from volcanic activity.
- Noncertified Act of Terrorism: An event that is not certified as an Act of Terrorism by the Secretary of Treasury pursuant to the Terrorism Risk Insurance Act of 2002 (as amended) but that meets all of the following criteria:
 - a. It is an act that is violent or dangerous to human life, property, or infrastructure;
 - b. The act results in damage within the United States, or outside of the United States in the case of the premises of United States missions or air carriers or vessels as those terms are defined in the Terrorism Risk Insurance Act of 2002 (as amended); and
 - **c.** It is an act that 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.
- Catastrophic Industrial Accident: A chemical release, large explosion, or small blast that is localized in nature and affects workers in a small perimeter the size of a building.

The premium charge for the coverage your policy provides for workers compensation losses caused by a Catastrophe (other than Certified Acts of Terrorism) is shown in Item 4 of the Information Page or in the Schedule below.

	Schedule	
State	Rate	Premium

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective Insured	Policy No.	Endorsement No. Premium \$
Insurance Company	Countersigned by	



WORKERS COMPENSATION
AND
EMPLOYERS LIABILITY POLICY
ENDORSEMENT WC 04 03 01 (B)

POLICY NUMBER: (IJUB-4629T04-0-16)

POLICY AMENDATORY ENDORSEMENT - CALIFORNIA

It is agreed that, anything in the policy to the contrary notwithstanding, such insurance as is afforded by this policy by reason of the designation of California in Item 3 of the Information Page is subject to the following provisions:

- 1. Minors Illegally Employed Not Insured. This policy does not cover liability for additional compensation imposed on you under Section 4557, Division IV, Labor Code of the State of California, by reason of injury to an employee under sixteen years of age and illegally employed at the time of injury.
- 2. Punitive or Exemplary Damages Uninsurable. This policy does not cover punitive or exemplary damages where insurance of liability therefor is prohibited by law or contrary to public policy.
- 3. Increase in Indemnity Payment Reimbursement. You are obligated to reimburse us for the amount of increase in indemnity payments made pursuant to Subdivision (d) of Section 4650 of the California Labor Code, if the late indemnity payment which gives rise to the increase in the amount of payment is due less than seven (7) days after we receive the completed claim form from you. You are obligated to reimburse us for any increase in indemnity payments not covered under this policy and will reimburse us for any increase in indemnity payment not covered under the policy when the aggregate total amount of the reimbursement payments paid in a policy year exceeds one hundred dollars (\$100).
 - If we notify you in writing, within 30 days of the payment, that you are obligated to reimburse us, we will bill you for the amount of increase in indemnity payment and collect it no later than the final audit. You will have 60 days, following notice of the obligation to reimburse, to appeal the decision of the insurer to the Department of Insurance.
- **4. Application of Policy.** Part One, "Workers Compensation Insurance", A, "How This Insurance Applies", is amended to read as follows:
 - This workers compensation insurance applies to bodily injury by accident or disease, including death resulting therefrom. Bodily injury by accident must occur during the policy period. Bodily injury by disease must be caused or aggravated by the conditions of your employment. Your employee's exposure to those conditions causing or aggravating such bodily injury by disease must occur during the policy period.
- **5. Rate Changes.** The premium and rates with respect to the insurance provided by this policy by reason of the designation of California in Item 3 of the Information Page are subject to change if ordered by the Insurance Commissioner of the State of California pursuant to Section 11737 of the California Insurance Code.
- **6. Long Term Policy.** If this policy is written for a period longer than one year, all the provisions of this policy shall apply separately to each consecutive twelve-month period or, if the first or last consecutive period is less than twelve months, to such period of less than twelve months, in the same manner as if a separate policy had been written for each consecutive period.
- 7. Statutory Provision. Your employee has a first lien upon any amount which becomes owing to you by us on account of this policy, and in the case of your legal incapacity or inability to receive the money and pay it to the claimant, we will pay it directly to the claimant.
- 8. Part Five, "Premium", E, "Final Premium", is amended to read as follows:
 - 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



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY ENDORSEMENT WC 04 03 01 (B)

POLICY NUMBER: (IJUB-4629T04-0-16)

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:

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

It is further agreed that this policy, including all endorsements forming a part thereof, constitutes the entire contract of insurance. No condition, provision, agreement, or understanding not set forth in this policy or such endorsements shall affect such contract or any rights, duties, or privileges arising therefrom.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Policy No.

	,	
Insured	Insurance Company	
	Countersigned by	

Endorsement Effective

Endorsement No.



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY ENDORSEMENT WC 04 03 60 (B)

POLICY NUMBER: (IJUB-4629T04-0-16)

EMPLOYERS' LIABILITY COVERAGE AMENDATORY ENDORSEMENT CALIFORNIA

The insurance afforded by Part Two (Employers' Liability Insurance) by reason of designation of California in item 3 of the information page is subject to the following provisions:

- A. "How This Insurance Applies," is amended to read as follows:
 - A. How This Insurance Applies

This employers' liability insurance applies to bodily injury by accident or bodily injury by disease. Bodily injury means a physical injury, including 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 California.
- 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.
- C. The "Exclusions" section is modified as follows (all other exclusions in the "Exclusions" section remain as is):
 - 1. Exclusion 1 is amended to read as follows:
 - 1. liability assumed under a contract.
 - 2. Exclusion 2 is deleted.
 - 3. Exclusion 7 is amended to read as follows:
 - 7. damages arising out of coercion, criticism, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination against or termination of any employee, termination of employment, or any personnel practices, policies, acts or omissions.
 - 4. The following exclusions are added:
 - 1. bodily injury to any member of the flying crew of any aircraft.
 - 2. bodily injury to an employee when you are deprived of statutory or common law defenses or are subject to penalty because of your failure to secure your obligations under the workers' compensation law(s) applicable to you or otherwise fail to comply with that law.
 - 3. liability arising from California Labor Code Section 2810.3 which relates to labor contracting.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective	Policy No.	EndorsementNo.
Insured		Premium
Insurance Company	Countersigned by	

DATE OF ISSUE: 09-22-16 ST ASSIGN:



ENDORSEMENT WC 04 04 21 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

OPTIONAL PREMIUM INCREASE ENDORSEMENT - CALIFORNIA

You must provide us, or our authorized representative, access to records necessary to perform a payroll verification audit. If you fail to provide access within 90 days after expiration of the policy, you are liable to pay a total premium equal to 3 times our current estimate of the annual premium for your policy. In addition, if you fail to provide access after our third request within a 90 day or longer period, you are also liable for our costs in attempting to perform the audit unless you provide a compelling business reason for your failure.

We will contact you to schedule appointments during normal business hours.

We will notify you of your failure to provide access by mailing a certified, return-receipt document stating the increased premium and the total amount of our costs incurred in our attempt(s) to perform an audit. In addition to any other obligations under this contract, 30 days after you receive the notification, you will be obligated to pay the total premium and costs referenced above. If, thereafter, you provide access to your records within three years after the policy expires, or within another mutually agreed upon time, and we succeed in performing the audit to our satisfaction, we will revise your total premium and the costs due to reflect the results of the audit.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective	Policy No.	Endorsement No.
Insured	Insurance Company	
	Countersigned By	

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of 1



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY ENDORSEMENT WC 04 04 22 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

CALIFORNIA SHORT-RATE CANCELATION ENDORSEMENT

It is agreed that, anything in the policy to the contrary notwithstanding, such insurance as is afforded by this policy by reason of the designation of California in Item 3 of the Information Page is subject to the following provisions:

If you cancel the policy and a disclosure was provided in accordance with Section 481(c) of the California Insurance Code, final premium will be based on the time this policy was in force and increased by the short-rate cancelation table below:

Short Rate Cancelation Table

Days in Policy	Short Rate	Factors to Apply to Earned Premium for	Days in Policy	Short Rate	Factors to Apply to Earned Premium for	Days in Policy	Short Rate	Factors to Apply to Earned Premium for
Period 1	Percentages 5%	Period Policy in Effect 18.2482	Period 46	Percentages 23%	Period Policy in Effect 1.8250	Period 91	Percentages 35%	Period Policy in Effect 1.4038
2	6	10.2462	47	23%	1.7861	92	36	1.4283
3	7	8.5158	48	24	1.8250	93	36	1.4203
4	7	6.3869	49	24	1.7877	94	36	1.3979
5	8	5.8394	50	24	1.7520	95	37	1.4216
6	8	4.8662	51	24	1.7176	96	37	1.4068
7	9	4.6924	52	25	1.7548	97	37	1.3923
8	9	4.1058	53	25	1.7216	98	37	1.3781
9	10	4.0552	54	25	1.6899	99	38	1.4010
10	10	3.6496	55	26	1.7255	100	38	1.3870
11	11	3.6496	56	26	1.6947	101	38	1.3733
12	11	3.3455	57	26	1.6650	102	38	1.3598
13	12	3.3689	58	26	1.6362	102	39	1.3820
14	12	3.1283	59	27	1.6704	103	39	1.3688
15	13	3.1630	60	27	1.6425	105	39	1.3557
16	13	2.9653	61	27	1.6156	105	40	1.3774
17	14	3.0056	62	27	1.5895	107	40	1.3645
18	14	2.8386	63	28	1.6222	107	40	1.3519
19	15	2.8818	64	28	1.5969	109	40	1.3319
20	15	2.7377	65	28	1.5723	110	41	1.3605
21	16	2.7812	66	29	1.6038	111	41	1.3482
22	16	2.6547	67	29	1.5799	112	41	1.3362
23	17	2.6980	68	29	1.5566	113	41	1.3243
23	17	2.5856	69	29	1.5341	114	42	1.3447
25	17	2.4821	70	30	1.5643	115	42	1.3330
26	18	2.5270	71	30	1.5423	116	42	1.3215
27	18	2.4334	72	30	1.5208	117	43	1.3414
28	18	2.3465	73	30	1.5000	118	43	1.3301
29	18	2.2656	74	31	1.5291	119	43	1.3189
30	19	2.3117	75	31	1.5087	120	43	1.3079
31	19	2.2371	76	31	1.4888	121	44	1.3273
32	19	2.1672	77	32	1.5169	122	44	1.3164
33	20	2.2121	78	32	1.4974	123	44	1.3057
34	20	2.1471	79	32	1.4785	124	44	1.2951
35	20	2.0857	80	32	1.4600	125	45	1.3140
36	20	2.0278	81	33	1.4870	126	45	1.3036
37	21	2.0716	82	33	1.4689	127	45	1.2933
38	21	2.0171	83	33	1.4512	128	46	1.3117
39	21	1.9654	84	34	1.4774	129	46	1.3016
40	21	1.9162	85	34	1.4600	130	46	1.2916
41	22	1.9585	86	34	1.4430	131	46	1.2817
42	22	1.9119	87	34	1.4264	132	47	1.2996
43	22	1.8674	88	35	1.4517	133	47	1.2899
44	23	1.9079	89	35	1.4354	134	47	1.2802
45	23	1.8655	90	35	1.4194	135	47	1.2708

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of 3



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY ENDORSEMENT WC 04 04 22 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect	Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect	Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect		
136	48%	1.2882	181	60%	1.2099	226	70%	1.1305		
137	48	1.2788	182	60	1.2033 227 70			1.1255		
138	48	1.2696	183	61	1.2167	228	70	1.1206		
139	49	1.2867	184	61	1.2101	229	71	1.1317		
140	49	1.2775	185	61	1.2035	230	71	1.1267		
141	49	1.2684	186	61	1.1970	231	71	1.1219		
142	49	1.2595	187	61	1.1906	232	71	1.1170		
143	50	1.2762	188	62	1.2037	233	72	1.1279		
144	50	1.2674	189	62	1.1974	234	72	1.1231		
145	50	1.2586	190	62	1.1910	235	72	1.1183		
146	50	1.2500	191	62	1.1848	236	72	1.1136		
147	51	1.2663	192	63	1.1977	237	72	1.1089		
148	51	1.2578	193	63	1.1914	238	73	1.1195		
149	51	1.2493	194	63	1.1853	239	73	1.1149		
150	52	1.2653	195	63	1.1792	240	73	1.1102		
151	52	1.2569	196	63	1.1732	241	73	1.1056		
152	52	1.2487	197	64	1.1858	242	74	1.1161		
153	52	1.2405	198	64	1.1798	243	74	1.1115		
154	53	1.2562	199	64	1.1739	244	74	1.1070		
155	53	1.2481	200	64	1.1680	245	74	1.1025		
156	53	1.2401	201	65	1.1804	246	74	1.0980		
157	54	1.2554	202	65	1.1745	247	75	1.1083		
158	54	1.2475	203	65	1.1687	248	75	1.1038		
159	54	1.2396	204	65	1.1630	249	75	1.0994		
160	54	1.2319	205	65	1.1573	250	75	1.0950		
161	55	1.2469	206	66	1.1694	251	76	1.1052		
162	55	1.2392	207	66	1.1638	252	76	1.1008		
163	55	1.2316	208	66	1.1582	253	76	1.0964		
164	55	1.2241	209	66	1.1526	254	76	1.0921		
165	56	1.2388	210	67	1.1645	255	76	1.0878		
166	56	1.2313	211	67	1.1590	256	77	1.0979		
167	56	1.2240	212	67	1.1535	257	77	1.0936		
168	57	1.2384	213	67	1.1481	258	77	1.0893		
169	57	1.2311	214	67	1.1428	259	77	1.0851		
170	57	1.2238	215	68	1.1544	260	77	1.0810		
171	57	1.2167	216	68	1.1491	261	78	1.0908		
172	58	1.2308	217	68	1.1438	262	78	1.0866		
173	58	1.2237	218	68	1.1385	263	78	1.0825		
174	58	1.2167	219	69	1.1500	264	78	1.0784		
175	58	1.2097	220	69	1.1448	265	79	1.0881		
176	59	1.2236	221	69	1.1396	266	79	1.0840		
177	59	1.2167	222	69	1.1345	267	79	1.0800		
178	59	1.2098	223	69	1.1294	268	79	1.0759		
179	60	1.2235	224	70	1.1406	269	79	1.0719		
180	60	1.2167	225	70	1.1356	270	80	1.0815		

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WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY ENDORSEMENT WC 04 04 22 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect	Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect	Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect
271	80%	1.0775	316	90%	1.0396	361	100%	1.0111
272	80	1.0735	317	90	1.0363	362	100	1.0083
273	80	1.0696	318	90	1.0330	363	100	1.0055
274	81	1.0790	319	90	1.0298	364	100	1.0027
275	81	1.0751	320	91	1.0380	365	100	1.0000
276	81	1.0712	321	91	1.0347			
277	81	1.0673	322	91	1.0315			
278	81	1.0635	323	91	1.0283			
279	82	1.0728	324	92	1.0364			
280	82	1.0689	325	92	1.0332			
281	82	1.0651	326	92	1.0301			
282	82	1.0614	327	92	1.0269			
283	83	1.0705	328	92	1.0238			
284	83	1.0667	329	93	1.0318			
285	83	1.0630	330	93	1.0286			
286	83	1.0593	331	93	1.0255			
287	83	1.0556	332	93	1.0224			
288	84	1.0646	333	94	1.0303			
289	84	1.0609	334	94	1.0272			
290	84	1.0572	335	94	1.0242			
291	84	1.0536	336	94	1.0211			
292	85	1.0625	337	94	1.0181			
293	85	1.0589	338	95	1.0259			
294	85	1.0553	339	95	1.0229			
295	85	1.0517	340	95	1.0198			
296	85	1.0481	341	95	1.0169			
297	86	1.0569	342	95	1.0139			
298	86	1.0534	343	96	1.0216			
299	86	1.0498	344	96	1.0186			
300	86	1.0463	345	96	1.0156			
301	86	1.0429	346	96	1.0127			
302	87	1.0515	347	97	1.0203			
303	87	1.0480	348	97	1.0174			
304	87	1.0446	349	97	1.0145			
305	87	1.0411	350	97	1.0116			
306	88	1.0497	351	97	1.0087			
307	88	1.0462	352	98	1.0162			
308	88	1.0429	353	98	1.0133			
309	88	1.0395	354	98	1.0105			
310	88	1.0361	355	98	1.0076			
311	89	1.0445	356	99	1.0150			
312	89	1.0412	357	99	1.0122			
313	89	1.0379	358	99	1.0094			
314	89	1.0346	359	99	1.0065			
315	90	1.0429	360	99	1.0038			

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective Policy No. Endorsement No. Insured Premium \$

Insurance Company Countersigned by _____

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ENDORSEMENT WC 04 06 01 (A)

POLICY NUMBER: (IJUB-4629T04-0-16)

CALIFORNIA CANCELATION ENDORSEMENT

This endorsement applies only to the insurance provided by the policy because California is shown in Item 3.A. of the information page.

The cancelation condition in Part Six (Conditions) of the policy is replaced by these conditions:

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 for one or more of the following reasons:
 - a. Non-payment of premium;
 - **b.** Failure to report payroll;
 - **c.** Failure to permit us to audit payroll as required by the terms of this policy or of a previous policy issued by us;
 - **d.** Failure to pay any additional premium resulting from an audit of payroll required by the terms of this policy or any previous policy issued by us;
 - **e.** Material misrepresentation made by you or your agent;
 - f. Failure to cooperate with us in the investigation of a claim;
 - **g.** Failure to comply with Federal or State safety orders;
 - h. Failure to comply with written recommendations of our designated loss control representatives;
 - The occurrence of a material change in the ownership of your business;
 - j. The occurrence of any change in your business or operations that materially increases the hazard for frequency or severity of loss;
 - **k.** The occurrence of any change in your business or operation that requires additional or different classification for premium calculation;
 - I. The occurrence of any change in your business or operation which contemplates an activity excluded by our reinsurance treaties.
- 3. If we cancel your policy for any of the reasons listed in (a) through (f), we will give you 10 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. If we cancel your policy for any of the reasons listed in Items (g) through (l), we will give you 30 days advance written notice; however, we agree that in the event of cancelation and reissuance of a policy effective upon a material change in ownership or operations, notice will not be provided.
- 4. The policy period will end on the day and hour stated in the cancelation notice.

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of 1



ENDORSEMENT WC 04 03 45 (00)

POLICY NUMBER: (IJUB-4629T04-0-16)

ENDORSEMENT AGREEMENT LIMITING AND RESTRICTING THIS INSURANCE Comprehensive Personal Liability Policy Exclusion

The insurance under this policy is limited as follows: It is AGREED that, anything in this policy to the contrary notwithstanding, this policy DOES NOT INSURE:

THIS POLICY DOES
NOT INSURE ANY
EMPLOYEE(S)
COVERED BY A
COMPREHENSIVE
PERSONAL
LIABILITY POLICY

THIS POLICY DOES Any liability you may have for any injury to any employee(s) who is covered for workers' NOT INSURE ANY compensation benefits on a policy also affording comprehensive personal liability insurance which has been issued to this insured.

This policy will be deemed unlimited to the extent that any of the following requirements are not met: (1) the employer affirms in writing to the insurer that coverage for the excluded liability is secured, (2) the employer actually obtains coverage for the excluded liability and (3) such coverage remains in effect for the term of this policy.

Nothing in this endorsement shall be held to vary, alter, waive or extend any of the terms, conditions, agreements, or limitations of this policy other than as above stated. Nothing elsewhere in this policy shall be held to vary, alter, waive or limit the terms, conditions, agreements, or limitations of this endorsement

It is further agreed that "remuneration" when used as a premium basis for such insurance as is afforded by this policy shall not include the remuneration of any person excluded from coverage in accordance with the foregoing.

FAILURE TO SECURE THE PAYMENT OF FULL COMPENSATION BENEFITS FOR ALL EMPLOYEES AS REQUIRED BY LABOR CODE SECTION 3700 IS A VIOLATION OF LAW AND MAY SUBJECT THE EMPLOYER TO THE IMPOSITION OF A WORK STOP ORDER, LARGE FINES, AND OTHER SUBSTANTIAL PENALTIES (Labor Code Section 3710.1, et seq.)

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective	Policy No.	EndorsementNo.
Insured		Premium \$
Insurance Company	Countersigned by	

DATE OF ISSUE: 09-22-16 ST ASSIGN: Page 1 of 1



Travelers Medical Provider Network (MPN) Plan – CALIFORNIA Necessary Action for MPN Participation

Dear Policyholder:

As your workers compensation insurer, Travelers is pleased to include your Company in our California Medical Provider Network (MPN) plan. Travelers has an extensive MPN with physicians who understand workers compensation and are experienced in providing expert care for injured workers. Our program ensures that every covered employee that suffers a work-related injury or illness has access to prompt medical care and an improved likelihood of a safe return to work as soon as medically appropriate. MPN utilization can reduce overall workers compensation claim payouts by providing greater control over medical fees and obtaining more favorable medical treatment outcomes. Your role is crucial to the success of the MPN program. Together, we can better manage your Workers Compensation claims within the MPN.

The MPN is a standard product in all Travelers workers compensation policies, and all policyholders are expected to participate. This information is being provided to you to help you understand the requirements for proper MPN participation.

The State Division of Workers' Compensation (DWC) regulates how an employee is notified of an employer's MPN participation. Section § 9767.12 of Title 8, California Code of Regulations specifies what notices are to be provided to employees, as well as when and how they are to be provided. Information about the Travelers MPN and notice requirements is available to policyholders on **www.travelers.com**. Please type this web address into your browser to access the information:

www.travelers.com/CAMPN

A "Frequently Asked Questions" page is also available through the above web address. Look for the link called FAQ – MPN. If you have additional, general questions regarding the MPN and do not have a contact in the Claim Department, you can contact the Travelers MPN Team by calling (800) 287-9682 or sending an email to CAMPN@travelers.com. Please listen for the prompts for Employers or Employer Representatives.

In addition to reviewing the information on our web page, we also recommend that you:

- Make sure your management staff has instructions on how to access the MPN Medical Provider directory via www.travelers.com/CAMPN.
- Select an occupational medicine clinic, urgent care clinic, or, an acute care hospital from the MPN to serve as
 your designated initial injury treatment facility for each plant/location. Contact this facility and inform them that
 you are participating in the Travelers Medical Provider Network Plan. Update the State Posting Notices to include the name, address, and phone number of the facility.
- Review your procedures for handling work-related injuries, your modified duty policy, and your safety committee operation with your management staff.

We believe the MPN program will provide better overall workers compensation outcomes for you as an employer.

Sincerely,

Travelers

W04NIB15 Page 1 of 1

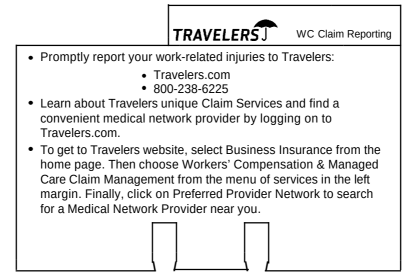
If Your Employee Is Injured At Work

Prompt reporting of work-related injuries and illnesses and the use of Travelers national Medical Network Providers can achieve better outcomes and lower your overall workers compensation claim costs!

Whenever an Employee suffers a work-related injury or illness, the Employer should:

- 1. Seek appropriate medical care for the Employee.
- 2. If the injury or illness is acute, the Employer should always send the Employee to the nearest medical emergency department.
- 3. If the injury or illness is not acute, the Employer may suggest that the Employee seek treatment from the nearest Medical Network Provider. Medical Network Providers understand work-related illnesses and injuries, are credentialed to help assure quality care, and cooperate to achieve a medically appropriate return to work for the Employee. Medical Network Providers (hospitals, initial care clinics, specialists, testing, therapy, etc.) are available in all 50 States and the District of Columbia. Even before an illness or injury occurs, it may be helpful for the Employer to build a relationship with a convenient Medical Network Clinic or Hospital that will provide initial treatment for ill or injured Employees.
- **4.** The Employee's Supervisor should gather pertinent facts about the work-related illness or injury and may use the Worksheet For Workers' Compensation Telephone Reporting provided by Travelers as a guide.
- 5. As soon as possible, the Employer should report all work-related illnesses or injuries to Travelers by,
 - using Travelers business insurance online reporting web site at travelers.com
 - dialing our toll free number, 1-800-238-6225. If needed at that time, Travelers Customer Service Representative can provide the name of a convenient Medical Network Provider. Prompt reporting of work-related illnesses and injuries is key in helping to reduce total claim costs. At the conclusion of the phone call, the Travelers Customer Service Representative will provide a claim number that should be retained for the Employer's reference and also provided to the ill or injured Employee.

The card below contains information that may be helpful in reporting work-related illnesses and injuries to Travelers and should be kept in a convenient location for use by the Employer when needed.



WUNC6B08 Page 1 of 1

WORKERS' COMPENSATION TELEPHONE REPORTING WORKSHEET

THINGS TO REMEMBER WHEN COMPLETING THE INFORMATION BELOW: Call the Telephone Reporting Center to quickly and easily report all Workers' Compensation injuries. We will be asking you the following questions, so please have the information handy. We will produce and submit the necessary state forms.

DO NOT DI	ELAY IN	CALLING IF YOU	DO NO	Γ HAVE A	ANSWE	RS TO A	ALL THE	QUE	ESTIONS.			
		ACCOUNT	T/ACCIDI	ENT INFO	ORMATI	ON						
CALLER'S PHONE NUMBER/EXTENSION ()	CALLER'S	S TITLE	CALLER'S	ALLER'S NAME				REPORT	TING STATE			
SUBSIDIARY NAME	SUBSIDIA	ARY'S ADDRESS (STRE	L EET, CITY, S	STATE & ZII		SUBSID	IARY'S MAI	II ING	ADDRESS (ST	REFT	CITY ST	ATF & 7IP)
OUBGIDIANT NAME					,	☐ SAN		L10	ADDITECT (OT	TKEET,	5111,01	/ (L & Z II)
DID THE ACCIDENT OCCUR AT THE LOCAT	ION ADDR	ESS?										
☐ YES ☐ NO IF NO, ADDRESS W	HERE AC	CIDENT OCCURRED										
PARENT COMPANY/INSURED'S NAME												
LOCATION CODE	2		NATURE OF BUSINESS									
DATE OF INJURY				TIME OF	INJURY							
ACCIDENT DESCRIPTION												
		EMP	LOYEE I	NFORMA	ATION							
INJURED EMPLOYEE'S SOCIAL SECURITY	NUMBER	EMPLOYEE'S								GEND	ER	
			,		,					□ м	ALE [FEMALE
DATE OF BIRTH		EMPLOYEE'S MAILIN	G ADDRES	S								
EMPLOYEE'S HOME PHONE NUMBER		EMPLOYEE'S HOME	ADDRESS	(IF DIFFERI	ENT FROM	I MAILING))					
()												
		EMPLC	YEE JO	B INFOR	MATION	l						
EMPLOYMENT STATUS CODE			INJUR	INJURED WORKER TYPE REGULAR OCC				JLAR OCCUPA	UPATION			
	OTHER _	-										
OCCUPATION WHEN INJURED												
EMPLOYEE'S WORK SCHEDULE												
REGULAR WORK HOURS				HOURS	URS/DAY DAYS/WEEK							
EMPLOYEE'S WAGE INFORMATION									D/(TO/VVEL	-11		
\$/HOUR OR \$/	NNUAL C	PR \$/WE	EKLY	OVERT	IME: \$		ADDI	ITION	AL BENEFITS:	\$		
DATE OF HIRE OR LENGTH OF EMPLOYME												
SUPERVISOR'S NAME				SUPERVISOR'S PHONE NUMBER: BEST HOUR:				S TO CO	S TO CONTACT			
		ACC	IDENT II		TION							
DATE CLAIM REPORTED TO EMPLOYER?	DID EN	IPLOYEE LOSE ANY T				MPLOYEE	BACK AT	WOR	K?			
☐ YES ☐ NO				☐ YES ☐ NO IF YES, DATE RETUR					E RETURNED	TO WOF	RK?	
RETURN TO WORK STATUS				DATE EMPLOYEE LAST WORKED WAS INJURY FATAL? IF								Н
☐ LIGHT ☐ MODIFIED ☐ REGULAR ☐ YES ☐ NO												
CAUSE OF ACCIDENT (E.G., SLIP/FALL, LIF	TING, CHE	MICAL)										
EQUIPMENT, MATERIAL OR SUBSTANCE IN	IVOLVED											
DO YOU QUESTION THE VALIDITY OF THE	CLAIM?											
☐ YES ☐ NO												
WITNESS INFORMATION/OTHERS INVOLVED NAME (FIRST, MI, LAST) ADDRESS								PH	ONE NUMBER	t		
												-

IN HIDV INFORMATION							
INJURY INFORMATION PART OF BODY INJURED (E.G., HEAD, NECK, ARM, LEG)							
NATURE OF INJUR	NATURE OF INJURY (E.G., FRACTURE, SPRAIN, LACERATION						
PRIOR INJURY OR	OR PRE-EXISTING CONDITION(S) (IF YES, DESCRIBE)						
YES	□ NO						
TREATMENT ("X" A	X" ALL THAT APPLY)						
☐ FIRST AID —	TREATMENT AND DATE OF 1 St TREATMENT						
HOSPITAL/ CLINIC —	NAME, ADDRESS, PHONE NUMBER, PHYSICIAN NAME, TREATMENT, DATE OF 1 St TREATMENT,	LENGTH OF STAY AMBULANCE USED?					
	WAS EMPLOYEE TREATED IN AN EMERGENCY ROOM? WAS EMPLOYEE HC □ YES □ NO □ YES □ N	OSPITALIZED OVERNIGHT AS AN IN-PATENT?					
☐ PHYSICIAN —	4-						
	CUSTOMER SPECIFIC INFORMATION						
CUSTOMER SPECIFIC INFORMATION							
ADDITIONAL COMMENTS & INFORMATION							

WORKERS' COMPENSATION - FIRST REPORT OF INJURY - STATE SPECIFIC QUESTIONS

Alabama

Employee's County:

Return to work (Y/N):

At what Occupation:

At what Wage \$:

Return to work wage is per (Day, Week or Month):

Employer's ID (U.C. Account) Number:

What Specific Product(s) does the business produce:

Alaska - No Additional State Questions

Arizona

Last Day of Work after injury:

Number of Days per Week Company usually Works:

Department Number:

If Validity of Claim is Doubted, state Reason:

Has injured been employed for more than 12 months (Y/N):

Was employee on overtime when injured (Y/N):

Arkansas - No Additional State Questions

California

State Unemployment Insurance Account Number:

Date employee was provided Employee Claim Form:

Has your employee pre-designated a primary treating physician (Y/N):

If Yes, Primary Treating Physician s

First Name: Last Name: Street Address:

City: State: Phone: Zip:

If No, did your employee require medical treatment (Y/N):

If Yes, Treating Physicians

Last Name: First Name: Phone:

If No, and employee requires medical treatment in the future, you can go to our website WWW.MYWCOMPINFO.COM to find a provider in the Medical Provider Network.

Colorado

Employer Federal ID Number

Does Employer have a salary continuation program (Y/N)

If "Yes" is this program registered with the state (Y/N)

Connecticut - No Additional State Questions

Delaware

Employer's UC Reporting Number:

Employees County:

Returned to work (Y/N): If Yes, at same wage (Y/N):

District of Columbia

Employer ID Number:

Returned to work (Y/N):

AM/PM If Yes, at what Time:

At what Wage \$: Per (Day, Week or Month):

Was injured hired in DC (Y/N):

Was employee in his/her regular occupation when injured (Y/N):

Was injured given Form #7 DCWC (Y/N):

Piece or Time Worker (piece, time or blank):

Florida - No Additional State Questions

Georgia

Wage Rate at time of injury \$: Per:

First Date employee failed to work a full day:

Did employee work the next day (Y/N):

Return to work Wage \$:

Return to work wage is per (Day, Week or Month):

Hawaii

Was employee furnished meals or lodging (Y/N):

Idaho - No Additional State Questions

Illinois

Has the injured worker signed a medical authorization (Y/N):

If yes, inform them to please fax the signed medical authorization to the med auth customer service specialist at 1-877-786-5567.

Indiana - No Additional State Questions

Iowa - No Additional State Questions

Kansas

SIC Code:

Was worker admitted to hospital (Y/N):

If Yes, Date of Admission:

Was worker treated in emergency room only (Y/N):

Returned to work (Y/N):

If employee has returned to work, was return to light duty (Y/N):

Is further medical aid needed (Y/N):

Is compensation now being paid (Y/N):

If Yes, Date of first Initial Payment:

Fatal (Y/N):

If Yes, Name and Address of Dependents:

Kentucky - No Additional State Questions

Louisiana

Employer's Federal ID Number:

Employer's Unemployment Insurance Reporting Number:

Returned to work (Y/N):

If Yes, at same wage (Y/N):

Last Full Day Paid:

If occupational disease, Date of Initial Diagnosis:

Parish (county) where injury occurred:

Employer's State Unemployment Insurance Account Number (UIAN): Federal Employer Insurance Number (FEIN):

Maryland - No Additional State Questions

Massachusetts

Federal ID Number:

Returned to work (Y/N):

Did employee return to his/her regular occupation (Y/N):

Describe nature of business or article manufactured (S=Service,

W=Wholesale, R=Retail, M=Manufacturing):

Date Reported as work related:

Michigan

Federal ID Number:

Minnesota

Date employer notified of lost time:

NAICS Code Number:

Mississippi - No Additional State Questions

Missouri - No Additional State Questions

Montana - No Additional State Questions

Nebraska - No Additional State Questions

Nevada

How long employed by you in Nevada Years: Months:

If Validity of Claim is Doubted, state Reason:

New Hampshire

Federal I.D. Number:

Was the employee injured in his/her regular occupation (Y/N):

Was injured hired in New Hampshire (Y/N):

Number of Full-Time Employees:

Number of Part-Time Employees:

If leased or temporary worker, provide the Client•s Business Name:

Was accident caused by injured's failure to use safeguards or follow regulations (Y/N):

Probable Length of Disability:

Returned to work (Y/N): At what Occupation:

Returned at Full Duty:

Returned at Alternative/Light Duty:

Initial treatment ("X" all that apply)

No medical treatment: Care provided by employer only (onsite): **Emergency Care:** Hospitalized: Outpatient:

Clinic:

Office Visit: Other-explain:

Is there a managed care program (Y/N):

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WORKERS' COMPENSATION - FIRST REPORT OF INJURY - STATE SPECIFIC QUESTIONS

If Yes, Name of Provider:

Is there a written safety program in force (Y/N):

Is there an active safety committee (Y/N):

Employee s Legal First Name (please validate):

New Jersey - No Additional State Questions

New Mexico - No Additional State Questions

New York

Did you provide medical care (Y/N):

If Yes, When:

Returned to work (Y/N):

If Yes, at what Weekly Wage \$:

Injured workers Work Week (indicate days regularly worked):

Fatal (Y/N):

If Yes, Name and Address of nearest relative:

Relationship:

North Carolina

Regular Wages per Day \$:

Average Weekly Wages with Overtime \$:

Returned to work (Y/N):

If Yes, at what Time: AM/PM

If Yes, what Date:

Return to work at what Wage \$: Per (Day, Week or Month):

Return to work at what Occupation:

North Dakota - No Additional State Questions

Time Accident Reported to employer: AM/PM:

Has employee ever filed a previous application for this injury (Y/N): Has employee filed any other claims with the Bureau or Industrial Commission (Y/N):

If Yes, specify Claim Number and Body Parts:

Employee's County:

Current Employer's Risk Number:

Oklahoma

Was employment agreement made in Oklahoma (Y/N):

SIC Number:

Type of Ownership (P=Private, S=State Government,

C=County Government, L=Local Government):

Oregon

Hospitalized overnight as inpatient (if emergency room only, answer N) (Y/N):

Was accident caused by failure of machinery or product (Y/N):

Did someone (not worker) cause accident (Y/N):

Time worker left work: AM/PM:

Pennsylvania

Employee's County:

Bureau Code: NAICS Code:

Employer•s County:

Are you aware of a 'Panel of Physicians' for your Employer? (Y/N)

Rhode Island

Federal ID Number:

First Full Day Lost from work:

Unemployment Insurance Number:

State of Hire:

Was this injury previously an "Incident Only" with no medical treatment and no lost time (Y/N):

If Yes, Date Employer first Notified of medical treatment or lost time: Category of Injury or Illness ("X" all that apply):

Injury: Illness: Occupational Disease: Repetitive Trauma: Occupational Hearing Loss: Unknown:

South Carolina - No Additional State Questions

South Dakota

Federal ID Number:

Number of employees:

Body Part Injured Code (2 digits):

Cause of Injury Code (2 digits):

Nature of Injury Code (2 digits):

Was employee hired for temporary employment (Y/N):

Carrier Code:

Tennessee - No Additional State Questions

Texas - No Additional State Questions

Utah - No Additional State Questions

Vermont

Federal ID Number:

Was employee hired in Vermont (Y/N):

Does the employer regularly employ 10 or more employees (Y/N):

Returned to work (Y/N): If Yes, at what Weekly Wage \$:

Was injured paid in full for the date disability began (Y/N):

Was employee injured at his/her regular occupation (Y/N):

Fatal (Y/N):

If Yes, Name, Address and Relationship of Nearest Relative: Last Date Paid in Full:

Returned to work (Y/N): If Yes, at what Wage \$:

Federal Tax ID Number:

Washington - No Additional State Questions

West Virginia

Has the employee been given "The Employees and Physicians Report of Injury Form" (Y/N)

Wisconsin - No Additional State Questions

Wyoming - No Additional State Questions

U.S. Longshoreman (USDOL) - No Additional State Questions

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PRIVACY NOTICE

THE TRAVELERS INSURANCE COMPANIES

PRIVACY POLICY

Thank you for selecting **THE TRAVELERS INSURANCE COMPANIES** as your workers compensation insurer. At **THE TRAVELERS INSURANCE COMPANIES** a subsidiary of Travelers, we recognize that privacy is important to you. That is why we are committed to protecting your privacy through the adoption of the following privacy principles:

Collection Of Information

We collect, retain, and use information about you, or about participants, beneficiaries or claimants under your workers compensation coverage, only where we believe that it will help or is necessary to provide you products and services or otherwise conduct our business. We collect nonpublic personal financial information about you, or about participants, beneficiaries or claimants under your workers compensation coverage, from the following sources:

- information we receive from you or through your agent or broker on applications or other forms;
- information we receive from or about you in the process of adjusting claims;
- information about your other transactions, including risk control and other consulting services, with us, our affiliates or other third parties;
- information about your coverages and loss activity with other carriers; and
- information we receive from a consumer reporting agency.

Such information includes identifying information such as policyholder, participant, beneficiary or claimant name, address, and social security number; financial information such as income, payment history, or credit history; and, under certain circumstances, health information such as information about an illness, disability, or injury. It could also include information on claims with other insurance companies and us and the condition and maintenance of your property.

Disclosure Of Information

We usually do not disclose nonpublic personal information about you, or about participants, beneficiaries or claimants under your workers compensation coverage, without your consent. However, in some circumstances we may disclose information to others without your prior authorization. The most common disclosures are to the following persons:

- our affiliated property and casualty insurance companies;
- state insurance departments, for their regulation of our business;
- other government authorities;
- our agents and brokers as necessary to conduct our business;
- organizations that perform underwriting and claims investigations;
- another insurance company to which you have applied for a policy or submitted a claim;
- · insurance support agencies, law enforcement agencies and our reinsurers; and
- any other third party, as permitted or required by law.

Most importantly, THE TRAVELERS INSURANCE COMPANIES does not and will not disclose or sell nonpublic personal information about you, or about participants, beneficiaries or claimants under your workers compensation coverage, to anyone for marketing purposes.

WUNNAB09 Page 1 of 2

Confidentiality And Security

We restrict access to nonpublic personal information about you, or about participants, beneficiaries or claimants under your workers compensation coverage, to those who need it to serve your insurance needs and to maintain and improve customer service. We maintain physical, electronic, and procedural safeguards that comply with federal and state laws and regulations to guard your nonpublic personal information.

Disclosure and Protection of Former Customers' Information

We may disclose all the personal information we have collected, as described above. However, even if you no longer have a customer relationship with us, we will continue to follow our privacy policies and practices to protect your information.

Changes In Privacy Policy

We may choose to modify our policy regarding the treatment of personal information at any time. Before we do so, we will notify you and provide an updated privacy notice.

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IMPORTANT NOTICE – INDEPENDENT AGENT AND BROKER COMPENSATION

NO COVERAGE IS PROVIDED BY THIS NOTICE. THIS NOTICE DOES NOT AMEND ANY PROVISION OF YOUR POLICY. YOU SHOULD REVIEW YOUR ENTIRE POLICY CAREFULLY FOR COMPLETE INFORMATION ON THE COVERAGES PROVIDED AND TO DETERMINE YOUR RIGHTS AND DUTIES UNDER YOUR POLICY. PLEASE CONTACT YOUR AGENT OR BROKER IF YOU HAVE ANY QUESTIONS ABOUT THIS NOTICE OR ITS CONTENTS. IF THERE IS ANY CONFLICT BETWEEN YOUR POLICY AND THIS NOTICE, THE PROVISIONS OF YOUR POLICY PREVAIL.

For information about how Travelers compensates independent agents and brokers, please visit www.travelers.com, call our toll-free telephone number 1-866-904-8348, or request a written copy from Marketing at One Tower Square, 2GSA, Hartford, CT 06183.

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IMPORTANT NOTICE - COPYRIGHT

NO COVERAGE IS PROVIDED BY THIS NOTICE. THIS NOTICE DOES NOT AMEND ANY PROVISION OF YOUR POLICY. YOU SHOULD REVIEW YOUR ENTIRE POLICY CAREFULLY FOR COMPLETE INFORMATION ON THE COVERAGES PROVIDED AND TO DETERMINE YOUR RIGHTS AND DUTIES UNDER YOUR POLICY. PLEASE CONTACT YOUR AGENT OR BROKER IF YOU HAVE ANY QUESTIONS ABOUT THIS NOTICE OR ITS CONTENTS. IF THERE IS ANY CONFLICT BETWEEN YOUR POLICY AND THIS NOTICE, THE PROVISIONS OF YOUR POLICY PREVAIL.

The National Council on Compensation Insurance and certain state workers compensation bureaus require a copyright notice on policy forms that contain their copyrighted material. This Important Notice addresses this copyright notice requirement for any policy form included in this policy that does not separately contain a copyright notice.

For all policy forms other than the workers compensation bureau forms of the states identified below:

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For the workers compensation bureau policy forms of the following states:

DELAWARE:

© 2016 Delaware Compensation Rating Bureau

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NEW JERSEY:

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NEW YORK:

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PENNSYLVANIA:

© 2016 Pennsylvania Compensation Rating Bureau

IMPORTANT

Policy Audit Information

Dear Policyholder:

This policy is issued with an estimated premium based upon information provided through your Producer. This premium is subject to adjustment at the end of the policy period. At that time, you may receive a request for information in the mail or a premium auditor may contact you to review the necessary records. The information developed is needed to determine the final earned premium for this policy.

Record Maintenance

In order to facilitate audit service, it is necessary to maintain proper records and have them available at the proper time. Based on the nature of your business, some of the following data will be necessary to complete the audit:

- 1. General Ledger, Financial Statements
- **2.** Payroll Records, Time Books, State Unemployment Returns, FICA Returns, Individual Earnings Records-Monthly totals separated by type of work and overtime.
- 3. Cash Receipts, Sales Journal
- 4. Cash Disbursements Journal Including subcontractors. casual labor and material costs.
- 5. Certificates of Insurance

IMPORTANT COVERAGE NOTE:

If you utilize subcontractors whose legal status is that of sole proprietor/partner, we may charge premium for these persons as provided under Part 5 of the policy contract even though certificates of insurance may exist. Please contact your producer if you have any questions regarding your Workers' Compensation coverage needs.

Work in Other States

Please advise your Producer if employees are hired for work in states other than those listed in Item 3. of your policy. This will enable your producer to consider your need for coverage in accordance with state laws.

We appreciate the opportunity to serve you. If you have any questions about the enclosed policy or any insurance matters please contact your producer or your Company representative.

POLICYHOLDER NOTICE

CALIFORNIA WORKERS' COMPENSATION INSURANCE RATING LAWS

Pursuant to Section 11752.8 of the California Insurance Code, we are providing you with an explanation of the California workers' compensation rating laws.

- 1. We establish our own rates for workers' compensation. Our rates, rating plans, and related information are filed with the insurance commissioner and are open for public inspection.
- 2. The insurance commissioner can disapprove our rates, rating plans, or classifications only if he or she has determined after public hearing that our rates might jeopardize our ability to pay claims or might create a monopoly in the market. A monopoly is defined by law as a market where one insurer writes 20% or more of that part of the California workers' compensation insurance that is not written by the State Compensation Insurance Fund. If the insurance commissioner disapproves our rates, rating plans, or classifications, he or she may order an increase in the rates applicable to outstanding policies.
- 3. Rating organizations may develop pure premium rates that are subject to the insurance commissioner's approval. A pure premium rate reflects the anticipated cost and expenses of claims per \$100 of payroll for a given classification. Pure premium rates are advisory only, as we are not required to use the pure premium rates developed by any rating organization in establishing our own rates.
- 4. We must adhere to a single, uniform experience rating plan. If you are eligible for experience rating under the plan, we will be required to adjust your premium to reflect your claim history. A better claim history generally results in a lower experience rating modification; more claims, or more expensive claims, generally result in a higher experience rating modification. The uniform experience rating plan, which is developed by the insurance rating organization designated by the insurance commissioner, is subject to approval by the insurance commissioner.
- 5. A standard classification system, developed by the insurance rating organization designated by the insurance commissioner, is subject to approval by the insurance commissioner. The standard classification system is a method of recognizing and separating policyholders into industry or occupational groups according to their similarities and/or differences. We can adopt and apply the standard classification system or develop and apply our own classification system, provided we can report the payroll, expenses, and other costs of claims in a way that is consistent with the uniform statistical plan or the standard classification system.
- 6. Our rates and classifications may not violate the Unruh Civil Rights Act or be unfairly discriminatory.
- 7. We will provide an appeal process for you to appeal the way we rate your insurance policy. The process requires us to respond to your written appeal within 30 days. If you are not satisfied with the result of your appeal, you may appeal our decision to the insurance commissioner.

CALIFORNIA WORKERS' COMPENSATION INSURANCE NOTICE OF NONRENEWAL

Section 11664 of the California Insurance Code requires us, in most instances, to provide you with a notice of nonrenewal. Except as specified in paragraphs 1 through 6 below, if we elect to nonrenew your policy, we are required to deliver or mail to you a written notice stating the reason or reasons for the nonrenewal of the policy. The notice is required to be sent to you no earlier than 120 days before the end of the policy period and no later than 30 days before the end of the policy period. If we fail to provide you the required notice, we are required to continue the coverage under the policy with no change in the premium rate until 60 days after we provide you with the required notice.

We are not required to provide you with a notice of nonrenewal in any of the following situations:

- 1. Your policy was transferred or renewed without a change in its terms or conditions or the rate on which the premium is based to another insurer or other insurers who are members of the same insurance group as us.
- 2. The policy was extended for 90 days or less and the required notice was given prior to the extension.

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PN 04 99 02 B (Ed. 5-02)

- **3.** You obtained replacement coverage or agreed, in writing, within 60 days of the termination of the policy, to obtain that coverage.
- **4.** The policy is for a period of no more than 60 days and you were notified at the time of issuance that it may not be renewed.
- **5.** You requested a change in the terms or conditions or risks covered by the policy within 60 days prior to the end of the policy period.
- 6. We made a written offer to you to renew the policy at a premium rate increase of less than 25 percent.
 - (A) If the premium rate in your governing classification is to be increased 25 percent or greater and we intend to renew the policy, we shall provide a written notice of a renewal offer not less than 30 days prior to the policy renewal date. The governing classification shall be determined by the rules and regulations established in accordance with California Insurance Code Section 11750.3(c).
 - **(B)** For purposes of this Notice, "premium rate" means the cost of insurance per unit of exposure prior to the application of individual risk variations based on loss or expense considerations such as scheduled rating and experience rating.

This notice does not change the policy to which it is attached.

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POLICYHOLDER NOTICE

YOUR RIGHT TO RATING AND DIVIDEND INFORMATION

I. Information Available to You

- A. Information Available from Us The Travelers Companies
 - (1) General questions regarding your policy should be directed to:

TRAVELERS
P.O. Box 6512
21688 Gateway Center Drive
Diamond Bar, CA 91765
Telephone: 1-909-612-3609
Fax: 1-909-612-3629

Website: www.travelers.com

- (2) Dividend Calculation. If this is a participating policy (a policy on which a dividend may be paid), upon payment or non-payment of a dividend, we shall provide a written explanation to you that sets forth the basis of the dividend calculation. The explanation will be in clear, understandable language and will express the dividend as a dollar amount and as a percentage of the earned premium for the policy year on which the dividend is calculated.
- (3) Claims Information. Pursuant to Sections 3761 and 3762 of the California Labor Code, you are entitled to receive information in our claim files that affects your premium. Copies of documents will be supplied at your expense during reasonable business hours.
 - For claims covered under this policy, we will estimate the ultimate cost of unsettled claims for statistical purposes eighteen months after the policy becomes effective and will report those estimates to the Workers' Compensation Insurance Rating Bureau of California (WCIRB) no later than twenty months after the policy becomes effective. The cost of any settled claims will also be reported at that time. At twelve-month intervals thereafter, we will update and report to the WCIRB the estimated cost of any unsettled claims and the actual final cost of any claims settled in the interim. The amounts we report will be used by the WCIRB to compute your experience modification if you are eligible for experience rating.

B. Information Available from the Workers' Compensation Insurance Rating Bureau of California

- (1) The WCIRB is a licensed rating organization and the California Insurance Commissioner's designated statistical agent. As such, the WCIRB is responsible for administering the California Workers' Compensation Uniform Statistical Reporting Plan–1995 (USRP) and the California Workers' Compensation Experience Rating Plan–1995 (ERP). Contact information for the WCIRB is: WCIRB, 1221 Broadway, Suite 900, Oakland, CA 94612, Attention: Customer Service. You may also contact WCIRB Customer Service at 1-888-229-2472, by fax at 415-778-7272, or via the Internet at the WCIRB's website: http://www.wcirb.com. The regulations contained in the USRP and the ERP are available for public viewing through the WCIRB's website.
- (2) Policyholder Information. Pursuant to California Insurance Code (CIC) Section 11752.6, upon written request, you are entitled to information relating to loss experience, claims, classification assignments, and policy contracts as well as rating plans, rating systems, manual rules, or other information impacting your premium that is maintained in the records of the WCIRB. Complaints and Requests for Action requesting policyholder information should be forwarded to: WCIRB, 1221 Broadway, Suite 900, Oakland, CA 94612, Attention: Custodian of Records. The Custodian of Records can be reached by telephone at 415-777-0777 and by fax at 415-778-7272.
- (3) Experience Rating Form. Each experience rated risk may receive a single copy of its current Experience Rating Form free of charge by completing a Policyholder Rate Sheet Request Form on the WCIRB's website at http://www.wcirb.com/ratesheet. The Experience Rating Form will include a Loss-Free Rating, which is the experience modification that would have been calculated if \$0 (zero)

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actual losses were incurred during the experience period. This hypothetical rating calculation is provided for informational purposes only.

II. Dispute Process

You may dispute our actions or the actions of the WCIRB pursuant to CIC Sections 11737 and 11753.1.

A. Our Dispute Resolution Process.

If you are aggrieved by our decision adopting a change in a classification assignment that results in increased premium, or by the application of our rating system to your workers' compensation insurance, you may dispute these matters with us. If you are dissatisfied with the outcome of the initial dispute with us, you may send us a written Complaint and Request for Action as outlined below.]

You may send us a written Complaint and Request for Action requesting that we reconsider a change in a classification assignment that results in an increased premium and/or requesting that we review the manner in which our rating system has been applied in connection with the insurance afforded or offered you. Written Complaints and Requests for Action should be forwarded to:

TRAVELERS

1109 White Rock Road

Rancho Cordova, CA 95670-6001

Phone: 1-800-328-2189

Website: www.Travelers.com

TRAVELERS

P.O. Box 6512

21688 Gateway Center Drive Diamond Bar, CA 91765

Phone: 1-909-612-3629

Fax: 1-909-612-3629

Website: www.Travelers.com

After you send your Complaint and Request for Action, we have 30 days to send you a written notice indicating whether or not your written request will be reviewed. If we agree to review your request, we must conduct the review and issue a decision granting or rejecting your request within 60 days after sending you the written notice granting review. If we decline to review your request, if you are dissatisfied with the decision upon review, or if we fail to grant or reject your request or issue a decision upon review, you may appeal to the insurance commissioner as described in paragraph II.C., below.

B. Disputing the Actions of the WCIRB. If you have been aggrieved by any decision, action, or omission to act of the WCIRB, you may request, in writing, that the WCIRB reconsider its decision, action, or omission to act. You may also request, in writing, that the WCIRB review the manner in which its rating system has been applied in connection with the insurance afforded or offered you. For requests related to classification disputes, the reporting of experience, or coverage issues, your initial request for review must be received by the WCIRB within 12 months after the expiration date of the policy to which the request for review pertains, except if the request involves the application of the Revision of Losses rule. For requests related to your experience modification, your initial request for review must be received by the WCIRB within 6 months after the issuance, or 12 months after the expiration date, of the experience modification to which the request for review pertains, whichever is later, except if the request for review involves the application of the Revision of Losses rule. If the request involves the Revision of Losses rule, the time to state your appeal may be longer. (See Section VI, Rule 14 of the ERP).

You may commence the review process by sending the WCIRB a written Inquiry. Written Inquiries should be sent to: WCIRB, 1221 Broadway, Suite 900, Oakland, CA 94612, Attention: Customer Service. Customer Service can be reached by telephone at 1-888-229-2472, and by fax at 415-778-7272.

If you are dissatisfied with the WCIRB's decision upon an Inquiry, or if the WCIRB fails to respond within 90 days after receipt of the Inquiry, you may pursue the subject of the Inquiry by sending the WCIRB a written Complaint and Request for Action. After you send your Complaint and Request for Action, the WCIRB has 30 days to send you written notice indicating whether or not your written request will be reviewed. If the WCIRB agrees to review your request, it must conduct the review and issue a decision granting or rejecting your request within 60 days after sending you the written notice granting review. If the WCIRB declines to review your request, if you are dissatisfied with the decision upon review, or if the WCIRB fails to grant or reject your request or issue a decision upon review, you may appeal to the insurance commissioner as described in paragraph II.C., below. Written Complaints and Requests for Action should be forwarded to: WCIRB, 1221 Broadway, Suite 900, Oakland, CA 94612, Attention:

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Complaints and Reconsiderations. The WCIRB's telephone number is 1-888-229-2472, and the fax number is 415-371-5204.

C. California Department of Insurance – Appeals to the Insurance Commissioner. If, after you follow the appropriate dispute resolution process described above, we or the WCIRB decline to review your request, if you are dissatisfied with the decision upon review, or if we or the WCIRB fail to grant or reject your request or issue a decision upon review, you may appeal to the insurance commissioner pursuant to CIC Sections 11737, 11752.6, 11753.1 and Title 10, California Code of Regulations, Section 2509.40 et seq. You must file your appeal within 30 days after we or the WCIRB send you the notice rejecting review of your Complaint and Request for Action or the decision upon your Complaint and Request for Action. If no written decision regarding your Complaint and Request for Action is sent, your appeal must be filed within 120 days after you sent your Complaint and Request for Action to us or to the WCIRB. The filing address for all appeals to the insurance commissioner is:

Administrative Hearing Bureau California Department of Insurance 45 Fremont Street, 22nd Floor San Francisco, California 94105

You have the right to a hearing before the insurance commissioner, and our action, or the action of the WCIRB, may be affirmed, modified, or reversed.

III Resources Available to You in Obtaining Information and Pursuing Disputes

- A. Policyholder Ombudsman. Pursuant to California Insurance Code Section 11752.6, a policyholder ombudsman is available at the WCIRB to assist you in obtaining and evaluating the rating, policy, and claims information referenced in I.A. and I.B., above. The ombudsman may advise you on any dispute with us, the WCIRB, or on an appeal to the insurance commissioner pursuant to Section 11737 of the Insurance Code. The address of the policyholder ombudsman is WCIRB, 1221 Broadway, Suite 900, Oakland, CA 94612, Attention: Policyholder Ombudsman. The policyholder ombudsman can be reached by telephone at 415-778-7159 and by fax at 415-371-5288.
- **B.** California Department of Insurance Information and Assistance. Information and assistance on policy questions can be obtained from the Department of Insurance Consumer HOTLINE, 1-800-927-HELP (4357) or http://www.insurance.ca.gov. For questions and correspondence regarding appeals to the Administrative Hearing Bureau, see the contact information in paragraph II.C.

This notice does not change the policy to which it is attached.

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POLICYHOLDER NOTICE

CALIFORNIA INSURANCE GUARANTEE ASSOCIATION (CIGA) SURCHARGE

Companies writing property and casualty insurance business in California are required to participate in the California Insurance Guarantee Association. If a company becomes insolvent, the California Insurance Guarantee Association settles unpaid claims and assesses each insurance company for its fair share.

California law requires all companies to surcharge policies to recover these assessments. If your policy is surcharged, "CA Surcharge" or "CA Surcharge (CIGA) Surcharge)" with an amount will be displayed on your premium notice.

This notice does not change the policy to which it is attached.

PN 04 99 04 (00) W04NDC02



Your Workers' Compensation Benefits

CALIFORNIA

This form should be given to all newly hired employees in the State of California. Its content applies to industrial injuries on or after January 1, 2013.

Any person who makes or causes to be made any knowingly false or fraudulent material statement or material representation for the purpose of obtaining or denying workers' compensation benefits or payments is guilty of a felony.

You may be entitled to workers' compensation benefits if you are injured or become ill because of your job, or are a victim of a workplace crime. Workers' compensation covers most work-related physical or mental injuries and illnesses. An injury or illness can be caused by one event (such as hurting your back in a fall) or by repeated exposures to a harmful condition (such as hurting your wrist from doing the same motion over and over).

Workers' compensation benefits include:

Medical Care: Doctor visits, hospital services, physical therapy, lab tests, x-rays, and medicines that are reasonably necessary to treat your injury. You should never see a bill. Physical therapy, occupational therapy and chiropractic visits may be limited to 24 each.

Temporary Disability Benefits: Payments if you lose wages while recovering. For most injuries, temporary disability benefits are limited to 104 weeks within 5 years from your date of injury. Filing a timely Employment Development Department claim may result in additional state disability benefits when TTD benefits are terminated, delayed or denied.

Permanent Disability Benefits: Payments if your injury causes a permanent disability. Once your injury stabilizes, your treating physician may find permanent disability, depending upon your level of recovery. The amount of permanent disability found by your doctor will be rated by your claims administrator according to your age and occupation in order to determine the percentage and corresponding dollar amount of permanent disability due. These amounts are set by state law. You have the right to obtain a state disability rating or appeal a rating.

Supplemental Job Displacement Vouchers: If your injury causes you to miss time from work and results in permanent disability, you may receive a supplemental job displacement voucher if your employer has not offered modified, alternative or regular employment within 60 days of receipt of the doctor's medical report indicating you have made a maximum medical recovery. The voucher is for reimbursement of education-related costs and is capped at \$6,000.00, If you receive a voucher as a result of your injury, you have two years from the date you are furnished the voucher or five years from your date of injury (whichever occurs later), to request reimbursement for qualifying expenditures.

Death Benefits: Paid to dependents of a worker who dies from a work-related injury or illness. Burial expenses are also provided, with the maximum amount allowed dependent upon the date of injury.

Return to Work Program: If you experience a permanent earnings loss as a result of your injury and your permanent disability benefits are determined to be disproportionately low, you may qualify for additional monies <u>from the Department of Industrial Relation's Return to Work Fund</u>. Contact the Department of Industrial Relations at: <u>www.dir.ca.gov/</u> to learn more about this additional benefit.

Temporary disability, permanent disability, and death benefits are all payable at a rate based on 2/3 of your average weekly wage, and subject to state minimum and maximum amounts in effect on your date of injury. These benefits are paid every two weeks while you are eligible.

Voluntary, off duty, recreational, social or athletic activities may not be covered under workers' compensation.

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If you get hurt:

Get Medical Care. If you need first aid, contact your employer. If you need emergency care, call for help immediately.

Report Your Injury. Report the injury immediately to your supervisor. Don't delay. There are time limits. If you wait too long, you may lose your right to benefits. Your employer is required to provide you a claim form within one working day after learning about your injury, and must also authorize treatment within one working day after you have returned a signed and completed copy of the form. The statute of limitations for filing a workers' compensation claim is one year from the date of injury or, if resulting from repeated exposures, one year from when you realized or should have realized that your job caused the injury.

See Your Treating Physician. Your primary treating physician is the doctor with overall responsibility for treating your injury or illness. He or she is charged with maintaining the continuity of your care, as well as initiating referrals to specialists. If your employer has an approved Medical Provider Network (MPN), they may be able to limit your choices of treating physicians retain medical control, and require you to treat with an MPN physician from the onset. (An MPN is a selected network of healthcare providers who provide treatment to workers injured on the job. See your employer for more information on your MPN.) Otherwise, your employer has the right to select the physician who will treat you for the first 30 days. If your employer does not have an approved MPN and you wish to change doctors in the first 30 days after reporting your claim, your claims administrator must select a new physician within five days of your request.

If you have provided your employer with the name of your personal physician before your injury and have group health insurance at the time of injury, you may see your personal physician for treatment even if your employer has an approved MPN. Your personal physician must be a general practitioner or a board-certified or board-eligible internist, pediatrician, obstetrician- gynecologist, family practitioner, or multi-specialty medical group of doctors of medicine or osteopathy, and must have treated you and maintained your medical history and records before your work injury and must also agree to treat you for a work-related injury or illness. If your employer does not have an approved MPN and you gave your employer the name of your personal chiropractor or acupuncturist in writing before you were injured, you may switch to the chiropractor or acupuncturist upon request. If you still need medical care after 30 days, you may be able to switch to a doctor of your own choice.

For your convenience, optional forms to predesignate your personal physician or multi-specialty medical group of doctors of medicine or osteopathy are attached to this document. Also attached, are forms to predesignate your personal acupuncturist or chiropractor if your employer does not have a medical provider network in place. By law, chiropractors are not allowed to be the treating physician after 24 visits.

Discrimination: It is illegal for your employer to punish or fire you for having a work injury or illness, for filing a claim, or testifying in another person's workers' compensation case. If your employer has been found to discriminate, you may be entitled to job reinstatement with back pay, increased compensation, and costs and expenses. You may also have additional rights under the Americans with Disabilities Act (ADA) or the Fair Employment and Housing Act (FEHA). For additional information, contact FEHA at (800) 884-1684 or the Equal Employment Opportunity Commission (EEOC) at (800) 669-3362. You can get free information from a state Division of Workers' Compensation Information & Assistance Officer. Hear recorded information and a list of local offices by calling toll-free **(800) 736-7401** or learn more online at: http://www.dir.ca.gov.

If medical care is not being provided by your employer you have several options. First, contact your claims administrator to find out the status of your claim. If you have given your employer a completed and signed claim form but your claim has been delayed for investigation, your employer is still required to authorize treatment, up to \$10,000.00, during the delay. If the claim has not been accepted yet and your medical costs have exceeded the statutory \$10,000.00 cap, you can go to your group health plan for care, find a doctor, clinic or hospital that will bill the claims administrator directly, or use public health services.

You have the right to disagree with decisions affecting your claim. If you have a disagreement, contact your claims administrator first to see if you can resolve it.

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Your Workers' Compensation Insurance Company is <u>Travelers Property Casualty Company of America</u>.

You can also look up your insurance carrier at the WCIRB online lookup: https://www.caworkcompcoverage.com/

You can obtain free information from an Information and Assistance Officer of the state Division of Workers' Compensation, or you can hear recorded information and a list of local offices by calling (800) 736-7401. A list of Information and Assistance offices can be found at the end of this pamphlet to help you locate the I&A office nearest you. You may also go to the DWC web site at: http://www.dir.ca.gov for further information.

You can consult with an attorney. Most attorneys offer one free consultation. If you decide to hire an attorney, his or her fee may be taken out of some of your benefits. For names of workers' compensation attorneys, call the State Bar of California at (415) 538-2120 or go to their web site at: http://www.californiaspecialist.org. You may get a list of attorneys from your local information and assistance officer or look in your yellow pages.

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PREDESIGNATION OF PERSONAL PHYSICIAN

In the event you sustain an injury or illness related to your employment, you may be treated for such injury or illness by your personal medical doctor (M.D.) or doctor of osteopathic medicine (D.O.) or medical group if:

- on the date of your work injury, you have health care coverage for injuries or illnesses that are not work related;
- the doctor is your regular physician, who shall be either a physician who has limited his or her practice of medicine to general practice or who is a board-certified or board-eligible internist, pediatrician, obstetriciangynecologist, family practitioner, and has previously directed your medical treatment, and retains your medical records;
- your "personal physician" may be a medical group if it is a single corporation or partnership composed of licensed doctors of medicine or osteopathy, which operates an integrated multispecialty medical group providing comprehensive medical services predominantly for nonoccupational illnesses and injuries;
- prior to the injury your doctor agrees to treat you for work injuries or illnesses;
- prior to the injury you provided your employer the following in writing: (1) notice that you want your personal doctor to treat you for a work-related injury or illness, and (2) your personal doctor's name and business address.

You may use this form to notify your employer if you wish to have your personal medical doctor or a doctor of osteo-pathic medicine treat you for a work- related injury or illness and the above requirements are met.

NOTICE OF PREDESIGNATION OF PERSONAL PHYSICIAN

Employee: Complete this section.		
To:(name of e		
If I have a work-related injury or illness, I choose to be treate (Name of Doctor, M.D., D.O., or medical group)	ed by:	
(Street address, city, state, zip code)		
(Telephone number)		
Employee Name (please print):		
Employee's Address:		
Name of Insurance Company, Plan, or Fund provid illnesses:		
Employee's Signature		
Physician: I agree to this Predesignation.		
Signature:	Date:	
(Physician or designated employee of the physician or medi	cal group)	

The physician is not required to sign this form, however, if the physician or designated employee of the physician or medical group does not sign, other documentation of the physician's agreement to be predesignated will be required pursuant to Title 8, California Code of Regulations, section 9780.1(a)(3).

Title 8, California Code of Regulations, section 9783 (Optional DWC Form 9783 Effective date July 1, 2014)

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Predesignation of Personal Physician; Reporting Duties of the Primary Treating Physician Regulations 8 C.C.R. section 9780, et seq. (Approved 02/12/2014)

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NOTICE OF PERSONAL CHIROPRACTOR OR PERSONAL ACUPUNCTURIST

If your employer or your employer's insurer does not have a Medical Provider Network, you may be able to change your treating physician to your personal chiropractor or acupuncturist following a work-related injury or illness. In order to be eligible to make this change, you must give your employer the name and business address of a personal chiropractor or acupuncturist in writing prior to the injury or illness. Your claims administrator generally has the right to select your treating physician within the first 30 days after your employer knows of your injury or illness. After your claims administrator has initiated your treatment with another doctor during this period, you may then, upon request, have your treatment transferred to your personal chiropractor or acupuncturist.

NOTE: If your date of injury is January 1, 2004, or later, a chiropractor cannot be your treating physician after you have received 24 chiropractic visits unless your employer has authorized additional visits in writing. The term "chiropractic visit" means any chiropractic office visit, regardless of whether the services performed involve chiropractic manipulation or are limited to evaluation and management. Once you have received 24 chiropractic visits, if you still require medical treatment, you will have to select a new physician who is not a chiropractor. This prohibition shall not apply to visits for postsurgical physical medicine visits prescribed by the surgeon, or physician designated by the surgeon, under the postsurgical component of the Division of Workers' Compensation's Medical Treatment Utilization Schedule.

You may use this form to notify your employer of your personal chiropractor or acupuncturist.

Your Chiropractor or Acupuncturist's Information:

Predesignation of Personal Physician; Reporting Duties of the Primary Treating Physician Regulations 8 C.C.R. section 9780, et seq. (Approved 02/12/2014)

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Contact the information & assistance unit

- By phone at 1-800-736-7401: For recorded information that helps injured workers, employers and others understand
- California's workers' compensation system, and their rights and responsibilities under the law.
- By attending a workshop for injured workers
- By calling or going in person to a local Information & Assistance Unit office:

Anaheim 1065 N. PacifiCenter Drive Anaheim, CA 92806 (714) 414-1801	Oxnard 1901 N. Rice Ave., Ste. 200 Oxnard, CA 93030 (805) 485-3528	San Francisco 455 Golden Gate Avenue, 2nd floor San Francisco, CA 94102-7014 (415) 703-5020
Bakersfield 1800 30th Street, Suite 100 Bakersfield, CA 93301-1929 (661) 395-2514	Pomona 732 Corporate Center Drive Pomona, CA 91768-2653 (909) 623-8568	San Jose 100 Paseo de San Antonio Room 241 San Jose, CA 95113-1402 (408) 277-1292
Eureka 100 "H" Street, Room 202 Eureka, CA 95501-0481 (707) 441-5723	Redding 2115 Civic Center Drive, Room 15 Redding, CA 96001-2796 (530) 225-2047	San Luis Obispo 4740 Allene Way, Suite 100 San Luis Obispo, CA 93401 (805) 596-4159
Fresno 2550 Mariposa Mall, Room 2035 Fresno, CA 93721-2219 (559) 445-5355	Riverside 3737 Main Street, Room 300 Riverside, CA 92501-3337 (951) 782-4347	Santa Ana 605 W Santa Ana Blvd Bldg 28, Room 451 Santa Ana, CA 92701 (714) 558-4597
Long Beach 300 Oceangate Street, Suite 200 Long Beach, CA 90802-4304 (562) 590-5240	Sacramento 160 Promenade Circle, Suite 300 Sacramento, CA 95834 (916) 928-3158	Santa Barbara *Satellite office 130 East Ortega Street Santa Barbara, CA 93101-1631 (805) 884 1032
Los Angeles 320 W. 4th Street, 9th floor Los Angeles, CA 90013-2329 (213) 576-7389	Salinas 1880 North Main Street, Suite 100 Salinas, CA 93906-2037 (831) 443-3058	Santa Rosa 50 "D" Street, Room 420 Santa Rosa, CA 95404-4771 (707) 576-2452
Marina del Rey 4720 Lincoln Blvd, 2nd floor Marina del Rey, CA 90292-6902 (310) 482-3820	San Bernardino 464 W. Fourth Street, Suite 239 San Bernardino, CA 92401-1411 (909) 383-4522	Stockton 31 East Channel Street, Room 344 Stockton, CA 95202-2314 (209) 948-7980
Oakland 1515 Clay Street, 6th floor Oakland, CA 94612 (510) 622-2861	San Diego 7575 Metropolitan Drive, Suite 202 San Diego, CA 92102-4424 (619) 767-2082	Van Nuys 6150 Van Nuys Blvd., Room 105 Van Nuys, CA 91401-3370 (818) 901-5367

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Sus beneficios de compensación laboral

CALIFORNIA

Este formulario debe entregarse a todos los empleados recién contratados en el estado de California. Su contenido se aplica a los accidentes de trabajo ocurridos a partir del 1 de enero de 2013.

Cualquier persona que haga o propicie que se haga cualquier declaración sustancial a sabiendas falsa o fraudulenta con el propósito de obtener o denegar beneficios o pagos de compensación laboral es culpable de un delito.

Usted puede tener derecho a beneficios de compensación laboral si resulta lesionado o se enferma a causa de su trabajo, o si es víctima de un delito en el lugar de trabajo. La compensación laboral cubre la mayoría de las lesiones y enfermedades físicas o mentales relacionadas con el trabajo. Una lesión o enfermedad puede ser causada por un acontecimiento (como lastimarse la espalda en una caída) o por exposiciones repetidas a una circunstancia perjudicial (como lastimarse la muñeca por hacer el mismo movimiento una y otra vez).

Los beneficios de compensación laboral incluyen:

Atención médica: consultas médicas, servicios hospitalarios, fisioterapia, análisis de laboratorio, radiografías y medicamentos que sean razonablemente necesarios para tratar su lesión. No debe recibir nunca una factura. Es posible que las visitas para fisioterapia, terapia ocupacional y al quiropráctico tengan un límite de 24 visitas para cada tipo.

Beneficios por incapacidad temporal: Pagos si usted deja de recibir su salario mientras se recupera. Para la mayoría de las lesiones ocurridas después del 18 de abril de 2004, los beneficios por incapacidad temporal se limitan a 104 semanas dentro del lapso de 5 años a partir de la fecha de la lesión. Presentar de forma oportuna una reclamación en el Departamento de Desarrollo Laboral (*Employment Development Department*) puede conducir a la obtención de beneficios estatales adicionales por incapacidad cuando se terminan los beneficios por incapacidad total temporal (TTD, por sus siglas en inglés), o cuando estos se demoran o los deniegan.

Beneficios por incapacidad permanente: Pagos si su lesión causa una incapacidad permanente. Una vez que su lesión se estabilice, es posible que el médico que lo trata determine que usted tiene una incapacidad permanente, dependiendo de su grado de recuperación. La cantidad de incapacidad permanente que su médico determine será clasificada por su administrador de reclamaciones según su edad y ocupación con el fin de determinar el porcentaje y la cantidad correspondiente en dólares que se le debe a usted a causa de la incapacidad permanente. La ley estatal establece dichas cantidades. Usted tiene derecho a obtener una clasificación estatal de incapacidad o a apelar la clasificación.

Vales suplementarios por destitución laboral: Si su lesión conlleva a que usted falte a su trabajo y le causa una incapacidad permanente, usted puede recibir un vale suplementario por destitución laboral si su empleador no le ofrece un empleo modificado, alternativo o regular dentro de 60 días de haber recibido el informe médico que indique que usted logró una recuperación médica máxima. El vale es para reembolsar los costos educativos y tiene un límite de \$6,000.00. Si usted recibe un vale como consecuencia de su lesión, tiene dos años desde la fecha en que le proporcionen el vale o cinco años desde la fecha de su lesión (lo que ocurra último), para solicitar el reembolso de los gastos que califiquen.

Beneficios por muerte: Se pagan a los dependientes de un trabajador que muere a causa de una lesión o enfermedad laboral. También se cubren los gastos del entierro; la cantidad máxima permitida depende de la fecha de la lesión.

Los beneficios por incapacidad temporal, incapacidad permanente y muerte se pagan a una tasa basada en 2/3 de su salario semanal promedio, y están sujetos a las cantidades mínimas y máximas vigentes en el estado en la fecha de su lesión. Estos beneficios se pagan cada dos semanas mientras usted sea elegible.

Programa para reintegrarse al trabajo: Si usted sufre la pérdida permanente de sus ingresos como resultado de su lesión y se determina que sus beneficios por incapacidad permanente son desproporcionadamente bajos, es posible que usted califique para recibir dinero adicional del Fondo para la reintegración al trabajo del Departamento de

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<u>Relaciones Laborales (Department of Industrial Relations)</u>. Comuníquese con el Departamento de Relaciones Laborales en: www.dir.ca.gov/ para conocer más acerca de este beneficio adicional.

Es posible que las actividades como voluntario, en sus horas libres, recreacionales, sociales o atléticas no estén cubiertas bajo la compensación laboral.

Si se lastima:

Obtenga atención médica. Si necesita primeros auxilios, comuníquese con su empleador. Si necesita atención urgente, pida ayuda de inmediato.

Informe sobre su lesión. Informe de inmediato a su supervisor sobre su lesión. No demore en hacerlo; existen límites de tiempo. Si espera demasiado, puede perder los derechos que tiene a recibir beneficios. Su empleador tiene que proporcionarle un formulario de reclamación a más tardar un día laborable después de que esté enterado de su lesión, y también debe autorizar el tratamiento a más tardar un día laborable después de que usted le entregue una copia del formulario lleno y firmado. El plazo de prescripción para presentar una reclamación de compensación laboral es de un año a partir de la fecha de la lesión o, si esta se debe a exposiciones repetidas, un año a partir del momento en que usted se dio cuenta o debió darse cuenta de que su trabajo causó la lesión.

Vea a su médico tratante. Su médico tratante primario es el médico con la responsabilidad global de tratar su lesión o enfermedad. Él o ella están a cargo de mantener la continuidad de su atención, así como de remitirlo a los especialistas. Si su empleador tiene una Red de Proveedores Médicos (MPN, por sus siglas en inglés) aprobada, es posible que ellos puedan limitar sus opciones de médicos tratantes, que retengan el control médico, y que le exijan que se atienda con un médico de la MPN desde el principio. (Una MPN es una red escogida de proveedores de atención médica que proveen tratamiento a los empleados que se lesionan en el trabajo. Consulte con su empleador para obtener más información sobre su MPN). De lo contrario, su empleador tiene el derecho de escoger el médico que lo tratará a usted por los primeros 30 días. Si su empleador no tiene una MPN aprobada y usted desea cambiar de médico en los primeros 30 días después de presentar su reclamación, su administrador de reclamaciones debe escoger un médico nuevo en un lapso de cinco días después de que usted lo solicite.

Si usted le proporcionó a su empleador el nombre de su médico personal antes de sufrir la lesión y tiene seguro médico de grupo al momento de la lesión, usted puede tratarse con su médico personal incluso si su empleador tiene una MPN aprobada. Su médico personal debe ser un médico general o un médico internista, pediatra, ginecobstetra o médico de familia con certificado de especialidad o que haya completado su especialidad, o un grupo médico con múltiples especialidades con doctores o licenciados en medicina, y debe haberlo tratado y tener sus antecedentes médicos y su historia clínica antes de su lesión laboral y también debe estar de acuerdo en tratarlo por una lesión o enfermedad laboral. Si su empleador no tiene una MPN aprobada y usted le dio a su empleador por escrito el nombre de su quiropráctico o acupunturista personal antes de sufrir la lesión, usted puede cambiarse al quiropráctico o acupunturista cuando lo solicite. Si todavía necesita recibir atención médica luego de 30 días, quizás pueda cambiarse a un médico de su propia elección.

Para mayor comodidad, se adjuntan a este documento formularios opcionales para predesignar a su médico personal o a un grupo médico con múltiples especialidades con doctores o licenciados en medicina. También se adjuntan formularios para predesignar a su acupunturista o quiropráctico personal si su empleador no cuenta con una red de proveedores médicos. Por ley, no se permite que los quiroprácticos sean el médico tratante luego de 24 visitas.

Discriminación: Es ilegal que su empleador lo castigue o lo despida por sufrir una lesión o enfermedad laboral, por presentar una reclamación, o por testificar en el caso de compensación laboral de otra persona. Si se determina que su empleador ha cometido discriminación, usted puede tener derecho a que se le reincorpore a su puesto de trabajo con pagos retroactivos, una mayor compensación, y costos y gastos. Es posible que usted tenga otros derechos bajo la Ley de Protección para Personas Discapacitadas (ADA, por sus siglas en inglés) o la Ley de Igualdad en el Empleo y la Vivienda (FEHA, por sus siglas en inglés). Para obtener más información, comuníquese con FEHA al (800) 884-1684 o con la Comisión de Igualdad de Oportunidades Laborales (EEOC, por sus siglas en inglés) al (800) 669-3362. Puede obtener información gratuita de un funcionario de información y ayuda de la División de Compensación Laboral de su estado. Puede escuchar información grabada y una lista de las oficinas locales llamando sin costo al **(800) 736-7401** o averiguar más en línea en: http://www.dir.ca.gov.

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Si su empleador no le proporciona atención médica, usted tiene varias opciones. Primero, comuníquese con su administrador de reclamaciones para averiguar el estado de su reclamación. Si le entregó a su empleador un formulario de reclamación lleno y firmado pero su reclamación está retrasada por la investigación, su empleador tiene que autorizar el tratamiento, hasta un máximo de \$10,000.00, durante el retraso. Si todavía no se ha aceptado la reclamación y sus costos médicos sobrepasan el límite reglamentario de \$10,000.00, usted puede acudir a su plan médico de grupo para recibir atención, buscar un médico, una clínica o un hospital que le facture directamente al administrador de reclamaciones, o utilizar los servicios públicos de atención médica.

Usted tiene derecho a estar en desacuerdo con las decisiones que afectan su reclamación. Si está en desacuerdo, comuníquese primero con su administrador de reclamaciones para ver si lo pueden resolver.

Su compañía de seguros de compensación laboral es **Travelers Property Casualty Company of America**.

También puede buscar su compañía de seguros en el directorio en línea de WCIRB: https://www.caworkcompcoverage.com/

Puede obtener información gratuita de un funcionario de Información y Ayuda de la División de Compensación Laboral de su estado, o puede escuchar información grabada y una lista de las oficinas locales llamando al **(800) 736-7401**. Al final de este folleto, encontrará una lista de las oficinas de Información y Ayuda. Esto lo ayudará a localizar la oficina más cerca de usted. Para más información, también puede visitar el sitio web del DWC en: http://www.dir.ca.gov.

Puede consultar con un abogado. La mayoría de los abogados ofrecen una consulta gratuita. Si decide contratar un abogado, es posible que los honorarios se saquen de algunos de sus beneficios. Para obtener los nombres de los abogados especializados en compensación laboral, llame al Colegio de Abogados del estado de California al (415) 538-2120 o visite su sitio web en: http://www.californiaspecialist.org. El funcionario local de información y ayuda puede proporcionarle una lista de los abogados o usted puede buscarlos en las páginas amarillas.

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Designación Previa De Médico Particular

Empleado: Llene esta sección.

de Reglamentos de California, Tí tulo 8, sección 9780.1 (a) (3). Tí tulo 8, Código de Regulaciones de California, sección 9783 Opcional Formulario DWC 9783, Fecha de vigencia 1 de Julio 2014

Reglamentos 8 CCR Secci n 9780, et seq. (Aprobado 12/02/2014)

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En caso de que usted sufra una lesión o enfermedad relacionada con su empleo, usted puede recibir tratamiento médico por esa lesión o enfermedad de su médico particular (M.D.), médico osteópata (D.O.) o grupo médico si:

- en la fecha de su lesión de trabajo, usted tiene cobertura de salud por lesiones o enfermedades que no están relacionado con el trabajo
- el médico es su médico familiar o de cabecera, que será un médico que ha limitado su práctica médica a medicina general o que es un internista certificado o elegible para certificación, pediatra, gineco-obstreta, o médico de medicina familiar y que previamente ha estado a cargo de su tratamiento médico y tiene su expediente médico
- su "médico particular" puede ser un grupo médico si es una corporación o sociedad o asociación compuesta de doctores certificados en medicina u osteopatía, que opera un integrado grupo médico multidisciplinario que predominantemente proporciona amplios servicios médicos para lesiones y enfermedades no relacionadas con el trabajo.
- antes de la lesión su médico está de acuerdo a proporcionarle tratamiento médico para su lesión o enfermedad de trabajo • antes de la lesión usted le proporcionó a su empleador por escrito lo siguiente: (1) notificación de que quiere que su médico particular le brinde tratamiento para una lesión o enfermedad de trabajo y (2) el nombre y dirección comercial de su médico particular.

Puede utilizar este formulario para notificarle a su empleador que desea que su médico particular o médico osteópata lo atienda para una lesión o enfermedad de trabajo y que los requisitos mencionados arriba han sido cumplidos.

NOTICIA DE DESIGNACIÓN PREVIA DE MÉDICO PARTICULAR

A:	enformeded de trebeie ve elije eer etendide per			
(nombre del empleador) Si tengo una lesión o enfermedad de trabajo, yo elijo ser atendido por:				
(nombre del médico) (M.D., D.O., o grupo mé	dico)			
	(dirección, ciudad, estado, código postal)			
	(número de teléfono)			
Nombre del Empleado (en letras de molde, po	or favor):			
Domicilio del Empleado:				
Nombre de la Compañía de Seguros, Plan o no ocupacionales:	Fondo de proporcionar cobertura de salud para lesiones o enfermedades			
Firma del Empleado:	Fecha:			
Médico: Estoy de acuerdo con esta Desig	nación Previa:			
Firma:	Fecha:			
(Médico o Empleado designado por el Médico	o Grupo Medico)			
El médico no está obligado a firmar este formulario,	sin embargo, si el médico o empleado designado por el médico o grupo médico no			

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firma, será necesario presentar documentación sobre el consentimiento del médico de ser designado previamente de acuerdo al Código

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Designación Previa del Médico Personal; Obligaciones de Información de la primaria El tratamiento médico

AVISO DE QUIROPRÁCTICO PERSONAL O ACUPUNTURISTA PERSONAL

Si su empleador o la compañía de seguros de su empleador no tiene una Red de Proveedores Médicos establecida, posiblemente puede cambiar su médico que lo está atendiendo a su quiropráctico o acupunturista personal después de una lesión o enfermedad de trabajo. Para hacer este cambio, usted debe darle por escrito a su empleador el nombre y la dirección comercial de un quiropráctico o acupunturista personal antes de la lesión o enfermedad. Generalmente, su administrador de reclamos tiene el derecho de elegir al médico que le proporcionará el tratamiento dentro de los primeros 30 días después de que su empleador sepa de su lesión o enfermedad. Después de que su administrador de reclamos ha iniciado su tratamiento con otro médico durante este tiempo, puede entonces usted, bajo petición, transferir su tratamiento a su quiropráctico o acupunturista personal.

NOTA: Si la fecha de la lesión es el 1 de enero de 2004 o posterior, un quiropráctico no puede ser su médico tratante después de haber recibido 24 visitas al quiropráctico a menos que su empleador ha autorizado visitas adicionales por escrito. El término "visita quiropráctica", cualquier visita a la oficina de la quiropráctica, independientemente de si los servicios prestados implican la manipulación quiropráctica o se limitan a la evaluación y gestión. Una vez que haya recibido 24 visitas al quiropráctico, si aún necesita tratamiento médico, usted tendrá que elegir un nuevo médico que no es un quiropráctico. Esta prohibición no se aplicará a las visitas para las visitas de medicina física posquirúrgicos prescritos por el cirujano o un médico designado por el cirujano, en el marco del componente posquirúrgica de la División de Tratamiento Médico programa de utilización de Compensación para Trabajadores.

Puede utilizar este formulario para notificarle a su empleador de su quiropráctico o acupunturista personal.

Información sobre su Quiropráctico o Acupunturista:

(nombre del quiropráctico o acupunturista)	
(dirección, ciudad, estado, código postal)	
(número de teléfono)	
Nombre del Empleado (en letras de molde, por favor):	
Domicilio del Empleado:	
Firma del Empleado:	Fecha:
Tí tulo 8, Código de Regulaciones de California, sección 9783.1	
(Opcional Formulario DWC 9783.1, Fecha de vigencia 1 de Julio 2014)	

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Designación Previa del Médico Personal; Obligaciones de Información del Médico Primario

Regulaciones 8 C.C.R. Sección 9780, et seq. (Aprobado 12/02/2014)

Comuniquese con la unidad de información y ayuda

- Por teléfono al 1-800-736-7401: Para obtener información grabada que ayuda a los trabajadores lesionados, los empleadores y otras personas a entender el sistema de compensación laboral de California, y sus derechos y responsabilidades conforme a la ley.
- Asistiendo a un taller para trabajadores lesionados
- Llamando o yendo en persona a una oficina local de la Unidad de información y ayuda:

Anaheim 1065 N. PacifiCenter Drive Anaheim, CA 92806 (714) 414-1801	Oxnard 1901 N. Rice Ave., Ste. 200 Oxnard, CA 93036 (805) 485-3528	San Francisco 455 Golden Gate Avenue, 2nd floor San Francisco, CA 94102-7014 (415) 703-5020
Bakersfield 1800 30th Street, Suite 100 Bakersfield, CA 93301-1929 (661) 395-2514	Pomona 732 Corporate Center Drive Pomona, CA 91768-2653 (909) 623-8568	San Jose 100 Paseo de San Antonio Room 241 San Jose, CA 95113-1402 (408) 277-1292
Eureka 100 "H" Street, Room 202 Eureka, CA 95501-0481 (707) 441-5723	Redding 250 Hemsted-Drive, 2 nd Floor, Ste. B Redding, CA 96002 (530) 225-2047	San Luis Obispo 4740 Allene Way, Suite 100 San Luis Obispo, CA 93401 (805) 596-4159
Fresno 2550 Mariposa Mall, Suite 4078 Fresno, CA 93721-2219 (559) 445-5355	Riverside 3737 Main Street, Room 300 Riverside, CA 92501-3337 (951) 782-4347	Santa Ana 605 W Santa Ana Blvd Bldg 28, Room 451 Santa Ana, CA 92701 (714) 558-4597
Long Beach 300 Oceangate Street, Suite 200 Long Beach, CA 90802-4304 (562) 590-5240	Sacramento 160 Promenade Circle, Suite 300 Sacramento, CA 95834 (916) 928-3158	Santa Barbara Satellite Office 130 E. Ortega Street Santa Barbara, CA 93101-1631 (805) 884-1032
Los Angeles 320 W. 4th Street, 9th floor Los Angeles, CA 90013-2329 (213) 576-7389	Salinas 1880 North Main Street, Suite 100 Salinas, CA 93906-2037 (831) 443-3058	Santa Rosa 50 "D" Street, Room 420 Santa Rosa, CA 95404-4771 (707) 576-2452
Marina del Rey 4720 Lincoln Blvd, 2 nd &3 rd floors Marina del Rey, CA 90292-6902 (310) 482-3858	San Bernardino 464 W. Fourth Street, Suite 239 San Bernardino, CA 92401-1411 (909) 383-4522	Stockton 31 East Channel Street, Room 344 Stockton, CA 95202-2314 (209) 948-7980
Oakland 1515 Clay Street, 6th floor Oakland, CA 94612 (510) 622-2861	San Diego 7575 Metropolitan Drive, Suite 202 San Diego, CA 92108 (619) 767-2082	Van Nuys 6150 Van Nuys Blvd., Room 105 Van Nuys, CA 91401-3370 (818) 901-5367

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STATE OF CALIFORNIA

IMPORTANT LOSS CONTROL INFORMATION

The Loss Control Services outlined in the enclosed Safety Services notice are available at no additional cost to you.

Workers' Compensation insurance policyholders may register comments about the insurer's loss control consultation services by writing to: State of California, Department of Industrial Relations, Division of Occupational Safety and Health, P.O. Box 420603, San Francisco, CA 94142.

IMPORTANT NOTICE TO CALIFORNIA EMPLOYERS

NO COVERAGE IS PROVIDED BY THIS NOTICE. THIS NOTICE DOES NOT AMEND ANY PROVISION OF YOUR POLICY. YOU SHOULD REVIEW YOUR ENTIRE POLICY CAREFULLY FOR COMPLETE INFORMATION ON THE COVERAGES PROVIDED AND TO DETERMINE YOUR RIGHTS AND DUTIES UNDER YOUR POLICY. PLEASE CONTACT YOUR AGENT OR BROKER IF YOU HAVE ANY QUESTIONS ABOUT THIS NOTICE OR ITS CONTENTS. IF THERE IS ANY CONFLICT BETWEEN YOUR POLICY AND THIS NOTICE, THE PROVISIONS OF YOUR POLICY PREVAIL.

California Labor Code Section 3550 requires you to post and keep posted in each of your California workplaces, in a conspicuous location frequented by employees, a notice that states the name of your current workers compensation insurance carrier and who is responsible for claims adjustment. The notice must be posted in English and Spanish if you have Spanish-speaking employees. Failure to keep the notice posted as required constitutes a misdemeanor.

For your convenience, we have enclosed copies of notice DWC 7, Notice to Employees – Injuries Caused by Work, for each of your California locations.

ATTENTION

The enclosed Posting Notices must be displayed in a prominent location in the workplace. It is your responsibility to distribute the applicable Posting Notice(s) to each of your locations and to notify each location that it must post these notices, and keep them posted, in a conspicuous location frequented by your employees.

Posting Notices for the states of Missouri, New Mexico and Texas (Spanish Version) are provided on two separate forms, which must be connected to create one large notice to be posted.

Please contact us at wcppn@travelers.com for assistance in completing the healthcare provider information on Posting Notices for Georgia, Pennsylvania, Tennessee and Virginia.

While carriers are required to provide Posting Notices in AZ, AR, CA, DC, FL, ID, KS, KY, MO, and NY, Travelers is providing Posting Notices to you for all states covered under your policy as a courtesy. All such Posting Notices remain subject to state regulation and are subject to change at any time. For states in which Travelers is providing you with Posting Notices as a courtesy, Travelers assumes no obligation to provide you with revised notice(s) if a state changes its Posting Notice during the current policy term.

If you need additional copies of any Posting Notice, please contact your agent.

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ISSUE TO:

STATE OF CALIFORNIA – DEPARTMENT OF INDUSTRIAL RELATIONS Division of Workers' Compensation

Notice to Employees – Injuries Caused By Work

You may be entitled to workers' compensation benefits if you are injured or become ill because of your job. Workers' compensation covers most work-related physical or mental injuries and illnesses. An injury or illness can be caused by one event (such as hurting your back in a fall) or by repeated exposures (such as hurting your wrist from doing the same motion over and over).

Benefits. Workers' compensation benefits include:

- Medical Care: Doctor visits, hospital services, physical therapy, lab tests, x-rays, medicines, medical equipment and travel costs that
 are reasonably necessary to treat your injury. You should never see a bill. There are limits on chiropractic, physical therapy and occupational therapy visits.
- Temporary Disability (TD) Benefits: Payments if you lose wages while recovering. For most injuries, TD benefits may not be paid for more than 104 weeks within five years from the date of injury.
- Permanent Disability (PD) Benefits: Payments if you do not recover completely and your injury causes a permanent loss of physical or mental function that a doctor can measure.
- Supplemental Job Displacement Benefit: A nontransferable voucher, if you are injured on or after 1/1/2004, your injury causes permanent disability, and your employer does not offer you regular, modified, or alternative work.
- Death Benefits: Paid to your dependents if you die from a work-related injury or illness.

Naming Your Own Physician Before Injury or Illness (Predesignation). You may be able to choose the doctor who will treat you for a job injury or illness. If eligible, you must tell your employer, in writing, the name and address of your personal physician or medical group before you are injured. You must obtain their agreement to treat you for your work injury. For instructions, see the written information about workers' compensation that your employer is required to give to new employees.

If You Get Hurt:

- 1. **Get Medical Care.** If you need emergency care, call 911 for help immediately from the hospital, ambulance, fire department or police department. If you need first aid, contact your employer.
- 2. Report Your Injury. Report the injury immediately to your supervisor or to an employer representative. Don't delay. There are time limits. If you wait too long, you may lose your right to benefits. Your employer is required to provide you with a claim form within one working day after learning about your injury. Within one working day after you file a claim form, your employer or claims administrator must authorize the provision of all treatment, up to ten thousand dollars, consistent with the applicable treatment guidelines, for your alleged injury until the claim is accepted or rejected.
- 3. See Your Primary Treating Physician (PTP). This is the doctor with overall responsibility for treating your injury or illness.
 - If you predesignated your personal physician or a medical group, you may see your personal physician or the medical group after you are injured.
 - If your employer is using a medical provider network (MPN) or a health care organization (HCO), in most cases you will be treated within the MPN or HCO unless you predesignated a personal physician or medical group. An MPN is a group of physicians and health care providers who provide treatment to workers injured on the job. You should receive information from your employer if you are covered by an HCO or a MPN. Contact your employer for more information.
 - If your employer is not using an MPN or HCO, in most cases the claims administrator can choose the doctor who first treats you when you are injured, unless you predesignated a personal physician or medical group.
- 4. Medical Provider Networks. Your employer may be using an MPN, which is a group of health care providers designated to provide treatment to workers injured on the job. If you have predesignated a personal physician or medical group prior to your work injury, then you may go there to receive treatment from your predesignated doctor. If you are treating with a non-MPN doctor for an existing injury, you may be required to change to a doctor within the MPN. For more information, see the MPN contact information below:

MPN website: WWW.MYWCINFO.COM	
MPN Effective Date:	MPN Identification number 0235
If you need help locating an MPN physician	ı, call your MPN access assistant at: (800) 287-9682
Discrimination. It is illegal for your emploanother person's workers' compensation cat expenses up to limits set by the state. Questions? Learn more about workers' coll you have questions, see your employer of	ont to file a complaint against the MPN, call the MPN Contact Person at
Claims Administrator	Phone 1-800-238-6225
Workers' compensation insurer	(Enter "self-insured" if appropriate)
You can also get free information from a S	State Division of Workers' Compensation Information (DWC) & Assistance Officer. The nearest
	and at location: or more information about workers' compensation online: www.dwc.ca.gov and access a useful nia: A Guidebook for Injured Workers."
	son who makes or causes to be made any knowingly false or fraudulent material statement or obtaining or denying workers' compensation benefits or payments is guilty of a felony and may

be fined and imprisoned.

Your employer may not be liable for the payment of workers' compensation benefits for any injury that arises from your voluntary participation in any off-duty, recreational, social, or athletic activity that is not part of your work-related duties.

ISSUE TO:

ESTADO DE CALIFORNIA — DEPARTAMENTO DE RELACIONES INDUSTRIALES División de Compensación de Trabajadores



Aviso a los Empleados – Lesiones Causadas por el Trabajo

Es posible que usted tenga derecho a beneficios de compensación de trabajadores si usted se lesiona o se enferma a causa de su trabajo. La compensación de trabajadores cubre la mayor a de las lesiones y enfermedades físicas o mentales relacionadas con el trabajo. Una lesión o enfermedad puede ser causada por un evento (como por ejemplo lastimarse la espalda en una ca da) o por acciones repetidas (como por ejemplo lastimarse la muñeca por hacer el mismo movimiento una y otra vez).

Beneficios. Los beneficios de compensación de trabajadores incluyen:

- Atención Médica: Consultas médicas, servicios de hospital, terapia física, análisis de laboratorio, radiografías, medicinas, equipo médico y costos de viajar que son razonablemente necesarias para tratar su lesión. Usted nunca deberá ver un cobro. Hay límites para visitas quiroprácticas, de terapia física y de terapia ocupacional.
- Beneficios por Incapacidad Temporal (TD): Pagos si usted pierde sueldo mientras se recupera. Para la mayor a de las lesiones, beneficios de TD no se pagarán por más de 104 semanas dentro de cinco años después de la fecha de la lesión.
- Beneficios por Incapacidad Permanente (PD): Pagos si usted no se recupera completamente y si su lesión le causa una pérdida permanente de su función física o mental que un médico puede medir.
- Beneficio Suplementario por Desplazamiento de Trabajo: Un vale no-transferible si su lesión surge en o después del 1/1/04, y su lesión le ocasiona una incapacidad permanente, y su empleador no le ofrece a usted un trabajo regular, modificado, o alternativo.
- Beneficios por Muerte: Pagados a sus dependientes si usted muere a causa de una lesión o enfermedad relacionada con el trabajo.

Designación de su Propio Médico Antes de una Lesión o Enfermedad (Designación previa). Es posible que usted pueda elegir al médico que le atenderá en una lesión o enfermedad relacionada con el trabajo. Si elegible, usted debe informarle al empleador, por escrito, el nombre y la dirección de su médico personal o grupo médico, *antes* de que usted se lesione. Usted debe de ponerse de acuerdo con su médico para que atienda la lesión causada por el trabajo. Para instrucciones, vea la información escrita sobre la compensación de trabajadores que se le exige a su empleador darle a los empleados nuevos.

Si Usted se Lastima:

- 1. Obtenga Atención Médica. Si usted necesita atención de emergencia, llame al 911 para ayuda inmediata de un hospital, una ambulancia, el departamento de bomberos o departamento de policía. Si usted necesita primeros auxilios, comuníquese con su empleador.
- 2. Reporte su Lesión. Reporte la lesión inmediatamente a su supervisor(a) o a un representante del empleador. No se demore. Hay límites de tiempo. Si usted espera demasiado, es posible que usted pierda su derecho a beneficios. Su empleador está obligado a proporcionarle un formulario de reclamo dentro de un día laboral después de saber de su lesión. Dentro de un día después de que usted presente un formulario de reclamo, el empleador o administrador de reclamos debe autorizar todo tratamiento médico, hasta diez mil dólares, de acuerdo con las pautas de tratamiento aplicables a su presunta lesi n, hasta que el reclamo sea aceptado o rechazado.
- 3. Consulte al Médico que le está Atendiendo (PTP). Este es el médico con la responsabilidad total de tratar su lesión o enfermedad.
 - Si usted designó previamente a su médico personal o grupo médico, usted puede consultar a su médico personal o grupo médico después de lesionarse.
 - Si su empleador está utilizando una Red de Proveedores Médicos (MPN) o una Organización de Cuidado Médico (HCO), en la mayoría de los casos usted será tratado dentro de la MPN o la HCO a menos que usted designó previamente un médico personal o grupo médico. Una MPN es un grupo de médicos y proveedores de atención médica que proporcionan tratamiento a trabajadores lesionados en el trabajo. Usted debe recibir información de su empleador si está cubierto por una HCO o una MPN. Hable con su empleador para más información.
 - Si su empleador no está utilizando una MPN o HCO, en la mayoría de los casos el administrador de reclamos puede escoger el médico que lo atiende primero, cuando usted se lesiona, a menos que usted designó previamente a un médico personal o grupo médico.
- 4. Red de Proveedores Médicos (MPN): Es posible que su empleador use una MPN, lo cual es un grupo de proveedores de asistencia médica designados para dar tratamiento a los trabajadores lesionados en el trabajo. Si usted ha hecho una designación previa de un médico personal antes de lesionarse en el trabajo, entonces usted puede recibir tratamiento de su médico previamente designado. Si usted está recibiendo tratamiento de parte de un médico que no pertenece a la MPN para una lesión existente, puede requerirse que usted se cambie a un médico dentro de la MPN. Para más informaci n, vea la siguiente informaci n de contacto de la MPN:

Página web de la N	MPN: WWW.MYWCINFO.COM		
Fecha de vigencia	de la MPN:	MPN: Número de identificación de la MPN:	
Si usted necesita a	ayuda en localizar un médico de una	MPN, llame a su asistente de acceso de la	MPN al: <u>(800)</u> 287-9682
Si uste d tie ne pre (800) 287-9682	gunta s sobre la MPN o quiere pres	sentar una queja en contra de la MPN, llame	a la Persona de Contacto de la MPN al :
por testificar en el	caso de compensación de trabajado		dad en el trabajo, por presentar un reclamo o l puede recibir pagos por pérdida de sueldos,
	ed tiene preguntas, vea a su emplea		e requiere que su empleador le dé cuando es encarga de los reclamos de compensación de
Administrador de Reclamos	TRAVELERS PROPERTY CA	ASUALTY COMPANY OF AMERICA	Teléfono 1-800-238-6225
Asegurador del Se	guro de Compensación de trabajado	or	(Anote "autoasegurado" si es apropiado)
	ede obtener información gratuita official de Información y Asistencia ma		de la División Estatal de Compensación de
www.dwc.ca.gov Los reclamos fal	y acceder a una guía útil "Compens sos y rechazos falsos del recla		para Trabajadores Lesionados." casione que se haga una declaración o una
	de un delito grave y puede ser mult		eficios o pagos de compensación de trabaja-

Es posible que su empleador no sea responsable por el pago de beneficios de compensación de trabajadores para ninguna lesión que proviene su participación voluntaria en cualquire actividad fuera del trabajo, recreativa, social, o atlética que no sea parte de sus deberes laborales.