

Of

RULES, CLASSIFICATIONS AND RATING VALUES

FOR

WORKERS COMPENSATION AND FOR EMPLOYERS LIABILITY INSURANCE

Effective November 26, 2002

DELAWARE COMPENSATION RATING BUREAU, INC.



DELAWARE COMPENSATION RATING BUREAU, INC.

Manual Information Page

November 26, 2002 Manual

Section 1

Effective November 26, 2002

- Rule VI Terrorism Risk Insurance Act of 2002 Certified Losses
- Rule VI Various algorithm changes
 Rule VIII Employers Liability Increased Limits language change
 Rule IX Waiver of Subrogation
 Rule XIV Terrorism Risk Insurance Act of 2002 Certified Losses

Section 2

Effective November 26, 2002

Statistical Code 9740 Terrorism Risk Insurance Act of 2002 – Certified Losses

Section 3

Effective November 26, 2002

Terrorism Risk Insurance Act of 2002 – Certified Losses Endorsement WC 00 04 20

Section 6

Effective November 26, 2002

Section IV – 1, Terrorism Risk Insurance Act of 2002 – Certified Losses

Section 7

Effective November 26, 2002

Section IV – 1, Terrorism Risk Insurance Act of 2002 – Certified Losses

Any questions, suggestions or comments about this manual should be directed to Bruce Decker at bdecker@dcrb.com

PREFACE

A.This Manual of risk classes, underwriting rules, Bureau rating values and rating plans has been filed with the Delaware Insurance Department as required by Delaware Law. It is effective 12:01 A.M., November 26, 2002, with respect to all policies, the effective date of which is **November 26, 2002** or thereafter, subject to the following express conditions, for the insurance companies, corporations and associations listed herein and for no other insurance company, corporation or association.

The following portions of this Manual may, at the option of the insurance companies, corporations, associations and exchanges enumerated in the attached list, be applied to selected policies in force as of November 26, 2002:

- Statistical Code 9740 Terrorism Risk Insurance Act of 2002 Certified Losses Policyholder Disclosure Notification of Terrorism Insurance Coverage
- Terrorism Risk Insurance Act Endorsement WC 00 04 20

B. Organization of Manual

This Manual has seven sections:

Section One – Underwriting Rules

Section Two - Classifications and Rating Values

Section Three - Endorsements

Section Four – Retrospective Rating Plans

Section Five - Rulings and Interpretations and Classification Underwriting Guide

Section Six - Experience Rating Plan

Section Seven - Merit Rating Plan

C. Definitions

The following words are referenced in House Bill 241 of 1993 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.

Bureau Data Card - Bureau Data Cards are issued by the Delaware Compensation Rating Bureau, Inc. 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 Delaware Construction Classification Premium Adjustment Program and any other applicable credit programs will be shown on these data cards.

- 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.
- 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, Excel 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.
- Carrier Rate The amount per unit of exposure which an insurance carrier charges for workers compensation and employers liability insurance.
- 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.
- 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.

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- Prospective Loss Costs Historical aggregate losses projected through development to their ultimate value and through trending to a future point in time including all loss adjustment or claim management expenses and loss-based expenses excluding other operating expenses, assessments, taxes and profit or contingency allowances in this Manual. The term "Loss Cost" is synonymous with Provision for Claim Payment.
- 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.

D. Delaware Compensation Rating Bureau, Inc. Membership List

ACADIA Insurance Company. ACE American Insurance Company.

ACE Employers Insurance Company.

ACE Fire Underwriters Insurance Company.

ACE Indemnity Insurance Company.
ACE Property & Casualty Insurance Company.

ACUITY, A Mutual Insurance Company.

A.I.U. Insurance Company.

Alea North America Insurance Company.

Allianz Insurance Company (California).

Allmerica Financial Benefit Insurance Co.

Allstate Indemnity Company.

Allstate Insurance Company.

American Alternative Insurance Corp.

American Automobile Insurance Company.

American Casualty Company of Reading.

American Economy Insurance Company.

American Employers' Insurance Company.

American Fire & Casualty Company.

American and Foreign Insurance Company, The.

American Guarantee and Liability Insurance Company.

American Hardware Mutual Insurance Company.

American Home Assurance Company.

American Insurance Company, The.

American Interstate Insurance Company.

American Manufacturers' Mutual Insurance

American Motorists Insurance Company.

American Protection Insurance Company.

American Risk Funding Insurance Company.

American Safety Casualty Insurance Company.

American States Insurance Company.

American Zurich Insurance Company.

AmeriHealth Casualty Insurance Company.

Amerisure Mutual Insurance Company.

Amguard Insurance Company.

Argonaut Insurance Company.

Argonaut-Midwest Insurance Company.

ARI Casualty Company.

ARI Mutual Insurance Company.

Associated Indemnity Corporation.

Assurance Company of America.

Athena Assurance Company.

Atlantic Insurance Company.

Atlantic Mutual Insurance Company.

Atlantic Specialty Insurance Company.

Atlantic States Insurance Company.

Atlas Assurance Company of America.

Automobile Insurance Company of Hartford,

Connecticut.

Bankers Standard Fire and Marine Company.

Bankers Standard Insurance Company.

Birmingham Fire Insurance Company of Pennsylvania.

Bituminous Casualty Corporation.

Bituminous Fire and Marine Insurance Company.

Boston-Old Colony Insurance Company.

California Indemnity Insurance Company.

Casualty Reciprocal Exchange.

Centennial Insurance Company.

Centre Insurance Company.

Century Indemnity Company. Charter Oak Fire Insurance Company.

Chubb Indemnity Insurance Company.

Church Mutual Insurance Company.

Cincinnati Casualty Company.

Cincinnati Indemnity Company. Cincinnati Insurance Company.

Clarendon National Insurance Company.

Colonial Penn Insurance Company.

Combined Specialty Insurance Company.

Commerce and Industry Insurance Company. Commercial Casualty Insurance Company.

Commercial Insurance Company of Newark, N.J.

Connecticut Indemnity Company.

Continental Casualty Company.

Continental Insurance Company, The (New

Hampshire).

Coregis Insurance Company.

Crum & Forster Indemnity.

Cumis Insurance Society, Inc.

DaimlerChrysler Insurance Company.

Diamond State Insurance Company.

Discover Property & Casualty Insurance Company.

Donegal Mutual Insurance Company.

Eastguard Insurance Company.

Electric Insurance Company. Employers' Fire Insurance Company, The.

Employers' Insurance Company of Wausau.

Employers' Mutual Casualty Company.

Everest National Insurance Company.

Excelsior Insurance Company.

Fairfield Insurance Company.

Fairmont Insurance Company.

Farm Family Casualty Insurance Company.

Farmington Casualty Company.

Farmland Mutual Insurance Company.

Federal Insurance Company.
Federated Mutual Insurance Company.

Federated Rural Electric Insurance Exchange.

Federated Service Insurance Company.
Fidelity and Casualty Company of New York, The (New Hampshire Corp.).

Fidelity and Deposit Company of Maryland. Fidelity & Guaranty Insurance Company.

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Fidelity and Guaranty Insurance Underwriters, Inc. Fire & Casualty Co. of Connecticut. Fireman's Fund Insurance Company. Firemen's Insurance Company of Newark, New Jersev. Firemen's Insurance Company of Washington, D.C. First Delaware Insurance Company. First Liberty Insurance Corp. Firstline National Insurance Company. Florists Mutual Insurance Company. Fremont Indemnity Company. Frontier Insurance Company. General Casualty Co. of Wisconsin. General Insurance Company of America. General Security Insurance Company. Genesis Insurance Company. Glens Falls Insurance Company, The (Delaware Corp.). Globe Indemnity Company. Granite State Insurance Company. Graphic Arts Mutual Insurance Company. Great American Assurance Company. Great American Insurance Company. Great American Insurance Company of New York. Great Northern Insurance Company. Great West Casualty Company. Greater New York Mutual Insurance Company. Greenwich Insurance Company. GuideOne Mutual Insurance Company. Gulf Insurance Company. Hanover Insurance Company, The (New Hampshire). Harbor Specialty Insurance Company. Harco National Insurance Company. Harford Mutual Insurance Company. Harleysville Mutual Insurance Company. Harleysville Preferred Insurance Company Hartford Accident and Indemnity Company. Hartford Casualty Insurance Company. Hartford Fire Insurance Company. Hartford Insurance Company of the Midwest. Hartford Underwriters Insurance Company. Highlands Insurance Company. Indemnity Insurance Company of North America. Indiana Lumbermen's Mutual Insurance Company. Insurance Company of Greater New York. Insurance Company of North America.
Insurance Company of the State of Pennsylvania. Insurance Corporation of Hannover. International Business & Mercantile Reassurance Co. International Insurance Company (Illinois). Kansas City Fire and Marine Insurance Company. Lancer Insurance Company. Legion Insurance Company. Liberty Insurance Corporation. Liberty Insurance Underwriters, Inc. Liberty Mutual Fire Insurance Company. Liberty Mutual Insurance Company. Lincoln General Insurance Company. LM Insurance Corp. Lumbermen's Mutual Casualty Company. Lumbermen's Underwriting Alliance. Manufacturers Alliance Insurance Company.

Markel Insurance Company.

Maryland Casualty Company.

Massachusetts Bay Insurance Company. Merchants Insurance Company of New Hampshire, Merchants Mutual Insurance Company. Mid-Century Insurance Company. Middlesex Insurance Company. Midwest Employers Casualty Company. Montgomery Indemnity Company. Montgomery Mutual Insurance Company, The. National Fire Insurance Company of Hartford. National Grange Mutual Insurance Company. National Liability & Fire Insurance Company. National Surety Corporation (Illinois).
National Union Fire Insurance Company of Pittsburgh, Pa. Nationwide Agribusiness Insurance Company. Nationwide Mutual Fire Insurance Company. Nationwide Mutual Insurance Company. Nationwide Property & Casualty Insurance Company. New Hampshire Insurance Company. New Jersey Manufacturers' Insurance Company. Niagara Fire Insurance Company (Delaware Corporation). NN Insurance Company. Norguard Insurance Company. North American Specialty Company. North River Insurance Company, The (New Jersey). Northbrook Indemnity Company. Northbrook Property & Casualty Company. Northern Assurance Company of America, The. Northern Insurance Company of New York. Northwestern National Casualty Company. Ohio Casualty Insurance Company. Ohio Farmers' Insurance Company. Ohio Security Insurance Company. Old Guard Fire Insurance Company. Old Guard Insurance Company. Old Republic Insurance Company. OneBeacon America Insurance Company. OneBeacon Insurance Company. Orion Insurance Company. Overseas Partners US Reinsurance Company. Pacific Employers' Insurance Company. Pacific Indemnity Company. Peerless Insurance Company. Peninsula Insurance Company. Penn Mutual Insurance Company. Penn National Security Insurance Company. Pennsylvania General Insurance Company. Pennsylvania Lumbermens Mutual Insurance Company. Pennsylvania Manufacturers' Association Insurance Company. Pennsylvania Manufacturers Indemnity Company. Pennsylvania National Mutual Casualty Insurance Company.
Petroleum Casualty Company. Pharmacists Mutual Insurance Company. PHICO Insurance Company. Phoenix Insurance Company. Potomac Insurance Company of Illinois. Preferred Professional Insurance Company. Princeton Insurance Company.

Protective Insurance Company.

Providence Washington Insurance Company.

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Public Service Mutual Insurance Company.

Ranger Insurance Company.

Redland Insurance Company.

Regent Insurance Company.

Republic-Franklin Insurance Company.

Republic Western Insurance Company.

Rockwood Casualty Company.

Royal Indemnity Company.
Royal Insurance Company of America.

SAFECO Insurance Company of America.

Safeguard Insurance Company.

Safety First Insurance Company.

Safety National Casualty Corp.

Saint Paul Fire and Marine Insurance Company.

Saint Paul Guardian Insurance Company.

Saint Paul Medical Liability Insurance Company.

Saint Paul Mercury Insurance Company. Security Insurance Company of Hartford, The.

Select Insurance Company.

Selective Insurance Company of America.

Selective Insurance Company of South Carolina.

Selective Way Insurance Company. Seneca Insurance Company, Inc.

Sentry Insurance, A Mutual Company.

Sentry Select Insurance Company.

South Carolina Insurance Company.

Southern States Insurance Exchange.

Standard Fire Insurance Company, The.

Star Insurance Company.

State Capital Insurance Company.

State Farm Fire and Casualty Company.

State Farm General Insurance Company.

Sumitomo Marine and Fire Insurance Company of America.

T.H.E. Insurance Company.

TIG Indemnity Company.

TIG Insurance Company.

TIG Premier Insurance.

Tokio Marine and Fire Insurance Company, Ltd.

Transcontinental Insurance Company.

Trans Pacific Insurance Company.

Transportation Insurance Company.

Travelers Casualty and Surety Company. Travelers Casualty and Surety Company of

Travelers Casualty and Surety Company of Illinois.

Travelers Casualty Co. of Connecticut.
Travelers Commercial Insurance Company.

Travelers' Indemnity Company, The.

Travelers' Indemnity Company of America.

Travelers' Indemnity Company of Connecticut, The. Travelers' Indemnity Company of Illinois.

Travelers' Insurance Company, The.

Twin City Fire Insurance Company.

U.S. Specialty Insurance Company.

Ulico Casualty Company.
United States Fidelity and Guaranty Company.

United States Fire Insurance Company.

United Wisconsin Insurance Company.

Universal Underwriters' Insurance Company.

Utica Mutual Insurance Company.

Valiant Insurance Company.

Valley Forge Insurance Company.

Vanliner Insurance Company.

Vigilant Insurance Company.

Villanova Insurance Company.

Wausau Business Insurance Company.

Wausau Underwriters' Insurance Company.

West American Insurance Company.

Westchester Fire Insurance Company.

Westport Insurance Corporation.
Williamsburg National Insurance Company.

Wilmington Insurance Company.

XL Specialty Insurance Company.

Yasuda Fire & Marine Insurance Company of

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York Insurance Company.

Zenith Insurance Company.

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RULE I - GENERAL

A. WORKERS COMPENSATION

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

B. STANDARD POLICY

Standard Policy means the Standard Provisions Workers Compensation and Employers Liability Policy and the Information Page approved by the Delaware Insurance Department prescribed in Section 3 of this manual.

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 anniversary rating 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 specified on the manual page. Any change will be highlighted and linked to the appropriate Bureau circular announcing the change. Unless specified otherwise, each change applies only from the anniversary rating date which occurs on or after the effective date of the change.

G. ANNIVERSARY RATING DATE

1. Definition

The anniversary rating date is the effective month and day of the policy in effect and each annual anniversary thereafter unless a different date has been established by the Delaware Compensation Rating Bureau, Inc.

2. Rewritten Policies

If a policy is canceled and rewritten by the same or another carrier, all rules, classifications and carrier rating values of the rewriting carrier which were in effect as of the anniversary rating date shall apply to the rewritten policy until the next anniversary date as established by the Delaware Compensation Rating Bureau, Inc.

No policy may be canceled, rewritten or extended for any period to avoid or take advantage of any changes in the rules or Bureau rating values of the Manual.

3. Long Term Policies

For application of anniversary rating 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 Delaware on the Information Page shall be filed with the Delaware Compensation Rating Bureau, Inc. within thirty days after the effective date of the policy. For filing procedures refer to Section 5.

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2. 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.

3. 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 5.
- **b.** Non Standard Endorsements filing procedure, refer to Section 3.

4. 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. 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 employer.
- 3. Medical agreements with physicians and nurses must be in the form of a written contract and must be filed with the Bureau within thirty days of the effective date of the agreement.

RULE II – EXPLANATION OF COVERAGES AND METHODS OF INSURING

A. PART ONE - WORKERS COMPENSATION INSURANCE

1. Description of Workers Compensation Coverage

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

- Workers compensation law or occupational disease law of any state or territory of the United States, including the District of Columbia, and
- **b.** United States Longshore and Harbor Workers' Compensation Act.
- 2. Delaware 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.

4. Deductible Coverage

See Rule II - F.

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B. COVERAGE REQUIREMENTS

1. Compulsory as to all employments

Exceptions: Farm labor; domestic servants, casual workers earning less than \$300.00 in three months from one household. Elective as to state and certain counties, cities and towns. Refer to Sections 2307 and 2309 of the Delaware Workers Compensation Law.

- 2. No insurance carrier is permitted to issue policies which would create duplicate coverage for an employer.
- 3. No insurance carrier is permitted to issue policies which would insure separate parts of a single employer. (Exception see Rule III B. 2.)
- **4.** 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 Employers Liability Insurance

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 provided by the Standard Policy. Refer to Rule XII for rules and endorsements to cover, limit or exclude this exposure.

4. Employers Liability Insurance With Workers Compensation Insurance

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

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

- 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.
- 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.
- 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 Section I, Rule XII.

2. States Where Not Available

Other states coverage is not available in states:

- With a monopolistic state fund, or
- Where the carrier elects not to write this coverage.

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.

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

Volume 63, Chapter 250, Delaware Laws, requires that every insurer licensed to issue workers compensation and employers liability insurance by the Insurance Department pursuant to Title 18, Delaware Code, shall offer to write each such policy subject to a deductible applying only to medical reimbursement and death benefits. The insured employer shall be permitted to accept or reject such a deductible at the time the policy is issued or renewed. It is required that the following be completed by the employer indicating his election to accept or reject a deductible. The deductible options that, by law, must be offered and the corresponding premium credits are shown on the form below:

NOTICE OF ELECTION TO ACCEPT OR REJECT AN INSURANCE DEDUCTIBLE FOR DELAWARE WORKERS COMPENSATION DEATH AND MEDICAL BENEFITS

Delaware Law permits an employer to buy workers compensation insurance with a deductible. The deductible is for death and medical benefits and applies to each accident. The deductibles available and the corresponding premium reductions are set forth in Section 2 of this manual:

You are not required to choose a deductible program. However, if you do so choose, it is to be understood that your insurance company will administer and pay all claims and that you will reimburse the insurance company for payments it makes within the amount of the deductible selected. Failure to reimburse the insurance company for such deductible amounts within 30 days can result in cancellation of coverage.

Please show	whether or not you want the deductible by initialing the appropriate choice below.
	Yes, I want a deductible of applied to death and medical benefits under the Delaware Workers Compensation Law. I understand that the company shall pay the deductible amount and be reimbursed by the employer shown below.
	No, I do not want the deductible described in this Notice.
	that in accordance with 19 Del. C. §2372, I have the option of modifying the above deductible program choice at newal of my workers compensation insurance policy with the insurance company named below.
Date	Employer
	Name
	Title

Insurance Company

The deductible credit applies to total premium after application of experience modification, if any. The dollar amount of the premium reduction resulting from application of the deductible credit is to be recorded in Item 4 of the Information Page under **Code 9663.**

G. DELAWARE WORKERS COMPENSATION INSURANCE PLAN (WCIP)

The Delaware Workers Compensation Insurance Plan is available in the state of Delaware when an employer is unable to obtain workers compensation coverage in the voluntary market. For more information refer to the Delaware Workers Compensation Insurance Plan Handbook or contact the Delaware Compensation Rating Bureau, Inc.

1. Residual Market Surcharge

Effective August 1, 1997, the surcharge program applies to all risks insured in the Plan, including risks for which the Plan applications were processed through Delaware and WCIP risks for which residual market applications were processed through another state.

- **a.** Premium surcharges will apply to risks insured under the Plan which qualify for experience rating and which produce experience modifications in excess of 1.000.
- **b.** Applicable surcharges to subject risks will be expressed as a factor to be applied to standard premium and will be computed using the following formula:

0.50 x (1.000 - risk credibility in the Experience Rating Plan)

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- **c.** Surcharges so computed will be limited to a maximum factor computed by subtracting unity (1.000) from each risk's experience modification factor.
- **d.** Surcharges will be computed and expressed to two decimal places.

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.

3. Majority Interest (more than 50%)

Majority Interest as defined in the Experience Rating Plan Manual applies in this Manual usually means:

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

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

1. 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.

2. Delaware Locations

All locations and operations of the employer in Delaware shall be insured in one policy. Exceptions approved by the Industrial Accident Board.

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.

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4. Renewal Certificates, Agreements, Continuing Form Policies, would be handled as policies longer than one year. (See above C. 3.)

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 Values Policy and shall be so designated on the Information Page. Refer to Rule XI.

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

1. Listing of Delaware

Insurance for operations conducted in Delaware 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 anniversary rating 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 Delaware, the Information Page and attached endorsements shall be prepared so that the Delaware 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 Delaware 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:

<u>Business</u>	Classification
Manufacture of a Product	Furniture Manufacturing
A Process	Printing
Construction or Erection	Carpentry
A General Type or Character of Business	Hardware Store
A Service	Beauty Parlor

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

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 duties as defined in this rule.

If any clerical office employee 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.

- (1) The clerk, such as a counter, time, stock or tally clerk, whose work is necessary, incidental or part of any operation of the business other than clerical office, shall not be considered a clerical office employee. Such clerk should be assigned to the basic classification of the business.
- (2) The cashier also shall not be considered a clerical office employee. A cashier 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 should be assigned to the basic classification of the business regardless of the physical work location.
- (3) Office employees shall be separately classified except in connection with those classes which specifically include Office Employees.
- **b. DRAFTING EMPLOYEES, Code 953**, are employees engaged exclusively in drafting and confined to office work. The entire payroll of any such employees engaged in any other operations shall be assigned to the highest Bureau loss cost classification of operations to which they are exposed.
- c. SALESPERSONS OUTSIDE, Code 951 are employees exclusively engaged in sales or collection work away from the employer's premises or who are engaged in such work for any portion of their time and devote the balance of their time to clerical office duties.

This classification is inapplicable to employees delivering merchandise or products. Even though they may also collect or solicit, such employees shall be assigned in accordance with the classification appropriate to the business of the employer for which delivery is being made.

Also not included are floor and/or counter salespersons. Such employees shall be assigned in accordance with the class appropriate to the business at the location.

Further inapplicable to messengers employed by a messenger or courier service company. Messengers employed by other establishments whose field of business is not that of a messenger or courier service company shall be assigned to Code 951.

Employees who sell or solicit exclusively by telephone shall be assigned to Code 953, Clerical Office Employees.

Salespersons, Collectors or Messengers shall be separately classified except in connection with those classes which specifically include all employees or all employees except 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 or restaurants 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 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 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 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) Tools, dies, molds or fixtures made and/or repaired by an insured that are used in the insured's product manufacturing operations.
- (11) Aircraft travel by employees, other than members of the flying crew, including employees whose payroll is assigned to the Standard Exception Classifications.
- (12) Child day care services operated by the employer for his employees.
- b. Any operation described by a General Inclusion shall be separately classified only if:
 - 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. The principal business is described by a standard exception classification.

4. General Exclusions

Some operations in a business are so unusual that they are excluded from basic classifications. They are classified separately 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.

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 Delaware. 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.

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2. Assignment of a Classification

a. The policy shall contain only classifications approved by the Delaware Compensation Rating Bureau, Inc. 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 or Part-Time Aircraft Operations 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 an insured's manufacturing facility, a separate classification shall apply to the payroll of the 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 classification. 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.

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.

- The entire remuneration of miscellaneous employees is assignable to the governing classification.
- (3) 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.
- (4) 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, all other rules of this Manual notwithstanding. Section 5, Classification Underwriting Guide, will help in assignment by analogy.

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 classification 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 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 highest Bureau loss cost 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.

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7. NOC means not otherwise classified. A classification designated "NOC" shall apply only if no other classification more specifically describes the insured's business.

8. Changing Classifications

- A. The Bureau 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 Bureau 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 Bureau 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 Bureau unless such written application is filed directly with the Bureau by the insured, agent of record or the carrier during the policy period with respect to which the application is made, or within 12 months after the termination thereof.
- b. (1) A change in classification that results from a change in an insured's operations 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 the carrier becomes aware of the insured's operations change and makes a written application to the Bureau to change the insured's authorized classification(s) during the policy period in which the operations change has taken place, or within 12 months after the termination thereof.
 - (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 12 months after the termination thereof.
 - (3) A correction of a misclassification which results in a premium increase shall be applied effective the employer's first normal policy renewal at least six months subsequent to the date of the Bureau's written misclassification notice concurrent to the carrier of record and the employer.
- c. 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 appropriate Court establishing same prior to proceeding with application of this Rule.
- d. The reallocation of payroll by a carrier among an insured's authorized classifications or the Bureau 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 12 months after the termination thereof does not constitute a class change or correction.

9. Classification Appeals

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

10. Mercantile Business/Stores

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 5 of this Manual, Classification Underwriting Guide, may be used for such wording.

E. "NEW BUSINESS" EMPLOYEE CLASSIFICATION PROCEDURE

1. "New Business" is defined for purposes of this section to be all workers compensation insurance policies except those policies underwritten by an insurance group which also insured the same employer for a policy period expiring immediately prior to the effective date of the policy in question. An insurance group is defined as either a set of individual insurers under a common ownership or an individual carrier which has no other companies under common ownership.

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- 2. Within the first 90 days of the effective date of a "New Business" policy, the employer has the right to request from the carrier a review of the classification assignments of each of its employees with the classifications on the policy. This request shall be presented in writing.
- 3. If an employee classification review is requested by the employer, the employer must provide the carrier with a list of all the employer's employees showing individually their specific duties. The carrier has the right in conjunction with the employee classification review to conduct an audit and/or inspection to determine the proper classification assignment of the employees.
- 4. Within 60 days of the employer's request, the carrier shall provide the employer with a report which will show the classification assignment of each listed employee. The carrier will be obligated to use these classification assignments for premium determination purposes for the "New Business" policy period unless review by the Delaware Compensation Rating Bureau, Inc. indicates lower-rated classifications are applicable to an employer's business or employees. Changes in the employer's operations, duties of employees listed or the addition of new employees will not be subject to the classification assignments specified in this report.
- 5. If the employer does not agree with the carrier's employee classification report, the Delaware Compensation Rating Bureau, Inc. shall review the employer's request, the insurer's response and will determine the appropriate classification assignments for the listed employees.
- 6. This Section applies only to the assignment of classifications to listed employees whose duties during the policy period are fully and accurately specified at the time of the request for an employee classification review. This procedure does not otherwise limit a carrier's right or obligation to properly classify an employer's operations based on the actual nature of those operations during the policy period.
- 7. The carrier will send to its "New Business" insureds a "Policyholder Notice" explaining to the insured the procedure that must be followed to request an employee classification review.

RULE V - PREMIUM BASIS

Item 4 of the Information Page

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:

- 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;

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- **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;
- h. Payment to employees on any basis other than time worked such as piece work, profit sharing or incentive plans;
- 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;
- I. 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 (refer to Exclusions, 1.);
- **n.** Musicians and entertainers who are not independent contractors shall be included in computation of premiums of hotels or restaurants (maximum of \$250 per week for each musician or entertainer);
- o. Adjustments necessary to bring employees to minimum wage shall be included;
- p. Payments for salary reduction, retirement or cafeteria plans (IRC 125) which are made through deductions 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 Delaware Prevailing Wage Act;
- r. Annuity plans (see Rulings and Interpretations 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 Rulings and Interpretations 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 print or in broadcast.

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. e.;
- **b.** Payments made by an 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 Delaware Prevailing Wage Act or the Davis-Bacon Act. For additional information please see the Rulings and Interpretations in Section 5 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 and other gratuities received by employees;
- f. Payments for active military duty;
- g. Employee discounts on goods purchased from the employee's employer;
- Expense reimbursements to employees to the extent that an employer's records substantiate that the expense was incurred as a valid business expense (see Rulings and Interpretations – Employee Expense Reimbursements);
- i. Supper 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;
- I. Employer provided perquisites ("perks") such as:
 - an automobile;
 - 2. an airplane flight;
 - 3. a discount on property or services;
 - 4. club memberships;
 - 5. tickets to entertainment or sporting events;
- **m.** Stock option plans difference between market value of stock and lower option price is not included as remuneration.

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. 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

- a. 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.
- **b.** Contributions of employer funds, made by the employer, the amount which being determined by reference to Employer 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 – Total Estimated Annual Remuneration."

2. Determination of Estimated Payrolls

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 Delaware Compensation Rating Bureau, Inc.

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 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.

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RULE VI - RATING VALUES AND PREMIUM DETERMINATION

Item 4 of the Information Page - continued

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 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 Delaware Compensation Rating Bureau, Inc.
- **b.** The Delaware Workers Compensation Law includes "all occupational diseases arising out of and in the course of employment." The classification rates shown in the Manual include occupational disease loadings which correspond to the usual exposure to diseases by classifications.
- c. A supplemental occupational disease loading may be applied to the carrier rate for any individual risk where the occupational disease hazard is abnormal. When a carrier plans to use the supplemental loading, they shall supply the Bureau with an inspection report either by an insurance carrier, Industrial Accident Board or some outside source which supports the abnormal disease exposure. Based on this report, the Rating Bureau will authorize the supplemental loading and publish it on the bureau data card for a minimum of one year. The supplemental loading can be removed only by an inspection report from an insurance company, or some other outside agency evidencing the abnormal exposure no longer exists. The supplemental disease loading is non-ratable in the experience and retrospective plans.

3. Terrorism Risk Insurance Act of 2002- Certified Losses

Premium under the Terrorism Risk Insurance Act of 2002 - Certified Losses 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, schedule rating, or retrospective rating. Non-payroll exposures are not subject to premium under the Terrorism Risk Insurance Act of 2002 - Certified Losses. Policies issued on an "If Any" basis will not be charged a terrorism rate, unless premium develops during the policy term or at audit. Per capita charges are not subject to premium under this Act. Terrorism Risk Insurance Act of 2002 - Certified Losses shall be separately stated on the Standard Policy and shall be designated to Statistical Code 9740.

B. PREMIUM

Premium for each classification shown in the policy is determined by multiplying the basis of premium by the rate.

Example of B above

Payroll			=	\$90,000
Rate			=	x 1.50
Premium			=	\$ 1,350
\$90,000	Χ	1.50	=	\$ 1,350
100				

C. WHOLE DOLLARS - PREMIUMS

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

D. 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.

UNDERWRITING RULES

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 Factors

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 Manual.
- 2. Copies of Experience Rate Calculation
 - **a.** The insurance carrier is furnished with the experience rate 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, or to the Home Office or Branch Office of any member of the Bureau upon the written request of the employer, a copy of the experience rating calculation of that employer at an appropriate charge.
 - **c.** The insurance carrier of record shall be notified of the Bureau experience modification 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. SCHEDULE RATING

- 1. An insurer may adopt a schedule rating plan, subject to such a plan being "Filed" (approved) by the Delaware Insurance Department. The plans permit the carrier to apply a schedule credit (use Code 9887) or debit (use Code 9889) to the standard premium determined in accordance with the Bureau Rating Values and rating plans filed by the Delaware Compensation Rating Bureau, Inc.
- 2. The schedule modification is to be applied after application of any experience modification but before premium discount if applicable. The schedule modification does not apply to the expense constant or the minimum premium, if applicable, but does to the following:
 - a. Aircraft Operations passenger seat surcharge.
 - **b.** Premium for higher limit under Employers Liability.
 - c. Short rate penalty premium.
 - d. Additional premium resulting from flat increase on outstanding policies.
 - e. Non-ratable elements and supplemental loadings.
- 3. Show the schedule modification percentage and applicable statistical code on the Information Page.

H. PREMIUM CALCULATION ALGORITHM

Delaware and Pennsylvania Premium Algorithm Preface:

Optional use upon July 1, 2000. Mandatory use for policies effective on or after January 1, 2002.

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 follow-ing:

- 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

SECTION 1 UNDERWRITING RULES EFFECTIVE DATE: NOVEMBER 26, 2002

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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.

Updates optional use November 26, 2002. Mandatory use for policies effective on or after October 1, 2004. Delaware and Pennsylvania Workers Compensation Premium Algorithm Premium Calculation Algorithm

Line #	Item Name	Associated Statistical Code	Line #	Source & Derivation
(1)	Classification	xxxx	(1)	Carrier value
(2)	Exposure	XXXX	(2)	Risk characteristic
(3)	Carrier Rating Value	XXXX	(3)	Carrier value
(4)	Classification Manual Premium		(4)	(2)/100x(3) if classification has payroll exposure.
(5)	Total Policy Manual Premium		(5)	Special procedures apply to non-payroll classes Sum of (4) for all classifications on the policy
(6)	Employer Liability Increased Limits	xxxx	(6)	Carrier value
· · ·	Factor		<i>(</i> _)	(5) (6)
(7)	Employer Liability Increased Limits Premium Charge		(7)	(5)x[(6) expressed as a decimal]
(8)	Minimum Premium Employer Liability	9848	(8)	Carrier value
	Increased Limits			
(9)	Minimum Premium Employer Liability	9848	(9)	[(8)-(7)] if $(7)<(8)$ and $(6)>0$, otherwise zero
(10)	Increased Limits Premium Charge Subject Deductible Credit Percentage	9664	(10)	Carrier value
(10) (11)	Subject Deductible Credit Percentage Subject Deductible Premium Credit	9664	(10)	[(5)+(7)+(9)]x[(-10) expressed as a decimal]
(12)	Waiver of Subrogation Charge	0930	(12)	Carrier value - subject to experience modification
(13)	Waiver of Subrogation Premium	0930	(13)	Value from Line (12)
(14)	Total Subject Premium	2222	(14)	[(5)+(7)+(9)+(11)+(13)]
(15)	Experience Modification Modified Premium	9898	(15)	Zero for non-experience-rated risks
(16) (17)	Merit Rating Credit Factor	9885	(16) (17)	(14)x(15) Zero if Merit Rating Credit does not apply
(18)	Merit Rating Credit	9885	(18)	(14)x[(-17) expressed as a decimal]
(19)	Merit Rating Neutral Factor	9884	(19)	Zero whether Merit Rating Neutral Adjustment (no credit
(00)	Marit Dation Navinal Adiostos and	0004	(00)	or debit) does or does not apply
(20) (21)	Merit Rating Neutral Adjustment Merit Rating Debit Factor	9884 9886	(20) (21)	(14)x[(19) expressed as a decimal] Zero if Merit Rating Debit does not apply
(22)	Merit Rating Charge	9886	(22)	(14)x[(21) expressed as a decimal]
(23)	Premium After Experience		(23)	(16) if Experience-Rated, [(14)+(18)+(20)+(22)] if Merit-
	Modification or Merit Rating			Rated, (14) if Non-Rated
(24) (25)	Non-Ratable Classifications	XXXX	(24) (25)	Carrier Value
(25)	Non-Ratable Classifications Exposure		(25)	Portion of payroll exposure subject to Non-Ratable Classifications
(26)	Non-Ratable Classification Rating Value	xxxx	(26)	Carrier Value
(27)	Non-Ratable Classification Premium	· · · · · · · · · · · · · · · · · · ·	(27)	(25)/100x(26) [based on applicable Non-Ratable
(28)	Aircraft Seat Surcharge Exposure (# of	9108	(28)	Classification exposure] Actual number of seats for insured risk. Subject to
(20)	seats)	9100	(20)	maximum 10 seats per aircraft
(29)	Aircraft Seat Surcharge	9108	(29)	Carrier Value
(30)	Aircraft Seat Surcharge Premium Charge	9108	(30)	(28) x (29)
(31)	Workfare Program Employees Exposure (PA)	0982	(31)	Number of person weeks. A partial workweek for any
(32)	Workfare Program Employees Rating Value (PA)	0982	(32)	worker to be counted as 1 person week. Carrier Value
(33)	Workfare Program Employees Premium (PA)	0982	(33)	(31) x (32)
(34)	Non-Ratable Classification Premium Total		(34)	Sum of all (27)+(30)+(33) premiums
(35)	Non-Ratable Classification Increased Limits Factor	XXXX	(35)	Carrier value
(36)	Non-Ratable Classification Increased Limits Premium Charge	XXXX	(36)	(34)x [(35) expressed as a decimal]
(37)	Minimum Premium Non-Ratable Classification Increased Limits	9848	(37)	Carrier value
(38)	Minimum Premium Non-Ratable Classification Increased Limits Premium Charge	9848	(38)	[(37)-(36)] if (36) < (37) and (35) > 0, otherwise zero
(39) (40)	Premium Before Schedule Rating Schedule Rating Plan Adjustment Factor	9887/9889	(<mark>39)</mark> (40)	(23)+(34)+(36)+(38) Carrier value - use 9887 for schedule credits and 9889 for schedule debits

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Updates optional use November 26, 2002. Mandatory use for policies effective on or after October 1, 2004. Delaware and Pennsylvania Workers Compensation Premium Algorithm

Premium Calculation Algorithm

Line #	Item Name	Associated Statistical Code	Line #	Source & Derivation
(41)	Schedule Rating Plan Premium	9887/9889	(41)	(39)x[(40) expressed as a decimal]. For schedule
(42)	Adjustment Certified Safety Committee Credit Factor	9890	(42)	credits Line (41) will be negative Credit applies if insured is certified.
(43)	(PA) Certified Safety Committee Premium Credit (PA)	9890	(43)	[(39)+(41)]x[(-42) expressed as a decimal]
(44)	Workplace Safety Program Credit Factor (DE)	9880	(44)	Credit applies if insured qualifies
(45)	Workplace Safety Program Premium Credit (DE)	9880	(45)	[(39)+(41)]x[(-44) expressed as a decimal]
(46)	Construction Classification Premium Adjustment Program Credit Factor	9046	(46)	Based on wage level(s), application to rating organization
(47)	Construction Classification Premium Adjustment Program Premium Credit	9046	(47)	[(39)+(41)]x[(-46) expressed as a decimal]
(48)	Drug-Free Workplace Factor (DE)	9846	(48)	Carrier value
(49)	Drug-Free Workplace Credit (DE)	9846	(49)	[(39)+(41)+(45)+(47)]x[(-48) expressed as a decimal]
(50)	Managed Care Factor (DE)	9874	(50)	Carrier value
(51)	Managed Care Credit (DE)	9874	(51)	[(39)+(41)+(45)+(47)+(49)]x[(-50) expressed as a decimal]
(52)	Package Credit Factor (DE)	9721	(52)	Carrier value
(53)	Package Credit (DE)	9721	(53)	[(39)+(41)+(45)+(47)+(49)+(51)]x[(-52) expressed as a decimal]
(54)	Premium After Managed Care and Package Credit If Applicable		(54)	[(39)+(41)+(43)+(45)+(47)+(49)+(51)+(53)]
(55)	Assigned Risk Surcharge Factor (DE)	0277	(55)	May apply to some or all assigned risks based on plan and characteristics of individual insured
(56)	Assigned Risk Premium Surcharge (DE)	0277	(56)	(54)x[(55) expressed as a decimal]
(57)	Deductible Credit Factor	9663	(57)	Carrier value
(58)	Deductible Premium Credit	9663	(58)	[(54)+(56)]x[(-57) expressed as a decimal]
(59)	Loss Constant	0032	(59)	Carrier value - may vary based on risk premium size
(60)	Loss Constant Charge	0032	(60)	Line (59) if applicable
(61)	Short Rate Cancellation Factor	0931	(61)	Carrier value - zero if short rate cancellation does not apply
(62)	Short Rate Premium	0931	(62)	[(54)+(56)+(58)+(60)]x[(61)-1.0000] if (61)>0, otherwise zero
(63) (64)	Expense Constant Expense Constant Charge	0900 0900	(63) (64)	Carrier value if applicable Line (63)
(65)	Minimum Premium	0990	(65)	Carrier value
(66)	Minimum Premium Charge	0990	(66)	If (65)>[(54)+(56)+(58)+(60)+(62)+ (64)], (65)-[(54)+(56)+(58)+(60)+(62)+(64)], otherwise
(67)	Unit Statistical Report Total Standard Premium		(67)	zero [(54)+(56)+(58)+(60)+(62)+(66)]
(68)	Premium Discount Amount	0063/0064	(68)	Carrier value based on [(54)+(56)+(58)+(60)+(62)+(66)]
(69)	Additional premium Waiver of Subrogation (flat charge)	9115	(69)	Carrier value(s)
(70) (71)	Terrorism Premium Charge Total Policy Premium Subject to Employer Assessment	9740	(70) (71)	(Total payroll/100) x carrier rating value (64)+(67)-(68)+(69)+(70)
(72)	Employer Assessment Factor	0938	(72)	Bureau value for the specific purpose of computing
	Pursuant to Act 57 of 1997 (PA)			employer assessments
(73)	Employer Assessment Amount Pursuant to Act 57 of 1997 (PA)	0938	(73)	[(71)-(11)-(58)]x(72) NOTE: Cells (11) and (58) 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

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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. LARGE CONSTRUCTION PROJECTS (Wrap-Up)

The first step in setting up a "Wrap-Up" program requires the carrier to make application to: State of Delaware Department of Labor, Industrial Accident Board, 4425 North Market Street - 3rd Floor, Wilmington, DE 19802.

The following application of the premium discount is optional for large 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. Premium Requirement

Estimated total standard premium for the project to be done by the combined entities must be \$500,000 or more.

5. Location Requirement

The project must be confined to operations at a single location. In connection with the building of roadways, tunnels, waterways or surface or underground conduits, the entire job or sections of the job shall be considered a single location if the construction work is performed by a single general contractor for a single owner or principal.

6. Duration Requirement

The project must be of definite duration involving work to be performed continuously to completion.

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RULE VIII - LIMITS OF LIABILITY

Item 3-B of the Information Page

WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

1. Part One - Workers Compensation

There is no limit of liability in the standard policy for Part One. The policy provides all benefits required by the Delaware Workers Compensation Law.

2. Part Two - Employers Liability

Standard Limits

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.

Increased Limits

The limit 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.
- 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 before application of any carrier rate but before application of experience rating modification or retrospective rating adjustment.

TABLE FOR INCREASED LIMITS

Classification Codes	L	<u>Percentage</u>				
		(00	00s omitt	ed)		
9803	100	/	100	/	1,000	.70%
9804	100	/	100	/	2,500	1.20%
9805	100	/	100	/	5,000	1.70%
9806	100	/	100	/	10,000	2.40%
9807	500	/	500	/	500	1.90%
9808	500	/	500	/	1,000	2.20%
9809	500	/	500	/	2,500	2.70%
9810	500	/	500	/	5,000	3.20%
9811	500	/	500	/	10,000	3.90%
9812	1,000	/	1,000	/	1,000	3.30%
9813	1,000	/	1,000	/	2,500	3.80%
9814	1,000	/	1,000	/	5,000	4.40%
9815	1,000	/	1,000	/	10,000	5.00%
			over			
9816	1,000	/	1,000	/	10,000	(a)
(a) Apply to Bureau for higher limit charges.						

The premium for increased limits shall be subject to experience rating modification, merit rating, deductible credit or retrospective rating. The premium for increased limits on non-ratable classifications is not subject to any experience rating modifications, merit rating or retrospective rating.

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c. Accident Limit

The limit of liability under Part Two applies to all bodily injury arising out of any one accident.

d. Disease Limit

The limit of liability under Part Two 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.

Show Limit on the Information Page

The limits of liability under Part Two must be stated in Item 3-B of the Information Page.

B. VOLUNTARY COMPENSATION INSURANCE

1. Standard Limits

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

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

The standard limits under Part Two Employers Liability for employees subject to voluntary compensation insurance may be increased. The premium for the increased limits shall be determined on the basis of the factors in the following table:

TABLE FOR INCREASED LIMITS Employers Liability Insurance Only

<u>!</u>	<u>Factor</u>					
	(00	0s omitt	ed)			
100	/	100	/	1,000	1.053	
100	/	100	/	2,500	1.127	
100	/	100	/	5,000	1.225	
100	/	100	/	10,000	1.284	
500	/	500	/	500	1.186	
500	/	500	/	1,000	1.206	
500	/	500	/	2,500	1.286	
500	/	500	/	5,000	1.368	
500	/	500	/	10,000	1.424	
1,000	/	1,000	/	1,000	1.280	
1,000	/	1,000	/	2,500	1.357	
1,000	/	1,000	/	5,000	1.436	
1,000	/	1,000	/	10,000	1.509	
1,000	/	over 1,000	/	10,000	(a)	
(a) Apply to Bureau for higher limit factor						

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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 AND PREMIUM

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 Delaware Workers Compensation Law. However, up to eight (8) executive officers who are stockholders of the corporation, when executing a written agreement between the corporation and such executive officers, may elect not to be subject to the law. To exclude such officers, attach the Partners, Officers and Others Exclusion Endorsement **WC 00 03 08**.

When executive officers are covered under the law they have the same status as employees under the policy.

3. Premium Determination

Premium for executive officers, other than elected officers of Delaware or its political subdivisions, shall be based on their total payroll, subject to the following:

- a. The requirements of Rule V E.
- **b.** The minimum individual payroll for an executive officer is \$300 per week.
- c. The maximum individual payroll for an executive officer is \$1,500 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.

4. 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 a standard exception classification unless that officer's duties fulfill the definition of either Salesman - 951 or Office - 953. See Rule IV.

5. 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, Transportation of Personnel for Business. If an executive officer's non-flying duties in such a week are subject to a higher rated classification, that higher rated classification shall be assigned in that week.

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

If Code 7421, Transportation of Personnel for Business, 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 highest rated classification which applies to any of their operations.

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B. SOLE PROPRIETORS AND PARTNERS OR MEMBERS OF THEIR IMMEDIATE FAMILY

1. Law and Status

- a. Sole proprietors or partners are not covered under Delaware Law.
- **b.** Sole proprietors or partners **may elect** to be covered in the State of Delaware. They then have the same status as employees under the policy.
- **c.** Immediate family members of sole proprietors or partners **are covered** under Delaware Law. Immediate family is defined as a parent, spouse, child or sibling of a sole proprietor or partner.

2. Coverage

- a. To provide coverage for a sole proprietor or partner, attach the Sole Proprietors, Partners, Officers and Others Coverage Endorsement, WC 00 03 10.
- b. To exclude coverage for Immediate Family members, attach the Partners, Officers and Others Exclusion Endorsement, WC 00 03 08.

3. Premium Determination

- Premium for sole proprietors, partners or members of their immediate family shall be based on their total payroll.
- b. Rules to limit payroll for sole proprietors or partners are the same as for executive officers. (See Rule IX A. 3. for more details.) (Exception: If a payroll amount cannot be determined, the latest Delaware Statewide Average Weekly Wage should be used to set Annual Remuneration of policies effective on and after August 1 of any given year.)

C. CONTRACTORS AND SUBCONTRACTORS AS EMPLOYERS

- 1. No contractor or subcontractor shall receive compensation under the Delaware Workers Compensation Law, but shall be deemed to be an employer and all rights of compensation of the employees of any such contractor or subcontractor shall be against their employer and not against any other employer.
- 2. Lessees transporting passengers for hire in motor vehicles leased pursuant to written leases shall not receive compensation under the Delaware Workers Compensation Law but shall be deemed to be employers.

D. EX-MEDICAL COVERAGE

Ex-medical coverage is prohibited in the State of Delaware.

E. PROFESSIONAL AND SEMI-PROFESSIONAL ATHLETES – CLASS CODES 970 and 991

- 1. Employees who qualify for payroll limitation include but are not limited to all players, coaches, managers or game officials and include all players on salary list of the employer.
- 2. The entire remuneration of each player, coach or manager should be included in computing premium, subject to a maximum of \$60,000 per season.
- **3.** Season includes pre-season and post-season exposure.
- **4.** When a player, coach or manager works for two or more teams in the same sport during the season, the maximum shall be pro-rated.
- 5. The remuneration of an individual player is subject to a minimum of \$600.00 per week of the season or year, including board and lodging. (Limited to Code 970). For more details refer to the Classification and Rating Values Section.

F. DELAWARE WORKPLACE SAFETY PROGRAM

1. The Effective Date

Delaware Workplace Safety Program effective February 1, 1989. Revised July 1, 1999.

2. Eligibility

- a. Employers are eligible for the Workplace Safety Program if they have \$3,161 or more of annual Delaware only premium at residual market rates.
- **b.** Qualifying premium and safety credit percent eligibility is based on the most current required unit statistical card filing (for example, July 1999 employers qualify using the unit statistical report for the July 1996 policy).
- **c.** The Bureau will test each employer by taking the required unit statistical card payroll times current Residual Market Rates times most current experience modification to determine the employer's qualifying premium.

3. Employer Notification

Employers meeting the premium qualification requirement will be notified by the Delaware Department of Insurance seven months in advance of renewal date. This notification will inform the employer of the premium credit they are eligible for if attested safe, together with the schedule of inspection costs.

4. Inspection

The cost of each Department of Insurance safety inspection will be borne by the employer and will start at \$150 per location. Each work location must pass inspection for the employer to be eligible for premium credit under the Work-place Safety Program. Inspection fees for large and/or complex employers may be established by the Department of Insurance.

5. Employer Action

Once the employer receives their notification of eligibility, the employer must decide to participate in the Workplace Safety Program. This decision must be made no later than five months before their policy renewal. The employer must contact the Delaware Department of Insurance and request an inspection. Inspections will be made by a representative from one of the independent safety expert companies contracted by the Delaware Department of Insurance.

6. Delaware Department of Insurance Action

The Department of Insurance will notify the inspector of the employer's request. The inspector will then contact the employer to set up the first of two inspections. A second unannounced inspection will be made at some later date to confirm initial certifications of safety in the workplace. Failure to pass this non-scheduled inspection will result in withdrawal of the safety credit.

7. Qualified Employer

The Bureau will be informed when an employer passes the inspection. The Bureau will then record on the experience rating calculation sheet the credit percentage to apply to the renewal policy. **Code 9880** is to be used in policy issuance and statistical reporting to record the Safety Program premium credit, which is to be applied after experience modification and after deviation or schedule rating adjustments but before calculating premium discount and before adding of expense constant.

For Example:

<u>Code</u>	Classification	<u>Payroll</u>	<u>Rate</u>	<u>Premium</u>	
975	Restaurant	\$350,000	\$4.39	\$15,365	
953	Clerical	80,000	.54	432	
	Sub-Total			15,797	
9898	Experience Modification		.95	790	Credit
	Sub-Total			15,007	
9887	Schedule Credit 5%			750	Credit
	Sub-Total			14,257	
9880	Safety Program Credit 19%			2,709	Credit
	Sub-Total			11,548	
0063	Premium Discount				
	if applicable				
0900	Expense Constant				
	if applicable				
9999	Estimated Annual Premium			11,548	

8. Safety Credit Percentages

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Safety credits will be granted according to the following formula:

20% x [1.0000 - C]

where "C" is the credibility of the qualified employer in the uniform Experience Rating Plan for the policy period expiring immediately prior to the application of the safety credit. If the qualified employer was not experience-rated in the policy period expiring immediately prior to the application of the safety credit, "C" will be set at 0.050. Safety credit packages will be rounded to the nearest whole percent.

9. Bureau Rating Values

A Delaware Workplace Safety Program Correction Factor shall be included in loss costs and residual market rates. This factor shall be designed to make the Workplace Safety Program revenue neutral in the aggregate.

10. Appeals

The Bureau's determination of the percentage credit for an individual risk eligible for the Delaware Workplace Safety Program may be appealed pursuant to Rule XVI, APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE, Section 1 of this Manual.

G. DELAWARE CONSTRUCTION CLASSIFICATION PREMIUM ADJUSTMENT PROGRAM

1. Program Description

The Delaware Construction Classification Premium Adjustment Program provides for a premium credit for up to one year for a policy which contains one or more construction classifications. A credit may be applicable to those policies effective new and renewed with normal anniversary rating dates on or after **July 1, 1990**.

The basis for determining the credit is the total payroll (including overtime premium pay) and hours worked for each construction classification for the third calendar quarter in **1989** as reported to taxing authorities. 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 on next page:

DCCPAP Wage Table Effective January 1, 1999 through December 31, 1999

Average Hourly Wage	Credit From Manual Premium	Average <u>Hourly Wage</u>	Credit From Manual Premium
\$11.99 or less	0%	\$16.26-\$16.50	15%
\$12.00-\$14.00	5%	\$16.51-\$16.75	16%
\$14.01-\$14.25	6%	\$16.76-\$17.25	17%
\$14.26-\$14.50	7%	\$17.26-\$17.75	18%
\$14.51-\$14.75	8%	\$17.76-\$18.25	19%
\$14.76-\$15.00	9%	\$18.26-\$18.75	20%
\$15.01-\$15.25	10%	\$18.76-\$19.25	21%
\$15.26-\$15.50	11%	\$19.26-\$19.75	22%
\$15.51-\$15.75	12%	\$19.76-\$20.50	23%
\$15.76-\$16.00	13%	\$20.51-\$21.25	24%
\$16.01-\$16.25	14%	over \$21.25	25%

DCCPAP Wage Table Effective January 1, 2000 through February 28, 2001

Average <u>Hourly Wage</u>	Credit From Manual Premium	Average <u>Hourly Wage</u>	Credit From Manual Premium
\$12.49 or less	<u>0%</u>	\$17.01-\$17.25	15%
\$12.50-\$14.75	5%	\$17.26-\$17.50	16%
\$14.76-\$15.00	6%	\$17.51-\$18.00	17%
\$15.01-\$15.25	7%	\$18.01-\$18.50	18%
\$15.26-\$15.50	8%	\$18.51-\$19.00	19%
\$15.51-\$15.75	9%	\$19.01-\$19.50	20%
\$15.76-\$16.00	10%	\$19.51-\$20.00	21%
\$16.01-\$16.25	11%	\$20.01-\$20.75	22%
\$16.26-\$16.50	12%	\$20.76-\$21.50	23%
\$16.51-\$16.75	13%	\$21.51-\$22.25	24%
\$16.76-\$17.00	14%	over \$22.25	25%

DCCPAP Wage Table Effective March 1, 2001 through December 31, 2001

Average <u>Hourly Wage</u>	Credit From Manual Premium	Average <u>Hourly Wage</u>	Credit From Manual Premium
\$13.24 or less	0%	\$17.51-\$18.00	15%
\$13.25-\$15.25	5%	\$18.01-\$18.50	16%
\$15.26-\$15.50	6%	\$18.51-\$19.00	17%
\$15.51-\$15.75	7%	\$19.01-\$19.50	18%
\$15.76-\$16.00	8%	\$19.51-\$20.00	19%
\$16.01-\$16.25	9%	\$20.01-\$20.50	20%
\$16.26-\$16.50	10%	\$20.51-\$21.00	21%
\$16.51-\$16.75	11%	\$21.01-\$21.75	22%
\$16.76-\$17.00	12%	\$21.76-\$22.50	23%
\$17.01-\$17.25	13%	\$22.51-\$23.25	24%
\$17.26-\$17.50	14%	over \$23.25	25%

DCCPAP Wage Table Effective January 1, 2002

Average <u>Hourly Wage</u>	Credit From Manual Premium	Average <u>Hourly Wage</u>	Credit From Manual Premium
\$13.74 or less		\$18.01-\$18.50	15%
\$13.75-\$15.75	5%	\$18.51-\$19.00	16%
\$15.76-\$16.00	6%	\$19.01-\$19.50	17%
\$16.01-\$16.25	7%	\$19.51-\$20.00	18%
\$16.26-\$16.50	8%	\$20.01-\$20.50	19%
\$16.51-\$16.75	9%	\$20.51-\$21.00	20%
\$16.76-\$17.00	10%	\$21.01-\$21.75	21%
\$17.01-\$17.25	11%	\$21.76-\$22.50	22%
\$17.26-\$17.50	12%	\$22.51-\$23.25	23%
\$17.51-\$17.75	13%	\$23.26-\$24.00	24%
\$17.76-\$18.00	14%	over \$24.00	25%

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 result would be the percentage credit which is to be applied to the July 1, 1990 or later policy. When calculating the total policy credit the percentage shall be rounded to the nearest whole number with .5 being rounded upward (as an example, 4.4 rounded to 4% and 4.5 rounded to 5%).

The insured shall submit the required payroll and hours worked information to the Delaware Compensation Rating Bureau, Inc. 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 Delaware Compensation Rating Bureau, Inc. 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 Delaware Compensation Rating Bureau, Inc. shall appear on item 4 of the Policy. If the credit is not available at the time of policy issuance, the carrier shall endorse the policy to provide this credit information.

Report Delaware 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.

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

601	609	645	652	658	666	676
602	611	646	653	659	667	677
603	615	647	654	661	668	
605	617	648	655	663	669	
607	625	649	656	664	674	
608	643	651	657	665	675	

Third Calendar Quarter

a.	Policy Anniversary Date	Quarter Used
	07/01/90 to 07/01/91	1989
	07/01/91 to 07/01/92	1990
	07/01/92 to 07/01/93	1991

The Bureau will inform the carrier and employer of the credit percentage. The Bureau will then record on the experience rating sheet (when applicable) the credit percentage to apply to the policy. Code 9046 is to be used in policy issuance and statistical reporting to record the construction premium credit, which is to be applied after the experience modification and after the deviation or schedule rating adjustments, but before calculating the premium discount and before adding the expense constant.

REVISED

Example:

<u>Code</u>	Classification	<u>Payroll</u>	<u>Rate</u>	<u>Premium</u>	
652	Carpentry	\$300,000	\$13.83	\$41,490	
951	Salesman	41,600	.60	250	
953	Office	176,000	.39	686	
	Sub-Total			42,426	
9898	Experience Modification	1.180		7,637	Debit
				50,063	
9887	Schedule Credit 5%			2,503	Credit
	Sub-Total			47,560	
9880	Safety Program Credit 20%			9,512	
	Sub-Total			38,048	
9046	Construction Credit 20%			9,512	
	Sub-Total			28,536	
0277	Residual Market Surcharge	.18		5,135	Debit
0063	Premium Discount				
	(if applicable)				Credit
	Sub-Total				
9999	Estimated Annual Premium			\$33,672	
				•	

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5. Appeals

The Bureau's determination of an individual risk's eligibility for and/or the percentage of credit under the Delaware 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.

UNDERWRITING RULES

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UNDERWRITING RULES

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-age 31			
	BUR	EAU FILE NO.	
DEL	AWARE WORKERS COM	 IPENSATION – 200	
	PREMIUM CREDIT A		
NAME ON INSURANCE POLICY			
NSURANCE COMPANY (Not Agent)			
POLICY NO.		EFF. DATE	
Notice: Unless Code(s), total wages paid indicated and application is signed Officers should be included in the excluded from the Workers Compe	I, it cannot be processed. e appropriate classification	Must include non-construction n. Do not include corporate of	class code payrolls. Corporate fficers who have elected to be
CLASSIFICATION DESCRIPTION	DELAWARE WC CLASS CODE	TOTAL DELAWARE WAGES PAID THIS QUARTER	TOTAL HOURS WORKED THIS QUARTER (Including O.T.)
Example: Carpentry	651	\$8,000	520
Example: Office	953	\$2,000	400
		<u> </u>	
The foregoing is based on actual wages arending	nd hours worked, as reflec	cted in our payroll records, for	the complete calendar quarter
Signature		Title	
Felephone Number		Date	
Address	City	State	Zip Code

SEND APPLICATION TO DELAWARE COMPENSATION RATING BUREAU, INC., ATTENTION: <u>EXPERIENCE RATING DEPARTMENT</u>, THE WIDENER BUILDING – 6TH FLOOR, ONE SOUTH PENN SQUARE, PHILADELPHIA, PA 19107-3577.

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H. WAIVER OF SUBROGATION

For policies where the carrier waives subrogation rights, the premium charge associated with such waiver shall be assigned to Code 0930.

For policies where a flat charge has been levied for a waiver of subrogation rights, the amount shall be assigned to Code 9115. Code 9115 – Flat Charge Waiver of Subrogation is not included in Total Standard Premium.

RULE X - CANCELLATION

A. WHO MAY CANCEL

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

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 cancelled 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 - H.

3. Deductible

Apply the appropriate deductible credit factor, if any, in accordance with the deductible table in Section 2 of this Manual.

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

Compute the premium as provided in C 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 cancelled 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

Extend such payroll pro-rata to an annual basis.

Example

A payroll of \$55,500 for 185 days would produce a payroll of \$109,500 on an annual basis:

$$$55,500 x 365 = $109,500.$$

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3. Carrier Rate

Apply Carrier Rate to the payroll in 2. above.

4. Experience Rating

Apply any experience rating modification in accordance with the rules of the Experience Rating Plan Manual. Refer to Rule VI - 1.

5. Deductible

Apply the appropriate deductible credit factor, if any, in accordance with the deductible credit schedule in Section 2 of this Manual.

6. Short Rate Percentage

Based on the time the policy was in effect, apply the short rate percentage shown in the Short Rate Cancellation Table in this rule to the annual premium computed on the basis of the extended payroll in order to determine the short rate portion of the annual premium.

7. Example of a Short Rate Cancellation

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

a. Payroll extended to annual basis =

$$$55,500 \times \underline{365} = $109,500.$$

- **b.** Annual premium = $$109,500 \times $.50 = 548$
- c. Short rate percentage for 185 days = 61%(See Table on next page)
- **d.** Short rate premium for cancelled policy = \$548 x .61 = \$334
- e. Total premium for cancelled policy = \$334

Refer to the Rules and Interpretation Section for an alternative method of short rate computation.

E. SHORT RATE CANCELLATION TABLE FOR TERM OF ONE YEAR

Р	Days olic For	:y		Percent of One Year Premium
		1		5%
		2		6
3	-	4		7
5	-	6		8
7	-	8		9
9	-	10		10
11	-	12		11
13	-	14		12
15	-	16		13
17	-	18		14
19	-	20		15
21	-	22		16
23	-	25		17
26	-	29		18
30	-	32	(1 mo)	19
33	-	36	,	20
37	-	40		21
41	-	43		22
44	-	47		23
48	-	51		24
52	-	54		25
55	-	58		26
59	-	62	(2 mos)	27
63	-	65	(2 11100)	28
66	_	69		29
70	-	73		30
74	_	76		31
77	_	80		31 32
81	-	83		33
84		87		34
88		91	(3 mos)	35
92	-	94	(0 11103)	36
95	_	98		37
99	-	102		38
103	÷	105		39
106		109		40
110	-	113		41
114	-	116		42
117	-	120		43
121		124	(4 mos)	43
125		127	(4 11105)	45
128	-	131		46
132	-	135		47
136	-	138		48
139	_	142		49
143	-	146		50
147	-	149	(F m = =)	51
150		153	(5 mos)	52

Day Poli In Fo	icy		Percent of One Year Premium
154 -	156		53
157 -	160		54
161 -	164		55
165 -	167		56
168 -	171		57
172 -	175		58
176 -	178		59
179 -	182	(6 mos)	60
183 -	187		61
188 -	191		62
192 -	196		63
197 -	200		64
201 -	205		65
206 -	209		66
210 -	214	(7 mos)	67
215 -	218		68
219 -	223		69
224 -	228		70
229 -	232		71
233 -	237		72
238 -	241		73
242 -	246	(8 mos)	74
247 -	250		75
251 -	255		76
256 -	260		77
261 -	264		78
265 -	269		79
270 -	273	(9 mos)	80
274 -	278		81
279 -	282		82
283 -	287		83
288 -	291		84
292 -	296		85
297 -	301		86
302 -	305	(10 mos)	87
306 -	310		88
311 -	314		89
315 -	319		90
320 -	323		91
324 -	328		92
329 -	332		93
333 -	337	(11 mos)	94
338 -	342		95
343 -	346		96
347 -	351		97
352 -	355		98
356 -	360		99
361 -	365	(12 mos)	100

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RULE XI – THREE-YEAR FIXED RATE POLICY OPTION

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

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 longshore, 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.

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.

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.

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.

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3. Rates for Non-Federal "Non-F" Classifications

The 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, the value for which is shown in Section 2. Such increased rate shall apply only to payroll of employees engaged in operations subject to the U.S.L. & H.W. Act.

NOTE: Deductible credit is not permissible in connection with U.S.L. & H.W. Act coverage.

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

1. Defense Bases Act

The Defense Bases 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 Bases Act Coverage Endorsement (WC 00 01 01).

2. Civilian Employees of Nonappropriated Fund Instrumentalities Act

The Nonappropriated Fund Instrumentalities Act extends the provisions of the U.S.L. & H.W. Act to civilian employees of nonappropriated 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 Nonappropriated Fund Instrumentalities Act Coverage Endorsement (WC 00 01 08).

Premium Determination

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

RULE XIII - THE ADMIRALTY LAW AND THE FEDERAL EMPLOYERS' LIABILITY ACT

NOTE: The Delaware Compensation Rating Bureau, Inc. has no jurisdiction over the rates 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.

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.

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

2. Admiralty Law Coverage Options

a. The Maritime Coverage Endorsement (WC 00 02 01) 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 Endorsement (WC 00 03 11).

4. U.S.L. & H.W. Act

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 06).

D. EXCLUSIONS

Unless specifically excluded, coverage for liability of an employer under admiralty law or F.E.L.A. is provided by the policy under Part Two - Employers Liability. The policy may be endorsed to exclude such coverage as follows:

1. Exclusion of Admiralty Law Liability

To exclude admiralty liability, attach the Standard Maritime Exclusion Endorsement (WC 00 02 02).

2. Exclusion of F.E.L.A. Liability

To exclude F.E.L.A. liability, attach the Standard Federal Employers Liability Act Exclusion Endorsement (WC 00 01 05).

E. LIMITS OF LIABILITY

1. Standard Limit

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.

2. Increased Limits

Increased limits of 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

Limit Per		Minimum Premium		
Accident	Factor	Program I	Program II	
\$ 25,000	1.00	100	200	
50,000	1.09	109	218	
100,000	1.15	115	230	
200,000	1.23	123	246	
300,000	1.29	129	258	
400,000	1.34	134	268	
500,000	1.38	138	276	

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.

F. CLASSIFICATIONS

NOTE: The Delaware Compensation Rating Bureau, Inc. has no jurisdiction over the rates or classification for Admiralty or Federal Employers Liability Exposure. The following rule is for information purposes only.

The classifications for admiralty or F.E.L.A. operations follow.

Classifications

Code Number

	Program I	Prog	ram II
		State Act Benefits	USL Act Benefits
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.	7038	7090	7050
Diving - marine	7394	7395	7398
Dredging - all types	7333	7335	7337
Ferries - This classification includes dock employees.	7019	7027	7062
Fishing Vessels - NOC. This classification includes packing, curing or shipping fish and repair of nets or boats.	7039	7091	7051
Oyster Boats - This classification includes planting; harvesting; and operation of boats.	7079	7097	7070
Salvage Operations - marine.	7394	7395	7398
Supply Boats	7020	7028	7131
Tugboats	7020	7028	7131
Vessels - NOC	7016	7024	7047
Vessels - not self-propelled. Such vessels having a regular master and crew who are furnished living quarters aboard the vessel, shall be rated as "Vessels. NOC."	7046	7098	7099

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Classifications

Code Number

	Program I	Program II	
		State Act Benefits	USL Act Benefits
Vessels - sail Wrecking - marine.	7036 7394	7088 7395	7048 7398
This classification includes salvage operations.	7554	7 5 5 5	7 5 5 0
Yachts - private - sail or power	7037	7089	7049

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.	7151	7153	7152
Clerical Office Employees - NOC	8814	8805	8815
Salespersons, Collectors or Messengers - outside	8737	8734	8738
Railroad Construction - all operations including clerical, salespersons and drivers	6702	6704	6703

G. WATERS NOT UNDER ADMIRALTY JURISDICTION

1. Coverage

An insured may conduct operations on waters not subject to admiralty jurisdiction. The Standard Policy and endorsement forms shall provide insurance and is subject to the rules which apply to statutory workers' compensation insur-

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 - AGRICULTURAL, DOMESTIC WORKERS - RESIDENCES

DEFINITIONS

1. Please refer to the "Agriculture" Ruling and Interpretation in Section 5 of this Manual.

Agriculture is included in Codes 0006, 0008, 0011, 0013, 0016, 0034, 0036 and 0083. For definitions of individual agricultural classes please see the Farms class listing in Section 2.

2. 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.

3. 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.

Occasional Domestic Workers

Domestic Workers - Occasional are domestic workers, inside or outside, who are employed part-time. Any domestic worker employed more than one half 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 baby sitting.

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B. COVERAGE

- Workers Compensation and Employers Liability Insurance
- 2. By Voluntary Compensation Insurance

Agricultural and domestic workers are not included within the workers compensation law. Voluntary compensation insurance for agricultural and domestic workers may be provided by attaching the standard Voluntary Compensation Endorsement to a workers compensation policy.

3. Also, agricultural and domestic workers may elect to come under the Workers Compensation Act. This coverage is provided by the standard policy.

C. NAME OF INSURED

One or more members of the same residence may be named as the insured, but only with respect to the employment of domestic workers in connection with such residence.

D. CLASSIFICATIONS

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

3. Maintenance, Repair Or Construction Operations

- a. Codes 0913, 0908, 0912 and 0909 include ordinary repair or maintenance of the insured's premises or equipment by domestic workers.
- **b.** Building maintenance or repair by employees hired only for that purpose shall be assigned to Code 971 Building NOC operations by owner or lessee.
- c. Extraordinary repairs, alterations, new construction, erection or demolition of structures shall be assigned to construction or erection classifications.

E. BUREAU RATING VALUES AND PREMIUM

1. Bureau Rating Values

The Bureau Rating Values for Codes 0913, 0908, 0912 and 0909 are per capita premium charges. All Agriculture code rates are per \$100 of payroll. Terrorism Risk Insurance Act of 2002-Certified Losses (9740) does 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 Code 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.

F. SCHEDULE RATING

An approved schedule rating plan shall be applied to the premiums for domestic workers.

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.

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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 Audit) of the Standard Policy.

D. AUTHORIZED CLASSIFICATIONS

Classifications which are not expressed on the policy shall not be used in auditing the payroll of any risk upon which a Data Card has been issued by the Delaware Compensation Rating Bureau, Inc. unless upon application to the Bureau the Data Card may be revised.

RULE XVI – APPEALS FROM APPLICATION OF THE RATING SYSTEM PROCEDURE

- A. Any person, corporate or otherwise, aggrieved by an application of the rating system of the Delaware Compensation Rating Bureau, Inc. ("the Bureau"), as approved by the Insurance Commissioner pursuant to Title 18, Chapter 26 of the Delaware Code, may appeal such application to the Bureau in accordance with this Procedure. "Rating system" is defined herein to include but is not limited to the following: the assignment by the Bureau of an individual risk to a particular classification, the continuation or discontinuation of an entity's (ies') previous experience to the experience rating of new ownership, an individual risk's eligibility for and/or the percentage of credit under the Delaware Construction Classification Premium Adjustment Program, the percentage credit for a risk eligible for the Delaware Workplace Safety Program or any other workers compensation insurance pricing program filed by the Bureau with the Insurance Commissioner. Any appeal of the application of the rating system must be commenced by the aggrieved person within 12 months of the policy period in which the application was made by filing an appeal directly with the Bureau in accordance with this Procedure.
- **B.** A risk to which the rating system is found on appeal to have been improperly applied as of the time of the aggrieved party's appeal to the Bureau in accordance with this Procedure may have such application amended effective only for the policy currently in effect at the time the aggrieved party first submitted its appeal to the Bureau in accordance with Paragraph F. hereof and for the immediately preceding expired policy. In the case of a multiple year policy application of the rating system may be amended effective only for the policy year currently in effect at the time the aggrieved party first submitted its appeal to the Bureau in accordance with Paragraph D. hereof and for the policy year expiring no more than 12 months prior to such appeal to the Bureau.
- C. A risk for which application of the rating system is revised as a result of a change in the Bureau's interpretation of the rating system approved for use by the Insurance Commissioner may have such application amended effective as of the date determined by the Bureau's Classification and Rating Committee, which date may be prospective or retroactive as determined by the Committee; provided, however, that any retroactive effect shall not exceed the time period authorized in Paragraph B. hereof.
- **D.** A risk for which application of the rating system is revised as a result of a change to the rating system approved for use by the Insurance Commissioner may have such application amended effective only as of the date that the change to the rating system is filed by the Bureau and approved by the Insurance Commissioner.
- **E.** Nothing in this Procedure shall permit a risk for which application of the rating system is revised on a new and renewal basis only to have such application amended effective before the risk's next normal policy anniversary date.
- F. An aggrieved party who wants to appeal an application of the rating system must first submit a written request for review thereof to the Bureau, together with all information in support of its appeal. The Bureau staff shall review the request and supporting information. To make certain the facts of an appeal are fully agreed upon by the Bureau and the appellant, the Bureau staff may (as circumstances warrant) visit the appellant's Delaware workplace(s). The Bureau shall notify the appellant in writing of its final decision resulting from the Bureau staff's review. If the appellant is still aggrieved by the rating system application following completion of the Bureau staff's review and final decision, the appellant shall have the right to present its appeal to the Bureau's Classification and Rating Committee in accordance with the provisions of this Procedure. A further appeal by an appellant of the Classification and Rating Committee decision may be taken to the Insurance Commissioner pursuant to Title 18, Section 2614 of the Delaware Code only after the appellant has first exhausted its rights pursuant to this Procedure.

- Any party aggrieved by a final decision of the Bureau staff pursuant to Paragraph F. shall have the right to appeal to the Classification and Rating Committee of the Bureau. Any Committee member having a direct pecuniary interest in the aggrieved party's appeal shall recuse its representative from the appeal proceeding.
 - Such appeal must be received by the Bureau no later than 90 days from the date of the Bureau staff's final decision referred to in Paragraph F.
- All appeals pursuant to Paragraph G. hereof must be filed with the Bureau and must meet the following requirements:
 - 1. The appeal must be in writing.
 - 2. The appeal must set forth in detail the nature of the complaint, all reasons for believing the Bureau decision to be in error, all documents in support of the appeal, the specific nature of relief desired, and that the aggrieved party or its designated representative will appear before the Classification and Rating Committee at a to be determined hearing
 - In the event an appeal does not fulfill the requirements of Paragraph H. 2. hereof the Bureau shall make a written request for the needed additional information from the aggrieved party who shall have 30 days to comply. Upon a written showing by the aggrieved party that the requested additional information cannot be provided within 30 days, the Bureau may grant an extension consistent with the circumstances. If the requested additional information is not submitted within the specified time period as extended, the appeal shall be dismissed.
- Following receipt of an appeal to the Classification and Rating Committee the Bureau will notify the appellant of the time and place in Delaware of the Classification and Rating Committee meeting at which the matter shall be heard. If an appellant, after due notice pursuant to Paragraph K. hereof, fails to be present or represented at three such scheduled hearings, the appeal shall be dismissed.
- J. The procedure at the hearing shall be as informal as possible and shall provide for the following steps:
 - The Chairman of the Classification and Rating Committee shall introduce the appellant to the Classification and Rating Committee.
 - The appellant may at its option make an oral presentation of its case or may rely solely upon the written material previously submitted to the Bureau in connection with the appeal.
 - Bureau staff members or consultants to the Bureau may present testimony and other information to the Committee relating to the matter under consideration.
 - The appellant or the Bureau may also present witnesses and documentary evidence relevant to the appeal, and the appellant and the Bureau shall have the opportunity to direct questions to any witness who has testified before the Committee on appeal.
 - After all testimony and other evidence have been presented the hearing shall be declared closed by the Chairman of the Committee. Such hearing may in the discretion of the Committee be reopened at any time prior to the Committee's decision.
 - 6. After the hearing is closed the Committee shall arrive at its decision in executive session.
 - The decision shall be set forth in writing, shall specify all factual and other bases for the decision, and shall be sent to the appellant no later than thirty (30) days after the hearing.
 - The decision shall be included in the minutes of the meetings of the Classification and Rating Committee and retained in the records of the Bureau.
 - The minutes of the Classification and Rating Committee meeting shall be kept by the Bureau staff. As hearings before the Classification and Rating Committee are as informal as possible there shall be no stenographic, audio or video record thereof.
 - If travel is required for the aggrieved person to be heard by the Classification and Rating Committee in person, the aggrieved person will be reimbursed for travel expenses in the same manner as members of the Classification and Rating Committee.
- An appellant is not required to be represented by an attorney at any stage in any proceeding. However, an appellant has a right at its own expense to be represented by an attorney. An appellant who is represented by an attorney shall so notify the Bureau in writing and shall also furnish the Bureau with the attorney's name and mailing address. After the Bureau has received such notification from an appellant subsequent papers in the proceeding to be served on such appellant shall be served only upon the attorney designated by the appellant.

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UNDERWRITING RULES

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- L. All requests pursuant to Paragraph F., appeals pursuant to Paragraph G. or notice of appearance by an appellant's attorney pursuant to Paragraph K. hereof must be filed with the Bureau (to the Bureau's office The Widener Building, 6th Floor, One South Penn Square, Philadelphia, PA 19107-3577).
- M. Notices of any requirement for additional information pursuant to Paragraph H. 3., or of the time and place in Delaware of the Classification and Rating Committee hearing shall be given to the appellant or its attorney pursuant to Paragraph K. in writing personally or by certified mail (with return receipt). The notice of hearing shall be made at least ten days in advance of such hearing unless such notice is waived by the appellant or its attorney. When a meeting is adjourned to another time or place in Delaware, written notice need not be given of the adjourned hearing if the time and place in Delaware thereof are announced at the meeting during which all parties are present at which the adjournment is taken. All other notices, orders, papers and communications, including a copy of the decision, may be served on an appellant by hand delivery or by regular first class mail to the appellant or its attorney at the last known mailing address provided to the Bureau.
- **N.** During the course of all proceedings governed by this Procedure the Classification and Rating Committee shall have the power to interpret and apply the foregoing Paragraphs and such interpretation shall be binding upon the parties.
- O. Appeals from a final decision of the Classification and Rating Committee pursuant to this Procedure must be filed with the Insurance Commissioner within 30 days of the mailing date of the Committee's decision as provided in Section 2614, Title 18 of the Delaware Code.
- **P.** Unless otherwise specifically provided by this Procedure, all periods of time shall be calculated from the postmark on materials sent by first class or certified mail through the United States Postal Service or the date of any hand delivery, whichever date is earlier.
- **Q.** Nothing contained in this Procedure shall prevent efforts to resolve any controversies governed by this Procedure on an informal basis at any stage of the proceedings before the Bureau or the Classification and Rating Committee.

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EXPLOSIVES AND AMMUNITION MANFACTURING

MARITIME OR FEDERAL EMPLOYMENTS

AIRCRAFT OPERATIONS

Code No.	Bureau* Advisory Loss Costs	Assigned Risk Manual Rate	Assigned Risk Minimum Premium	Exp Expec A-1	perience Rating F ted Loss Factors A-2	Plan s Table** A-3	Hazard Group
005	18.23	24.83	2,800	8.23	9.32	9.40	
0006	8.09	11.02	1,185	3.65	4.14	4.17	
007	7.65	10.42	2,045	3.45	3.91	3.94	
0008	3.17	4.31	975	1.43	1.62	1.63	
009	30.74	41.86	2,800	13.88	15.71	15.84	
0011	4.25	5.78	1,230	1.92	2.17	2.19	
0013	5.27	7.18	1,475	2.38	2.69	2.72	
0016	4.60	6.26	770	2.08	2.35	2.37	
028	5.24	7.14	1,470	2.19	2.52	2.61	
0034	6.13	8.34	950	2.77	3.13	3.16	
0036	5.69	7.74	895	2.57	2.91	2.93	
055	7.00	9.52	1,885	2.92	3.37	3.48	
059	6.74	9.17	1,825	2.81	3.24	3.36	
0083	7.68	10.46	1,135	3.47	3.92	3.96	
101	6.36	8.66	1,735	2.60	2.95	2.90	
104	4.42	6.02	1,275	1.81	2.05	2.02	
105	5.98	8.14	1,645	2.44	2.77	2.73	
106	7.51	10.22	2,010	3.07	3.48	3.43	
107	4.73	6.43	1,345	1.93	2.19	2.16	-
108	6.71	9.13	1,820	2.74	3.11	3.06	
109	6.63	9.03	1,800	2.71	3.07	3.03	
110	3.83	5.21	1,130	1.56	1.77	1.75	
111	5.56	7.56	1,545	2.27	2.57	2.53	
112	11.11	15.13	2,800	4.54	5.14	5.07	
113	7.43	10.11	1,990	3.03	3.44	3.39	
114 115 119 130 132	12.15 2.88 8.31 6.56 3.32	16.55 3.92 11.32 8.93 4.52	2,800 905 2,200 1,785 1,010	4.97 1.18 3.40 2.68 1.36	5.63 1.33 3.85 3.04 1.54	5.54 1.31 3.79 2.99 1.52	
134 135 136 139 141	3.63 2.55 3.15 6.90 5.91	4.93 3.47 4.28 9.40 8.05	1,085 825 970 1,865 1,630	1.48 1.04 1.28 2.82 2.42	1.68 1.18 1.46 3.20 2.74	1.65 1.16 1.43 3.15 2.70	
142	2.88	3.92	905	1.18	1.33	1.31	
161	3.36	4.58	1,020	1.37	1.56	1.53	
163	3.71	5.05	1,105	1.51	1.72	1.69	
165	6.12	8.33	1,680	2.50	2.83	2.79	
166	2.98	4.07	930	1.22	1.38	1.36	
185 187 191 201 204	4.42 4.73 3.36 5.63 3.94	6.02 6.43 4.58 7.66 5.36	1,275 1,345 1,020 1,560 1,160	1.81 1.93 1.37 2.30 1.61	2.05 2.19 1.56 2.61 1.82	2.02 2.16 1.53 2.57 1.80	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense

provisions in writing non-assigned risk business.

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.

Code	Bureau* Advisory	Assigned Risk	Assigned Risk Minimum		perience Rating F eted Loss Factors		Hazard
No.	Loss Costs	Manual Rate	Premium	A-1	A-2	A-3	Group
205	3.31	4.50	1,010	1.35	1.53	1.51	
221	5.91	8.05	1,630	2.42	2.74	2.70	
222	6.17	8.41	1,690	2.52	2.86	2.82	
225	5.85	7.97	1,615	2.39	2.71	2.67	
227	5.56	7.56	1,545	2.27	2.57	2.53	
255	5.64	7.67	1,560	2.30	2.61	2.57	
257	8.66	11.79	2,285	3.54	4.01	3.95	
259	4.27	5.81	1,235	1.74	1.98	1.95	
261	6.85	9.34	1,855	2.80	3.18	3.13	
263	4.34	5.90	1,255	1.77	2.01	1.98	
265	4.27	5.81	1,235	1.74	1.98	1.95	
275	5.91	8.05	1,630	2.42	2.74	2.70	
276	6.17	8.41	1,690	2.52	2.86	2.82	
281	3.72	5.06	1,105	1.52	1.72	1.69	
282	5.62	7.65	1,560	2.30	2.60	2.56	
297	3.72	5.06	1,105	1.52	1.72	1.69	
301	9.01	12.27	2,365	3.68	4.17	4.11	
305	8.94	12.16	2,350	3.65	4.14	4.08	
306	5.58	7.59	1,550	2.28	2.58	2.54	
309	4.91	6.69	1,390	2.01	2.28	2.24	
311	4.76	6.48	1,355	1.94	2.20	2.17	
319	4.95	6.75	1,400	2.03	2.30	2.26	
323	3.43	4.68	1,040	1.40	1.59	1.57	
327	4.57	6.22	1,310	1.87	2.12	2.08	
402	8.04	10.95	2,135	3.29	3.72	3.67	
403	4.58	6.23	1,310	1.87	2.12	2.09	
404	5.59	7.61	1,550	2.28	2.59	2.55	
406	7.73	10.53	2,065	3.16	3.58	3.53	
407	5.68	7.73	1,575	2.32	2.63	2.59	
411	11.29	15.37	2,800	4.61	5.23	5.15	
413	10.23	13.93	2,660	4.18	4.74	4.67	
415	6.94	9.44	1,870	2.83	3.21	3.16	
416	12.27	16.70	2,800	5.01	5.68	5.59	
421	10.73	14.62	2,780	4.39	4.97	4.90	
425	10.49	14.28	2,720	4.28	4.86	4.78	
427	5.58	7.59	1,550	2.28	2.58	2.54	
429	6.85	9.34	1,855	2.80	3.18	3.13	
431	9.50	12.93	2,485	3.88	4.40	4.33	
433	5.89	8.03	1,625	2.41	2.73	2.69	
435	6.76	9.21	1,830	2.76	3.13	3.09	
441	2.45	3.34	805	1.00	1.14	1.12	
445	8.63	11.75	2,275	3.52	4.00	3.94	
447	5.59	7.61	1,550	2.28	2.59	2.55	
449	4.99	6.80	1,410	2.04	2.31	2.28	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense

provisions in writing non-assigned risk business.

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.

Code No.	Bureau* Advisory Loss Costs	Assigned Risk Manual Rate	Assigned Risk Minimum Premium		perience Rating F ted Loss Factors A-2		Hazard Group
451	6.28	8.56	1,720	2.57	2.91	2.87	
454	8.43	11.47	2,225	3.44	3.90	3.84	
456	5.76	7.84	1,590	2.35	2.67	2.63	
457	10.16	13.84	2,640	4.15	4.71	4.64	
458	2.67	3.64	855	1.09	1.24	1.22	
459	2.07	2.83	715	0.85	0.96	0.95	
461	5.83	7.95	1,610	2.38	2.70	2.66	
463	3.18	4.32	975	1.30	1.47	1.45	
464	5.34	7.27	1,490	2.18	2.47	2.44	
465	5.93	8.08	1,635	2.42	2.75	2.71	
467	4.18	5.69	1,215	1.71	1.94	1.91	
471	2.27	3.08	760	0.93	1.05	1.03	
472	2.33	3.17	775	0.95	1.08	1.06	
473	2.89	3.93	910	1.18	1.34	1.32	
474	2.57	3.50	835	1.05	1.19	1.17	
475 476 477 483 485	5.18 2.61 3.43 2.06 2.19	7.05 3.55 4.68 2.81 2.97	1,455 840 1,040 710 740	2.11 1.07 1.40 0.84 0.89	2.40 1.21 1.59 0.96 1.01	2.36 1.19 1.57 0.94 1.00	III II II II
486	2.94	4.00	920	1.20	1.36	1.34	
487	1.37	1.87	545	0.56	0.64	0.63	
488	1.15	1.57	495	0.47	0.53	0.53	
489	1.26	1.72	520	0.51	0.58	0.57	
491	4.58	6.23	1,310	1.87	2.12	2.09	
495	6.28	8.56	1,720	2.57	2.91	2.87	
497	2.33	3.17	775	0.95	1.08	1.06	
499	5.18	7.05	1,455	2.11	2.40	2.36	
501	4.52	6.16	1,300	1.85	2.09	2.06	
502	4.11	5.60	1,200	1.68	1.90	1.88	
506	3.27	4.45	1,000	1.34	1.51	1.49	
507	4.59	6.24	1,310	1.87	2.12	2.09	
509	8.51	11.58	2,245	3.48	3.94	3.88	
511	9.98	13.58	2,595	4.08	4.62	4.55	
512	9.02 a	12.28 b	2,370	3.68	4.18	4.11	
513 535 536 544 551	5.10 c 5.13 7.05 8.66 2.70	6.95 d 6.99 9.60 11.79 3.67	1,435 1,445 1,900 2,285 860	2.08 2.10 2.88 3.54 1.10	2.36 2.38 3.27 4.01 1.25	2.33 2.34 3.22 3.95 1.23	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense provisions in writing non-assigned risk business.

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

OD: \$1.80 Supplementary is not subject to experience or retrospective rating. Code as 0175.

OD: \$2.45 Supplementary is not subject to experience or retrospective rating. Code as 0175.

OD: \$0.51 Supplementary is not subject to experience or retrospective rating. Code as 0176.

OD: \$0.69 Supplementary is not subject to experience or retrospective rating. Code as 0176.

Code	Bureau* Advisory	Assigned Risk	Assigned Risk Minimum	Exp	perience Rating F ted Loss Factors	Plan S Table**	Hazard
No.	Loss Costs	Manual Rate	Premium	A-1	A-2	A-3	Group
553 555 563 571 573	6.31 1.36 3.42 3.70 4.98	8.60 1.85 4.66 5.04 6.78	1,725 545 1,035 1,100 1,405	2.58 0.55 1.40 1.51 2.04	2.93 0.63 1.58 1.71 2.31	2.88 0.62 1.56 1.69 2.27	IV
581 587 601 602 603	3.24 3.42 13.30 9.79 14.46	4.41 4.66 18.10 13.32 19.69	990 1,035 2,800 2,400 2,800	1.32 1.40 5.08 3.82 5.59	1.50 1.58 5.85 4.41 6.45	1.48 1.56 6.06 4.56 6.67	
605 607 608 609 611	12.02 11.80 6.77 7.34 15.47	16.35 16.06 9.21 10.00 21.07	2,800 2,800 1,715 1,815 2,800	4.67 4.63 2.62 2.79 6.05	5.39 5.34 3.02 3.22 6.98	5.58 5.52 3.12 3.33 7.22	
615 617 625 643 645	24.02 9.74 8.64 13.98 8.09	32.70 13.27 11.77 19.04 11.02	2,800 2,345 2,135 2,800 2,015	9.32 3.72 3.36 3.63 3.14	10.75 4.29 3.87 4.18 3.63	11.13 4.44 4.01 4.33 3.75	IV III III III
646 647 648 649 651	5.99 9.23 6.19 4.65 9.15	8.16 12.56 8.42 6.34 12.47	1,550 2,290 1,645 1,245 2,235	2.33 3.63 2.49 1.80 3.53	2.68 4.18 2.87 2.08 4.07	2.78 4.33 2.97 2.15 4.22	
652 653 654 655 656	10.81 8.93 9.31 21.95 12.12	14.72 12.17 12.67 29.88 16.51	2,745 2,190 2,260 2,800 2,800	4.43 3.45 3.58 8.65 4.69	5.11 3.98 4.12 9.97 5.41	5.28 4.12 4.27 10.32 5.60	 V
657 658 659 660 661	15.19 9.88 20.87 3.43 4.57	20.69 13.46 28.41 4.67 6.23	2,800 2,440 2,800 1,035 1,200	5.91 3.89 8.14 1.43 1.72	6.82 4.48 9.39 1.65 1.98	7.06 4.64 9.72 1.71 2.05	IV III III III
662 663 664 665 666	3.43 5.76 3.71 11.41 9.34	4.67 7.85 5.05 15.53 12.72	1,035 1,465 1,040 2,800 2,285	1.43 2.18 1.44 4.61 3.62	1.65 2.51 1.66 5.32 4.17	1.71 2.60 1.72 5.50 4.32	
667 668 669 670 673	2.88 7.69 9.77 5.94 7.53	3.92 10.48 13.30 8.09 10.24	865 1,920 2,385 1,635 2,010	1.13 2.98 3.79 2.48 3.14	1.30 3.44 4.37 2.86 3.62	1.35 3.56 4.52 2.96 3.75	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense

provisions in writing non-assigned risk business.

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.

Code	Bureau* Advisory	Assigned Risk	Assigned Risk Minimum	Exp Expec	perience Rating F ted Loss Factors	Plan s Table**	Hazard
No.	Loss Costs	Manual Rate	Premium	A-1	A-2	A-3	Group
674 675 676 677 679	7.70 5.78 8.08 6.74 15.79	10.47 7.87 11.01 9.17 21.50	1,935 1,540 1,995 1,700 2,800	3.00 2.31 3.11 2.60 6.59	3.46 2.67 3.59 2.99 7.60	3.58 2.76 3.71 3.10 7.87	
681 682 691 693 695	5.94 21.94 7.34 9.15 4.57	8.09 29.87 10.00 12.47 6.23	1,635 2,800 1,815 2,235 1,200	2.48 9.16 2.79 3.53 1.72	2.86 10.56 3.22 4.07 1.98	2.96 10.93 3.33 4.22 2.05	
709 716 718 721 744	2.92 4.56 5.70 10.58 2.54	3.97 6.20 7.76 14.41 3.46	915 1,305 1,580 2,740 825	1.22 1.90 2.38 4.32 1.04	1.40 2.19 2.74 4.90 1.18	1.45 2.27 2.84 4.83 1.16	
751 752 753 755 757	1.85 1.33 5.75 3.70 1.77	2.52 1.81 7.83 5.04 2.40	660 535 1,590 1,100 640	0.76 0.54 2.35 1.51 0.72	0.86 0.61 2.66 1.71 0.82	0.85 0.61 2.62 1.69 0.80	 V
759 801 803 804 805	5.19 7.16 18.70 3.88 5.59	7.06 9.75 25.46 5.28 7.61	1,455 1,925 2,800 1,145 1,550	2.12 3.23 8.44 1.75 2.52	2.40 3.66 9.56 1.98 2.86	2.36 3.69 9.64 2.00 2.88	
806 807 808 809 811	10.98 8.89 9.11 5.32 10.21	14.94 12.09 12.41 7.25 13.91	2,800 2,335 2,390 1,490 2,655	4.96 4.01 4.12 2.40 4.61	5.61 4.54 4.66 2.72 5.22	5.66 4.58 4.70 2.74 5.27	
812 813 814 815 816	8.08 6.58 5.65 4.51 2.81	11.00 8.96 7.69 6.15 3.83	2,145 1,790 1,565 1,295 890	3.65 2.97 2.55 2.04 1.27	4.13 3.36 2.89 2.31 1.44	4.16 3.39 2.91 2.33 1.45	
817 818 819 821 825	8.94 3.19 1.34 7.46 3.85	12.18 4.34 1.83 10.15 5.24	2,350 980 540 1,995 1,135	4.04 1.44 0.61 3.37 1.74	4.57 1.63 0.69 3.81 1.97	4.61 1.64 0.69 3.84 1.98	
855 857 858 859 860	6.88 10.33 10.92 11.19 11.00	9.38 14.05 14.87 15.24 14.97	1,860 2,680 2,800 2,800 2,800	3.11 4.66 4.93 5.05 4.97	3.52 5.27 5.58 5.72 5.62	3.55 5.32 5.63 5.77 5.67	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense

provisions in writing non-assigned risk business.

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.

Code	Bureau* Advisory	Assigned Risk	Assigned Risk Minimum	Exp Expec	perience Rating F	Plan s Table**	Hazard
No.	Loss Costs	Manual Rate	Premium	A-1	A-2	A-3	Group
861 862 865 867 877	6.62 9.17 3.95 6.58 3.03	9.01 12.49 5.38 8.96 4.14	1,795 2,405 1,160 1,790 945	2.99 4.14 1.78 2.97 1.37	3.38 4.69 2.02 3.36 1.55	3.41 4.73 2.04 3.39 1.57	
879 881 883 884 885	4.16 3.66 2.90 1.33 3.95	5.66 4.97 3.95 1.81 5.38	1,210 1,090 910 535 1,160	1.88 1.65 1.31 0.60 1.78	2.12 1.87 1.48 0.68 2.02	2.14 1.88 1.50 0.68 2.04	
886 889 891 895 896	3.51 0.40 0.90 0.69 3.40	4.79 0.54 1.23 0.95 4.63	1,060 315 435 385 1,030	1.59 0.18 0.41 0.31 1.53	1.80 0.20 0.46 0.36 1.74	1.81 0.20 0.46 0.36 1.75	
897 898 899 907 910	3.40 3.51 3.02 7.11 8.38	4.64 4.79 4.12 9.68 11.41	1,030 1,060 940 1,915 2,215	1.54 1.59 1.36 3.21 3.78	1.74 1.80 1.54 3.63 4.28	1.76 1.81 1.56 3.66 4.32	
911 914 915 916 917	5.79 3.03 3.92 1.81 4.48	7.89 4.14 5.34 2.46 6.11	1,600 945 1,155 650 1,290	2.61 1.37 1.77 0.82 2.03	2.96 1.55 2.00 0.92 2.29	2.98 1.57 2.02 0.93 2.31	
918 919 920 922 923	2.86 3.33 0.70 3.38 4.16	3.89 4.54 0.96 4.61 5.66	900 1,015 390 1,025 1,210	1.29 1.50 0.32 1.53 1.88	1.46 1.70 0.36 1.73 2.12	1.47 1.72 0.36 1.74 2.14	
924 925 926 927 928	4.52 1.98 3.66 1.31 2.90	6.16 2.70 4.97 1.78 3.95	1,300 695 1,090 530 910	2.04 0.89 1.65 0.59 1.31	2.31 1.01 1.87 0.67 1.48	2.33 1.02 1.88 0.67 1.50	
929 932 933 934 935	6.48 1.35 4.83 2.96 2.03	8.81 1.84 6.58 4.03 2.77	1,760 540 1,370 925 705	2.92 0.61 2.18 1.34 0.92	3.31 0.69 2.47 1.51 1.04	3.34 0.70 2.49 1.53 1.05	
936 937 939 940 941	0.92 19.60 6.61 5.96 2.64	1.26 26.69 9.00 8.12 3.59	440 2,800 1,795 1,640 850	0.42 8.85 2.98 2.69 1.19	0.47 10.02 3.38 3.05 1.35	0.48 10.10 3.41 3.07 1.36	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense

provisions in writing non-assigned risk business.

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.

Code	Bureau* Advisory	Assigned Risk	Assigned Risk Minimum		perience Rating F		Hazard
No.	Loss Costs	Manual Rate	Premium	A-1	A-2	A-3	Group
942 943 944 945 946	2.59 8.01 3.73 3.94 4.62	3.53 10.90 5.08 5.36 6.29	840 2,130 1,110 1,160 1,320	1.17 3.61 1.68 1.78 2.09	1.33 4.09 1.91 2.01 2.36	1.34 4.13 1.92 2.03 2.38	
947	8.01	10.91	2,130	3.62	4.09	4.13	
948	1.26	1.72	520	0.57	0.64	0.65	
949	1.24	1.69	515	0.56	0.63	0.64	
951	0.77	1.04	400	0.35	0.39	0.39	
952	1.23	1.68	515	0.56	0.63	0.63	
953	0.40	0.54	315	0.18	0.20	0.20	
954	4.37	5.95	1,260	1.97	2.23	2.25	V
955	1.34	1.83	540	0.61	0.69	0.69	
956	0.15	0.21	255	0.07	0.08	0.08	
957	0.37	0.50	310	0.17	0.19	0.19	
958	1.62	2.21	605	0.73	0.83	0.84	
959	1.93	2.62	680	0.87	0.99	0.99	
960	5.48	7.47	1,525	2.48	2.80	2.83	
961	1.58	2.16	600	0.71	0.81	0.82	
962	0.19	0.27	265	0.09	0.10	0.10	
963	0.75	1.02	400	0.34	0.38	0.39	
964	2.64	3.59	850	1.19	1.35	1.36	
965	0.69	0.95	385	0.31	0.36	0.36	
966	3.49	4.76	1,055	1.46	1.68	1.74	
967	1.15	1.57	495	0.52	0.59	0.60	
968	2.84	3.87	895	1.28	1.45	1.47	
969	4.93	6.72	1,395	2.23	2.52	2.54	
970	6.86	9.35	1,855	3.10	3.51	3.54	
971	5.27	7.17	1,475	2.38	2.69	2.71	
973	4.01	5.46	1,175	1.81	2.05	2.07	
974	4.45	6.06	1,280	2.01	2.27	2.29	
975	3.33	4.54	1,015	1.50	1.70	1.72	
976	1.95	2.66	685	0.88	1.00	1.01	
977	0.65	0.89	375	0.29	0.33	0.34	-
978	3.84	5.23	1,135	1.73	1.96	1.98	
979	6.19	8.43	1,695	2.79	3.16	3.19	
980	4.60	6.26	1,315	2.08	2.35	2.37	
981	3.06	4.17	950	1.38	1.56	1.58	
983	7.28	9.92	1,955	3.29	3.72	3.75	
984	0.60	0.83	365	0.27	0.31	0.31	
985 986 988 991 992	6.20 1.99 0.26 6.86 6.98	8.44 2.71 0.35 9.35 9.50	1,695 695 280 1,855 1,885	2.80 0.90 0.12 3.10 3.15	3.17 1.02 0.13 3.51 3.56	3.19 1.02 0.13 3.54 3.60	IV II II III

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense

provisions in writing non-assigned risk business.

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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MANUAL RATES, LOSS COSTS AND EXPECTED LOSS FACTORS FOR DELAWARE COMPENSATION INSURANCE

Code No.	Bureau* Advisory Loss Costs	Assigned Risk Manual Rate	Assigned Risk Minimum Premium	Exp Expec A-1	perience Rating F ted Loss Factors A-2	Plan s Table** A-3	Hazard Group
995 997 999	10.21 0.95 6.93	13.91 1.30 9.43	2,655 450 1,870	4.61 0.43 3.13	5.22 0.49 3.54	5.27 0.49 3.57	
4771 0771 4777	9.34 2.16 10.21	12.72 2.93 13.91	2,800 2,655	3.82 4.61	4.33 5.22	4.26 5.27	IV IV III
7405 7445 7413 7453	1.76 0.58 2.07 0.44	2.39 0.80 2.82 0.60	780 820	0.79 0.93	0.90 1.06	0.90 1.07	IV IV IV
7421 7424 7428 9108 <mark>9740</mark>	2.50 5.91 2.60 75.02 0.00	3.41 8.06 3.54 102.14 <mark>0.00</mark>	815 1,630 840	1.13 2.67 1.18	1.28 3.02 1.33	1.29 3.05 1.34	IV IV II
Per capita 0908 0909 0912 0913	59.39 64.60 177.52 224.35	80.86 87.96 241.69 305.46	301 308 462 525	26.81 29.17 80.15 101.29	30.35 33.01 90.70 114.63	30.61 33.29 91.48 115.62	
A rated 9985	А	А	А	А	А	А	

Loss, loss adjustment expense and administrative fund assessment provision for use in conjunction with individual carrier expense provisions in writing non-assigned risk business.

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

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.

year.
Not subject to experience or retrospective rating

MISCELLANEOUS VALUES

United States Longshore and Harbor Workers Compensation Premium Discount Percentages. The following premium discounts are applicable to Standard Premiums:

Total Workers Compensation

Stand	aaru	Premium	
First	\$	5,000	 None
Next	\$	95,000	 10.9%
Next	\$	400,000	 12.6%
Over	\$	500,000	 14.4%

DELAWARE UNITED STATES LONGSHORE AND HARBOR WORKERS RATES MANUAL RATES AND EXPECTED LOSS RATES EFFECTIVE November 26, 2002 ON NEW AND RENEWAL

Code	Loss	Assigned Risk	Min.		ence Rating d Loss Rate		Hazard
No.	Costs	Rate	Prem.	A-1	A-2	A-3	Group
6824F	5.52	6.84	1,340	3.51	3.51	3.51	III
6826F	5.57	6.90	1,350	3.54	3.54	3.54	III
6843F	6.28	7.78	1,495	3.99	3.99	3.99	III
6872F	7.87	9.74	1,815	4.99	4.99	4.99	IV
7309F	21.71	26.88	2,700	13.78	13.78	13.78	IV
7313F	8.01	9.92	1,845	5.08	5.08	5.08	IV
7317F	16.94	20.98	2,700	10.75	10.75	10.75	IV
7327F	9.28	11.49	2,105	5.89	5.89	5.89	IV
7366F	4.29	5.31	1,085	2.72	2.72	2.72	IV
8709F	1.69	2.09	555	1.07	1.07	1.07	Ш
8726F	2.31	2.86	680	1.47	1.47	1.47	III

^{*} 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.

DELAWARE WORKERS COMPENSATION MANUAL SECTION 2

RATING VALUES

EFFECTIVE DATE: NOVEMBER 26, 2002

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Residual Market Expense Constant\$220

Aircraft Passenger Seat Surcharge - Code 9108

A policy surcharge of **\$102.14** per passenger seat, subject to a maximum surcharge of **\$1000** per aircraft, shall be charged to **residual market policies** in addition to the premium otherwise determined under class Code 7421 Aircraft Operations – Transportation of Personnel for Business. Premium developed under Code **9108** is not subject to experience or retrospective rating.

DELAWARE DEDUCTIBLE TABLE

Delaware Law permits an employer to buy workers compensation insurance with a deductible. The deductible is for death and medical benefits and applies to each accident. The deductibles available and the corresponding premium reductions are as follows:

Deductible Per Accident	Premium Credit	Loss Elimination Ratio
\$500	4.0%	5.0%
1,000	5.5%	7.5%
1,500	6.5%	9.0%
2,000	7.5%	10.0%
2,500	8.5%	11.0%
3,000	9.5%	12.0%
3,500	10.5%	13.0%
4,000	11.0%	14.0%
4,500	11.5%	15.0%
5,000	12.0%	15.5%

(Refer to Section 1, Rule II, F for more details)

Delaware Residual Market Premium Discount

Total Workers Compensation Standard Premium		Discounts Applicable to Delaware Portion Assigned Risks
First	\$ 5,000	None
Next	\$ 95,000	10.9%
Next	\$400,000	12.6%
Over	\$500,000	14.4%

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DELAWARE RETROSPECTIVE DEVELOPMENT FACTORS*

Retrospective development factors for first, second and third adjustments are calculated below. They are intended for use in retrospective plans with no loss limitation and applicable to the expected loss portion of premium.

First Adjustment RDF = 0.4399 Second Adjustment RDF = 0.3092 Third Adjustment RDF = 0.2534

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 (Pure Premium) Factors exclusive of allocated loss adjustment expenses for given Hazard Group and Loss Limitation

RDF = Retrospective Development Factors without Loss Limitation

For Example:

ELF = \$25,000 limit, Hazard Group II ELF = 0.4730 First Adjustment RDF = (1 - 0.4730) * 0.4399 RDF = 0.2318

RETROSPECTIVE RATING PLANS Rating Values

Residual Market Expected Loss Ratio	0.5979
Residual Market Tax - Multiplier	1.1209

STATE & HAZARD GROUP RELATIVITIES

HAZ Group I	1.222
HAZ Group II	
HAZ Group III	
HAZ Group IV	

^{*}The use of retrospective development factors is optional.

EXCESS LOSS PURE PREMIUM FACTORS EFFECTIVE 11/26/02

Hazard Group

	Hazard Group					
Loss Limit	ı	II	III	IV		
\$10,000	0.598	0.601	0.651	0.683		
\$15,000	0.545	0.552	0.606	0.651		
\$20,000	0.499	0.509	0.572	0.623		
\$25,000	0.467	0.473	0.542	0.600		
\$30,000	0.434	0.442	0.517	0.574		
φ30,000	0.434	0.442	0.517	0.574		
\$35,000	0.407	0.418	0.492	0.555		
\$40,000	0.381	0.393	0.473	0.540		
\$50,000	0.340	0.352	0.438	0.507		
\$75,000	0.266	0.280	0.369	0.449		
\$100,000	0.215	0.233	0.320	0.398		
\$125,000	0.181	0.198	0.280	0.361		
\$150,000	0.155	0.170	0.251	0.325		
\$175,000	0.137	0.151	0.225	0.298		
\$200,000	0.123	0.134	0.206	0.274		
\$225,000	0.112	0.123	0.188	0.255		
\$250,000	0.102	0.112	0.175	0.236		
\$275,000	0.094	0.104	0.162	0.221		
\$300,000	0.087	0.098	0.151	0.208		
\$325,000	0.081	0.092	0.143	0.197		
\$350,000	0.077	0.086	0.135	0.186		
\$375,000	0.072	0.081	0.129	0.177		
\$400,000	0.069	0.077	0.129	0.169		
	0.069	0.074	0.123	0.161		
\$425,000 \$450,000	0.064	0.074	0.116	0.155		
\$475,000	0.061	0.068	0.112	0.148		
\$500,000	0.059	0.066	0.103	0.143		
\$600,000	0.051	0.057	0.090	0.125		
\$700,000	0.045	0.051	0.079	0.110		
\$800,000	0.041	0.046	0.072	0.098		
\$900,000	0.038	0.042	0.066	0.090		
\$1,000,000	0.0352	0.0391	0.0603	0.0830		
\$2,000,000	0.0222	0.0241	0.0360	0.0483		
\$3,000,000	0.0172	0.0186	0.0273	0.0355		
\$4,000,000	0.0144	0.0158	0.0226	0.0292		
\$5,000,000	0.0120	0.0138	0.0195	0.0249		
\$6,000,000	0.0105	0.0116	0.0175	0.0221		
\$7,000,000	0.0089	0.0104	0.0159	0.0202		
\$8,000,000	0.0081	0.0092	0.0147	0.0187		
\$9,000,000	0.0075	0.0083	0.0134	0.0174		
\$10,000,000	0.0069	0.0075	0.0123	0.0164		

\$10,000,000

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EXCESS LOSS PURE PREMIUM FACTORS including ALAE EFFECTIVE 11/26/02

Hazard Group Loss Limit Ш Ш IV \$10,000 0.689 0.692 0.750 0.786 \$15,000 0.635 0.641 0.703 0.753 \$20,000 0.589 0.595 0.669 0.725 \$25,000 0.554 0.562 0.702 0.642 0.518 \$30,000 0.532 0.616 0.682 \$35,000 0.492 0.503 0.595 0.662 \$40,000 0.465 0.479 0.576 0.646 \$50,000 0.423 0.439 0.537 0.615 \$75,000 0.348 0.365 0.471 0.558 \$100,000 0.295 0.313 0.421 0.514 \$125,000 0.254 0.273 0.380 0.477 \$150,000 0.225 0.243 0.350 0.440 \$175,000 0.201 0.218 0.319 0.410 \$200,000 0.182 0.198 0.294 0.377 \$225,000 0.352 0.166 0.184 0.273 \$250,000 0.153 0.170 0.254 0.332 \$275,000 0.143 0.159 0.238 0.313 \$300,000 0.134 0.148 0.224 0.297 \$325,000 0.125 0.139 0.212 0.282 \$350,000 0.119 0.133 0.200 0.268 \$375,000 0.112 0.125 0.190 0.256 \$400,000 0.107 0.119 0.184 0.244 0.103 \$425,000 0.234 0.114 0.175 \$450,000 0.098 0.109 0.224 0.167 \$475,000 0.095 0.106 0.160 0.216 0.091 0.101 0.208 \$500,000 0.154 \$600,000 0.079 0.088 0.134 0.181 \$700,000 0.069 0.078 0.120 0.161 \$800,000 0.063 0.070 0.107 0.146 0.065 \$900,000 0.058 0.098 0.133 \$1,000,000 0.0535 0.0593 0.0903 0.1215 \$2,000,000 0.0357 0.0530 0.0700 0.0322 0.0389 0.0505 \$3,000,000 0.0248 0.0270 0.0410 \$4,000,000 0.0203 0.0223 0.0319 \$5,000,000 0.0180 0.0194 0.0270 0.0351 \$6,000,000 0.0162 0.0172 0.0241 0.0305 \$7,000,000 0.0149 0.0158 0.0217 0.0276 \$8,000,000 0.0134 0.0146 0.0201 0.0252 \$9,000,000 0.0137 0.0187 0.0235 0.0117

0.0125

0.0108

0.0177

0.0218

\$10,000,000

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EXCESS LOSS PREMIUM FACTORS EFFECTIVE 11/26/02

Hazard Group Loss Limit Ш Ш IV \$10,000 0.442 0.443 0.480 0.504 \$15,000 0.402 0.407 0.447 0.480 \$20,000 0.369 0.376 0.422 0.459 \$25,000 0.345 0.349 0.400 0.443 0.424 \$30,000 0.321 0.326 0.382 \$35,000 0.300 0.309 0.363 0.410 \$40,000 0.282 0.290 0.349 0.398 \$50,000 0.251 0.260 0.323 0.374 \$75,000 0.197 0.207 0.273 0.332 \$100,000 0.159 0.172 0.237 0.294 \$125,000 0.134 0.147 0.207 0.267 \$150,000 0.116 0.126 0.186 0.241 \$175,000 0.102 0.112 0.167 0.221 0.092 \$200,000 0.100 0.203 0.153 \$225,000 0.189 0.083 0.092 0.140 \$250,000 0.076 0.084 0.130 0.175 \$275,000 0.070 0.078 0.120 0.164 \$300,000 0.065 0.073 0.113 0.155 \$325,000 0.061 0.069 0.107 0.146 \$350,000 0.058 0.065 0.101 0.138 \$375,000 0.055 0.061 0.096 0.132 \$400,000 0.052 0.058 0.092 0.126 \$425,000 0.050 0.056 0.087 0.120 \$450,000 0.048 0.053 0.083 0.116 \$475,000 0.046 0.052 0.080 0.110 0.044 0.050 0.107 \$500,000 0.077 \$600,000 0.038 0.043 0.067 0.093 \$700,000 0.034 0.039 0.059 0.082 \$800,000 0.031 0.035 0.054 0.074 0.032 0.067 \$900,000 0.030 0.050 \$1,000,000 0.0272 0.0299 0.0457 0.0623 \$2,000,000 0.0191 0.0369 0.0176 0.0278 0.0150 0.0274 \$3,000,000 0.0135 0.0214 0.0228 \$4,000,000 0.0107 0.0120 0.0179 \$5,000,000 0.0089 0.0102 0.0156 0.0197 \$6,000,000 0.0077 0.0086 0.0138 0.0176 \$7,000,000 0.0066 0.0077 0.0120 0.0162 \$8,000,000 0.0060 0.0068 0.0108 0.0151 \$9,000,000 0.0054 0.0062 0.0099 0.0137

0.0054

0.0090

0.0126

0.0051

EXCESS LOSS PREMIUM FACTORS including ALAE EFFECTIVE 11/26/02

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	Hazard Group					
Loss						
Limit	I	II	III	IV		
\$10,000	0.508	0.510	0.553	0.579		
\$15,000	0.469	0.473	0.519	0.555		
\$20,000	0.435	0.439	0.493	0.535		
\$25,000	0.409	0.415	0.473	0.518		
\$30,000	0.383	0.393	0.455	0.503		
\$35,000	0.363	0.371	0.439	0.488		
\$40,000	0.343	0.354	0.425	0.477		
\$50,000	0.312	0.324	0.397	0.454		
\$75,000	0.257	0.270	0.348	0.412		
\$100,000	0.218	0.232	0.311	0.379		
\$125,000	0.188	0.202	0.281	0.352		
\$150,000	0.167	0.180	0.258	0.325		
\$175,000	0.149	0.162	0.236	0.302		
\$200,000	0.135	0.147	0.218	0.278		
\$225,000	0.124	0.136	0.202	0.260		
Ψ220,000	0.121	0.100	0.202	0.200		
\$250,000	0.114	0.126	0.188	0.246		
\$275,000	0.106	0.118	0.176	0.232		
\$300,000	0.100	0.110	0.166	0.220		
\$325,000	0.093	0.104	0.157	0.208		
\$350,000	0.089	0.099	0.148	0.198		
\$375,000	0.084	0.093	0.141	0.190		
\$400,000	0.080	0.089	0.136	0.181		
\$425,000	0.077	0.085	0.130	0.173		
\$450,000	0.074	0.082	0.124	0.166		
\$475,000	0.071	0.079	0.119	0.160		
		0.0.0				
\$500,000	0.068	0.076	0.114	0.154		
\$600,000	0.060	0.066	0.100	0.134		
\$700,000	0.052	0.058	0.090	0.120		
\$800,000	0.048	0.053	0.080	0.108		
\$900,000	0.044	0.049	0.074	0.099		
\$1,000,000	0.0407	0.0450	0.0677	0.0906		
\$2,000,000	0.0250	0.0276	0.0403	0.0528		
\$3,000,000	0.0195	0.0212	0.0299	0.0385		
\$4,000,000	0.0163	0.0177	0.0248	0.0315		
\$5,000,000	0.0143	0.0156	0.0212	0.0271		
\$6,000,000	0.0125	0.0135	0.0191	0.0237		
\$7,000,000	0.0110	0.0119	0.0173	0.0216		
\$8,000,000	0.0098	0.0107	0.0161	0.0199		
\$9,000,000	0.0086	0.0101	0.0151	0.0186		
\$10,000,000	0.0080	0.0092	0.0140	0.0173		

TABLE OF EXPECTED LOSS RANGES

EXPECTED LOSS GROUP RANGES DELAWARE RESIDUAL MARKET

Expected Loss Group	Ĺ	ected oss ange	Expected Loss Group	Ĺo	ected ss nge	Expected Loss Group	Ĺ	ected oss inge
-			-			-		
95	430	671	65	36053	38938	35	449651	504854
94	672	994	64	38939	42056	34	504855	566837
93	995	1312	63	42057	45422	33	566838	646366
92	1313	1735	62	45423	49058	32	646367	742956
91	1736	2257	61	49059	52985	31	742957	853981
90	2258	2725	60	52986	57238	30	853982	981599
89	2726	3290	59	57239	61888	29	981600	1166840
88	3291	3819	58	61889	66821	28	1166841	1395287
87	3820	4433	57	66822	71996	27	1395288	1668462
86	4434	5142	56	71997	77572	26	1668463	2056868
85	5143	5815	55	77573	83581	25	2056869	2617424
84	5816	6574	54	83582	90374	24	2617425	3330748
83	6575	7424	53	90375	97745	23	3330749	4256111
82	7425	8260	52	97746	105720	22	4256112	5446097
81	8261	9191	51	105721	114342	21	5446098	6968796
80	9192	10224	50	114343	123387	20	6968797	8917234
79	10225	11375	49	123388	133126	19	8917235	11410444
78	11376	12553	48	133127	143703	18	11410445	15651781
77	12554	13820	47	143704	156342	17	15651782	23148859
76	13821	15216	46	156343	170091	16	23148860	34236979
75	15217	16721	45	170092	185049	15	34236980	50636219
74	16722	18307	44	185050	202219	14	50636220	74890565
73	18308	20042	43	202220	221271	13	74890566	110762548
72	20043	21944	42	221272	242119	12	110762549	173385693
71	21945	23954	41	242120	266906	11	173385694	274365607
70	23955	26129	40	266907	294958	10	274365608	434156275
69	26130	28499	39	294959	325958	9	434156276	& over
68	28500	30900	38	325959	360215			
67	30901	33376	37	360216	400481			
66	33377	36052	36	400482	449650	<u>] </u>		

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TABLE 1 EXCESS LOSS PREMIUM FACTORS FOR UNITED STATES LONGSHORE AND HARBOR WORKERS' ACT

(Applicable to New and Renewal Policies)

Accident Limitation	Hazard Group				
	<u>II</u>	<u>III</u>	<u>IV</u>		
\$ 25,000	0.440	0.508	0.528		
30,000	0.426	0.494	0.515		
35,000	0.414	0.482	0.508		
40,000	0.402	0.475	0.496		
50,000	0.380	0.452	0.479		
75,000	0.332	0.402	0.431		
100,000	0.291	0.359	0.391		
125,000	0.257	0.322	0.357		
150,000	0.231	0.291	0.327		
175,000	0.210	0.267	0.302		
200,000	0.193	0.246	0.281		
250,000	0.166	0.215	0.247		
300,000	0.146	0.191	0.222		
500,000	0.101	0.136	0.162		
1,000,000	0.061	0.083	0.102		

TABLE 2 EXCESS LOSS PURE PREMIUM FACTORS FOR UNITED STATES LONGSHORE AND HARBOR WORKERS' ACT

(Applicable to New and Renewal Policies)

Accident Limitation	Hazard Group				
	Ш	Ш	<u>IV</u>		
\$ 25,000	0.511	0.591	0.613		
30,000	0.495	0.574	0.598		
35,000	0.481	0.560	0.590		
40,000	0.467	0.552	0.576		
50,000	0.442	0.525	0.556		
75,000	0.386	0.467	0.501		
100,000	0.338	0.417	0.454		
125,000	0.299	0.373	0.414		
150,000	0.269	0.338	0.380		
175,000	0.244	0.310	0.351		
200,000	0.224	0.286	0.327		
250,000	0.193	0.249	0.287		
300,000	0.170	0.222	0.258		
500,000	0.117	0.158	0.189		
1,000,000	0.071	0.097	0.118		

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CLASSIFICATIONS - NUMERICAL AND GROUP ARRANGEMENT

AGRICULTURAL AND LOGGING

- **TREE PRUNING**, Spraying, Repairing or Fumigating. No payroll division with Class 0013 at the same location or job site.
- **O07 FARM MACHINERY OPERATION** by Contractors: threshing, shredding, ensilage cutting, harvesting and hay baling, excluding logging and sawmill operations.
- **009 LOGGING** or **LUMBERING** including transportation of logs to mill and construction, operation, maintenance or extension of logging roads or logging railroads.

Sawmill operations conducted by a separate crew of employees shall be assigned to Code 301.

Specialist contractors engaged in log hauling in connection with logging or lumbering operations shall be assigned to Code 811.

MINING AND QUARRYING

028 OIL OR GAS PRODUCTION, Operation of Wells – including gasoline mfg. from casing-head gas.

As provided for in this Manual separately classify: erecting or dismantling of derricks, drilling, redrilling or deepening, installation or recovery of casing, well shooting, cementing, tank building or tapping operations.

055 SAND, Gravel or Slag EXCAVATION – Including Crushing.

Includes establishments principally engaged in operating sand or gravel pits and in washing, screening, or otherwise preparing sand or gravel. Also included are establishments principally engaged in surface mining, milling or otherwise preparing fire clay, fuller's earth, kaolin, ball clay, clay ceramic, refractory minerals or performing the dredging of materials on non-navigable waters with incidental shore operations.

059 MINERAL MILLING – establishments operating without a mine or quarry and primarily engaged in the crushing, grinding, pulverizing or otherwise preparing clay, ceramic or refractory minerals, barite or miscellaneous metallic or non-metallic minerals.

FOOD INDUSTRIES

- 101 GRAIN MILLING.
- 104 FOOD SUNDRIES MFG., N.O.C., No cereal milling.
- 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.

106 PROCESSED MEAT PRODUCTS MFG. – No Slaughtering or Handling of Livestock.

For this classification, the term "processed" shall mean there are definite changes in the resulting meat product due to the application of either chemicals and/or heat (the use of smoke and/or cooking) to the meat materials.

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.

- 107 CANDY, Chocolate or Chewing Gum 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.

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 products to customers.

110 ICE CREAM MFG.

111 SLAUGHTERHOUSE - Wholesale, all operations.

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.

112 BEVERAGE MFG., N.O.C., including bottling or canning.

Includes the distribution of beverages, not otherwise classified, 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.

Payroll developed in the brewing, bottling or canning of beer, ale or malt liquors shall be assigned to Code 108.

113 PRESERVING OR CANNING OF FOOD.

- **RENDERING** Works This classification includes establishments primarily engaged in rendering inedible grease and tallow from animal fat, bones and meat scrap; and those engaged in manufacturing animal oils and animal meal.
- 115 TOBACCO PRODUCTS MFG., including tobacco rehandling.

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

This class is for establishments primarily to exclusively engaged in the making of hamburger and/or hamburger or veal patties and/or sandwich steaks.

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.

TEXTILES AND CLOTHING MFG.

- 130 TEXTILE WASTE, Shoddy and Unwoven Felt, MFG., the garnetting of Fibers.
- 132 SPINNING OR WEAVING.

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 product 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.

135 HOSIERY MFG.

136 EMBROIDERY MFG.

Includes quilted cloth manufacturing for garment and household furnishings. Payroll developed in mattress or box spring mfg. shall be classified by Code 165.

DYEING, Mercerizing, Bleaching, Printing, Coating or Finishing New Goods – excluding hosiery finishing, rubber or resin coating and oil cloth manufacturing which are separately rated as provided for in this manual.

141 LAUNDRY, N.O.C.

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

Also includes risks primarily engaged in cleaning carpets and upholstered furniture at a plant or on customers' premises. Incidental carpet and upholstered furniture cleaning by building or janitorial cleaning contractors will be classified by either Code 971 or 972.

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.

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 risks primarily engaged in dry cleaning or dyeing apparel or 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 dry cleaned and the delivery of the items after dry cleaning.

161 APPAREL MFG.

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

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.

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.

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.

185 Employment Contractor – Temporary FOOD SUNDRIES 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 Ruling and Interpretation in Section 5 for further information on classifying temporary 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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

LEATHER, RUBBER AND COMPOSITION GOODS

201 TANNING and Leather Dressing.

204 SHOE MFG.

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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.

CLASSIFICATIONS

- 221 PLASTIC Articles MFG., Injection Molding.
- 222 PLASTIC Articles MFG., N.O.C.

Includes all plastic molding techniques except for injection molding which is assigned to Code 221 and the molding of plastic composite products which is assigned to Code 227.

- 225 RUBBER GOODS or Tire MFG.
- 227 OILCLOTH, Linoleum and Cork Carpet MFG.

PAPER AND PAPER GOODS MFG. AND PRINTING

- 255 PAPER or Pulp MFG. all kinds.
- 257 BOX MFG. PAPER.

Includes the manufacture of rigid (set-up) or folding boxes and the printing of or on such products by the box manufacturer. There shall be no payroll division between Code 257 and Code 281 unless the employer fulfills the multiple enterprise criteria delineated in Rule IV, Paragraph C. 3. a. 2., Section 1 of the Manual.

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

Includes but is not limited to the manufacture of paper bags, cups, dishes or plates, tissue products or other paper products not otherwise classified and the printing of or on such products by the manufacturer. There shall be no payroll division between Code 259 and Code 281 unless the employer fulfills the multiple enterprise criteria delineated in Rule IV, Paragraph C. 3. a. 2., Section 1 of the Manual.

261 CORRUGATED PAPER AND/OR CORRUGATED PRODUCTS MFG.

Includes the manufacture of corrugated paper or fiberboard and/or the manufacture of corrugated/fiberboard products and the printing of or on such products by the manufacturer. There shall be no payroll division between Code 261 and Code 281 unless the employer fulfills the multiple enterprise criteria delineated in Rule IV, Paragraph C. 3. a. 2., Section 1 of the Manual.

263 PAPER COATING/FINISHING.

Includes the coating, laminating, converting and/or finishing of paper, plastic film or other materials (except rubber or textile fabric) and the printing of or on such products by the manufacturer. There shall be no payroll division between Code 263 and Code 281 unless the employer fulfills the multiple enterprise criteria delineated in Rule IV, Paragraph C. 3. a. 2., Section 1 of the Manual.

265 STATIONERY PRODUCTS MFG.

Includes but is not limited to the manufacture of stationery products such as notebooks, loose-leaf ledgers, ringed binders, index cards, computer paper, file folders or jackets and the printing of or on such products by the manufacturer. There shall be no payroll division between Code 265 and Code 281 unless the employer fulfills the multiple enterprise criteria delineated in Rule IV, Paragraph C. 3. a. 2., Section 1 of the Manual.

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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

276 Employment Contractor – Temporary PLASTICS Articles MFG. – N.O.C. Staff.

Applicable only to temporary staff provided to customers whose business classification is Code 222.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

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CLASSIFICATIONS

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- **PRINTING** including incidental engraving, and the assembly, stapling or binding of the printing business' products.
- 282 NEWSPAPER or Periodical Printing or PUBLISHING.
- **297** 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 Ruling and interpretation in Section 5 for further information on classifying temporary staff.

WOODWORKING

301 SAWMILL.

Includes the grading, sorting, pulling, piling, air or kiln drying, loading and storage of sawmill products. 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.

305 CARPENTRY SHOP, including Planing Mill.

Includes but is not necessarily limited to the manufacture of sash, doors, assembled millwork, pallets or wood trusses. For the manufacture of turned wood products, see Class 306.

Separately rate erection work as provided in this Manual.

Businesses also engaged in selling lumber and/or building materials on a wholesale or retail basis with a separate staff of employees may have a division of payroll with Code 855. Code 855 will apply to the yard and delivery staff. If further engaged in the sale of hardware in a physically separate department by a separate staff, payroll so developed shall be assigned to Code 935.

306 WOOD TURNED PRODUCTS MFG.

- 309 WOODENWARE MFG., N.O.C.
- **311 CABINET WORKS** with power-driven machinery.

Separately rate installation work as either Code 646 or as Code 648 as provided in the Underwriting Guide (Section 5 of this Manual).

319 FURNITURE ASSEMBLY.

Applicable only to payroll developed by employers engaged in the assembly of wood, metal or plastic furniture or cabinet-type products from parts manufactured by others.

Upholstering operations conducted by a separate crew of employees in a physically separate department shall be assigned to Code 327.

323 FURNITURE MFG. – Wood.

Upholstering operations conducted by a separate crew of employees in a physically separate department shall be assigned to Code 327.

327 FURNITURE UPHOLSTERING.

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.

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403 ROLLING, DRAWING OR EXTRUDING OF 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.

STEEL MAKING AND ROLLING MILLS

- 404 STEEL MFG.
- 406 ROLLING MILL Ferrous Metals Not available for rolling mills operated by steel manufacturers.
- **407** TUBE or Pipe MFG., Iron or Steel not cast iron pipe excluding steel making but including skelp rolling.

STEEL FABRICATING

- 411 STEEL FABRICATING Bridge and Structural Shops, Shop Only, erection to be separately rated as Class 655.
- 413 IRON WORKS Shop Ornamental, non-structural iron or steel fabricating.

Installation or erection is to be separately rated as Code 658.

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.

416 CAR MFG., Railroad – all kinds.

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.

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.

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.

429 DIE CASTING MFG.

Also includes secondary machining of die castings by the die casting employer. There is no payroll division with Code 461.

447 NONFERROUS METALS FOUNDRY – Includes secondary machining of nonferrous castings by the foundry employer. There is no payroll division with Code 461.

METAL WORKING

431 FORGING.

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.

433 TOOL MFG. - Forged.

Also includes secondary machining of the forged tools by the forge employer. There is no payroll division with Code 461.

435 SPRING MFG. - Hot Wound.

Also includes Chain Mfg.

- **441 TOOL MFG.,** N.O.C.
- 445 HARDWARE MFG., N.O.C.

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447 (See "Foundries")

449 ELECTROPLATING.

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.

CLASSIFICATIONS

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.

454 SHEET METAL PRODUCTS FABRICATION, N.O.C., Shop only.

Sheet metal shall be thinner than #3 U.S. Standard Gauge (less than 1/4" 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.

456 METAL FURNITURE or Furnishing Goods MFG., N.O.C.

Sheet metal shall be thinner than #3 U.S. Standard Gauge (less than 1/4" 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.

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.

458 JEWELRY MFG.

459 EYELET, Needle, Pin, Pen or Tack MFG.

MACHINERY MFG.

461 MACHINE SHOP – no woodworking – no boiler making.

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).

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.

464 MACHINERY MFG., N.O.C

Includes but is not necessarily limited to the manufacture of confection, food processing, paper making, printing, textile or woodworking machinery.

The manufacture of industrial equipment, such as furnaces made primarily from plate, shall be assigned to Code 415.

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.

467 BALL or Roller BEARING MFG.

For establishments engaged in the fabrication of either metal ball or roller bearings. Where an insured is engaged in the fabrication of either metal ball or roller bearings and these are consumed by the insured's production process, such operations shall be classified in accordance with the class appropriate to the business of the employer.

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471 PRINTED CIRCUIT BOARD ASSEMBLY OR ELECTRICAL WIRE HARNESS MFG. – BY CONTRACTOR.

Applies to concerns 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.

Also contemplated by this class is the assembly of electrical wire harnesses, automotive wire harnesses or connector cable assemblies. Electrical cord assembly is to be assigned to Code 473. The manufacture of wire or cable shall be separately classified as provided for in this Manual.

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.

Also applies to semiconductor material refining, the manufacture of integrated circuits, quartz crystal culturing or glass to metal seals.

Not applicable to the manufacture of non-electronic parts (e.g., pushbuttons, springs or gaskets). The inclusion of such non-electronic parts in an electronic device is not to be construed as an electronic component as defined by this classification.

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.

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 one horsepower), switchgear or switchboard apparatus, generators or vacuum furnaces.

475 BATTERY MFG., Storage.

476 INDUSTRIAL CONTROLS OR SYSTEMS MANUFACTURE/ASSEMBLY.

Applies to the manufacture/assembly of motor controllers, control panels and/or systems used in industrial plants for the distribution of power, control of heating or air conditioning or batch control.

Risks engaged in the manufacture of meters, counters, thermometers or other electronic analytical/measuring instrumentation not otherwise classified shall be assigned to Code 488.

Installation or repair provided at customer locations shall be separately classified as provided for in this Manual.

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.

483 OFFICE MACHINE MFG. – Installation or repair conducted by a separate crew to be separately classified by Code 952.

485 COMMUNICATIONS, SEARCH, DETECTION OR SIGNAL PROCESSING EQUIPMENT MFG.

Includes but is not limited to the manufacture of:

- (1) Telephone or telegraph equipment or apparatus
- (2) Radio or TV broadcasting or communications equipment
- (3) Search, detection, navigation, guidance, aeronautical or nautical systems

486 INCANDESCENT LIGHT BULB or ELECTRONIC 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.

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.

489 DENTAL LABORATORY.

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 Ruling and Interpretation in Section 5 for further information on classifying temporary 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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

497 Employment Contractor – Temporary ELECTRONIC COMPONENT MFG. Staff.

Applicable only to temporary staff provided to customers whose business classification is Code 472.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary 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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

STONE AND CLAY PRODUCTS MFG.

- **501 CEMENT MFG.** including quarrying.
- 502 PLASTER STATUARY or Ornament MFG.
- 506 POWDER METAL PRODUCTS MFG.
- 507 GRAPHITE PRODUCTS MFG.
- **509 ASBESTOS GOODS MANUFACTURING** For establishments utilizing asbestos fibers in their manufacturing processes that result in an asbestos product.

511 CONCRETE PRODUCTS MFG.

512 BRICK MFG., N.O.C.

Excluding quarrying or mining, also excluding clay or shale digging in open pits.

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 0175 at either the carrier or assigned risk rate is to apply to such exposure, but note that payroll developed by the exposure is also to be included in the Class 512 payroll at either the carrier or assigned risk rate. Premium developed under Code 0175 is not subject to experience or retrospective rating.

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 either the carrier or assigned risk rate is to apply to such exposure, but note that payroll developed by the exposure is also to be included in the Class 513 payroll at either the carrier or assigned risk rate. Premium developed under Code 0176 is not subject to experience or retrospective rating.

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GLASS MFG.

535 GLASS OR GLASSWARE MFG.

The manufacture of glass products from purchased glass shall be assigned to Code 536.

- 536 GLASS PRODUCTS MFG. from purchased glass no glass manufacturing.
- 544 Employment Contractor Temporary Staff MANUFACTURING or LIGHT INDUSTRIAL OPERATIONS, N.O.C.

Applies to temporary employees provided to manufacturing businesses except for temporary manufacturing or light industrial staff subject to Codes 185, 187, 191, 275, 276, 297, 491, 495, 497, 499 or 587.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on the manufacturing businesses assignable to Code 544 and on classifying temporary staff.

CHEMICALS INDUSTRIES

551 CHEMICAL Processing or Products MFG., N.O.C.

For establishments engaged in manufacturing miscellaneous chemical preparations not otherwise classified.

- 553 GASES MFG. of carbonic oxide, anhydrous ammonia, oxygen or hydrogen.
- 555 DRUG or MEDICINE MFG.
- **563** PAINT or Colors MFG. no red or white lead mfg.
- 571 SOAP MFG.
- 573 FERTILIZER MFG.
- 581 OIL REFINING, Petroleum.
- 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 Ruling and Interpretation in Section 5 for further information on classifying temporary 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.

As provided for in this Manual separately rate: clearing of right-of-way, earth or rock excavation, filling or grading, tunneling, bridge or culvert building, quarrying and stone crushing.

602 ROAD or Street CONSTRUCTION: Subsurface work.

Applies to all operations of bringing road bed to grade including clearing of right-of-way, earth or rock excavation, filling or grading. It does not include laying the sub-base.

As provided for in this Manual separately rate: tunneling, bridge or culvert building where clearance is more than 10 feet at any point or the entire distance between terminal abutments exceeds 20 feet, quarrying and stone crushing.

603 SEWER CONSTRUCTION – all work to completion, including masonry work in connection therewith – no tunneling.

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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.

- 607 DRILLING by Contractors.
- **608 FLAT CEMENT WORK** floors, driveways, yards, sidewalks or curbs. (Self-bearing floors, airport runways, warming aprons, street or road construction to be separately rated.)
- **EXCAVATION** for cellars or foundations for buildings, bridges, retaining walls and dams, including grading preparatory to building erection.
- 611 PILE DRIVING, including timber wharf building.
- **TUNNELING** or Shaft Sinking, all work to completion.
- 617 GAS, STEAM or WATER MAIN CONSTRUCTION all work to completion except tunneling under pressure.
- 625 CONDUIT CONSTRUCTION for cables or wires, all work to completion.

Also includes cable laying by specialist contractors employing automatic equipment, which in one operation opens the trench, lays the cable and backfills.

BUILDING CONSTRUCTION

- **ASBESTOS CONTRACTOR** all work to completion. Employees engaged in asbestos removal, replacement, repair, enclosure or encapsulations.
- **645 WALLBOARD INSTALLATION** within buildings. Includes the entire operation of installing drywall/wallboard including taping, seaming, texturing, but not painting.
- **FURNITURE** or **FIXTURES INSTALLATION** portable in offices or stores.
- **INSULATION WORK**, N.O.C. Includes the installation or application of acoustical or thermal insulating material in buildings or within walls. The class applies when insulating work is performed as a separate operation not part of or incidental to any other construction operations performed by the same contractor at the same job or location.
- **CARPENTRY INSTALLATION of CABINET WORK,** finished wooden flooring or interior trim. Also includes installation of parquet flooring. Not applicable to contractors who perform any other carpentry operations at the same job or location.
- 649 CEILING INSTALLATION suspended acoustical grid type. Insulation work will be separately rated.
- 651 CARPENTRY COMMERCIAL Structures.
- **CARPENTRY RESIDENTIAL DWELLING.** Includes one- or two-family detached houses, townhouse or row dwellings or buildings designed primarily for multiple dwelling occupancy three stories or less in height or garages constructed in connection with the dwellings.

This classification shall include the payroll developed by all employees that interchange trades at a specific location. For specific locations where there is no interchange between trades, all trades shall be separately classified.

653 MASONRY.

Masonry work in connection with sewers must take the Sewer classification and not the Masonry classification.

654 CONCRETE CONSTRUCTION.

Payroll to include persons engaged in making, setting up, taking down or operating forms, scaffolds, false work and concrete mixing or distributing apparatus.

655 IRON ERECTION.

656 ELECTRIC, Telephone or Telegraph LINE CONSTRUCTION by Contractor.

Includes the setting of poles, installation of pole hardware or transformers or the stringing of lines. Erection of steel towers for cross-country lines must be assigned to Class 655. Clearing of right-of-way on new lines, maintenance of right-of-way on existing lines or tree trimming must be assigned to Class 005.

- 657 RIGGING, N.O.C.
- 658 IRON ERECTION or Installation ornamental or non-structural only.
- **659 ROOFING** No payroll division with Code 676 at the same location or job site.
- 660 ALARM OR SOUND SYSTEM Installation or Repair.

661 ELECTRICAL WIRING – within BUILDINGS.

Includes electric fixtures or apparatus installation or the making of service connections. For electric, telephone or telegraph line construction, see Class 656.

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. Electrical wiring or plumbing to be separately rated.

Separately staffed store operations shall be assigned to the appropriate store class. Assign Code 664 to the installation, service or repair of central air conditioning units or commercial refrigeration (including walk-in) units. Assign Code 675 to the installation, service or repair of industrial equipment (e.g., conveyor ovens).

663 PLUMBING: gas, steam, hot water or other pipefitting, including house connections – shop payroll, if any, must be included.

Includes work within buildings. Pipefitting in connection with the installation of machinery or apparatus outside of buildings must be assigned to Class 675.

664 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.

Payroll developed in the installation of heating equipment which will utilize either hot water or steam shall be assigned to Code 663. High pressure water or steam heating systems shall be assigned to Code 677 for the installation, service or repair thereof.

PAINTING and Decorating, including shop.

The painting of steel structures or bridges shall be assigned to Code 655.

666 PLATE and Wire GLASS INSTALLATION.

Payroll developed by a separate shop crew engaged in the manufacture of glass products including bending, beveling, grinding or silvering of plate glass shall be separately classified by Code 536.

667 PAPER HANGING.

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.

- 669 PLASTERING, including lathing.
- 670 HOUSE FURNISHINGS INSTALLATION, N.O.C.

Separately staffed store operations shall be assigned to the appropriate store class.

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 dwelling 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.

Where wrecking or demolition or building moving or raising involves a building or structure of more than one type of construction, the highest-rated classification applies.

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 yards at a separate location with no interchange of employees shall be assigned to the appropriate scrap classification based on the materials principally handled by the employer. Assign ferrous scrap dealers to Code 858 and assign nonferrous scrap dealers to Code 859. For employers that do not principally handle any used/scrap materials assign Code 860.

- 673 ADVERTISING SIGNS, Manufacture, Erection or Repair Not Outdoor Advertising Companies.
- **SWIMMING POOL CONSTRUCTION**, all work to completion. The construction of iron or steel pools shall be assigned to Code 655. Maintenance work by a separate crew or a specialist contractor is to be assigned to Code 971.
- 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.

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.

677 BOILER INSTALLATION or Repair.

Includes all work to completion except brickwork, which must be assigned to Code 653.

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.

- 681 CANVAS GOODS, Awning or Tent ERECTION, Removal or Repair.
- 682 Employment Contractor Temporary Staff CONSTRUCTION Or ERECTION OPERATIONS.

Applies to temporary employees provided to a construction or erection contractor except for temporary excavation, commercial structure carpentry or electrical wiring (within buildings) staff which are subject to Codes 691, 693 or 695, respectively.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on the construction or erection business operations assignable to Code 682 and on classifying temporary staff.

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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

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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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

695 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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

SPECIAL STATE ACT EXPOSURES

709 TALLYMEN AND CHECKING CLERKS - engaged in connection with stevedoring work.

Coverage under State Act only.

716 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 718.

Coverage under State Act only.

718 BOAT BUILDING OR REPAIR.

Coverage under State Act only.

Applicable to the construction or repair of wood, metal, fiberglass or plastic yachts, motor boats, sailboats or rowboats not exceeding 65' in length overall.

Also includes insureds exclusively engaged in the building, repairing or dismantling of small vessels as defined in Public Law 98-426 who have been granted exemption from the United States Longshore and Harbor Workers Act by the Secretary of Labor. A copy of the exemption certificate shall be made available to the Bureau as documentation.

721 RAILROAD OPERATION, N.O.C., including shop, ordinary maintenance and repair of roadbed.

The policies for risks with operations assignable to Class 721 must be endorsed excluding insurance of Federal Employers' Liability Act coverage. (Part Two)

744 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.

752 OIL OR GAS PIPELINE OPERATION - Construction, Operations of Wells or Oil Refining shall be separately classified.

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.

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.

TELECOMMUNICATIONS COMPANY – including installation, maintenance, repair and operation of telephone lines and systems, remote transmission sites and central office switching equipment.

Applicable to FCC licensed telecommunications firms. The services provided include but are not necessarily limited to: wireline, long distance, cellular, radio paging or mobile radio services for customers on a fee basis.

759 CABLE TELEVISION OPERATIONS.

Applicable to contractors and/or operators engaged in cable television system installation or erection or system hook-up or service and/or repair or the operation of a cable television system.

Separately staffed broadcasting studios and/or separate crews engaged in the presentation and/or filming of news or sporting events shall be assigned to Code 936.

TRUCKING AND STORAGE

801 STABLE, Livestock Commission Merchant Stockyards not associated with Slaughterhouses.

803 TAXICAB COMPANY.

Lessees transporting passengers for hire in motor vehicles leased pursuant to written leases shall not receive compensation under the Delaware Workers' Compensation Law but shall be deemed to be employers.

Effective July 7, 1982, New, Renewal, and Outstanding.

804 SCHOOL BUS OPERATION.

805 MILK HAULING – by contractor.

For contractors exclusively engaged in hauling unprocessed or processed milk by tank truck.

806 FURNITURE MOVING and/or STORAGE.

Includes the packaging or handling of household goods away from the employer's premises. The transporting or delivery and the setting into place at customers' locations of furniture and/or major household appliances under contract for a manufacturer or store shall be assigned to Code 811.

807 AMBULANCE SERVICE - Non-volunteer.

PARCEL DELIVERY Company – No Handling of Bulk Merchandise or Freight – all employees except office.

Applies to risks engaged in the delivery of envelopes, parcels or packages limited to 150 pounds or less. Envelopes, parcels or packages refers to those items where the delivery tariff or charge is allocable to the individual envelope, parcel or package. Also includes messenger or courier services engaged in deliveries on foot, by bicycle or motor vehicle.

Assign Code 811 when the haulage or transport charge is based on truckload or partial truckload, the cumulative weight of the packages and/or parcels being transported or a flat contract price for the consignment.

The transport of mail under contract to the United States Postal Service is to be assigned to Code 812.

809 FUEL DISTRIBUTION - Retail or Wholesale.

For businesses principally engaged in the sale of processed coal, fuel oil, liquefied petroleum (LP), gas (bottled gas or in bulk), or any combination of these lines. Separate crews engaged in installing and/or servicing fuel oil or gas heating units may be separately classified as provided for in this Manual. This classification is not available to businesses operating coal or oil docks or to truckers hauling fuel for others.

811 TRUCKING, N.O.C.

Includes dispatchers and/or clerks on loading platforms, drivers, chauffeurs and their helpers and employees repairing vehicles.

Applicable to hauling contractors principally engaged in hauling or delivering for unrelated concerns.

Also includes the rental of cranes with operator by a specialist contractor.

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.

813 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.

814 DEALER IN MOBILE, SELF-PROPELLED factory, farm or construction EQUIPMENT including parts department.

Payroll developed by employees engaged in the sale of mobile self-propelled factory, farm or construction equipment shall be assigned to Code 819.

815 AUTOMOBILE SERVICE CENTER or Garage – including counter personnel and estimators.

Tire recapping or retreading shall be assigned to Code 225 when performed by a separate crew of employees in a physically separate work area.

Please see the Automobile Service/Gasoline Station Ruling and Interpretation for information on classifying such business enterprise.

816 AUTOMOBILE FILLING STATION – Retail.

Please see the Automobile Service/Gasoline Station Ruling and Interpretation for information on classifying such business enterprise.

817 BUS (except school bus) OPERATION.

818 AUTOMOBILE or Automobile Truck DEALER - including service counter and parts department.

Also includes but is not necessarily limited to: automobile auctions, inland boat dealers, mobile home dealers, recreational vehicle dealers or specialist contractors performing mobile home set-up or warranty service.

819 AUTOMOBILE or Automobile Truck SALESPERSON.

821 BEVERAGE DISTRIBUTOR, Wholesale.

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

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.

855 LUMBER and/or BUILDING MATERIAL DEALER.

Applicable to establishments 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.

The operation of an outlet on the premises of a lumber and/or building material dealer in which hardware, paint, and other similar merchandise is sold shall be subject to separate classification provided the outlet is located in a physically separate department with no interchange of labor between the outlet and other operations. Payroll developed in the outlet operations is subject to Code 935.

Risks engaged in manufacturing millwork are assignable to Code 305. Dealers in secondhand building materials are assignable to Code 860.

857 METAL SERVICE CENTER (Ferrous or Nonferrous Metals).

Inapplicable to businesses principally engaged in collecting or handling scrap metals. Assign ferrous scrap dealers to Code 858. Assign nonferrous scrap dealers to Code 859.

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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.

CLASSIFICATIONS

The term "principally engaged" means more than 50 percent of the employer's gross receipts.

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.

Businesses principally engaged in the melting of nonferrous scrap to produce ingots shall be assigned to Code 402.

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, rubber, rags or bottles) with no principal line of merchandise.

Also includes secondhand material yards of a wrecking or demolition contractor that are separately located and staffed.

WRECKING OR DEMOLITION PROJECTS shall be classified as delineated in Section 2.

861 AUTOMOBILE DISMANTLERS.

Businesses engaged in automobile dismantling for the recovery of usable parts must be assigned to this classification. It includes all stores, yards or shops operated at the same or contiguous locations. It does not include businesses who demolish automobiles solely for the purpose of obtaining scrap metal; such businesses must be assigned to the applicable scrap metal classification based on the principal type of scrap metals.

862 RECYCLING CENTER.

Applicable to businesses principally engaged in collecting or handling recyclable materials such as: cloth clippings, rags, paper, glass, plastic, rubber stock and/or aluminum beverage cans. Assign businesses collecting a combination of recyclable products and scrap metals with no principal line of merchandise to Code 860.

Dealers in cloth clippings, new goods only, shall be assigned to Code 924.

865 POULTRY and/or FISH DEALER/ PROCESSOR.

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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

877 Employment Contractor – Temporary **DEPARTMENT STORE** Staff.

Applicable only to temporary staff (except clerical office) provided to customers whose business classification is Code 914.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary 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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

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883 Employment Contractor – Temporary RETAIL STORE, N.O.C. Staff.

Applicable only to temporary staff provided to customers whose business classification is Code 928.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

884 HEALTH OR EXERCISE CLUB – all employees including office.

Organized athletics are excluded from this classification and separately rated by Code 970 or Code 991.

- 885 PLUMBING SUPPLIES DEALER OR PIPE MERCHANT Wholesale.
- 886 ELECTRICAL SUPPLIES DEALER Wholesale.
- 889 Employment Contractor Temporary CLERICAL Staff.

Applicable to temporary clerical or technical service staff whose payroll shall be assigned to Code 889 regardless of the customer's business classification. Such employees include but are not necessarily limited to: draftsmen, designers, writers, illustrators, computer or data processing operators, programmers or clerical office.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

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.

Please see the Rulings and Interpretations, Section 5, for further information on the scope of this class.

895 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 Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

896 CLUB, N.O.C - All employees except office.

Please see the Rulings and Interpretations, Section 5, for further information on the scope of this class.

897 FAST-FOOD RESTAURANT – All employees except office.

Please see the Rulings and Interpretations, Section 5, for further information on the scope of this class.

898 CATERER - All employees except office.

Please see the Rulings and Interpretations, Section 5, for further information on the scope of this class.

899 BAR, Tavern, Cocktail Lounge, NIGHTCLUB or Discotheque – All employees except office.

Please see the Rulings and Interpretations, Section 5, for further information on the scope of this class.

STORES

- 907 FRUIT OR VEGETABLE DEALER Wholesale.
- 910 MEAT DEALER Wholesale.
- 911 GROCERY Wholesale.
- **914 DEPARTMENT STORE** all employees, including office.
- 915 MEAT, FISH and/or POULTRY STORE Retail, all employees except office.
- 916 CLOTHING OR DRY GOODS STORE Wholesale or Retail.
- 917 GROCERY STORE Retail, including meat, poultry, fish, bakery, pharmacy and produce departments.

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918 BAKERY SHOP - Retail, including on-site preparation, all employees except office.

Applies to risks producing bakery products or to risks who buy finished bakery products from unrelated producers. Sales are over-the-counter for personal or household consumption, either on premises or through satellite outlets.

- 919 FLORIST STORE Retail or Wholesale.
- 920 JEWELRY STORE Wholesale or Retail.
- **922 FURNITURE STORE** Retail or Wholesale no woodworking.

Separately staffed installation, service or repair operations shall be separately classified including but not necessarily limited to the examples listed below:

- The installation of wall-to-wall carpeting, non-ceramic tile or window coverings shall be assigned to Code 670.
- 2. The service or repair of major household appliances shall be assigned to Code 662.
- 3. The service or repair of televisions or other electronic entertainment or communication devices shall be assigned to Code 966.

923 PACKAGING - CONTRACT - NON-CRATING.

Applies to businesses principally engaged in packaging or repacking cosmetics, toiletries, pharmaceuticals, soaps, cleaning agents, hardware and/or similar merchandise owned by unrelated customers as a contract service. Payroll developed by a separate staff in a physically separate work area in the preparation and crating of any type of merchandise for shipment (in shop as a contract service) shall be assigned to Code 305. Crating or packaging of any type at customer locations or the repackaging of explosives shall be classified as provided in this Manual.

- 924 WHOLESALE STORE, N.O.C.
- 925 HARDWARE STORE Retail.
- 926 HARDWARE STORE Wholesale.
- 927 PHARMACY Retail all employees, including office.
- 928 RETAIL STORE, N.O.C.
- 929 Employment Contractor Temporary Staff MERCANTILE OPERATIONS.

Applies to temporary employees provided to retail or wholesale store businesses except for businesses assignable to wholesale fruit, grocery or wholesale store, N.O.C.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on which store businesses are assignable to Code 929 and on classifying temporary staff.

932 COPYING OR DUPLICATING SERVICE – All Employees Including Office.

Applicable to the "quick printing" industry wherein risks provide reproduction by means of offset duplicators on paper sizes 17 x 22 inches or less or electrostatic copiers on paper of any size. Any risk principally engaged in producing reproductions by other means shall be assigned to the appropriate printing class as provided for in this Manual. Code 932 and a printing class shall not be assigned to a risk unless that risk fulfills the multiple enterprise criteria specified in Rule IV, Paragraph C. 3. a 2

- 933 VENDING OR COIN-OPERATED MACHINE Installation, Service or Repair, all employees except office.
- 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 auto parts sales and the automobile repair services are conducted in physically separate work areas by separate employee crews and the majority of the parts/accessories sold by the auto parts store 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 auto parts sales and the auto repair services shall be assigned to Code 815.

The machining of brake drums and other auto parts conducted in a physically separate work area and staffed by a separate employee crew shall be assigned to Code 461.

935 LUMBER AND/OR BUILDING MATERIAL DEALER - Store Employees - For use in conjunction with Class 855 only.

936 BROADCASTING STATION - Radio or Television, all employees including office.

937 Employment Contractor – Temporary Staff – **HEAVY SERVICE**.

Applies to temporary employees provided to businesses including but not limited to tree pruning, logging, surface or underground mining or mineral recovery, transportation (of persons or any type of commodity), lumber and/or building material or metal service centers, scrap metal yards, commodity recycling, rubbish and/or garbage collection or warehousing (all types except where the customer's business classification is Code 813 which is subject to Code 867).

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on which customer business classifications are assignable to Code 937 and on classifying temporary staff.

939 CARNIVAL, Circus or Amusement Device Operator – TRAVELING.

940 RESIDENTIAL CARE FACILITY For The Developmentally Disabled – all employees except office.

Includes operations licensed as Intermediate Care Facilities for the Mentally Retarded (ICF/MR) regardless of location or client count. Also included are school and daycare activities operated by the facility.

Separately staffed neighborhood homes located off campus for 5 or fewer residents per facility shall be assigned to Code 941.

Separately staffed certified sheltered workshops shall be assigned to Code 964.

941 SOCIAL REHABILITATION FACILITY – For Adults or Children – all employees including office.

Please see the Social Rehabilitation Facility Ruling and Interpretation in Section 5 for information on the scope of this class.

HOME HEALTH CARE SERVICES

Applicable to any establishment providing health care services to individuals or families in their residence. The services provided include skilled services under a physician's written direction and these components include but are not limited to home infusion therapy nursing care, physical, speech and/or occupational therapy and/or nonprofessional services including but not limited to home health aid, attendant care, companions and live-ins and/or home help services such as homemakers or chore workers. Payroll so developed shall be classified in the manner indicated below.

942 HOME HEALTH CARE – Professional Staff.

Includes registered or licensed practical nurses, pharmacists, physical, speech and/or occupational therapists, medical social workers and outside salespersons.

943 HOME HEALTH CARE – Nonprofessional Staff.

Includes home health aides (and certified home health aides), attendant care aides and home support personnel such as homemakers, companions and chore workers. Also included are companions and live-ins.

Payroll developed in the sale or rental of durable hospital equipment or supplies such as hospital beds, wheelchairs, commodes and walkers to the individual home health care patient shall be assigned to Code 928 provided this operation is separately staffed.

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 limited to: those conducted by desk and room clerks, instructors, pro shop sales clerks, club attendants and golf starters.

Marina or yacht basin operations shall be separately classified.

CLERICAL AND PROFESSIONAL EMPLOYMENTS

945 HOTEL RESTAURANT employees, all employees except office. For use in conjunction with Class 973 only.

For tips and for musicians and entertainers, see Rule V, Section 1.

946 Employment Contractor – Temporary MEDICAL Staffing.

Applicable to professional and/or nonprofessional medical staff provided 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, aides, orderlies, attendants or medical technicians.

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 Code 947.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

947 Employment Contractor – Temporary Staff – MAINTENANCE OR SERVICE.

Applies to temporary employees provided to businesses such as flower growing, landscaping or lawn care, laundry or dry cleaning, utilities (except meter readers), cable television, hotels, restaurants, automobile service or repair (including auto dealers), security, theaters, amusements (either indoor or outdoor) or building maintenance.

Also applies to non-medical temporary staff provided to health care facilities (except clerical), and to airport/airline temporary ground personnel.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on which customer business classifications are assignable to Code 947 and on classifying temporary staff.

948 MAILING or ADDRESSING COMPANY – all employees including office.

Mailing or addressing operations conducted by concerns whose field of business is printing, mercantile, etc. shall be classified in accordance with the class or classes appropriate to the business of the employer.

949 Employment Contractor – Temporary MARKETING Staff.

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.

Please see the Employment Contractor – Temporary Staffing Ruling and Interpretation in Section 5 for further information on classifying temporary staff.

951 SALESPERSON – Outside.

Excluding salespersons or collectors who deliver goods, door-to-door salespersons or messengers employed by a messenger or courier service company.

Messengers employed by other establishments whose field of business is not that of a messenger or courier service company shall be assigned to Code 951.

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.

953 Clerical OFFICE Employees.

954 SECURITY OR INVESTIGATIVE AGENCIES.

Agencies which also install or repair burglar alarm systems with a separate crew of employees shall be authorized the use of Code 660 for such work.

955 ENGINEERING CONSULTING FIRM, mechanical, civil, electrical or mining engineering consulting firms, or architectural firms.

Engineers or architects 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 are conducted as a separate and distinct enterprise.

Clerical or drafting employees of consulting architects or engineers are properly assigned to Code 953 provided they meet the conditions described in Section 1, Rule IV, B. 2. a. and b.

Separate staff performing test boring for soil samples shall be assigned to Code 607.

956 LAW FIRM – all employees including office.

This classification is for law firms. Attorneys employed by other establishments whose field of business includes but is not limited to manufacturing or construction shall be assigned to the classification consistent with the employer's business.

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957 PHYSICIAN or DENTIST, all employees including clerical office except home health care service employees.

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). Does not apply where inpatient overnight care is provided. Those practicing veterinary medicine shall be assigned to Code 959.

Physicians or Dentists employed by a health care facility shall be assigned in accordance with the class appropriate to the medical business at the location. Physicians or Dentists employed by a temporary medical staffing contractor, and who are provided on a temporary basis to unrelated health care facilities, shall be assigned to Code 946.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

958 REHABILITATION HOSPITAL, all employees including office.

Includes psychiatric hospitals, alcohol and/or drug residential facilities licensed as medical or social setting detoxification.

- 959 VETERINARIAN, including employers raising and caring for non-farm domestic animals.
- **960 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.

Includes Retirement or Life Care Communities with 50% or more beds licensed as intermediate care or higher.

There shall be no payroll division between Code 960 and Codes 974 and 979 at a single location/campus.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

961 HOSPITAL – all employees, including office but excluding employees performing home health care services.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

962 ACCOUNTING or AUDITING FIRM – all employees including clerical office.

This classification is for accounting or auditing firms. Accountants or auditors 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 employers' business. An independent insurance traveling auditor shall be assigned to Code 951. An insurance company traveling auditor shall be assigned to Code 984.

963 CHURCHES – all employees including office, except cemetery employees.

Payroll division must be provided for schools and hospitals at separate locations.

Payroll division shall also be provided to Code 891 for a day nursery school, kindergarten or daycare center or to Code 965 for an elementary and/or secondary school for children operated on the church premises from Monday through Friday, when such is separately staffed.

Churches and missions in the charge of one minister or pastor shall be taken as a single risk.

The policy must be written in the name of all such churches, missions or parishes citing the location of each.

964 SHELTERED WORK SHOPS – all employees including office.

This classification is for establishments certified as sheltered work shops (exempted from the Federal Minimum Wage Law) by the United States Department of Labor, Employment Standards Administration, Wage and Hour Division.

- 965 COLLEGE OR SCHOOL, N.O.C all employees including office.
- 966 TELEVISION, VIDEO, AUDIO or RADIO EQUIPMENT SERVICE OR REPAIR Shop or Outside.

Separately staffed store operations shall be assigned to the appropriate store class.

- **967 THEATERS** all employees, including office.
- 968 AMUSEMENT, INDOOR

Health or exercise clubs shall be assigned to Code 884.

Organized athletics are excluded from this classification and separately rated by Code 970 or Code 991.

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969 AMUSEMENT, OUTDOOR: fairs, exhibitions, amusement parks or any outdoor amusement that is permanently sited. This classification includes ticket sellers or collectors and box office employees.

Payroll developed in the operation of a restaurant, when conducted in a physically separate department and by a separate crew of employees, shall be assigned to the applicable restaurant classification. Please see the Rulings and Interpretations, Section 5 of the Manual, for further information.

Code 928 shall be assigned to payroll developed by the sale of gifts/souvenirs when conducted in a physically separate department and by a separate crew of employees.

Employees engaged in the sale of food or drink or gifts/souvenirs from vending carts or by carrying the merchandise on their person shall remain assigned to Code 969.

Assign Code 981 to payroll developed in slot machine gambling operations when conducted in a physically separate department by a separate staff.

Race track pari-mutuel employees shall be separately rated by Code 953.

Organized athletics are excluded from this classification and separately rated by Code 970 or Code 991.

970 ATHLETIC TEAM: CONTACT SPORTS – Professional or Semiprofessional.

Includes but is not necessarily limited to all players on the salary list of the insured whether regularly played or not, coaches, managers, referees or umpires. Separate scouting staff is assignable to Class 951.

Contact sports include but are not necessarily limited to: football, hockey, lacrosse or roller derby.

The entire remuneration of each player, coach or manager should be included in computing premium, subject to a maximum of \$60,000 per season. Season includes pre-season and post-season exposure. When a player, coach or manager works for two or more teams in the same sport during the season, the maximum shall be pro-rated.

The remuneration of an individual player is subject to a minimum of \$600.00 per week of the season as defined above, including board and lodging.

- **BUILDINGS** operation by owner, lessee, or management agency, including care, custody and/or maintenance of premises. Also includes janitorial or window cleaning services by a specialist contractor.
- 973 **HOTEL** - all other employees, except office.

Employees exclusively engaged in the hotel's food service or beverage operations shall be separately classified as Code 945, Hotel Restaurant Employees.

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.

There shall be no payroll division between Code 974 and Codes 960 and 979 at a single location/campus.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

RESTAURANT, N.O.C. – All employees except office.

Assign fast-food restaurants to Code 897. See the Rulings and Interpretations, Section 5, for information on the scopes of Codes 897 and 975.

Assign country or yacht clubs or golf courses to Code 944.

Y.M.C.A., Y.W.C.A., and Community Center, including summer camps and day care centers – all employees including office, except home health care services employees.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

- 977 BARBER SHOP, BEAUTY PARLOR OR HAIR STYLING SALON.
- **CAMPS, SUMMER OR WINTER,** N.O.C. all employees including office at camp locations.

Personnel at other than camp locations shall be separately classified.

CITIES AND TOWNS

979 RESIDENTIAL FACILITY FOR THE ELDERLY – NON-MEDICAL – all employees except office and home health care services.

Includes facilities licensed as a Rest (Residential) Home by the Delaware Board of Health.

There shall be no payroll division between Code 979 and Codes 960 and 974 at a single location/campus.

Payroll developed by separate staff(s) performing home health care services shall be separately classified as provided in this Manual.

980 CITY, TOWN, Township or County – all employees, excluding only the following which must be separately classified as provided in this Manual: Golf Courses, Health Clubs, Housing Authorities, Municipal Authorities, Salaried Policemen or Firefighters or Clerical Office. Inspectors shall be assigned to Code 951.

981 SLOT MACHINE GAMBLING.

For all personnel in the slot machine gaming area including but not limited to: floor attendants, vault cashiers, merchandising clerks, quest service representatives, service technicians, parking valets or money counters.

- **983 HOUSING AUTHORITY** including resident or on-site managers. New construction, alterations or demolition work shall be separately rated.
- 984 INSURANCE COMPANY All Employees including Office.

An establishment chartered under state law that undertakes to indemnify for losses pursuant to a written contract of insurance and to perform other insurance related operations.

Any contractor providing a service(s) to an insurance company including but not necessarily limited to independent insurance agents, consulting actuarial firms, advisory rating organizations or establishments engaged in premium auditing or performing the adjusting or administration of insurance claims shall be separately classified as provided for in this Manual.

985 POLICE OR FIREFIGHTERS, Salaried Employees of Cities, Towns, Boroughs or Counties.

VOLUNTEER FIRE COMPANIES; Members treated as state employees see Chapter 23, Section 2312 of the Workers' Compensation Law for more detail.

986 SHELTER OR HALFWAY HOUSE - RESIDENTIAL - NON-MEDICAL - All Employees including Office.

Please see the Shelter or Halfway House Ruling and Interpretation in Section 5 for information on the scope of this class.

988 BANK – All Employees including Office.

Applicable to 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 risks may also provide credit extensions, commercial/consumer loans or mortgages.

Also 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.

Operations Not Covered:

- 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.
- 991 ATHLETIC TEAM: NON-CONTACT SPORTS Professional or Semiprofessional.

Includes but is not necessarily limited to all players on the salary list of the insured whether regularly played or not, coaches, managers, referees or umpires. Separate scouting staff is assignable to Class 951.

Non-contact sports include but are not necessarily limited to: baseball, basketball or soccer.

The entire remuneration of each player, coach or manager should be included in computing premium, subject to a maximum of \$60,000 per season. Season includes pre-season and post-season exposure. When a player, coach or manager works for two or more teams in the same sport during the season, the maximum shall be pro-rated.

The remuneration of an individual player is subject to a minimum of \$500.00 per season or year, including board and lodging.

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992 SANITARY 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.

995 RUBBISH OR GARBAGE REMOVAL.

Also includes but is not necessarily limited to environmental cleanup services, sewer or water main cleaning by hydraulic method, street sweeping or tank cleaning – including bulk storage type.

Collection and sorting of recyclables (e.g., newspapers, beverage cans, glass or plastic bottles) by a separate staff (with sorting in a physically separate work area) shall be assigned to Code 862.

CEMETERIES AND UNDERTAKERS

997 UNDERTAKER.

999 CEMETERY.

FARMS

0006 FIELD CROP or **VEGETABLE FARM** – the raising of all field crops or vegetables or the general farms which carry on a variety of operations.

Separately staffed food processing operations shall be assigned to Code 113.

Inservants shall be separately classified.

0008 MUSHROOM RAISING.

Applies to businesses engaged in raising mushrooms, including the incident production of hay or other materials for compost.

Separately staffed mushroom canning operations shall be assigned to Code 113.

0011 FLOWER RAISING.

Applicable only to businesses raising flowers in fields or under glass to be marketed on a commercial basis as cut flowers or living plants.

A store or outlet at the same or contiguous location may be separately classified by Code 919 provided the store or outlet is separately staffed and is located in a physically separate area or department.

0013 Contract GARDENER, NURSERYMAN or Landscape Contractor.

Personal servants engaged in the care of lawns, shrubs or grounds surrounding the residence of the insured shall be assigned to Class 0912 or Class 0909.

Includes the construction of dry stonewalls, rock gardens, patios, garden walks or the like when such operations are incidental to gardening, nursery or landscape operations.

0016 ORCHARD – the raising of fruit or nut trees or of berries or grapes.

Separately staffed wine, apple juice or similar product production operations shall be assigned to Code 113.

Inservants shall be separately classified.

0034 ANIMAL RAISING - Egg Production, Fish Hatcheries, Hogs, Poultry, Calf Raising for Veal or Fur Bearing Animals.

Separately staffed poultry dressing operations shall be assigned to Code 865. Separately staffed hog or calf dressing operations shall be assigned to Code 111.

Inservants shall be separately classified.

0036 DAIRY FARM - Farms engaged in the production of milk.

Separately staffed milk processing or other dairy product (except separately staffed and located ice cream manufacturing) operations shall be assigned to Code 109.

Inservants shall be separately classified.

CLASSIFICATIONS

DELAWARE WORKERS COMPENSATION MANUAL

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CLASSIFICATIONS

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0083 LIVESTOCK (excluding dairy or horse) **FARM** – includes but is not necessarily limited to the raising of cattle, sheep or goats in fields/pastures.

Inservants shall be separately classified.

DOMESTIC WORKERS

0908 INSERVANTS - OCCASIONAL.

0909 OUTSERVANT - OCCASIONAL - including occasional private chauffeurs.

(Classes 0912 and 0909 are not available for use in connection with the operation of a farm.)

0912 OUTSERVANT – including private chauffeurs.

(Classes 0912 and 0909 are not available for use in connection with the operation of a farm.)

0913 INSERVANTS, 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.

Employees exclusively engaged in product delivery shall be classified by Code 811.

Code 0771 must be applied to Class 4771 payroll to determine the mandatory catastrophe reserve which is not subject to experience or retrospective rating.

Businesses engaged in the preparation and/or distribution of blasting agents and/or the distribution of high explosives shall be classified by Code 4777.

4777 EXPLOSIVES DISTRIBUTOR.

Includes the preparation and/or distribution of blasting agents and/or the distribution of high explosives. Blasting operations conducted by a separate crew shall be assigned to Code 609. No high explosives manufacturing.

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 stringpiece 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.

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.

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.

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).

7309F STEVEDORING, N.O.C.

When policies are issued covering both Classes 7317F and 7309F, no division of payroll shall be permitted in connection with the loading or unloading of any one vessel.

7313F COAL DOCK OPERATION AND STEVEDORING.

Applies to coal docks using mechanical apparatus. Not applicable to contract stevedores or coal merchants operating yards.

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.

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.

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.

8709F STEVEDORING – TALLYMEN AND CHECKING CLERKS.

Engaged in connection with stevedoring work. Coverage under U.S. Act.

8726F STEAMSHIP LINE OR AGENCY - PORT EMPLOYEES.

This classification includes superintendents, captains, engineers, stewards or their assistants and pay clerks.

(2) Other Maritime or Federal Employments.

Maritime or Federal employments other than the U.S. Longshore and Harbor Workers' Compensation Act do not come under the provisions of the Delaware Insurance Laws. Accordingly, the Delaware Insurance Department indicates that they do not have jurisdiction over the coverage, rules and rates for these other Maritime and Federal employments. In compliance with Federal Anti-Trust laws the Delaware Compensation Rating Bureau, Inc. cannot promulgate rates for these coverages.

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(3) Dredging Risks.

The rating values published in the Delaware Compensation Manual for Code 713 contemplate coverage under the State Act only. If coverage is desired under the U.S.L. Act, the Federal increase factor shown in Section 2 on Page 9 shall be applied.

A single policy may be issued including Delaware Act coverage, U.S. Longshore and Harbor Workers' Act coverage and Admiralty coverage providing the classification of operations in the policy declarations is subdivided to clearly indicate the classes and rates for Dredging operations subject to:

- (a) the Delaware 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 Delaware policy using rates approved by the Delaware Insurance Commissioner, applicable to Delaware coverage only, or to Delaware 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.

Ticket sellers and information clerks away from airport locations shall be separately classified by Code 953. Ticket sellers, information clerks and personnel engaged in performing the checking-in of passengers and baggage at airport locations shall be assigned to Code 7428.

When noted, an aircraft operations classification allows use of an associated classification for a nonratable catastrophe reserve.

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 Class 7405 payroll to determine the mandatory catastrophe reserve which is not subject to experience or retrospective rating.

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 Class 7413 payroll to determine the mandatory catastrophe reserve which is not subject to experience or retrospective rating.

7421 AIRCRAFT OPERATION – transportation of personnel in the business of an employer not otherwise engaged in aircraft operations – all members of the flying crew.

This classification applies 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 this classification unless the classification applicable to the employee's non-flying operations carries a higher rate in which event such classifications which would otherwise apply. If the records of the employer do not clearly indicate the weeks in which flying is performed by such employees, the entire payroll for such employees shall be assigned to this classification unless the classification applicable to the employee's non-flying operations carries a higher rate in which event such classification shall apply.

Commercial aircraft operation to be separately rated.

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A per passenger seat surcharge, subject to a maximum surcharge per aircraft, shall be charged in addition to the premium otherwise determined under this classification. These surcharges shall not be cumulative in the event of substitution of aircraft during the policy period; but these surcharges shall be cumulative in the event more than one aircraft is owned or operated during the same policy period. These surcharges shall not be subject to pro rata or short rate adjustment except in the event of cancellation of the policy. These surcharges and losses to employees, other than members of flying crew, arising out of the operation of an aircraft, are to be reported under **Code 9108.** The per passenger seat surcharge and the maximum surcharge per aircraft are shown under "Bureau rating values" on the rate pages. Attach Endorsement **WC 00 06 01.**

7424 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.

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**.

9108 AIRCRAFT Passenger Seat Surcharge.

For details see **Class 7421**, Aircraft Operations, Transportation of Personnel for Business. Premium developed under **Code 9108** is not subject to experience or retrospective rating.

9740 Terrorism Premium Charge.

Statistical Code 9740 relates to premium charged for losses covered under the Terrorism Risk Insurance Act of 2002 (TRIA 2002). Premium developed under Code 9740 is not subject to experience, merit or retrospective rating.

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ENDORSEMENTS

ENDORSEMENTS

General Information

(Regarding standard policy, information page and endorsements)

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 NCCI carrier code of the member of the group providing the insurance.
- 2. The endorsement forms shown on the subsequent pages are for use with policies effective 4/1/84 and thereafter, in conjunction with the adoption of the revised standard policy form and information page.

THE PAGES WHICH APPEAR HEREIN INCLUDE MATERIAL FROM THE NATIONAL COUNCIL ON COMPENSATION INSURANCE COPYRIGHT (1982/1983) USED WITH ITS PERMISSION.

DELAWARE FORMS HAVE BEEN COPYRIGHTED BY THE DELAWARE COMPENSATION RATING BUREAU INC. OR THE PENNSYLVANIA COMPENSATION RATING BUREAU.

The license extended to the Delaware Compensation Rating Bureau Inc. by the National Council on Compensation Insurance for use of its copyrighted forms permits this Bureau's members to use such forms provided the form carries the legend "Copyright 19__ National Council on Compensation Insurance" (the year to be filed in accordance with the appropriate year of copyright as found in the Forms Manual issued by the NCCI). Any of the standard forms included in this change may be ordered from the National Council on Compensation Insurance.

The standard 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 form. However, a specimen copy of each approved form prepared by the carrier shall be filed with 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, providing a copy of such filing to the Industrial Accident Board and the Bureau. See Section 5, 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 copyrighted by the National Council on Compensation Insurance. It will be seen that some of the notes require modifications to this form for use in Delaware, while other notes give the carrier many options as to items to be included. Use of an information page which includes the Delaware 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.

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Standard 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 employers 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 National Council on Compensation Insurance Forms Manual WC 00 00 00A

Information Page Notes

The information page notes found in the National Council on Compensation Insurance Forms Manual apply in **Delaware.** Non-NCCI member can contact the Bureau for details.

Workers Compensation and Employers Liability Insurance Policy

WC 00 01 01A

DEFENSE 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 employers 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 include the location where the work is to be performed.

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Workers Compensation and Employers Liability Insurance Policy

WC 00 01 02

FEDERAL COAL MINE HEALTH AND SAFETY ACT COVERAGE ENDORSEMENT

This endorsement applies only to work in a state shown in the Schedule and subject to the Federal Coal Mine Health and Safety Act of 1969 (30 USC Sections 931-942). 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 Health and Safety Act of 1969 (30 USC Sections 931-942) 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 Coal Mine Health and Safety 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.

Workers Compensation and Employers Liability Insurance Policy

WC 00 01 04

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.

- 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 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.

Cahadula

		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 Endorsement.
- 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.

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Workers Compensation and Employers Liability Insurance Policy

WC 00 01 06A

ENDORSEMENTS

LONGSHORE 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.

Schedule

<u>State</u>

Longshore and Harbor Workers'
Compensation Act Coverage Percentage

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.

EFFECTIVE DATE: NOVEMBER 26, 2002

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Workers Compensation and Employers Liability Insurance Policy

WC 00 01 08A

ENDORSEMENTS

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 Nonappropriated 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 Nonappropriated 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:

EFFECTIVE DATE: NOVEMBER 26, 2002

Workers Compensation and Employers Liability Insurance Policy

WC 00 02 01A

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.
- 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.
- 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 is 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 to provide transportation, wages, maintenance and cure. This exclusion does not apply if a premium entry is shown in item 2 of the Schedule.
- 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.

DELAWARE WORKERS COMPENSATION MANUAL SECTION 3 EFFECTIVE DATE: NOVEMBER 26, 2002

ENDORSEMENTS

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WC 00 02 01A

(Continued)

3. 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	\$
3.	Limits of Liability	
	Bodily Injury by Accident	\$ each accident
	Bodily Injury by Disease	\$ aggregate

Workers Compensation and Employers Liability Insurance Policy

WC 00 02 03

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.
- 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.

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.
- 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. 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.

EFFECTIVE DATE: NOVEMBER 26, 2002

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WC 00 03 11A (Continued)

ENDORSEMENTS

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

Employees State of Employment Designated Workers
Compensation Law

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.

Workers Compensation and Employers Liability Insurance Policy

WC 00 04 02

ANNIVERSARY RATING DATE ENDORSEMENT

The premium and rates for this policy, and the experience rating modification factor, if any, may change on your anniversary rating date shown in the Schedule.

	Schedule
Anniversa	ary Rating Date (Month) (Day)
Note 1:	The anniversary rating date is explained in Rule 1 of the Basic Manual.
Note 2:	Use this endorsement to show the insured's normal anniversary rating date if different from the policy effective date.
Note 3:	The insurer may show the anniversary rating date in item 2 or item 4 of the Information Page.

Workers Compensation and Employers Liability Insurance Policy

WC 00 04 03

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

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

WC 00 04 05

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 or	te 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 t	han 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. <u>State</u>						
			First \$5,000	Next \$95,000	Next \$400,000	Balance
2.	A	verage percent discount:	_ %			
3.	0	ther policies:				
4.	 If there are no entries in items 1, 2 and 3 of the Schedule see the Premium Discount Endorsement attached to your ponumber: 					ent attached to your policy
		Use this endorsement to show the apapplication of the Discount Rule.	oplication of Manual Rule	e VII, Premium Discount,	or to identify the insure	d's policy which shows the
Note	2:	Do not make entries in items 1, 2 or 3	3 if a policy number is to	be shown in item 4.		
Note	3:	The company has the option of repla-	cing item 1 with the appr	ropriate Table in use by th	ne company.	
Note	4:	Item 2 may be used if all eligible pren	nium is developed in one	e or more states using the	e same discount.	
Note	5:	Item 3 is available to list all policies the	nat are combined under	the Discount Rule.		
Note	6.	Use item 4 if premium discount is sho	own on another policy is:	sued 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.

Schedule

	Schedule						
State	Date of Change	State Coverage % Change	Longshore and Harbor Workers Act Coverage %				
Note 1:	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	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 basis.	Number and Rate) in order to s	how the change on a Schedule of Rate				

Workers Compensation and Employers Liability Insurance Policy

WC 00 05 03

RETROSPECTIVE PREMIUM ENDORSEMENT RATING OPTION V – ONE YEAR PLAN

This endorsement is added to Part Five (Premium) because you chose to have the cost of the insurance rated retrospectively by Rating Option V. This endorsement explains the rating plan and how the retrospective premium will be determined.

This endorsement applies in the states listed in the Schedule. It determines the retrospective premium for the insurance provided during the rating plan period by this policy and any policy listed in the Schedule. The rating plan period is the one year period beginning with the effective date of this endorsement.

The amount of retrospective premium depends on five standard elements and two elective elements.

A. Retrospective Premium Standard Elements

The five standard elements are explained here.

- Standard premium is the premium we would charge during the rating plan period if you had not chosen retrospective premium rating, but with two exceptions. Standard premium does not include the expense constant charge or the premium discount credit.
- 2. Basic premium is less than standard premium. It is standard premium multiplied by a percentage called the basic premium factor. The basic premium factor varies depending on the total amount of standard premium. The Schedule shows a range of basic premium factors for differing amounts of estimated standard premium. The actual basic premium factor will be determined after the standard premium is determined. If earned standard premium is not within the range of the estimated standard premiums shown in the Schedule, the basic premium will be recalculated.
- 3. Incurred losses are all amounts we pay or estimate we will pay for losses, interest on judgments, expenses to recover against third parties, and employers liability loss adjustment expenses.
- 4. A converted loss is an incurred loss multiplied by a percentage called the loss conversion factor. The loss conversion factor is shown in the Schedule.
- 5. Taxes are a part of the premium we collect. Taxes are determined as a percentage of basic premium and converted losses. The percentage is called the tax multiplier. It varies by state and by Federal and non-Federal classifications. The tax multipliers are shown in the Schedule.

B. Retrospective Premium Elective Elements

Two other elements are included in retrospective premium if you elected to include them. They are the excess loss premium for the loss limitation, and the retrospective development premium. They are explained here.

1. The election of a loss limitation means that the amount of incurred loss to be included in the retrospective premium is limited to an amount called the loss limitation. The loss limitation applies separately to each person who sustains bodily injury by disease and separately to all bodily injury arising out of any one accident.

The charge for this loss limitation is called the excess loss premium. Excess loss premium is a percentage of standard premium multiplied by the loss conversion factor. The percentage is called the excess loss premium factor. Taxes are added to excess loss premium just as they are for other elements of retrospective premium.

Excess loss premium factors vary by state, by classification, and by the amount of the loss limitation. If you chose this elective element, the loss conversion factor, the loss limitation, the excess loss premium factors, and the states where they apply are shown in the Schedule.

2. The retrospective development element is used to help stabilize premium adjustments. The premium for this element is charged with the first three calculations of retrospective premium, and is called the retrospective development premium. It is a percentage of standard premium multiplied by the loss conversion factor. The percentage of standard premium is called the retrospective development factor. Taxes are added to retrospective development premium just as they are for other elements of retrospective premium.

WC 00 05 03 (Continued)

Retrospective development factors vary by state, by electing a loss limitation, and by first, second, and third calculations of retrospective premium. If you chose this elective element, the retrospective development factors are shown in the Schedule.

C. Retrospective Premium Formula

Insurance policies listed in the Schedule will be combined with this policy to calculate the retrospective premium. If the policies provide insurance for more than one insured, the retrospective premium will be determined for all insureds combined, not separately for each insured.

- 1. Retrospective premium is the sum of basic premium, converted losses, and taxes, plus the excess loss premium and retrospective development premium elective elements if you chose them.
- 2. The retrospective premium will not be less than the minimum nor more than the maximum retrospective premium. The minimum and maximum retrospective premiums are determined by applying the minimum and maximum factors shown in the Schedule to the standard premium.
- 3. If this endorsement applies to more than one policy or state, the standard premium will be the sum of the standard premiums for each policy and state.

D. Premium Calculations and Payments

1. We will calculate the retrospective premium using all loss information we have as of a date six months after the rating plan period ends and annually thereafter. We will have the calculation verified by the appropriate rate service organization at your request.

We may make a special valuation of the retrospective premium as of any date that you are declared bankrupt or insolvent, make an assignment for the benefit of creditors, are involved in reorganization, receivership, or liquidation, or dispose of all your interest in work covered by the insurance. You will pay the amount due us if the retrospective premium is more than the total standard premium as of the special valuation date.

- 2. After a calculation of retrospective premium, you and we may agree that it is the final calculation. No other calculation will be made unless there is clerical error in the final calculation.
- After each calculation of retrospective premium, you will pay promptly the amount due us, or we will refund the amount due you. Each insured is responsible for the payment of all standard premium and retrospective premium calculated under this endorsement.

E. Work In Other States

If any of the policies provide insurance in a state not listed in the Table of States, and if you begin work in that state during the rating plan period, this endorsement will apply to that insurance if this rating plan applies in that state on an interstate basis. The retrospective premium standard elements, and the elective elements you chose, will be determined by our manuals for that state, and added to the Schedule by endorsement.

F. Cancelation

- 1. If any insurance subject to this endorsement is canceled, the effective date of cancelation will become the end of the rating plan period for all insurance subject to this endorsement unless we agree with you, by endorsement, to continue the rating plan period.
- 2. If we cancel for nonpayment of premium, the maximum retrospective premium will be based on the standard premium for the rating plan period, increased pro rata to 365 days.
- 3. If you cancel, the standard premium for the rating plan period will be increased by our short rate table and procedure. This short rate premium will be the minimum retrospective premium and will be used to determine the basic premium.

The short rate premium will be used to determine the excess loss premium and retrospective development premium if you chose these elective elements.

The maximum retrospective premium will be based on the standard premium for the rating plan period, increased pro rata to 365 days.

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WC 00 05 03 (Continued)

ENDORSEMENTS

	4. Secti	ion F.3. will not apply if you cancel because:	:			
	a.	all work covered by the insurance is comp	leted;			
	b.	all interest in the business covered by the	insurance is sold; or,			
	C.	you retire from all business covered by the	e insurance.			
			Schedule			
1.	Other polici	ies subject to this Retrospective Premium Er	ndorsement:			
2.	Loss limitat	tion: \$				
3.	Loss conversion factor:					
	Minimum R	Retrospective Premium Factor				
	Maximum F	Retrospective Premium Factor				
4.	the range of the nearest	oremium factors shown here are based on e of estimated standard premiums shown her t one-tenth of 1%. If the actual standard p ium factor will be recalculated.	e, the basic premium factor	will be obtained by	linear interpolation to	
Estin	nated standa	rd premium:	<u>50%</u> \$	<u>100%</u> \$	150% \$	
Basic	premium fa	ctor:				

5. The tax multipliers, excess loss premium factors, and retrospective development factors, and the states where they apply, are shown in the Table of States.

NOTES TO RETROSPECTIVE PREMIUM ENDORSEMENT RATING OPTION V - ONE YEAR PLAN

- 1. This endorsement is to be used for Rating Option V of the Retrospective Rating Plan. It is designed for a one year rating plan period.
- 2. Identify by policy number any other policy to be combined with this policy for retrospective rating. Other policies should be endorsed with Retrospective Premium Endorsement (Short Form) to show that they are subject to this endorsement.
- 3. Show the amount of the loss limitation, if applicable, in item 2 of the Schedule. If a loss limitation was not elected, enter "none," "does not apply," or other appropriate text. If the limitation applies in some but not all states, name the states where it applies.
- 4. Use item 3 of the Schedule to show the loss conversion factor, minimum retrospective premium factor, and the maximum retrospective premium factor.
- 5. Use item 4 to show basic premium factors for 50%, 100%, and 150% of estimated standard premium. Additional columns may be added to show the basic premium factor for other percentages of estimated standard premium.
- 6. The Table of States may be printed at the beginning or end of the Schedule or printed separately. If printed separately, an appropriate attachment clause should be included on the Schedule, such as "This Schedule includes the attached Table of States." The display of information on the Table of States may be rearranged by the company.

EFFECTIVE DATE: NOVEMBER 26, 2002

Workers Compensation and Employers Liability Insurance Policy

WC 00 05 04

RETROSPECTIVE PREMIUM ENDORSEMENT RATING OPTION V – THREE YEAR PLAN

This endorsement is added to Part Five (Premium) because you chose to have the cost of the insurance rated retrospectively by Rating Option V. This endorsement explains the rating plan and how the retrospective premium will be determined.

This endorsement applies in the states listed in the Schedule. It determines the retrospective premium for the insurance provided during the rating plan period by this policy, any policy listed in the Schedule, and the renewals of each. The rating plan period is the three year period beginning with the effective date of this endorsement.

The amount of retrospective premium depends on five standard elements and two elective elements.

A. Retrospective Premium Standard Elements

The five standard elements are explained here.

- 1. Standard premium is the premium we would charge during the rating plan period if you had not chosen retrospective premium rating, but with two exceptions. Standard premium does not include the expense constant charge or the premium discount credit.
- 2. Basic premium is less than standard premium. It is standard premium multiplied by a percentage called the basic premium factor. The basic premium factor varies depending on the total amount of standard premium. The Schedule shows a range of basic premium factors for differing amounts of estimated standard premium. The actual basic premium factor will be determined after the standard premium is determined. If earned standard premium is not within the range of the estimated standard premiums shown in the Schedule, the basic premium will be recalculated.
- 3. Incurred losses are all amounts we pay or estimate we will pay for losses, interest on judgments, expenses to recover against third parties, and employers liability loss adjustment expenses.
- 4. A converted loss is an incurred loss multiplied by a percentage called the loss conversion factor. The loss conversion factor is shown in the Schedule.
- 5. Taxes are a part of the premium we collect. Taxes are determined as a percentage of basic premium and converted losses. The percentage is called the tax multiplier. It varies by state and by Federal and non-Federal classifications. The tax multipliers or an average tax multiplier are shown in the Schedule. Tax multipliers may change during the rating plan period. Changes will be shown by endorsement.

B. Retrospective Premium Elective Elements

Two other elements are included in retrospective premium if you elected to include them. They are the excess loss premium for the loss limitation, and the retrospective development premium. They are explained here.

- 1. The election of a loss limitation means that the amount of incurred loss to be included in the retrospective premium is limited to an amount called the loss limitation. The loss limitation applies separately to each person who sustains bodily injury by disease and separately to all bodily injury arising out of any one accident.
 - The charge for this loss limitation is called the excess loss premium. Excess loss premium is a percentage of standard premium multiplied by the loss conversion factor. The percentage is called the excess loss premium factor. Taxes are added to excess loss premium just as they are for other elements of retrospective premium.
 - Excess loss premium factors vary by state, by classification, and by the amount of the loss limitation. If you chose this elective element, the loss conversion factor, the loss limitation, the excess loss premium factors, and the states where they apply are shown in the Schedule. Excess loss premium factors may change during the policy period. Changes will be shown by endorsement.
- 2. The retrospective development element is used to help stabilize premium adjustments. The premium for this element is charged with the first three calculations of retrospective premium, and is called the retrospective development premium. It is a percentage of standard premium multiplied by the loss conversion factor. The percentage of standard premium is called the retrospective development factor. Taxes are added to retrospective development premium just as they are for other elements of retrospective premium.

WC 00 05 04 (Continued)

Retrospective development factors vary by state, by electing a loss limitation, and by first, second, and third calculations of retrospective premium. If you chose this elective element, the retrospective development factors are shown in the Schedule.

C. Retrospective Premium Formula

Insurance policies listed in the Schedule will be combined with this policy to calculate the retrospective premium. If the policies provide insurance for more than one insured, the retrospective premium will be determined for all insureds combined, not separately for each insured.

- 1. Retrospective premium is the sum of basic premium, converted losses, and taxes, plus the excess loss premium and retrospective development premium elective elements if you chose them.
- 2. The retrospective premium will not be less than the minimum nor more than the maximum retrospective premium. The minimum and maximum retrospective premiums are determined by applying the minimum and maximum factors shown in the Schedule to the standard premium.
- 3. If this endorsement applies to more than one policy or state, the standard premium will be the sum of the standard premiums for each policy and state.

D. Premium Calculations and Payments

1. We will calculate the retrospective premium using all loss information we have as of a date six months after the rating plan period ends and annually thereafter. We will have the calculation verified by the appropriate rate service organization at your request.

We may make a special valuation of the retrospective premium as of any date that you are declared bankrupt or insolvent, make an assignment for the benefit of creditors, are involved in reorganization, receivership, or liquidation, or dispose of all your interest in work covered by the insurance. You will pay the amount due us if the retrospective premium is more than the total standard premium as of the special valuation date.

We may make interim calculations of retrospective premium for the first year and the first two years of the rating plan period. We will use all loss information we have as of a date six months after the end of each of these periods.

- 2. After a calculation of retrospective premium, you and we may agree that it is the final calculation. No other calculation will be made unless there is clerical error in the final calculation.
- After each calculation of retrospective premium, you will pay promptly the amount due us, or we will refund the amount due you. Each insured is responsible for the payment of all standard premium and retrospective premium calculated under this endorsement.

E. Work In Other States

If any of the policies provide insurance in a state not listed in the Table of States, and if you begin work in that state during the rating plan period, this endorsement will apply to that insurance if this rating plan applies in that state on an interstate basis. The retrospective premium standard elements, and the elective elements you chose, will be determined by our manuals for that state, and added to the Schedule by endorsement.

F. Cancelation and Nonrenewal

- 1. If any insurance subject to this endorsement is canceled or is not renewed, the effective date of cancelation or nonrenewal will become the end of the rating plan period for all insurance subject to this endorsement unless we agree with you, by endorsement, to continue the rating plan period.
- 2. If we cancel or do not renew for nonpayment of premium, the maximum retrospective premium will be based on the standard premium for the rating plan period, increased pro rata to three years (1095 days).
- If you cancel or do not renew, the standard premium for the rating plan period will be increased by our short rate table and procedure. This short rate premium will be the minimum retrospective premium and will be used to determine the basic premium.

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ENDORSEMENTS

The short rate premium will be used to determine the excess loss premium and retrospective development premium if you chose these elective elements.

The maximum retrospective premium will be based on the standard premium for the rating plan period, increased pro rata to three years (1095 days).

- 4. Section F.3. will not apply if you cancel or do not renew because:
 - a. all work covered by the insurance is completed;
 - b. all interest in the business covered by the insurance is sold; or,
 - c. you retire from all business covered by the insurance.

Schedule

	Ochou	idio		
.Ot∤	ther policies subject to this Retrospective Premium Endorsemen	t:		
2.	Loss limitation: \$			
3.	Loss conversion factor:			
	Minimum Retrospective Premium Factor			
	Maximum Retrospective Premium Factor			
4.	The basic premium factors shown here are based on estimate the range of estimated standard premiums shown here, the the nearest one-tenth of 1%. If the actual standard premiur basic premium factor will be recalculated.	basic premium factor	will be obtained by	by linear interpolation
Estin	mated standard premium:	<u>50%</u> \$	<u>100%</u> \$	<u>150%</u> \$
Basio	ic premium factor:			

5. The tax multipliers, excess loss premium factors, and retrospective development factors, and the states where they apply, are shown in the Table of States.

NOTES TO RETROSPECTIVE PREMIUM ENDORSEMENT RATING OPTION V - THREE YEAR PLAN

- 1. This endorsement is to be used for Rating Option V of the Retrospective Rating Plan. It is designed for a three year rating plan period.
- 2. Identify by policy number any other policy to be combined with this policy for retrospective rating. Other policies should be endorsed with Retrospective Premium Endorsement (Short form) to show that they are subject to this endorsement.
- 3. Show the amount of the loss limitation, if applicable, in item 2 of the Schedule. If a loss limitation was not elected, enter "none," "does not apply," or other appropriate text. If the limitation applies in some but not all states, name the states where it applies.
- 4. Use Item 3 of the Schedule to show the loss conversion factor, minimum retrospective premium factor, and the maximum retrospective premium factor.
- 5. Use Item 4 to show basic premium factors of 50%, 100%, and 150% of estimated standard premium. Additional columns may be added to show the basic premium factor for other percentages of estimated standard premium.
- 6. The Table of States may be printed at the beginning or end of the Schedule or printed separately. If printed separately, an appropriate attachment clause should be included on the Schedule, such as: "This Schedule includes the attached Table of States." The display of information on the Table of States may be rearranged by the company.

Workers Compensation and Employers Liability Insurance Policy

WC 00 05 05

RETROSPECTIVE PREMIUM ENDORSEMENT RATING OPTION V – LONG TERM CONSTRUCTION PROJECT

This endorsement is added to Part Five (Premium) because you chose to have the cost of the insurance rated retrospectively by Rating Option V. This endorsement explains the rating plan and how the retrospective premium will be determined.

This endorsement applies in the states listed in the Schedule. It determines the retrospective premium for the insurance provided during the rating plan period by this policy, any policy listed in the Schedule, and the renewals of each. The rating plan period is the duration of the construction project described on the information Page, beginning with the effective date of this endorsement.

The amount of retrospective premium depends on five standard elements and two elective elements.

A. Retrospective Premium Standard Elements

The five standard elements are explained here.

- 1. Standard premium is the premium we would charge during the rating plan period if you had not chosen retrospective premium rating, but with two exceptions. Standard premium does not include the expense constant charge or the premium discount credit.
- 2. Basic premium is less than standard premium. It is standard premium multiplied by a percentage called the basic premium factor. The basic premium factor varies depending on the total amount of standard premium. The Schedule shows a range of basic premium factors for differing amounts of estimated standard premium. The actual basic premium factor will be determined after the standard premium is determined. If earned standard premium is not within the range of the estimated standard premiums shown in the Schedule, the basic premium will be recalculated.
- 3. Incurred losses are all amounts we pay or estimate we will pay for losses, interest on judgments, expenses to recover against third parties, and employers liability loss adjustment expenses.
- 4. A converted loss is an incurred loss multiplied by a percentage called the loss conversion factor. The loss conversion factor is shown in the Schedule.
- 5. Taxes are a part of the premium we collect. Taxes are determined as a percentage of basic premium and converted losses. The percentage is called the tax multiplier. It varies by state and by Federal and non-Federal classifications. The tax multipliers or an average tax multiplier are shown in the Schedule. Tax multipliers may change during the rating plan period. Changes will be shown by endorsement.

B. Retrospective Premium Elective Elements

Two other elements are included in retrospective premium if you elected to include them. They are the excess loss premium for the loss limitation, and the retrospective development premium. They are explained here.

- 1. The election of a loss limitation means that the amount of incurred loss to be included in the retrospective premium is limited to an amount called the loss limitation. The loss limitation applies separately to each person who sustains bodily injury by disease and separately to all bodily injury arising out of any one accident.
 - The charge for this loss limitation is called the excess loss premium. Excess loss premium is a percentage of standard premium multiplied by the loss conversion factor. The percentage is called the excess loss premium factor. Taxes are added to excess loss premium just as they are for other elements of retrospective premium.
 - Excess loss premium factors vary by state, by classification, and by the amount of the loss limitation. If you chose this elective element, the loss conversion factor, the loss limitation, the excess loss premium factors, and the states where they apply are shown in the Schedule. Excess loss premium factors may change during the policy period. Changes will be shown by endorsement.
- 2. The retrospective development element is used to help stabilize premium adjustments. The premium for this element is charged with the first three calculations of retrospective premium, and is called the retrospective development premium. It is a percentage of standard premium multiplied by the loss conversion factor. The percentage of standard premium is called the retrospective development factor. Taxes are added to retrospective development premium just as they are for other elements of retrospective premium.

WC 00 05 05 (Continued)

Retrospective development factors vary by state, by electing a loss limitation, and by first, second, and third calculations of retrospective premium. If you chose this elective element, the retrospective development factors are shown in the Schedule.

C. Retrospective Premium Formula

Insurance policies listed in the Schedule will be combined with this policy to calculate the retrospective premium. If the policies provide insurance for more than one insured, the retrospective premium will be determined for all insureds combined, not separately for each insured.

- 1. Retrospective premium is the sum of basic premium, converted losses, and taxes, plus the excess loss premium and retrospective development premium elective elements if you chose them.
- 2. The retrospective premium will not be less than the minimum nor more than the maximum retrospective premium. The minimum and maximum retrospective premiums are determined by applying the minimum and maximum factors shown in the Schedule to the standard premium.
- 3. If this endorsement applies to more than one policy or state, the standard premium will be the sum of the standard premiums for each policy and state.

D. Premium Calculations and Payments

1. We will calculate the retrospective premium using all loss information we have as of a date six months after the rating plan period ends and annually thereafter. We will have the calculation verified by the appropriate rate service organization at your request.

We may make a special valuation of the retrospective premium as of any date that you are declared bankrupt or insolvent, make an assignment for the benefit of creditors, are involved in reorganization, receivership, or liquidation, or dispose of all your interest in work covered by the insurance. You will pay the amount due us if the retrospective premium is more than the total standard premium as of the special valuation date.

We may make interim calculations of retrospective premium for the first year and the first two years of the rating plan period. We will use all loss information we have as of a date six months after the end of each of these periods.

- 2. After a calculation of retrospective premium, you and we may agree that it is the final calculation. No other calculation will be made unless there is clerical error in the final calculation.
- After each calculation of retrospective premium, you will pay promptly the amount due us, or we will refund the amount due you. Each insured is responsible for the payment of all standard premium and retrospective premium calculated under this endorsement.

E. Work In Other States

If any of the policies provide insurance in a state not listed in the Table of States, and if you begin work in that state during the rating plan period, this endorsement will apply to that insurance if this rating plan applies in that state on an interstate basis. The retrospective premium standard elements, and the elective elements you chose, will be determined by our manuals for that state, and added to the Schedule by endorsement.

F. Cancelation and Nonrenewal

- 1. If any insurance subject to this endorsement is canceled or is not renewed, the effective date of cancelation or nonrenewal will become the end of the rating plan period for all insurance subject to this endorsement unless we agree with you, by endorsement, to continue the rating plan period.
- 2. If we cancel or do not renew because of nonpayment of premium, the maximum retrospective premium will be based on the standard premium for the rating plan period plus the estimated standard premium from the end of the rating plan period to the estimated project completion date.
- 3. If you cancel or do not renew, the standard premium for the rating plan period will be increased by our short rate table and procedure. This short rate premium will be the minimum retrospective premium and will be used to determine the basic premium.

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WC 00 05 05

ENDORSEMENTS

(Continued)

The short rate premium will be used to determine the excess loss premium and retrospective development premium if you chose these elective elements.

The maximum retrospective premium will be based on the standard premium for the rating plan period plus the estimated standard premium from the end of the rating plan period to the estimated project completion date.

Section F.3. will not apply if you cancel or do not renew because:

- a. all work covered by the insurance is completed;
- b. all interest in the business covered by the insurance is sold; or,
- c. you retire from all business covered by the insurance.

Schedule

1.	Other policies subject to this Retrospective Premiun	m Endorsement:			
2.	Loss limitation: \$				
3.	Loss conversion factor:				
	Minimum Retrospective Premium Factor				
	Maximum Retrospective Premium Factor				
4.	The basic premium factors shown here are based of the range of estimated standard premiums shown the nearest one-tenth of 1%. If the actual standard basic premium factor will be recalculated.	here, the basic premium	factor will be obtaine	ed by linear interpolati	ion to
		<u>50%</u>	<u>100%</u>	<u>150%</u>	
Estin	nated standard premium:	\$	\$	\$	
Basic	premium factor:				

5. The tax multipliers, excess loss premium factors, and retrospective development factors, and the states where they apply, are shown in the Table of States.

NOTES TO RETROSPECTIVE PREMIUM ENDORSEMENT RATING OPTION V – LONG TERM CONSTRUCTION PROJECT

- 1. This endorsement is to be used for Rating Option V of the Retrospective Rating Plan. It is designed for a rating plan period equal to the duration of the long term construction project described on the Information Page.
- 2. Identify by policy number any other policy to be combined with this policy for retrospective rating. Other policies should be endorsed with Retrospective Premium Endorsement (Short Form) to show that they are subject to this endorsement.
- 3. Show the amount of the loss limitation, if applicable, in item 2 of the Schedule. If a loss limitation was not elected, enter "none," "does not apply," or other appropriate text. If the limitation applies in some but not all states, name the states where it applies.
- 4. Use item 3 of the Schedule to show the loss conversion factor, minimum retrospective premium factor, and the maximum retrospective premium factor.
- 5. Use item 4 to show basic premium factors for 50%, 100%, and 150% of estimated standard premium. Additional columns may be added to show the basic premium factor for other percentages for estimated standard premium.
- 6. The Table of States may be printed at the beginning or end of the Schedule or printed separately. If printed separately, an appropriate attachment clause should be included on the Schedule, such as: "This Schedule includes the attached Table of States." The display of information on the Table of States may be rearranged by the company.

Workers Compensation and Employers Liability Insurance Policy

WC 00 05 08

RETROSPECTIVE PREMIUM ENDORSEMENT – AVIATION EXCLUSION

Premium and incurred losses arising out of an aviation classification listed in the Schedule are excluded from retrospective rating.

Schedule

- Note 1: Use this endorsement if aviation exposures are not subject to retrospective rating.
- Note 2: List the applicable classifications in the Schedule.

EFFECTIVE DATE: NOVEMBER 26, 2002

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Workers Compensation and Employers Liability Insurance Policy

WC 00 05 09A

RETROSPECTIVE PREMIUM ENDORSEMENT CHANGES

The Retrospective Premium Endorsement attached to the policy is changed by the information shown in the Schedule.

Schedule The excess loss premium factor is changed as follows: **Effective Date** State **Excess Loss Premium Factor** 2. Retrospective Development Premium does not apply in these states: 3. The Retrospective Development Factors are changed as follows: State **Retrospective Development Factors Effective Date** 2nd 3rd 1st The tax multiplier is changed as follows: State **Federal** (Other Than ("F" Classes **State** "F" Classes) Only) **Effective Date** Note 1: Use item 1 of the Schedule to show a change in the excess loss premium factor on an outstanding basis. Note 2: Use item 2 of the Schedule to show that retrospective development factors do not apply in a particular state. Note 3: Use item 3 of the Schedule to show retrospective development factors approved after the effective date of the policy. Note 4: Use item 4 of the Schedule to show a change in the tax multiplier on an outstanding basis.

Workers Compensation and Employers Liability Insurance Policy

WC 00 05 10

RETROSPECTIVE PREMIUM ENDORSEMENT NON-RATABLE CATASTROPHE ELEMENT OR SURCHARGE

This endorsement changes the Retrospective Premium Endorsement attached to the policy.

- 1. Standard premium excludes the portion of the premium that is determined by the application of a non-ratable catastrophe element in a rate or a non-ratable catastrophe surcharge required by our manuals. The classifications involving such premiums are listed in the Schedule.
- 2. Incurred losses do not include:
 - a. the cost in excess of the two most costly claims arising out of an accident involving two or more persons under a classification for which our manuals contain a non-ratable catastrophe element.
 - b. losses involving passenger employees, other than members of the flying crew, if the losses result from the crash of an aircraft described on the Aircraft Premium Endorsement.

Schedule

- **Note 1:** Use this endorsement if the policy is retrospectively rated and covers operations or classifications that involve a non-ratable catastrophe element or surcharge. Examples include aircraft operations and explosives and ammunition manufacturing classifications. See the applicable experience rating plan manual.
- Note 2: Use the Schedule to list the classifications that affect this endorsement.

number _

premium endorsement.

Workers Compensation and Employers Liability Insurance Policy

WC 00 05 11

RETROSPECTIVE PREMIUM ENDORSEMENT SHORT FORM

The premium for this policy will be determined by the retrospective premium endorsement forming a part of policy

Note 1:	If the insured has more than one policy subject to the same retrospective rating Option, use this endorsement to identify the policy that carries the retrospective premium endorsement.
	Show that policy number in the space provided in this endorsement. Any other information necessary to identify that policy may be shown on this endorsement at the carrier's option.
Note 2:	If one year policies are issued with a rating plan period longer than one year, this Short Form Endorsement should identify the first policy issued during the rating plan period, because that policy is the only one to be endorsed with the three year or long term retrospective

Workers Compensation and Employers Liability Insurance Policy

WC 00 03 08

PARTNERS, OFFICERS AND OTHERS 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 must make because of bodily injury to such persons.

Schedule

<u>Partners</u> <u>Officers</u> <u>Others</u>

Notes:

- 1. Use this endorsement in a state where an individual has elected pursuant to the workers compensation law not to be covered by the law and to exclude employers liability coverage where the insured is statutorily exempt from workers compensation coverage.
- 2. Individuals may be designated in this endorsement only when it is proper to do so under the workers compensation law. Individuals may be designated by naming them or by describing them, as, for example:
 - a. all partners;
 - all executive officers except the president;
 - c. each person named in Item 4 of the information Page.

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Workers Compensation and Employers Liability Insurance Policy

WC 00 03 10

ENDORSEMENTS

SOLE PROPRIETORS, PARTNERS, OFFICERS AND OTHERS COVERAGE ENDORSEMENT

An election was made by 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 on such persons.

Schedule

Persons
Sole Proprietor:
Partners:

Officers:

Notes:

- 1. Individuals may be designated in this endorsement only when it is proper to do so under the workers compensation law. Individuals may be designated by naming them or by describing them, as, for example:
 - a. all partners;
 - b. all executive officers except the president;
 - c. each person named in Item 4 of the Information Page.

Workers Compensation and Employers Liability Insurance Policy

WC 07 04 01

DEDUCTIBLE ENDORSEMENT — DELAWARE

In consideration of the reduced premium charged for this policy, the insurance afforded by the policy for death benefits and for medical benefits payable under the Delaware Workers Compensation Law applied only to death and medical reimbursement benefits in excess of the deductible amount shown below. The deductible shall apply separately to each accident, regardless of the number of people who sustain injury by such accident.

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 company, within 30 days of statement mailing date, may result in coverage being canceled pro rata upon ten (10) days written notice and any resulting return premium may be applied to the deductible amount due.

The deductible amount is for each occurrence.

The premium is reduced % in consideration of this deductible.

Note 1: Use this Endorsement with the standard policy to provide a death and medical benefits deductible selected in accordance with 19. Del. C. §2372

Note 2: The company may use its own attachment clause and method of execution.

Workers Compensation and Employers Liability Insurance Policy

WC 00 03 05

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 00 04 01A

AIRCRAFT PREMIUM ENDORSEMENT

Additional premium is charged for each aircraft shown in the Schedule. The additional premium is not subject to adjustment unless this policy is cancelled. You may substitute one aircraft for another without additional charge if the substitute aircraft has no more seats than the aircraft shown in the Schedule.

Schedule

		Passenger	Maximum	Estimated
<u>State</u>	<u>Aircraft</u>	Seat Charge	<u>Charge</u>	<u>Premium</u>

Notes:

- 1. Use this endorsement to show the additional premium required for passenger seat surcharge when classification code 7421 is assigned.
- 2. Report passenger seat surcharge under Code 9108.
- 3. Show the state(s) to which the payroll of classification Code 7421 is assigned.

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Workers Compensation and Employers Liability Insurance Policy

WC 00 03 02

ENDORSEMENTS

Designated Workplaces Exclusion Endorsement

			·
The po	licy	does n	ot cover work conducted at or from
Notes:			
	1.		nis endorsement to exclude designated workplaces only when it is proper to do so under the workers compensation law. The use endorsement is also limited by Note 2.
	2.	Use tl	ne blank space in the endorsement to carefully describe the work or workplace to be excluded.
		a.	Example excluding an office address: (Street, City, State)
		b.	Example excluding a construction site: "or in connection with the construction of" (describe the project, location, contract, etc.)
		C.	Example covering a location and excluding all others within a state: "any place in the State of except (Street, City)."
		d.	Example excluding work insured by another policy: "any workplace covered by insurance policy number issued by Blank Insurance Company."

Workers Compensation and Employers Liability Insurance Policy

WC 07 03 03

AMENDATORY ENDORSEMENT – FARMING OPERATION – DELAWARE

It is agreed that such insurance as is afforded by the policy by reason of the designation of Delaware in Items 3-A of the Information Page does not apply to injury, including death resulting therefrom, sustained by the wife or any minor child of the insured, if a farm employer, unless such wife or minor child is a bona fide employee of the insured and is named below.

It is further agreed that "remuneration," when used as a premium basis for such insurance, shall not include the remuneration of such wife or child not so named.

Name of Wife

Names of Minor Children

- **Note 1:** To be attached to the standard provisions policy affording coverage under the Delaware Workmen's Compensation Law to an individual who is engaged in farming operations in Delaware.
- Note 2: The company may use its own attachment clause and method of execution.

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Workers Compensation and Employers Liability Insurance Policy

WC 89 06 00A

POLICY INFORMATION PAGE ENDORSEMENT

The following item(s)						
☐ Insured's Name (WC 89 06 01)		☐ Item 3.A. States (WC 89 06 11)				
☐ Policy Number (WC 89 06 02)		☐ Item 3.B. Limits	s (WC 89 06 12)			
☐ Effective Date (WC 89 06 03)		☐ Item 3.C. State	s (WC 89 06 13)			
☐ Expiration Date (WC 89 06 04)		☐ Item 3. D. Endo	orsement Numbers (WC 8	9 06 14)		
☐ Insured's Mailing Address (WC 89 06	05)	☐ Item 4.* Class,	Rate, Other (WC 89 04 1	5)		
☐ Experience Modification (WC 89 04 06	6)	□ Interim Adjustm	nent of Premium (WC 89 (04 16)		
☐ Producer's Name (WC 89 06 07)		☐ Carrier Servicin	ng Office (WC 89 06 17)			
☐ Change in Workplace of Insured (WC	89 06 08	s) ☐ Interstate/Intras	state Risk I.D. Number (W	'C 89 06 18)		
☐ Insured's Legal Status (WC 89 06 10)		☐ Carrier Number	r (WC 89 06 19)			
is changed to read:						
*Item 4. Change To:						
Classifications	Code No.	Premium Basis Total Estimated Annual Remuneration	Rate Per \$100 of Remuneration	Estimated Annual Premium		
Total Estimated Annual Premium \$ Minimum Premium \$ Deposit 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
- 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.
- 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.

Note: Retro Prem. Multiple Lines Endorsement no longer contained within this manual. See NCCI forms manual. Remaining pages renumbered.

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Workers Compensation and Employers Liability Insurance Policy

WC 00 04 09

ENDORSEMENTS

Premium Determination Endorsement - Former Self-Insurers 1

- 1) This endorsement is added to Part 5 (Premium). It determines the premium you will pay for the insurance afforded by this policy with respect to operations in each of the states listed below.
- 2) The premium for this policy is the sum of:
 - a) the total premium determined by all provisions of this policy;
 - b) the insurance charge; and
 - c) the rating plan losses which are paid from the rating plan deposit.
- 3) "State standard premium" is the premium, before applying any discounts, for the insurance for each state listed below, as determined by all provisions of the policy other than this endorsement.
- 4) "Total standard premium" is the sum of the standard premiums.
- 5) "Insurance charge" is an amount equal to 10% of the total standard premium. It is payable in advance, cannot be refunded to you and is calculated on the basis of the higher of either the average of the last three years' audited payrolls or the last complete year's payroll. Payrolls will be determined consistent with Basic Manual Rules.
- 6) "Rating plan deposit" is an amount equal to 50% of the total standard premium. It is payable in advance and is calculated on the basis of the higher of either the average of the last three years' audited payrolls or the last complete year's payroll. Payrolls will be determined consistent with Basic Manual Rules.

The rating plan deposit will be posted by you in the form of an irrevocable letter of credit or deposited by you in a trusted account. The form of the letter or the account, and the financial institution with whom the account is held, must be acceptable to us

We will use the rating plan deposit to pay rating plan losses. Any unused portion of the rating plan deposit will be returned to you no sooner than thirty months after this endorsement is terminated.

7) "Rating plan losses" are incurred losses in excess of the sum of the permissible losses for each state. The permissible losses for each state are determined by multiplying the expected loss ratio by the standard premium for each state. The expected loss ratio is the percentage shown for each state below.

We will calculate rating plan losses upon incurred losses valued as of dates to be determined by the company, but not less frequently than six months after the end of the policy and annually thereafter. The calculations will continue until: a) all claims have been closed; b) it is apparent that the rating plan losses will exceed the rating plan deposit; or c) you and we agree that all incurred losses are final.

- 8) Incurred losses are the sum of:
 - a) all amounts we pay for losses, including medical;
 - b) reserves we estimate for unpaid losses;
 - c) interest on a judgment as required by law;
 - d) Employers' Liability allocated loss adjustment expenses; and
 - e) expenses incurred in recovering against a third party.
- 9) If either you or we cancel this policy:
 - a) the insurance charge and rating plan deposit will be based upon the total standard premium the policy would have earned if the policy had not been cancelled;
 - b) the insurance charge will be fully earned and retained by us; and
 - c) the rating plan deposit will remain available to us as provided by this endorsement.

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WC 00 04 09 (Continued)

ENDORSEMENTS

STATE LIST OF STATES EXPECTED LOSS RATIO

Notes:

- 1. This endorsement must be used when insuring employers for exposure which were self-insured within twelve months prior to the application for initial coverage or which were subject to this endorsement on the employer's expiring policy. It applies to assigned risk business only.
- 2. This endorsement may be used:
 - a) if the employer is involved in coal mine operations;
 - b) if the employer is a self-rated risk, as determined by the applicable workers compensation insurance rating organization's filed experience rating plan;
 - c) on a policy subject to retrospective rating; or
 - d) for more than three consecutive years for the same employer.
- 3. An employer's newly commenced operations in a state listed above are subject to this endorsement.
- 4. The company shall audit an insured's operations upon receipt of notice from the Administrative Office and prior to binding coverage.
- 5. The company may use its own attachment clause and method of execution.

Workers Compensation and Employers Liability Insurance Policy

WC 00 03 01 A

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.)

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

Workers Compensation and Employers Liability Insurance Policy

WC 00 03 15

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:

- 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 employers 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 employers 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.

Schedule

States

Workers Compensation and Employers Liability Insurance Policy

WC 00 03 03B

EMPLOYERS LIABILITY COVERAGE ENDORSEMENT

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 a 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 any member of the flying crew of any aircraft;
- 14. 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.

his endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.							
(The information below is required of	only when this endorsement is issued s	subsequently to preparation of the policy.)					
Endorsement Effective Insured	Policy No.	Endorsement No. Premium \$					
Insurance Company		Countersigned By					

Workers Compensation and Employers Liability Insurance Policy

WC 07 06 01

DELAWARE NONRENEWAL ENDORSEMENT

We may elect not to renew the policy. By certified mail we will mail to you, not less than 60 days advance written notice, when the nonrenewal will take effect. Mailing that notice to you at your mailing address, shown in Item 1 of the Information Page, will be sufficient to prove notice.

Notes:

- 1. This endorsement must be attached to a policy showing Delaware in Item 3A of the Information Page.
- 2. Nonrenewal of the workers compensation and employers liability insurance policy is regulated by House Bill 403.

Workers Compensation and Employers Liability Insurance Policy

WC 07 04 02

DELAWARE CONSTRUCTION CLASSIFICATION PREMIUM ADJUSTMENT ENDORSEMENT

The premium for the policy may be adjusted by a Delaware 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

WC 00 01 09A

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 USC Sections 1331-1356). 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 00 03 18

ENDORSEMENTS

AMENDATORY ENDORSEMENT

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. It includes any amendments to that law which are in effect during the policy period. It does not include any federal workers or workmen's compensation law, any federal occupational disease law or the provisions of any law that provide nonoccupational disability benefits.

The insurance afforded by Part Two (Employers Liability Insurance) is subject to the following additional provisions:

C. Exclusions

This insurance does not cover:

- damages arising out of coercion, criticism, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination against or termination of any employee, or any personnel practices, policies, acts or omissions.
- 8. bodily injury to any person in work subject to the Longshore and Harbor Workers' Compensation Act (33 USC Sections 901-950), the Nonappropriated Fund Instrumentalities Act (5 USC Sections 8171-8173), the Outer Continental Shelf Lands Act (43 USC Sections 1331-1356), the Defense Base Act (42 USC Sections 1651-1654), the Federal Coal Mine Health and Safety Act of 1969 (30 USC Sections 901-942), any other federal workers or workmen's compensation law or other federal occupational disease law, or any amendments to these laws.
- 9. bodily injury to any person in work subject to the Federal Employers' Liability Act (45 USC Sections 51-60), any other federal laws obligating an employer to pay damages to an employee due to bodily injury arising out of or in the course of employment, or any amendments to those laws.
- 10. bodily injury to a master or member of the crew of any vessel.
- 11. fines or penalties imposed for violation of federal or state law.
- 12. damages payable under the Migrant and Seasonal Agricultural Worker Protection Act (29 USC Sections 1801-1872) and under any other federal law awarding damages for violation of those laws or regulations issued thereunder, and any amendments to those laws.
- I. Actions Against Us is subject to the following additional provision:

The bankruptcy or insolvency of you or your estate will not relieve us of our obligations under this Part.

Part Three (Other States Insurance) is changed as follows:

A. How This Insurance Applies

- If you begin work in any one of those states after the effective date of this policy and are not insured or are not selfinsured for such work, all provisions of the policy will apply as though that state were listed in Item 3.A. of the Information Page.
- 4. If you have work on the effective date of this policy in any state not listed in Item 3.A. of the Information Page, coverage will not be afforded for that state unless we are notified within thirty days.

Schedule

This endorsement applies in the states listed below:

Workers Compensation and Employers Liability Insurance Policy

WC 07 04 08

DELAWARE MERIT RATING PLAN ENDORSEMENT

This endorsement applies to the insurance provided by this policy because Delaware 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.
- 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 must be attached to a policy showing Delaware 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

WC 00 03 26A

RESIDUAL MARKET LIMITED OTHER STATES INSURANCE ENDORSEMENT

"Part Three - Other States Insurance" of the policy is replaced by the following:

PART THREE OTHER STATES INSURANCE

A. How This Insurance Applies

- 1. We will pay promptly when due the benefits required of you by the workers compensation law of any state not listed in Item 3.A. of the Information Page if all of the following conditions are met:
 - a. The employee claiming benefits was either hired under a contract of employment made in a state listed in Item 3.A. of the Information Page or was, at the time of injury principally employed in a state listed in Item 3.A. of the Information Page; and
 - b. The employee claiming benefits is not claiming benefits in a state where, at the time of injury, (i) you have other workers compensation insurance coverage, or (ii) you were, by virture of the nature of your operations in that state, required by that state's law to have obtained separate workers compensation insurance coverage, or (iii) you are an authorized self-insurer or participant in a self-insured group plan; and
 - c. The duration of the work being performed by the employee claiming benefits in the state for which that employee is claiming benefits is temporary.
- 2. If we are not permitted to pay the benefits directly to persons entitled to them and all of the above conditions are met, we will reimburse you for the benefits required to be paid.
- 3. This insurance does not apply to fines or penalties arising out of your failure to comply with the requirements of the workers compensation law.

IMPORTANT NOTICE!

If you hire any employees outside those states listed in Item 3.A. on the Information Page or begin operations in any such state, you should do whatever may be required under that state's law, as this endorsement does not satisfy the requirements of that state's workers compensation law.

TERRORISM RISK INSURANCE ACT ENDORSEMENT

WC 00 04 20

This endorsement addresses requirements of the Terrorism Risk Insurance Act of 2002.

Definitions

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

"Act" means the Terrorism Risk Insurance Act of 2002, which took effect on November 26, 2002, and any amendments.

"Act of terrorism" means any act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State, and the Attorney General of the United States as meeting all of the following requirements:

- The act is an act of terrorism.
- b. The act is violent or dangerous to human life, property or infrastructure.
- The act resulted in damage within the United States, or outside of the United States in the case of United States
 missions or certain air carriers or vessels.
- d. The act has been committed by an individual or individuals acting on behalf of any foreign person or foreign interest, 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 terrorism or war loss" means any loss resulting from an act of terrorism (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 United States missions or to certain air carriers or vessels.

"Insurer deductible" means:

- a. For the period beginning on November 26, 2002 and ending on December 31, 2002, an amount equal to 1% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding November 26, 2002.
- b. For the period beginning on January 1, 2003 and ending on December 31, 2003, an amount equal to 7% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding January 1, 2003.
- c. For the period beginning on January 1, 2004 and ending on December 31, 2004, an amount equal to 10% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding January 1, 2004.
- d. For the period beginning on January 1, 2005 and ending on December 31, 2005, an amount equal to 15% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding January 1, 2005

Limitation of Liability

The Act may limit our liability to you under this policy. If annual aggregate insured terrorism or war losses of all insurers exceed \$100,000,000,000 during the applicable period provided in the Act, and if we have met our insurer deductible, the amount we will pay for insured terrorism or war losses under this policy will be limited by the Act, as determined by the Secretary of the Treasury.

Policyholder Disclosure Notice

- Insured terrorism or war losses would be partially reimbursed by the United States Government under a formula
 established by the Act. Under this formula, the United States Government would pay 90% of our insured terrorism
 or war losses exceeding our insurer deductible.
- The additional premium charged for the coverage this policy provides for insured terrorism or war losses is shown in Item 4 of the Information Page or the Schedule below.

DELAWARE WORKERS COMPENSATION MANUAL SECTION 3

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TERRORISM RISK INSURANCE ACT ENDORSEMENT

WC 00 04 20

ENDORSEMENTS

(Continued)

Schedule

State

Rate per \$100 of Remuneration

Note:

- 1. This endorsement addresses requirements of the Terrorism Risk Insurance Act of 2002.
- 2. This endorsement is effective 12:01 a.m. on December 20, 2002 applicable to new and renewal voluntary policies only.
- 3. This endorsement is effective 12:01 a.m. on January 1, 2003 applicable to new and renewal assigned risk policies only.

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SECTION 4

RULES AND PROCEDURE GOVERNING THE APPLICATION OF THE RETROSPECTIVE RATING PLANS - DELAWARE

PART ONE DESCRIPTION OF THE PLAN

I. INTRODUCTION

The rules contained in this manual apply only to Workers Compensation and Employers Liability Insurance when written either alone or in combination with other commercial casualty insurance. Refer to the Retrospective Rating Plan issued by the Insurance Services Office for rules that govern the other commercial casualty insurance.

A. GENERAL EXPLANATIONS

1. Plan is Optional

The application of this Plan is optional and may be used only upon election by the insured and acceptance by the insurance carrier.

2. Object of the Plan

This plan adjusts the premium for the insurance to which it applies on the basis of losses incurred during the period covered by that insurance. The intent is to charge a premium which reflects those losses. Within the principle of insurance, retrospective rating establishes the reasonable cost of insurance by using losses incurred during the term of that insurance and adding the insurance carrier's expenses and the taxes on premiums.

3. Loss Control Incentive in Use of the Plan

The Plan provides an incentive to the insured to control and reduce losses because the retrospective premium will be the result of losses during the rating period. To the extent that the insured controls losses, there is a reward through lower premiums. The Plan also dispels any concerns the insured may have that its premium depends mostly upon losses incurred by other risks because the greatest part of the retrospective premium is used to pay for the insured's own losses.

4. Cost-Plus Feature of the Plan

The cost-plus characteristics of this plan exist because the retrospective premium for a rating period is based on the incurred losses during that period, so that it is in the nature of a dollar for dollar cost method. Premium under the Plan is the direct result of such incurred losses because the Plan reflects the cost of losses plus the insurance carrier's expenses in providing the insurance.

5. Experience Rating Plan Manual

Retrospective rating is an independent option and it is not a substitute for experience rating. Retrospective rating is superimposed upon the premium resulting from experience rating.

6. Risks Not Subject to Experience Rating

For risks not subject to experience rating, retrospective rating premium is based on the premium determined by application of Manual or other authorized rates.

7. Risks Operating In More Than One State

This Plan may be applied on an intrastate or interstate basis.

8. Premium Discount

Any standard premium under this Plan is not subject to the premium discount provided in Rule VII of the Basic Manual for Workers Compensation and Employers Liability Insurance. The reason is that premium discount recognizes variations in issuing and servicing expenses whereas retrospective rating incorporates those elements by means of the factors used to compute premium under this Plan.

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9. Schedule (Y) and Schedule (X) Expense Ratio Tables

The Plan includes tables of expense ratio to be used by each company in accordance with the expense table adopted by the company. They are in Part Four. Such tables are required only for Rating Option V described in Part Two-II-"Retrospective Rating Options". The purpose of the Schedule (Y) and Schedule (X) expense tables is to indicate the amount of premium for company expenses, profit or contingencies, but not taxes. The total amount for such expense is determined by multiplying the standard premium of the risk by the factor for that size premium in the Table of Expense Ratios.

NOTE:

Schedule (Y) and Schedule (X) expense ratio tables are often referred to as representing the stock and non-stock systems of company expenses respectively.

10. Increased Limits for Employers Liability

If the policy provides increased limits for Part Two, such premium and incurred losses may be subject to the Plan.

II. DEFINITIONS

A. EMPLOYER

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

B. INSURED

Insured means the employer designated in Item I of the Information Page of the policy or policies to which this Plan is applied by the carrier which issued such insurance. Insured may be two or more legal entities if the same person, or group of persons, owns the majority interest in such entities. The Experience Rating Plan Manual defines majority interest. It usually means:

- 1. Majority of voting stock, or
- 2. Majority of members or directors if there is no voting stock, or
- 3. Majority participation of general partners in profits of a partnership.

C. RISK

Risk means the insured to which this Plan is applied.

D. RATES

- 1. Manual rate means either:
- a. the manual rate that has been established by the Bureau if no deviation or schedule rating exists.
- **b.** the manual rate that has been established by the Bureau modified by an approved schedule rating adjustment.
- c. Carrier Manual Rate if an insurance company has had a deviation from Bureau Manual Rate stamped "Filed" by the Insurance Commissioner.
- 2. Bureau Manual Rate means the rate shown after the classification code number on the rate pages in Section 2 of the Basic Manual for Workers Compensation and Employers Liability Insurance.

E. STANDARD PREMIUM

For the purpose of this Plan, standard premium means the premium for the risk determined on the basis of manual rates, any experience rating modification, loss constant where applicable, and minimum premiums. Determination of standard premium shall exclude:

- 1. Premium Discount.
- 2. The Expense Constant.
- 3. Premium resulting from non-ratable elements in the manual rates and non-ratable supplemental loads.

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- 4. Premium developed by the passenger seat surcharge under Code 9108 Private Aircraft passenger capacity.
- Premium developed by the occupational disease rates for risks subject to the Federal Coal Mine Health and Safety Act.

F. INCURRED LOSSES

Incurred losses used in the rating formula for determining premium under this Plan are those reported under the rules of the Unit Statistical Plan Manual adopted by the rating organization. Generally, incurred losses are the actual losses paid and outstanding, interest on judgments, expenses incurred in obtaining third party recoveries, and allocated loss adjustment expenses for employers liability losses.

Incurred losses resulting from an accident or exposure provided for via a non-ratable element or a non-ratable supplemental load shall be excluded.

The rating formula shall not include losses involving passenger employees resulting from the crash of an aircraft under classification code 9108.

For complete details on instructions which shall be followed regarding incurred losses, refer to the Unit Statistical Plan Manual.

G. RATING ORGANIZATION

Rating organization means the Delaware Compensation Rating Bureau.

H. ANNIVERSARY RATING DATE

1. Single Policy Risk

The anniversary rating date for application of this Plan is the effective month and day of the policy in effect.

2. Multiple Policy Risk

If the risk subject to the Plan includes more than one policy with different effective dates, the anniversary rating date shall be determined by the rating organization.

NOTE: The Plan applies for the period of the policy or policies subject to the Plan. If the period for the application of the Plan is changed, refer to Part Three.

I. LONG TERM CONSTRUCTION PROJECT

A long term construction project means a construction or erection project expected to require more than 1 year for completion and let under one contract or more than one concurrent or consecutive contracts. Such a project may be insured under 1 year policies or policies issued for any period not longer than 3 years.

J. WRAP-UP CONSTRUCTION PROJECT

A wrap-up construction project is a construction, erection or demolition project for which policies have been issued by one or more insurance carriers under the same management to insure two or more legal entities engaged in such a project. The entities insured 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. If the contract between the owner or principal and such general contractor is on an ex-insurance basis, the owner or principal is an eligible entity for the combination.

The project must be confined to operations at a single location. In connection with building roadways, tunnels, waterways or surface or underground conduits, the entire job is considered a single location if the construction is performed by a single general contractor for a single owner or principal. The project must be of definite duration involving work to be performed continuously to completion.

III. ELIGIBILITY FOR THE PLAN

A risk is eligible for this Plan if it satisfies the following Standard Premium requirements:

A. ONE YEAR PLAN

A risk is eligible for a one year plan if the estimated Standard Premium is at least \$25,000.

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B. THREE YEAR PLAN

- 1. A risk is eligible for a three-year plan if the estimated Standard Premium for 3 years is at least \$75,000.
- C. A Long-Term Construction Project is eligible for Rating Option V if the estimated Standard Premium is an average of \$75,000 or more per year. For such a project, the retrospective rating premium shall be based on the entire period required for completion of the project.
- D. Two or more policies on a Wrap-Up Construction Project may be combined for the purpose of retrospective rating If the estimated total Standard Premium for the project to be done by such combined entities is \$500,000 or more, a Wrap-Up Construction Project may be treated as a Long Term Construction Project.

PART TWO OPERATION OF THE PLAN

I. HOW PREMIUM IS DETERMINED UNDER THE PLAN

Retrospective premium is computed on the basis of the formulas in IA and D of this Section of the Plan.

A. DEFINITIONS OF TERMS USED FOR THE FORMULA

1. Standard Premium.

Standard Premium is defined in Part One of this Plan. Refer to Part One-II-E.

2. Basic Premium.

The Basic Premium is a percentage of the Standard Premium. It is determined by multiplying the Standard Premium by a Basic Premium Factor. Basic Premium factors are based on the Table of Expense Ratios, the Table of Insurance Charges and the individual loss limitation if selected. Refer to Part Four-Premium Computation Tables.

The Basic Premium provides: insurance carrier expenses such as for acquiring and servicing the insured's account; loss control services, premium audit and general administration of the insurance; an adjustment for limiting the retrospective premium between the minimum retrospective premium and the maximum retrospective premium; and an allowance for the insurance carrier's possible profit or contingencies.

The Basic Premium does not cover premium taxes nor claim adjustment expenses. The latter elements are usually provided by the Tax Multiplier and the Loss Conversion Factor.

3. Converted Losses

Converted Losses are based on the Incurred Losses of the risk during the period of the policy or policies to which this Plan is applied. A Loss Conversion Factor is applied to such losses to produce the Converted Losses. Refer to No. 4 below. Incurred losses are defined in Part One-II-F.

4. Loss Conversion Factor

The Loss Conversion Factor usually covers claim adjustment expenses and the cost of the insurance carrier's claim services such as investigation of claims and filing claim reports.

5. Tax Multiplier

The Tax Multiplier covers licenses, fees, assessments and taxes which the insurance carrier must pay on the premium which it collects.

6. Minimum Retrospective Premium

The Minimum Retrospective Premium is a percentage of the Standard Premium. It is the least amount of premium to be paid by the risk subject to this Plan.

The Minimum Retrospective Premium Factor is established by agreement between the risk and the insurance carrier. Refer to II-B-2.

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7. Maximum Retrospective Premium

The Maximum Retrospective Premium is a percentage of the Standard Premium. It is the greatest amount of premium to be paid by the risk subject to this Plan. It has the effect of placing a limit on the impact of incurred losses on the retrospective premium.

The Maximum Retrospective Premium Factor is established by agreement between the risk and the insurance carrier. Refer to II-B-2.

B. ADDITIONAL ELECTIVE ELEMENTS FOR THE RETROSPECTIVE PREMIUM FORMULA

The insured and the insurance carrier may agree that either or both of the following additional elective premium elements will be included in the Retrospective Premium Formula:

- 1. Excess Loss Premium
- 2. Retrospective Development Premium

NOTE: These elective elements are subject to the Tax Multiplier as shown in the Retrospective Premium Formula in D.

EXPLANATION OF ELECTIVE PREMIUM ELEMENTS

a. Excess Loss Premium

This elective premium element is permitted only if the total Standard Premium subject to the Plan is at least \$100,000. The use of this elective element is intended to avoid the possibility that high cost losses will have too great an impact on the retrospective premium. Election of a loss limitation places a limit on the amount of incurred loss arising out of any one accident, which will be included in the retrospective premium formula. Excess Loss Premium is the premium charge for such limitation on losses used in computing the retrospective premium. The loss limitations arising out of any one accident which may be used by agreement follow:

- i. \$25,000 per accident for a risk with total Standard Premium of at least \$100,000.
- ii. Higher than \$25,000 for a risk with total Standard Premium over \$100,000 provided such higher accident loss limitation does not exceed 50% of the Standard Premium.

For all risks, the insurance carrier pays all incurred losses regardless of any retrospective rating loss limitation.

Excess Loss Premium is computed as shown below:

Standard Premium x Excess Loss Premium Factor x Loss Conversion Factor.

The Excess Loss Factors and the Tables of Excess Loss Adjustment Amounts are shown in Part Four of this Manual. Use the Table of Classifications by Hazard Group in Part Four of this Manual to determine proper excess loss factor.

A loss limitation may be changed, or included, or excluded after this plan has been applied to a risk provided the new agreement is not retroactive.

b. Retrospective Development Premium

The purpose of this elective premium element is to stabilize premium adjustments for risks subject to this Plan. Refer to Part Three – Administration of Plan – Rule 111-3 for premium adjustment rules. Retrospective development premium anticipates future increases in loss costs. The Retrospective Development Premium is included only in the first three adjustments of the retrospective premium and is not included in any later premium computations.

Retrospective Development Premium is computed as shown below:

Standard Premium x Retrospective Development Factor x Loss Conversion Factor

The Retrospective Development Factors are shown in the State Special Rating Values – Delaware.

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C. THE RETROSPECTIVE PREMIUM FORMULA WHEN ADDITIONAL ELECTIVE PREMIUM ELEMENTS ARE INCLUDED

The retrospective premium for a risk which has elected either or both of the additional elective premium elements is determined by the following formula:

Retrospective Premium =

- 1. Basic Premium plus
- Converted Losses plus
- 3. Excess Loss Premium plus
- 4. Retrospective Development Premium
- 5. Multiply the sum of 1 + 2 + 3 + 4 by the Tax Multiplier

NOTE: Include item 3 or 4 or both in the formula depending on whether such elective premium elements are in the retrospective agreement.

The result of this calculation is the retrospective premium when the risk has elected one or both of the elective premium elements. The retrospective premium shall not be less than the Minimum Retrospective Premium nor more than the Maximum Retrospective Premium.

II. RETROSPECTIVE RATING SELECTION OF FACTORS

A. EXPLANATION

The Basic Premium is determined by using the Table of Expense Ratios to determine the insurance carrier expenses and the Tables of Insurance Charges for the remainder of the Basic Premium. The Loss Conversion Factor and Minimum and Maximum Retrospective Premium are subject to agreement between the insured and the insurance carrier. The Tax Multiplier, Excess Loss Premium and Retrospective Development Premium are determined on the basis of the state or states included in this option.

(a) Retrospective Rating may be applied to any of the following types of insurance alone or to any combination of such insurance:

Workers Compensation and Employers Liability

Third Party Liability Insurance for Commercial Lines

Commercial Automobile Physical Damage

Other Types of Insurance specified in the Retrospective Rating Plan issued by the Insurance Services Office.

For illustrations and examples of combinations, refer to the Retrospective Rating Plan issued by the Insurance Services Office.

NOTE: When the plan includes Workers Compensation and other commercial casualty insurance, the total retrospective premium, including the minimum and maximum retrospective premium, is determined on the basis of all insurance in the plan.

(b) For an interstate risk, an average of the specified state tax multipliers weighted by the state standard premiums shall be used. For computing the Basic Premium Factor, the standard average tax multiplier may be applied. Refer to Appendix for explanations and examples.

B. THREE YEAR PLAN — OPTIONAL

1. Retrospective Rating may also be applied to a risk for a period of three years. Follow the procedure and examples cited in B-2 above, but determine the insurance carrier expenses on the basis of the annual Standard Premium and the remainder of the Basic Premium by use of the Standard Premium for the 3 year period of the Plan.

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C. LONG TERM OR WRAP UP CONSTRUCTION PROJECTS

- 1. Retrospective Rating may be applied to such projects in the following manner:
- a. The project may be insured under a series of 1 year policies. Use Rule II-B above.
- **b.** The project may be insured under a series of 3 year policies. Use Rule II-C above.
- c. The Plan shall apply to such projects so that the Retrospective Premium is computed on the basis of the Standard Premium for the entire duration of the project.

NOTE:

For determining retrospective premium for plans applied on a three year basis, or Long Term or Wrap Up Construction Projects, any revision in Tax Multipliers and Excess Loss Premium Factors shall be applied to policies as of the first normal anniversary date of the risk, which is on or after the date of such revision, unless the revision is authorized for application to outstanding policies.

III. CANCELLATION OF POLICY

A.. EXPLANATION

While the Cancellation Condition of the Standard Policy permits cancellation by the insured or insurance carrier, the premium determination for a cancelled policy is controlled by Rule X-Cancellation in the Basic Manual for Workers Compensation and Employers Liability Insurance.

B. RETROSPECTIVE PREMIUM DETERMINATION UPON CANCELLATION

- 1. Cancellation By the Insurance Carrier, except for non-payment of premium.
- 2. Cancellation By the Insured When Retiring From Business provided:
- a. All work covered by the policy has been completed, or
- b. All interest in any business covered by the policy has been sold, or
- c. The insured has retired from all business covered by the policy.
- 3. If the reason for the cancellation is No. 1 or 2 above, Retrospective Premium for the cancelled policy shall be computed as follows:
- a. Standard Premium: Determine the premium for the cancelled policy on a pro-rata basis in accordance with Basic Manual Rule X-C. The resulting premium shall be the Standard Premium.
- b. Retrospective Premium: The retrospective premium for the cancelled policy shall be determined by using the Retrospective Premium Formula in this Section of the Plan. Use the Standard Premium in a. above to establish the Basic Premium, and if applicable, Excess Loss Premium and Retrospective Development Premium for the formula.

EXCEPTION FOR NON-PAYMENT OF PREMIUM:

If the cancellation by the insurance carrier is because of non-payment of premium by the insured, the Maximum Retrospective Premium shall be based on a Standard Premium which shall be the premium for the cancelled policy (under Basic Manual Rule X-C) extended pro-rata to an annual basis.

4. Cancellation By the Insured, Except When Retiring From Business For the Reasons Stated in B-2 Above.

Determine the Retrospective Premium as follows:

- a. The premium for the cancelled policy is to be calculated on a short rate basis under Basic Manual Rule X-E.
- **b.** Use the Retrospective Premium Formula in this Section of the Plan to establish the Retrospective Premium as shown below:
- I. Basic Premium and if applicable, Excess Loss Premium and Retrospective Development Premium shall be computed by using the short rate premium in 4a above as the Standard Premium.
- ii. Minimum Retrospective Premium shall be the short rate premium in 4a above.

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iii. Maximum Retrospective Premium shall be based on a Standard Premium which shall be calculated by using the actual payroll for the period the policy was in effect, extending that payroll pro-rata to an annual basis and then multiplying such extended payroll by the authorized rates and experience rating modification.

EXAMPLE: CALCULATION OF MAXIMUM RETROSPECTIVE PREMIUM UNDER RULE 4b:

Assume:

Policy in effect Manual Rate (per \$100 payroll)\$ Actual payroll for 185 days\$	185 days 5.00 555,000
Experience Rating modification	1.00 1.60
(a) Payroll extended to an annual basis: \$555,000 x \frac{365 \text{ days}}{185 \text{ days}} =\$	1,095,000

- (b) Annual Standard Premium = \$1,095,000 x 5.00 (per \$100) x 1.00 = \$54,750
- (c) Maximum Retrospective Premium: $$54,750 \times 1.60 = $87,600$
 - 5. Cancellation of Three Year Plan

If a policy for a Three Year Retrospective Rating is cancelled, the Retrospective Premium shall be computed as follows:

- a. Determine premium for the cancelled policy in accordance with Manual rules X-C or X-E depending on the reason for the cancellation. If the Plan was applied to a 3 year policy, each 12 month unit within such a policy is treated as a separate policy. Refer to Basic Manual rule III-C-3.
- b. A short rate factor does not apply to any premium for completed 12 month policy units. Apply the short rate factor under Basic Manual rule X-E only to the premium for the 12 month unit cancelled by the insured when not retiring from the business.
- c. If the reason for the cancellation of the Three year Plan is No. 1 or 2 in Rule B of this Section, the Total Standard Premium is the sum of the pro-rata premium under Rule B and the Standard Premium for each completed 12 month unit. Use this total Standard Premium to establish the Basic Premium, and if applicable, Excess Loss Premium and Retrospective Development Premium.
- d. If the cancellation by the carrier is caused by non-payment of premium by the insured, the Maximum Retrospective Premium shall be based on a Total Standard Premium which shall be the sum of the premium, extended pro rata to an annual basis, for the cancelled 12 month unit of the policy (under Manual Rule X-C) and the standard premium for each completed 12 month unit, such sum then extended pro rata to a 3 year basis.
- e. If the reason for the cancellation of the Three Year Plan is No. 4 in Rule B of this Section, the Total Standard Premium shall be the sum of the short rate premium for the in completed 12 month unit (under Manual Rule X-E) and the standard premium for each completed 12 month unit. This total Standard Premium is the Minimum Retrospective Premium and also shall be used to determine the Basic Premium, and if applicable, Excess Loss Premium and Retrospective Development Premium. The Maximum Retrospective Premium shall be based on a Total Standard Premium which is the sum of the premium, extended pro-rata to an annual basis, for the cancelled 12 month unit of the policy (under Manual Rule X-C) and the Standard Premium for each completed 12 month unit, such sum then extended pro-rata to a 3 year basis.

EXAMPLE I: RETROSPECTIVE PREMIUM CALCULATION ON THREE YEAR POLICY CANCELLED BY THE INSURED AFTER 185 DAYS

Actual Payroll for 185 days\$	555,000
Manual Rate (per \$100 of payroll)\$	5.00
Experience Modification	1.00
Maximum Retrospective Premium Factor	1.60

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(a)	Payroll extended to annual basis =	
	\$555,000 x <u>365 days</u> =\$	1,095,000
(b)	Annual Premium = \$1,095,000 x 5.00 (per \$100) x 1.00 =	54,750
(c)	Short rate percentage for 185 days — Refer to Basic Manual Rule X-F	61%
(d)	Short Rate Premium for cancelled policy = \$54,750 x .61 =\$	33,398
(e)	Standard Premium — Short Rate Basis =\$	33,398
(f)	Minimum Retrospective Premium TT\$	33,398
	Standard Premium is the Minimum Retrospective Premium and also is used to determine the Basic applicable, Excess Loss Premium and Retrospective Development Premium.	Premium, and if
(g)	Maximum Retrospective Premium Explanation: The Maximum Retrospective Premium is based on the St without short rate factor, extended pro-rata to a 3 year basis.	andard Premium
	Calculation	
	(i) Standard Premium for 185 days (not short rate) = \$555,000 x 5.00 (per \$100) x 1.00 =\$	27,750
	(ii) Standard Premium without short rate factor extended to a 3 year basis =	
	\$27,750 x <u>1095 days</u> =\$	164,250
	(iii) Maximum Retrospective Premium = \$164,250 x 1.60 =	262,800
	IPLE II: RETROSPECTIVE PREMIUM CALCULATION ON THREE YEAR POLICY CANCELLED BY THE IN: AND 185 DAYS	SURED AFTER 1
Stand	ard Premium for first 12 month unit\$	50,000
Actua	Payroll for 185 days of second 12 month unit\$	555,000
Manu	al Rate (per \$100 of payroll)\$	5.00
Expe	ience Modification — Use Experience Rating modification applicable to each 12 month unit	1.00
Maxir (a)	num Retrospective Premium Factor	1.60
	\$555,000 x $\frac{365 \text{ days}}{185 \text{ days}}$ =\$1	,095,000
(b)	Annual Premium for second 12 month unit = \$1,095,000 x 5.00 (per \$100) x 1.00 =\$	54,750
(c)	Short rate percentage for 185 days — Refer to Basic Manual Rule X-F	61%
(d)	Short Rate Premium for incomplete 12 month unit = \$54,750 x .61 =\$	33,398
(e)	Total Standard Premium = \$50,000 + 33,398\$	83,398
(f)	Minimum Retrospective Premium\$	83,398
	Total Standard Premium is the Minimum Retrospective Premium and also is used to determine the Basic Premium, and if applicable, Excess Loss Premium and Retrospective Development Premium.	

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(g)		mum Retrospective Premium Explanation: The Maximum Retrospective Premium is based on the Standard Premium without short rate factor, extended pro-rata to a 3 year basis. Calculation	
	(i)	Standard Premium for completed 12 month unit\$	50,000
	(ii)	Standard Premium for 185 days = \$555,000 x 5.00 (per \$100) x 1.00 =\$	27,750
	(iii)	Standard Premium for 185 days extended pro-rata to annual basis =	
		\$27,750,000 x $\frac{365 \text{ days}}{185 \text{ days}} = \dots$	54,750
	(iv)	Total Standard Premium \$50,000 + 54,750 =\$	104,750
	(v)	Total Standard Premium extended pro-rata to a 3 year basis =	
		$104,750 \times \frac{3}{2} = \dots$	157,125
	(vi)	Maximum Retrospective Premium = \$157,125 x 1.60 =\$	251,400

C. VALUATION OF LOSSES

If the policy is cancelled by the insured or insurance carrier, the first determination of retrospective premium shall be based upon incurred losses valued six months after the termination date.

PART THREE ADMINISTRATION OF THE PLAN

- I. ELECTION OF INSURED TO BE SUBJECT TO RETROSPECTIVE RATING
- A. HOW THE INSURED ELECTS TO BE SUBJECT TO THE PLAN
 - 1. The insured elects to be subject to this Plan by notifying the insurance carrier that it has agreed to application of the Plan. This notification shall be executed in writing.
 - 2. Any form of election is acceptable provided it includes the information shown in C below.
- B. HOW CARRIER ACCEPTS ELECTION OF THE INSURED
 - 1. The carrier agrees to the election of the insured to be subject to the Plan by accepting the insured's written notification.
 - 2. After the carrier accepts the insured's election to be subject to this Plan, notification of coverage shall be sent to the Bureau not later than 60 days after the effective date of the Plan indicated on that form.

NOTE: The Bureau must be notified by the carrier if they and the insured agree to shorten or lengthen the period of the Plan's application, up to a maximum of 60 days.

C. INFORMATION IN ELECTION OF THE INSURED

The following information is required in the election signed by the insured:

- Name of Insured.
- 2. Effective date of plan.
- 3. Minimum retrospective premium factor.
- 4. Maximum retrospective premium factor.
- 5. Loss conversion factor.
- 6. Loss limitation option and loss elimination ratio (LER), if applicable.
- 7. Retrospective Development Premium Option, if applicable.
- 8. One or Three Year application of the Plan.
- 9. Long Term Construction Project-Details, if applicable.
- **10.** Wrap Up Construction Project-Details, if applicable.
- 11. Any special conditions affecting the Plan, such as the inclusion of other commercial casualty insurance.
- **12.** Signature by the insured, for example, proprietor, partner or duly authorized officer of corporation.

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The following and any other additional information may also be included:

- 1. Address of insured.
- 2. A statement that the insured understands the terms and obligations of this Plan, including the method of premium computation, payments and penalties for cancellations.

D. STATES IN WHICH SELECTED PLAN APPLIES

- 1. If the risk operates in only one state, designate this state on the notification of coverage.
- 2. If the risk operates in more than one state, list the states to which the selected rating option will apply.
- 3. One or more additional states may be included in the plan applicable to a risk after plan effective date.

II. REPORTS OF PREMIUMS AND LOSSES UNDER THE PLAN

1. Premiums

The standard premiums used as the basis of the Retrospective Premium are those reported in accordance with the Unit Statistical Plan Manual.

2. Incurred Losses

The incurred losses used for determining the Retrospective Premium are those reported under the Unit Statistical Plan Manual.

NOTE: For complete details on instructions which shall be followed for Nos. 1 and 2 above, refer to the Unit Statistical Plan Manual.

3. Verification of Data

All data reported to, and accepted by the Bureau under the Unit Statistical Plan Manual shall be accepted as verified data for computation of the Retrospective Premium.

III. FILING REQUIREMENTS

Notification of Coverage

Send one copy of Notification of Coverage to this Bureau for all plans, both intrastate and interstate, which apply in this jurisdiction.

- 2. Factors for Retrospective Rating Option V
- **a.** Two copies of an "Application for Approval of Proposed Retrospective Rating Values" shall be filed for approval with the Bureau.
- **b.** A revised calculation of the Basic Premium Factor if any change results in an increase or decrease beyond the lowest or highest original estimated standard premium sizes selected. A new "Application for Approval of Proposed Retrospective Rating Values" shall be filed if the Basic Premium Factor changes.

IV. COMPUTATION OF RETROSPECTIVE PREMIUM

GENERAL EXPLANATION

Under this Plan, retrospective premiums always are computed initially by the carrier, using premium and loss data which have been reported under the Unit Statistical Plan Manual. On a specific request basis, the retrospective premium calculated by the carrier may then be reported to the rating organization for verification. This is achieved by the rating organization use of the duplicate copies of the Unit Statistical Plan reports which must be submitted with the retrospective premium calculation.

1. First Computation of Retrospective Premium

Under the Unit Statistical Plan Manual, the reports of losses and premiums are submitted to the rating organization. For complete details, refer to that Manual. As soon as practicable after data have been prepared in accordance with the Unit Statistical Plan, the first retrospective premium computation shall be made by the insurance carrier.

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On a specific request basis, this computation may be sent to the rating organization for verification before transmittal to the insured. The carrier shall notify the insured and return premium if the retrospective premium is less than premium previously paid. The insured shall pay any premium greater than premium previously paid.

If the insured and carrier agree, the first computation of retrospective premium shall be the final adjustment of premium under this Plan. In the absence of such an agreement, additional retrospective premium computations shall be made by the carrier in accordance with rule 2 below.

For plans applied on a three year basis, or Long Term or Wrap Up Construction Projects, interim tentative adjustments of premium may be made.

NOTE:

In certain cases, the carrier may make an early computation of retrospective premium. Such cases include bankruptcy, liquidation, reorganization, receivership, assignment for benefit of creditors, or other similar situations.

- 2. Retrospective Premium Adjustment After First Computation
- a. If the first or any other retrospective premium computation is not final, a subsequent computation and adjustment of premium subject to this Plan shall be made by the carrier 12 months after the previous computation. The procedure for such later computations shall be the same as in rule 1 above except that such premium calculations shall be based upon the latest Unit Statistical Reports required. If the insured and carrier agree, the latest computation shall be the final retrospective premium. Unless such an agreement has been made, the carrier shall continue to make such additional retrospective premium computations at intervals of 12 months.
- **b.** If a subsequent computation of retrospective premium results in no change from the previous computation, the insurance carrier shall notify the insured that there is no change in the premium payment and that subsequent computations of retrospective premium will be made in accordance with Rule 3a below.
- 3. Final Computation of Retrospective Premium
- a. Subsequent computations of retrospective premium shall be issued by the carrier in accordance with Rule 2 above until both the carrier and insured agree that the latest computation shall be the final retrospective premium under this Plan.
- **b.** When the carrier and insured have agreed to the final retrospective premium calculation, a revision of that premium adjustment is not permitted except for clerical error.

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TABLE OF INSURANCE CHARGES/TABLE M

Not published herein. (Refer to National Council on Compensation Insurance Retrospective Rating Plan Manual.)

APPENDIX

EXPLANATIONS AND ILLUSTRATIONS OF RETROSPECTIVE RATING OPTION V AND HOW TO USE THE TABLE OF INSURANCE CHARGES

GENERAL EXPLANATION

The negotiating process between the insured and the insurance carrier is the basis on which retrospective rating provides flexibility so that the Plan may be designed to meet the needs and characteristics of a risk. As a result of this negotiation, minimum and maximum retrospective premium factors are established, as well as the loss conversion factor. Such selections are necessary for the determination of the other factors essential to the operation of retrospective rating. After these elements have been settled, the basic premium factor may be calculated and applied to the Standard Premium to produce the Basic Premium. The Basic Premium is the sum of certain insurance carrier expenses and a premium charge which reflects the selected premium limitations, the carrier's loss potential and possible profit or contingency.

The key to establishing the Basic Premium Factor for retrospective rating is the Table of Insurance Charges in Part Four of this Plan. It indicates, by expected loss groups, the factors to establish the premium charge which is vital to the determination of the basic premium factor.

The use of the Table of Insurance Charges is accounted for in the following explanations and illustrations of how to determine the factors and other elements which are needed for the operation of The Plan.

NOTE:

The procedures described in this Appendix are designed exclusively for workers compensation insurance. Rules for the application of retrospective rating to a combination of workers' compensation insurance and other lines of casualty insurance are in the Retrospective Rating Plan issued by the Insurance Services Office.

A. MINIMUM RETROSPECTIVE PREMIUM FACTOR

MAXIMUM RETROSPECTIVE PREMIUM FACTOR

These are established by negotiations between the insured and insurance carrier.

B. LOSS CONVERSION FACTOR

This is also established by negotiations.

C. STANDARD PREMIUM

The estimated Standard Premium is determined according to the definition of Standard Premium in Rule II-E of Part One of this Plan.

D. ADDITIONAL PREMIUM SIZES

- 1. Calculate factors for 50%, 100% and 150% of the estimated Standard Premium, and for any lower or higher premium sizes selected by agreement. The reason for determining such supplementary factors is the probability that the earned Standard Premium will be more or less than the estimated Standard Premium. If the earned Standard Premium is between the selected premium sizes, the Basic Premium Factor for the retrospective premium is based on straight line interpolation between the Basic Premium Factors calculated on the estimated Standard Premiums.
- 2. If the earned standard premium is beyond the lowest or highest selected premium sizes, the Basic Premium Factors shall be recalculated.

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E. EXPECTED LOSSES

Determine expected losses by multiplying the estimated Standard Premium for this state by the expected loss factor shown in the State Special Rating Values - Delaware. Total expected losses are the sum of the expected losses for the states where the Plan applies.

F. EXPENSE ALLOWANCE - EXCLUDING TAXES

The Expense Allowance varies on the basis of the annual Standard Premium. Use the Table of Expense Ratios in Part Four – Premium Computation Tables as follows:

1. One Year Plan

Multiply the Standard Premium by the corresponding expense ratio for that premium size.

2. Three Year Plan

Determine the estimated annual Standard Premium for each of the Three Years and multiply each annual Standard Premium by the expense ratio corresponding to that premium size. The sum of the three products is the total expenses.

3. Premium Sizes Other Than 100% of Standard Premium:

The expense allowance is based on the percentage of annual Standard Premium represented by the premium size other than 100% of Standard Premium.

G. TAX MULTIPLIER

Tax multipliers are shown in the State Special Rating Values – **Delaware.** For an interstate risk, an average of the specified state tax multipliers weighted by the state standard premiums shall be used.

H. THE TABLE OF INSURANCE CHARGES

The Table of Insurance Charges is a fundamental table in the computation of factors for Retrospective Rating. This table shows by expected loss group:

- 1. A percentage of Standard Premium representing the premium charge for providing insurance against the probability that the losses of the risk may produce a premium greater than the selected maximum retrospective premium.
- 2. A percentage of the Standard Premium representing a premium saving to recognize the probability that the losses of the risk may produce a premium less than the selected minimum retrospective premium.

Determination of the proper charge and saving for application of The Plan depends on a testing process which is explained in the example which follows in this Appendix.

I. TOTAL EXPECTED LOSS RATIO

Divide the total expected losses by the total Standard Premium to determine total expected loss ratio. Refer to C above.

J. EXPECTED LIMITED LOSS RATIO

Determine expected limited loss ratio by subtracting the excess loss factor from the expected loss ratio.

K. BASIC PREMIUM FACTOR

The Basic Premium Factor is the sum of the following two elements:

- 1. The expense in basic factor. This is the Expense Ratio (Refer to F above) reduced by the provision for expense in the Loss Conversion Factor. This reduction is illustrated by No. 7 in the example below.
- 2. The net insurance charge. Determine the difference between the insurance charge for the limitation of the Plan premium to the maximum retrospective premium and the premium saving for limiting the Plan premium to the minimum retrospective premium. Then multiply this difference by the product of the expected loss ratio and the Loss Conversion Factor. This last calculation uses the probability of loss indicated in the Table of Insurance Charges to produce a factor applicable to standard premium as an element of the Basic Premium Factor.

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Any other calculation may be used to determine the Basic Premium Factor provided the selected factor is not over .005 different from the factor produced by the sum of 1 and 2 above.

For risks on a One Year Plan, the insurance charges and savings used in obtaining the Basic Premium Factor are based on the annual estimated Standard Premium. For risks on a Three Year Plan, the charges and savings are based on the estimated Standard Premium for three years. To determine factors for premium sizes other than 100% of Standard Premium as provided in D above, use the percentage of annual Standard Premium represented by the premium size other than 100% of Standard Premium.

L. EXCESS LOSS FACTOR

Excess Loss Premium is an additional elective element in the retrospective premium formula and is determined in accordance with Part Two-I-C of this Plan.

M. LOSS ELIMINATION RATIO (LER)

Divide the Excess Loss Factor by Expected Loss Ratio to determine the Loss Elimination Ratio.

N. STATE AND HAZARD GROUP DIFFERENTIAL

State and Hazard Group Differentials are found on the state retrospective rating pages. This differential is applied to the expected losses prior to selection of the Expected Loss Group. It reflects the effect of variation in loss severity on the insurance charge.

O. LOSS GROUP ADJUSTMENT FACTOR

This factor is applied to the expected losses prior to selection of the Expected Loss Group. It is an adjustment reflecting selected loss limitations. This factor is determined by the following calculation: 1 + .8LER/1-LER.

AN EXAMPLE OF BASIC PREMIUM FACTOR DETERMINATION

The following example illustrates a generally accepted method of determining the Basic Premium Factor. Note the statement, in K above, regarding different methods that may be used to determine the Basic Premium Factor.

ASSUME THE PLAN AGREEMENT PROVIDES

- A. Minimum Retrospective Premium Factor 60%
- B. Maximum Retrospective Premium Factor 130%
- C. Loss Conversion Factor 1.120
- D. Tax Multiplier 1.075
- E. Excess Loss Factor for \$50,000 limit .305
- F. State Hazard Group Differential .993
- G. Expenses from Expense Ratio Table .205

1. 2. 3. 4. 5. 6.	Estimated Standard Premium Expected Losses Expected Loss Ratio Expected Limited Loss Ratio ((3)-(E)) Expense and Profit or Contingency (Excluding Taxes)((1) x G)) Expected Loss & Expense Ratio((2) + (5)) (1)	\$500,000 \$306,000 612 307 \$102,500
7.	LOSS & Expense in Converted Losses ((3) x C))above	.685
8.	Expense & Contingency in Basic Premium Factor (6) - (7)	.132
9.	Minimum Retrospective Premium Factor (Excluding Taxes) ((A) ÷ (D))	.558

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10.	Maximum Retrospective Premium Factor (Excluding Taxes) ((B) ÷ (D))	1.209
11.	Table of Insurance Charges Value Difference ((6) - (9)) (C) x (4)	7.53
12.	Table of Insurance Charges Entry Difference ((10) - (9)) (C) x (4)	1.89
13.	Ratio of Losses for Min. Retro Premium to Expected Limited Losses	.18
14.	Ratio of Losses for Max. Retro Premium to Expected Limited Losses	2.07
15.	Table of Insurance Charges – Premium Charge for (14)	.069
16.	Table of Insurance Charges – Premium Saving for (13)	.001
17.	Net Premium Charge ((15) - (16)) x (4) x (C)	.023
18.	Basic Premium Factor (8) + (17)	.155

NOTE: The above calculations are based on the 1988 Table of Insurance Charges in Part Four of the Plan.

The procedure for establishing the values and factors in the above example follows:

1. Estimated Standard Premium:

This is the annual or three year standard premium. Refer to Rule II-E of Part One of this Plan.

2. Expected Losses:

The expected losses equal the estimated standard premium multiplied by the expected loss ratio which is found in the State Special Rating Values – Delaware. Refer to Part Four for Table of Expected Loss Ranges. For an interstate risk, the expected losses equal the sum of the products of the estimated standard premium for each state and the corresponding expected loss ratio for each state. For the purposes of this example, it has been assumed that the risk is intrastate with an expected loss ratio of .612, which produces expected losses of 306,000 (500,000 x .612).

3. Total Expected Loss Ratio:

This is the expected loss ratio for the risk obtained by dividing the total expected losses for all states covered by the Plan by the total standard premium.

4. Expected Limited Loss Ratio (ELLR):

This ratio is determined by subtracting the excess loss factor from the expected loss ratio.

5. Expense and Profit or Contingency – Excluding Taxes

The expense and profit or contingency (excluding taxes) is determined, for One Year Plans by multiplying the standard premium by the expense ratio found in either the Stock or Non-Stock "Tables of Compensation Expense Ratios – Excluding Taxes, including profit or contingencies." Refer to Part Four – Premium Computation Tables. For Three Year Plans, values are determined similarly for each of the years based on each annual estimated Standard Premium, and the sum of these values is the provision for expense and profit or contingency. The value for expenses shown in this example is equal to \$102,500 x \$500,000 x .205. Note that the Tables of Expense Ratios, and other factors used in the calculations, are subject to revision in accordance with modifications adopted by this Bureau. Therefore, care should be taken to use current ratios and factors when preparing a plan calculation.

6. Expected Loss and Expense Ratio

This ratio is obtained by dividing the expected losses plus the expenses and profit or contingency (excluding taxes) by the Standard Premium.

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7. Loss and Expense in Converted Losses

This factor, which expresses the ratio of expected losses and expense to estimated Standard Premium, is the product of the expected loss factor and the loss conversion factor.

8. Expense and Profit or Contingency in Basic Premium

The difference between the factor in Item 6, representing the total net premium provision for the risk under the Plan, and the factor in Item 7, representing expected losses and loss adjustment expense associated with insuring the risk, is the expense and contingency amount which must be included in the basic premium.

- 9. Minimum Retrospective Premium Factor Excluding Taxes
- 10. Maximum Retrospective Premium Factor Excluding Taxes
- 11. Table of Insurance Charges Value Difference
- 12. Table of Insurance Charges Entry Difference

These four items are determined in a way designed to facilitate the testing process by which the Basic Premium Factor is established. The factors entered for these items are obtained as indicated in the above example.

Item (10), Table of Insurance Charges Value Difference, equals the difference between the Table charge for the entry ratio from which the savings is taken and the Table charge for the entry ratio from which the charge is taken. Item (11), Table of Insurance Charges Entry Difference, equals the difference between the entry ratios that determine the savings and charge for the risk.

To use the Table of Insurance Charges, find the loss group in the Expected Loss Ranges in the Table containing the expected loss value.

The adjusted expected loss value is Item (2) multiplied by State and Hazard Group Differential times the Loss Group Adjustment Factor.

The Loss Group Adjustment factor (F) applies when an individual loss limit is selected. The factor is:

$$F = \frac{1 + (.8)(LER)}{1 - LER}$$

where the LER = ELF \div Item (3)

$$F = \frac{1 + (.8)(.498)}{1 - (.498)} = 2.786$$

S/H Differential = .993

The loss group is 26 (group that contains 846,548 (= 306,000 x 2.786 x .993)).

Then choose two "Entry Ratios" from the Expected Loss Group in the table with a difference equal to Item 12. Make this choice so that the difference in the charges for the Expected Loss Group and for the selected entries most closely approximates Item 11.

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To illustrate this testing procedure; several entry ratios and their corresponding charges in group 26 have been reproduced from the Table:

Entry Ratio	Charges (Group 28)
.17	.831
.18	.821
.19	.811

* Savings

Entry Ratio	Charges (Group 26)
2.06	.069
2.07	.069
2.08	.068

Choose and list pairs of entry ratios with a difference equal to item (12), in this case 1.89, and note the respective difference in these charges:

(2.06- .17) = 1.89 (2.07- .18) = 1.89 (2.08- .19) = 1.89 (.831-.069) = .762 (.821-.069) = .752 (.811-.068) = .752

The pair of entry ratios whose charge difference most closely approximates item (11) is recorded under items (12) and (13).

- 13. Ratio of Losses Producing Maximum Retrospective Premium to Expected Losses:
- 14. Ratio of Losses Producing Minimum Retrospective Premium to Expected Losses:

These Items are the pair of Table entry ratio values determined by the process outlined previously.

15. Premium Charge for (14)

This is the premium charge for losses in excess of those provided by the maximum retrospective premium. It is obtained by reading from the table as shown under item (12).

16. Premium Saving for (13)

This is the premium saving for losses less than those which would produce the minimum retrospective premium. The values for premium savings are listed directly beneath the charge values in the Table of Insurance Charges. In this example, the saving of .001 for entry ratio .18 (Item 13) in group 26 is found directly beneath the charge value of .821.

17. Net Premium Charge

The net premium charge is determined by calculating the difference between the charge for possible losses which might produce more than the maximum retrospective premium and the saving for losses which might produce less than the minimum retrospective premium, and then multiplying that difference by the product of the expected loss ratio and the loss conversion factor.

18. Basic Premium Factor

The Basic Premium Factor is the sum of the net premium charge and the expenses and profit or contingencies in the Basic Premium expressed as a percentage of the Standard Premium. The Standard Premium multiplied by the Basic Premium Factor produces the Basic Premium used in computing the Retrospective Premium.

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RULINGS AND INTERPRETATIONS

This digest of rulings and interpretations is published for the convenience and guidance of the members of the Bureau and does not bear the official approval of the Insurance Commissioner. The rulings and interpretations are based upon decisions made on individual risks, or they represent established practices. Each item has been approved for publication herein by the Classification & Rating Committee.

Rulings and interpretations should generally be followed for underwriting purposes in the case of risks which appear to come within their stated provisions. If risks involve conditions or operations which appear to be exceptions, such exceptions should be referred to the carrier and the Bureau.

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.

Code 917 may also be assigned when a retail store is operated by a separate crew of employees with no interchange of labor with the employer's other operations, and when separate payroll records are kept.

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 anniversary date set by such policy. It shall be submitted to the Bureau not later than thirty days subsequent to its inception.

Each annual rating endorsement shall be clearly identified by printing in large boldface type at the top of the endorsement the words "ANNUAL RATING ENDORSEMENT."

Annual rating endorsements shall also:

- 1. 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.
- 2. 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.
- 3. If the annual rating endorsement being filed replaces an annual rating endorsement covering the same period, indicate that it is a rewrite.
- 4. Show the date of its inception and expiration.
- 5. Show the code number(s) and rate(s) applicable. If the rate(s) or experience modification is not effective as of inception date of the endorsement, also show the effective date of such rate(s) or modification.
- 6. 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 proper 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.

CABINET WORKS - WITH POWER-DRIVEN MACHINERY - 311

Applies to payroll developed 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. Separately rate installation work by either Code 646 or Code 648 as provided in the Underwriting Guide.

DELAWARE WORKERS COMPENSATION MANUAL SECTION 5

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Typical products covered by this classification include but are not necessarily limited to:

Architectural Woodwork **Partitions Bathroom Vanities** Picture Frames **Bookcases** Restaurant Booths **Bulletin Boards** Room Dividers Counter Tops **Showcases** Display Cases Store Counters Toys - Wood Kitchen Cabinets Walk-In Refrigerators Library Cabinets

RULINGS AND INTERPRETATIONS

Parquet Flooring

Also includes payroll developed in the finishing of the products cited above. The term finishing means shellacking, staining, painting, lacquering or varnishing or covering with formica, porcelain or similar materials. Upholstering operations conducted by a separate crew of employees in a physically separate department shall be assigned to Code 327.

DEPARTMENT STORE - 914

For those establishments having twenty 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% of the total annual sales.

This classification will also include the installation of house furnishings.

The criteria above will be applied to each location of a risk.

EMPLOYMENT CONTRACTOR - TEMPORARY STAFFING

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.

Employers engaged in supplying temporary staffing to unrelated concerns shall in all instances be classified in accordance with the separate 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 various occupations or tasks listed after the chart. The cross-reference chart shows which business classifications are assignable to each appropriate temporary staffing class. The customers' assigned business classification shall be a guide in selecting the temporary staffing class(es) utilized in classifying the different portions of a temporary staffing contractor's payroll.

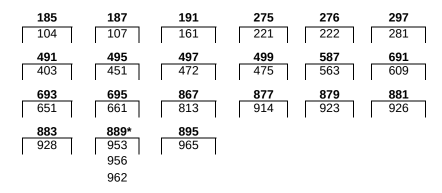
TEMPORARY STAFFING CLASSIFICATION

Assignable Customer
Business Classification(s)

185

For example, the table entry 104 indicates that temporary staff performing duties which would be subject to Bureau classification 104 if performed by direct employees of the client are to be assigned to the temporary staffing Code 185. In total there are 20 temporary staffing classifications for which there is a single assignable customer business classification, seven temporary staffing classifications with multiple assignable customer business classifications and one temporary staffing classification, Code 889, which applies to all temporary clerical or technical service staff regardless of the customers' business classification(s).

TEMPORARY STAFFING CROSS-REFERENCE CHART



* Code 889 also applies to temporary clerical or technical service staff provided to customers subject to any other business classification(s).

	544								
101	115	166	305	407	433	458	487	535	4771
105	119	201	306	411	435	459	489	536	4777
106	130	204	309	413		461	501	551	
108	132	205	311	415	441	463	502	553	
109	134	225	319	416	445	464	506	555	
110	135	227	323	421	447	465	507	571	
111	136	255	327	425	449	467	509	573	
112	139	257	402	427	454	473	511	581	
113	163	282	404	429	456	483	512	718	
114	165	301	406	431	457	486	513	744	

		682				929			937		
601	617	653	664	675	885	920	005	803	811	859	924
602	625	654	665	676	886	922	009	804	812	860	980
603	643	655	666	677	910	925	028	805	817	861	992
605	645	656	667	679	915	927	055	806	821	862	995
606	646	657	668	681	916	932	059	807	855	865	
607	647	658	669		917	933	721	808	857	907	
608	648	659	670		918	934	801	809	858	911	
611	649	660	673		919	935					
615	652	663	674								

946	947						949
940	0011	755	891	945	969	984	709
957	0013	757	896	948	971	986	819
958	141	759	897	952	973	988	951
959	142	814	898	954	975	997	955
960	662	815	899	963	976	999	
961	716	816	936	964	977	7428	
974	751	818	939	966	978		
	752	825	941	967	981		
	753	884	944	968	983		

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EXCEPTIONS

- 1) **AVIATION** any temporary personnel provided as flight crew in any capacity shall be assigned to the appropriate aircraft operation classification.
- 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.
- LEASED EMPLOYEES the leasing of personnel shall not be construed as temporary staffing.
- 6) CLERICAL all temporary clerical staff shall be assigned to Code 889 regardless of the customer's business classification.
- 7) **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.
- 8) The following classifications are not available as a guide in classifying temporary staffing contractors: 985, 0908, 0909, 0912 and 0913.
- 9) **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 - 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.

EXECUTIVE OFFICERS REMUNERATION - TREATMENT OF:

The remuneration of executive officers shall be treated in accordance with the following procedures:

- The remuneration of an executive officer shall not be included with the payroll of the risk for premium computation purposes, provided:
 - (a) That such 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.
 - (b) That such officer because of age or for other reasons, ceases to perform any duties and does not come on the premises, except perhaps to attend directors' meetings.
- 2. The remuneration of an executive officer shall be included with the payroll of the risk for premium computation purposes, subject to the minimum and maximum provisions of the Basic Manual, provided:
 - (a) That such executive because of age or for other reasons, ceases to perform any duties, but nevertheless, frequently visits the premises of the risk.
 - (b) That such officer frequently visits the premises of the risk for business conferences, directors' meetings or similar duties, although also an officer or employee of another risk in the operations of which he takes an active interest.

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- 3. Under the following conditions, the amount of remuneration of executive officers which shall be included with the payroll of the risk for premium computation purposes, subject to the minimum and maximum amounts of the Basic Manual, shall be as indicated below:
 - (a) Where the officer draws no salary in fact, but a regular salary is credited to him or her on the books, the amount so credited shall be included in the payroll of the risk as his or her remuneration.
 - (b) Where the officer draws no salary in fact, but a regular salary is credited to him or her on the books and subsequently charged back to such officer, the amount so credited shall be included in the payroll of the risk as his or her remuneration regardless of such charge off.
 - (c) Where the officer draws no regular salary but draws such various sums as his or her needs or the conditions of the business dictate, the actual amount drawn shall be included in the payroll of the risk as his or her remuneration.
 - (d) Where the officer receives no salary in fact, either drawn or credited, or where the records presented to the auditor fail to disclose the salary, the amount to be included in the payroll of the risk shall be the applicable manual minimum per week.

ENDORSEMENTS FILING PROCEDURE

The provisions of each endorsement applicable in Delaware as developed by the appropriate committees of the Bureau, will be filed by the Bureau with the Department, for all members who have furnished the President of the Bureau with a Power of Attorney to so file on their behalf.

Individual filing with the Department will not be required for any carrier who has executed the Power of Attorney, with respect to the provisions of endorsements which have been filed by the Bureau and accepted by the Insurance Department.

Following the acceptance by the Department of the provisions of endorsements filed by the Bureau, a circular letter will be issued by the Bureau notifying the members of the Bureau.

A specimen copy of each endorsement form, prepared by the carrier, shall be filed with the Bureau, accompanied by a letter certifying to the following:

- (a) That the form of the endorsement is exactly in accord with the form as filed with the Insurance Department.
- (b) That the minimum requirements of the Insurance Department with respect to execution, name of carrier, etc., have been complied with.

When specimen copies of each endorsement form have been placed on file in the Bureau, no further action will be necessary to authorize use of such endorsements by those carriers on whose behalf the filing was made.

It is anticipated that all carriers will avail themselves of this simplified procedure. In the event a carrier chooses not to furnish the President with a Power of Attorney that carrier must continue to file its endorsements with the Insurance Department.

FOOD SUNDRIES MFG. - 104

This classification applies to risks engaged in the preparation or manufacture of food products whose operations are not more specifically described by any other Manual classification. If a risk otherwise subject to this classification includes minor operations which are described by another Manual classification, such operations should be included in this classification unless their inclusion is prohibited by the Manual or unless they constitute a distinctly separate enterprise.

All types of containers such as bottles, jars, cans, bags or cartons may be used for the finished product.

In general, the operations fall into a few broad groups.

Dry Processing:

- (a) Grinding, mixing or otherwise blending dry ingredients to produce numerous kinds of prepared flours, gelatins, desserts and beverage preparations such as hot chocolate or malted milk powder.
- (b) Cleaning, roasting, grinding coffee, blending, mixing teas, grinding, milling, sifting spices, cleaning, shelling, roasting and otherwise preparing nuts by salting, sugaring, shredding, etc., as well as making nut pastes by grinding, milling or pressing.

Wet Processing:

- (a) Manufacturing sauces, dressings, desserts and similar products by grinding and mixing the ingredients.
- (b) Preparing olives, capers, cherries or pickles by washing, sorting, pitting or stuffing, filling in jars with a brine solution or coloring.
- (c) Compounding flavoring extracts or syrups by cold mixing essential oils, syrups, fruit juices or other liquids or ingredients with alcohol, water or other solvents or diluents.

Cooked Foods, Salads, etc.:

This group covers a large variety of food products that require a considerable amount of preparatory kitchen work before they are finally placed into containers. Some of these food products are soups of all kinds, meat, fish or poultry in combination with vegetables, noodles, cereals, etc., chow mein, spaghetti with various sauces, mince meat. Included in this group are also freshly prepared foods, cooked or uncooked, that are sold in open or unsealed containers such as salads, soups, baked macaroni or beans, egg custard, cole slaw and spiced vegetables.

Vegetables, meats, fish or other ingredients are washed and cleaned, then reduced to required size or consistency by cutting, slicing, chopping, grinding, etc. Appropriate spices or seasoning are added and the mixture is cooked. In many instances there are additional cutting, chopping, mixing, recooking or straining operations before the product is filled into bottles, jars, cans, etc. The products that are sold in open or unsealed containers are generally freshly prepared and disposed of daily.

This classification is not applicable to the following operations:

- 1. The manufacture of essential oils or extracts such as are used for perfume by the process of distillation, filtration or percolation.
- 2. The preparation of extracts to be used for perfumery purposes by a cold mixing processing or the blending of ingredients for the same purposes.
- 3. Syrup manufacturing by mixing and cooking fruits or fruit juices with sugar, etc.
- 4. Manufacturing preserved fruits such as candied fruit peels or rinds, pie fillings, soda fountain syrups, by cleaning, cutting, etc. and cooking with the required ingredients.
- 5. Preserving or otherwise preparing meat products by smoking, corning, curing, salting, encasing, etc.
- 6. The preparation and sale of delicatessen by retail delicatessen stores.
- 7. The preparation of food by caterers.
- 8. Pickling cucumbers or other food products.
- 9. The repacking of food products from large containers into smaller ones, involving no processing operations. This would include dry, liquid, semi-liquid and solid products.

FURNITURE ASSEMBLY - 319

Applicable to payroll developed by employers engaged in the assembly of wood, metal or plastic furniture or cabinet-type products from parts manufactured by other unrelated risks. Included within the scope of this classification 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. The classification 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, metal or plastic furniture or cabinet-type products 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.

Upholstering of new, repaired or reconditioned furniture conducted by a separate employee crew in a physically separate area shall be assigned to Code 327.

FURNITURE MFG. WOOD - 323

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.

Upholstering operations conducted by a separate crew of employees in a physically separate department shall be assigned to Code 327.

The manufacture of furniture parts which are not assembled into completed furniture by the same employer is assignable to Code 305 for non-turned furniture parts or to Code 306 for all turned furniture stock.

FURNITURE UPHOLSTERING - 327

The following activities shall constitute upholstering operations and are contemplated by Code 327: fabric cutting and sewing, spring-up, trimming and the final assembly of the upholstered materials onto the manufactured frame. Code 327 does not contemplate any frame manufacturing or frame assembly whatsoever.

GROCERY STORE - 917

Applies to establishments engaged as supermarkets or convenience grocers.

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 limited to: soft drinks, soap and other household cleaning items, paper products or cigarettes. A supermarket that is a "supercenter" may also sell non-grocery merchandise including but not limited to: cosmetics, toiletries, stationery products, paperback books, greeting cards, women's hosiery, prescription or 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, frozen foods, coffee, tea, spices or delicatessen foods such as cold cuts, salads, pickles, smoked fish or other "appetizers." Delicatessen stores may also prepare salads and/or cook meat such as roast beef, Virginia ham, barbecue chicken or spare ribs. A convenience grocer may also sell other merchandise including but not limited to: soft drinks, coffee by the cup, sandwiches prepared by an unrelated concern, household cleaning items, paper products, cigarettes or non-prescription drugs. A "mini-mart" operated in combination with a self-service gasoline station is a type of convenience grocer.

Where a store sells several types of merchandise, each of which may be subject to a different classification, such store shall be assigned on the basis of the principal category of merchandise sold. The term "principal" means more than 50% of the gross receipts.

When a retail grocery store's merchandise includes fresh or cured meats, poultry or fish, Code 917 should be assigned only when the employer can satisfactorily establish that the cost of the fresh or cured meats, poultry or fish did not exceed 65% of the total cost of all merchandise purchased by the employer during the policy period. If the cost of fresh or cured meats, poultry or fish exceeds 65% of the cost of all merchandise purchased during the policy period an employer so engaged shall be assigned to Code 915.

HARDWARE STORE - RETAIL - 925

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, kitchenware, garden tools and equipment such as lawn mowers and snow blowers.

In addition, hardware stores may also make keys, sharpen saws or repair storm windows and screens and sell a wide variety of non-hardware items such as wallpaper and allied supplies, china, glassware, sporting goods or automobile accessories or parts.

Such stores may also rent floor scraping or polishing machines, rug and upholstery cleaning machines and similar equipment.

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Other types of retail stores or operations assigned to this classification are:

- 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).

Where a store sells several types of merchandise, each of which may be subject to a different classification, such store shall be assigned on the basis of the principal category of merchandise sold. The term "principal" means more than 50% of the gross receipts.

RULINGS AND INTERPRETATIONS

Operations Not Covered:

Except as provided for above, separately staffed installation, service or repair operations shall be separately classified including but not necessarily limited to the examples listed below:

- 1. The service or repair of televisions, video and/or audio equipment shall be assigned to Code 966.
- 2. The service or repair of major household appliances shall be assigned to Code 662.

HARDWARE STORE - WHOLESALE - 926

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, kitchenware, mill supplies or garden tools or garden equipment such as lawn mowers or snow blowers. A wholesale hardware dealer may also sell plumbing or electrical supplies.

Also includes "ship chandlers" who are dealers in ship supplies and equipment, such as engine room equipment, lifeboat supplies, navigational instruments, deck gear or other ship stores.

Other types of risks included in this classification are wholesale dealers in the following articles:

- 1. Radio or Television Parts
- 2. Appliance Parts (for example, washers, dryers, window-unit air conditioners or refrigerators)
- 3. Aircraft Parts and Accessories
- 4. Welding Supplies, such as bottled gases, torches, welding rods or face masks
- 5. Cutlery
- 6. Sewing Machine Heads or Parts

Where a store sells several types of merchandise, each of which may be subject to a different classification, such store 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 Covered:

- 1. Wholesale dealers principally engaged in selling wire rope or cable assign to Code 857.
- 2. Retail or wholesale establishments principally engaged in selling building materials such as roofing (including shingles), siding, wallboard, brick and/or lumber assign to Code 855.
- 3. Wholesale dealers principally engaged in selling plumbing supplies or pipe shall be assigned to Code 885.
- 4. Wholesale dealers principally engaged in selling electrical supplies (e.g., electric wire, fuses, circuit breakers) shall be assigned to Code 886.

HEALTH CARE FACILITIES AND NON-MEDICAL RESIDENTIAL FACILITIES

This provides a description of the operations assignable to the following codes:

- 958 "REHABILITATION HOSPITAL"
- 960 "NURSING AND CONVALESCENT HOME"
- 961 "HOSPITALS"
- 974 "RETIREMENT OR LIFE CARE COMMUNITY"
- 979 "RESIDENTIAL FACILITY FOR THE ELDERLY NON-MEDICAL"
- 940 "RESIDENTIAL CARE FACILITY FOR THE DEVELOPMENTALLY DISABLED"
- 941 "SOCIAL REHABILITATION FACILITY"

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Code 958, "REHABILITATION HOSPITAL"

Health care facilities that are licensed as rehabilitation hospitals or psychiatric hospitals by the State of Delaware 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 Medical or Social Setting Detoxification.

Code 960, "NURSING AND CONVALESCENT HOME - with 50 percent or more beds Licensed as Intermediate Care or Higher"

Applies to concerns operating health care facilities that are licensed by the State of Delaware as nursing homes 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 is less than skilled care but more than Rest (Residential). The services are given in accordance with physician's orders, updated at least every sixty (60) days.

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 is dependent upon the counting procedure delineated below. Rest (Residential), 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.

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

Code 961, "HOSPITALS"

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 Delaware, 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

Code 961 includes 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 Covered:

Employees performing home health care services shall be separately classified as provided in this Manual.

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Code 974, "RETIREMENT OR LIFE CARE COMMUNITY with less than 50 percent of beds Licensed as Intermediate Care or Higher"

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. Rest (Residential), 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.

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

Code 979, "RESIDENTIAL FACILITY FOR THE ELDERLY - NON-MEDICAL"

Applicable to insureds providing custodial/personal care for residents who are ambulatory and where facilities are non-medically oriented. The State of Delaware defines custodial care/personal care facilities as those providing resident beds and personal care services for persons who are normally able to manage activities of daily living.

Includes facilities licensed as Rest (Residential) Homes. These homes provide shelter, housekeeping services, board, and personal surveillance or direction in activities of daily living.

There shall be no payroll division between Code 979 and Codes 960 and 974 at a single location/campus.

Code 940, "RESIDENTIAL CARE FACILITY FOR THE DEVELOPMENTALLY DISABLED"

Includes operations licensed as Intermediate Care Facilities for the Mentally Retarded (ICF/MR) regardless of client count or location. Also included are schools and daycare activities operated by the facility.

ICF/MRs are licensed by the state to provide on a regular basis, health related care and services to mentally retarded, 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.

The larger ICF/MRs (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/MRs (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/MRs employ a relatively high staff to client ratio and 24-hour supervision with at least one staff member monitoring overnight activity. Smaller ICF/MRs may serve clients from higher functioning to profoundly retarded.

Facilities providing residential care for other developmental disabilities (i.e., autism and cerebral palsy) are to be included within this class.

Facilities having separately staffed group homes for 5 or fewer residents licensed as Neighborhood Homes located off campus shall be assigned to Code 941.

Code 941, "SOCIAL REHABILITATION FACILITY"

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. Such facilities include: Group Homes for the Mentally III and Neighborhood Homes.

Residential facilities for children provide a non-institutional environment focusing on socialization and reintegration into the community. Residents in these facilities are usually pre-teen to 18 years of age. At these facilities individualized programs are designed to rehabilitate the child. Emphasis is placed upon reuniting children with their families, placing children in foster care or moving them into a group home where independent living skills are stressed.

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Neighborhood Homes operating group homes with 5 or fewer mentally disabled residents are community-based residential programs providing supportive services for clients. These facilities have a minimum of one staff member on duty at all times when a client is present. Clients in the group homes access community-based programs for the mentally retarded. These clients do not require the health care provided at an ICF/MR. Many of these clients will become self-sufficient enough to move into minimal supervision apartments.

Additional programs, e.g., daycare, respite care and prevocational training programs, provided by group home operators shall be included within the scope of this class. Training programs that pay the trainees for services rendered (including sheltered workshops) shall be separately classified.

Operations Not Covered:

Facilities licensed as Rest (Residential) Homes shall be assigned to Code 979.

Drug and alcohol halfway houses, shelters for the homeless, victims of domestic abuse, unwed mothers or preparole halfway houses shall be assigned to Code 986.

HOTEL OR MOTEL OPERATIONS

The two classifications applicable to hotel operations are 973 and 945.

Code 973 shall include all operations performed by hotel or motel employees including but 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, 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, or employees performing concierge services (i.e., arrangements for tours, theater tickets or the rental of automobiles).

The scope of Code 945 contemplates but is not necessarily limited to: employees whose work is solely in connection with the food service or beverage operations (i.e., 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.

Codes 973 and 945 apply only to workers directly employed by the hotel or motel and do not include employees of concessionaires or independent contractors operating on the premises. The operations of each such concessionaire or independent contractor will be classified solely on the merits of their operations.

Payroll developed by interchanging hotel and hotel restaurant employees shall be assigned to Code 973 or to Code 945 whichever has the higher value.

Employees of either the hotel or the hotel restaurant exclusively engaged in clerical office duties shall be assigned to Code 953.

LIMOUSINE OPERATION

Limousine operation means the rental of a vehicle with driver or chauffeur for use on defined trips in connection with weddings, funerals, business, social functions, shopping or similar purposes. Such business is assigned to Code 817.

Limousine operation does not include the operation of a vehicle that is available for immediate hire (on a call and demand basis) with fares to be determined by zone or meter. Such business is classified by Code 803.

Payroll developed in the provision of ambulance services on an employee or non-volunteer basis shall be assigned to Code 807.

MEAT, FISH AND/OR POULTRY STORE - 915

For establishments primarily (at least 65% of the total cost of all merchandise) engaged in the retail sale of fresh and cured meats, fish and/or poultry. Such insured may also sell general grocery merchandise including but not limited to: bakery and/or dairy products or canned goods. The slaughtering of animals and the dressing of carcasses into marketable cuts as well as the making of sausage, scrapple, frankfurters, ham or bacon shall be construed as incidental and not subject to separate classification provided more than 50% 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 insured 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 insured 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 incidental sales to restaurants, institutional buyers or retail stores. When more than 50% of the sales are to non-retail customers, such establishments shall not be subject to Code 915 and shall be classified as indicated below.

Operations Not Covered:

When the operations include the killing of animals and more than 50% of the sales are to wholesale customers, such risk shall be rated as Code 111.

When the operations do not involve the killing of animals but do include the making of processed meat products by the curing and preserving of meat and more than 50% of the sales are to wholesale customers, then such risk shall be rated as Code 106.

When the operations simply involve the cutting, deboning or grinding of fresh meats and more than 50% of the sales are to non-retail customers, then the risk shall be rated as Code 910.

When the operations involve the retail sale of meat, fish or poultry as well as other items (e.g., groceries or vegetables), and the insured's records show that the cost of fresh and cured meats, fish or poultry did not exceed 65% of the total cost of all merchandise purchased by the insured during the policy period, such insured shall be assigned to Code 917.

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.

Some individuals are known by two or more complete names. If a carrier shows the additional names of such an insured individual, it shall designate each additional name by the symbol A.K.A. (also known as).

Each daily report or applicable endorsement shall identify every corporate name which does not include the words "incorporated" or "corporation" in said name by the designation (A Corp.) following the name.

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

When issuing an endorsement to reflect a change in ownership, the following procedure shall be followed:

- 1. If the endorsement contains the complete name of the insured as it will be on the effective date of the endorsement, the name should then be preceded by the phrase "Name is changed to . . ."
- 2. If the endorsement does not contain the complete name of the insured, the change should be preceded by the phrase "Name is added . . ." or "Name is deleted . . ."
- Name and address changes should be effected on a separate endorsement and not in conjunction with other policy amendments.

PHOTOGRAPHIC COMPOSITION

This pertains to the classification treatment of a new photocomposition method used in the Graphic Arts Industry. Using a standard electric typewriter keyboard (with auxiliary push-buttons and levers) the operator selects desired characters from a matrix and projects their images through lens onto photographic film or paper. The photographic positive is developed, coated with adhesive on the reverse side, and is positioned by employees who work at drafting tables with simple tools, such as scissors or knives, assembling photo-composed materials into paste-ups.

A proof of the photo-composed sheet is prepared on a machine commonly used to reproduce blueprints. After the proof is accepted by the customer, the paste-up is sent to the engraving department. Automatic lithographic platemaking involves the use of a completely enclosed automated plate processor which is similar in nature to a typical photocopy machine found in offices. This plate processor utilizes aqueous, non-toxic solutions and thin gauge metal or similar material. It automatically develops, desensitizes, gums and dries in one operation. The operator does not come into contact with the solutions, but merely feeds a plate into the processor. Once the plate processing is completed, the finished thin gauge plate exits the processor thoroughly dry.

Employees engaged in the above described operations, when performed in a physically separated department, shall be classified as Clerical Office Employees, Code 953.

Subsequent operations involving the transferring of the copy to the metal plate, except for automatic lithographic platemaking described above as well as any hot-type casting, shall continue to be assigned to the insured's governing classification which will normally be either Code 281, Printing, or 282, Newspaper Publishing.

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In the case of specialist concerns whose only activity is the operation of this equipment for others, it is the ruling that such concerns shall be classified as Clerical and assigned to Class 953, Clerical Office Employees.

RULINGS AND INTERPRETATIONS

Operations Not Covered:

Employees performing the operations described above in conjunction with a quick print or photocopy enterprise shall be assigned to Code 932, Copying or Duplicating Service – All Employees Including Office.

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.

POLICY WRITING PROCEDURE

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.

POULTRY AND/OR FISH DEALER/PROCESSOR - 865

Applicable to employers 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 chemicals 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.

Wholesale poultry and/or fish dealers who perform no cutting or filleting, but who may repackage shall be assigned to Code 924. Poultry dealers who may cut whole poultry into parts on an emergency basis will be construed as non-cutting and assignable to Code 924.

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 609, Excavation, is applicable to site preparation and to any excavation. Code 654, Concrete Construction, is the proper classification for the building of concrete flooring or padding. Payroll developed in the erection of the prefabricated metal building framework is assignable to Code 655, Iron Erection. 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, Carpentry – N.O.C. Electrical work is assignable to Code 661, Electrical Wiring – within Buildings, and plumbing installation is assignable to Code 663, Plumbing. For the silo erection Code 675, Machinery or Equipment Erection or Repair, 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.

RETAIL STORE WITH MANUFACTURING CONCERN

Where a retail outlet is located at the same or contiguous premises as an insured's manufacturing facility, a separate classification shall apply to the payroll of the outlet provided that such outlet is operated in a physically separate department 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, Grocery Store, 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, Automobile Filling Station.

SLAUGHTERHOUSE - WHOLESALE - 111

For establishments who receive live animals (cattle, hogs and/or sheep), kill the animals and dress the carcasses to produce meat products. A risk eligible for this classification will normally ship dressed meats in either carcass and/or boxed form, but such risk may also produce meat products like bacon, hams, sausage or luncheon meats or perhaps also sell some portion of the meat production as steaks, roasts, etc. Such employer may further process the resulting animal by-products from the killing operations which is not subject to separate classification. The by-products processing may include but is not necessarily limited to: the cooking of fat into tallow or lard and the washing, scraping and salting of hides.

Risks assignable to Code 111 will normally sell their meat products on a wholesale basis, but in all cases more than 50% of the total sales will be upon a wholesale basis.

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 Rulings and Interpretations listed elsewhere in this section regarding restaurant operations.)

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 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 Ruling and Interpretation.

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 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 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.

(There is no sales tax on merchandise sold in Delaware, but in the event such is enacted the act of collecting a sales tax on merchandise sold will not be a factor in defining a retail store and will have no bearing upon determining the business' classification assignment.)

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.

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.

MEAT DEALER - WHOLESALE - 910

Applicable to insureds principally engaged in the wholesale sale/distribution of fresh and processed meats and whose operations include the deboning and/or cutting of fresh meats into portion controlled fresh meat products, such as steaks, roasts, chops, etc. Such employer may also distribute poultry and/or fish merchandise as an adjunct to his meat merchandise and the operations may include the filleting of the fish and the cutting of poultry carcasses into parts. The employer may further distribute grocery merchandise and/or fresh fruit and vegetables.

Also contemplated are risks engaged in making natural sausage casings, but who perform no killing of animals.

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% of the gross receipts.

Operations Not Covered:

Insureds 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 will be assigned to Code 119.

When a wholesale meat dealer is also engaged in the killing of animals and the dressing of their carcasses, then such employer is assignable to Code 111.

Wholesale meat dealers who do no deboning and/or cutting of fresh meats must be assigned to Code 924.

PROCESSED MEAT PRODUCTS MFG. - 106

Risks assignable to Code 106 will perform no slaughtering of animals whatsoever nor will they handle any livestock. Such insureds will receive meat from unrelated concerns in either carcass or boxed form. The insured will be primarily to exclusively engaged in making processed meat products. Processed shall mean that definite changes result in the meat product due to the application of either chemicals and/or heat (the use of smoke and/or cooking) to the meat materials. An insured whose production procedures do not include one or both of the above cited means will not be assigned to this class. Typical products of such insureds include but are not necessarily limited to: sausage, frankfurters, ready-to-eat luncheon meats, hams and bacon.

TOOL MFG. - FORGED - 433

Applies to payroll developed 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.

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.

Also included within the scope of this classification are specialist insureds primarily to exclusively engaged in the heat treating of metal for unrelated customers.

TOOL MFG. - N.O.C. - 441

Applies to a business principally engaged in the manufacture of non-forged tools used for cutting or machining operations, dies or molds which are used to cut or form materials in a press, or jigs and fixtures used to hold or position work for machines. Also applies to a business principally engaged in making molds for plastics molding or nonferrous metal casting operations or dies for wire drawing, stamping, extrusion, threading or tapping.

Also included are businesses principally engaged in the manufacture of non-forged hand tools such as screwdrivers, pliers, hammers or chisels, sewing machine attachments such as hemmers or binders, automobile piston rings, universal joints, transmissions or clutches, ring, plug or snap gauges or welding or cutting torch tips.

Further included are employers principally engaged in Precision Machined Parts Mfg. – N.O.C. Such term will be construed as applying to employers where the plans or specifications require that at least 51 percent of all machining operations performed by the employer will be held to a final tolerance of .001 inch or closer and where the machined parts made by the employer are not assigned to any other manufacturing classification.

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Also further included are employers principally engaged in the manufacture of wood or metal patterns or models and analogous products including but not necessarily limited to: aircraft propeller mfg. – wood, architectural scale models mfg. by a specialist contractor, last form mfg. – wood, or wood carving by hand or machine.

Operations Not Covered:

- 1. Cemented carbide tips for cutting tools or other products made from powdered metal that are pressed to shape 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.

FLORIST STORE - 919

Applies to a business principally engaged in the retail and/or wholesale selling of fresh cut flowers, potted plants, fresh cut floral arrangements or florist store 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.

Employers who raise, in fields or under glass, flowers to be marketed on a commercial basis as cut flowers or living plants are assigned to Code 0011. Stores or outlets of such employers at the same or contiguous location may be separately classified by Code 919, provided there is no interchange of labor between the store or outlet and the raising of flowers, and the store or outlet is located in a physically separate area or department.

Where a store sells several types of merchandise, each of which may be subject to a different classification, such store shall be assigned on the basis of the principal category of merchandise sold. The term "principal" means more than 50% of the gross receipts.

Operations Not Covered:

- 1. 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 N.O.C. store classification, depending on whether the sales are principally to retail customers (Code 928) or wholesale customers (Code 924).
- 2. A business principally engaged in the arranging, assembling and/or the wholesale selling of artificial or dried flowers shall be assigned to Code 924.
- A business principally engaged in the planting and/or care of trees, shrubs, bushes, hedges or other outdoor living/growing plants or performing landscaping, lawncare services or other similar operations shall be assigned to Code 0013.

FRUIT OR VEGETABLE DEALER - WHOLESALE - 907

Applies to dealers engaged principally in the wholesale distribution of fresh fruits or vegetables. Such dealers as a part of their operation may also perform incidental repackaging of the merchandise into retail size bunches, boxes, bags or similar containers.

In addition these dealers may also sell groceries, dairy products and/or frozen foods.

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% of the gross receipts.

GROCERY - WHOLESALE - 911

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.

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 Covered:

- 1. Wholesale dealers principally engaged in selling fresh fruits or vegetables shall be assigned to Code 907.
- 2. Wholesale dealers principally engaged in selling beer in bottles, cans, kegs or barrels and/or soft drinks in bottles or cans shall be assigned to Code 821.
- Wholesale dealers principally engaged in candling or distributing eggs shall be assigned to Code 924.
- 4. For bakery products distribution see the separate Ruling and Interpretation.

CERAMIC SHOP

The operations contemplated by the term "ceramic shop" are manual with little or no mechanization. The major material is a 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 greenware (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 greenware 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, Retail Store, with the standard exception classes 951, Salesmen, and 953, Office, as they may apply.

CLEARING OF LAND

Below find the class typically assigned to payroll developed in each of four different but common land or right-of-way clearing 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 removal using hand or power tools in bucking, falling or limbing of standing timber new right-of-ways.
- 2. Assign Code 609 for clearing or removal of brush using mechanical equipment such as bulldozers, hydroaxes, etc., including stump removal new or existing right-of-ways except for road construction. Such work for a road job or project is subject to Code 602.
- 3. Assign Code 005 for tree pruning, spraying, trimming using hand or power tools with or without aerial buckets, including tree removal incidental thereto and all operations in connection therewith existing right-of-ways.
- 4. Assign Code 0013 for brush or weed control using chemicals dispensed from portable or mechanical ground spraying equipment existing right-of-ways.

FURNITURE STORE - RETAIL OR WHOLESALE - NO WOODWORKING - 922

Applies to retail stores or wholesale dealers principally engaged in selling or renting furniture including antique furniture for homes, lawns, gardens, offices or hotels. The furniture may be sold directly from the floor of the store or ordered from catalogs and samples on display in a showroom and subsequently shipped by the store to the customer. 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, floor coverings (carpet and linoleum) and major household appliances such as refrigerators, stoves and washing machines.

In addition, furniture stores 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 polishing and minor repairing of furniture on the insured's premises or at the customer's location.

Where a store sells several types of merchandise, each of which may be subject to a different classification, such store shall be assigned on the basis of the principal category of merchandise sold. The term "principal" means more than 50% of the gross receipts.

Operations Not Covered:

Separately staffed installation, service or repair operations shall be separately classified including but not necessarily limited to the examples listed below:

- 1. The installation of wall-to-wall carpeting, non-ceramic tile or window coverings shall be assigned to Code 670, House Furnishings Installation, N.O.C.
- 2. The installation, service or repair of major household appliances shall be assigned to Code 662, Household Appliances Service or Repair.
- 3. The service or repair of televisions or other electronic entertainment and communication devices shall be assigned to Code 966, Television, Video, Audio or Radio Equipment Service or Repair.

MAILING OR ADDRESSING COMPANY - ALL EMPLOYEES INCLUDING OFFICE

Applicable to employers whose business is mailing advertising material such as letters, circulars and/or small product samples 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. The mailing company may generate the letter by computer (laser or impact printed). The mailing company may design and print advertising materials using offset presses. Printing operations shall be included with the mailing company class provided that the majority 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 standard exception class; 951, Salesperson – Outside, or 953.

Operations Not Covered:

- Risks who may mail catalogs and later receive (by phone or mail) and fulfill customer orders from inventoried merchandise shall be subject to the store classification appropriate to the employer's business.
- 2. Concerns printing and performing mailing or addressing shall be subject to the appropriate printing class when less than a majority of the printing production is used in the mailing or addressing operation. The payroll of mailing or addressing operations' personnel shall be assigned to the appropriate printing enterprise class. If the risk fulfills multiple enterprise criteria Code 948 may become an additional authorized classification.

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.

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.

986 - SHELTER OR HALFWAY HOUSE

Applicable to shelters for the 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 short term non-medical residential facilities providing in a non-institutional environment counseling and training in daily living skills aimed at reintegrating residents into the community. 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 Covered:

Facilities providing non-medical residential care for mentally ill clients, group homes not licensed as intermediate care facilities for developmentally disabled clients having eight or fewer clients per facility or children and youth residential services shall be assigned to Code 941.

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 Rulings and Interpretations "Self-Service Gasoline Stations and Convenience Grocers" and "Truck Stops" for information on classifying such enterprises.

SNOW PLOWING AND/OR REMOVAL

Payroll developed in snow plowing and/or removal for unrelated concerns is to be separately rated by Code 601.

Code 257, BOX MFG. - PAPER

Applicable to the manufacture of folding and/or set-up boxes. The boxes contemplated by this classification may be made from any non-corrugated paper material (e.g., paper box board or cardboard stock) which is cut, scored, creased and glued to the correct form.

Printing by a box manufacturer on its own products is construed to be incidental to the box making enterprise and is not subject to separate classification.

Code 259, PAPER PRODUCTS MFG., N.O.C.

Applicable to insureds engaged in the manufacture of a wide variety of paper products that are not otherwise classified. These products include, but are not limited to: paper towels, toilet tissue, paper plates, tissues, mailing tubes, paper bags or doilies.

Rolls of plain paper or paper of various types (e.g., tissue or crepe) are received from others. These rolls are loaded onto a paper sheeter which will cut the paper to the desired product dimensions. Embossing and/or perforating operations may be performed. The paper may either be rolled onto a smaller tube (e.g., paper towels) and then packed and shipped or will undergo further processes to reach its desired product form (e.g., paper plates).

Printing by a paper products manufacturer not otherwise classified on its own products is construed to be incidental to such enterprise and is not subject to separate classification.

Code 261, CORRUGATED PAPER AND/OR CORRUGATED PRODUCTS MFG.

Applicable to the corrugating of paper and/or the manufacture of products from corrugated material (e.g., corrugated containers). The insured receives paper that may have been corrugated by an unrelated source or the insured receives paper which is corrugated as part of the insured's manufacturing process. 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 liner(s) travel under pressure where they are combined and dried.

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Also applicable to the manufacture of fiberboard and/or fiberboard products along with the fabrication of honeycomb products used for padding in shipping containers and a filler for hollow core flush doors.

RULINGS AND INTERPRETATIONS

Printing operations on the above products by the manufacturer thereof are construed to be incidental to the enterprise and not subject to separate classification.

Code 263, PAPER COATING/FINISHING

Applicable to insureds engaged in operations involving various kinds 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 calendering, slit to desired widths and rewound or sheeted to size, then labeled and packed. Some 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, slitting or die-cutting to size and shape, wrapping and tying into bundles.

Printing operations on the above products by the manufacturer thereof are construed to be incidental to the enterprise and not subject to separate classification.

Code 265, STATIONERY PRODUCTS MFG.

Applicable to insureds engaged in the manufacture of stationery and 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 concerns. 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 the binders are manufactured from paper which is cut to size on either manual or power cutters.

Also applicable but not limited to the production of writing tablets or pads, files, desk pads, index cards or envelopes.

Paper ruling, silk screening or other printing operations on the above products by the manufacturer thereof are construed to be incidental to such enterprise and not subject to separate classification.

Operations Not Covered:

The manufacture of metal rings, posts, screws, separators or fittings are to be separately rated to the appropriate metal working class.

PLUMBING SUPPLIES DEALER OR PIPE MERCHANT - WHOLESALE - 885

Applies to dealers principally engaged in the wholesale selling of plumbing supplies or pipe. The term plumbing supplies as used in this classification includes but is not necessarily limited to: water heaters, water pumps, kitchen/bathroom fixtures (i.e., sinks, faucets, toilets, bath tubs, shower stalls), fittings or valves. Also included is the selling of pipe of all types and sizes. Insureds principally engaged in the sale of heating, ventilating and/or air conditioning equipment, supplies or parts are further contemplated by this classification.

ELECTRICAL SUPPLIES DEALER - WHOLESALE - 886

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.

FAST-FOOD RESTAURANT - 897

A fast-food restaurant is a retail establishment 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 establishment's 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 or by telephone and are rapidly filled. Fast-food restaurants generally sell nonalcoholic beverages, but certain fast-food restaurants may also have incidental beer sales. Included within (but not necessarily limited to) this definition are retail establishments principally engaged in the preparation and sale of: hamburgers, tacos, pizza or chicken.

Also contemplated are establishments 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.

The term "principally engaged" means more than 50 percent of the establishment's gross receipts.

RESTAURANT, N.O.C. - 975

Code 975 contemplates retail establishments 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 establishment's premises. This is a "traditional" restaurant where customers may either select their table or be seated by a hostess or another of the establishment's 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 person who remains available to further assist the customer during the course of the meal. Where wait service is provided it is the practice for customers to give a gratuity to the wait staff person based upon the quality of service provided.

The term "principally engaged" means more than 50 percent of the establishment's gross receipts.

METAL SERVICE CENTER (FERROUS OR NONFERROUS METALS) - 857

Applicable to insureds 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, tubes, angles or plates. Such insured may handle a broad variety of new metal merchandise or specialize in handling a single type.

The new metal merchandise received by these insureds 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 Covered:

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.

PRE-SCHOOL (CHILD CARE OR EARLY EDUCATION) SERVICES - ALL EMPLOYEES INCLUDING OFFICE - 891

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.

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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 Covered:

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 employer's applicable field of business classification.

CLUB, N.O.C. - 896

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.

CATERER - 898

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 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. Occasionally, 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 Covered:

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.

BAR, TAVERN, COCKTAIL LOUNGE, NIGHTCLUB OR DISCOTHEQUE - 899

A bar, tavern, cocktail lounge, nightclub or discotheque is a retail 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 either scenario, food preparation and service is not a majority of the employer's operations.

The term "principally engaged" means more than 50 percent of the establishment's gross receipts.

CONSTRUCTION OR ERECTION - EXECUTIVE SUPERVISORS - CODE 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.

WEATHERIZATION PROGRAMS - CODE 647

The purpose of a weatherization program is to insulate 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 vat 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 home or enhancing the home's insulation. Assign Code 647 to payroll developed in a weatherization program.

AUDITING

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 Sections 2 or 5 of the Delaware Manual, nor does it supersede any Manual wording footnotes found in Section 2 or Section 5 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.

Commission Salespersons (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.

BASIS OF PREMIUM

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:

- 1. The reimbursed expenses paid were incurred upon the business of the employer, and
- 2. The amount of each employee's expense payment is shown separately in the records of the employer, and
- 3. The amount of each expense reimbursement approximates the actual expenses incurred by the employee in the conduct of his or her work (IRS published per diem guidelines may be viewed as approximating actual expenses).

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).

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.

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.

Wages Paid for Idle Time

- 1. The entire amount of wages paid for idle time shall be included as payroll.
- 2. 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:
 - a. Suspension or delay of work on account of weather conditions.
 - b. Delays while waiting for materials.
 - c. Delays while waiting for another contractor to complete certain work.
 - d. Delays arising from breakdown of equipment.
 - e. "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.
 - f. Special union requirements or agreements between employer and employees calling for pay for idle time under specified circumstances.
 - g. Other cause of similar nature.
- 3. 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.)
- 4. 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.

AUTOMOBILE DEALERSHIPS

With the understanding that the assignment of an employee's payroll may vary according to individual circumstances, the following guidelines have been developed to aid in the classification of employees of a typical auto dealership. Proper documentation on worksheets should be added when exceptions are made to these guidelines.

- 1. Finance and Insurance (F&I) Manager and Employees process automobile financing and payment schedule paperwork required by a bank or other financial institution on behalf of the customer. Their payroll is assignable to Code 953.
- 2. Inventory Coordinators or Inventory Control Attendants may physically check incoming or outgoing automobile inventory. These employees may move new or used automobiles from one lot location to another or to different locations within a single lot. They may also physically check the inventory on a regular basis by walking throughout the lot(s) to do a physical count of the automobiles and monitor them for damage or defects. Their payroll is assignable to Code 818. If job duties are limited to operating a computer in a physically separate office, Code 953 would apply.
- 3. Inventory Clerks (either service or parts) usually assist the appropriate manager in the compilation and/or recording of paperwork involved in keeping track of either repair/service work done by the service department or the sale/inventory of parts done by the parts department. If they work exclusively on a computer or handle the paperwork generated by the appropriate respective department, their payroll is assignable to Code 953. However, if they physically handle the parts or work in areas that are not physically separated from the parts or service areas, their payroll is assignable to Code 818. Sometimes these employees have job titles of parts clerk or service clerk.
- 4. Service Writers/Service Advisors have historically had their payroll assigned to Code 818 because of their job duties, as well as where they perform these job duties. However, as technology modernizes the automobile dealership industry, many job descriptions of dealership employees have changed. If a service writer performs any of the following job duties, the payroll of that employee is assignable to Code 818:
 - Physically inspecting the customer's automobile to determine what repair work is required.
 - Walking out to the car to write down the mileage from the odometer. This information is necessary because
 warranty work and adherence to the warranty schedule is keyed to the mileage an automobile has on it. An
 automobile dealership may not honor the warranty agreement unless all repairs and service have been
 completed by the dealership's own technicians.
 - Providing information or direction to service/repair employees (called mechanics or technicians) through direct interface in the service/repair area.
 - Pickup and delivery of parts.
 - Road testing the malfunctioning or the repaired vehicle, conducting a final inspection of the vehicle or physically handling ordered automobile parts.

Frequently, service writers work in a driveway/garage area. An operative hazard of an automobile dealership is the operation of a vehicle. In the above-mentioned area the automobiles are driven directly up to the service writers, and there is no floor-to-ceiling partition separating the writers from this hazard. Therefore, the employees in question do not meet the restrictive definition of a clerical office employee, and their payroll would be assignable to Code 818.

As an exception to the rule, the service writers may have their payroll assigned to Code 953 if they work in an area that is physically separated from other operations by floor-to-ceiling partitions and in which work of clerical office employees, as defined in the restrictive standard exception rule, is performed exclusively.

- 5. Cashiers who wait on customers should have their payroll assigned to Code 818. The cashier who works in an area where only office work is performed and that area is physically separate from the parts, body shop, service/repair, showroom or sales lot areas should be assigned to Code 953.
- **6. Telephone Operators** should have their payroll assigned to Code 953 if they work in physically separate areas away from the parts, body shop, service/repair, showroom or sales lot areas.
- 7. Greeters working in the showroom direct walk-in customers to waiting salespersons. Their payroll should be assigned to Code 819.
- **8. Title Clerks** process the paperwork involved in title and registration transfers. Their payroll is assignable to either Codes 953, 819 or 818 depending on where they perform these job duties.
- 9. Automobile Salespersons must have their payroll assigned to Code 819. This classification is analogous to Code 951, Outside Salespersons, which is the standard exception classification applicable to employees engaged in the outside solicitation of a firm's goods or services. Job duties inherent for automobile salesmen include:
 - They sell automobiles by talking with walk-in customers.
 - Their offices/work areas are in the showroom.
 - They may or may not take the customer out for a test drive.
 - They demonstrate the various features of the automobiles to the customers and may deliver the vehicle to the customer.
 - A regular part of their job duties includes time spent in the new/used automobile lot or showroom.

10. Sales Managers should have their payroll assigned to Code 819, even though they may not sell cars, if their areas of responsibility encompass the sales department and they are engaged in directly supervising the productivity, training and evaluation of the sales department.

They accomplish these goals by observing the salespeople in their interaction with the customer in the showroom or car lot. They constantly evaluate the performance of the salespeople and direct them by updating and improving their sales techniques. While individual salespeople may learn the results of their evaluation in the sales manager's office for reasons of confidentiality and privacy, the sales manager must regularly spend time in the car lot and/or showroom in order to accomplish his/her goals of effective management.

The payroll of the sales manager should be assigned to the same classification that is applicable to the group of employees he/she directly supervises. The term "directly supervises" is construed to mean that the education, training, evaluation and/or the provision of instructions is done face-to-face in the areas where the employee is working.

The exception to this rule is the case where the sales manager, due to the complexity or large size of the dealership, would delegate training, evaluation and direct supervision of employees to a supervisor/subordinate and where the job duties of the sales manager relegate him/her to exclusively working in the office.

11. Parts Managers and Service Managers should have their payroll assigned to Code 818. Parts managers may work in the parts department, provide direct supervision (as defined above) of employees, fill in for parts counter employees, physically handle parts, unload and stock parts in inventory and/or wait on customers or employee mechanics providing them with parts. Any of these activities are sufficient to place the parts manager in Code 818.

Service managers may work in the service area providing supervision and direction to employees, estimate service and repair cost by examining the car, and road test customer vehicles as a regular part of their job duties.

As noted above, the payroll of the manager should be assigned to the same classification that is applicable to the group of employees he/she directly supervises.

12. General Managers should have their payroll assigned to either Codes 818, 819 or 953 depending upon their job duties. If the general manager directly supervises the parts, service, body shop or other operational areas of the dealership with the exception of the office or showroom/sales lot area or has regular job duties in those areas, that individual's payroll is assignable to Code 818.

In some automobile dealerships a general manager may have assumed the duties of a sales manager and is engaged in directly supervising the productivity, training and evaluation of the sales department, in which case Code 819 would be the appropriate classification for the general manager's payroll.

Finally, a general manager who is exclusively engaged in job duties that fall within the restrictive definition of Code 953 in Section 1 may have their payroll assigned to that classification.

- 13. Drivers/Car Jockeys drive the new and/or used automobiles from one lot location to another or back and forth to positions within one location. They may wash and detail the car prior to the customer taking possession of the purchased automobile. They may drive cars from an automobile auction or a car wash to the lot location. These employees are miscellaneous employees whose job functions support the dealership's business, and their payroll is properly assignable to Code 818.
- 14. Automobile Rental Clerks have job duties that include but are not necessarily limited to assigning vehicles, completing rental agreements, insurance and credit forms and collecting payment for the rental of automobiles. Their payroll is assignable to Code 819. Rental clerks may also demonstrate or move the automobile.
- 15. Leasing Managers: The Bureau considers the leasing of a vehicle as analogous to "selling" the vehicle, as the leasing of the vehicle effectively means relinquishing possession of the vehicle to a customer on a more or less permanent basis. Therefore, a leasing agent or manager that demonstrates the features of the automobile should have their payroll assignable to Code 819. Leasing managers should have their payrolls assigned to Code 953 if their job duties are limited to making leasing arrangements over the telephone.

COUNTER PERSONNEL – AUTOMOBILE REPAIR FACILITIES

As a general rule, counter personnel for auto repair facilities wait on customers, prepare job cost or sales estimates, write up orders and collect payments for services rendered or merchandise purchased. As described, counter duties are a normal, integral and basic part of the operation of these types of facilities and, as such, are contemplated by the composite rating value of the basic governing classification – Code 815. Therefore, counter personnel for automobile repair facilities and/or automobile tire dealers should be assigned to Code 815 and not to a standard exception classification, either Code 951 or Code 953.

PROPERTY MANAGEMENT FIRMS

Property management firms are engaged in the management of real property which may be owned by the firm or owned by other concerns and managed under contract. 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. Maintenance employees are properly assigned to Code 971.

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 Code 971. 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 they 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 Code 971.

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.

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PREVAILING WAGE PAYMENTS

Prevailing wage statutes, including but not necessarily limited to the Davis-Bacon Act or the Delaware 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.

CLASSIFICATION UNDERWRITING GUIDE

The Delaware Classification Underwriting Guide has been prepared for the convenience of writers of Workers Compensation Insurance in Delaware. Guide lists activities of Delaware 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 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 Delaware classification system contemplates that a single classification shall be descriptive of all work performed by one employer. Necessarily, there are permissible deviations from the 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 limits of these inherent restrictions, it is believed that it will provide a more universal comprehension of the Delaware classification system and, consequently, be a valuable factor in the assignment of proper classifications.

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Professional Or Semiprofessional Athletic Team: Contact Sports
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Marine Railway Operator	
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Rigging, Ship	
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Collectors Of Money, Who Also Deliver Goods
Appropriate Store Class
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Governing Class
Contractor, Supervisory Employees
Governing Class
Contractors, Watchmen, Timekeepers And Cleaners
Governing Class
Crane Or Derrick Mfg Classify According To Materials Used
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Governing Class
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ric begarement, n.o.c.

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Fishing Rod Mfg Classify According To Materials Used
Forest Fire Fighting, N.O.C
Governing Class
Frozen Or Frosted Food Products Mfg
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Interior Decorator - No Installation Work - Classify Per Business Of The Employer
Last Mfg Cast Metal
See Appropriate Foundry Class
Mail Order House - Use Appropriate Wholesale Store Classification
Maintenance Of Premises, Not Tenanted Buildings
Governing Class
Motel, Motor Court, Etc All Other Employees
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Net Mfg Classify According To Materials Used
Oil Field Machinery Or Equipment Mfg Classify According To Materials Used
Rental Service Stores And Yards - Classify On The Basis Of Principal Merchandise Rented
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Governing Class
Resort Hotel - All Other Employees
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Rooming House Or Boarding House - All Other Employees
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Sporting Goods Mfg Classify By Materials Used
Steam Packing Mfg Classify According To Materials Used
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Stone Crushing, By Road Contractor As Part Of Road Project - Assign Appropriate Quarry Class
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Watchman
Governing Class
Wheel Alignment On Automobiles
Governing Class
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DELAWARE WORKERS COMPENSATION MANUAL

SECTION 5

RULINGS & INTERPRETATIONS & CLASSIFICATION GUIDE

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USL&H and RESIDUAL MARKET PREMIUM DISCOUNT TABLES (IN PERCENT)

Standard Premium		Discount	Standard Premium		Discount	Standard Premium	Di	scount
\$ 0 - 5,024 - 5,070 - 5,118 - 5,166 -	5,023 5,069 5,117 5,165 5,215	0.0% 0.1 0.2 0.3 0.4	\$ 9,160 - 9,317 - 9,479 - 9,647 - 9,820 -	9,316 9,478 9,646 9,819 9,999	5.0% 5.1 5.2 5.3 5.4	\$ 57,369 - 64,118 - 72,667 - 83,847 - 99,091 -	64,117 72,666 83,846 99,090 104,418	10.0% 10.1 10.2 10.3 10.4
5,216 -	5,265	0.5	10,000 -	10,186	5.5	104,419 -	109,512	10.5
5,266 -	5,317	0.6	10,187 -	10,380	5.6	109,513 -	115,128	10.6
5,318 -	5,369	0.7	10,381 -	10,582	5.7	115,129 -	121,351	10.7
5,370 -	5,422	0.8	10,583 -	10,792	5.8	121,352 -	128,285	10.8
5,423 -	5,477	0.9	10,793 -	11,010	5.9	128,286 -	136,060	10.9
5,478 -	5,532	1.0	11,011 -	11,237	6.0	136,061 -	144,838	11.0
5,533 -	5,589	1.1	11,238 -	11,473	6.1	144,839 -	154,827	11.1
5,590 -	5,647	1.2	11,474 -	11,720	6.2	154,828 -	166,296	11.2
5,648 -	5,706	1.3	11,721 -	11,978	6.3	166,297 -	179,599	11.3
5,707 -	5,767	1.4	11,979 -	12,247	6.4	179,600 -	195,217	11.4
5,768 -	5,828	1.5	12,248 -	12,528	6.5	195,218 -	213,809	11.5
5,829 -	5,891	1.6	12,529 -	12,823	6.6	213,810 -	236,315	11.6
5,892 -	5,956	1.7	12,824 -	13,132	6.7	236,316 -	264,117	11.7
5,957 -	6,022	1.8	13,133 -	13,456	6.8	264,118 -	299,333	11.8
6,023 -	6,089	1.9	13,457 -	13,797	6.9	299,334 -	345,384	11.9
6,090 -	6,158	2.0	13,798 -	14,155	7.0	345,385 -	408,181	12.0
6,159 -	6,228	2.1	14,156 -	14,533	7.1	408,182 -	498,888	12.1
6,229 -	6,300	2.2	14,534 -	14,931	7.2	498,889 -	523,023	12.2
6,301 -	6,374	2.3	14,932 -	15,352	7.3	523,024 -	548,536	12.3
6,375 -	6,449	2.4	15,353 -	15,797	7.4	548,537 -	576,666	12.4
6,450 - 6,527 - 6,607 - 6,688 - 6,771 -	6,526 6,606 6,687 6,770 6,855	2.5 2.6 2.7 2.8 2.9	15,798 - 16,269 - 16,770 - 17,302 - 17,869 -	16,268 16,769 17,301 17,868 18,474	7.5 7.6 7.7 7.8 7.9	576,667 - 607,838 - 642,572 - 681,516 - 725,484 -	607,837 642,571 681,515 725,483 775,517	12.5 12.6 12.7 12.8 12.9
6,856 -	6,942	3.0	18,475 -	19,122	8.0	775,518 -	832,962	13.0
6,943 -	7,032	3.1	19,123 -	19,818	8.1	832,963 -	899,599	13.1
7,033 -	7,124	3.2	19,819 -	20,566	8.2	899,600 -	977,826	13.2
7,125 -	7,218	3.3	20,567 -	21,372	8.3	977,827 -	1,070,952	13.3
7,219 -	7,315	3.4	21,373 -	22,244	8.4	1,070,953 -	1,183,684	13.4
7,316 -	7,414	3.5	22,245 -	23,191	8.5	1,183,685 -	1,322,941	13.5
7,415 -	7,517	3.6	23,192 -	24,222	8.6	1,322,942 -	1,499,333	13.6
7,518 -	7,622	3.7	24,223 -	25,348	8.7	1,499,334 -	1,729,999	13.7
7,623 -	7,730	3.8	25,349 -	26,585	8.8	1,730,000 -	2,044,545	13.8
7,731 -	7,841	3.9	26,586 -	27,948	8.9	2,044,546 -	2,498,888	13.9
7,842 - 7,957 - 8,075 - 8,196 - 8,321 -	7,956 8,074 8,195 8,320 8,449	4.0 4.1 4.2 4.3 4.4	27,949 - 29,460 - 31,143 - 33,031 - 35,162 -	29,459 31,142 33,030 35,161 37,586	9.0 9.1 9.2 9.3 9.4	2,498,889 - 3,212,858 - 4,498,000 - 7,496,667 - 22,490,000 and over	3,212,857 4,497,999 7,496,666 22,489,999	14.0 14.1 14.2 14.3 14.4
8,450 - 8,583 - 8,720 -	8,582 8,719 8,861	4.5 4.6 4.7	37,587 - 40,371 - 43,600 -	40,370 43,599 47,391	9.5 9.6 9.7	Above Table Based of Discounts	n the Follow	ing
8,720 - 8,862 - 9,009 -	8,861 9,008 9,159	4.7 4.8 4.9	43,600 - 47,392 - 51,905 -	47,391 51,904 57,368	9.7 9.8 9.9	First \$ 5,000 Next \$ 95,000 Next \$400,000 Over \$500,000		0.0% 10.9 12.6 14.4

DELAWARE WORKERS COMPENSATION MANUAL

SECTION 5

RULINGS & INTERPRETATIONS & CLASSIFICATION GUIDE

EFFECTIVE DATE: NOVEMBER 26, 2002

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UNITED STATES LONGSHOREMEN AND HARBOR WORKERS PREMIUM DISCOUNT TABLES (IN PERCENT)

Standard Premium		Discount		Standard Premium	Di	scount		Standard Premium	Di	iscount
\$ 0 -	15.076	0.0%	\$	27.477 -	27,999	4.5%	\$ 172	2.942 -	195.999	9.0%
15,077 -	15,233	0.1	Ĭ .	28,000 -	28,543	4.6		5,000 -	226,153	9.1
15,234 -	15,392	0.2		28,544 -	29,108	4.7		5,154 -	267,272	9.2
15,393 -	15,555	0.3		29,109 -	29,696	4.8		7,273 -	304,897	9.3
15,556 -	15,721	0.4		29,697 -	30,309	4.9		1,898 -	317,872	9.4
15,722 -	15,891	0.5		30,310 -	30,947	5.0		, ['] ,873 -	331,999	9.5
15,892 -	16,065	0.6		30,948 -	31,612	5.1	332	2,000 -	347,441	9.6
16,066 -	16,243	0.7		31,613 -	32,307	5.2		,442 -	364,390	9.7
16,244 -	16,424	0.8		32,308 -	33,033	5.3	364	,391 -	383,076	9.8
16,425 -	16,610	0.9		33,034 -	33,793	5.4	383	3,077 -	403,783	9.9
16,611 -	16,799	1.0		33,794 -	34,588	5.5	403	3,784 -	426,857	10.0
16,800 -	16,994	1.1		34,589 -	35,421	5.6	426	6,858 -	452,727	10.1
16,995 -	17,192	1.2		35,422 -	36,296	5.7	452	2,728 -	481,935	10.2
17,193 -	17,396	1.3		36,297 -	37,215	5.8	481	,936 -	515,172	10.3
17,397 -	17,604	1.4		37,216 -	38,181	5.9		5,173 -	553,333	10.4
17,605 -	17,818	1.5		38,182 -	39,199	6.0	553	3,334 -	597,599	10.5
17,819 -	18,036	1.6		39,200 -	40,273	6.1	597	7,600 -	649,565	10.6
18,037 -	18,260	1.7		40,274 -	41,408	6.2	649	9,566 -	711,428	10.7
18,261 -	18,490	1.8		41,409 -	42,608	6.3	711	,429 -	786,315	10.8
18,491 -	18,726	1.9		42,609 -	43,880	6.4	786	6,316 -	878,823	10.9
18,727 -	18,967	2.0		43,881 -	45,230	6.5		3,824 -	995,999	11.0
18,968 -	19,215	2.1		45,231 -	46,666	6.6	996	5,000 -	1,149,230	11.1
19,216 -	19,470	2.2		46,667 -	48,196	6.7	1,149	9,231 -	1,358,181	11.2
19,471 -	19,731	2.3		48,197 -	49,830	6.8	1,358	3,182 -	1,553,333	11.3
19,732 -	19,999	2.4		49,831 -	51,578	6.9	1,553	3,334 -	1,677,599	11.4
20,000 -	20,275	2.5		51,579 -	53,454	7.0	1,677	7,600 -	1,823,478	11.5
20,276 -	20,559	2.6		53,455 -	55,471	7.1	1,823	3,479 -	1,997,142	11.6
20,560 -	20,851	2.7		55,472 -	57,647	7.2	1,997	7,143 -	2,207,368	11.7
20,852 -	21,151	2.8		57,648 -	59,999	7.3	2,207	7,369 -	2,467,058	11.8
21,152 -	21,459	2.9		60,000 -	62,553	7.4	2,467	7,059 -	2,795,999	11.9
21,460 -	21,777	3.0		62,554 -	65,333	7.5	2,796	5,000 -	3,226,153	12.0
21,778 -	22,105	3.1		65,334 -	68,372	7.6	3,226	6,154 -	3,812,727	12.1
22,106 -	22,442	3.2		68,373 -	71,707	7.7	3,812	2,728 -	4,659,999	12.2
22,443 -	22,790	3.3		71,708 -	75,384	7.8	4,660	,000 -	5,991,428	12.3
22,791 -	23,149	3.4		75,385 -	79,459	7.9	5,991	,429 -	8,387,999	12.4
23,150 -	23,519	3.5		79,460 -	83,999	8.0	8,388	3,000 -	13,979,999	12.5
23,520 -	23,902	3.6		84,000 -	89,090	8.1	13,980	,000 -	41,939,999	12.6
23,903 -	24,297	3.7		89,091 -	94,838	8.2	41,940),000 -		12.7
24,298 -	24,705	3.8		94,839 -	101,379	8.3			d on the Followin	ng
24,706 -	25,128	3.9		101,380 -	108,888	8.4	Discour	nts		-
25,129 -	25,565	4.0		108,889 -	117,599	8.5				
25,566 -	26,017	4.1		117,600 -	127,826	8.6	First	\$ 15,00		0.0%
26,018 -	26,486	4.2		127,827 -	139,999	8.7	Next	\$ 285,00	00	9.8
26,487 -	26,972	4.3		140,000 -	154,736	8.8	Next	\$1,200,00		11.8
26,973 -	27,476	4.4		154,737 -	172,941	8.9	Over	\$1,500,00	00	12.7

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Pro Rata Cancellation Table

JA	ANUAR	Y	FE	BRUAR	Y	I	MARCH			APRIL			MAY			JUNE	
DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO
1	1	.003	1	32	.088	1	60	.164	1	91	.249	1	121	.332	1	152	.416
2	2	.005	2	33	.090	2	61	.167	2	92	.252	2	122	.334	2	153	.419
3	3	.008	3	34	.093	3	62	.170	3	93	.255	3	123	.337	3	154	.422
4	4	.011	4	35	.096	4	63	.173	4	94	.258	4	124	.340	4	155	.425
5	5	.014	5	36	.099	5	64	.175	5	95	.260	5	125	.342	5	156	.427
6	6	.016	6	37	.101	6	65	.178	6	96	.263	6	126	.345	6	157	.430
7	7	.019	7	38	.104	7	66	.181	7	97	.266	7	127	.348	7	158	.433
8	8	.022	8	39	.107	8	67	.184	8	98	.268	8	128	.351	8	159	.436
9	9	.025	9	40	.110	9	68	.186	9	99	.271	9	129	.353	9	160	.438
10	10	.027	10	41	.112	10	69	.189	10	100	.274	10	130	.356	10	161	.441
11	11	.030	11	42	.115	11	70	.192	11	101	.277	11	131	.359	11	162	.444
12	12	.033	12	43	.118	12	71	.195	12	102	.279	12	132	.362	12	163	.447
13	13	.036	13	44	.121	13	72	.197	13	103	.282	13	133	.364	13	164	.449
14	14	.038	14	45	.123	14	73	.200	14	104	.285	14	134	.367	14	165	.452
15	15	.041	15	46	.126	15	74	.203	15	105	.288	15	135	.370	15	166	.455
16	16	.044	16	47	.129	16	75	.205	16	106	.290	16	136	.373	16	167	.458
17	17	.047	17	48	.132	17	76	.208	17	107	.293	17	137	.375	17	168	.460
18	18	.049	18	49	.134	18	77	.211	18	108	.296	18	138	.378	18	169	.463
19	19	.052	19	50	.137	19	78	.214	19	109	.299	19	139	.381	19	170	.466
20	20	.055	20	51	.140	20	79	.216	20	110	.301	20	140	.384	20	171	.468
21	21	.058	21	52	.142	21	80	.219	21	111	.304	21	141	.386	21	172	.471
22	22	.060	22	53	.145	22	81	.222	22	112	.307	22	142	.389	22	173	.474
23	23	.063	23	54	.148	23	82	.225	23	113	.310	23	143	.392	23	174	.477
24	24	.066	24	55	.151	24	83	.227	24	114	.312	24	144	.395	24	175	.479
25	25	.068	25	56	.153	25	84	.230	25	115	.315	25	145	.397	25	176	.482
26	26	.071	26	57	.156	26	85	.233	26	116	.318	26	146	.400	26	177	.485
27	27	.074	27	58	.159	27	86	.236	27	117	.321	27	147	.403	27	178	.488
28	28	.077	28	59	.162	28	87	.238	28	118	.323	28	148	.405	28	179	.490
29	29	.079				29	88	.241	29	119	.326	29	149	.408	29	180	.493
30	30	.082				30	89	.244	30	120	.329	30	150	.411	30	181	.496
31	31	.085				31	90	.247				31	151	.414			

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Pro Rata Cancellation Table (Continued)

	JULY		A	UGUST	•	SEI	PTEMBI	ER	0	СТОВЕ	R	NO	OVEMBE	R	DECEMBER		ER .
DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO	DAY OF MONTH	DAY OF YEAR NUMBER OF DAYS	RATIO
1	182	.499	1	213	.584	1	244	.668	1	274	.751	1	305	.836	1	335	.918
2	183	.501	2	214	.586	2	245	.671	2	275	.753	2	306	.838	2	336	.921
3	184	.504	3	215	.589	3	246	.674	3	276	.756	3	307	.841	3	337	.923
4	185	.507	4	216	.592	4	247	.677	4	277	.759	4	308	.844	4	338	.926
5	186	.510	5	217	.595	5	248	.679	5	278	.762	5	309	.847	5	339	.929
6	187	.512	6	218	.597	6	249	.682	6	279	.764	6	310	.849	6	340	.932
7	188	.515	7	219	.600	7	250	.685	7	280	.767	7	311	.852	7	341	.934
8	189	.518	8	220	.603	8	251	.688	8	281	.770	8	312	.855	8	342	.937
9	190	.521	9	221	.605	9	252	.690	9	282	.773	9	313	.858	9	343	.940
10	191	.523	10	222	.608	10	253	.693	10	283	.775	10	314	.860	10	344	.942
11	192	.526	11	223	.611	11	254	.696	11	284	.778	11	315	.863	11	345	.945
12	193	.529	12	224	.614	12	255	.699	12	285	.781	12	316	.866	12	346	.948
13	194	.532	13	225	.616	13	256	.701	13	286	.784	13	317	.868	13	347	.951
14	195	.534	14	226	.619	14	257	.704	14	287	.786	14	318	.871	14	348	.953
15	196	.537	15	227	.622	15	258	.707	15	288	.789	15	319	.874	15	349	.956
16	197	.540	16	228	.625	16	259	.710	16	289	.792	16	320	.877	16	350	.959
17	198	.542	17	229	.627	17	260	.712	17	290	.795	17	321	.879	17	351	.962
18	199	.545	18	230	.630	18	261	.715	18	291	.797	18	322	.882	18	352	.964
19	200	.548	19	231	.633	19	262	.718	19	292	.800	19	323	.885	19	353	.967
20	201	.551	20	232	.636	20	263	.721	20	293	.803	20	324	.888	20	354	.970
21	202	.553	21	233	.638	21	264	.723	21	294	.805	21	325	.890	21	355	.973
22	203	.556	22	234	.641	22	265	.726	22	295	.808	22	326	.893	22	356	.975
23	204	.559	23	235	.644	23	266	.729	23	296	.811	23	327	.896	23	357	.978
24	205	.562	24	236	.647	24	267	.732	24	297	.814	24	328	.899	24	358	.981
25	206	.564	25	237	.649	25	268	.734	25	298	.816	25	329	.901	25	359	.984
26	207	.567	26	238	.652	26	269	.737	26	299	.819	26	330	.904	26	360	.986
27	208	.570	27	239	.655	27	270	.740	27	300	.822	27	331	.907	27	361	.989
28	209	.573	28	240	.658	28	271	.742	28	301	.825	28	332	.910	28	362	.992
29	210	.575	29	241	.660	29	272	.745	29	302	.827	29	333	.912	29	363	.995
30	211	.578	30	242	.663	30	273	.748	30	303	.830	30	334	.915	30	364	.997
31	212	.581	31	243	.666				31	304	.833				31	365	1:000

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Short Rate Cancellation Table

Days In Policy	Short Rate Percentages	Factor to Apply to Earned Premium for Period Policy In Effect	Days In Policy Period	Short Rate Percentages	Factor to Apply to Earned Premium for Period Policy in Effect
1	.05	18.2482	46	.23	1.8250
2	.06	10.9489	47	.23	1.7861
3	.07	8.5158	48	.24	1.8250
4	.07	6.3869	49	.24	1.7877
5	.08	5.8394	50	.24	1.7520
6	.08	4.8662	51	.24	1.7176
7	.09	4.6924	52	.25	1.7548
8	.09	4.1058	53	.25	1.7216
9	.10	4.0552	54	.25	1.6899
10	.10	3.6496	55	.26	1.7255
11	.11	3.6496	56	.26	1.6947
12	.11	3.3455	57	.26	1.6650
13	.12	3.3689	58	.26	1.6362
14	.12	3.1283	59	.27	1.6704
15	.13	3.1630	60	.27	1.6425
16	.13	2.9653	61	.27	1.6156
17	.14	3.0056	62	.27	1.5895
18	.14	2.8386	63	.28	1.6222
19	.15	2.8818	64	.28	1.5969
20	.15	2.7377	65	.28	1.5723
21	.16	2.7812	66	.29	1.6038
22	.16	2.6547	67	.29	1.5799
23	.17	2.6980	68	.29	1.5566
24	.17	2.5856	69	.29	1.5341
25	.17	2.4821	70	.30	1.5643
26	.18	2.5270	71	.30	1.5423
27	.18	2.4334	72	.30	1.5208
28	.18	2.3465	73	.30	1.5000
29	.18	2.2656	74	.31	1.5291
30	.19	2.3117	75	.31	1.5087
31	.19	2.2371	76	.31	1.4888
32	.19	2.1672	77	.32	1.5169
33	.20	2.2121	78	.32	1.4974
34	.20	2.1471	79	.32	1.4785
35	.20	2.0857	80	.32	1.4600
36	.20	2.0278	81	.33	1.4870
37	.21	2.0716	82	.33	1.4689
38	.21	2.0171	83	.33	1.4512
39	.21	1.9654	84	.34	1.4774
40	.21	1.9162	85	.34	1.4600
41	.22	1.9585	86	.34	1.4430
42	.22	1.9119	87	.34	1.4264
43	.22	1.8674	88	.35	1.4517
44	.23	1.9079	89	.35	1.4354
45	.23	1.8655	90	.35	1.4194

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Short Rate Cancellation Table (Continued)

Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect	Days in Policy Period	Short Rate Percentages	Factors to Apply to Earned Premium for Period Policy in Effect
91	.35	1.4038	136	.48	1.2882
92	.36	1.4283	137	.48	1.2788
93	.36	1.4129	138	.48	1.2696
94	.36	1.3979	139	.49	1.2867
95	.37	1.4216	140	.49	1.2775
96	.37	1.4068	141	.49	1.2684
97	.37	1.3923	142	.49	1.2595
98	.37	1.3781	143	.50	1.2762
99	.38	1.4010	144	.50	1.2674
100	.38	1.3870	145	.50	1.2586
101	.38	1.3733	146	.50	1.2500
102	.38	1.3598	147	.51	1.2663
103	.39	1.3820	148	.51	1.2578
104	.39	1.3688	149	.51	1.2493
105	.39	1.3557	150	.52	1.2653
106	.40	1.3774	151	.52	1.2569
107	.40	1.3645	152	.52	1.2487
108	.40	1.3519	153	.52	1.2405
109	.40	1.3395	154	.53	1.2562
110	.41	1.3605	155	.53	1.2481
111	.41	1.3452	156	.53	1.2401
112	.41	1.3362	157	.54	1.2554
113	.41	1.3243	158	.54	1.2475
114	.42	1.3447	159	.54	1.2396
115	.42	1.3330	160	.54	1.2319
116	.42	1.3215	161	.55	1.2469
117	.43	1.3414	162	.55	1.2392
118	.43	1.3301	163	.55	1.2316
119	.43	1.3189	164	.55	1.2241
120	.43	1.3079	165	.56	1.2388
121	.44	1.3273	166	.56	1.2313
122	.44	1.3164	167	.56	1.2240
123	.44	1.3057	168	.57	1.2384
124	.44	1.2951	169	.57	1.2311
125	.45	1.3140	170	.57	1.2238
126	.45	1.3036	171	.57	1.2167
127	.45	1.2933	172	.58	1.2308
128	.46	1.3117	173	.58	1.2237
129	.46	1.3016	174	.58	1.2167
130	.46	1.2916	175	.58	1.2097
131	.46	1.2817	176	.59	1.2236
132	.47	1.2996	177	.59	1.2167
133	.47	1.2899	178	.59	1.2098
134	.47	1.2802	179	.60	1.2235
135	.47	1.2708	180	.60	1.2167

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Short Rate Cancellation Table(Continued)

Days in Policy Period	Short Rate Percentages	Factor to Apply to Earned Premium for Period Policy in Effect	Days in Policy Period	Short Rate Percentages	Factor to Apply to Earned Premium for Period Policy in Effect
181	.60	1.2099	226	.70	1.1305
182	.60	1.2033	227	.70	1.1255
183	.61	1.2167	228	.70	1.1206
184	.61	1.2101	229	.71	1.1317
185	.61	1.2035	230	.71	1.1267
186	.61	1.1970	231	.71	1.1219
187	.61	1.1906	232	.71	1.1170
188	.62	1.2037	233	.72	1.1279
189	.62	1.1974	234	.72	1.1231
190	.62	1.1910	235	.72	1.1183
191	.62	1.1848	236	.72	1.1136
192	.63	1.1977	237	.72	1.1089
193	.63	1.1914	238	.73	1.1195
194	.63	1.1853	239	.73	1.1149
195	.63	1.1792	240	.73	1.1102
196	.63	1.1732	241	.73	1.1056
197	.64	1.1858	242	.74	1.1161
198	.64	1.1798	243	.74	1.1115
199	.64	1.1739	244	.74	1.1070
200	.64	1.1680	245	.74	1.1025
201	.65	1.1804	246	.74	1.0980
202	.65	1.1745	247	.75	1.1083
203	.65	1.1687	248	.75	1.1038
204	.65	1.1630	249	.75	1.0994
205	.65	1.1573	250	.75	1.0950
206	.66	1.1694	251	.76	1.1052
207	.66	1.1638	252	.76	1.1008
208	.66	1.1582	253	.76	1.0964
209	.66	1.1526	254	.76	1.0921
210	.67	1.1645	255	.76	1.0878
211	.67	1.1590	256	.77	1.0979
212	.67	1.1535	257	.77	1.0936
213	.67	1.1481	258	.77	1.0893
214	.67	1.1428	259	.77	1.0851
215	.68	1.1544	260	.77	1.0810
216	.68	1.1491	261	.78	1.0908
217	.68	1.1438	262	.78	1.0866
218	.68	1.1385	263	.78	1.0825
219	.69	1.1500	264	.78	1.0784
220	.69	1.1448	265	.79	1.0881
221	.69	1.1396	266	.79	1.0840
222	.69	1.1345	267	.79	1.0800
223	.69	1.1294	268	.79	1.0759
224	.70	1.1406	269	.79	1.0719
225	.70	1.1356	270	.80	1.0815

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Short Rate Cancellation Table (Continued)

271 .80 1.0775 316 .90 272 .80 1.0735 317 .90 273 .80 1.0696 318 .90 274 .81 1.0790 319 .90 275 .81 1.0751 320 .91 276 .81 1.0712 321 .91 277 .81 1.0673 322 .91 278 .81 1.0635 323 .91 279 .82 1.0728 324 .92 280 .82 1.0689 325 .92 281 .82 1.0689 325 .92 281 .82 1.0644 327 .92 283 .83 1.0705 328 .92 284 .83 1.0667 329 .93 285 .83 1.0667 329 .93 286 .83 1.0593 331 .93	1.0396 1.0363 1.0330 1.0298 1.0380 1.0347 1.0315 1.0283 1.0364 1.0332 1.0301 1.0269 1.0238 1.0318 1.0286
272 .80 1.0735 317 .90 273 .80 1.0696 318 .90 274 .81 1.0790 319 .90 275 .81 1.0751 320 .91 276 .81 1.0712 321 .91 277 .81 1.0673 322 .91 278 .81 1.0635 323 .91 279 .82 1.0728 324 .92 280 .82 1.0689 325 .92 281 .82 1.0651 326 .92 281 .82 1.0614 327 .92 283 .83 1.0705 328 .92 284 .83 1.0667 329 .93 285 .83 1.0667 329 .93 286 .83 1.0593 331 .93 287 .83 1.0556 332 .93	1.0330 1.0298 1.0380 1.0347 1.0315 1.0283 1.0364 1.0332 1.0301 1.0269 1.0238 1.0318 1.0286
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285 .83 1.0630 330 .93 286 .83 1.0593 331 .93 287 .83 1.0556 332 .93 288 .84 1.0646 333 .94 289 .84 1.0609 334 .94 290 .84 1.0572 335 .94 291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0286
286 .83 1.0593 331 .93 287 .83 1.0556 332 .93 288 .84 1.0646 333 .94 289 .84 1.0609 334 .94 290 .84 1.0572 335 .94 291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	
287 .83 1.0556 332 .93 288 .84 1.0646 333 .94 289 .84 1.0609 334 .94 290 .84 1.0572 335 .94 291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	4 0055
288 .84 1.0646 333 .94 289 .84 1.0609 334 .94 290 .84 1.0572 335 .94 291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0255
289 .84 1.0609 334 .94 290 .84 1.0572 335 .94 291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0224
290 .84 1.0572 335 .94 291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0303
291 .84 1.0536 336 .94 292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0272
292 .85 1.0625 337 .94 293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0242
293 .85 1.0589 338 .95 294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0211
294 .85 1.0553 339 .95 295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0181
295 .85 1.0517 340 .95 296 .85 1.0481 341 .95	1.0259
296 .85 1.0481 341 .95	1.0229
	1.0198
207 06 4.0500 040 05	1.0169
297 .86 1.0569 342 .95	1.0139
298 .86 1.0534 343 .96	1.0216
299 .86 1.0498 344 .96	1.0186
300 .86 1.0463 345 .96	1.0156
301 .86 1.0429 346 .96	1.0127
302 .87 1.0515 347 .97	1.0203
303 .87 1.0480 348 .97	1.0174
304 .87 1.0446 349 .97	1.0145
305 .87 1.0411 350 .97	1.0116
306 .88 1.0497 351 .97	1.0087
307 .88 1.0462 352 .98	1.0162
308 .88 1.0429 353 .98	1.0133
309 .88 1.0395 354 .98	1.0105
310 .88 1.0361 355 .98	1.0076
311 .89 1.0445 356 .99	1.0150
312 .89 1.0412 357 .99	1.0122
313 .89 1.0379 358 .99	1.0094
314 .89 1.0346 359 .99	
315 .90 1.0429 360 .99	1.0065
361 1.00	1.0065 1.0038
362 1.00	1.0038
363 1.00	1.0038 1.0111
364 1.00	1.0038 1.0111 1.0083
365 1.00	1.0038 1.0111

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GENERAL RULES 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 normal anniversary rating 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. 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.
- Appeals. Any determination or decision of the Bureau for an individual risk under the Delaware Experience 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).
- 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. Losses incurred shall be on a gross basis, before the application of the deductible when such coverage is provided.

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.

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 policy terminating two (2) years prior to the date for which the modification is to be established, extended at current Residual Market Rates, is \$3,161 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 non-ratable element and seat surcharge for Aircraft Operation, the non-ratable element for Explosives Manufacturing, and Atomic Energy Projects.

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(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.

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.

If the policy period immediately preceding the earliest policy period completely within the normal three year experience period is less than a twelve month period and has been used in only two previous ratings, then such short term 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 Workmen's 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 CHANGES OF STATUS

8. Combination of Entities.

- (a) Affiliates shall not be combined for rating purposes if: provided, however, that combination shall be made as respects entities in each of which the same person, or group of persons, or corporation owns a majority interest and
 - (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 on each policy to each affiliate. If all affiliates are not combined, then each affiliate not otherwise subject to Rule 8(a) shall be insured under a separate

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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.

<u>Company</u>	Rating	Policy #
Company A ≥	Combined	Combined
Company B ≥	A & B	Policy 1
Company C ≥	Combined	Combined
Company D ≥	C&D	Policy 2
Company E	Separate	Policy 3

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

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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.

Ownership Changes.

- For purposes of this Plan, a change in ownership includes any of the following:
 - sale, transfer or conveyance of all or a portion of an entity's ownership interest
 - 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
 - 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
 - retains a few clerical employees for the purpose of carrying on operations in connection with investment of its financial assets
 - merger or consolidation of two or more entities
 - formation of a new entity subsequent to the dissolution or non-operative capacity of an entity
 - voluntary or court mandated establishment of a trustee or receiver, excluding a debtor in possession, a trustee under a revocable trust or franchisor.
- 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 anniversary rating date 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.
 - 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.

- 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:
 - 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
 - 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.
- 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.
- 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:
 - 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
 - the Bureau is furnished with the experience required for the calculation of such modifications submitted in an acceptable format.

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(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.
- 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 normal anniversary rating date 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 experience modification.

EXCEPTION (a):

Classifications with Non-Ratable Elements:

Only the ratable portion of the manual rate is eligible for experience modification. The ratable portion is equal to the manual rate less the non-ratable element.

EXCEPTIONS:

Premiums Not Subject to Experience Rating:

The following are not subject to experience rating:

- 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.

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- v. The surcharge premium under Rule 2 of the Atomic Energy Procedure.
- The seat surcharge premium for Aircraft Operation. vi.
- vii. Premium under Terrorism Risk Insurance Act-2002 - Certified Losses
- 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.
- Single Policy Risk. If a risk is covered by a single policy, the following procedure shall apply:
 - The experience modification effective as of the normal anniversary rating date 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 experience modification in effect as of the normal termination date shall remain in effect until the termination date of the extended policy. The carrier rates and experience modification which would have become effective as of the normal anniversary rating date shall apply for a period of one year from the effective date of the renewal policy.
 - If a policy is written for a period of one year, but is extended for a period of more than 16 days but not in excess of 60 days, the authorized rates and experience modification shall apply as of the normal anniversary rating date for the unexpired portion of the extended policy period, and shall also apply for a period of one year from the effective date of the renewal policy.
 - If a policy becomes effective on a date more than three months after the normal anniversary rating date:
 - the outstanding experience modification shall apply to the new policy for the period corresponding to the unexpired term of the rating.
 - a new experience modification then shall apply for the unexpired term of the outstanding policy.
 - thereafter, a new modification shall apply annually as of a new normal anniversary rating date. The new normal anniversary rating date shall be the date twelve months after the effective date of the outstanding policy.
- 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 a normal anniversary rating date 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 normal anniversary rating date. Any policy effective prior to the normal anniversary rating date 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 normal anniversary rating date established by the Bureau shall be written to expire concurrently with the next ensuing normal anniversary rating date or shall be cancelled as of that date.

Any policies subject to this rule which are extended beyond the normal 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 Delaware Workers' Compensation Statistical Plan. It shall include Voluntary Compensation insurance, but shall exclude Maritime Employments and Employments under the Federal Employers' Liability Act. It shall also exclude the exposure and any losses under Code 9108 Passenger Seat Surcharge.
- 2. Rating Forms. To determine the experience modification the prescribed experience shall be tabulated by the Bureau on approved rating forms.
- 3. Payrolls. The audited payrolls or other exposures for each classification for the experience period.

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- **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 Delaware 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. 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 it shall be permissible to submit a revised reporting requesting adjustment of the affected rating or ratings, provided such request is made within 24 months of the expiration of the period to which the experience modification applied.
 - (d) where a claim should have been reported with Catastrophe Code No. 48.

If a case involving subrogation is expected to be open longer than 24 months after the expiration of any period(s) to which the experience rating applied, upon written application, properly filed with the Bureau by the insured, a further extension of 24 months may be granted, provided such request is made within 24 months of the expiration of the period to which the experience modification applied. Such application shall give notice to the Bureau that a third-party subrogation claim is still open, pending judicial decision. In this event, the Bureau's files for the risk involved will be preserved for a period of 24 additional months.

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 Delaware Workers' Compensation Law.
- ii. a case where no claim was filed during the period of limitation provided by the Delaware Workers' Compensation Law 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 Delaware Workers' Compensation Law 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.

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(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 Factors, 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:

$$M = \frac{AC + ELC + E(1.000 - C)}{E}$$

The experience modification shall be rounded to three decimal places.

Expected	Losses	Credibility "C"	Maximum Value of one Accident	Weighted Maximum Value Charge "L" * "C"
((1)	(2)	(3)	(4)
5,681 5,682	or less 6,255	0.0500 0.0550	26,975 27,132	0.023 0.025
6,256	6,835	0.0600	27,132	0.028
6,836 7,423	7,422 8,014	0.0650 0.0700	27,419 27,568	0.030 0.032
8,015	8,614	0.0750	27,717	0.034
8,615	9,219	0.0800	27,866	0.036
9,220 9,833	9,832 10,451	0.0850 0.0900	28,018 28,172	0.038 0.041
10,452	11,077	0.0950	28,329	0.043
11,078 11,711	11,710 12,350	0.1000 0.1050	28,485 28,645	0.045 0.047
12,351	12,997	0.1100	28,805	0.049
12,998 13,653	13,652 14,314	0.1150 0.1200	28,967 29,133	0.051 0.053
14,315	14,984	0.1250	29,300	0.055
14,985 15,662	15,661 16,346	0.1300 0.1350	29,467 29,637	0.057 0.059
16,347	17,040	0.1400	29,811	0.061
17,041	17,741	0.1450	29,984	0.063
17,742 18,452	18,451 19,169	0.1500 0.1550	30,162 30,340	0.065 0.067
19,170	19,895	0.1600	30,520	0.069
19,896 20,632	20,631 21,375	0.1650 0.1700	30,703 30,888	0.071 0.073
21,376	22,128	0.1750	31,074	0.075
22,129 22,892	22,891 23,663	0.1800 0.1850	31,264 31,457	0.077 0.079
23,664	23,003	0.1830	31,650	0.081
24,445	25,235	0.1950	31,846	0.083
25,236 26,038	26,037 26,848	0.2000 0.2050	32,046 32,248	0.084 0.086
26,849 27,670	27,669 28,501	0.2100 0.2150	32,451 32,658	0.088 0.090
2.,5.0	20,001	J 100	32,000	0.000

Expected	d Losses	Credibility "C"	Maximum Value of one Accident	Weighted Maximum Value Charge "L" * "C"
	(1)	(2)	(3)	(4)
28,502	29,344	0.2200	32,867	0.091
29,345	30,198	0.2250	33,080	0.093
30,199	31,063	0.2300	33,295	0.095
31,064	31,939	0.2350	33,513	0.097
31,940	32,826	0.2400	33,732	0.098
32,827	33,726	0.2450	33,956	0.100
33,727	34,637	0.2500	34,182	0.102
34,638	35,561	0.2550	34,412	0.103
35,562	36,497	0.2600	34,644	0.105
36,498	37,446	0.2650	34,879	0.107
37,447	38,409	0.2700	35,119	0.108
38,410	39,384	0.2750	35,361	0.110
39,385	40,373	0.2800	35,606	0.111
40,374	41,376	0.2850	35,855	0.113
41,377	42,393	0.2900	36,108	0.114
42,394	43,425	0.2950	36,364	0.116
43,426	44,471	0.3000	36,624	0.117
44,472	45,533	0.3050	36,888	0.119
45,534	46,609	0.3100	37,155	0.120
46,610	47,702	0.3150	37,425	0.121
47,703	48,811	0.3200	37,701	0.123
48,812	49,936	0.3250	37,980	0.124
49,937	51,078	0.3300	38,264	0.126
51,079	52,238	0.3350	38,551	0.127
52,239	53,415	0.3400	38,843	0.128
53,416	54,610	0.3450	39,140	0.129
54,611	55,824	0.3500	39,441	0.131
55,825	57,056	0.3550	39,747	0.132
57,057	58,308	0.3600	40,058	0.133
58,309	59,579	0.3650	40,373	0.134
59,580	60,871	0.3700	40,693	0.135
60,872	62,184	0.3750	41,019	0.137
62,185	63,518	0.3800	41,350	0.138
63,519	64,873	0.3850	41,686	0.139
64,874	66,251	0.3900	42,028	0.140

(1) (2) (3) (4) 66,252 67,652 0.3950 42,375 0.141 67,653 69,076 0.4000 42,728 0.142 69,077 70,524 0.4050 43,087 0.143 70,525 71,997 0.4100 43,452 0.144 71,998 73,495 0.4150 43,823 0.145 73,496 75,020 0.4200 44,201 0.146 75,021 76,570 0.4250 44,586 0.146 76,571 78,149 0.4300 44,977 0.147 78,150 79,755 0.4350 45,780 0.148 79,756 81,390 0.4400 45,780 0.149 81,391 83,054 0.4450 46,193 0.150 84,750 86,475 0.4550 47,040 0.151 86,476 88,234 0.4600 47,476 0.152 88,235 90,025 0.4650 47,919 0.153	Expected		Credibility "C"	Maximum Value of one Accident	Weighted Maximum Value Charge "L" * "C"
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99,512 101,522 0.4950 50,766 0.156 101,523 103,573 0.5000 51,274 0.156 103,574 105,665 0.5050 51,792 0.157 105,666 107,801 0.5100 52,321 0.157 107,802 109,980 0.5150 52,860 0.157 109,981 112,206 0.5200 53,411 0.158 112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159		97,540	0.4850	49,780	0.155
101,523 103,573 0.5000 51,274 0.156 103,574 105,665 0.5050 51,792 0.157 105,666 107,801 0.5100 52,321 0.157 107,802 109,980 0.5150 52,860 0.157 109,981 112,206 0.5200 53,411 0.158 112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	97,541	99,511	0.4900	50,268	0.155
103,574 105,665 0.5050 51,792 0.157 105,666 107,801 0.5100 52,321 0.157 107,802 109,980 0.5150 52,860 0.157 109,981 112,206 0.5200 53,411 0.158 112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	99,512	101,522	0.4950	50,766	0.156
105,666 107,801 0.5100 52,321 0.157 107,802 109,980 0.5150 52,860 0.157 109,981 112,206 0.5200 53,411 0.158 112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	101,523	103,573	0.5000	51,274	0.156
107,802 109,980 0.5150 52,860 0.157 109,981 112,206 0.5200 53,411 0.158 112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	103,574	105,665	0.5050	51,792	0.157
109,981 112,206 0.5200 53,411 0.158 112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	105,666	107,801	0.5100	52,321	0.157
112,207 114,478 0.5250 53,973 0.158 114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	107,802	109,980	0.5150	52,860	0.157
114,479 116,799 0.5300 54,547 0.158 116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	109,981	112,206	0.5200	53,411	0.158
116,800 119,171 0.5350 55,134 0.158 119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	112,207	114,478	0.5250	53,973	0.158
119,172 121,594 0.5400 55,733 0.158 121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	114,479	116,799	0.5300	54,547	0.158
121,595 124,070 0.5450 56,345 0.158 124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	116,800	119,171	0.5350	55,134	0.158
124,071 126,602 0.5500 56,971 0.159 126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159	119,172	121,594	0.5400	55,733	0.158
126,603 129,192 0.5550 57,612 0.159 129,193 131,840 0.5600 58,267 0.159		124,070	0.5450	56,345	0.158
129,193 131,840 0.5600 58,267 0.159	124,071	126,602	0.5500	56,971	0.159
	126,603	129,192	0.5550	57,612	0.159
131,841 134,550 0.5650 58,936 0.159	129,193	131,840	0.5600	58,267	0.159
	131,841	134,550	0.5650	58,936	0.159

Expected	Losses	Credibility "C"	Maximum Value of one Accident	Weighted Maximum Value Charge "L" * "C"
((1)	(2)	(3)	(4)
134,551	137,323	0.5700	59,621	0.159
137,324	140,161	0.5750	60,323	0.158
140,162	143,068	0.5800	61,041	0.158
143,069	146,045	0.5850	61,776	0.158
146,046	149,095	0.5900	62,530	0.158
149,096	152,221	0.5950	63,302	0.158
152,222	155,426	0.6000	64,093	0.157
155,427	158,712	0.6050	64,905	0.157
158,713	162,083	0.6100	65,737	0.157
162,084	165,542	0.6150	66,591	0.156
165,543	169,093	0.6200	67,467	0.156
169,094	172,739	0.6250	68,367	0.155
172,740	176,485	0.6300	69,291	0.154
176,486	180,333	0.6350	70,240	0.154
180,334	184,290	0.6400	71,216	0.153
184,291	188,358	0.6450	72,219	0.152
188,359	192,544	0.6500	73,251	0.152
192,545	196,852	0.6550	74,313	0.151
196,853	201,287	0.6600	75,405	0.150
201,288	205,856	0.6650	76,531	0.149
205,857	210,564	0.6700	77,691	0.149
210,565	215,419	0.6750	78,886	0.148
215,420	220,426	0.6800	80,119	0.147
220,427	225,594	0.6850	81,391	0.146
225,595	230,929	0.6900	82,704	0.145
230,930	236,441	0.6950	84,060	0.144
236,442	242,138	0.7000	85,461	0.143
242,139	248,030	0.7050	86,910	0.142
248,031	254,127	0.7100	88,408	0.141
254,128	260,440	0.7150	89,959	0.139
260,441	266,980	0.7200	91,566	0.138
266,981	273,761	0.7250	93,231	0.137
273,762	280,794	0.7300	94,958	0.135
280,795	288,096	0.7350	96,750	0.134
288,097	295,681	0.7400	98,611	0.132

Expected	Losses	Credibility "C"	Maximum Value of one Accident	Weighted Maximum Value Charge "L" * "C"
((1)	(2)	(3)	(4)
225 222	000 507	0.7450	100 545	0.404
295,682	303,567	0.7450	100,545	0.131
303,568	311,771	0.7500	102,557	0.129
311,772	320,314	0.7550	104,650	0.128
320,315	329,216	0.7600	106,831	0.126
329,217	338,501	0.7650	109,104	0.124
338,502	348,194	0.7700	111,477	0.122
348,195	358,323	0.7750	113,955	0.120
358,324	368,918	0.7800	116,545	0.118
368,919	380,011	0.7850	119,256	0.116
380,012	391,639	0.7900	122,097	0.114
391,640	403,841	0.7950	125,076	0.112
403,842	416,661	0.8000	128,204	0.110
416,662	430,147	0.8050	131,492	0.107
430,148	444,352	0.8100	134,954	0.105
444,353	459,335	0.8150	138,602	0.103
459,336	475,163	0.8200	142,454	0.100
475,164	491,908	0.8250	146,526	0.098
491,909	509,653	0.8300	150,838	0.095
509,654	528,490	0.8350	155,411	0.093
528,491	548,523	0.8400	160,270	0.091
548,524	569,869	0.8450	165,443	0.088
569,870	592,663	0.8500	170,961	0.086
592,664	617,056	0.8550	176,860	0.083
617,057	643,223	0.8600	183,180	0.081
643,224	671,365	0.8650	189,970	0.078
671,366	701,715	0.8700	197,282	0.076
701,716	734,542	0.8750	205,180	0.073
734,543	770,162	0.8800	213,737	0.071
770,163	808,949	0.8850	223,038	0.068
808,950	851,344	0.8900	233,187	0.066
851,345	897,876	0.8950	244,305	0.063
897,877	949,179	0.9000	256,536	0.061
949,180	1,006,029	0.9050	261,000	0.060
1,006,030	1,069,376	0.9100	261,000	0.060
1,069,377	1,140,401	0.9150	261,000	0.061

SECTION 6

EFFECTIVE: NOVEMBER 26, 2002

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Expected (Losses	Credibility "C" (2)	Maximum Value of one Accident (3)	Weighted Maximum Value Charge "L" * "C" (4)	
1,140,402 1,220,592 1,311,843	1,220,591 1,311,842 1,415,922	0.9200 0.9250 0.9300	261,000 261,000 261,000	0.061 0.061 0.062	
1,415,923 1,526,418 1,641,430	1,526,417 1,641,429 1,761,559	0.9350 0.9400 0.9450	261,000 261,000 261,000	0.062 0.062 0.063	
1,761,560 1,887,561 2,020,387	1,887,560 2,020,386 2,161,284	0.9500 0.9550 0.9600	261,000 261,000 261,000	0.063 0.063 0.064	
2,311,934 2,474,691	2,474,690 2,653,050	0.9700 0.9750	261,000 261,000	0.064 0.065	
2,852,605 3,083,386 3,367,308	3,083,385 3,367,307 3,779,683	0.9850 0.9900 0.9950	261,000 261,000 261,000	0.065 0.066 0.066	
1,761,560 1,887,561 2,020,387 2,161,285 2,311,934 2,474,691 2,653,051 2,852,605 3,083,386	1,887,560 2,020,386 2,161,284 2,311,933 2,474,690 2,653,050 2,852,604 3,083,385 3,367,307	0.9500 0.9550 0.9600 0.9650 0.9700 0.9750 0.9800 0.9850 0.9900	261,000 261,000 261,000 261,000 261,000 261,000 261,000 261,000	0.063 0.063 0.064 0.064 0.065 0.065 0.065 0.065	

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GENERAL RULES

SECTION I – INSTRUCTIONS

- 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 Merit Rating Plan experience period as defined in Section III General Provisions. 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 12 months, or, if the period of coverage is not a multiple of 12 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 16 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 16 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 normal anniversary rating 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. 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 Delaware 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. **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 normal anniversary rating date applicable to the policy to which the Merit Rating Plan is applied.

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- 7. **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 normal anniversary rating date applicable to the policy to which the Merit Rating Plan is applied.
- 8. **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.
- 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 normal anniversary rating date 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

- 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.
 - Eligibility requirements will be determined without consideration of maritime liability, liability under the Federal Employers' Liability Act, excess limits and additional medical coverage, the non-rateable element and seat surcharge for aircraft operation, the non-rateable 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 Rules 2 and 3 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 three (3) years, commencing four (4) 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 three (3) 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 moths 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.
- 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.

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COMBINATIONS OR CHANGES OF STATUS

7. Combination of Entities

- a) Affiliates shall be combined for merit rating purposes if:
 - 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 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 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 8 (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 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 merit-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 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 8. (a) Company A and Company B must be combined for merit rating and must be covered by a single policy. Similarly, by Rule 8. (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.

<u>Company</u>	Merit Rating	<u>Policy</u>
Company A	Combined	Combined
Company B	A & B	Policy 1
Company C	Combined	Combined
Company D	C & D	Policy 2
Company F	Separate	Policy 3

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.

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- 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.

f) Affiliates, combined for purposes of merit rating voluntarily (i.e., not a mandatory combination), which wish to change their merit rating option and have each affiliate separately merit-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 Merit Rating Plan adjustments for each affiliate in an acceptable format, each affiliate will continue to be subject to the Merit Rating Plan 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.

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
 - 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 anniversary rating date 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.

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- 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:
 - 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.
- 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.

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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 normal anniversary rating date 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 Merit Rating Plan adjustment.

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)The seat surcharge premium for aircraft operation
- vii) Premium under Terrorism Risk Insurance Act-2002 Certified Losses
- 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 normal anniversary rating date 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 normal 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 normal anniversary rating date shall apply for a period of one year from the effective date of the renewal policy.
 - c) If a policy is written for a period of one year but is extended for a period of more than 16 days but not in excess of 60 days, the carrier rates and the Merit Rating Plan adjustment shall apply as of the normal anniversary rating date for the unexpired portion of the extended policy period and shall also apply for a period of one year from the effective date of the renewal policy.
 - d) If a policy becomes effective on a date more than three months after the normal anniversary rating date,
 - 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 normal anniversary rating date. The new normal anniversary rating date shall be the date 12 months after the effective date of the outstanding 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 12 months beginning on a normal anniversary rating date to be established by the Bureau. The Bureau may, however, authorize the application of an existing

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Merit Rating Plan adjustment for a period not to exceed 15 months or a new Merit Rating Plan adjustment for a period greater than three months and less than 12 months for the purpose of establishing a new normal anniversary rating date. Any policy effective prior to the normal anniversary rating date established by the Bureau shall be canceled as of such date and rewritten for a period of 12 months. Any policy effective subsequent to the normal anniversary rating date established by the Bureau shall be written to expire concurrently with the next ensuing normal anniversary rating date or shall be canceled as of that date. Any policies subject to this rule which are extended beyond the normal period of 12 months shall be subject to the provisions of Rules 3(b) and 3(c) of this section.

SECTION V TABULATION OF EXPERIENCE

- 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 rating date and reported in accordance with the provisions of the Delaware Workers' Compensation Statistical Plan. It shall include voluntary compensation insurance but shall exclude maritime employments and employments under the Federal Employees' Liability Act. It shall also exclude the exposure and any losses under Code 9108, Passenger Seat Surcharge.
- 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.
- Payrolls. The audited payrolls or other exposures for each classification for the experience period shall be tabulated by policy
- 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:
 - 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.
 - 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.
- 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)
 - where the claimant or carrier has recovered in an action against a third party
 - where a claim should have been reported with Catastrophe Code No. 48

It shall be permissible to submit a revised reporting requesting adjustment of the affected Merit Rating Plan adjustment or adjustments, provided such request is made within 24 months of the expiration of the period to which the merit rating applied.

DELAWARE WORKERS COMPENSATION MANUAL SECTION 7

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If a case involving subrogation is expected to be open longer than 24 months after the expiration of any period(s) to which the merit rating applied, upon written application, properly filed with the Bureau by the insured, a further extension of 24 months may be granted, provided such request is made within 24 months of the expiration of the period to which the merit rating applied. Such application shall give notice to the Bureau that a third-party subrogation claim is still open, pending judicial decision. In this event, the Bureau's files for the risk involved will be preserved for a period of 24 additional months.

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 Delaware Workers Compensation Law.

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- ii) a case where no claim was filed during the period of limitation provided by the
 - Delaware Workers Compensation Law 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 Delaware Workers Compensation or Law and the claim is officially closed because of the claimant's failure to prosecute his claim.

SECTION VI MERIT RATING PLAN PROCEDURE

- Merit Rating Plan Adjustments. For each risk qualified under Section III of 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. Manual rates apply.
 - c) Two (2) or more compensable employee lost-time injuries 5 percent (5.0%) surcharge.

The Rating Bureau will determine the appropriate Merit Rating Plan adjustment factors and notify the carrier.

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EXAMPLES

MERIT RATING PLAN

EXAMPLE A

Merit Rating Plan Adjustment Effective Date 08/09/99

(1)	(2)	(3)
Experience Period to be used for qualifying	Employer's Policy History	Period used to determine Merit Rating Adjustment
	08/09/98 to 08/09/99	
08/09/97 to 08/09/98	08/09/97 to 08/09/98	
08/09/96 to 08/09/97	08/09/96 to 08/09/97	08/09/97
08/09/95 to 08/09/96	06/11/95 to 06/11/96	08/09/96

This employer's merit rating effective date has been established to be 8/09/99. This anniversary rating date requires the experience period begin as of 8/09/95 as shown in Column 1. The employer's policy history shows that the risk has experience data within only two years of the experience period as shown in Column 2. Though a portion of the 06/11/95 policy period falls within the 08/09/95 to 08/09/96 experience period, the 6/11/95 policy extends beyond the experience period and thus cannot be used in the determination of the merit rating plan adjustment, per Column 3. Thus this risk does not qualify for merit rating adjustment effective 08/09/99.

.....

EXAMPLE B

Merit Rating Plan Adjustment Effective Date 12/09/99

(1)	(2)	(3)
Experience Period to be used for qualifying	Employer's Policy History	Period used to determine Merit Rating Adjustment
	12/09/98 to 12/09/99	
12/09/97 to 12/09/98	12/09/97 to 12/09/98	12/09/97
12/09/96 to 12/09/97	12/09/96 to 12/09/97	12/09/96
12/09/95 to 12/09/96	01/03/95 to 01/03/96	

This employer's merit rating effective date has been established to be 12/09/99. This anniversary rating date requires the experience period begin as of 12/09/95 as shown in Column 1. The employer's policy history shows that the risk has experience data within only two years of the experience period as shown in Column 2. Thus this risk does not qualify for merit rating plan adjustment effective 12/09/99.

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EXAMPLE C

Merit Rating Plan Adjustment Effective Date 10/17/99

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(1)	(2)	(3)
Experience Period to be used for qualifying	Employer's Policy History	Period used to determine Merit Rating Adjustment
	10/17/98 to 10/17/99	
10/17/97 to 10/17/98	10/17/97 to 10/17/98	10/17/97 to 10/17/98
10/17/96 to 10/17/97	10/17/96 to 10/17/97	10/17/96 to 10/17/97
10/17/95 to 10/17/96	09/28/96 to 10/17/96	09/28/96 to 10/17/97
	09/28/95 to 09/28/96	

This employer's merit rating effective date has been established to be 10/17/99. This anniversary rating date requires that the experience period begin as of 10/17/95 as shown in Column 1. The employer's policy history shows that the risk has experience data within each year of the experience periods required for eligibility as shown in Column 2. Thus, merit rating plan adjustment will be based on the three policies which fall within the experience period per Column 3. The risk qualifies for merit rating adjustment effective 10/17/99.

EXAMPLE D

Merit Rating Plan Adjustment Effective Date 11/01/99

(1)	(2)	(3)
Experience Period to be used for qualifying	Employer's Policy History	Period used to determine Merit Rating Adjustment
	11/01/98 to 11/01/99	
11/01/97 to 11/01/98	11/01/97 to 11/01/98	11/01/97 to 11/01/98
11/01/96 to 11/01/97	11/01/96 to 11/01/97	11/01/96 to 11/01/97
11/01/95 to 11/01/96	11/01/95 to 11/01/96	11/01/95 to 11/01/96

This employer's merit rating effective date has been established to be 11/01/99. This anniversary rating date requires that the experience period begin as of 11/01/95 as shown in Column 1. The employer's policy history shows that the risk has separate policy periods which have experience data within each year of the experience period required for eligibility as shown in Column 2. Thus, merit rating plan adjustment will be based on 36 months of experience per Column 3. The risk qualifies for merit rating adjustment effective 11/01/99.

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WC 07 04 08

MERIT RATING PLAN

DELAWARE MERIT RATING PLAN ENDORSEMENT

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

The premium for this insurance may be subject to merit rating plan adjustments 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.

- A 5% credit (discount) will be applied if you had no compensable employee lost-time injuries Statistical Code 9885.
- No credit or debit will be applied if you had one (1) compensable employee lost-time injuries 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 Delaware in Item 3.A of the Information Page.
- 2. Show any merit rating discount or surcharges in item 4 of the Information Page.

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EXAMPLE - EMPLOYER NOT SUBJECT TO MERIT RATING PLAN

DELAWARE COMPENSATION RATING BUREAU MERIT RATING CALCULATION

Carrier: Any Insurance Co.
Insured: ABC Associates
Bureau File No. 2299XXX
Policy No. WCxx1200311
Effective Period 09/08/99 – 09/08/00

CODE 9884 - Neutral

Based on the lost-time claims indicated below, the risk is not subject to a Merit Rating Plan adjustment.

Policy Number	Policy Effective Date	Claim <u>Number</u>	Date of Injury	Indemnity Amount
WC00199920001	090896	29991100	091596	1,870

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MERIT RATING PLAN

EXAMPLE - EMPLOYER SUBJECT TO MERIT RATING PLAN

DELAWARE COMPENSATION RATING BUREAU MERIT RATING CALCULATION

Carrier: Any Insurance Co.
Insured: ABC Associates
Bureau File No. 2299XXX
Policy No. WCxx1200311
Effective Period 09/08/99 – 09/08/00

CODE 9885 - Credit

No lost-time claims. This risk qualifies for a Merit Rating Plan discount of 5%.

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EXAMPLE – EMPLOYER SUBJECT TO MERIT RATING PLAN SURCHARGE

DELAWARE COMPENSATION RATING BUREAU MERIT RATING CALCULATION

Carrier: Any Insurance Co.
Insured: ABC Associates
Bureau File No. 2299XXX
Policy No. WCxx1200311
Effective Period 09/08/99 – 09/08/00

CODE 9886 – Surcharge

Based on the lost-time claims indicated below, the risk is not subject to a Merit Rating Plan surcharge of 5 percent.

Policy <u>Number</u>	Policy Effective Date	Claim <u>Number</u>	Date of Injury	Indemnity <u>Amount</u>
WC00199920001	090896	29991100	091596	1,870
WC00199920001	090896	29991101	121196	2,991
WC00199920002	090895	39991100	100195	15,019

The Bureau's electronic Manual highlights all changes from previous language. For changes previously announced by Bureau Circular, highlighted language in the electronic Manual provides a link(s) to the pertinent Bureau Circular announcement(s). No Circular announcement accompanied the change linked to this message.

Delaware Compensation Rating Bureau, Inc.



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January 30, 2003

BUREAU CIRCULAR NO. 768

To All Members of the Bureau:

RE: TERRORISM RISK INSURANCE ACT OF 2002 (TRIA 2002)

H.R. 3210 was enacted by the U.S. House of Representatives and Senate and was signed into law by the President on November 26, 2002. This circular is to advise all Bureau members of important provisions of the captioned legislation and to make you aware of steps the Bureau has taken and will be taking in response thereto.

A complete copy of this legislation is available at various locations on the Internet, including the following:

http://news.corporate.findlaw.com/hdocs/docs/insurance/tria112602.pdf

The above link may require selection of a state from a provided menu prior to displaying the text of TRIA 2002. All members are encouraged to read the entire text of this legislation in order to most appropriately and efficiently comply with its several provisions.

Substantial authority and responsibility under TRIA 2002 rests with the U. S. Department of the Treasury. To date, the Department of the Treasury has issued three statements providing interim guidance with respect to the implementation of TRIA 2002. Those respective statements may be found at the following Internet addresses:

http://208.45.140.254/press/releases/po3663.htm

http://208.45.140.254/press/releases/po3704b.htm

http://208.45.140.254/press/releases/reports/interimquidance.htm

Policyholder Notice - Forms

One of the conditions for eligibility for federal payments in instances of certified acts of terrorism under TRIA 2002 is that insurers must provide specified notice to each policyholder. The required notice is set forth in Section 103 (b) (2), which precludes federal payment unless:

...the insurer provides clear and conspicuous disclosure to the policy-holder of the premium charged for insured losses covered by the Program and the Federal share of compensation for insured losses under the Program –

- (A) in the case of any policy that is issued before the date of enactment of this Act, not later than 90 days after that date of enactment;
- (B) in the case of any policy that is issued within 90 days of the date of enactment of this Act, at the time of offer, purchase, and renewal of the policy; and
- (C) in the case of any policy that is issued more than 90 days after the date of enactment of this Act, on a separate line item in the policy, at the time of offer, purchase and renewal of the policy;

The National Association of Insurance Commissioners (NAIC) has published two model forms of notification for use in complying with the notice requirements incorporated in Sections 103 (b) (2) (A) and 103 (b) (2) (B) above. One version of this model notification includes reference to coverage exclusions for terrorism losses and, thus, does not apply to workers compensation coverage. The other notification form is appropriate for workers compensation coverage. The NAIC model notification form includes provision for the name of the insurer and policy number. In order to efficiently and accurately match notification forms with other related policy documents, the Bureau would need the name of the employer and the effective date of the policy to which notice applies in addition to the information incorporated on the form as published by the NAIC.

An endorsement form addressing requirements of TRIA 2002, WC 00 04 20, has also been established for use in a number of jurisdictions.

A Bureau filing was submitted to the Delaware Department of Insurance and has subsequently been approved by the Department, adopting the NAIC model notice (with the addition of employer name and policy effective date) and WC 00 04 20 as alternative means of complying with interim notification requirements under TRIA 2002, effective November 26, 2002. Specimen copies of these respective forms accompany this circular. Carriers wishing to use alternative forms for purposes of policyholder notification under TRIA 2002 must file such forms with the Delaware Department of Insurance prior to their use and should also consider verifying such forms' acceptability under TRIA with the Department of the Treasury.

Members are reminded that the execution clause for endorsement forms is applicable to WC 00 04 20, which will initially be issued after and separate from the policies to which the endorsements will apply.

Policyholder Notice – Content

TRIA 2002 requires that policyholders be advised regarding the "...premium charged for insured losses covered by the Program and the Federal share of compensation for losses insured under the Program...." To date, no losses that would have been covered by the Program had it been in effect have ever been included in the Bureau's promulgation of rates or loss costs in Delaware. Accordingly, in the near term one appropriate indication for the premium charged for insured losses covered by the Program would be "\$0."

Policyholder Notice - Timing

The Bureau is not presently aware of any definitive guidance or interpretation that has been provided to the industry concerning what the word "issued" means in the context of Section 103. Two (but perhaps not all) possible interpretations of this language are that: (1) "issued" means that a policy has been bound and sent to the policyholder by the specified date, and (2) that a policy is effective on the specified date. Generally, of course, the former interpretation would include more policies and some policies with later effective dates than would the latter interpretation as applied to a common threshold date. Without the benefit of a definitive pronouncement from the Department of the Treasury in this regard, the Bureau perceives the following approaches as providing an increased level of protection for carriers:

For purposes of Section 103 (b) (2) (A), it would seem that a carrier providing notice to holders of all policies either in force on November 26, 2002 or for which coverage had been bound and a policy sent to the policyholder would be in compliance with most potential interpretations of TRIA 2002.

For purposes of Section 103 (b) (2) (B), it would seem that a carrier providing notice to holders of all policies either with effective dates after November 26, 2002 but not more than 90 days after November 26, 2002 or for which coverage was bound and a policy is/was sent to the policyholder during the 90 days immediately after November 26, 2002 would be in compliance with most potential interpretations of TRIA 2002.

For purposes of Section 103 (b) (2) (C), it would seem that a carrier providing notice to holders of all policies either having effective dates more than 90 days after November 26, 2002 or for which coverage is bound and a policy sent to the policyholder more than 90 days after November 26, 2002 would be in compliance with most potential interpretations of TRIA 2002.

Unfortunately, it is conceivable that some individual policies would qualify for two of the three notice requirements described above, as outlined below:

- Sections 103 (b) (2) (A) and 103 (b) (2) (B) might each apply if a policy was bound and sent to the policyholder before November 26, 2002 with an effective date of coverage after, but within 90 days of, November 26, 2002.
- Sections 103 (b) (2) (B) and 103 (b) (2) (C) might each apply if a policy was bound and sent to the policyholder after but within 90 days of November 26, 2002 with an effective date of coverage more than 90 days after November 26, 2002.
- Sections 103 (b) (2) (A) and 103 (b) (2) (C) might each apply if a policy was bound and sent to the policyholder before November 26, 2002 with an effective date of coverage more than 90 days after November 26, 2002.

Individual carrier legal counsel should be consulted in determining procedures to be used in providing policyholder notice under TRIA 2002. Carriers may elect to provide notice to their policyholders under a single criteria selected with the benefit of advice from legal counsel, and/or they might elect to provide multiple notices to some policy-holders in an attempt to comply with alternative interpretations of the law similar to the considerations outlined above.

Policyholder Notice – Premium Charges as Line Items on Policies

The Bureau has filed and the Department of Insurance has approved a statistical code, 9740, for use in Delaware effective November 26, 2002. This statistical code relates to premium charged for terrorism losses covered under TRIA 2002 (so-called "certified" terrorism losses). This premium charge is to be calculated at the end of the Premium Calculation Algorithm, so that the charge is not subject to modification or adjustment by or for any other pricing program(s). A copy of the revised Premium Calculation Algorithm accompanies this circular for reference. (NOTE: Limited additional changes to the Premium Calculation Algorithm unrelated to TRIA 2002, which pertain to a carrier option to establish waiver of subrogation charges as flat amounts and clarifying application of increased limits factors to non-rateable classes as being not subject to Experience Rating, Merit Rating and/or Retrospective Rating Plans, have also been approved with an optional effective date of November 26, 2002 and a mandatory effective date of October 1, 2004.)

For policies effective on a new and renewal basis with normal anniversary rating dates prior to April 1, 2003, carriers using Statistical Code 9740 as a line item in their policies to comply with TRIA 2002 can show the premium charge as "\$0." (See <u>Rating Value Adoption in Response to TRIA 2002</u> below for information pertaining to policies effective on a new and renewal basis with normal anniversary rating dates on or after April 1, 2003.)

Rating Value Adoption in Response to TRIA 2002

The Bureau has adopted a loss cost charge of \$0.02 per \$100 of payroll and a residual market rate of \$0.03 per \$100 of payroll pertaining to certified terrorism losses under TRIA 2002, effective on a new and renewal basis for policies with normal anniversary rating dates on or after April 1, 2003.

No rating value(s) has/have been adopted to apply to any classification(s) for which the applicable exposure base is not payroll.

NOTE: The following paragraph reflects a change in filing procedures applicable to this implementation of premium charges for **Code 9740** only.

Unless carriers take action to the contrary in the form of individual filings with the Department of Insurance, the loss cost charge adopted by the Bureau will be subject to application of the carrier's approved loss cost multiplier effective April 1, 2003 to determine the carrier's rate for terrorism exposures certified under TRIA 2002. Carriers using different loss cost multipliers for one or more classifications are directed to apply their loss cost multiplier that applies to the greatest number of classifications to the derivation of a rate for Code 9740. Carriers wishing to establish a rate for Code 9740 by means of any practice other than that outlined above must file such practice with the Delaware Department of Insurance. If a carriers feels that the determination of "their loss cost multiplier that applies to the greatest number of classifications" is problematic, they should consult with the Delaware Department of Insurance to arrive at a mutually-agreed loss cost multiplier selection for Code 9740.

Additional updates related to TRIA 2002 will be provided as appropriate, reflecting actions that may be taken by the U. S. Department of the Treasury, Delaware Department of Insurance and the Bureau, respectively.

Bureau Circular No. 768 Page 5

Language revisions pertaining to TRIA 2002 for the Delaware Basic Manual and Statistical Plan Manual are shown accompanying this circular. These Manual changes will be updated on our website (www.dcrb.com) at a later date.

Should any member have questions or comments pertaining to the subject matter of this circular, they may be directed to the attention of the following Bureau staff:

Statistical reporting questions: Bonnie Piacentino, Extension 223, bpiacentino@dcrb.com Policy reporting questions: Betty Ann Campbell, Extension 218, bcampbell@dcrb.com Other questions: Bruce Decker, Extension 211, bdecker@dcrb.com

Timothy L. Wisecarver President

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Remember to visit our website at www.dcrb.com for more information about this and other topics.

POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

Coverage for acts of terrorism is already included in your current policy. You should know that,
effective November 26, 2002, under your existing coverage, any losses caused by certified acts of
terrorism would be partially reimbursed by the United States under a formula established by federal
law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the
statutorily established deductible paid by the insurance company providing the coverage. The portion
of your annual premium that is attributable to coverage for acts of terrorism is: \$

I ACKNOWLEDGE THAT I HAVE BEEN NOTIFIED THAT UNDER THE TERRORISM RISK INSURANCE ACT OF 2002, ANY LOSSES CAUSED BY CERTIFIED ACTS OF TERRORISM UNDER MY POLICY COVERAGE WILL BE PARTIALLY REIMBURSED BY THE UNITED STATES AND I HAVE BEEN NOTIFIED OF THE AMOUNT OF MY PREMIUM ATTRIBUTABLE TO SUCH COVERAGE.

Policyholder/Applicant's Signature
Print Name
Date
Name of Insurer:
Policy Number:
Policy Effective Date:
Name of Employer:

DRAFTING NOTE: An insurer may choose not to use the acknowledgement section for workers compensation.

ITEM B-1383—CATASTROPHE PROVISION—CERTIFIED TERRORISM LOSSES (AS DEFINED IN TERRORISM RISK INSURANCE ACT OF 2002)

WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY WC 00 04 20

TERRORISM RISK INSURANCE ACT ENDORSEMENT

This endorsement addresses requirements of the Terrorism Risk Insurance Act of 2002.

Definitions

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

"Act" means the Terrorism Risk Insurance Act of 2002, which took effect on November 26, 2002, and any amendments.

"Act of terrorism" means any act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State, and the Attorney General of the United States 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 United States missions or certain air carriers or vessels.
- d. The act has been committed by an individual or individuals acting on behalf of any foreign person or foreign interest, 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 terrorism or war loss" means any loss resulting from an act of terrorism (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 United States missions or to certain air carriers or vessels.

"Insurer deductible" means:

- a. For the period beginning on November 26, 2002 and ending on December 31, 2002, an amount equal to 1% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding November 26, 2002.
- b. For the period beginning on January 1, 2003 and ending on December 31, 2003, an amount equal to 7% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding January 1, 2003.
- c. For the period beginning on January 1, 2004 and ending on December 31, 2004, an amount equal to 10% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding January 1, 2004.
- d. For the period beginning on January 1, 2005 and ending on December 31, 2005, an amount equal to 15% of our direct earned premiums, as provided in the Act, over the calendar year immediately preceding January 1, 2005.

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ITEM B-1383—CATASTROPHE PROVISION—CERTIFIED TERRORISM LOSSES (AS DEFINED IN TERRORISM RISK INSURANCE ACT OF 2002)

Limitation of Liability

The Act may limit our liability to you under this policy. If annual aggregate insured terrorism or war losses of all insurers exceed \$100,000,000,000 during the applicable period provided in the Act, and if we have met our insurer deductible, the amount we will pay for insured terrorism or war losses under this policy will be limited by the Act, as determined by the Secretary of the Treasury.

Policyholder Disclosure Notice

- Insured terrorism or war losses would be partially reimbursed by the United States Government under a
 formula established by the Act. Under this formula, the United States Government would pay 90% of our
 insured terrorism or war losses exceeding our insurer deductible.
- 2. The additional premium charged for the coverage this policy provides for insured terrorism or war losses is shown in Item 4 of the Information Page or the Schedule below.

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State Rate per \$100 of Remuneration

Note:

- 1. This endorsement addresses requirements of the Terrorism Risk Insurance Act of 2002.
- 2. This endorsement is effective 12:01 a.m. on December 20, 2002 applicable to new and renewal voluntary policies only.
- 3. This endorsement is effective 12:01 a.m. on January 1, 2003 applicable to new and renewal assigned risk policies only.

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Premium Calculation Algorithm

Line #	Item Name	Associated Statistical Code	Line #	Source & Derivation
(1)	Classification	XXXX	(1)	Carrier value
(2)	Exposure	XXXX	(2)	Risk characteristic
(3)	Carrier Rating Value	XXXX	(3)	Carrier value
(4)	Classification Manual Premium		(4)	(2)/100x(3) if classification has payroll exposure. Special procedures apply to non-payroll classes
(5)	Total Policy Manual Premium		(5)	Sum of (4) for all classifications on the policy
(6)	Employer Liability Increased Limits Factor	XXXX	(6)	Carrier value
(7)	Employer Liability Increased Limits Premium Charge		(7)	(5) x [(6) expressed as a decimal]
(8)	Minimum Premium Employer Liability Increased Limits	9848	(8)	Carrier value
(9)	Minimum Premium Employer Liability Increased Limits Premium Charge	9848	(9)	[(8)-(7)] if (7)<(8) and (6) >0, otherwise zero
(10)	Subject Deductible Credit Percentage	9664	(10)	Carrier value
(11)	Subject Deductible Premium Credit	9664	(11)	[(5)+(7)+(9)]x[(-10) expressed as a decimal]
(12)	Waiver of Subrogation Charge	0930	(12)	Carrier value - subject to experience modification
(13)	Waiver of Subrogation Premium	0930	(13)	Value from Line (12)
(14)	Total Subject Premium		(14)	[(5)+(7)+(9)+(11)+(13)]
(15)	Experience Modification	9898	(15)	Zero for non-experience-rated risks
(16)	Modified Premium		(16)	(14) x (15)
(17)	Merit Rating Credit Factor	9885	(17)	Zero if Merit Rating Credit does not apply
(18)	Merit Rating Credit	9885	(18)	(14) x [(-17) expressed as a decimal]
(19)	Merit Rating Neutral Factor	9884	(19)	Zero whether Merit Rating Neutral Adjustment (no credit or debit) does or does not apply

Line #	Item Name	Associated Statistical Code	Line #	Source & Derivation
(20)	Merit Rating Neutral Adjustment	9884	(20)	(14)x [(19) expressed as a decimal]
(21)	Merit Rating Debit Factor	9886	(21)	Zero if Merit Rating Debit does not apply
(22)	Merit Rating Charge	9886	(22)	(14)x [(21) expressed as a decimal]
(23)	Premium After Experience Modification or Merit Rating		(23)	(16) if Experience-Rated, [(14)+(18) + (20) + (22)] if Merit-Rated, (14) if Non-Rated
(24)	Non-Ratable Classifications	XXXX	(24)	Carrier Value
(25)	Non-Ratable Classifications Exposure		(25)	Portion of payroll exposure subject to Non-Ratable Classifications
(26)	Non-Ratable Classification Rating Value	XXXX	(26)	Carrier value
(27)	Non-Ratable Classification Premium		(27)	(25)/100x(26) [based on applicable Non-Ratable Classification exposure]
(28)	Aircraft Seat Surcharge Exposure (# of seats)	9108	(28)	Actual number of seats for insured risk. Subject to maximum 10 seats per aircraft
(29)	Aircraft Seat Surcharge	9108	(29)	Carrier value
(30)	Aircraft Seat Surcharge Premium Charge	9108	(30)	(28) x (29)
(31)	Workfare Program Employees Exposure (PA)	0982	(31)	Number of person weeks. A partial workweek for any worker to be counted as 1 person week.
(32)	Workfare Program Employees Rating Value (PA)	0982	(32)	Carrier value
(33)	Workfare Program Employees Premium (PA)	0982	(33)	(31) x (32)
★ (34)	Non-Ratable Classification Premium Total		(34)	Sum of all (27)+(30)+(33) premiums
★ (35)	Non-Ratable Classification Increased Limits Factor	XXXX	(35)	Carrier value
★ (36)	Non-Ratable Classification Increased Limits Premium Charge	XXXX	(36)	(34) x [(35) expressed as a decimal]
★ (37)	Minimum Premium Non- Ratable Classification Increased Limits	9848	(37)	Carrier value
★ (38)	Minimum Premium Non- Ratable Classification Increased Limits Premium Charge	9848	(38)	[(37)-(36)] if (36) < (37) and (35) > 0, otherwise zero

Line#	Item Name	Associated Statistical Code	Line #	Source & Derivation
(39)	Premium Before Schedule Rating		(39)	(23)+(34)+(36)+(38)
(40)	Schedule Rating Plan Adjustment Factor	9887/9889	(40)	Carrier value - use 9887 for schedule credits and 9889 for schedule debits.
(41)	Schedule Rating Plan Premium Adjustment	9887/9889	(41)	(39) x [(40) expressed as a decimal]. For schedule credits Line (41) will be negative.
(42)	Certified Safety Committee Credit Factor (PA)	9890	(42)	Credit applies if insured is certified.
(43)	Certified Safety Committee Premium Credit (PA)	9890	(43)	[(39)+(41)] x [(-42) expressed as a decimal]
(44)	Workplace Safety Program Credit Factor (DE)	9880	(44)	Credit applies if insured qualifies
(45)	Workplace Safety Program Premium Credit (DE)	9880	(45)	[(39)+(41)] x [(-44) expressed as a decimal]
(46)	Construction Classification Premium Adjustment Program Credit Factor	9046	(46)	Based on wage level(s), application to rating organization
(47)	Construction Classification Premium Adjustment Program Premium Credit	9046	(47)	[(39)+(41)] x [(-46) expressed as a decimal]
(48)	Drug-Free Workplace Factor (DE)	9846	(48)	Carrier value
(49)	Drug-Free Workplace Credit (DE)	9846	(49)	[(39)+(41)+(45)+(47)] x [(-48) expressed as a decimal]
(50)	Managed Care Factor (DE)	9874	(50)	Carrier value
(51)	Managed Care Credit (DE)	9874	(51)	[(39)+(41)+(45)+(47)+(49)] x [(-50) expressed as a decimal]
(52)	Package Credit Factor (DE)	9721	(52)	Carrier value
(53)	Package Credit (DE)	9721	(53)	[(39)+(41)+(45)+(47)+(49)+(51)] x [(-52) expressed as a decimal]
(54)	Premium After Managed Care and Package Credit If Applicable		(54)	[(39)+(41)+(43)+(45)+(47)+(49)+(51) +(53)]

Line #	Item Name	Associated Statistical Code	Line #	Source & Derivation
(55)	Assigned Risk Surcharge Factor (DE)	0277	(55)	May apply to some or all assigned risks based on plan and characteristics of individual insured
(56)	Assigned Risk Premium Surcharge (DE)	0277	(56)	(54) x [(55) expressed as a decimal]
(57)	Deductible Credit Factor	9663	(57)	Carrier value
(58)	Deductible Premium Credit	9663	(58)	[(54)+(56)] x [(-57) expressed as a decimal]
(59)	Loss Constant	0032	(59)	Carrier value - may vary based on risk premium size
(60)	Loss Constant Charge	0032	(60)	Line (59) if applicable
(61)	Short Rate Cancellation Factor	0931	(61)	Carrier value - zero if short rate cancellation does not apply
(62)	Short Rate Premium	0931	(62)	[(54)+(56)+(58)+(60)] x [(61)-1.0000] if (61) > 0, otherwise zero
(63)	Expense Constant	0900	(63)	Carrier value if applicable
(64)	Expense Constant Charge	0900	(64)	Line (63)
(65)	Minimum Premium	0990	(65)	Carrier value
(66)	Minimum Premium Charge	0990	(66)	If (65)>([(54) +(56)+(58)+(60)+(62)+(64)], (65) - [(54)+(56)+(58)+(60)+(62)+(64)], otherwise zero
(67)	Unit Statistical Report Total Standard Premium		(67)	[(54)+(56)+(58)+(60)+(62)+(66)]
(68)	Premium Discount Amount	0063/0064	(68)	Carrier value based on [(54)+(56)+(58)+(60)+(62)+(66)]
★ (69)	Additional premium Waiver of Subrogation (flat charge)	9115	(69)	Carrier value(s)
★(70)	Terrorism Premium Charge	9740	(70)	(Total payroll / 100) x carrier rating value
★ (71)	Total Policy Premium Subject to Employer Assessment		(71)	(64)+(67)-(68)+(69)+(70)
(72)	Employer Assessment Factor Pursuant to Act 57 of 1997 (PA)	0938	(72)	Bureau value for the specific purpose of computing employer assessments
(73)	Employer Assessment Amount Pursuant to Act 57 of 1997 (PA)	0938	(73)	[(71)-(11)-(58)] x (72) NOTE: Cells (11) and (58) 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.

DELAWARE BASIC MANUAL CHANGES

Deleted wording is bracketed; new wording is underlined.

Effective November 26, 2002

SECTION 1 - UNDERWRITING RULES

RULE VI - RATING VALUES AND PREMIUM DETERMINATION

A. BUREAU RATING VALUES

3. Terrorism Risk Insurance Act of 2002 - Certified Losses

Premium under the Terrorism Risk Insurance Act of 2002 - Certified Losses 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, schedule rating, or retrospective rating. Non-payroll exposures are not subject to premium under the Terrorism Risk Insurance Act of 2002 - Certified Losses. Policies issued on an "If Any" basis will not be charged a terrorism rate unless premium develops during the policy term or at audit. Per capita charges are not subject to premium under this Act. Terrorism Risk Insurance Act of 2002 - Certified Losses shall be separately stated on the Standard Policy and shall be designated to Statistical Code 9740.

RULE XIV - AGRICULTURAL, DOMESTIC WORKERS-RESIDENCES

E. BUREAU RATING VALUES AND PREMIUM

1. Bureau Rating Values

The Bureau Rating Values for Codes 0913, 0908, 0912 and 0909 are per capita premium charges. All Agriculture code rates are per \$100 of payroll. <u>Terrorism Risk Insurance Act of 2002 - Certified Losses (9740) does not apply to per capita classification premium charges.</u>

Effective November 26, 2002 on an Optional Basis October 1, 2004 on Mandatory Basis

RULE VIII - LIMITS OF LIABILITY

A. WORKERS COMPENSATION AND EMPLOYERS LIABILTY POLICY

- 2. Part Two Employers Liability
 - b. Increased Limits
 - (3) The premium for increased limits shall be subject to experience rating modification, merit rating, deductible credit or retrospective rating. The premium for increased limits on non-ratable classifications is not subject to any experience rating modifications, merit rating or retrospective rating.

RULE IX - SPECIAL CONDITIONS OR OPERATIONS AFFECTING COVERAGE AND PREMIUM

H. WAIVER OF SUBROGATION

For policies where the carrier waives subrogation rights, the premium charge associated with such waiver shall be assigned to Code 0930.

For policies where a flat charge has been levied for a waiver of subrogation rights, the amount shall be assigned to Code 9115. Code 9115 - Flat Charge Waiver of Subrogation is not included in Total Standard Premium.

DELAWARE STATISTICAL PLAN MANUAL CHANGES

Deleted wording is bracketed; new wording is underlined.

Effective November 26, 2002

SECTION II - REPORTING REQUIREMENTS

B. Exposure Information

5. Exposure - Other Than Payroll

For a number of classifications the Manual provides bases of exposure other than payroll. The following method of reporting shall be used in such instances:

a. and b. remain the same

Note: Premium for the Terrorism Risk Insurance Act of 2002 – Certified Losses does not apply to these classifications.

9. Miscellaneous Statistical Codes

- c. Premium Not Subject to Experience Rating, to be Reported on line "H," [and] "I" or "J" on the Hard Copy Unit Statistical Report.
 - (4) Terrorism Risk Insurance Act of 2002 Certified Losses Code 9740

 Premium debit earned under the Terrorism Risk Insurance Act of 2002 Certified Losses is reported on a hard copy unit subsequent to experience modification after the expense constant, if applicable, but prior to employer assessment. The premium charge for Code 9740 is calculated by dividing a risk's total payroll by \$100 and multiplying the result times the carrier's rating value for Code 9740.

 Premium developed under the Terrorism Risk Insurance Act of 2002- Certified Losses is not included in Total Standard Premium. Non-payroll exposures are not subject to premium under the Terrorism Risk Insurance Act of 2002 Certified Losses.

SECTION VI - EXAMPLES

<u>Illustration 21 – Anniversary Rated Policy with the Premium Charge for Terrorism Risk Insurance</u> Act of 2002 – Certified Losses

In this illustration it is assumed that more than one experience modification applies during the policy period and the premium charge for the Terrorism Risk Insurance Act of 2002 is applicable.

Note: In the following example all premiums are calculated in the same sequence outlined in example 16 (combination example).

The premium charge for the Terrorism Risk Insurance Act of 2002 – Certified Losses, **Code 9740**, is derived by adding up all payroll exposures for a given split period divided by \$100 and multiplying the result times the carrier's rating value for the Terrorism Risk Insurance Act of 2002 – Certified Losses (Code 9740). The resulting premium charge should be reported on lines "J" through "K" under Code 9740.

As with most pricing programs in the state of Delaware (e.g., Construction Credit - 9046, Merit Rating Credit - 9885) the Terrorism Risk Insurance Act of 2002 - Certified Losses - 9740 is applicable as of each risk's Anniversary Rating Date.

Effective November 26, 2002 on an Optional Basis October 1, 2004 on Mandatory Basis

Section II – REPORTING REQUIREMENTS

B. Exposure Information

9. Miscellaneous Statistical Codes

- - (1) Premium for Higher Limitslimits and percentages.

Note: Increased Limit factors applied to non-ratable classification exposures should be reported as not subject to the experience modification.

The Bureau Manual rules appropriate **Code 9848**.

- c. Premium Not Subject to Experience Rating, to be Reported on line "H," [and] "I" or "J" on the Hard Copy Unit Statistical Report.
 - (3) Flat Charge Waiver of Subrogation **Code 9115**. For policies where a flat charge has be levied for a waiver of subrogation rights, the amount shall be assigned to Code 9115. Do not include the flat charge waiver of subrogation premium in the Total Standard Premium. (See Item B.9.a.(4) of this section.)

SECTION IV – CODES

B. Exposure Information Codes

3. Premium Codes

- a. Premium Subject to Experience Modification (Reported Above Line "A")
 - (1) Premium for Increased Limits

Table for Increased Limits Effective 01/01/88
Table Unchanged

Note: The Increased Limits factors applied to **non-ratable classification** exposures should be reported as not subject to the experience modification on line "D," "E" or "F".

c. Premium Not Subject to Experience Modification and Not to be Included in Standard Premium (Reported on lines "H," "I" or "J")

(1) Premium Discount Code	0063/Code 0064
(2) Expense Constant	Code 0900
(3) Waiver of Subrogation – Flat Charge	Code 9115
(4) Terrorism Risk Insurance Act of 2002 - Certified Lo	sses Code 9740

UNIT STATISTICAL REPORT

										DOLLOY																
Report No.	Corr. No.	Corr. Type	Replace Rpt. Ind.	Carrier Code		Policy Number		Policy	POLICY INFORI Policy Effective Date Policy Expiration I				State	State Effective Da	te Cert	ficate No.	Caro	d Serial No.		ı	Risk ID N	umber		Page No.	Last	Page No.
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Upd				RE INFORMATION			*Upd	Claim Nur	mber	Acc. Date/	Incurr	ed Indemnity	Inci	LUSS IIV	FORMAT Class	ION	Status			Loss	Conditio	ns		Jurisdic	Cat.	MCO
Туре	Exp. Cov	. Cla	ss Code	Exposure Amount	Manual Rate	Premium Rate	Туре		No. Claims						Code			Act	1		Recov	Cov	Settl	State	No.	Туре
	01	0	665	255000	7.84	19992		Soci	ial Security N	lumbor	Part	Nature	Cause	1 .	Occupation Des	corintian		Voc. I	Lump	Fraud	Ded	uot I	Paid Indem	unity	Doid N	Medical
	01	0	953	48000	.24	115		Socia	ar security iv	lumber	Part	Nature	Cause	'	occupation Des	scription		VOC.	Lump	Fraud	Dea	ucı	Paid indem	inity	Palu N	ledical
	01	9	664			3277		Claimant's Atto	orney Fees	Employer's Atto	orney Fees				Rever	sed for Future	Use						ALAE Pa	id	ALAE II	ncurred
		Í				3277	*Upd Type	Claim Nun	mber	Acc. Date/ No. Claims	Incurr	ed Indemnity	Incu	ırred Medical	Class Code	Injury	Status			Loss	Condition	ns		Jurisdic State	Cat. No.	MCO Type
	A.	To	Total Subject Premium			16830												Act	1	Гуре	Recov	Cov	Settl			
		Εv	norionco					Social Security Number		lumber	Part	Nature	Cause	ause Occu		upation Description		Voc. I	Lump	Fraud	Ded	uct	Paid Indemnity		Paid Medical	
	В.	Mo	d (XX.X)	(XX.XXX) 0.930				Claimant's Atto	Claimant's Attorney Fees							ALAE Paid ALAE Incurred										
	C.	То	tal Modif	ied Premium		15652	****	Oleie New	Claim Number Acc. Date/ Incurred Indemnity Incurred Medical Class Injury Status Loss Condition								Later Control Moo									
							*Upd Type	Claim Nun	mber	Acc. Date/ No. Claims		Incu	incurred Medical		Class Injury Status Code		E033 CONDITIONS			Cov	Settl	Jurisdic State	Cat. No.	MCO Type		
	D.	9	887			3913																				
	E.	9	880		.10	1174		Soci	ial Security N	lumber	Part	Nature	Cause	(Occupation Des	scription	,	Voc. I	Lump	Fraud	Ded	uct	Paid Indem	-	Paid N	
	F.	9	046		.25	2935		Claimant's Atto	rney Fees	Employer's Atto	orney Fees		Reversed for Future Use								ALAE Pa	Paid ALAE Incu		ncurred		
		<u> </u>	010		.20	2700	*Upd Type	Claim Nun	mber	Acc. Date/ No. Claims			lemnity Incurred Medical		Class Code			Status			Loss Conditions			Jurisdic State	Cat. No.	MCO Type
	G.	Tota	Standard Ex	posure	Total Standard Pren	nium												Act	1	Гуре	Recov	Cov	Settl			
	0.							Socia	ial Security N	lumber	Part	Nature	Cause		Occupation Des	scription	1	Voc. I	Lump	Fraud	Ded	uct	Paid Indem	nnity	Paid N	Medical
	H.	0	063_	Premium Discour	nt Amt.	261																				
		0	900	Expense Constar	nt Amt	119		Claimant's Atto	orney Fees	Employer's Atto	orney Fees				Rever	sed for Future	Use						ALAE Pa	ALAE Paid		ncurred
			700	ZAPONOS CONOCA		117	*Upd Type	Claim Nun	mber	Acc. Date/ No. Claims	Incurr	ed Indemnity	Incu	ırred Medical	Class Code	Injury	Status			Loss	Condition	ns		Jurisdic State	Cat. No.	MCO Type
		0	740		.04	0	-3/											Act	1	Гуре	Recov	Cov	Settl			
	.,	7	740		.04	0		Soci	ial Security N	lumber	Part	Nature	Cause		Occupation Des	scription	<u> </u>	Voc. I	Lump	Fraud	Ded	uct	Paid Indem	nnity	Paid M	ledical
	K.							Claimant's Atto	rney Fees	Employer's Atto	orney Fees				Rever	sed for Future	Use						ALAE Pa	id	ALAE I	ncurred
	L.	+													LOSS TO	TALS										
								Reserved for F	uture Use	Total N	o. Claims	T	otal Incurre	d Indemnity		rred Medical	Res	erved for F	uture U	se	Total	Paid Indem	nnity	Tot	al Paid Med	lical
			+					Tot. Claimant's A	Attny. Fees	Tot. Employe	er's Attny. Fe	es			Reserved for	Future Use				Total ALAE Paid				Tota	I ALAE Incu	urred

UNIT STATISTICAL REPORT

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										POLICY IN																	
Report No.	Corr. No.	Corr. Type	Replace Rpt. Ind.	Carrier Code		Policy Number		Policy	Effective Date	e Policy Exp	iration Date	Expos.	Expos. State State Effective D		e Certi	ficate No.	Card	Serial No.		Risk	ID Number		Page No.	Las	t Page No.		
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	01	0	953	48000	.20	96																, and measures,					
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-	01	9	664			2126	*I I mad	Claim Nur		Ass Date/	la er man	d Indemnity	l leave	rred Medical	Class	lui	Status	1					lunio dio	Cet	MCO		
							*Upd Type	Claim Nur	mber	Acc. Date/ No. Claims	incurre	a indemnity	incu	rred wedical	Class Code	Injury	Status		Loss		Loss Conditions		Jurisdic State	Cat. No.	Туре		
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	Α.		orionco	al Subject Premium		1/19/		Soci	Social Security Number		Part	Nature	Cause	00	ccupation Des	cription	V	oc. Lum	mp Fraud Deduct		Deduct	Paid Indemnity		Paid Medical			
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		I .				4.000		Claimant's Atto	orney Fees	Employer's Attor	rney Fees				Revers	ed for Future l	Use					ALAI	Paid	ALAE	Incurred		
-	C.	101	al Modifi	ied Premium		16389	*Und	Claim Nur	mhor	Acc. Date/	Incurro	d Indemnity Incurred Medical Class Injury Status						Loca Conditions			Jurisdic	Cat.	MCO				
							*Upd Type	No. Claims		iliculte	class Code				Code				Loss Conditions			State	No.	Туре			
	D.	0	887			4097												Act	Туре	Rec	cov Cov	Settl					
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	F.							Glaimant 3 Atto	officy rees	Linployer 3 Attor	ttorney Fees		Reversed for Future USE								ALAI	. r aiu	ALAL	incurred			
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	G.	Total	Standard Ex		Total Standard Prem														,,								
				606000	1	16234		Soci	ial Security No	umber	Part	Nature	Cause	00	ccupation Des	cription	l v	oc. Lum	ıp Frau	ud	Deduct	Paid In	demnity	Paid	Medical		
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	l.	0	900	Expense Const	tant Amt	41																					
							*Upd Type	Claim Nur	mber	Acc. Date/ No. Claims	Incurre	d Indemnity	Incu	rred Medical	Class Code	Injury	Status		Lo	oss Con	nditions		Jurisdic State	Cat. No.	MCO Type		
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