SEXUAL MISCONDUCT COVERAGE

In consideration of the premium charged, and always subject to all other provisions of this Policy, we agree with the Educational Organization that:

INSURING AGREEMENT

1) Paragraph 1. of this Policy is deleted and replaced with the following:

   1. We will pay on behalf of the Insureds all Damages and Defense Costs resulting from an Occurrence or a Sexual Misconduct Occurrence anywhere to which this insurance applies subject to the applicable Limit of Liability. In addition, we will pay certain supplemental amounts as Medical Payments Expense. This Policy is subject to a Deductible, if applicable.

2) The following provisions of this Policy are amended to replace "Occurrence" with "Occurrence or Sexual Misconduct Occurrence":
   a. Item 2. and 5. of the Declarations;
   b. The definitions of Deductible, Extended Discovery Period, Included Entity, Insured part d.;
   c. Paragraphs:
      i) 6. and 9. of the Defense and Settlement clause;
      ii) 11. of the Notice of Occurrence or Claim clause;
      iii) 20. of the Representation clause;
      iv) 22. of the Subrogation clause;
      v) 25. of the Other Insurance clause; and
   d. Exclusion 10.f.(2).

3) The following Definition is deleted and replaced:

   Limit of Liability means the maximum amounts that are provided by this Policy to pay Damages (and Defense Costs where applicable for Sexual Misconduct Occurrences) for each Occurrence or Sexual Misconduct Occurrence and in the aggregate for all Occurrences or Sexual Misconduct Occurrences during the Policy Period, as stated in Items 2(a) and (b) of the Declarations respectively.

4) The following Definitions are added to Paragraph 2. of this Policy:

   Serial Sexual Misconduct means any Sexual Misconduct:
   a) by a perpetrator who is not a student; and
   b) that harms more than one person.

   Sexual Misconduct Occurrence means any Sexual Misconduct that occurs, or that UE deems to have occurred, during the Policy Period.

5) The Definition of Reporting Officer is amended to add the following:

   • Title IX Coordinator

LIMIT OF LIABILITY AND AGGREGATION

6) Paragraph 3. of this Policy is deleted and replaced with the following:

   Irrespective of the number of policy periods or geographical area over which alleged or actual injuries or damages arise, the number of alleged or actual injuries or damages, the number of
persons who sustain alleged or actual injuries or damages, or the number of Claims made or suits brought against one or more Insureds, on account of one or more Occurrences or Sexual Misconduct Occurrences, our liability for all Damages is limited to the amount stated in item 2.(a) of the Declarations for each Occurrence or Sexual Misconduct Occurrence, and the amount stated in item 2.(b) of the Declarations in the aggregate combined for all such Occurrences and Sexual Misconduct Occurrences covered by this Policy. Provided, however, the Limit of Liability for all Sexual Misconduct Occurrences occurring, or deemed to have occurred, during this Policy Period, and first reported to us ten years or more after the end of this Policy Period shall be inclusive of Defense Costs.

All Bodily Injury, Property Damage, Personal Injury or Advertising Injury attributable directly or indirectly to the same accident, event, cause, defect or hazard, or failure to warn of such, or to the same or similar conditions, shall be deemed to constitute one single Occurrence, irrespective of the number of policy periods or geographical area over which alleged or actual injuries or damages arise, the number of alleged or actual injuries or damages sustained, the number of persons who sustain alleged or actual injuries or damages, or the number of Claims made against one or more Insureds.

In addition to the above, for all Occurrences or arising out of or related to:

   i. Included Entity’s Products

   Any alleged or actual injuries or damages that are directly or indirectly attributable to the design, formulation, manufacture, distribution, use, operation, maintenance or repair of an Included Entity’s Products or the failure to warn as to its use, operation or maintenance shall be deemed to constitute one single Occurrence, irrespective of the number of policy periods or geographical area over which alleged or actual injuries or damages arise; the number of such alleged or actual injuries or damages sustained; the number of persons who sustain alleged or actual injuries or damages; or the number of Claims made against one or more Insureds.

   ii. Athletic Traumatic Brain Injury

   The following circumstances listed below which in any way cause, result in, and/or are related or connected to Athletic Traumatic Brain Injury, including any related Medical Services, shall collectively be grouped together and deemed to constitute one single Occurrence, irrespective of the number of policy periods or geographical area over which alleged or actual injuries or damages arise, the number of such alleged or actual injuries or damages sustained, the number of persons who sustain alleged or actual injuries or damage, or the number of Claims made against one or more Insureds:

   (1) any and all related accidents during the Policy Period;
   (2) the continuous, intermittent or repeated exposures to the same or similar conditions that commence during the Policy Period; or
   (3) formal or informal policies, practices, procedures or courses of conduct that commence during the Policy Period.

For Sexual Misconduct Occurrences, any Sexual Misconduct by a single perpetrator or by more than one perpetrator acting in concert with one another that occurs while the Educational Organization maintains primary or buffer excess coverage for Sexual Misconduct with us shall be deemed to constitute one Sexual Misconduct Occurrence.
taking place on the date of the first incident of Sexual Misconduct by that perpetrator or perpetrators acting in concert with one another irrespective of the:

a. geographical area over which the alleged or actual injuries or damages arise;

b. number of policies issued by us to the Educational Organization on which any Claims are made;

c. number of alleged or actual injuries or damages sustained;

d. number of persons who sustain alleged or actual injuries or damages; or

e. number of Claims made against one or more Insureds.

Any physical assault or abuse committed by or alleged to have been committed by a perpetrator of Sexual Misconduct or perpetrators acting in concert with one another shall be deemed to be part of a single Sexual Misconduct Occurrence and shall not give rise to a separate Occurrence for the physical assault or abuse.

7) Paragraph 5. of this Policy is amended to add:

Provided, however, that for any Sexual Misconduct Occurrence that occurs, or is deemed to have occurred, during this Policy Period and is first reported to us ten years or more after the end of this Policy Period, we shall have no further obligation after the Limit of Liability has been exhausted by payment of Defense Costs and Damages.

8) Paragraph 7. of this Policy is deleted and replaced with the following:

7. We will pay subject to the Deductible, if applicable, all reasonable Defense Costs incurred by us or by the Insureds with our prior consent (which we will not unreasonably withhold or delay).

Our payment of Defense Costs under this Policy will be in addition to the Limit of Liability. Provided, however, that for any Sexual Misconduct Occurrence that occurs, or is deemed to have occurred, during this Policy Period and is first reported to us ten years or more after the end of this Policy Period, our payment of Defense Costs will not be in addition to the Limit of Liability but, instead, will be subject to the Limit of Liability of this Policy.

EXCLUSIONS

9) Unless otherwise provided herein, the coverage provided under this endorsement is subject to all other Exclusions in Paragraph 10. of this Policy, including, but not limited to, Exclusion 10.f.

10) Exclusion 10.h. of this Policy is deleted and replaced with the following:

h.

(i) any Claim brought by an individual challenging an Included Entity’s handling of allegations of Sexual Misconduct against them, including but not limited to Claims challenging the fairness or adequacy of the Student Discipline Process;

(ii) the liability of any person who either engaged in Sexual Misconduct or knew about Child Molestation but failed to report it to law enforcement, child protective services or any equivalent state agency; provided, however, that if after a final civil adjudication it is determined that an accused person did not engage in or fail to report Sexual Misconduct, we will reimburse Defense Costs for that person;

(iii) any liability arising out of or related to a Sexual Misconduct Occurrence covered in whole or in part by any other primary or buffer excess general liability policy issued by us;

(iv) any liability for Sexual Misconduct occurring after the Policy Period, if the Educational Organization no longer maintains primary or buffer excess coverage for Sexual Misconduct with us at the time of that Sexual Misconduct;
(v) any liability arising out of or related to a Sexual Misconduct Occurrence, when a Reporting Officer knew or should have known of Sexual Misconduct committed by the same perpetrator prior to [Insert Date];

(vi) any liability related to or arising out of Child Molestation when known to a Reporting Officer who did not engage in Child Molestation but failed to report it to law enforcement, child protective services or any equivalent state agency; or

(vii) any liability arising out of or related to Serial Sexual Misconduct, if the Educational Organization fails to follow its internal policies for investigation and response after any Reporting Officer, who did not engage in Serial Sexual Misconduct, had actual knowledge of the Serial Sexual Misconduct;

NOTICE OF SEXUAL MISCONDUCT OCCURRENCE OR CLAIM

11) Paragraph 11. is amended to add the following at the end of subparagraph (b):
• Sexual Misconduct other than Non-Employment Sexual Harassment;

All other Policy provisions remain the same.