A member of the American Fidelity Group

2000 North Classen Boulevard, Oklahoma City, Oklahoma 73106

EXCESS LOSS INSURANCE POLICY Non-Participating

PLEASE READ CAREFULLY

Policyholder Name:

City of Long Beach

Principal Address:

333 West Ocean Blvd: 13th Floor

Policy Number:

AFA-SLP-2009-1139-ELITE

Effective Date:

January 1, 2009

Expiration Date:

December 31, 2009

YOUR Designated Third-Party Administrator:

Great West

This Policy is issued in consideration of YOUR Application/Schedule and the payment of premiums. The attached Application/Schedule and a copy of YOUR ERISA Employee Welfare Benefit Plan Document form a part of this Policy. All periods of coverage will begin and end at 12:01 a.m. Standard Time at YOUR Principal Address.

This Policy is governed by the laws of the state of YOUR Principal Address.

This Policy is issued by US at OUR Underwriting Offices as of the Effective Date.

Secretary

President

NOTICE: This is a reimbursement Policy. YOU, or YOUR Plan Administrator, are responsible for making benefit determinations under YOUR Employee Welfare Benefit Plan. WE have no duty or authority to administer, settle, adjust, or provide advice regarding claims filed under YOUR Employee Benefit Plan.

WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information may be guilty of insurance fraud.

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SECTION 1 — DEFINITIONS

The following terms, wherever used in this Policy, or an Application/Schedule, Endorsement, or Disclosure Statement attached hereto, shall have the meaning set forth in this Section.

Aggregate Reimbursement Percentage means the percentage at which Eligible Expenses, in excess of YOUR Annual Aggregate Attachment Point, will be reimbursed by US.

Annual Aggregate Attachment Point means, for the Policy Period or any portion of the Policy Period, the Plan Benefits covered by this Policy and wholly retained by YOU. It is not considered for reimbursement under this Policy, and is the greater of:

- 1. the sum of Monthly Aggregate Factor amounts for each month of the Policy Period, determined by multiplying the total number of Covered Units by the Monthly Aggregate Factor amounts; or
- 2. the Minimum Annual Aggregate Attachment Point shown in the Application/Schedule.

The maximum per Covered Person that may be applied annually to the Annual Aggregate Attachment Point, (i.e. Individual Claim Limit) is shown in the Application/Schedule.

Application/Schedule means the Excess Loss Insurance Application/Schedule signed by YOU and attached to this Policy. The Application/Schedule is subject to acceptance by US and, if accepted, will become a part of this Policy.

Benefit Period means the period of time shown in the Application/Schedule during which Eligible Expenses incurred by a Covered Person, which are Paid by YOU during the Policy Period, are eligible for reimbursement under this Policy. This period does not alter the Policy Effective Date or Policy Period but does include any Run-In Period and/or Run-Out Period as shown on the Policy Application/Schedule. It does not waive this Policy's eligibility requirements.

COBRA Continuee means a Covered Unit that elects to extend its group health coverage under the Plan as entitled under the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) and subsequent regulations.

Company (WE, US, OUR) means American Fidelity Assurance Company.

Covered Family means an employee and his or her dependents covered under the Plan.

Covered Person means an individual covered under the Plan.

Covered Unit means an employee, an employee with dependents, or such other defined unit as agreed upon between YOU and US, as shown in the Application/Schedule.

Disabled Persons are those persons who are or become unable to perform the same lifestyle functions as a person of similar age and sex who is in good health.

Disclosure Statement means the Disclosure Statement submitted by YOU to US in connection with the issuance of this Policy.

Eligible Expenses means the eligible charges payable under YOUR Plan and for which the Covered Person is liable to pay. It does not include expenses specifically excluded or limited by this Policy, YOUR Application/Schedule for this Policy, or any Endorsements.

Endorsement means a written amendment or addendum that alters the terms of this Policy.

Experimental or Investigational means medical services, supplies or treatments, including drugs, devices and biological products, provided or performed in a special setting for research purposes, under a treatment protocol or as part of a clinical trial (Phase I, II or III). The covered service will also be considered Experimental/ Investigational in any setting if the Covered Person is required to sign a consent form that indicates the proposed treatment, procedure, medical service, supply, drug, device or biological product is part of a scientific study or

medical research to determine its effectiveness or safety. Medical treatment, which is not considered standard treatment under the particular medical circumstances by the majority of the medical community or by Medicare, Medicaid or any other government financed programs or the National Cancer Institute regarding malignancies, will be considered Experimental/Investigational. Off-label usage of any drug will be considered Experimental/Investigational. A drug, device or biological product is considered Experimental/Investigational if it does not have FDA approval or it has FDA approval only under an interim step in the FDA process, i.e., an investigational device exemption or an investigational new drug exemption or is used off-label.

HIPAA refers to Public Law 104-191, otherwise known as the Health Insurance Portability and Accountability Act of 1996 and subsequent regulations.

Incurred means:

- 1. with respect to medical services or supplies, the date on which the services are rendered or supplies are received by the Covered Person; and
- 2. with respect to disability income benefits, the date each periodic benefit payment becomes payable to the Covered Person (not the date the disability commences), if this coverage was elected on the Application/Schedule; and
- 3. with respect to negotiated medical services or supplies, the date on which the service or supply was initially rendered or used.

Individual Claim Limit means the maximum amount of Payments for Eligible Expenses that will be allowed for any one Covered Person under Aggregate Excess Loss Coverage. The Individual Claim Limit is shown in the Application/Schedule. The maximum allowable amount of Eligible Expenses for a Covered Person who has been assigned a separate Specific Attachment Point will be the specified amount as shown under the Individual Claim Limit on the Application, regardless of that Covered Person's separate Individual Specific Attachment Point.

Large Claim (or **LC**) means Paid, denied or pending claims reaching, or with the potential to reach, 50% of the Specific Attachment Point or a Potentially Catastrophic Loss (PCL).

Medically Necessary means a service or supply that is necessary to diagnose and treat a condition. Such service or supply must be commonly recognized by the medical profession as standard of care for the control or cure of the illness or injury being treated by physicians practicing in the same or related specialty field. This does not include any services or supplies that:

- 1. are provided only as a convenience to the Covered Person or provider; or
- 2. exceed in scope, duration, or intensity, the level of care that is needed to provide safe, adequate, and appropriate diagnosis and treatment; or
- 3. are excluded under the Plan Document, or Exclusions section of this Policy; or
- 4. are not listed as Plan Benefits under the Plan Document.

Minimum Annual Aggregate Attachment Point means the lowest amount of total Payments YOU must make under YOUR Plan before YOU are eligible for reimbursement under Aggregate Excess Loss coverage. The Minimum Annual Aggregate Attachment Point is shown in the Application/Schedule.

Monthly Aggregate Factor means the factor(s) that is/are multiplied by the number of Covered Units for each Policy Month to determine the Annual Aggregate Attachment Point. The Monthly Aggregate Factor(s) is/are shown in the Application/Schedule.

Monthly Aggregate Deductible means the amount determined for each Policy Month by multiplying the number of Covered Units for that month by the applicable Monthly Aggregate Factor(s) shown on the Application.

Paid (or **Payment**) means that a claim has been adjudicated by the TPA and the funds are actually disbursed by the Plan prior to the end of the Benefit Period. Payment of a claim is the unconditional and direct payment of a claim to a Covered Person or their health care provider(s). Payment will be deemed made on the date that both:

- 1. the payer directly tenders payment by mailing (or by other form of delivery) a draft or check; and
- 2. the account upon which the payment is drawn contains, and continues to contain, sufficient funds of the Policyholder to permit the check or draft to be honored by the institution upon which it is drawn. If the account upon which the payment is drawn is funded by a separate account or line of credit or "sweep" account, then the funding account must contain sufficient funds to permit the check or draft to be honored by the institution upon which it is drawn.

Plan (or **Employee Welfare Benefit Plan**) means the self-insured health care plan YOU have agreed to make available to YOUR employees and their eligible dependents and that is the subject of this Policy, whether or not it is subject to the Employee Retirement Income Security Act of 1974, as is or as may be amended.

Plan Benefits means the health benefits covered by the Plan during the Policy Period that are:

- 1. Incurred on or after the Effective Date of this Policy; and
- 2. Incurred while this Policy is in force; and
- 3. Incurred and Paid during the Policy Period.

Plan Benefits will also include those health benefits covered by the Plan that are:

- 1. Incurred during the Policy Period and Paid during any Run-Out Period; and
- 2. Incurred during the Run-In Period and Paid during any Policy Period or Run-Out Period.

Plan Benefits do not include:

- 1. deductibles of the Plan; or
- 2. co-insurance or co-payment amounts of the Plan; or
- 3. expenses that are not covered by the Plan or this Policy; or
- 4. amounts recoverable from any other source; or
- 5. amounts Paid under a previous policy or arrangement of excess loss coverage, whether issued by US or another entity; or
- 6. Health Savings Accounts, Health Reimbursement Accounts, Flexible Spending Accounts or any similar plan enacted by legislation.

While the determination of benefits under the Plan is the sole responsibility of the Policyholder, WE reserve the exclusive right to interpret the terms and conditions of the Plan as it applies to this Policy. WE have the sole authority to approve or deny reimbursements under this Policy without deference to the benefit determination made by the Plan.

Plan Document means the written instrument that describes the Plan and names the fiduciaries or trustees who jointly and separately have authority to control and manage the operations and administration of the Plan. The Plan Document must be in effect on the Effective Date of this Policy. Any changes to the Plan Document must be accepted by US. (See the "Changes to YOUR Plan" provision.)

Policy means this Excess Loss Policy issued by US to YOU.

Policy Month means, for the first Policy Month, the period beginning on the Effective Date of this Policy and ending on the corresponding date of the following month. Subsequent Policy Months begin on the corresponding date of each calendar month and continue until the corresponding date of the next month to the Policy Expiration Date

Policy Period means the time period beginning on the Effective Date and ending on the Expiration Date.

Policyholder (Plan Sponsor, YOU or YOUR) means the Plan Sponsor, named on the face page, to whom this Policy is issued.

Potentially Catastrophic Loss (PCL) means a Paid, denied or pending claim that has the potential to be catastrophic. PCLs include, but are not limited to the conditions listed in Exhibit I.

Premium Due Date is the first day of each calendar month. If the Effective Date of this Policy is other than the first day of a calendar month, the first month's premium will be pro-rated.

Proof of Loss means receipt of a complete claim form, satisfactory to the Company, and other supporting documentation required by the Company.

Run-In Limit means the maximum benefit amount paid by YOU under YOUR Plan for Eligible Expenses incurred by a Covered Person during the Run-In Period that will be applied toward payment under this Policy.

Run-In Period means the period of time shown in the Application/Schedule immediately prior to the first day of this Policy's Policy Period during which Eligible Expenses incurred by a Covered Person, which are Paid by YOU during the Policy Period, will be considered when determining benefit payments under this Policy.

Run-Out Period means the period of time shown in the Application/Schedule immediately following this Policy's Expiration Date during which Eligible Expenses incurred by a Covered Person, which are Paid by YOU during the Policy Period, will be considered when determining benefit payments under this Policy.

Specific Attachment Point means the amount that is retained and Paid by YOU during the Policy Period. It is not considered for reimbursement under this Policy. The Specific Attachment Point applies separately to each Covered Person. The Specific Attachment Point is shown in the Application/Schedule.

Specific Lifetime Maximum Reimbursement means the maximum amount WE will reimburse YOU with respect to any claims for a person covered under the Plan that have been filed or submitted under this and prior or later Policies issued by US. The Lifetime Maximum excludes the Specific Attachment Point amount. The Lifetime Maximum will not exceed the lesser of:

- 1. the amount shown in the Application/Schedule; or
- 2. the lifetime amount set forth in the Plan minus the sum of the Specific Attachment Point applicable to the claimant under each of the policies issued by US.

Specific Reimbursement Percentage means the percentage at which Eligible Expenses, in excess of YOUR Specific Attachment Point, will be reimbursed by US.

Third-Party Administrator (TPA) means a firm having a written agreement with YOU to process Plan Benefits and provide administrative services.

The term Third-Party Administrator, as used in this Policy, does not refer to the Plan Administrator used in the Employee Retirement Income Security Act (ERISA) of 1974, as amended, unless YOU have specifically appointed the Third-Party Administrator as such.

Usual and Customary Charges means the common charge for the same or comparable service or supply in the geographic area in which the service or supply is furnished. Usual and Customary Charges are determined based upon:

- 1. the amount of resources expended to deliver the treatment; and
- 2. the complexity of the treatment rendered; and
- 3. charging protocols and billing practices generally accepted by the medical community; and
- 4. the amount paid after discounts under governmental and private plans.

SECTION 2 — SPECIFIC EXCESS LOSS COVERAGE

WE will reimburse YOU for Plan Benefits Paid in excess of the Specific Attachment Point, not to exceed the Specific Lifetime Maximum amount shown in the Application/Schedule.

WE will reimburse YOU after YOU have provided an acceptable proof of loss and satisfactory proof of Paid Plan Benefits.

The Specific Excess Loss benefit applies to a Policy Period or fraction thereof (due to termination). As determined with regard to each Covered Person, it is the lesser of:

- the Specific Lifetime Maximum; or
- 2. eligible Plan Benefit Payments made with regard to a Covered Person, less the Specific Attachment Point, the result of which is then multiplied by the Specific Reimbursement Percentage.

If, for any reason, YOUR Specific Excess Loss coverage terminates before the end of the Policy Period:

- 1. all coverage under this Policy will end as of 12:01 a.m. on the date of YOUR termination;
- 2. the Run-Out Period, if any, will not apply; and
- 3. the Specific Attachment Point shown in the Application/Schedule will continue to apply and will not be reduced or prorated.

SECTION 3 — AGGREGATE EXCESS LOSS COVERAGE

The Aggregate Excess Loss benefit for the Policy Period, or fraction thereof (due to termination), is the Plan Benefit Payment made for Eligible Expenses during the Policy Period less:

- 1. the greater of the Minimum Annual Aggregate Attachment Point or the calculated Annual Aggregate Attachment Point; and less
- 2. the Specific Excess Loss benefits that have been or will be reimbursed by US under the Specific Excess Loss coverage; and less
- 3. any payments that exceed any limitations of coverage under this Policy or that are excluded under this Policy; multiplied by
- 4. the Aggregate Reimbursement Percentage.

In no event will the Aggregate Excess Loss benefit exceed the Maximum Aggregate Reimbursement specified under Aggregate Excess Loss Coverage in the Application/Schedule.

If for any reason, YOUR Aggregate Excess Loss coverage terminates before the end of the Policy Period:

- 1. all coverage under this Policy will end as of 12:01 a.m. on the date of YOUR termination:
- 2. the Run-Out Period, if any, will not apply; and
- 3. the Minimum Annual Aggregate Attachment Point shown in the Application/Schedule will continue to apply and will not be reduced or prorated.

SECTION 4 — REIMBURSEMENT OF ADDITIONAL COVERAGES

Plan Benefits that YOU have Paid under YOUR Prescription Drug Card Plan will be considered for reimbursement under Specific Excess Loss Coverage only if shown as included on the Application/Schedule.

Plan Benefits that YOU have Paid under YOUR Prescription Drug Card Plan, Vision Plan, Dental Plan, and/or Weekly Income Plan will be considered for reimbursement under Aggregate Excess Loss Coverage only if shown as included on the Application/Schedule. The most WE will reimburse YOU for Plan Benefits YOU Pay under YOUR Weekly Income Plan, if included for reimbursement, is shown in the Application/Schedule.

SECTION 5 — LIMITATIONS

Our liability under this policy will not be increased if the Plan provides more liberal limitations provisions.

In addition to the limitations provided under the Plan, this Policy will not cover any of the following:

Non-Disclosed Losses

If YOU fail to disclose any required health information on:

- 1. a Covered Person when YOU make application for this Policy; or
- 2. on an employee, or a dependent of an employee, of a company YOU acquire or become affiliated with, when such subsidiary or affiliate will be included in YOUR Plan,

then:

- WE will not reimburse YOU for any Plan Benefits Paid for the illness or condition that was required to be disclosed:
- 2. such Paid Plan Benefits may not be used towards satisfaction of the Specific Attachment Point for such Covered Person; and
- 3. such Paid Plan Benefits may not be used towards satisfaction of YOUR Annual Aggregate Attachment Point.

Retired Employees

WE will reimburse Paid Plan Benefits for Retired Employees and their dependents, who are eligible under the Plan, only if such persons are indicated as included in the Application/Schedule.

COBRA Continuees

With respect to those persons qualifying as COBRA Continuees, and continuing coverage under YOUR Plan as such, prior to, on or after the Effective Date of this Policy, WE will reimburse Paid Plan Benefits for such individuals only if YOU made timely notification to such individuals of their rights to COBRA continuation coverage

and if such individuals made a timely election of such coverage as required by applicable law and if all required COBRA premiums were paid timely.

Medicare Benefits

With respect to Covered Persons who are eligible and entitled to coverage under Medicare, any benefit reimbursable to YOU under this Policy shall be reduced by the amount of any similar Medicare benefit paid or reimbursable so that the total reimbursements hereunder with respect to a Covered Person or his or her dependents shall not exceed 100% of such person's actual expenses otherwise reimbursable under this Policy.

Medical Hardware, Devices, Implants

Reimbursements for medical hardware and devices and implants will be limited to an amount equal to 150% of the actual invoice cost of the medical hardware and device and implant paid by the hospital or other provider. No amount will be reimbursed under this Policy until a copy of the invoice is received by US.

Prescription Specialty Drugs and Drug Protocols

For prescription specialty drugs and drug protocols delivered in an outpatient setting or in the physician's office, the maximum reimbursement will be 150% of the manufacturer's invoice price. No amount will be reimbursed under this Policy until:

- 1. a copy of the invoice is received by US; and
- 2. a copy of the physician's prescription instructions are received by US.

Liability For Reimbursement

WE shall not be liable under this Policy to directly reimburse any Covered Person or provider of professional or medical services for any benefits that YOU have agreed to provide under the terms of the Plan. OUR sole liability is to YOU, in accordance with the terms of this Policy. YOU may not assign any Excess Loss benefits to Covered Persons or providers of services.

SECTION 6 — EXCLUSIONS

WE will not reimburse YOU for any loss or expense caused by or resulting from:

- 1. expenses incurred while the Plan is not in force with respect to the Covered Person, or for a person not covered under the Plan;
- 2. expenses covered by Plan changes made prior to OUR written approval of such changes;
- 3. expenses that result from any prescription card service, mail order prescription plan or any pre-paid prescription drug plan, dental, vision, or weekly income benefits, unless specifically included on the Application/Schedule and approved by US.
- 4. liability or obligations assumed by YOU under any contract or service agreement other than the Plan:
- 5. expenses for services or supplies that are in violation of any law;
- 6. expenses for services or supplies billed above the Usual and Customary Charges for the area where provided, or that are greater than the Plan Benefits;
- 7. expenses resulting from or caused by war, whether declared or undeclared; civil war; invasion; hostilities; riot; resistance to armed aggression; or acts of terrorism, or complications therefrom:
- 8. expenses for benefits for accidental bodily injury or sickness arising out of or in the course of any occupation for wage or profit, or complications therefrom; or for which the Covered Person would be entitled to benefits under any Workers' Compensation, Longshoremen's and Harbor Workers' Compensation Act, or other occupational disease legislation or policy, whether or not such policy is actually in force;
- 9. cost of the administration of claims, including cost of investigation, payments, or other service(s) provided by YOUR TPA, consulting fees and/or expenses of any litigation;
- 10. expenses or complications resulting from an injury sustained while the Covered Person was committing a felony under the laws of the state in which such act occurred, whether or not such Covered Person was actually charged or convicted of any criminal conduct;
- 11. deductible, coinsurance, co-payment amounts, expenses that are not covered by the Plan or this Policy, amounts recoverable from any other source, or amounts Paid under a previous policy or arrangement of Excess Loss coverage, whether issued by US or another entity, Health Savings Accounts, Health Reimbursement Accounts, or Flexible Spending Accounts or any similar plan enacted by legislation;

- 12. expenses or costs resulting from noncontractual damages, court costs and legal fees, including but not limited to compensatory, exemplary and punitive damages, fines or statutory penalties;
- 13. medical expenses or complications in connection with Experimental or Investigational services, supplies or treatments, including drugs, devices and biological products, as defined in this Policy;
- 14. payments recoverable through YOUR Plan's Coordination of Benefits; Medicare, Medicaid, or TriCare where the other plan is primary;
- 15. expenses incurred by an employee or dependent of an employee of any affiliated or subsidiary company not included in the Application/Schedule, unless added by Endorsement;
- 16. legal expenses and fees including legal expenses and fees incurred on behalf of any Covered Person in obtaining medical treatment or expenses incurred in connection with a judgment or settlement arising out of YOUR negligence in providing, arranging, or failing to provide or arrange a benefit to a Covered Person:
- 17. payments YOU make under YOUR Plan for services and supplies that are not included in YOUR Plan or that are outside the requirements of YOUR Plan Document or this Policy even when the discretionary authority to make such payments is specifically granted in writing to the Plan Sponsor and/or Third-Party Administrator by that same Plan Document;
- 18. expenses incurred after the Expiration Date; or
- 19. in the event this Policy is terminated before the Expiration Date, expenses incurred after the date of such termination;
- 20. expenses incurred by any COBRA Continuee whose COBRA continuation coverage was not offered in a timely manner or was not elected in a timely manner or for which premiums were not paid in a timely manner;
- 21. YOUR TPA's failure to provide timely payment to providers in their required time frame that results in non-receipt of any discounted fees for services or supplies. WE will reimburse only for the amount of the discounted amount had timely payment been made by YOUR TPA.

SECTION 7 — PREMIUMS AND FACTORS

Payment of Premiums

No coverage under this Policy will be in effect until the first premium is paid. For coverage to remain in effect, each subsequent premium must be paid on or before the Premium Due Date. YOU are responsible for the payment of premiums. Payment of the premium to YOUR TPA does not constitute payment of the premium to US. Premium is not considered paid until the premium check is received at OUR Underwriting Office and sufficient funds are transferred from YOUR account into OUR account.

Upon termination of this Policy, or coverage hereunder, if the earned premium exceeds the premium paid, YOU will pay the excess to US; if less, WE will return to YOU the unearned portion of premium paid, subject to the minimum premium, if any, shown in the Application/Schedule.

Grace Period

A Grace Period of 31 days from the due date will be allowed for the payment of each premium after the first premium payment. During the Grace Period, the coverage will remain in effect, provided the premium is paid before the end of the Grace Period. If YOU do not pay the premium during the Grace Period, this Policy will terminate without further notice, retroactive to the date for which premiums were last paid.

Changes in Premium Rates or Factors

WE may change YOUR premium rates and/or Monthly Aggregate Excess Loss Factors on any of the following dates:

- 1. The date when the terms of this Policy are changed.
- 2. The date YOU add or delete subsidiary or affiliated companies or divisions with OUR approval.
- 3. The date YOU change YOUR Plan with OUR written approval.

WE reserve the right to recalculate the premium rates and/or the Monthly Aggregate Excess Loss Factors retroactively for the Policy Period:

- 1. if there is more than 10% variance between:
 - a. the number of Covered Units on any premium due date; and
 - b. the number of Covered Units on the Policy Effective Date;

or

- 2. if there is more than 10% variance between:
 - a. the average monthly Paid claims under the Plan for the last two months of the 12-month period immediately prior to the Effective Date of this Policy; and
 - b. the average monthly Paid claims under the Plan for the first 10 months of the 12-month period immediately prior to the Effective Date of this Policy;

or

3. with respect to a Plan whose excess loss coverage arrangement for the period immediately prior to the Effective Date of this Policy contained a run-out period, if the claims paid during such run-out period of the prior excess loss coverage arrangement are more than 15% of the claims paid during the period of time beginning on the effective date of such prior excess loss coverage arrangement and the Effective Date of this Policy, whether the prior excess loss coverage arrangement was one of OUR policies or another carrier's.

SECTION 8 — TERMINATION

This Policy and all coverage hereunder will end upon the earliest of the following:

- 1. At the end of any period for which the premium is paid, if the subsequent premium is not paid as provided in the Grace Period provision.
- 2. On the date YOU tell US YOU want to cancel this Policy, provided YOU have given US at least 31 days advance written notice. If YOU cancel within 30 days after the Effective Date, YOU may ask for a full refund of the premium less the amount of any reimbursements WE made to YOU before the time this Policy was terminated. If YOU do so, this Policy will terminate on the Effective Date. If YOU cancel this Policy after more than 30 days, WE may keep the premium earned to the date of termination.
- 3. The Expiration Date of this Policy.
- 4. On the Effective Date if, within 90 days after the Effective Date:
 - a. YOU fail to provide US any information or materials requested by US; or
 - b. YOU fail to comply with any condition imposed by US when this Policy is issued. If so, WE will return the premium paid by YOU, less the amount of any reimbursements WE made to YOU before the time this Policy was terminated. If the amount reimbursed to YOU exceeds the premium paid to US, YOU will pay US the difference.
- 5. The date the Plan terminates.
- 6. The date the administrative agreement between YOU and YOUR TPA terminates, unless WE consent in writing to YOUR naming of a new TPA.
- 7. The last day of the third consecutive month during which YOU fail to maintain the Minimum Plan Enrollment as stated in the Application/Schedule, unless WE agree in writing to continue coverage;
- 8. The date YOU:
 - a. suspend active business operations; or
 - b are placed in bankruptcy or receivership; or
 - c. dissolve.
- 9. Any date on which YOU do not pay claims or make funds available to pay claims as required by the Plan.
- 10. At any time YOU intentionally and systematically withhold filing or paying claims so as to artificially control the timing of the payment of claims.
- 11. At date on which the Plan is found to be in violation of Federal law.

Concealment or Fraud

This entire Policy may be void:

- 1. if, before or after a claim or loss, YOU or YOUR TPA have concealed or misrepresented any material fact or circumstance concerning this Policy, including any claim; (This includes failure to provide the required disclosure of health history of Disabled Persons, Large Claims or Potentially Catastrophic Losses.) or
- 2. in any case of fraud by YOU or YOUR TPA relating to this coverage.

SECTION 9 — REINSTATEMENT

WE may, at OUR option, approve YOUR request to reinstate this Policy. YOU shall submit to US any forms and data WE may require, including YOUR representation as to losses incurred or Paid as of the date of YOUR request for reinstatement. If this Policy is reinstated, YOU shall pay to US the premiums due from the date this Policy terminated.

SECTION 10 — CLAIM PROVISIONS

Administration of Claims Under YOUR Plan

WE have no duty to settle or adjust claims filed under YOUR Plan. YOU must retain and pay a TPA at all times. No one, including YOU, may pay benefits for YOUR Plan unless named as the TPA on YOUR Application/Schedule and approved by US. WE will not reimburse YOU for Plan Benefits resulting from benefits paid by someone not authorized to do so.

YOU must make available sufficient funds to pay benefits when due.

The TPA shall:

- 1. supervise the administration and adjustment of all claims and verify the accuracy and computation of all claims, in accordance with the Plan;
- 2. maintain accurate records of all claim payments:
- 3. maintain separate records of expenses not covered; and
- 4. provide US, on or before the 15th day of each Policy Month, the following data for the preceding Policy Month:
 - a. number of Covered Persons and/or Covered Units; and
 - b. a total of claims paid.

Management of a Large Claim (LC) or a Potentially Catastrophic Loss (PCL)

Notice of LC - YOU or YOUR TPA must notify US of any LC (regardless of whether charges have been Paid, denied or are pending payment) within 10 days of the date the claim exceeds or it appears that the claim will reach or exceed the defined limits for a LC.

Notice of PCL - YOU or YOUR TPA must notify US of any PCL within 10 days of receiving any information indicating that the claim (regardless of whether charges have been Paid, denied or are pending payment) is potentially catastrophic. (See Exhibit I of this Policy.)

<u>Failure to Notify</u> - If for any reason a LC or PCL is not properly submitted to the TPA, YOU shall promptly notify the TPA of the claim. In the event YOU or YOUR TPA fails to follow the notification requirements set forth in this provision, YOUR losses related to such LC or PCL will not be considered for reimbursement under this Policy.

If YOU receive information that any claim may be or become a PCL, YOU will immediately notify YOUR TPA.

Notice of Claim

<u>Specific Excess Loss</u> - YOU must give written notice of claim to US within 30 days of the date YOU become aware of claims, with respect to a Covered Person, that have reached 50% of the Specific Attachment Point; however, LCs and PCLs should be reported within the time frame specified in the previous paragraph.

<u>Aggregate Excess Loss</u> - YOU must give written notice of claim to US within 30 days of the date YOU become aware of claims that have reached the Annual Aggregate Attachment Point.

YOUR failure to furnish written notice within 30 days will not invalidate or reduce any claim that was otherwise eligible for reimbursement if it was not reasonably possible to provide written notice within such time. However, written notice must be furnished as soon as possible, but in no event later than one year after the date written notice is first required. Claims under YOUR Plan must be funded and Paid within the Benefit Period in order to be eligible for reimbursement under this Policy.

YOU or YOUR TPA shall submit on a timely basis all proofs of claims, reports and supporting documents WE may request.

Proof of Loss

Written proof of loss must be submitted within 60 days after the date the Eligible Expenses under YOUR Plan meet the Specific or Aggregate Attachment Point. Eligible Expenses under YOUR Plan must be funded and Paid within the Benefit Period shown on the Application/Schedule. Late proof will be accepted only if it is shown to have been furnished as soon as reasonably possible and within one year after the Benefit Period shown on the Application/Schedule. Claims not submitted within one year after the Benefit Period shown on the Application/Schedule will not be eligible for payment under this Policy.

Payment of Claims

Amounts payable under this Policy will be paid upon receipt and acceptance by US of all the required material. Required material shall include proof of loss and proof of payment for Eligible Expenses under the Plan and any reasonably requested supporting documentation. WE will have sole authority to reimburse or deny claims under this Policy.

Benefit Determination

Determination of benefits under YOUR Plan is YOUR sole responsibility. WE have no duty to settle or adjust claims filed under YOUR Plan with YOU or YOUR TPA. WE have the right to review each claim YOU submit to US for reimbursement to determine if YOU are entitled to reimbursement under OUR Policy. This review may include but is not limited to an on-site audit or requests for additional documentation. Only WE have the authority to reimburse losses covered by this Policy.

Reimbursement

YOU may be entitled to recover from liable third parties for payments made due to covered injuries to, or on behalf of, Covered Persons under YOUR Plan. If YOU recover from a liable third party, the recovered amount cannot be used to meet a Deductible amount or an Attachment Point.

If WE have reimbursed YOU for all or part of a particular payment and that payment is later recovered from a liable third party, YOU must repay US to the extent that it was reimbursed to YOU, regardless of whether this Policy is still in force on the date of recovery. The repayment may be reduced by the reasonable and necessary expenses YOU paid in recovering from the liable third party.

Notice of Appeal

Any objection, notice of legal action, or complaint received on a claim processed under YOUR Plan on which it reasonably appears an Excess Loss benefit will be payable to YOU under this Policy shall be brought to the immediate attention of OUR Underwriting Office.

SECTION 11 — GENERAL PROVISIONS

Taxes

If premium taxes should be assessed against YOU with respect to claims Paid under YOUR Plan, YOU shall hold US harmless from any tax liability.

Entire Contract

This entire contract consists of:

- 1. this Policy, including any Endorsements;
- 2. YOUR Application/Schedule and any attachments thereto, a copy of which is attached to this Policy:
- 3. YOUR Disclosure Statement and any attachments thereto; and
- 4. a copy of YOUR Plan.

All statements made by YOU or any Covered Person are, in the absence of fraud, understood to be representations and not warranties. Such statements will not be used to contest coverage unless contained in the Application/Schedule, or any attachments to the Application/Schedule.

In case of a conflict between the Plan and this Policy, this Policy will prevail. WE have relied on the information YOU and YOUR TPA provided to issue this Policy. YOU represent such information is accurate. Should WE later learn such information was not correct, or in case of a substantial change in such information, WE may modify this Policy as of the Effective Date to reflect the correct information, or WE may terminate this Policy on written notice as of the next premium due date.

Policy Nonparticipating

This policy does not entitle YOU to share in OUR earnings.

Records and Review

YOU and/or YOUR TPA must:

- 1. keep appropriate records regarding administration of YOUR Plan; and (YOUR records include records held by YOUR TPA.)
- allow US to review and copy, during normal business hours, all records affecting OUR liability under this Policy; and
- 3. maintain records of all Covered Persons under the Plan during the Policy Period and for a period of seven years after the termination of this Policy; and
- 4. maintain a separate record of any and all amounts YOU pay that exceed or are not covered by the benefits under YOUR Plan.

As a result of any audit, WE may readjust premiums, attachment points or reimbursements to YOU as may be necessary to reflect YOUR and OUR original intent in issuing this Policy.

Clerical Error

If YOU or WE make a clerical error keeping records or calculating premiums or claims pertaining to this Policy, it will not invalidate this Policy. A clerical error will not expand OUR obligations under this Policy. A clerical error is a mistake in performing a clerical function, and does not include intentional acts or failure to comply with Plan or Policy provisions. A clerical error is not:

- the failure to disclose the required disclosure of health history of Disabled Persons, Large Claims, or Potentially Catastrophic Losses; or
- 2. the failure to process a claim within the Benefit Period of this Policy.

Changes To This Policy

Changes to this Policy may be made only by a Company officer or OUR Underwriting Office, with OUR approval. Any change must be by written Endorsement.

Changes To YOUR Plan

WE must be notified of any change to YOUR Plan. This notice must be in writing and provided to US at least 31 days prior to the effective date of the change. WE must accept the change in writing before coverage affected by this change will be provided by this Policy. WE reserve the right to amend the Application/Schedule to include any change to a statute that increases OUR liability under this Policy. If WE do not receive advance written notice of the change, or WE decline to accept the changes under this Policy, WE will be liable only for benefits provided by the Plan prior to the change. YOU must provide US with a copy of YOUR written Plan and all amendments prior to the time the change becomes effective.

Subsidiaries, Affiliated Companies Under YOUR Plan

YOU must notify US in the event YOU acquire a subsidiary or affiliated company that will be included under YOUR Plan. If YOU do acquire a subsidiary or affiliated company that will be included under YOUR Plan, YOU must disclose certain required health history on persons whose coverage YOU will be assuming under YOUR Plan. Failure to do so will subject benefits under this Policy to certain limitations, as described in "Non-Disclosed Losses," in Section 5.

Acquisition of a subsidiary or affiliated company that will be included under YOUR Plan may affect YOUR premium rates and/or Monthly Aggregate Excess Loss Factors, as described in "Changes in Premium Rates or Factors," in Section 7.

YOU must notify US in the event YOU cede or dissolve a subsidiary or affiliated company that was included under YOUR Plan. Failure to do so may subject this Policy to termination (if Minimum Plan Enrollment is not maintained), or may affect YOUR premium rates and/or Monthly Aggregate Excess Loss Factors, as described in "Changes in Premium Rates or Factors," in Section 7.

Duties and Responsibilities of YOUR Designated Third-Party Administrator (TPA)

YOUR TPA must be approved by US.

WE agree to recognize YOUR TPA as YOUR agent for the administration of YOUR Plan. YOU agree that YOUR TPA will:

- 1. audit, calculate and pay all claims eligible under the Plan;
- 2. prepare reports required by US and keep and make available to US data WE may require; and
- 3. do what is necessary for YOU to comply with the terms of this Policy.

If YOU give YOUR TPA a Power of Attorney, or revoke a Power of Attorney, neither is binding on US until WE receive it.

YOU will pay YOUR TPA for all administrative functions performed in relation to this Policy.

YOUR TPA is YOUR agent and not OURS. YOU authorize YOUR TPA to:

- 1. submit Notice/Proof of Loss;
- 2. certify the payment of claims;
- 3. transmit reports and payment of premiums to US; and
- 4. receive payments from US.

Payments by US to YOUR TPA are payments to YOU.

Notice

For the purpose of any notice required from US under the terms of this Policy, notice to YOUR TPA is notice to YOU and notice to YOU is notice to YOUR TPA.

Disclaimer

WE act only as a provider of Excess Loss Insurance coverage to YOUR Plan. WE are not a fiduciary. WE do not assume any duty to perform any of the functions or provide any of the reports required by the Employee Retirement Income Security Act of 1974, as amended.

While the determination of benefits under the Plan is the sole responsibility of the Policyholder, WE reserve the right to interpret the terms and conditions of the Plan as it applies to this Policy. WE have the sole authority to approve or deny reimbursement under this Policy.

WE have no right or obligation to pay any Covered Person or provider of professional or medical services. OUR sole liability is to YOU, subject to the terms and conditions of this Policy. Nothing in this Policy shall be construed to permit a Covered Person to have a direct right of action against US. WE will not be considered a party to YOUR Plan or to any supplement or amendment to it.

Indemnification, Defense and Hold Harmless

YOU agree to indemnify, defend and hold US harmless from:

- 1. any liability resulting from or related to any negligence, error, omission or defalcation by YOUR TPA;
- 2. any liability related to:
 - a. any dispute involving a Covered Person unless it is a result of OUR sole negligence or intentional wrongful acts; and
 - b. any State premium taxes or assessments WE are assessed with respect to funds paid by or to YOU under YOUR Plan. Taxes on amounts paid to US as premiums for this Policy are excluded.

WE will notify YOU if YOU have obligations. WE may participate in the defense at OUR expense. If YOU do not act promptly, WE may defend and compromise or settle the claim or other matter on YOUR behalf, for YOUR account, and at YOUR risk.

Offset

WE may offset payments due YOU under this Policy against claim overpayments and premiums due and unpaid.

Assianment

YOU may not assign any of YOUR rights under this Policy.

Severability

Any clause deemed void, voidable, invalid, or otherwise unenforceable, whether or not such a provision is contrary to public policy, will not render any of the remaining provisions of this Policy invalid.

Insolvency

The insolvency, bankruptcy, financial impairment, receivership, voluntary plan or arrangement with creditors, or dissolution of YOU or YOUR TPA:

- 1. will not impose upon US any liability or additional duties other than those defined and provided for in this Policy; (For example, WE will have no responsibility to pay claims for YOUR Plan to ensure reimbursement under this Policy.) and
- 2. will not make US liable to YOUR creditors, including Covered Persons.

Claims under YOUR Plan must continue to be funded and Paid within the Benefit Period in order to be eligible for reimbursement under this Policy.

Parties to This Policy

YOU and WE are the only parties to this Policy. OUR sole liability under this Policy is to YOU. This Policy does not create any right or legal relation between US and a Covered Person under YOUR Plan. This Policy will not make US a party to any agreement between YOU and YOUR TPA.

Physical Examination and Medical Evidence

WE may require any medical evidence or other information, including a physical examination or health statement, regarding any Covered Person:

- 1. who submits an enrollment card for coverage under the Plan more than 31 days after completing the waiting period specified in the Plan. Such examination shall be provided without expense to US; or
- 2. for whom YOU have Paid a claim under the Plan and submitted such claim for reimbursement under this Policy. Such examination or evidence shall be provided as often as is reasonably necessary.

Legal Action

No action at law or in equity shall be brought to recover on this Policy prior to the expiration of 60 days after proof of loss has been furnished in accordance with the requirements of this Policy. No such action shall be brought after the expiration of 3 years after the time written proof of loss is required to be furnished.

Time Limit on Certain Defenses

In the absence of fraud, all statements made by YOU or YOUR TPA shall be deemed representations and not warranties. If these statements appear as part of the written Application or other written instrument signed by YOU or YOUR TPA, WE may use them to contest this Policy. If WE do, WE will furnish YOU or YOUR TPA with a copy of the document in question. After two years, only fraudulent misstatements may be used to contest the coverage under this Policy.

Waiver

OUR failure to strictly enforce OUR rights under this Policy shall not waive any such right, regardless of the frequency or similarity of the circumstances.

EXHIBIT 1 — POTENTIALLY CATASTROPHIC LOSSES (PCLs)

Some diagnoses that qualify as PCLs are listed below. This is not a comprehensive list. These are only examples of some types of conditions. WE reserve the right to change this list of PCLs at any time. WE will provide advance notice of any such change.

INFECTIOUS AND PARASITIC DISEASES

- Septicemia
- AIDS/HIV

- AIDS related illnesses
- Hepatitis

CANCER OF ANY TYPE

ENDOCRINE, NUTRITIONAL, METABOLIC, IMMUNE DISORDERS

- Diabetes
- Cystic fibrosis

Obesity/Hyperalimentation

DISEASES OF THE BLOOD AND BLOOD-FORMING ORGANS

- Sickle cell anemia
- · Coagulation defects and/or Hemophilia
- Aplastic anemia

DISEASES OF THE NERVOUS SYSTEM AND SENSE ORGANS

- Cerebral degenerations
- Quadriplegia and Quadriparesis
- Reye's Syndrome

- Paraplegia
- Encephalopathy
- Neuropathy/Myasthenia Gravis

DISEASES OF THE CIRCULATORY SYSTEM

- Acute myocardial infarction
- Acute and Subacute Ischemic heart disease
- Coronary atherosclerosis
- Acute pulmonary heart disease
- Aneurysms
- Endocarditis
- Valve disorders
- Cardiomyopathy
- Subarachnoid/Intracerebral hemorrhage

- Cardiac dysrhythmias
- Heart failure
- Conduction disorders
- · Cerebral artery occlusion
- · Acute cerebrovascular accident
- Atherosclerosis
- Myocarditis
- Cardiomyopathy

DISEASES OF THE RESPIRATORY SYSTEM

- Chronic obstructive pulmonary disease (COPD)
- Pulmonary collapse and/or respiratory failure

DISEASES OF THE DIGESTIVE SYSTEM

- Regional enteritis (Crohn's disease)
- Intestinal obstruction
- Diverticulitis of colon
- Peritonitis

- Pneumonia
- Postinflammatory pulmonary fibrosis
- Liver disease and cirrhosis
- Pancreas diseases
- Gastrointestinal hemorrhage

DISEASES OF THE GENITOURINARY SYSTEM

- Acute renal failure
- Chronic renal failure
- Impaired renal function

- Calculus of kidney and/or ureter
- Dialysis treatment

COMPLICATIONS OF PREGNANCY AND CHILDBIRTH

- Placenta previa
- Eclampsia, pre-eclampsia
- Premature labor
- Gestational diabetes

- Multiple gestation
- Cervical incompetence
- Supervision of high-risk pregnancy

DISEASES OF THE MUSCULOSKELETAL SYSTEM AND CONNECTIVE TISSUE

- Osteoarthrosis
- Spondylosis
- Intervertebral disc disorders

- · Osteomyelitis and periostitis
- Kyphoscoliosis and scoliosis

CONGENITAL ANOMALIES

- Aortic atresia/stenosis
- Other unspecified congenital anomalies
- Biliary atresia

CONDITIONS ORIGINATING IN THE PERINATAL PERIOD

- Prematurity
- Respiratory distress syndrome
- Other respiratory conditions of a newborn
- Apnea
- Lack of expected normal physiological development

- Hyaline membrane disease
- Encephalocele
- Cephalohematoma
- Spina bifida

INJURY AND POISONING

- Skull fracture
- Vertebral column fracture
- Spinal cord injury
- Multiple fractures
- · Trauma to the elderly or chronically ill

- Internal injury
- Traumatic amputation
- Burns
- Intracranial injury

OTHER SERIOUS CONDITIONS

- Transplants of any kind
- Continuous hospitalization of 2 weeks or more
- Evaluation for transplants of any kind
- Mental disorders requiring hospital confinement
- Any serious condition that may require Large Case Management
- Any illness or injury that requires intensive and prolonged treatment (such as nutritional support systems, intravenous therapies, and ventilators)
- Home health care greater than 20 days
- Coma
- Brain lesion or tumors
- Sleep apnea



APPLICATION / SCHEDULE FOR EXCESS LOSS POLICY

A member of the American Fidelity $\mathsf{Group}_{\scriptscriptstyle{\texttt{0}}}$

2000 N. Classen Blvd., Oklahoma City, Oklahoma

	SECTION 1 — POLICYHOLDER INFORMATION				
1.	Full legal name of Policyholder (herein referred to as YOU/YOUR), as it will appear in Policy issued by US:				
	City of Long Beach				
2.	Address of principal office (street, city, state, zip):				
	333 West Ocean Blvd; 13 th Floor; Long Beach, Cali	fornia 90802			
3.	Contact person:				
	Name:	Telephone Number: ()			
	E-Mail Address:	Fax Number: ()			
4.	Nature of business:				
	Municipality				
5.	If Employee Welfare Benefit Plans of subsidiary or affiliathrough stock ownership, contract, or otherwise) are to be companies and the nature of their business:	ited companies (companies under common control on the included, list legal names and addresses of such			
6.	Full name of YOUR Employee Welfare Benefit Plan:				
NC	OTE: A copy of YOUR ERISA Employee Welfare Benefit Plest and some structure of the second structures and second some structures.	an Document, and those of any subsidiary or affiliated nall form a part of, this Application/Schedule.			
	YOUR designated Third-Party Administrator (for the pur				
	Welfare Benefit Plan):				
	Name: Great West E-				
	Address: 4th Floor; Tower 1; DEPT631; 8505 East Ord	I			
	Telephone Number: (314) 525-5895 Fa				
		x Number: ()			
8.	YOUR broker/agent of record:				
8.	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc.	Mail Address:			
8.	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Beau	Mail Address:ch, California 92660-0904			
	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 Fa	Mail Address:			
	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Beau	Mail Address:ch, California 92660-0904			
9. SE	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: ECTION 2 — REQUESTED POLICY PERIOD	Mail Address:			
9. SE	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: CTION 2 — REQUESTED POLICY PERIOD e Coverage shown as included in Section 3 and/or Section	Mail Address: ch, California 92660-0904 x Number: (619) 699-0904 on 4 is requested for, and applies only during, the			
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9. Th Po (th	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: CTION 2 — REQUESTED POLICY PERIOD e Coverage shown as included in Section 3 and/or Section licy Period from	Mail Address:			
9. SE Th Po (th	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: CTION 2 — REQUESTED POLICY PERIOD e Coverage shown as included in Section 3 and/or Section Period from January 1, 2009 (the Effection Date) and is further subject to all of the province CTION 3 — SPECIFIC EXCESS LOSS COVERAGE	Mail Address:			
9. SE Th Po (th	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: CTION 2 — REQUESTED POLICY PERIOD e Coverage shown as included in Section 3 and/or Section Period from	Mail Address:			
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9. SE Th Po (th SE 1.	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: CTION 2 — REQUESTED POLICY PERIOD e Coverage shown as included in Section 3 and/or Section 1 and/or Section 2 period from	Mail Address: ch, California 92660-0904 x Number: (619) 699-0904 on 4 is requested for, and applies only during, the fective Date) through			
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9. SE Th Po (th SE 1.	YOUR broker/agent of record: Name: Alliant Insurance Services, Inc. Address: 1301 Dove Street; Suite 200; Newport Bear Telephone Number: (949) 809-1426 OUR Underwriting Manager: CTION 2 — REQUESTED POLICY PERIOD e Coverage shown as included in Section 3 and/or Section included in Section 3 and/or Section Tanuary 1, 2009 (the Effective Expiration Date) and is further subject to all of the province Expiration Date) and is further subject to all of the province Expiration Date and is further subject to all of the province Expiration Date and is further subject to all of the province Expiration Date and is further subject to all of the province Expiration Date and is further subject to all of the province Expiration Date and Da	Mail Address:			

3.	Specific Attachment Point:			
	□ Per Covered Person: \$ 500,000.00			
	Per Covered Family: \$			
4.	Specific Reimbursement Percentage: 100%			
5.	Specific Lifetime Maximum Reimbursement per Covered Person: \$4,500,000.00			
6.	Basis of Specific Excess Loss coverage benefit payment (Benefit Period):			
	Applicable only to:			
	Plan Benefits Incurred from January 1, 2009 through December 31, 2009 and Paid from January 1, 2009 through March 31, 2010			
	Applicable only to:			
	Plan Benefits Incurred fromthrough			
	and Paid fromthrough			
	Applicable only to:			
	Plan Benefits Incurred from through through			
	Plan Benefits Incurred prior to the Effective Date (during the Run-In Period) will be limited to: \$\Boxed{} \te			
	\$ for all Covered Persons combined			
	Related Endorsement(s): 8310			
7.	Premium Rates (per month):			
	Covered Unit Description Amount Covered Unit Description Amount			
	EE Composite \$ 9.36			
	: \$: \$: \$: \$			
	: \$: \$: \$:			
	Minimum Annual Specific Premium: \$ N/A			
	CTION 4 — AGGREGATE EXCESS LOSS COVERAGE			
1.	Coverage Election: ☐ YES — Aggregate coverage is included in this Policy. ☐ NO — Aggregate coverage is not included in this Policy. Do not complete this Section .			
2.	Coverages to be included. Check one box below for each coverage listed:			
	Yes No			
	☐ ☐ Medical ☐ ☐ Dental			
	☐ ☐ Vision			
	Prescription Drug Service:			
	Weekly Income: Maximum, per covered employee per Policy Period.			
	Other:			
3.	Monthly Aggregate Factor: Covered Unit Prescription Weekly			
	Covered Unit Prescription Weekly Description Medical Dental Vision Drug Service Income Totals			
	\$ \$ \$ \$ \$ \$ \$			
	\$\$\$\$ \$\$ \$\$ \$\$			
	\$ \$ <u>\$</u> \$\$			

_	Number of Covered Units: Quoted Actual		
4.			
	Covered Unit Prescription Weekly Description Medical Dental Vision Drug Service Income		
	Dosoription Modifical Berkall Transfer Services		
	Minimum Annual Aggregate Attachment Point: \$		
Э.	(12 times Monthly Aggregate Factor(s), times total Number of Covered Units)		
-	Aggregate Reimbursement Percentage: 100%		
	Individual Claim Limit:		
8.			
9.	Basis of Aggregate Excess Loss coverage benefit payment (Benefit Period):		
	Applicable only to		
	Plan Benefits Incurred from through through		
	Applicable only to: Plan Benefits Incurred from through:		
	and Paid from through		
	Applicable only to through through		
	and Paid fromthrough		
	Plan Benefits Incurred prior to the Effective Date (during the Run-In Period) will be limited to:		
	\$ per Covered Person or		
	for all Covered Persons combined		
	Related Endorsements:		
10	Premium Rates (per month):		
	Covered Unit Description Amount Covered Unit Description Amount		
	: \$: \$: \$		
	: \$: \$: \$		
	: \$: \$: \$:		
11.	. Minimum Annual Aggregate Premium: \$		
SE	CTION 5 — ELIGIBILITY, PREMIUM DEPOSIT, AND ENROLLMENT INFORMATION		
1.	Check one box for each of the following groups of persons to indicate if such groups are to be considered as		
	Covered Persons under the Policy:		
	Yes* No ✓ Petired Employees		
			
	☐ Transplants		
	*All "Yes" answers must have disclosure information attached to this Application/Schedule.		
2.	Initial premium deposit accompanying this Application/Schedule: \$ N/A		
3.	Our dillette ou		

YOU have read the foregoing and understand and agree with the terms and conditions of the coverage as set forth by US and as reflected in this Application/Schedule. YOU represent that YOU have formed YOUR Employee Welfare Benefit Plan in compliance with and in reliance on the applicable provisions of the Employee Retirement Income Security Act of 1974 (ERISA), as amended, or any other applicable law or regulation. It is agreed that the statements in this Application/Schedule or in any materials submitted with this Application/Schedule or attached to it are YOUR representations and shall be deemed material to acceptance of the risk by US and that the Policy is issued by US in reliance on the truth and accuracy of such representations. Should subsequent information become known which, if

deemed material to acceptance of the risk by US and that the Policy is issued by US in reliance on the truth and accuracy of such representations. Should subsequent information become known which, if known prior to issuance of the Policy, would affect the premium rates, factors, terms or conditions for coverage hereunder, WE will have the right to revise the premium rates, factors, terms or conditions as of the Effective Date, by providing written notice to YOU. Any fraudulent statement will render the Policy null and void and claims, if any, will be forfeited.

2. THIS APPLICATION DOES NOT BIND COVERAGE. Upon approval of the application, the Policy evidencing that the coverage is in force will be issued by US through OUR Underwriting Manager. Coverage will commence on the Effective Date set forth in the Policy.

3. WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information may be guilty of insurance fraud.

4.	ACCEPTED BY THE POLICYHOLDER:	A TO SECTION SOL OF
	Policyholder (full legal name): City of Core	of Beach story OHARTER.
	Signed at (city, state):	Date: 4/0.09
	Signed for the Policyholder by (officer's signature):	
	Printed Name: Patrick H. West	Title: City Manager
	Signature of Policyholder's broker/agent of record:	Assistant City Manager
5.	ACCEPTED BY THE COMPANY:	
	Signed at (city, state): Exton, PA	Date: <u>January 20, 2009</u>
	Signed for the Company by (officer's signature):	ul f. Naylor
	Printed Name: Russell R. Naylor	Title: President
	Signature for the Company by: / hiker	Spine
		Title: Chief Operating Officer
	Printed Name: Michael Shine	Title. Office Operating Officer

APPROVED AS TO FORM

March 31, 20 09 ROBERT E. SHANNON, City Attorney

> CHRISTINA L. CHECEL DEPUTY CITY ATTORNEY

APPROVED AS TO FORM

Robert E. Shannon, City Attorney

By_

Deputy City Attorney



ENDORSEMENT TO EXCESS LOSS POLICY

A member of the American Fidelity Group

2000 N. Classen Blvd., Oklahoma City, Oklahoma

Specific Advance Option

YOU and WE agree that the Policy is changed as follows:

This provision is only applicable if indicated as included on the Application/Schedule.

- 1. AVAILABILITY OF SPECIFIC ADVANCE. The Specific Advance is available when a Policyholder's Plan sustains losses that:
 - a. exceed the Specific Attachment Point, plus \$1.00;
 - b. are determined in accord with the Policyholder's Plan Document; and
 - c. are processed for payment before the Policy Period ends.
- 2. REQUEST FOR SPECIFIC ADVANCE. To receive a Specific Advance, the Policyholder must send the Company a written request, along with proof that the Policyholder has paid up to the Specific Attachment Point plus \$1.00 and any other required documentation. The Company must receive this proof prior to the end of the Policy Period.
- 3. USE OF REIMBURSEMENT. Within five calendar days after receiving the Company's reimbursement, the Policyholder must:
 - a. pay the benefits described in 1.; and
 - b. deposit the Company's reimbursement draft.
 - In no event may the Company's reimbursement draft be deposited before the benefits described in 1. have been paid. If the benefits are not paid within the five-day period, the reimbursement draft must be returned to the Company. The Policyholder must supply proof of such benefit payments, at the Company's request.
- 4. REFUND OF ANY UNUSED AMOUNT. If, for any reason, part of the reimbursement is not used to pay the eligible losses described in 1., then the Policyholder must refund the unused amount to the Company. This refund must be made within five business days after receiving the Company's reimbursement draft.

If the Policyholder fails to comply with the above conditions, the Policyholder's right to receive the Specific Advance shall be revoked. The Company does not waive any rights under this Excess Loss Insurance Policy by adding this provision.

By YOUR authorized representative's signature below, YOU are verifying that YOU have read and understand the terms of this Endorsement, and YOUR obligations hereunder.

THERE ARE NO POLICY CHANGES UNDER THIS ENDORSEMENT OTHER THAN THOSE STATED ABOVE.

This Rider is subject to all of the provisions of the Policy as long as this Rider does not amend them. This Rider will terminate on the same date as the Policy to which it is attached

Signed for AMERICAN FIDELITY ASSURANCE COMPANY

Endorsement Number: 1

Secretary

Endorsement Effective Date: January 1, 2009

Policy Number: AFA-SLP-2009-1139-ELITE

Authorized Representative's Title:

Policyholder Name: City of Long Beach

Signature of Policyholder's Authorized Representative:

Assistant City Manager

Date Signed: 4

EXECUTED FURSILARY ro section son of THE SETT OF SPRING.

APPROVED AS TO FORM

March 31 , 20 09 ROBERT E. SHANNON, City Attorney

CHRISTINA L. CHECEL DEPUTY CITY ATTORNEY APPROVED AS TO FORM

Robert E. Shannon, City Attorney

Deputy City Attorney