PENNSYLVANIA WORKERS COMPENSATION MANUAL

Of

RULES, CLASSIFICATIONS AND RATING VALUES

FOR

WORKERS COMPENSATION AND FOR EMPLOYERS LIABILITY INSURANCE

Effective January 1, 2020

PENNSYLVANIA COMPENSATION RATING BUREAU
Manual Information Page

January 1, 2020 Manual

Section 3

- Added Notification Endorsement of Pending Law Change to Terrorism Risk Insurance Program Reauthorization Act of 2015 (WC 00 01 15)
A. In accordance with Section 654 of The Insurance Company Law of May 17, 1921, P.L. 682, as amended and the Pennsylvania Workers’ Compensation Act of June 2, 1915, P. L. 736, as amended, the Insurance Commissioner has approved this Manual of risk classes, underwriting rules, bureau rating values and rating plans, to become effective 12:01 a.m., January 1, 2020 with respect to all policies, the effective date of which is January 1, 2020 or thereafter, subject to the following express conditions, for the State Workers’ Insurance Fund and for the insurance companies, corporations, associations and exchanges enumerated in the attached list and for no other insurance company, corporation, association or exchange.

B. Organization of Manual

This Manual has six sections:

   Section 1 – Underwriting Rules
   Section 2 – Rating Values and Classifications/General Auditing and Classification Information
   Section 3 – Endorsements
   Section 4 – Retrospective Rating Plans
   Section 5 – Experience Rating Plan
   Section 6 – Merit Rating Plan

C. Definitions

The following words are referenced in the Pennsylvania Workers’ Compensation Act of June 2, 1915, P. L. 682, as amended, (Act) or have been used in this Manual with meanings intended to be consistent with the requirements of that Act. For purposes of improving the understanding of the Manual, definitions of these words as used elsewhere in this Manual are set forth below.

1. **Bureau Data Card** – Bureau Data Cards are issued by the Pennsylvania Compensation Rating Bureau. These data cards provide the risk name, location, Bureau file number, authorized classification(s) and if applicable the risk’s experience modification for a minimum of one year.

   Risks approved for the Pennsylvania Construction Classification Premium Adjustment Program and any other applicable credit programs will be shown on these data cards.

2. **Bureau Loss Costs** – Dollar amounts per unit of exposure attributable to the payment of losses under workers compensation and employers liability coverages, filed by the Bureau based on the aggregate experience of all Bureau members and approved by the Insurance Commissioner.

3. **Bureau Rating Values** – All parameters filed by the Bureau and approved by the Insurance Commissioner, and which are used either mandatorily or by option of carriers for purposes of pricing workers compensation and employers liability coverages. Such Bureau rating values include Bureau Loss Costs, experience rating plan values such as Expected Loss Cost Factors, Credibility, Maximum Value of One Accident, and Credibility Weighted Maximum Value Charge, retrospective rating plan values such as the Table of Expected Loss Ranges, Excess Loss Pure Premium Factors, Retrospective Pure Premium Development Factors, and expense parameters applicable to U.S.L.&H.W. coverages such as Premium Discounts, Expected Loss Ratio, Expense Ratios, Tax Multipliers and Loss Conversion Factors.

4. **Carrier Rate** – The amount per unit of exposure which an insurance carrier charges for workers compensation and employers liability insurance.

5. **Carrier Rating Values** – All parameters used by carriers for purposes of pricing workers compensation and employers liability insurance coverages. Such parameters may be either Bureau Rating Values adopted by a carrier for its own use or values independently determined by a carrier.
6. **Loss Cost** – Dollar amounts per unit of exposure attributable to the payment of losses under workers compensation and employers liability coverages. Loss Costs may be developed either by the Bureau based on the aggregate experience of all Bureau members or may be established by individual carriers based on their own supporting information.

7. **Provision for Claim Payment** – Historical aggregate losses projected through development to their ultimate value and through trending to a future point in time, but excluding all loss adjustment or claim management expenses, other operating expenses, assessments, taxes and profit or contingency allowances. In this Manual the term "Loss Cost" is synonymous with Provision for Claim Payment.

8. **Rating Value** – A parameter or number used in pricing workers compensation or employers liability insurance coverages. Rating Values may be established by the Bureau or by individual carriers. Where individual carriers have established Rating Values different from those of the Bureau, the carrier’s values supersede those of the Bureau for purposes of that insurer’s policies.

9. **Rating Effective Date (RED)** is the earliest date that a specific experience rating or merit rating adjustment is applied to a policy.
### D. Pennsylvania Compensation Rating Bureau Membership List

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Travelers Commercial Insurance Company
Travelers Indemnity Company of America
Travelers Indemnity Company of Connecticut, The
Travelers Indemnity Company, The
Travelers Property Casualty Company of America
Tri-State Insurance Company of Minnesota
Triumph Casualty Company
Truck Insurance Exchange
Trumbull Insurance Company
Trustgard Insurance Company
Twin City Fire Insurance Company
U.S. Specialty Insurance Company
Ullico Casualty Company
Union Insurance Company
Union Insurance Company of Providence
United Farm Family Insurance Company
United Fire & Casualty Company
United States Fidelity and Guaranty Company
United States Fire Insurance Company
United Wisconsin Insurance Company
Universal Underwriters’ Insurance Company
UPMC Health Benefits, Inc.
UPMC Work Alliance, Inc.
Utica Mutual Insurance Company
Utica National Insurance Company of Ohio
Utica National Insurance Company Of Texas
Valley Forge Insurance Company
Vanliner Insurance Company
Vigilant Insurance Company
Wausau Business Insurance Company
Wausau Underwriters’ Insurance Company
Wesco Insurance Company
West American Insurance Company
West Bend Mutual Insurance Company
Westchester Fire Insurance Company
Westfield Insurance Company
Westfield National Insurance Company
Westguard Insurance Company
Westport Insurance Corporation
Williamsburg National Insurance Company
Work First Casualty Company
XL Insurance America, Inc.
XL Specialty Insurance Company
Zenith Insurance Company
ZNAT Insurance Company
Zurich American Insurance Company
Zurich American Insurance Company of Illinois
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RULE I – GENERAL

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Workers Compensation as used in this Manual means workers compensation and occupational disease law of Pennsylvania.

B. STANDARD POLICY


C. ENDORSEMENT FORMS

Endorsement forms mean standard endorsements contained in the Endorsement Forms Section. A standard endorsement must be used in the form prescribed in Section 3.

D. ENDORSEMENT FORMS SECTION (SECTION 3)

Refer to the Endorsement Forms Section for complete description of coverages and instructions on use of the endorsement forms.

E. APPLICATION OF MANUAL RULES

Rules apply separately to each policy, except as allowed by Rule VII – PREMIUM DISCOUNT

F. EFFECTIVE DATE

1. Manual

This Manual applies only from the policy effective date which occurs on or after the effective date of this Manual.

2. Changes

The effective date of a change in any rule, classification or Bureau rating value is 12:01 a.m. on the date approved for use. Any change will be highlighted and linked to the appropriate Bureau circular announcing the change. Unless specified otherwise, each change applies only from the policy effective date which occurs on or after the effective date of the change.

G. POLICY EFFECTIVE DATE

1. Definition

The policy effective date is the effective month, day and year of the policy in effect.

2. Long Term Policies

For application of policy effective dates on policies issued for a term in excess of one year, refer to Rule III - C.

H. FILING REQUIREMENTS
1. Policy

An exact copy of every Workers Compensation Policy showing the state of Pennsylvania on the Information Page shall be filed with the Pennsylvania Compensation Rating Bureau within thirty days after the effective date of the policy.

2. Policy Writing Procedures

a. Policy Numbers

The policy number designated by the carrier at policy issuance must remain constant and must be used on all endorsements and other documents related to that policy. If a portion of the policy number is designated at inception as the “key” policy number, such designation must be clearly identified on the policy information page and the “key” number must be used on all endorsements and other documents related to that policy.

b. Renewal Policy Numbers

The information page of each renewal policy shall identify the policy number of the policy which it renews, in accordance with a. above. This procedure also applies to rewritten policies. The word "same" should be used to indicate that the same policy number has been used on renewal. The word "new" should be used to indicate a newly issued policy.

3. Endorsements

An exact copy of all endorsements or agreements attached to the policy at its inception date or issued subsequent to the inception date of the policy must be filed with the Bureau within thirty days after the date of issue of such endorsement or agreement.

4. Standard Endorsement Filing Procedure

a. Any endorsement filed with the Insurance Department on behalf of Bureau members by the Bureau must be filed for approval with the Bureau. For filing procedure details refer to Section 3.

b. Non Standard Endorsements filing procedure, refer to Section 3.

5. Binders

a. A copy of the binder must be filed with the Bureau on an approved form with all required endorsements attached no later than thirty days after its date of inception.

b. The binder must contain the classification codes and Carrier Rating Values applicable to the employer in accordance with the assignment issued by the Bureau or in accordance with the Classification Rules of this Manual if no specific Bureau assignment has been made.

c. A binder must be replaced with a short-term policy covering the amount of time the binder was in effect or replaced with a full-term policy including the time period the binder was in effect.

I. POLICY CORRECTIONS

If the Bureau finds that a policy requires correction to conform to Manual rules or classifications, the carrier shall be notified by letter. Such policy shall be corrected and a copy of the correcting endorsement shall be submitted to the Bureau no later than thirty (30) days after notification.
J. MEDICAL CONTRACTS

1. Medical contracts and agreements between insurance carriers and insured employers where medical service or supplies are furnished by the employer in consideration of a reduced premium or other consideration cannot be made.

2. Insurance carriers may not furnish medical equipment or hospital supplies to the insured's employer.
A. PART ONE – WORKERS COMPENSATION INSURANCE

1. Description of Coverage A

Workers compensation insurance provides coverage for the statutory obligation of an employer to provide benefits for employees as required by:

a. Workers compensation law or occupational disease law of any state or territory of the United States, including the District of Columbia, and


2. Pennsylvania workers compensation insurance may be provided only by the Standard Policy.

3. Longshore Coverage

U.S. Longshore and Harbor Workers' Compensation Act insurance may be provided only by attaching the Longshore and Harbor Workers' Compensation Act Coverage Endorsement (WC 00 01 06A) to the Standard Policy. Refer to Rule XII.

B. COVERAGE REQUIREMENTS

1. Compulsory as to all employments

Exceptions:

a. Individual proprietors

b. Partners of a partnership (including members of a Limited Liability Company (LLC)). Note: Pursuant to Act 20 of 2011, a sole proprietor, partner of a legal partnership or member of a Limited Liability Company (LLC) may be able to purchase and/or be insured under a standard workers compensation insurance policy. If a sole proprietor, partner or LLC member wishes to obtain such coverage, a written request must be submitted directly to the carrier providing the existing or new policy under which coverage for the individual in question will be provided. Use WC 00 03 10 – Sole Proprietors, Partners, Officers and Others Coverage Endorsement. Refer to Rule IX, A., 6. for purposes of determining remuneration in computing the premium charge.

c. Elected officers of the Commonwealth or any of its political subdivisions.

d. An executive officer of a for profit corporation or an executive officer of a nonprofit corporation who serves voluntarily and without remuneration may, however, elect not to be an “employee” of the corporation. For the purposes of this exclusion, an executive officer of a for-profit corporation is an individual who has either an ownership interest in a Subchapter S corporation as defined by the Act of March 4, 1971 (P.L. 6, No. 2) known as the “Tax Reform Code of 1971,” or an interest of at least five percent in a Subchapter C corporation as defined by the Tax Reform Code of 1971.

e. Any person who is a licensed real estate salesperson or an associate real estate broker affiliated with a licensed real estate broker or a licensed insurance agent affiliated with a licensed insurance agency, under a written agreement, remunerated on a commission only basis and who qualifies as an independent contractor for State tax purposes or for Federal tax purposes under the Internal Revenue Code of 1986 (Public Law 99-514, 26 U.S.C. § 1 Et Seq.).
f. Domestic or casual labor

g. Outworker (a person to whom articles are given for cleaning, repair, etc. at home).

h. Farmer with one employee who works less than 30 days a year or earns less than $1,200 a Year. A spouse or a child of the farmer employer under eighteen years of age shall not be deemed an employee unless the services of such spouse or child are engaged by the farmer employer under an express written contract of hire which is filed with the Pennsylvania Department of Labor and Industry.

i. Elective for members of certain religious sects whose tenets prohibit benefits from insurance, provided the sect makes provisions for its members.

2. No insurance carrier is permitted to issue policies which would create duplicate coverage for an employer. Policies of different insurance carriers cannot be written for separate parts of a single risk.

3. When an employer proposes to insure both his accident and occupational disease compensation liability, such liability must be covered by a single policy of one insurance carrier.

C. PART TWO – EMPLOYERS LIABILITY INSURANCE

1. Description of Coverage B

Employers’ liability insurance provides coverage for the legal obligation of an employer to pay damages because of bodily injury by accident or disease, including resulting death, sustained by an employee. Employers liability coverage applies only if the injury or death of an employee arises out of and in the course of employment and is sustained:

a. In the United States of America, its territories or possessions, or Canada, or

b. While temporarily outside the United States of America, its territories or possessions, or Canada, if the injured employee is a citizen or resident of the United States or Canada; but suits for damages and actions on judgments must be in or from a court of the United States, its territories or possessions or Canada.

Unless specifically excluded, coverage for the liability of an employer under admiralty law and the Federal Employers Liability Act is provided by employers’ liability insurance.

2. Employers’ Liability for Diseases

Employers’ liability insurance for diseases not covered by a workers compensation law or an occupational disease law is provided by the Standard Policy.

3. Admiralty Law or Federal Employers’ Liability Act

Employers’ liability insurance for liability of an employer under admiralty law or Federal Employers Liability Act is not provided by the Standard Policy. Refer to Rule XII for rules and endorsements to cover or limit this exposure.

4. Employers Liability Insurance With Workers Compensation Insurance

Employers’ liability insurance written with workers compensation insurance is provided by the Standard Policy.

5. Employers Liability Insurance Without Workers Compensation Insurance
D. VOLUNTARY COMPENSATION INSURANCE

1. Description of Voluntary Compensation Coverage

Voluntary compensation insurance does not provide workers compensation coverage and is not available for employments subject to a workers' compensation law. This insurance affords the benefits of a designated compensation law as if the affected employees were subject to that law, even though the law does not require payment of benefits to such employees.

Voluntary compensation insurance shall not provide compensation, medical or other benefits in excess of the statutory requirements in the workers compensation law designated in the standard Voluntary Compensation and Employers Liability Coverage Endorsement.

2. How Provided

Voluntary Compensation insurance is provided by attaching the Standard Voluntary Compensation and Employers Liability Coverage Endorsement (WC 00 03 11A) to the Standard Policy. Refer to Rule VIII for rules and carrier rating values.

E. PART THREE – OTHER STATES INSURANCE

1. Description of Other States Coverage

   a. Employers liability insurance and, where permitted by law, workers compensation insurance are provided in other states not listed in Item 3-A of the Information Page by listing states where coverage is to be provided in Item 3-C of the Information Page.

   b. If workers compensation insurance does not apply because the insured or carrier is unable to take the necessary action to bring the insured under a workers compensation law, the carrier will reimburse the insured for all compensation and other benefits required of the insured under such law.

   c. Part Three – Other States Insurance does not provide U.S. Longshore and Harbor Workers’ Compensation Act coverage. It may be afforded only in accordance with Rule XII.

2. States Where Not Available

Other states coverage is not available in states:

   a. With a monopolistic state fund, or

   b. Where the carrier elects not to write this coverage.

3. Restriction on Use

Coverage for operations known or expected to be performed in a state not listed in Item 3-A of the Information Page shall not be provided under Part Three – Other States Insurance.

4. Premium

Premium developed for operations covered under Part Three – Other States Insurance shall be based on workers compensation rules and carrier rating values.
F. DEDUCTIBLE COVERAGE

The Pennsylvania Workers’ Compensation Act of June 2, 1915, as amended, requires an insurer issuing a workers compensation policy to offer a deductible program upon a policyholder's request.

1. Deductible coverage shall be made part of the policy if requested by the policyholder. Underwriting criteria for deductible coverage are to be established by individual carriers.

2. The claimants' benefits will be paid by the insurance carrier without regard to any deductible.

3. The policyholder must agree to reimburse the carrier for the deductible amount for any benefits paid to claimants.

4. Failure of the policyholder to reimburse the carrier for any deductible amount shall be treated as non-payment of premium under the policy.

5. The loss elimination ratio is determined by the hazard group (found in Section 2 of this Manual) of the policy's governing classification. Codes 951, Salesmen and 953, office, cannot be governing classifications unless they are the only classifications on the policy.

6. The premium adjustment for the deductible provisions of the policy shall be reported as a credit which shall be applied prior to experience modification or other carrier premium modifications.

7. If the policy is issued with a deductible provision, the Deductible Endorsement (WC 37 04 03) shall be issued and made part of the policy.

8. The Pennsylvania Insurance Department has promulgated three deductible coverage levels of $1,000 per claim, $5,000 per claim and $10,000 per claim respectively. Individual carriers can offer different deductible levels and/or premium credits upon approval of the Pennsylvania Insurance Department.

G. GROUP DEDUCTIBLE OR RETROSPECTIVE RATING PLAN COVERAGE

The Pennsylvania Workers’ Compensation Act of June 2, 1915, as amended, permits an insurer issuing a workers compensation policy to offer an endorsement for deductible or retrospective rating plans for groups of five or more employers, subject to approval by the Insurance Commissioner and subject to the individual insurer's underwriting criteria for deductible coverage (see F. 1. above)

1. The insurer will issue an individual workers compensation policy for each member of the group

2. Each group member will be held jointly and severally liable for the payment of premiums or deductible amounts with regard to benefits paid for compensable claims of the group as a whole.
RULE III – POLICY PREPARATION – INSURED, POLICY PERIOD AND STATE OF OPERATIONS

Item 1, 2 and 3-A of the Information Page

A. EXPLANATION OF TERMS

1. Employer/Entity

Employer may be an individual, partnership, joint venture, corporation, association, or a fiduciary such as a trustee, receiver or executor, or other entity.

2. Insured

Insured means the employer designated in Item 1 of the Information Page. If the insured is a professional association, use the Professional Association Act Endorsement in Section 3 of this Manual.

3. Majority Interest

Majority Interest as defined in the Experience Rating Plan Section applies. The term majority shall mean more than 50%.


b. Majority of voting stock, or

c. Majority of members or directors if there is no voting stock, or

d. Majority participation of general partners in profits of a partnership.

4. Risk

Risk means a single legal entity or two or more legal entities which qualify for combination in the state of Pennsylvania.

B. NAME, ADDRESS, AND OTHER WORKPLACES OF INSURED – ITEM 1

1. Name of Insured

In addition to providing the complete legal name of the insured, carriers shall designate each fictitious name shown on the Information Page by the symbol D.B.A. (doing business as). In addition, if a fictitious name is shown on an endorsement the same designation, D.B.A., shall be shown. A fictitious name is a business name which is not the legal name of the insured.

The effective date of any change, addition or deletion in the name of the insured shall be shown on the endorsement.

Name and address changes should be effected on a separate endorsement and not in conjunction with other policy amendments.

2. Combination of Legal Entities

Separate legal entities may be insured in one policy only if the same person, or group of persons, owns the majority interest in such entities.
3. Pennsylvania Locations

All locations and operations of the employer in Pennsylvania shall be insured in one policy. Exception: Long Term Construction Projects (Wrap-up). See Rule IX-D.

C. POLICY PERIOD – ITEM 2

1. Normal Policy Period

The normal policy period is one year. A policy may be issued for any period but not longer than 3 years.

2. Policy for One Year

a. The manual rules are based on a policy period of one year.

b. A policy issued for a period not longer than one year and 16 days is treated as a one year policy.

3. Policy Longer Than One Year

A policy issued for a period longer than one year and 16 days, other than a 3-year fixed carrier rating value policy, is treated as follows:

a. The policy period is divided into consecutive 12-month units.

b. If the policy period is not a multiple of 12 months, use the Standard Policy Period Endorsement (WC 00 04 05) to specify the first or last unit of less than 12 months as a short-term policy.

c. All manual rules and procedures apply to each such unit as if a separate policy had been issued for each unit.

4. Renewal Certificates, Agreements and Continuing Form Policies, should be handled as policies longer than one year.

5. Three-Year Fixed Carrier Rating Value Policy Option

A policy may be issued for a period of 3 years at fixed carrier rating values. Such a policy shall not be issued if the risk is subject to the Experience Rating Plan on the effective date of the policy.

A policy issued under this option shall be known as a Three-Year Fixed Carrier Rating Value Policy and shall be so designated on the Information Page. Refer to Rule XI.

6. Annual Rating Endorsements

An "Annual Rating Endorsement" shall be submitted annually for each continuing form policy or policy written for a period in excess of one year but not more than three years to be effective on the annual policy effective date set by such policy. It shall be submitted to the Bureau not later than thirty days subsequent to its inception.

Annual rating endorsements shall also:

a. Show the name of the carrier providing the insurance. If the names of affiliated carriers are printed on endorsement forms, the particular carrier providing coverage shall be clearly indicated.

b. Show the policy number, including all printed and typed prefixes to facilitate the identification of the policy to which the Annual Rating Endorsement is related.
c. If the annual rating endorsement being filed replaces an annual rating endorsement covering the same period, indicate that it is a rewrite.

d. Show the date of its inception and expiration.

e. Show the code number(s) and carrier rate(s) applicable. If the carrier rate(s) or experience modification is not effective as of inception date of the endorsement, also show the effective date of such carrier rate(s) or modification.

f. Show the premium adjustment period, deposit premium and estimated annual premium for the period covered by the Annual Rating Endorsement.

Annual Rating Endorsements shall be used only for the purpose of showing the carrier rates, experience modifications, premium adjustment period, deposit premium and estimated annual premium for each one-year period. They cannot be used to make any other changes in the policy such as, but not restricted to, modifying the name of the insured, adding or eliminating classifications, adding or eliminating locations.

D. STATE LAWS DESIGNATED IN THE POLICY – Item 3-A

1. Listing of Pennsylvania

   Insurance for operations conducted in Pennsylvania is provided by listing the state in Item 3-A of the Information Page.

2. Longshore Act

   The U.S. Longshore and Harbor Workers Compensation Act shall not be entered in Item 3-A of the Information Page. Refer to Rule XII.

3. Additional States

   A state may be added after the effective date of the policy. For the additional state operations apply:

   a. Carrier rating values in effect on the effective date of the policy to which the state has been added.

   b. Any change in carrier rating values which applies to outstanding policies for the state being added.

   c. When adding the State of Pennsylvania, the Information Page and attached endorsements shall be prepared so that the Pennsylvania coverage can be clearly determined.
RULE IV – CLASSIFICATIONS

Item 4 of the Information Page

A. GENERAL EXPLANATION

1. Objective

The object of the classification system is to group insureds into classifications so that the rating value for each classification reflects the exposures common to such distinct business enterprise (See Rule IV, C. 2. & C. 3.). Subject to certain exceptions described later in this rule, it is the business of the insured within Pennsylvania that is classified, not the separate employments, occupations or operations within the business.

B. Classifications

1. Basic Classifications

All classifications in the Manual are basic classifications, other than the standard exception classifications. Basic classifications describe the business of an insured such as:

<table>
<thead>
<tr>
<th>Business</th>
<th>Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacture of a Product</td>
<td>Furniture Manufacturing</td>
</tr>
<tr>
<td>A Process</td>
<td>Printing</td>
</tr>
<tr>
<td>Construction or Erection</td>
<td>Carpentry</td>
</tr>
<tr>
<td>A General Type or Character of Business</td>
<td>Hardware Store</td>
</tr>
<tr>
<td>A Service</td>
<td>Beauty Parlor</td>
</tr>
</tbody>
</table>

Classifications are listed in Section Two of the Manual. Notes following a classification are part of that classification. Also, see Section Two of this Manual for classifications by group arrangement which is essentially a numeric listing.

2. Standard Exception Classification

Some occupations are common to so many businesses that special classifications have been established for them. They are called standard exception classifications. Employees within the definition of a standard exception classification are not included in a basic classification unless the basic classification specifically includes those employees. The standard exception classifications are defined below:

a. CLERICAL OFFICE EMPLOYEES – Code 953 – are employees exclusively engaged in keeping the books or records of the insured or conducting correspondence or who are engaged wholly in office work where such books or records are kept or such correspondence is conducted.

This classification shall be applied only to employees herein described who work exclusively in separate buildings or on separate floors or in departments on such floors which are separated from all other workplaces of the employer by floor to ceiling partitions except for retail stores where a partition at least five feet high is required and within which no work is performed other than clerical office duties as defined in this rule.

Telecommuters i.e., employees who work from their home by use of the internet, email and telephone, shall also be considered clerical office employees for purposes of assignment to Code 953.
Office employees shall be separately classified except in connection with those classes which are designated “all employees including office.”

If any clerical office employee (including drafting employees) has any other regular duty, the entire payroll of that employee shall be assigned in accordance with the class to which the business is assigned.

This classification does not apply to:

1. The clerk, such as a counter, front desk, lobby, mall kiosk, time, stock or tally clerk or librarian, whose work is necessary, incidental or part of any operation of the business other than clerical office. Such clerk should be assigned to the basic classification of the business.

2. A cashier who is responsible for accepting payment for merchandise or services rendered. The cashier’s physical location may include but is not necessarily limited to: a booth, behind a counter or on a sales floor. The cashier or any employee whose regular and frequent duty is accepting payment for merchandise or services rendered should be assigned to the basic classification of the business regardless of the physical work location.

b. **SALESPERSONS – OUTSIDE, Code 951** – are employees either exclusively engaged in sales or collection work away from the employer’s premises or who regularly and frequently (as defined in Section 2 of this Manual) are engaged in sales or collection work away from their employer’s premises and devote the balance of their time to clerical office duties. Salespersons, collectors or messengers shall be separately classified except in connection with those classifications designated either “all employees including office” or “all employees except office.”

This classification does not apply to:

1. Employees delivering merchandise or products. Even though such employees may also collect or solicit, they shall be assigned in accordance with the employer’s applicable business classification.

2. Floor and/or counter salespersons. Such employees shall be assigned in accordance with the employer’s applicable business classification.

3. Employees who sell or solicit exclusively by telephone. Such employees shall be assigned to Code 953 except in connection with any classification designated “all employees including office.”


3. **General Inclusions**

a. Some operations appear to be separate businesses, but they are included within the scope of all classifications other than the standard exception classifications. These operations are called general inclusions and are:

1. Commissaries, restaurants or stores operated for an insured’s employees except in connection with construction, erection, lumbering, mining or the recovery of petroleum and/or natural gas.

2. Manufacturing of containers such as bags, barrels, bottles, boxes, cans, cartons or packing
cases (and the incident printing thereon) to be used by the employer in the packaging of its products.

(3) Medical facilities operated by the insured for its employees.

(4) Maintenance or repair and/or cleaning of an insured's buildings, or vehicles or equipment when performed by employees of an insured.

(5) Printing or lithographing by an insured on its products.

(6) Stamping or Welding – when an integral technique that is a part of an overall manufacturing process.

(7) Drilling or Blasting – when conducted by the employees of a surface or underground non-coal mine operator to facilitate mineral extraction. Drilling, redrilling or deepening conducted by an entity whose field of business is the recovery of petroleum and/or natural gas shall be separately classified.

(8) Quality control of an insured's products or research laboratories engaged in developing and/or improving products manufactured by an insured.

(9) Drivers, chauffeurs and their helpers including all employees whose principal duties are the operation and/or the repair of vehicles.

(10) If a vehicle(s), including drivers (and the owner if the owner of the vehicle is also a driver), chauffeurs and helpers are under contract to an unrelated business and if the owner of such vehicle(s) has not insured his compensation obligation and furnished evidence of such insurance, the actual payroll of the drivers, chauffeurs and helpers shall be included in the payroll of the insured unrelated business at the proper carrier rating value(s) for the operations in which they are engaged. If actual payroll cannot be obtained, one-third (1/3) of the total amount paid for the hire of such vehicles under contract shall be considered as payroll of the drivers, chauffeurs and helpers.

When the contract price does not include the cost of fuel, maintenance, or other services provided to the owner or owner-operator of a vehicle under contract, the value of such goods and services shall be added to the contract price before determining the one-third (1/3) amount.

(11) Tools, dies, molds or fixtures made and/or repaired by an insured that are used in the insured's product manufacturing operations.

(12) Aircraft travel by employees, other than members of the flying crew, including employees whose payroll is assigned to the Standard Exception Classifications.

(13) Child day care services operated by the employer for his employees.

(14) Warehousing by an employer of its merchandise, products and/or raw materials.

(15) Security guards protecting their employer's premises and property.

(16) Heat treating by an insured on its products.

(17) Counter personnel

(18) Cashiers
b. Any operation described by a General Inclusion shall be separately classified only if:

   (1) Such operation constitutes a separate and distinct business of the insured as provided in Rule IV - C. below or

   (2) It is specifically excluded by the classification wording, or

   (3) If the principal business is described by classifications defined as Standard Exceptions, the payroll of all employees not specifically included in the definition for such Standard Exceptions shall be separately classified to Code 971.

4. General Exclusions

Some operations in a business are so unusual that they are excluded from basic classifications. They are separately rated unless specifically included in the basic classification wording. These operations are called general exclusions and are:

   (1) Aircraft operation – all operations of the flying and ground crews.

   (2) New construction or structural alterations by the insured's employees.

   (3) Sawmill Operations – sawing logs into lumber by equipment such as circular carriage or band carriage saws, including operations incidental to the sawmill.

   (4) Stevedoring, including tallying and checking incidental to stevedoring.

   (5) Mining and Quarrying, Clay, Gravel or Sand Excavation and Dredging.

   (6) Please refer to the Coal Mine Compensation Rating Bureau of Pennsylvania (www.cmcrbpa.com) for the classification(s) applicable to the surface or underground mining of coal and/or the above ground operations necessary to prepare previously mined coal for distribution or sale by the mine operator or an independent coal preparation plant and/or coke burning and/or manufacturing.

C. ASSIGNMENT OF CLASSIFICATIONS

1. Object of the Classification Procedure

   a. The object of the classification procedure is to assign the one basic classification which best describes each distinct business enterprise of the insured within Pennsylvania. Subject to certain exceptions described in this Rule, each classification includes all the various types of labor found in a distinct enterprise. It is the business which is classified, not the individual employments, occupations or operations within a business. Additional classifications shall be assigned as provided below.

   b. The Pennsylvania Workers’ Compensation Act of June 2, 1915, as amended, permits an insurer to develop sub classifications to the PCRB’s classification system as approved by the Insurance Commissioner. Any such sub classification shall be filed by the developing insurer with the PCRB and the Insurance Commissioner thirty (30) days prior to its use. The insurer's filing shall demonstrate that payroll and loss data produced under such sub classification can be reported to the PCRB consistent with the PCRB’s classification system and statistical plan. Otherwise, the Insurance Commissioner shall disapprove the sub classification filing.

2. Assignment of a Classification
a. The policy shall contain only classifications approved by the Pennsylvania Compensation Rating Bureau and in accordance with this Manual.

Each classification is presumed to describe an entire business enterprise. Any policy which contains more than a single classification cannot contain any classifications representing a payroll less than that of one full-time employee, but this rule will not apply in classifications involved in Construction, Erection, Stevedoring, Part-Time Aircraft Operations or if the business' basic and major operations are described by the Standard Exception Classifications and there are employees whose job duties are not assignable to the Standard Exceptions except as specified in classification phraseology.

b. Single Enterprise. If a risk consists of a single operation or a number of separate operations which normally occur in the business described by a single manual classification, or separate operations which are an integral part of or incidental to the main business, that single classification which most accurately describes the entire enterprise shall be applied. The separate operations so covered may not be assigned to another classification even though such operation may be specifically described by some other classification or may be conducted at a separate location.

Division of payroll shall be made as provided in respect to General Exclusions, Standard Exceptions or Special Class Wording. For construction or erection work, see special procedure set forth in Rule IV, C. 5.

EXCEPTION

Where a retail outlet is located at the same or contiguous premises as a business’ manufacturing facility, the applicable retail store classification shall apply to the payroll of the retail outlet provided that such outlet is operated in an area physically separate from other operations by a floor to ceiling partition and it is separately staffed.

c. Authorized Classifications. When the classification of any insured has been established by the Rating Bureau, no policy shall be issued or endorsed nor adjustment of premium made under any other or conflicting classification.

In any instance where the established classification does not describe the current operations of the insured, the insuring carrier or insured shall draw the matter to the attention of the Rating Bureau in writing with full particulars prior to the application of any other classifications. The reclassification shall not take place until the Bureau Staff has received and reviewed such documentation and has replied in writing to the insured or insuring carrier agreeing with their position or otherwise advising on which class(es) to assign.

The insuring carrier is not relieved of the obligation to apply the class authorized for an insured because of lack of knowledge that the Bureau has established an authorized classification for that insured.

3. Assignment of Additional Classifications

a. Multiple Classifications/Multiple Enterprises (Not construction or erection operations – see paragraph 6.)

Additional classifications may be used only when valid evidence supports their authorization or in conformity with the rules stated under "Standard Exceptions" and "Exclusions." Additional classes may not be added without Bureau authorization when their use is in violation of Manual Rules or an existing bureau data card.
Additional classifications shall be assigned to an insured only if the following conditions exist:

(1) If the classification wording requires the assignment of an additional classification for specified employees or operations.

(2) If there are distinct enterprises (meaning thereby businesses, which are specifically classified in this Manual, but not operations that normally occur in the business described by the assigned classifications, nor operations described by any of the General Inclusions), conducted in a given plant by the same insured and the entire work in each enterprise is conducted either in a separate building or on a separate floor or floors of a building, or on the same floor in separate departments divided by floor to ceiling partitions without interchange of labor and the insured conducts each of such enterprises as a separate undertaking with separate records of payroll, then such separate undertakings shall each be separately classified, (and the proper carrier rating value applied to each).

(3) See Governing Classification rules for assignment of incidental operations that support more than one distinct enterprise.

b. Governing Classification

The governing classification is that classification other than the standard exception classifications (which may never be the governing class) which carries the largest amount of payroll exclusive of payroll of miscellaneous employees as defined below.

(1) This concept shall be utilized not in the initial classification assignment process but to determine how to classify miscellaneous employees when an insured is assigned two or more classifications.

(2) Miscellaneous employees are employees that either supervise or support all the various undertakings of the insured. The functions performed by miscellaneous employees may include but are not necessarily limited to: maintenance, mailroom, shipping and receiving, yard operations, security, power plant operations, lobby or front desk personnel, elevator operators, porters, foremen, superintendents or timekeepers.

(3) The entire remuneration of miscellaneous employees is assignable to the governing classification.

(4) The governing classification in the case of construction or erection operations shall be determined on a job basis within each policy period if payrolls are kept separately by job within the policy period; otherwise on the basis of the entire policy period.

(5) If the basic and major operations are described by classifications defined as Standard Exceptions, the payroll of all employees not specifically included in the definition for such Standard Exceptions shall be separately classified to Code 971.

4. Assignment By Analogy

Any enterprise which is not described by a classification in this Manual shall be assigned to the classification or classifications most analogous from the standpoint of process and hazard. The limitations and conditions of the classification or classifications so assigned and all Manual rules pertaining to the classification shall be applicable.

5. Payroll Assignment – Multiple Classifications - Interchange of Labor
Some employees who are not miscellaneous employees may perform duties directly related to more than one classification. When there is such an interchange of labor, the entire payroll of employees who interchange shall be assigned to the insuring carrier's highest-valued classification representing any part of their work.

The payroll of one employee shall not be divided into two or more classes except where specifically described in classification wording as "to be separately rated" or "separately rate" and with no requirement for separate staff. See the paragraph immediately below for the auditing procedure.

**General Exceptions to C. 5. above**

For Construction, Erection, Temporary Staffing or Stevedoring, the payroll of any individual employee may be divided and allocated to more than one such classification provided the entry on the original records of the insured discloses an allocation of each such individual employee's payroll. Estimated or percentage allocation of payroll is not permitted. Only a single stevedoring class shall be applied to all payroll developed in the loading or unloading of a single vessel. For further reference see the material under Stevedoring in Section 2 of the Manual. For Executive Officers see Rule IX, A. 4.

**6. Construction or Erection Operations**

Each distinct type of construction or erection operation at a job or location shall be assigned to the classification which specifically describes such operation provided separate payroll records are maintained for each operation. Estimated or percentage allocation of payroll is not permitted.

Any such operation for which separate payroll records are not maintained shall be assigned to the insuring carrier's highest-valued classification which applies to the job or location where the operation is performed.

A separate construction or erection classification shall not be assigned to any operation which is within the scope of another classification assigned to such a job or location which is assignable to a construction classification designated "all work to completion." All operations of the insured contractor at that job or location shall be assignable to such classification.

**7. NOC**

Please see Definitions Section 2.

**8. Changing Classifications**

a. The PCRB is empowered to determine, revise or modify the classification(s) assigned to any individual insured. No written application by the carrier, agent of record or an insured to change an insured's authorized classification(s) shall be considered by the PCRB until the carrier has issued and filed a copy of its policy Information Page written in accordance with an insured's authorized classification(s). The classification(s) shown in any policy shall be subject to correction or modification, or both, if the PCRB finds by survey or otherwise that the classification(s) shown in the policy are inappropriate to the insured. No written application to change the classification(s) for an insured on the grounds that the insured has been improperly classified shall be considered by the PCRB unless such written application is filed directly with the PCRB by the insured, agent of record or the carrier during the policy period with respect to which the application is made, or within twelve months after the termination thereof.
(1) A change in an insured's classification that results from a recent change in an insured's operations (i.e. an operations change that has taken place during the current policy year or the policy year that has just expired) will be applied pro rata as of the date of the change in the insured's operations, regardless of the premium impact to the insured. When a PCRB review discloses the insured's recent operations change, the PCRB will make written notice to the carrier of record changing the insured's authorized classification(s) for the current policy.

(2) A correction of a misclassification which results in a premium decrease shall be applied to the insured's policy in effect when the application for correction is made and to the prior policy within twelve months after the termination thereof.

(3) A correction of a misclassification which results in a premium increase shall be applied to the employer's first policy effective at least sixty days subsequent to the date of the PCRB's misclassification notice.

b. Any correction of a misclassification arising from discovery by the carrier of a material misrepresentation or intentional omission by the insured, its agent, employees, officers or directors shall be applied effective the date upon which it would have applied had such material misrepresentation or intentional omission not been made. It is recommended that a carrier claiming material misrepresentation or intentional omission as contemplated in this Rule secure a declaratory judgment from the Common Pleas Court establishing same prior to proceeding with application of this Rule.

c. The reallocation of payroll by a carrier among an insured's authorized classifications or the PCRB requiring a carrier to reallocate payroll among an insured's authorized classifications or to report payroll under an insured's authorized classifications for an insured's current policy or for the insured's prior policy within twelve months after the termination thereof does not constitute a class change or correction.

d. Any reclassification pursuant to a revision in classification procedure that PCRB has filed with and that has been approved by the Insurance Commissioner shall be effective only upon any insured's first policy effective on or after the effective date for the revision approved by the Insurance Commissioner.

9. Carrier Determinations of Employment Status

A carrier’s determination of a person’s employment status (including but not necessarily limited to questions regarding a person’s designation as an employee, independent contractor, uninsured subcontractor, leased employee or temporary staff) is not subject to the Bureau's review or approval. Where a carrier’s determination of a person’s employment status results in a request for authorization of a different or additional classification(s), such request must be made in writing. The Bureau will determine the applicability of any requested classification(s) in accordance with the classification guidelines set forth in this Manual. Classifications so approved by the Bureau shall be applied to any policy to which the carrier’s determination of the person’s employment status applies, if such policy expired or was terminated not more than 12 months before the date on which the Bureau received the carrier’s written request.

This rule for determining the policy(ies) to which the approved classification(s) shall be assigned will apply regardless of whether the authorization of the classification(s) increases or decreases premium for the affected policy(ies). This rule shall govern in the event this rule conflicts with any other rule in this Manual.
10. **Classification Appeals**

   The Bureau’s assignment of an individual employer to a particular classification may be appealed pursuant to Rule XVI, APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE, Section 1 of this Manual.

11. **Mercantile Businesses/Stores**

   Where a store or dealer sells several types of merchandise, each of which may be subject to a different classification, such store or dealer shall be assigned on the basis of the principal category of merchandise sold. For mercantile businesses, such as stores or dealers, the single applicable store or dealer classification is determined separately for each location.

D. **SHOW THE CLASSIFICATIONS IN ITEM 4 OF THE INFORMATION PAGE**

   Show the proper classification wording, with or without notes, and show the code number in Item 4 of the Information Page. Capitalized classification wording may be used instead of the entire wording. Section 2 of this Manual, Classification Underwriting Guide, may be used for such wording.
RULE V – PREMIUM BASIS

Item 4 of the Information Page - continued

A. BASIS OF PREMIUM – TOTAL REMUNERATION

Premium shall be computed on the basis of the total remuneration paid or payable by the insured for services of employees covered by the policy.

Exception

Some classifications have a different premium basis. For example, premium for domestic worker classifications is computed on a per capita basis. Refer to Rule XIV.

B. REMUNERATION – PAYROLL

1. Definition

Remuneration means money or substitutes for money.

2. Inclusions

Remuneration includes:

a. Wages or salaries including retroactive wages or salaries;

b. Total cash received by employees for commissions or draws against commissions;

c. Bonuses;

d. Stock bonus plans – market value of stock at the time it is given to employee (refer to Exclusions, m.);

e. Extra pay for overtime work;

f. Pay for holidays, vacations or periods of sickness or accrued sick time;

g. Payment by an employer of amounts otherwise required by law to be paid by employees to statutory insurance or pension plans, such as the Federal Social Security Act or Medicare.

h. Payment to employees on any basis other than time worked such as piece work, profit sharing or incentive plans;

i. Payment or allowance for hand tools or power tools used by hand provided by employees and used in their work or operations for the insured;

j. The rental value of an apartment or a house provided for an employee based on comparable accommodations;

k. The value of lodging other than an apartment or house received by employees as part of their pay to the extent shown in the insured's records;

l. The value of meals received by employees as part of their pay to the extent shown in the insured's records;
m. The value of store certificates, merchandise, credits or any other substitute for money received by employees as part of their pay

n. Musicians or entertainers who are not independent contractors shall be included in computation of premiums of hotels or restaurants (maximum of $1,025 per week for each musician or entertainer);

o. Adjustments necessary to bring employees to federal minimum wage as reported by the United States Department of Labor shall be included;

p. Payments for salary reduction, retirement or cafeteria plans (IRC 125), health savings accounts and flexible spending accounts which are made through employee authorized salary reductions from the employee's gross pay;

q. Prevailing wage payments paid to employees based on required government-specified minimum wage rates, including but not limited to the Davis-Bacon Act or the Pennsylvania Prevailing Wage Act;

r. Annuity plans (see Section 1 Rule V, F.2. – Salary Reduction Plans);

s. Expense reimbursements to employees to the extent that an employer's records do not substantiate that the expense was incurred as a valid business expense (see Section 1 Rule V, F.1 – Employee Expense Reimbursements);

t. Payment for filming or taping of commercials excluding subsequent residuals which are earned by the commercial participant(s) each time the commercial appears in any type of media.


3. Exclusions

Remuneration excludes:

a. Payments by an employer to group insurance or group pension plans for employees, other than payments covered by Rule V - B. 2. g.;

b. Payments made by the employer to a Group Insurance, Pension Plan or to an employee directly in lieu of the foregoing because of the Provisions of a prevailing wage statute, including but not limited to the Pennsylvania Prevailing Wage Act or the Davis-Bacon Act. For additional information please see the Section 2 General Auditing and Classification Information of this Manual.

c. The value of special rewards for individual invention or discovery;

d. Dismissal or severance payments except for time worked or accrued vacation;

e. Tips received by employees after minimum wage adjustment has been applied (refer to Inclusions, o.);

f. Payments for active military duty;

g. Employee discounts on goods purchased from the employee's employer;

h. Expense reimbursements to employees to the extent that an employer's records substantiate that the expense was incurred as a valid business expense (see Section 1 Rule V, F.1 – Employee
Expense Reimbursements);

i. Meal money for late work;

j. Work uniform allowances;

k. Sick pay paid to an employee by a third party such as an insured's group insurance carrier which is paying disability income benefits to a disabled employee;

l. Employer provided perquisites ("perks") such as:

(1) Use of company-provided automobiles;
(2) an airplane flight;
(3) a discount on property or services;
(4) club memberships;
(5) tickets to entertainment or sporting events;
(6) Educational assistance;
(7) Relocation and moving expenses;

m. Stock option plans – difference between market value of stock and lower option price is not included as remuneration

n. Board of Directors' fees

o. Employer contributions to employee benefit plans such as health savings accounts and flexible spending accounts.

4. Payroll

Payroll means remuneration. The carrier rating values in this Manual shall be applicable to the remuneration of all employees of the insured without exception, and compensation policies shall not be written except upon the entire payroll of the risk which is the subject of the insurance which risk shall be divided into risk classes where specifically permitted or directed by these rules, but not otherwise. Under no circumstances shall a compensation policy be written on any part of the risk leaving another part of the risk uninsured.

5. Employee Savings Plans

Employee Contributions made in the form of an employee authorized salary reduction, which are diverted by an employee for payment, by the employer, into a savings plan shall be included as remuneration for premium computation purposes. Such payments made by the employer into the plan, of employee salary reduction contributions, shall not be employer contributions.

Employer Contributions of employer funds, made by the employer, the amount which being determined by reference to employee contributions, shall not be considered remuneration for premium computation purposes unless same contributions are reported by the employer as current taxable income to the employee.

C. ESTIMATED PAYROLLS

1. Estimated Payrolls By Classification

For each classification shown on the Information Page, the estimated total annual payroll shall be stated in the column headed "Premium Basis –Estimated Total Annual Remuneration."

2. Determination of Estimated Payrolls

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Estimated payrolls shown on the Information Page shall reflect actual remuneration anticipated by the insured during the policy period. Such estimates shall be subject to substantiation by records or inspections.

3. Approval of Estimated Payrolls

Adequacy of estimated payrolls is subject to approval by the Pennsylvania Compensation Rating Bureau.

D. WHOLE DOLLARS - PAYROLLS

All payrolls shall be shown to the nearest dollar. A remainder of $.50 shall be rounded to the next higher dollar.

E. PAYROLL LIMITATION

1. How Payroll Limitation Applies

For executive officers, sole proprietors, partners and members of a Limited Liability Company (LLC) that have obtained coverage and classifications with notes which indicate payroll limitation, the payroll on which premium is based shall exclude that part of the employee's average weekly pay in excess of the applicable weekly limitation, provided:

a. Books and records are maintained to show separately the total payroll earned by each employee whose average weekly pay for the total time employed during the policy period exceeds the weekly payroll limitation and

b. Separate records are maintained in summary by classification for such employees.

2. Partial Week

A part of a week shall be treated as a full week in determining average weekly pay.

F. BASIS OF PREMIUM - ADDITIONAL INFORMATION

1. Employee Expense Reimbursements

Reimbursement expenses (except for hand or power tools as provided for in Rule V., B. 2. i.) paid to employees may be excluded from the audit provided that all three of the following conditions are met:

a. The reimbursed expenses paid were incurred upon the business of the employer, and

b. The amount of each employee’s expense payment is shown separately in the records of the employer, and

c. The amount of each expense reimbursement reflects the actual expenses incurred by the employee in the conduct of his or her work.

2. Salary Reduction Plans

In determining the remuneration to be used for premium computation purposes, no deduction shall be permitted for contributions to employee benefit plans made by employees either directly or through salary reduction agreements. The typical salary reduction plan involves a binding salary reduction agreement through which a specific percentage of the employee's salary is not paid to him or her but is paid into a pension, medical or savings plan (Section 125 IRC).
3. **Strike Periods (Wages Paid)**

Wages paid to employees who are not on strike but who are unable to perform their normal duties because of a strike shall be assigned to the classification applicable to the work usually performed by such employees, except that if any such employees perform absolutely no work for their employer and are not present on their employer’s premises during such period, such wages shall be assigned to Code 953, Clerical Office Employees, provided the facts are clearly disclosed by the employer’s records.

4. **Traveling Time Payments**

Payments made by an employer to an employee to reimburse him or her for time spent in traveling to or from work or to or from a specific job shall be considered as remuneration in accordance with the provisions of Rule V., B. of the Manual, and such remuneration shall be assigned to the Manual classification which applies to the work normally performed by such employee.

5. **Wages Paid for Idle Time**

   a. The entire amount of wages paid for idle time shall be included as payroll.

   b. Wages paid for idle time due to the following causes shall be assigned in their entirety to the classification which applies to the work normally performed by the employee involved:

      1. Suspension or delay of work on account of weather conditions.
      2. Delays while waiting for materials.
      3. Delays while waiting for another contractor to complete certain work.
      4. Delays arising from breakdown of equipment.
      5. "Stand-by" time where employees such as operators of cranes, hoists or other equipment are on the job but their active services are not required continuously.
      6. Special union requirements or agreements between employer and employees calling for pay for idle time under specified circumstances.
      7. Other cause of similar nature.

   c. Wages paid to key employees of construction, erection or stevedoring risks, such as superintendents, foremen or engineers, for periods during which no jobs are in progress, shall be assigned to the classification applicable to the work which each one normally performs.

      (Exception: Reference Strike Periods – Wages Paid.)

   d. The entire amount of wages paid for idle time to an employee engaged in work other than construction, erection or stevedoring must be assigned without division to the classification which normally applied to that employee.

6. **Religious Exclusions** (Members of certain religious sects whose tenets prohibit benefits from insurance provided the sect makes provisions for its members).

Workers’ compensation insurance is not compulsory for the above individuals. As per Section 304.2(a) “An employer may file an application with the Department of Labor and Industry to be excepted from the provisions of this Act in respect to certain employees. The application shall include a written waiver by the employee of all benefits under the Act and an affidavit by the employee that he is a member of a recognized religious sect or division thereof and is an adherent of established tenets or teachings of such sect or division by reason of which he is conscientiously opposed to the acceptance of the benefits of any public or private insurance which makes payments in the event of death, disability….” Documentation to support the above election must be in evidence at time of audit. Payroll to the above will then be excluded for purposes of premium determination.
7. **Members of Religious Orders**

Refer to Section 2 of the Pennsylvania Workers' Compensation Manual. In Pennsylvania, because of the interest of some of the Catholic dioceses in providing coverage for members of orders on a voluntary basis, specific underwriting procedures as well as per capita rates were adopted by the Bureau.

When such individual is assigned to perform duties in churches, hospitals, schools or other institutions, those institutions may wish to provide coverage as well. Any remuneration paid to the order on behalf of its members would be excluded, and the appropriate per capita rates would be applied.

8. **Subcontractors** (Applicable Contracting Classifications)

Consideration has been given to questions which have arisen regarding the classification procedure for a subcontractor who performs a single type of work on a contracting project or job. This situation is illustrated by Code 603, Sewer Construction, where portions of the work such as excavation may be subcontracted.

Consistent with the classification treatment which has been generally observed, it has been ruled that such subcontracted work shall be classified on the basis of the classification describing the particular type of work involved. Thus, the subcontractor who only performs excavation work in connection with the construction of a sewer would be classified as Code 609, Excavation, rather than as Code 603, Sewer Construction.

The ruling in connection with concrete construction has been continued. This requires that all operations including making and erecting forms, placing reinforcing steel and stripping forms, when done by subcontractors, shall be assigned to the appropriate concrete construction classification.

These rulings apply only to insured subcontractors. Uninsured subcontractors, covered under the principal contractor's policy, will continue to be classified on the basis of the classifications which would apply if the work were performed by the principal's own employees.

9. **Outworkers/Homeworkers**

Under Section 104 of the Pennsylvania Workers’ Compensation Act an employee is defined as “All natural persons who perform services for another for a valuable consideration exclusive of persons to whom articles or materials are given out to be made up, cleaned, washed, altered, ornamented, finished or repaired, or adapted for sale in the workers’ own home, or on other premises, not under the control or management of the employer.”

A review of the relevant case law by Bureau counsel indicated the definition of an “employee” is not of significance in disputes over the coverage status for individuals who are injured while working in the home. Instead, the focus is on whether the injury occurred in the furtherance of the business of the employer. Therefore, the ability to resolve disputes involving coverage status for an outworker/homeworker, as defined in the Act, remains a legal question beyond the Bureau’s authority. Accordingly, the employee status of an outworker/homeworker is left to the discretion of the individual insurance carrier.
RULE VI – RATING VALUES AND PREMIUM DETERMINATION

A. BUREAU RATING VALUES

1. Bureau Loss Cost

Bureau Loss Costs – Dollar amounts per unit of exposure attributable to the payment of losses under workers compensation and employers liability coverages, filed by the Bureau based on the aggregate experience of all Bureau members and approved by the Insurance Commissioner.

2. Disease Or Radiation Loading

a. The Bureau Rating Value for a classification code number followed by a letter (a) or (b) etc. may include a disease loading. Such a loading may be removed upon approval of the Pennsylvania Compensation Rating Bureau.

b. The Bureau Loss Costs shown in the Manual include occupational disease loadings which correspond to the usual exposure to diseases by classifications.

c. A supplemental occupational disease or radiation loading may be applied to the carrier rate for any individual business where the occupational disease or radiation hazard is abnormal, subject to approval by the Pennsylvania Insurance Commissioner. When a carrier plans to apply for the supplemental loading, the carrier shall supply the Bureau with an inspection report either by an insurance carrier, Department of Labor and Industry or an outside source which supports the abnormal disease or radiation exposure. The carrier shall also recommend a value for the supplemental loading. The request and supporting documentation shall be forwarded by the Bureau to the Insurance Commissioner. Upon approval by the Insurance Commissioner, the supplemental loading shall be published by the Bureau on the business’ Bureau data card for a minimum of one year. The supplemental loading may be removed only by an inspection report performed by an insurance company, Department of Labor and Industry or another agency evidencing the abnormal exposure no longer exists. The Bureau shall also forward this request and documentation to the Insurance Commissioner for review and action. The supplemental disease or radiation loading is non-ratable in the experience and retrospective rating plans. No supplemental occupational disease or radiation loading shall be used absent explicit approval from the Insurance Commissioner.

3. Premium Adjustment Factor

4. Experience Rating Factor

5. Terrorism

Premium for Terrorism is calculated on the basis of total payroll according to Rule V. The premium charge is calculated by dividing a risk’s total payroll by $100 and multiplying the result times the carrier’s rating value. This premium is applied after standard premium and is not subject to any other modifications, including, but not limited to, premium discount, experience rating, merit rating, schedule rating, or retrospective rating. Non-Payroll exposures are not subject to premium charges for Terrorism. Policies issued on an “If Any” basis will not be charged this premium, unless premium develops during the policy term or at audit. Per capita charges are not subject to premium for Terrorism.

Terrorism shall be separately stated on the Standard Policy and shall be designated to Code 9740.
6. **Catastrophe** (other than Certified Acts of Terrorism)

Premium for Catastrophe (other than Certified Acts of Terrorism) is calculated on the basis of total payroll according to Rule V. The premium charge is calculated by dividing a risk’s total payroll by $100 and multiplying the result times the carrier’s rating value. This premium is applied after standard premium and is not subject to any other modifications, including, but not limited to, premium discount, experience rating, merit rating, schedule rating, or retrospective rating. Non-payroll exposures are not subject to premium charges for Catastrophe (other than Certified Acts of Terrorism). Policies issued on an “If Any” basis will not be charged this premium, unless premium develops during the policy term or at audit. Per capita charges are not subject to premium for Catastrophe (other than Certified Acts of Terrorism).

Catastrophe (other than Certified Acts of Terrorism) shall be separately stated on the Standard Policy and shall be designated to Statistical Code 9741.

7. **Employer Assessments Pursuant to Act 57 of 1997**

Act 57 of 1997 requires that “… the assessments for the maintenance of the Subsequent Injury Fund, the Workmen’s Compensation Supersede as Fund and the Workmen’s Compensation Administration Fund under sections 306.2, 443 and 446 of the act of June 2, 1915 (P.L. 736, No. 338), known as the “Workers’ Compensation Act, shall no longer be imposed on insurers but shall be imposed, collected and remitted through insurers in accordance with regulations promulgated by the Department of Labor and industry.”

In compliance with the above referenced provisions of Act 57 of 1997, the insurance carrier issuing any Standard Policy providing workers compensation insurance other than Coal Mine under the Workers’ Compensation Act in Pennsylvania shall impose on and collect from the employer/entity insured thereunder an Employer Assessment computed according to the following formula:

Employer Assessment equals Act 57 of 1997 Employer Assessment Factor times Employer Assessment Premium Base.

The Employer Assessment shall be computed, imposed and collected consistent with the following definitions of terms:

Act 57 of 1997 Employer Assessment Factor - a factor expressed to four decimal places proposed by the Pennsylvania Compensation Rating Bureau and approved by the Pennsylvania Insurance Commissioner for the specific purpose of computing employer assessments in conformance with Act 57 of 1997.

Employer Assessment Premium Base - Calculation of Employer Assessment Premium Base proceeds by adding back to the total policy premium the amount of any applicable Small Deductible Premium Credit or Large Deductible Premium Credit. Small or Large Deductible Premium Credits include either of the following statistical codes in Pennsylvania:

9663
9664

Employer Assessments imposed, collected and remitted pursuant to Act 57 of 1997 shall be separately stated on the Standard Policy and shall be designated by Statistical Code 0938.

For reference purposes, two examples of the intended determination of the appropriate Employer Assessment Base consistent with this rule are shown below. The first example presents a risk for which a deductible credit applies before experience modification. The second example presents a risk for which a deductible credit applies after experience modification.
Example: Deductible Credit Before Experience Modification

Hypothetical Risk Insured in Classifications 665, Painting and Decorating and 953, Clerical Office. Risk has taken a small deductible policy, and qualifies for Experience Rating, a Schedule Rating Credit, a Pennsylvania Construction Classification Premium Adjustment Credit and a Certified Safety Committee Credit. Individual rating values are selected values used only for purposes of illustrating the derivation of the appropriate Employer Assessment Base given the respective amounts of premium components shown and are not intended to relate to any specific carrier or insured's actual market premium.

<table>
<thead>
<tr>
<th>Class Code</th>
<th>Exposure (Payrolls)</th>
<th>Carrier Rate</th>
<th>Manual Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>665</td>
<td>$255,000</td>
<td>$7.84</td>
<td>$19,992</td>
</tr>
<tr>
<td>953</td>
<td>48,000</td>
<td>0.24</td>
<td>115</td>
</tr>
<tr>
<td></td>
<td>Total Manual Premium:</td>
<td>$20,107</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Deductible Credit Factor:</td>
<td>0.163</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Deductible Premium Credit (Code 9664):</td>
<td>$3,227</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total Subject Premium:</td>
<td>$16,830</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Experience Modification:</td>
<td>0.930</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total Standard Premium:</td>
<td>$15,652</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Schedule Rating Credit Factor:</td>
<td>0.250</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Schedule Rating Credit (Code 9887):</td>
<td>$3,913</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Premium After Schedule Rating:</td>
<td>$11,739</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Certified Safety Committee Credit Factor:</td>
<td>0.05</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Certified Safety Committee Premium Credit Factor:</td>
<td>$587</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PCCPAP Credit Factor:</td>
<td>0.25</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PCCPAP Premium Credit:</td>
<td>$2,935</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Premium Subject to Premium Discount:</td>
<td>$8,217</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Premium Discount:</td>
<td>$351</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Final Policy Premium:</td>
<td>$7,866</td>
<td></td>
</tr>
</tbody>
</table>

Employer Assessment Base:
Final Policy Premium plus Deductible Premium Credit
(Stat Code 9664)

or

7,866 + $3,277 = $11,143

Employer Assessment:
Employer Assessment Base x Employer Assessment Factor, rounded to nearest whole dollar.

Example: Deductible Credit After Experience Modification

Hypothetical Risk Insured in Classifications 665, Painting and Decorating and 953, Clerical Office. Risk has taken a large deductible policy, and qualifies for Experience Rating, a Schedule Rating Credit, a Pennsylvania Construction Classification Premium Adjustment Credit and a Certified Safety Committee Credit. Individual rating values are selected values used only for purposes of illustrating the derivation of the appropriate Employer Assessment Base given the respective amounts of premium components shown and are not intended to relate to any specific carrier or insured's actual market premium.

<table>
<thead>
<tr>
<th>Class Code</th>
<th>Exposure (Payrolls)</th>
<th>Carrier Rate</th>
<th>Manual Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>665</td>
<td>$255,000</td>
<td>$7.84</td>
<td>$19,992</td>
</tr>
<tr>
<td>953</td>
<td>48,000</td>
<td>0.24</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>Total Manual Premium:</td>
<td>$20,107</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Experience Modification:</td>
<td>0.930</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total Standard Premium:</td>
<td>$18,700</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Schedule Rating Credit Factor:</td>
<td>0.250</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Schedule Rating Credit (Code 9887):</td>
<td>$4,675</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Premium After Schedule Rating:</td>
<td>$14,025</td>
<td></td>
</tr>
</tbody>
</table>
Employer Assessment Base:
Final Policy Premium plus Deductible Premium Credit
(Stat Code 9663)

\[ \text{Employer Assessment Base = Final Policy Premium} + \text{Deductible Premium Credit} \]

or

\[ 3,927 + 5,891 = 9,818 \]

Employer Assessment:
Employer Assessment Base x Employer Assessment Factor, rounded to nearest whole dollar.

**B. CARRIER RATING VALUES**

1. **Expense Constant**

   Expense Constant (if any) is determined by individual carriers’ rating values. It applies to every policy and it covers expenses such as those for issuing, recording and auditing, which are common to all workers compensation policies regardless of size.

2. **Minimum Premium**

   Minimum Premium (if any) is determined by individual carriers' rating values. It is an expression of the lowest premium amount for which a single risk can be written and carried for any period of time.

3. **Premium Discount**

   Premium Discount (if any) is determined by individual carriers’ rating values. It recognizes that the relative expense of issuing and servicing larger premium policies is less than for smaller policies.

4. **Retrospective Rating Factor**

**C. PREMIUM**

Premium for each classification shown on the policy is determined by multiplying the basis of premium by the carrier rate dividing by 100.

**Example of B above**

<table>
<thead>
<tr>
<th>Basis of premium – payroll</th>
<th>=</th>
<th>$90,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carrier Rate</td>
<td>=</td>
<td>x 1.50</td>
</tr>
<tr>
<td>Premium</td>
<td>=</td>
<td>$1,350</td>
</tr>
<tr>
<td>$90,000 x 1.50150</td>
<td>=</td>
<td>$1,350</td>
</tr>
<tr>
<td>100</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**D. WHOLE DOLLARS - PREMIUM**

All premiums shall be shown to nearest dollar. A remainder of $.50 shall be rounded to next higher dollar.
E. PREMIUM MODIFICATION EXPERIENCE RATING PLAN

1. If the risk is subject to experience rating, the experience rating modification shall be shown in Item 4 of the Information Page and applied to the premium in accordance with the Experience Rating Plan Section.

2. Copies of Experience Rating Calculation
   
a. The insurance carrier is furnished with the experience rating calculation. Subsequent insurance carriers may obtain copies of the experience rating calculation by way of special service at the appropriate charge.
   
b. The Bureau shall furnish to any insured employer upon his written request, a copy of the experience rating calculation of that employer at an appropriate charge.
   
c. The insurance carrier of record shall be furnished with an experience rating calculation established by the Experience Rating Procedure not more than 90 days prior to the effective date of the rating.

F. PREMIUM DETERMINATION FOR FEDERAL AND MARITIME INSURANCE

Additional rating procedures are in Rules XII and XIII for insurance for employers subject to the U.S. Longshore and Harbor Workers' Act, the Federal Employers Liability Act and Admiralty Law.

G. PREMIUM ALGORITHM

Pennsylvania and Delaware Premium Algorithm Preface:

The computation of workers compensation premium includes a broad complement of potential rating values, pricing programs and other similar or related variables. To the extent that these component parts of premium determination may be applied in a prescribed sequence and using defined formulas and/or relationships, several potential benefits arise including the following:

- Competitive differences within the marketplace can be more clearly defined and consistently applied;
- Similarly situated risks can receive comparable treatment with respect to specific rating values, pricing programs or other factors, increasing the equity of the marketplace;
- Analysis of the effects of various components of overall premium determination can be better understood and more intelligently compared across carriers, states and/or time;
- In the event that new pricing programs or other factors are introduced in the future, the defined existing formulas can provide a consistent basis for the development of programs and system procedures within the workers compensation industry.
**Delaware and Pennsylvania Workers Compensation Premium Algorithm**

**Premium Calculation Algorithm**

<table>
<thead>
<tr>
<th>Line #</th>
<th>Item Name</th>
<th>Associated Statistical Code</th>
<th>Line #</th>
<th>Source &amp; Derivation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Classification</td>
<td>xxxxx</td>
<td>(1)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>2</td>
<td>Exposure</td>
<td>xxxxx</td>
<td>(2)</td>
<td>Risk characteristic</td>
</tr>
<tr>
<td>3</td>
<td>Carrier Rating Value</td>
<td>xxxxx</td>
<td>(3)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>4</td>
<td>Classification Manual Premium</td>
<td>(4)</td>
<td>(2)/100x(3) if classification has payroll exposure. Special procedures apply to non-payroll classes</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Total Policy Manual Premium</td>
<td>(5)</td>
<td>Sum of (4) for all classifications on the policy</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Employer Liability Increased Limits Factor</td>
<td>xxxx</td>
<td>(6)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>7</td>
<td>Employer Liability Increased Limits Premium Charge</td>
<td>(7)</td>
<td>(5)(6) expressed as a decimal</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Minimum Premium Employer Liability Increased Limits</td>
<td>9848</td>
<td>(8)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>9</td>
<td>Minimum Premium Employer Liability Increased Limits Premium Charge</td>
<td>9848</td>
<td>(9)</td>
<td>[(8)-(7)] if (7)&lt;(8) and (6)&gt;0, otherwise zero</td>
</tr>
<tr>
<td>10</td>
<td>Subject Deductible Credit Percentage</td>
<td>9664</td>
<td>(10)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>11</td>
<td>Subject Deductible Premium Credit</td>
<td>9664</td>
<td>(11)</td>
<td>[(5)+(7)+(9)x(-10) expressed as a decimal]</td>
</tr>
<tr>
<td>12</td>
<td>Waiver of Subrogation Charge</td>
<td>0930</td>
<td>(12)</td>
<td>Value subject to experience modification</td>
</tr>
<tr>
<td>13</td>
<td>Waiver of Subrogation Premium</td>
<td>0930</td>
<td>(13)</td>
<td>Value from Line (12)</td>
</tr>
<tr>
<td>14</td>
<td>Total Subject Premium</td>
<td>(14)</td>
<td>[(5)+(7)+(9)+(11)+(13)]</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Experience Modification</td>
<td>9898</td>
<td>(15)</td>
<td>Zero for non-experience-rated risks</td>
</tr>
<tr>
<td>16</td>
<td>Modified Premium</td>
<td>(16)</td>
<td>(14)(15)</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Merit Rating Credit Factor</td>
<td>9885</td>
<td>(17)</td>
<td>Zero if Merit Rating Credit does not apply</td>
</tr>
<tr>
<td>18</td>
<td>Merit Rating Credit</td>
<td>9885</td>
<td>(18)</td>
<td>(14)(17) expressed as a decimal</td>
</tr>
<tr>
<td>19</td>
<td>Merit Rating Neutral Factor</td>
<td>9884</td>
<td>(19)</td>
<td>Zero whether Merit Rating Neutral Adjustment (no credit or debit) does or does not apply</td>
</tr>
<tr>
<td>20</td>
<td>Merit Rating Neutral Adjustment</td>
<td>9884</td>
<td>(20)</td>
<td>(14)(19) expressed as a decimal</td>
</tr>
<tr>
<td>21</td>
<td>Merit Rating Debit Factor</td>
<td>9886</td>
<td>(21)</td>
<td>Zero if Merit Rating Debit does not apply</td>
</tr>
<tr>
<td>22</td>
<td>Merit Rating Charge</td>
<td>9886</td>
<td>(22)</td>
<td>(14)(21) expressed as a decimal</td>
</tr>
<tr>
<td>23</td>
<td>Premium After Experience Modification or Merit Rating Adjusted</td>
<td>(23)</td>
<td>(16) if Experience-Rated, [(14)+(18)+(20)+(22)] if Merit-Rated, [(14)+(18)+22] if Non-Rated</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Non-Ratable Classifications</td>
<td>xxxx</td>
<td>(24)</td>
<td>Carrier Value</td>
</tr>
<tr>
<td>25</td>
<td>Non-Ratable Classifications Exposure</td>
<td>(25)</td>
<td>Portion of payroll exposure subject to Non-Ratable Classifications</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Non-Ratable Classification Rating Value</td>
<td>xxxx</td>
<td>(26)</td>
<td>Carrier Value</td>
</tr>
<tr>
<td>27</td>
<td>Non-Ratable Classification Premium</td>
<td>xxxx</td>
<td>(27)</td>
<td>(25)/100x26 based on applicable Non-Ratable Classification exposure</td>
</tr>
<tr>
<td>28</td>
<td>Workforce Program Employees Exposure (PA)</td>
<td>0982</td>
<td>(28)</td>
<td>Number of person weeks. A partial workweek for any worker to be counted as 1 person week.</td>
</tr>
<tr>
<td>29</td>
<td>Workforce Program Employees Rating Value Exposure (PA)</td>
<td>0982</td>
<td>(29)</td>
<td>Carrier Value</td>
</tr>
<tr>
<td>30</td>
<td>Workforce Program Employees Premium (PA)</td>
<td>(30)</td>
<td>(28)x(29)</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Non-Ratable Classification Premium Total</td>
<td>(31)</td>
<td>Sum of all (27)+(30) premiums</td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>Non-Ratable Classification Increased Limits Factor</td>
<td>xxxx</td>
<td>(32)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>33</td>
<td>Non-Ratable Classification Increased Limits Premium Charge</td>
<td>xxxx</td>
<td>(33)</td>
<td>(31)x (32) expressed as a decimal</td>
</tr>
<tr>
<td>34</td>
<td>Minimum Premium Non-Ratable Classification Increased Limits</td>
<td>9848</td>
<td>(34)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>35</td>
<td>Minimum Premium Non-Ratable Classification Increased Limits Premium Charge</td>
<td>9848</td>
<td>(35)</td>
<td>[(34)-(33)] if (33)&lt;(34) and (32)&gt;0, otherwise zero</td>
</tr>
<tr>
<td>36</td>
<td>Premium Before Schedule Rating</td>
<td>9887/9889</td>
<td>(36)</td>
<td>(23)+(31)+(33)+(35)</td>
</tr>
<tr>
<td>37</td>
<td>Schedule Rating Plan Adjustment Factor</td>
<td>9887/9889</td>
<td>(37)</td>
<td>Carrier value - use 9887 for schedule credits and 9889 for schedule debits</td>
</tr>
<tr>
<td>38</td>
<td>Schedule Rating Plan Premium Adjustment</td>
<td>9887/9889</td>
<td>(38)</td>
<td>(36)x(37) expressed as a decimal. For schedule credits Line (38) will be negative</td>
</tr>
<tr>
<td>39</td>
<td>Certified Safety Committee Credit Factor (PA)</td>
<td>9890</td>
<td>(39)</td>
<td>Credit applies if insured is certified</td>
</tr>
<tr>
<td>40</td>
<td>Certified Safety Committee Premium Credit (PA)</td>
<td>9890</td>
<td>(40)</td>
<td>[(36)+(38)x(-39) expressed as a decimal]</td>
</tr>
<tr>
<td>41</td>
<td>Workplace Safety Program Credit Factor (DE)</td>
<td>9880</td>
<td>(41)</td>
<td>Credit applies if insured qualifies</td>
</tr>
<tr>
<td>42</td>
<td>Workplace Safety Program Premium Credit (DE)</td>
<td>9880</td>
<td>(42)</td>
<td>[(36)+(38)x(-41) expressed as a decimal]</td>
</tr>
</tbody>
</table>

© 2020 PENNSYLVANIA COMPENSATION RATING BUREAU
<table>
<thead>
<tr>
<th>Line #</th>
<th>Item Name</th>
<th>Associated Statistical Code</th>
<th>Line #</th>
<th>Source &amp; Derivation</th>
</tr>
</thead>
<tbody>
<tr>
<td>(43)</td>
<td>Construction Classification Premium Adjustment Program Credit Factor</td>
<td>9046</td>
<td>(43)</td>
<td>Based on wage level(s), application to rating organization</td>
</tr>
<tr>
<td>(44)</td>
<td>Construction Classification Premium Adjustment Program Premium Credit</td>
<td>9046</td>
<td>(44)</td>
<td>([(36)+(38)]x[(-43) \text{ expressed as a decimal}])</td>
</tr>
<tr>
<td>(45)</td>
<td>Drug-Free Workplace Factor (DE)</td>
<td>9846</td>
<td>(45)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>(46)</td>
<td>Drug-Free Workplace Credit (DE)</td>
<td>9846</td>
<td>(46)</td>
<td>([(36)+(38)+(42)+(44)]x[(-45) \text{ expressed as a decimal}])</td>
</tr>
<tr>
<td>(47)</td>
<td>Managed Care Factor (DE)</td>
<td>9874</td>
<td>(47)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>(48)</td>
<td>Managed Care Credit (DE)</td>
<td>9874</td>
<td>(48)</td>
<td>([(36)+(38)+(42)+(44)+(46)]x[(-47) \text{ expressed as a decimal}])</td>
</tr>
<tr>
<td>(49)</td>
<td>Package Credit Factor (DE)</td>
<td>9721</td>
<td>(49)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>(50)</td>
<td>Package Credit (DE)</td>
<td>9721</td>
<td>(50)</td>
<td>([(36)+(38)+(42)+(44)+(46)+(48)]x[(-49) \text{ expressed as a decimal}])</td>
</tr>
<tr>
<td>(51)</td>
<td>Premium After Managed Care and Package Credit If Applicable</td>
<td>0277</td>
<td>(51)</td>
<td>([(36)+(38)+(40)+(42)+(44)+(46)+(48)+(50)])</td>
</tr>
<tr>
<td>(52)</td>
<td>Assigned Risk Surcharge Factor (DE)</td>
<td>0277</td>
<td>(52)</td>
<td>May apply to some or all assigned risks based on plan and characteristics of individual insured</td>
</tr>
<tr>
<td>(53)</td>
<td>Assigned Risk Premium Surcharge (DE)</td>
<td>0277</td>
<td>(53)</td>
<td>([(51)x(52) \text{ expressed as a decimal}])</td>
</tr>
<tr>
<td>(54)</td>
<td>Deductible Credit Factor</td>
<td>9663</td>
<td>(54)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>(55)</td>
<td>Deductible Premium Credit</td>
<td>9663</td>
<td>(55)</td>
<td>([(51)+(53)]x[(-54) \text{ expressed as a decimal}])</td>
</tr>
<tr>
<td>(56)</td>
<td>Loss Constant</td>
<td>0032</td>
<td>(56)</td>
<td>Carrier value must vary based on risk premium size</td>
</tr>
<tr>
<td>(57)</td>
<td>Loss Constant Charge</td>
<td>0032</td>
<td>(57)</td>
<td>Line (56) if applicable</td>
</tr>
<tr>
<td>(58)</td>
<td>Short Rate Cancellation Factor</td>
<td>0931</td>
<td>(58)</td>
<td>Carrier value - zero if short rate cancellation does not apply</td>
</tr>
<tr>
<td>(59)</td>
<td>Short Rate Premium</td>
<td>0931</td>
<td>(59)</td>
<td>([(51)+(53]+(55)]x[(58)-1.0000] \text{ if (58)&gt;0, otherwise zero})</td>
</tr>
<tr>
<td>(60)</td>
<td>Expense Constant</td>
<td>0900</td>
<td>(60)</td>
<td>Carrier value if applicable</td>
</tr>
<tr>
<td>(61)</td>
<td>Expense Constant Charge</td>
<td>0900</td>
<td>(61)</td>
<td>Line (60)</td>
</tr>
<tr>
<td>(62)</td>
<td>Minimum Premium</td>
<td>0990</td>
<td>(62)</td>
<td>Carrier value</td>
</tr>
<tr>
<td>(63)</td>
<td>Minimum Premium Charge</td>
<td>0990</td>
<td>(63)</td>
<td>(\text{If (62)&gt;[(51)+(53)]}x[(57)]x[(59)]x[(61)\text{ if (58)}&gt;0, otherwise zero})</td>
</tr>
<tr>
<td>(64)</td>
<td>Unit Statistical Report Total Standard Premium</td>
<td>0938</td>
<td>(64)</td>
<td>([(51]+(53)]x[(57]+(59]+(63)])</td>
</tr>
<tr>
<td>(65)</td>
<td>Premium Discount Amount</td>
<td>0063/0064</td>
<td>(65)</td>
<td>Carrier value based on ([(51]+(53]+(55]+(57]+(59]+(63)])</td>
</tr>
<tr>
<td>(66)</td>
<td>Additional premium Waiver of Subrogation (flat charge)</td>
<td>9115</td>
<td>(66)</td>
<td>Carrier value(s)</td>
</tr>
<tr>
<td>(67)</td>
<td>Terrorism</td>
<td>9740</td>
<td>(67)</td>
<td>((\text{Total payroll/100}) \times \text{carrier rating value})</td>
</tr>
<tr>
<td>(68)</td>
<td>Catastrophe (other than Certified Acts of Terrorism)</td>
<td>9741</td>
<td>(68)</td>
<td>((\text{Total payroll/100}) \times \text{carrier rating value})</td>
</tr>
<tr>
<td>(69)</td>
<td>Total Policy Premium Subject to Employer Assessment</td>
<td>0938</td>
<td>(69)</td>
<td>(\text{[(61)+(64]+(65]+(66]+(67]+(68)]})</td>
</tr>
<tr>
<td>(70)</td>
<td>Employer Assessment Factor Pursuant to Act 57 of 1997 (PA)</td>
<td>0938</td>
<td>(70)</td>
<td>PCRB value for the specific purpose of computing employer assessments</td>
</tr>
<tr>
<td>(71)</td>
<td>Employer Assessment Amount Pursuant to Act 57 of 1997 (PA)</td>
<td>0938</td>
<td>(71)</td>
<td>([(69)-(11)]x(70)\text{ NOTE: Cells (11) and (55) are credits. Subtracting these credits as shown effectively adds the premium reduction given for deductible coverage back into the premium for purposes of calculating employer assessments})</td>
</tr>
<tr>
<td>(72)</td>
<td>Audit Noncompliance Charge</td>
<td>9757</td>
<td>(72)</td>
<td>Carrier Value x (69)</td>
</tr>
</tbody>
</table>
RULE VII – PREMIUM DISCOUNT

Item 4 of the Information Page.

A. PREMIUM DISCOUNT

Premium Discount (if any) is determined by an individual carriers’ rating values. It recognizes that the relative expense of issuing and servicing larger premium policies is less than for smaller premium policies.

B. COMBINATION OF POLICIES

1. Combination Permitted

Two or more policies issued to the same insured by one or more insurance carriers under the same management may be combined for the purpose of computing the premium discount for that insured.

2. Combination Procedure

If such separate policies have different expiration dates, the combination for the purpose of 1. above is subject to the following:

a. The Bureau shall determine the effective date for the application of premium discount.

b. All such policies in force prior to such effective date shall be cancelled and rewritten as of the effective date.

c. All policies effective after the effective date of the combination shall be written to expire concurrently with other policies in the combination.

C. WRAP-UP LARGE CONSTRUCTION PROJECTS

The first step in setting up a “wrap-up” program requires the carrier to request approval from: Compensation Actuary, Bureau of Regulation of Rates and Policies, Pennsylvania Insurance Department, 1311 Strawberry Square, Harrisburg, PA 17120.

The following application of the premium discount is optional for wrap up construction projects which are not under a retrospective rating plan:

Policies issued to two or more legal entities engaged in a construction, erection or demolition project may be combined for the purpose of computing premium discount, subject to the following conditions:

1. Insurance Carrier

All such policies must be issued by one or more insurance carriers under the same management.

2. Policy Limitation

The policies shall be limited to insurance on such large construction projects.

3. Eligible Entities

Entities eligible for combination shall be limited to the general contractor (including any owner or principal acting as a general contractor) and subcontractors performing work under contracts let on an ex-insurance basis. In addition, if the contract between the owner or principal and such general contractor is on an ex-insurance basis, the owner or principal shall be an eligible entity under this rule.
4. **Carrier Coverage Responsibility**

The carrier’s coverage responsibility in a wrap-up project is for the duration of that project. Cancellation of such coverage is prohibited except for non-payment of premium.

5. **Bureau Notification**

The Bureau must be notified of the method by which the wrap-up policies will be identified.

6. **Separate Policy Requirement**

A separate policy is required for each entity included in the wrap-up plan and each policy is subject to that entity’s own experience rating modification.

7. **Experience Modifications**

The experience developed by each entity in the combinations will be used in calculating the future experience modifications for the entity. There will be no experience rating for the project as a unit.
RULE VIII – LIMITS OF LIABILITY

Item 3-B of the Information Page

A. WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

1. Part One – Workers Compensation

There is no limit of liability in the standard policy for Part One – Workers Compensation. The policy provides all benefits required by the Pennsylvania Workers Compensation Law and Occupational Disease Act stated in Item 3-A of the Information Page.

2. Part Two – Employers Liability

The standard limits of liability under Part Two are:

Bodily Injury by Accident: $100,000 – each accident
Bodily Injury by Disease: $100,000 – each employee
Bodily Injury by Disease: $500,000 – policy limit.

b. Increased Limits

The limits under Part Two may be increased, subject to the following:

(1) The limits of liability shall be the same for all states specified in Item 3-A of the Information Page.
(2) The additional premium for increased limits shall be determined by multiplying the total premium by the percentage in the following Table for Increased Limits. For this purpose, total premium shall be computed after application of any carrier rate but before application of experience rating modification or retrospective rating adjustment.

<table>
<thead>
<tr>
<th>Statistical Codes</th>
<th>Limits of Liability</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(000s omitted)</td>
<td></td>
</tr>
<tr>
<td>9803</td>
<td>100 / 100 / 1,000</td>
<td>0.2%</td>
</tr>
<tr>
<td>9805</td>
<td>100 / 100 / 5,000</td>
<td>1.0%</td>
</tr>
<tr>
<td>9806</td>
<td>100 / 100 / 10,000</td>
<td>2.0%</td>
</tr>
<tr>
<td>9807</td>
<td>500 / 500 / 500</td>
<td>1.1%</td>
</tr>
<tr>
<td>9808</td>
<td>500 / 500 / 1,000</td>
<td>1.3%</td>
</tr>
<tr>
<td>9810</td>
<td>500 / 500 / 5,000</td>
<td>2.1%</td>
</tr>
<tr>
<td>9811</td>
<td>500 / 500 / 10,000</td>
<td>3.1%</td>
</tr>
<tr>
<td>9812</td>
<td>1,000 / 1,000 / 1,000</td>
<td>1.4%</td>
</tr>
<tr>
<td>9814</td>
<td>1,000 / 1,000 / 5,000</td>
<td>2.2%</td>
</tr>
<tr>
<td>9815</td>
<td>1,000 / 1,000 / 10,000</td>
<td>3.2%</td>
</tr>
<tr>
<td>9816</td>
<td>1,000 / 1,000 / 10,000</td>
<td>(a)</td>
</tr>
<tr>
<td>9837</td>
<td>All other</td>
<td>Refer to Table 1</td>
</tr>
</tbody>
</table>

(a) Apply to PCRB for higher limit charges.
B. VOLUNTARY COMPENSATION INSURANCE

1. Standard Limits

The standard limits of liability under Part Two Employers Liability Insurance for employees subject to voluntary compensation insurance are:

- Bodily Injury by Accident: $100,000 – each accident
- Bodily Injury by Disease: $100,000 – each employee
- Bodily Injury by Disease: $500,000 – policy limit

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The limit of liability for Bodily Injury by Accident applies to all bodily injury arising out of any one accident. The limit of liability for Bodily Injury by Disease – each employee – applies as a separate limit to bodily injury by disease to any one employee and the limit of liability for Bodily Injury by Disease – policy limit – applies as an aggregate limit for all bodily injury by disease, regardless of the number of employees who sustain bodily injury by disease.

2. Increased Limits
   
a. The standard limits under Part Two Employers Liability for employees subject to voluntary compensation insurance may be increased.
   
b. The premium for the increased limits shall be determined by using the Table in Rule A. 2. b.

3. Premium Determination
   
Premium shall be determined on the basis of the workers compensation rules, classifications and Bureau rating values in this Manual for the state workers compensation law designated in the schedule in the Voluntary Compensation and Employers Liability Coverage Endorsement.

4. Payroll Records
   
When voluntary compensation insurance is provided for a group of employees, separate payroll records shall be maintained by the insured for the designated group of employees.
RULE IX – SPECIAL CONDITIONS OR OPERATIONS AFFECTING COVERAGE

A. EXECUTIVE OFFICERS

1. Definition

Executive Officers of a corporation are the President, Vice President, Secretary, Treasurer or any other officer appointed or elected in accordance with the charter or by-laws of a corporation or unincorporated association.

2. Law And Status

Executive Officers of a corporation are covered under the Pennsylvania Workers' Compensation Law and have the same status as employees under the policy.

Exceptions

(1) Elected officers of Pennsylvania or its political subdivisions are not considered employees; therefore, they are not covered by the policy.

(2) An executive officer of a for-profit corporation or an executive officer of a nonprofit corporation who serves voluntarily and without remuneration may elect not to be an "employee" of the corporation. For the purposes of this exclusion, an executive officer of a for-profit corporation is an individual who has either an ownership interest in a Subchapter S corporation as defined by the Act of March 4, 1971 (P.L. 6, No. 2), known as the "Tax Reform Code of 1971," or an interest of at least five percent in a Subchapter C corporation as defined by the Tax Reform Code of 1971.

3. Executive Officer Exclusion Procedure

a. An employer who wishes to exempt an executive officer(s) from coverage under their workers compensation policy may obtain the forms listed below from either the Commonwealth of Pennsylvania, Department of Labor & Industry - Bureau of Workers' Compensation, 1171 South Cameron Street, Room 103, Harrisburg, Pennsylvania 17104-2501 or their insurance carrier, agent or broker.

Application for Executive Officer Exception from the Provisions of the Pennsylvania Workers' Compensation Act: Section 104 LIBC - 509 REV 04-18.

Executive Officer's Affidavit LIBC - 513 REV 04-18

(Note: Copies of the above forms are found in Section 3 of this Manual)

b. The employer must return both completed forms to their insurance company prior to the exclusion date. The carrier will endorse their policy by attaching an Exclusion of Executive Officers Endorsement – Pennsylvania (W C 37 03 10 C). As a general rule, executive officers may be excluded only on the effective date of the policy. Any exceptions to this general rule must be approved in writing by the carrier issuing the policy.

c. This Executive Officer Exclusion Procedure must be repeated each time a policyholder wishes to change the status of any executive officer or secures coverage from a different carrier group.
d. Subchapter C and S corporations with no employees must contact the Bureau of Workers Compensation, 1171 South Cameron Street, Room 103, Harrisburg, Pennsylvania 17104-2501 for Executive Officer Exemption Certificates. (717 783 5421)

(Note: Carrier group is defined as an insurance carrier sharing the same controlling ownership.)

4. Executive Officers – MULTIPLE CORPORATE ENTERPRISES

An executive officer may either receive a salary from only one or from several corporations insured under one policy. In other instances several policies may be issued to cover several corporations and an executive officer may receive a salary from each of these corporations. The following procedure shall apply in these instances:

Where it is permissible to include more than one corporation on a single policy and such corporations are insured by a single carrier whether under one or more policies, the several corporations shall be considered as a unit with respect to the application of the Executive Officers Rule. In all other cases the rule shall apply on a policy basis.

5. Executive Officers - REMUNERATION – TREATMENT OF:

a. The remuneration of an executive officer shall not be included with the payroll of the employer for premium computation purposes, provided:

1. The executive officer is elected for the value of his or her name or because of stock holdings, has no duties and does not come on the premises, except perhaps to attend directors’ meetings.

2. The executive officer ceases to perform any duties and does not come on the premises, except perhaps to attend directors’ meetings.

b. The remuneration of an executive officer shall be included with the payroll of the employer for premium computation purposes, subject to the minimum and maximum provisions of the Basic Manual, provided:

1. The executive officer ceases to perform any duties, but frequently visits the premises of the employer.

2. The executive officer frequently visits the premises of the employer for business conferences, directors’ meetings or similar duties, even if the officer is an employee or officer of another employer in the operations of which he/she takes an active interest.

3. The officer receives no salary; however, a regular salary is credited to him or her on the books. In this instance the amount credited must be included in payroll.

4. The officer receives no salary or the audit records fail to disclose the salary. In this instance the amount to be included in the payroll is the applicable corporate officer minimum.
6. **Premium Determination**

Premium for executive officers, other than elected officers of Pennsylvania or its political subdivisions, shall be based on their total payroll, subject to the following: (For further information refer to Section 1, Rule IX.)

   a. The requirements of Rule V-E.
   
   b. The minimum individual payroll for an executive officer is **$1,025** per week.
   
   c. The maximum individual payroll for an executive officer is **$2,550** per week.
   
   d. These limitations apply to the average weekly payroll of each executive officer for the number of weeks the officer was employed during the policy period.
   
   e. A part of a week shall be considered a full week in determining the average weekly payroll.

7. **Assignment of Payroll**

Payroll assignment shall be made in the same manner as for any employee. No executive officer’s payroll may be assigned to the standard exception classification unless that officer’s duties fulfill the definition of either Salesmen 951 or Office 953. See Rule IV.

8. **Flight Duties**

Payroll of an executive officer who is a pilot or member of the flying crew of an aircraft used in the insured's business shall be assigned as follows:

   a. For each week during which the executive officer did not perform flight duties, assign the officer's payroll as provided in Rule IX-A-4.
   
   b. For each week during which the executive officer performed flight duties, assign the officer's payroll for that week to Code 7421. If an executive officer's non-flying duties in such a week are subject to a higher-valued classification, that insuring carrier’s higher-valued classification shall be assigned in that week.

Rules 5a and b apply on the basis of the pilot's log book required under Federal regulations or other verifiable records.

If Code 7421 applies and verifiable records are not maintained to indicate those weeks during which flying is performed by executive officers, their payroll shall be assigned to the insuring carrier’s highest-valued classification which applies to any of their operations.

9. **Professional Employer Organization (PEO) – Corporate Clients**

The full remuneration of an executive officer(s) shall be included in the payroll of the PEO without payroll limitation. Executive officers may elect to not be subject to the Pennsylvania Workers Compensation Act. Refer to Rule 2. – Law and Status of this section for officer exclusion procedure. The corporate entity may also obtain a separate policy of insurance for their officer(s) and/or any employees not insured by the PEO contract agreement.

### B. **REAL ESTATE SALESPERSON/BROKER LICENSED INSURANCE AGENT - EXCEPTION**

Any person who is a licensed real estate salesperson or an associate real estate broker, affiliated with licensed real estate broker or a licensed insurance agent affiliated with a licensed insurance agency, under written agreement, remunerated on a commission only basis and who qualifies as an independent contractor
for state tax purposes or for federal tax purposes under the Internal Revenue Code of 1986 (Public Law 99-514, 26 U.S.C. § 1 ET seq.) is exempt from coverage under the Workers’ Compensation Act.

C. PROFESSIONAL OR SEMIPROFESSIONAL ATHLETIC TEAMS – CLASS CODES 970 AND 991

1. Employees who qualify for payroll limitations include all players on the employer’s salary list whether regularly played or not, coaches, managers or sports officials.

2. The entire remuneration of each player, coach, manager or sports official should be included in computing premium, subject to a maximum of $210,000 per policy year.

3. When a player, coach or manager works for two or more teams in the same sport during the policy year, the maximum shall be prorated.

4. The remuneration of an individual player, coach, manager or sports official is subject to a minimum of $500 per policy year, including board and lodging. For more details refer to the Classification and Rating Values Section.

D. SOLE PROPRIETORS, PARTNERSHIPS AND MEMBERS OF LIMITED LIABILITY COMPANIES

Sole proprietors, partners and members of a Limited Liability Company (LLC) are not mandatorily covered by the Pennsylvania Workers’ Compensation Act or the Pennsylvania Occupational Disease Act. A sole proprietor, partner or member of a Limited Liability Company (LLC) may be able to purchase and/or be insured under a standard workers compensation insurance policy. When such coverage is provided, attach WC 00 03 10, Sole Proprietors, Partners, Officers and Others Coverage Endorsement, to the policy, naming the individual(s) so insured. Minimum and maximum payrolls on which premium is based for sole proprietors, partners and members of a Limited Liability Company shall be the same as those set forth in Rule IX, A., 6. for executive officers. If payroll information is not available use the statewide average weekly wage in effect as of the inception date of the policy. The SAWW may be obtained, among other sources, from the Pennsylvania Department of Labor and Industry’s website or from the PCRB’s website under the “Quick Reference” table. Profit or loss amounts attributed to the insured individual’s interest in the business are not to be considered payroll.

E. SUBCONTRACTORS

1. Law on Contractors and Subcontractors

   a. Pennsylvania Workers’ Compensation Act (Section 302 a & b) provides that a contractor is responsible for the payment of compensation benefits to employees of its uninsured subcontractors.

   b. A contractor shall not subcontract all or any part of a contract unless the subcontractor has presented proof of insurance under this act.

   c. (1) Prior to issuing a building permit to a contractor, a municipality shall require the contractor to present proof of workers’ compensation insurance or an affidavit that the contractor does not employ other individuals and is not required to carry workers' compensation insurance.

   (2) Every building permit issued by a municipality to a contractor shall clearly set forth the name and workers' compensation policy and the contractor's Federal or State Employer Identification Number. This information shall be in addition to any information required by municipal ordinance. If the building permit is issued to an applicant which affirms it is not obligated to maintain workers’ compensation insurance under this act, the permit shall clearly set forth the contractor's Federal or State Employer Identification Number and the substance of the affirmation and that the applicant is not permitted to employ any individual.
to perform work pursuant to the building permit.

(3) Every municipality issuing a building permit shall be named as a workers’ compensation policy certificate holder of a contractor-issued building permit. This certificate shall be filed with the municipality's copy of the building permit. An insurer issuing a policy which names a municipality as a workers’ compensation policy certificate holder pursuant to this section shall be required to notify that municipality of the expiration or cancellation of any such policy of insurance or policy certificate within three working days of such cancellation or expiration.

(4) A municipality shall issue a stop-work order to a contractor who is performing work pursuant to a building permit, upon receiving actual notice that the contractor's workers' compensation insurance or State-approved self-insured status has been cancelled. Also, if the municipality receives actual notice that a permittee, having filed an affidavit of exemption from workers’ compensation insurance, has hired persons to perform work pursuant to a building permit and does not maintain required workers’ compensation insurance, the municipality shall issue a stop-work order. This order shall remain in effect until proper workers’ compensation coverage is obtained for all work performed pursuant to the building permit.

d. (1) Where a contractor is performing work for a public body or political subdivision, all contractors and subcontractors shall provide proof of workers’ compensation insurance to the public body or political subdivision effective for the duration of the work.

(2) The public body or political subdivision shall issue a stop work order to any contractor who is performing work for that public body or political subdivision upon receiving notice that any public contractor's workers' compensation insurance, or State-approved self-insurance status, has expired or has been cancelled. If the public body or political subdivision receives actual notice that a contractor, having filed an affidavit of exemption from workers' compensation insurance, has hired persons to perform work for a public body or political subdivision and does not maintain the required workers’ compensation insurance or self-insurance, the public body or political subdivision shall issue a stop work order, which order shall remain in effect until proper workers’ compensation coverage is obtained for all work performed pursuant to the contract of work for the public body or political subdivision.

e. Should such policy of workers’ compensation insurance be cancelled or expire during the duration of the work or should the workers’ compensation self-insurance status change during the said period, the contractor shall immediately notify, in writing, the municipality, public body or political subdivision of such cancellation, expiration or change in status.

f. Nothing in this act shall be the basis of any liability on part of the municipality.

g. For purposes of subsections (b), (c) and (d) of this section, "proof of insurance" shall include a certificate of insurance or self-insurance, demonstrating current coverage and compliance with the requirements of this act, the Occupational Disease Act and the Longshore and Harbor Workers’ Compensation Act (44 Stat. 1424, 33 U.S.C. 901 et seq.), its amendments and supplements, where applicable.

h. For purposes of subsections (b), (c) and (d) of this section, "proof of insurance" shall not be required when the employer has been exempted pursuant to section 304.2 of this act.

2. Coverage

If the contractor has specifically assumed this liability, use the Statutory Employer Endorsement (WC 37 03 09) in Section 3 of this Manual. The carrier for the subcontractor should use Exclusion of Employees

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3. **Premium for Uninsured Subcontractors**

The contractor shall furnish satisfactory evidence that the subcontractor had workers' compensation insurance in force covering the work performed for the contractor. For each subcontractor for which such evidence is not furnished, additional premium shall be charged on the policy which insured the contractor as follows:

   a. The contractor shall provide a complete payroll record of the employees of each uninsured subcontractor. Premium on such payroll shall be based on the classifications which would have applied if the employees of the subcontractor had been employees of the contractor.

   b. If the contractor does not supply the payroll records of its subcontractor, the full subcontract price of the work performed during the policy period by the subcontractor shall be established as the payroll of the subcontractor's employees. The additional premium shall be charged on that amount as payroll.

   *Exception to 3b*

   If investigation on a specific job discloses that a definite amount of the subcontract price represents payroll, such amount shall be the payroll for the additional premium computation. In contracts for: (1) mobile equipment with operators (such as but not limited to: earth movers, graders, bulldozers, or log skidders), the payroll shall not be less than 33% of the subcontract price, (2) labor and material, the payroll shall not be less than 50% of the subcontract price, (3) labor only, the payroll shall be established as not less than 90% of the subcontract price.

   c. If an experience modification has been established for the contractor, such experience modification shall be applied to the premium developed for the uninsured subcontractor.

4. **Drivers, Chauffeurs and Helpers Under Contract**

This rule on subcontractors does not apply to contracts to drivers, chauffeurs or helpers on vehicles engaged under contract. See Rule IV B. 3a (10).

F. **EX-MEDICAL COVERAGE**

Ex-medical coverage is prohibited in the state of Pennsylvania.

G. **TRUCKERS - INTERSTATE**

The payroll of a trucker shall be assigned to a state in which it has a terminal or base of operations. These guidelines are not applicable to dispatching or broker operations.

*Example:*

A driver/employee resides in State A. His employer/trucker base of operations is in State B. If the driver/employee regularly travels to the terminal or base of operations in State B to load or unload freight or perform other regular work functions, i.e. mechanic, the driver/employee payroll shall be assigned to State B.

When the trucker does not operate from a terminal or base of operations, the state to which the payroll is assigned shall be determined in accordance with the following procedures.

If it can be established that the trucker does a significant portion of its business in a single state, the payrolls, other than those payrolls which can be attributed to specific work functions in a specific state,
should be assigned to that state. Factors such as driving time, number of pickups and deliveries, revenue and tonnage, should be considered in determining the state of payroll assignment. If a state payroll assignment cannot be made based on these factors, then the truckers payroll shall be assigned to his state of residence.

For the purposes of the guidelines the following definitions shall apply:

TRUCKER – A trucker is the holder of operating authority from a government agency.

TERMINAL OR BASE OF OPERATIONS – A permanent location owned, leased or used by the trucker at which loading, unloading and other related non-clerical work functions such as maintenance and transfers are performed and from which the driver/employee is assigned to work from on a regular basis.

STATE OF RESIDENCE – The state in which the trucker resides as evidenced by the location used for the filing of federal income taxes.

REGULAR – A pattern of 40 hours per week or any other pattern that appears on a continuing basis.

H. PENNSYLVANIA CONSTRUCTION CLASSIFICATION PREMIUM ADJUSTMENT PROGRAM

1. The Pennsylvania Construction Classification Premium Adjustment Program (PCCPAP) provides for a premium credit for up to one year for a policy which contains one or more construction classifications.

For policies subject both to a Pennsylvania Construction Classification Premium Adjustment Program credit and any retrospective rating plan the PCCPAP credit shall be applied in determining standard premium. Such adjusted standard premium shall then be used wherever standard premium would otherwise apply in determining retrospective rating plan values and amounts for the retrospective rating plan applicable to the same risk if no PCCPAP credit were applicable. PCCPAP credits shall not be applied to final retrospective premium either in lieu of or in addition to the above prescribed procedure.

The basis for determining the credit is the total payroll (including overtime premium pay) and hours worked for each construction classification as reported to taxing authorities. The applicable report periods vary according to the policy effective date of each policy, as set forth below:

<table>
<thead>
<tr>
<th>Policy Effective Dates</th>
<th>Reporting Period for Qualifying Wages</th>
</tr>
</thead>
<tbody>
<tr>
<td>October 1, 2019 and later</td>
<td>Third calendar quarter of 2018</td>
</tr>
</tbody>
</table>

If the insured did not engage in operations for the complete quarter, then the last complete quarter prior to policy year inception shall be used or, if there was no complete quarter of operations prior to the policy inception, then the first complete quarter after policy inception shall be used. A credit may be determined for each construction classification by dividing the total payroll, including overtime premium pay, by the number of hours worked to arrive at the average hourly wage for the classification. In the absence of specific records for salaried employees, it will be assumed each such individual worked forty (40) hours per week. The credit for average hourly wage is listed below:
Policy Effective Dates – October 1, 2019 and later

<table>
<thead>
<tr>
<th>Average Hourly Wage</th>
<th>Credit From Standard Premium</th>
<th>Average Hourly Wage</th>
<th>Credit From Standard Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>31.29 or less</td>
<td>None</td>
<td>38.90</td>
<td>39.59</td>
</tr>
<tr>
<td>31.30</td>
<td>31.79</td>
<td>39.60</td>
<td>40.29</td>
</tr>
<tr>
<td>31.80</td>
<td>32.29</td>
<td>40.30</td>
<td>41.04</td>
</tr>
<tr>
<td>32.30</td>
<td>32.84</td>
<td>41.05</td>
<td>41.79</td>
</tr>
<tr>
<td>32.85</td>
<td>33.39</td>
<td>41.80</td>
<td>42.54</td>
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<tr>
<td>33.40</td>
<td>33.94</td>
<td>42.55</td>
<td>43.34</td>
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<td>33.95</td>
<td>34.49</td>
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<td>34.50</td>
<td>35.09</td>
<td>44.20</td>
<td>45.04</td>
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<td>35.10</td>
<td>35.69</td>
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<td>45.89</td>
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<td>35.70</td>
<td>36.29</td>
<td>45.90</td>
<td>46.79</td>
</tr>
<tr>
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<td>47.70</td>
<td>48.64</td>
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<td>37.60</td>
<td>38.24</td>
<td>48.65</td>
<td>and over</td>
</tr>
<tr>
<td>38.25</td>
<td>38.89</td>
<td>48.65</td>
<td>and over</td>
</tr>
</tbody>
</table>

The total construction classification credit amount, in dollars, must be calculated and then divided by the total policy premium at bureau rating values – including construction and non-construction classifications. The resulting percentage credit will be the indicated policy credit. When calculating the indicated policy credit, the percentage shall be rounded to the nearest whole number with .5 being rounded upward (as an example, 5.4 rounded to 5 and 5.5 rounded to 6).

The indicated policy credit will be applied to the policy for any insured not eligible for experience rating. For insureds eligible for experience rating, a policy credit is determined as follows:

- The insured’s experience modification effective one year prior to the effective date of the Pennsylvania Construction Classification Premium Adjustment Program (PCCPAP) credit will be determined in accordance with applicable Manual rules using expected losses reduced by the indicated policy credit percentage for the policy period to which the PCCPAP credit will apply. This experience modification will be designated as the PCCPAP numerator.

- The insured’s experience modification effective one year prior to the effective date of the PCCPAP credit will be determined in accordance with applicable Manual rules. This experience modification will be designated as the PCCPAP denominator.

- A credit Adjustment Factor will be computed by dividing the PCCPAP numerator by the PCCPAP denominator. This credit adjustment factor will be rounded to four decimal places. In the event that the insured’s experience modification factor effective one year prior to the effective date of the PCCPAP credit cannot be promulgated at the time the PCCPAP credit is determined, the credit adjustment factor will be set equal to 1.0000.

- A policy credit will be computed according to the following formula: 100 - [100 - indicated policy credit] x credit adjustment factor
The policy credit, rounded to the nearest whole number using the convention described above with respect to the indicated policy credit, will be applied to the policy for insureds eligible for experience rating.

EXAMPLE:

Hypothetical insured qualified for experience rating –

|  (1.) | Insured’s indicated policy credit:                  | 26 |
|  (2.) | PCCPAP numerator: (insured’s experience modification for prior policy period with expected losses reduced by the indicated policy credit) | 1.026 |
|  (3.) | PCCPAP denominator: (insured’s experience modification for prior policy period) | 0.957 |
|  (4.) | Credit adjustment factor: ((2) / (3)) rounded to 4 decimals | 1.0721 |
|  (5.) | Policy credit factor: 100 - [100 - 26] x 1.0721 rounded to two decimals | 21 |

The insured shall submit the required payroll and hours worked information to the Pennsylvania Compensation Rating Bureau for calculation of any applicable credit. The carrier shall, upon audit, verify the information that was submitted by the insured and used in the calculation of the credit. If the carrier discovers an error in the original request for policy credit, the revised information must be submitted to the Pennsylvania Compensation Rating Bureau for recalculation. If the insured does not furnish records to verify the payrolls and hours worked originally submitted and used in the calculation of the credit, there shall be no credit applied to the policy.

The credit authorized by the Pennsylvania Compensation Rating Bureau shall appear on Item 4 of the policy. If the credit applicable to the policy is not available at the time of policy issuance, the carrier shall endorse the policy to provide the appropriate credit information once a qualifying application has been processed and the Bureau has notified the carrier of the credit determined on the basis of such application.

Report Pennsylvania Construction Class Premium Credit on the information page and unit statistical report under Code 9046.

Carriers are required to use the approved form to notify all their insureds, who have one or more construction classifications on their policy, that they may be eligible for a premium adjustment credit.

"Construction classifications" are those classifications subject to the following code numbers:

| 601 | 611 | 649 | 657 | 664 | 673 | 691 |
| 603 | 615 | 651 | 658 | 665 | 674 | 693 |
| 605 | 617 | 652 | 659 | 666 | 675 | 695 |
| 606 | 645 | 653 | 660 | 667 | 676 |     |
| 607 | 646 | 654 | 661 | 668 | 677 |     |
| 608 | 647 | 655 | 662 | 669 | 679 |     |
| 609 | 648 | 656 | 663 | 670 | 681 |     |

2. Appeals

The Bureau's determination of an individual risk's eligibility for or the percentage of credit under the Pennsylvania Construction Classification Premium Adjustment Program may be appealed pursuant to RULE XVI, APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE, Section 1 of this Manual.
BUREAU FILE NO _____________________________

PENNSYLVANIA WORKERS COMPENSATION – PREMIUM CREDIT APPLICATION

NAME ON INSURANCE POLICY ________________________________________________________________

INSURANCE COMPANY (Not Agent) ____________________________________________________________

POLICY NO ____________________________ EFF. DATE _______________

Are you currently engaged in a Long Term Construction Project (i.e. Wrap-up)? □ YES

Notice: Unless Code(s), total wages paid as reported to taxing authorities, total hours worked, and calendar quarter reported are indicated and application is signed, it cannot be processed. Non-construction class code payrolls must be included. Corporate Officers should be included in the appropriate classification subject to payroll limitation rules. Do not include corporate officers who have elected to be excluded from the Workers Compensation Act. Contact your agent and/or insurance company if assistance is desired.

<table>
<thead>
<tr>
<th>CLASSIFICATION DESCRIPTION</th>
<th>PENNSYLVANIA WC CLASS</th>
<th>TOTAL PENNSYLVANIA WAGES PAID THIS QUARTER</th>
<th>TOTAL HOURS WORKED THIS QUARTER (Including O.T.)</th>
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</thead>
<tbody>
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<td>Example: Carpentry</td>
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<td>520</td>
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<tr>
<td>Example: Office</td>
<td>953</td>
<td>$3,000</td>
<td>400</td>
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The foregoing is based on actual wages and hours worked, as reflected in our payroll records, for the complete calendar quarter ending ____________________________.

Signature ____________________________________________ Title ________________________

Telephone Number______________________________ Date ________________________

Address________________________________________ City________________ State_______ Zip Code________

SEND APPLICATION TO: EXPERIENCE RATING DEPARTMENT
PENNSYLVANIA COMPENSATION RATING BUREAU
30 SOUTH 17th STREET, SUITE 1500
PHILADELPHIA, PA 19103-4007

No application will be processed by the Bureau unless such application is filed within 12 months after the termination of the policy period to which it would apply.
I. CERTIFIED SAFETY COMMITTEE CREDIT PROGRAM

1. The Pennsylvania Workers’ Compensation Act of June 2, 1915, as amended, mandates that the Department of Labor and Industry develop certification criteria for the operation of safety committees. (For certification criteria contact the Pennsylvania Department of Labor and Industry.)

2. A 5% rate credit shall apply to the policy period beginning with the next policy in effect following certification and shall not apply to the policy period in effect when the certification is issued.

3. The 5% rate credit shall continue if the employer annually submits certification renewal affidavits acceptable to the Department of Labor and Industry.

4. Use Endorsement WC 37 04 04 C Certified Safety Committee Endorsement – Pennsylvania to show credit on the appropriate policy.
A. WHO MAY CANCEL

1. The Cancellation Condition of the Standard Policy permits cancellation by the insured or by the insurance carrier.

2. Pennsylvania enacted legislation that prohibits an insurance carrier from cancelling workers’ compensation policies during their term, except for nonpayment of premium and/or failure to reimburse the deductible amount.

Reinstatement

When a notice of cancellation for non-payment has been issued, if the insurer thereafter receives payment and voluntarily determines to reinstate the policy, such reinstatement of coverage must be retroactive to the cancellation date.

Alternatively, if the insurer does not want to reinstate the policy as of the cancellation date but voluntarily determines to resume coverage after a lapse in coverage, the insurer must issue a new policy. Such new policy must carry the carrier rating values effective on the policy effective date of the new policy.

IMPORTANT NOTICE: CANCELLATION NOTICES MUST BE FILED WITH THE BUREAU WITHIN 10 DAYS OF ISSUANCE; PROVIDED, HOWEVER, THAT FAILURE TO FILE SUCH NOTICE WITHIN THE REQUIRED TIME SHALL NOT INVALIDATE ANY CANCELLATION WHICH HAS BEEN MADE IN ACCORDANCE WITH THE PROVISIONS OF THE POLICY.

B. PREMIUM DETERMINATION – CANCELLATION BY THE INSURANCE CARRIER

Premium for the canceled policy shall be computed as follows:

1. Carrier Rating Values and Payroll

   Apply carrier rating values to the payroll developed during the period the policy was in effect.

2. Experience Rating

   Apply any experience rating modification in accordance with the rules of the Experience Rating Plan Section. Refer to Rule VI-E

C. PREMIUM DETERMINATION—CANCELLATION BY THE INSURED, WHEN RETIRING FROM BUSINESS

Compute the premium as provided in B above if a policy is cancelled by the insured when:

1. All the work covered by the policy has been completed, or

2. All interest in any business covered by the policy has been sold, or

3. The insured has retired from all business covered by the policy.

D. PREMIUM DETERMINATION—CANCELLATION BY THE INSURED, EXCEPT WHEN RETIRING FROM BUSINESS

The premium for the canceled policy shall be based on the Short Rate Cancellation Table in this rule and computed as follows:
1. **Actual Payroll**

   Determine the payroll developed during the period the policy was in effect.

2. **Extended Payroll and Number of Days**

   a. **Extended Payroll**

      Extend such payroll pro-rata based on the number of days for which the policy was written divided by the number of days the policy remained in force to produce the full policy payroll.

      *Example*

      A policy written for 250 days that remained in effect for 185 days produced a payroll of $55,500. Payroll extended for the original policy term — $55,500 x 250/185 = $75,000.

   b. **Extended Number of Days**

      The extended number of days shall be determined by dividing the number of days the policy was in force by the number of days for which the policy was written and multiplying the quotient by 365 days. When the policy was written for a one year period, the extended number of days will equal the number of days the policy remained in force.

3. **Carrier Rate**

   Apply carrier rate to the payroll in 2a. above.

4. **Experience Rating**

   Apply any experience rating modification in accordance with the rules of the Experience Rating Plan Section. Refer to Rule VI-H.

5. **Short Rate Percentage**

   Based on the extended number of days calculated in 2.b., apply the short rate percentage shown in the Short Rate Cancellation Table in this rule to the premium computed on the basis of the extended payroll in order to determine the short rate portion of the premium.

6. **Example of a Short Rate Cancellation**

   A policy originally written for 250 days in effect for 185 days develops actual payroll of $55,500, carrier rate of $.50.

   a. Payroll extended to full policy term = $55,500 x $ \frac{250}{185} = $75,000

   b. Full policy term premium = $75,000 x $.50 = $375

   c. Extended number of days = $ \frac{185 \times 365}{250} = 270$

   d. Short rate percentage for 270 days = 80%

   e. Short rate premium = $375 \times .80 = $300

   f. Total premium for canceled policy = $300
E. SHORT RATE CANCELLATION TABLE FOR TERM OF ONE YEAR

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## Short Rate Cancellation Table

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<th>Short Rate Percentages</th>
<th>Factor to Apply to Earned Premium for Period Policy In Effect</th>
<th>Days In Policy Period</th>
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RULE XI – THREE YEAR FIXED RATE POLICY OPTION

1. A carrier may file a "Three-Year Fixed Rate Option" program with the Pennsylvania Insurance Department.

2. A policy may be issued for a period of three years at a fixed carrier rate, provided the risk is not eligible for the Experience Rating Plan on the effective date of the policy.

3. A policy issued under an approved program shall be designated on the Information Page as follows - "THREE-YEAR FIXED RATE."
RULE XII – U.S LONGSHORE AND HARBOR WORKERS’ COMPENSATION ACT

A. GENERAL EXPLANATION

The U.S. Longshore and Harbor Workers’ Compensation Act (U.S.L. & H.W. Act) is a Federal law which provides for payment of compensation and other benefits to employees such as longshoremen, harbor workers, ship repairmen, shipbuilders, ship-breakers and other employees engaged in loading, unloading, repairing or building a vessel. It applies to such employees while working on navigable waters of the United States and also while working on any adjoining pier, wharf, dry dock, terminal, building way, marine railway, or other area adjoining such navigable waters customarily used for loading, unloading, repairing or building a vessel. It does not cover masters or members of the crew of a vessel. For complete details see U.S. Code (1946), Title 33, Section 901-49, amended by Public Law 92-576.

B. WORKERS COMPENSATION INSURANCE – PART ONE

The standard policy is used to insure the statutory obligation of an employer to furnish benefits required by the U.S.L. & H.W. Act. Attach the Standard Longshore and Harbor Workers’ Compensation Act Coverage Endorsement (WC 00 01 06A) to provide such insurance. Do not designate the U.S.L. & H.W. Act in Item 3-A of the Information Page.

C. EMPLOYERS LIABILITY INSURANCE – PART TWO

For operations subject to the U.S.L. & H.W. Act, the standard limits of liability under Part Two are:

- Bodily Injury by Accident: $100,000 – each accident
- Bodily Injury by Disease: $100,000 – each employee
- Bodily Injury by Disease: $500,000 – policy limit, Refer to Rule VIII.

D. CLASSIFICATIONS AND RATES

1. Classifications

Classifications for insurance under the U.S.L. & H.W. Act are listed in "Section 2 – Classifications" of this Manual.

2. Rates for Federal "F" Classifications

The manual rates for classification code numbers followed by the letter "F" include premium for operations subject to the U.S.L. & H.W. Act.

3. Bureau Rating Values for Non-Federal "Non-F" Classifications

The manual bureau rating values for classification code numbers not followed by the letter "F" do not include premium for operations subject to the U.S.L. & H.W. Act. If operations under such classifications involve some employees subject to U.S.L. & H.W. Act, the manual rates and minimum premiums for such classifications shall be increased by the U.S. Longshore and Harbor Workers' Compensation Coverage Percentage. Such increased rate shall apply only to payroll of employees engaged in operations subject to the U.S.L. & H.W. Act.

E. EXTENSIONS OF THE U.S.L. & H.W. ACT

1. Defense Base Act

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The Defense Base Act extends the provisions of the U.S.L. & H.W. Act to employers and their employees on overseas military bases and on other overseas locations under public works contracts being performed by contractors with agencies of the United States Government. Employees who are not United States citizens may be exempted from coverage upon approval of a waiver by the Secretary of Labor. For complete details, see Defense Bases Act, U.S. Code (1946) Title 42 Sections 1651-54, Public Law 208, 77th Congress.

To provide such insurance, attach the Standard Defense Base Act Coverage Endorsement (WC 00 01 01A).

2. **Civilian Employees of Non appropriated Fund Instrumentalities Act**

   The Non appropriated Fund Instrumentalities Act extends the provisions of the U.S.L. & H.W. Act to civilian employees of non-appropriated fund instrumentalities such as post exchanges and service clubs of the Armed Forces. For complete details, see U.S. Code (1970) Title 5, Section 8171 (Public Law 85-538, 85th Congress).

   To provide such insurance attach the Standard Non appropriated Fund Instrumentalities Act Coverage Endorsement (WC 00 01 08A).

3. **Premium Determination**

   For insurance under extensions of the U.S.L. & H.W. Act, determine premium as provided in Rule XII - D.

4. **Outer Continental Shelf Lands Act**

   To provide such insurance, attach the Outer Continental Shelf Lands Act Coverage Endorsement (WC 00 01 09A).
RULE XIII – THE ADMIRALITY LAW AND THE FEDERAL EMPLOYERS LIABILITY ACT

NOTE: The Pennsylvania Compensation Rating Bureau has no jurisdiction over the bureau rating values or classification for Admiralty or Federal Employers Liability exposure. The following rule was published by the National Council on Compensation Insurance and is shown here for information purposes only.

A. General Explanation

1. Admiralty Law

Masters and members of the crews of vessels are not covered under state workers compensation laws nor under the U.S.L. & H.W. Act. They are subject to admiralty law and, if injured, have the right to sue their employers for damages in the Admiralty Courts where the proceeding is in the nature of an employers' liability suit. They also have the right to transportation, wages, maintenance and cure. Such seamen are subject to a Federal law, the Merchant Marine Act of 1920, known as the Jones Act (46 U.S. Code, Section 688, 1970) which applies the provisions of the Federal Employers Liability Act to seamen. Every person employed on board a vessel is deemed to be a seaman if connected with the operation or welfare of the vessel while in navigable waters. Usually, navigable waters are defined as those which form a continuous highway for interstate or international commerce.

2. Federal Employers Liability Act (F.E.L.A.)

The Federal Employers Liability Act applies to employees of interstate railroads. Such employees are not subject to state workers compensation laws. This federal law imposes liability for damages on the railroad if the injured railroad employee can show any negligence on the part of the railroad. For complete details, see 45 U.S. Code, Sections 51-60, 1970.

B. Description of Coverage Programs

The Standard Policy may be used to provide insurance for liability under one or more state workers compensation laws and also for liability under admiralty law or F.E.L.A. There are two programs to furnish such insurance:

1. Program I

Provides under Part One - Workers Compensation Insurance statutory liability - under the workers compensation law of any state designated in the Information Page and under Part Two - Employers Liability Insurance, Employers liability - for damages under admiralty law or F.E.L.A., subject to a standard limit of liability of $25,000.

2. Program II

Provides the same coverage as Program I, but with the addition of Voluntary Compensation. Under Program II, the insurance carrier will offer a settlement of a claim strictly in accord with the statutory benefits provided in the workers' compensation law designated in the Voluntary Compensation Endorsement attached to the policy as if the claim were subject to such law, instead of subject to the laws of negligence. If the offer of settlement is rejected, Employers liability then applies to such claim or suit, with the same standard limit as for Program I.

C. Coverage

1. Admiralty Law Endorsements

To provide Program I for admiralty law, attach the Standard Maritime Coverage Endorsement (WC 00 02 01A). To provide Program II for admiralty law, also attach the Standard Voluntary, Maritime
Coverage Endorsement (WC 00 02 03).

2. **Admiralty Law Coverage Options**
   
   a. The Maritime Coverage Endorsement (WC 00 02 01A) excludes liability to provide transportation, wages, maintenance and cure. This endorsement may optionally include a provision to insure such liability for an additional premium based on an (a) rate.

3. **F.E.L.A. Endorsements**

   To provide Program I for employments subject to F.E.L.A., attach the Standard Federal Employers Liability Act Coverage Endorsement (WC 00 01 04). To provide Program II, also attach the Standard Voluntary Compensation and Employers Liability Coverage Endorsement (WC 00 03 11A).


   When insurance is provided for liability under admiralty law or F.E.L.A., insurance for liability under the U.S.L. & H.W. Act also may be necessary. To provide such insurance, attach the Standard Longshore and Harbor Workers’ Compensation Act Coverage Endorsement (WC 00 01 06A).

D. **Limits of Liability**

1. **Standard Limits**

   The standard limit of liability under Part Two - Employers Liability Insurance for admiralty or F.E.L.A. insurance under Program I or II is $25,000.

   a. **Accident Limit**
      
      The limit of liability applies to all bodily injury arising out of any one accident.

   b. **Disease Limit**
      
      The limit of liability also applies as a separate aggregate limit for all bodily injury by disease. The aggregate limit applies separately to bodily injury by disease arising out of work in each state shown in Item 3-A of the Information Page.

   c. **Show Limits on Endorsement**
      
      These limits of liability must be stated in the Maritime Coverage Endorsement and/or the Federal Employers Liability Act Coverage Endorsement (WC 00 01 04).

2. **Increased Limits**

   Increased limits for liability under Part Two - Employers Liability Insurance are available. The additional premium for increased limits shall be determined by applying the factor in the following Table for Increased Limits to the total premium for admiralty or F.E.L.A. classifications before application of:

   a. **Expense Constant**
   
   b. **Experience rating modification**
   
   c. **Premium discount or retrospective rating adjustment**

   The premium for increased limits is subject to an experience rating modification.
### TABLE FOR INCREASED LIMITS

<table>
<thead>
<tr>
<th>Limit Per Accident</th>
<th>Factor</th>
<th>Minimum Premium Program I</th>
<th>Minimum Premium Program II</th>
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<tbody>
<tr>
<td>$ 25,000</td>
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<td>$200</td>
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<tr>
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<td>1.09</td>
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<tr>
<td>500,000</td>
<td>1.38</td>
<td>138</td>
<td>276</td>
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</tbody>
</table>

### 3. Minimum Premium

The separate minimum premium shown in the above Table For Increased Limits applies to a policy which includes classifications for operations subject to admiralty law or the F.E.L.A. Such minimum premium is the lowest premium for insuring admiralty or F.E.L.A. operations and it shall apply in addition to the minimum premium or premium for other operations on such a policy. It is not subject to an experience rating modification.

### D. CLASSIFICATIONS

**NOTE:** The Pennsylvania Compensation Rating Bureau has no jurisdiction over the bureau rating values or classification for Admiralty or Federal Employers Liability Exposure. The following admiralty or F.E.L.A. classification list is for information purposes only.

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Code Number</th>
<th>Program I</th>
<th>Program II</th>
</tr>
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<tbody>
<tr>
<td></td>
<td></td>
<td>State Act Benefits</td>
<td>USL Act Benefits</td>
</tr>
<tr>
<td>Boat Livery - boats under 15 tons. This classification includes the laying up or putting into commission of boats. Boats 15 tons or over to be separately rated under the appropriate vessels classification.</td>
<td>7038</td>
<td>7090</td>
<td>7050</td>
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<tr>
<td>Diving - marine</td>
<td>7394</td>
<td>7395</td>
<td>7398</td>
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<tr>
<td>Dredging - all types</td>
<td>7333</td>
<td>7335</td>
<td>7337</td>
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<tr>
<td>Ferries - This classification includes dock employees.</td>
<td>7019</td>
<td>7027</td>
<td>7062</td>
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<tr>
<td>Fishing Vessels - NOC. This classification includes packing, curing or shipping fish and repair of nets or boats.</td>
<td>7039</td>
<td>7091</td>
<td>7051</td>
</tr>
<tr>
<td>Oyster Boats - This classification includes planting; harvesting; and operation of boats.</td>
<td>7079</td>
<td>7097</td>
<td>7070</td>
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<tr>
<td>Salvage Operations - marine.</td>
<td>7394</td>
<td>7395</td>
<td>7398</td>
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<tr>
<td>Supply Boats</td>
<td>7020</td>
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<tr>
<td>Tugboats</td>
<td>7020</td>
<td>7028</td>
<td>7131</td>
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<tr>
<td>Vessels - NOC</td>
<td>7016</td>
<td>7024</td>
<td>7047</td>
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<tr>
<td>Vessels - not self-propelled. Such vessels having a regular master and crew who are furnished living quarters aboard the vessel, shall be rated as &quot;Vessels, NOC.&quot;</td>
<td>7046</td>
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<td>7099</td>
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### Classifications

<table>
<thead>
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<th>Program I</th>
<th>Program II</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>State Act Benefits</td>
<td>USL Act Benefits</td>
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<tr>
<td>Vessels – sail</td>
<td>7036</td>
<td>7088</td>
</tr>
<tr>
<td>Wrecking - marine. This classification includes salvage operations.</td>
<td>7394</td>
<td>7395</td>
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<tr>
<td>Yachts - private - sail or power</td>
<td>7037</td>
<td>7089</td>
</tr>
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</table>

## Federal Employers Liability Act

Railroad Operation - all employees including drivers. This classification contemplates the normal operations of railroads including normal maintenance and repair. All extraordinary repair work including such work as rebuilding bridges, grade crossing elimination, laying or relaying track and all new construction operations shall be classified as Code 6702 or 6703.

<table>
<thead>
<tr>
<th>Code Number</th>
<th>Program I</th>
<th>Program II</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clerical Office Employees - NOC</td>
<td>8814</td>
<td>8805</td>
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<tr>
<td>Salespersons, Collectors or Messengers - outside</td>
<td>8737</td>
<td>8734</td>
</tr>
<tr>
<td>Railroad Construction - all operations including clerical, salespersons and drivers</td>
<td>6702</td>
<td>6704</td>
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</table>

### E. Waters not under Admiralty Jurisdictions

1. **Coverage**

   An insured may conduct operations on waters not subject to admiralty jurisdiction. Insurance for such operations shall be provided by the Standard Policy and endorsement forms and is subject to the rules which apply to statutory workers’ compensation insurance.

2. **Admiralty Law or U.S.L & H.W. Act Liability**

   If there is a potential liability under admiralty law, follow the previous rules for insurance under admiralty law. If there is a potential liability under the U.S.L & H.W. Act, refer to Rule XII.
RULE XIV – DOMESTIC WORKERS - RESIDENCIES

A. DEFINITIONS

1. Inside Domestic Workers

Domestic Workers—Inside are employees engaged exclusively in household or domestic work performed principally inside the residence. Examples include a cook, housekeeper, laundry worker, maid, butler, companion, nurse and baby sitter.

2. Outside Domestic Workers

Domestic Workers—Outside are employees engaged exclusively in household or domestic work performed principally outside the residence. Examples include a private chauffeur and a gardener.

3. Occasional Domestic Workers

Domestic Workers—Occasional are domestic workers inside or outside, who are employed part-time. Any domestic worker employed more than 1/2 of the customary full time shall be assigned and rated as a full time domestic worker. Examples of occasional domestic workers are persons engaged on certain days for gardening, cleaning, laundering or babysitting.

B. COVERAGE

1. Workers Compensation and Employers Liability Insurance

An employer of domestic workers may elect to come within the workers compensation law by applying to the Bureau of Workers Compensation. The statutory obligation of the employer may be insured by the standard policy.

2. Voluntary Compensation Insurance

If the employer of domestic workers does not elect coverage under the law, voluntary compensation insurance for the domestic workers may be provided by attaching the standard Voluntary Compensation Endorsement to the Standard Policy.

C. NAME OF INSURED

The resident owner, the estate of the owner or a family member(s) of the same residence may be named as the insured, but only with respect to the employment of domestic workers in connection with a given residence.

D. CLASSIFICATIONS

1. Please refer to the Section 2 Domestic Workers class listing for the Domestic Workers classifications.

2. Maintenance, Repair or Construction Operations

   a. The domestic services classifications (Codes 0913, 0908, 0912 and 0909) include ordinary repair or maintenance of the insured’s personal residence or equipment by domestic workers.

   b. Assign Code 971 to payroll developed in the general building maintenance or repair by employees of a commercial building owner, lessee or real estate management firm or business where the basic and major operations are described by classifications defined as standard exceptions.
c. Assign Code 880 to payroll developed in general building maintenance or repair by employees of an apartment house or condominium complex operator.

d. Assign the employers’ applicable field of business classification to payroll developed in general building maintenance or repair by employees of a business assigned to a classification other than the standard exceptions.

e. Extraordinary repairs, alterations, new construction, erection or demolition of structures shall be assigned to the applicable construction or erection classifications.

E. BUREAU RATING VALUES AND PREMIUM

1. Bureau Rating Values

The Bureau Rating Values for Codes 0908, 0909, 0912 and 0913 are per capita premium charges. Terrorism (9740) and Catastrophe (other than Certified Acts of Terrorism) (9741) do not apply to per capita classification premium charges.

2. Records Required

The insured shall maintain a record of the names, duties and period of service of each domestic worker.

3. Full Time Domestic Workers

Estimated premium for Codes 0912 and 0913 shall be computed on the estimated number of such domestic workers during the policy period. If additional domestic workers under Codes 0912 and 0913 are employed during the policy period or if some domestic workers are no longer employed and are not replaced, the per capita premium charges shall be pro-rated. Each pro rata charge shall be based on the period of employment but shall not be less than 25% of the per capita charge.

4. Occasional Domestic Workers

A separate per capita charge shall be applied to each concurrently employed domestic worker.
RULE XV – FINAL EARNED PREMIUM DETERMINATION

A. ACTUAL PAYROLL

Final earned premium for the policy shall be determined on actual, instead of estimated, payroll or other premium basis.

B. PREMIUM DETERMINATION

The determination of final earned premium is governed by the rules, classifications and Bureau rating values and carrier rating values, subject to modification by applicable rating plans.

C. AUDIT RIGHTS OF CARRIER

The insurance carrier has the right to compute earned premium based on an examination of original payroll records and books of account of the insured, in accordance with Part Five - Premium, Section G (Audit) of the Standard Policy.

D. AUTHORIZED CLASSIFICATIONS

Only the classifications shown on a Data Card issued by the PCRB shall be used in auditing the payroll of that employer. The insuring carrier shall contact the PCRB in writing in any instance where the authorized classifications do not describe the employer’s operations as delineated in Rule IV, C. 2. c., Section 1 of this Manual.

E. AUDIT NONCOMPLIANCE CHARGE

1. If the employer does not comply with Part Five—Premium, Section G. (Audit) of the policy, the employer will be considered noncompliant with the policy terms and conditions. When this occurs, the carrier may apply an Audit Noncompliance Charge (ANC) subject to the conditions in this rule. The charge is determined by applying the ANC multiplier to the ANC Basis shown in the table below:

<table>
<thead>
<tr>
<th>ANC Basis</th>
<th>ANC Multiplier</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Annual Premium</td>
<td>Two times</td>
</tr>
</tbody>
</table>

2. On a multistate policy, the ANC applies only to the exposure in the states where an employer is noncompliant with an audit and where this ANC rule is approved for use.

3. The ANC is a premium charge and is applied in accordance with the applicable state premium algorithm. The ANC is not part of standard premium.

4. The application of the ANC is subject to the following conditions:
   a. Carriers must comply with all applicable state laws and/or regulations related to audits of workers compensation insurance policies.
   b. The Audit Noncompliance Charge Endorsement is optional. When used, the Audit Noncompliance Charge Endorsement and/or applicable state-specific endorsement must be attached to the policy at inception of the policy term being audited.
   c. The carrier must make two attempts to obtain the audit information and/or complete the audit. At each attempt, the carrier must notify the employer regarding the specific required records and the amount of the ANC to be applied if the employer continues to refuse to comply with the audit.
d. The carrier must adequately document the audit file regarding the above attempts to obtain the required audit information.

5. This ANC rule applies to mail/email, telephone, computer (remote access), and physical audits, unless otherwise provided by state law.

6. The ANC may be applied to guaranteed cost policies as well as retrospectively rated policies.

7. The scenarios listed below may occur and are treated as follows:

<table>
<thead>
<tr>
<th>If an ANC is applied and the employer…</th>
<th>Then the carrier…</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pays the ANC and later allows the audit</td>
<td>• Performs the final audit and determines the final policy premium based on the results of the audit; and</td>
</tr>
<tr>
<td></td>
<td>• Refunds the ANC to the employer, or applies the ANC amount to any outstanding balance on the policy</td>
</tr>
<tr>
<td></td>
<td>Submit a unit statistical correction report to remove the ANC charge from the previously reported Unit Statistical data.</td>
</tr>
<tr>
<td>Does not pay the ANC but later allows the audit</td>
<td>Performs the final audit and determines the final policy premium based on the results of the audit</td>
</tr>
<tr>
<td>Pays the ANC but does not later allow the audit</td>
<td>Does not change the previously reported:</td>
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<td>Does not pay the ANC and does not later allow the audit</td>
<td>• Unit Statistical data</td>
</tr>
<tr>
<td></td>
<td>• Noncompliance transactions</td>
</tr>
</tbody>
</table>

8. The ANC must be reported, including applicable corrections, in accordance with PCRB’s Statistical Plan.
RULE XVI – APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE

A. Any policyholder aggrieved by the application of the Rating System of the Pennsylvania Compensation Rating Bureau (PCRB) may appeal such application to the PCRB in accordance with this appeals procedure (Procedure).

“Rating System” is defined to include all workers compensation insurance pricing programs subject to rules set forth in this Manual.

The appeal must be filed directly with the PCRB during the policy period with respect to which the application is made, or within twelve months after the termination thereof. Appeals filed beyond this time period will not be granted.

EXCEPTION: An appeal for revision of losses used in experience or merit rating is governed by the Revision of Losses provisions of this Manual.

B. An aggrieved party who wants to appeal a PCRB decision concerning an application of the Rating System must first submit a written request for review to the PCRB, together with all information in support of its appeal. PCRB staff will review the request and supporting information. To make certain the facts of an appeal are fully agreed upon, PCRB staff may make written inquiries to the appellant and/or survey the appellant’s Pennsylvania workplace(s). The appellant shall provide complete responses to such inquiries, and shall provide full access to such workplace(s). The PCRB will then notify the appellant in writing that the PCRB staff’s review has been completed and provide to the appellant (or its designated representative) the PCRB staff’s final decision.

C. If the appellant is aggrieved following completion of the PCRB staff’s review and final decision, the appellant has the right to present its appeal to an Appeals Subcommittee of the PCRB’s Classification and Rating Committee (Appeals Subcommittee). An appeal may be taken to the Insurance Commissioner only after the appellant has first exhausted its rights pursuant to this Procedure.

D. An Appeals Subcommittee convened to consider an appeal shall be comprised of an equal number of employer representative members and insurer members of the PCRB’s Classification and Rating Committee, none of whom may have a direct pecuniary interest in the aggrieved party’s appeal.

E. All appeals must be filed with the PCRB no later than thirty (30) days from the date of the PCRB staff’s final decision and meet the following requirements:

1. The appeal must be in writing.
2. The appeal must set forth in detail the nature of the complaint, including:
   • All reasons for believing the PCRB decision to be in error.
   • All documents in support of the appeal.
   • The specific nature of the relief desired.
3. The aggrieved party (or its designated representative) must agree to appear before an Appeals Subcommittee of the Classification and Rating Committee.

F. Following receipt of an appeal of a PCRB final decision, the PCRB will notify the appellant of the time and place of the Appeals Subcommittee meeting at which the matter will be heard.

G. The procedure at the Appeals Subcommittee hearing is informal:

   • The appellant may make an oral presentation of its case or rely solely upon the written material previously submitted to the PCRB in connection with the appeal.
   • PCRB staff may present testimony and other information to the Appeals Subcommittee relevant to the appeal.
• The appellant and/or the PCRB may also present third-party witnesses and documentary evidence relevant to the appeal.
• The appellant and the PCRB shall have the opportunity to direct questions to any witness who has testified before the Appeals Subcommittee.
• After all testimony and other evidence have been presented, the hearing shall be declared closed by the Chair of the Appeals Subcommittee.
• After the hearing is closed, the Appeals Subcommittee shall arrive at its decision in executive session. Attendance at the executive session is limited to members of the Appeals Subcommittee and PCRB legal counsel.
• After the hearing is closed, the Appeals Subcommittee shall arrive at its decision in executive session. Attendance at the executive session is limited to members of the Appeals Subcommittee and PCRB legal counsel.

H. A record of meeting of the Appeals Subcommittee will be kept by PCRB staff. As hearings before the Appeals Subcommittee are informal, there is no stenographic, audio or video record. The Appeals Subcommittee decision will be included in the record of meeting and retained in the records of the PCRB.

I. Travel expenses for the appellant will be reimbursed in the same manner as for members of the Appeals Subcommittee. Reimbursement is payable on a per appeal basis, i.e., multiple reimbursements will not be paid when more than one appellant representative attends the Appeals Subcommittee meeting.

J. The decision of the Appeals Subcommittee shall be set forth in writing, include the basis for the decision, and be sent to the appellant no later than thirty (30) days after the hearing.

K. An appellant is not required to be represented by an attorney. However, an appellant has the right, at the appellant’s expense, to be represented by an attorney. An appellant who is represented by an attorney shall notify the PCRB of such representation in writing in advance of the hearing, and shall furnish the PCRB with the attorney’s name, mailing address and e-mail address. After the PCRB has received such notification from an appellant, all subsequent correspondence related to the appeal will be directed to the attorney designated by the appellant.

L. Notice regarding the time and place of the Appeals Subcommittee hearing as well the Appeals Subcommittee decision in the matter will be provided to the appellant (or its attorney) in writing, via e-mail (if agreed upon) or first class mail.

M. Appeals from a final decision of the Appeals Subcommittee must be filed with the Insurance Commissioner in writing within thirty (30) days of the mailing date of the Appeals Subcommittee’s decision. The appeal to the Insurance Commissioner should be directed to the Administrative Hearings Office and must set forth the basis for the appeal and the grounds being relied upon by the appellant.

N. Nothing contained in this Procedure shall prevent efforts to resolve any dispute on an informal basis at any stage of these proceedings.
RULE XVII – MEMBER CARRIER DISPUTES (DISPUTE RESOLUTION CONFERENCE)

A. A member carrier aggrieved by a final decision of PCRB staff concerning an application of the rating system (Staff Decision) may submit a written request for a conference with the PCRB President and/or Senior Vice President (Dispute Resolution Conference) to discuss the Staff Decision. This request must be submitted within 30 days of the Staff Decision, and must state the basis of the grievance and the remedy being sought.

B. Within 30 days following the Dispute Resolution Conference, the PCRB President or Senior Vice President shall issue a written communication (Conference Decision) to the aggrieved member carrier communicating any change(s) to the Staff Decision and any remedy on account of such change(s). If the member carrier remains aggrieved by the Conference Decision, the member carrier may appeal the Staff Decision, as sustained or modified by the Conference Decision, to the Insurance Commissioner within 30 days of the mailing date of the Conference Decision. Such appeals should be directed to the Insurance Department’s Administrative Hearings Office.

C. A copy of the Conference Decision will be sent to the impacted policyholder if the Conference Decision changes the Staff Decision. To the extent the policyholder is aggrieved by the Conference Decision, the policyholder may pursue an appeal of the Conference Decision via the appeals procedure outlined in Rule XVI. In the context of Rule XVI procedures the Conference Decision is considered the PCRB final decision.
RULE XVIII – PROFESSIONAL EMPLOYER ORGANIZATIONS, PROFESSIONAL EMPLOYER AGREEMENTS AND PROFESSIONAL EMPLOYER SERVICES

A. DEFINITIONS

The following words and phrases when used in this rule shall have the meanings given to them in this section unless the context clearly indicates otherwise. (These definitions are intended to be consistent with the definitions used in Act 102 of 2012):

- Client – Any person who enters into a Professional Employer Agreement with a Professional Employer Organization.
- Co-employer – A Professional Employer Organization or Client.
- Co-employment Relationship A relationship which is intended to be an ongoing relationship rather than temporary or project specific one, wherein the rights, duties and obligations of an employer which arise out of an employment relationship have been allocated between Co-employers pursuant to a Professional Employer Agreement and Act 102 of 2012.
- Covered Employee – An individual co-employed by a Professional Employer Organization and a client who meets the following criteria:
  - The individual has received written notice of co-employment with the Professional Employer Organization.
  - The individual’s Co-employment Relationship is pursuant to a Professional Employer Agreement subject to Act 102 of 2012.
- Department – The Department of Labor & Industry of the Commonwealth.
- Direct Hire Employee – An individual who is an employee of either the Client or the PEO within the meaning of the Act of June 2, 1915 (P.L. 736, No. 338) known as the Workers’ Compensation Act, and who is not a Covered Employee.
- Master Policy Basis – An agreement under which a single workers’ compensation policy issued to the Professional Employer Organization provides coverage for more than one Client and may provide coverage to the Professional Employer Organization with respect to its Direct Hire Employees. Two or more Clients that are insured under the same policy solely because they are under common ownership are considered a single Client for purposes of this definition.
- Multiple Coordinated Policy Basis – An agreement under which a separate workers’ compensation policy is issued to the Professional Employer Organization on behalf of each Client or group of affiliated Clients with payment obligations and certain policy communications related to such workers’ compensation policy coordinated through the Professional Employer Organization.
- Person – Any individual, partnership, corporation, limited liability company, association or any other form of legally recognized entity.
- Professional Employer Agreement – A contract by and between a Client and a Professional Employer Organization that provides:
  - for the co-employment of Covered Employees;
for the allocation of employer rights and obligations between the Client and the Professional Employer Organization with respect to the Covered Employees; and

that the Professional Employer Organization and the Client assume the responsibilities required under Act 102 of 2012.

• Professional Employer Organization or PEO – Any person engaged in the business of providing Professional Employer Services.


Under Professional Employer Agreements one business provides workers to another business entity under an agreement wherein all or substantially all of the employees of the Client are thereafter employed by the PEO and leased back to the original employer through a Professional Employer Agreement. The Professional Employer Agreement is long term in nature and is specifically not an arrangement to provide temporary help services to fill seasonal or temporary staffing shortages.

Act 102 of 2012 provides that both the PEO and the Client shall be an employer for Covered Employees assigned to the Client for purposes of Act 102 of 2012 and the Act of June 2, 1915 (P.L. 736, No. 338), known as the Workers’ Compensation Act.

B. POLICY ISSUANCE

The responsibility to provide workers’ compensation coverage for Covered Employees shall be specifically allocated in the Professional Employer Agreement to either the Client or the Professional Employer Organization.

1. When the responsibility to provide workers compensation coverage is allocated to the PEO, the PEO must provide coverage for all Covered Employees assigned to the Client.

2. When the responsibility to provide workers compensation coverage is allocated to the Client, the Client must provide coverage for all of its Covered Employees and Direct Hire Employees.

C. METHODS OF COVERAGE

PEOs and Clients may qualify to self-insure their respective obligations under the Workers’ Compensation Act. In addition, there are three available options for Clients and PEOs that have entered into Professional Employer Agreements to insure their statutory obligations under the Workers’ Compensation Act as Co-employers for their Covered Employees. These options are as described following:

1. Option One – The PEO provides workers’ compensation insurance for Covered Employees of the Client by purchasing a Multiple Coordinated Policy (MCP) to insure such Covered Employees.

Under this option, a separate workers’ compensation insurance policy is issued to the PEO on behalf of the Client. These policies insure the Client’s Covered Employees without leaving uninsured gaps or creating overlaps in coverage with other insurance policies. Each policy written on a Multiple Coordinated Policy basis shall be issued to the PEO as the primary named insured and must identify both the PEO and the Client as insureds. The named insured must be of the form “PEO Name L/C/F Client Name.” The Pennsylvania Multiple Coordinated Policy Endorsement (W C 37 03 11) must be added to each such policy, specifying which Covered Employees are insured by that policy.

• The insurer must assign risk classifications to each Client based on the totality of the Client’s Pennsylvania operations regardless of whether workers engaged therein are provided under one or more Professional Employer Agreements or are Direct Hire Employees of that Client.
• Policies written on an MCP Basis by the same insurer for a PEO as named insured may be combinable by agreement between the PEO and the insurer for purposes of premium discount, retrospective rating, schedule rating and other approved pricing programs. Such approved pricing programs may be based on the combined total standard premium and losses of all Multiple Coordinated Policies issued to the PEO as the primary named insured.
• If the Client has any employees that are not Covered Employees of the PEO (whether Direct Hire Employees or Covered Employees obtained from another PEO), workers’ compensation coverage for these other employees must be provided under a separate policy or policies. Attach the Professional Employer Organization (PEO) Client Exclusion Endorsement (W C 00 03 22 A) to exclude coverage for liability to employees leased from the PEO named in the endorsement.

2. Option Two – The Client provides workers’ compensation insurance for its Covered Employees.

If the Client is responsible for providing workers’ compensation insurance coverage for its Covered Employees, it may purchase a standard workers’ compensation policy insuring its Covered Employees and its Direct Hire Employees, if any.

• When the Client secures coverage for its leased workers through a policy in its name, include the Professional Employer Organization (PEO) Extension Endorsement (WC 00 03 20 B), which specifies that the Client’s policy will apply to injuries to Covered Employees obtained from the PEO named in the endorsement as though the PEO were an insured under the policy and that the insurer will not ask the PEO’s insurer to share in a loss(es) covered by the endorsement.
• The insurer must assign risk classifications to each Client based on the totality of the Client’s Pennsylvania operations regardless of whether workers engaged therein are provided under one or more Professional Employer Agreements or are Direct Hire Employees of the Client.

3. Option Three – The PEO provided workers’ compensation insurance coverage for its Clients’ Covered Employees by purchasing a Master Policy to insure such Covered Employees.

Act 102 of 2012 requires the following conditions to be met in order for a PEO to insure Covered Employees of its Clients on a Master Policy Basis:

a. The insurer underwriting the Master Policy must report separate experience data to the PCRB for each Client insured by the Master Policy in a format complying with all requirements of the approved Pennsylvania Statistical Plan.

b. The insurer must assign risk classifications to each Client based on the totality of the Client’s Pennsylvania operations regardless of whether workers engaged therein are provided under one or more Professional Employer Agreements or are Direct Hire Employees of the Client.

c. If and when applicable, the insurer must assign separate experience modifications, Merit Rating adjustments, construction classification premium adjustments and/or Certified Safety Committee Program credits to the exposures of each Client covered by a Master Policy based on the Client’s entire Pennsylvania operations.

(1) If the Client has any employees that are not Covered Employees of the PEO (whether Direct Hire Employees or Covered Employees obtained from another PEO), workers’ compensation coverage for these other employees must be provided under a separate policy or policies. Attach the Professional Employer Organization (PEO) Client Exclusion Endorsement (WC 00 03 22 A) to exclude coverage for liability to employees leased from the PEO named in the endorsement.

Use of Master Policies is subject to prior approval by the PCRB of the issuing carrier’s policy issuance and data reporting procedures as satisfactorily complying with the requirements of Act 102 of 2012.
D. CLIENT POLICY OBLIGATIONS

A client retains the statutory obligation to provide workers’ compensation coverage for employees that are not Covered Employees pursuant to a Professional Employer Agreement.

In providing such coverage, the Client may either self-insure those exposures or the Client may purchase a standard workers’ compensation policy through a licensed insurance company.

E. PEO POLICY OBLIGATIONS

A PEO retains the statutory obligation to provide workers’ compensation coverage for its own Direct Hire Employees that are not Covered Employees pursuant to a Professional Employer Agreement.

In providing such coverage, the PEO may either self-insure those exposures or the PEO may purchase a standard workers’ compensation policy through a licensed insurance company.

The Professional Employer Organization (PEO) Exclusion Endorsement (WC 00 03 21 A), which deletes coverage for workers leased to Clients named in the endorsement, must be attached to the PEO’s own policy so that it insures only the PEO’s Direct Hire Employees.

F. CANCELLATION PROVISIONS

1. Cancellation by the Professional Employer Organization (PEO)

   a. If the PEO terminates the Professional Employer Agreement with the Client, termination of workers’ compensation coverage for Covered Employees by the insurer shall be effective the sooner of:

      • Sixty (60) days after written notice of the intent to terminate workers’ compensation coverage has been given by the PEO to the Client.
      • Fifteen (15) days after written notice of intent to terminate workers’ compensation coverage by the insurer for non-payment of premium has been given by the PEO to the Client.
      • The date upon which workers’ compensation coverage for covered employees is transferred to the Client’s own workers’ compensation policy or is otherwise replaced.

   b. All requirements of the PEO in regard to the notification of Clients concerning workers’ compensation coverage provided under a policy issued to the PEO for Covered Employees of the PEO continue to apply after written notice is given pursuant to the above.

   c. The Client shall pay for all workers’ compensation coverage provided by the insurer, including reasonable administrative expenses, subsequent to the termination of the Professional Employer Agreement by the PEO.

   d. If workers’ compensation coverage is provided through a workers’ compensation policy issues to the PEO on behalf of the Client who has been given notice of termination pursuant to the above, the PEO is required to notify the affected insurer of the notification.

2. Cancellation by the Client

If the Professional Employer Agreement is terminated by the Client, the Client assumes the statutory obligation to provide workers’ compensation for its employees as of the date termination is requested. The Client may secure coverage for its Covered Employees through another Professional Employer Agreement with a different PEO, through an approved self-insurance program or with a single policy covering all of the Covered Employees of the Client and the Client’s Direct Hire Employees.
3. Notification Requirements

If the Professional Employer Agreement provides for the PEO to provide workers’ compensation insurance for Covered Employees, the PEO shall notify the insurance carrier of record of any cancellation, non-renewal or termination of a Professional Employer Agreement under which the PEO assumed the obligation to provide workers’ compensation insurance for Covered Employees within ten (10) days following the date the notification of cancellation or termination is provided to the Client. The insurance carrier of record shall notify the licensed rating organization of any cancellation, non-renewal or termination of workers’ compensation coverage for Covered Employees by the PEO’s insurer or any change in insurers for the Covered Employees within ten (10) days of the effective date of cancellation, termination or change of insurers.
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## LOSS COSTS AND EXPECTED LOSS FACTORS
FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE

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<tr>
<th>Code No</th>
<th>Loss Cost</th>
<th>Experience Rating Plan A-1</th>
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<th>A-3</th>
<th>Hazard Group A-G</th>
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* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.
## LOSS COSTS AND EXPECTED LOSS FACTORS
FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE

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* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.
### LOSS COSTS AND EXPECTED LOSS FACTORS
FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE

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* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.

a OD: $0.05 Supplemental is not subject to experience rating. Code as 0067.
b OD: $0.04 Supplemental is not subject to experience rating. Code as 0066.
# LOSS COSTS AND EXPECTED LOSS FACTORS

**FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE**

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* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.

c OD: $0.10 Supplemental is not subject to experience rating. Code as 0176.
# LOSS COSTS AND EXPECTED LOSS FACTORS
FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE

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* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.

Associated classes - both codes must be applied. The second code is not subject to experience rating and applies to the full payroll of the associated class.

OD: $0.74 Supplemental applies when coverage for Federal black lung is provided. It is not subject to experience rating. Code as 0164.
## LOSS COSTS AND EXPECTED LOSS FACTORS
FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE

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* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.
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Associated classes - both codes must be applied. The second code is not subject to experience rating and applies to the full payroll of the associated class.
# LOSS COSTS AND EXPECTED LOSS FACTORS

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</table>

* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.

- Per person per week. A partial workweek is to be counted as a full workweek. Not subject to Experience or Retrospective Rating.
- Per ambulance corps.
- See appropriate page of Section 2.
- g Apply the following percentages (A-1 = 74.82%, A-2 = 97.28%, A-3 = 108.31%) to annual loss cost from the appropriate page of Section 2.
- i Per hazardous materials response team.
### LOSS COSTS AND EXPECTED LOSS FACTORS
FOR PENNSYLVANIA WORKERS COMPENSATION INSURANCE

<table>
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<th>Code No</th>
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<td>250.08</td>
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</table>

**A Rated**

| 9985 | A | A | A | A |
| 0133 | A | A | A | A |

* Table A-1 applies to the most current policy year, Table A-2 to the first prior policy year, and Table A-3 to the second prior policy year.

**Per Capita**

**Associated classes - both codes must be applied. The second code is not subject to experience rating and applies to the full payroll of the associated class.**

**k** Not subject to experience rating.
### PENNSYLVANIA VOLUNTEER FIREMEN

**CODE 994**

**SCHEDULE OF ANNUAL LOSS COSTS**

Approved Effective Date: April 1, 2019

<table>
<thead>
<tr>
<th>Population</th>
<th>Annual Loss Cost</th>
<th>Population</th>
<th>Annual Loss Cost</th>
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<td>5,565</td>
<td>45,001 to 50,000</td>
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</tr>
</tbody>
</table>

For each additional 5,000 population........... 1,633
A. DEFINITIONS

HOME AREA

The city, township or borough in which a volunteer fire company is located.

OUTSIDE AREA

A city, township or borough (or portion thereof) different from the home area and protected pursuant to a fire protection contract provided by a volunteer fire company located in the home area.

VOLUNTEER AND PAID STAFF

In jurisdictions where a combination of volunteer and paid firemen are employed, the following procedure shall be followed to arrive at the proper population to be used for volunteer firemen premium calculation:

The number of salaried firemen and active volunteers shall be determined at the inception of the policy and shall not be subject to revision until renewal. 'Active volunteers' refers to members of the company who are on the roster as available to respond to a fire alarm.

Determine the number of salaried firemen and active volunteers, e.g. 14 paid and 35 volunteers, total staff 49. Take 35/49 or 71% of the service, as being provided by volunteers. Apply 71% to the population, e.g. population 37,769 x 71% = 26,816 as a revised population base.

B. The annual loss cost charge shall be determined on the basis of the sum of the populations from:

(1) The Volunteer Fire Company or Companies' "Home Area," (or portion thereof).

(2) Any "Outside Area" served by the "Home Area" company or companies. When an "Outside Area" is served by fire companies from two or more different "Home Areas," the separate populations served by each company shall be determined.

C. Population

Municipal populations are determined on the basis of the figures provided by the U. S. Bureau of the Census as published in actual population counts (Decennial Census Population). No other population reference source will be used.

A carrier or volunteer fire company may submit a Volunteer Firemen Exposure Form (VFEF) to the PCRB via the PCRB website to change or confirm areas served by a volunteer fire company.

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PENNSYLVANIA EMPLOYER ASSESSMENT FACTOR
CODE 0938...............0.0183

---

© 2020 PENNSYLVANIA COMPENSATION RATING BUREAU
## SMALL DEDUCTIBLE PROGRAM

**LOSS ELIMINATION RATIOS**

<table>
<thead>
<tr>
<th>Deductible Level</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
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<td>3.2%</td>
<td>3.0%</td>
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<td>21.0%</td>
<td>17.6%</td>
<td>15.4%</td>
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<td>7.4%</td>
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<tr>
<td>$10,000</td>
<td>29.2%</td>
<td>24.5%</td>
<td>21.8%</td>
<td>17.9%</td>
<td>14.4%</td>
<td>12.3%</td>
<td>10.9%</td>
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</table>

**NOTE:** Upon approval of the Pennsylvania Insurance Department individual carriers can offer different deductible levels and/or premium credits.

---

## PENNSYLVANIA

UNITED STATES LONGSHORE AND HARBOR WORKERS RATES MANUAL RATES

AND EXPECTED LOSS RATES

APPROVED EFFECTIVE APRIL 1, 2018 NEW AND RENEWAL

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<th>Experience Rating Plan</th>
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<th>Minimum Premium</th>
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<td>1.18 1.57 1.81</td>
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* Table A-1 applies to the most current policy year, Table A-2 to the first prior year, and Table A-3 to second prior policy year.

### VOLUNTARY MARKET

**Expense Constant: $315**

United States Longshore and Harbor Workers' Compensation Coverage Percentage applicable only in connection with Rule XII

\[ \text{Percentage} = 60.68\% \times \text{Carrier Rate} \]
### UNITED STATES LONGSHORE AND HARBOR WORKERS PREMIUM DISCOUNT TABLE

<table>
<thead>
<tr>
<th>Total Workers Compensation Standard Premium</th>
<th>Discounts Applicable to Pennsylvania Portion Schedule (Y) Carriers</th>
<th>Discounts to Pennsylvania (X) Carriers</th>
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<td>None</td>
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<td>Next $190,000</td>
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<td>Next $1,550,000</td>
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<tr>
<td>Over $1,750,000</td>
<td>12.3%</td>
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*EXCESS LOSS (PURE PREMIUM) FACTORS* (Applicable to New and Renewal Policies)

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**EXCESS LOSS (PURE PREMIUM) FACTORS**

<table>
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<th>Per Accident Limit</th>
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<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
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**PENNSYLVANIA RETROSPECTIVE DEVELOPMENT FACTORS**

Retrospective development factors for first, second and third adjustments are calculated below. They are intended for application to retrospective plans with no loss limitation.

First Adjustment RDF = 0.3132
Second Adjustment RDF = 0.1734
Third Adjustment RDF = 0.1237

For those companies using retrospective development factors with loss limitations, the following formula may be used.

\[
RDF(LIM) = (1.0 - ELF) \times RDF
\]

RDF(LIM) = Retrospective Development Factors at limited basis
ELF = Excess Loss Factors for given Hazard Group and Loss Limitation
RDF = Retrospective Development Factors without Loss Limitation

For Example:

The $25,000 limit Hazard Group C ELF = 0.662

Then First Adjustment RDF = (1 - 0.662) * 0.3132
= 0.1059

*The use of retrospective development factors is optional.

---

**PENNSYLVANIA STATE AND HAZARD GROUP RELATIVITIES**

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© 2020 PENNSYLVANIA COMPENSATION RATING BUREAU
## TABLE OF EXPECTED LOSS RANGES

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<td>$45,620,000 - 580,000</td>
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Above Table Based on the Following Discounts

| First $ 10,000 | 0.0% |
| Next $ 190,000 | 9.1% |
| Next $ 1,550,000 | 11.3% |
| Over $ 1,750,000 | 12.3% |
### UNITED STATES LONGSHOREMEN AND HARBOR WORKERS PREMIUM DISCOUNT TABLE

**PREMIUM DISCOUNT TABLE (IN PERCENT)**

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<td>11,209 - 11,460</td>
<td>0.6%</td>
<td>32,904 - 35,172</td>
<td>3.7%</td>
<td>2,190,527 - 2,448,235</td>
<td>6.6%</td>
</tr>
<tr>
<td>11,461 - 11,724</td>
<td>0.7%</td>
<td>35,173 - 37,777</td>
<td>3.8%</td>
<td>2,448,236 - 2,774,666</td>
<td>6.7%</td>
</tr>
<tr>
<td>11,725 - 11,999</td>
<td>0.8%</td>
<td>37,778 - 40,799</td>
<td>3.9%</td>
<td>2,774,667 - 3,201,538</td>
<td>6.8%</td>
</tr>
<tr>
<td>12,000 - 12,289</td>
<td>0.9%</td>
<td>40,800 - 44,347</td>
<td>4.0%</td>
<td>3,201,539 - 3,783,636</td>
<td>6.9%</td>
</tr>
<tr>
<td>12,290 - 12,592</td>
<td>1.0%</td>
<td>44,348 - 48,571</td>
<td>4.1%</td>
<td>3,783,637 - 4,624,444</td>
<td>7.0%</td>
</tr>
<tr>
<td>12,593 - 12,911</td>
<td>1.1%</td>
<td>48,572 - 53,684</td>
<td>4.2%</td>
<td>4,624,445 - 5,945,714</td>
<td>7.1%</td>
</tr>
<tr>
<td>12,912 - 13,246</td>
<td>1.2%</td>
<td>53,685 - 59,999</td>
<td>4.3%</td>
<td>5,945,715 - 8,323,999</td>
<td>7.2%</td>
</tr>
<tr>
<td>13,247 - 13,599</td>
<td>1.3%</td>
<td>60,000 - 67,999</td>
<td>4.4%</td>
<td>8,324,000 - 13,873,333</td>
<td>7.3%</td>
</tr>
<tr>
<td>13,600 - 13,972</td>
<td>1.4%</td>
<td>68,000 - 78,461</td>
<td>4.5%</td>
<td>13,873,334 - 41,619,999</td>
<td>7.4%</td>
</tr>
<tr>
<td>13,973 - 14,366</td>
<td>1.5%</td>
<td>78,462 - 92,727</td>
<td>4.6%</td>
<td>41,620,000 - and over</td>
<td>7.5%</td>
</tr>
<tr>
<td>14,367 - 14,782</td>
<td>1.6%</td>
<td>92,728 - 113,333</td>
<td>4.7%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14,783 - 15,223</td>
<td>1.7%</td>
<td>113,334 - 145,714</td>
<td>4.8%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15,224 - 15,692</td>
<td>1.8%</td>
<td>145,715 - 200,606</td>
<td>4.9%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15,693 - 16,190</td>
<td>1.9%</td>
<td>200,607 - 213,548</td>
<td>5.0%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16,191 - 16,721</td>
<td>2.0%</td>
<td>213,549 - 228,275</td>
<td>5.1%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16,722 - 17,288</td>
<td>2.1%</td>
<td>228,276 - 245,185</td>
<td>5.2%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17,289 - 17,894</td>
<td>2.2%</td>
<td>245,186 - 264,799</td>
<td>5.3%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17,895 - 18,545</td>
<td>2.3%</td>
<td>264,800 - 287,826</td>
<td>5.4%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18,546 - 19,245</td>
<td>2.4%</td>
<td>287,827 - 315,238</td>
<td>5.5%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19,246 - 19,999</td>
<td>2.5%</td>
<td>315,239 - 348,421</td>
<td>5.6%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20,000 - 20,816</td>
<td>2.6%</td>
<td>348,422 - 389,411</td>
<td>5.7%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20,817 - 21,702</td>
<td>2.7%</td>
<td>389,412 - 441,333</td>
<td>5.8%</td>
<td>First $10,000</td>
<td>0.0%</td>
</tr>
<tr>
<td>21,703 - 22,666</td>
<td>2.8%</td>
<td>441,334 - 509,230</td>
<td>5.9%</td>
<td>Next 190,000</td>
<td>5.1%</td>
</tr>
<tr>
<td>22,667 - 23,720</td>
<td>2.9%</td>
<td>509,231 - 601,818</td>
<td>3.6%</td>
<td>Next 1,550,000</td>
<td>6.5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Over 1,750,000</td>
<td>7.5%</td>
</tr>
</tbody>
</table>

Above table Based on the Following Discounts:

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EXCESS LOSS (PURE PREMIUM) FACTORS
FOR
UNITED STATES LONGSHORE AND HARBORWORKERS ACT

Effective April 1, 2009 carriers should use the excess loss pure premium factors table applicable to State Act coverages.

Pennsylvania Retrospective Rating Tax Multiplier
Federal Classes, or Non-F where rate is increased by USL&HW Act Percentage 1.0882
SUBCLASSIFICATION – CARRIER OPTION

The Pennsylvania Workers’ Compensation Act of June 2, 1915, as amended, permits an insurer to develop sub classifications to the PCRB’s classification system as approved by the Insurance Commissioner. Any such sub classification shall be filed by the developing insurer with the PCRB and the Insurance Commissioner thirty (30) days prior to its use. The insurer’s filing shall demonstrate that payroll and loss data produced under such sub classification can be reported to the PCRB consistent with the PCRB’s classification system and statistical plan. Otherwise, the Insurance Commissioner shall disapprove the sub classification filing.

DEFINITIONS

ALL EMPLOYEES EXCEPT OFFICE: There is no payroll division between a business classification designated “all employees except office” and Code 951. Such business classification contemplates all salespersons, including but not necessarily limited to over-the-road salespersons, floor salespersons, inspectors, interior designers or decorators employed by any business assignable to that classification.

ALL EMPLOYEES INCLUDING OFFICE: There is no payroll division between a business classification designated “all employees including office” and Codes 951 and 953. Such business classification contemplates all salespersons employed by any business assignable to that classification. Such classification also contemplates clerical office personnel engaged in the administration of the business, regardless of whether the office personnel are located at or contiguous to the business’ location or a location separate from the business’ location.

ALL EMPLOYEES INCLUDING OFFICE EXCEPT WORKFARE OR HOME HEALTH CARE SERVICES: This definition is the same as the “all employees including office” definition above except for the designated separate personnel (e.g., workfare, home health), which shall be subject to separate classification as provided for in this Manual.

N.O.C.: Not Otherwise Classified. A classification so designated is to be assigned when there are two or more potential classification assignments, and there is no specific Underwriting Guide entry for a business’ principal product or line of merchandise. For example, in the event there is no Underwriting Guide entry for a principal line of merchandise being sold wholesale, the assignment is Code 924.

PRINCIPAL: When a store sells several types of merchandise, each of which may be subject to a different classification, such store shall be classified based on the principal category of merchandise sold. The term “principal” means more than 50 percent of the business’ overall revenue.

PRINCIPALLY ENGAGED: The business activity that generates more than 50 percent of a business’ overall revenue.

RATING SYSTEM: Includes all workers’ compensation pricing programs filed by PCRB with and approved by the Insurance Commissioner. Such include but are not limited to: the assignment by PCRB of an individual business to a particular classification, the continuation or discontinuation of an entity’s(ies’) previous experience to the experience rating of new ownership, revision of losses used in a business’ experience modification or merit rating, an individual business’ eligibility for and/or the percentage of credit under the Pennsylvania Construction Classification Premium Adjustment Program, or the discount or surcharge applied to a business eligible for the Merit Rating Plan.

TO BE SEPARATELY CLASSIFIED OR SEPARATELY CLASSIFY: When either of these terms is found in a classification’s definition, the payroll of separate staff exclusively engaged in performing the specified function that is designated “to be separately classified” or “separately classified” shall be assigned to the classification that best describes the specified function.
TO BE SEPARATELY RATED OR SEPARATELY RATE: When either of these terms is found in a classification’s definition, the payroll of personnel interchanging between that classification’s tasks (e.g., shop) and also performing the specified function that is designated “to be separately rated” or “separately rate” (e.g., erection, installation) may be divided between that class and class(es) designated for the specified function, provided the employer’s original payroll records show an allocation of payroll to both classifications for each interchanging employee. Estimated or percentage allocation of payroll is not permitted. When separate payroll records are not maintained, the entire payroll of the interchanging employees shall be assigned to the insuring carrier’s highest valued classification representing any part of their work.
CLASSIFICATIONS

LANDSCAPING AND LOGGING

005 TREE PRUNING, SPRAYING, REPAIRING OR FUMIGATING

Applicable to businesses pruning, spraying, trimming or fumigating trees. These operations may require tree climbing using ladders and/or ropes and/or aerial buckets. Code 005 applies to the whole tree work job or location, meaning Code 005 also includes ground personnel whose job duties may include but are not necessarily limited to: chipping, cleanup activities, the removal and/or the hauling away of tree limbs and debris regardless of whether or not a separate contract is written for tree pruning or lawn maintenance and another contract is written for the removal, chipping, cleanup activities and/or the hauling away of tree limbs and debris.

Also includes generalist tree care service contractors that perform most or all of the above listed services or specialists principally engaged in providing a single service (e.g., clearing the rights-of-way/tree pruning for utility lines). Code 005 further contemplates tree removal that is incident to the employer’s pruning, spraying, repairing, trimming or fumigating services.

OPERATIONS NOT INCLUDED:

1. Assign the applicable logging classification to logging businesses or clearing of land projects that include tree removal.
2. Separately rate to Code 012 landscaping or lawn cutting or maintenance.

UNDERWRITING GUIDE
Clearing Of Right-Of-Way, For Telephone Or Electric Lines
Orchard Work, Fumigating By Contractor
Orchard Work, Pruning By Contractor
Tree Pruning, Spraying, Repairing, Trimming Or Fumigating

007 FARM MACHINERY OPERATION BY CONTRACTORS: THRESHING, SHREDDING, ENSILAGE CUTTING, HARVESTING AND HAY BALING

OPERATIONS ALSO INCLUDED:

1. Specialist contractors performing one or more of the following tasks: filling mushroom beds with compost, spawning or casing.

OPERATIONS NOT INCLUDED:

1. Assign the applicable logging classification to logging operations.
2. Assign Code 301 to sawmill operations.

UNDERWRITING GUIDE
Compost Filling Of Mushroom Beds – By Contractor
Ensilage Cutting By Contractor
Farm Machinery Operation By Contractor
Fertilizer Application To Soil
Grain Harvesting By Contractor
Harvesting By Contractor
Hay Baling, By Contractor
Lime Spreading
Milling Of Grain, With Portable Mills
Mushroom Bed Filling With Compost – By Contractor

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009 LOGGING OR LUMBERING, N.O.C.

Applicable to a logging or lumbering business principally engaged in cutting/felling trees for lumber or wood chips or clearing land of trees by chainsaws regardless of the trees’ size. Includes stump removal incident to logging or lumbering by the logging business.

Also applicable to the transportation of the logs to a mill and to the construction, maintenance or extension of landings or logging roads when performed by employees of the logging business.

OPERATIONS NOT INCLUDED:

1. Assign Code 301 to sawmill operations conducted by a separate crew of employees.
2. Assign Code 811 to specialist contractors engaged in hauling logs for an unrelated logging or lumbering business. Assign Code 301 to log hauling performed by a sawmill business when all logging or lumbering has been outsourced to an unrelated logging or lumbering business(es).

UNDERWRITING GUIDE
Logging - By Chain Saws
Lumbering – By Chain Saws

012 LANDSCAPE CONTRACTOR OR LAWN CUTTING OR MAINTENANCE CONTRACTOR

Includes the construction of dry stone walls, rock gardens, patios, garden walks and the like when such operations are incidental to the landscape or lawn maintenance operations.

OPERATIONS NOT INCLUDED:

1. Separately rate to Code 005 tree pruning, spraying, trimming, repairing or fumigating including ground personnel performing chipping, cleanup, the removal and/or hauling away of tree limbs and debris at a tree job or location.
2. Assign Code 0013 to separately-staffed nursery or Christmas tree raising.
3. Outside domestic workers engaged in the care of lawns, shrubs or grounds surrounding the personal residence of the insured shall be assigned to Code 0912 or Code 0909 pursuant to Section 1, Rule XIV of this Manual.
4. Assign Code 0006 to sod farms.

UNDERWRITING GUIDE
Artificial Turf Installation - By Contractor
Brush Or Weed Spraying - By Contractor – Except Aerial Spraying
Gardener
Grass Cutting Along Highways By Specialist Contractor
Grass Cutting, Lawns, By Contractor
Installation of Well Pad Containment Liners & Fences (Barriers) – by Independent Contractor
Landscape Contractor
Lawn Care Service Company - Including Lawn Cutting, Maintenance Or Spraying
Residential Pond Or Water Garden Installation
Street Or Road Landscape Planting And Maintenance – By Specialist Contractor
Surface Mine Reclamation - By Contractor – Reseeding Or Planting By Separate Crew
Weed Or Brush Spraying - By Contractor – Except Aerial Spraying
015 LOGGING OR LUMBERING – MECHANIZED TREE FELLING EQUIPMENT

Applicable to a logging or lumbering business principally engaged in cutting/ felling trees for lumber, wood chips or clearing land by means of mechanized equipment. Mechanized tree felling equipment is a tracked or wheeled unit that has an enclosed cab (e.g., a feller-buncher that has a fixed-grip harvesting head that can grasp, cut, lift, swing and bunch trees), and the equipment’s operator does not normally leave the cab in the performance of his tree cutting/felling duties. Also applicable to the transportation of the logs to a sawmill or another type of customer and to the construction, maintenance or extension of landings or logging roads when performed by the employees of the logging business.

OPERATIONS NOT INCLUDED:

1. Assign Code 301 to sawmill operations conducted by a separate crew of employees.
2. Assign Code 811 to specialist contractors engaged in hauling logs for an unrelated logging or lumbering business. Assign Code 301 to log hauling performed by a sawmill business when all logging or lumbering has been outsourced to an unrelated logging or lumbering business(es).

UNDERWRITING GUIDE
Logging - By Means Of Mechanized Equipment
Lumbering - By Means Of Mechanized Equipment

MINING AND QUARRYING

025 MINING – UNDERGROUND

OPERATIONS ALSO INCLUDED:

1. The underground mining of any mineral except coal.
2. Includes all operations (i.e., milling or other mineral preparation) customarily done at mine site or as a part of the mining activity performed by the mine operator.

OPERATIONS NOT INCLUDED:

1. Please refer to the Coal Mine Compensation Rating Bureau of Pennsylvania (www.cmccrbpa.com) for the classification(s) applicable to the surface or underground mining of coal and/or the above ground operations necessary to prepare previously mined coal for distribution or sale by the mine operator or an independent coal preparation plant and/or coke burning and/or manufacturing.

UNDERWRITING GUIDE
Iron Ore Mining – Underground
Mining - Underground - Not Coal
Salt Mining – Underground
Underground Mining - Not Coal

028 OIL OR GAS PRODUCTION, OPERATING OF WELLS – INCLUDING GASOLINE MFG., FROM CASING-HEAD GAS

Applicable to the operation of a producing oil or gas lease/well, whether performed by the lease/well’s owner or a contract lease/well operator. Routine maintenance of the producing lease/well includes but is not necessarily limited to: monitor pressures at the wells and
pressures on the pipelines, reading and replacing well charts that record production, repair or replace valves, flanges, gaskets and other mechanical parts of the well head and related piping, paint well equipment, control vegetation growth (e.g., mow the grass) at the lease/well site, walk the pipeline for inspection and check for leaks, and report to management any observed problem that will require more skilled or specialized intervention to fix.

**OPERATIONS NOT INCLUDED:**

As provided for in this Manual, separately rate services performed by either the oil or gas well’s lease owner or contract lease operator or by unrelated contractors for the oil or gas well’s lease owner or contract lease operator. Such services may include but are not necessarily limited to:

1. Assign Code 955 to geophysical exploration.
2. Assign the applicable construction classification(s) to site preparation, including but not necessarily limited to: building of the dirt or stone-covered access road (Code 609), clearing of land (Code 609), digging water ponds (Code 609), laying or taking up of flow lines (Code 609), installing piping to brine tanks (Code 675) and installing pumping units (Code 675).
3. Assign Code 655 to tank building.
4. Assign Code 606 to oil or gas well drilling, redrilling or deepening.
5. Assign Code 012 to the installation of well pad containment liners and fences (barriers).
6. Assign Code 607 oil or gas well services performed in the well bore, including but not necessarily limited to installation, recovery or replacement of casing, well cementing, well cleaning or swabbing, well fracturing/formation fracturing and well logging.

**UNDERWRITING GUIDE**

Gas Production
Gas Well Operation
Natural Gas Production
Oil Lease Operation
Oil Production
Oil Well Operation
Well Operation – Oil Or Gas

050 QUARRIES, N.O.C.

**OPERATIONS ALSO INCLUDED:**

1. The quarrying or excavation of any mineral (except coal) not specifically assigned to either Code 051 or Code 055 respectively.
2. Includes all operations such as but not necessarily limited to drilling, stone crushing, cutting or polishing customarily done at a quarry or mineral excavation site or as part of the quarrying or excavation activity performed by the quarry or mineral excavation operator.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 025 to the underground mining of any mineral except coal along with all operations (i.e., milling or other mineral preparation customarily done at the mine site or as part of the mining activity performed by the mine operator).
2. Please refer to the Coal Mine Compensation Rating Bureau of Pennsylvania (www.cmcrbpa.com) for the classification(s) applicable to the surface or underground mining of coal and/or the above ground operations necessary to prepare previously mined coal for distribution or sale by the mine operator or an independent coal preparation plant and/or coke burning and/or manufacturing.

**UNDERWRITING GUIDE**

Bluestone Quarry Feldspar Quarry

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Flint Or Feldspar Grinding, Done By Quarry
Ganister Quarry
Glass Sand - Quarrying Or Digging
Granite Quarry
Mica Schist Quarry, Including Grinding Or Splitting
Quarry, N.O.C.
Sandstone Quarry
Stone Crushing By Producer

051 QUARRY – LIMESTONE, DOLOMITE, MARBLE LIME, GYPSUM OR SLATE – INCLUDING BUT NOT NECESSARILY LIMITED TO: DRILLING, STRIPPING, CUTTING, POLISHING, CRUSHING, LIME BURNING OR SLATE SPLITTING OR MILLING BY THE QUARRY OPERATOR

UNDERWRITING GUIDE
Dolomite Quarry Gypsum Quarry
Lime Burning Or Processing - By Limestone Quarry Operator
Lime Quarry
Quarry, Limestone
Quarry, Slate
Slate Processing – By Quarry Operator

055 SAND, GRAVEL OR SLAG EXCAVATION – INCLUDING CRUSHING

Applicable to businesses principally engaged in operating sand or gravel pits and in washing, screening, or otherwise preparing sand or gravel. Also included are businesses principally engaged in surface mining, along with milling or otherwise preparing by the producer any type of clay, or performing the dredging of materials on non-navigable waters with incidental shore operations.

UNDERWRITING GUIDE
Dredging Of Materials On Non-Navigable Waters With Incidental Shore Operations
Fire Clay Digging
Gravel Or Sand Digging Or Excavation – Including Crushing
Clay (Any Type) Excavation Or Surface Mining - Including Milling Or Washing
Metal Salvaging, From Slag Dumps
Quarry, Gravel Or Slag Excavation – Including Crushing
Shale Digging Or Excavation In Open Pits
Slag Digging Or Excavation - Including Crushing

059 MINERAL MILLING – APPLICABLE TO BUSINESSES THAT DO NOT OPERATE EITHER A MINE OR A QUARRY AND ARE PRINCIPALLY ENGAGED IN THE CRUSHING, GRINDING, PULVERIZING OR OTHERWISE PREPARING CLAY, CERAMIC OR REFRACTORY MINERALS, BARITE OR MISCELLANEOUS METALLIC OR NON-METALLIC MINERALS

UNDERWRITING GUIDE
Emery Works - Crushing Or Grinding
Flint Or Feldspar Grinding, Not Done By Quarry
Gravel Crushing By Dealer
Clay Milling Or Washing By Other Than Producer
Metal Powder Mfg. - Crushing Or Grinding – By Independent Contractor
Mineral Milling
Ore Milling
Powder Mfg. - Metal - Crushing Or Grinding – By Independent Contractor
Stone Crushing By Other Than Producer Or Road Contractor
Talc Mill

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Vermiculite Crushing And/Or Processing By Other Than Producer

### FOOD INDUSTRIES

#### 101 GRAIN MILLING

**UNDERWRITING GUIDE**
- Breakfast Cereal Mfg.
- Feed Mfg. - Preparation Of Cereal Or Compound Feeds For Livestock Or Poultry
- Flour Mfg. – Wood
- Flour Milling
- Grain Mill - Permanently Located Mill
- Grist Mill - Permanently Located
- Milling Of Grain - Permanently Located
- Pellet Mfg. – Wood
- Potato Flour Mfg.
- Wood Flour Or Pellet Mfg.

#### 103 SUGAR REFINING

**UNDERWRITING GUIDE**
- Beet Sugar Mfg.
- Cane Sugar Refining
- Corn Starch Mfg.
- Glucose Mfg.
- Milling - Wet Corn
- Molasses Mfg.
- Starch Mfg. - By Wet Corn Milling
- Sugar Cane Milling
- Sugar Refining
- Syrup Or Molasses Refining
- Wet Corn Milling

#### 104 FOOD PRODUCTS MFG. N.O.C.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 101 to a business performing cereal milling.
2. Assign Code 106 to a business preparing meat products by smoking, corning, curing, salting, encasing, etc.
3. Assign Code 112 to a business manufacturing, bottling and/or canning any carbonated beverage.
4. Assign Code 113 to a business pickling cucumbers or other foods.
5. Assign Code 113 to a business manufacturing preserved fruits (e.g., candied fruit peels or rinds, pie fillings, soda fountain syrups) by cleaning, cutting and cooking the required ingredients.
6. Assign Code 113 to a business manufacturing syrup by mixing and cooking fruits or fruit juices with sugar and related ingredients.
7. Assign Code 113 to a business manufacturing fruit or vegetable juice by pressing the fruit or vegetables to extract the juice by mechanical means and the bottling or canning of the juice.
8. Assign Code 571 to the manufacture of essential oils or extracts such as used for perfume.
10. Assign Code 907 to fresh fruit or vegetable packers whose operations typically include washing, sorting, grading and/or chilling the fresh fruit or vegetables for shipment to customers or to fresh...
fruit or vegetable dealers whose operations may include washing, sizing and/or packaging the fresh fruits or vegetables.

11. Assign Code 911 to a business repackaging food products from large containers into smaller ones involving no processing operations. This would include dry, liquid, semi-liquid or solid products.

12. Assign the applicable agricultural class to a business principally engaged in raising of one or more different fruits or vegetables whose operations may include the washing, sizing and/or packaging thereof prior to shipment to customers.

UNDERWRITING GUIDE

Baking Powder Mfg.
Beverage Mfg., N.O.C. (Non-Carbonated)
Cake Mix Mfg. – Dry Blending
Cat Food Mfg. – Dry/Bagged – No Cereal Milling
Chinese Food Mfg.
Coconut Shredding Or Drying
Coffee Grinding And Roasting
Corn Chip Mfg.
Dog Food Mfg. - Dry/Bagged - No Cereal Milling
Energy/Sports Drinks Mfg. (Non-Carbonated)
Flavoring Extract Mfg.
Flavoring Syrups Blending
Flour Mixing And Blending, No Milling
Food Products Mfg., N.O.C.
Fruit Flavored Drink Mfg.
Fruit Juice Mfg. - From Purchased Concentrates Only
Herbs - Blending, Grinding And Packing
Ice Mfg. - Not Dry Ice
Ketchup Mfg.
Licorice Extract Mfg.
Malted Milk Mfg. - From Powdered Milk, Sugar, Malt And Cocoa
Mayonnaise Mfg.
Medicinal Extract Mfg.
Mustard (Prepared) Mfg.
Noncarbonated Beverage Mfg., N.O.C.
Nuts (All Types) - Cleaning And Shelling – By Specialist Contractor
Peanut Butter Mfg.
Peanut Handling, Cleaning, Grading or Shelling – By Specialist Contractor
Pizza Assembly - No Baking Operation
Potato Chip Mfg.
Relish Mfg. - Fruit Or Vegetable – No Pickling Operations
Salad Dressing Mfg.
Salad Preparation - Cole Slaw, Egg, Potato, Etc.
Sandwich Spread Mfg. - Salad Dressing Base
Sauces Mfg.
Seasoning - Prepared Sauces – Vegetable
Soup Mfg.
Spice Grinding
Sports/Energy Drinks Mfg. (Non-Carbonated)
Sugar Repacking, Mixing, Blending Only
Tea - Blending And Mixing Including Packing Into Teabags
TV Dinner Type Meals, Cooking, Packing And Freezing
Vegetable Sauce Mfg.
Vinegar Mfg. - From Purchased Concentrates Only
Yeast Mfg.
105  BAKERY, WHOLESALE

Includes payroll developed by employees engaged as delivery salespersons, route salespersons and/or route supervisors engaged in the delivery of the insured's products to customers.

UNDERWRITING GUIDE
Bakery - Wholesale
Cracker Mfg.
Doughnut Mfg. – By Wholesale Bakery
Ice Cream Cone Mfg.
Macaroni, Spaghetti, Vermicelli Or Noodles Mfg.
Pretzel Mfg.

106  PROCESSED MEAT PRODUCTS MFG. – NO SLAUGHTERING OR HANDLING OF LIVESTOCK

Applicable to businesses that are principally engaged in making processed meat products. Such businesses will perform no slaughtering of animals whatsoever nor will they handle any livestock. The businesses will receive meat from unrelated concerns in boxed form and/or in carcass or partial carcass form. Processed shall mean that definite changes result in the meat product due to the application of chemicals and/or heat (the use of smoke and/or cooking) to the meat materials. Typical products of such businesses include but are not necessarily limited to: sausage, frankfurters, ready-to-eat luncheon meats, hams or bacon.

OPERATIONS ALSO INCLUDED:

Employees engaged as delivery salespersons, route salespersons and/or route supervisors engaged in the delivery of the business’ products to customers.

OPERATIONS NOT INCLUDED:

1. Assign Code 111 to a processed meat products manufacturing business that slaughters animals or handles livestock and is principally engaged in the wholesale sale of the processed meat products.
2. Assign Code 915 to a business slaughtering animals and who makes fresh meat cuts and/or processed meat products and is principally engaged in the retail sale of the fresh meat cuts and/or processed meat products.
3. Assign Code 910 to a business principally engaged in receiving meat in boxed, carcass or partial carcass form and that cuts the meat into portion-controlled fresh meat products such as steaks, roasts, or chops and that is principally engaged in the wholesale sale of the products. Such business does not kill animals or handle livestock or utilize chemicals and/or heat (the use of smoke and/or cooking) in processing the meat materials.
4. Assign Code 119 to a business principally engaged in receiving beef and/or veal in boxed, carcass or partial carcass form and cutting or grinding the beef or veal into hamburger, hamburger and/or veal patties and/or sandwich steaks and that is engaged in the wholesale sale of the products.
5. Assign Code 924 to a wholesale meat dealer who performs no cutting (or deboning) or processing of fresh meats, but who may repackage the fresh meats.

UNDERWRITING GUIDE
Bacon (Side And/Or Sliced) Mfg.
Cured Meats - Brined, Dried And Salted
Dehydration Of Meat
Ham - Boiled, Boneless, Roasted, And Smoked Mfg.
Luncheon Meats Mfg.
Pork Products Mfg. - Pickled, Cured, Salted And Smoked
Processed Meat Products Mfg.
Sausage Or Other Prepared Meat Products Mfg.
Scrapple Mfg.
107 CANDY, CHOCOLATE OR CHEWING GUM MFG.

**UNDERWRITING GUIDE**
Candy Mfg.
Chewing Gum Mfg.
Chocolate Mfg.
Cocoa Mfg.
Confectionery Mfg.
Popcorn Mfg.

108 BREWERY

Includes the distribution of beer or malt liquors by the manufacturer, bottler or canner. Also includes payroll developed by employees engaged as delivery salespersons, route salespersons and/or route supervisors engaged in the delivery of the insured’s products to customers.

**UNDERWRITING GUIDE**
Brewery, Including Distributing Stations
Malt Liquors Mfg. And Distribution

109 DAIRY PRODUCTS MFG.

Ice cream manufacturing by a separate group of employees in a physically separate department shall be assigned to Code 110.

Includes payroll developed by employees engaged as delivery salespersons, route salespersons and/or route supervisors engaged in the delivery of the insured’s product(s) to customers.

**UNDERWRITING GUIDE**
Butter Or Cheese Mfg.
Cheese Mfg.
Condensed Milk Mfg.
Creamery
Dairy Products Mfg. (Except Ice Cream Mfg.)
Dehydration Of Milk
Malted Milk Powder Mfg., Including Dehydration Of Milk
Milk Processor – Fluid
Milk Products Mfg., N.O.C. (Excluding Ice Cream Mfg.)
Yogurt Mfg.

110 ICE CREAM MFG.

**UNDERWRITING GUIDE**
Ice Cream Mfg.
Water Ice Mfg.

111 SLAUGHTERHOUSE –WHOLESALE, ALL OPERATIONS

For businesses principally engaged in receiving live animals (e.g., cattle, hogs and/or sheep), killing the animals and dressing the carcasses to produce meat products and selling the meat products on a wholesale basis. A business eligible for this classification will normally ship deboned meats in boxed form and/or may also ship meats in carcass form. Such business may also produce processed meat products like bacon, hams, sausage or luncheon meats and/or also sell some portion of the meat production as fresh meat cuts (e.g., steaks, roasts).
OPERATIONS ALSO INCLUDED:

1. Employees engaged as delivery salespersons, route salespersons and/or route supervisors engaged in the delivery of the business’ products to customers.
2. The employer’s processing of animal by-products resulting from the employer’s animal killing operations which may include but is not necessarily limited to: cooking of fat into tallow or lard and/or washing, scraping and salting of hides.

UNDERWRITING GUIDE
Butchering - Wholesale, Not Stockyards
Meat Packing Plant - Wholesale, Including Slaughtering
Packing House - Wholesale, Including Slaughtering
Slaughterhouse - Wholesale, Including Processing

112 CARBONATED BEVERAGE MFG.

OPERATIONS ALSO INCLUDED:

1. Applicable to a business principally engaged in manufacturing, bottling and/or canning any carbonated beverage.
2. The distribution of the carbonated beverage(s) by the manufacturer, bottler or canner.
3. Payroll developed by employees engaged as delivery salespersons, route salespersons, and/or route supervisors engaged in the delivery of the insured's products to customers.

OPERATIONS NOT INCLUDED:

1. Assign Code 108 to a business engaged in brewing, bottling and/or canning of beer, ale or malt liquors.

UNDERWRITING GUIDE
Alcoholic Beverage Bottling – Carbonated
Beverage Mfg., Carbonated - Bottled Or Canned
Bottling Or Canning Of Carbonated Beverages
Canning Or Bottling Of Carbonated Beverages
Carbonated Beverage Mfg. - Bottled Or Canned
Mineral Water, Carbonated - Bottled Or Canned
Soft Drinks (Carbonated) Mfg. - Bottled Or Canned

113 PRESERVING OR CANNING OF FOOD

UNDERWRITING GUIDE
Alcoholic Beverage Distilling
Apple Cider Or Juice Mfg.
Applesauce Mfg.
Canning Or Preserving Of Food
Cat Or Dog Food Mfg. - Canned
Dehydration Of Food - Except Dehydration Of Meat Or Milk
Distilling Of Alcoholic Liquors
Dog Or Cat Food Mfg. – Canned
Eggs, Dehydrated
Eggs, Powdered
Frozen Fruit, Fruit Juice, Processing
Fruit Or Vegetable Juice, Canned, Bottled Or Bulk
Fruit Evaporating
Fruit Juice Mfg.
Fruit Preserving
Gelatin Mfg.
Jam Mfg.
Jelly Mfg.
Juice Mfg. – Fruit
Pet Food Mfg. - Canned - Non Farm Domestic
Pickle Mfg.
Pie Filling Mfg.
Preserving Or Canning Of Food
Sauerkraut Mfg.
Spirituos (Distilled) Liquor Bottling By Distiller
Syrup Mfg., For Soda Fountains
Tomato Paste Mfg.
Vegetable And Fruit Juice - Canned, Bottled Or Bulk
Vegetable Canning
Vinegar Mfg. - By Fermentation
Whiskey Mfg.
Winery

114 RENDERING WORKS

Applicable to businesses principally engaged in rendering inedible grease and tallow from animal fat, bones and meat scraps; and businesses principally engaged in manufacturing animal oils and animal meal.

UNDERWRITING GUIDE
Animal And Marine Fat And Oil Mfg.
Animal Oil Mfg.
Animal Rendering Works, N.O.C.
Cod Liver Oil Mfg.
Fish Oil Mfg.
Grease And Tallow Mfg.
Grease Mfg., Animal
Oil Mfg., Animal

115 TOBACCO PRODUCTS MFG., INCLUDING TOBACCO REHANDLING

UNDERWRITING GUIDE
Cigar Mfg.
Cigarette Mfg.
Snuff Mfg.
Tobacco (Chewing And Smoking) And Snuff Mfg.
Tobacco Rehandling
Tobacco Stemming And Redrying

119 MEAT PRODUCTS MFG., N.O.C.

Applicable to businesses principally engaged in making hamburger and/or hamburger or veal patties and/or sandwich steaks.

UNDERWRITING GUIDE
Hamburger Or Hamburger Patty Mfg.
Meat Products Mfg., N.O.C.
Sandwich Steak Mfg.
Veal Patty Mfg. - Plain Or Breaded
TEXTILES AND CLOTHING MFG.

130  TEXTILE WASTE, SHODDY AND UNWOVEN FELT, MFG., THE GARNETING OF FIBRES.

UNDERWRITING GUIDE
- Cotton Batting Mfg.
- Cotton Waste Mfg.
- Felt Mfg. – Unwoven
- Hatters’ Fur Processing
- Padding And Upholstery Filling Mfg.
- Processed Waste And Recovered Fibers And Flock Mfg.
- Shoddy Mfg.
- Sisal Garneting
- Weather Stripping Mfg. – Felt
- Wool Reworking

132  SPINNING OR WEAVING

UNDERWRITING GUIDE
- Artificial Silk Spinning And Weaving
- Carbonizing Of Hair Or Wool
- Carding Of Fibers
- Carpet Mfg.
- Chenille Products Weaving
- Combing Of Fibers
- Cordage Mfg., Including Fiber Preparation
- Cotton Gin Operation
- Cotton Spinning And Weaving
- Curled Hair Mfg. Felt Mfg. – Woven
- Fiber Preparation For Spinning Or Weaving
- Flax Spinning And Weaving
- Fur Mfg. – Synthetic
- Gilling Of Fibers
- Hackling Of Fibers
- Hair Processing (Excluding Deharing Or Wig Making)
- Hemp Spinning And Weaving
- Jute Spinning And Weaving
- Label Mfg., Woven Labels
- Linen Cloth Weaving
- Linen Thread Mfg.
- Mop Head Mfg., From Cotton Waste, No Other Operations
- Moss Ginning
- Narrow Fabric Mill - Cotton, Wool, Silk Or Man Made Fibers
- Nylon Spinning And Weaving
- Opening Of Fibers
- Paper Twine Mfg.
- Picking Of Fibers
- Pipe Cleaner Mfg.
- Plush Or Velvet Mfg.
- Rayon Spinning And Weaving
- Ribbon Mfg., Textile Fabrics
- Rope Mfg., Including Fiber Preparation
- Rug Mfg.
- Scouring Of Natural Or Synthetic Fibers
- Separating Of Natural Or Synthetic Fibers
- Silk Spinning And Weaving
Silk Thread Or Yarn Mfg.
Silk Throwing And Weaving
Spinning Of Fibers
Textile Weaving
Thread Mill
Tire Cord And Fabric Mfg.
Twine Mfg., Including Fiber Preparation
Velvet Mfg.
Weaving Of Textile Fibers
Webbing Mfg.
Wire Cloth Weaving (Wire Drawing To Be Separately Rated By Code 406, Rolling Mill, N.O.C.)
Wool Combing Or Scouring
Wool Spinning And Weaving
Woven Carpet And Rug Mfg. Yarn Mfg. – Wool
Yarn Mill, Wool, Including Carpet And Rug Yarn Silk
Yarn Throwing, Twisting, And Winding Mill, Cotton, Man-Made Fibers And Silk

134  KNIT GOODS MFG.

Applies to the knitting of yarn into cloth or fabric and the dyeing and/or finishing of the knitted fabric by the knitting mill. Subsequent manufacturing of clothing or non-apparel textile products shall be assigned to either Code 161 or to Code 163, respectively, when performed by a separate crew of employees in a physically separate work area.

UNDERWRITING GUIDE
Braid And Fringe Mfg.
Glove Mfg. – Knit
Knit Glove Mfg.
Knit Goods Mfg., N.O.C.
Lace Mfg.
Necktie Mfg., Knitted

135  HOISERY MFG.

UNDERWRITING GUIDE
Hosiery Dyeing
Hosiery Finishing
Hosiery Mfg.
Knitting Mill, Hosiery

136  EMBROIDERY MFG.

UNDERWRITING GUIDE
Emblem Mfg.
Embroidery Mfg.
Quilted Cloth Manufacturing Contractor – For Garments Or Household Furnishings
Trimmings Mfg., Fancy Trimmings Or Piping, Not Manufacturing Binding, Tape Or Ribbon

139  DYEING, MERCERIZING, BLEACHING, PRINTING, COATING OR FINISHING NEW GOODS – EXCLUDING HOISERY FINISHING, RUBBER OR RESIN COATING AND OIL-CLOTH MANUFACTURING WHICH ARE SEPARATELY RATED AS PROVIDED FOR IN THIS MANUAL.

UNDERWRITING GUIDE
Bleaching, Fabrics
Cloth Printing
Coating New Fabrics, Except Rubberized Fabrics Or Oilcloth
Dyeing
Fabric Coating, N.O.C.
Feather Dyeing
Finisher Of Broad Woven Fabrics
Finishing New Textile Goods
Impregnated Fabrics Mfg.
Machine-Painting Shade Cloth
Mercerizing Of New Goods
Printing Of Fabrics
Textile Bleaching And Dyeing
Textile Printing
Typewriter Ribbon Mfg.
Yarn Dyeing Or Finishing

141 LAUNDRY, N.O.C.

Includes businesses principally engaged in cleaning carpets and upholstered furniture on customers’ premises. Assign Code 971 to incidental carpet and upholstered furniture cleaning by a commercial or industrial building cleaning contractor. Assign Code 882 to incidental carpet and upholstered furniture cleaning by a house cleaning contractor.

Also includes payroll developed by employees engaged as delivery salespersons, route salespersons and/or route supervisors performing the pick-up of items to be laundered or cleaned and the delivery of the items after laundering or cleaning.

OPERATIONS NOT INCLUDED:

1. Assign Code 928 to separately-staffed receiving, collecting or distributing stations with no laundering at the same or contiguous locations.

UNDERWRITING GUIDE

Carpet And Rug Cleaning And Storage
Carpet Cleaning On Customers' Premises
Diaper Service – Laundry
Furniture Cleaning Or Polishing On Customers' Premises
Industrial Launderer
Infant Wear Service Laundry
Launderer, Industrial
Laundry Collection By Launderer
Laundry, Hand
Laundry, N.O.C.
Linen Supply Service Including Laundering
Rug And Carpet Cleaning And Storage
Towel Supply Service Including Laundering
Uniform Supply Service Including Laundering
Upholstery Cleaning On Customers' Premises

142 DRY CLEANING PLANT

Receiving, collecting or distributing stations that are separately staffed and with no dry cleaning at the same or contiguous location shall be assigned to Code 928.

Includes primarily risks engaged in dry cleaning or dyeing apparel and household fabrics other than rugs (See Code 141). Establishments dyeing fabrics for the trade are classified by Code 139.
Also includes payroll developed by employees engaged as delivery salespersons, route salespersons and/or route supervisors performing the pick-up of items to be laundered or cleaned and the delivery of the items after laundering or cleaning.

**UNDERWRITING GUIDE**
Cleaning And Dyeing, Except Rug Cleaning By Dry Cleaner
Cloth Sponging (Shrinking), Inspection Or Mending – By Specialist Contractor
Drapery Dry Cleaning Plant
Dry Cleaning Plant, Except Rug Cleaning
Dyeing And Cleaning, Except Rug Cleaning By Dry Cleaner
Feather Washing, Steaming, Cleaning And Renovating
Fur Clothing - Cleaning, Tumbling, Glazing, Combing And Ironing
Laundry Collection By Dry Cleaner

### 161 APPAREL MFG.

Restricted to the manufacture of wearing apparel from woven or knit fabrics, related materials such as leather or rubber or resin coated fabrics.

The manufacture of yarn into knitted cloth or fabric shall be assigned to Code 134 when performed by a separate group of employees in a physically separate department. If there is no separation, all payroll shall be assigned to Code 134.

**UNDERWRITING GUIDE**
Academic Costumes Mfg. - Caps And Gowns
Apparel Mfg.
Bathing Suit Mfg. - Knitting To Be Separately Rated
Belt Mfg. - Cloth - Wearing Apparel Only - No Buckles, Webbing Or Leather Parts Mfg.
Beret Mfg.
Burial Garment Mfg.
Cap Mfg. - Graduation Caps And Gowns
Cap Mfg. – Headwear
Cloth Cutting By Contractor - Garment Fabrics
Clothing Mfg.
Coat - Front Or Interlining Mfg.
Collar Mfg.
Costume Mfg. - Masquerade Or Theatrical
Diaper Mfg. – Cloth
Dress Mfg.
Front Or Interlining Mfg. – Coat
Fur Clothing Mfg. (Preparation Of Skins To Be Separately Rated)
Fur Plate Mfg.
Fur Pointing
Garment Sewing Contractor
Glove Lining Mfg.
Glove Mfg., Except Fire Resistant, Industrial Use, Knit Or Rubber
Handkerchief Mfg.
Hat Frame Mfg., Ladies
Hat Lining Mfg.
Hat Mfg., Felt
Hat Mfg., N.O.C.
Insulated Clothing Mfg. - Thermal Type
Leather Clothing Mfg.
Lingerie Mfg.
Lining Mfg. – Hat
Linings, Sewing Into Coats By Hand
Mask Mfg. - Costume – Cloth
Millinery And Straw Hat Mfg.
Millinery Mfg., Felt
Nailhead Ornamentation Attaching Nailheads Or Similar Articles To Textile Fabrics By Means Of Foot Presses
Necktie Mfg., From Fabric
Raincoat And Other Waterproof Outer Garments Mfg.
Robe And Dressing Gown Mfg.
Rubber Garment Mfg., No Rubber Mill
Sewing Contractor – Garment
Sewing, Hand
Shoulder Pad Or Coat Front Mfg.
Shoulder Strap For Lingerie Mfg. – Fabric
Shower Cap Mfg. – Plastic
Suede Clothing Mfg.
Suit, Skirt, And Coat Mfg.
Suspender Mfg. - No Buckles, Webbing Or Leather Parts Mfg.
Textile Mending, Invisible Weaving Of Wearing Apparel
Tie Mfg. – Neckwear
Uniform Mfg.
Vestment Mfg.
Women's, Misses’, And Juniors’ Outerwear Mfg., N.O.C.
Women's, Misses’, Children's, And Infants’ Underwear And Nightwear Mfg.
Work Clothing Mfg.

163 TEXTILE PRODUCTS MFG., N.O.C.

Contemplates sewn non-apparel textile products including products made from soft textile type plastics such as vinyls.

The manufacture of yarn into cloth or fabric shall be separately classified as provided in this Manual.

Separately rate the installation, removal or repair of furnishing goods to Code 670.

UNDERWRITING GUIDE
Accordion Door Mfg. - Fabric Or Plastic – No Woodworking
Air Conditioner Cover Mfg.
Baby Blanket, crib Linen Mfg.
Ball Mfg. - Sporting Goods - Inflatable Plastic Beach Type
Banner Mfg.
Bedding Mfg. - Blanket, Sheet, Pillowcase
Bedspread Mfg.
Belt Mfg. - Industrial Use - From Premanufactured Textile Fabric
Bias Bindings Mfg.
Bindings Mfg. - Bias And Straight
Blanket Mfg.
Blanket, Sheet, Pillowcase - Bedding Mfg.
Buffing And Polishing Wheel Mfg. - Made From Cloth - No Metal Parts
Bunting Mfg., Shop Only
Casket Or Coffin Lining Mfg. - No Casket Mfg. Or Upholstery Work
Chenille Products Mfg. From Chenille Cloth
Coffin Or Casket Lining Mfg. - No Casket Mfg. Or Upholstery Work
Comforter Or Quilt Mfg.
Cover Mfg. - Air Conditioner
Curtain Mfg.
Door Mfg., Accordion - Plastic Or Fabric – No Woodworking
Drapery Or Curtain Mfg.
Feather Assembly - Sewn, On Wire Frames Decorated For Costumes/Band Plumes
Feather Pillow Mfg.
Flag Mfg., Shop Only
Furnishing Goods Mfg. - Not Canvas Or Burlap
Hammock Mfg.
Heating Pad Mfg. - Fabric Covering Only
House Furnishings Mfg. - From Textile Fabrics
Household Linens, Bedspreads, Towels, Drapes Mfg.
Kite Mfg.
Lamp Shade Mfg. (Excluding Frame Manufacturing)
Linen Mfg. - House Furnishings
Lining For Casket Interiors Mfg. - No Casket Mfg. Or Upholstery Work
Measuring Tape Mfg. - Cloth - Sewing Type
Mosquito Netting - No Mfg. Of Net
Napkin Mfg. – Cloth
Netting - Mosquito - No Mfg. Of Net
Pennant Mfg.
Pillow Cover Mfg.
Pillow Mfg.
Polishing Cloth Mfg.
Polishing Wheel Mfg. - Cloth Or Felt - No Metal Parts
Pool Mfg. - Swimming - Inflatable Kiddie-Type Pools
Quilt Or Comforter Mfg.
Roller Mfg. - Covered Sleeves Only
Safety Belt Mfg. - Automobile - No Hardware Mfg.
Scenery - Theatrical - Curtain And Drapery Mfg.
Shoe Ornament Mfg. – Fabric
Shoe Shining Or Polishing Cloth Mfg.
Shower Curtain Mfg. - Cloth, Plastic, Vinyl
Sleeping Bag Mfg.
Slipcover Mfg.
Stage Scenery - Theatrical - Curtain And Drapery Mfg.
Stuffed Toy Mfg. – Cloth
Table Cloth Mfg.
Table Pad Mfg. - From Cardboard And Fabric
Tape Mfg. - Mending – Fabric
Theatrical Scenery - Curtain And Drapery Mfg.
Towel Mfg., Textile Fabrics (Except For Disposable Towel Mfg.)
Toy Mfg. - Stuffed Animals Or Other Cloth Stuffed Toys
Umbrella Mfg.
Wheel Mfg. - Cloth - Buffing And Polishing – No Metal Parts
Wig Mfg. - Synthetic Materials
Window Shade Mfg. - No Roller Mfg.

165 MATTRESS OR BOX SPRING MFG.

The manufacture of wire springs shall be classified by Code 457 provided such operations are conducted by a separate crew of employees in a physically separate department.

UNDERWRITING GUIDE
Mattress Mfg.

166 CANVAS OR BURLAP PRODUCTS MFG.

Includes manufacturing or repairing bags made from textile cloth or fabric.
Separately rate the installation, removal or repair of awnings, tents or other canvas products away from the shop to Code 681.

**UNDERWRITING GUIDE**
- Automobile Convertible Top Mfg. - Fabric Or Vinyl, No Installation
- Automobile Seat Cover Mfg. - No Installation
- Awning Mfg. – Cloth
- Awning Or Tent Mfg.
- Bag Mfg. - Fabric Or Bulk Materials
- Bag Renovating, Textile Fabrics
- Burlap Goods Mfg.
- Canvas Products Mfg.
- Cloth Bag Mfg.
- Cloth Bag Repairing
- Furnishing Goods Mfg. - Canvas Or Burlap
- Knapsack Mfg.
- Life Jacket Or Preserver Mfg.
- Parachute Mfg. (Hardware Mfg. To Be Separately Rated)
- Sail Making
- Sporting Goods - Knapsack Mfg.
- Tent Mfg.
- Textile Bag Mfg. - Canvas Or Burlap

185 **EMPLOYMENT CONTRACTOR – TEMPORARY FOOD PRODUCTS MFG., N.O.C. STAFF**

Applicable only to temporary staff provided to customers whose business classification is Code 104.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

**UNDERWRITING GUIDE**
- Employment Contractor - Temporary Food Products Mfg., N.O.C. Staff
- Food Products Mfg., N.O.C. – Temporary Staff
- Temporary Food Products Mfg., N.O.C. Staff

187 **EMPLOYMENT CONTRACTOR – TEMPORARY CANDY, CHOCOLATES OR CHEWING GUM MFG. STAFF**

Applicable only to temporary staff provided to customers whose business classification is Code 107.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

**UNDERWRITING GUIDE**
- Candy, Chocolate Or Chewing Gum Mfg. - Temporary Staff
- Employment Contractor - Temporary Candy, Chocolate Or Chewing Gum Mfg. Staff
- Temporary Candy, Chocolate Or Chewing Gum Mfg. Staff

189 **EMPLOYMENT CONTRACTOR - TEMPORARY PRESERVING OR CANNING OF FOOD STAFF**

Applicable only to temporary staff provided to customers whose business classification is Code 113.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.
UNDERWRITING GUIDE
Canning Or Preserving - Temporary Staff
Employment Contractor - Temporary Staff - Preserving Or Canning Of Food
Preserving Or Canning Of Food - Temporary Staff
Temporary Staff, Preserving Or Canning Of Food

191 EMPLOYMENT CONTRACTOR – TEMPORARY APPAREL MFG. STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 161.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Apparel Mfg. - Temporary Staff
Employment Contractor - Temporary Apparel Mfg. Staff
Temporary Apparel Mfg. Staff

201 TANNING AND LEATHER DRESSING

UNDERWRITING GUIDE
Degreasing Skins
Fur Dressing Or Dyeing
Leather Dealer
Leather Dressing
Leather Finishing
Leather Tanning
Sheepskin Pickling
Tanning, Leather
Wool Pulling

204 SHOE MFG.

UNDERWRITING GUIDE
Boot And Shoe Mfg.
Counter, Heel And Sole Mfg. - Leather
Footwear Mfg. - Not Rubber
House Slippers Mfg.
Shoe Findings Mfg.
Shoe Mfg.
Shoe Repairing
Shoe Stock Mfg., No Tanning Or Leather Dressing
Slipper Mfg.

205 LEATHER GOODS MFG., N.O.C.

Includes the manufacture of handbags, purses, wallets, dog collars, leashes, straps, belts, etc. from leather, simulated leather or vinyl sheet.

UNDERWRITING GUIDE
Bag Mfg., Traveling
Baseball Mfg.
Basketball Mfg.
Dog Collar Mfg.
Football Mfg.
Glove Mfg., Including Baseball, Boxing, Handball Or Punching Bag Glove (Except Rubber Gloves)
Handbag, Mfg. - From All Materials  
Harness Or Saddle Mfg.  
Leash Mfg.  
Leather Belting Mfg.  
Leather Embossing  
Leather Goods Mfg., N.O.C. (See Also Gloves, Hats, Shoes)  
Leather Skiving  
Luggage Mfg., Excluding Trunks  
Medicine Ball Mfg.  
Personal Leather Goods Mfg.  
Pocketbook Mfg. - From All Materials  
Purse Mfg. - From All Materials  
Saddle Mfg.  
Strap Mfg. - From Leather, Simulated Leather Or Plastic  
Volleyball Mfg.  
Wallet Mfg.  
Women's Handbag Or Purse Mfg.

221  PLASTIC ARTICLES MFG., INJECTION MOLDING

UNDERWRITING GUIDE
Injection Molding Of Plastics  
Plastic Articles Mfg., Injection Molding

222  PLASTIC ARTICLES MFG., N.O.C

Applicable to plastic molding businesses principally engaged in the molding of any plastic product by any plastic molding technique except for plastic molding businesses principally engaged in injection molding which is assigned to Code 221 or businesses principally engaged in molding plastic composite products which is assigned to Code 227.

UNDERWRITING GUIDE
Artificial Marble Products Mfg.  
Bag Mfg. – Plastic  
Cable Mfg. - Insulated Electrical - Wire Drawing To Be Separately Rated  
Hose Mfg. – Plastic  
Marble Products Mfg. – Artificial Molding, Plastic - Of Any Product By Any Molding Technique Other Than Injection Molding  
Pipe Mfg. – Plastic  
Plastic Articles Mfg., N.O.C.  
Plastic Bag Mfg.  
Plastic Mfg., Sheets And Rods  
Plastic, Molded Products Mfg. N.O.C.  
Vanity Mfg. - Resin Poured Or Cast Type/Artificial Marble Product  
Wire Insulating - Includes Incidental Wire Stranding - Wire Drawing To Be Separately Rated

225  RUBBER GOODS OR TIRE MFG.

UNDERWRITING GUIDE
Balloon Mfg. - Rubber - Advertising And Toy  
Bathing Cap Mfg. – Rubber  
Boot And Shoe Mfg. – Rubber  
Bottle Mfg. – Rubber  
Elastic Mfg.  
Eraser Mfg.  
Fabrics, Rubberized  
Foam Rubber Mfg.
Footwear Mfg. – Rubber
Gasket Mfg. – Rubber
Glove Mfg. – Rubber
Heel Mfg. – Rubber
Hose Mfg. – Rubber
Latex, Foamed Mfg.
Life Jacket Mfg. - Inflatable Rubberized Fabric
Life Raft Mfg. – Rubber
Printers’ Roller Mfg.
Reclaiming Rubber
Rubber Band Mfg.
Rubber Products Mfg., N.O.C.
Rubber Reclaiming
Rubber Tire Mfg.
Rubber Tire Retreading
Rubberized Fabrics Mfg.
Sheeting - Rubber Or Rubberized Fabric
Sponge Rubber And Sponge Rubber Products Mfg.
Stopper Mfg. – Rubber
Tire And Inner Tube Mfg.
Tire Recapping Or Retreading
Toy Mfg. – Rubber
Tubing – Rubber
Vulcanized Rubber Products Mfg.
Wet Suit Mfg. – Rubber
Wire Insulating – Rubber

227 OILCLOTH, LINOLEUM AND CORK CARPET MFG.

UNDERWRITING GUIDE
Artificial Leather Mfg.
Coating New Fabrics, Rubberized Or Oilcloth
Cork Carpet Mfg.
Fiberglass (A Fibrous Glass And Resin Composite) Mfg.
Leather (Imitation) Mfg.
Linoleum Mfg.
Metallizing Of Fabrics
Oilcloth Mfg.
Plastic Composite Products Molding
Resin Coated Fabric Mfg.
Rubber Coating
Silo Mfg. - Fiberglass, Shop Only
Waxing Of Cloth
Yarn, Plastic Coated - Made From Purchased Yarn

PAPER AND PAPER GOODS MFG. AND PRINTING

255 PAPER OR PULP MFG. – ALL KINDS

UNDERWRITING GUIDE
Abrasive Paper Or Cloth Preparation
Bark Peeling, In Paper Mill
Building And Roofing Paper Mfg.
Building Paper Mfg.
Cardboard Mfg.
Emery Cloth Mfg.
Fiber (Paper) Products Mfg.
Fiberboard Mfg.
Paper Coating And Glazing - By Paper Mill
Paper Finishing - By Paper Mill
Paper Mfg.
Paper Mill
Particle Board Mfg.
Photographic Film And Dry Plate Mfg.
Pipe Mfg., Fiber
Pulp (Paper) Mfg.
Roofing Paper Or Roofing Felt Mfg.
Sandpaper Mfg.

257  PAPER PRODUCTS MFG., N.O.C.

Applicable to businesses principally engaged in the manufacture of one or more converted paper products that are not otherwise classified by either Code 261, 263 or 265. These products include but are not necessarily limited to: folding and/or set-up/rigid boxes, paper towels, products made from tissue paper, paper cups or plates, holiday or party decorations, party favors, mailing tubes, paper cans and paper sheeting, slitting or winding. Any printing conducted by a paper products manufacturing not otherwise classified (Code 257) business on its products is incident to such enterprise and is not subject to separate classification.

OPERATIONS NOT INCLUDED:

There shall be no payroll division between Code 257 and Code 281 unless the employer fulfills the multiple enterprises criteria delineated in Rule IV, Paragraph C. 3.a 2.

UNDERWRITING GUIDE

Air Filter Mfg. - All Types
Bed Underpads – Disposable
Box Mfg. - Paper - Set-Up, Rigid Or Folding (Non-Corrugated)
Box Or Container Cardboard Partitions Mfg.
Box Partitions Mfg.
Can Mfg. – Paper
Cardboard Or Paper Mailing Tube Mfg.
Coffee Pot Filter Mfg. – Paper
Cup Or Plate Mfg. – Paper
Diaper Mfg. – Disposable
Die Cutting - Paper, Paperboard Or Cardboard – By Specialist Contractor
Disposable Diaper Mfg.
Disposable Towel Mfg.
Drinking Straw Mfg. – Paper
Fiber Drum Mfg.
Filter Mfg. - Air - All Types
Folding Cardboard Or Paperboard Box Mfg.
Garland Mfg.
Holiday Decorations Mfg. - Paper Or Plastic
Mailing Tube Mfg.
Match Mfg. – Paper
Napkin Mfg. – Paper
Paper Bag Mfg.
Paper Box Mfg. - Set-Up, Rigid Or Folding (Non-Corrugated)
Paper Cup, Dish Or Plate Mfg.
Paper Hat Mfg. - All Types
Paper Or Cardboard Mailing Tube Mfg.
Paper Or Foil Goods Mfg.
Paper Products Mfg., N.O.C.
Paper Sheeting, Slitting Or Winding
Paper Towel Mfg.
Papier-mâché Goods Mfg.
Partitions (Cardboard) Mfg. - For Boxes Or Containers
Party Decorations Or Favors Mfg.
Rigid/Set-Up Paper Box Mfg.
Sanitary Napkin Mfg.
Set-up Paperboard Box Mfg.
Tinsel Mfg.
Tissue Paper Products Mfg. - Facial Or Toilet
Towel Mfg. - Paper Or Disposable
Tubes Or Cores Mfg. – Paper
Underpads Mfg. - Bed - Disposable

261 CORRUGATED PAPER AND/OR CORRUGATED BOX OR CONTAINER MFG.

Applicable to a business principally engaged in the corrugating of paper and/or the manufacture of boxes or containers from corrugated paper. The employer receives paper that will be corrugated as an integral part of the employer’s manufacturing process or the employer receives paper corrugated by and purchased from an unrelated source. Corrugation involves paper being slowly passed over a steam or gas heated metal drum, then revolved around a roll covered with silicate of soda which is deposited on the tips of the corrugation. The paper is then moved along until it reaches the paper liner (either a single or double facing), then the corrugated paper and the liner(s) travel under pressure where they are combined and dried. Also applicable to the manufacture of fiberboard boxes or containers. Printing by a corrugated box or container manufacturer on its box or container products is construed to be incident to the corrugated box or container enterprise and is not subject to separate classification.

OPERATIONS NOT INCLUDED:

Assign Code 255 to separate staff in a physically separate work area engaged in paper manufacturing.

UNDERWRITING GUIDE
Box Or Container Mfg. - Corrugated
Container Mfg. – Corrugated
Corrugated Paper And/Or Corrugated Products Mfg.
Fiberboard Box Or Container Mfg.

263 PAPER COATING/FINISHING – BY CONTRACTOR

Applicable to a business principally engaged in operations involving various types of coatings which are mixed in mixers or agitators and run into troughs of coating machines. Rolls of paper, plastic film or other materials (except rubber or textile fabric) are coated as they pass over the rolls revolving through this mixture. The paper, plastic film or other materials are dried on rolls or stacks, some may be polished or embossed, finished by calendaring, slit to desired widths and rewound or sheeted to size, then labeled and packed. Products may be printed with advertising material before the coating or on the reverse side, after this operation. In the manufacture of oiled, paraffined or waxed paper the waxes or oils are heated and mixed, and paper is run through a waxing machine and over a drying roll. The now waxed paper is then cut, slit, rewound on spools or sheeted or die-cut, wrapped and packed. Laminated paper, plastic film or other materials are produced by feeding a paste or glue between layers of paper, plastic film or other materials, pressing the layers together, drying and finishing by winding into rolls or sheeting to size, or else cutting, slititng or die cutting to size and shape, wrapping and tying into bundles. Printing by a paper coating/finishing business on its products is incident to the paper coating/finishing enterprise and is not subject to separate classification.
UNDERWRITING GUIDE
Carbon Paper Mfg.
Coating And/Or Glazing Of Paper Or Plastic – By Specialist Contractor
Laminating – Paper – By Contractor
Paper Finishing - By Specialist Contractor
Paper Laminating - By Contractor
Pressure-Sensitive Labels Or Paper Mfg.

265 STATIONARY PRODUCTS MFG.
Applicable to a business principally engaged in the manufacture of stationery, loose-leaf ledgers or notebooks. Cardboard, binders’ cloth, leather or imitation leather, canvas, paper, glue, paste, gold leaf, printing and ruling ink, metal rings, posts, screws, separators or fittings are received from unrelated businesses. Cardboard is cut to size and covered with leather, imitation leather or cloth by gluing, pasting and some sewing. Covers are reinforced by stripping and may be embossed in ink or gold leaf and the appropriate fittings are attached to complete the binder. Fillers for binders are manufactured from paper, which is cut to size on either manual or power cutters. Also includes but is not necessarily limited to the making of envelopes, writing tablets or pads, file folders, file jackets, desk pads and index cards. Paper ruling, silk screening or other printing on the products assignable to this class by the product’s manufacturer is incident to the stationery products enterprise and not subject to separate classification.

OPERATIONS NOT INCLUDED:
The manufacture of metal rings, posts, screws, separators or fittings shall be assigned to the appropriate metal working class.

UNDERWRITING GUIDE
Binder Mfg., Ringed
Coin Wrapper Or Currency Strap Mfg.
Computer Paper Mfg. (No Paper Mfg.)
Desk Calendar Mfg.
Envelope Mfg.
File Folder Mfg.
File Jacket Mfg.
Index Card Mfg.
Loose-Leaf Binder Or Ledger Mfg.
Notebook Mfg. (No Paper Mfg.) - All Types
Notepad Mfg.
Paper Rolls For Office Machines Or Cash Registers Mfg.
Ringed Binder Mfg.
Stationery Products Mfg.
Writing Tablet Mfg. (No Paper Mfg.)

275 EMPLOYMENT CONTRACTOR – TEMPORARY PLASTICS ARTICLES MFG. – INJECTION MOLDING STAFF
Applicable only to temporary staff provided to customers whose business classification is Code 221. Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Plastic Articles Mfg., N.O.C. Staff
Plastic Articles Mfg., N.O.C – Temporary Staff
Temporary Plastic Articles Mfg., N.O.C. Staff
281 PRINTING, N.O.C

Applicable to printing businesses principally engaged in the reproduction of one or more printed products or providing printing industry services pursuant to a Code 281 Underwriting Guide entry or printed products that are not specifically classified by an Underwriting Guide entry. Also includes the bindery department that finishes the employer’s print production. Finishing may include but is not necessarily limited to: collating, cutting to size including die cutting, scoring and perforating, rounding corners, tab cutting, folding, drilling or punching holes, stapling, sewing, wire stitching, gluing – perfect binding, laminating, foil stamping or embossing.

OPERATIONS ALSO INCLUDED:
(Businesses principally engaged in one more of the following activities)

1. The screen printing of any product including finished apparel articles
2. Web-press production of printed product either specifically assigned to Code 281 or not specifically classified by an Underwriting Guide entry (e.g., books, business forms, direct mail advertising)
3. Service contractors to the printing industry (e.g., printers’ finishers)
4. Specialist contractors decorating china or glassware by means of purchased or customer-provided decals, the cutting or engraving of glassware, engraving per se or making printing plates
5. The manufacture of plastic or vinyl sign letters and the application of such onto a substrate – shop only, no installation
6. The manufacture of rubber stamps

OPERATIONS NOT INCLUDED:

1. Assign Code 136 to embroidery operations performed by a separate staff in a physically separate work area.
2. Assign Code 265 to a manufacturer of stationery products including but not necessarily limited to loose-leaf or ringed binders, envelopes, notebooks or file folders.
3. Assign Code 282 to a newspaper or periodical publisher who also prints the newspaper or periodical or to a contract printer principally engaged in printing any product(s) denoted in a Code 282 Underwriting Guide entry by means of a web press(es).
4. Assign Code 285 to printing businesses principally engaged in providing customer copy reproduction by means of sheet-fed offset printing presses utilizing paper sheet sizes greater than 17 x 22 inches or that have four or more color towers regardless of the paper sheets' size or any Halm envelope printing unit or another sheet-fed unit/printing technique (e.g., letterpress) on paper sheets of any size.
5. Assign Code 932 to printing businesses principally engaged in providing customer copy reproduction by means of small offset presses, also known as duplicators, on paper sheet sizes 17 x 22 inches or less or electrostatic (photo) copiers on paper sheets of any size.
6. Assign Code 948 to a business that performs printing and direct mailing provided that more than 50 percent of the print production is used as direct mail.
7. Code 281 and another printing class (or Codes 257, 261, 263, 265 or 948) will not be assigned to any printing business unless that business fulfills the multiple enterprise criteria specified in Rule IV, Paragraph C. 3. a. 2.
8. Code 281 may not be assigned when printing operations are a General Inclusion into the business’ governing classification.

UNDERWRITING GUIDE
Book Printing By Web Press - By Publisher Or Contractor
Bookbinding Or Rebinding - By Specialist Contractor
Bottle Cap Printing
Business Forms Printing - By Web Press
Chemical Etching - By Specialist Contractor
China Decorating - By Specialist Contractor With No China Mfg.
Cigar Band, Printing
Coin Wrapper, Printing - By Specialist Contractor
Dress Pattern Printing
Electrotyping - By Specialist Contractor
Engraving - By Specialist Contractor
Etching (By Chemical Method) By Specialist Contractor
Glass Products Decorating Or Engraving By Specialist Contractor
Greeting Card Printing By Publisher Or Contractor
Label (Pressure-Sensitive) Printing By Web Press - By Specialist Contractor
Paper Dress Pattern Printing
Pattern (Dress) Printing – Paper
Photoengraving - By Specialist Contractor
Plastic Sign Letters Mfg. - Shop Only
Playing Cards Mfg.
Pressure-Sensitive Label Printing By Web Press - By Specialist Contractor
Printers’ Finisher - By Specialist Contractor
Printing - Books Or Greeting Cards - By Publisher Or Contractor
Printing Plate Mfg. - By Specialist Contractor
Printing, N.O.C.
Rubber Stamp Mfg.
Screen Printing (Including Finished Textile Articles) - By Specialist Contractor
Stereotyping - By Specialist Contractor
Tag Printing
Vinyl Sign Letters Mfg. - Electronically Scored - Shop Only
Wallpaper Printing (Paper Mfg. To Be Separately Rated)

282  NEWSPAPER OR PERIODICAL PRINTING – BY PUBLISHER OR CONTRACT PRINTER

Applicable to businesses principally engaged as a newspaper(s) publisher or the publisher of another type of publication(s)/intellectual property assigned to Code 282 by Underwriting Guide entry who also prints the newspaper(s) or other publication(s)/intellectual property. Also applicable to printing businesses principally engaged in printing newspapers or another publication(s)/intellectual property specifically assigned to Code 282 by an Underwriting Guide entry for unrelated customers. The newspaper(s) or other type(s) of publication(s)/intellectual property will be printed by means of a web press(es) regardless of whether the publisher or a contract printer performs the printing.

1. A newspaper’s pages may be cut, collated and folded by the web press. Inserts may be placed into the newspaper by inserting machine or by hand. The newspapers may be tied into bundles and delivered either by the publisher and/or contract printer.

2. A periodical may be finished by performing one or more of the tasks listed below: collating, cutting to size including die cutting, scoring and perforating, rounding corners, tab cutting, folding and gluing – perfect binding. The periodical publisher and/or contract printer may further mail the periodical to subscribers.

OPERATIONS NOT INCLUDED:

1. Code 282 and another printing class will not be assigned to any publishing and/or printing business unless that business fulfills the multiple enterprise criteria specified in Rule IV, Paragraph C. 3. a. 2.

UNDERWRITING GUIDE
Catalogue Printing By Publisher Or Contract Printer
Comic Book Printing By Publisher Or Contractor
Magazine Printing By Publisher Or Contractor
Newspaper Inserts (e.g., Advertising, Sunday Comics, Sunday Magazines) Printing By Publisher or Contractor
Newspaper Printing By Publisher Or Contractor
Periodical Printing By Publisher Or Contractor
Statistical Report Printing By Publisher Or Contractor
Telephone Book Printing By Publisher Or Contractor
Trade Journal Printing By Publisher Or Contractor

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PRINTING – PRINCIPALLY SHEET-FED PRESS PRODUCTION

Applicable to printing businesses principally engaged in providing customer copy reproduction by means of sheet-fed offset printing presses utilizing paper sheet sizes greater than 17 x 22 inches or that have four or more color towers regardless of the paper sheets’ size or any Halm envelope printing unit or another sheet-fed press printing technique (e.g., letterpress) on paper sheets of any size. Also includes the bindery department that finishes the employer’s print production. Finishing may include but is not necessarily limited to: collating, cutting to size including die cutting, scoring and perforating, rounding corners, tab cutting, folding, drilling or punching holes, stapling, sewing, wire stitching, gluing – perfect binding, laminating, foil stamping or embossing.

OPERATIONS NOT INCLUDED:

1. Assign Code 281 to printing businesses principally engaged in providing customer copy reproduction of printed products or providing printing industry services pursuant to a Code 281 Underwriting Guide entry or that are not specifically classified by an Underwriting Guide entry.
2. Assign Code 932 to printing businesses principally engaged in providing customer copy reproduction by means of small offset presses, also known as duplicators, on paper sheets sized 17 x 22 inches or less or electrostatic (photo) copiers on paper sheets of any size.
3. Code 285 and another printing class will not be assigned to any printing business unless that business fulfills the multiple enterprise criteria specified in Rule IV, Paragraph C. 3. a. 2.

UNDERWRITING GUIDE
Printing - Principally Sheet-Fed Press Production (Of Any Printed Product)

EMPLOYMENT CONTRACTOR – TEMPORARY PAPER OF PULP MFG. STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 255.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Paper Or Pulp Mfg. Staff
Paper Or Pulp Mfg. – Temporary Staff
Temporary Paper Or Pulp Mfg. Staff

EMPLOYMENT CONTRACTOR – TEMPORARY PRINTING STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 281. Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Printing Staff
Printing – Temporary Staff
Temporary Printing Staff

WOODWORKING

SAWMILL

Includes the grading, sorting, pulling, piling, air or kiln drying, loading and storage of sawmill products.
OPERATIONS NOT INCLUDED:

1. Subsequent wood products manufacturing operations conducted by a separate crew of employees in a physically separate department shall be separately classified as provided in this Manual.

UNDERWRITING GUIDE

Barking Mill
Kiln Drying Of Lumber - By Sawmill
Sawmill
Snow Fence Mfg., Cutting Lath From Logs.
Wood Chips Mfg.

305 CARPENTRY SHOP, INCLUDING PLAINING MILL

Includes but is not necessarily limited to the manufacture of sash, door, assembled millwork, pallets or wood trusses.
Separately rate erection work as provided for in this Manual.

OPERATIONS NOT INCLUDED:

1. Assign Code 301 to sawmill operations.
3. Assign Code 855 to the operation of a physically separate and separately-staffed lumber and/or building material dealer on the premises of a carpentry shop that fulfills the multiple enterprise criteria discussed in Rule IV, C. 3. a. 2., Section 1 of this Manual.
4. Assign Code 935 to the operation of a physically separate and separately-staffed retail store on the premises of a lumber and/or building materials dealer and carpentry shop that also fulfills the multiple enterprise criteria discussed in Rule IV, C. 3. a. 2., Section 1 of the Manual.

UNDERWRITING GUIDE

Assembled Millwork Mfg.
Bark Peeling In Veneer Mill
Barrel Repair - Wood – By Specialist Contractor
Barrel Stock Mfg., No Sawmill Work
Basket Mfg. – Veneer
Box Or Box Shook Mfg.
Building Mfg., Portable – Wood
Carpentry Shop
Contract Packaging - Crating - In Shop
Crate Mfg. – Wood
Door Frame Or Sash Mfg. - Wood
Door Mfg. – Wood
Fence Mfg. - Wood, Shop Only
Flooring Mfg. – Wood
Furniture Stock Mfg. - Non-Turned - By Specialist Contractor
Hardwood Dimension And Flooring Mill, No Sawmill Operation
Keg Mfg. – Wood
Laminated Wood Building Beam And Column Mfg.
Last Block Mfg.
Millwork Plant
Modular Home Mfg.
Packaging, Contract - Crating - In Shop
Packing Case Mfg.
Pallet Mfg.
Panel Mfg. - Soft Wood Or Plywood

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Planing Mill
Plywood Container Mfg.
Plywood Mfg., Including Veneer Mfg.
Porch Enclosure Mfg.
Prefabricated Building Mfg. - Wood, Shop Work
Railing Or Stair Mfg. – Wood
Sash Mfg. – Wood
Sash, Door Or Assembled Millwork Mfg.
Shingle Mfg. - Wood, Including In Shop Staining
Shingle Staining, In Shop, No Off-Premises Work
Shook Mfg.
Shuttle Mfg.
Silo Mfg. - Wood, Shop Only
Staircase Or Stair Mfg. – Wood
Stave Mfg. – Wood
Structural Members, Laminated Wood - Arches, Trusses, Timbers
Tank Building - Wood, Shop Only
Trellis Mfg. – Wood
Truss Mfg. – Wood
Veneer Container Mfg.
Veneer Mfg.
Wire bound Box And Crate Mfg.
Wood Floor Mfg.
Wooden Barrel Mfg.
Wooden Box Mfg., Except Cigar Boxes

306 WOODENWARE MFG., N.O.C

UNDERWRITING GUIDE
Axe Handle Mfg.
Bird House Or Feeder Mfg. - Wood
Bowling Pin Mfg. – Wood
Brush Mfg.
Cane Mfg.
Coat Hanger Mfg. – Wood
Cork Products Mfg.
Crutches Mfg. – Wood
Dowel Mfg. – Wood
Furniture Turned Stock Mfg. - By Specialist Contractor
Gunstock Mfg., Finished Or Unfinished Shapes
Handle Mfg. – Wood
Hat Block Mfg. - Wood
Ladder Mfg. – Wood
Lath Mfg. – Wood
Lead Pencil Mfg.
Mop Mfg.
Peg Or Skewer Mfg. – Wood
Pencil, Pencil Stock, Penholder, Or Crayon Pencil Mfg. - Wood
Pipe Mfg., Tobacco – Wooden
Pulley Block Mfg. – Wood
Screen Mfg., Window – Wood
Shade Roller Mfg. – Wood
Sign Or Sign Letter Mfg. - Wood, Shop Only, No Erection
Ski Mfg. – Wood
Spice, Cutlery Or Wine Racks Mfg. - Wood
Spool Mfg. – Wood
Toothpick Mfg.
Umbrella Handle Mfg. – Wood  
Veneer Products Mfg., N.O.C. - No Veneer Mfg.  
Window Shade Roller Mfg. - Wood  
Wood Tack Strip Mfg.  
Wood Turned Products Mfg.  
Wooden Frames Or Seats Mfg. - For Furniture  
Wooden Tobacco Pipe Mfg.  
Woodenware Mfg., N.O.C.

311 CABINET WORKS – WITH POWER-DRIVEN MACHINERY

Applicable to a business principally engaged in the manufacture of cabinets, cabinet parts or other similar wood products in which power-driven machinery is used. Many of the products contemplated by this classification are made to buyers’ or customers’ specifications and require installation.

OPERATIONS ALSO INCLUDED:

1. Finishing of cabinets, cabinet parts or similar wood products by their manufacturer. The term finishing means shellacking, staining, painting, lacquering or varnishing or covering with formica, porcelain or similar materials.

OPERATIONS NOT INCLUDED:

1. Separately rate installation work by either Code 646 or Code 648 as provided in the Underwriting Guide.
2. Assign Code 327 to upholstering operations conducted by a separate employee crew in a physically separate department.

UNDERWRITING GUIDE

Architectural Woodwork Mfg.  
Bookcase Mfg. – Wood  
Bulletin Board Mfg.  
Cabinet Works - Wood - With Power-Driven Machinery  
Counter Top Mfg. – Wood  
Display Case Mfg. – Wood  
Exhibit Booth Mfg.  
Kiosk Mfg.  
Kitchen Cabinet Mfg. – Wood  
Library Cabinet Mfg. – Wood  
Parquet Flooring Mfg. - Hardwood  
Partition Mfg. – Wood  
Picture Frame Mfg. – Wood  
Refrigerated Showcase Mfg. - Wood  
Restaurant Booth Mfg. – Wood  
Room Divider Mfg.  
Showcase Mfg. – Wood  
Store Counter Mfg. – Wood  
Toy Mfg. – Wood  
Vanities Mfg. – Wood (Architectural or Bathroom)  
Walk-In Refrigerator Mfg.

319 FURNITURE ASSEMBLY

Applicable to businesses principally engaged in the assembly of wood, metal or plastic furniture from parts manufactured by unrelated businesses. Included are all types of home or office furniture such as tables, chairs, dressers, chests of drawers, bed frames or desks or cabinet-type products. The assembly work is normally accomplished by means of nails, screws, brackets, glue, dowel pins and clamps. Also includes the
finishing of the assembled products by painting, staining, varnishing, lacquering, shellacking or covering surfaces with Formica-type materials.

The repair or reconditioning of wood or metal furniture which does not require the manufacture or fabrication of parts (or whereby the fabrication is not performed by the risk but parts are purchased from other unrelated risks) shall also be assigned to this classification. The type of operations found here would involve only tightening loose parts, regluing parts or replacing broken parts, stripping off the old finish and applying a new finish.

This class further includes payroll developed in the manufacture and finishing of cabinet-type products only when such products are made without the use of power-driven woodworking machinery. The parts are cut to size and shape by means of hand tools or portable electric tools and then assembled and put together to form the completed product.

OPERATIONS NOT INCLUDED:

Upholstering of new or used, repaired or reconditioned furniture by a separate crew in a physically separate area shall be assigned to Code 327.

UNDERWRITING GUIDE
Broom Mfg. - Assembling Only - No Woodworking
Coffin Assembly - No Wood Or Metal Working
Furniture Assembly - From Prefabricated Parts Or Pieces Only - No Woodworking
Furniture Stripping - Incidental To Assembling Or Refinishing Operations Only
Furniture Stripping, No Woodworking - By Specialist Contractor
Lamp (Floor Or Table) Assembly Only - No Metal Or Wood Fabricating
Wreath Assembly - Artificial - Plastic And Fabrics

323 FURNITURE MFG. – WOOD

Applicable to employers principally engaged in the manufacturing of individual completed wood furniture pieces or sets including but not necessarily limited to: bedroom, living room or dining room pieces or sets, office furniture, billiard tables, console-type audio or television cabinets, pianos or piano cases, juvenile or nursery furniture, lawn or garden furniture, frames for upholstered furniture, occasional tables, chairs, desks or wardrobes.

This classification contemplates both the fabrication of the various parts on woodworking machines and the subsequent assembly of the components into completed furniture. Also included is the finishing by staining, painting, varnishing, lacquering or polishing. In addition, hardware such as hinges, pulls, locks or casters may be attached.

Also applies to the repair of furniture when it is necessary to machine new parts as replacements for damaged or broken parts.

OPERATIONS NOT INCLUDED:

1. Assign Code 327 to a separate employee crew in a physically separate work area performing upholstering.
2. The manufacture of furniture parts which are not assembled into completed furniture or completed chair or furniture frames by the same employer is assignable to Code 305 for non-turned furniture parts or to Code 306 for all turned furniture stock.

UNDERWRITING GUIDE
Billiard Table Mfg.
Cedar Chest Mfg.
Chair Or Chair Frame Mfg. - Wood
Coffin Mfg. – Wood
Fiber Furniture Mfg.
Furniture Assembling - Wood, By A Furniture Manufacturer, Including Woodworking
Furniture Frame Mfg. – Wood

Headboard Mfg. - Wood (Upholstery Work If Conducted By A Sep. Crew In A Sep. Dept. Shall Be Separately Rated)
Musical Instrument Mfg. – Wood
Organ Building - Including Installation
Piano Or Player Piano Mfg.
Rattan Or Fiber Furniture Mfg.
Tank, Seat Or Cabinet Mfg. - Toilet - Wood
Trunk Mfg. – Wood
Venetian Blind Mfg. – Wood
Willow Ware Mfg.
Wood Household Or Office Furniture Mfg.
Wooden Coffin Mfg.
Wooden Musical Instruments Mfg.

327 FURNITURE UPHOLSTERING, SHOP ONLY

An upholstering shop’s operations shall include but are not necessarily limited to: fabric cutting and sewing, spring-up, trimming and the final assembly of the upholstered materials onto the manufactured frame.

OPERATIONS NOT INCLUDED:

1. Frame manufacturing or frame assembly shall be classified as provide for in this Manual.
2. Upholstering operations conducted at customers’ locations is assignable to Code 670.

UNDERWRITING GUIDE
Automobile Seat Cover Installation And/or Seat Upholstering
Automobile Top Installation, Fabric Or Vinyl
Coffin Or Casket Upholstery Work
Furniture Upholstering
Reupholstering
Upholstering Car Seats
Upholstering Shop Only, No Furniture Assembling

PRIMARY NONFERROUS METAL WORKING

402 SMELTING OF NONFERROUS METALS OR HOT-DIP GALVANIZING

Also includes employers principally engaged in melting nonferrous scrap metal to produce ingots.

Not available for businesses principally engaged in the handling of any ferrous scrap metals. Such businesses must be assigned to Code 858.

Galvanizing by methods other than the hot-dipping procedure shall be assigned to the classification best describing the process.

UNDERWRITING GUIDE
Aluminum Ingots And Primary Production Shapes From Bauxite/Alumina
Copper Smelting And Refining, Primary
Galvanizing Works - Hot Dip
Lead Mfg., Red Or White
Lead Sheet, Pipe And Shot Mfg.
Lead Smelting
Lead Smelting And Refining, Primary
Melting Of Nonferrous Scrap Metals
Precious Metal Refining, Primary
Primary Smelting And Refining Of Nonferrous Metals, N.O.C.
Red Lead Mfg.
Retinning Of Metal Not Done In Rolling Mill
Rust Proofing (Hot Dipping) Of Metals
Secondary Smelting, Refining, And Alloying Of Nonferrous Metal And Alloys
Smelting Of Nonferrous Metals, N.O.C.
Tin Smelting And Refining
White Lead Mfg.
Zinc Smelting And Refining, Primary

403 ROLLING, DRAWING OR EXTRUDING NONFERROUS METALS

Also includes making nonferrous pipe or tubes or forging nonferrous metals.

Subsequent product(s) manufacturing operations conducted by a separate crew(s) of employees, in a physically separate department(s), shall be separately classified as provided for in this Manual.

UNDERWRITING GUIDE
Aluminum Extruded Products Mfg.
Atomizing Molten Nonferrous Metal
Can Mfg., Seamless
Cold Rolling Or Drawing, Nonferrous Metals
Copper Pipe Or Tube Mfg. By Extruding And Drawing
Drawing - Nonferrous Metals
Extruded Products Mfg. - Nonferrous Metals
Forging - Nonferrous Metals Only
Metal Can Mfg., Seamless
Miniature Tube Mfg. - From Nonferrous Metals
Nonferrous Metals Cold Rolling, Drawing, Extruding, Or Forging
Pipe Mfg. - Brass, Copper Or Aluminum
Platinum Group Metals - Rolling, Drawing And/or Extruding
Powder Mfg. - Atomizing Molten Nonferrous Metal
Tin Foil Mfg.
Tube Mfg. – Nonferrous
Wire Drawing - Nonferrous Metals
Wire Mfg. – Nonferrous

STEEL MAKING AND ROLLING MILLS

404 STEEL MFG.

UNDERWRITING GUIDE
Stainless Steel Mfg.
Steel Mfg.

406 ROLLING MILL - FERROUS METALS – NOT AVAILABLE FOR ROLLING MILLS IN PLANTS OPERATING OPEN-HEARTH, BESSEMER, ELECTRIC OR CRUCIBLE STEEL FURNACES

UNDERWRITING GUIDE
Cold Rolling Or Drawing - Ferrous Metals
Cold-Rolled Sheet Mfg. - By Specialist Contractor
Corrugating Iron And Steel - Cold-Rolled – By Specialist Contractor
Doubling Process, Sheet Rolling - By Specialist Contractor
Ferrous Metals Cold Rolling Or Drawing
Plate Steel Mfg. - By Specialist Contractor
Rolling Mill - Ferrous Metals
Rolling Mill, Sheet Metal - By Specialist Contractor
Sheet Rolling, Cold Rolling - By Specialist Contractor
Steel Wire Drawing
Wire Drawing – Ferrous
Wire Mfg.

407 TUBE OR PIPE MFG., IRON OR STEEL – NOT CAST IRON PIPE – EXCLUDING STEEL MAKING BUT INCLUDING SKELP ROLLING

UNDERWRITING GUIDE
Miniature Tube Mfg. - From Ferrous Metals
Pipe Or Tube Mfg. - Iron Or Steel
Skelp Rolling
Steel Pipe And Tube Mfg.
Tube Mfg. - Iron Or Steel

STEEL FABRICATING

411 STEEL FABRICATING – BRIDGE AND STRUCTURAL SHOPS, SHOP ONLY, ERECTION TO BE SEPARATELY RATED AS CODE 655

UNDERWRITING GUIDE
Bridge Shop
Radio And Television Tower, Fabrication
Steel Fabrication, Bridge And Structural Shops
Steel Works, Structural
Steel Fabrication
Tower, Transmission, Fabrication

413 IRON WORKS – SHOP – ORNAMENTAL, NON-STRUCTURAL IRON OR STEEL FABRICATING

Separately rate installation, erection or repair operations to Code 658 or to Code 675 as provided in this Manual.

UNDERWRITING GUIDE
Aluminum Railings Mfg.
Architectural Or Ornamental Iron Work Mfg.
Balcony Mfg.
Fence Or Fence Post Mfg. - Ornamental Iron Or Steel
Fire Escape Mfg.
Flagpole Mfg. – Metal
Flooring Mfg. - Open Steel Grating
Furniture Mfg. - Wrought Iron
Gate Mfg. - Ornamental Metal
Grandstand Or Bleacher Mfg. - Metal
Grating Mfg. - Open Steel Flooring
Iron Shutter Mfg.
Iron, Ornamental, Fabrication Shop
Lamp Post Mfg. – Metal
Metal Arches Mfg., For Buildings
Metal Lath Mfg.
Ornamental Brass Goods Mfg.
Ornamental Or Architectural Metal Work Mfg.
Partition Mfg. - Ornamental Iron
Pipe Bending - Fabrication Shop
Power Pipe Fabrication
Racing Sulky Mfg.
Railing Mfg.
Stair Railing Mfg. – Metal
Steel Curtain Wall Mfg.
Sulky Mfg., Racing

415  **FABRICATED PLATE WORK – METAL, INCLUDING BUT NOT NECESSARILY LIMITED TO BOILER OR TANK MFG. – SHOP ONLY**

Plate shall be #3 U.S. Standard Gauge (1/4" thick) or thicker.

**UNDERWRITING GUIDE**

Autoclave Mfg., Industrial
Boiler Mfg., Shop Only
Buoy Mfg. – Metal
Casing Mfg., Boiler Metal Plate
Condenser Mfg., Steam
Culvert Mfg. - Metal Plate
Cylinder Mfg. - Pressure Metal Plate
Dumpster Or Refuse Container Mfg. - From Metal Plate
Gas Tank Mfg. - Metal Plate
Industrial Boiler Mfg.
Liquid Oxygen Tank Mfg. - Metal Plate
Military Tank Hull Mfg.
Oil Storage Tank Mfg. - Metal Plate
Plate Work, Fabricated
Pressure Vessel Mfg. - Industrial Metal Plate
Refuse Container Or Dumpster Mfg. - From Metal Plate
Still Mfg. - Pressure Metal Plate
Tank Mfg. - Pressurized Or Non-Pressurized, Including For Tank Trucks - From Metal Plate
Truss Plate Mfg. – Metal
Vacuum Tank Mfg. - Metal Plate
Vat Mfg. - Metal Plate

416  **CAR MFG., RAILROAD – ALL KINDS**

**UNDERWRITING GUIDE**

Car Mfg., Rebuilding Or Repair, Railroad - All Kinds
Freight Car Mfg.
Industrial Locomotive And Parts Mfg.
Locomotive And Parts Mfg.
Mine Car Mfg.
Railroad Car Mfg.
Railway Maintenance Car Mfg.
Refrigerator Car Mfg.
Switching Locomotive And Parts Mfg.
Tank Freight Car Mfg.
Tender Mfg., Locomotive
FOUNDRIES

421 STEEL FOUNDRY, OPEN-HEARTH AND ELECTRIC

The secondary machining of castings by a separate staff in a physically separate work area shall be assigned to Code 461.

UNDERWRITING GUIDE
Casting Foundry, Steel
Electric Steel Foundry
Foundry, Steel
Steel Alloy Castings Mfg.
Steel Foundry

425 IRON FOUNDRY, N.O.C.

The secondary machining of castings by a separate staff in a physically separate work area shall be assigned to Code 461.

UNDERWRITING GUIDE
Cast Iron Pipe Mfg.
Casting Foundry, Ductile Or Grey Iron
Ductile Iron Foundry
Enameled Cast Iron Ware Mfg.
Foundry, Iron, N.O.C.
Grey Iron Foundry
Heater Or Radiator Mfg. - Cast Iron
Hydrant Mfg. Water - Cast Iron
Iron Foundry, N.O.C. (See Also Classes 427 And 445)
Manhole Cover Mfg. - Cast Iron
Pipe Mfg. - Cast Iron, N.O.C.
Radiator Or Heater Mfg. - Cast Iron
Stove Mfg. - Cast Iron

427 MALLEABLE IRON FOUNDRY

The secondary machining of castings by a separate staff in a physically separate work area shall be assigned to Code 461.

UNDERWRITING GUIDE
Casting Foundry, Malleable Iron
Foundry, Malleable Iron
Malleable Iron Foundry

429 DIE CASTING MFG.

Also includes secondary machining of die castings by the die casting employer. There is no payroll division with Code 461.

UNDERWRITING GUIDE
Aluminum Die Castings Mfg.
Malleable Iron Foundry
Zinc Die Castings Mfg.
When foundry is operated and there is silicosis potential, the supplemental loading will apply to the foundry portion of payroll. Code 0066 at the carrier rate is to apply to such foundry payroll, but note that this payroll is also included in the Code 447 payroll at the carrier rate. Premium developed under Code 0066 is not subject to experience or retrospective rating.

Also includes secondary machining of nonferrous castings by the foundry employer. There is no payroll division with Code 461.

UNDERWRITING GUIDE
Aluminum Castings Mfg.
Aluminum Ware Mfg., Cast
Brass Castings Mfg.
Bronze Castings Mfg.
Bushing Or Bearing Mfg. - Nonferrous Metal - Cast
Casting Mfg. - Nonferrous Metals
Centrifugal Castings Mfg. - Nonferrous Metals
Copper Castings Mfg.
Foundry - Nonferrous, N.O.C.
Hardware Mfg. - Nonferrous - By Foundry Method
Investment Castings Mfg. - Nonferrous Metals
Nonferrous Metals Foundry
Plumbing Fixture Fittings And Trim (Brass Goods) Mfg. - Cast
Spin Casting Foundry - Nonferrous Metals
Type Foundry
Zinc Castings Mfg.

METAL WORKING

Includes die making, trimming or grinding and heat treating operations. The secondary machining of forgings by a separate staff in a physically separate work area shall be assigned to Code 461.

UNDERWRITING GUIDE
Anvil Mfg. - Forged
Forging, N.O.C.
Gun Forging, Iron And Steel
Horseshoe Mfg.
Iron Forging
Press Forging
Projectile Or Shell Casing Mfg.: Forging - Separately Rate Loading Or Testing With Explosives
Upset Forging

Applicable to businesses principally engaged in the manufacture of tools by use of forging techniques or methodology. Steel or alloy metals in various bar and rod forms will be cut to length and then heated in furnaces. The heated metal stock is then forged with drop hammers, reheated and forged to final shape or form with the appropriate dies or patterns. The forgings are then cooled, trimmed or ground as needed and tempered by heat treating. Includes secondary machining of the forged tools by the forge business. There is no payroll division with Code 461.
Examples of products within the scope of this classification are: axes, agricultural and gardening tools, sledge hammers, logging tools, construction tools and oil well tools.

**OPERATIONS ALSO INCLUDED:**

Specialist businesses principally engaged in the heat treating of metal for unrelated customers.

**UNDERWRITING GUIDE**

Agricultural Tools Mfg.

Axe Mfg.

Construction Tools Mfg.

File (Tool) Mfg. – Forged

Gardening Tools Mfg.

Heat-Treating Of Metal - By Specialist Contractor

Logging Tools Mfg.

Oil Well Tools Mfg.

Sledgehammer Mfg.

Tool Mfg. – Forged

435 **SPRING MFG. – HOT WOUND**

Also includes Chain Mfg.

**UNDERWRITING GUIDE**

Automobile Bumper Mfg.

Automobile Spring Mfg.

Chain Mfg.

Coiled Flat Spring Mfg.

Leaf Spring Mfg.

Railroad Car Or Locomotive Spring Mfg.

Spring Mfg. - Hot Wound

Steel Spring Mfg. - Except Wire (Cold Wound) Springs

Torsion Bar Spring Mfg.

441 **TOOL MFG., N.O.C.**

Applies to a business principally engaged in machining tool steel or tungsten carbide into tools used for cutting or machining operations on machine shop equipment (e.g., lathes, mills). Also applies to a business principally engaged in making jigs or fixtures used to hold or position work on machine shop equipment. Further applies to a business principally engaged in machining tool steel or tungsten carbide into molds for plastics or powdered metal molding or nonferrous metal casting or dies for wire drawing, metal stamping, plastic or nonferrous metal extrusion. The business' machining operations may include but are not necessarily limited to turning, milling, grinding or tapping. The tools, dies or molds may be assembled together, polished, buffed, tested and inspected.

A business principally engaged in the operations discussed above is typically a job shop. A job shop is defined for this classification as a business principally engaged in machining one or more of the above listed products for unrelated businesses and that has either no proprietary product(s) or the business' proprietary product(s) generates less than 50 percent of the business' revenue.

**OPERATIONS ALSO INCLUDED:**

1. Employers principally engaged in the manufacture of one or more of the following products: wood or metal patterns, models, aircraft propellers-wood, architectural scale models, last forms-wood or wood carving by hand or machine.
OPERATIONS NOT INCLUDED:

1. Cemented carbide tips for cutting tools or any other products made from powdered metal that are pressed to shape, machined and sintered shall be assigned to Code 506.
2. Molds or patterns produced by foundry (the melting and casting of the molten metal) process shall be assigned to the appropriate foundry class.
3. Dies produced by chemical etching or engraving shall be assigned to Code 281.
4. The manufacture of forged tools shall be assigned to Code 433.
5. Products made by molding plastic shall be assigned to the appropriate plastic molding classification.
6. Metal stamping or sheet metal products fabrication shall be classified as provided in this Manual.
7. Assign Code 445 to the manufacture of non-forged and non-powered hand tools, such as screwdrivers, pliers, hammers or chisels, and/or non-forged bench tools.
8. Assign Code 445 to saw blade (all types) or industrial knife manufacture.
9. Machined Parts Mfg. - N.O.C. shall be defined as machining single-piece parts for unrelated businesses and where more than 50 percent of the single-piece machined parts made by the employer are not assigned to any other manufacturing classification. Businesses so principally engaged shall be assigned to Code 446.
10. Assign the applicable manufacturing classification when the employer is principally engaged in assembling single-piece machined parts into end-product components. Assembly operations include but are not limited to: welding, fastening, inserting, pressing, and the joining of springs, ball bearings, ears, or other parts or components to any other part or component.
11. An employer principally engaged in machining single-piece parts specifically assigned to any manufacturing classification shall be assigned to that specified manufacturing classification.
12. Specialist contractors electroplating parts manufactured by an unrelated business (es) shall be assigned to Code 449.
13. Code 441 is not applicable to any business that has a separate department making tools, dies, molds or any of the other products assigned to Code 441 principally for use by that business in making any product(s) assigned to another manufacturing classification.

UNDERWRITING GUIDE
Aircraft Propeller Mfg. – Wood
Architectural Scale Model Mfg. - By Specialist Contractor
Cutlery Mfg. (Non-Forged) For Household Or Butcher Shop/Restaurant Use
Die Mfg.
Fixture Or Jig Mfg.
Gauge Mfg. - Ring, Plug Or Snap
Jig Or Fixture Mfg.
Label Mfg. – Metal
Last Form Mfg. – Wooden
Machine Tools And Accessories Mfg.
Machine Tools Mfg. - Metal - Cutting Or Forming Types
Model Or Pattern Mfg. - Wood Or Metal, Shop Only, Excluding Castings
Mold Mfg., Excluding Castings
Pattern Or Model Mfg. - Wood Or Metal, Shop Only, Excluding Castings
Punch Mfg., For Marking Metal
Sewing Machine Attachment Mfg. (e.g., Hemmers, Binders)
Shoe Form Mfg. – Wood
Steel Rule Die Mfg.
Tool Mfg., N.O.C.
Tool Sharpening, Industrial Tools
Welding Or Cutting Torch Tip Mfg.
Wood Carving - By Hand Or Machine

445 HARDWARE MFG., N.O.C.

Applies to businesses principally engaged in the manufacture of hardware. The term encompasses a variety of products manufactured by different production techniques including but not necessarily limited to:
machining (including screw machining), stamping, and foundry.

Please see the Underwriting Guide entries below for a representative listing of hardware products and the in-shop specialist contractors (e.g., coating of parts, polishing and buffing and spray painting) assigned to this classification.

Also apply the supplemental loading (Code 0067) to the foundry portion of the Code 445 payroll when the employer uses the foundry process (the melting and pouring of molten metal into sand molds) to make hardware products. Code 0067 at the carrier rating value is to apply to such foundry payroll, but note that the foundry payroll is also to be included in Code 445 payroll at the carrier rating value. Premium developed under Code 0067 is not subject to experience or retrospective rating.

Investment casting uses ceramic molds made from pouring slip rather than sand molds. The investment casting process is assignable to Code 445 and is not also subject to Code 0067.

**OPERATIONS ALSO INCLUDED:**

1. The secondary machining of hardware castings by the foundry employer.
2. A business principally engaged in machining or assembling non-forged or non-powered hand or bench tools such as screwdrivers, pliers, hammers, chisels or wrenches.
3. A business principally engaged in the manufacture of any type of saw blade or applying carbide tips or diamond cutting segments onto saw blades.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 433 to a business principally engaged in forging hand tools.
2. Assign Code 473 to a business principally engaged in making portable powered hand tools.

**UNDERWRITING GUIDE**

- Acetylene Torch Mfg.
- Arms Mfg., Excluding Ammunition Mfg.
- Automatic Screw Machine Products Mfg.
- Automatic Sprinkler Mfg.
- Bolt Mfg.
- Bottle Cap Or Crown Mfg.
- Brush Manufacture - Using Tinplate Not Wood
- Builders Hardware Mfg.
- Bushing Mfg.
- Carburetor Mfg.
- Cartridge Mfg., No Handling Of Explosives
- Coating Of Parts - By Contractor
- Collapsible Curtain Rod Mfg. - Metal Tube Mfg.
- Electric Fixtures Mfg.
- Fastener Mfg., N.O.C.
- File, Tool (Non-Forged) Mfg.
- Flashlight Mfg., Or Assembling
- Franklin Stove Assembly
- Gas And Electric Fixtures Mfg.
- Gun, Handgun Mfg.
- Handgun Mfg.
- Hand Tool Mfg. - Non-Forged (Excluding Axes, Agricultural Tools, Sledgehammers Or Wheelbarrows)
- Hardware Mfg., N.O.C. Including Foundry
- Hydraulic Stabilizer Mfg., For Trains
- Industrial Knife Mfg. - All Types
- Investment Casting
- Lamp Or Portable Lantern Mfg.
Lighting Fixtures Mfg.
Meat Chopper Mfg.
Nail Mfg., Not Wire
Nut Or Bolt Mfg.
Painting Or Powder Coating Metal Parts – Shop - By Specialist Contractor
Pistol Mfg.
Playground Equipment Mfg.
Plumbers’ Fittings Mfg.
Plumbers’ Supplies Mfg., N.O.C.
Polishing And Buffing, Shop Only – Specialist Contractor
Portable Lamp Or Lantern Mfg.
Powder Coating Of Parts (Electrostatic Spray Application) - By Contractor
Rifle Mfg.
Sadiron Mfg.
Saw Blade Mfg. - All Types
Scale And Balance Mfg.
Screw Machine Products
Screw Mfg.
Shotgun Mfg.
Skate Mfg.
Small Arms Mfg.
Spike Mfg.
Spray Painting - In Shop Only
Sprinkler Mfg., Automatic
Stabilizer Mfg., Hydraulic For Trains
Tube Mfg. - Metal, Collapsible
Valve And Pipe Fitting Mfg., Except Cast Plumbers' Brass Goods
Valve Mfg.
Welding Torch Mfg.

446 MACHINED PARTS MFG., N.O.C.

Applies to a business principally engaged in Machined Parts Mfg., N.O.C. Such term will be defined as applying to a business machining single-piece parts for others. A business principally engaged in Machined Parts Mfg., N.O.C., is typically a job shop. A job shop is defined as a business principally engaged in machining single-piece parts for unrelated businesses and has no proprietary product(s) or the machining of the business’ proprietary product(s) is less than 50 percent of the business’ overall machining.

OPERATIONS NOT INCLUDED:

1. An employer whose business operations are described by another classification in this Manual shall be assigned to that classification.
2. An employer principally engaged in machining single-piece parts specifically assigned to any other manufacturing classification shall be assigned to that specified manufacturing classification.
3. Assign the applicable manufacturing classification when the employer is principally engaged in assembling single-piece machined parts into end-product components. Assembly operations include but are not limited to: welding, fastening, inserting, pressing, and the joining of springs, ball bearings, gears, or other parts or components to any other part or component.
4. As specified in this Manual assign the applicable casting, forging, stamping, forming or fabrication classification to an employer so principally engaged.

UNDERWRITING GUIDE
Additive Mfg./ 3D Printing
Aircraft Propeller Mfg. – Metal
Machined Parts Mfg., N.O.C.
447 NONFERROUS METALS FOUNDRY

When foundry is operated and there is silicosis potential, the supplemental loading will apply to the foundry portion of payroll. Code 0066 at the carrier rate is to apply to such foundry payroll, but note that this payroll is also to be included in the Code 447 payroll at the carrier rate. Premium developed under Code 0066 is not subject to experience or retrospective rating.

Also includes secondary machining of nonferrous castings by the foundry employer. There is no payroll division with Code 461.

UNDERWRITING GUIDE
Aluminum Castings Mfg.
Aluminum Ware Mfg., Cast
Brass Castings Mfg.
Bronze Castings Mfg.
Bushing Or Bearing Mfg. - Nonferrous Metal - Cast
Casting Mfg. - Nonferrous Metals
Centrifugal Castings Mfg. - Nonferrous Metals
Copper Castings Mfg.
Foundry - Nonferrous, N.O.C.
Hardware Mfg. - Nonferrous - By Foundry Method
Investment Castings Mfg. - Nonferrous Metals
Nonferrous Metals Foundry
Plumbing Fixture Fittings And Trim (Brass Goods) Mfg. - Cast
Spin Casting Foundry - Nonferrous Metals
Type Foundry
Zinc Castings Mfg.

449 ELECTROPLATING

UNDERWRITING GUIDE
Anodizing Metals
Chromium Plating
Detinning
Electroplating
Gold Plating
Metal Anodizing
Plating Of Metal Articles
Silver Plating
Tin Plating

451 AUTOMOBILE, TRUCK OR TRAILER BODY MFG.

Also includes an employer principally engaged in fabricating an automobile, truck or trailer body and then attaching the fabricated body onto a customer supplied or purchased chassis.

This class is not available for payroll division with Code 463. Code 463 shall be assigned to an employer engaged in both the making of the automobile, truck, or trailer body and chassis and then assembling the complete motor vehicle.

UNDERWRITING GUIDE
Ambulance Body Mfg. - Including Attaching Manufactured Body To A Customer Supplied Or Purchased Chassis
Automobile Body Mfg., Except Plastic Body Molding
Bus Body Mfg. - Including Attaching Manufactured Body To A Customer Supplied Or Purchased Chassis Carriage Mfg.
Chassis Mfg.
Fire Truck Body Mfg. - Including Attaching Manufactured Body To A Customer Supplied Or Purchased Chassis
Hearse Body Mfg.
Mobile Home Mfg. - Non Self-Propelled
Trailer Mfg.
Truck Body Mfg. - Including Attaching Manufactured Body To A Customer Supplied Or Purchased Chassis
Truck Cab Mfg. - Including Attaching Manufactured Body To A Customer Supplied Or Purchased Chassis
Vehicle Chassis or Frame Mfg.
Wagon Body Mfg.

454 SHEET METAL PRODUCTS FABRICATION, N.O.C., SHOP ONLY

Sheet metal shall be thinner than #3 U.S. Standard Gauge (less than ¼" thick).

Code 676 shall be assigned to both the shop and the erection or installation payroll developed by an insured engaged in both the shop fabrication of sheet metal products and the erection or installation thereof.

UNDERWRITING GUIDE
Agate Or Enamel Ware Mfg.
Aluminum Ware Mfg. - From Sheet Aluminum
Automobile Parts Mfg., Miscellaneous Stamped Parts
Automobile Radiator Mfg.
Automobile Wheel Mfg.
Barrel Or Drum Mfg. – Metal
Barrel Or Drum Reconditioning Or Repairing - Metal
Bin Mfg. - Sheet Metal
Brass Products Mfg., N.O.C. - From Sheet Stock
Building Mfg., Portable - Metal, No Erection
Can Mfg., Seamed
Casing Mfg. - Sheet Metal
Chimney Flashing Mfg., No Installation Work
Cooking Utensil Mfg. - Steel Or Aluminum
Copper Products Mfg. - From Sheet Stock
Coppersmithing - Shop Only
Duct Fabrication - No Installation Work
Enamel Ware Mfg.
Flue Mfg., Stove Or Furnace - By Specialist Contractor
Hood Mfg., Range
Hotel Kitchen Equipment Mfg.
Household Cooking Utensil Mfg.
Machine Guard Mfg. - Sheet Metal
Metal Can Mfg., Seamed
Metal Shipping Barrels, Drums, Kegs Or Pails - Used, Dealer
Metal Spinning’s Mfg.
Metal Stampings Mfg.
Metal, Sheet Goods Mfg., N.O.C.
Perforated Metal Mfg.
Radiator Mfg., Auto
Restaurant Kitchen Equipment Mfg.
Sheet Metal Products Fabrication, N.O.C., Shop Only
Sign Mfg. - Metal, Shop Only - No Erection
Silo Building - Metal, Shop Only
Steel Barrel Or Drum Mfg.
Steel Drum Or Barrel Dealer, Secondhand
Window Or Window Sash Mfg. - Metal Or Vinyl
Ventilator Mfg. - Sheet Metal
Wheelbarrow Mfg. – Metal

456 METAL FURNITURE OR FURNISHING GOODS MFG., N.O.C.

Sheet metal shall be thinner than #3 U.S. Standard Gauge (less than ¼” thick).

Also includes the manufacture of major household or commercial kitchen or laundry appliances.

Upholstering operations conducted by a separate crew of employees in a physically separate department shall be assigned to Code 327.

UNDERWRITING GUIDE
Air Conditioner Or Air Conditioner Equipment Mfg. - Home Window Unit Or Central Air, Commercial Or Industrial
Aluminum Awning Mfg.
Aluminum Venetian Blind Mfg.
Appliance Mfg., Major Household Or For Commercial Establishments, Kitchen Or Laundry
Awning Mfg. - Metal, No Erection
Bedstead Mfg. – Metal
Bookcase Mfg. – Metal
Brass Bed Mfg.
Cabinet Mfg. - Sheet Metal
Chair Mfg. – Metal
Clothes Dryer Mfg., Commercial Or Household
Coffin Mfg. – Metal
Door Mfg. – Metal
File Cabinet Mfg.
Fireproof Equipment Mfg. – Metal
Freezer Mfg., Commercial Or Household
Furniture Mfg. – Metal
Garment Rack Mfg. – Metal
Golf Club Mfg. – Metal
Ice Cream Cabinet Mfg.
Incubator Mfg. – Metal
Jalousie Or Jalousie Screen Mfg. - Metal Or Glass
Ladder Mfg. – Metal
Locker Mfg. – Metal
Metal Furniture Mfg.
Office Furniture Mfg. – Metal
Oven Mfg. - Metal Industrial Drying Ovens
Radiator Cabinet Or Shield Mfg. - Metal
Refrigerator Mfg., Commercial Or Household
Sheet Metal Aircraft Parts Mfg.
Shelving Mfg. – Metal
Showcase Mfg. – Metal
Ski Mfg. – Metal
Soda Fountain Mfg.
Stove Mfg. - Sheet Metal, Commercial Or Household
Tennis Racquet Mfg. – Metal
Trash Compactor Mfg.
Venetian Blind Mfg. – Aluminum
Ventilation Equipment Mfg.
Washing Machine Mfg., Commercial Or Household

457 WIRE GOODS MFG.

Includes the manufacture of wire springs by cold winding technologies. The making of springs from bar
stock by hot wound methodologies must be assigned to Code 435.

**UNDERWRITING GUIDE**
Artificial Christmas Tree Mfg.
Bed Spring Mfg. – Wire
Brush Mfg. – Wire
Cable Mfg. - Not Insulated Electrical Cable
Coat Hanger Mfg. – Metal
Cold Wound Wire Spring Mfg.
Fence Mfg. – Wire
Lamp Shade Frame Mfg.
Nail Mfg. – Wire
Pocketbook Frame Mfg.
Rope Mfg. – Wire
Shopping Cart Mfg.
Snow Fence Mfg., Wire Twisting
Spring Mfg., Cold Wound
Welding Rod Mfg.
Wire Brush Mfg.
Wire Fence Mfg.
Wire Goods Mfg.
Wire Rope Or Cable Mfg.

**458 JEWELRY MFG.**

**UNDERWRITING GUIDE**
Clock Mfg.
Costume Jewelry Mfg.
Diamond Cutter, Polisher, Setter
Gold Leaf Mfg.
Jewel Setting And Mounting
Jewelry Mfg.
Jewelry Polishing
Lapidary
Musical Instrument Mfg. – Metal
Pendant Jewelry Mfg.
Precious Stone Cutting, Polishing Or Setting
Silverware And Plated Ware Mfg.
Watch Mfg.
Watch, Clock, And Parts Mfg.

**459 EYELET, NEEDLE, PIN, PEN OR TACK MFG.**

**UNDERWRITING GUIDE**
Artificial Limb Mfg.
Ball Point Pen Mfg.
Button Mfg. – Metal
Electronic Terminal And Connector Mfg. – By Machining Or Stamping
Eyelet Mfg.
Implant Mfg. – Medical (e.g., hips, knees)
Mechanical Pencil Mfg.
Medical Implant Mfg. (e.g., hips, knees)
Miniature Valve And Fitting Mfg.
Needle, Pin, Hook Or Eye Mfg.
Pen Or Pen Point Mfg.
Pin Or Needle Mfg.
Razor Blade Mfg. – Safety
Rivet Mfg.
Swiss Screw Machine Shop
Tack Mfg.
Valve Mfg. – Miniature
Zipper Mfg.

MACHINERY MFG.

461 MACHINE SHOP

Also includes the manufacture of all types of internal combustion engines, all types of pumps, pneumatic drills or hammers or hydraulic devices (e.g., hydraulic jacks or lifts).

OPERATIONS NOT INCLUDED:

1. Assign the applicable wood products classification to a business principally engaged in such manufacturing.
2. Assign Code 415 to a business principally engaged in the manufacture of boilers and/or other fabricated plate products as defined in the Code 415 class description.
3. Separately rate the installation, service or repair of industrial machinery, pumps or other products to Code 675 or to an alternate construction classification, if applicable.

UNDERWRITING GUIDE
Aircraft Engine Or Engine Part Mfg. Or Repair, Shop Only
Automobile Engine Or Engine Part Mfg.
Automobile Jack Mfg.
Automobile Parts Mfg. - Produced By Machining - N.O.C.
Automotive Machine Shops - No Work On Cars - e.g., Cylinder Reboring, Valve Grinding Or Turning Down
Brake Drums
Confectioners’ Machinery Mfg.
Engine Or Engine Part Mfg., Internal Combustion
Equipment Repair, Industrial - Shop Only
Food Product Machinery Mfg.
Fuel Pump Mfg., Automobile
Gear Mfg. Or Grinding
Hydraulic Device Mfg. - Jacks, Auto Lifts
Industrial Equipment Repair, Shop Only
Internal Combustion Engine Mfg.
Jackhammer Mfg.
Machine Shop, N.O.C.
Machined Automobile Parts Mfg., N.O.C.
Machinery Reconditioning (Excluding Conveyors) - Shop Operations Only
Measuring Or Dispensing Pump Mfg.
Outboard Motor Or Motor Part Mfg.
Paper Industry Machinery Mfg.
Piston, Piston Pin Or Piston Ring Mfg.
Pneumatic Tool Mfg.
Printing Machinery Mfg.
Printing Trade Machinery And Equipment Mfg.
Projectile Or Shell Casing Mfg.: Secondary Machining - Separately Rate Loading Or Testing With Explosives
Pump Mfg.
Safe Mfg.
Shaft Mfg. - All Types
Stoker Mfg.
Supercharger Mfg.
Textile Machinery Mfg.
Typesetting Machinery Mfg.
Woodworking Machine Mfg.

463 AUTOMOBILE MFG.

Code 463 shall be assigned to an employer engaged in both the making of the automobile, truck, or trailer body and chassis and then assembling the complete motor vehicle.

This class is not available for payroll division with Code 451. Code 451 shall be assigned to an employer principally engaged in fabricating an automobile, truck, or trailer body and then attaching the fabricated body onto a customer supplied or purchased chassis.

UNDERWRITING GUIDE
Automobile Mfg.
Automobile Truck Mfg.
Bicycle Mfg.
Forklift Truck Mfg.
Industrial Truck Mfg.
Motorcycle Mfg.
Tractor Mfg.
Truck Mfg.

465 CONVEYOR OR HOISTING SYSTEMS MFG., OR RECONDITIONING

Elevator, escalator, conveyor or hoisting system erection, installation or repair is to be separately rated as Code 675.

UNDERWRITING GUIDE
Conveyor Mfg. - Or Reconditioning
Elevator Or Elevator Door Mfg.
Escalator Mfg.
Hoisting Systems Mfg.
Overhead Crane Mfg.

467 BALL OR ROLLER BEARING MFG.

Applicable to businesses principally engaged in the fabrication of either metal ball or roller bearings. Where a business is engaged in the fabrication of either metal ball or roller bearings and these are consumed by the business’ production process, such operations shall be classified in accordance with the class appropriate to the business.

UNDERWRITING GUIDE
Ball Bearing Mfg.
Roller Bearing Mfg.

471 PRINTED CIRCUIT BOARD ASSEMBLY OR ELECTRICAL WIRE HARNESS MFG. – BY CONTRACTOR

Applies to businesses principally engaged in performing any of the services discussed below for others on a contract basis.

Includes the manufacture/assembly of printed circuit boards, the placement of components onto printed circuit boards (mounting/stuffing) or the installation of resultant boards into a chassis with the addition of wire leads.
OPERAIONS ALSO INCLUDED:

1. The assembly of electrical wire harnesses, automotive wire harnesses or connector cable assemblies.

OPERAIONS NOT INCLUDED:

3. The manufacture of wire or cable shall be separately classified as provided for in this Manual.

UNDERWRITING GUIDE
Automotive Wire Harness
Assembly Cable Connector
Assembly Electrical Wire Harness
Assembly Printed Circuit Board Mfg. - By Specialist Contractor
Printed Circuit Board Stuffing By Contractor
Stuffing Printed Circuit Boards, Adding Wiring And Chassis By Contractor Per Customer Design

472 ELECTRONIC COMPONENT MFG., N.O.C.

Applies to the manufacture of electronic component parts used to receive, store, govern or direct the flow of current within an electrical circuit, such as resistors, capacitors, coils, transformers (less than 746 watts), filters or transducers.

OPERAIONS ALSO INCLUDED:

1. Semiconductor material refining
2. Integrated circuit manufacture
3. Quartz crystal culturing
4. Glass-to-metal seal manufacture

OPERAIONS NOT INCLUDED:

1. The manufacture of non-electronic parts (e.g., pushbuttons, springs, gaskets or plastic parts). The inclusion of such non-electronic parts in the electronic device shall not be construed as an electronic component as defined by this classification.

UNDERWRITING GUIDE
Ceramic Capacitor Mfg. - Less Than 1 H.P.
Coils – Less Than 1 H.P.
Diode Mfg.
Integrated Circuit Mfg.
Light Emitting Diode Mfg.
Liquid Crystal Display Mfg.
Oscillator Mfg.
Quartz Crystal Culturing
Resistor Mfg. - Less Than 1 H.P.
Semiconductor Refining - Silicon Wafers
Silicon Chip Mfg.
Transducer Mfg.
Transformer Mfg. - Less Than 1 H.P. Used In Electronic Devices
Transistor Mfg.

473 ELECTRICAL APPARATUS MFG., N.O.C.
Applies but is not limited to the manufacture or shop repair of electrical housewares, hand-held power tools, electrical fixtures or small electrical appliances.

**UNDERWRITING GUIDE**
Automobile Horn Mfg., Electric
Automotive Alternator Or Generator Mfg. Or Repair
Automotive Lighting, Ignition Or Starting Apparatus Mfg.
Ballast Mfg. - Fluorescent Lights
Battery Charging Equipment Mfg.
Battery Mfg., Dry
Blender Mfg. – Household
Blinker light Mfg.
Carpet Shampooer Mfg.
Centrifuge Mfg., Laboratory
Christmas Tree Light Cord Sets Mfg.
Dimmer Switch Mfg.
Electric Blanket Mfg.
Electric Cord Assembly, Cable Mfg. To Be Separately Rated
Electric Fan Mfg.
Electric Heating Element Mfg.
Electric Housewares And Fan Mfg.
Electric Switches Mfg. - Household And Crossbar
Electric Wire Assembly – Cord
Electrical Apparatus Mfg.
Electrical Equipment For Internal Combustion Engines Mfg.
Electro-Physical Therapy Equipment Mfg.
Fire Alarm Siren Mfg.
Floor Cleaning/Waxing Machine Mfg.
Fuse Mfg. – Electrical
Hair Dryer Mfg. - Hand-Held
Hand Tool Mfg. - Electric - Portable
Heating Pad Mfg.
Humidifier Mfg.
Mercury Switch Mfg.
Razor Mfg. Or Repair – Electric
Switch Mfg. – Household
Trains, Electric - Toy Or Model Mfg.
Vacuum Cleaner - Service Or Repair
Vacuum Cleaner Mfg.
X-Ray Equipment Mfg.

**474 ELECTRIC POWER OR ELECTRIC TRANSMISSION EQUIPMENT MFG.**

Contemplates the manufacture of equipment for the generation, storage or transmission of electrical energy or vacuum furnaces. Includes the manufacture of power transformers (over 1 horsepower), switch- gear or switchboard apparatus, generators or vacuum furnaces.

**UNDERWRITING GUIDE**
Bus-bar Mfg.
Circuit Breaker Mfg.
Electric Power Equipment Mfg. For Utilities
Generator Mfg., Electric
Switchgear Or Switchboard Apparatus Mfg.
Transformer Mfg. (1 H.P. Or More)
Vacuum Furnace, Kiln Or Drying Oven Mfg.
475 BATTERY MFG., STORAGE

UNDERWRITING GUIDE
Automobile Battery Mfg.
Battery Mfg., Storage
Storage Battery Mfg.

476 INDUSTRIAL CONTROLS OR SYSTEMS MANUFACTURE/ASSEMBLY

Industrial control systems measure and control the power distribution or process variables such as flow, level, liquid concentration, motion and rotation. Shop wiring is the principal task where controls, switches and instrumentation are wired into a cabinet (which may have been manufactured by the business or purchased) or a complete control station which can be computer-based, allowing the operator to read, display and change the operating system.

OPERATIONS NOT INCLUDED:

1. Assign Code 488 to businesses principally engaged in the manufacture of meters, counters, thermometers or other electronic analytic/measuring instrumentation not otherwise classified.
2. Separately rate installation or repair provided at customer locations as provided for in this Manual.

UNDERWRITING GUIDE
Environmental Control Systems Mfg./Assembly
Motor Controller Assembly
Power Controller Assembly
Process and Batch Control Systems Assembly
Process Control Systems Mfg./Assembly
Traffic Control Systems Assembly

477 ELECTRIC MOTOR MFG. OR REPAIR

Applies to firms principally engaged in the manufacture, shop repair or rewinding of electric motors, armatures or field coils.

UNDERWRITING GUIDE
Armature Mfg.
Electric Motor Mfg. Or Repair - Shop Only

483 OFFICE MACHINE MFG.

OPERATIONS NOT INCLUDED:

1. Assign Code 952 to a separate crew performing service and repair at customer locations.

UNDERWRITING GUIDE
Adding Machine Mfg.
Calculator Mfg.
Cash Register Mfg.
Cigar And Cigarette Lighter Mfg. Or Assembling
Computer Mfg.
Computer Peripheral Mfg.
Electronic Organ And Synthesizer Mfg.
Facsimile Equipment Mfg.
Laser Printer Cartridge Mfg. Or Remanufacture
Modem Mfg.
Office Machine Mfg.
Organ, Electronic - Mfg.
Sewing Machine - Service Or Repair
Sewing Machine Mfg.
Slot Machine Mfg.
Vending Machine Mfg.
Voting Machine Mfg.

485 COMMUNICATIONS, SEARCH, DETECTION OR SIGNAL PROCESSING EQUIPMENT MFG.

Includes but is not limited to the manufacture of:

(1) Telephone equipment or apparatus
(2) Radio or TV broadcasting or communications equipment
(3) Search, detection, navigation, guidance, aeronautical or nautical systems

UNDERWRITING GUIDE
Aircraft Radio Or Transmitting Equipment Mfg.
Amplifier Mfg.
Antenna Mfg.
Depth Sounding Equipment Mfg.
Hearing Aid Mfg.
Infrared Homing Systems Mfg.
Intercommunications Equipment Mfg.
Microphone Mfg.
Microwave Communication Equipment Mfg.
Missile Guidance Equipment Mfg.
Multiplexer Mfg.
Navigational Instruments Mfg.
Radar Devices Mfg.
Radio Or Television Transmitting, Signaling Or Detection Equipment Or Apparatus Mfg.
Receivers - Radio Communication Mfg.
Recording Devices Mfg.
Sonar Equipment Mfg.
Speaker Mfg.
Stereo Equipment Mfg.
Tape Recorder Mfg.
Telemetering Equipment Mfg.
Telephone Equipment Or Apparatus Mfg.
Transponder Mfg.
Video Cassette Recorder Mfg.

486 INCANDESCENT LIGHT BULB OR ELECTRONIC TUBE MFG.

UNDERWRITING GUIDE
Cathode Ray Picture Tube Mfg.
Electric Light Bulb Mfg.
Electron Tube Mfg.
Incandescent Light Bulb Mfg.
Medical Diagnostic Lamp Mfg.
Megetron Device Mfg. (Specialty Electron)
Neon Sign Mfg. - Shop Only, No Installation, Service Or Repair
Photoflash Cube Mfg.
Radio & Television Tube Mfg.
Television Tube Mfg.
Transmitting, Industrial And Special Purpose Electron Tube Mfg.
Vacuum Tube Mfg.
487 SURGICAL OR OPTICAL INSTRUMENT MFG.

Applies but is not limited to the manufacturing of surgical or dental instruments, optical instruments, optical lens grinding, fiber optics or other precision metal instruments such as drafting equipment, compasses, T-squares or triangles.

UNDERWRITING GUIDE
Audio Compact Disc Duplicating
Binocular Mfg.
Coating Optical Products - Vacuum Deposition Method
Dental Drill Or Dental Tools Mfg.
Drafting Equipment Mfg.
Micrometer Mfg.
Optical Instrument Or Lens Mfg.
Surgical Instrument Mfg.
Surveying Equipment Mfg.
Telescope Mfg.

488 ELECTRONIC MEASURING OR ANALYTICAL INSTRUMENT MFG.

Includes the manufacture of electric test equipment, totalizing fluid meters or counters, electronic test or measuring instrumentation.

Also contemplated by this class is the manufacture of medical diagnostic equipment such as CAT scanners or MRIs.

UNDERWRITING GUIDE
Aircraft Instrument Mfg. (Not Radio Or Radar)
Altimeter Mfg.
Automatic Temperature Control Mfg.
Blood & Gas Analyzer Mfg.
CAT Scanner Mfg.
Defibrillator Mfg.
Electric Measuring Instrument Or Test Equipment Mfg.
Electrocardiograph Equipment Mfg.
Fetal Monitor Mfg.
Flow Controller Mfg.
Flowmeter Mfg.
Gas Detection Monitor Mfg.
Gas Meter Mfg.
Heart Scan Systems Mfg.
Magnetic Resonance Imaging (MRI) Mfg.
Medical Equipment Mfg., Electronic - Diagnostic Or Treatment
Pyrometer Mfg.
Respirator Equipment Mfg.
Semiconductor Test Equipment Mfg.
Speedometer Mfg.
Steam Pressure Gauge Mfg.
Tachometer Mfg.
Taximeter Mfg.
Thermocouple Mfg.
Thermometer Mfg.
Thermostat Mfg.
Ultrasound Imager Mfg.
Valve Actuator Mfg.
Vital Signs Monitoring Equipment Mfg.
Volt Meter Mfg.
Wafer (Semiconductor) Dicing Machine Mfg.
Wafer Cleaning Equipment
Water Meter Mfg.
Wet Wafer Processing Equipment

489 DENTAL LABORATORY

UNDERWRITING GUIDE
Artificial Teeth Mfg.
Dental Laboratory
Hearing Aid Ear Mold Mfg.

491 EMPLOYMENT CONTRACTOR – TEMPORARY ROLLING, DRAWING OR EXTRUDING NONFERROUS METALS STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 403.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Rolling, Drawing Or Extruding Nonferrous Metals Staff
Rolling, Drawing Or Extruding Nonferrous Metals - Temporary Staff
Temporary Rolling, Drawing Or Extruding Nonferrous Metals Staff

493 EMPLOYMENT CONTRACTOR – TEMPORARY HARDWARE MFG. STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 445.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Hardware Mfg. Staff
Hardware Mfg. - Temporary Staff
Powder Coating Of Metal Parts - Shop - Temporary Staff
Temporary Hardware Mfg. Staff

495 EMPLOYMENT CONTRACTOR – TEMPORARY AUTOMOBILE, TRUCK OR TRAILER BODY MFG. STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 451.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Automobile, Truck Or Trailer Body Mfg. - Temporary Staff
Employment Contractor - Temporary Automobile, Truck Or Trailer Body Mfg. Staff
Temporary Automobile, Truck Or Trailer Body Mfg. Staff

497 EMPLOYMENT CONTRACTOR – TEMPORARY ELECTRONIC COMPONENT MFG. STAFF
UNDERWRITING GUIDE
Electronic Component Mfg. - Temporary Staff
Employment Contractor - Temporary Electronic Component Mfg. Staff
Temporary Electronic Component Mfg. Staff

499 EMPLOYMENT CONTRACTOR – TEMPORARY BATTERY MFG. STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 475.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Battery Mfg. - Temporary Staff
Employment Contractor - Temporary Battery Mfg. Staff
Temporary Battery Mfg. Staff

STONE AND CLAY PRODUCTS MFG.

501 CEMENT MFG. – INCLUDING QUARRYING

UNDERWRITING GUIDE
Calcium Carbide Mfg.
Cement Mfg., Including Quarrying
Cement Quarry Operated By Manufacturer
Lime Burning Or Processing - By Specialist Contractor
Plaster Mill
Quarry, Cement - Operated By Manufacturer

502 PLASTER STATUARY OR ORNAMENT MFG.

UNDERWRITING GUIDE
Acrylic Embedment’s Mfg.
Map Mfg. Relief, Made Of Plaster
Plaster Form Mfg.
Plaster Statuary Mfg.

506 POWDER METAL PRODUCTS MFG.

UNDERWRITING GUIDE
Powder Metal Products Mfg.

507 GRAPHITE PRODUCTS MFG.

UNDERWRITING GUIDE
Carbon Products Mfg.
Graphite Products Mfg.

509 ASBESTOS GOODS MFG. – FOR ESTABLISHMENTS UTILIZING ASBESTOS FIBERS IN THEIR MANUFACTURING PROCESSES THAT RESULT IN AN ASBESTOS PRODUCT.
UNDERWRITING GUIDE
Asbestos Cement Products Mfg.
Asbestos Goods Mfg.
Asbestos Paper Mfg.
Asbestos Spinning Or Weaving
Blanket Mfg., Insulating For Aircraft - Asbestos
Brake Lining Mfg. – Asbestos
Cloth Mfg. – Asbestos
Fire Resistant Glove Mfg.
Glove Mfg. - Fire Resistant
Paper Mfg. – Asbestos
Tape Mfg. – Asbestos
Textile Mfg. – Asbestos
Vinyl Asbestos Floor Tile Mfg.

511  CONCRETE PRODUCTS MANUFACTURING

UNDERWRITING GUIDE
Bathtub Mfg. - Concrete
Cast Stone Mfg. – Concrete
Cement Block Mfg.
Cinder Block Mfg.
Concrete Block Mfg.
Concrete Burial Vault Mfg.
Concrete Products Mfg.
Drain Tile Mfg. - Concrete
Pipe Mfg. – Concrete
Plaster Block Mfg.
Precast Concrete Products Mfg. – Shop
Septic Tank Mfg. – Concrete
Silo Building – Concrete, Shop Only
Step Mfg. – Prefabricated Concrete

512  BRICK MFG., N.O.C.

Assign Code 514 to a location(s) principally engaged in manufacturing refractory products.

UNDERWRITING GUIDE
Brick Mfg., N.O.C. Fireproofing
Fireproofing Tile Mfg. - Clay Pipe Mfg. – Terra-Cotta
Sand Lime Brick Mfg.
Structural Clay Products Mfg., N.O.C., Non- Refractory
Terra-Cotta Mfg.
Tile Mfg., Roofing, Structural Or Terra-Cotta

513  POTTERY, N.O.C. – NO BRICK, NON-DECORATIVE TILE, SEWER PIPE OR GAS RETORTS MFG.

A supplementary dust disease loading shall be added by the Bureau to cover the potential hazard of those employers using material containing free silica.

Code 0176 at the carrier rate is to apply to such exposure, but note that payroll developed by the exposure is also to be included in the Code 513 payroll at the carrier rate. Premium developed under Code 0176 is not subject to experience or retrospective rating.
UNDERWRITING GUIDE
Abrasive Shape Mfg.
Abrasive Wheel Mfg.
Ceramic Mfg.
China Decorating - By A China Manufacturer
China Tableware Mfg.
Earthenware Mfg.
Foundry Sand Cores Mfg. - By Contractor
Grinding Wheel Mfg.
Grindstone Mfg., No Quarrying
Mineral Wool Mfg. - Including Spinning And Weaving
Porcelain Electrical Product Mfg.
Porcelain Mfg.
Pottery Mfg., Glazed
Pottery Mfg., N.O.C. - No Brick, Tile, Sewer Pipe Or Gas Retorts
Rock Wool Mfg. - Including Spinning And Weaving
Sand Mold Mfg. – By Independent Contractor
Tile Mfg., Decorative
Vitreous China Plumbing Fixture Mfg.
Vitreous China Table And Kitchen Articles Mfg.
Vitreous Tile Mfg.

514 REFRATORY PRODUCT MFG.

UNDERWRITING GUIDE
Clay Refractory Products Mfg., Including Silica Or Semi-Silica
Refractory Products Mfg., Including Silica Or Semi-Silica
Silica Brick Mfg.

520 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP A

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 520 and on classifying temporary staff.

521 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP B

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 521 and on classifying temporary staff.

522 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP C

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 522 and on classifying temporary staff.

523 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP D

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 523 and on classifying temporary staff.

524 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP E

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing &
Classification Information section for further information on the direct employment business classifications assignable to Code 524 and on classifying temporary staff.

525 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP F

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 525 and on classifying temporary staff.

526 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP G

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 526 and on classifying temporary staff.

527 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP H

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 527 and on classifying temporary staff.

528 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP I

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 528 and on classifying temporary staff.

529 TEMPORARY STAFF N.O.C. – EXPOSURE GROUP J

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on the direct employment business classifications assignable to Code 529 and on classifying temporary staff.

GLASS MFG.

535 GLASS OR GLASSWARE MFG.

The manufacture of glass products from purchased glass shall be assigned to Code 536.

UNDERWRITING GUIDE
Cut Glass Mfg.
Fibrous Glass Mfg.
Flat Glass Mfg.
Glass Container Mfg.
Glass Mfg., Stained
Glassware Mfg.
Plate Glass Mfg.
Polished Glass Mfg.
Pressed Or Blown Glass Mfg.
Rolled Glass Mfg.
Sheet Glass Mfg.
Sheet Window Glass Mfg.
Sodium Silicate Mfg.
Stained Glass Mfg.
Window Glass Mfg.
Wire Glass Mfg.

536 CLASSIFICATIONS

GLASS PRODUCTS MFG. – FROM PURCHASED GLASS – NO GLASS MANUFACTURING

UNDERWRITING GUIDE
Glass Merchant - Bending, Beveling, Grinding Or Silvering Plate Glass By Separate Shop Crew
Glass Ornament Mfg. - From Purchased Glass
Laboratory Glassware Mfg. - From Purchased Glass
Laminated Glass Products Mfg. - From Purchased Glass
Mirror Mfg. - From Purchased Glass
Stained Glass Products Including Window Mfg. - From Purchased Stained Glass
Tiffany Lamp Shade Mfg. - From Purchased Stained Glass

CHEMICALS INDUSTRIES

551 CHEMICAL PROCESSING OR PRODUCTS MFG., N.O.C.

For establishments engaged in manufacturing miscellaneous chemical preparations not otherwise classified.

UNDERWRITING GUIDE
Acid Mfg.
Agricultural Chemical Mfg.
Agricultural Pesticide Mfg.
Alkali Mfg.
Alum Mfg.
Aniline Dye Mfg.
Bicarbonate Of Soda Mfg.
Charcoal Mfg.
Chemical Processing Or Products Mfg., N.O.C.
Copper Recovery, Not Smelting
Cotton Seed Oil Mfg.
Creosote Mfg. - From Tar
Distillation, Wood
Dye Mfg.
Fungicide Mfg.
Herbicide Mfg.
Insecticide Mfg.
Iron Recovery By Chemical Means
Magnesium Metal Mfg. - Electrolysis Of Fused Magnesium Chloride Process
Magnesium Metal Mfg. - Ferro-Silicon Process
Magnesium Metal Mfg., N.O.C.
Oil Mfg., Vegetable
Pest Strip Mfg.
Pesticide Mfg.
Pyroxylin Mfg., Not For Use In Explosive Mfg.
Salt Refining
Silica Gel Mfg.
Soda Bicarbonate Mfg.
Sulfate Mfg.
Sulfuric Acid Mfg.
Tanning Extract Mfg.
Tar Refining
Vegetable Oil Mfg. All Types
Vitriol Mfg.
Wood Alcohol Mfg. – Natural
Wood Distillation
Zinc, Recovery Of - By Chemical Means

553 GASES – MFG. OF CARBONIC OXIDE, ANHYDROUS AMMONIA, OXYGEN OR HYDROGEN

UNDERWRITING GUIDE
Acetylene Gas Mfg.
Ammonia Mfg.
Anhydrous Ammonia Mfg.
Carbon Dioxide Mfg.
Carbonic Acid Gas Mfg.
Gas Mfg.
Hydrogen Mfg.
Ice Mfg., Dry Ice
Industrial Gas Mfg.
Oxygen or Hydrogen Mfg.

555 DRUG OR MEDICINE MFG.

UNDERWRITING GUIDE
Biological Product Mfg.
Cough Drop Mfg.
Drug Mfg.
Medicine Mfg.
Pharmaceutical Preparation Mfg.
Serum Mfg.

563 PAINT OR COLORS MFG. – NO RED OR WHITE LEAD MFG.

UNDERWRITING GUIDE
Adhesives Mfg.
Color Mfg., No Red Or White Lead Mfg.
Dope (Plastic Model Paint) Mfg.
Dry Toner Mfg.
Enamel Paint Mfg.
Ink Mfg., Printing
Inorganic Pigment Mfg.
Lacquer Mfg.
Metal Polish Mfg.
Mineral Color Mfg.
Mucilage Mfg.
Paint Brush Cleaner Mfg.
Paint Mfg., No Red Or White Lead Mfg.
Paint Remover Mfg.
Paint, Varnish, Lacquer Or Enamel Mfg.
Pigment Color Mfg.
Polish Or Leather Dressing Mfg.
Primer, Paint, Mfg.
Printing Ink Mfg.
Putty, Caulking Compound, And Allied Product Mfg.
Roofing Compound Mfg., No Refining
Shellac Mfg.
Shoe Polish Mfg.
Stains - Varnish, Oil And Wax, Mfg.
Toner (Dry) Mfg.
Varnish Mfg.
Water Paint Mfg.
Whiting Mfg.
Wood Filler And Sealer Mfg.
Wood Stain Mfg.

571 SOAP MFG.

UNDERWRITING GUIDE
Beeswax Mfg.
Candle Mfg.
Cleaning, Polishing Or Sanitation Preparations Mfg.
Cosmetic, Perfume Or Other Toilet Preparations Mfg.
Crayon Mfg.
Degreasing Solvent Mfg.
Detergent Mfg.
Disinfectant (Household And Industrial) Mfg.
Dry Cleaning Preparation Mfg.
Furniture Polish And Wax Mfg.
Household Bleach, Dry Or Liquid Mfg.
Log Mfg. – Synthetic (wax and sawdust combination)
Perfume, Cosmetic Or Other Toilet Preparations Mfg.
Perfumery Extract Mfg.
Polishing, Cleaning Or Sanitation Preparations Mfg.
Saddle Soap Mfg.
Scouring Compound Mfg.
Sealing Wax Mfg.
Shampoo Mfg.
Soap Or Other Detergent Mfg.
Synthetic Log Mfg. (wax and sawdust combination)
Washing Compound Mfg.
Wax Or Wax Products Mfg.
Wax Remover Mfg.

573 FERTILIZER MFG.

OPERATIONS NOT INCLUDED:
Separately rate fertilizer application or lime spreading onto soil to Code 007.

UNDERWRITING GUIDE
Fertilizer Blending Or Mixing
Fertilizer Mfg.
Plant Food Mfg. – Mixed

581 OIL REFINING, PETROLEUM

UNDERWRITING GUIDE
Aromatic Chemical Mfg. In Petroleum Refinery
Benzene Mfg. In Petroleum Refinery
Blending Lubricants
Catalyst Mfg., Oil-Based
Gasoline Blending Plant
Grease Mixing Or Blending, Not Animal Or Vegetable
Kerosene Mfg.
Lubricant, Blending
Lubricating Oil And Grease Mfg., Excluding Animal And Vegetable Products
Naphtha Mfg, In Petroleum Refinery
Nylon Mfg.
Oil Blending - Not Animal Or Vegetable
Oil Refining, Petroleum
Oil Re-Refining, Used Motor Oil
Petroleum Refining
Plastic Material, Synthetic Resin, Or Nonvulcanizable Elastomer Mfg.
Rayon Mfg.
Sulfonated Oil And Assistant Mfg.
Synthetic Rubber Intermediates Mfg.
Synthetic Rubber Mfg.

587 EMPLOYMENT CONTRACTOR – TEMPORARY PAINT OR COLORS MFG. STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 563.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Paint Or Colors Mfg. Staff
Paint Or Colors Mfg. – Temporary Staff
Temporary Paint Or Colors Mfg. Staff

EXCAVATION AND CONSTRUCTION

601 ROAD OR STREET CONSTRUCTION: PAVING OR REPAVING

Applies to the laying of the road starting with the sub-base and includes all kinds of paving or repaving, surfacing or resurfacing or scraping, including airport runways or warming aprons. Also included are trimming and finishing of shoulders, installing curbing and erecting guard rails or fences.

Asphalt plants operated by a paving contractor shall be classified in accordance with the following procedure. Permanently located plants staffed by a separate crew shall be assigned to Code 855. Portable/temporarily located asphalt plants shall be assigned to Code 601.

OPERATIONS ALSO INCLUDED:
1. Concrete drilling or sawing on highways or roads.
2. Flagmen provided by specialist contractors.
3. Painting lines on highways or roads.
4. Safety grooving of road surfaces by specialist contractor.

OPERATIONS NOT INCLUDED:
1. CLEARING OF LAND projects shall be classified as delineated in the General Auditing & Classification Information section.
2. Separately rate subsurface work which involves all work necessary to bring the road up to grade: earth or rock excavation, filling or grading to Code 609.
3. Separately rate tunneling projects to Code 615.
4. Separately rate bridge and culvert building where clearance is more than 10 feet at any point or the entire distance between terminal abutments exceeds 20 feet to Code 654.
5. Assign the applicable quarrying classification to quarrying and stone crushing by the quarry operator.

UNDERWRITING GUIDE
Airport Construction, Paving - Landing Strip Or Warming Apron
Airport Runway Construction - Paving Or Repaving
Asphalt Laying, On Constructed Highway By Contractor
Asphalt Laying, On Constructed Highway By Supplier
Asphalt Road Spraying
Concrete Drilling Or Sawing - On Highways Or Roads
Curbstone - Concrete Prefabricated - Installed By Road Contractor
Fence Erection, Highway Barriers By Paving Contractor
Flagmen - Provided By Specialist Contractor
Guardrail Or Metal Fence Erection - By Road Contractor
Highway Maintenance, Scraping, Paving Or Repaving By Contractor
Milling Of A Road’s Surface – By An Independent Contractor Or The Paving Contractor
Painting Lines On Highways Or Roads
Paving Or Repaving, Road And Street
Repaving - Street Or Road
Road Construction - Paving Or Repaving
Safety Grooving of Road Surfaces – By Contractor
Street Or Road Construction Or Maintenance - Scraping, Paving Or Repaving
Surfacing Or Resurfacing Of Road Or Street
Warming Apron Paving, Airport

603 SEWER CONSTRUCTION – ALL WORK TO COMPLETION, INCLUDING MASONRY WORK IN CONNECTION THEREWITH – NO TUNNELING

UNDERWRITING GUIDE
Sewer Construction, All Work To Completion Except Tunneling, See Class 615.
Storm Drain Construction

605 RAILROAD CONSTRUCTION AND MAINTENANCE OF WAY BY CONTRACTORS – ALL OPERATIONS INCIDENT THERETO, EXCEPT TUNNELING AND BRIDGE BUILDING

The entire payroll in construction of bridges or culverts exceeding a span of 12 ft. or in the construction of tunnels must be separately classified and rated.

UNDERWRITING GUIDE
Railroad Construction, By Contractor
Railroad Maintenance Of Way, By Contractor

606 OIL OR GAS WELL DRILLING

OPERATIONS ALSO INCLUDED:

1. Drilling for oil or gas starts with drilling vertically to the depth where an oil or gas deposit is anticipated (from prior exploration of the site) and may also include horizontal drilling at the achieved depth in one or more additional directions.

OPERATIONS NOT INCLUDED:

1. Assign Code 607 to all types of non-oil or gas drilling.
2. Assign Code 607 to specialist contractor performing oil or gas well services in the well bore. See Code 607 for additional details.

UNDERWRITING GUIDE
Gas Well Drilling
Oil Well Drilling

607 DRILLING, N.O.C. - BY CONTRACTOR
Applicable to all types of drilling except drilling for oil or gas wells.

**OPERATIONS ALSO INCLUDED:**

1. Oil and/or gas well services performed in the well bore by a specialist contractor(s) including but not necessarily limited to: installation, recovery or replacement of casing, well cementing, well cleaning or swabbing, well fracturing/formation fracturing and well logging.
2. Horizontal directional drilling for underground utility construction is a trenchless (non-excavating method of installing underground pipes, conduits or cables.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 606 to oil or gas well drilling.

**UNDERWRITING GUIDE**

- Boring Or Test Boring For Soil Samples
- Drilling, N.O.C., By Contractor
- Elevator Shaft Drilling - By Contractor
- Fracturing (Fracing) Of Gas Or Oil Wells – By Contractor
- Gas Or Oil Well Services (Performed in the Well Bore) By Contractor
- Geothermal Well Drilling – By Contractor
- Horizontal Directional Drilling – For Underground Utility Construction - By Contractor
- Logging Of Oil And/or Gas Wells - By Contractor
- Oil Or Gas Well Casing Installation - By Contractor
- Oil Or Gas Well Cementing, By Contractor
- Oil Or Gas Well Cleaning - By Contractor
- Oil Or Gas Well Services (Performed in the Well Bore) By Contractor
- Oil Or Gas Well Shooting - By Contractor
- Plugging Abandoned Oil Or Gas Wells – By Contractor
- Stimulation Of Oil Or Gas Wells – By Contractor
- Water Well Drilling - By Contractor
- Well (Oil Or Gas) Stimulation By Contractor

608 **FLAT CEMENT WORK**

Applicable to a specialist contractor performing ground-supported concrete work in the construction of houses or one or two story commercial buildings, including but not necessarily limited to concrete footings, foundation walls, cellar floors, curbs, sidewalks and driveways. Also applicable to constructing ground-supported concrete floors for one or two-story commercial buildings and the blacktop paving or repaving of driveways, parking lots, sidewalks or yards. Further applicable to the breakup by use of picks or jackhammers and removal of old ground-supported concrete, digging with shovels, and the set-up and removal of forms by the ground-supported concrete contractor.

**OPERATIONS ALSO INCLUDED:**

1. Mausoleum or monument erection in cemeteries.
2. Diamond core drilling within buildings by a specialist contractor.
3. Painting lines in parking lots or tennis courts by a specialist contractor.
4. The coating of concrete floors (typically with an epoxy resin) by a specialist contractor.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 601 to the paving or repaving of streets, roads, airport runways or warming aprons.
2. Assign Code 601 to concrete curb or gutter work performed by a street or road paving contractor.
4. Assign Code 654 to ground supported concrete footings and foundation walls in the construction of
5. Assign Code 654 to the installation of precast concrete walls or panels.
6. Assign Code 654 to the erection/dismantling of forms incident to the pouring of self-bearing floors and/or other non-ground supported concrete work.
8. Assign Code 855 to concrete pumping services by a specialist contractor.
9. Assign Code 855 to a separately-staffed and permanently-located ready mix concrete or asphalt plant.

**UNDERWRITING GUIDE**

Airport Construction, Paving Of Automobile Parking Areas
Asphalt Laying, Driveway, Floor, Yard, Sidewalk
Cement Work, Flat, Not Self-Bearing Or Reinforced
Concrete Floor Construction, Not Self-Bearing
Diamond Core Drilling Within Buildings – By Specialist Contractor
Driveway Construction - Blacktop Or Cement
Flat Cement Work Contractor
Mausoleums And Monuments In Cemeteries, Erection Only
Painting Lines On Parking Lots Or Tennis Courts
Paving, Driveway - Blacktop Or Cement

609 EXCAVATION

Applicable to payroll developed in general excavation, grading, trench digging, filling or backfilling. Also applicable to road construction subsurface work which involves all work necessary to bring the road up to grade, including earth or rock excavation, filling or grading. Such work is performed with power shovels, trench diggers, bulldozers or graders. The business may be a specialist excavation contractor principally engaged in one or more of the listed tasks. The business may be a general contractor employing a separate staff performing one or more of the listed tasks or the business has kept separate payroll records for personnel who interchange between one or more of the tasks listed above and other construction tasks assigned to another construction classification.

**OPERATIONS ALSO INCLUDED:**

1. All methods of clearing or removing brush and/or tree stumps that is not incident to tree removal.
2. Excavation and/or grading for parking lots.
3. Blasting services by specialist/independent contractors under contract with unrelated businesses including incident drilling.
4. Cross-country oil or gas pipeline construction.
5. Landfill operation by an independent contractor.

**OPERATIONS NOT INCLUDED:**

1. Assign the applicable "all work to completion" construction classification when a business is performing work assignable to an "all work to completion" classification. Any excavation work performed by the business incident to an "all work to completion" job or project shall be included in the "all work to completion" construction classification applicable to the job or project.
2. Separately rate the laying of a road's sub-base, its paving or repaving, surfacing or resurfacing or scraping to Code 601. This also includes airport runways or warming aprons.
3. Separately rate tunneling projects to Code 615.
4. Separately rate bridge and culvert building where clearance is more than 10 feet at any point or the entire distance between terminal abutments exceeds 20 feet to Code 654.
5. Assign the applicable quarrying classification to quarrying and stone crushing by quarry operator.

**UNDERWRITING GUIDE**

Airport Runway Or Warming Apron Construction - Sub-surface Work
Blasting Contractor - Includes Incident Drilling By The Blasting Contractor
Building Underpinning
Canal Irrigation, Construction
Caves, Excavation Of New Areas For Exhibition Purposes
Cell Tower Erection – Excavation Or Grading Of The Site By Contractor
Cellar Excavation
Culvert Construction, Not Exceeding 10 Feet Span Excavation, N.O.C.
Excavation - Street Or Road - Including Rock Excavation Foundation Excavation
Gas Or Oil Pipeline Construction - Cross-Country
Grading
Grading Preparatory To Building Erection
Grave Digging - By Contractor
Humus Digging And Bagging
Irrigation System Construction
Landfill Operation
Levee Construction
Oil Or Gas Pipeline Construction - Cross-Country
Overburden Stripping, By Contractor (Not Coal Operator)
Peat Digging
Pipeline Construction, Oil Or Gas - Cross-Country
Pipeline Reclamation, Oil Or Gas
Road Excavation, Not Quarry
Septic Tank Installation, By Specialist Contractor
Street Or Road Rock Excavation
Sub-Surface Work - Road Or Street Construction
Surface Mine Reclamation - By Contractor - Grading, Recontouring

611  PILE DRIVING, INCLUDING TIMBER WHARF BUILDING

OPERATIONS NOT INCLUDED:

1. Assign Code 654 to payroll developed in pouring concrete into driven pilings.

UNDERWRITING GUIDE
Bulkhead Construction - State Coverage Only
Jetty Construction - State Coverage Only
Pile Driving - State Coverage Only
Wharf Building, Timber - State Coverage Only

615  TUNNELING OR SHAFT SINKING, ALL WORK TO COMPLETION

Code 0152 must be applied to Code 615 payroll to determine the mandatory catastrophe reserve which is not subject to experience or retrospective rating. To provide coverage for Federal Black Lung, the Federal Mine Safety and Health Act Endorsement must be attached to the policy at the additional nonrateable disease loading specified under Code 0164 on the rate pages.

Code 0152 and if applicable Code 0164 apply to the payroll developed in tunneling and shaft sinking, but note that such exposure is also to be included in the Code 615 payroll at the manual rate.

UNDERWRITING GUIDE
Caisson Work – Under Pneumatic Pressure
Cofferdam Work – Under Pneumatic Pressure
Mine Shaft Sinking, By Contractor
Sewer Construction, Tunneling
Shaft Sinking
Tunneling

617  GAS, STEAM, OR WATER MAIN CONSTRUCTION – ALL WORK TO COMPLETION
OPERATIONS ALSO INCLUDED:

1. Conduit construction for cable or wires.

OPERATIONS NOT INCLUDED:

1. Separately rate to Code 615 tunneling under pressure.
2. Horizontal directional drilling for underground utility construction is a trenchless (non-excavating) method of installing underground pipes, conduits or cables. Separately rate horizontal directional drilling for underground utility construction to Code 607.

UNDERWRITING GUIDE

Cable Installation In Conduits - By The Conduit Construction Contractor
Conduit Construction - All Work To Completion
Gas Main Construction - Local Distribution Systems - All Work To Completion Except Tunneling
Gas, Steam Or Water Main Repair - By Contractor - All Work To Completion Except Tunneling
Main Construction - Gas, Steam Or Water - Local Distribution Systems - All Work To Completion Except Tunneling
Steam Main Construction - All Work To Completion Except Tunneling
Water Main Construction, All Work To Completion Except Tunneling, See 615

BUILDING CONSTRUCTION

645 WALLBOARD INSTALLATION – WITHIN BUILDINGS

Includes the entire operation of installing drywall/wallboard including taping, seaming, texturing, but not painting.

UNDERWRITING GUIDE

Drywall Installation - Including Taping And Seaming
Plasterboard Installation
Sheet Rock Installation – Within Buildings
Taping And Seaming Of Wallboard
Wallboard Installation

646 FURNITURE OR FIXTURE INSTALLATION – PORTABLE – IN OFFICES OR STORES

UNDERWRITING GUIDE

Blackboard Installation – Wood
Church Furnishings - Wood (Altars, Pews) Installation
Display Rack Or Stand Installation - Metal, Plastic Or Wood
Electrostatic Painting Of Metal Cabinets Or Furniture – At Customers' Locations – By Specialist Contractor
Exhibit Booth Erection
Fixture Installation - Bank - Metal Partitions, Counters
Furniture Or Fixture Installation - Portable – In Offices Or Stores
Kitchen Equipment Installation - (Commercial) Metal
Partition, Shelving, Locker, Office And Store Fixture Installation
Partition Installation
Shelving And Store Fixture Installation
Showcase Erection And Installation, No Mfg.
Soda Fountain Or Counter Installation - Plumbing Or Electrical Wiring To Be Separately Rated

647 INSULATION WORK, N.O.C.

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OPERATIONS ALSO INCLUDED:

1. A Weatherization Program insulates the client’s home, which may be a detached house, a twin, a row house or a mobile home. The clients are generally either elderly, on a fixed income or are low-income families. All of a weatherization program’s tasks (e.g., fixing windows and/or doors, installing blown or batt insulation, putting in foam sealants, doing caulking or putting in weather stripping) are incidental to the efforts of preventing outside air from infiltrating the home and concurrently preventing warm or air-conditioned air from escaping the homes’ insulation.

OPERATIONS NOT INCLUDED:

1. Assign Code 651 to payroll developed in asbestos encapsulation or removal (not pipe insulation).
2. Assign Code 663 to pipe covering or insulation work including asbestos encapsulation or removal.

UNDERWRITING GUIDE

Acoustical Insulation Material Installation
Fireproofing Materials Installation – Spray On Type
Insulation Work, N.O.C.
Insulation Work, Residential
Rock Wool Installation
Sound Insulation Installation
Weather Stripping Installation
Weatherization Program
Window Caulking - As A Part Of A Weatherization Program

648 CARPENTRY – INSTALLATION OF CABINET WORK, FINISHED WOODEN FLOORING OR INTERIOR TRIM

OPERATIONS ALSO INCLUDED:

1. The installation of parquet flooring.
2. The installation of countertops of any material except stone countertops.

OPERATIONS NOT INCLUDED:

1. Assign Code 668 to the installation of all types of stone countertops.

UNDERWRITING GUIDE

Bathtub Liner Installation
Cabinet Installation, Commercial Or Residential
Carpentry - Installation Of Cabinet Work, Finished Wooden Flooring Or Interior Trim
Finished Hardwood Floor Installation
Floor Installation - Portable - Wood
Floor Laying, Finished Hardwood
Floor Sanding Or Scraping - Wood
Hardwood Floor Laying
Interior Trim Installation – Wood
Kitchen Cabinet Installation - Wood
Locks, Installation In New Buildings
Parquet Floor Laying
Paving, Wood Block, Interior
Stair Building (Wooden) Erection

649 CEILING INSTALLATION – SUSPENDED ACOUSTICAL GRID TYPE

UNDERWRITING GUIDE
Acoustical Ceiling Installation - Suspended Grid Type
Ceiling Installation - Acoustical - Suspended Grid Type

651 CARPENTRY – COMMERCIAL STRUCTURES

OPERATIONS NOT INCLUDED:

1. Assign Code 675 to the installation of overhead doors.

UNDERWRITING GUIDE
Aluminum Awning Erection - Commercial
Aluminum Siding Installation - Commercial
Aluminum Storm Sash Installation - Commercial
Asbestos - Encapsulation Or Removal (Not Pipe Insulation)
Boarding Up Of Abandoned Buildings (Including Those Designed For Dwelling Occupancy)
Bridge Building – Wood
Carpentry, N.O.C. Excluding Concrete Form Building
Cooling Tower Erection, Prefabricated – Wood
Door Installation - Commercial – All Types Except Overhead Doors
Fence Erection – All Types – Commercial or Residential
General Construction - Commercial
Grandstand Or Bleacher, Erection By Contractor - Portable - Wood
Greenhouse Erection
Insulation (Asbestos) - Encapsulation Or Removal (Except Pipe Insulation)
Interior Stripping/Gutting Of Buildings
Jalousie Or Jalousie Screen - Metal Or Glass, Erection Of - Commercial
Lead Paint Removal (From Any Non-Pipe Surface) - By Contractor
Metal Fence (e.g., Aluminum, Chain Link or Wrought Iron) Erection – Commercial or Residential
Metal Storm Sash Installation - Commercial
Prefabricated Wooden Building And Structural Member Erection
Siding Installation (Aluminum, Vinyl Or Wood) - Commercial Structures
Silo Erection – Wood
Storm Window Or Storm Door, Installation – Wood Or Metal - Commercial
Tank Erection – Wooden
Vinyl Fence Erection – Commercial or Residential
Window Screen Or Screen Door Installation – Metal Or Wood - Commercial
Wood Fence Erection – Commercial or Residential

652 CARPENTRY – RESIDENTIAL INCLUDES ONE- OR TWO-FAMILY DETACHED HOUSES, TOWNHOUSES OR ROW HOUSES OR BUILDINGS DESIGNED PRIMARILY FOR MULTIPLE OCCUPANCY (E.G., APARTMENTS) THREE STORIES OR LESS IN HEIGHT OR GARAGES CONSTRUCTED IN CONNECTION WITH THE HOUSES OR APARTMENTS

OPERATIONS ALSO INCLUDED:

1. Assign Code 652 to the entire payroll of employees interchanging among trades at a specific job site.

OPERATIONS NOT INCLUDED:

1. Separately classify trades where there is no interchange of personnel at specific job sites.
2. Assign Code 675 to the installation of overhead doors.

UNDERWRITING GUIDE
Aluminum Awning Erection - Residential
Aluminum Siding Installation - Residential
Aluminum Storm Sash Installation - Residential
Carpentry - Detached One Or Two Family Dwellings
Carpentry - Remodeling Of One Or Two Family Dwellings
Carpentry - Residential For Multiple Dwelling Occupancy - Three Stories Or Less
Door Installation – Residential – All Types Except Overhead Doors
Home Improvements And/or Remodeling
Jalousie Or Jalousie Screen - Metal Or Glass, Erection Of - Residential
Metal Storm Sash Installation - Residential
Modular Home Setup, Warranty Service, Remodeling Or Repair
Punch List Repairs - By Contractor To A New House
Siding Installation (Aluminum, Vinyl Or Wood) - Residential
Storm Window Or Storm Door Installation – Wood Or Metal - Residential
Window Screen Or Screen Door Installation – Metal Or Wood - Residential

653 MASONRY

OPERATIONS NOT INCLUDED:

1. Assign Code 603 to payroll developed in masonry work in connection with sewers.
2. Assign Code 665 to payroll developed in sandblasting by a painting contractor preparatory to painting.
3. Assign Code 971 to payroll developed in the power washing of exterior walls or decks at residential or commercial sites.

UNDERWRITING GUIDE
Boiler Brick Work, Installation Or Repair
Brick Pointing
Bricking Up Abandoned Buildings
Bricklaying
Building Caulking, Exterior
Building Cleaning, Exterior Walls
Cement Block Erection
Chimney Construction – Masonry
Fireplace Installation
Fireproof Tile Setting
Glass Block Installation - Structural Use
Hardscaping Installation
Marble Setting, Exterior Only
Masonry, N.O.C.
Pavers (Decorative Brick Or Stone) Installation
Plaster Block Erection
Retaining Wall Construction (Excluding Concrete)
Sandblasting The Outside Of Buildings – By Specialist Contractor
Silo Erection - Masonry Or Tile
Stone Setting – Structural
Stonework Erection By Contractor
Structural Glass Block Installation, Interior
Stucco Work, Exterior Walls
Swimming Pool Plastering – By Specialist Contractor
Swimming Pool Tile Installation – By Specialist Contractor
Tuck Pointing
Waterproofing Of Buildings
Window Caulking

654 CONCRETE CONSTRUCTION

Applicable to commercial concrete building construction such as self-bearing floors, foundations, piers, bridges, culverts or silos. Also applicable to making or erecting forms, placing reinforcing rods, taking down
or stripping forms and finishing (smoothing out irregularities) the poured concrete. Code 654 applies to each of the aforementioned steps in the concrete construction process whether all work is performed by one contractor or one or more of the job steps are outsourced to a specialty subcontractor(s).

**OPERATIONS ALSO INCLUDED:**

1. Grouting (including drilling) which is the placement of cement, plastic compounds or concrete or the pumping of fly ash.
2. Guniting (Shotcrete Installation).
3. Pouring concrete into driven pilings.
4. Ground-supported concrete footings or foundation walls in the construction of commercial or residential buildings three stories or more.
5. Precast concrete panel or wall installation.
6. The wrecking or demolition of concrete or concrete encased buildings or structures.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 608 to a specialty contractor performing ground-supported concrete work in the construction of houses or one or two-story commercial buildings.
3. Assign Code 855 to concrete pumping services by a specialist contractor.

**UNDERWRITING GUIDE**

Cell Tower Erection – Building Of The Concrete Pad By Contractor
Cement Finishing
Concrete Construction
Concrete Floor Construction, Self-Bearing
Concrete Form Erection
Concrete Parking Garage Construction
Concrete Reinforcing Rod Setting
Concrete Work, Dams
Concrete Work, Floors, Etc., Above Ground Level
False Work Erection For Concrete Construction
Grouting - Including Drilling - Placing Of Cement, Plastic Compounds Or Concrete, Or Pumping Of Fly Ash
Guniting (Shotcrete Installation)
Panel Or Wall Installation - Precast Concrete
Parking Garage Construction - Concrete
Precast Concrete Panel Or Wall Installation
Reinforcing Rod Setting - Including By Specialist Contractor
Retaining Wall Construction - Concrete
Shotcrete Installation (Guniting)
Silo Erection – Concrete
Wall Or Panel Installation - Precast Concrete

655 **IRON ERECTION**

**UNDERWRITING GUIDE**

Bridge Building – Metal
Bridge Painting
Cell Tower Erection – Erection Of The Tower By Contractor
Cell Tower Erection – Antenna(s) Installation, Service And/or Repair By Contractor
Chimney Cleaning - Industrial Smokestacks
Concrete, Pre-Stressed, Erection By Contractor
Corrosion Proofing Of Chemical Tanks
Fire Escape Installation By Contractor - Outside

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Gas Holder Erection
Iron Erection
Iron Or Steel Erection, Structural
Metal Furring, By Contractor
Oil Field Tank Painting
Painting Of: Bridges, Oil Field Tanks, Steel Structures Or Tanks
Ski-Lift Erection
Smokestack Or Chimney Lining - Industrial
Steel Erection, N.O.C.
Steel Frame Structure Erection
Steel Structures Painting
Steel Tank Erector
Steel Tower Erection For Cross-Country Electric Or Telephone Lines
Swimming Pool Installation - Iron Or Steel
Tank Erection – Steel
Tank Painting
Welding - Structural Steel
Windmill Erection – Metal

656 ELECTRIC OR TELEPHONE LINE CONSTRUCTION BY CONTRACTORS

Includes the setting of poles, installation of pole hardware or transformers or the stringing of lines.

OPERATIONS NOT INCLUDED:

1. Assign Code 005 to payroll developed in the clearing of right-of-way on new lines, maintenance of right-of-way on existing lines or tree trimming.
2. Assign Code 655 to payroll developed in the erection of steel towers for cross-country lines.
3. Separately rate the tasks performed by a contractor(s) in erecting a cell phone tower. Such tasks may include but are not necessarily limited to:
   a. Assign Code 609 to the cleaning, excavation and/or grading of the site.
   b. Assign Code 654 to building the concrete pad.
   c. Assign Code 655 to the erection of the tower and/or to the installation and/or repair of the tower’s antennas.
   d. Assign Code 660 to running a lateral line connecting the cell tower site to the land-line telephone network and/or installing low voltage wiring to the computer(s) or the fiber optic cable carries the telephone signal to and from the cell site’s base station call switching equipment.
   e. Assign Code 952 to the programming, service or repair of computerized telephone call switching equipment in the cell site’s base station.

UNDERWRITING GUIDE
Electric Line Construction, By Contractor
Floodlight Erection – Permanent
Installation Of Telephone Or Electric Pole Hardware
Installation Of Telephone Or Electric Transformers
Power Line Construction
Setting Of Telephone Poles
Stringing Of Electric Or Telephone Lines
Telephone Line Construction By Contractor

657 RIGGING, N.O.C.

UNDERWRITING GUIDE
Bell Installation - Tower Bells
Mobile Crane & Hoisting Operations, By Rigging Contractor
Oil Rig Or Derrick Erecting And Dismantling – By Contractor
Rigging - Non Ship
Safe Moving

658 IRON ERECTION OR INSTALLATION – ORNAMENTAL OR NON-STRUCTURAL ONLY

UNDERWRITING GUIDE
Architectural Bronze, Iron, And Brass Metal Work, Erection Only
Balcony Erection
Banister, Railing, Or Guard Erection - Metal
Fire Escape Installation, Inside
Fireproof Shutter Erection
Flagpole – Erection
Guardrail Erection - By Specialist Contractor
Iron Erection, Ornamental Or Non-Structural Only
Ornamental Brass Erection
Ornamental Bronze Erection
Ornamental Iron Grill Erection
Ornamental Iron Railing Erection
Prison Cell Erection – Steel
Railing Erection – Metal

659 ROOFING – ALL KINDS

Applicable to specialist contractors performing any type of roofing, roofing repair or reroofing job utilizing any type of roofing material, including but not necessarily limited to hot tar, shingles, slate, tile or rubber on any type of roof, such as flat, sloped or built-up. Includes all personnel working on a roofing job (e.g., ground personnel passing materials to personnel on the roof and picking up debris and personnel on the roof).

OPERATIONS ALSO INCLUDED:
1. Roof decking and related carpentry work performed by a roofing contractor.
2. The installation of sheet metal products (e.g., fascia, gutters, downspouts, chimney flashing) by a roofing contractor that is a part of a roofing job.
3. Roof spraying, painting or coating by a roofing contractor.

OPERATIONS NOT INCLUDED:
1. There is no payroll division between Codes 659 and 676 at the same location or job.
2. Assign Code 454 to a separately-staffed and located sheet metal fabrication shop.

UNDERWRITING GUIDE
Roofing - All Kinds

660 ALARM OR SOUND SYSTEM – INSTALLATION OR REPAIR

UNDERWRITING GUIDE
Alarm Or Sound System Installation
Audio And Intercommunication System Installation - Within Buildings
Battery Back-Up Power Systems – Service Or Repair By Specialist Contractor
Burglar Alarm System Installation, By Contractor
Cable Television – System Hookup Or Service – By Specialist Contractor
Closed Circuit Television Systems - Installation Or Repair
Computer Wiring Installation Within Buildings – By Specialist Contractor
Environmental Control Systems Installation, Service Or Repair – By Specialist Contractor
Fire Alarm System Installation
661 ELECTRICAL WIRING

Includes electric fixtures, apparatus installation or the making of service connections.

OPERATIONS NOT INCLUDED:

1. Assign Code 656 to payroll developed in overhead electric telephone line construction.
2. Assign Code 660 to payroll developed in the installation and/or service or repair of alarms or sound systems as provided for in this Manual.

UNDERWRITING GUIDE

Cable Installation Or Replacement In Existing Conduit - By Specialist Contractor
Electric Cable Laying With Automatic Equipment – Street To Building - By Specialist Contractor
Electric Fixture Installation - By Contractor
Electrical Contractor
Electrical Wiring In Buildings - By Contractor
Electronic Garage Door Opener Installation – By Contractor
Floodlight Erection, Temporary - By Contractor
Meters - Electric, Installing, Repairing And Testing, Including Shop - By Contractor
Service Connections, Electrical Contractor
Solar Electric (Photovoltaic) System Installation
Traffic Light Installation - By Contractor

662 APPLIANCE – ELECTRICAL - SERVICE OR REPAIR

Includes the service or repair of window-unit type air conditioners, domestic refrigerators and/or commercial or domestic appliances including but not necessarily limited to: stoves, dishwashers, washing machines or clothes dryers. Also includes incidental shop or parts department employees.

OPERATIONS NOT INCLUDED:

1. Assign Code 661 to payroll developed in the installation of electrical wiring.
2. Assign Code 663 to payroll developed in the installation of plumbing.
3. Assign Code 664 to payroll developed in the installation, service or repair of central air conditioning units or commercial refrigeration (including walk-in) units.
4. Assign Code 675 to payroll developed in the installation, service or repair of industrial equipment (e.g., conveyor ovens).

UNDERWRITING GUIDE

Air Conditioning Window-Type Units - Service Or Repair
Appliances, Major Household Or Commercial, Electrical Or Gas - Service Or Repair
Dryers, Household Or Commercial, Electrical Or Gas - Service Or Repair
Electrical Or Gas Household Major Or Commercial Appliances - Service Or Repair
Gas Fireplace Service Or Repair
Household Major Or Commercial Appliances, Electrical Or Gas - Service Or Repair
Refrigerator, Household - Service Or Repair
Stoves, Household Or Commercial, Electric Or Gas - Service Or Repair
Washing Machines, Household Or Commercial, Electrical Or Gas - Service Or Repair
Water Cooler - Installation, Service Or Repair
PLUMBING: GAS, STEAM, HOT WATER OR OTHER PIPEFITTING, INCLUDING HOUSE CONNECTIONS – SHOP PAYROLL, IF ANY, MUST BE INCLUDED

Includes work within buildings.

OPERATIONS NOT INCLUDED:

1. Assign Code 607 to payroll developed in geothermal and/or water well drilling.
2. Assign Code 675 to pipefitting in connection with the installation of machinery or apparatus outside of buildings.
3. Assign Code 677 to payroll developed in the installation, service or repair of commercial or industrial high pressure hot water or steam heating equipment.

UNDERWRITING GUIDE

Asbestos Encapsulation Or Removal (A Pipe Surface)
Automatic Sprinkler Installation
Automatic Stoker, Gas Or Oil Burner Installation
Beer Drawing Equipment, Cleaning And Installation
French Drain Installation
Furnace - Hot Water Or Steam - Installation, Service Or Repair
Furnace Cleaning - Hot Water Or Steam
Gas Pipefitting, Indoor
Heating Equipment - Installation - Hot Water Or Steam
Hot Water Tank - Installation, Service Or Repair
Insulation Work, Pipe (Incl. Asbestos Encapsulation Or Removal)
Lawn Sprinkler Installation
Lead Paint Removal (From A Pipe Surface) – By Contractor
Milking Equipment Installation
Oil Still Pipe Insulation
Pipe Covering Installation (Incl. Asbestos Encapsulation Or Removal)
Pipe Laying For House Or Service Connections, By Plumbing Contractor
Pipefitting - House Connections
Plumbing, N.O.C.
Pump Installation, Water
Sewer Cleaning, House Connections, Using Portable Equipment
Soda Dispensers - Installation And Repair
Solar Water Heater Installation - Including Storage Tanks And Solar Panels
Sprinkler Installation
Stoker Installation Or Repair
Sump Pump Installation
Water Meter Installation - By Contractor
Water Softener Installation And Service, Domestic
Water Well Cleaning

HEATING, VENTILATING OR AIR CONDITIONING CONTRACTOR

Applicable to contractors performing forced air heating, ventilating or air conditioning equipment installation required for air comfort control or engaged in the service or repair of such equipment. Further included is any incidental duct or shop work.

OPERATIONS NOT INCLUDED:

1. Assign Code 607 to payroll developed in geothermal or water well drilling.
2. Assign Code 662 to payroll developed in the service or repair of window-unit air conditioners.
3. Assign Code 663 to payroll developed in the installation, service or repair of either hot water or steam heating equipment.
4. Assign Code 677 to payroll developed in the installation, service or repair of commercial or industrial high pressure hot water or steam heating equipment.
high pressure hot water or steam heating equipment.

**UNDERWRITING GUIDE**

- Air Conditioning (Central) Systems Installation, Repair Or Service
- Central Air Conditioning Systems Installation, Service Or Repair
- Cleaning, Oiling Or Adjusting Of Air Conditioning, Forced Air Heating Or Ventilating Systems
- Duct Fabrication And Installation - Heating, Ventilating Or Air Conditioning
- Ductless Heating And/Or Air Conditioning System – Installation, Service Or Repair
- Furnace Cleaning - Hot Forced Air
- Heating Systems - Hot Forced Air, Repair Or Service - Cleaning, Oiling Or Adjusting
- Heating Systems Installation, Except Electric, Hot Water Or Steam
- Radon Mitigation
- Refrigeration Or Central Air Conditioning Units Installation Or Service
- Ventilating System Installation
- Ventilating Systems Repair Or Service - Cleaning, Oiling Or Adjusting
- Warm Air Heating System Installation

**665  PAINTING AND DECORATING, INCLUDING SHOP**

**OPERATIONS NOT INCLUDED:**

1. Assign Code 655 to payroll developed in the painting of steel structures or bridges.

**UNDERWRITING GUIDE**

- Calcimining, By Contractor
- Painting, Including Shop and Preparatory Sandblasting
- Shingle Staining, On Structures, Including Shop Work
- Whitewashing, By Contractor

**666  PLATE AND WIRE GLASS INSTALLATION**

**OPERATIONS NOT INCLUDED:**

1. Assign Code 536 to payroll developed by a separate shop staff engaged in the manufacture of glass products including bending, beveling or silvering of purchased plate glass.

**UNDERWRITING GUIDE**

- Glass Installer, Except Automobile
- Glazier, Away From Shop
- Glazing
- Mirror Installation
- Plate Glass Installation
- Wire Glass Installation

**667  PAPER HANGING**

**UNDERWRITING GUIDE**

- Glass or Window Tinting, Except For Auto Glass
- Paperhanging
- Solar Control Film Installation In Window
- Wallpaper Hanging
- Window or Glass Tinting, Except For Auto Glass

**668  TILE, STONE, MOSAIC OR TERRAZZO WORK – INTERIOR CONSTRUCTION ONLY INCLUDING MARBLE SETTING AND TILE WAINSCOTING, BUT EXCLUDING CEMENT FINISHING AND STRUCTURAL GLASS BLOCK INSTALLATION**
Structural glass block installation shall be assignable to Code 653.

**UNDERWRITING GUIDE**

Ceramic Tile Installation
Floor Installation - Ceramic Tile
Granite Countertop Installation
Interior Marble Installation
Interior Tile Mosaic Work
Marble Setting, Interior Only
Mosaic Tile Installation
Stone Setting - Non-Structural
Terrazzo Floor Laying
Tile Floor Laying - Ceramic Or Mosaic
Tile Wainscoting Installation

**669 PLASTERING, INCLUDING LATHING**

**UNDERWRITING GUIDE**

Lathing
Plastering, N.O.C.
Stucco Work, Building Interiors

**670 HOUSE FURNISHINGS INSTALLATION, N.O.C.**

**UNDERWRITING GUIDE**

Carpet Installation, By Specialist Contractor
Curtain Or Drapery Installation From Floor Or Ladder
Drapery Or Curtain Installation From Floor Or Ladder
Flag And Bunting Erection From Floor Or Ladder
Floor Coverings - Installation Of Linoleum, Asphalt Or Rubber Tiling - Not Ceramic Tile Installation
Floor Installation - Not Concrete, Ceramic Or Wood
Floor Laying - Linoleum, Asphalt, Rubber Or Composition Tiling, Not Ceramic
Furnishing Goods Installation
House Furnishings Installation
Linoleum Laying
Rubber Tile Installation
Slipcover Installation
Tile Floor Laying, Not Ceramic Or Mosaic
Upholstering - Away From Shop
Venetian Blind Installation, No Mfg.
Vinyl Tile Installation
Window Shade Installation

**673 ADVERTISING SIGN, MANUFACTURE, ERECTION OR REPAIR – NOT OUTDOOR ADVERTISING COMPANY**

**UNDERWRITING GUIDE**

Advertising Sign Mfg., Erection And Repair, Not Outdoor Advertising Company
Electrical Sign And Advertising Display Mfg., Installation And Repair
Neon Sign Mfg., Installation Or Repair
Scoreboard Mfg., Installation Or Repair - Electric
Sign Erection, Removal Or Repair, Not Outdoor Advertising Company

**674 SWIMMING POOL CONSTRUCTION, ALL WORK TO COMPLETION**

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OPERATIONS NOT INCLUDED:

1. Assign Code 655 to the construction of iron or steel reinforced swimming pools that are not ground supported (e.g., the type commonly found on an upper floor or rooftop of a hotel or apartment building).
2. Assign Code 971 to swimming pool cleaning or maintenance work performed by the separate staff of a swimming pool construction contractor or by a specialist contractor.

UNDERWRITING GUIDE
Swimming Pool Installation - All Types Except Iron Or Steel - All Work To Completion
Swimming Pool Liner Installation - Vinyl, By Swimming Pool Installation Contractor

675 MACHINERY OR EQUIPMENT ERECTION OR REPAIR

Applies to the erection or repair of factory machinery or to the installation, erection or repair of elevators, escalators, conveyors or hoisting systems.

UNDERWRITING GUIDE
Acetylene Gas Machine Installation
Conveyor Or Conveyor Belt Installation
Conveyor Oven Installation, Service Or Repair
Crane Or Derrick Installation, Service Or Repair – Permanently-Sited
Dismantling, Installation Or Service Or Repair Of Machinery Or Industrial Equipment, By Contractor
Door Installation, Overhead - Wood Or Metal
Electrical Apparatus, Machinery Or Motor Installation Or Field Repair
Elevator Erection, Service Or Repair
Escalator Installation, Service Or Repair
Gasoline Station Equipment Installation (Including Excavation) Or Repair
Hoist Installation, Service Or Repair Permanently-Sited
Industrial Crane Installation, Service Or Repair – Permanently-Sited
Installation Of Hod Hoists
Installation Or Dismantling Of Machinery And Industrial Equipment, By Contractor
Laundry Equipment Installation, Service Or Repair - Industrial
Machine Belting Installation Or Repair
Machinery Erection Service Or Repair
Machinery Or Industrial Equipment Installation, Service Or Repair Or Dismantling, By Contractor
Millwrighting
Monorail System Installation (Except For Public Transportation)
Oven (Conveyor) Installation, Service Or Repair
Overhead Door Installation
Pipefitting, Installation Of Apparatus Or Machinery Outside Of Buildings
Pump Installation, Service Stations
Pump, Air And Gas Compressor, And Pumping Equipment – Installation, Service Or Repair
Safe Installation
Scaffold Sale, Rental Or Erection, By Specialist Contractor
Scale Installation Or Adjustment, Platform Or Beam Type
Tank Installation, Gas Stations
Textile Machinery Installation, Service Or Repair

676 SHEET METAL INSTALLATION, NO PAYROLL DIVISION WITH CODE 659 AT THE SAME LOCATION OR JOB SITE

Code 676 shall be assigned to both the shop and the erection or installation payroll developed by an insured engaged in both the shop fabrication of sheet metal products and the erection or installation thereof.
UNDERWRITING GUIDE
Downspout Installation - Metal
Gutter Installation - Metal
Metal Ceiling Installation

677 BOILER INSTALLATION OR REPAIR

Applicable to the installation or repair of commercial or industrial high-pressure steam boilers.

Includes all work to completion except brickwork, which must be assigned to Code 653.

UNDERWRITING GUIDE
Boiler Installation Or Repair
Construction Of Boiler Foundations
Grate Installation In Boilers, By Specialist Contractor
Pipe Connection, For Boilers
Steel Work In Connection With Boilers

679 ADVERTISING COMPANY, OUTDOOR

Applicable to outdoor advertising companies and includes but is not necessarily limited to: shop operations, the erection, painting, repair, maintenance or removal of signs, sign painting or lettering in or upon buildings or structures or bill posting.

UNDERWRITING GUIDE
Advertising Company - Outdoor
Bill Posting (Including By Specialist Contractor)
Billboard - Erection, Maintenance and/or Changing Of Advertising By Outdoor Advertising Co. Or Specialist Contractor
Sign Painting Or Lettering In Or Upon Buildings Or Structures

681 CANVAS GOODS, AWNING OR TENT ERECTION, REMOVAL OR REPAIR

UNDERWRITING GUIDE
Awning Erection Or Installation (Cloth)
Canvas Products Erection
Curtain Or Drapery Installation From Scaffolding
Drapery Or Curtain Installation From Scaffolding
Flag Or Bunting Erection From Scaffolding
Tent Installation

691 EMPLOYMENT CONTRACTOR – TEMPORARY EXCAVATION STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 609.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Excavation Staff
Excavation – Temporary Staff
Temporary Excavation Staff

693 EMPLOYMENT CONTRACTOR – TEMPORARY COMMERCIAL STRUCTURE CARPENTRY STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 651.
Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Carpentry, N.O.C. - Temporary Staff
Employment Contractor - Temporary Carpentry, N.O.C. Staff
Temporary Carpentry, N.O.C. Staff

EMPLOYMENT CONTRACTOR – TEMPORARY ELECTRICAL WIRING (WITHIN BUILDINGS) STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 661.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Electrical Wiring (Within Buildings) - Temporary Staff
Employment Contractor - Temporary Electrical Wiring (Within Buildings) Staff
Temporary Electrical Wiring (Within Buildings) Staff

SPECIAL STATE ACT EXPOSURES

TALLYMEN AND CHECKING CLERKS – ENGAGED IN CONNECTION WITH STEVEDORING WORK

Coverage under State Act only.

UNDERWRITING GUIDE
Public Weighers And Samplers Of Steamship Agency - State Coverage Only
Tallymen - State Coverage Only

MARINA

Applicable to all waterfront operations, including but not necessarily limited to: the operation of boat docks, storage facilities, repair shops or marine railways, the sale or repair of boats or engines, the sale of parts or accessories, dockside snack bars and all dockside employees. The operation of separately-staffed inland boat showrooms or the operation of separately-staffed motels, restaurants, swimming pools, bowling lanes or other recreational facilities shall be separately classified as provided for in this Manual.

Separate staffs engaged in boat building are assignable to Code 718.

Coverage under State Act only.

UNDERWRITING GUIDE
Boat Rental - State Coverage Only
Boat Storage And Moorage - State Coverage Only
Marina - State Coverage Only
Yacht Basin - State Coverage Only

BOAT BUILDING OR REPAIR

Coverage under State Act only.

Includes businesses engaged in the building of recreational vessels and/or the repairing and the
dismantling of a recreational vessel in connection with the repair of such vessel as defined in the United States Longshore and Harbor Workers’ Compensation Act (LHWCA) as amended that have been granted exemption from the LHWCA by the United States Secretary of Labor. A copy of the exemption certificate shall be made available to the PCRB as documentation.

UNDERWRITING GUIDE
Boat Building – Recreational - State Coverage Only
Boat Dismantling – Recreational - State Coverage Only
Boat Repairing – Recreational - State Coverage Only

721 RAILROAD OPERATION, N.O.C., INCLUDING SHOP, ORDINARY MAINTENANCE AND REPAIR OF ROADBED

The policies for risks with operations assignable to Code 721 must be endorsed excluding insurance of Federal Employers’ Liability Act coverage. (Part Two)

UNDERWRITING GUIDE
Railroad, N.O.C. - including Shop

744 AIRCRAFT MANUFACTURE

UNDERWRITING GUIDE
Aircraft Mfg.

UTILITIES OPERATION

751 GAS UTILITY

Payroll developed by meter readers having no regular duty of any other nature in the service of the employer shall be assigned to Code 951.

As provided for in this Manual separately classify: geophysical exploration, drilling for gas deposits, the operation of gas wells and the construction or operation of cross-country pipelines.

UNDERWRITING GUIDE
Gas Utility
Manufactured Gas Utility
Mixed Gas Utility
Natural Gas Utility

752 OIL OR GAS PIPELINE OPERATION

Applies to the operation of cross-country pipelines for the transmission of oil or natural gas, which may include the laying or relaying of gathering or distributing lines, the operating of pumping stations, line checking, meter reading, line maintenance or repair and prevailing right-of-way clearance.

OPERATIONS NOT INCLUDED:

1. Assign Code 028 to the operation of oil or gas wells by the oil or gas well’s lease owner or a contract operator.
2. Assign Code 581 to businesses engaged in oil refining.
3. Assign Code 607 to contractors performing oil or gas well services including but not necessarily limited to: installation, recovery or replacement of casing, well cementing, well cleaning or swabbing, well fracturing/formation fracturing or well logging.
4. Assign Code 609 to contractors building a cross-country pipeline.

UNDERWRITING GUIDE
Gas Or Oil Pipeline Operation
Oil Or Gas Pipeline Operation

753 WATERWORKS

Payroll developed by meter readers having no regular duty of any other nature in the service of the employer shall be assigned to Code 951.

UNDERWRITING GUIDE
Irrigation Plant, Selling And Pipe-Distributing Water
Liquid Waste Treatment Plant
Sewage Disposal Plant, Private
Steam Heating Company
Waste Treatment Plant - Liquid
Water Supply System, Private
Waterworks

755 ELECTRIC UTILITIES OPERATION

Payroll developed by meter readers having no regular duty of any other nature in the service of the employer shall be assigned to Code 951.

UNDERWRITING GUIDE
Cooperative Electric Utility
Electric Utility Operation
Private Electric Utility
R.E.A. Cooperative

757 TELECOMMUNICATIONS COMPANY

Applicable to FCC licensed businesses principally engaged in providing telephone services including but not necessarily limited to: wireline, long distance, cellular, radio paging or mobile radio services for customers on a fee basis.

OPERATIONS ALSO INCLUDED:

1. Includes the installation, maintenance, repair and operation of telephone lines and systems, remote transmission sites and central office switching equipment.

OPERATIONS NOT INCLUDED:

1. Specialist contractors performing installation, maintenance or repair of telephone lines, installing or replacing telephone poles or installing or servicing telephones for telecommunications companies shall be separately classified as provided for in this Manual.
2. Separately rate the tasks performed by a contractor(s) in erecting a cell phone tower. Such tasks may include but are not necessarily limited to:
   a. Assign Code 609 to the clearing, excavation and/or grading of the site.
   b. Assign Code 654 to building the concrete pad.
   c. Assign Code 655 to the erection of the tower and/or the installation, service and/or repair of the tower’s antennas.
   d. Assign Code 660 to running a lateral line connecting the cell tower site to the land-line telephone network and/or installing low voltage wiring to the computer(s) or the fiber optic cable carrying the telephone signal to and from the cell site’s base station call switching equipment.
e. Assign Code 952 to the programming, service or repair of computerized telephone call switching equipment in the cell site’s base station.

3. Assign Code 759 to a business principally engaged in providing cable television and Internet services.

UNDERWRITING GUIDE
Telecommunications Company
Telephone Company

759 CABLE TELEVISION OPERATIONS

Applicable to FCC licensed businesses principally engaged in providing cable television and/or Internet services to subscribing customers

OPERATIONS ALSO INCLUDED:

1. The erection or installation or system hook-up or service and/or repair or the operation of a cable television and Internet system by the cable and Internet provider.

OPERATIONS NOT INCLUDED:

1. Assign Code 936 to separately staffed broadcasting studios and/or separate crews engaged in the presentation and/or filming of news and events.
2. Separately classify contractors engaged in the construction or erection work or the hook-up or service of customers for a cable television or Internet provider as follows:
   a. Assign Code 617 to payroll developed in installing conduit underground and running cable through the conduit.
   b. Assign Code 656 to payroll developed in the stringing of cable from pole-to-pole.
   c. Assign Code 660 to payroll developed in hooking up or servicing a customer (including installing or replacing a lateral line from the pole to the customer’s building and/or running cable in the customer’s building).
3. Assign Code 757 to a business principally engaged in providing telephone services.

UNDERWRITING GUIDE
Cable T.V. - Installation - Hooking Up Of Customers To Systems
Cable T.V. - Installation Of New System, Except Towers
Cable T.V. - Service and/or Repair Work For The System And Individual Customer
Internet Service Provider
Television, Cable - Installation Of New Systems, Except Towers

TRUCKING AND STORAGE

801 STABLE, LIVESTOCK COMMISSION MERCHANT OR STOCKYARD ARE NOT ASSOCIATED WITH SLAUGHTERHOUSES

UNDERWRITING GUIDE
Auctioneer, Livestock
Boarding Stable
Breeding Farm - Horse
Carriage Tours Or Taxis (Horse Driven)
Cattle Auctioneer
Cattle Dealer
Farrier (Horse Shoeing By Specialist Contractor)
Horse Breeding Farm Or Boarding/Training Stable
Horse Driven Carriage Tours Or Taxis
Horse Shoeing By Specialist Contractor
Jockey - Employed By A Horse Breeding Farm Or Boarding/Training Stable
Livestock Commission Merchant
Livestock Dealer
Racing Stable
Riding Academy
Sales Stable
Stockyard
Therapeutic Riding Center

802 MOBILE CRANE RENTAL WITH OPERATORS

Applicable to specialist contractors engaged in the rental and/or leasing of cranes with operators.

OPERATIONS NOT INCLUDED:

1. Does not include the installation and/or service/repair of overhead cranes in an industrial setting.
2. Assign Code 657 to rigging contractors.
3. Assign Code 814 to the rental or leasing of mobile cranes without operators.

UNDERWRITING GUIDE
Crane Rental (Mobile) – With Operators By Specialist Contractor
Mobile Crane Leasing Or Rental – With Operators By Specialist Contractor

803 TAXICAB COMPANY

Applicable to a business engaged in operating a vehicle(s) that is available for immediate hire (on a cell and demand basis) with the fare to be determined by zone or meter.

When cabs are leased to operators and no payroll records are available, an amount of $51,250 per annum may be taken as payroll per operator provided the insurer has made a determination of employment status. This amount may be prorated if the operator does not work a full year.

UNDERWRITING GUIDE
Taxicab Company

804 SCHOOL TRANSPORTATION – BY INDEPENDENT CONTRACTOR

Applicable to an independent contractor engaged in the transportation of students to and from school. Such a business may also perform the transportation of students to and from sporting events or field trips.

UNDERWRITING GUIDE
Automobile Bus Operation, School Bus
Bus Operation, School
School Bus Operation, By Contractor

805 MILK HAULING – BY CONTRACTOR

Applies to contractors engaged in hauling unprocessed or processed milk, water or other liquid food products by tank truck.

OPERATIONS NOT INCLUDED:

1. Assign Code 811 to contractors hauling brine or water for oil or gas well drilling or fracing.

UNDERWRITING GUIDE
Milk Hauling - By Contractor
Water Hauling - Tank Truck - By Contractor

806  FURNITURE MOVING AND/OR STORAGE

OPERATIONS ALSO INCLUDED:

1. The packaging or handling of households goods away from the employer’s premises by the furniture moving and/or storage company or by an independent packing contractor.

OPERATIONS NOT INCLUDED:

1. Assign Code 811 to the transporting or delivery and the setting into place at the customers’ locations of furniture and/or major household appliances under contract for a manufacturer or store.

UNDERWRITING GUIDE
Furniture Moving and/or Storage
Household Goods Packing At The Customer’s Location By The Moving Company Or By Independent Contractor
Merchandise Warehouse - Furniture - Including Moving
Move Packing Household Goods At The Customer’s Location By The Moving Company Or By Independent Contractor - Household Or Office Furniture - With Or Without Storage Facility
Piano Mover
Warehouse - Public, Furniture

807  AMBULANCE SERVICE – SALARIED EMPLOYEES

Applicable to an independent contractor operating an ambulance service staffed by salaried employees. Each ambulance service is licensed by the Bureau of Emergency Medical Services of the Pennsylvania Department of Health who also credentials ambulance attendants. An ambulance service may engage in both emergency and non-emergency patient transfers. Non-emergency transfers are generally by appointment.

UNDERWRITING GUIDE
Ambulance Service - Non-Volunteer

808  PARCEL DELIVERY COMPANY – NO HANDLING OF BULK MERCHANDISE OR FREIGHT

Applies to risks engaged in the delivery of envelopes, parcels or packages limited to 150 pounds or less. Envelopes, parcels or packages refer to those items where the delivery tariff or charge is allocable to the individual envelope, parcel or package.

OPERATIONS NOT INCLUDED:

1. Assign Code 811 to the hauling or transporting of materials or merchandise when the haulage or transport charge is based on truckload or partial truckload, the cumulative weight of the materials/merchandise being transported, the distance or mileage that the materials/merchandise is being transported, an hourly rate, or a flat contract price for the consignment.
2. Assign Code 811 to the transporting or delivery and setting into place at customers’ locations of furniture and/or major household appliances under contract for a manufacturer or store.
3. Assign Code 802 to specialist contractors engaged in the rental and/or leasing of cranes with operators.
4. Assign Code 805 to the hauling of unprocessed or processed milk, water or other liquid food products by tank truck.
5. Assign Code 810 to the hauling of coal.
6. Assign Code 812 to the hauling or delivery of mail involving letters, parcels, packages, sacks, pallets or rolling containers under contract to the United States Postal Service.

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UNDERWRITING GUIDE
Armored Motor Truck Delivery
Automobile Drive away Service, For Transportation of Private Clients' Cars
Parcel Delivery Company

809 FUEL DISTRIBUTION – RETAIL OR WHOLESALE

For businesses principally engaged in the sale of prepared coal, fuel oil, liquefied petroleum (LP), gas (bottled gas or in bulk), or any combination of these lines.

OPERATIONS NOT INCLUDED:

1. Separate crews installing and/or servicing fuel oil or gas heating units shall be separately classified as provided in this Manual.
3. Assign Code 811 to trucking businesses hauling fuel for unrelated businesses.
4. Assign Code 7313F to businesses operating coal or oil docks.
5. Please refer to the Coal Mine Compensation Rating Bureau of Pennsylvania (www.cmcrbpa.com) for the classification(s) applicable to the surface or underground mining of coal and/or the above ground operations necessary to prepare previously mined coal for distribution or sale by the mine operator or an independent coal preparation plant.

UNDERWRITING GUIDE
Anhydrous Ammonia Dealer
Bottled Gas Dealer
Butane Gas Dealer
Coal Merchant
Collection Of Used Motor Oil - By Specialist Contractor
Fuel Oil Distributor
Fuel Yard
Gas Distribution, Bottled Or Bulk
Gasoline Dealer, Wholesale
Kerosene Distribution
Liquefied Petroleum Gas Dealer And Distributor
Motor Oil (Used) - Collection By Specialist Contractor
Naphtha Distribution
Oil Distributing, Retail And Wholesale
Petroleum Broker
Petroleum Bulk Stations And Terminals – Including Blending And Mixing
Propane Gas Dealer
Used Motor Oil Collection - By Specialist Contractor

810 COAL TRUCKING

Applies to payroll developed in the contract hauling of coal by truck. The Federal Mine Safety and Health Act Coverage Endorsement must be attached to a policy reporting payroll to Code 810. The nonrateable premium for coverage under the Federal Mine Safety and Health Act is determined by applying the Code 0162 rating value to the Code 810 payroll.

Payroll developed in the contract hauling of general commodities other than coal not otherwise classified is assigned to Code 811. Code 810 and Code 811 may be assigned to an employer engaged in both the contract hauling of coal and in the contract hauling of general commodities not otherwise classified provided the employer keeps separate payroll records for the different hauling operations. If the employer does not keep separate payroll records, the entire payroll for all hauling operations must be assigned to the classification with the higher carrier rating value. When Code 811 is used as a result of this rule, attach the Federal Mine Safety and Health Act Coverage Endorsement at no additional charge.
OPERATIONS NOT INCLUDED:

1. Assign Code 809 to the hauling of coal by a coal dealer.
2. This classification does not apply to employers classified to Coal Mine Compensation Rating Bureau Codes 1001, 1010, 1012, 1014, 1015, 1021 or 1023.

UNDERWRITING GUIDE

Coal Hauling - By Contractor

811 TRUCKING, N.O.C.

Applicable to hauling contractors principally engaged in hauling or transporting materials or merchandise for unrelated concerns when the haulage or transport charge is based on truckload or partial truckload, the cumulative weight of the materials/merchandise being transported, the distance or mileage that the materials/merchandise is being transported, an hourly rate, or a flat contract price for the consignment.

OPERATIONS ALSO INCLUDED:

1. Dispatchers and/or clerks on loading platforms, drivers, chauffeurs and their helpers and employees repairing vehicles.
2. The transporting or delivery and setting into place at customers' locations of furniture and/or major household appliances under contract for a manufacturer or store.

OPERATIONS NOT INCLUDED:

1. Assign Code 802 to specialist contractors engaged in the rental and/or leasing of cranes with operators.
2. Assign Code 805 to the hauling of unprocessed or processed milk, water or other liquid food products by tank truck.
3. Assign Code 808 to the delivery of envelopes, parcels or packages limited to 150 pounds or less where the delivery tariff or charge is allocable to the individual envelope, parcel or package.
4. Assign Code 810 to the hauling of coal.
5. Assign Code 812 to the hauling or delivery of mail involving letters, parcels, packages, sacks, pallets or rolling containers under contract to the United States Postal Service.
6. Assign Code 995 to rubbish or garbage collection or debris box rental/service and dumpster rental/service.

UNDERWRITING GUIDE

Automobile Hauler
Brine Hauling
Chauffeurs And Helpers, Employed By Hauling Contractor
Clerks On Loading Platforms
Dispatchers On Loading Platforms
Hauling Contractor
Trucking, N.O.C.
Water Hauling – For Oil Or Gas Well Drilling Or Fracing

812 MAIL HAULING OR DELIVERY SERVICE COMPANY

Applies to risks engaged under contract to the United States Postal Service for the hauling or delivery of mail involving letters, parcels, packages, sacks, pallets or rolling containers.

Includes U.S. Postal Service contract mail delivery performed on a bulk or individual item basis.

UNDERWRITING GUIDE

Mail Delivery - Under Contract To United States Postal Service
WAREHOUSING – OTHER THAN FURNITURE MOVING AND/OR STORAGE

For establishments principally engaged in either the cold storage or the warehousing or storage of general merchandise for unrelated concerns.

UNDERWRITING GUIDE
Cold Storage
Merchandise Warehouse – Cold Or General Merchandise
Portable On Demand Storage – Rental – Delivery To And Pick Up From Customer Locations
Storage - Cold Or General Merchandise
Storage Warehouse, Public
Warehouse - Storage, Public
Warehousing - Other Than Furniture Moving and/or Storage

DEALER IN MOBILE, SELF-PROPELLED FACTORY, FARM OR CONSTRUCTION EQUIPMENT

OPERATIONS ALSO INCLUDED:
1. The dealer's department

OPERATIONS NOT INCLUDED:
1. Assign Code 819 to payroll developed by employees engaged in the sale of mobile, self-propelled factory, farm or construction equipment and to the mobile, self-propelled factory, farm or construction equipment dealer’s outside sales staff. See Code 819 for details.
2. Assign Code 855 to a business principally engaged in the rental or sale of construction equipment that is not mobile and self-propelled.

UNDERWRITING GUIDE
Construction Equipment - Rental, Sales Or Service (In Shop Or At Customer's Location)
Contractors Equipment - Rental, Sales Or Service (In Shop Or At Customer's Location)
Crane Repair, Mobile, By Specialist Contractor
Equipment Dealer - Mobile, Self-Propelled - Factory, Farm Or Construction
Farm Machinery Dealer
Forklift Service and/or Repair - By Specialist Contractor (Shop Or At Customer's Location)
Forklift Truck Dealer - Rental, Sales Or Service (In Shop Or At Customer's Location)
Golf Cart - Rental, Sale and/or Maintenance - By Specialist Contractor
Mobile Crane Repair, By Specialist Contractor
Mobile Equipment Dealer - Factory, Farm Or Construction
Tractor Dealer, Including Servicing And Repair

AUTOMOBILE SERVICE CENTER OR GARAGE

Please see the “Automobile Dismantlers” entry in the General Auditing & Classification Information Section regarding how to classify a business whose operations include the dismantling of automobiles and/or other types of vehicles to recover usable/saleable used parts.

OPERATIONS ALSO INCLUDED:
1. Counter personnel and/or cost estimators for auto repair facilities waiting on customers, preparing job cost or sales estimators writing up orders and collecting payments for services rendered or merchandise purchased.

OPERATIONS NOT INCLUDED:
1. Assign Code 225 to tire recapping or retreading when performed by a separate crew of employees in
a physically separate work area.
2. See the Code 934 Section 2 class description for how to classify a new auto parts store that also provides automobile repair services.
3. Please refer to the “Automobile Service/Gasoline Station” entry in the General Auditing & Classification Information Section for information on classifying such business enterprise.

UNDERWRITING GUIDE
Air Conditioning Systems, Automobile Or Truck Installation, Service Or Repair
Automobile Body Repairing
Automobile Dismantler – See General Auditing & Classification Information
Automobile Paint Shop
Automobile Radiator Repair Shop
Automobile Repair Shop Automobile Towing
Carriage Repairing
Customizing Vans
Fender Repairing, Automobile
Frame Straightening On Automobiles
Garage
Glass Installer, Automobile
Maintenance Of Buses, By Public Garage
Quick Oil Change And Lubrication Garage
Recovery Of Usable Automobile Parts
Rubber Tire Dealer, Retail
Taximeter Installation Or Repair
Tire Dealer, Retail
Towing Company
Van Conversion Or Customizing
Wagon Repairing

816 AUTOMOBILE FILLING STATION – RETAIL

Please see the Automobile Service/Gasoline Station and the Self-Service Gasoline Stations and Convenience Grocers entries in the General Auditing & Classification Information section for information on classifying such business enterprises.

UNDERWRITING GUIDE
Automobile Laundry
Car Wash
Gasoline Station, Retail - Exclusively Gasoline Sales
Truck Washing Service – Permanently Sited

817 BUS OPERATION

OPERATIONS NOT INCLUDED:
1. Assign Code 828 to a business operating a paratransit and/or a shared ride program.
2. Assign Code 951 to separate staff engaged as tour guides.
3. Assign Code 803 to a business operating a vehicle(s) that is available for immediate hire (on a call and demand basis) with the fare to be determined by zone or meter.
4. Assign Code 804 to an independent contractor engaged in the transportation of students to and from school.
5. Assign Code 807 to an ambulance service staffed by salaried people.

UNDERWRITING GUIDE
Automobile Rental Company With Drivers (Limousine Service)
Bus Operation, Scheduled Lines
Charter Bus Service
Escort Service For Oversize Loads On Highways
Funeral Escort Service (Motorcycle)
Limousine Services
Maintenance Of Buses, By Bus-Operating Company
Motorcycle Funeral Escort Service
Oversize Loads On Highways - By Specialist Escort Contractor
Railroad Operation - Street, Including Shop
Scheduled Lines Bus Operation
Shuttle Service – By Specialist Contractor
Trolley Operation – Tracked Or Trackless

818 AUTOMOBILE OR AUTOMOBILE TRUCK DEALER - ALL EMPLOYEES INCLUDING OFFICE.
ALSO INCLUDES BUT IS NOT NECESSARILY LIMITED TO: INLAND BOAT DEALERS, MOBILE
HOME DEALERS, RECREATIONAL VEHICLE DEALERS OR SPECIALIST CONTRACTORS
PERFORMING MOBILE HOME SET-UP OR WARRANTY SERVICE

OPERATIONS NOT INCLUDED:

1. Assign Code 652 to modular home setup, warranty service, remodeling or repair.

UNDERWRITING GUIDE
Automobile Dealer - New and/or Used Cars
Automobile Rental - No Drivers
Boat Dealer, With Services, Inland
Mobile Home - Setup Or Warranty Service – By Specialist Contractor
Mobile Home Dealer
Motorcycle Dealer (Including Sale Of Accessory Merchandise Such As Clothing, Racing Gear, Etc.)
Recreational Vehicle Dealer
Trailer (All Types) Sales, Rental Or Leasing
Truck Dealer - New and/or Used Trucks
Truck Rental - Without Drivers

819 MOBILE, SELF-PROPELLED FACTORY, FARM OR CONSTRUCTION EQUIPMENT SALESPERSON

Applicable to the sales staff of a business classified to Code 814. The mobile, self-propelled equipment
salesperson’s duties include but are not necessarily limited to: showing the equipment to customers,
explaining the various features, overseeing customer testing of the equipment, negotiating prices and
coordinating financing with the dealer’s finance department. Also applies to the Code 814 business’ outside
sales staff.

OPERATIONS ALSO INCLUDED:

1. Automobile auctioneers, either independent or in conjunction with a business classified to Code 820.
   See Code 820 for additional details.
2. Automobile driving schools.

UNDERWRITING GUIDE
Auctioneer, Automobile
Automobile Driver School

820 AUTOMOBILE AUCTION - INCLUDING SNACK BAR OR RESTAURANT

Applicable to businesses principally engaged in the auctioning of automobiles to automobile wholesalers,
used car dealers, automobile dealerships or the general public. Also includes the auctioning of trucks and
motorcycles. Also includes the operation of a snack bar or restaurant when conducted in conjunction with
the auction.
OPERATIONS NOT INCLUDED:

Automobile auctioneers are assigned to Code 819.

UNDERWRITING GUIDE

Auction, Automobile (Including Snack Bar Or Restaurant, Automobile Auctioneers To Be Assigned To Code 819)

821 BEVERAGE DISTRIBUTOR, WHOLESALE

UNDERWRITING GUIDE

Beer And Ale Dealer, In Keg Or Case Lots Wholesale
Beverage Distributing, Carbonated, Including Beer - Wholesale
Soft Drink Distributing - Wholesale

825 AUTOMOBILE STORAGE GARAGE OR PARKING STATION OR LOT – NO AUTOMOBILE REPAIR

For automobile storage garages/parking stations/parking lots whose business is the storing or parking of automobiles. Includes cashiers who receive payment from customers.

Parking attendants on the payroll of enterprises such as hotels, restaurants, stores or theaters – not drive-in theaters – which operate parking facilities for their customers shall be rated with the enterprise.

UNDERWRITING GUIDE

Airport Parking Facility (Including Valet Service To And From Airport) Operation By Contractor
Automobile Storage Garage
Parking Areas

828 PARATRANSIT SERVICE

Paratransit service is regulated by the Federal Transit Administration pursuant to the Americans with Disabilities Act as amended. Each public entity operating a fixed route surface transportation system is required to provide paratransit service to the physically handicapped or otherwise disabled individuals who cannot take public transportation. Such individuals may be transported to doctors’ appointments, places of employment, stores, social venues or other destinations as needed. The public entity may outsource the provision of this service to an unrelated entity. A fare is charged for this service that may not exceed twice the fare charged for a trip of similar length, at a similar time of day as would be charged by the public entity’s fixed route system.

OPERATIONS ALSO INCLUDED:

1. Shared-ride program which is a door-to-door, advance reservation, ride sharing service offered on a space-available basis to senior citizens 65 years of age or older.

UNDERWRITING GUIDE

Handicapped – Transportation Services For
Paratransit Service
Transportation Services for the Elderly
Transportation Services for the Handicapped

MATERIAL DEALERS

855 LUMBER AND/OR BUILDING MATERIAL DEALER

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Applicable to establishments principally engaged in selling lumber and/or building materials on a wholesale or retail basis. The lumber may include but is not necessarily limited to: rough and dressed lumber, flooring, molding, doors, sashes, frames and other millwork. The building materials may include but are not necessarily limited to: roofing, siding, shingles, wallboard, paint, brick, tile, cement, ready-mix concrete, sand or gravel. This class also includes payroll developed in the delivery of hardware, lumber and/or building materials by the lumber/building material dealer.

**OPERATIONS ALSO INCLUDED:**

1. The operation of a sales counter where the insured’s counter staff takes customer telephone, facsimile or walk-in orders for the lumber and/or building materials, accepts payment or charges the customer’s “house” account, and transfers the orders to the insured’s yard or warehouse staff. The counter staff may also sell merchandise from a counter display, display racks behind the counter and/or a display space in front of the counter.
2. The operation of a showroom where customers may view samples of the lumber and/or building materials sold and place orders for such.
3. The sale and mounting of door hardware onto a door by a door distributor.
4. The making of door frames by a door distributor.
5. A business principally engaged in the rental and/or sale of non-mobile and self-propelled construction equipment (e.g., temporary bridge sections, shoring equipment, and air compressors).

**OPERATIONS NOT INCLUDED:**

1. Separate manufacturing staff(s) in a physically-separate work area(s) shall be separately classified as provided for in this Manual.
2. Separate staff performing erection or construction shall be separately classified as provided for in this Manual.
3. Assign Code 935 to the operation of a physically separate and separately-staffed retail store on the premises of a lumber and/or building material dealer that fulfills the multiple enterprise criteria discussed in Rule IV, C 3.a. 2., Section 1 of this Manual.

**UNDERWRITING GUIDE**

Aggregates Dealer
Asphalt Mixing Plant - Operated By Dealer
Building Material Dealer, New
Building Materials Dealer, Secondhand
Cemetery Monument Or Memorial, Cutting, Engraving and/or Polishing
Cinder Dealer
Commercial Lumber Yard
Concrete Dealer, Ready-Mixed
Concrete Mixing
Concrete Pumping Services - By Independent Contractor
Cut Stone Or Stone Products Mfg.
Door Or Window Distributor
Dry Ice Dealer
Engineered Hardwood Floor Dealer
Fence Dealer – All Types
Hardwood Flooring Dealer
Grain Elevator Operation
Heat Treating of Wood Packaging Material (Including Pallets) – By Specialist Contractor
Humus Or Topsoil Dealer - No Excavation
Ice Dealer - No Mfg.
Insulation Dealer
Kiln Drying of Lumber – No Sawmill Operations
Landscaping Supplies Dealer (e.g., Mulch, Topsoil Or Stone)
Log Dealer – No Logging or Sawmill Operations

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Lumber Cutting, Incidental Cutting To Size By Lumber Yard
Lumber Dealer
Lumber Yard, Secondhand Material
Manure Dealer
Marble Cutting And Polishing
Metal Road Plate Rental
Millwork Glazing, Not Performed By Millwork Plant
Millwork, Hand Assembling
Monument Or Memorial (Cemetery) Cutting, Engraving and/or Polishing
Mortar Mfg., No Construction Work
Mulch Dealer
Non-Mobile & Self-Propelled Construction Equipment – Rental Or Sale
Paving Mixtures Mfg.
Peat Moss Dealer
Plywood Dealer
Ready-Mixed Concrete Dealer
Rental Or Sale Of Non-Mobile & Self-Propelled Construction Equipment
Sash, Door Or Finished Millwork Dealer
Sawdust Dealer
Secondhand Building Material Dealer
Soapstone Products Mfg.
Stone Cutting Or Polishing - Not By A Mine Or Quarry Operator
Topsoil Or Humus Dealer - No Excavation
Vanities Assembly - Marble
Window Or Door Distributor
Wood Dealer, Kindling And Firewood
Wood Preserving

857 METAL SERVICE CENTER (FERROUS OR NONFERROUS METALS)

Applicable to a business principally engaged in the sale and distribution of new ferrous or nonferrous metal merchandise generally obtained from new metal producers such as steel mills or smelters, including but not necessarily limited to: beams, sheet stock in coils, bars, rods, rounds, channel iron, angles or plates. Such business may handle a broad variety of new metal merchandise or specialize in handling a single type.

The new metal merchandise received by the business is unloaded and stored. The new metal merchandise may be shipped "as is" to the customer or it may be cut, slit, sheeted, bent or burned into the size or shape required by the customer and delivered by truck or rail. The processing equipment may include but is not necessarily limited to: sheeters, hacksaws, drills, benders or cutting torches.

Specialists principally engaged in the sale of reinforcing rods or bars to concrete contractors (including the cutting or forming of the rods or bars according to the contractors' specifications) are also assigned to Code 857, as are dealers principally engaged in selling wire rope, cable or metal conduit.

Further applicable by analogy to businesses engaged in the toll (fee) leveling or cutting of ferrous or nonferrous new metal to size for unrelated concerns. These enterprises do not own the new metal stock they level, sheet, cut, bend or burn, nor do they fabricate a product.

Where a dealer sells several types of merchandise, each of which may be subject to a different classification, such dealer shall be assigned on the basis of the principal category of merchandise sold. The term "principal" means more than 50 percent of the gross receipts.

OPERATIONS NOT INCLUDED:

Not applicable to businesses principally engaged in collecting or handling either ferrous or nonferrous scrap metal. Assign ferrous scrap dealers to Code 858. Assign nonferrous scrap dealers to Code 859.
UNDERWRITING GUIDE
Cable Or Wire Rope Dealer, Including Splicing
Coil Stock Or Sheet Stock Dealer
Iron Or Steel Merchant, New Materials Only
Metal Service Center (Ferrous Or Nonferrous Metals)
Reinforcing Rods or Bars Dealer
Sheet Stock Or Coil Stock Distributor
Steel Or Iron Merchant, New Materials Only
Wire Rope Or Cable Dealer, Including Splicing

858 FERROUS SCRAP METAL DEALER

Applicable to businesses principally engaged in collecting and handling ferrous metals. Ferrous metals contain iron and include any type of steel or any steel alloy such as stainless steel.

The term “principally engaged” means more than 50 percent of the employer’s gross receipts.

OPERATIONS ALSO INCLUDED:

1. Businesses principally engaged in collecting and handling ferrous scrap and also performing automobile dismantling to recover saleable used auto parts.

UNDERWRITING GUIDE
Iron Or Steel Scrap Dealer
Scrap Metal Dealer - Ferrous Metals
Steel And Steel Alloy Scrap Dealer (Including Stainless Steel)

859 NONFERROUS SCRAP METAL DEALER

Applicable to businesses principally engaged in collecting and handling nonferrous metals. Nonferrous metals contain no iron and include but are not limited to: aluminum, copper, brass, lead or zinc.

The term “principally engaged” means more than 50 percent of the employer’s gross receipts.

OPERATIONS ALSO INCLUDED:

1. Businesses principally engaged in collecting and handling nonferrous scrap and also performing automobile dismantling to recover saleable used auto parts.

OPERATIONS NOT INCLUDED:

1. Assign Code 402 to businesses principally engaged in the melting of nonferrous scrap to produce ingots.

UNDERWRITING GUIDE
Aluminum Scrap Metal Dealers (Other Than Beverage Cans)
Brass Scrap Dealer
Copper Scrap Dealer
Lead Scrap Dealer
Nonferrous Scrap Dealer And Automobile Dismantler
Scrap Metal Dealer - Nonferrous Metals

860 JUNK DEALER

For businesses collecting and handling a combination of ferrous and/or nonferrous scrap metal and other secondhand commodities (e.g., paper, glass ((including glass bottles)), rubber, rags or plastic ((including plastic bottles)) with no principal line of merchandise.

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OPERATIONS ALSO INCLUDED:

1. Processing of scrap or secondhand commodities by the junk dealer may include but is not necessarily limited to: cutting salvaged metal and bailing paper or rags.

OPERATIONS NOT INCLUDED:

1. WRECKING OR DEMOLITION PROJECTS shall be classified as delineated in the General Auditing & Classification Information section.
2. Assign Code 858 to a business principally engaged in collecting or handling ferrous scrap metal.
3. Assign Code 859 to a business principally engaged in collecting or handling nonferrous scrap metal.
4. Assign Code 862 to a business principally engaged in collecting or handling one or more of the following recyclable commodities: cloth clippings, rags, paper, glass, plastic, rubber stock or aluminum beverage cans.
5. Assign Code 862 to a specialist contractor principally engaged in shredding paper or destroying documents for unrelated concerns.

UNDERWRITING GUIDE
Junk Dealer

862 RECYCLING CENTER

Applicable to businesses principally engaged in collecting or handling recyclable commodities including but not necessarily limited to: cloth clippings, rags, paper, glass, plastic, rubber stock and/or aluminum beverage cans. Includes consolidation facilities, where the recyclable commodities are simply collected, sorted, baled and resold, and reprocessing facilities, where the recyclable commodities are processed prior to resale. Processing may include but is not necessarily limited to: grinding plastic, pulverizing glass and crushing aluminum beverage cans.

OPERATIONS ALSO INCLUDED:

1. Businesses principally engaged in shredding paper or destroying documents for unrelated concerns. Such operations may be conducted at customer locations by the use of mobile equipment or at a centralized shredding facility.
2. Businesses principally engaged in disassembling, dismantling or shredding electronic devices including but not necessarily limited to: computers, computer peripherals (e.g., keyboards) and televisions.

OPERATIONS NOT INCLUDED:

1. Assign businesses collecting a combination of recyclable products and scrap metals with no principal line of merchandise to Code 860.
2. Assign dealers in cloth clippings, new goods only, to Code 924.

UNDERWRITING GUIDE
Beverage Can Recycling
Bottle Dealer, Used
Broken Glass Dealer
Can Recycling - Beverage
Cloth Clippings Dealer, Used
Container Recycling - Beverage - Bottle Or Can
Cullet Dealer - Broken Or Refuse Glass
Document Destruction Or Shredding Service
Laundry, Waste Cloth, Operated By Dealers In Used Materials
Paper Dealer, Used
Paper Shredding – By Specialist Contractor
Plastics Dealer - Scrap
Rubber Stock Dealer, Used
Tire Dealer – Used – For Recycling (May Include Shredding)
Waste Paper Dealer

865 POULTRY AND/OR FISH DEALER/ PROCESSOR

Applicable to employers principally engaged in one or more of the following operations:

The catching of live poultry as contractors on producers’ premises and the hauling by poultry catchers of
live poultry to dressing plants.

The dressing (to kill and prepare for market) of poultry, rabbits or other similar small game.

The making of either processed poultry or fish products. The term processed shall mean that definite
changes result in the poultry or fish product due to the application of either chemical and/or heat (the use of
smoke and/or cooking).

Wholesale sale/distribution of poultry or fish including the cutting or deboning of dressed poultry and/or the
cutting or filleting of fish. The employer may also bread or stuff the product.

OPERATIONS NOT INCLUDED:

1. Wholesale poultry and/or fish dealers who perform no cutting or filleting, but who may repackage the
poultry or fish shall be assigned to Code 924.
2. Poultry dealers who may cut whole poultry into parts on an emergency basis will be construed as
non-cutting and assignable to Code 924.

UNDERWRITING GUIDE
Chicken Catching
Chickens - Slaughtering, Dressing And Packing For The Trade
Fish Curing
Fish Dealer And Processor - Wholesale
Poultry And Small Game Dressing And Packing
Poultry Dealer And Processor - Wholesale
Rabbits - Slaughtering, Dressing And Packing For The Trade
Small Game Dressing And Packing
Turkeys - Slaughtering, Dressing And Packing For The Trade

867 EMPLOYMENT CONTRACTOR – TEMPORARY WAREHOUSING STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 813.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification
Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Warehousing Staff
Temporary Warehousing Staff
Warehousing - Temporary Staff

STORES

871 EMPLOYMENT CONTRACTOR – TEMPORARY FURNITURE STORE – WHOLESALE STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 921.
Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

**UNDERWRITING GUIDE**

Furniture Store Wholesale – Temporary Staff
Temporary Staff – Furniture store Wholesale
Wholesale Furniture Store – Temporary Staff

877 EMPLOYMENT CONTRACTOR – TEMPORARY DEPARTMENT STORE STAFF

Applicable only to temporary staff provided to customers whose business classification is **Code 914**.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

**UNDERWRITING GUIDE**

Department Store - Temporary Staff
Employment Contractor - Temporary Department Store Staff
Temporary Department Store Staff

879 EMPLOYMENT CONTRACTOR – TEMPORARY PACKAGING – CONTRACT – NON-CRATING STAFF

Applicable only to temporary staff provided to customers whose business classification is **Code 923**.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

**UNDERWRITING GUIDE**

Contract Packaging - Non-Crating - Temporary Staff
Employment Contractor - Temporary Packaging - Contract - Non-Crating - Staff
Packaging - Contract - Non-Crating - Temporary Staff
Temporary Packaging - Contract - Non-Crating Staff

880 APARTMENT HOUSE OR CONDOMINIUM COMPLEX OPERATION

Applies to an employer principally engaged in the operation or contract management of a building or buildings with multiple residential living units. Includes apartment houses, condominium complexes and cooperative buildings. A cooperative is a type of residential property where the resident owns shares in the corporation that owns the building and has the right to live in a specific unit but does not actually own the space.

**OPERATIONS ALSO INCLUDED:**

1. An association formed for residents of a building or buildings with multiple residential living units (e.g., a condominium association).

**OPERATIONS NOT INCLUDED:**

1. Assign Code 888 to an association responsible for the governance of a residential planned community consisting of single family dwellings. See Code 888 for further information.

**UNDERWRITING GUIDE**

Apartment House Or Condominium Complex Operation
Condominium Association
Condominiums - Including Resident Or On-Site Manager
Cooperative Building Operation - For Residential Occupancy
Porters For Condominiums
Residential House Rental

881 EMPLOYMENT CONTRACTOR – TEMPORARY HARDWARE STORE – WHOLESALE STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 926.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Employment Contractor - Temporary Hardware Store - Wholesale - Staff
Hardware Store - Wholesale - Temporary Staff
Temporary Hardware Store - Wholesale - Staff

882 RESIDENTIAL INTERIOR CLEANING SERVICES BY CONTRACTOR.

Applicable to businesses principally engaged in providing interior cleaning services to residential customers. The cleaning services may include but are not necessarily limited to: dusting, mopping floors, vacuuming rugs or carpets, cleaning or sanitizing bathrooms or wiping or cleaning kitchen or bathroom fixtures.

OPERATIONS NOT INCLUDED:

1. Assign Code 971 to payroll developed in the power washing of exterior walls or decks at residential or commercial sites.

UNDERWRITING GUIDE
Chimney Cleaning - Residential
Domestic Interior Cleaning Service Contractor
House Cleaning By Contractor - Interior
Maid Service Contractor - Interior
Residential Interior Cleaning Services - By Contractor

883 EMPLOYMENT CONTRACTOR – TEMPORARY RETAIL STORE, N.O.C. STAFF

UNDERWRITING GUIDE
Employment Contractor - Temporary Retail Store, N.O.C. Staff
Retail Store, N.O.C. - Temporary Staff
Temporary Retail Store, N.O.C. Staff

884 HEALTH OR EXERCISE CLUB - ALL EMPLOYEES INCLUDING OFFICE

A facility providing exercise programs (e.g., aerobics classes) for their members and, in some cases, the general public. Attendants will evaluate the type of equipment best suited to individual member needs and will assist members in exercise instruction or weight loss. The available equipment and services may vary from club-to-club. A club’s exercise equipment may include but is not necessarily limited to: free weights (e.g., dumbbells and barbells) and other equipment (e.g., a cardio theater) that includes various types of equipment related to cardiovascular training, such as rowing machines, stationary exercise bikes, elliptical trainers or treadmills.

Larger clubs may employ personal trainers who are accessible to members for training, exercise, nutrition and/or health advice and consultation. Personal trainers may devise a customized fitness plan to assist members achieve their goals. They may also demonstrate exercises and monitor the members’ exercises.
OPERATIONS ALSO INCLUDED:

1. Health shops, snack bars, childcare facilities, member lounges and/or cafes operated by the health or exercise club.

OPERATIONS NOT INCLUDED:

1. Assign Code 968 to indoor facilities principally engaged in amateur sports training (e.g., basketball, ice hockey, boxing, gymnastics, martial arts, tennis or swimming).
2. Assign Code 970 or Code 991 to contact or noncontact professional or semiprofessional sports teams respectively.
3. Assign indoor rock climbing wall facilities to Code 968.
4. Assign outdoor rock climbing wall facilities to Code 969.
5. Assign a day spa not affiliated with a health or exercise club to Code 977.

UNDERWRITING GUIDE
Aerobics Studio
Club, Exercise
Club, Health
Exercise Club
Fitness Club
Fitness Instructor – By Independent Contractor – No Permanent Facility
Health Club
Health Or Exercise Club
Pilates Studio
Tai Chi Instruction
Yoga Studio

885 PLUMBING SUPPLIES DEALER OR PIPE MERCHANT – WHOLESALE

Applies to dealers principally engaged in the wholesale selling of plumbing supplies, tubes or pipe. The term plumbing supplies as used in this classification includes but is not necessarily limited to: water heaters, kitchen/bathroom fixtures (i.e., sinks, faucets, toilets, bath tubs, shower stalls), fittings or valves. Also included is the selling of tubes or pipe of all types and sizes. Businesses principally engaged in the wholesale sale of heating, ventilating and/or air conditioning equipment, supplies or parts are further contemplated by this classification.

UNDERWRITING GUIDE
Gas, Steam Or Hot Water Apparatus Supplies Dealer - Wholesale
Heating, Ventilating Or Air Conditioning Equipment Or Parts Dealer - Wholesale
Kitchen and/or Bath Fixture Dealer
Pipe Or Tube Merchant, Including Cutting, New Materials Only - All Types And Sizes
Plumbing Supplies Dealer - Wholesale
Refrigeration System Parts and/or Accessories Dealer – Wholesale
Tube Or Pipe Merchant, Including Cutting, New Materials Only – All Types And Sizes

886 ELECTRICAL SUPPLIES DEALER – WHOLESALE

Applies to dealers principally engaged in the wholesale selling of electrical supplies. The term electrical supplies as used in this classification includes but is not necessarily limited to: electric wire, electrical (junction) boxes, fuses, switches, outlets, circuit breakers or lighting fixtures. This classification shall also include dealers in electronic components/accessories. Examples of electronic components/accessories include but are not limited to: inductors, resistors, circuit boards, transistors and relays.
**UNDERWRITING GUIDE**
Electrical Supply Dealer - Wholesale
Electronic Components and/or Accessories Dealer - Wholesale
Lighting Fixtures And Supplies Dealer

887 MUSEUM – ALL EMPLOYEES INCLUDING OFFICE

An establishment devoted to the procurement, preservation and display of objects of cultural interest. Includes all types of museums (e.g., art, archaeology, children's, history, natural history, or technology). Also includes all of a museum’s operations, which may include but are not necessarily limited to: galleries, curatorial space, auditoriums, movie theaters, lecture halls, classrooms for art instruction, storerooms, conservation or restoration laboratories, gift shops or eating facilities.

**OPERATIONS ALSO INCLUDED:**

A separately staffed and located museum operated by a municipal government (e.g., borough, city or township).

**UNDERWRITING GUIDE**
Museum - All Types

888 HOMEOWNERS ASSOCIATION

Applies to an association responsible for the governance of a residential planned community consisting of single family dwellings (e.g., detached houses or townhomes). Pursuant to Section 5302 of the Planned Community Act (PCA) of the Pennsylvania Code, an association is empowered to regulate the use, maintenance, repair and modification of the common elements of the community. Code 888 applies but is not necessarily limited to association staff performing lawn maintenance, maintenance and repair of common elements e.g., streets and roads, and the operation and maintenance of amenities for residents of the community e.g., swimming pools, tennis courts, health or fitness facilities, and community centers or clubhouses.

**OPERATIONS ALSO INCLUDED:**

1. Security of the planned community by the Homeowners Association staff.
2. The operation of a mobile home park.

**OPERATIONS NOT INCLUDED:**

1. Assign the applicable restaurant classification to payroll developed in a physically separated and separately staffed prepared food and/or beverage service.
2. Assign Code 944 to payroll developed in the operation of a separately staffed golf course.
3. Assign Code 753 to payroll developed in the operation of a separately staffed sewage disposal plant and/or water supply system.
4. Assign Code 801 to payroll developed in the operation of a separately staffed horse stable.
5. Assign Code 716 to payroll developed in the operation of a separately staffed marina (State Act coverage only).
6. Assign Code 880 to an employer principally engaged in the operation or contract management of a building or buildings with multiple living units such as an apartment house, condominium complex or cooperative building and to an association established for the residents of such building or buildings.

**UNDERWRITING GUIDE**
Gated Community
Homeowners Association
Mobile Home Park

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Residential Planned Community
Unit Owners Association (For a Residential Planned Community)

889 EMPLOYMENT CONTRACTOR – TEMPORARY CLERICAL STAFF

Applicable to temporary staff whose job duties fulfill the definition of clerical found in Rule IV, B. 2. a., Section 1 of this Manual. The payroll of such temporary clerical staff shall be assigned to Code 889 regardless of the customer’s business classification.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
Clerical Office Employees - Temporary Staff
Computer Programmer/Operator - Temporary Staff
Data Processing - Temporary Staff
Draftsman - Temporary Staff
Employment Contractor - Temporary Clerical Staff
Temporary Clerical Staff

890 LIBRARY – PUBLIC – ALL EMPLOYEES INCLUDING OFFICE

Establishments in which books, magazines, manuscripts, musical scores, videos, compact audio discs or other literary or artistic materials are kept for use by the general public. Materials may be taken from the library for specified time periods or they may be restricted to use on the library’s premises. Library patrons who wish to borrow library materials are generally library members and may pay an annual fee for that privilege. A library’s services may also include but are not necessarily limited to: providing Internet access, sponsoring lectures, workshops or seminars, classes in adult literacy, storytelling or summer reading programs for children, providing photocopiers for public use (for a per page fee), providing meeting space for local organizations or bookmobiles.

OPERATIONS ALSO INCLUDED:

A separately staffed and located public library operated by a municipal government (e.g., borough, city or township) or school district.

OPERATIONS NOT INCLUDED:

1. A library operated by a college or school for its students, faculty and staff will be assigned to the appropriate school classification.
2. A library operated by a company (e.g., hospital, law firm or newspaper) will be assigned to the classification consistent with the employer’s business. A library operated by a museum for its staff will be assigned to Code 887.

UNDERWRITING GUIDE
Library - Public
Public Library

891 PRE-SCHOOL (CHILD CARE OR EARLY EDUCATION) SERVICES – ALL EMPLOYEES INCLUDING OFFICE

Includes but is not necessarily limited to nursery schools, Head Start, kindergarten or child daycare services.

Child daycare services provide for care and custody of children for various periods of time during the day (no residential facilities), typically during normal business hours (i.e., from 6:30 a.m. to 6:00 p.m., Monday through Friday).
Also applicable to employers principally engaged in operating nursery schools or kindergartens. Nursery schools are generally directed towards children ages three to four years, can be academically oriented and are designed to provide children with basic educational and social skills prior to the time they begin elementary school.

Kindergartens are pre-elementary school classes and are typically provided to children five-years-old. Sessions are usually held for one-half the school day (i.e., children may be enrolled in "morning" or "afternoon" classes) and will include a very basic academic curriculum.

Further contemplated by this classification are employers operating the Head Start Program. Head Start is a federally-funded child development program that provides early education, health, nutritional and psychological services to three- to four-year-old children of low-income families. Some Head Start Programs will also provide for social services to low-income families and for child daycare. This program endeavors to enhance economically disadvantaged children's educational status and social skills to a level sufficient for them to enter elementary school.

**OPERATIONS NOT INCLUDED:**

1. A child daycare center operated by an employer principally for the use of its own employees is not subject to Code 891 and shall be included in that employers applicable field of business classification.
2. Assign Code 892 to providers of Early Intervention services for infants or toddlers.

**UNDERWRITING GUIDE**

Before and/or After School Program
Child Daycare Center
Day Nursery - Children
Daycare Center For Children
Head Start Program
Kindergarten, Not Operated In Conjunction With Grade School
Nanny Service – By Specialist Contractor
Pre-School - Early Education Services – By Independent Contractor

**892 EARLY INTERVENTION FOR INFANTS OR TODDLERS (NO RESIDENTIAL AFFILIATION) – ALL EMPLOYEES INCLUDING OFFICE**

Applicable to an employer principally engaged in providing Early Intervention services to children from birth to age 3 and/or children from age 3 to the age of beginners. The age of beginners is defined as the minimum age at which the child may enter first grade in the child’s school district. Early Intervention provides services and support to children with disabilities or developmental delays and their families. Services typically provided in Early Intervention include but are not necessarily limited to: physical, occupational, speech and/or language therapy, and are designed to maximize the pre-school at risk child’s attainment of age-appropriate skills in the areas of cognition, communication, socialization, self-help and/or motor development. Services provided to children from birth to age 3 are provided in a “natural setting” which is defined as a setting familiar to the child and the child's family such as the child’s home, day care, pre-school or early education facility. Services provided to children from age 3 to the age of beginners are provided in the “least restrictive environment,” which means that a student who has a disability should have the opportunity to be educated with non-disabled peers to the greatest extent appropriate.

**OPERATIONS NOT INCLUDED:**

1. Early Intervention services provided by one of the Commonwealth’s designated Intermediate Units shall be included in Code 893.

**UNDERWRITING GUIDE**

Early Intervention for Children from Birth to Age 3 and/or for Children From Age 3 to the Age of Beginners
INTERMEDIATE UNIT (SPECIAL EDUCATION) – ALL EMPLOYEES INCLUDING OFFICE

Applicable to Intermediate Units established by the Pennsylvania General Assembly (Title 24, Article IX-A, Intermediate Units) effective July 1, 1971. An Intermediate Unit is a regional educational service agency that works with its member school districts to provide specialized support services for students. An Intermediate Unit provides multiple services that may include but are not necessarily limited to: special education, summer curriculums, education in the arts, English as a second language, Head Start, Early Intervention, adult education and professional training to teachers and other professionals in the education field. Intermediate unit services may be provided in classrooms of unrelated schools or in mobile units positioned adjacent to such schools.

UNDERWRITING GUIDE
Intermediate Unit (Special Education)

ALTERNATIVE SCHOOL – ALL EMPLOYEES INCLUDING OFFICE

Applicable to employers operating educational facilities for youth who cannot learn effectively in or who have been removed from the standard school setting. The students may be referred by school districts, youth services or other agencies because of intellectual and/or developmental disability or behavior problems (e.g., truancy, drug or alcohol abuse and/or violent or destructive behavior). The facility may be a day school or a boarding school.

Also applicable to employers who operate educational facilities for court adjudicated youth. An educational facility for court adjudicated youth is operated in a guarded environment with strict disciplinary rules. Attendance in such facility may be court mandated in lieu of a prison sentence.

Further included are employers who operate educational facilities for children diagnosed with an intellectual and/or developmental disability or psychological and behavior issues.

The academic curriculum provided by these facilities is typically similar to that provided by public school districts or private schools, but with a greater emphasis upon counseling or other services specific to the facility’s student population. Classroom activities are geared toward helping older students pass their high school equivalency test or obtain a high school diploma.

OPERATIONS ALSO INCLUDED:

1. Student dormitories and/or residential facilities operated at the same or contiguous location.

UNDERWRITING GUIDE
Alternative School
School For Court-Adjudicated Youths
School For Children With Intellectual or Developmental Disability

EMPLOYMENT CONTRACTOR – TEMPORARY COLLEGE OR SCHOOL STAFF

Applicable only to temporary staff provided to customers whose business classification is Code 965.

Please see the Employment Contractor − Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

UNDERWRITING GUIDE
College Or School - Temporary Staff
Employment Contractor - Temporary College Or School Staff
Substitute Teachers - Temporary College Or School Staff
Temporary College Or School Staff
896  CLUB, N.O.C – ALL EMPLOYEES EXCEPT OFFICE

Clubs are organized civic, social or fraternal associations (e.g., The Elks, VFW posts, fraternities or sororities) who provide special services for members and members’ guests only. The services and/or amenities provided by a club may vary depending upon the extent of each club’s facilities and membership. The amenities provided may vary considerably from one club to another and may include but are not limited to: dining rooms, bars, lounges, reading/card rooms, bowling lanes or swimming pools. The club’s focus and purpose may be based on a charter. Each club is responsible for electing officers to oversee and enforce the club charter. The charter may include but is not limited to rules and regulations for admitting members, maintaining membership and collecting dues. Periodic meetings are held at the club location to discuss upcoming events, fund raisers and/or club business.

UNDERWRITING GUIDE
Club, Business Or Social
Club, N.O.C.
Fraternal Organization (e.g., VFW Post, The Elks)
Fraternity/Sorority House
Sorority/Fraternity House

897  FAST-FOOD RESTAURANT – ALL EMPLOYEES EXCEPT OFFICE

Applicable to a retail business principally engaged in preparing food(s) and selling the prepared food(s) and generally nonalcoholic beverages to the public for immediate consumption, either on the business’ premises or on a take-out basis. Fast-food restaurants have a limited menu and no wait service except on an occasional or accommodation basis. Customer orders are typically placed at a counter (the menu being openly displayed above and/or behind the counter), via a drive-through service, by telephone or by Internet and are rapidly filled. Fast-food restaurants generally sell nonalcoholic beverages, but certain fast-food restaurants may also have incidental alcoholic beverage sales. Where there are “eat-in” facilities, counter staff wipe down tables and may also clear tables after a customers’ food has been consumed. Included within (but not necessarily limited to) this definition is retail businesses principally engaged in the preparation and sale of: hamburgers, tacos, pizza or chicken.

Also contemplated are retail businesses principally engaged as either buffet or cafeteria-style restaurants. Buffet or cafeteria-style restaurants offer a buffet-type meal. Customers may serve themselves or staff may serve food to customers in the buffet line. Staff may clear tables after customers have completed their meal. There is no wait service.

UNDERWRITING GUIDE
Buffet Or Cafeteria-Style Restaurant
Cafeteria Or Buffet-Style Restaurant
Coffee Shop
Fast-Food Restaurant
Luncheonette
Pizza Shop - Retail
Sandwich Or Other Food Preparation By Vending Machine Operators
Sandwich Shop

898  CATERER – ALL EMPLOYEES EXCEPT OFFICE

There are four types of catering businesses that provide food service: social, industrial or institutional, concession or mobile.

Social caterers are hired for a single event such as a wedding, party or business affair. The social caterer provides the client with a menu of food items, types of beverages, colors of linens, other available amenities and, if applicable, a listing of the types of entertainment. The client is then responsible for choosing food, beverages, color schemes and/or entertainment. Once all of the services to be provided have been determined, the social caterer may produce a contract based on the predetermined services.
Alcoholic beverages may be provided at the event, but the sale of alcoholic beverages is not the principal source of revenue. This type of catering may be performed either on the caterer's premises or at the customer's premises.

Institutional or industrial caterers operate under contract to provide in-house food service for businesses, hospitals, nursing homes, schools or similar customers. These catering operations generally plan menus and perform the preparation and sale of food in a cafeteria-style environment.

Concession caterers are usually located at but are not limited to airports, sports stadiums, amusement parks, theaters or museums. The concession caterer operates under contract with the client facility to provide prepared food and beverages to the client's patrons. The concession caterer may also use "walking vendors" throughout the venue.

Mobile caterers provide food and beverages from a truck with cooking equipment, parked on the sidewalk at locations such as a construction site, factory or university with large commuting student body or travel a predetermined daily route.

**OPERATIONS ALSO INCLUDED:**

Also included within the scope of this class are caterers providing food service to unrelated airlines or railroads.

"Meals on Wheels" operations (organizations who provide a service to deliver hot meals to those who cannot prepare the food themselves) are further assigned to Code 898.

**UNDERWRITING GUIDE**

Cafeteria - Operated By Independent Or Specialist Contractor
Caterer - All Types
Food and/or Beverage Concession - By Specialist Contractor
Industrial Caterer
Institutional Caterer
Meals On Wheels
Mobile Catering
Social Caterer
Soup Kitchen

899 **BAR, TAVERN, COCKTAIL LOUNGE, OR NIGHTCLUB - ALL EMPLOYEES EXCEPT OFFICE**

A bar, tavern, cocktail lounge, nightclub or discotheque is an establishment principally engaged in the sale of alcoholic beverages by the drink that is open to the general public. These establishments may offer some type of entertainment such as a dance floor, disc jockey, live music or one or more televisions showing sporting events. Such businesses may or may not also prepare food and sell the prepared food to customers for immediate consumption. Where food is not prepared, the establishment may sell packaged snacks. In scenario, food preparation and service is not a majority of the employer's operations.

**UNDERWRITING GUIDE**

Bar
Cocktail Lounge
Nightclub
Tavern

903 **LABOR UNION – ALL EMPLOYEES INCLUDING OFFICE**

Applicable to all employees (e.g., business agents, organizers, clerical, janitorial or instructors in an apprenticeship program) of a labor union. Includes but is not necessarily limited to union locals, union district councils, and statewide or national labor union organizations.
UNDERWRITING GUIDE
Labor Union

904 INVESTIGATIVE AGENCY - ALL TYPES – ALL EMPLOYEES EXCEPT OFFICE

An investigative agency is principally engaged in gathering information for clients (e.g., insurance companies or other businesses, attorneys or private persons) for one of a number of reasons (e.g., fraud or another crime, matrimonial or child custody disputes). To accomplish this overall goal an investigator's duties may include but are not necessarily limited to the tasks discussed below. The investigator may review public records (e.g., at a court house), interview the “subject’s” neighbors, coworkers or acquaintances and/or conduct surveillance of the investigation's "subject." When surveillance is conducted, the investigator may take still photographs or video the “subject’s” movements (e.g., to document insurance fraud). The investigator will prepare a written report of the findings and concurrently submit the photographs or videotape as warranted.

OPERATIONS NOT INCLUDED:

1. Assign Code 660 to a separate crew of employees of an investigative agency that installs or repairs alarms.
2. Assign Code 954 to a separate security guard staff of an investigative agency.

UNDERWRITING GUIDE
Detective Agency
Investigative Agency - All Types

905 ARCHITECTURAL CONSULTING FIRM – ALL EMPLOYEES INCLUDING OFFICE

A business that employs one or more state licensed architect(s) and is principally engaged in the professional practice of architecture (i.e., designing buildings and/or their interiors and/or landscaping).

OPERATIONS ALSO INCLUDED:

1. Interior design firms. Such businesses engage in the practice of planning and supervising the design and execution of building interiors and their furnishings.

OPERATIONS NOT INCLUDED:

1. Architects or interior designers employed by concerns whose field-of-business is actual construction, manufacturing, mining or installation operations shall be assigned in accordance with the class or classes appropriate to the business of the employer, unless the operations subject to Code 905 fulfill the multiple enterprise conditions described in Section 1, Rule IV, C. 3. a.

UNDERWRITING GUIDE
Architectural Firm, Supervising Or Consulting
Landscape Architectural Firm – No Construction Work
Interior Design Firm, Supervising Or Consulting

907 FRUIT OR VEGETABLE DEALER – WHOLESALE

Applies to dealers engaged principally in the wholesale distribution of fresh fruits or vegetables. The dealer may specialize in a single fruit or vegetable or handle two or more different fruits or vegetables. Such dealers may also wash the fresh fruits or vegetables and perform incidental repackaging of the merchandise into retail size bunches, boxes, bags or similar containers.

Also applies to fruit or vegetable packers who may contract with unrelated farming businesses to grow one or more fruits or vegetables or who may purchase unrelated farming businesses’ fruit or vegetable crops on a bulk basis. The fruit or vegetable packer may also harvest part of the crops grown under contract. The
fruit or vegetable packer will receive the crops that the packer’s staff will first wash and then sort, grade and/or chill prior to shipment to customers.

In addition these dealers may also sell groceries, dairy products and/or frozen foods

**OPERATIONS NOT INCLUDED:**

1. Assign the applicable agricultural class to a business principally engaged in raising of one or more different fruits or vegetables whose operations may include the washing and/or packing thereof prior to shipment to customers.
2. Assign Code 113 to a business principally engaged in canning fruit or vegetables, picking cucumbers, tomatoes, peppers or other vegetables or preserving fruit or vegetables by another food preservation technique.

**UNDERWRITING GUIDE**

Banana Dealer - Wholesale  
Fruit Dealer - Wholesale  
Fruit Packing – Not Cannery  
Garlic Dealer - Wholesale  
Mushroom Dealer - Wholesale  
Potato Dealer - Wholesale  
Produce Dealer - Wholesale  
Tomato Dealer (Fresh) - Wholesale  
Vegetable Dealer - Wholesale  
Vegetable Packing - Not Cannery

**MEAT DEALER - WHOLESALE**

Applicable to businesses principally engaged in the wholesale sale/distribution of fresh and processed meats and whose operations include the cutting of fresh meats into portion-controlled fresh meat products, such as steaks, roasts, or chops. Deboning will also be performed if the fresh meat is received in carcasses or partial carcasses. Such business may also distribute poultry and/or fish merchandise in addition to the meat merchandise and the operations may include the filleting of the fish and the cutting of poultry carcasses into parts. The business may further distribute grocery merchandise and/or fresh fruit and vegetables.

**OPERATIONS ALSO INCLUDED:**

Businesses principally engaged in making natural sausage casings, but who perform no killing of animals

**OPERATIONS NOT INCLUDED:**

1. Assign Code 119 to businesses principally engaged in taking beef and/or veal and cutting or grinding this fresh meat into hamburger, hamburger patties and/or veal patties and/or sandwich steaks.
2. Assign Code 111 when a wholesale meat dealer also slaughters animals and dresses their carcasses.
3. Assign Code 924 to wholesale meat dealers who do no cutting (or deboning) of fresh meats.

**UNDERWRITING GUIDE**

Meat Dealer- Wholesale- Including Meat Processing  
Sausage Casings Dealer- Natural- Including Cleaning

**GROCERY - WHOLESALE**

Applies to dealers engaged principally in the wholesale distribution of groceries or frozen foods which are received and sold in cartons, cases or boxes. Such dealers may also sell at wholesale dairy products, soft drinks, household cleaning supplies, paper products, fresh fruits or vegetables.

Code 911 also includes but is not necessarily limited to wholesale dealers engaged principally in the
distribution of cider, coffee, dairy products, flour, fruit juices, herbs, spices or tea.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 821 to a wholesale dealer principally engaged in selling beer in bottles, cans, kegs or barrels and/or soft drinks in bottles or cans.
2. Assign Code 907 to a wholesale dealer principally engaged in selling fresh fruits or vegetables to a fruit or vegetable packer unrelated to a cannery.
3. Assign Code 924 to a wholesale dealer principally engaged in candling or distributing eggs.
4. See the “Bakery Products Distribution” entry in the General Auditing & Classification Information for the classification applicable to a business so principally engaged.

**UNDERWRITING GUIDE**

Butter and/or Butter Substitutes Dealer - Wholesale  
Cheese Dealer - Wholesale  
Chinese Food Dealer - Packaged Or Frozen - Wholesale  
Cider Dealer - Wholesale  
Coffee Dealer - Wholesale  
Dairy Products Dealer – Wholesale  
Delicatessen Meat Distributor – No Delicatessen Or Lunch Meat Manufacturing - Wholesale  
Flour Dealer - Wholesale  
Frozen Food Dealer - Wholesale  
Fruit Juice Dealer - Wholesale  
Grocery - Wholesale  
Health Food Dealer - Wholesale  
Herb Dealer - Wholesale  
Ice Cream Dealer – Wholesale  
Lunch Meat Distributor – No Lunch Or Delicatessen Manufacturing - Wholesale  
Meat Manufacturing - Wholesale  
Milk Or Milk Products Dealer - Wholesale  
Spice Dealer - Wholesale  
Tea Dealer - No Blending Or Mixing - Wholesale  
Tomato Products Dealer - Wholesale

914  **DEPARTMENT STORE – ALL EMPLOYEES INCLUDING OFFICE**

For businesses having 20 or more full-time employees or their equivalent and the merchandise handled must include wearing apparel, linens, house furnishings (other than furniture) and two or more of the following: cosmetics, furniture, giftware, hardware, jewelry, luggage, stationery/greeting cards, sporting goods and toys.

The total annual sales of wearing apparel, linens, and house furnishings must exceed 50 percent of the total annual sales.

The criteria cited above will be applied to each location of a business.

**OPERATIONS ALSO INCLUDED:**

Personnel performing the installation of house furnishings at customers’ locations.

**UNDERWRITING GUIDE**

Department Store

915  **MEAT, FISH AND/OR POULTRY STORE – RETAIL, ALL EMPLOYEES EXCEPT OFFICE**

Applicable to businesses principally engaged in the retail sale of fresh and cured meats, fish and/or poultry. Such businesses may also sell general grocery merchandise including but not necessarily limited to:
bakery and/or dairy products or canned goods. Code 915 also includes the slaughtering of animals and the dressing of carcasses into fresh meat cuts, as well as the making of sausage, scrapple, frankfurters, ham or bacon provided more than 50 percent of the total sales of the fresh meat and/or cured meat products produced are sold over the counter to the general public for personal or household consumption either on the premises or through satellite outlets.

Such business may perform custom killing. This involves the slaughter of an animal (a steer, pig or sheep) for a private individual (frequently a farmer) and the cutting or processing of the resulting meat per customer specification. All of the fresh or processed meat is the customer’s property and may be held for the customer by the business in a frozen food locker or returned immediately to the customer. This may also include the dressing of deer carcasses during hunting season for individual hunters.

This classification shall include incident sales to restaurants, institutional buyers or retail stores. When more than 50 percent of the sales are to non-retail customers, such businesses shall not be subject to Code 915 and shall be classified as indicated below.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 111 when the business’ operations include the killing of animals and more than 50% of the sales are to wholesale customers.
2. Assign Code 106 when the business’ operations do not involve the killing of animals but do include the curing and preserving of meat into processed meat products and more than 50% of the sales are to wholesale customers.
3. Assign Code 910 when the business’ operations simply involve cutting, or grinding fresh meats received in boxes, (deboning will also be performed if the fresh meat is received in carcasses or partial carcasses), and more than 50% of the sales are to wholesale customers.
4. Assign Code 917 when the business’ operations involve the retail sale of fresh or cured meat, fish or poultry as well as other items (e.g., groceries or vegetables), and the business’ records show that less than 50 percent of the business’ sales are from fresh or cured meats, fish or poultry.

**UNDERWRITING GUIDE**

Butcher Shop - Retail
Fish, Meat Or Poultry Store - Retail
Meat, Fish Or Poultry Store - Retail
Poultry, Fish Or Meat Store - Retail
Seafood Market - Retail

**916 CLOTHING OR DRY GOODS STORE – WHOLESALE OR RETAIL**

**OPERATIONS NOT INCLUDED:**

1. Assign Code 928 to businesses principally engaged as either a Clothing Store (Used) – Retail or a Thrift Store (Used Clothing, Furniture, Household Items) – Retail

**UNDERWRITING GUIDE**

Bridal Shop
Children’s & Infants’ Clothing Store
Clothing Store - Retail Or Wholesale
Custom Dressmaking
Custom Tailoring
Dry Goods Store - Retail Or Wholesale
Fabric Shop
Formal Wear Rental Or Sales
Furrier Repairing Or Remodeling Fur Garments
Hat Store - Cloth, Felt, Fur Or Straw
Linens Shop
Maternity Apparel Shop

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Men's Clothing & Furnishings Store
Millinery Store
Shirt Making- Custom
Shoe Store - Wholesale Or Retail
Tailor Shop - No Dry Cleaning
Textile Piece Goods Dealer
Towel Or Toilet Supply Dealer - Not Connected With Laundry
Women's Clothing & Accessories Store
Yarn Shop

917 GROCERY STORE – RETAIL

Applicable to businesses principally engaged as supermarkets or convenience retail grocers as defined below.

A supermarket is principally engaged in the retail sale of groceries, fresh fruits, vegetables, dairy products, bakery products, frozen foods and in addition thereto will have a meat department that sells fresh or cured meat, fish and/or poultry. A typical supermarket will also sell other merchandise including but not necessarily limited to: soft drinks, soap and other household cleaning items, paper products and/or cigarettes. A supermarket that is a "super center" may also sell non-grocery merchandise including but not necessarily limited to: cosmetics, toiletries, stationery products, books, greeting cards, women's hosiery, non-prescription drugs or kitchen supplies (e.g., pots, pans or pot holders).

A convenience grocer is principally engaged in the retail sale of groceries, fresh fruits, vegetables, dairy products, bakery products, frozen foods, coffee, tea, spices or delicatessen foods such as cold cuts, salads, pickles, smoked fish or other "appetizers." A convenience grocer or a delicatessen store may also sell coffee by the cup, make sandwiches or sell sandwiches prepared by an unrelated business, prepare salads and/or cook meat such as roast beef, ham, barbecue chicken or spare ribs. A convenience grocer may also sell other merchandise including but not necessarily limited to: soft drinks, household cleaning items, paper products, cigarettes or non-prescription drugs.

Please see the Self-Service Gasoline Stations and Convenience Grocers entry in the General Auditing & Classification Information section for information on classifying such business enterprise.

OPERATIONS ALSO INCLUDED:

1. Pharmacy operations conducted by the supermarket at the same or a contiguous location.
2. Bakery operations conducted by the supermarket.

OPERATIONS NOT INCLUDED:

1. Assign Code 915 to businesses principally engaged in the retail sale of fresh or cured meats poultry or fish.
2. The business of a concessionaire or independent contractor operating on the premises of a supermarket will be classified on the merits of their operations.

UNDERWRITING GUIDE
Beverage Distributing, Including Beer - Retail
Beverage Outlets - Retail
Brewer's Outlet - Retail
Cheese Shop - Retail
Convenience Grocery
Delicatessen Store
Fruit Gift Basket Store - Retail
Grocery Store - Retail
Grocery, Tea, Coffee Dealer - Retail
Health Food Store - Retail
Produce Store - Retail

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Spice Store - Retail
Supermarket

918 BAKERY SHOP – RETAIL, INCLUDING ON-SITE PREPARATION, ALL EMPLOYEES EXCEPT OFFICE

Applicable to businesses principally engaged in producing bakery products or businesses who buy finished bakery products from unrelated producers and the principal sales are over-the-counter for personal or household consumption, either on premises or through satellite outlets.

UNDERWRITING GUIDE
Bagel Shop, Production and/or Selling On Premises - Retail
Bakery Shop, Baking and/or Selling On Premises - Retail
Cookie Shop, Baking and/or Selling On Premises - Retail
Donut Shop, Baking and/or Selling On Premises - Retail
Pretzel Shop – Heating, Baking and/or Selling On The Premises
Retail Bakery - No Baking On Premises
Retail Bakery - Selling Purchased Bakery Products

919 FLORIST STORE – RETAIL OR WHOLESALE

Applies to businesses principally engaged in the sale of flowers and/or florist supplies. Also includes service away from the store premises, such as floral decoration of homes, churches or other buildings for weddings, banquets or parties.

Also includes plantscaping, which is the maintenance of living (typically potted) plants inside a customer's premises. The living, potted plants may be used to decorate the interiors of malls, offices or other businesses, as well as residences. Plantscaping duties include watering, fertilizing, trimming and/or spraying of the interior living, potted plants.

OPERATIONS NOT INCLUDED:

1. Assign Code 0011 to a business principally engaged in raising, growing or cultivating flowers and/or plants used for indoor decorative purposes. Stores operated at the same or contiguous location may be separately classified to Code 919 provided the stores are physically separate and separately staffed.
2. Assign Code 012 to a business principally engaged as a landscape contractor or performing lawn maintenance or similar services.
3. Assign Code 0013 to a business principally engaged in raising trees (including Christmas trees), shrubs, bushes, hedges and/or bedding plants used for outdoor planting.
4. Assign Code 917 to a business principally engaged in making and delivering cut fruit or vegetable arrangements.
5. A garden supply business principally engaged in the sale of fertilizer, sod, grass seed, flower pots, Birdbaths and statuary with incidental potted plants, trees, shrubs, bulbs or bedding plants shall be assigned to the applicable N.O.C. store classification, depending on whether the sales are principally to retail customers (Code 928) or to wholesale customers (Code 924). For further information, please see “Wholesale/Retail Mail Order House Or Internet Sales – Definitions” in the General Auditing & Classification Information section of this Manual.
6. Assign Code 924 to a business principally engaged in the arranging, assembling and/or the wholesale selling of artificial or dried flowers.

UNDERWRITING GUIDE
Florist Store - Fresh Cut Flowers - Retail Or Wholesale
Florist Store Supplies Dealer - Wholesale
Flower Dealer Or Store - Fresh Cut Flowers (No Flower Or Plant Raising) - Retail and/or Wholesale
Plantscaper - Interior
Store, Florist - Fresh Cut Flowers - Retail Or Wholesale

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920  JEWELRY STORE – WHOLESALE OR RETAIL

UNDERWRITING GUIDE
Coin and/or Postage Stamp Dealer - Retail Or Wholesale
Hearing Aid - Sale And Service
Jeweler, Findings And Materials Dealer
Jewelry Store - Wholesale Or Retail
Optical Store, Including Lens Grinding And Optometrists
Postage Stamp and/or Coin Dealer - Retail Or Wholesale
Stamp (Postage) and/or Coin Dealer - Retail Or Wholesale

921  FURNITURE STORE - WHOLESALE

Applies to wholesale dealers principally engaged in selling or renting furniture including furniture for the home or office to retailers, businesses, wholesalers or other commercial entities. Also included are dealers principally engaged in the sale of furniture via catalogue, Internet and/or mail order. The word "furniture" as used in this classification includes but is not necessarily limited to: sofas, chairs, tables, beds, bedding, chests, breakfronts, bookcases, pianos, organs, all types of floor coverings, major household appliances and office furniture. In addition, a wholesale dealer may sell or rent other merchandise, such as lighting fixtures, lamps, stereo equipment, televisions, video and/or audio equipment, small household appliances, mirrors, pictures and kitchen cabinets.

Further included is the delivery and setting in place of merchandise and minor repairing of furniture on the insured's premises or at the customer's location and installation, service or repair operations, including but not necessarily limited to: the installation of all types of floor coverings, window coverings or the service or repair of major household appliances or televisions or other electronic entertainment or communications devices and the installation of office furniture.

OPERATIONS NOT INCLUDED:

1. Assign Code 922 to the retail sale of furniture and related products
2. Assign Code 855 to an employer principally engaged in the sale of hardwood flooring and/or engineered hardwood flooring.

UNDERWRITING GUIDE
Carpet Dealer - Wholesale
Floor Coverings (e.g., Carpet, Rugs, Rubber or Vinyl Tile, and Linoleum) Dealer - Wholesale
Furniture Store - Wholesale
Major Household Appliance Dealer – Wholesale
Mattress Dealer
Office Furniture Dealer
Piano Or Organ Store - Wholesale
Store - Furniture - Wholesale

922  FURNITURE STORE – RETAIL – ALL EMPLOYEES EXCEPT OFFICE

Applies to a retail store principally engaged in selling or renting furniture including antique furniture for homes, lawns or gardens, to the general public and/or in a retail manner. The word "furniture" as used in this classification includes but is not necessarily limited to: living room, dining room, bedroom or kitchen sets and individual pieces such as sofas, chairs, tables, beds, bedding, chests, breakfronts, bookcases, pianos, organs, all types of floor coverings and major household appliances such as refrigerators, stoves and washing machines. In addition, a furniture store may sell or rent other merchandise such as lighting fixtures, lamps, stereo equipment, televisions, video and/or audio equipment, small household appliances, mirrors, pictures and kitchen cabinets.

Further included are delivery and setting merchandise in place, hanging pictures or mirrors and/or polishing and repairing of furniture on the store's premises or at the customer's location. Also included are any incident installation, service or repair operations including but not necessarily limited to: the installation of...
all types of floor coverings and window coverings or the service or repair of major household appliances or
television or other electronic entertainment or communications devices.

All salespersons, including but not limited to floor salespersons, interior designers and decorators, are
contemplated by the scope of Code 922 and are not separately classified.

**OPERATIONS ALSO INCLUDED:**

1. Businesses principally engaged in party supply rental – Retail or Wholesale.
2. Businesses principally engaged in pool table sales – Retail.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 855 to an employer principally engaged in the sale of hardwood flooring and/or
engineered hardwood flooring.

**UNDERWRITING GUIDE**

Antique Furniture Dealer - Retail
Bedding Store - Retail
Carpet Store - Retail
Electrical Household Appliances, Major - Retail
Floor Coverings (e.g., Carpet, Rugs, Rubber or Vinyl Tile, and Linoleum) Dealer - Retail
Furniture Installation, Portable, By Dealer
Furniture Rental - Chairs, Coat Racks, Dishes, Etc. - Retail
Furniture Store - Retail
Home Freezer Dealer - Retail
Household Appliances Dealer, Major – Retail
Household Furniture Dealer - Retail
Household Laundry Equipment Dealer - Retail
Household Refrigerator Dealer – Retail
Inflatable Amusement - Rental
Mattress Store - Retail
Musical Instruments Rental - Pianos And Organs - Retail
Party Supplies Rentals - Retail or Wholesale
Piano Or Organ Store - Retail
Pool Table Dealer - Retail
Refrigerator, Stove Or Washing Machine Store - Retail
Store, Furniture - Retail
Taxidermist
Video Game Arcade - Mobile

923 **PACKAGING – CONTRACT – NON-CRATING**

Applicable to businesses principally engaged in packaging or repackaging merchandise owned by
unrelated customers as a contract service. Such includes but is not necessarily limited to: cosmetics,
toiletries, pharmaceuticals, soaps, cleaning agents or hardware.

**OPERATIONS NOT INCLUDED:**

1. Assign Codes 305 to a specialist crating contractor or to payroll developed by separate staff in a
physically separate department of a packaging contractor crating any type of merchandise for
shipment.
2. Assign Code 813 to payroll developed by a contractor engaged in either crating or packaging of any
type at customer locations.
3. Assign Code 4777 to payroll developed by a contractor packaging or repackaging explosives.
UNDERWRITING GUIDE
Aerosol Can Filling, By Contractor
Contract Packaging - Non-Crating
Packaging, Contract - Non-Crating

924 WHOLESALE STORE, N.O.C.

Applies to dealers principally engaged in the wholesale distribution of merchandise not specifically assigned to another wholesale store classification. Please see the Underwriting Guide entries below for a representative listing of the types of wholesale dealers contemplated by this classification. Please see the Wholesale/Retail Mail Order House Or Internet Sales Definitions entry in the General Auditing & Classification Information section for the definition of wholesale sales.

OPERATIONS ALSO INCLUDED:

1. Publishers of any type of publication performing the pre-press work, outsourcing the actual printing of the publication and then receiving and distributing the publication.

UNDERWRITING GUIDE
Alcoholic Beverage Blending Or Bottling, Non- Carbonated
Balloons Dealer - Wholesale
Bar Or Restaurant Supply Dealer (Other Than Beverages, Groceries Or Meat)
Barber Or Beauty Parlor Supply House - Wholesale
Barrel Dealer - No Mfg.
Book Dealer - Wholesale
Boot And Shoe, Cut Stock And Findings Dealer
Bottle Dealer, New
Bottled Spring Water Distribution - By Dealer
Candy Dealer (Including Repackaging) - Wholesale
Cigarette Dealer - Wholesale
Cloth Clippings Dealer, New
Clothing Dealer, Used - Wholesale
Computer Dealer - Wholesale
Cotton Merchant
Dental Equipment Or Supply Dealer
Drugstore - Wholesale
Egg Dealer - Grading, Candling, Packing - Wholesale
Feed Dealer - Wholesale
Fertilizer (Except Humus Or Manure) Dealer
Firearms Sale - Wholesale
Fish Dealer - Wholesale - No Processing Whatsoever
Flower Assembling - Artificial Or Dried
Flower Dealer - Artificial Or Dried - Wholesale
Garden Supplies Dealer
Grain Dealer
Hay Dealer
Hide Dealer - Including Salting - Curing
Kitchenware (e.g., Utensils, Cutlery and Dinnerware) Dealer - Wholesale
Liquor/Wine Dealer
Meat Dealer - Wholesale - No Processing Whatsoever
News Agent Or Magazine Distributor - Wholesale
Nuts (Edible) Dealer
Office Machine Dealer - Wholesale
Office Supply Dealer - Wholesale
Orthopedic, Prosthetic And Surgical Appliances And Supply Dealer - Wholesale
Paper Or Paper Products Dealer
Pharmaceutical Or Surgical Goods Dealer, N.O.C.
Photographic Equipment And Supplies Dealer - Wholesale
Potato Chip Dealer
Poultry Dealer - Wholesale - No Processing Whatsoever
Publisher - Outsources Printing, Performs Product Distribution
Restaurant Or Bar Supply Dealer (Other Than Beverages, Groceries Or Meat)
Seed Merchant
Snack Food Dealer - Wholesale
Solvents Dealer
Sporting Goods Dealer - Wholesale
Spring Water Bottling and/or Distribution
Stationery Dealer - Wholesale
Store, Wholesale, N.O.C.
Tavern Supply Dealer (Other Than Beverages, Groceries Or Meat)
Telephone Dealer - Wholesale
Tobacco Auction Sales Warehouses
Tobacco Product Dealer - Wholesale
Used Clothing Dealer - Wholesale
Vending Machine Dealer - Wholesale
Wallpaper Dealer - Wholesale
Water Bottling and/or Bottled Water Distribution - By A Dealer
Wholesale Store, N.O.C.
Wine/Liquor Dealer
Wool Merchant

925 HARDWARE STORE – RETAIL

Applies to retail stores principally engaged in selling hardware. The term hardware as used in this classification includes but is not necessarily limited to: nails, screws, bolts, washers, gaskets, brackets, locks, hinges, electrical outlet boxes, switches, fuses, plugs, sockets, hand or portable electric tools, plumbing fixtures, paint, small household electrical appliances, radios, stereo equipment, televisions, video and/or audio equipment, garden tools and equipment such as lawn mowers and snow blowers.

OPERATIONS ALSO INCLUDED:

1. Bicycle Stores – including rental and incidental repair work.
2. Locksmiths – including installation, repair or replacement of locks in existing buildings.
3. Lawn mower sales and service (including riding-type).

OPERATIONS NOT INCLUDED:

1. Except as provided for above, separately staffed service or repair operations shall be separately classified including but not necessarily limited to the examples below:
   a. Assign Code 662 to the service or repair of major household appliances.
   b. Assign code 966 to the service or repair of televisions, video and/or audio equipment.
2. Assign Code 855 to a business principally engaged in the retail sale of lumber and/or building materials.
3. Assign Code 926 to a business principally engaged in the wholesale sale/distribution of hardware.

UNDERWRITING GUIDE
Audio/Video Equipment Store - Retail
Bath and/or Kitchen Fixture Store
Bicycle - Sale Or Rental, Including Repair
Bicycle Assembly At Retail Store Locations - By Specialist Contractor
Cabinet Store - Retail

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Ceramic Tile Store - Retail
Electrical Appliance Store, Small - Retail
Electrical Supply Store - Retail
Electronic Components And Accessories Store - Retail
Exercise Equipment - Service Or Repair - In Shop Or At Customers' Locations - By Specialist Contractor
Fitness Equipment - Service Or Repair - In Shop Or At Customers' Locations - By Specialist Contractor
Garden Equipment Store
Hardware Store - Retail
Hot Tub Or Spa Dealer - Retail
Household Appliance Store, Small - Retail
Household Vacuum Cleaner Store, Small – Retail
Lawn Mower Sale Or Service (Including Riding Type)
Lighting Fixture And Supplies Store
Locksmith - Including Shop - A Specialist Contractor
Paint Store - Retail
Plumbers' Supplies Store - Retail
Radio Or Television Parts And Accessories Store - Retail
Radio, Television Or Audio Equipment Store - Retail
Sewing Machine Store - Retail
Stereophonic Or High Fidelity Equipment Store - Retail
Swimming Pool Supply Store
Television, Video and/or Audio Equipment Store - Retail
Tile Store – Ceramic – Retail
Vacuum Cleaner Store (Household) - Retail
Video/Audio Equipment Store - Retail

926 HARDWARE STORE - WHOLESALE

Applies to dealers principally engaged in the wholesale selling of hardware. The term hardware as used in this classification includes but is not necessarily limited to: nails, screws, bolts, washers, gaskets, brackets, locks, hinges, hand or portable electric tools, machine tools, small household electrical appliances, stereo equipment, radios, televisions, video and/or audio equipment, mill supplies or garden tools or garden equipment such as lawn mowers or snow blowers.

OPERATIONS NOT INCLUDED:
1. Assign Code 855 to a retail and/or wholesale business principally engaged in the retail and/or wholesale sale of building materials (e. g., roofing including shingles, siding, wallboard, bricks and/or lumber).
2. Assign Code 857 to a business principally engaged in the wholesale sale of cable or wire rope.
3. Assign Code 885 to a business principally engaged in the wholesale sale of plumbing supplies or pipes.
4. Assign Code 886 to a business principally engaged in the wholesale sale of electrical supplies (e. g., electric wire, fuses, and/or circuit breakers).

UNDERWRITING GUIDE
Aircraft Parts and/or Accessories Dealer
Agricultural Implement Dealer - Other Than Farm Machinery
Appliance Parts Dealer
Audio/Video Equipment Dealer - Wholesale
Cabinet Dealer - Wholesale
Ceramic Tile Dealer - Wholesale
Cutlery Dealer
Electrical Appliance Dealer - Small Appliances - Wholesale
Electrical Machinery Or Equipment Dealer - Wholesale
Fire Extinguisher - Sales and/or Service - Wholesale
Glass Dealer - No Mfg., Glass Bending, Beveling, Grinding, Silvering Or Installation
Hardware Store - Wholesale

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Hot Tub Or Spa Dealer - Wholesale
Household Appliances Dealer, Small - Wholesale
Household Vacuum Cleaner Dealer - Wholesale
Janitorial Supply Dealer - Wholesale
Oil and/or Gas Well Equipment Dealer Or Rental
Paint Dealer - Wholesale
Radio, Television, Stereophonic Or High Fidelity Equipment, Parts Or Accessories Dealer - Wholesale
Sewing Machine Dealer - Wholesale
Ship Chandler
Stereophonic Or High Fidelity Equipment Dealer - Wholesale
Television, Radio, Stereophonic Or High Fidelity Equipment Dealer - Wholesale
Tile Dealer – Ceramic – Wholesale
Vacuum Cleaner Dealer - Wholesale
Video/Audio Equipment Dealer - Wholesale
Welding Equipment Or Supply Dealer

927 PHARMACY – ALL EMPLOYEES INCLUDING OFFICE

UNDERWRITING GUIDE
Mail Order Pharmacy
Pharmacy - Retail Or Internet Or Mail Order

928 RETAIL STORE, N.O.C.

UNDERWRITING GUIDE
Antique Store, Other Than Furniture - Retail
Army/Navy Store - Retail
Art Gallery
Arts And Crafts Store - Retail
Barber Or Beauty Parlor Supply House – That Operates In A Retail Manner
Bookstore
Camera Or Photographic Supply Store - Retail
Candy Store
Clothing Store (Used) - Retail
Computer Store - Retail
Cosmetics Store
Dog Groomer - No Kennel Facilities
Dry Cleaning - Self-Service Only
Film Exchange
Fireworks Store - Retail
Garden Center - Retail
Garden Supplies Store - Retail
Golf Course - Pro Shop - Operated By Specialist Contractor
Goodwill Stores
Greeting Card Shop
Gun Shop - Retail
Handbag (Women's) Store
Hobby Shop - Retail
Ice Cream, Store Or Street Vending - Retail
Kitchenware (e.g., Utensils, Cutlery and Dinnerware) Store – Retail
Laundry - Coin-Operated - Self-Service
Laundry Collector Without Laundry (Excluding Contract Hauler)
Luggage Store – Retail
Mailing And Shipping Store – By Independent Contractor
Medical Marijuana Dispensary
Medical Supply Store - Retail
Motion Pictures, Development Of Films, No Other Operations

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Musical Instrument Rental - Except Pianos And Organs
News Agent Or Magazine Distributor - Retail
Office Machine Store - Retail
Office Supply Store - Retail
Orthopedic, Prosthetic, And Surgical Appliances And Supply Store - Retail
Pawn Shop
Personal Computer Store - Retail
Pet Grooming - By Specialist Contractor
Pet Shop - Retail
Record Dealer, Vinyl - Retail
Photographer
Photographic Equipment And Supplies Store - Retail
Photographic Studio, Not Producing Motion Pictures, And Outside Work
Pro Shop - Golf Course - Operated By Specialist Contractor
Receiving Station - Dry Cleaner - No Dry Cleaning At Same Or Contiguous Location
Retail Store, N.O.C.
Sporting Goods Store - Retail
Stationery Store - Retail
Store, Retail, N.O.C.
Telephone (Including Cell or Mobile) Store – Retail
Thrift Store (Used Clothing, Furniture, Household Items) - Retail
Tobacco Products Store - Retail
Trophy Store (Including Assembly And Nameplate Inscribing)
Used Clothing Store
Video Tape Or DVD Store - Rental Or Sale
Vitamin Store - Retail
Wallpaper Store - Retail
Water Ice Store
Wine Store - Retail - Operated By A Winery
Women's Handbag Store

932  COPYING OR DUPLICATING SERVICE – ALL EMPLOYEES INCLUDING OFFICE

Applicable to printing businesses known as “quick printers” principally engaged in providing customer copy reproduction by means of small offset presses, also known as duplicators, on paper sheet sizes 17 x 22 inches or less or electrostatic (photo) copiers on paper sheets of any size. Such businesses also typically provide post press bindery service that finishes the printed product.

Finishing may include but is not necessarily limited to: collating, cutting to size including die cutting, scoring and perforating, rounding corners, tab cutting, folding, drilling or punching holes, stapling, sewing, wire stitching, gluing – perfect binding, laminating, foil stamping or embossing.

OPERATIONS NOT INCLUDED:

1. A printing business principally engaged in the reproduction of customer copy by other means shall be assigned to the appropriate printing class as provided for in this Manual.
2. Code 932 and another printing class shall not be assigned to any printing business unless that business fulfills the multiple enterprise criteria specified in Rule IV, Paragraph C. 3. a. 2.

UNDERWRITING GUIDE
Blueprint Reproduction (Using Photocopying Method) - By Contractor
Document Scanning – By Specialist Contractor
Duplication Services
Laser Printing By Contractor
Microfilming
Offset Duplicating
Photocopy Shop

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933 VENDING OR COIN-OPERATED MACHINE – INSTALLATION, SERVICE OR REPAIR, ALL EMPLOYEES EXCEPT OFFICE

UNDERWRITING GUIDE
Automatic Teller Machine (ATM) - Installation, Service Or Repair
Candy and/or Snack Trays – Sold On the Honor System
Coffee Service Company
Coin-Operated Amusement Or Vending Machine - Installation, Service Or Repair
Coin-Operated Telephone - Installation, Service Or Repair By A Specialist Business Or Contractor
Jukebox Operation, Service Or Repair
Parking Meter Installation, Service Or Repair
Pinball Games - Service Or Repair By Vending Machine Operator
Scale Installation Or Adjustment, Coin-Operated Type, By Vending Machine Operator
Snack and/or Candy Trays – Sold On the Honor System
Telephone - Coin-Operated - Installation, Service Or Repair By A Specialist Business Or Contractor
Vending Machine Installation
Vending Or Coin-Operated Amusement Machine - Installation, Service Or Repair
Video Games - Service Or Repair By Vending Machine Operator

934 AUTOMOBILE PARTS AND ACCESSORY STORE – RETAIL AND/OR WHOLESALE

An auto parts store that also provides automobile repair services shall have payroll divided with Code 815 provided the following conditions are fulfilled: the new and/or used auto parts/accessories sales and the automobile repair services are conducted in physically separate work areas by separate employee crews and the majority of the new and/or used parts/accessories sold must be sold to others and are neither installed nor used by the insured for repair services. If both operations are conducted and these conditions are not met, then payroll developed in both the new and/or used auto parts sales and accessories and the auto repair services shall be assigned to Code 815.

Please refer to the “Automobile Dismantlers” entry in the General Auditing and Classification Information for direction in classifying any business whose operations include the dismantler of automobiles or other types of vehicles to recover useable/saleable used parts.

OPERATIONS NOT INCLUDED:

1. Assign Code 461 to the machining of brake drums and other auto parts conducted in a physically separate work area and staffed by a separate employee crew.

UNDERWRITING GUIDE
Auto Parts Dealer - Wholesale
Automobile Accessory Store
Automobile Body Accessories Dealer
Automobile Paint Dealer
Automobile Parts Store
Motor Vehicle Parts And Accessory Dealer
Tire Dealer - Wholesale

935 LUMBER AND/OR BUILDING MATERIAL DEALER – STORE EMPLOYEES – FOR USE IN CONJUNCTION WITH CODE 855 ONLY

Applicable to the operation of a retail store on the premises of a lumber and/or building material dealer in which hardware, paint and other similar merchandise is sold. This classification may only be authorized as an additional classification for an employer classified to Code 855 if the employer fulfils the multiple
enterprise criteria discussed in Rule IV, C. 3. a. 2. of this Manual. The retail store must be operated in a physically separate work area from the lumber and/or building material dealer’s warehouse or yard with no interchange of labor between the store and the warehouse or yard. The term “retail” shall be construed to mean the selling of displayed merchandise in store-type premises where floor and/or counter salespersons assist customers or on a self-service basis to the general public for personal or household consumption or use. This classification shall also apply when the store sales are made to wholesale customers (e.g., commercial or professional users) but conducted primarily in a retail manner. For purposes of assignment to this classification, the term “retail manner” shall be construed to mean that the insured will have a floor area where merchandise is stocked in display aisles, customers may walk up and down the display aisles, inspect the merchandise being offered for sale, place their selections into either a shopping basket or shopping cart and make payment for their selections at a customer checkout lane. The retail store may also contain a second counter area where customers may place orders for the lumber and/or building materials.

OPERATIONS NOT INCLUDED:

This classification is not available for the operation of a sales counter of a lumber and/or building material dealer where the insured’s staff takes customer orders for the lumber and/or building materials, accepts payment, transfers the orders to the insured’s yard or warehouse staff and may also sell merchandise from a counter display, display racks behind the counter and/or a display space in front of the counter but where the insured does not operate a separate retail store as defined above.

UNDERWRITING GUIDE

Lumber And Building Material Dealer - Store Employees - For Use In Conjunction With Class 855 Only

936 BROADCASTING STATION – RADIO OR TELEVISION, ALL EMPLOYEES INCLUDING OFFICE

OPERATIONS ALSO INCLUDED:

1. The pre-production, production and post-production phases of a motion picture, television, music video or advertisement (commercial) production company when performed by the motion picture, television, music video or advertisement (commercial) production company’s staff. Activities contemplated in the different production phases include but are not necessarily limited to: directors, assistant directors, producers, performers, musicians, set builders, wardrobe designers, sound technicians, gaffers (lighting technicians), grips (grips conduct rigging operations around the set, move camera dollies, and ensure the set is safe), hair or makeup persons, camera operators, cinematographers, film developers or editors.

2. Motion picture production companies making animated films including but not necessarily limited to: voice talent, motion capture actors, camera and equipment operators, computer animators, the director, and producers.

OPERATIONS NOT INCLUDED:

1. When the motion picture, television, music video or advertisement production company outsources any of the activities incident to motion picture, television, music video or advertisement production to an unrelated business (specialty contractor), that unrelated business shall be assigned to that Manual classification contemplating the unrelated contractor’s specialized operations.

UNDERWRITING GUIDE

Advertisements – Filming Or Video Production Or Audio Recording Of Radio Or Television Commercials
Broadcasting Station - Radio Or Television
Industrial Film Production Company
Motion Picture Production Company
Music Video Production Company
Radio Broadcasting Station
Radio Commercial Recording
Sound Recording Studio
Television Broadcasting Station

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Television Or Radio Advertisements – Filming Or Video Production Or Audio Recording
Training Film Production Company
Videographer

939 CARNIVAL, CIRCUS OR AMUSEMENT DEVICE OPERATOR – TRAVELING

UNDERWRITING GUIDE
Amusement Device Operator - Traveling
Carnival - Traveling
Circus - Traveling
Fair - Traveling
Kiddie Rides - All Operations - Traveling
Traveling Amusement Device Operator
Traveling Carnival
Traveling Circus

940 RESIDENTIAL CARE FACILITY FOR INDIVIDUALS WITH INTELLECTUAL DISABILITIES – ALL EMPLOYEES EXCEPT OFFICE AND THE SEPARATE STAFF OF A CERTIFIED SHELTERED WORKSHOP

Includes operations licensed as Intermediate Care Facilities for the Individuals with Intellectual Disabilities (ICF/IID) regardless of client count or location. Also included are schools and daycare activities operated by the facility.

ICF/IIDs are licensed by the state to provide on a regular basis, health related care and services to the intellectually disabled, who do not require the degree of care or treatment which a hospital or skilled nursing facility is designed to provide. These facilities regardless of client number provide unique and specialized residential, medical and habilitation services to its clients. Community Residential Facilities (CRF) and ICF/IID - 9 or more residents have similar regulations, goals and staffing patterns. The large ICF/IID receives federal funds under Medicaid, while the CRF receives state funds.

The larger ICF/IIDs (9 or more clients) usually provide educational, workshop/vocational and physical therapy programs at one campus with many residents living in cottages having no more than 8 residents each. Supervision may be provided by staff in three 8-hour shifts. Smaller ICF/IIDs (8 or fewer clients) also assigned to this classification provide community-based programs which are designed to facilitate the client’s movement to a less restrictive environment than the larger facilities. These community-based ICF/IIDs employ a relatively high staff to client ratio and 24-hour supervision with at least one staff member monitoring overnight activity. Smaller ICF/IIDs may serve clients from higher functioning to profoundly intellectually disabled.

OPERATIONS NOT INCLUDED:

1. Assign Code 964 to separately-staffed certified work centers.
2. Assign Code 941 to separately-staffed group homes for eight or fewer residents operated by Community Residential Facilities located off campus.
3. Assign Code 979 to separately-staffed personal care homes located off campus.

UNDERWRITING GUIDE
Community Residential Facility For Individuals With Intellectual Disabilities - 9 Or More Residents Per Facility
Group Home - 9 Or More Per Facility Licensed As Community Residential Services For Individuals With Intellectual Disabilities
Group Home - Intermediate Care Facility For Individuals With Intellectual Disabilities - Regardless Of Client Count
Intermediate Care Facility For Individuals With Intellectual Disabilities - Regardless Of Client Count
941 SOCIAL REHABILITATION FACILITY – FOR ADULTS OR CHILDREN – ALL EMPLOYEES INCLUDING OFFICE

Applicable to non-medical residential care facilities providing a transitional non-institutional environment in a group setting which emphasizes through guidance and counseling the social rehabilitation and the eventual reintegration of the resident into the community or reuniting the resident with family. The residents of such facilities will normally be either adults or children diagnosed with intellectual disabilities and/or developmental disabilities, adults or children diagnosed with mental illness, adults or children with traumatic brain injuries, children who have been neglected or abused, children with behavioral disorders or court adjudicated children who have been removed from their homes. Clients in these facilities may access daily community based programs appropriate to their condition.

Facilities assigned to Code 941 will typically be licensed by the Pennsylvania Department of Human Services (DHS) under Title 55 of the Pennsylvania Code. The following types of DHS licensed residential facilities are contemplated by Code 941 and are listed below. The listing is provided for reference purposes and does not supersede any other Manual language.

Chapter 3800, Child Residential And Day Treatment Facilities
Chapter 5310, Community Residential Rehabilitation Services For The Mentally Ill (CRRS)
Chapter 5320, Long Term Structured Residence (LTSR)
Chapter 6400, Community Homes For Individuals With An Intellectual Disability
Chapter 6500, Family Living Homes

OPERATIONS ALSO INCLUDED:

1. Additional programs, e.g., daycare, respite care and prevocational training programs, provided by group home operators primarily for their residential clients shall be included within the scope of Code 941.

2. Family living homes for one or two intellectually or developmentally disabled residents licensed under Title 55, Chapter 6500.

3. Group homes for the intellectually or developmentally disabled housing eight or fewer residents which are not intermediate care facilities and which are licensed under Title 55, Chapter 6400.

4. Group homes for the mentally ill regardless of client count and which are licensed under Title 55, Chapter 5310.

5. Residential facilities for children regardless of client count which are licensed under Title 55, Chapter 3800.

OPERATIONS NOT INCLUDED:

1. Training programs that pay the trainees for services rendered shall be separately classified as provided in this Manual.

2. Assign Code 894 to educational facilities that include on-site residential units for youth who cannot cope in or who have been removed from the standard school setting for behavioral reasons or who are juvenile delinquents or other court adjudicated youth.

3. Assign Code 940 to group homes for the intellectually disabled licensed under Title 55, Chapter 6400 with 9 or more residents per home.

4. Assign Code 940 to facilities licensed as Intermediate Care Facilities (ICF/MR) licensed under Title 55, Chapter 6600 regardless of client count.
5. Assign Code 964 to the separate staff of a work center/sheltered workshop.

6. Assign Code 986 to drug and alcohol halfway houses, adult shelters for the homeless, victims of domestic abuse, maternity homes or pre-parole halfway houses.

**UNDERWRITING GUIDE**
Child Residential Facilities
Community Living Arrangement For The Intellectually Or Developmentally Disabled (CLA) - 8 Or Fewer Residents Per Facility
Community Residential Rehabilitative Services (CRRS) - Group Homes For The Mentally Ill
Family Living Home For The Intellectually Or Developmentally Disabled
Group Home - Intellectually Or Developmentally Disabled (Not Intermediate Care Facility) - 8 Or Fewer Clients Per Facility
Long Term Structured Residence for the Mentally Ill

**942 HOME HEALTH CARE SERVICES – ALL EMPLOYEES EXCEPT OFFICE**

Applicable to commercial agencies providing home health care services to clients. Home health care is clinical medical care provided by skilled medical professionals and includes but is not necessarily limited to: nursing care, home infusion therapy, and physical, speech and/or occupational therapy.

**OPERATIONS ALSO INCLUDED:**

1. Outside salespersons employed by a home health care provider.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 943 to separate staff providing home care services. See Code 943 for additional information.
2. Assign Code 928 to separate staff selling or renting durable medical equipment or supplies such as hospital beds, wheelchairs, commodes, and walkers.

**UNDERWRITING GUIDE**
Community Nursing Services
Home Health Care Services
Hospice Care Performed In Client's Residence
Nurse - Private Duty
Nurses - Visiting Patients In Private Homes
Private Duty Nurse
Public Health Nurse
Visiting Nurse

**943 HOME CARE SERVICES – ALL EMPLOYEES EXCEPT OFFICE**

Applicable to commercial agencies providing home care services to clients. Home care is unskilled, non-clinical care provided by home health aides, attendant care aides, companions, live-ins and/or home support personnel. Services provided involve assistance with activities of daily living, including but not necessarily limited to: eating and drinking, walking, transferring (i.e., getting in and out of bed or a chair), personal hygiene, dressing, and using the bathroom.

**OPERATIONS ALSO INCLUDED:**

1. Attendant care services provided by a home care agency.

**OPERATIONS NOT INCLUDED:**
1. Assign Code 942 to separate staff providing home health care services. See Code 942 for additional information.
2. Assign Code 942 to the outside sales staff of a home care provider, whether or not the home care provider also provides home health care services.
3. Assign Code 972 to attendant care services using the consumer as employer model. See Code 972 for additional information.
4. Assign Code 928 to separate staff selling or renting durable medical equipment or supplies such as hospital beds, wheelchairs, commodes and walkers.

**UNDERWRITING GUIDE**
Chore Worker - Home Care Services
Home Health Aide
Home Care Services
Homemaker Service
Hospice Care Performed In Client's Residence - Home Care Services

**944 CLUB – COUNTRY, GOLF OR YACHTING – ALL EMPLOYEES EXCEPT OFFICE**

Includes restaurant or tavern employees and all operations performed by club employees including but not necessarily limited to: those conducted by desk and room clerks, housekeepers, instructors, pro shop sales clerks, club attendants and golf starters.

Assign the appropriate marina classification to separately staffed marina or yacht basin operations.

**UNDERWRITING GUIDE**
Club - Country, Golf Or Yachting
Country Club
Golf Course– Prop Shop – Operated By Golf Course
Golf Course - Public Or Private
Yacht Club

**CLERICAL AND PROFESSIONAL EMPLOYMENTS**

**945 HOTEL RESTAURANT EMPLOYEES, ALL EMPLOYEES EXCEPT OFFICE. FOR USE IN CONJUNCTION WITH CODE 973 ONLY**

Please see the Hotel Or Motel Operations entry in the General Auditing & Classification Information section for further information on the scope of this class.

**946 EMPLOYMENT CONTRACTOR – TEMPORARY MEDICAL STAFFING**

Applicable to employers providing professional and/or nonprofessional medical staff to unrelated health care facilities or to physicians/dentists' practices on a temporary basis. Such employees include but are not necessarily limited to: registered nurses or licensed practical nurses, pharmacists, aides, orderlies, attendant’s medical technicians or doctors.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

Payroll developed by temporary janitorial, laundry, kitchen or other non-medical staff (except clerical) provided to health care facilities shall be assigned to the Temporary Staff N.O.C. class exposure group that includes Code 971.

Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.
UNDERWRITING GUIDE
Employment Contractor - Temporary Medical Staffing
Medical Service - Temporary Help
Nurse - RN And LPN Including Aides – Temporary Help
Temporary Medical Staffing

948 MAILING OR ADDRESSING COMPANY – ALL EMPLOYEES INCLUDING OFFICE

Applicable to businesses principally engaged in mailing advertising material such as letters, circulars and/or small product samples or other items (e.g., bills) for unrelated concerns. The mailing company may compile mailing lists or receive lists of names from customers. Materials to be mailed may be received bound on pallets ready for mailing. Billing information is received from customers. The mailing company may generate the letter or bill by computer (laser or impact printed). The mailing company may design and print advertising materials. Printing operations shall be included with the mailing company class provided that more than 50 percent of the items printed are used as materials in the mailing business.

Most mailing companies have a production department where employees operate machines to burst, fold, insert, label and affix a stamp to each envelope. The last item listed is optional as much of this mail is metered. Mail is presorted to the addressee's five- or nine-digit zip code, placed in postal sacks and taken to the Post Office. Very small firms may employ persons to manually stuff envelopes, hand label and stamp material to be mailed.

Larger mailing companies may have sales and promotion employees soliciting accounts, designing and producing advertising campaigns in addition to the mailing operation.

Code 948 also contemplates presort bureaus which sort first-class mail for unrelated concerns. The mail may be sorted manually or by automatic sorting machines to the five- or nine-digit zip code. The sorted mail is placed in postal trays or sacks and taken to the post office.

Clerical is included within the phraseology of this classification. Code 948 does not provide for payroll division with either Code 951 or Code 953.

OPERATIONS NOT INCLUDED:

1. Assign the appropriate store classification to employers who may mail catalogs and later receive (by phone, mail or the Internet) and fulfill customer orders from inventoried merchandise.
2. Businesses printing and performing mailing or addressing shall be subject to the appropriate printing classification when less than 50 percent of the print production is used in the mailing or addressing operation.
3. Code 948 and a printing class shall not be assigned to an employer unless that employer fulfills the multiple enterprise criteria delineated in Rule IV, Section 1 of this Manual.

UNDERWRITING GUIDE
Advertising - Mailing Or Addressing Of Advertising Literature
Direct Mail Company
Mail Sorting Service – By Specialist Contractor
Mailing Or Addressing Company Including Incident Printing
Presort Bureau – Mail Sorting – By Specialist Contractor

949 EMPLOYMENT CONTRACTOR – TEMPORARY MARKETING

Applicable to temporary marketing help such as sales or demonstration personnel including conventions, shows or exhibits.

Also includes temporary help engaged as appraisers, inspectors, meter readers or personnel notifying utility customers of service cutoffs.

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Please see the Employment Contractor – Temporary Staffing entry in the General Auditing & Classification Information section for further information on classifying temporary staff.

**UNDERWRITING GUIDE**
Employment Contractor - Temporary Marketing Staff  
Marketing Staff – Temporary Staff  
Temporary Marketing Staff

### 951 SALESPERSON - OUTSIDE

Applicable to employees either exclusively engaged in sales or collection work away from the employer’s premises or who regularly and frequently are engaged in sales or collection work away from their employer’s premises and devote the balance of their time in clerical office duties.

Salespersons, collectors or messengers shall be separately classified except in connection with any classification designated either “all employees including office” or “all employees except office.”

**OPERATIONS NOT INCLUDED:**

1. Assign employees engaged as delivery salespersons, route salespersons and/or route supervisors delivering merchandise or products, who may also collect payments or solicit sales to the employer’s applicable field-of-business classification.
2. Assign floor and/or counter salespersons to the employer’s field-of-business classification at the location.
3. Assign door-to-door salespersons to the employer’s applicable business classification.
4. Assign Code 953 to employees who sell or solicit exclusively by telephone except in connection with any classification designated “all employees including office.”
5. Assign Code 808 to messengers employed by a messenger or courier service company.
6. Assign Code 951 to messengers employed by other establishments whose field of business is not that of a messenger or courier service company.
7. Assign mobile, self-propelled factory, farm or construction equipment salespersons and automobile auctioneers to Code 819. See Code 819 for additional details.

**UNDERWRITING GUIDE**
Adjuster, Insurance - By Independent Contractor  
Advertising - Distributing Circulairs Or Samples - Not In Stores  
Advertising Display Card Service - Installation Or Removal Of, In Or On Vehicles  
Advertising Display Service - For Stores  
Advisory Rating Organization – Field Representative  
Auctioneer, Not Livestock or Automobile, No Permanent Location  
Auditor, Insurance - Traveling – Independent Contractor  
Boiler Inspection  
Boy Or Girl Scout Council - Executive Secretary  
Collectors Of Money - By Specialist Contractor  
Electric Meter Reader  
Elevator Inspection  
Executive Secretary, Boy Or Girl Scout Council  
Gas Meter Reader  
Handbill Distribution  
Highway Operation - Toll Collector  
Inspection Of Mercantile, Mfg. Or Risks For Insurance Or Valuation Purposes - By Independent Contractor  
Insurance Adjuster - By Independent Contractor  
Insurance Traveling Auditor – Independent Contractor  
Inventory Service - By Specialist Contractor  
Marine Appraiser Or Surveyor  
Messengers  
Newspaper Reporter Or Photographer

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Real Estate Agency - Outside Salespersons
Salesperson - Outside
Salesperson, Trimming Windows
Timber Cruiser (Exclusive Duties)
Tour Guide
Traveling Insurance Auditor – Independent Contractor
Water Meter Reader
Window Trimming, By Contractor

952 OFFICE MACHINE SERVICE OR REPAIR

Includes shop. Manufacturing to be separately rated.

Specialist contractors performing delivery and/or set-up of office machines or equipment shall be assigned to Code 811.

UNDERWRITING GUIDE
Adding Machine Repair - Shop Or Field
Answering Machine (Telephone) Repair
Cell Phone Repair
Cell Tower Erection – Programming and/or Service of Computerized Call Switching Equipment By Contractor
Computer Or Computer System Hardware - Service Or Repair - Shop Or Field
Data Processing Systems - Service Or Repair - Shop Or Field
Dictating Machine Repair - Shop Or Field
Instrument - Professional Or Scientific - Service Or Repair - Shop Or Field
Meat Slicers Or Grinders - Counter Type – Service Or Repair
Mobile Phone Repair
Office Machine Repair - Shop Or Field
Organ Tuning - Away From Shop
Photocopy Machines - Service Or Repair - Shop Or Field
Piano Tuning
Scale Adjustment, Service Or Repair, Counter Type
Soap Dispenser Installation and/or Servicing – Rest Rooms - By Specialist Contractor
Tablet Computer Repair
Telephone (Private Branch Exchange) Apparatus Programming, Service Or Repair by Contractor
Telephone Service Or Repair By Specialist Crew Of A Contractor Or Other Than By Telecommunications Company
Time Clocks, Recording Employee Time - Installation And Repair
Typewriter Repair - Shop Or Field
Voting Machine - Service Or Repair
Word Processor - Service Or Repair - Shop Or Field
X-Ray Equipment Installation, Repair Or Service

953 CLERICAL OFFICE EMPLOYEES

Applicable to employees exclusively engaged in keeping the books or records of the business or conducting correspondence or who are engaged wholly in office work where such books or records are kept or such correspondence is conducted.

Clerical office employees work exclusively in a separate building or on separate floors or in departments on such floors which are separated from all other workplaces of the employer by floor-to-ceiling partitions except for retail stores where a partition at least five feet high is required and within which no work is performed other than clerical office duties.

Office employees shall be separately classified except in connection with any classification designated “all employees including office.”
OPERATIONS NOT INCLUDED:

1. Assign to the employer’s applicable field-of-business classification the following “clerks:” counter, front desk, lobby, mall kiosk, and stock or tally clerk.
2. Assign cashiers or any employee whose regular and frequent duty is accepting payment for merchandise or services rendered, whether working in a booth, behind a counter or on a sales floor, to the employer’s applicable field-of-business classification.
3. Assign the entire payroll of any clerical office employee who has any other regular duty to the applicable classification in accordance with the class to which the business is assigned.

UNDERWRITING GUIDE
Advisory Rating Organization - Clerical Office
Boy Or Girl Scout Council - Clerical - Except At Camp Locations
Clerical Office Employees
Computer Programmer
Mailing Lists - Compiling/Selling - Risk's Only Operation
Race Track, Pari-Mutuel Clerks
Real Estate Agency - Clerical Workers In Office
Telecommuter
Telephone Operator

954 SECURITY AGENCY

A security agency may also be known as a guard and patrol service. Such businesses are principally engaged in providing unrelated private sector or government customers with armed or unarmed private security personnel (also known as security officers) to guard the customer’s premises and surrounding property against unlawful or undesirable activities (e.g., fire, theft, vandalism). To accomplish these overall goals a guard/security officer’s duties may include but are not necessarily limited to the tasks discussed below. A guard may control access to the customer’s building or another off-road site (e.g., construction), direct traffic onto or off of the customer's premises and answer telephones. A guard’s duties may be stationary (when the guard is assigned to a fixed location) or mobile (in a car covering a specified area). A guard may conduct a walking tour of the assigned location and/or monitor closed-circuit designates the guard's employer. A security guard may maintain a logbook or write a report on their work shift activities and observations. Private security guards generally do not have police powers, but store guards will act to stop shoplifters (turning suspects over to the local police) and armed guards may act to stop robberies (e.g., in a bank) or, if acting as bodyguards, to protect the client(s) before the police can arrive.

OPERATIONS NOT INCLUDED:

1. Assign Code 660 to a separate crew of employees of a security agency that installs or repairs alarms.
2. Assign Code 904 to separate staff engaged in performing any type of investigations for unrelated customers.
3. Assign Code 601 to flagging service contractors.
4. Assign the employer’s governing class to security guards employed by a business to protect that business’ premises and property.

UNDERWRITING GUIDE
Automobile Repossessing, By Specialist Contractor
Guard Or Patrol Service – By Contractor
Parking Enforcement Officer - Employed By A Parking Authority
Security Agency

955 ENGINEERING CONSULTING FIRM, MECHANICAL, CIVIL, ELECTRICAL OR MINING ENGINEERING CONSULTING FIRMS – ALL EMPLOYEES INCLUDING OFFICE
OPERATIONS ALSO INCLUDED:

1. Obtaining subsurface soil and/or rock samples by drilling or alternate technologies when such is integral to the employer’s Code 955 operations.

OPERATIONS NOT INCLUDED:

1. Assign Code 951 and/or Code 953 to businesses principally engaged in providing computer and/or software consulting services.
2. Engineers employed by concerns whose field-of-business is actual construction, manufacturing, mining or installation operations shall be assigned in accordance with the class or classes appropriate to the business of the employer, unless the operations subject to Code 955 fulfill the multiple enterprise conditions described in Section 1, Rule IV, C. 3. a.
3. Assign Code 905 to businesses principally engaged in architectural and/or interior design consulting.
4. Separately rate to Code 607 drilling that is independent of (not integral to) the employer’s operations/services assignable to Code 955. Examples of such work include but are not limited to drilling in preparation for caisson construction or the drilling of water wells.

UNDERWRITING GUIDE

Air Conditioning: Non-Portable, Air Flow Testing And Balancing - By Specialist Contractor
Analytical Chemical Firm
Art Conservation, Preservation Or Restoration – By Specialist Contractor
Assaying - By Specialist Contractor
Book Conservation - By Specialist Contractor
Civil Consulting Engineering Firm
Consulting Engineering Firm
Dermatological Lab - Testing Cosmetics – By Specialist Contractor
Document Conservation - Paper - By Specialist Contractor
Electrical Consulting Engineering Firm
Engineering Consulting Firm - All Types Of Engineering
Geophysical Exploration
Land Surveying - By Specialist Contractor
Mechanical Consulting Engineering Firm
Mining Consulting Engineering Firm
Non-Destructive Testing - All Kinds - By Specialist Contractor
Paper Document Conservation - By Specialist Contractor
Research And Development (Including Prototypes) - By Specialist Contractor
Testing - Non-Destructive - All Kinds - By Specialist Contractor

956 LAW FIRM, ALL EMPLOYEES INCLUDING OFFICE

This classification is for law firms.

OPERATIONS NOT INCLUDED:

1. Attorneys employed by other establishments whose field-of-business includes but is not necessarily limited to manufacturing or construction shall be assigned to the classification consistent with the employer’s business.

UNDERWRITING GUIDE

Attorney - Independent Contractor
Law Firm

957 PHYSICIAN OR DENTIST, ALL EMPLOYEES INCLUDING OFFICE

This classification is for the physician’s or dentist’s office. Includes licensed practitioners engaged in the practice of general or specialized dentistry, medicine, surgery, or therapy (physical or mental).
OPERATIONS ALSO INCLUDED:

1. House calls by physicians.

OPERATIONS NOT INCLUDED:

1. Assign the applicable health care facility classification where overnight inpatient care is provided.
2. Assign Code 959 to practitioners of veterinary medicine.
3. Physicians or dentists employed by a health care facility shall be assigned in accordance with the health care facility class appropriate to the business at the location.
4. Assign Code 946 to physicians or dentists employed by a temporary medical staffing contractor and who are provided on a temporary basis to unrelated health care facilities.
5. Separate staff performing home health care services shall be separately classified to either Code 942 or to Code 943 as provided in this Manual.
6. Assign Code 892 to providers of Early Intervention services for infants and toddlers.

UNDERWRITING GUIDE
Birth Center - Not Operated By A Hospital
Blood Bank
Chiropodist Office
Clinic – Outpatient Services Only
Clinical Laboratory – Independent
Dental Assistant – Employed By A Dentist Office
Dentist Office
Hair Transplantation
Mental Health Center - Outpatient Services Only
Optometrist Office
Physical Therapy - By Specialist Contractor
Physician Office
Psychiatrist Office
Psychologist (M.A. or Ph.D.) Office
Speech Therapy - By Specialist Contractor
X-Ray Service - Non-Hospital

958 REHABILITATION HOSPITAL, ALL EMPLOYEES INCLUDING OFFICE

Health care facilities that are licensed as rehabilitation hospitals or psychiatric hospitals by the State of Pennsylvania and who do not meet the criteria for assignment to the hospital classification and are not licensed as a nursing home shall be assigned to this classification. This classification applies to a category of rehabilitative facilities that falls between a full-service hospital and a nursing home.

Types of Facilities to be included in this classification are:

- Rehabilitation hospitals
- Psychiatric hospitals
- Alcohol and/or drug residential facilities licensed as Inpatient Non-Hospital-Detoxification or as Inpatient non-Hospital-Drug Free

UNDERWRITING GUIDE
Alcohol and/or Drug Residential Facility Licensed As An Inpatient Non-Hospital Facility
Detoxification (Alcohol and/or Drug) Residential Facility Licensed As An Inpatient Non-Hospital Facility
Drug and/or Alcohol Residential Facility Licensed As An Inpatient Non-Hospital Facility
Hospital, Psychiatric
Hospital, Rehabilitation
Inpatient Non-Hospital Detoxification Or Drug Free Licensed Facility
Psychiatric Hospital
Rehabilitation Hospital

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VETERINARIANS, INCLUDING EMPLOYERS RAISING AND CARING FOR NON-FARM DOMESTIC ANIMALS

UNDERWRITING GUIDE
Animal Raising - Non-Farm Domestic Animals
Artificial Insemination Of Animals
Bee Raising
Breeding Of Animals, Non-Farm Domestic
Dog Kennel
Dog Obedience Classes
Dog Walking and/or Pet Sitting Service(s) – By Contractor
Hospital, Veterinary
Laboratory Animal Breeding Or Raising (Rats, Mice, Guinea Pigs, Rabbits, Etc.)
Livestock Tattooing, By Contractor
Pet Sitting and/or Dog Walking Service(s) – By Contractor
Poultry Vaccination, Debeaking And Sexing, By Contractor
Society For Prevention Of Cruelty To Animals
Tattooing, Livestock, By Contractor
Veterinarian
Veterinary Hospital
Worm Raising

NURSING AND CONVALESCENT HOME – LONG TERM CARE FACILITY WITH 50% OR MORE BEDS LICENSED AS INTERMEDIATE CARE OR HIGHER – ALL EMPLOYEES EXCEPT OFFICE AND HOME HEALTH CARE SERVICES

Applies to concerns operating health care facilities that are licensed by the State of Pennsylvania as long term care and have 50 percent or more of their beds licensed as Intermediate Care or Higher. These firms offer varying degrees of care to patients who may be incapacitated in differing degrees including bedridden patients. Intermediate Care means nursing care and related medical or other personal services to individuals within the context of a planned program of care and supervision on a continuous twenty-four hour basis in an institutional setting.

Skilled Nursing Care means high intensity comprehensive planned care including rehabilitative or restorative therapy, complex medical or drug therapy, diet supervision, trained observation and/or nursing care available on a twenty-four hour basis.

These insureds may or may not be multiple tier facilities meaning there is a mix of licensed beds and unlicensed quarters such as apartments or cottages. A class assignment to either Code 960 or to Code 974 are dependent upon the counting procedure delineated below. Personal care, intermediate care or skilled nursing beds shall be counted per bed. Apartments or cottages shall be counted per number of units with each unit being the equivalent of a bed. Those with 50 percent or more beds licensed as intermediate care or higher are assignable to Code 960. Those with less than 50 percent so licensed are assignable to Code 974.

There shall be no payroll division between Code 960 and Codes 974 and 979 at a single location.

Types of Facilities to be included in this classification are:

Convalescent home, with 50 percent or more beds licensed as intermediate care or higher
Life Care Community, with 50 percent or more beds licensed as intermediate care or higher
Nursing home, with 50 percent or more beds licensed as intermediate care or higher
Retirement Community, with 50 percent or more beds licensed as intermediate care or higher

OPERATIONS NOT INCLUDED:

Payroll developed by separate staff(s) performing home health care services shall be separately classified.
UNDERWRITING GUIDE


961 HOSPITAL – ALL EMPLOYEES INCLUDING OFFICE

Only those medical institutions providing general hospital facilities shall be assigned to Code 961 - "Hospitals." The following minimum criteria shall be used as a guide for determining those risks assigned to this classification:

1. An organized staff of doctors subject to a duly authorized set of by-laws adopted by the hospital.
2. Registered nurse supervision and such other nursing services to provide patient care 24 hours a day.
3. (a) Surgical facilities and/or
   (b) Operating or delivery room
4. Relatively complete diagnostic and treatment facilities for medical patients on the premises, and
5. Diagnostic X-ray and clinical laboratory services regularly and immediately available.

In general, hospitals licensed by the State of Pennsylvania, under the following types, meet these criteria and shall be assigned to Code 961 - "Hospitals."

Type of Facility

General hospitals which admit maternity patients
General hospitals which do not admit maternity patients

OPERATIONS ALSO INCLUDED:

1. Clerical office personnel engaged in the business administration of the hospital or related functions regardless of whether the office personnel are located at or contiguous to the hospital or at a location separate from the hospital.

OPERATIONS NOT INCLUDED:

1. Assign Code 982 to Workfare Program Employees.
2. Separate staff performing home health care services shall be separately classified to either Code 942 or to Code 943 as provided in this Manual.
3. Assign Code 946 to employers providing temporary medical staff to unrelated hospitals. Medical staff is defined as including but not necessarily limited to: registered nurses or licensed practical nurses, pharmacists, nurses’ aides, certified nurses’ aides, orderlies, attendants, medical technicians or doctors.

UNDERWRITING GUIDE

Hospital, All Employees

962 ACCOUNTING OR FINANCIAL AUDITING FIRM – ALL EMPLOYEES INCLUDING CLERICAL OFFICE

This classification is for accounting or financial auditing firms

Accounting firm – a business performing the systematic recording, reporting and analysis of an unrelated business’ financial transactions typically broken down in the business’ financial year.
Financial auditing firm – a business that reviews or examines unrelated businesses’ financial records to be certain the unrelated businesses’ financial records are correct or free of error.

OPERATIONS NOT INCLUDED:

1. Assign Code 951 to an independent insurance traveling auditor employed by an unrelated business.
2. Assign Code 951 or Code 953 to personnel employed by unrelated businesses principally engaged in providing computer and/or software consulting services.
3. Assign Code 953 to independent auditors of non-financial information or records (e.g., drug trials, patient care records of a health care facility).
4. Assign Code 984 to an insurance traveling auditor employed by an insurance company.
5. Accountants or financial auditors employed by a business whose field-of-business may include but is not necessarily limited to manufacturing or construction shall be assigned to the classification consistent with the employer’s field-of-business.

UNDERWRITING GUIDE
Accounting Firm
Auditing Firm – Financial (Not An Independent Insurance Traveling Auditing Firm)
Financial Auditing Firm (Not An Independent Insurance Traveling Auditing Firm)
Public Accounting Firm
Tax Preparation Service

963 CHURCH – ALL EMPLOYEES INCLUDING OFFICE

Applicable to the place of worship by a local congregation of any religious faith.

If two or more churches are served by one or more common employees, insurance must be provided by a single policy, issued in the names of all such churches or missions as “joint employers.” Such a policy must insure only the liability for injury to employees who are employed jointly by the several churches. If one or more of the individual churches also has employees employed by it alone, separate policies must be issued in the name of each such individual church to insure the liability to such employees. Such policies must contain the “Church Endorsement – Pennsylvania,” as shown in Section 3.

OPERATIONS ALSO INCLUDED:

1. Religious education provided by the church.

OPERATIONS NOT INCLUDED:

1. Payroll division must be provided for schools or hospitals at separate locations.
2. Assign Code 891 for a separately-staffed day nursery school, kindergarten, child daycare center and/or a before and/or after school program operated on the church premises.
3. Assign Code 965 for a separately-staffed elementary and/or secondary school operated on the church premises from Monday through Friday.
4. Assign Code 999 to cemetery employees.

UNDERWRITING GUIDE
Church
Synagogue

964 WORK CENTER – ALL EMPLOYEES INCLUDING OFFICE

This classification is for establishments certified as sheltered workshops (exempted from the Federal Minimum Wage Law) by the United States Department of Labor, Employment Standards Administration, Wage and Hour Division.

UNDERWRITING GUIDE
Sheltered Workshop
Work Center

965 COLLEGE OR SCHOOL, N.O.C. – ALL EMPLOYEES INCLUDING OFFICE

Applicable to academic, trade or vocational institutions of learning (e.g., colleges or universities, private schools, public or parochial school districts, cyber schools and charter schools) that provide a formal educational curriculum in a classroom setting or online. Trade or vocational schools may also provide shop or field experience as a part of the curriculum. Colleges or universities, private schools, public or parochial school districts, cyber schools and charter schools are subject to licensing by the Pennsylvania Department of Education. Colleges or universities may also be subject to accreditation by multi-state bodies such as the Middle States Association of Colleges and Schools.

OPERATIONS ALSO INCLUDED:

1. Independent contractors providing academic tutoring services to grade school, high school or college level students either on a one-to-one basis or in a classroom setting to multiple students.
2. The operation of a day nursery school, kindergarten or child daycare center by an elementary school or by a school district.
3. The operation of a gym and/or an athletic field where students participate in physical education classes, intramurals, or sports’ teams practice or games.
4. The operation of a library on school premises for use by the school’s students.

OPERATIONS NOT INCLUDED:

1. Assign Code 968 to employers principally engaged in providing sports instruction or training including but not necessarily limited to: gymnastics, swimming, tennis, martial arts, basketball, ice hockey or rock climbing.
2. Assign Code 982 to Workfare Program employees.
3. Assign Code 890 to separately located and staffed public libraries.
4. Assign Code 891 to employers principally engaged in operating day nursery schools, kindergartens, child daycare centers, Head Start Programs or before and/or after school programs.
5. Assign Code 892 to providers of Early Intervention services for infants and toddlers.
6. Assign Code 893 to Intermediate Units.
7. Assign Code 894 to schools for court adjudicated delinquents or disturbed children.
8. Assign Code 969 to employers principally engaged in providing outdoor sports or other activities instruction including but not necessarily limited to: swimming, tennis, rock climbing or obstacle course training facilities.
9. Assign Code 7424 to flight personnel of an aircraft flying school.

UNDERWRITING GUIDE

Academic Tutoring Service By Independent Provider
Aircraft Trade School, Except Flying School
Charter School
College Or School, N.O.C.
Computer Training School
Cyber School
Dance Studio
English As A Second Language Courses By Specialist Contractor
Foreign Language Courses By Specialist Contractor
Music Lessons By Specialist Contractor
School District - Public, Private Or Parochial School, Aircraft, All Employees Except Flight Crew School, Trade Or Vocational Trade School
Tutoring Service (In Academic Subjects) By Independent Contractor
Union Trade School
University
Vocational Educational Institution

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966  TELEVISION, VIDEO, AUDIO OR RADIO EQUIPMENT SERVICE OR REPAIR – SHOP OR OUTSIDE

**OPERATIONS ALSO INCLUDED:**

1. Specialist contractors performing the installation of vehicular equipment including but not necessarily limited to: alarm systems, radios, security systems, navigation systems, video systems, remote starters and ignition interlock systems.
2. Specialist contractors performing the installation, service and repair of marine equipment, including but not necessarily limited to: radar systems, radios and depth finders.

**OPERATIONS NOT INCLUDED:**

1. Assign the appropriate store class to separately-staffed store operations.
3. Assign Code 952 to businesses principally engaged in the service and repair of office machines or equipment.

**UNDERWRITING GUIDE**

Audio/Video Equipment Repair  
Automobile Radio Or Telephone Installation  
Car Phone Installation  
Citizen Band (CB) Radio Installation Or Repair  
Compact Disc Player Repair  
Telephone Or Radio Installation - Automobile  
Television, Video and/or Audio Equipment Installation, Service Or Repair, Including Installation Of Antenna  
Video Cassette Recorder And Video Camera Repair  
Video/Audio Equipment Repair

967  THEATERS – ALL EMPLOYEES INCLUDING OFFICE

**UNDERWRITING GUIDE**

Dance Band - Independent Contractor  
Dance Company  
Disc Jockey Service - Non Broadcasting  
Drive-In Theater  
Entertainer  
Motion Picture Theater  
Musician, Independent Contractor  
Orchestra  
Theater (Including Drive-In)  
Theatrical Productions  
Traveling Orchestra

968  AMATEUR SPORTS, RECREATIONAL OR AMUSEMENT FACILITY, INDOOR

Applicable to businesses operating an amateur sport, recreational or amusement facility. Such include but are not necessarily limited to bowling alleys or video game arcades. Patrons may pay a fee to enter the facility and/or pay to use amusement devices on an individual basis.

Also applicable to businesses operating an indoor facility where patrons can practice or receive training or instruction in a specific sport including but not necessarily limited to: swimming, tennis, gymnastics, racquetball, ice or roller skating or karate or other martial arts training. Such facilities typically employ trainers or instructors who will oversee classes with multiple participants or who will provide individual training.
OPERATIONS ALSO INCLUDED:

1. Counter staff and employees engaged in dispensing change and/or game tokens.
2. Pro shop operations, unless multiple enterprise criteria are fulfilled, as delineated in Section 1, Rule IV, C., 3. a. of this Manual.
3. Food or beverage service operations, unless multiple enterprise criteria are fulfilled, as delineated in Section 1, Rule IV, C., 3. a. of this Manual.

OPERATIONS NOT INCLUDED:

1. Assign Code 884 to health or exercise clubs.
2. Assign Code 970 or Code 991 to contact or noncontact professional or semiprofessional sports teams respectively.
3. Assign Code 976 to a recreation association, commission or authority.

UNDERWRITING GUIDE
Amateur Sports Training Facility (e.g., Basketball, Ice Hockey, Boxing) Not Professional Or Semiprofessional Sports
Amusements, Indoor - See Entry By Topical Name
Billiard Hall
Bowling Alley
Cheerleading Instruction - By Independent Contractor
Club, Swim - Indoor
Club, Tennis - Indoor
Gun Range – Private Or Public - Indoor
Gymnastics Training
Karate Or Other Martial Arts Institute
Martial Arts (Including Karate) Institute
Pool Room
Racquetball Club
Recreational Facility Or Amusement Devices, Indoor - See Entry By Topical Name
Rock Climbing Wall Facility - Indoor
Shooting Range – Private Or Public - Indoor
Skating Rink - Ice Or Roller - Indoor
Sports (e.g., Basketball, Ice Hockey Or Boxing) Amateur Training Facility - Not Professional Or Semiprofessional Sports
Swim Club - Indoor
Tennis Club - Indoor
Video Game Arcade

969 AMUSEMENT, OUTDOOR: FAIRS, EXHIBITIONS, AMUSEMENT PARKS OR ANY OUTDOOR AMUSEMENT THAT IS PERMANENTLY SITED

OPERATIONS ALSO INCLUDED:

1. Ticket sellers or collectors and box office employees.
2. Employees engaged in the sale of food or beverages or gift/souvenirs from vending carts or by carrying the merchandise on their person.

OPERATIONS NOT INCLUDED:

1. Assign the applicable restaurant classification to payroll developed in a separately located and staffed prepared food and/or beverage service.
2. Assign Code 928 to payroll developed in a physically separate and staffed gifts/souvenirs sales operation.
3. Assign Code 981 to payroll developed in separately located and staffed casino gambling operations. See the Code 981 class description for the scope of that classification.
4. Assign Code 970 or Code 991 to contact or noncontact professional and semi-professional sports operations.
teams respectively.
5. Assign Code 939 to any traveling (not permanently sited) amusement.
6. Assign Code 953 to race track pari-mutuel employees.

UNDERWRITING GUIDE
Amusement Park
Amusements, Outdoor - See Entry By Topical Name
Arboretum - Open To Public Exhibition
Archery Range - Outdoor
Athletic Parks Operation
Ball Or Dart Throwing At Targets
Baseball Batting Range
Botanical Gardens – Open to Public Exhibition
Cave, Exhibition
Club, Swim - Outdoor
Club, Tennis - Outdoor
Exhibition - Outdoor
Exhibition Garden
Fair - Permanently Sited
Fishing Pond, Public
Garden - Open To Public Exhibition
Golf Course - Miniature
Golf Driving Range
Gun Range – Private Or Public - Outdoor
Horseriding Center
Jockey - Employed By A Race Track
Kiddie Rides - All Operations - Permanently Sited
Miniature Golf Course
Paintball Game Playing Facilities - Outdoor
Park, N.O.C.
Pitch And Putt Golf Course
Race Track Operation
Recreational Facility Or Amusement Devices, Outdoor - See Entry By Topical Name
Rock Climbing Wall Facility - Outdoor
Rowing Club
Shooting Range – Private Or Public - Outdoor
Skating Rink - Outdoor
Skeet, Sporting Clays, Or Trapshooting Clubs Or Public Ranges
Ski Tow Operation
Stadium Operation – Outdoor - By Contractor Or Owner
Swim Club - Outdoor
Swimming Pool, Public Or Private - Outdoor
Tennis Club - Outdoor
Tennis Court, Public - Outdoor
Zoo

970 ATHLETIC TEAM – CONTACT SPORTS – PROFESSIONAL AND SEMI-PROFESSIONAL

Includes all players on the employer’s salary list whether regularly played or not, coaches, managers, trainers, equipment managers or sports officials.

Contact sports include but are not necessarily limited to: football, ice hockey, and lacrosse or roller derby.

The entire remuneration of each player, coach, manager or sports official should be included in computing premium, subject to a maximum of $210,000 per policy year. When a player, coach or manager works for two or more teams in the same sport during the policy year, the maximum shall be pro-rated.
The remuneration of an individual player, coach or manager is subject to a minimum of $500 per policy year, including board and lodging.

**OPERATIONS ALSO INCLUDED:**

1. Game staff (bench or dugout) providing water or equipment to the players.
2. Sport Officials

**OPERATIONS NOT INCLUDED:**

1. Assign Code 951 to separate scouting staff.
2. Assign Code 969 to separate staff operating/maintaining the outdoor stadium.
3. Assign Code 969 to non-bench or non-dugout game staff, including but not necessarily limited to: cheerleaders, dancers, mascots, persons mingling with the fans to rally support and/or distribute free t-shirts or persons videotaping fan reactions or the game when the sport is played in an outdoor stadium.
4. Assign Code 971 to separate staff operating/maintaining the indoor arena.
5. Assign Code 971 to non-bench game staff including but not necessarily limited to: cheerleaders, dancers, mascots, persons mingling with fans to rally support and/or distribute free t-shirts and persons videotaping fan reaction or the game when the sport is played in an indoor arena.
6. Assign the classification applicable to the business to payroll developed by a tennis or golf professional (instructor) performing services for a country club, hotel or park.

**UNDERWRITING GUIDE**

**Athletic Team: Contact Sports - Professional Or Semiprofessional**
- Contact Sports Athletic Team, Professional Or Semiprofessional
- Football Player, Coach, Manager Or Sports Official – Professional or Semiprofessional
- Hockey Player, Coach, Manager Or Sports Official – Professional or Semiprofessional
- Lacrosse Player, Coach, Manager Or Sports Official – Professional or Semiprofessional
- Professional Or Semiprofessional Athletic Team – Contact Sports
- Roller Derby Player, Coach, Manager Or Sports Official – Professional Or Semiprofessional
- Semiprofessional Or Professional Athletic Team – Contact Sports

**971 COMMERCIAL BUILDINGS**

Applicable to owners, operators and/or contract management firms of buildings or properties used for commercial or industrial occupancy (e.g., office buildings and strip malls). Includes the care, custody and/or maintenance of the premises by the property owner, operator and/or management firm’s staff.

**OPERATIONS ALSO INCLUDED:**

1. Janitorial contractors for commercial building cleaning and specialist commercial building cleaning contractors pursuant to the Code 971 Underwriting Guide entries.
2. If the principal business is described by classifications defined as Standard Exceptions, the payroll of all employees not specifically included in the definition for such Standard Exceptions shall be separately classified to Code 971.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 880 to employers principally engaged in operating apartment buildings, condominium complexes or cooperative buildings used for residential occupancy.
2. Assign Code 882 to specialist contractors principally engaged in providing residential interior cleaning services.
3. Assign Code 141 to contractors principally engaged in cleaning carpeting and/or upholstered furniture on customers’ premises.
Attendant care is intended to allow individuals who have been diagnosed with a medically determinable physical impairment to remain in their homes in lieu of placement in a residential care facility. Attendant care workers assist individuals with activities of daily living, including but not necessarily limited to: eating and drinking, walking, transferring (i.e., getting in and out of bed or a chair), personal hygiene, dressing and using the bathroom.

This classification shall apply only to attendant care recipients (consumers) who: (1) qualify for federal and/or state attendant care funding programs (including but not limited to the Attendant Care Act Program) AND (2) are considered to be the employer of the caregiver for workers compensation insurance purposes (i.e., consumer as employer model). Attendant care services under the consumer as employer model are coordinated through a fiscal employer agent. The fiscal employer agent is responsible for administrative tasks such as assisting consumers in applying for services, maintaining payroll records and securing workers’ compensation insurance. Commonwealth regulations require workers compensation insurance for attendant care under the consumer as employer model.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 943 to home care agencies providing attendant care services to their clients regardless of funding source. See Code 943 for additional information.

**UNDERWRITING GUIDE**

Attendant Care – Consumer as Employer Model
973 HOTEL – ALL EMPLOYEES EXCEPT OFFICE, FOOD SERVICE OR BEVERAGE OPERATIONS AND SLOT MACHINE GAMBLING STAFFS

Please see the Hotel Or Motel Operations entry in the General Auditing & Classification Information section for further information on the scope of this class.

UNDERWRITING GUIDE
Bed and Breakfast
Commercial Boarding Home
Golf Course Operated By Hotel
Motel
Religious Retreats
Ronald McDonald House Operation

974 RETIREMENT OR LIFE CARE COMMUNITY – WITH LESS THAN 50% OF BEDS LICENSED AS INTERMEDIATE CARE OR HIGHER – ALL EMPLOYEES EXCEPT OFFICE AND HOME HEALTH CARE SERVICES

LIFE CARE/RETIREMENT COMMUNITIES offer lifetime guarantees for housing and long term skilled nursing care. These facilities provide independent living units, personal care units and intermediate skilled care units at one site. The client pays a one-time entrance fee and subsequent monthly maintenance fees. Clients enter through independent living units and as needed progress onto higher levels of care.

A Life Care or Retirement Community is a multiple tier facility meaning it has a mix of licensed beds and unlicensed quarters such as apartments or cottages. These insureds are classified to either Code 960 or to Code 974 dependent upon the counting procedure delineated below. Personal care, intermediate care or skilled nursing beds shall be counted per bed. Apartments or cottages shall be counted per number of units with each unit being the equivalent of a bed. Those with 50 percent or more beds licensed as intermediate care or higher are assignable to Code 960. Those with less than 50 percent so licensed are assignable to Code 974.

Such may be certified by the Insurance Department as a Life Care Community. When not certified, care is purchased on an “as needed” basis.

There shall be no payroll division between Code 974 and Codes 960 and 979 at a single location.

Types of Facilities to be included in the classification are:

- Continuing Care Community, with less than 50 percent of beds licensed as intermediate care or higher
- Life Care Community, with less than 50 percent of beds licensed as intermediate care or higher
- Retirement Community, with less than 50 percent of beds licensed as intermediate care or higher

OPERATIONS ALSO INCLUDED:

A facility operated by a religious organization for the purpose of providing health care services exclusively to clergy or other persons in a religious profession who are members of the religious organization operating the facility. These facilities are exempt by statute from the health care facility and personal care home definitions and, hence, from the Departments of Health and Public Welfare regulations respectively.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

UNDERWRITING GUIDE
Continuing Care Community - With Less Than 50 Pct. Of Beds Licensed As Intermediate Care Or Higher
Life Care Community - With Less Than 50 Pct. Of Beds Licensed As Intermediate Care Or Higher
Retirement Community - With Less Than 50 Pct. Of Beds Licensed As Intermediate Care Or Higher

975  RESTAURANT, N.O.C. – ALL EMPLOYEES EXCEPT OFFICE

Applicable to retail businesses principally engaged in preparing food(s) and selling the prepared food(s) and beverages (alcoholic or nonalcoholic) to the public for immediate consumption on the businesses’ premises. This is a "traditional" restaurant where customers may either select their table or be seated by a hostess or another of the businesses’ employees, browse a varied menu while seated at their table and place their food order with a member of the wait staff who will then place the order with the kitchen staff. The prepared food will be served to the customer by the wait staff who remains available to further assist the customer during the course of the meal. Where wait services is provided it is the practice for customers to give a gratuity to the wait staff person based upon the quality of service provided.

OPERATIONS NOT INCLUDED:

1. Assign Code 944 to country or yacht clubs or golf courses.
2. Assign Code 945 to hotel restaurants.

UNDERWRITING GUIDE

Dinner Theater
Restaurant, N.O.C.

976  COMMUNITY CENTER – ALL EMPLOYEES INCLUDING OFFICE

Applies to a YMCA, YWCA that follows the “traditional” YMCA, YWCA business model. A traditional YMCA, YWCA will provide a range of recreational, informational and social services but is not principally engaged in the operation of a camp, health or exercise club or after school program. The range of programs and services provided by a traditional YMCA, YWCA include but are not necessarily limited to: sports leagues, personal fitness services, pre-school and/or child day care, camping, employment readiness and training programs, advice services, immigrant services and conference centers.

Also applies to a community center that is not principally engaged in the operation of a camp, health or exercise club or after school program. A community center is a public location where members of a community gather for group activities, social support, public information, and other purposes. Community centers may be open to the entire community in which they are located or to a specific group within the greater community.

Further applicable to a senior citizens center and an adult day care. A senior citizens center provides programs and services to a clientele that is typically ages 55 and older. The focus of such centers is to assist senior citizens in living active and engaged lives. Typical programs and services provided by a senior citizens center may include but are not necessarily limited to: arts and crafts, social functions such as dances, seminars and classes on a range of topics such as computer literacy, and field trips. An adult day care provides non-residential custodial care for individuals typically 18 years and older who cannot care for themselves due to age and/or illness.

OPERATIONS ALSO INCLUDED:

1. A camp operated by any organization whose operations are assignable to Code 976.
2. Pre-school (child care or early education) or after school program services provided by any organization whose operations are assignable to Code 976.

OPERATIONS NOT INCLUDED:

1. Assign Code 884 to a YMCA, YWCA or Community Center that is principally engaged in the operation of a health or exercise club.
2. Assign Code 891 to a YMCA, YWCA or Community Center that is principally engaged in the Operation of an after school program.
3. Assign Code 978 to a YMCA, YWCA that is principally engaged in the operation of a camp.
4. Assign Code 986 to a YMCA, YWCA that is principally engaged in the operation of a shelter or halfway house.
5. Assign separate staff performing home health care services to Code 942 or Code 943 as provided in this Manual.

UNDERWRITING GUIDE
Adult Day Center
Boys & Girls Club
Community Center
Day Center For The Elderly
Daycare - Developmentally Or Intellectually Disabled, No Residential Facility Affiliation
Daycare Center Operated By A Y.M.C.A., Y.W.C.A. Recreation Association, Commission or Authority
Senior Citizens Center
Youth Athletic League (Including Police Athletic League)

977 BARBER SHOP, BEAUTY PARLOR OR HAIR STYLING SALON

UNDERWRITING GUIDE
Barber Shop
Beauty Shop
Day Spa Not Affiliated With A Health Club Or Swimming Pool
Electrolysis
Hairdressing Shop
Manicuring Shop
Massage Therapy Services
Tanning Salon
Tattoo Parlor

978 CAMPS – ALL EMPLOYEES INCLUDING OFFICE AT CAMP LOCATIONS

Separate staff working exclusively at non-camp locations may be separately classified.

Executive Secretaries of Boy or Girl Scout Councils shall be assigned to Code 951.

UNDERWRITING GUIDE
Boy Or Girl Scout Councils Camp Operations, Including Clerical Workers At Camp Locations
Camp, Boy Or Girl Scout - Day, Summer Or Winter
Commercial Camp
Recreational Vehicle Campground
Scout Camp

979 RESIDENTIAL FACILITY FOR THE ELDERLY – NON-MEDICAL – ALL EMPLOYEES EXCEPT OFFICE AND HOME HEALTH CARE

Applicable to businesses providing custodial/personal care for residents who are ambulatory and where facilities are non-medically oriented. The Commonwealth of Pennsylvania provides two definitions for custodial care/personal care: (1) Care to maintain an individual not involving highly skilled rehabilitative or nursing services; (2) Care to maintain an individual that can be given by a layman, i.e., food, shelter and unskilled supervision.

Includes facilities licensed as personal care homes by the Pennsylvania Department of Public Welfare (DPW). Information published by DPW discloses a large percentage of personal care home residents are over the age of 60. Such facility may also provide personal care service for individuals with physical disabilities, Alzheimer’s disease, senility or other cognitive dysfunctions.

There shall be no payroll division between Code 979 and Codes 960 and 974 at a single location.
OPERATIONS ALSO INCLUDED:

Also included are residential facilities for the elderly that offer their guests services including but not necessarily limited to laundry, dietary (a common dining area), housekeeping (the insured’s employees will clean client living areas), recreation and/or related social programs. Typically these facilities have beds licensed as personal care and unlicensed quarters (apartments or cottages) or have only un-licensed quarters (apartments or cottages).

OPERATIONS NOT INCLUDED:

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

UNDERWRITING GUIDE
Assisted Living Facility
Personal Care Home
Residential Facility For The Elderly - Non Medical

CITIES AND TOWNS

980 CITY, TOWNSHIP, BOROUGH OR COUNTY

For political subdivisions of the Commonwealth of Pennsylvania.

OPERATIONS NOT INCLUDED:

3. Assign Code 890 to separately located and staffed Public Libraries. Separately located may be a separate building or in an area of the municipal building separated from the other operations by floor-to-ceiling partitions.
4. Assign Code 944 to Golf Courses.
5. Assign Code 951 to Inspectors and/or code enforcers.
7. Assign Code 982 to Workfare Program Employees.
9. Assign Code 985 to Auxiliary Police, Salaried Police Officers or Firefighters.
10. Assign Code 985 to all staff at a correction facility excepting only separate staff whose job duties fulfill the definition of either Code 951 or Code 953 as delineated in Section 1, Rule IV, B. 2. a., b. or c. of this Manual.
14. Assign the applicable nursing home classification to nursing homes.
15. Assign the applicable field-of-business classification to municipal authorities based upon each authority’s principal operation (e.g., Code 753 to a sewage disposal plant authority).

UNDERWRITING GUIDE
Borough Employees, N.O.C.
City Employees, N.O.C.
County Employees, N.O.C.
County Road Districts
Forest Ranger - Not State Employees
Garbage Works - Reduction Or Incineration - Municipal
Municipal Or County Employees, N.O.C.
Parking Enforcement Officer - Employed By A Municipality
Road Maintenance By Municipal Employees
School Crossing Guard
Sewage Disposal Plant, Municipal
Town Employees, N.O.C.
Township Employees, N.O.C.
Water Supply System - Operated By A Municipality

981 CASINO GAMBLING - ALL EMPLOYEES INCLUDING OFFICE

Includes all personnel of the licensed casino gambling facility.

A licensed casino facility is defined to include the gaming floor, all restricted areas servicing casino operations, and food, beverage and retail outlets, and other areas serving the gaming floor which are located on or are directly accessible from and adjacent to the gaming floor or the restricted areas servicing casino operations.

OPERATIONS NOT INCLUDED:

As provided for in this Manual separately classify:
1. Areas or amenities exclusive to horse racing including pari-mutuel wagering.
2. Hotel operations.
3. Retail merchandise facilities, food and beverage outlets and other amenities or activities not located on or adjacent to the gaming floor, or related to slot machine gambling operations.

UNDERWRITING GUIDE
Casino Gambling

982 WORKFARE PROGRAM EMPLOYEES

The Public Welfare Code as amended establishes the Workfare Program which applies (and this classification) to employable recipients of public assistance who have been delegated by the Department of Public Welfare to perform work for public or non-profit private agencies or for-profit temporary help firms for temporary placement with private, nonprofit or for-profit employers under Workfare projects.

UNDERWRITING GUIDE
Workfare Program Employees

983 HOUSING AUTHORITY

An on-site property or project manager's job duties may include but are not necessarily limited to: performing maintenance and repair work, informing approved housing applicants of program requirements (e.g., keeping their unit clean, payment of rent in a timely manner), handling tenant complaints, inspecting each occupied unit once a year, inspecting vacant units for damage, checking the property's or project's general grounds (e.g., exit lights, fire equipment readiness, gutter condition), coordinating maintenance and repair activities, assisting tenants to secure financial aid, medical care and other social services provided by unrelated organizations, and coordinating and participating in tenant evictions (e.g., appearing in court). Assign Code 983 to an on-site property or project manager so engaged. Code 983 shall also apply to a resident manager so engaged.

An on-site property or project manager who does not perform any maintenance or repair work and who also performs no direct supervision of the maintenance staff may be assigned to Code 951.

An on-site property or project manager's job title may be that of “housing administrator” or “assistant housing administrator.”
Housing units owned and operated by a housing authority may be denoted as but are not necessarily limited to: a property, a project, a development or a community.

**OPERATIONS NOT INCLUDED:**

1. Separately rate to the applicable construction classification(s) new construction, alterations or demolition as provided in this Manual.
2. Assign Code 982 to Workfare Program Employees.

**UNDERWRITING GUIDE**

Housing Authority

984 **INSURANCE COMPANY – ALL EMPLOYEES INCLUDING OFFICE**

A business chartered under state law that undertakes to indemnify for losses pursuant to a written contract of insurance and to perform other insurance related operations. Such business is also licensed by the Pennsylvania Insurance Department as an insurance company.

**OPERATIONS NOT INCLUDED:**

As provided for in this Manual, separately classify any contractor providing a service(s) to an insurance company. Such businesses may include but are not necessarily limited to the types of businesses listed below:

1. Independent insurance agents
2. Consulting actuarial firms
3. Advisory rating organizations
4. Independent auditing firms
5. Independent claim adjusting firms
6. Third party claims administrators

**UNDERWRITING GUIDE**

Adjuster, Insurance Company
Auditor (Insurance Company), Traveling
Inspection Of Mercantile, Mfg. Or Risks For Insurance Or Valuation Purposes – By Insurance Company
Insurance Company
Traveling Insurance Company Auditor

985 **POLICE OR FIREFIGHTERS, SALARIED EMPLOYEES OF CITIES, TOWNSHIPS, BOROUGHS OR COUNTIES**

**OPERATIONS ALSO INCLUDED:**

1. Auxiliary police or special school police appointed by municipalities or townships. For such personnel, premium shall be based upon the actual remuneration subject to a minimum payroll of $5,150 per year for each employee performing services at any time during the year.
2. Private contractors hired to operate a correctional facility or who operate a private correction facility or who provide security services and security personnel serving in the capacity of correction officers in a correction facility.
3. All staff at a correction facility, excepting only separate staff whose job duties fulfill the definition of either Code 951 or Code 953 as delineated in Section 1, Rule IV B. 2. a., b., or c. of this Manual.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 980 to employees exclusively engaged as school crossing guards.
HEART & LUNG ACT (Act 193, P.L. 477. Approved June 28, 1935, As Amended)

This Act provides a special form of workers’ compensation benefit to professional police officers and firefighters injured on the job. The compensation under the Act is provided only to the aforementioned employees when the work related injury is temporary but totally disabling. Typical injuries covered by the Act are sprains and strains, back and knee injuries and broken bones. Police officers and firefighters typically recover from these kinds of injuries, so they are temporary. However, during the recovery process, the employees tend to be unable to perform their jobs.

Heart & Lung Act compensation provides the employee 100 percent of his/her straight-time pay, while maintaining all benefits. The injured employee is also entitled to the benefit of any pay raises that occur during the period of his/her disability. The Pennsylvania Workers’ Act provides for payment of two-thirds of the employee's salary at the time of injury.

Exclude from the payroll audit remuneration paid under the Heart & Lung Act subject to verification of appropriate supporting documentation by the auditor.

Reasons for excluding such remuneration:

- Such compensation is considered workers' compensation payment, which is not construed to be remuneration.
- Remuneration paid under the Heart & Lung Act is a benefit prescribed by law, i.e., municipal employers had no choice but to grant this remuneration. As such, these payments should be treated as a benefit provided by the employer and not treated as remuneration. In contrast, regular sick pay is voluntarily provided to employees as wages earned for services rendered and is, therefore, included as remuneration.
- While sick pay is included as salary for income taxation, payments under the Heart & Lung Act are excluded for income tax purposes.

UNDERWRITING GUIDE

Auxiliary Police
Correctional Institution Guards (Not State Employees)
Fire Department - Paid
Fire Patrol Or Protective Corp. - Independent - Paid
Firemen - Not Volunteer
Guards At Corr. Institutions, House Of Corr., Prisons Or Prison Farms - Not State Employees
House Of Correction Guards (Not State Employees)
Police - Auxiliary
Police Deputies
Police, Special School Police
Policemen And Detectives
Prison Farm Guards (Not State Employees)
Prison Guards (Not State Employees)
Sheriff And Sheriff's Deputies

986 ADULT SHELTER OR HALFWAY HOUSE – RESIDENTIAL – NON-MEDICAL – ALL EMPLOYEES INCLUDING OFFICE

Applicable to shelters for adults who are homeless, victims of domestic abuse or unwed mothers or to halfway houses for prison release programs or drug and alcohol residential facilities not otherwise classified. Such are non-medical residential facilities providing in non-institutional environment counseling and training in daily living skills aimed at re integrating residents into the community. The residents of these facilities are adults, but residents of domestic violence shelters and homeless shelters may be accompanied by their minor children. Services provided to clients may also include but are not necessarily
limited to: counseling for specific client needs, advocacy services, job training, child care and help in seeking services available to the clients in the community. All provided services and the insured’s administrative staff (regardless of location) are included within the scope of this class.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 940 to residential facilities licensed as intermediate care facilities (ICF/MR or ICF/IID) which house any number of intellectually or developmentally disabled clients or to group homes not licensed as intermediate care facilities which house 9 or more intellectually or developmentally disabled clients per facility. See the Code 940 class description for additional information.
2. Assign Code 941 to children and youth residential services, facilities providing non-medical residential care such as community Residential Rehabilitation Services (CRRS) for mentally ill clients or group homes not licensed as intermediate care facilities which house eight or fewer intellectually or developmentally disabled clients per facility. See the Code 941 class description for additional information.
3. Assign Code 958 to residential drug or alcohol addiction detoxification facilities licensed as an Inpatient Non-Hospital Detoxification or to drug or alcohol treatment and rehabilitation facilities licensed as Inpatient Non-Hospital Drug-Free by the Pennsylvania Department of Drug and Alcohol Programs.

**UNDERWRITING GUIDE**

Alcohol/Drug - Halfway House - Not Licensed As An Inpatient Non-Hospital Facility
Halfway House – Pre-Parole Or Probation
Home For Unwed Mothers – No Medical Services
Maternity Home - No Medical Services
Shelter For The Homeless
Shelter For Victims Of Domestic Abuse

987  CHECK CASHING SERVICES – ALL EMPLOYEES INCLUDING OFFICE

Applicable to establishments principally engaged in check cashing for a fee. Such risks may also provide money orders, wire transfers, lottery tickets, transit passes/tokens or postage stamps to their customers, each for a separate fee.

**UNDERWRITING GUIDE**

Check
Cashing Service Foreign
Currency Exchange

988  BANK – ALL EMPLOYEES INCLUDING OFFICE

Applicable to “brick and mortar” and online businesses whose operations must include the deposit and holding of money in the form of checking/savings accounts or certificates of deposit. In addition these businesses may also provide credit extensions, commercial/consumer loans or mortgages.

**OPERATIONS NOT INCLUDED:**

1. The operation of trusts, repossessed or other business properties away from the bank premises.
2. Financial agencies engaged solely in providing home equity loans, debt consolidation, or mortgage services who do not receive money deposits and/or provide interest bearing accounts to their borrowers.

**UNDERWRITING GUIDE**

Bank
Credit Union
Cyber Bank
Savings And Loan
991 ATHLETIC TEAM - NONCONTACT SPORTS – PROFESSIONAL OR SEMIPROFESSIONAL

Applies to all players on the employer’s salary list whether regularly played or not, coaches, managers, trainers, equipment managers or sports officials.

Noncontact sports include but are not necessarily limited to: baseball, basketball or soccer.

The entire remuneration of each player, coach, manager or sports official should be included in computing premium subject to a maximum of $210,000 per policy year. When a player, coach, or manager works for two or more teams in the same sport during the policy year, the maximum shall be pro-rated.

The remuneration of an individual player, coach, manager or sports official is subject to a minimum of $500 per policy year, including board and lodging

OPERATIONS ALSO INCLUDED:

1. Game staff (bench) providing water or equipment to players.
2. Sports officials.

OPERATIONS NOT INCLUDED:

1. Assign Code 951 to separate scouting staff.
2. Assign Code 969 to separate staff operating/maintaining the outdoor stadium.
3. Assign Code 969 to non-bench game day staff including but not necessarily limited to: cheerleaders, dancers, mascots, persons mingling with the fans to rally support and/or distribute free t-shirts and persons videotaping fan reactions or the game when the sport is played in an outdoor stadium.
4. Assign Code 971 to separate staff operating/maintaining the indoor arena.
5. Assign Code 971 to non-bench game day staff including but not necessarily limited to: cheerleaders, dancers, mascots, persons mingling with the fans to rally support and/or distribute free t-shirts and persons videotaping fan reactions or the game when the sport is played in an indoor arena.
6. Assign the classification applicable to the business to payroll developed by a tennis or golf professional (instructor) performing services for a country club, hotel or park.

UNDERWRITING GUIDE

Athletic Team: Noncontact Sports – Professional Or Semiprofessional
Baseball Player, Coach, Manager Or Sports Official – Professional Or Semiprofessional
Basketball Player, Coach, Manager Or Sports Official – Professional Or Semiprofessional
Noncontact Sports Athletic Team, Professional Or Semiprofessional
Semiprofessional Or Professional Athletic Team – Noncontact Sports
Soccer Player, Coach, Manager Or Sports Official – Professional Or Semiprofessional

992 SANITATION COMPANY

For establishments engaged in the cleaning of septic tanks, cesspools or chemical portable toilets. Rubbish or garbage removal performed by a separate staff shall be assigned to Code 995.

UNDERWRITING GUIDE

Cesspool Cleaning, By Contractor
Portable Toilet Leasing/Servicing
Sanitary Company (Septic Tank, Cesspool Or Chemical Portable Toilet Cleaning)
Septic Tank Cleaner

993 VOLUNTEER AMBULANCE CORPS

The per Corps (Company) charge shall be applied on a per location basis, regardless of the number of ambulances garaged at each location.
Any stipends paid to a member(s) of a volunteer ambulance corps should be considered remuneration except to the extent that stipends paid qualify as expense reimbursements (See Section 1, Rule V, Item F.1. - Employee Expense Reimbursements).

**UNDERWRITING GUIDE**
Ambulance Corps - Volunteer
Volunteer Ambulance Corps

994 FIREFIGHTER – VOLUNTEER FIRE COMPANY

Please see the Volunteer Fire Departments and/or Volunteer Fire Companies – Workers’ Compensation Insurance Options entry in the General Auditing & Classification Information section for further information.

**UNDERWRITING GUIDE**
Fire Department - Volunteer
Fire Police - Special Voluntary
Firemen - Volunteer
Police, Special Fire - Voluntary
Volunteer Fire Company

995 RUBBISH OR GARBAGE REMOVAL

**OPERATIONS ALSO INCLUDED:**

Code 995 also includes but is not necessarily limited to businesses performing:
1. Environmental cleanup services
2. Sewer or water main cleaning by hydraulic method
3. Street sweeping
4. Cleaning of permanently-sited tanks including the bulk storage type
5. Debris box rental/service or dumpster rental/service

**OPERATIONS NOT INCLUDED:**

1. Assign Code 862 to the collection and sorting of recyclables (e.g., newspapers, beverage cans, glass or plastic bottles) by separate collection and sorting staff(s) with the sorting taking place in a physically-separate work area.

**UNDERWRITING GUIDE**
Ash Collecting
Cleaning Permanently-Sited Tanks Or Railroad Tank Cars – By Contractor
Containerized Trash Removal
Debris Box Rental/Service
Dumpster Rental/Service
Environmental Cleanup Services
Flood Debris Cleanup (Except Building Demolition - By Contractor
Garbage Or Rubbish Removal
Garbage Works - Reduction Or Incineration - Private
Landfill Operations By A Rubbish Or Garbage Removal Contractor
Oil Spill Cleanup
Pipe Cleaning - Interiors Of Sewer Or Water Mains By Hydraulic Method
Railroad Tank Car Cleaning – By Contractor
Rubbish Or Garbage Removal
Sewer Cleaning - Interiors Of Sewer Or Water Mains By Hydraulic Method
Street Sweeping - By Contractor
Tank Cleaning – Permanently Sited - Including Bulk Storage Type By Contractor
Trash Dumpster/Debris Box Rental/Service
Trash Removal Including Containerized
Trash Transfer Station – Non-Municipal
Waste Removal - Industrial and/or Domestic
Water Main Cleaning (Interiors Of) By Hydraulic Method

996 VOLUNTEER HAZARDOUS MATERIALS RESPONSE TEAM

UNDERWRITING GUIDE
Haz Mat (Hazardous Materials) Response Team - Volunteer
Volunteer Haz Mat (Hazardous Materials) Response Team

CEMETERIES AND UNDERTAKERS

997 UNDERTAKERS

UNDERWRITING GUIDE
Crematory Operation
Funeral Director
Pet Cremation Service – No Veterinary Services
Undertaker

999 CEMETERY

UNDERWRITING GUIDE
Cemetery Operation
Cemetery, Opening Graves, Removing And Reinterring Remains

AGRICULTURE

Agriculture, the art or science of cultivating the ground, includes not only farming but also horticulture – the cultivation of a garden or orchard, the art of growing fruits, vegetables or ornamental plants – and the breeding, raising and care of livestock for sale or for dairying purposes. Agriculture includes the marketing and transportation of these products by the farmer.

FARMS

0006 FIELD CROP OR VEGETABLE FARM – THE RAISING OF ALL FIELD CROPS OR VEGETABLES

OPERATIONS NOT INCLUDED:

1. Assign Code 113 to separately-staffed canning, pickling or operations preserving vegetables by use of another food preservation technique.
2. Assign the appropriate inside domestic workers classification to inside domestic workers.
3. Assign a separately staffed and physically separated or separately located retail store or outlet to the appropriate store classification based on the principal category of merchandise sold.

UNDERWRITING GUIDE
Farm, Crop
Farm, Field Crop
Farm, Grain
Farm, N.O.C.
Farm, Tobacco
Farm, Vegetable
Grain Farm
Grass Seed Raising
Sod Farm
Tobacco Farm
Vegetable Farm

0008 MUSHROOM RAISING

Applies to businesses principally engaged in raising mushrooms, including the incident production of hay or other materials for compost.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 007 to a contractor performing one or more of the following tasks: filling mushroom beds with compost, spawning or casing.
2. Assign Code 113 to separately-staffed mushroom canning operations.

**UNDERWRITING GUIDE**

Farm, Mushroom
Mushroom Raising
Mushroom Spawn Production

0011 FLOWER RAISING, CULTIVATING OR GROWING

Applicable to businesses principally engaged in raising, growing or cultivating flowers and/or plants used for indoor decorative purposes.

**OPERATIONS ALSO INCLUDED:**

1. An employer principally engaged in vegetable growing in a hothouse or greenhouse and/or by hydroponic method.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 919 to a physically separate and separately staffed store or outlet operated by an employer classified to Code 0011.

**UNDERWRITING GUIDE**

Flower Raising
Greenhouse, Flower Or Vegetable
Growing, Hot House, Vegetable Growing
Hydroponic Vegetable Production
Medical Marijuana Growing
Vegetable Growing, Hot House

0013 NURSERY

Applicable to businesses principally engaged in raising trees (including Christmas trees), shrubs and/or bedding plants used for outdoor planting.

**OPERATIONS NOT INCLUDED:**

1. Assign Code 928 to a separately staffed and physically separated store or outlet operated by an employer classified to Code 0013.
UNDERWRITING GUIDE
Christmas Tree Planting, Cultivating And Harvesting
Farm, Tree

0016 ORCHARD – THE RAISING OF FRUIT OR NUT TREES OR OF BERRIES OR GRAPES

OPERATIONS NOT INCLUDED:

1. Assign Code 113 to separately-staffed wine, apple juice, or similar products manufacturing.
2. Assign inside domestic workers to the appropriate inside domestic workers classification.
3. Assign a separately staffed and physically separated or separately located retail store outlet to the appropriate store classification based on the principal category of merchandise sold.

UNDERWRITING GUIDE
Berry Or Fruit Farm
Cranberry Grower
Farm, Berry
Farm, Fruit
Farm, Vineyard
Fruit Farm
Fruit Packing, By Grower
Fruit Picking
Orchard Or Fruit Farm
Orchard Or Vineyard
Vineyard Or Orchard

0034 ANIMAL RAISING – EGG PRODUCTION, FISH HATCHERIES, HOGS, POULTRY OR CALF RAISING
FOR VEAL

OPERATIONS NOT INCLUDED:

1. Assign Code 0170 to farms raising fur-bearing animals.
2. Assign Code 111 to separately-staffed hog or calf dressing operations.
3. Assign Code 865 to separately-staffed poultry dressing operations.
4. Assign inside domestic workers to the appropriate inside domestic workers classification.

UNDERWRITING GUIDE
Animal Raising - Egg Production, Fish Hatcheries, Hogs, Poultry Or Veal
Calf Raising For Veal
Farm, Chicken
Farm, Egg Producer
Farm, Fish
Farm, Poultry
Fish Grower
Fish Hatchery - Poultry Hog Farm
Ostrich Farm
Piggery
Poultry Or Egg Producer
Veal Calf Raising

0036 DAIRY FARM – FARMS ENGAGED IN THE PRODUCTION OF MILK AND OTHER DAIRY PRODUCTS
OPERATIONS NOT INCLUDED:

1. Assign Code 109 to separately-staffed milk plant processing operations.
2. Assign inside domestic workers to the appropriate inside domestic workers classification.
3. Assign a separately staffed and physically separated or separately located retail store outlet to the store classification based on the principal category of merchandise sold.

UNDERWRITING GUIDE
Dairy Farm
Farm, Dairy
Milk Producer - Fluid Only

0083 LIVESTOCK (EXCLUDING DAIRY OR HORSE) FARM – INCLUDES BUT IS NOT NECESSARILY LIMITED TO THE RAISING OF CATTLE, SHEEP OR GOATS IN THE FIELDS/PASTURES

OPERATIONS NOT INCLUDED:

1. Assign inside domestic workers to the appropriate inside domestic workers classification.

UNDERWRITING GUIDE
Breeding Farm - Cattle, Sheep Or Goats
Cattle Farm
Farm, Livestock
Goat Farm
Livestock (Excluding Dairy Or Horses) Farm – Animal Raising In Fields/Pastures
Sheep men

0170 FUR BEARING ANIMAL FARMS – INCLUDES GRADING, SORTING AND PACKING

UNDERWRITING GUIDE
Chinchilla Farm
Fur Bearing Animal Raising
Mink Farm

MEMBERS OF RELIGIOUS ORDERS

“Members of Religious Orders” as used in this Manual shall mean those individuals who are members of a religious denomination and who have taken the vow of poverty. Such individuals may be assigned to perform duties in churches, hospitals, schools or other institutions. The term “Members of Religious Orders – Occasional,” as used in the Manual shall mean those individuals, as defined above, who perform services for a period of less than six months during the policy period.

0901 MEMBERS OF RELIGIOUS ORDERS

UNDERWRITING GUIDE
Members Of Religious Orders

0902 MEMBERS OF RELIGIOUS ORDERS – OCCASIONAL

UNDERWRITING GUIDE
Members Of Religious Orders - Occasional
DOMESTIC WORKERS

0908  DOMESTIC WORKERS – INSIDE – OCCASIONAL.

UNDERWRITING GUIDE
Domestic Workers - Inside - Occasional

0909  DOMESTIC WORKERS - OUTSIDE – OCCASIONAL – INCLUDING OCCASIONAL PRIVATE CHAUFFEURS

(Codes 0912 and 0909 are not available for use in connection with the operation of a farm.)

UNDERWRITING GUIDE
Domestic Workers - Outside - Occasional - Including Occasional Private Chauffeurs

0912  DOMESTIC WORKERS - OUTSIDE – INCLUDING PRIVATE CHAUFFEURS

UNDERWRITING GUIDE
Chauffeurs, Private - Not Available For Use With Any Farm Class
Domestic Workers - Outside - Including Private Chauffeurs

0913  DOMESTIC WORKERS - INSIDE, EXCLUDING OFFICE EMPLOYEES

UNDERWRITING GUIDE
Domestic Workers - Inside, Excluding Office Employees

EXPLOSIVES AND AMMUNITION MFG.

4771  EXPLOSIVES OR AMMUNITION MFG., N.O.C.

Includes but is not necessarily limited to: bag loading - propellant charges, black powder mfg., cap, primer, fuse, booster or detonator assembly, cartridge charging or loading, fireworks mfg., high explosives mfg., projectile, bomb, mine or grenade loading, projectile or shell mfg., shell case loading or smokeless powder mfg. – single base.

Code 0771 must be applied to Code 4771 payroll to determine the mandatory catastrophe reserve which is not subject to experience or retrospective rating.

OPERATIONS NOT INCLUDED:

1. Assign Code 4777 to businesses or separately located and staffed facilities principally engaged in the preparation and/or distribution of blasting agents and/or distribution of high explosives.

UNDERWRITING GUIDE
Ammunition Mfg.
Bag Loading, Explosives
Black Powder Mfg.
Blasting Cap Mfg.
Cartridge Charging Or Loading.
Cordite Mfg.
Dynamite Mfg.
 Explosives Or Ammunition Mfg., N.O.C.
Fireworks Mfg.
Flare Mfg.
Fuse Mfg., Explosives
High Explosives Mfg.
Nitroglycerin Mfg.
Projectile Loading
Shell Case Loading
Smokeless Powder Mfg.

4777 EXPLOSIVE DISTRIBUTOR

Includes the preparation and/or distribution of blasting agents and/or the distribution of high explosives and/or the distribution or exhibition of fireworks.

OPERATIONS NOT INCLUDED:

1. Assign Code 609 to blasting operations conducted by a separate crew.

UNDERWRITING GUIDE

Anfo Mfg.
Blasting Agents Mfg.
Fireworks Distributor and/or Exhibitor
Slurry Blasting Agents Mfg.

MARITIME or FEDERAL EMPLOYMENTS

(1) Liability under the U.S. Longshore and Harbor Workers’ Compensation Act.

(a) To provide insurance against liability under the U.S. Longshore and Harbor Workers’ Compensation Act, the Standard Workmen’s Compensation and Employers’ Liability Policy shall be used with endorsement providing for coverage under such Act (See Section 3).

(b) The rates for the following classifications have been calculated to provide coverage under the U.S. Longshore and Harbor Workers’ Compensation Act:

STEVEDORING: Any or all of the following operations conducted by employees not members of the crews of vessels shall be classified as “Stevedoring”:

1. Loading or unloading, stowing, shifting or trimming of cargo, supplies and materials on board vessel.
2. Transfer of cargo, supplies and materials between vessels and pier, irrespective of the necessity of work on board vessels by employees of the insured.
3. Transfer between string piece and point of deposit on dock or adjacent warehouses – including tiering, sorting and breaking down.
4. Operation of all mechanical equipment, including dock tractors, in connection with the above.

Any or all operations as defined above shall be assigned to Code 7309F if the operations described by Item 2 above, whether conducted by one or more concerns, require the use of hoisting equipment except as provided under Code 7327F. All other operations shall be assigned to Code 7317F. Drivers not conducting Stevedoring operations as defined above shall be
assigned to Code 811.

6824F  BOAT BUILDING OR REPAIR

This classification is applicable to the construction or repair of wood, metal, fiberglass or plastic yachts, motor boats, sailboats or rowboats not exceeding 150’ in length overall where the coverage is under the U.S. Act.

UNDERWRITING GUIDE
Boat Building Or Repair

6826F  MARINA

Applicable to all waterfront operations, including but not necessarily limited to: the operation of boat docks, storage facilities, repair shops or marine railways, the sale or repair of boats or engines, the sale of parts or accessories, dockside snack bars and all dockside employees. The operation of separately-staffed inland boat showrooms or the operation of separately-staffed motels, restaurants, swimming pools, bowling lanes or other recreational facilities shall be separately classified as provided for in this Manual.

Separate staff engaged in boat building are assignable to Code 6824F.

UNDERWRITING GUIDE
Marina - With Federal Coverage

6843F  SHIP BUILDING, IRON OR STEEL

Includes fabrication or assembling of ship plates or frames, all yard operations and shops directly connected with the construction of hull.

UNDERWRITING GUIDE
Ship Building, Iron Or Steel Including Naval

6872F  SHIP REPAIR OR CONVERSION – ALL OPERATIONS

Includes shop or yard operations as well as the operation of dry docks and marine railways. Applicable only to concerns engaged in general ship repair or conversion. Work performed on ships by other concerns shall be assigned to the Manual classes describing the work. See special rules for application of U.S.L. factor to State classification. (See Rule XII).

UNDERWRITING GUIDE
Dry Dock Operation Marine
Railway Operator
Painting Ship Hulls
Rigging, Ship
Ship Cleaning
Ship Repair
Ship Scaling

7309F  STEVEDORING, N.O.C.

When policies are issued covering both Codes 7317F and 7309F, no division of payroll shall be permitted in connection with the loading or unloading of any one vessel.

UNDERWRITING GUIDE
Stevedoring, N.O.C.

7313F  COAL DOCK OPERATION AND STEVEDORING

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UNDERWRITING GUIDE
Oil Or Coal Dock Operation - Waterfront
Ore Dock Operation

7317F STEVEDORING – BY HAND OR HAND TRUCK EXCLUSIVELY

Includes incidental use of power-driven escalators or conveyors or operation of tractors or trailers through side ports. No use of hoisting equipment. No payroll division in connection with a single vessel.

UNDERWRITING GUIDE
Automobile Haul away Or Drive away Service, Driving Cars On Or Off Vessels
Stevedoring, By Hand Or Hand Truck Exclusively

7327F STEVEDORING – CONTAINERIZED FREIGHT

Applies to ships designed for freight carrying containers. No work in holds. Separately staffed over-the-road trucking operations shall be assigned to Code 811. No payroll division with a single vessel.

UNDERWRITING GUIDE
Containers, Stevedoring
Stevedoring Containers

7366F FREIGHT HANDLERS – ON PIERS OR IN TERMINALS IN AREAS ADJOINING PIERS

Applies to handling cargo on piers or adjoining areas or terminals, incident to loading or unloading vessels. Such cargo handling includes but is not necessarily limited to: freight checks, stuffing and/or stripping containers, loading and/or unloading trucks and/or railroad cars.

Freight handling not on piers or in terminals in areas adjoining piers (Stevedoring) conducted by a separate staff shall be assigned in accordance with the class or classes appropriate to the business of the employer.

UNDERWRITING GUIDE
Freight Handling On Piers Or Terminals Or Adjoining Piers

8709F STEVEDORING – TALLYMEN AND CHECKING CLERKS


UNDERWRITING GUIDE
Stevedoring Tallymen
Weighers, Samplers Or Inspectors Of Merchandise On Vessels Or Docks

8726F STEAMSHIP LINE OR AGENCY – PORT EMPLOYEES

This classification includes superintendents, captains, engineers, stewards or their assistants and pay clerks.

UNDERWRITING GUIDE
Steamship Lines Port Employees

(2) Other Maritime or Federal Employments.

Maritime or Federal employments other than the U.S. Longshore and Harbor Workers' Compensation Act (and the Federal Mine Safety and Health Act), do not come under the provisions of Sections 651-655, Act 283, Laws of 1921. Accordingly, the Pennsylvania Insurance Commissioner states he does not have jurisdiction over the coverage, rules and rates for these other Maritime and Federal employments.
In compliance with Federal Anti-Trust laws the Pennsylvania Compensation Rating Bureau cannot promulgate rates for these coverages.

(3) **Dredging Operations.**

The rating value published in the Pennsylvania Workers Compensation Manual for Code 055 (for dredging of materials on non-navigable waterways), Dredging, contemplates coverage under the State Act only. If coverage is desired under the U.S.L. Act, the Federal increase factor shown in Section 2 shall be applied. A single policy may be issued including Pennsylvania Act coverage, U.S.L. coverage and Admiralty coverage providing the classification of operations in the policy declarations is subdivided to clearly indicate the classes and rating values for Dredging operations subject to:

(a) The Pennsylvania Act alone or including U.S.L. Act coverage and
(b) Admiralty jurisdiction.

In lieu of a single policy, two separate policies may be issued as follows:

(a) A standard Pennsylvania policy using rates approved by the Pennsylvania Insurance Commissioner, applicable to Pennsylvania coverage only, or to Pennsylvania and U.S.L. coverage. Such policy shall be endorsed to exclude Admiralty coverage.
(b) An Admiralty policy.

**AIRCRAFT OPERATION**

The classifications described under this class group apply to fixed wing and other aircraft. The phrase “members of the flying crew” is defined to mean all flying personnel engaged in the operation of aircraft or the care of passengers or cargo in flight. It includes, but is not limited to employees designated as airplane commanders, pilots, check pilots, co-pilots, flight engineers, navigators, technical or other observers, flight technicians, radio or radar operators, hosts, hostesses, stewards, stewardesses and pursers.

7405 **AIRCRAFT OPERATION – SCHEDULED AND SUPPLEMENTAL AIR CARRIERS - ALL MEMBERS OF THE FLYING CREW.**

This classification shall apply to scheduled or commercial air carriers, including cargo carriers, operating under Part 121 of the Federal Aviation Regulations.

Code 7445 must be applied to Code 7405 payroll to determine the catastrophe reserve that is not subject to experience or retrospective rating.

**UNDERWRITING GUIDE**
Aircraft Operation - Air Cargo Carrier
Aircraft Operation - Scheduled Air Carrier
Aircraft Operation - Supplemental Air Carrier

7413 **AIRCRAFT OPERATION – COMMUTER AIR CARRIERS – ALL MEMBERS OF FLYING CREW**

This classification shall apply to commuter air carriers who operate under Part 135 of the Federal Aviation Regulations, conduct at least five round trips per week between two or more points, and publish flight schedules that specify the times and places between which flights are performed.

Code 7453 must be applied to Code 7413 payroll to determine the catastrophe reserve that is not subject to experience or retrospective rating.
AIRCRAFT OPERATION – TRANSPORTATION OF PERSONNEL IN THE BUSINESS OF AN EMPLOYER NOT OTHERWISE ENGAGED IN AIRCRAFT OPERATIONS – ALL MEMBERS OF THE FLYING CREW

Applicable to the payroll of the pilot and all members of the flying crew. In the case of aircraft owned or operated by an employer in the conduct of his business, this classification shall apply to the payroll of executive officers or other employees acting as pilots or members of the flying crew. If the records of the employer clearly indicate the weeks in which flying is performed by such employees, (1) only the payroll for each week during any part of which the employee has engaged in flight duties shall be assigned to Code 7421 unless the classification applicable to the employee’s non-flying operations carries a higher insuring carrier rating value in which event such classification shall apply and (2) the payroll for each week in which no flying has been done shall be assigned to those classifications which would otherwise apply. If the employer’s records do not clearly indicate the weeks in which flying is performed by such employees, the entire payroll for such employees shall be assigned to Code 7421 unless the classification applicable to the employee’s non-flying operations has a higher insuring carrier rating value in which event such classification shall apply.

Assign the payroll and losses of employees who are transported as passengers (and who are not members of the flying crew) to their normal applicable classification.

OPERATIONS NOT INCLUDED:

1. Separately rate commercial aircraft operation as provided for in this Manual.

AIRCRAFT OPERATION, N.O.C – INCLUDING BUT NOT NECESSARILY LIMITED TO AIR TAXI, PATROL, PHOTOGRAPHY, MAPPING, SKYWRITING ADVERTISING, SURVEY WORK, SIGHTSEEING, STUDENT INSTRUCTION, CROP DUSTING OR SPRAYING OR FLIGHT TESTING – ALL MEMBERS OF THE FLYING CREW

UNDERWRITING GUIDE
Aerial Patrol Or Photography
Aircraft Flight Testing
Aircraft Operation - Agricultural
Aircraft Operation - Air Taxi
Aircraft Operation - Crop Dusting, Seeding Or Spraying
Aircraft Operation - Forest Fire Fighting, Spotting And Observation
Aircraft Operation - Mapping Or Survey Work
Aircraft Operation - Patrol
Aircraft Operation - Photography
Aircraft Operation - Sightseeing
Aircraft Operation - Skywriting Advertising
Aircraft Operation - Stunt Flying
Aircraft Operation, N.O.C.
Aircraft Sales Agency - Flight Operations
Helicopter Operation, N.O.C.
Hot Air Ballooning
Photographer - Aerial
School, Aircraft, Flight Employees
Stunt Flying
7428  AIRPORT OPERATION – GROUND EMPLOYEES

Ticket sellers or information clerks away from airport locations shall be separately classified by Code 953. Ticket sellers, information clerks or personnel engaged in performing the checking-in of passengers or baggage at airport locations shall be assigned to Code 7428.

UNDERWRITING GUIDE
Aircraft Cleaning - Including Specialist Contractor
Aircraft Fueling Or Refueling - Including By Specialist Contractor
Aircraft Operation - Ground Employees
Aircraft Conversion Or Modification - Not By The Original Aircraft Manufacturer
Aircraft Service And Repair
Airport Hangar Operation
Airport Operation - Ground men
Flying Field
Ground Personnel - Aircraft And/or Airport Operations
Hangar Operation
Heliport Operation - Ground Personnel

9740  TERRORISM

Statistical Code 9740 relates to premium charged for losses covered under the Terrorism Risk Insurance Act of 2002 as amended, and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2007. Premium developed under Code 9740 is not subject to premium discount, experience rating, merit rating, schedule rating or retrospective rating.

9741  CATASTROPHE (OTHER THAN CERTIFIED ACTS OF TERRORISM)

Premium developed under Code 9741 is not subject to premium discount, experience rating, merit rating, schedule rating or retrospective rating.
A business whose operations include the dismantling of automobiles or other types of vehicles to recover usable/salable used parts shall be classified pursuant to the manner in which the employer is principally engaged. Please see the “Definitions” Ruling and Interpretation for additional information on principally engaged. Below find examples of reasonably common classification assignments for such businesses:

1. Assign Code 815 to businesses principally engaged in dismantling automobiles or other vehicles to recover usable/salable used parts and the sale of such and new parts.
2. Assign Code 815 to businesses principally engaged in performing automobile repairs (e.g., mechanical or body).
3. Assign Code 818 to businesses principally engaged in the sale of new and/or used automobiles or other vehicles (e.g., trucks, motorcycles).
4. Assign Code 858 to businesses principally engaged in the collection, handling and sale of ferrous scrap metal.

5. Assign Code 859 to businesses principally engaged in the collection, handling and sale of nonferrous scrap metal.

6. Assign Code 860 to businesses dismantling automobiles or other vehicles and collecting and handling a combination of ferrous and/or nonferrous scrap metal and/or other secondhand commodities (e.g., paper, glass) with no principal line of merchandise.

7. Assign Code 934 to businesses principally engaged in the sale of new automobile parts. There may be a payroll division with Code 815 when such businesses also dismantle automobiles when the following conditions are fulfilled: the automobile dismantling is conducted in a physically separate work area by separate employee crews and the majority of the automobile parts are sold to unrelated customers and are neither installed or used by the business for repair services.

8. Assign Code 825 to businesses principally engaged in the storage of automobiles (e.g., an impound lot) or in the parking of customers’ automobiles.

**AUTOMOBILE SERVICE/GASOLINE STATION**

It is common for automobile service stations or gasoline stations to be engaged in both the sale of gasoline and the performance of automobile service or repair. When both operations are conducted at the same or contiguous location, such establishment shall be classified on the basis of the principal operation:

When more than 50 percent of the gross receipts result from automobile service or repair, assign Code 815, Automobile Service Center.

When more than 50 percent of the gross receipts are from gasoline sales, assign Code 816, Automobile Filling Station.

An assignment of Code 815 or Code 816 is mutually exclusive for operations conducted at the same or contiguous location.

Please refer to the separate entries in the General Auditing & Classification Information section “Self-Service Gasoline Stations and Convenience Grocers” and “Truck Stops” for information on classifying such enterprises.

**BAKERY PRODUCTS DISTRIBUTION**

Payroll developed in the wholesale distribution of bakery products, including but not necessarily limited to bread, cakes, pies, cookies or crackers by a baker whose production facilities are located in another state or by an independent business (not related to a bakery) must be assigned to Code 924.

**CERAMIC SHOPS**

The operations contemplated by the term “ceramic shops” are manual with little or no mechanization. The major material is liquid clay known as slip. After mixing, the clay is poured or pumped into plaster of paris or rubber molds. When dry, the clay is now called green wave (an unfired shape or figurine) which is manually trimmed, inventoried or shelved for further hardening and curing, then sold to customers. Retail customers often paint or finish the green ware and return it to the shop for firing. A ceramic shop will often hold classes for students who will perform all of the above functions except for the firing. The ceramic shop may also sell paints, artist-type brushes, decals and ceramic hand tools.

Payroll developed in operations as discussed above shall be assigned to Code 928.
CLASSIFICATION AND AUDIT INQUIRIES

Written classification and audit inquiries may be submitted to the Classification & Field Operations Department of the Pennsylvania Compensation Rating Bureau (PCRB) in one of the following methods. PCRB’s preferred method is by means of PCRB’s website (www.pcrb.com) by clicking on “Classification” on the website’s main menu and then clicking on “Classification Inquiries.” PCRB will also accept written inquiries by means of facsimile or the USPS.

For the Classification & Field Operations Department of the PCRB to operate effectively, it is important that the PCRB have the full cooperation of every carrier, agent and employer in providing the essential information that the PCRB needs to make classification rulings and to otherwise be of service to you.

The information that the Classification & Field Operations Department needs to properly respond to inquiries from carriers, agents or employers on classification questions is:

- A complete listing of all Pennsylvania operating locations
- The exact name (as shown in Item 1 of the policy) and address of the business in question
- The Bureau file number (if available) of the business in question (see Rating and Underwriting Reference via the Application Login or “Classification inquiries”)
- A full and accurate written description of the business in question, including any available audits, loss control reports and/or insurance application information
- Reason why a change in classification is being requested, i.e., has a substantial change in the employer’s operations recently occurred.
- The name, title and telephone number of a management representative whom a PCRB field representative can contact to schedule an appointment with the employer (in the event that a field survey is necessary)
- Employer’s website address

The information that the Field Operations Department needs to properly respond to disputes concerning payroll allocation on a final audit is:

- A request in writing from the insured or the insured’s agent of record outlining the nature of the dispute.
- A complete and accurate description of the business operations during the policy term in dispute and if available a copy of the final audit as issued by the carrier.
- A complete listing of all employees being disputed including the names of each employee, a description of the duties of the employees during the policy term of the audit dispute and an explanation why the duties of the employees do not support the carrier’s assignment.

If should be noted that it is not the PCRB’s role to become involved in every dispute involving the allocation of a particular employee’s payroll to a given classification. Allocations of payroll are made by the carrier and should be explained by the carrier to the insured. Since the PCRB did not perform the audit, the PCRB does not normally have the relevant facts on which to base an opinion or render a decision. Issues/disputes of this kind should initially be referred to the carrier’s regional audit manager for resolution.

Upon receipt of the written inquiry the PCRB will determine whether the information presented is sufficient to determine the employer’s applicable classification. In those cases where the information provided is insufficient, the PCRB will usually schedule the employer for a field survey/special audit or issue a “Description of Operations Questionnaire.” Following the field survey/special audit or receipt of the completed questionnaire, the PCRB will issue a written ruling on the matter that will be communicated to authorized parties. These decisions are subject to further review as delineated in the “Appeals from Application of the Rating System Procedure” – Section 1, Rule XVI.

With respect to telephone requests, an official binding PCRB decision on classification/audit matters cannot be provided over the telephone. However, the PCRB will offer opinions as requested. To that end a carrier, agent or employer who telephones the PCRB on a classification/audit question should:
Identify himself/herself and indicate the firm he/she represents;
- Give the name, address and PCRB file number (if available) of the employer in question;
- Be knowledgeable of the facts surrounding the situation and prepared to provide specific responses to any questions asked.

Please remember the PCRB is in a position to reply only to an employer, the authorized agent or carrier-of-record or another representative of the employer relative to the employer’s account (providing the PCRB has received a signed, recently-dated letter on the employer’s letterhead authorizing the representative to act on the employer’s behalf in the matter at issue).

CLEARING OF LAND

Below find the class assigned to payroll developed in each of four different but common types of land clearing or right-of-way clearing or maintenance projects. Such class listing does not waive either the underwriting or payroll division rules delineated in Sections 1 or 2 of this Manual.

1. Assign Code 009 for tree cutting/felling by chain saw regardless of tree size and the incident removal of brush and/or stumps.
2. Assign Code 015 for tree cutting/felling by mechanized equipment regardless of tree size and the incident removal of brush and/or stumps.
3. Assign Code 609 for all methods of clearing or removing brush and/or stump removal not incident to tree removal including road construction.
4. Assign Code 005 for all methods of tree pruning, spraying (except aerial tree spraying, which is assignable to the applicable aircraft operation class) or trimming, including incident tree removal and all incident operations.
5. Assign Code 012 for brush or weed control using chemicals dispensed from portable or mechanical ground spraying equipment.

COMMISSION SALESPEOPNERS (Deductible Expenses)

Commissions paid to commission salespersons shall be included in the audit of payroll for premium computation purposes, except that traveling and all other expenses of the salespersons in connection with their employment may be deducted provided the salespersons report such expenses and the insured maintains a definite verifiable record of them. Arbitrary flat percentages shall not be allowed under the provisions of this interpretation nor shall automobile depreciation be deductible as an item of expense unless such depreciation comprises a part of the mileage rate allowance.

COMPUTER AND/OR SOFTWARE CONSULTING BUSINESSES

A business principally engaged in computer and/or software consulting is assignable to Code 951 and to Code 953 as each classification may apply pursuant to the job duties of individual personnel of such businesses.

One typical workday scenario for computer and/or software consulting staff is the consultant leaves his/her place of residence in the morning and travels to a customer’s location, where the consultant will spend his/her entire day working on the customer’s computer and/or software issues. At the end of the workday the consultant leaves the customer’s location and returns to his/her place of residence. The duration or timing of such an assignment may vary from one to several days to indefinite. Such persons do not engage in over-the-road sales solicitation or collection work. As this is no different in relation to the typical workday for a computer person employed directly by the customer, the assignment of such consultant’s payroll is to Code 953.

In the event a computer and/or software consultant typically visits two or more customer locations in a typical
workday, such separate consultant's payroll is assignable to Code 951.

If the employer cannot or will not provide a sufficiently detailed picture of a computer and/or software consultant's typical workday so the above procedure may properly be utilized, then the payroll of the consultant(s) shall be assigned to Code 951.

The above classification procedure is also applicable to separate staff training a customer’s staff in the use of software developed or purchased by the insurer employer for their customer(s).

**DRIVERS (Payroll Allocation)**

It is the Bureau's position that the payroll of drivers, chauffeurs or their helpers which cannot be allocated to a specific classification because they have duties common to more than one classification shall be assigned to the governing classification of the two or more classifications to which their work belongs.

The above ruling does not supersede any Manual rules found in Section 2 of the Pennsylvania Manual, nor does it supersede any Manual wording footnotes found in Section 2 regarding the allocation of payroll for the 800-series of classifications (Trucking and Storage Industry).

*Example:*

Insured X has approved classifications Code 0034, Animal Raising, and Code 865, Poultry and/or Fish Dealer/Processor. If insured X had separate crews of drivers that did not interchange their duties between the two operations, the separate crews would have their payroll allocated to the separate respective classifications.

If no such separate crew existed and the drivers, etc. have duties common to both operations, their payroll would be assigned to the governing classification exclusive of miscellaneous employee payroll.

**EMPLOYMENT CONTRACTOR – TEMPORARY STAFFING**

Employers engaged in supplying temporary staffing to unrelated concerns shall in all instances be classified in accordance with the temporary staffing classes shown in Section 2 of this Manual per the cross-reference chart below subject only to specified EXCEPTIONS for temporary staff engaged in the various occupations or tasks listed after the chart. The cross-reference chart shows which direct employment business classifications are assignable to each appropriate temporary staffing class. The customers' assigned direct employment business classification shall be used in selecting the temporary staffing class(es) utilized in classifying the different portions of a temporary staffing contractor's payroll.

Temporary staffing is a business that hires its own employees and assigns them to an unrelated business to support or supplement that unrelated business' permanent workforce in a special work situation including but not necessarily limited to employee absences (e.g., vacation or illness), temporary skill shortages, seasonal workloads or special assignments or projects. The temporary staffing business usually contracts to fill a job but not to supply a particular person to fill that job. The special work situation generally involves a work assignment that may be of varying time length from a single day to any period less than a year.
For example, the table entry 104 indicates that temporary staff performing duties which would be subject to PCRB classification 185 if performed by direct employees of the client is to be assigned to the temporary staffing Code 104. In total there are 24 temporary staffing classifications for which there is a single assignable customer business classification, 12 temporary staffing classifications with multiple assignable customer business classifications and one temporary staffing classification, Code 889, applies to all temporary staff whose job duties fulfill the definition of clerical found in Rule IV, B. 2. a., Section 1 of this Manual regardless of the customer’s business classification.

### TEMPORARY STAFFING CROSS-REFERENCE CHART

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* Code 889 applies to temporary staff whose job duties fulfill the definition of clerical found in Rule IV, B. 2. a., Section 1 of this Manual regardless of the customer’s business classification.
**EXCEPTIONS**

1. **AVIATION** – any temporary personnel provided as flight crew in any capacity shall be assigned to the appropriate aircraft operation classification.

2. **LONGSHORING** – personnel provided to load or unload a vessel shall be assigned to the appropriate stevedoring classification.

3. **SHIP BUILDING** – temporary staff provided to perform work concerned with either ship building and/or ship repair shall be assigned to the appropriate Federal classification.

4. **FARM LABOR** – any temporary staff shall be assigned to the appropriate agricultural classification or if provided to perform mechanical harvesting, picking and related activities utilizing machinery shall be assigned to Code 007.

5. **COAL MINING** – any temporary staff engaged in mining coal or to staff a coal breaker and/or cleaning plant shall be assigned to the appropriate Coal Mine Compensation Rating Bureau classes.

6. **LEASED EMPLOYEES** – the leasing of personnel shall not be construed as temporary staffing.

7. **CLERICAL** – all temporary clerical staff shall be assigned to Code 889 regardless of the customer's business classification.

8. **HOME HEALTH CARE** – any personnel performing home health care services shall be assigned to the appropriate home health care class as provided in Section 2 of this Manual.

9. The following classifications are not available as a guide in classifying temporary staffing contractors: 985, 993, 994, 996, 0901, 0902, 0908, 0909, 0912 and 0913.

10. **WORKFARE PROGRAM EMPLOYEES** – assign Code 982 for employable recipients of public assistance delegated by the Department of Public Welfare for temporary placement by a temporary staffing contractor with private, nonprofit or for-profit employers under Workfare projects.

11. **ATTENDANT CARE SERVICES** – Assign Code 972 to attendant care aides sent to a provider to perform attendant care services pursuant to the Medicaid Waiver or Pennsylvania Attendant Care Act (Number 150 of 1986) that became effective July 1, 1987.

12. **EMPLOYMENT CONTRACTOR’S PERMANENT STAFF** – shall be assigned to Codes 951 and 953 as they may apply. Other permanent staff employees with duties falling beyond the scope of the standard exception classes shall be assigned to Code 971.

**EXECUTIVE OFFICERS - CLASSIFICATION ASSIGNMENT**

A significant number of disputes occur as a result of the misclassification of executive officers' payroll. In an attempt to enhance the accuracy and consistency of the treatment of these issues by insurance companies, below find a series of questions that the PCRB believes will aid in the determination of the proper classification for executive officers.

- Who are the officers of the corporation for the policy period in question?
- Was each of these officers active in the business during the policy period in question?
- What were each officer's exact job duties?
- How many hours a week (or what percentage of time) does each officer work in the store, shop, job site, farm, etc.?
• How many hours a week (or what percentage of time) does each officer spend in the basic classification work area, providing direct supervision and/or giving instructions to employees?
• How many hours a week (or what percentage of time) does each officer spend out of the office for sales calls, meetings or other similar purposes?

Please also see Section 1, Rule IX, Paragraph A., 5. "Assignment of Payroll" that advises an executive officer shall be classified in the same manner as any employee. Also please see the "Regular and Frequent" entry in the General Auditing & Classification Information section.

EXECUTIVE SUPERVISORS - CONSTRUCTION OR ERECTION - 951

The assignment of Code 951 is applicable only to executive supervisors who do not exercise direct supervision of construction or erection operations. Code 951 is not applicable to supervisors permanently located at a given job location until the completion of that job. Code 951 is also not assigned to the payroll of any individual who is directly in charge of construction workers (including general laborers) at a specific job location. Any person who is directly in charge of construction work or construction employees at a specific job location shall be assigned to that job classification or, if more than one classification is assigned, to the highest-rated classification for that job if separate payroll records are not maintained.

The job duties of an executive supervisor would include time spent in an office and visits to a job site. Such supervision given by an individual classified under Code 951 must be indirect; i.e., through another person such as a superintendent or foreman. The executive supervisor has overall managerial responsibility for the various projects. That responsibility may include making arrangements for the procurement of materials and/or the delivery of supplies, procurement of subcontractors, maintenance of construction timetables, visits to job sites to keep track of job progress, conferring with clients, architects and engineers, and traveling to and from the company’s headquarters. It also contemplates clerical office exposure and the part-time hazards of walking and climbing around on job sites. Typically, the use of the classification is applicable to large construction companies that have at least one level of supervision between the executive supervisor and the worker. It is also applicable in situations where numerous smaller projects are in progress simultaneously and the executive supervisor has the managerial responsibility for all of them.

An exception to the above-stated application would apply to a job superintendent responsible for and physically located at a specific job site where all operations are subcontracted to unrelated concerns. In this instance, the contractor has no construction workers at the job site, and the superintendent cannot exercise direct control of the subcontractor’s employees. Therefore, in this circumstance the job superintendent should have his/her payroll assigned to Code 951.

FROZEN OR FROSTED FOOD PRODUCTS MFG.

The processing of frozen foods shall be assigned to the classification which would apply if the product was not frozen. This ruling is made as the application of cold to either chill or freeze food products is common to a number of food processing classifications. It has been determined that the freezing operations of themselves do not change the fundamental characteristics of the risk.

HOTEL OR MOTEL OPERATIONS

The two classifications applicable to hotel/motel operations are Codes 973 and 945.

Code 973 shall include all operations performed by hotel or motel employees except for separate food service and beverage staff(s). Employees assigned to Code 973 include but are not necessarily limited to: front desk employees, persons engaged in the operation of newsstands, candy or cigar shops or similar activities,
personnel operating or maintaining indoor or outdoor swimming pools, the golf course(s), video game room, the health or fitness club, tennis courts or other hotel or motel guest amenities, maids, housemen, inside or outside maintenance, store workers, barbers, laundry workers, employees performing concierge services (i.e., arrangements for tours, theater tickets or the rental of automobiles), or opening boxes and/or bags and laying out pre-packaged food or beverages and/or precooked food (including heating of the precooked foods in a microwave oven) and/or making coffee for a continental breakfast where there is no other food service or beverage operations.

Separate staff exclusively engaged in the hotel’s food service or beverage operations shall be classified by Code 945 which includes but is not necessarily limited to: waiters or waitresses and their assistants, cooks, kitchen help, bartenders, cashiers, restaurant managers, musicians or entertainers. On the auditing procedures for tips and musicians or entertainers, see Section 1, Rule V.

Payroll developed by interchanging hotel and hotel restaurant employees shall be assigned to Code 973 or to Code 945, whichever has the higher value.

OPERATIONS ALSO INCLUDED:

1. Religious retreats.
2. Temporary or short term lodging facilities for families of seriously ill or injured children who are hospitalized (e.g., a Ronald McDonald House).

OPERATIONS NOT INCLUDED:

1. Please refer to the Ski Resorts entry in the General Auditing & Classification Information section for the classification procedure for such businesses.
2. The businesses of a concessionaire or independent contractor operating on the premises of a hotel or motel will be classified on the merits of their operations.
3. Assign Code 953 to employees of the hotel or hotel restaurant exclusively engaged in clerical office duties.
4. Assign Code 981 to payroll developed by slot machine gambling operations when conducted in a physically separate department by a separate staff.

INDEPENDENT CONTRACTOR, OWNER/OPERATOR OR EMPLOYEE

Determinations of Premium Obligations Where Questions of Workers’ Compensation Coverage Status Arise

Questions involving whether a person is an independent contractor, owner/operator or employee fall into an area of law for which consideration of many factors is potentially required in order to consider their entitlement to workers’ compensation benefits. The Pennsylvania Compensation Rating Bureau (PCRB) does not make and has no authority to make determinations regarding the entitlement of any person(s) to workers’ compensation benefits arising out of the course of activities related to any business or other entity, whether any such person has or has not been injured in the course of such activity. However, the PCRB will exercise authority over the issue of whether or not premiums are due for an individual(s) whose workers’ compensation coverage status is questioned. This authority is different from finding independent contractor, owner/operator or employee status and is also different from establishing eligibility/ineligibility for benefits arising out of an accident or disease that has occurred or may occur, determinations which the PCRB specifically cannot render. The PCRB’s procedure in making determinations regarding premium obligations is as follows:

A carrier insuring an entity to which a sole proprietor, partner, corporate officer or LLC member provides services as a subcontractor may not collect premium from the insured entity for that subcontractor if the subcontractor has or had a standard workers’ compensation insurance policy covering the subcontractor for the entire period during which services were provided.
Further, a carrier insuring an entity to which a person provides services as a subcontractor may not collect premium for that person if the subcontractor is working in the capacity of an officer of a corporation in providing such services and has executed a written election not to be subject to the Workers' Compensation Act.

A carrier insuring an entity to which a person provides services as a subcontractor which does not meet either of the above criteria precluding collection of premium may either waive or collect premium from the insured entity for that subcontractor. Carrier decisions to waive or collect premium in such instances may consider a variety of factors, such as but not necessarily including or limited to the right of direction and control of the subcontractor by the entity to which services are provided, whether or not the subcontractor maintains general liability insurance coverage applicable to the services being provided or the possibility that the subcontractor may have additional workers. Carrier decisions in such regard are not subject to review by the PCRB.

MANUFACTURED (MOBILE) HOME VS. MODULAR HOME

Both a manufactured (mobile) home and a modular home are produced in a factory, but there are differences between each type of home. The manufactured/mobile home is towed on a permanent steel chassis, which remains a structural part of the home throughout its service life. It has a non-removable steel chassis, while a modular home does not. Although required to be secured to the ground, the manufactured home retains its permanent steel chassis, and, thus, while many are not relocated, a manufactured home may be relocated and is considered removable and relocatable.

A modular home is transported to the installation site on a flat-bed truck. Modular homes are placed upon foundations, often with the use of a crane. Modular homes are not relocatable and are considered a permanent structure once placed upon a foundation.

The production of a manufactured/mobile home is assigned to Code 451. Code 305 is used to classify the production of a modular home.

Assign Code 818 to a manufactured home setup or warranty service, whether by the dealer or a specialist contractor.

Assign Code 652 to modular home setup, warranty service, remodeling, or repair, whether by the dealer or a specialist contractor.

MINIMUM WAGE PROCEDURE

Section 1, Rule V., B. 2. o. Of the Manual remuneration includes: Adjustments necessary to bring employees to the federal minimum wage as reported by the United States Department of Labor.

Section 1, Rule V., B. 3. e. of the Manual remuneration excludes: tips and other gratuities received by employees.

All carriers are required to include an adjustment to equal the current federal minimum wage. The auditor should verify if all employees' wages equal or exceed the federal minimum wage. If not, the following adjustments should be made, assuming the current minimum hourly wage for tipped employees is included.

1. Determine the average number of full-time tipped employees and the normal work hours.
   • 35 hour week x (the difference of federal minimum wage and the tipped employees' minimum wages) x number of tipped employees x 52 weeks.

2. Determine the average number of part-time tipped employees and the normal work hours.
• Number of hours x (the difference of federal minimum wage and the tipped employee minimum) x the number of tipped employees x 52 weeks.

NURSING HOME, PERSONAL CARE HOME AND RESIDENTIAL CARE FACILITY CLASSIFICATION GUIDELINE

The following guidelines have been developed to aid in the classification of employees of a typical nursing home/personal care home. Proper documentation on audit worksheets should be added whenever exceptions are made to these guidelines. These guidelines, to varying degrees, affect the following basic business classifications.

Code 960, NURSING AND CONVALESCENT HOME
Code 974, RETIREMENT OR LIFE CARE COMMUNITY
Code 979, RESIDENTIAL CARE FACILITY FOR THE ELDERLY – NON MEDICAL

Nursing home/personal care home employees do not have to provide actual “hands on” care to the patients and/or residents in order to have their payroll assigned to one of the above basic classifications. The object of the classification system is to group insureds into classifications so that the rating value for each classification reflects the exposures common to such distinct business enterprise (See Section 1, Rule IV. C. 2. and 3.). It is the business of the insured that is classified within Pennsylvania, not the separate employments, occupations or operations within the business.

Employees who typically comprise the basic classification for a nursing home/personal care home are activity staff, beauticians or barbers (usually remunerated through a 1099), dining room set-up and servers, drivers, food preparation, housekeeping, laundry, maintenance/plant including supervisors, nurses (registered nurses, licensed practical nurses), nurses’ aides including certified nurses’ aides, security and therapists (physical and speech).

Employees typically considered office employees include accounting, accounts payable and accounts receivable, business office, bookkeeping, finance, human resources and the office manager. These employees must work in a physically separate office as defined in Section 1, Rule IV, B. 2.

Codes 960, 974 and 979 are “all employees except office,” which means none of the three classes permit payroll division with Code 951, Outside Sales.

With the above statements in mind, the payroll of nursing home/personal care home employees should be assigned in the following manner.

ADMINISTRATOR/EXECUTIVE DIRECTOR

Each facility has a licensed nursing home or residential care facility administrator on site that is in charge of all operations at the facility. This employee prepares budgets, reviews departmental reports, answers questions of department managers, deals with licensing issues, handles public relation issues, attends community events to promote the business, deals with HIPAA (Health Insurance Portability and Accounting Act) regulations, deals with employee benefits, handles safety issues, interprets procedures and writes plans of correction based on inspection reports. The employee will attend patient care plan meetings. The administrator will make rounds of the facility on a regularly scheduled basis. Each round will vary as to the amount of time it takes depending on the size and complexity of the facility. During rounds, the administrator walks the halls to observe that the patients are being cared for properly, there are no unreported maintenance issues, no housekeeping issues that are unsolved, the floor has adequate staffing and the general appearance of the facility is acceptable.

The administrator will stop and talk to residents to inquire if they have any complaints or concerns and will talk to family members and volunteers who may have questions. The administrator will not provide direct patient care. By state law (for nursing homes only) the administrator is not permitted to feed, toilet, administer medications or provide any other type of care. However, administrators do keep track of how often nurses see patients.
Administrators should have their payroll assigned to the applicable basic classification, as they are regularly exposed to the operative hazards of the nursing home/personal care facility. An administrator’s job duties fall beyond the Manual definition of a clerical office employee.

ASSISTANT ADMINISTRATOR

An assistant administrator performs many of the same job duties as the administrator and reports directly to the administrator in the chain of command. This employee may assist the administrator in the preparation of budgets, review departmental reports, answer questions of department managers, deal with licensing issues, handle public relation issues, attend community events to promote the business, deal with HIPPA regulations, deal with employee benefits, handle safety issues, interpret procedures and write plans of correction based on inspection reports. The employee will attend patient care plan meetings. The assistant administrator may make rounds of the facility on a regularly scheduled basis. Each round will vary as to the amount of time it takes depending on the size and complexity of the facility.

During rounds, the assistant administrator may walk the halls to observe that the patients are being cared for properly. They make sure no restraints are being used, there are no unreported maintenance issues or housekeeping issues that are unsolved, the floor is adequately staffed, and the general appearance of the facility is acceptable.

The assistant administrator may stop and talk to residents to inquire if they have any complaints or concerns and may talk to family members and volunteers who have questions. The assistant administrator may or may not provide direct patient care. Assistant administrators should have their payroll assigned to the appropriate basic classification, as they are regularly exposed to the operative hazards of the nursing home/personal care facility. See the Regular and Frequent Ruling and Interpretation for the definitions of “regular and frequent.” An assistant administrator’s job duties fall beyond the Manual definition of a clerical office employee.

ACTIVITY DIRECTOR

The activity director is in charge of the recreational and educational activities at a nursing home. The director is responsible for setting up a schedule, ordering supplies for the activities and, in some of the smaller homes, directly supervising the employees and residents in activities. If the activities director has a physically separate office, does not participate nor directly supervise (this activity may be done by the assistant activity director) and has no regular job duties in or about the facility, then the employee may have their payroll assigned to the clerical office classification. However, most activity directors are responsible for organizing and directly supervising the event and are present at the activity, whether it is on the premises of the facility or at another location (e.g., a shopping trip to a local mall). As such, the payroll of an activity director is generally assignable to the basic classification.

ADMISSIONS DIRECTOR

The admissions director may have alternate job titles such as marketing director, social services director, public relations director or director of development. Regardless, this employee is responsible for working with residents and their families and guiding them through the admission process. The admissions director will explain facility rules (such as marking clothing with a name) and patients’ rights. The employee will work with family members who wish to bring furniture from home. The admissions director may explain that all electrical appliances must be inspected for safety (no frayed wires). If a family member visits and removes money from the patient, the admissions director must determine if an abuse situation exists and deal with reporting suspected abuse. If a patient is not happy with his room or roommate, the admissions director will determine if the patient can be transferred to another room. The admissions director may coordinate family concerns with department heads. If two family members disagree about treatment or how a resident’s money is being spent, the admissions director may intervene and mediate the situation. They may do the charting about the social interactions of residents. They will plan care meetings. If a patient passes away or moves to another facility, the admissions director may contact the family about collecting personal belongings. They may also work with the ombudsman (a representative from the Area Agency on Aging that is assigned to a nursing home). The payroll of an admissions director is usually assigned to the basic classification, as they regularly spend time in and about the facility even though their primary job duties keep them in a physically separate office.
CASE MANAGER

This position is responsible for the management of the rehabilitation department. The employee directs the therapists and gathers information on the level of care needed for minimum data sets (MDS) forms. The case manager maintains the resident’s logs and compares the amount of therapy provided to the resident’s care plan. The case manager usually does not provide any rehabilitation services. This employee may go to the local hospital to screen charts for potential admissions. The case manager deals with discharge personnel in hospitals regarding possible admissions to their facility. While at the nursing home, the case manager attends managed therapy meetings to see that therapy provided to a resident is in compliance with Medicare regulations. The employee prepares communications bulletins and may write articles for a news bulletin that is distributed to residents. The case manager meets with physicians and social service workers to determine if any residents in the assisted living facility need to be moved to the nursing home. The employee is responsible for “hospitality” when new residents move into the independent living cottages, if such a facility exists. The employee will go to the resident’s apartment and visit with the resident, answering any questions while providing information about the facility.

The case manager’s payroll is properly assigned to the basic classification.

CENTRAL SUPPLY CLERK

This employee is responsible for distributing supplies to the floors and assuring the cupboards are stocked with needed supplies. This employee orders the supplies and determines what is chargeable to a resident. The employee will physically stock the supplies in the units. Some facilities title these employees as purchasing, but they work in an area similar to a storage office. They will make deliveries of supplies throughout the facility, and their control/purchasing is confined to a computer, paperwork or reports. Their offices are usually locked, since this is also where the supplies are located. The central supply clerk’s payroll is properly assigned to the basic classification.

CHAPLAINS

A chaplain is a clergyman in charge of the nursing facility’s chapel. They organize and conduct religious services for the residents of the nursing facility. They will visit non-ambulatory and ambulatory facility residents to provide spiritual counseling, individual worship services and counseling or just to see how a resident is faring in the facility. They may conduct in-room communions and/or last rites. Their payroll is properly assigned to the basic classification.

CLINICAL DIRECTOR

The clinical director’s job responsibilities usually involve updating and reviewing the resident's medical and treatment charts and folders. If they review medications and treatments on the floor or in the resident rooms or if their offices are not physically separate from all other areas of the nursing facility, the payroll of the clinical director is properly assigned to the basic classification.

DIETARY COORDINATOR/DIRECTOR/MANAGER/SUPERVISOR

In some of the larger facilities there is a dietary director/manager who maintains all the dietary requirement records for the residents. Many residents have varying dietary needs, so this is often a critical position. This employee would develop menus and oversee food service. This may entail charting the intake of food by the residents. These duties are performed both in the office and on the floor. The duties also involve supervising the preparation of the food and trays. The employee may directly supervise dietary preparation in the kitchen or walk throughout the facility when meals are served to see that the patient is given their dietary requirements. The payroll of the dietary coordinator/director/manager is properly assigned to the basic classification.
DIRECTOR OF NURSING (DON)/ASSISTANT DIRECTOR OF NURSING (ADON)

Director of Nursing - This position is usually charged with overseeing the entire nursing/care functions of the facility. This employee is responsible for administering the nursing program to maintain standards of patient care and advises medical staff, department heads and administrators in matters related to nursing service. The employee analyzes and evaluates the quality of care administered by the nursing staff and visits residents routinely. The DON does not do any actual patient care.

Some nursing directors move throughout the facility all of the time, while others less so, spending the majority of their time in the office. This employee performs the scheduling of the nursing staff, all of the interviewing and hiring of nursing staff, and may review the unit manager’s work. Due to the nature of the employee’s work and the fact that the position requires the visitation of residents and the evaluation of the quality of care administered by the nursing staff, the payroll of the director of nursing is properly assigned to the basic classification.

Assistant Director of Nursing - This position is responsible for directing the programs of the facility. The employee collaborates in composing and implementing nursing policy, practice and quality assurance throughout the nursing department. The employee does not do any actual patient care. Primarily, their job responsibilities center around the quality assurance programs. The ADON makes sure all nursing departments are ready for the state survey. The ADON develops the schedule for quality assurance audits and reports. The employee directs, supervises and assigns projects and programs to a quality assurance analyst. The employee develops and directly oversees the Infection Control Program and reports monthly to the Quality Assurance Committee. The employee may oversee the wound care program and plans, organizes and oversees the staff development program, reviewing the accurate recording of in-service attendance records. The ADON interacts on a regular basis with patients, families, physicians and facility employees and makes tours throughout the facility on a daily basis.

In smaller facilities the ADON is the supervisor on the floor. Their time may be split between directly supervising the registered nurses and other nursing staff and completing paperwork in an office. The payroll of the ADON is properly assigned to the basic classification.

FACILITIES MANAGER

This employee, in most cases, has direct floor duties and can do hands-on repair and maintenance work in and about the facility. This employee will also conduct evaluations for major repairs and improvements to the facility that requires the hiring of outside contractors. The payroll of the facilities manager is properly assigned to the basic classification.

HOME HEALTH CARE OPERATIONS

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in the Pennsylvania Workers Compensation Manual.

INVENTORY CONTROL COORDINATOR

This employee is responsible for the control and purchasing of hard goods and supplies used throughout the facility. This employee usually has no hands-on responsibilities on the facility floor. They usually make no deliveries of supplies throughout the facility, and their control/purchasing is confined to data entry, computer-generated reports and related paperwork. The payroll of the inventory control coordinator is properly assigned to Code 953, Office, if their job duties are confined to working in a physically separate office.

MEDICAL DIRECTOR/MEDICAL COORDINATOR

The medical director is usually a physician who is only active on a part-time basis. When he/she is active, the duties are usually visiting patients and making rounds within the nursing home. The payroll of the medical director is properly assigned to the basic classification.
MAINTENANCE DISPATCH

These employees’ major job responsibility is to dispatch work assignments to the maintenance employees. These employees are found in larger type facilities. They spend no time performing maintenance work in most facilities. They do not supervise the maintenance employees or do any inspections of the facility. As long as their job duties are confined to working in a physically separate office, their payroll can be assigned to Code 953, Office.

MASHGIAH

A mashgiah is an Orthodox rabbi or a person appointed by such a rabbi whose responsibility is to prevent violations of Jewish dietary laws by inspection of facilities where food assumed to be kosher is prepared for the public. These employees enter the kitchen area of the facility to make sure certain foods are kosher. This job position is usually found in faith-based facilities, and their payroll is properly assigned to the basic classification.

MEDICAL RECORDS CLERK/WARD CLERK

The medical records clerks are normally responsible for updating resident’s charts and medical records. If they spend no time picking up and dropping off charts at either nurses’ stations or resident’s rooms, assign Code 953. If they perform any of the above duties on a regular basis on the floor, their payroll is properly assigned to the basic classification. If they complete their updates in a physically separate office, their payroll may be assigned to Code 953, Office.

In larger facilities, medical records clerks usually work in the business office and use computers to maintain a database of records. In such circumstances assign Code 953. In the smaller facilities, they may have other duties, including the delivery of medical supplies to nursing stations and interchanging labor as a central supply clerk. If a medical records clerk has any of these duties, then their payroll should be assigned to the basic classification.

NURSING SECRETARY/SCHEDULER

These employees do the paperwork for the nursing department, such as typing, scheduling, filing and other administrative support job duties. Their payroll may be assigned to Code 953, Office, if they work in a physically separate office and have no floor exposure. If they have their desks at the nursing station that is on the floor, their payroll would be assigned to the basic classification.

RECEPTIONIST

Receptionists answer incoming telephone calls and direct them to the correct extension. This employee also greets incoming visitors and asks them why they are at the facility. They may direct all visitors to sign a guest register. They may assist staff in making photocopies. They may maintain the postage meter and be responsible for outgoing mail. They will observe resident safety while the resident is in the lobby area. If one of the residents needs assistance or falls while in the lobby area, the receptionist may quickly page an aide to assist the resident rather than walk out to the resident herself. The receptionist will type the necessary information onto a new resident’s identification bracelet. They may accept payment from residents or their representatives. They may walk out to the office, lobby and/or solarium to lock up the doors at the close of each day.

Receptionists in a nursing home facility not only greet and direct visitors but also provide a measure of security/safety for wandering residents and for visitors as well. Such an arrangement invariably precludes the assignment of Code 953, Office. Their payroll is properly assigned to the basic classification.

REGISTERED NURSE ASSESSMENT COORDINATOR (RNAC)

These employees are responsible for the completion and accuracy of the resident care planning process and monitoring level-of-care changes and determinations. The RNAC oversees the development and implementation of individual resident care plans and ensures the resident’s reaction and ongoing development. They are case managers for the residents and compile all of the paperwork that is needed to deal with the Health Maintenance
Organizations that reimburse the nursing home for the treatment and care of the resident. They input all types of information into the computer about the activity level of all of the residents. They complete forms called Minimum Data Sets (MDS) for each new admission to the facility. They complete MDS reviews on each resident on a quarterly basis, as well as an annual MDS. The form must be completed for each resident at least once a quarter and at other times required by Medicaid, including admission and change in condition.

The RNAC compiles this information by a comprehensive review of the patient charts. The form contains many different sections used to determine how well the resident is able to function. The dietician is responsible for completing the dietary section. The physical therapy department will complete a range of motion study and will complete the appropriate section of the form. The form is a comprehensive form that gathers information about the resident’s social skills, communication skills, activities, cognitive skills, nutrition, vision and activities of daily living. Nursing homes are reimbursed by Medicare for the care of a patient based on the condition of the patient. If a patient is in a severe condition and requires extensive medical condition, Medicare will reimburse more funds for that patient than a patient who is more self-sufficient. The RNAC writes up reports to be submitted to Medicare. These employees will visit nurses’ stations to discuss the patient’s progress with a DON or nursing supervisors. The RNAC will take the patient’s charts back to their office to type up the reports. These individuals will also visit patient rooms to do evaluations.

The amount of time an RNAC spends working throughout the facility varies. An assessment nurse has to assess the patient, and different department heads complete parts of the form, but the RNAC signs off on the form. The RNAC places his/her license at risk by signing a form verifying the data is correct. For example, if a report states a patient has bed sores, the RNAC will go on the floor and physically turn the patient over to verify this is correct. Direct observation of the resident, as well as communication with the resident’s direct caregivers across all shifts, are essential for the RNAC to complete their job according to the Resident Assessment Instrument User’s Manual, a manual issued by the Federal government regarding the MDS. Based on the above information and job duties, the payroll of RNACs is properly assigned to the basic classification.

RESTORATIVE PROGRAMS DIRECTOR

This employee is responsible for making sure that the residents eat regularly, walk and engage in the therapy that is provided by the insured’s restorative aides. The employee will go out to see the residents and test them and regularly walks around the facility. Part of the employee’s job responsibilities requires the employee to walk, lift and bend. The restorative programs director directly supervises the restorative aides and reviews them doing their jobs. Their payroll is assigned to the basic classification.

STAFF DEVELOPMENT/IN-SERVICE TRAINING COORDINATOR

These employees are registered nurses and are the “clinical experts.” When a new employee is hired, these employees will do an orientation with the employee. They review corporate compliance, explain workers’ compensation and infection control, and introduce the employee to his manager. They verify that all forms are completed as required for the new hire. They attend “stand-up meetings.” These are meetings that occur at the change of a shift. The employees completing their shift will explain any changes in a resident’s condition to the new shift. These meetings used to take place at the nursing station, but, due to HIPPA regulations, they are now held in an activity room.

They are responsible for assuring the staff's credentials and licenses are up-to-date. They assure nurses have the correct number of continuing education credits. They arrange for educational classes to be provided to employees. They may arrange for the maintenance department to provide information in a classroom setting on fire safety and the correct operation of a fire extinguisher. They may arrange for housekeeping to conduct a class for staff on infection control. They will gather information from the floor supervisors verifying nurses have met IV competencies (inserted the correct number of IVs successfully in the correct amount of time).

They regularly spend time doing classroom teaching of employees. They will teach and provide instruction classes on hand-washing techniques, resident safety, wound care and proper lifting mechanics. Their payroll is properly assigned to the basic classification.
STAFF COORDINATOR

This employee would only work from their office completing staffing schedules for the various departments. Their main job duty is to make sure there are enough employees for each shift.

If they have no other job duties and their scheduling work is done in a physically separate office, then the payroll of these employees may be assigned to Code 953, Office.

TRANSPORTATION DISPATCHER

Some of the larger facilities have employees who sit in an office and schedule transportation for the residents for shopping, doctors’ visits and family visits. If the employee has no other job duty and their scheduling work is done in a physically separate office, then their payroll may be assigned to Code 953, Office. If the employee regularly engages in driving the residents to and from their destinations, their payroll is properly assigned to the basic classification.

UTILIZATION MEDICAL REVIEWER

These individuals review charts from medical records for the doctors to determine patient medical needs.

These individuals work in enclosed offices and usually have no floor duties. If their work is done in a physically separate office, then the payroll of these employees may be assigned to Code 953, Office.

UNIT CLERK/SECRETARY

This employee is responsible for ordering supplies for the nursing department and checking secretarial notes for quality. The unit clerk will code bills for insurance companies, Medicare and Medicaid. These employees may work on the nursing home floor at a desk behind the nursing stations, or they may work in a physically separate office. Their responsibilities include maintaining all unit records of the patient residents. The employee answers, the phones, schedules medical appointments for residents on the unit and marks files if a resident leave the facility. The employee coordinates all labs and doctor appointments by telephone.

They call for transportation for all of the appointments and perform chart-thinning work according to the nursing home’s policy. They maintain all forms and active files and coordinate all lab orders by telephone. They fax paperwork to pharmacies and physicians and complete admission/readmission checklists for each admission.

This employee is responsible for the secretarial work on the unit. The employee assures doctor’s orders are placed in the patient’s chart. The employee may work at a desk in the nursing station on the floor or may be in a physically separate office. If the employee has no regular job duties on the nursing room floor and works in a physically separate office, then their payroll may be assigned to Code 953, Office. If they work on the nursing home floor at a desk behind the nursing station, then their payroll should be assigned to the basic classification.

VOLUNTEER COORDINATOR

The coordinator who has no duties/supervisory responsibilities over the volunteers on the floor, who simply schedules and coordinates volunteers’ activities, can be classified as clerical. They usually work in an enclosed office. Many coordinators simply spend their time on the telephone recruiting volunteers or asking them to come in on a particular day. If they have no regular job duties in or about the facility and they work in a physically separate office, their payroll should be assigned to Code 953. Those volunteer coordinators who supervise volunteers on the floor should have their payroll assigned to the basic classification.
PER DIEMS

Per Diems refer to a specific amount of money that a business provides to an employee to cover living and traveling expenses in connection with work. To the extent that specific documentation is not available for substantiation of per diem expenses in accordance with Manual rules (see Section 1, Rule V, and F.) per diem expense reimbursement payments are included as remuneration for premium computation purposes.

Certain Internal Revenue Service (IRS) procedures allow for employer deduction of per diems paid to employees under the terms of a “nonaccountable plan.” This type of plan does not require actual receipts for the expenses covered by the per diems. Exclusion of per diems under a “nonaccountable plan” from remuneration for premium computation purposes is solely a matter for carrier review and determination. Disputes emanating from insuring carrier’s determinations in the area of nonaccountable IRS per diem plans are not subject to PCRB review and resolution.

PREFabricated METAL BUILDING ERECTION – PREFabricated SHEET METAL AND SILO ERECTION METAL

Payroll developed in the two types of erection jobs cited above will be classified in the manner indicated below.

Code 608 is applicable to the building of concrete flooring or padding for one or two-story structures. Code 609 is applicable to site preparation and to any excavation. Code 654 is the proper classification for the building of concrete flooring or padding for structures of three stories or higher. Payroll developed in the erection of the prefabricated metal building framework is assignable to Code 655. Installation of sheet metal siding, roofing or interior work for a prefabricated metal building or the erection of metal or fiberglass silo sections is assignable to Code 651. Electrical work is assignable to Code 661 and plumbing installation is assignable to Code 663. For the silo erection Code 675 is proper for payroll developed in the installation of conveyors or other materials handling equipment or for the service and/or repair of such. Other trade classifications may be extended as warranted.

PREVAILING WAGE PAYMENTS

Prevailing wage statutes, including but not necessarily limited to the Davis-Bacon Act or the Pennsylvania Prevailing Wage Act stipulate that contractors under Federal or State government contracts, respectively, are required to pay specific minimum wage rates and specified fringe benefits that may be paid into an approved fund for distribution at a later date or paid directly to the employee. Where an employer is unionized, the payments will normally go into a fund. However, if the employer is not unionized, the payments will often be made directly to the employee.

PRODUCT ASSEMBLY DEFINITION

For classification purposes, the term "assembly" refers to the joining together of prefabricated component parts purchased from unrelated concerns to form a described product. Some portion of the purchased prefabricated component parts may be modified prior to assembly. When a specific assembly classification does not exist for a certain product, the assembly of such product shall be assigned to the manufacturing classification which most accurately describes the completed product.

It is common for stores, such as those engaged in the sale of bicycles, furniture, jewelry or light fixtures, to perform incidental assembly activities in preparation for the display of or after the sale of merchandise. Assembly or "get ready" activities which are incidental to a store's operations shall be assigned to the store's applicable classification.

PROPERTY MANAGEMENT FIRMS

Property management firms are engaged in the management of real property which may be owned by the management firm or owned by unrelated businesses and managed under contract. Real property is defined for this Ruling and Interpretation as apartment houses, condominiums, private dwellings (houses) and commercial office buildings. The duties of a property management firm are to enforce the provisions of the lease agreement.
entered into by the tenant and landlord, to ensure that necessary tax, mortgage, insurance and other payments are made in a timely manner, and to ensure that the property is maintained in such a way as to maximize its value to the owner. In the conduct of such operations management companies may employ maintenance personnel, resident or on-site managers, leasing agents or property management supervisors or may subcontract all or portions of these separate responsibilities. The basic functions performed by the personnel of property management firms and the current classification procedures followed in connection therewith are presented below:

**Maintenance**

Maintenance personnel generally perform minor maintenance and repair work at the property site, including but not limited to: cutting the grass, shoveling snow, plumbing, electrical wiring, painting and minor carpentry activities. New construction or structural alterations generally are subcontracted to a specialty contractor. Payroll developed by maintenance employees of a commercial or industrial building owner, lessee or real estate management firm is assigned to Code 971. Payroll developed by maintenance employees of an apartment or condominium complex operator is assigned to Code 880.

**Resident or On-Site Managers**

Resident managers typically are retained in connection with residential apartment complexes, while on-site managers may be employed in connection with either residential or commercial properties. Resident managers usually receive compensation in the form of a salary and an apartment unit located at the site of the managed property. The duties of resident or on-site managers retained in connection with apartment complexes and similar multiple dwelling units may include but are not limited to: performing maintenance and repair work, showing apartments to prospective tenants, preparing lease or rental agreements, collecting rents, handling tenant complaints, inspecting vacated units for damage, coordinating maintenance and repair activities, acting as the liaison between tenants and management supervisors, and directly supervising the overall operations and/or maintenance staff of the property.

As a general rule, managers engaged in the above job duties should have their payroll assigned to either Code 971 or Code 880. However, managers who perform no maintenance/repair work or perform no direct supervision of the maintenance staff or do not supervise the overall operations of the complex may have their payroll assigned to Code 951. The duties of on-site managers retained in connection with commercial buildings are similar to those described above and are classified the same way.

**Leasing Agents**

Leasing agents are typically engaged in residential and/or commercial property leasing or real estate sales activities. Leasing agents are paid a commission based upon the total rent paid over the duration of the lease. Leasing agents show available space to prospective tenants and negotiate the terms of the lease, including the lease period, tenant improvements, payment schedules, and termination provisions. Leasing agents usually do not perform any property management activities.

Historically, leasing agents engaged exclusively in the aforementioned activities have been assigned to Code 951. Leasing agents who, in addition to leasing activities, perform property management operations, such as the direct supervision of employees engaged in the operation, maintenance or repair of properties, are assignable to either Code 971 or Code 880.

**Property Management Supervisors**

Property management supervisors normally retain responsibility for several residential complexes, single-family residences and/or commercial buildings. Such persons primarily perform administrative duties in the office of the management firm but will also visit the various properties under management to ensure that the properties are being adequately maintained. The job duties of these employees involve entering into contractual arrangements with real estate property owners for the management of properties, obtaining new properties to be managed, negotiating contracts with firms specializing in the maintenance, repair or alteration of properties, hiring and dismissal of resident or on-site managers, handling the financial arrangements of the property, preparing financial reports, showing available space to potential tenants, renegotiating or extending leases, meeting with resident or
on-site managers to discuss problems or complaints, periodically inspecting the physical appearance of the property to ensure that necessary maintenance and repair operations are being performed and to take note of additional needed repairs.

Property management supervisors do not:

- reside at or work from the site of the properties under management
- directly supervise maintenance or repair employees
- directly supervise the operation of the property

Employees exclusively engaged in the above job duties may have their payroll assigned to Code 951.

**OPERATIONS NOT INCLUDED:**

1. The management or operation of all other types of real property is not subject to this Ruling and Interpretation and shall be classified as provided elsewhere in this Manual.

**REGULAR AND FREQUENT**

In determining the classification assignment for an employee who may have (to varying degrees) multiple operational exposures, the term “regular and frequent” has historically been used by the PCRB in evaluating the duties of the employee(s) in question. The purpose of this R&I is to briefly (but not exhaustively) clarify the PCRB’s use and application of this classification assignment concept.

The word "regular" is defined as "usual, normal, customary, recurring at fixed times and periodic." The word "frequent" is defined as "happening or occurring at short intervals, constant or habitual." The intent of the PCRB’s classification procedure is to assign the payroll of an employee having multiple occupational exposures to that classification most consistent with the overall nature of that employee’s exposure. The term "regular and frequent" is a benchmark used to help determine whether exposure in a given occupational area is or is not sufficient to warrant assignment of an employee to the Manual classification applicable to such exposure.

An employee need not actually work at a production machine in order to have their payroll assigned to the appropriate basic production classification. If, in the course of performing their work, the employees’ duties bring them into regular and frequent contact with the production area, then that person’s payroll would be assigned to the appropriate basic production classification.

The above observation should not be construed to mean that any individual who ever steps into the plant or shop area would automatically have their payroll assigned to the higher valued classification. The intent of the PCRB’s classification procedure is to be reasonable and fair in assigning the appropriate classification that reflects the employee’s job duties. Therefore, an employee who was temporarily engaged in a job duty beyond the restrictive definition of the standard exception classifications on an infrequent or emergency basis would not have their payroll assigned to the basic classification.

Please note that the existence of a portal door or window in a floor-to-ceiling partition to allow an interface between employees, visitors or customers does not in and of itself invalidate the floor-to-ceiling partition.

Some examples may further clarify these considerations:

- Employee X of ABC Corporation makes outside sales calls and visits prospective customers one day a week every week. The employee will typically visit five to six customers. The other four days of the week, Employee X works at ABC Corporation's offices handling administrative paperwork and other clerical duties. Employee X's payroll would be allocated to Code 951, because this employee is regularly (every week) and frequently (one day per week) engaged in outside sales duties away from the premises.
• Employee X of ABC Corporation makes a trip to a sales convention for a week, two times a year. The rest of the employee's duties keep Employee X working strictly in the company's corporate offices. Employee X's payroll should be assigned to Code 953, as two sales convention trips a year should not be construed as either regular or frequent.

• Employee Y of DEF Corporation spends about two hours (out of an eight-hour day) every day in the production plant. Employee Y will go to each of the production areas of the plant and physically observe and talk with foremen and workers at their machines to get feedback as to when a certain job will be completed. Employee Y may also set up a complex job on a machine or do an emergency repair during these two hours. Employee Y spends the other six hours of each day in an office handling production scheduling, administrative paperwork, finances and management reports. Employee Y's payroll would be assigned to the production plant's governing classification, as this employee is regularly and frequently exposed to the production area, even though Employee Y does not actually work on a production machine.

If this employee had spent only 10-to-15 minutes once or twice a week in the shop conferring with foremen, greeting employees or had been called into the shop in case of an emergency with the rest of their time spent in an office, then the payroll of Employee Y would be assigned to Code 953, as the employee is not frequently in the shop.

The major points attempted to be made here are:

• Determining the amount of time an employee spends exposed to the operational hazards of the business is extremely important.

• Determining the duties of an employee during that time may give a clearer picture of the extent of the employee's duties.

As usual, the more involved in presenting and exploring a line of questioning, the more information comes to light. With the benefit of such enhanced information, the auditor will more likely be able to make an informed judgment on assignment of payroll.

RETAIL STORE WITH MANUFACTURING CONCERN

Where a retail outlet is located at the same or contiguous premises as a business' manufacturing facility, the applicable retail store classification shall apply to the payroll of the retail outlet provided that such outlet is operated in a work area physically separate from the business' other operations by a floor to ceiling partition and by a separate crew of employees.

SELF-SERVICE GASOLINE STATIONS AND CONVENIENCE GROCERS

In classifying a combination self-service gasoline station and convenience grocer Code 917 shall apply at each location when the sale of merchandise, other than gasoline, exceeds 10% of the total annual receipts for the location.

Self-service gasoline stations exclusively engaged in the retail sale of gasoline or where the cashier may also sell items such as cigarettes and/or snack food only shall be assigned to Code 816.

SEPARATE PAYROLL RECORDS – DEFINITION

In limited circumstances, (Section 1, Rule IV, Paragraph C.5), the payroll of an employee may be divided between two or more classifications, provided the employer has maintained the requisite separate payroll records. Specifically, the employer's payroll records should be supported by original time cards, hourly labor postings, labor cost entries or time book entries which show separately, both by individual employee and in summary by operations performed, the remuneration earned by such employee. A standard format for the records is not required but these records must be original and they must be summarized, i.e., totaled, by operation. This allows employers the flexibility to use a variety of methods and technology to record the required information. The
accuracy of the summaries must be verifiable by reviewing the original, individual employee records. Data elements must be contemporaneously recorded (originating at the same time) and summarized. If the employer fails to keep complete and accurate records as provided in this definition, the entire remuneration of the employee shall be assigned to the highest valued classification applicable to any part of the work performed by the employee. A permissible payroll separation should be based on a time card(s) or invoice(s) showing the actual number of hours worked for a given employee. Payroll may not be divided by means of percentages, averages, estimates, or any basis other than specific time cards, hourly labor postings, labor cost entries or time book entries.

EXAMPLES:

An employee is engaged in performing the fabrication of iron railings (Code 413) in the shop and also assisting in the installation of ornamental iron railings (Code 658.) The amount of time this employee spends in installing railings should be based on a time card or invoice that show time spent in the installation activity. Usually, an employer uses the total job cost in labor of installation work and transcribes that amount on a separate record (job book, general ledger) for each installation job completed during the workweek. Then the amounts are totaled and recorded on a weekly payroll record or a separate card is completed that just shows the installation payroll. The insured totals the amounts on a weekly or monthly basis.

Other employers record the total hours for each installation by employee for each job and then multiply those hours by the employee’s hourly rate. The amount is recorded and entered on a separate section of the employee’s earnings card or in the payroll book under the employee’s name. This process is also completed week by week with the insured totaling the amounts on a weekly or monthly basis.

Types of records reviewed include but are not limited to payroll records, master control reports, and job cost records.

SHOP REPAIR OPERATIONS

Risks having shop operations that involve the repair of a product for which there is no repair classification are to be assigned to the classification that applies to the manufacture of the product, unless such repair work is specifically referred to by another classification phraseology, footnote or definition in the Manual.

SKI RESORTS

A ski resort is a multiple enterprise and the appropriate classification shall be assigned to each of the various operations thereof provided each operation is separately staffed and there is no interchange of employees. Examples of ski resort operations and the applicable classification are listed below:

1. Assign Code 969 to payroll developed in all skiing, snowboarding or snow tubing operations including but not necessarily limited to: the operation of the ski lifts, T-bar, rope tows, snow grooming, operating artificial snow-making machinery, the maintenance of roads or equipment, the transporting of customers to slopes, ski patrols, ski instructors, ticket checkers or sellers, the maintaining of building facilities, security personnel, and parking lot attendants (not for hotel).
2. Assign Code 928 to the operation of shops renting skis, toboggans, boots, poles or other skiing equipment or supplies or engaged in the sale of such merchandise or ski clothing.
3. Assign Code 973 to all payroll developed in the operations of hotel facilities. Please refer to the General Auditing & Classification Information entry for “Hotel or Motel Operations” for the scope of the Code 973 assignment.
4. Payroll developed in the operation of restaurants and/or bar facilities shall be classified as discussed below. If the ski resort includes hotel facilities, payroll developed in the restaurant and/or bar operation(s) shall be assigned to Code 945. Please refer to the General Auditing & Classification Information entry for “Hotel or Motel Operations” for the scope of the Code 945 assignment. Assign the applicable restaurant classification in the event the ski resort operates restaurant and/or bar facilities and does not have hotel facilities. For further information please refer to the class descriptions of the different restaurant classifications (e.g., Codes 897, 975) in Section 2 of this Manual.
5. Assign Code 981 to payroll developed in slot machine gambling operations when conducted in a
6. Assign Code 953 to employees engaged in clerical office duties, as defined in Section 1 of this Manual, and having no other regular duty in the course of their employment.

SNOW PLOWING AND/OR REMOVAL

Assign the employer's governing classification to payroll developed in snow plowing and/or removal for unrelated concerns.

TIPS vs. AUTOMATIC GRATUITIES

The IRS has ruled that when a business adds services charges to customers' bills (such as "automatic gratuities") and distributes those charges to its employees, the business should characterize the distributed amounts as social security wages, not as social security tips.

Payments must meet all of the following criteria to be considered as tips:
- The customer must freely determine the payment.
- The customer must be able to determine the amount without restriction.
- The payment cannot be determined by negotiations between the customer and the employer, or dictated by the employer.
- The customer should generally have the right to decide who receives the payment.

Historically, tips, including automatic gratuities, have been excluded from remuneration and, therefore, have been excluded from the basis for premium in Pennsylvania. However, in recognition of this IRS ruling, the PCRB directs that automatic gratuities be included as remuneration. Note that tips, as defined above (and thus distinguished from automatic gratuities), remain an exclusion from remuneration in Pennsylvania.

TRUCK STOPS

A truck stop establishment is a multiple enterprise, and the appropriate classification shall be assigned to each of the various operations thereof provided each operation is separately staffed and is conducted in a physically separate work area. The exact nature of each of the truck stop's operations will direct which classification to assign. The more common truck stop operations and the assignable class for each are delineated below:

1. **Code 816** is for payroll developed by fuel attendants engaged in pumping gasoline or diesel fuel or to personnel who work exclusively on a fuel island adding or changing motor oil, checking the air in tires and performing related duties. Fuel attendants may also accept payment for fuel or motor oil sales.

2. **Code 815** is assignable to personnel engaged in the repair of automobiles or trucks. A truck stop may have separate automobile and truck repair bays.

3. **Code 973** is assignable to the payroll of chambermaids or related personnel engaged in the upkeep of motel rooms.

4. **Code 928** is assignable to gift shop and/or retail store personnel. The merchandise sold may include but is not necessarily limited to: men's or women's clothing, CB radios, gifts, greeting cards, toilet articles, health or beauty aids, books, newspapers or magazines.

Payroll developed in the operation of a restaurant, when conducted in a physically separate department and by a separate crew of employees, including preparing or serving food or beverages, washing dishes or receiving payment for meals or beverages, shall be assigned to the applicable restaurant classification. Please refer to the descriptions of Codes 897 and 975 in Section 2 for further information.

Control desk cashiers' duties include but are not necessarily limited to: operating self-serve fuel pump controls, writing invoices for fuel or motor oil sales or vehicle repairs, receiving cash or credit payment for fuel sales or trucking operating permits, receiving or transmitting telegrams or receiving telegram money transfers, accepting payment for store merchandise or selling lottery tickets. Employees engaged as control desk cashiers may be

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assigned to Code 928 provided the control desk is located inside the truck stop store. In the event the control
desk is located in an enclosed booth located on a fuel island or in an area contiguous thereto the payroll of the
control desk cashiers shall be assigned to Code 816.

Additional classifications may be extended to a truck stop in the event a truck stop conducts additional separately
staffed and located operations not listed in this General Auditing & Classification Information entry.

VOLUNTEER FIRE DEPARTMENTS AND/OR VOLUNTEER FIRE COMPANIES –
WORKERS’ COMPENSATION INSURANCE OPTIONS

In Pennsylvania the municipality in which a volunteer fire department(s) and/or volunteer fire company(ies) is
based is generally construed to be the statutory employer of the members of the volunteer fire department or
volunteer fire company who perform the services of a volunteer firefighter, and for that reason it has been the
practice for the municipality in which the volunteer fire department(s) and/or volunteer fire company(ies) is based
to provide workers’ compensation insurance coverage for such members. The Department of Labor and Industry
(Department) has rendered a written opinion on whether a volunteer fire department and/or volunteer fire company
may be separately insured pursuant to the Department’s review of the Pennsylvania Workers’ Compensation Act
(Act), Section 601 (a)(1), and the interpretative case law thereon. The Department’s opinion states that there is
nothing in the language of the Act or the case law accompanying Section 601 (a)(1) that indicates a volunteer
fire department and/or company would be prohibited from obtaining a workers’ compensation policy separate
from that of the municipality in which it is based. In other words, in the Department’s opinion a volunteer fire
department and/or volunteer fire company may purchase a workers’ compensation insurance policy that is
separate from the workers’ compensation policy of the municipality in which it is based. The Department’s opinion
also states that the above analysis applies to volunteer ambulance corps or volunteer rescue or lifesaving squads,
because there is no language in Section 601 (a) (2) or (a) (3) of the Act or in the case law thereon that prohibits a
volunteer ambulance corps or a volunteer rescue or lifesaving squad from obtaining workers’ compensation
insurance separate from the municipality in which it is based.

The classification applicable to a separate workers’ compensation insurance policy purchased by a volunteer fire
department and/or volunteer fire company for volunteers/members covered by such policy would be Code 994.
The classification applicable to a separate workers’ compensation insurance policy purchased for the volunteers/
members of a volunteer ambulance corps or volunteer rescue or lifesaving squad would be Code 993.

If an entity (typically a volunteer fire department and/or volunteer fire company) provides fire, ambulance or rescue
and lifesaving squad services in combination and that entity purchases a single, separate workers’ compensation
policy, then each service provided must be separately classified. In such instances the applicable classifications
for the single, separate workers’ compensation policy would be both Codes 993 and 994.

If an entity (again typically a volunteer fire department and/or volunteer fire company) has a policy for its
employees (e.g., bartenders for a social club or food servers and/or bartenders for a banquet hall), Code 993
and/or Code 994 may be added to that policy for the coverage of the volunteer firefighters and/or volunteer
ambulance corps and/or volunteer rescue or lifesaving squad persons.

Where the firefighting service is provided by a combination of volunteer firefighters and paid firefighters insured by
a policy purchased by the municipality in which the volunteer fire department or volunteer fire company and the
paid firefighters are based, the municipality’s volunteer firefighting premium is prorated pursuant to the procedure
delineated in the Section 2 rating value listing pages. The volunteer firefighting premium charge shall be prorated
in the same manner in the event a policy separate from the municipality’s policy is purchased for the (Code 994)
volunteer fire fighting exposure. When ambulance or rescue lifesaving service is provided by an independent,
non-municipal entity staffed by a combination of paid ambulance, rescue or lifesaving persons and volunteer
ambulance, rescue or lifesaving persons, assign Code 807 to the payroll of the paid ambulance, rescue or
lifesaving persons and Code 993 for the volunteers. The Code 993 per corps premium shall be prorated in the
same manner cited above for firefighting service provided by the combination of volunteer firefighters and paid
firefighters.
THE MUNICIPALITY IN WHICH A VOLUNTEER FIRE DEPARTMENT AND/OR VOLUNTEER FIRE COMPANY IS BASED WILL GENERALLY BE CONSTRUED TO REMAIN THE VOLUNTEERS’ STATUTORY EMPLOYER

In the event that a volunteer fire department and/or volunteer fire company does not purchase a separate workers’ compensation policy for its volunteers/members or in the event that such separately purchased policy lapses, is canceled or otherwise ceases to be effective for any reason, then the municipality in which the volunteer fire department and/or volunteer fire company is based should secure workers’ compensation insurance coverage for the volunteer fire department’s and/or volunteer fire company’s volunteers/members. This same provision would also apply to volunteer ambulance corps or rescue or lifesaving squads.

The Bureau expresses no opinion as to the potential liability of a municipality for workers’ compensation benefits or otherwise to members of a volunteer fire company, ambulance corps or rescue or lifesaving squad when there exists separate workers’ compensation coverage for such members pursuant to another entity’s insurance.

MUNICIPALITY IN WHICH A VOLUNTEER FIRE DEPARTMENT AND/OR VOLUNTEER FIRE COMPANY IS BASED DEFINED

The term “the municipality in which the volunteer fire department and/or volunteer fire company is based” shall be defined as any incorporated political subdivision of the Commonwealth smaller than a county (e.g., city, borough, township or town) wherein a volunteer fire department and/or volunteer fire company is headquartered. This definition also applies to volunteer ambulance corps or volunteer rescue or lifesaving squads.

In the event of a merger of two or more previously separate volunteer fire departments and/or volunteer fire companies garaged in two or more separately incorporated political subdivisions, the municipality in which a volunteer fire department and/or volunteer fire company is based shall be that participating incorporated political subdivision designated by the parties as the headquarters of the new, merged volunteer fire departments and/or volunteer fire companies. This procedure also applies to merged volunteer ambulance corps or volunteer rescue or lifesaving squads.

SUMMARY OF THE DEPARTMENT OF LABOR AND INDUSTRY’S (DEPARTMENT) OPINION

The following is a summary of the Department’s opinion, and it is based in part on discussions with the Department after the Department issued the opinion. You should not rely on this summary as advice concerning the legal obligation of a person to maintain workers’ compensation coverage.

The Pennsylvania Compensation Rating Bureau has asked the Department for an opinion with respect to whether a volunteer fire department and/or volunteer fire company may obtain workers’ compensation coverage as an actual employer separate from the coverage of the municipality in which the volunteer fire department and/or volunteer fire company is based. A second issue is whether a volunteer ambulance corps or a volunteer rescue or lifesaving squad may also pursue workers’ compensation coverage separate from the municipality in which it is based. In the Department’s opinion a volunteer fire department and/or volunteer fire company or a volunteer ambulance corps or volunteer rescue or lifesaving squad may separately obtain workers’ compensation insurance as an employer independently from the municipality in which it is based.

There is nothing in the language of the Act or the case law accompanying Section 601 (a)(1) of the Act that indicates a volunteer fire department and/or volunteer fire company would be prohibited (emphasis in the original) from obtaining workers’ compensation coverage separate from the municipality in which such department or company is based. The Commonwealth Court in one case sets forth that “volunteer fire fighters may have two employers for the purposes of the Act, the actual employer under whose supervision the fireman was working at the time of injury, and the statutory employer, i.e. the municipality upon whom rests the responsibility for providing workmen’s compensation benefits under Section 601.” Temple v. Milmont Fire Co., 525 A.2d 848, 850 (PA Cmwlth. 1987). Even though Temple does not require a volunteer fire department to obtain workers’ compensation insurance separate from the municipality in which it is based, it certainly does not prohibit the volunteer fire department and/or volunteer fire company from doing so as an employer. See id.
The same analysis applies to volunteer ambulance corps or volunteer rescue or lifesaving squads—no language in the Act or in the case law accompanying Section 601 (a) (2) or (a) (3) prohibits (emphasis in the original) a volunteer ambulance corps or a volunteer rescue or lifesaving squad from attempting to obtain workers’ compensation insurance separate from the municipality in which such corps or squad is based. The only indication the Department found that a volunteer ambulance corps or a volunteer rescue or lifesaving squad and a volunteer fire department and/or volunteer fire company would be treated differently in some respect is found in Scrima v. Swissvale Area Emergency Services, 599 A.2d 301 (Pa Cmwlth. 1991). The Commonwealth Court in Scrima declined to expand the rule that volunteer fire department and/or volunteer fire companies are entitled to governmental immunity to include volunteer ambulance corps or volunteer rescue or lifesaving squads. However, the fact that governmental immunity cannot be applied to a volunteer ambulance corps or a volunteer rescue or lifesaving squad does not prohibit the volunteer ambulance corps or the volunteer rescue or lifesaving squad from obtaining workers’ compensation separate from the workers’ compensation coverage of the municipality in which the volunteer ambulance corps or the volunteer rescue or lifesaving squad is based. It may even provide an additional argument in support of why a volunteer ambulance corps or a volunteer rescue or lifesaving squad should be permitted to obtain workers’ compensation insurance coverage separate and apart from that of the municipality in which they are based. If the volunteer ambulance corps or volunteer rescue or lifesaving squad does not have governmental immunity, having separate workers’ compensation coverage could give it an additional layer of protection against liability.

WHOLESALE/RETAIL MAIL ORDER HOUSE OR INTERNET SALES - DEFINITIONS

Wholesale

For the purposes of classifying stores the term "wholesale" shall be construed to mean the selling of merchandise:

1. to retailers;
2. to manufacturers, builders or contractors;
3. to industrial, agricultural, commercial, governmental, institutional or professional users;
4. to other wholesalers; or
5. to firms acting as agents in buying merchandise for or selling merchandise to such persons or companies as those previously listed.

Wholesale store operations generally include the maintenance of warehouse inventories; delivery and the promoting of sales through utilization of an outside sales force and/or by telephone or fax. Many but not all wholesalers may also perform the physical assembling, sorting and grading of their goods; the breaking of bulk quantities and repackaging into smaller lots. A wholesaler may also have a sales counter where a walk-in customer's order may be written up and payment for merchandise made. The counter clerk may transmit the order to the warehouse or the customer may take the order to the warehouse for fulfillment.

Mail Order House Or Internet Sales

An enterprise principally (more than 50 percent of the gross receipts) engaged in selling by mail order or by telephone by means of a catalogue mailed to customers and/or via Internet website shall be assigned to the appropriate wholesale store classification for the commodities handled, except for mail order pharmacies filling individual patient drug prescriptions which shall be assigned to Code 927. Mail, telephone order or Internet sales by a manufacturer or incidental to a retail store business shall be classified in accordance with the class or classes appropriate to the business of the employer.
RETAIL

For purposes of classifying stores the term "Retail" shall be construed to mean the selling of displayed merchandise in store-type premises where floor and/or counter salespersons assist customers or on a self-service basis to the general public for personal or household consumption or use. Warehouse operations incident to the retail store enterprise shall be assigned to the enterprise's appropriate retail store classification.

The appropriate retail store class shall also be assigned when the insured, while technically a wholesaler, operates primarily in a retail manner. The customers will generally be commercial or professional users. "Retail manner" means such insured will have a large merchandise display area; customers may walk up and down the display aisles, inspect the merchandise being offered for sale, place their selections into either a shopping basket or shopping cart and will make payment for their selections at a customer checkout lane. The employer's single largest group(s) of employees are floor or counter salespersons assisting customers or performing customer checkout.

(The act of collecting a sales tax on merchandise sold is not a factor in defining a retail store and has no bearing upon determining the business' classification assignment.)

WRECKING OR DEMOLITION OR BUILDING MOVING OR RAISING PROJECT

All work to completion at a wrecking or demolition or a building moving or raising site shall be assigned to one of the following classifications:

1. Code 651 – Applicable to wooden buildings or structures including those designed for residential occupancy and interior stripping/gutting.
2. Code 654 – Applicable to concrete or concrete encased buildings or structures.
3. Code 655 – Applicable to iron or steel buildings or structures.
4. Code 653 – Applicable to masonry buildings or structures.
5. Code 611 – Applicable to piers or wharfs.

The classification with the highest rating value applies where wrecking or demolition or building moving or raising involves a building or structure of more than one type of construction.

All wrecking or demolition or building moving or raising work not specifically described above shall be assigned by analogy to one of the classifications designated above. No other classification is applicable.

Secondhand material businesses at a separate location with no interchange of employees shall be assigned to the appropriate scrap metal dealer classification based on whether the dealer is principally engaged in handling ferrous or nonferrous scrap metal. Assign ferrous scrap dealers to Code 858 and assign nonferrous scrap dealers to Code 859. Assign Code 860 to secondhand materials dealers who do not have a principal line of merchandise.
COAL MINES

The application of Coal Mine classifications, loss costs, underwriting rules and experience rating is under the jurisdiction of the Coal Mine Compensation Rating Bureau of Pennsylvania, 300 North Second Street, Harrisburg, Pennsylvania 17101.

The following Coal Mine classifications are shown as a matter of convenience:

Coal Mine Classifications

1010 Anthracite Mining.
1001 Bituminous Mining.
1012 Surface and Culm–Anthracite.
1014 Surface and Culm–Bituminous.
1469 Coke.
1015 Auger Mining–Surface.
1018 Truck Delivery of Coal by Mine Operators.

These classifications available only on assignment by the Coal Mine Compensation Rating Bureau.

1025 Anthracite Prep Plant.
1027 Bituminous Prep Plant.

Occupational Disease Classifications

1011 Anthracite Deep Mining.
0160 Anthracite Deep Mining (FEDERAL).
1002 Bituminous Deep Mining.
0158 Bituminous Deep Mining (FEDERAL).
1016 Surface and Culm–Anthracite.
0153 Surface and Culm–Anthracite (FEDERAL).
1013 Surface and Culm–Bituminous
0156 Surface and Culm–Bituminous (FEDERAL).
1017 Coke.
0154 Coke. (FEDERAL).
1019 Auger Mining–Surface.
0157 Auger Mining–Surface (FEDERAL).
1011 Truck Delivery of Coal–Anthracite Mining.
1002 Truck Delivery of Coal–Bituminous Mining.
1016 Truck Delivery of Coal–Anthracite Surface.
1013 Truck Delivery of Coal–Bituminous Surface.
0164 For Reporting Disease Experience in connection with any classification other than coal mining for insureds having liability under the Federal Mine Safety and Health Act.
0159 Former Coal Mine Operators.
1026 Anthracite Prep Plant.
0183 Anthracite Prep Plant (FEDERAL).
1028 Bituminous Prep Plant.
0184 Bituminous Prep Plant (FEDERAL).

Co-Generation Fuel Recovery Anthracite

1021 Traumatic
1022 State O.D
0181 Federal O.D
Co-Generation Fuel Recovery Bituminous
  1023  Traumatic
  1024  State O.D
  0182  Federal O.D.
CLASSIFICATION UNDERWRITING GUIDE

The Pennsylvania Classification Underwriting Guide has been prepared for the convenience of writers of Workers Compensation Insurance in Pennsylvania. The Guide lists activities of Pennsylvania employers and the appropriate classification code number for these operations. It should be noted, however, that these designated codes may be used only in conformance with the general and specific rules of this Manual. If the operations to be insured are not described by one or more classifications, the exact operations shall be stated in the policy, followed by the code number of the Manual classification to which the operations have been assigned. In such cases, the policy shall be controlled by all the limitations and conditions included in this Manual with respect to any classification whose code number is so assigned.

Unlike a number of other jurisdictions, the Pennsylvania classification system contemplates that a single classification shall be descriptive of all work performed by one employer. Necessarily, there are permissible deviations from that basic premise. The permitted deviations are printed in this Manual either under Section 1 (which formulates general underwriting procedures) or in Section 2 (which is specific as to the use of each classification).

Therefore, in the use of this Underwriting Guide, absolute dependence may not be placed on the indicated classification if other classifications are also to be used for the same employer.

If the Underwriting Guide is used within the limits of these inherent restrictions, it is believed that it will provide a more universal comprehension of the Pennsylvania classification system and, consequently, be a valuable factor in the assignment of proper classifications.
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ENDORSEMENTS

General Information

(Regarding standard policy, information page and endorsements)

A. GENERAL ENDORSEMENT NOTES

1. Insurance carriers may use their own attachment clause and method of execution on each endorsement. The execution clause of endorsements issued subsequent to the policy must include at a minimum the following information: policy number, endorsement, effective date, name of the insurer and insured, and premium (if applicable). Multi-company groups must show the name or the five digit National Council on Compensation Insurance, Inc. (NCCI) carrier code of the member of the group providing the insurance.

2. THE PAGES WHICH APPEAR HEREIN INCLUDE COPYRIGHTED MATERIAL FROM THE NATIONAL COUNCIL ON COMPENSATION INSURANCE USED WITH ITS PERMISSION. All rights reserved.

PENNSYLVANIA FORMS HAVE BEEN COPYRIGHTED BY THE PENNSYLVANIA COMPENSATION RATING BUREAU.

The license extended to the Pennsylvania Compensation Rating Bureau by the NCCI for use of its copyrighted forms permits this Bureau's members to use such forms provided the form carries the legend "Copyright National Council on Compensation Insurance, Inc." (with the year to be filed in in accordance with the appropriate year of copyright as found in the Forms Manual issued by the NCCI). Any of the forms included in this change may be ordered from the National Council on Compensation Insurance, Inc.

The policy and endorsements have been filed on behalf of the members of the Bureau and approved by the Insurance Commissioner. Accordingly, individual filings with the Insurance Department or the Industrial Accident Board are not required if a member carrier uses the standard forms filed by the Bureau. Any company which makes other than authorized changes in or additions to such approved Bureau forms must file the forms directly with the Insurance Department in accordance with Chapter 89b of the Pennsylvania Insurance Regulations, providing a copy of such filing to the Bureau. See Filing and Approval of Policy and Endorsements Procedure for specific instructions.

The information page and its notes were also filed and approved as a standard form. The specific form filed was the form copyrighted by the NCCI. It will be seen that some of the notes require modifications to this form for use in Pennsylvania, while other notes give the carrier many options as to items to be included. Use of an information page which includes the Pennsylvania requirements and the exercise of any of the other specified options will be considered an approved form, subject only to filing with the Bureau. Any omission(s) of required items from an information page will require filing of such information page with the Insurance Department, with a copy of such filing to be forwarded to the Bureau.

B. FILING AND APPROVAL OF POLICY AND ENDORSEMENTS PROCEDURE

No workers compensation or employers liability policy, information page, endorsement of related form may be used in Pennsylvania until it has been submitted to and approved by the Insurance Commissioner in accordance with Chapter 89b of the Pennsylvania Insurance Regulations. The policy form and the information page, together with the endorsements that appear in Section 3 of this Manual, have been filed by the Bureau and approved by the Insurance Commissioner on behalf of all Bureau members who have furnished the President of the Bureau with a Power of Attorney to so file on their behalf. The policy form and information page can be found in the NCCI Forms Manual identified as W C 00 00 00C and W C 00 00 01B, respectively. (Companies should contact the Pennsylvania Bureau if they do not have access to the NCCI
Individual filing with the Department will not be required by any member carrier with respect to the provisions of the standard workers compensation policy and endorsements which have been filed by the Bureau and approved by the Insurance Department. The standard policy form may not be changed except that (a) special provisions may be included applicable to the members of policyholders of a mutual or participating stock insurer or a reciprocal association (b) the manual provisions for short-rate cancellation may be included. Individual filing of an information page with the Department will not be required if a carrier’s page includes the NCCI standard form items together with those items indicated as requirements for Pennsylvania in the information page notes. Inclusion of additional items in accordance with the options of the information page notes will not require an individual filing, but exclusion of any basic form items or Pennsylvania requirements will require filing of such information page directly with the Department, with a copy of such filing to be sent to the Bureau.

It is important to note that the NCCI has copyrighted the policy form, the information page and all of its standard endorsement forms. In addition, the Pennsylvania Bureau has copyrighted the Pennsylvania endorsement forms. If any of these documents are used with no modification, they must contain the appropriate copyright legend. If modifications are made to the form and authorized by the appropriate authority, the form must contain the following statement (with the appropriate year of copyright filled in as found in the Forms Manual issued by NCCI): “Includes material of the (appropriate Bureau name) Copyright 20 used with its permission.”

Following approval by the Department of the provisions of the forms filed by the Bureau, a circular letter will be issued by the Bureau notifying the members of such approval.

A new company, which is not yet a member of the Bureau, must submit its policy and information page forms directly to the Insurance Department when it applies for its license to write workers compensation insurance.

A carrier wishing to use any form that varies from the standard in any way other than that allowed in the second paragraph above must file such form directly with the Insurance Department, with a copy of the filing furnished to the Bureau.
The circumstances under which each endorsement must or may be used are described in the supplementary notes following each endorsement.

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Workers Compensation and Employers Liability Policy Form

Policy Format

The policy consists of a General Section and six Parts.

Part One is statutory workers compensation coverage.

Part Two is employer’s liability coverage.

Part Three provides Other States insurance. This was previously provided by the Other States Endorsement.

Part Four shows the insured's duties in event of loss.

Part Five consists of all premium provisions, including premium calculation on cancellation.

Part Six shows the five Conditions of the policy. Standard

Policy: See NCCI Forms Manual WC 00 00 00C Information

Page: See NCCI Forms Manual WC 00 00 01A Information Page

Notes: See NCCI Forms Manual WC 00 00 01C

The information page notes found in the NCCI Forms Manual apply in Pennsylvania. Non-NCCI member can contact the Bureau for details.
Workers Compensation and Employers Liability Insurance Policy

DEFEENSE BASE ACT COVERAGE ENDORSEMENT

This endorsement applies only to the work described in the Schedule or described on the Information Page as subject to the Defense Base Act. The policy applies to that work as though the location included in the description of the work were a state named in item 3.A. of the Information Page.

General Section C. Workers’ Compensation Law is replaced by the following:

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 and the Defense Base Act (42 USC Sections 1651-1654). It includes any amendments to those laws that are in effect during the policy period. It does not include any other federal workers or workmen’s compensation law, other federal occupational disease law or the provisions of any law that provide nonoccupational disability benefits.

Part Two (Employers Liability Insurance), C. Exclusions., exclusion 8, does not apply to work subject to the Defense Base Act.

Schedule

Description of Work:

Note 1: The Defense Base Act makes the Longshore and Harbor Workers’ Compensation Act apply to contractors performing work at overseas military bases, whether in a territory or possession of the United States or in a foreign country, and to various public works contracts performed outside the continental United States.

Note 2: Use this endorsement to provide workers compensation insurance and employer’s liability insurance for work subject to the Defense Base Act extension of the Longshore and Harbor Workers’ Compensation Act.

Note 3: The description of the work includes the location where the work is to be performed.
Workers Compensation and Employers Liability Insurance Policy

FEDERAL MINE SAFETY AND HEALTH ACT COVERAGE ENDORSEMENT

This endorsement applies only to work in a state shown in the Schedule and subject to the Federal Mine Safety and Health Act (30 U.S.C. Sections 801-944). Part One (Workers Compensation Insurance) applies to that work as though that state were shown in item 3.A. of the Information Page.

The definition of workers compensation law includes the Federal Coal Mine Safety and Health Act (30 U.S.C. Sections 801-944) and any amendment to that law that is in effect during the policy period.

Part One (Workers Compensation Insurance), section A.2., How This Insurance Applies, is replaced by the following:

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 or, when the last exposure occurred prior to July 1, 1973, a claim based on that disease must be first filed against you during the policy period shown in item 2 of the Information Page.

Schedule

State

Note 1: Use this endorsement when the policy is to cover exposures subject to the Federal Mine Safety and Health Act.

Note 2: Federal Black Lung workers compensation insurance is provided in a state (including monopolistic state fund states) by naming the state in the Schedule.

Note 3: If this endorsement is used with a policy that does not provide any state workers insurance, the insurer may enter the words "no coverage", or "none", or the equivalent, in item 3.A. of the Information Page.
FEDERAL EMPLOYERS’ LIABILITY ACT COVERAGE ENDORSEMENT

This endorsement applies only to work subject to the Federal Employers’ Liability Act (45 USC Sections 51-60) and any amendment to that Act that is in effect during the policy period.

G. Limits of Liability of Part Two (Employers Liability Insurance) is replaced by the following:

**G. Limits of Liability**

Our liability to pay for damages is limited. Our limits of liability are shown in the Schedule. They apply as explained below:

1. **Bodily Injury by Accident.** The limit shown for “bodily injury by accident-each accident” is the most we will pay for all damages covered by this insurance because of bodily injury to one or more employees in any one accident.

   A disease is not bodily injury by accident unless it results directly for bodily injury by accident.

2. **Bodily injury by Disease.** The limit shown for “bodily injury by disease-aggregate” is the most we will pay for all damages covered by this insurance because of bodily injury by disease to one or more employees. The limit applies separately to bodily injury by disease arising out of work in each state shown in Item 3.A. of the Information Page or in the Schedule.

   Bodily injury by disease does not include disease that results directly from 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.

   If any state is named in Item 2 of the Schedule, Part Two (Employers Liability Insurance) applies in that state to work subject to the Federal Employers’ Liability Act as though that state were listed in Item 3.A. of the Information Page. Part One (Workers Compensation Insurance) does not apply in a state shown in the Schedule. Part Two (Employers Liability Insurance), C. Exclusions. Exclusion 9, does not apply to work subject to the Federal Employer’s Liability Act.

**Schedule**

1. Limits of liability
   - Bodily Injury by Accident $________each accident
   - Bodily Injury by Disease $________aggregate

2. State

   **Note 1:** The federal Employers Liability Act makes an interstate railroad liable for bodily injuries sustained by an employee. That liability of the railroad is insured by Part Two (Employers Liability Insurance) unless specifically excluded by Federal Employers Liability Act Exclusion.

   **Note 2:** Use this endorsement when providing Federal Employers Liability Act coverage under Program I or II of Rule XIII of the Basic Manual.

   **Note 3:** Item 2 of the Schedule may be used to extend FELA coverage to a state not listed in item 3.A. of the Information Page.
Workers Compensation and Employers Liability Insurance Policy

WC 00 01 06A

LONSHORE AND HARBOR WORKERS' COMPENSATION ACT
COVERAGE ENDORSEMENT

This endorsement applies only to work subject to the Longshore and Harbor Workers' Compensation Act in a state shown in the Schedule. The policy applies to that work as though that state were listed in item 3.A. of the Information Page.

General Section C. Workers' Compensation Law is replaced by the following:

**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 and the Longshore and Harbor Workers' Compensation Act (33 USC Sections 901-950). It includes any amendments to those laws that are in effect during the policy period. It does not include any other federal workers or workmen's compensation law, other federal occupational disease law or the provisions of any law that provide nonoccupational disability benefits.

Part Two (Employers Liability Insurance), C. Exclusions., exclusion 8, does not apply to work subject to the Longshore and Harbor Workers' Compensation Act.

This endorsement does not apply to work subject to the Defense Base Act, the Outer Continental Shelf Lands Act, or the Nonappropriated Fund Instrumentalities Act.

<table>
<thead>
<tr>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State</strong></td>
</tr>
<tr>
<td><strong>Longshore and Harbor Workers’ Compensation Act Coverage Percentage</strong></td>
</tr>
</tbody>
</table>

The rates for classifications with code numbers not followed by the letter "F" are rates for work not ordinarily subject to the Longshore and Harbor Workers' Compensation Act. If this policy covers work under such classifications, and if the work is subject to the Longshore and Harbor Workers' Compensation Act, those non-F classification rates will be increased by the Longshore and Harbor Workers' Compensation Act Coverage Percentage shown in the Schedule.
Workers Compensation and Employers Liability Insurance Policy

WC 00 01 08A

NONAPPROPRIATED FUND INSTRUMENTALITIES ACT COVERAGE ENDORSEMENT

This endorsement applies only to the work described in the Schedule or described on the Information Page as subject to the Non-appropriated Fund Instrumentalities Act. The policy applies to that work as though the location shown in the Schedule were a state named in item 3.A. of the Information Page.

General Section C. **Workers' Compensation Law** is replaced by the following:

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 and the Non-appropriated Fund Instrumentalities Act (5 USC Sections 8171-8173). It includes any amendments to those laws that are in effect during the policy period. It does not include any other federal workers or workmen's compensation law, other federal occupational disease law or the provisions of any law that provide nonoccupational disability benefits.

Part Two (Employers Liability Insurance), C. Exclusions, exclusion 8, does not apply to work subject to the Nonappropriated Fund Instrumentalities Act.

Schedule

Description and Location of Work:
NOTIFICATION ENDORSEMENT OF PENDING LAW CHANGE TO TERRORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT OF 2015

This endorsement is being attached to your workers compensation and employers liability insurance policy. This endorsement does not replace the separate Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (WC 00 04 22 B) that is attached to your current policy and which remains in effect as applicable.

The Terrorism Risk Insurance Act of 2002 (TRIA), as previously amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2015 (TRIPRA 2015), provides for a program under which the federal government will share in the payment of insured losses caused by certain acts of terrorism. In the absence of affirmative US Congressional action to extend, update, or otherwise reauthorize TRIPRA 2015, in whole or in part, TRIPRA 2015 is scheduled to expire on December 31, 2020.

Since the timetable for any further Congressional action regarding TRIPRA 2015 is presently unknown, and exposure to acts of terrorism remains, we are providing policyholders with relevant information concerning their workers compensation policies in the event of the TRIPRA 2015’s expiration.

Your policy provides coverage for workers compensation losses caused by acts of terrorism, including workers compensation benefit obligations dictated by state law, except in Pennsylvania, where injuries or deaths resulting from certain war-related activities are excluded from workers compensation coverage. Coverage for such losses is still subject to all terms, definitions, exclusions, and conditions in your policy.

The premium charge for the coverage that your policy provides for terrorism losses is shown in Item 4 of the policy Information Page or the Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (WC 00 04 22 B) Schedule that is attached to your policy. This amount may continue or change for new, renewal, and in-force policies in effect on or after December 31, 2020, in the event of TRIPRA 2015’s expiration, subject to regulatory review in accordance with applicable state law.

You need not do anything further at this time.

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.)

<table>
<thead>
<tr>
<th>Insured</th>
<th>Policy No.</th>
<th>Endorsement No.</th>
<th>Premium</th>
</tr>
</thead>
</table>

Insurance Company Countersigned by ________________________________

WC 00 01 15
(Ed. 1-20)

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Workers Compensation and Employers Liability Insurance Policy

MARITIME COVERAGE ENDORSEMENT

This endorsement changes how insurance provided by Part Two (Employers Liability Insurance) applies to bodily injury to a master or member of the crew of any vessel.

A. How This Insurance Applies is replaced by the following:

A. How This Insurance Applies

This 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 work described in item 1 of the Schedule of the Maritime Coverage Endorsement.

3. The bodily injury must occur in the territorial limits of, or in the operation of a vessel sailing directly between the ports of the continental United States of America, Alaska, Hawaii or Canada.

4. Bodily injury by accident must occur during the policy period.

5. 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.

6. 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. Exclusions are changed by removing exclusion 10 and by adding exclusions 13 and 14.

This insurance does not cover:

13. Bodily injury covered by a Protection and Indemnity Policy or similar policy issued to you or for your benefit. This exclusion applies even if the other policy does not apply because of another insurance clause, deductible or limitation of liability clause, or any similar clause.

14. Your duty or obligation to provide transportation, wages, maintenance and cure. This exclusion does not apply if a premium entry is shown in item 2 of the Schedule, except that punitive damages related to your duty or obligation to provide transportation, wages, maintenance, and cure under any applicable maritime law are excluded even if a premium is paid for transportation, wages, maintenance, and cure coverage.

D. We Will Defend is changed by adding the following statement:

We will treat a suit or other action in rem against a vessel owned or chartered by you as a suit against you.

G. Limits of Liability

Our liability to pay for damages is limited. Our limits of liability are shown in the Schedule. They apply as
explained below.

1. **Bodily Injury by Accident.** The limit shown for "bodily injury by accident - each accident" is the most we will pay for all damages covered by this insurance because of bodily injury to one or more employees in any one accident.

   A disease is not bodily injury by accident unless it results directly from bodily injury by accident.

2. **Bodily Injury by Disease.** The limit shown for "bodily injury by disease - aggregate" is the most we will pay for all damages covered by this insurance because of bodily injury by disease to one or more employees. The limit applies separately to bodily injury by disease arising out of work in each state shown in Item 3.A. of the Information Page. Bodily injury by disease will be deemed to occur in the state of the vessel's home port.

   Bodily injury by disease does not include disease that results directly from a bodily injury by accident.

4. We will not pay any claims for damages after we have paid the applicable limit of our liability under this insurance.

**Schedule**

1. **Description of work:**

2. **Transportation, Wages, Maintenance and Cure Premium** $ 

   **Exclusion:** This insurance does not cover punitive damages related to your duty or obligation to provide transportation, wages, maintenance, and cure under any applicable maritime law even if a premium is paid for transportation, wages, maintenance, and cure coverage.

3. **Limits of Liability**

   Bodily Injury by Accident $ ____________ each accident
   Bodily Injury by Disease $ ____________ aggregate
Workers Compensation and Employers Liability Insurance Policy

VOLUNTARY COMPENSATION MARITIME COVERAGE ENDORSEMENT

This endorsement adds Voluntary Compensation Maritime Insurance to the policy.

A. How This Insurance Applies

This insurance applies to bodily injury by accident or bodily injury by disease. Bodily injury includes resulting death.

1. The bodily injury must be sustained by an employee who is a master or member of the crew of a vessel described in the Schedule.
2. The bodily injury must occur in employment that is necessary or incidental to work described in item 2 of the Schedule.
3. The bodily injury must occur in the territorial limits of, or in the operation of a vessel sailing directly between the ports of, the continental United States of America, Alaska, Hawaii or Canada.
4. Bodily injury by accident must occur during the policy period.
5. Bodily injury by disease must be caused or aggravated by the conditions of your employment. The employees’ 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 an amount equal to the benefits that would be required of you if you and your employees described in the Schedule were subject to the workers compensation law shown in the Schedule. We will pay those amounts to the persons who would be entitled to them under that law.

C. Exclusions

This insurance does not cover:

1. any obligation imposed by a workers compensation or occupational disease law, or any similar law.
2. bodily injury intentionally caused or aggravated by you.

D. Before We Pay

Before we pay benefits to the persons entitled to them, they must:

1. Release you and us, in writing, of all responsibility for the injury or death.
2. Transfer to us their right to recover from others who may be responsible for the injury or death.
3. Cooperate with us and do everything necessary to enable us to enforce the right to recover from others.

If the persons entitled to the benefits of this insurance fail to do those things, our duty to pay ends at once. If they claim damages from you or from us for the injury or death, our duty to pay ends at once.
E. Recovery From Others

If we make a recovery from others, we will keep an amount equal to our expenses of recovery and the benefits we paid. We will pay the balance to the persons entitled to it. If the persons entitled to the benefits of this insurance make a recovery from others, they must reimburse us for the benefits we paid them.

1. Employees Workers Compensation Law
   Master and members of the crews of these vessels:

2. Description of Work:

Note 1: Use this endorsement to provide Voluntary Compensation Insurance under Program II of Manual Rule XIII for masters and members of the crews of vessels.

Note 2: This endorsement provides voluntary compensation to the employees described in the Schedule. Employees are described by naming or describing the vessel to which they are attached.

Note 3: When this endorsement is used, the Maritime Coverage Endorsement must also be attached to the policy.
Workers Compensation and Employers Liability Insurance Policy

WC 00 03 04

INSURANCE COMPANY AS INSURED ENDORSEMENT

The policy does not cover your obligations as a workers compensation reinsurer or insurer of other employers.

Note 1: Use this endorsement if the insured is licensed to write workers compensation insurance or reinsurance.
Workers Compensation and Employees Liability Policy

RURAL ELECTRIFICATION ADMINISTRATION ENDORSEMENT

1. We will submit our policy and endorsement forms to the Rural Electrification Agency prior to using them.

2. We will mail to the Rural Electrification Agency at least ten days advance notice of the termination of the policy.

3. If you are immune from tort liability, we will not use that immunity as a defense unless you so request us. You agree that waiving the defense of immunity will not make us liable for any payment in excess of the limits of liability stated in the policy.

Note 1: Use this endorsement if the insured is a rural electrification cooperative and this endorsement is required by the R.E.A.
SOLE PROPRIETORS, PARTNERS, OFFICERS AND OTHERS COVERAGE ENDORSEMENT

An election was made by or on behalf of each person described in the Schedule to be subject to the workers compensation law of the state named in the Schedule. The premium basis for the policy includes the remuneration of such persons.

Schedule

<table>
<thead>
<tr>
<th>Persons</th>
<th>State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sole Proprietor:</td>
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<tr>
<td>Partners:</td>
<td></td>
</tr>
<tr>
<td>Officers:</td>
<td></td>
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<tr>
<td>Others:</td>
<td></td>
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</tbody>
</table>

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.)

<table>
<thead>
<tr>
<th>Endorsement Effective</th>
<th>Policy No.</th>
<th>Endorsement No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insured</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Insurance Company

Countersigned by ___________________________

WC 00 03 10
(Ed. 4-84)

Workers Compensation and Employers Liability Insurance Policy

WC 00 03 11A

VOLUNTARY COMPENSATION AND EMPLOYERS LIABILITY COVERAGE ENDORSEMENT

This endorsement adds Voluntary Compensation Insurance to the policy.

A. **How This Insurance Applies**

This insurance applies to bodily injury by accident or bodily injury by disease. Bodily injury includes resulting death.

1. The bodily injury must be sustained by an employee included in the group of employees described in the Schedule.
2. The bodily injury must arise out of and in the course of employment necessary or incidental to work in a state listed in the Schedule.
3. The bodily injury must occur in the United States of America, its territories or possessions or Canada, and may occur elsewhere if the employee is a United States or Canadian citizen temporarily away from those places.
4. Bodily injury by accident must occur during the policy period.
5. 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 an amount equal to the benefits that would be required of you if you and your employees described in the Schedule were subject to the workers compensation law shown in the Schedule. We will pay those amounts to the persons who would be entitled to them under the law.

C. **Exclusions**

This Insurance does not cover:

1. any obligation imposed by a workers compensation or occupational disease law, or any similar law.
2. bodily injury intentionally caused or aggravated by you.

D. **Before We Pay**

Before we pay benefits to the persons entitled to them, they must:

1. Release you and us, in writing, of all responsibility for the injury or death.
2. Transfer to us their right to recover from others who may be responsible for the injury or death.
3. Cooperate with us and do everything necessary to enable us to enforce the right to recover from others.

If the persons entitled to the benefits of this insurance fail to do those things, our duty to pay ends at once.

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If they claim damages from you or from us for the injury or death, our duty to pay ends at once.

E. Recovery From Others

If we make a recovery from others, we will keep an amount equal to our expenses of recovery and the benefits we paid. We will pay the balance to the persons entitled to it. If the persons entitled to the benefits of this insurance make a recovery from others, they must reimburse us for the benefits we paid them.

F. Employers Liability Insurance

Part Two (Employers Liability Insurance) applies to bodily injury covered by this endorsement as though the State of employment shown in the Schedule were shown in item 3.A. of the Information Page.

Schedule

<table>
<thead>
<tr>
<th>Employees</th>
<th>State of Employment</th>
<th>Designated Workers Compensation Law</th>
</tr>
</thead>
</table>

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Workers Compensation and Employers Liability Insurance Policy

WC 00 03 13

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit any one not named in the Schedule.

Schedule

Note 1: Use this endorsement to waive the company's right of subrogation against named third parties who may be responsible for an injury.

Note 2: The sentence in ( ) is optional with the company. It limits the endorsement to apply only to specific jobs of the insured, and only to the extent that the insured is required to obtain this waiver.
PROFESSIONAL EMPLOYER ORGANIZATION (PEO) EXTENSION ENDORSEMENT

This endorsement applies only with respect to bodily injury to your leased workers in the state named in Item 2 of the Schedule when provided by a PEO named in Item 1 of the Schedule. This endorsement does not apply with respect to bodily injury to workers provided to you on a temporary basis.

Certain words and phrases in this endorsement are defined as follows:

Professional Employer Organization (PEO) is an entity or group of entities who are or were formally related by common management or ownership that provides workers to its client(s) through a PEO arrangement for a fee, pursuant to an agreement, written or otherwise. Without limitation, a PEO may also be referred to as a labor contractor, employee leasing company, lessor, or other similarly administered arrangement.

Client is an entity that obtains all or part of its workforce for a fee, pursuant to an agreement, written or otherwise, from another entity through a professional employer organization (PEO) arrangement or that employs the services of an entity through a PEO arrangement. Without limitation, a client may also be referred to as a lessee.

Temporary worker is a worker who is furnished to an entity for a finite period of time, including but not limited to one or more of the following work situations:

- Replace an absent worker who will return, such as during an authorized leave of absence, vacation, jury duty, or illness
- Fill a short-term or temporary professional skill shortage
- Staff a seasonal workload
- Staff a special assignment or project where the worker will be terminated or assigned to another temporary project upon completion
- Satisfy the requirements of the employer's overall employment program, such as a probationary period before new workers are granted permanent employee status

Part One (Workers Compensation Insurance) and Part Two (Employers Liability Insurance) of your policy will apply as though the PEO is an insured. If an entry is shown in Item 3 of the Schedule, the insurance afforded by this endorsement applies only to work you perform under the contract or at the project named in the Schedule.

Under Part One we will reimburse the PEO named in the Schedule for the benefits required by the workers compensation law if we are not permitted to pay the benefits directly to the persons entitled to them.

The insurance afforded by this endorsement is not intended to satisfy the PEO’s duty to secure its obligations under the workers compensation law. We will not file evidence of this insurance on behalf of the labor contractor PEO with any governmental or regulatory agency.

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

Premium will be charged for your leased workers while provided by the PEO. You must obtain from PEO and furnish to us a complete payroll record of your leased workers provided by the PEO to satisfy your obligations under Part Five (Premium), C.2. You are jointly liable with the PEO for the contributions, premiums, forfeits, or interest attributable to the wages of the workers leased to you by the PEO.

The policy may be cancelled according to its terms or for violation of rules applicable to PEO arrangements, provided that the PEO has been provided a reasonable opportunity to cure the violation. If the policy is cancelled, we will send notice of such cancellation to the PEO and provide you with a notice regarding the status of your
coverage.

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

1 of 2

[2005 National Council on Compensation Insurance]
WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

WC 00 03 20 B
(ED. 1-06)

Schedule

1. PEO
2. State Where Work Performed
3. Contract or Project

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.)

<table>
<thead>
<tr>
<th>Endorsement Effective</th>
<th>Policy No.</th>
<th>Endorsement No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insured</td>
<td></td>
<td>Premium $</td>
</tr>
</tbody>
</table>

Insurance Company

Countersigned by______________________________

WC 00 03 20 B
(ED=d. 1-06)

2 of 2

[ 2005 National Council on Compensation Insurance ]
PROFESSIONAL EMPLOYER ORGANIZATION (PEO) EXCLUSION ENDORSEMENT

As used in this endorsement, a PEO arrangement is an arrangement under contract or agreement, written or otherwise, whereby one entity obtains or leases any or all of its workers from another entity for a fee or other compensation. The third party providing PEO services will be referred to as a “PEO.” The entity receiving the services will be referred to as a “client.”

This endorsement is used to exclude workers you lease to specified clients from your policy, which only covers your direct (non-leased) workers. Your policy, to which this endorsement is attached, does not provide coverage for workers you lease to any clients listed below or others added subsequent to policy issuance even if not endorsed on the policy. Any changes to such information must be reported to the carrier immediately.

Schedule

<table>
<thead>
<tr>
<th>Client</th>
<th>Address</th>
</tr>
</thead>
</table>

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.)

<table>
<thead>
<tr>
<th>Endorsement</th>
<th>Effective Policy No.</th>
<th>Endorsement No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insured</td>
<td></td>
<td>Premium:</td>
</tr>
</tbody>
</table>

Insurance Company

Countersigned by______________________________

WC 00 03 21 A
(Ed. 1-06)

[ 2005 National Council on Compensation Insurance ]
Workers Compensation And Employers Liability Insurance Policy

WC 00 03 22 A
(Ed. 1-06)

PROFESSIONAL EMPLOYER ORGANIZATION (PEO) CLIENT EXCLUSION ENDORSEMENT

As used in this endorsement, a PEO arrangement is any arrangement under contract or agreement, written or otherwise, whereby one entity obtains or leases any or all of its workers from another entity for a fee or other compensation. The third party providing PEO services will be referred to as a “PEO.” The entity receiving the services will be referred to as a “client.”

This endorsement is used to exclude leased workers from your policy, which only covers your direct (non-leased) workers. Your policy, to which this endorsement is attached, does not provide coverage for workers you lease from any PEO(s) listed below or others added subsequent to policy issuance even if not endorsed on the policy. Any changes to such information must be reported to the carrier immediately.

Schedule

<table>
<thead>
<tr>
<th>PEO</th>
<th>Address</th>
</tr>
</thead>
</table>

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 Insured | Effective Policy No. | Endorsement No. Premium: |

Insurance Company Countersigned by________________________

WC 00 03 22 A
(Ed. 1-06)

[ 2005 National Council on Compensation Insurance ]
Workers Compensation And Employers Liability Insurance Policy

EXPERIENCE RATING MODIFICATION FACTOR ENDORSEMENT

The premium for the policy will be adjusted by an experience rating modification factor. The factor was not available when the policy was issued. The factor, if any, shown on the Information Page is an estimate. We will issue an endorsement to show the proper factor, if different from the factor shown, when it is calculated.

Note 1: This endorsement may be used if the insured's experience rating modification factor is not available when the policy is issued.

Note 2: An appropriate typewritten entry may be made in the Information Page instead of using this endorsement.
Workers Compensation and Employers Liability Insurance Policy

EXPERIENCE RATING MODIFICATION FACTOR REVISION ENDORSEMENT

This endorsement is added to Part Five – Premium of the policy.

The premium for the policy will be adjusted by an experience rating modification factor. The factor shown on the Information Page may be revised and applied to the policy in accordance with our manuals and endorsements. We will issue an endorsement to show the revised factor, if different from the factor shown, when it is calculated.
Workers Compensation and Employers Liability Insurance Policy

WC 00 04 04

PENDING RATE CHANGE ENDORSEMENT

A rate change filing is being considered by the proper regulatory authority. The filing may result in rates different from the rates shown on the policy. If it does, we will issue an endorsement to show the new rates and their effective date.

If only one state is shown in Item 3.A. of the Information Page, this endorsement applies to that state. If more than one state is shown there, this endorsement applies only in the state shown in the Schedule.

Schedule

State

Note 1: Use this endorsement if the rates shown in the policy may change because of a rate filing pending when the policy is issued.

Note 2: An appropriate typewritten entry may be made on the Information Page instead of using this endorsement.
Workers Compensation and Employers Liability Insurance Policy

POLICY PERIOD ENDORSEMENT

The policy period shown in item 2 of the Information Page consists of the consecutive periods shown in the Schedule. Our Manuals and all provisions of the policy apply separately to each period.

Schedule

From ________________________________  to ________________________________ 12:01 A.M.

From ________________________________  to ________________________________ 12:01 A.M.

From ________________________________  to ________________________________ 12:01 A.M.

Note 1: Use this endorsement if the policy period is longer than one year and sixteen days and does not consist of complete twelve month periods.

Note 2: Rule III-C of the Basic Manual requires this endorsement to show which period, the first or the last, is to be less than twelve months.
Workers Compensation and Employers Liability Insurance Policy

WC 00 04 06

PREMIUM DISCOUNT ENDORSEMENT

The premium for this policy and the policies, if any, listed in item 3 of the Schedule may be eligible for a discount. This endorsement shows your estimated discount in item 1 or 2 of the Schedule. The Final calculation of premium discount will be determined by our manuals and your premium basis as determined by audit. Premium subject to retrospective rating is not subject to premium discount.

Schedule

1. **State** | **Estimated Eligible Premium**
   - First: $5000
   - Next: $95,000
   - Next: $400,000
   - Balance

2. Average percent discount: ____ %

3. Other Policies:

4. If there are no entries in items 1, 2 and 3 of the Schedule see the Premium Discount Endorsement attached to your policy number:

   **Note 1:** Use this endorsement to show the application of Manual Rule VII, Premium Discount, or to identify the insured's policy which shows the application of the Discount Rule.

   **Note 2:** Do not make entries in items 1, 2 or 3 if a policy number is to be shown in item 4.

   **Note 3:** The company has the option of replacing item 1 with the appropriate Table in use by the company.

   **Note 4:** Item 2 may be used if all eligible premiums are developed in one or more states using the same discount.

   **Note 5:** Item 3 is available to list all policies that are combined under the Discount Rule.

   **Note 6:** Use item 4 if premium discount is shown on another policy issued to the insured.
Workers Compensation and Employers Liability Insurance Policy

**WC 00 04 07**

Rate Change Endorsement

Rate changes that apply to the policy have been approved by the proper regulatory authority. The changes are shown in the Schedule.

<table>
<thead>
<tr>
<th>State</th>
<th>Date of Change</th>
<th>State Coverage % of Change</th>
<th>Longshore and Harbor Workers Act Coverage %</th>
</tr>
</thead>
</table>

**Note 1:** Use this endorsement to show a change in rates for state coverage.

**Note 2:** Use the first and second columns to show the state and effective date of the change.

**Note 3:** Use the third column if the change is a flat percentage applicable to all classifications.

**Note 4:** Use the fourth Column to show the new percentage, if any, applicable to non-F classifications for work subject to the Longshore and Harbor Workers Compensation Act.

**Note 5:** The company may show a fifth column (Classification Code Number and Rate) in order to show the change on a Schedule of Rate basis.
90-DAY REPORTING REQUIREMENT – NOTIFICATION OF CHANGE IN OWNERSHIP ENDORSEMENT

You must report any change in ownership to us in writing within 90 days of the date of the change. Change in ownership includes sales, purchases, other transfers, mergers, consolidations, dissolutions, formations of a new entity, and other changes provided for in the applicable experience rating plan. Experience rating is mandatory for all eligible insureds. The experience rating modification factor, if any, applicable to this policy, may change if there is a change in your ownership or in that of one or more of the entities eligible to be combined with you for experience rating purposes.

Failure to report any change in ownership, regardless of whether the change is reported within 90 days of such change, may result in revision of the experience rating modification factor used to determine your premium.

This reporting requirement applies regardless of whether an experience rating modification is currently applicable to this policy.
Workers Compensation and Employers Liability Insurance Policy

JOINT VENTURE AS INSURED ENDORSEMENT

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

Note 1: Use this endorsement to insure the members of a joint venture named in Item 1 of the Information Page.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 01

CHURCH ENDORSEMENT - PENNSLYVANIA

This endorsement limits your policy’s coverage. Your policy will not provide workers compensation coverage for any of your employees who are also employed by any other mission, church or parish if you are also insured under a separate policy affording coverage to these employees.

Note 1: To be attached to a standard provisions policy affording coverage to a mission, church or parish which has employees who are solely employed by such mission, church or parish and who has in addition one or more employees who are jointly employed by the insured and any other mission, church or parish; provided this endorsement shall be attached to such policy only if such insured has Pennsylvania Workers Compensation and Occupational Disease Act coverage under a separate policy with respect to such jointly employed employees.

Note 2: The company may use its own attachment clause and method of execution.
Workers’ Compensation and Employers Liability Insurance Policy

WC 37 06 01

SPECIAL PENNSYLVANIA ENDORSEMENT – INSPECTION OF MANUALS

The manuals of rules, rating plans, and classifications are approved pursuant to the provisions of Section 654 of the Insurance Company Law of May 17, 1921, P.L. 682, as amended and the Pennsylvania Workers’ Compensation Act of June 2, 1915, P.L. 736, as amended, and are on file with the Insurance Commissioner of the Commonwealth of Pennsylvania.

Note 1: Use this endorsement to put the insured on notice as to place that manual rules are available for inspection. In addition, use of this endorsement makes such manual rules binding upon the insured.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 02

POLICEMEN/FIREFIREFIREMEN – COUNTIES, CITIES, TOWNS AND
BOROUGHS ENDORSEMENT – PENNSYLVANIA

Act 193 P.L. 477 as amended provides the payment of full wages and medical attention for policemen and firemen injured in the performance of their duty. This endorsement to your policy limits our liability to the payment of Pennsylvania Workers Compensation Act benefits only (two thirds of total wages subject to a minimum or maximum and full medical attention).

Note 1: To be attached to a standard provisions policy when coverage is afforded to a political subdivision of the Commonwealth of Pennsylvania.

Note 2: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

EXCLUSION OF EMPLOYEES ENDORSEMENT
PENNSYLVANIA

This endorsement excludes workers compensation coverage for your employees engaged in specific operations described in this endorsement when your employees are covered by the Statutory Employer’s policy. The Statutory Employer named below must notify you (and us) that he has in accordance with the provisions of Section 302(a) and (b) of Article III of the Pennsylvania workers’ Compensation Act and of the Pennsylvania Occupational Disease Act assumed the positions of statutory employer with respect to your employees engaged in the operations listed below and agree to continue this position for the entire policy period.

Statutory Employer:

Description of Operations:

Note 1: To be attached to a standard provisions policy when the coverage is afforded under the Pennsylvania Workers’ Compensation or Occupational Disease Act to a subcontractor when the principal contractor as statutory employer is covering work performed in Pennsylvania by employees of the insured.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 04

PRINCIPAL AS ADDITIONAL INSURED – PENNSYLVANIA

We agree, in consideration of premium computed in accordance with terms of the policy on the whole payroll of your employees who are or may be admitted to premises owned or controlled by “Principal” pursuant to a certain contract for (name of project/construction of building), we will provide Pennsylvania Workers’ Compensation Act and Pennsylvania Occupational Disease Act coverage whether claims are brought against you or against the “Principal”.

Principal:

Operations:

Note 1: To be attached to a standard provisions policy to afford coverage to the insured’s principal under the Pennsylvania Workers’ Compensation or Occupational Disease Act on account of injuries to the insured’s employees.

Note 2: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

PROFESSIONAL ASSOCIATION ACT ENDORSEMENT
PENNSYLVANIA

The policy does not cover the Associates as employees of a Partnership, Joint Venture, or Professional Association as organized under Act No. 416 approved August 7, 1961.

A partner, member or associate is not and can never be an employee within the meaning of the Pennsylvania Workers’ Compensation and Occupational Disease Acts.

Note 1: To be attached to a standard provisions policy affording coverages under the Pennsylvania Workers’ Compensation or Occupational Disease Act to a Professional Association organized under Act No. 416, approved August 7, 1961.

Note 2: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

REAL ESTATE MANAGEMENT ENDORSEMENT
PENNSYLVANIA

Your managing agent named below may, under and pursuant to its agency contract, hire employees on your behalf to perform building operations and/or maintenance work at the described premises.

By agreement between you, your management agent, their carrier, (if not Self-Insured), and us, these are your employees and not the managing agent’s responsibility for Workers Compensation. These employees shall be carried on your payroll records or reported by you for federal income taxes and all payroll (remuneration) must be reported to us for premium determination.

Managing Agent:

Described Premises:

Note 1: To be attached to a standard provisions policy issued to a building owner, when such owner has entered into a contract with a managing agent for the operation and maintenance of the premises described in the endorsement, and when such contract provides that employees engaged in said operation and maintenance may be and are hired by the managing agent on behalf of the insured, with the employees being carrier on the insured’s payroll.

Note 2: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 07

RELIGIOUS INSTITUTION ENDORSEMENT
PENNSYLVANIA

It is agreed that:

1. (Your policy’s coverage is extended to include any persons employed by you in domestic service. We shall use all of their remuneration in determining the additional premium charge, subject to a minimum payroll of $1,000 annually for each worker.)

2. (Your policy unless specifically so provided does not extend coverage to any member of any religious order who has taken the vow of poverty. No charge will be made for these members.)

Note 1: To be attached to a standard provisions policy affording coverage under the Pennsylvania Workers’ Compensation or Occupational Disease Act to a religious institution which has domestics in its employ or has members who have taken the vow of poverty.

Note 2: This paragraph may be omitted if the insured institution has no domestics in its employ. In such event paragraph 2 becomes paragraph 1.

Note 3: This paragraph may be omitted if the insured has no members who have taken the vow of poverty or wishes to provide compensation benefits for such members.

Note 4: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 08

SPOUSE OF INSURED ENDORSEMENT
PENNSYLVANIA

With respect to injury, including death resulting therefrom, sustained by a person engaged in domestic service or agriculture it is agreed that the word “insured” wherever it appears in the policy, except in condition D, shall include the spouse of the insured named in Item 1 of the Information Page.

Note 1: To be attached to a standard provisions policy issued to an individual, to include the spouse of the insured as an additional insured in accordance with the various manual rules relating to private residences, estates and farms.

Note 2: Insert appropriate reference to special condition, if any, for mutuals, reciprocals and stock companies.

Note 3: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

STATUTORY EMPLOYER ENDORSEMENT
PENNSYLVANIA

This endorsement extends your workers’ compensation coverage to all of your subcontractors at a specific operation (listed below), when you, (in accordance with the provisions of Section 302(a) and (b) of Article III of the Pennsylvania Workers’ Compensation Act and of the Pennsylvania Occupational Disease Act), assume the position of Statutory Employer. Listed below are all subcontractors participating in the operations. We shall include for premium determination all remuneration of employees of the listed subcontractors earned for work done at the specific site.

Note 1: To be attached to a standard provisions policy when coverage is afforded under the Pennsylvania Workers’ Compensation or Occupational Disease Act to an insured contractor who has assumed the position of statutory employer with respect to employees of named subcontractors.

Note 2: Creates a “Wrap Up” situation for all subcontractors at a specific operation. Each subcontractor must have their own Workers’ Compensation policy if he has employees and that policy must be endorsed with a hold harmless agreement and the Exclusion of Employee endorsement.

Note 3: The company may use its own attachment clause and method of execution.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 11

PENNSYLVANIA MULTIPLE COORDINATED POLICY ENDORSEMENT

The policy to which this endorsement is attached provides coverage for the workers leased from the professional employer organization (PEO) to the Client listed below on a multiple coordinated policy basis. The policy does not provide coverage for any Direct Hire Employees of the Client or Covered Employees obtained by the Client from another PEO.

Schedule

1. Client
2. Address

Ed. 0113
Workers Compensation and Employers Liability Insurance Policy

WC 37 06 02

PENNSYLVANIA NOTICE

An Insurance Company, its agents, employees, or service contractors acting on its behalf, may provide services to reduce the likelihood of injury, death or loss. These services may include any of the following or related services incident to the application for, issuance, renewal or continuation of, a policy of insurance:

1. surveys;
2. consolation or advice; or
3. Inspections.

The “Insurance Consultation Services Exemption Act” of Pennsylvania provides that the Insurance Company, its agents, employees or service contractors acting on its behalf, is not liable for damages from injury, death or loss occurring as a result of any act or omission by any person in the furnishing of or the failure to furnish these services.

The Act does not apply:

1. if the injury, death or loss occurred during the actual performance of the services and was caused by the negligence of the Insurance Company, its agents, employees or service contractors;
2. to consultation services required to be performed under a written service contract not related to a policy of insurance; or
3. if any acts or omissions of the insurance company, its agents, employees or service contractors are judicially determined to constitute a crime, actual malice, or gross negligence.

Note 1: To be attached to all standard provisions policies. Attach Pennsylvania Notice to all renewal policies including renewal certificates insuring risks located in Pennsylvania to notify insureds of the provisions of the Pennsylvania Insurance Consultation Services Exemption Act.

Note 2: Carriers must attach Pennsylvania Notice to all policies or forfeit the exemptions provided by the Pennsylvania Insurance Consultation Services Exemption Act.

Note 3: The company may use its own attachment clause and method of execution.
The following item(s)

- Insured's Name (WC 89 06 01)
- Policy Number (WC 89 06 02)
- Effective Date (WC 89 06 03)
- Expiration Date (WC 89 06 04)
- Insured's Mailing Address (WC 89 06 05)
- Experience Modification (WC 89 04 06)
- Producer's Name (WC 89 06 07)
- Change in Workplace of Insured (WC 89 06 08)
- Insured's Legal Status (WC 89 06 10)

- Item 3.A. States (WC 89 06 11)
- Item 3.B. Limits (WC 89 06 12)
- Item 3.C. States (WC 89 06 13)
- Item 3.D. Endorsement Numbers (WC 89 06 14)
- Item 4.* Class, Rate, Other (WC 89 04 15)
- Item 4. Class, Rate, Other (WC 89 04 15)
- Item 4. Class, Rate, Other (WC 89 04 15)

Is changed to read:

* Item 4. Change To:

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Code No.</th>
<th>Premium Basis</th>
<th>Total Estimated Annual Remuneration</th>
<th>Rate Per $100 of Remuneration</th>
<th>Estimated Annual Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Premium $</td>
<td>Deposit Premium $</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total Estimated Annual Premium $

All other terms and conditions of this policy remain unchanged.

Notes:

1. This endorsement may be used in its present form by placing an X in the applicable block(s), or only the one or more applicable items may be shown.

2. If this endorsement is used as a company endorsement, the company form number should be used in place of WC 89 06 00 A endorsement number.

3. The Bureau copy must show the exact title and "WC 89 – –" number for each applicable transaction, e.g., Insured's Name WC 89 06 01.

4. Modification factor changes (WC 89 04 06) or rate changes (WC 89 04 15) do not require premium entries in the Item 4. change section.

5. Make appropriate entries to reflect applicable changes in item 4.

6. This endorsement must not be used for item 4. Changes where standard endorsements are available to accomplish the intended purpose, e.g., WC 00 04 07.

7. This endorsement must contain an attachment clause which identifies the company, insured, policy number and effective date of the endorsement.

8. Any premium item changes not specifically identified in the endorsement, e.g., premium for increased limits – Item 3.B., should be inserted and identified in the item 4. section.
Workers Compensation and Employers Liability Insurance Policy  

ALTERNATE EMPLOYER ENDORSEMENT

This endorsement applies only with respect to bodily injury to your employees while in the course of special or temporary employment by the alternate employer in the state named in Item 2 of the Schedule. Part One (Workers Compensation Insurance) and Part Two (Employers Liability Insurance) will apply as though the alternate employer is insured. If an entry is shown in Item 3 of the Schedule the insurance afforded by this endorsement applies only to work you perform under the contract or at the project named in the Schedule.

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

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

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

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

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

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

Schedule

1. Alternate Employer  
   Address
2. State of Special or Temporary Employment
3. Contract or Project

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 subsequently to preparation of the policy.)

<table>
<thead>
<tr>
<th>Endorsement Effective Insured</th>
<th>Policy No.</th>
<th>Endorsement No. Premium $</th>
</tr>
</thead>
</table>

Insurance Company  
Countersigned By ________________________________
DOMESTIC AND AGRICULTURAL WORKERS EXCLUSION ENDORSEMENT

The policy does not cover bodily injury to any person described in the Schedule.

The premium basis for the policy does not include the remuneration of such persons.

You will reimburse us for any payment we are required to make because of bodily injury to such persons.

Schedule

Farm or Agricultural Workers:

Domestic or Household Workers:

Notes:

1. Use this endorsement in a state where the insured has elected pursuant to the workers compensation law not to be responsible for providing benefits for farm or agricultural workers and employees and to exclude employer's liability coverage where the insured is statutorily exempt from workers compensation coverage.

2. Use this endorsement in a state where the insured has elected pursuant to the workers compensation law not to be responsible for providing benefits for domestic or household workers and to exclude employer's liability coverage where the insured is statutorily exempt from workers compensation coverage.

3. Use this endorsement in Connecticut only when the insured is not responsible for providing benefits for domestic or household workers and does not elect pursuant to the workers compensation law to provide such benefits. (Sections 31-275(5) (D), (6) (A) of the Connecticut Workers Compensation Law.)

4. Individuals may be designated by naming them or by describing them, for example:

   a) all farm or agricultural workers.

   b) all domestic or household workers.
Workers Compensation and Employers Liability Insurance Policy

EMPLOYERS LIABILITY COVERAGE ENDORSMENT

WC 00 03 03C

This endorsement applies only to work in the states shown in the Schedule.

A. Part One (Workers Compensation Insurance) does not apply to work in the state shown in the Schedule.

B. Part Two (Employers Liability Insurance) applies to work in states shown in the Schedule as though they were shown in Item 3.A. of the Information Page.

C. Part Two (Employers Liability Insurance), C. Exclusions is changed by adding these exclusions.

This insurance does not cover:

13. bodily injury to an employee when you are deprived of common law defenses or are subject to penalty because of your failure to secure your obligations under the workers compensation law of any state shown in the Schedule or otherwise fail to comply with that law.

Schedule

States

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 subsequently to preparation of the policy.)

<table>
<thead>
<tr>
<th>Endorsement Effective</th>
<th>Policy No.</th>
<th>Endorsement No.</th>
<th>Premium $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insured</td>
<td></td>
<td>Premium $</td>
<td></td>
</tr>
</tbody>
</table>

Insurance Company

Countersigned By ________________________________
Workers Compensation and Employers Liability Insurance Policy

WC 37 06 03A

PENNSYLVANIA ACT 86-1986 ENDORSMENT

NONRENEWAL, NOTICE OF INCREASE OF PREMIUM, AND RETURN OF UNEARNED PREMIUM

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

The policy conditions are amended by adding the following regarding nonrenewal, notice of increase in premium, and return of unearned premium.

Nonrenewal

1. We may elect not to renew the policy. We will mail to each named insured, by first class mail, not less than 60 days advance notice stating when the nonrenewal will take effect. Mailing that notice to you at your mailing address last known to us will be sufficient to prove notice.
2. Our notice of nonrenewal will state our specific reasons for not renewing.
3. If we have indicated our willingness to renew, we will not send you a notice of nonrenewal. However, the policy will still terminate on its expiration date if:
   a. you notify us or the agent or broker who procured this policy that you do not want the policy renewed; or
   b. you fail to pay all premiums when due; or
   c. you obtain other insurance as a replacement of the policy.

Notice of Increase in Premium

1. We will provide you with not less than 30 days advance notice of an increase in renewal premium of this policy, if it is our intent to offer such renewal.
2. The above notification requirement will be satisfied if we have issued a renewal policy more than 30 days prior to its effective date.
3. If a policy has been written or is to be written on a retrospective rating plan basis, the notice of increase in premium provision of this endorsement does not apply.

Return of Unearned Premium

1. If this policy is cancelled and there is unearned premium due you:
   a. If the Company cancels, the unearned premium will be returned to you within 10 business days after the effective date of cancellation.
   b. If you cancel, the unearned premium will be returned within 30 days after the effective date of cancellation.
2. Because this policy was written on the basis of an estimated premium and is subject to a premium audit, the unearned premium specified in 1a. and 1b. above, if any, shall be returned on an estimated basis. Upon our completion of computation of the exact premium, an additional return premium or charge will be made to you within 15 days of the final computation.
3. These returns of unearned premium provisions shall not apply if this policy is written on a retrospective rating plan basis.

NOTES

1. Nonrenewal of, notice of increase in premium for, and return of unearned premium for workers’ compensation and employers’ liability insurance policy is governed by Act 86-1986.
2. This endorsement must be attached to a policy showing Pennsylvania in Item 3.A. of the Information Page.
Workers Compensation and Employers Liability Insurance Policy

WC 37 04 02

PENNSYLVANIA CONSTRUCTION CLASSIFICATION PREMIUM ADJUSTMENT ENDORSEMENT

The premium for the policy may be adjusted by a Pennsylvania Construction Classification Premium Adjustment Factor. The factor was not available when the policy was issued. If you qualify, we will issue an endorsement to show the Premium Adjustment Factor after it is calculated.

Notes:

1. This endorsement may be used when an insured's Premium Adjustment Factor is not available when the policy is issued.

2. An appropriate typewritten entry may be made on the policy instead of using this endorsement.
Workers Compensation and Employers Liability Insurance Policy

MIGRANT AND SEASONAL AGRICULTURAL WORKER PROTECTION ACT COVERAGE ENDORSMENT

Part Two (Employers Liability Insurance), C. Exclusions., exclusion 12, does not apply to work subject to the Migrant and Seasonal Agricultural Worker Protection Act.

This endorsement applies only to the work described in Item 4 of the Information Page or in the Schedule as subject to the Migrant and Seasonal Agricultural Worker Protection Act (29 USC Sections 1801–1872). The policy applies to that work as though that work were in a state listed in Item 3.A. of the Information Page.

This policy will cover damages payable under the Migrant and Seasonal Agricultural Worker Protection Act (29 USC Sections 1801–1872) or any amendment to that law in effect during the policy period.

SCHEDULE

Description and Location of Work

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.)

<table>
<thead>
<tr>
<th>Endorsement</th>
<th>Effective Policy No.</th>
<th>Endorsement No.</th>
<th>Premium</th>
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<tbody>
<tr>
<td>Insured</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insurance Company</td>
<td></td>
<td>Countersigned By</td>
<td></td>
</tr>
</tbody>
</table>

WC 00 01 11
(Ed. 7-92)
Workers Compensation and Employers Liability Insurance Policy

WC 00 01 09C

OUTER CONTINENTAL SHELF LANDS ACT COVERAGE ENDORSEMENT

This endorsement applies only to the work described in Item 4 of the Information Page or in the Schedule as subject to the Outer Continental Shelf Lands Act. The policy will apply to that work as though the location shown in the Schedule were a state named in Item 3.A. of the Information Page.

General Section C. Workers’ Compensation Law is replaced by the following:

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 and the Outer Continental Shelf Lands Act (43 U.S.C. Sections 1331 et seq.). It includes any amendments to those laws that are in effect during the policy period. It does not include any other federal workers or workmen's compensation law, other federal occupational disease law or the provisions of any law that provide non-occupational disability benefits.

Part Two (Employers Liability Insurance), C. Exclusions., exclusion 8, does not apply to work subject to the Outer Continental Shelf Lands Act.

Schedule

Description and Location of Work
Workers Compensation and Employers Liability Insurance Policy

WC 37 04 04 C

CERTIFIED SAFETY COMMITTEE ENDORSEMENT – PENNSYLVANIA

The employer has received a certificate from the Pennsylvania Department of Labor and Industry specifying that the employer has established a safety committee in conformance with the Department’s criteria.

This policy is subject to a 5% rate credit to recognize the certification of the safety committee. An employer must submit certification renewal affidavits annually to the Department of Labor and Industry in order to qualify for continuation of the 5% annual premium credit.

Note: This credit shall not apply to the policy period in effect when the certification is issued. The credit must be applied to the next policy in effect following certification.
Workers Compensation and Employers Liability Insurance Policy

DEDUCTIBLE ENDORSEMENT — PENNSYLVANIA

In consideration of the reduced premium charged for this policy, the insurance afforded by the policy for workers' compensation benefits under Pennsylvania Workers’ Compensation Law is provided subject to the deductible amount shown below. The deductible shall apply separately to each compensable claim.

The company shall pay the deductible amount to the persons entitled thereto. Upon notice of payments by the company, the insured will promptly reimburse the company for any amounts so paid. Failure of the insured to reimburse the deductible amount with 30 days of statement mailing date on each compensable claim shall be treated as non-payment of premium under the terms of the contract.

The deductible amount is $_________________ for each compensable claim.

The premium is reduced _______________ % in consideration of this deductible.
Workers Compensation and Employers Liability Insurance Policy

WC 37 03 10 C

EXCLUSION OF EXECUTIVE OFFICERS ENDORSEMENT – PENNSYLVANIA

The executive officers named in the schedule have exercised their right to waive workers compensation and employers liability benefits payable under this policy. The premium basis for this policy does not include the remuneration of such persons. The insurance carrier is entitled to reimbursement from the employer for any benefits paid under this policy for any of the persons listed in the schedule.

Only officers with an ownership interest in a Subchapter S corporation or officers individually having at least a 5 percent ownership interest in a Subchapter C corporation or serve voluntarily and without remuneration in a non-profit corporation are eligible.

<table>
<thead>
<tr>
<th>Name of Officer</th>
<th>Office Held</th>
<th>Signature</th>
<th>&quot;Type of Corporation (&quot;S&quot; or &quot;C&quot;) or V Interest</th>
<th>% Ownership Interest</th>
</tr>
</thead>
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Policy Number _______________________________

Policy Effective Date __________________________

Carrier _____________________________________

Insured’s Name ______________________________

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Workers Compensation and Employers Liability Insurance Policy

WC 37 04 05

PENNSLYVANIA MERIT RATING PLAN ENDORSEMENT

This endorsement applies to the insurance provided by this policy because Pennsylvania is shown in Item 3.A of the Information page.

The premium for this insurance may be subject to merit rating plan adjustment because your premium may be less than the amount necessary to be eligible for the Uniform Experience Rating Plan.

The following premium discount or surcharge will be applied to your manual premium based on your claims during the most recent three year period for which statistics are available.

1. A 5% credit (discount) will be applied if you had no compensable employee lost-time injuries - Statistical Code 9885.

2. No credit or debit will be applied if you had one (1) compensable employee lost-time injury - Statistical Code 9884.

3. A 5% debit (surcharge) will be applied if you had two (2) or more compensable employee lost-time injuries - Statistical Code 9886.

Notes:

1. This endorsement should be attached to a policy showing Pennsylvania in Item 3.A of the Information Page.

2. Show any merit rating discount or surcharges in Item 4 of the Information Page.
Workers Compensation and Employers Liability Insurance Policy

PENNSLYVANIA EMPLOYER ASSESSMENT ENDORSEMENT

Act 57 of 1997 requires that "... the assessments for the maintenance of the Subsequent Injury Fund, the Workmen’s Compensation Supersedeas Fund and the Workmen’s Compensation Administration Fund under sections 306.2, 443 and 446 of the act of June 2, 1915 (P.L. 736, No. 338), known as the “Workers’ Compensation Act, shall be imposed, collected and remitted through insurers in accordance with regulations promulgated by the Department of Labor and Industry."

EMPLOYER ASSESSMENT FORMULA:

Employer  =  Act 57 of 1997 Employer x  Employer Assessment

Assessment  Assessment Factor  Premium Base

Act 57 of 1997 Employer Assessment Factor

A factor expressed to four decimal places proposed by the Pennsylvania Compensation Rating Bureau and approved by the Pennsylvania Insurance Commissioner.

Employer Assessment Premium Base

Calculation of Employer Assessment Premium Base proceeds by adding back to the total policy premium the amount of any Small Deductible Premium Credit or Large Deductible Premium Credit.

Code 0938

EMPLOYER ASSESSMENT FACTOR_________  EMPLOYER ASSESSMENT $_________
Workers Compensation and Employers Liability Insurance Policy

PREMIUM DUE DATE ENDORSEMENT

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

PART FIVE

PREMIUM

D. Premium is amended to read:
You will pay all premium when due. You will pay the premium even if part or all of a workers compensation law is not valid. The due date for audit and retrospective premiums is the date of the billing.
Workers Compensation and Employers Liability Insurance Policy

WC 00 04 21 D

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:

<table>
<thead>
<tr>
<th>State</th>
<th>Rate</th>
<th>Premium</th>
</tr>
</thead>
</table>

Workers Compensation and Employers Liability Insurance Policy

WC 00 04 22 B

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 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 calendar year 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.

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Policyholder Disclosure Notice

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

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

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

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

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

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

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

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

<table>
<thead>
<tr>
<th>State</th>
<th>Rate</th>
<th>Premium</th>
</tr>
</thead>
</table>

Workers Compensation and Employers Liability Insurance Policy

WC 37 04 01

PENNSYLVANIA AUDIT NONCOMPLIANCE CHARGE ENDORSEMENT

Part Five – Premium, Section G. (Audit) of the Workers Compensation and Employers Liability Insurance Policy is revised by adding the following:

If you do not allow us to examine and audit all of your records that relate to this policy, and/or do not provide audit information as requested, we may apply an Audit Noncompliance Charge (ANC).

The charge is determined by applying the ANC Multiplier to the ANC Basis shown in the table below:

<table>
<thead>
<tr>
<th>ANC Basis</th>
<th>ANC Multiplier</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Annual Premium</td>
<td>Two times</td>
</tr>
</tbody>
</table>

If you allow us to examine and audit all of your records after we have applied an ANC, we will remove the ANC and revise your premium in accordance with our manuals and Part 5 – Premium, E. (Final Premium) of this policy.

The application of the ANC is subject to the following conditions:

a) Carriers must comply with all applicable state laws and/or regulations related to audits of workers compensation insurance policies.

b) The Audit Noncompliance Charge Endorsement is optional. When used, the Audit Noncompliance Charge Endorsement and/or applicable state-specific endorsement must be attached to the policy at inception of the policy term being audited.

c) The carrier must make two attempts to obtain the audit information and/or complete the audit. At each attempt, the carrier must notify the employer regarding the specific required records and the amount of the ANC to be applied if the employer continues to refuse to comply with the audit.

d) The carrier must adequately document the audit file regarding the above attempts to obtain the required audit information.

This ANC rule applies to mail/email, telephone, computer (remote access), and physical audits, unless otherwise provided by state law.
The scenarios listed below may occur and are treated as follows:

<table>
<thead>
<tr>
<th>If an ANC is applied and the employer…</th>
<th>Then the carrier…</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pays the ANC and later allows the audit</td>
<td>• Performs the final audit and determines the final policy premium based on the results of the audit; and</td>
</tr>
<tr>
<td></td>
<td>• Refunds the ANC to the employer, or applies the ANC amount to any outstanding balance on the policy</td>
</tr>
<tr>
<td></td>
<td>Submits a unit statistical correction report to remove the ANC charge from the previously reported Unit Statistical data.</td>
</tr>
<tr>
<td>Does not pay the ANC but later allows the audit</td>
<td>Performs the final audit and determines the final policy premium based on the results of the audit</td>
</tr>
<tr>
<td>Pays the ANC but does not later allow the audit</td>
<td>Does not change the previously reported:</td>
</tr>
<tr>
<td>Does not pay the ANC and does not later allow the audit.</td>
<td>□ Unit Statistical data</td>
</tr>
<tr>
<td></td>
<td>□ Noncompliance transactions</td>
</tr>
</tbody>
</table>

Note: The Audit Noncompliance Charge Endorsement must be attached to the policy at inception of the policy term being audited.
APPLICATION FOR EXECUTIVE OFFICER EXCEPTION

INSTRUCTIONS: If not filing electronically, submit one original application for the corporation along with an Executive Officer’s Declaration for every officer having an ownership interest. The total ownership interest of all declarations combined must equal 100 percent. If the corporation has workers’ compensation insurance, all forms must be submitted directly to the insurance carrier. If not, submit all original forms to: Bureau of Workers’ Compensation, Compliance Section, 1171 South Cameron Street, Harrisburg, PA 17104-2501.

CORPORATION INFORMATION

Federal employer identification number

Telephone

Corporation’s full legal name

Corporation address

Corporation address

City/Town

State

ZIP

Does the corporation have Pennsylvania employees other than those listed on the attached declarations(s)? Yes No

If yes, employer’s current workers’ compensation coverage:

Insurance company name

Policy number

Policy effective start date MM DD YYYY

Policy effective end date MM DD YYYY

Corporation type: (check only one box)

Subchapter S

Subchapter C

Nonprofit

I, the undersigned, verify that I am signing in my capacity as an Executive Officer for the above named corporation and that I am authorized to do so. I further verify that the facts set forth in this Executive Officer’s Exception Application are true and correct to the best of my knowledge, information and belief. This verification is made subject to the penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.

Signature of Executive Officer

[Signature]

First name

[First name]

Last name

[Last name]

Title

[Title]

Any individual filing misleading or incomplete information knowingly and with the intent to defraud is in violation of Section 1102 of the Pennsylvania Workers’ Compensation Act, 77 P.S. §1102.2, and may also be subject to criminal and civil penalties under 18 Pa.C.S.A. §4117 (relating to insurance fraud).

Employer Information

Services

717.772.3702

Claims Information Services

Local & outside PA: 717.772.4447

Local & outside PA

Hearing Impaired

PA Relay 7-1-1

Auxiliary aids and services are available upon request to individuals with disabilities.

LIRC-509 REV 04-18

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EXECUTIVE OFFICER’S DECLARATION

INSTRUCTIONS: Each executive officer having an ownership interest in a corporation seeking exemption must complete an original declaration for submission with the Corporation’s Application for Executive Officer Exception. The total ownership interest of all declarations combined must equal 100 percent.

I, the below named Executive Officer, do hereby knowingly and voluntarily elect not to be an employee of the below named corporation for purposes of the Pennsylvania Workers’ Compensation Act, and waive any and all benefits and rights which I might be entitled under the Pennsylvania Workers’ Compensation Act (77 P.S. §1, et seq.).

I do hereby state and affirm that I am an executive officer who: (check only one box)

☐ Has an ownership interest in a Subchapter S corporation as defined by the Federal Tax Reform Code of 1971.

☐ Has at least 5 percent ownership interest in a Subchapter C corporation as defined by the Federal Tax Reform Code of 1971.

☐ Serves voluntarily and without remuneration in a nonprofit corporation.

I, the undersigned, verify that the facts set forth in this Executive Officer’s Declaration are true and correct to the best of my knowledge, information and belief. This verification is made subject to the penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.

Executive Officer’s signature

Date

MM DD YYYY

Corporation’s full legal name

Title of executive officer

First name

Date of birth

MM DD YYYY

Middle name

Social Security Number

Last name

Telephone

Suffix (ex: Jr.)

Percentage of ownership

ADDRESS (Business or residence address acceptable)

City

State

ZIP

Any individual filing misleading or incomplete information knowingly and with the intent to defraud is in violation of Section 1102 of the Pennsylvania Workers’ Compensation Act, 77 P.S. §1009.2, and may also be subject to criminal and civil penalties under 18 Pa. C.S.A. §4117 (relating to insurance fraud).

Employer Information Services
717.772.3702

Claims Information Services
toll-free inside PA: 800.482.3383
local & outside PA: 717.772.4447

Hearing Impaired
PA Relay 7-1-1

Email
ra-il-bwc-helpline@pa.gov

Auxiliary aids and services are available upon request to individuals with disabilities.

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Retrospective rating is an insurance pricing system which adjusts the premium for the insurance to which it applies on the basis of losses incurred during the period covered by that insurance. In Pennsylvania a carrier must file with the Pennsylvania Insurance Department such plan rules and rating values as necessary to implement retrospective rating plans for use in writing workers compensation insurance.

The Pennsylvania Workers’ Compensation Act of June 2, 1915, as amended, requires PCRB filings other than United States Longshore and Harbor Workers’ Compensation Act (LHW CA) filings to exclude all expense and profit considerations as well as loss adjustment expenses. Beginning effective December 1, 1993, the PCRB has filed and this Manual includes only selected rating values which are exclusive of expense and profit considerations for coverages other than LHW CA and which are inclusive of such provisions for LHW CA coverage.

For sake of consistency with standard language in retrospective rating plans in use in other jurisdictions selected Pennsylvania retrospective rating plan rating values are identified using terminology common to such other retrospective rating plans. The use of such terminology in this section of the Manual does not change the meaning of words or terms used elsewhere in the Manual nor are differences in precise wording used to describe specific items indicative of any substantive difference between sections. For example, the term “pure premium” used in this section and the term “loss cost” used elsewhere in this Manual are synonymous.

A carrier may file retrospective rating plans which use different and/or additional rating values from those shown in this Manual. In such cases the individual carrier values supersede application of the PCRB values. Information regarding such individual carrier retrospective rating plans must be obtained from those carriers or their authorized representatives.

**IMPORTANT NOTES**

*Selected Retrospective Rating Plan Rating Values*

See Section 2 – Rating Values and Classifications of this Manual for values
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4. Experience
5. Appeals
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SECTION I - INSTRUCTIONS

1. The Experience Rating Plan is intended to determine whether a specific risk presents a hazard for future insurance which is better or worse than the hazard of the average risk in the classification to which the risk has been assigned.

2. The rules of this Plan shall govern the experience rating procedure to be followed in connection with workers compensation and employers' liability Insurance.

   These rules have been prepared as applicable to policies written or issued for a period not in excess of one year. When, however, policies are written for periods of more than one year, such policies shall be considered as consisting of consecutive units of twelve months, or if the period of coverage is not a multiple of twelve months, the first or last unit shall be considered as though it were a short term policy. If, however, coverage is written for a period that is more than one year but not more than one year and sixteen days, such entire period shall be considered as a unit of coverage. Each unit as defined above shall be subject separately to all of the rules and procedures specified in the Plan to the same degree as if it actually constituted a separate policy.

   In the event the policy period for a long term policy is more than one year and sixteen days, and is not made up of complete twelve-month periods, an endorsement shall be attached to the policy specifying whether the first or last unit shall be considered as though it were a short term policy.

3. This Plan and all amendments thereto, unless otherwise specifically provided, shall be applied as of the first rating effective date of the risk, as established by the Bureau, which is on or after the effective date of any change in the rules or rating values of this Plan, but shall not otherwise be available to outstanding ratings.

4. A Policy cannot be cancelled, rewritten or extended for purposes of enabling a risk to qualify for, or avoid application of this Plan.
SECTION II – DEFINITIONS

1. **Risk.** The term "risk" as used in this Plan shall mean
   
   (a) A single legal entity.
   
   (b) Two or more affiliates which qualify for combination under the rules of Section III of this Plan.

2. **Legal Entity.** The term "legal entity" or "entity" shall mean an individual, partnership, corporation, unincorporated association or fiduciary (e.g., trustee, receiver, executor or administrator). Divisions or similar units of a legal entity do not qualify as separate entities.

3. **Affiliate.** The term "affiliate" shall mean entities in each of which the same entity or group of entities own a majority interest.

4. **Experience.** For the purpose of this Plan, experience shall mean the record established by a risk under workers compensation and employers’ liability Insurance, as disclosed by the losses incurred by the insurance carrier or carriers and the payrolls or other exposures segregated according to classification of operations.

   If the classification assigned to a risk is revised or modified, for the purpose of this Plan the Bureau shall similarly reassign the classification of the experience period except that, if the revision is due to a change in operations, no part of the experience period prior to such operations change shall be affected.

   **Note:** For special provisions applicable to self-insurers’ data see Rule 6 of Section III.

5. **Appeals.** Any determination or decision of the Bureau for an individual risk under the Pennsylvania Experience Rating Plan may be appealed pursuant to RULE XVI, APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE, Section 1 of this Manual.

6. **Rating Effective Date (RED)** is the earliest date that a specific experience modification is applied to a policy.
SECTION III – GENERAL PROVISIONS

1. **Eligibility Requirements.** A risk shall qualify for rating under this Plan if the premium developed by the audited payrolls or other exposures of the experience period, extended at current Bureau Loss Costs, is $10,000 or more.

   (a) Eligibility requirements will be determined without consideration of Maritime Liability, Liability under the Federal Employers' Liability Act, Excess Limits and Additional Medical Coverage, the nonrateable element for Explosives Manufacturing, and Atomic Energy Projects.

   (b) Risks shall be disqualified by a lapse of insurance of two years or more until they again qualify for experience rating following the lapse.

   (c) The RED may differ from a risk’s policy effective date for reasons including, but not limited to:

   - Short-term policies
   - Cancellations
   - Gaps in Coverage
   - Changes in ownership or combinability status
   - Multiple policy effective dates
   - A policy that is longer than one year and 16 days
   - Late receipt of current policy information by the PCRB

   To determine a risk’s RED, the PCRB will review the most recent full-term policies and unit statistical data. For purposes of this rule, a full-term policy is written for 12 months and is not cancelled prior to its expiration date.

   The application of Rules 2 and 3 of this section is subject to the provisions of Section V “Tabulation of Experience” of this Plan.

2. **Experience Period.** The experience period, except as otherwise provided in Rules 3 and 4 of this Section, shall be not more than three (3) years, commencing four (4) years prior and terminating one (1) year prior to the date for which an experience modification is to be established, but in no event shall be less than the one policy year (twelve months) commencing two (2) years prior and terminating one (1) year prior to the date for which an experience modification is to be established. Completed policy periods only shall be used and all such periods wholly within the experience period shall be used.

3. **Experience Period Extension.**

   If for any reason a part of the earliest policy period falls outside of the normal three (3) year maximum period, such earliest policy period shall be retained in full provided the entire experience period does not then exceed three and three-quarters (3¾) years, and shall be rejected in full if its retention serves to increase the experience period beyond three and three-quarters (3¾) years.

4. **Multiple Policy Experience.** If the experience used in rating a risk involves two or more policies varying in expiration date, the experience period shall be determined for each entity separately in accordance with the foregoing rules, except that the experience for each non-controlling entity shall close with the completed policy period beginning more than one year and terminating not less than six months prior to the date for which an experience modification is to be established.

5. **Experience to be Used.** The entire experience of the risk (except as otherwise provided in Rule 1 of Section
V of this Plan) incurred within the experience period on all its operations, whether such operations are normal to the business or otherwise, shall be reported and used in determining the experience modification. The Bureau may, at its discretion, verify any or all the data from which the experience modification is to be determined.

6 Self-Insurers’ Data. The experience of self-insurers may be accepted by the Bureau provided the experience on self-insured operations is submitted on the approved form, giving the required information with respect to payrolls and losses. Such statement shall be secured, verified and submitted by an interested carrier.

Self-insured experience shall not be used in rating a risk unless the operations that produced such experience are to be insured under a Standard Workers Compensation and Employers' Liability Policy.

7. Administration of Property (Fiduciary and Non-Fiduciary). Ownership interest shall be deemed to be vested in a fiduciary when a fiduciary is involved. However, "Fiduciary" shall not include a debtor in possession or a trustee under a revocable trust or a franchisor. Ownership interest held by an entity in a fiduciary capacity and ownership interest held by the same entity in a non-fiduciary capacity shall be deemed to be ownership by the same entity.

COMBINATIONS OR CHANGED OF STATUS

8. Combination of Entities.

(a) Affiliates shall be combined for rating purposes if:

(i) The affiliates involved constitute the component parts of an enterprise performing a continuous and/or integrated process or operation, or

(ii) There is interchange of employment (other than office and salesmen) between two or more of the affiliates involved in the combination.

Separate policies may not be issued to affiliates, which are required to be combined under this rule.

(b) Affiliates which are not required to be combined under Rule 8(a) may be combined upon the mutual agreement of the risk and the carrier(s) involved. If such combination is agreed to, insurance may be provided either by a single policy insuring all affiliates, or by separate policies for each affiliate issued by one or more insurance carriers. In the latter case, the experience modification established for the entire risk shall apply to each policy. Each affiliate not otherwise subject to Rule 8(a) shall be insured under either a separate policy and rated on its own experience, providing it meets the qualifications for experience rating as specified in Rule 1 of this Section.

(c) When one or more mandatory combinations of affiliates under Rule 8(a) exist, insurance for each such combination may be provided by a single policy. Each mandatory combination and any other affiliates which are not required to be a part of any mandatory combination pursuant to Rule 8(a) may be separately rated and separately insured. Exception: If any one or more affiliates not required to be combined under Rule 8(a) or mandatory combinations voluntarily choose to be insured under a single policy, then all affiliates shall be insured under a single policy and the experience modification established for the entire risk shall apply to each affiliate.

Example

Five legal entities are commonly owned. Company A and Company B have an interchange of employees. Company C and Company D have a continuity of operations. Company E is unrelated except through ownership.

By Rule 8(a), Company A and Company B must be combined for rating and must be covered by a single policy.
Similarly, by Rule 8(a), Company C and Company D must be combined for rating and must be covered by a single policy. Company E may be separately rated and covered by a separate policy.

<table>
<thead>
<tr>
<th>Company</th>
<th>Rating</th>
<th>Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company A</td>
<td>Combined</td>
<td>Combined</td>
</tr>
<tr>
<td>Company B</td>
<td>A &amp; B</td>
<td>Policy 1</td>
</tr>
<tr>
<td>Company C</td>
<td>Combined</td>
<td>Combined</td>
</tr>
<tr>
<td>Company D</td>
<td>C &amp; D</td>
<td>Policy 2</td>
</tr>
<tr>
<td>Company E</td>
<td>Separate</td>
<td>Policy 3</td>
</tr>
</tbody>
</table>

If any combination of these separate policy coverages is elected, then all commonly owned entities must be combined for rating and must be covered by a single policy. Thus, if Companies A and B desire to be combined with Company E, they must also combine with Companies C and D, and all must be covered by a single policy.

(d) If an entity owns a majority interest in another entity which, in turn, owns the majority interest in another entity, all entities so related shall be considered as being under the same ownership for the purposes of this rule, regardless of the number of entities in succession.

(e) Separate legal entities organized for religious purposes within the same religious denomination shall not be combined for rating purposes; provided, however, that combination may be made as respects all such entities in each of which the same central authority appoints or controls the appointment of the board of trustees or similar body and exercises direct, complete and active control over the finances, properties, operations and activities.

In the term "majority interest," as used in this rule, "majority" shall mean more than 50%.

If an entity other than a partnership

i. has issued voting stock, majority interest shall mean a majority of the issued voting stock;

ii. has not issued voting stock, majority interest shall mean a majority of the members;

iii. has not issued voting stock and has no members, majority interest shall mean a majority of the board of directors or comparable governing body.

If an entity is a partnership, majority interest shall be determined in accordance with the participation of each general partner in the profits of the partnership.

Note: If a combination of entities is required or has been elected, and if two or more different combinations are possible in accordance with the provisions of this rule, the combination involving the greatest number of entities shall be made. The experience of any entity used in such a combination shall not otherwise be used in combination with any other entity.

The experience to be used in a rating combination shall be subject to the provisions of the rule "Change of Ownership" of this Section.

(f) Affiliates combined for rating voluntarily (i.e., not a mandatory combination), which wish to change their rating option and have each affiliate separately rated based on its individual experience, may petition the Bureau to do so. Upon Bureau approval, separate policies must be issued for each affiliate. Unless the Bureau is provided with the segregated experience needed to produce separate ratings for each affiliate in an acceptable format, each affiliate will continue to be rated using combined experience for any policy period(s) for which segregated experience is not available and its own separately reported experience for policy period(s) subsequent to the separation.

(a) For purposes of this Plan, a change in ownership includes any of the following:

(i) sale, transfer or conveyance of all or a portion of an entity's ownership interest

(ii) sale, transfer or conveyance of an entity's physical assets to a purchasing entity which takes over the operation of the selling entity and wherein the selling entity

(a) becomes entirely inactive with no employees or

(b) retains a few employees for the purpose of closing out its affairs prior to dissolution as a legal entity or

(c) retains a few clerical employees for the purpose of carrying on operations in connection with investment of its financial assets

(iii) merger or consolidation of two or more entities

(iv) formation of a new entity subsequent to the dissolution or non-operative capacity of an entity

(v) voluntary or court mandated establishment of a trustee or receiver, excluding a debtor in possession, a trustee under a revocable trust or franchisor

(b) Reporting Requirement. When an ownership change occurs, the 90 Day Reporting Requirement - Notification of Change in Ownership Endorsement (WC 00 04 14 A) requires any change in ownership and/or combinability status be reported in writing by the employer to its carrier within ninety (90) days of the date of the change. This can be accomplished by submitting a completed Confidential Request for Information Form (ERM-14 form) or by providing the information in narrative form on the letterhead of the insured, signed by an officer of the entity.

Failure to report changed in ownership in line with Endorsement WC 00 04 14 A may be considered modification evasion. See Section 111, 9-h.

(c) Continuation of Experience. Unless excluded under paragraph (d), the experience for any entity undergoing a change in ownership shall be transferred to the experience of the acquiring, surviving or new entity. The date of revision will be the later of the following two dates: 1) the effective date of the policy in effect at the time the Bureau receives a completed ERM-14 form outlining the ownership change or 2) the date on which the change in ownership occurred.

(i) Partial Sale: If an entity disposes of a part of its assets or operations but otherwise continues to operate its business, all experience incurred prior to the sale shall be used in future ratings of the entity.

NOTE: Future experience ratings of a risk shall retain all experience for any part of its operations which may have been discontinued or self-insured.

(d) Exclusion of Experience. The experience of any entity undergoing a change in ownership shall be retained and used in future experience ratings unless one or both of the following requirements (i) and (ii) are met at the same time of the ownership change:

(i) A change in majority interest occurs and the change in majority interest is accompanied by a complete change in operation and function sufficient to result in a change of governing classification and the change in majority interest is accompanied by a change in the process
and hazard of the operation

(ii) A change in majority interest occurs and the change in majority interest is accompanied by a change in employees such that all or a substantial portion of the employees of the new ownership are not retained from the prior ownership.

(e) If the experience of an entity undergoing a change in ownership is to be excluded from future experience ratings for the entity, the experience modification no longer applies as of the date of the ownership change unless the entity is acquired by another entity which has an existing experience modification. In that case, the modification of the acquiring entity shall apply.

(f) **Multiple Entities**. When two entities under substantially the same ownership have been insured under a single policy, and the ownership of one or both of them is changed so that there is no longer any connection between them, the procedure shall be as follows:

(i) If the experience of the entities has been combined for rating purposes during the entire experience period, the experience incurred prior to the change shall not be used for future ratings, unless

(a) the insurance carrier or carriers request that new modifications be established, and

(b) the Bureau is furnished with the experience required for the calculation of such modifications submitted in an acceptable format.

(ii) If the experience of the entities has been combined for less than two years at the time of the change, so that the experience for each entity is available during the period they were separately insured, the experience for each entity shall be used for the purpose of calculating new experience modifications.

When three or more entities under substantially the same ownership have been insured under a single policy, and the ownership of one of the entities has been changed so that there is no longer any connection between it and the remaining entities, the existing experience modification shall continue to apply to the entities whose ownership has not changed. The entity whose ownership has changed shall not be subject to experience modification unless it has been purchased by an entity which has an applicable experience modification.

When three or more entities under substantially the same ownership have been insured under a single policy and the ownership of two or more of the entities has been changed so that common ownership no longer is present, the experience incurred prior to the date of the change shall not be used for future ratings, unless

(i) the insurance carrier or carriers request that new modifications be established, and

(ii) the Bureau is furnished with the experience required for the calculation of such modifications submitted in an acceptable format.

(g) **Employee Leasing**. If (1) an entity terminates its employment relationship with all, or substantially all, its employees, (2) all or substantially all such employees are thereafter employed by another entity which leases such employees to the original employer, and (3) workers compensation insurance for the leased employees is provided under a Master Policy issued to the second entity, the experience incurred prior to the termination of the original employment relationship shall be used in future ratings of the second entity. See Section 1, Rule XVII – Professional Employer Organizations, Professional Employer Agreements and Professional Employer Services for additional information.

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Evasion Of Experience Rating Modification.

(i) Actions. Employers, or their representatives, at times take actions for the purpose of avoiding an experience rating modification. They may also take actions for otherwise legitimate business reasons that nonetheless result in the improper application of an experience rating modification. Regardless of intent, any action resulting in the miscalculation, misapplication or omission of an experience rating modification determined in accordance with this Plan is prohibited. These actions can include, but are not limited to:

(a) Failure to report changes in accordance with Endorsement WC 00 04 14
(b) A change in ownership
(c) Change in combinability status
(d) Creation of a new entity
(e) Misrepresentation on audits or failure to cooperate with an audit

(ii) Bureau Response. In such circumstances the Bureau may obtain information that indicates evasion or improper calculation, application or omission of experience rating modifications due to actions included, but not limited to, those listed above. The Bureau will act to ensure the proper calculation and application of experience rating modifications impacted by these actions. This may include, but is not limited to the:

(a) Combination of experience that would otherwise not be combinable
(b) Separation of experience that would otherwise be combinable
(c) Exclusion of experience that would otherwise be included
(d) Continuation of experience that would otherwise be withdrawn
(e) Issuance of experience rating modifications that were not originally issued
(f) Revision and/or retraction of experience rating modifications

10. Joint Ventures. When two or more risks associate for the purpose of undertaking one or more projects as a joint venture, the premium for the operation involved shall not be subject to experience modification until such time as the joint venture qualifies for experience rating in accordance with the provisions of Rule 1 of this Section, subject, however, to the following conditions:

(1) The contracts shall be awarded in the name of the associated risks as a joint venture.
(2) The joint ventures shall share responsibility for, and participate in the control, direction and supervision of all work undertaken.
(3) The joint ventures shall maintain a common bank account, payroll and business records.
(4) When the joint venture becomes subject to experience rating, all applicable experience modifications shall be based exclusively on the experience of the joint venture. The experience developed under a joint venture shall be excluded from the future rating of the individual ventures.
SECTION IV
APPLICATION OF EXPERIENCE MODIFICATION

1. **Experience Modification.** An experience modification for a qualified risk shall be determined annually (except as provided in Rules 3 and 4 of this Section) and shall be effective as of the RED of the risk. No more than one experience modification shall apply to a risk at the same time. Subject to the exceptions noted below, the experience modification shall be applied to the premium developed by the use of carrier rates in force on the effective date of the policy.

**EXCEPTIONS:**

Premiums Not Subject to Experience Rating:

The following are not subject to experience rating:

i. Expense Constants.

ii. The policy minimum premium.

iii. Premium under the National Defense Projects Rating Plan.


vi. Premium developed under Code 9740 – Terrorism

vii. Premium developed under Code 9741 – Catastrophe (other than Certified Acts of Terrorism)

2. **Period and Operations Affected.** The experience modification shall be effective for a period of twelve months (except as provided in Rules 3 and 4 of this Section) and shall apply to all the operations of the risk, regardless of whether the current or any new operations are assigned to the same classifications as were used in establishing such modification.

3. **Single Policy Risk.** If a risk is covered by a single policy, the following procedure shall apply:

   (a) The experience modification effective as of the RED shall apply for the full term of the policy which becomes effective on such date and also for the full term of any policy which becomes effective within three months after such date.

   (b) If a policy is written for a period of one year, but is extended for a period of not more than 16 days, the experience modification in effect as of the original termination date shall remain in effect until the termination date of the extended policy. The experience modification which would have become effective as of the RED shall apply for a period of one year from the effective date of the new policy.

   (c) If a policy becomes effective on a date more than three months after the RED:

      i. the outstanding experience modification shall apply to the new policy for the period corresponding to the unexpired term of the rating.

      ii. a new experience modification then shall apply for the unexpired term of the outstanding policy.

      iii. thereafter, a new modification shall apply annually as of a new RED. The new RED shall be the date twelve months after the effective date of the new policy.

4. **Multiple Policy Risk.** If a risk is covered by several policies (as provided in Rule 8 of Section III of this Plan) which differ as to inception dates, the following procedure shall apply:
A single experience modification shall be computed to be effective for a period of twelve months beginning on the RED to be established by the Bureau. The Bureau may, however, authorize the application of an existing experience modification for a period not to exceed fifteen months or a new experience modification for a period greater than three months and less than twelve months for the purpose of establishing a new RED. Any policy effective prior to the new RED established by the Bureau shall be cancelled as of such date and rewritten for a period of twelve months. Any policy effective subsequent to the new RED established by the Bureau shall be written to expire concurrently with the next ensuing RED or shall be cancelled as of that date.

Any policies subject to this rule which are extended beyond the new period of twelve months shall be subject to the provisions of Rules 3(b) and 3(c) of this Section.
SECTION V
TABULATION OF EXPERIENCE

1. **Experience Used for Rating.** The experience used for rating purposes shall be the individual risk experience valued at least three months prior to the rating date and reported in accordance with the provisions of the Pennsylvania Workers’ Compensation Statistical Plan. It shall include Voluntary Compensation insurance, but shall exclude Maritime Employments and Employments under the Federal Employers’ Liability Act.

2. **Rating Forms.** To determine the experience modification, the prescribed experience shall be tabulated by the Bureau on approved rating form.

3. **Payrolls.** The audited payrolls or other exposures for each classification for the experience period shall be tabulated by policy years.

4. **Losses.** Incurred losses shall be tabulated by policy years in the manner indicated below.
   
   (a) Losses as reported (indemnity, medical and total) shall be shown for each policy year. Losses incurred shall be on a gross basis before the application of the deductible, when such coverage is provided.

   (b) Losses which are subject to average or limiting values, as provided in Rule 5 of this Section, shall be listed individually, showing the total cost of each case as reported and as used for rating purposes. Multiple injury accidents shall be identified in the appropriate column of the rating form.

   **Exception:** All claims reported with Catastrophe Code No. 48 shall be excluded from experience rating calculations. Refer to Pennsylvania Workers Compensation Statistical Plan Manual, Section 2, C. 11. for definition of losses included under Catastrophe Code No. 48.

5. **Limitation on Total Losses Employed in a Rating.** To prevent unreasonable increases in rate for accidents whose occurrence or severity is a matter of chance, a scale of values has been determined and is to be used in place of the actual cost of such accidents when the actual cost exceeds the limiting value. No single accident, whether to one or more persons, shall be used for rating purposes at a value greater than that shown in Table B, column (3).

   **Exceptions:** Multiple injury accidents in the Explosives and Ammunitions Mfg. Classifications (Exception: Code 4777, Explosives Distribution), shall be used for rating purposes at not more than twice the value of Table B, column (3) if two persons are injured, at not more than three times if three persons are injured and at not more than four times if four or more persons are injured.

6. **Moral Responsibility.** No loss shall be excluded from the experience of a risk on the ground that the employer was not morally responsible for the accident that caused such loss.

7. **Revision of Losses.** It shall not be permissible to revise values because of department or judicial decision or because of developments in the nature of injury between two valuation dates except in cases:
   
   (a) **Revision of Losses.** It shall not be permissible to revise values because of department or judicial decision or because of developments in the nature of injury between two valuation dates except in cases:

   (b) where a claim is declared non-compensable (see note below), or

   (c) where the claimant or carrier has recovered in an action against a third party, or

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(d) where a claim should have been reported with Catastrophe Code No. 48, or

(e) where a claim or a portion of a claim is ruled or officially declared fraudulent.

In the above circumstances, revised statistical report(s) are required to be submitted in accordance with the approved Statistical Plan. When a change to a claim value due to the above circumstances is known to the insurer with certainty within 48 months of the expiration of an experience rating which included loss values for that claim, such revised statistical report(s) shall be used to adjust that experience rating. Such adjustments to experience ratings shall be made regardless of when the correction report(s) reflecting the cited event(s) is/are submitted to or received by the PCRB.

Note: For purposes of this rule, the term "non-compensable" refers to:

i. an official ruling specifically holding that a claimant is not entitled to benefits under the provisions of the Pennsylvania Workers Compensation or Occupational Disease Act.

ii. a case where no claim was filed during the period of limitation provided by the Pennsylvania Workers Compensation or Occupational Disease Act for the filing of such claim and the carrier therefore closes the case.

iii. a case where the carrier contends, prior to the valuation date, that a claimant is not entitled to benefits under the Pennsylvania Workers’ Compensation or Occupational Disease Act and the claim is officially closed because of the claimant’s failure to prosecute his claim.

8. Third Party Cases.

(a) Pending Cases. When a negligence claim or suit has been instituted by a claimant against a third party, the procedure shall be as follows:

If the claim or suit against the third party has not been settled or finally adjudicated, the incurred loss shall be included in the rating, since failure to recover against a third party is no bar to compensation and the insurance carrier may eventually be obliged to indemnify the claimant in whole or in part for the loss sustained.

(b) Settled Cases. In cases where the carrier has received reimbursement under subrogation rights, or where the injured employee or his dependents have recovered from a third party, the procedure shall be as follows:

In cases where the total incurred cost prior to recovery is less than the accident limitation value shown in Table B, column (3), only the net loss shall be used in the rating. In cases where the total incurred cost prior to recovery exceeds the accident limitation value shown in Table B, column (3), the amount to be used in the rating shall be such proportion of the limiting value as the net loss bears to the total incurred cost prior to recovery.
SECTION VI
RATING PROCEDURE

1. **Actual Losses.** Actual Losses (A), as tabulated in accordance with the provisions of Rules 4 and 5 of Section V, shall be used in the rating.

2. **Expected Losses.** Expected Losses (E) shall be determined from the application of the appropriate Expected Loss Factor, shown in Table A, to the payrolls or other exposures for each classification for the experience period.

3. **Credibility.** The Credibility (C) of the experience of the risk shall correspond to Expected Losses (E), as shown in Table B.

4. **Maximum Value Charge.** A limitation charge (L) reflecting the loss dollars eliminated by the Maximum Value placed on One Accident, shall be included in calculating the modification. The Charge times Credibility, or L x C, shall be determined by entering Table B at the level of Expected Losses for the experience period.

5. **Experience Modification.** The Experience Modification (M) shall be determined from the formula:

   \[
   \frac{AC + ELC + E(1.000 - C)}{E} = \text{Indicated Modification, Final Modification Capped to } \pm 25\% \text{ of Prior Modification, except that where the indicated Modification is less than unity (1.000) and the Capped Modification is greater than unity (1.000), then the Final Modification shall be set equal to unity (1.000)}
   \]

   The experience modification shall be rounded to three decimal places
SECTION VII  
SCHEDULE RATING PLAN  

1. The loss and/or expense components or an insured risk’s premium may, at the option of the underwriting carrier, be adjusted in accordance with provisions of this plan to reflect defined characteristics of the risk which, in the sole judgment of the underwriting carrier, are not adequately reflected in prior experience of the insured risk. 

2. At the option of the underwriting carrier, this plan may be applied to any risk regardless of premium size. 

3. All statistical reporting requirements of the Pennsylvania Compensation Rating Bureau and the Pennsylvania Insurance Department, including provisions of the Pennsylvania Statistical Plan Manual, Annual Calls for Financial Data Experience and Pennsylvania Special Schedule W, are applicable to business written in accordance with this plan and must be complied with by carriers using this plan. 

4. Schedule rating credits or debits must be applied as a percentage factor to premium computed after experience modification (if the insured is eligible for experience rating) and before carrier premium discounts and expense constants if applicable. 

5. Schedule rating adjustments for any given risk shall be based on information contained in the carrier’s files and records when the credit or debit is determined, and such supporting information must be retained in the carrier’s files and records for such risk throughout the period of time in which the policy is subject to audit under provisions of the policy. 

6. Acceptance of a policy by an insured shall constitute agreement with the amount of schedule rating credit or debit, if applicable, or with the absence of any such credit or debit, if not applicable. Upon request of the insured, a carrier shall make available documentation supporting the derivation of any proposed schedule rating credit or debit. 

7. Upon request of the Pennsylvania Insurance Department or the Pennsylvania Compensation Rating Bureau, a carrier shall make available documentation supporting the derivation of a credit or debit for any specified risk or risks. 

8. No schedule rating credit or debit may be effective prior to the underwriting insurer’s receipt of information for a risk supporting the schedule rating credit or debit in question. No schedule rating credit or debit may be changed mid-term without the mutual agreement of the insured risk and the underwriting carrier. 

9. The following risk characteristics are eligible under this plan for assignment of credits or debits subject to the maximum ranges set forth below:

<table>
<thead>
<tr>
<th>Risk Characteristic</th>
<th>Allowable Range of Credits or Debits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Features of Workplace Maintenance or Operation</td>
<td>-10% to +10%</td>
</tr>
<tr>
<td>Risk Elements Not Addressed in Classification Plan</td>
<td>-10% to +10%</td>
</tr>
<tr>
<td>Availability of Medical Facilities in or Near Workplace</td>
<td>-5% to +5%</td>
</tr>
<tr>
<td>Safety Equipment/Devices Present in/Missing From Workplace</td>
<td>-5% to +5%</td>
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<tr>
<td>Extraordinary Safety Programs Applicable to Workplace</td>
<td>-5% to +5%</td>
</tr>
</tbody>
</table>

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Qualifications of Employees
-10% to +10%

Accommodations/Cooperation with Carrier by Management
-5% to +5%

Considerations Related to Policy Expenses
-5% to +5%

Other Risk Characteristics Not Addressed Above (Specify)
-10% to +10%

10. The maximum schedule rating credit permissible for any risk under this plan is –25 percent. The maximum schedule rating debit permissible for any risk under this plan is +25%.
## Table B

### PENNSYLVANIA EXPERIENCE RATING PLAN

<table>
<thead>
<tr>
<th>Expected Losses</th>
<th>Credibility &quot;C&quot;</th>
<th>Maximum Value of one Accident</th>
<th>Weighted Maximum Value Charge &quot;L&quot; * &quot;C&quot;</th>
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### Table B

**Pennsylvania Experience Rating Plan**

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<th>Expected Losses</th>
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# Table B

## PENNSYLVANIA EXPERIENCE RATING PLAN

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<th>Expected Losses</th>
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1. The Merit Rating Plan is intended to grant premium discounts or assess premium surcharges to employers which do not qualify under the uniform Experience Rating Plan. Premium discounts or surcharges under this Plan shall be based on the number of compensable employee lost-time injuries incurred by each risk during the most recent two year period for which statistics are available. Claims to be counted under this Plan are defined in Section V - Tabulation of Experience.

2. The rules of this Plan shall govern the merit rating procedure to be followed in connection with workers compensation and employers' liability insurance. These rules have been prepared as applicable to policies written or issued for a period not in excess of one year. When, however, policies are written for periods of more than one year, such policies shall be considered as consisting of consecutive units of twelve months, or, if the period of coverage is not a multiple of twelve months, the first or last unit shall be considered as though it were a short term policy. If, however, coverage is written for a period that is more than one year but not more than one year and sixteen days, such entire period shall be considered as a unit of coverage. Each unit as defined above shall be subject separately to all of the rules and procedures specified in the Plan to the same degree as if it actually constituted a separate policy.

In the event the policy period for a long-term policy is more than one year and sixteen days and is not made up of complete 12-month periods, an endorsement shall be attached to the policy specifying whether the first or last unit shall be considered as though it were a short term policy.

3. This Plan and all amendments thereto, unless otherwise specifically provided, shall be applied as of the first RED of the risk, as established by the Bureau, which is on or after the effective date of any change in the rules or rating values of this Plan but shall not otherwise be available to outstanding ratings.

4. It shall not be permissible by cancellation or rewriting or by the extension of the policy term to alter an existing policy for the purpose of enabling the risk to qualify for or avoid application of this Plan.

5. Appeals. Any determination or decision of the Bureau for an individual risk under the Pennsylvania Merit Rating Plan may be appealed pursuant to Rule XVI, APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE, Section 1 of this Manual.
SECTION II - DEFINITIONS

1. Risk. The term “risk” as used in this Plan shall mean
   a) A single legal entity.
   b) Two or more affiliates which qualify for combination under the rules of Section III of this Plan.

2. Legal Entity. The term “legal entity” or “entity” shall mean an individual, partnership, corporation, unincorporated association or fiduciary (e.g., trustee, receiver, executor or administrator). Divisions or similar units of a legal entity do not qualify as separate entities.

3. Affiliate. The term “affiliate” shall mean entities in each of which the same entity or group of entities owns a majority interest.

4. Experience. For the purpose of this Plan experience shall mean the record established by a risk under Workers Compensation and Employers' Liability Insurance, as disclosed by the losses incurred by the insurance carrier or carriers and the payrolls or other exposures segregated according to classification of operations. If the classification assigned to a risk is revised or modified, for the purpose of this Plan the Bureau shall similarly reassign the classification of the experience period except that, if the revision is due to a change in operations, no part of the experience period prior to such operations change shall be affected.

5. Compensable Employee Lost-Time Injury. The term “compensable employee lost-time injury” for purposes of this Plan shall mean any claim having either an indemnity benefit payment or a case reserve for future indemnity benefit payments.
   All claims reported with Catastrophe Code No. 48 shall be excluded from merit rating calculations.

6. Rating Effective Date (RED) is the earliest date that a specific merit rating adjustment is applied.

7. Merit Rating Plan Discount. The term “Merit Rating Plan discount” for purposes of this Plan shall mean a reduction in the subject premium developed by the use of the carrier rates in force on the RED applicable to the policy to which the Merit Rating Plan is applied.

8. Merit Rating Plan Surcharge. The term “Merit Rating Plan surcharge” for purposes of this Plan shall mean an increase in the subject premium developed by the use of the carrier rates in force on the RED applicable to the policy to which the Merit Rating Plan is applied.

9. Merit Rating Plan Adjustment. The term “Merit Rating Plan adjustment” for purposes of this Plan shall mean either a Merit Rating Plan discount or a Merit Rating Plan surcharge.

10. Subject Premium. The term “subject premium” for purposes of this Plan shall mean the premium developed by the use of carrier rates in force on the RED of the policy to which the Merit Rating Plan is applied, exclusive of exceptions listed in Section IV, Paragraph 1.
   Note: For special provisions applicable to self-insurers' data see Rule 5 of Section III.
SECTION III – GENERAL PROVISIONS

1. **Eligibility Requirements.** A risk shall qualify for application of the Merit Rating Plan if BOTH of the following conditions are met:
   
a) The risk does not qualify for experience rating, and
   
b) The risk has exposure greater than zero during each year of the Merit Rating Plan experience period as defined herein.
      
      i) Eligibility requirements will be determined without consideration of maritime liability, liability under the Federal Employers’ Liability Act, excess limits and additional medical coverage, the nonrateable element for explosives manufacturing, and atomic energy projects.

      ii) Risks shall be disqualified by a lapse of insurance of two years or more until they again qualify for merit rating following the lapse.

   The application of Rule 2 of this section is subject to the provisions of Section V “Tabulation of Experience” of this Plan.

2. **Merit Rating Plan Experience Period.** The experience period for purposes of the Merit Rating Plan shall be not more than two (2) years, commencing three (3) years prior and terminating one (1) year prior to the date for which a Merit Rating Plan adjustment is to be established but in no event shall be less than one policy year (12 months) commencing two (2) years prior and terminating one (1) year prior to the date for which merit rating is to be established. Completed policy periods only shall be used, and all such periods wholly within the experience period shall be used.

3. **Multiple Policy Experience.** If the experience used in rating a risk involves two or more policies varying in expiration date, the experience period shall be determined for each entity separately in accordance with the foregoing rules, except that the experience for each non-controlling entity shall close with the completed policy period beginning more than one year and terminating not less than six months prior to the date for which a Merit Rating Plan adjustment is to be established.

4. **Experience to be Used.** The entire experience of the risk (except as otherwise provided in Rule I of Section V of this Plan) incurred within the experience period on all its operations, whether such operations are normal to the business or otherwise, shall be reported and used in determining the Merit Rating Plan adjustment.

   The Bureau may, at its discretion, verify any or all the data from which the Merit Rating Plan adjustment is to be determined.

   Experience developed on work let to and performed by an uninsured contractor shall be considered as the experience of the primary contractor or principal whose insurance carrier is liable for the payment of compensation under any provision of the Pennsylvania Workers Compensation and Occupational Disease Acts, as respects such work.

5. **Self-Insurers’ Data.** The experience of self-insurers may be accepted by the Bureau provided the experience on self-insured operations is submitted on the approved form, giving the required information with respect to payrolls and losses. Such statement shall be secured, verified and submitted by an interested carrier.

   Self-insured experience shall not be used in applying the Merit Rating Plan to a risk unless the operations that produced such experience are to be insured under a Standard Workers Compensation and Employers’ Liability Policy.
6. **Administration of Property (Fiduciary and Non-Fiduciary).** Ownership interest shall be deemed to be vested in a fiduciary when a fiduciary is involved. However, “Fiduciary” shall not include a debtor in possession or a trustee under a revocable trust or a franchisor. Ownership interest held by an entity in a fiduciary capacity and ownership interest held by the same entity in a non-fiduciary capacity shall be deemed to be ownership by the same entity.

**COMBINATIONS OR CHANGES OF STATUS**

7. **Combination of Entities**

   a) Affiliates shall be combined for merit rating purposes if:

      i) The affiliates involved constitute the component parts of an enterprise performing a continuous and/or integrated process or operation, or

      ii) There is interchange of employment (other than office and salesmen) between two or more of the affiliates.

      Separate policies may not be issued to affiliates which are required to be combined under this rule.

   b) Affiliates which are not required to be combined under Rule 7 (a) may be combined upon the mutual agreement of the risk and the carrier(s) involved. If such combination is agreed to, insurance may be provided either by a single policy insuring all affiliates or by separate policies for each affiliate issued by one or more insurance carriers. In the latter case the Merit Rating Plan adjustment established for the entire risk shall apply on each policy to each affiliate. If all affiliates are not combined, then each affiliate not otherwise subject to Rule 7 (a) shall be insured under a separate policy and merit-rated based on its own experience, providing it meets the qualification for merit rating as specified in Rule 1 of this section.

   c) When one or more mandatory combinations of affiliates under Rule 7. (a) exist, insurance for each such combination may be provided by a single policy. Each mandatory combination and any other affiliates which are not required to be a part of any mandatory combination pursuant to Rule 7. (a) may be separately merit-rated and separately insured. Exception: If any one or more affiliates not required to be combined under Rule 7. (a) or mandatory combinations voluntarily choose to be insured under a single policy, then all affiliates shall be insured under a single policy and the Merit Rating Plan adjustment established for the entire risk shall apply to each affiliate.

**Example**

Five legal entities are commonly owned. Company A and Company B have an interchange of employees. Company C and Company D have a continuity of operations. Company E is unrelated except through ownership.

By Rule 7. (a) Company A and Company B must be combined for merit rating and must be covered by a single policy. Similarly, by Rule 7. (a) Company C and Company D must be combined for merit rating and must be covered by a single policy. Company E may be separately merit-rated and covered by a separate policy.

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If any combination of these separate policy coverages is elected, then all commonly-owned entities must be combined for merit rating and must be covered by a single policy. Thus, if Companies A and B desire to be combined with Company E, they must also combine with Companies C and D, and all must be covered by a single policy.

d) If an entity owns a majority interest in another entity which, in turn, owns the majority interest in another entity, all entities so related shall be considered as being under the same ownership for the purposes of this rule, regardless of the number of entities in succession.

e) Separate legal entities organized for religious purposes within the same religious denomination shall not be combined for merit rating purposes, provided, however, that combination may be made as respects all such entities in each of which the same central authority appoints or controls the appointment of the board of trustees or similar body and exercises direct, complete and active control over the finances, properties, operations and activities.

In the term “majority interest,” as used in this rule, “majority” shall mean more than 50 percent.

If an entity other than a partnership

i) has issued voting stock, majority interest shall mean a majority of the issued voting stock.

ii) has not issued voting stock, majority interest shall mean a majority of the members.

iii) has not issued voting stock and has no members, majority interest shall mean a majority of the board of directors or comparable governing body.

If an entity is a partnership, majority interest shall be determined in accordance with the participation of each general partner in the profits of the partnership.

Note: If a combination of entities is required or has been elected and if two or more different combinations are possible in accordance with the provisions of this rule, the combination involving the greatest number of entities shall be made. The experience of any entity used in such a combination shall not be used in combination with any other entity. The experience to be used in any combination for purposes of the Merit Rating Plan shall be subject to the provisions of the Rule 8, “Ownership Changes,” of this section.

d) If an entity owns a majority interest in another entity which, in turn, owns the majority interest in another entity, all entities so related shall be considered as being under the same ownership for the purposes of this rule, regardless of the number of entities in succession.

8. Ownership Changes.

a) For purposes of this Plan a change in ownership includes any of the following:

i) sale, transfer or conveyance of all or a portion of an entity’s ownership interest.

ii) sale, transfer or conveyance of an entity’s physical assets to a purchasing entity which takes over the operation of the selling entity and wherein the selling entity

a) becomes entirely inactive with no employees or

b) retains a few employees for the purpose of closing out its affairs prior to dissolution as a legal entity or

c) retains a few clerical employees for the purpose of carrying on operations in connection with investment of its financial assets.
iii) merger or consolidation of two or more entities.

iv) formation of a new entity subsequent to the dissolution or non-operative capacity of an entity

v) voluntary or court-mandated establishment of a trustee or receiver, excluding a debtor in possession, a trustee under a revocable trust or franchiser.

b) Continuation of Experience. Unless excluded under paragraph (c), the experience for any entity undergoing a change in ownership shall be transferred to the experience of the acquiring, surviving or new entity. The date of revision will be the later of the following two dates: 1) the effective date of the policy in effect at the time the Bureau receives a completed ERM-14 form outlining the ownership change or 2) the date on which the change in ownership occurred.

i) Partial Sale. If an entity disposes of a part of its assets or operations but otherwise continues to operate its business, all experience incurred prior to the sale shall be used in future Merit Rating Plan adjustments of the entity.

Note: Future Merit Rating Plan adjustments of a risk shall retain all experience for any part of its operations which may have been discontinued or self-insured.

c) Exclusion of Experience. The experience of any entity undergoing a change in ownership shall be retained and used in future Merit Rating Plan adjustments unless one or both of the following requirements (i) and (ii) are met at the same time of the ownership change.

i) A change in majority interest occurs, and the change in majority interest is accompanied by a complete change in operation and function sufficient to result in a change of governing classification, and the change in majority interest is accompanied by a change in the process and hazard of the operation.

ii) A change in majority interest occurs, and the change in majority interest is accompanied by a change in employees such that all or a substantial portion of the employees of the new ownership are not retained from the prior ownership.

d) If the experience of an entity undergoing a change in ownership is to be excluded from future Merit Rating Plan adjustments for the entity, the Merit Rating Plan adjustment no longer applies as of the date of the ownership change unless the entity is acquired by another entity which has an existing Merit Rating Plan adjustment. In that case the Merit Rating Plan adjustments of the acquiring entity shall apply.

e) Multiple Entities. When two entities under substantially the same ownership have been insured under a single policy and the ownership of one or both of them is changed so that there is no longer any connection between them, the merit rating procedure shall be as follows:

i) If the experience of the entities has been combined for merit rating purposes during the entire experience period, the experience incurred prior to the change shall not be used for future merit rating plan adjustment, unless

   a) the insurance carrier or carriers request that a new Merit Rating Plan adjustment be established, and

   b) the Bureau is furnished with the experience required for the calculation of a Merit Rating Plan adjustment submitted in an acceptance format.

ii) If the experience of the entities has been combined for less than two years at the time of the change, so that the experience for each entity is available during the period they were separately insured, the experience for each entity shall be used for the purpose of calculating a new Merit Rating Plan adjustment.
When three or more entities under substantially the same ownership have been insured under a single policy and the ownership of one of the entities has been changed so that there is no longer any connection between it and the remaining entities, the existing Merit Rating Plan adjustment shall continue to apply to the entities whose ownership has not changed. The entity whose ownership has changed shall not be subject to merit rating unless it has been purchased by an entity which has an applicable Merit Rating plan adjustment.

When three or more entries under substantially the same ownership have been insured under a single policy and the ownership of two or more of the entities has been changed so that common ownership is no longer present, the experience incurred prior to the date of the change shall not be used for future Merit Rating Plan adjustments, unless

a) the insurance carrier or carriers request that a new Merit Rating Plan adjustment be established, and

b) the Bureau is furnished with the experience required for the calculation of a Merit Rating Plan adjustment submitted in an acceptable format.

f) **Employee Leasing.** If (1) an entity terminates its employment relationship with all, or substantially all, its employees, and (2) all substantially all of such employees are thereafter employed by another entity which leases such employees to the original employer, the experience incurred prior to the termination of the original employment relationship shall be used in future merit rating plan adjustments of the second entity.

9. **Joint Ventures.** When two or more risks associate for the purpose of undertaking one or more projects as a joint venture, the premium for the operation involved shall not be subject to merit rating until such time as the joint venture qualifies in accordance with the provisions of Rule 1 of this section, subject, however, to the following conditions:

a) The contracts shall be awarded in the name of the associated risks as a joint venture.

b) The joint ventures shall share responsibility for and participate in the control, direction and supervision of all work undertaken.

c) The joint ventures shall maintain a common bank account, payroll and business records.

d) When the joint venture becomes subject to merit rating, all applicable Merit Rating Plan adjustments shall be based exclusively on the experience of the joint venture. The experience developed under a joint venture shall be excluded from the future Merit Rating Plan adjustments of the individual ventures.
SECTION IV
APPLICATION OF MERIT RATING PLAN ADJUSTMENT

1. Merit Rating Plan Adjustment. A Merit Rating Plan adjustment for a qualified risk shall be determined annually (except as provided in Rules 3 and 4 of this section) and shall be effective as of the RED of the risk. No more than one Merit Rating Plan adjustment shall apply to a risk at the same time. Subject to the exceptions noted below, the Merit Rating Plan adjustment shall be applied to the premium developed by the use of carrier rates in force on the effective date of the policy.

EXCEPTIONS:

a) Premiums Not Subject to the Merit Rating Plan:
   The following are not subject to the Merit Rating Plan:
   i) Expense constants
   ii) The policy minimum premium
   iii) Premium under the National Defense Projects Rating Plan
   iv) Premium under Rule 1 of the Atomic Energy Procedure
   v) The surcharge premium under Rule 2 of the Atomic Energy Procedure
   vi) Premium developed under Code 9740 – Terrorism
   vii) Premium developed under Code 9741 - Catastrophe (other than Certified Acts of Terrorism)

2. Period and Operations Affected. The Merit Rating Plan adjustment shall be effective for a period of 12 months (except as provided in Rules 3 and 4 of this section) and shall apply to all the operations of the risk, regardless of whether the current or any new operations are assigned to the same classifications as were used in establishing the Merit Rating Plan adjustment.

3. Single Policy Risk. If a risk is covered by a single policy, the following procedure shall apply:

   a) The Merit Rating Plan adjustment effective as of the RED shall apply for the full term of the policy which becomes effective on such date and also for the full term of any policy which becomes effective within three months after such date.

   b) If a policy is written for a period of one year but is extended for a period of not more than 16 days, the carrier rates and Merit Rating Plan adjustment in effect as of the original termination date shall remain in effect until the termination date of the extended policy. The carrier rates and Merit Rating Plan adjustment which would have become effective as of the RED shall apply for a period of one year from the effective date of the renewal policy.

   c) If a policy becomes effective on a date more than three months after the RED,
      i) the outstanding Merit Rating Plan adjustment shall apply to the new policy for the period corresponding to the unexpired term of the rating.
      ii) a new Merit Rating Plan adjustment then shall apply for the unexpired term of the outstanding policy.
iii) thereafter, a new Merit Rating Plan adjustment shall apply annually as of a new RED. The new RED shall be the date 12 months after the effective date of the new policy.

4. **Multiple Policy Risk.** If a risk is covered by several policies (as provided in Rule 8. of Section III of this Plan) which differ as to inception dates, the following procedure shall apply:

A single Merit Rating Plan adjustment shall be computed to be effective for a period of twelve months beginning on the RED to be established by the Bureau. The Bureau may, however, authorize the application of an existing Merit Rating Plan adjustment for a period not to exceed fifteen months or a new Merit Rating Plan adjustment for a period greater than three months and less than twelve months for the purpose of establishing a RED. Any policy effective prior to the new RED established by the Bureau shall be canceled as of such date and rewritten for a period of twelve months. Any policy effective subsequent to the new RED established by the Bureau shall be written to expire concurrently with the next ensuing RED or shall be canceled as of that date. Any policies subject to this rule which are extended beyond the new period of twelve months shall be subject to the provisions of Rules 3(b) and 3(c) of this section.
SECTION V

TABULATION OF EXPERIENCE

1. **Experience Used for the Merit Rating Plan.** The experience used for purposes of the Merit Rating Plan shall be the individual risk experience valued at least three months prior to the RED and reported in accordance with the provisions of the Pennsylvania Workers' Compensation Statistical Plan. It shall include voluntary compensation insurance but shall exclude maritime employments and employments under the Federal Employees' Liability Act.

2. **Merit Rating Plan Forms.** To determine the Merit Rating Plan adjustment the prescribed experience shall be tabulated by the Bureau on approved Merit Rating Plan forms.

3. **Payrolls.** The audited payrolls or other exposures for each classification for the experience period shall be tabulated by policy years.

4. **Losses.** Incurred losses or claims reported for all policy periods considered in qualifying a risk for the Merit Rating Plan shall be tabulated in the following manner:

   a) Claims having no indemnity benefit payment or case reserve for indemnity benefit payment shall be excluded from the experience tabulation for purposes of the Merit Rating Plan. Losses as reported (indemnity, medical and total) shall be shown for each policy year. Losses incurred shall be on a gross basis, before the application of the deductible when such coverage is provided.

   b) All claims not excluded from the experience tabulation for purposes of the Merit Rating Plan by virtue of sections (a) above shall be listed in the experience tabulation with the following information:

      - Policy number
      - Policy effective date
      - Claim number or number of claims
      - Indemnity loss amount
      - Date of loss

   All claims reported with Catastrophe Code No. 48 shall be excluded from merit rating calculations.

5. **Moral Responsibility.** No loss shall be excluded from the experience of a risk on the ground that the employer was not morally responsible for the accident that caused such loss.

6. **Revision of Losses.** It shall not be permissible to revise values because of department or judicial decision or because of developments in the nature of injury between two valuation dates. Provided, however, that

   a) in cases where loss values are included or excluded through mistake other than error of judgment

   b) where a claim is declared non-compensable (see note below)

   c) where the claimant or carrier has recovered in an action against a third party

   d) where a claim should have been reported with Catastrophe Code No. 48, or

   e) where a claim or a portion of a claim is ruled or officially declared fraudulent
In the above circumstances, revised statistical report(s) are required to be submitted in accordance with the approved Statistical Plan. When a change to a claim value due to the above circumstances is known to the insurer with certainty within 48 months of the expiration of a Merit Rating Plan adjustment which included loss values for that claim, such revised statistical report(s) shall be used to adjust that merit rating. Such adjustments to merit ratings shall be made regardless of when the correction report(s) reflecting the cited event(s) is/are submitted to or received by the PCRB.

**Note:** For purposes of this rule, the term "non-compensable" refers to:

i) an official ruling specifically holding that a claim is not entitled to benefits under the provisions of the Pennsylvania Workers Compensation or Occupational Disease Act.

ii) a case where no claim was filed during the period of limitation provided by the Pennsylvania Workers Compensation or Occupational Disease Act for the filing of such claim and the carrier therefore closes the case.

iii) a case where the carrier contends prior to the evaluation date that a claimant is not entitled to benefits under the Pennsylvania Workers Compensation or Occupational Disease Act and the claim is officially closed because of the claimant's failure to prosecute his claim.
MERIT RATING PLAN PROCEDURE

1. **Merit Rating Plan Adjustments.** For each risk qualified under Section III of the Merit Rating Plan claims listed in the experience tabulation under Section V, Paragraph 4 of the Merit Rating Plan shall be counted. Merit Rating Plan adjustments shall apply based on the following criteria:

   a) No compensable employee lost-time injuries □ 5 percent (5.0%) discount.

   b) One (1) compensable employee lost-time injury □ No discount or surcharge

   c) Two (2) or more compensable employee lost-time injuries □ 5 percent (5.0%) surcharge. The PCRB will determine the appropriate Merit Rating Plan adjustment factors and notify the carrier.
The PCRB’s electronic Manual highlights all changes from previous language. For changes previously announced by PCRB Circular, highlighted language in the electronic Manual provides a link(s) to the pertinent PCRB Circular announcement(s). No circular announcement accompanied the change linked to this message.
February 21, 2019

PCRB CIRCULAR NO. 1719

To All Members of the PCRB:

Re: APPROVAL OF PCRB FILING NO. 297
ESTABLISHMENT OF NOTIFICATION ENDORSEMENT OF PENDING LAW CHANGE TO TERRORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT OF 2015

NCCI ITEM FILING P-1414
EFFECTIVE JANUARY 1, 2020

The Pennsylvania Insurance Commissioner has approved the PCRB’s filing regarding the establishment of an endorsement, Notification Endorsement of Pending Law Change to Terrorism Risk Insurance Program Reauthorization Act of 2015 (WC 00 01 15) which is effective 12:01 a.m., January 1, 2020 for any new, renewal and in-force policies. The purpose of this endorsement is to notify policyholders of the impending expiration of the Terrorism Risk Insurance Program Authorization Act of 2015 (TRIPRA), which is scheduled to take place on December 31, 2020. If the TRIPRA program does expire, the premium charges for losses caused by acts of terrorism may either continue to be applied or may be changed from the amounts that are currently being utilized.

This endorsement is being filed countrywide by the National Council on Compensation Insurance, Inc. (NCCI) and within other independent jurisdictions. Accordingly, this approval aligns Pennsylvania with the other state jurisdictions.

The NCCI Item P-1414 filing memorandum and a copy of Endorsement WC 00 01 15 are attached for reference. Section 3 – Endorsement, of the PCRB Workers Compensation Manual of Rules, Classifications and Rating Values for Workers Compensation and for Employers Liability Insurance (Basic Manual), will be respectively updated to include endorsement WC 00 01 15.

For additional information, please refer to Filing No. 297, posted under the “Filings” tab of the PCRB’s website (http://www.pcrb.com). Please contact Drew Kratz, Team Lead – Rating Rules & Policy Reporting at 215-320-4432 or at dkratz@dcrb.com for any questions regarding this Circular. The Basic Manual will be updated on the PCRB’s website at a later date.

William V. Taylor
President

WVT/DF/dn

Remember to visit our web site at www.pcrb.com for more information about this and other topics.
FILING MEMORANDUM

ITEM P-1414—ESTABLISHMENT OF NOTIFICATION ENDORSEMENT OF PENDING LAW CHANGE TO TERRORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT OF 2015

PURPOSE

This item establishes the Notification Endorsement of Pending Law Change to Terrorism Risk Insurance Program Reauthorization Act of 2015 (WC 00 01 15) in NCCI's Forms Manual of Workers Compensation and Employers Liability Insurance (Forms Manual).

BACKGROUND

The Terrorism Risk Insurance Act (TRIA) took effect on November 26, 2002. It provided for a temporary program under which the federal government would share in the payment of insured losses caused by certain acts of terrorism. It was renewed as the Terrorism Risk Insurance Extension Act (TREIA) in 2005 and as the Terrorism Risk Insurance Program Reauthorization Act (TRIPRA) in 2007 and 2015. In the absence of US Congressional action to extend, update, or otherwise reauthorize TRIPRA, in whole or in part, TRIPRA is scheduled to expire on December 31, 2020.

It is unknown at this time whether Congress will take action regarding TRIPRA. Exposure to acts of terrorism remains. Therefore, NCCI is establishing an endorsement for carriers to use in the event of TRIPRA's expiration.

PROPOSAL

This item proposes that the Notification Endorsement of Pending Law Change to Terrorism Risk Insurance Program Reauthorization Act of 2015 be established. This endorsement notifies policyholders of the impending expiration of TRIPRA; TRIPRA may be extended in the same form or some other form. The premium charge for terrorism losses that may occur in the event of certain acts of terrorism may either continue to apply or change from the amount currently applied.

While the use of this endorsement is optional for voluntary carriers, it must be used for assigned carriers in NCCI Plan-administered states where it receives regulatory approval. The continued application of the premium charged by carriers for terrorism losses is subject to regulatory review in accordance with the applicable state law.

IMPACT

No statewide premium impact will result from the establishment of an endorsement that notifies the policyholder that TRIPRA is scheduled to expire on December 31, 2020.

The premium charge for coverage provided on a workers compensation and employers liability insurance policy for terrorism losses is shown in Item 4 of the policy Information Page or the Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (WC 00 04 22 B) Schedule that is attached to the policy. In the event of TRIPRA's expiration, this amount may continue or change.

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FILING MEMORANDUM

ITEM P-1414—ESTABLISHMENT OF NOTIFICATION ENDORSEMENT OF PENDING LAW CHANGE TO TERRORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT OF 2015

EXHIBIT COMMENTS AND IMPLEMENTATION SUMMARY

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<th>Exhibit</th>
<th>Exhibit Comments</th>
<th>Implementation Summary</th>
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| 1       | Displays the Notification Endorsement of Pending Law Change to Terrorism Risk Insurance Program Reauthorization Act of 2015 (WC 00 01 15) in NCCI’s *Forms Manual*. **Note:** While the use of this endorsement is optional for voluntary carriers, it must be used for assigned carriers in NCCI Plan-administered states where it receives regulatory approval. | • In all states except Hawaii, this item is to become effective for:  
  • New and renewal policies effective on and after 12:01 a.m. on January 1, 2020  
  • Any policies in force as of December 31, 2020  
  • In Hawaii, the effective date is determined upon regulatory approval of the individual carrier’s election to adopt this change |
This endorsement is being attached to your workers compensation and employers liability insurance policy. This endorsement does not replace the separate Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (WC 00 04 22 B) that is attached to your current policy and which remains in effect as applicable.

The Terrorism Risk Insurance Act of 2002 (TRIA), as previously amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2015 (TRIPRA 2015), provides for a program under which the federal government will share in the payment of insured losses caused by certain acts of terrorism. In the absence of affirmative US Congressional action to extend, update, or otherwise reauthorize TRIPRA 2015, in whole or in part, TRIPRA 2015 is scheduled to expire on December 31, 2020.

Since the timetable for any further Congressional action regarding TRIPRA 2015 is presently unknown, and exposure to acts of terrorism remains, we are providing policyholders with relevant information concerning their workers compensation policies in the event of the TRIPRA 2015’s expiration.

Your policy provides coverage for workers compensation losses caused by acts of terrorism, including workers compensation benefit obligations dictated by state law, except in Pennsylvania, where injuries or deaths resulting from certain war-related activities are excluded from workers compensation coverage. Coverage for such losses is still subject to all terms, definitions, exclusions, and conditions in your policy.

The premium charge for the coverage that your policy provides for terrorism losses is shown in Item 4 of the policy Information Page or the Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (WC 00 04 22 B) Schedule that is attached to your policy. This amount may continue or change for new, renewal, and in-force policies in effect on or after December 31, 2020, in the event of TRIPRA 2015’s expiration, subject to regulatory review in accordance with applicable state law.

You need not do anything further at this time.