NOTICE
THIS POLICY IS ISSUED BY YOUR RISK RETENTION GROUP. YOUR RISK RETENTION GROUP MAY NOT BE SUBJECT TO ALL OF THE INSURANCE LAWS AND REGULATIONS OF YOUR STATE. STATE INSURANCE INSOLVENCY GUARANTY FUNDS ARE NOT AVAILABLE FOR YOUR RISK RETENTION GROUP.

EXCESS LIABILITY INSURANCE POLICY DECLARATIONS

Item 1. **Educational Organization:**
Address:

Item 2. **Limits of Liability:**
(a) $ Each Occurrence
(b) $ Annual Aggregate Limit

Item 3. (a) **Policy Period:** / / to / /
(b) **Inception Date:** / /
at 12:01 A.M. at the address stated in Item 1 above.

Item 4. **Underlying Limit Retention:** $ Each Occurrence

Item 5. **Premium:** $

Item 6. **Representative of Educational Organization:**

Item 7. **Applicable Initial Endorsements:**

Item 8. **Applicable Initial Schedules:**

**BROKER COMMISSION DISCLOSURE**

As a member owned company, United Educators believes it is important to provide its policyholders, whose brokers receive compensation through commissions paid by United Educators, with the amount of those commissions:

Item 9: **Broker Commission:** $0
Broker commission in Item 9., if any is included in Item 5., Premium.

This insurance is subject to the provisions, stipulations, conditions and exclusions contained in the policy form as well as other provisions, stipulations, conditions and exclusions as may be endorsed or added thereto (collectively hereinafter referred to as the "Policy").

Issued by: United Educators Insurance, a Reciprocal Risk Retention Group

SPECIMEN
Authorized Representative
United Educators Insurance, a Reciprocal Risk Retention Group  
Excess Liability Policy  
Occurrence Form

THIS IS AN OCCURRENCE POLICY EXCEPT THAT THE LIMITED EXTENSION OF COVERAGE FOR MEDICAL SERVICES IN PARAGRAPH 11.e. IS PROVIDED ON A "CLAIMS MADE" BASIS.

(The words "we," "us," and "our," when used in this Policy, refer to United Educators Insurance, a Reciprocal Risk Retention Group, the "Company" issuing this Policy of insurance).

In consideration of the payment of the premium, in reliance on the information furnished to us in the application and attachments thereto, and subject to the Limit of Liability, exclusions, definitions, conditions and other terms of this Policy, we agree with the Educational Organization that:

INSURING AGREEMENT

1. We will pay on behalf of the Insureds that portion of the Ultimate Net Loss which is in excess of the Underlying Limit Retention amount up to the Limit of Liability of the Policy resulting from an Occurrence anywhere to which this insurance applies. This Policy applies excess of any Underlying Insurance.

DEFINITIONS

2. This Policy is subject to the following definitions:

Advertising Injury means injury resulting from
   a. oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services;
   b. oral or written publication of material that violates a person's right of privacy;
   c. misappropriation of advertising ideas or style of doing business; or
   d. infringement of trademark, title, copyright or slogan in any advertisement, publicity article, broadcast, telecast, or electronic or video publication that arises out of an Included Entity's advertising of its goods, products or services.

Allied Health Program means an educational curriculum training students to become allied health professionals, including nurses, medical assistants, dental assistants, athletic trainers, audiologists, emergency medical technicians, phlebotomists, dental lab technicians, physical therapists, respiratory therapists, x-ray technicians, paramedics, lab technicians, certified nursing assistants, and similar allied health professions; but Allied Health Program does not include any curriculum that trains (i) physicians of any sort, including dentists and osteopathic physicians, (ii) perfusionists, (iii) chiropractors, (iv) midwives, (v) anesthetists, or other similar medical practitioners.

Associated Medical Facility means a hospital, clinic or other medical facility in which students of the Educational Organization are placed as interns as part of their course of study pursuant to an agreement between the hospital, clinic or other medical facility and the Educational Organization.

Athletic Participant means an individual who takes part or who took part with the expressed or implied consent of an Included Entity in any tryout, conditioning, practice, preparation, scrimmage, exhibition or game which is related to the Included Entity's organized athletic programs.

Athletic Traumatic Brain Injury means any Traumatic Brain Injury to an Athletic Participant in connection with, arising out of, relating to or attributable to any tryout, conditioning, practice, preparation, scrimmage, exhibition or game which is related to the Included Entity's organized athletic programs.
Automobile means a land motor vehicle designed and registered for use on public roads including any attached trailer or equipment. Automobile does not mean or include:

- a. solar or battery-powered experimental motor vehicles developed in conjunction with an educational program of the Educational Organization wherever operated including preparing or practicing for, or participating in, any competition or time trial with other educational organizations; or
- b. motorized land vehicles or equipment principally designed for use off public roads or on an Included Entity’s property that are neither registered as a motor vehicle nor insured under an automobile liability insurance policy, including tractors, mowers, snow-blowers, grading equipment, farm equipment, forklifts, backhoes, all-terrain vehicles, bulldozers and similar equipment.

Bodily Injury means physical or mental injury, emotional distress, sickness, disease, shock, or death sustained by a person. However, Bodily Injury does not include any physical or mental injury, emotional distress, sickness, disease, shock, or death related to or arising out of Sexual Misconduct.

Child Molestation means any actual or alleged sexual conduct with a minor.

Claim means a demand for Damages.

Completed Operations Liability means liability resulting from an Occurrence arising out of an Included Entity’s operations, if the Occurrence commences after such operations have been completed or abandoned and occurs away from premises owned, rented, or controlled by the Included Entity; but operations shall not be deemed incomplete because improperly or defectively performed or because further operations may be required pursuant to an agreement.

Computer System means any computer hardware, software or any components thereof that are or can be linked together through a network of two or more devices accessible through the Internet, internal network or connected with data storage or other peripheral devices (including, without limitation, telephones, wireless and other mobile devices), as well as any cloud computing or other resources operated by a third party service provider.

Damages means the amounts that an Insured becomes legally obligated to pay as compensation to an injured party. Damages includes punitive or exemplary damages, where lawfully insurable, and Defense Costs. But Damages does not include:

- a. taxes, fines, or criminal penalties;
- b. the cost of compliance with injunctive or equitable relief; or
- c. any matters uninsurable under the law pursuant to which this Policy shall be construed.

Defense Costs means the fees and expenses of investigation and defense of Claims, and the costs of appeal or similar bonds for amounts up to the Limit of Liability, and includes reasonable attorneys' fees and disbursements; but Defense Costs does not include the wages or salary of any employee of any Insured or any amounts paid by an underlying insurer pursuant to its duty to defend an Insured.

Digital Data means any record, data, research, or information of any kind, including but not limited to Financial Information, Health Information or Identifying Information, that is stored on a Computer System.

Educational Organization means the entity named as such in Item 1 of the Declarations.

Employee Occupational Disease Liability means liability of an Insured to any employees or former employees of an Included Entity for Bodily Injury arising from disease which is caused or aggravated by conditions to which the employee is exposed during such employment.
Extended Discovery Period means the extended period of time, if granted pursuant to Section 28 herein, for reporting Claims, during the 36-month period after the end of the Policy Period but only for an Occurrence taking place within the Policy Period.

Financial Information means an individual or organization’s non-public financial data, regardless of how or where it is stored or what format it is in, including but not limited to credit card numbers, credit ratings, bank account numbers, bank account balances, or any other information that is used in billing, credit assessment, financial aid determinations, business transactions, or other financial activities.

First Aid means any uncompensated emergency care or treatment given to an ill or injured person at the scene of an accident before a licensed medical professional can provide regular medical aid. However, First Aid shall not mean services provided by an individual (i) in the course of his/her employment as, or training for, a physician, nurse, or other licensed medical professional; or (ii) in the course of volunteer work as a physician, nurse, or other licensed medical professional.

Health Information means any information concerning an individual that would be considered “protected health information” or “electronic protected health information” within the Health Insurance Portability and Accountability Act of 1996 (as amended) (HIPAA) or the Health Information Technology for Economic and Clinical Health Act (HITECH Act), and their implementing regulations, or protected health-related information under any similar federal, state, local or foreign law.

Identifying Information means any information, regardless of how or where it is stored or what format it is in, that could potentially be used to distinguish or trace an individual’s identity either alone or when combined with other personal or identifying information, including but not limited to a person’s full name, date of birth, social security number, place of birth, government issued identification number, or biometric records.

Inception Date means the date and time stated in Item 3.(b) of the Declarations.

Included Entity means:
   a. the Educational Organization;
   b. any not-for-profit organization or entity over which the governing body of the Educational Organization exerts effective control and that is named in, and whose accounts are included with or consolidated into, the financial statements submitted to us most recently by the Educational Organization prior to the rating of the premium for the Policy Period; however, no entity or affiliate or subsidiary of any entity that has not qualified as a not-for-profit entity under applicable provisions of the Internal Revenue Code is an Included Entity, and no person or entity is an Insured with respect to such entity, unless that entity is listed on Schedule A;
   c. any entity listed on Schedule A of this Policy; and
   d. any not-for-profit entity acquired or formed by or merged with an Included Entity during the Policy Period provided that
      (1) the value of the sum of all assets (including, but not limited to, real estate, securities, assumed indebtedness and other consideration) expended, assumed or exchanged for any such acquisition, formation or merger does not exceed 5% of the total assets of the Educational Organization and its consolidated subsidiaries and affiliates as most recently reported to us for rating purposes prior to such Policy Period;
      (2) the combined or consolidated operations and the acquired, formed or merged entity are not materially different from those of the Included Entity prior to the acquisition, formation or merger;
      (3) coverage with respect to that newly formed, acquired or merged entity will begin on the date of acquisition, formation or merger, and there is no coverage for any entity acquired by or merged into the Included Entity or for any person with respect to that entity for Occurrences happening prior to the date of acquisition or merger; and
   e. In addition to coverage provided in Item d. listed above, any newly formed, acquired or merged affiliates of the Educational Organization, shall be added as Included Entities
to this Policy as of the effective date of their formation, incorporation or acquisition by the Educational Organization, provided
(1) they are reported to us within sixty (60) days of the date of their formation, incorporation or acquisition by the Educational Organization and
(2) are subsequently accepted for coverage by us and named on the Policy.

Included Entity's Products means goods or products manufactured, sold, tested, handled, or distributed by an Included Entity or others trading under its name or materials that were the subject of completed or abandoned operations of the Included Entity.

Insured means:
   a. the Included Entities;
   b. any past, present or future trustees, governing board directors or Officers of an Included Entity while acting within the scope of their duties on behalf of that Included Entity; the estates, heirs, legal representatives or assigns of deceased, incompetent, insolvent or bankrupt trustees, governing board directors, or Officers; and spouses or domestic partners of governing board directors or trustees to the extent they are involved in Claims solely because of their status as spouses or domestic partners;
   c. at the option of the Educational Organization, any
      (1) past, present and future employee, member of the faculty, student teacher, or teaching assistant of an Included Entity;
      (2) member of a committee, including an Institutional Review Board (as recognized by the U.S. Food and Drug Administration and U.S. Department of Health and Human Services) of an Included Entity, or a representative to an education association of which the Educational Organization is a member;
      (3) uncompensated volunteer worker performing services on behalf and with the express direction and authority of an Included Entity;
      (4) student of an Educational Organization while serving in a supervised internship program in satisfaction of course requirements; or
      (5) student of an Educational Organization while acting at the direction of, complying with policies and procedures governing conduct at, or performing services primarily for or on behalf of, the Educational Organization; but only while acting within the scope of their duties or obligations in their respective capacities to an Included Entity as described in clause b. or c. above, and coverage for these individuals is subject always to all other terms and conditions of this Policy;
   d. any person legally responsible for the use of an Automobile owned, rented, leased, borrowed, hired or used by an Included Entity with its express permission; but Insured under this Paragraph d. does not include:
      (1) any person or organization’s (other than an Included Entity’s) agent or employee, operating an Automobile repair shop, public garage, sales agency, service station, or public parking place, with respect to any Occurrence arising out of the operation thereof; or
      (2) the owner or any permissive user of the owner of an Automobile that is not owned by an Included Entity; however, at the request of the Educational Organization, we will deem as an Insured
         (i) an employee of an Included Entity for liability arising out of the use of his or her personal Automobile in the business of that Included Entity; or
         (ii) any person who rents or leases Automobiles on behalf of and with the express permission of the Included Entity, but only while acting within the scope of their duties or obligations in the respective capacities to an Included Entity;
   e. except with respect to the use or operation of an Automobile, any person or organization to whom any Included Entity is obligated by virtue of a contract or agreement to provide liability insurance such as is afforded by this Policy, but only
      (1) to the extent of such obligation;
(2) for operations (other than commercial insurance operations) by or on behalf of that Included Entity or operation of facilities of that Included Entity or use of facilities by that Included Entity; and

(3) if the contract or agreement is made prior to a covered Occurrence; and

f. Automobile dealerships and leasing corporations that own Automobiles which are leased or loaned to an Included Entity but only for liability arising out of the activities of the Included Entity’s employees.

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

Medical Services means any acts that may be legally performed only by a physician, nurse or other licensed medical professional within the scope of his/her medical license, regardless of whether the person is licensed or not. However, the application of First Aid shall not be considered Medical Services.

Model aircraft means a non-human carrying device capable of sustained flight in the atmosphere which has a flight weight of 100 pounds or less (flight weight includes the weight of the aircraft itself, fuel and other fluids, and all payload) used for research and/or educational purposes; but, model aircraft does not include any rocket or missile.

Non-Employee Sexual Harassment means unwelcome sexual advances, requests for sexual favors, or other verbal or physical conduct of a sexual nature when such conduct has the purpose or effect of unreasonably interfering with performance by, or creating an intimidating, hostile, or offensive environment for a student or person other than an employee of an Included Entity.

Non-Flight Curriculum-Related Instruction includes the assembly, maintenance, service, ownership, use or operation of owned aircraft not used in flight, but instead solely for maintenance or service as part of Non-Flight Curriculum-Related Instruction; however Non-Flight Curriculum-Related Instruction does not include:

(i) the flying of any aircraft,

(ii) the time commencing with the take-off run or landing run of any aircraft or

(iii) the assembly, maintenance, service, ownership, use or operation of any aircraft actually used in flight.

Occurrence means:

a. an accident during the Policy Period or the continuous, intermittent or repeated exposure to conditions that commence during the Policy Period that causes Bodily Injury or Property Damage neither expected nor intended by the Insured; or

b. an event that first occurs during the Policy Period that causes Personal Injury or Advertising Injury.

The use of reasonable force to protect persons or property shall be deemed "neither expected nor intended" within the meaning of a. above.

Breach of contract is not an Occurrence.

Officer means any corporate officer of an Included Entity whether or not an employee; and any president, chancellor, provost, treasurer, vice president, dean or other comparable senior administrator of any Included Entity.

Outbreak means a human illness caused by any virus or bacteria declared on or after 1/1/2021 as

a. pandemic or epidemic by the World Health Organization or the Centers for Disease Control; or
b. Public Health Emergency by the Secretary of the US Department of Health and Human Services or by a state government authority.

**Personal Injury** means injury resulting from
a. false arrest, detention or imprisonment;
b. malicious prosecution;
c. wrongful entry into, or eviction of a person from, a room, dwelling or premises a person occupies;
d. oral, written, video or electronic publication of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services (other than in any advertisement, publicity article, broadcast, telecast, or electronic or video publication that arises out of an **Included Entity's** advertising of its goods, products or services); or
e. violation of a person's right of privacy.

**Policy Period** means the period from the first date and hour stated in Item 3 of the Declarations until the earlier of the last date and hour stated in Item 3 of the Declarations or the date and hour of cancellation of this Policy.

**Pollutant** means any solid, liquid, gaseous or thermal irritant, contaminant, toxic or hazardous substance or any substance which may, does, or is alleged to affect adversely the environment, property, persons or animals, including any Select Agents (as defined by the United States Department of Health and Human Services and the United States Department of Agriculture), fungi, spores, smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Fungi includes, but is not limited to, any form or type of mold, mushroom, or mildew. Spores includes any reproductive body produced by or arising out of fungi. Waste includes materials to be recycled, reconditioned or reclaimed. However, no virus or bacteria is a **Pollutant** unless such virus or bacteria qualifies as a Select Agent and is used, stored, or maintained by an **Included Entity** for research purposes.

**Product Liability** means liability arising out of the end-use of the **Included Entity's Products** after possession of such goods or products has been relinquished to others by the **Included Entity** (or by others trading under its name) and if such use occurs away from premises owned, rented or controlled by the **Included Entity**.

**Property Damage** means physical injury to or destruction of tangible property (which does not include any **Digital Data**) of others including loss of use if the loss of use results from the physical injury or destruction of the tangible property, loss of use of tangible property of others that has not been physically injured or destroyed, and consequential damage or evacuation loss from actual or threatened physical injury or destruction of tangible property.

**Reporting Officer** means a position equivalent to any of the below of the **Educational Organization**:
- President, Chancellor or Head of School;
- Provost or Chief Academic Officer;
- VP of Finance, Chief Financial Officer, VP of Administration, or Chief Business Officer;
- VP of Legal Affairs or General Counsel;
- VP of Student Affairs;
- Athletic Director; or
- Director of any dispensary, clinic, infirmary, student health center, athletic facility, or similar facility, maintained by an **Included Entity** to provide medical, athletic training, psychological or mental health counseling services principally for use by the **Included Entity's** employees or students.

**Secure Data** means any:
- **Identifying Information**,
b. Financial Information,
c. Health Information, or
d. Digital Data.

Sexual Misconduct means any actual or alleged Non-Employee Sexual Harassment, Child Molestation, or any other sexual assault, sexual abuse, or wrongful sexual conduct.

Student Discipline Process means the policy, practice or procedure of training, response, investigation, handling, resolution or adjudication of allegations of Sexual Misconduct, regardless of whether it is handled in a formal Title IX process.

Traumatic Brain Injury means any of the following:
   a. a concussion or sub-concussive brain injury or brain trauma;
   b. a reaction by the brain to a bump, blow or jolt to the head or body that is transmitted to the head; or
   c. any brain injury or brain trauma which results, either immediately or later in time, in changes in behavior, thinking, and/or physical or cognitive functioning.

Ultimate Net Loss means the total sum that the Insured shall be obligated to pay in respect of any single Occurrence for Damages.

Underlying Insurance means formal or informal risk instruments or transfer mechanisms including trusts or captives; or risk transfer mechanisms that name the Insured as “additional insured.”

Underlying Limit Retention means the amount stated in Item 4. of the Declarations. This amount applies separately and always to each Occurrence covered by this Policy whether or not Underlying Insurance is available to the Insured to cover the Underlying Limit Retention amount. The Underlying Limit Retention amount shall be satisfied with respect to an Occurrence when the amount stated in Item 4. of the Declarations is exceeded by
   a. Damages other than Defense Costs, when Defense Costs are outside the liability limits of the Underlying Insurance; or
   b. Damages, if Defense Costs are within the liability limits of Underlying Insurance or if no Underlying Insurance applies to that Occurrence.

Watercraft means any ship or vessel intended to be operated on or beneath the water whether or not self-propelled.

Wrongful Employment Practices means wrongful acts against or wrongful treatment of an employee, former employee or applicant for employment by an Included Entity in its capacity as employer or by any person for whose conduct or misconduct the Included Entity is liable, including wrongful failure to hire, retain or promote; wrongful discrimination in the terms or conditions of employment, including sexual harassment; wrongful demotion, termination of employment, or discipline; failure to grant due process; the granting or removal of tenure; defamation or retaliation.

LIMIT OF LIABILITY AND AGGREGATION

3. 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, our liability for all Damages is limited to the amount stated in item 2.(a) of Declarations for each Occurrence covered by this Policy, and the amount stated in item 2.(b) of the Declarations in the aggregate for all Occurrences covered by this Policy.

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 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 arising out of or related to:

a. 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.

b. 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.

4. a. Solely with respect to the Exception to Exclusion 11.e. of this Policy, all Claims arising out of:
   (1) the same accident, event, cause, defect or hazard, actor, or actual or alleged wrongdoer; or
   (2) the same or similar conditions, shall be deemed to constitute one single Claim first made when the earliest of such Claims is made against any Insured, irrespective of the number of policy periods or geographical area over which the alleged or actual injuries or damages occur, the number of policy periods over which the Claims are made, the number of policies issued by us to the Educational Organization during which the Claims are made, 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.

b. In the event that the Insured is also an Insured under any Educators' Legal Liability Insurance Policy issued by us ("ELL Policy"), to the extent that any Wrongful Act giving rise to a Claim (as such terms are defined in an ELL Policy) under such ELL Policy in whole or part gives rise to, occurs in connection with or arises from an Occurrence within the meaning of this Policy, the liability of the Company under this Policy with respect to such Occurrence shall be reduced by the amount the Company is obligated to pay under the remaining Aggregate Limit of Liability of such ELL Policy with respect to such Wrongful Act.

5. We shall have no further obligation after the Annual Aggregate Limit of Liability has been exhausted.
DEFENSE AND SETTLEMENT

6. **We** will pay **Damages** on behalf of an **Insured** as soon as practicable after:
   a. the **Insured's** liability has been established by judgment after actual trial or by written agreement to which **we** have consented; and
   b. it has been determined that the **Ultimate Net Loss** as a result of the **Occurrence** in question exceeds the **Underlying Limit Retention** amount.

7. **We** have no duty to defend any **Insured** and **we** shall not be called upon to assume charge of the investigation, settlement or defense of any suit brought or legal proceedings instituted against any **Insured**, but **we** shall have the right and be given the opportunity, to be associated at **our** own expense with the **Insured** or the **Insured's** underlying insurers, or both, in the defense and control of **Claims**, or the trial of any suits or other legal proceedings, relative to any **Occurrence** that, in **our** opinion, may create liability for us under the terms of this Policy, in which event the **Insured** shall fully cooperate with **us** in the defense of that **Claim**. For any **Occurrence** or **Claim** reported to **us** according to paragraph 12 of this Policy, the **Insureds** must cooperate with **us** and with any claims administrator **we** designate in the investigation, defense or settlement of **Claims**.

In the event the **Insured** or the **Insured's** underlying insurers elect not to appeal a judgment in excess of the **Underlying Limit Retention** amount, **we** may appeal (including disbursements and interest on judgments incidental to the appeal), but in no event shall **our** liability exceed the **Limit of Liability** of this Policy including the cost of such appeal.

8. The **Insureds** shall immediately notify **us** of any settlement demand, and no settlement offer shall be made or settlement agreed to by an **Insured** without **our** prior consent (which **we** will not unreasonably withhold or delay), other than a settlement for which no payment for **Damages** is sought by the **Insureds** under this Policy.

9. If the **Insureds** shall refuse to consent to a reasonable settlement **we** recommend that is acceptable to the claimant and if the **Insureds** shall elect thereafter to contest any **Claim** or continue any legal proceedings in connection with that **Claim**, then **our** liability for **Damages** in respect of that **Claim** shall not exceed the amount for which it could have been settled including **Defense Costs** incurred up to the date of such refusal.

10. If a single **Claim** involves both covered and uncovered elements, the **Insureds** and **we** agree to use best efforts to determine a fair and proper allocation of **Damages** based upon each **Insured** and **our** relative legal exposure with respect to the covered and non-covered elements of the **Claim**. **We** will be obligated to pay only that portion of **Damages** allocated to covered elements of **Claims** against **Insureds**. If the **Insureds** and **we** are unable to agree upon an allocation, **we** shall advance that portion of **Damages** which the parties agree is not in dispute until a different allocation is negotiated or judicially determined.

EXCLUSIONS

11. This Policy does not apply to:
   a. any obligation for which any **Insured** or any company as its insurer may be held liable under any workers’ compensation, unemployment compensation or disability benefits law or the Longshoremen's and Harbor Workers' Compensation Act, or any similar law;
   b. **Wrongful Employment Practices**;
   c. **Personal Injury** or **Advertising Injury**
      (1) resulting from an act by or at the direction of any **Insured** if performed with the knowledge that such act would cause injury; or
      (2) arising out of the oral or written publication of material
         (i) first published prior to the beginning of the **Policy Period**; or
         (ii) by or at the direction of the **Insured** with knowledge of its falsity;
d. **Advertising Injury** arising out of
   (1) breach of contract;
   (2) the failure of goods, products or services to conform to advertised quality or performance; or
   (3) incorrect description or mistake in advertised price
   **Exception:** Item (1) of this exclusion does not apply to misappropriation of advertising ideas under an implied contract;

e. any liability arising out of rendering or failure to render any **Medical Services**;
   **Exception:** This exclusion shall not apply to the liability of the **Educational Organization** and its employed or student **Insureds** from **Claims** first made against any **Insured** during the **Policy Period** for an **Occurrence** on or after the **Inception Date**
   (1) arising out of rendering or failure to render any **Medical Services** at
      (i) a dispensary, clinic, infirmary, student health center, athletic facility, or similar facility maintained by the **Included Entity** principally for use by the **Included Entity**’s employees or students; or
      (ii) other incidental locations that are not medical facilities in the event of a medical emergency; and
   (2) against an **Associated Medical Facility** and/or an **Insured** as a result of injury caused by a student intern while participating in any supervised practicum, field work experience, clinical training or internship program in fulfillment of course requirements in an **Allied Health Program**; and
   the coverage afforded by this Exception to this Exclusion 11.e. does not extend to liability assumed by any **Insured** in any contract or agreement except for liability that the **Insured** would have in the absence of the contract or agreement;

f. any **Property Damage** to property owned, occupied or rented by, or within the care, custody or control of, any **Insured**;


g. any liability related to or arising out of or in any way involving any actual or alleged **Sexual Misconduct**, irrespective of the legal theory alleged, including but not limited to:
   (1) training, response, investigation, handling, resolution, or adjudication of allegations of **Sexual Misconduct**;
   (2) hiring, training, retention, or supervision of any actual or alleged perpetrator of **Sexual Misconduct**; and
   (3) any **Student Discipline Process**;

h. any liability arising out of the design, manufacture, assembly, maintenance, sale, service, ownership or operation of any **Watercraft**;
   **Exception:** This exclusion shall not apply to
   (1) non-submersible **Watercraft** up to 50 feet in length;
   (2) rowing or sculling shells regardless of length;
   (3) **Watercraft** listed on Schedule B attached to this Policy;
   (4) **Watercraft** chartered with crew for a period up to twelve hours on a U.S. Coast Guard-approved and commercially-licensed vessel operated in U.S. waters, but this limited extension of coverage does not apply to any **Claim** relating to liability of others assumed by an **Insured** or any **Claim** by or on behalf of, or against, an owner, operator or crew member of any **Watercraft** or to any relative or estate of such owner, operator or crew member; or
   (5) loading or unloading of any **Watercraft** or **Watercraft** ashore, if at premises owned, leased, or controlled by an **Included Entity**;

i. any liability arising out of the design, manufacture, assembly, maintenance, sale, service, ownership, lease, use or operation of any aircraft, including the use of parachutes or parasailing equipment from any aircraft, hang gliding, or any “lighter than air” craft or manned balloon;
   **Exception:** This exclusion does not apply to:
   (i) the use of non-owned regularly-scheduled commercial airlines by an **Insured**, operating within, originating from, or returning to the United States;
   (ii) **Model Aircraft**;
   (iii) a lighter-than-air craft that is an unmanned balloon; or
   (iv) **Non-Flight Curriculum-Related Instruction**;
j. any liability directly or indirectly resulting from war, invasion, hostile action of foreign enemies, civil war, rebellion, revolution, insurrection, military or usurped power; or confiscation, nationalization, requisition, destruction of, or damage to property by or under the order of any government or public or local authority;
   Exception: This exclusion shall not apply to any events or conditions occurring in the United States of America, its territories or possessions or Canada;

k. any liability arising out of, related to, or in any way involving asbestos or lead in any form;

l. any liability arising out of the actual, alleged or threatened discharge, dispersal, release, seepage, migration, growth or escape of Pollutants into or upon land, the interior of buildings, any enclosed space or any other real estate; into the atmosphere, or into any watercourse or body of water, whether above or below ground or otherwise into the environment; or any direction, demand or request, whether governmental or other, that any Insured test for, monitor, clean up, remove, contain, treat, detoxify or neutralize Pollutants;
   Exception: We will not apply this exclusion to:
   (1) Employee Occupational Disease Liability; or
   (2) Subject always to the conditions in Paragraph (3) below, Bodily Injury or Property Damage to the property of others that is solely the result of:
      (a) fire that breaks out from where it was intended to be including any consequential smoke damage;
      (b) collision or overturning of an Automobile;
      (c) explosion or lightning;
      (d) the accidental upset, dropping, falling, breaking, spilling, splashing or rupture of any above-ground container of Pollutants;
      (e) faulty heating or cooling equipment;
      (f) application of pesticides, herbicides or swimming pool chemicals on or at a premises of an Included Entity by its employees who are properly licensed or certified by a federal or state agency to apply those pesticides, herbicides or chemicals; or
      (g) a single or intermittent above-ground discharge, dispersal, release, or escape of Pollutants that commences during the Policy Period and ceases within seven (7) days of its commencement;
   (3) The limited coverage provided by the exceptions to this exclusion in Paragraph (2) above is at all times subject to and limited by these conditions:
      (a) the exceptions only apply if the injury or damage is discovered or becomes known to the Insured within fourteen (14) days and reported to us in writing within sixty (60) days of the accident, fire, collision or overturning, explosion or lightning, or commencement of any discharge, dispersal, release, seepage, migration, growth or escape of Pollutants; and
      (b) we will not pay any loss, cost or expense of
         (i) evaluating, testing for, monitoring, cleaning up, removing, controlling, containing, treating, detoxifying and/or neutralizing the discharge, dispersal, release, seepage, migration, growth or escape of any Pollutant on property at any time owned, leased or rented by an Insured and/or under the control of any Insured; or
         (ii) Property Damage to any aquifer or underground watercourse or well, or any Property Damage directly or indirectly arising out of underground or underwater operations of any Insured; and
      (c) our liability is limited to that portion of Damages directly attributable to or caused by an Insured’s own negligence and we will not pay or share in any liability of others resulting from Pollutants for which an Insured is held jointly and/or severally liable (whether under the Comprehensive Environmental Response Compensation & Liability Act or any other statute or any judgment of any court) for Bodily Injuries and/or Property Damages caused in fact by parties other than an Insured; and
      (d) any discharge, dispersal, release, seepage, migration, growth or escape of Pollutants shall be deemed to have “commenced” at the time of the first event in any series, chain or combination of related events resulting in any discharge, dispersal, release, seepage, migration, growth or escape of Pollutants, and all subsequent, sequential,
contributing or combined discharges, dispersals, releases, seepages, migrations, growths or escapes, no matter when occurring, shall be deemed to have "commenced" at the time of that first event; and

(e) the burden of proof that any Occurrence meets the conditions of coverage in this Paragraph (3) lies with the Insureds;

m. any liability resulting from the hazardous properties of radioactive or nuclear material (including source material, special nuclear material and by-product material as those terms are defined in the Atomic Energy Act of 1954 and amendments thereto);

Exception: While in all instances applying to nuclear material (including source material, special nuclear material and by-product material as those terms are defined in the Atomic Energy Act of 1954 any amendments thereto), this exclusion shall not apply to any other radioactive material used by an Included Entity for medical or research purposes;

n. any liability arising out of any diminished value or economic utility of the Included Entity's Products or work completed by or on behalf of the Included Entity if such diminished value or economic utility resulted from the failure of an Included Entity's Products or work completed by or on behalf of the Included Entity to meet any warranty or representation as to the level of performance, quality, fitness, or durability, or to perform the function or serve the purpose intended;

o. except as otherwise provided by endorsement to this Policy, any liability arising out of the administration of any employee benefit plan or any violation of the responsibilities, obligations or duties imposed by the Employee Retirement Income Security Act (ERISA) or any similar statute, regulation, ordinance, order or edict of any jurisdiction or political subdivision (whether or not in the United States);

p. (i) any liability related to or arising out of the actual or threatened alteration, appropriation, destruction, dissemination, duplication, imitation, impairment, loss of use, misuse, release, reproduction, theft or unauthorized encryption through ransomware of Secure Data; or
(ii) any actual or alleged failure to comply with the provisions of any federal, state, local or foreign statute or regulation that requires an entity collecting or storing information that constitutes Secure Data, or any entity that has provided information that constitutes Secure Data to a third party, to provide notice of any actual or potential unauthorized access by others to such Secure Data;

q. any liability caused by or resulting from any unauthorized use, access to, or failure or violation of any Computer System or any other device or instrument used in the communication, receipt, or transmission of electronic data:

Exception: This exclusion shall not apply to Bodily Injury or physical injury to or destruction of tangible property (which does not include any Digital Data) of others and its resulting consequential damages;

r. the liability of any person who committed, or is alleged to have committed, physical assault; provided, however, that if after a final civil adjudication it is determined that such accused person did not commit physical assault, we will reimburse Defense Costs for that person;

s. any liability related to or arising out of, or in any way involving any Outbreak;

NOTICE OF OCCURRENCE OR CLAIM

12. As a condition precedent to the rights of any Insured under this Policy, if a Claim reasonably likely to involve this Policy is made against an Insured or, except as otherwise provided in Exclusion 11.I.(3)(a), if any employee of the risk management department, or any Reporting Officer or legal counsel of any Included Entity becomes aware of an:

(a) Occurrence reasonably likely to involve this Policy, or

(b) regardless of the Insured's opinion of whether this Policy is likely to be involved, an Occurrence or Claim involving any of the following:

(1) fatality;
(2) major paralytic conditions such as paraplegia and quadriplegia;
(3) second or third degree burns to 25% or more of the body;
(4) amputation, permanent loss of use or permanent loss of sensation of a major extremity;
(5) head or brain injuries resulting in coma, behavioral disorders, personality changes, seizures, aphasia or permanent disorientation;
(6) loss of sight in one or both eyes or loss of hearing;
(7) injury resulting in incontinence of bowel or bladder; or
(8) Bodily Injury resulting from Medical Services;

The Insured must:
(a) notify us as soon as practicable in writing;
(b) provide particulars sufficient to identify the Insured, person, persons or organizations involved in the Occurrence, and also such reasonably detail information as we may request;
(c) promptly forward to us any written demand, notice, summons, complaint, or other process of service received by the Insured or its representatives; and
(d) cooperate with us and with any claims administrator we designate in the investigation, defense or settlement of Claims.

13. Notice to the Company shall be in writing delivered to us at 7700 Wisconsin Avenue, Suite 500, Bethesda, MD 20814-3556, Fax 301-907-0303, or at newclaims@ue.org or through www.ue.org. If a Claim is submitted electronically, we will send an electronic confirmation.

CANCELLATION AND NONRENEWAL

14. The Educational Organization may cancel this Policy for all Insureds by surrendering it to us or by written notice to us by certified mail at the address in Paragraph 13 stating when not less than 10 days thereafter the cancellation shall be effective. We may cancel this Policy only in event any payment of premium is not made when due and payable by mailing written notice by certified mail to the Educational Organization at the last mailing address known by us stating when, not less than 10 days-thereafter, such cancellation shall be effective.

15. The time of surrender or the effective date and hour of cancellation stated in the notice shall become the end of the Policy Period. If the Educational Organization cancels this Policy, earned premium shall be calculated in accordance with the customary short rate table and procedure. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

16. If we elect not to renew coverage provided by this Policy at then current standard terms and conditions (a change or increase in premium is not a change of terms and conditions) at the end of the Policy Period, we shall give the Educational Organization written notice at least 60 days before the end of the Policy Period.

a. In the event that we learn of a change in the insurability of the risk that we deem material within 60 days or less before the end of this Policy and we are not then willing to renew at the current standard terms and conditions, we will notify the Educational Organization of this determination as soon as practicable, and we will also advise the Educational Organization whether we are willing to renew on different terms and conditions before the end of this Policy Period.

b. Under such circumstances, we may but are not required to offer the Educational Organization the opportunity to purchase a 60-day extension to the expiring Policy. Although this accommodation by us would be meant to give the Educational Organization that purchases a 60-day extension additional time to make decisions, this extension of the Policy Period shall under no circumstances create any additional Policy limits or increase the Limits of Liability available to the Insureds.

If offered by us, the Educational Organization may exercise this option by electing in
writing before the end of the current Policy Period to pay to us an additional prorated portion of the current Policy’s premium. Payment of the additional premium must be made no later than 10 days following the end of the original Policy Period.

GOVERNING LAW AND INTERPRETATION

17. This Policy shall be governed by and construed in accordance with the internal laws of the State of New York, except insofar as such laws may prohibit payment in respect of punitive damages; however, the provisions, stipulations, exclusions and conditions of the Policy are to be construed in an evenhanded fashion between the Insureds and us. Where the language of this Policy is deemed to be ambiguous or otherwise unclear, the issue shall be resolved in the manner most consistent with the relevant provisions, stipulations, exclusions and conditions without regard to authorship of the language and without any presumption or arbitrary interpretation or construction in favor of either the Insureds or us.

DISPUTE RESOLUTION

18. Any and all disputes arising out of or related to this agreement or the parties’ performance hereunder shall be submitted to mediation before a mutually-acceptable mediator prior to initiation of arbitration, litigation or any other binding or adjudicative dispute resolution process. The parties shall: (i) mediate in good faith, (ii) exchange all documents which each believes to be relevant and material to the issue(s) in dispute, (iii) exchange written position papers stating their position on the dispute(s) and outlining the subject matter and substance of the anticipated testimony of persons having personal knowledge of the facts underlying the dispute(s), and (iv) engage and cooperate in such further discovery as the parties agree or mediator suggests may be necessary to facilitate effective mediation. Mediator, venue, and related costs shall be shared equally by the parties.

COMPLIANCE WITH APPLICABLE UNITED STATES SANCTIONS

19. This insurance does not apply when we are prohibited from providing insurance by virtue of any United States laws or regulations.

CURRENCY

20. All premiums, Limit of Liability, Underlying Limit Retention, Ultimate Net Loss, and all other monetary amounts used in this Policy are expressed and payable in United States currency.

REPRESENTATION

21. Except as respects the giving of notice of Occurrence or Claim pursuant to Paragraphs 11.1.(3)(a) and 12, by acceptance of this Policy the Educational Organization agrees to act on behalf of all Insureds with respect to all matters under this Policy, including, without limitation, payment of premium, negotiation of the terms of renewal, resolution of disputes, the giving and receiving of notice of cancellation, the giving of notice to persons whom the Educational Organization chooses to not make an Insured, and the receiving of any return premiums that may become due.

22. In the event there is a dispute among Insureds as to allocation of the proceeds of this Policy among any of them or on their behalf, we may pay such proceeds to the Educational Organization, which agrees to accept such proceeds and to assume responsibility for its allocation among the Insureds or on their behalf, and we shall be discharged from any further responsibility or liability hereunder or otherwise with respect to such proceeds. The Insureds agree that the Educational Organization shall so act on their behalf. Notice by certified mail to the Educational Organization at the last mailing address known by us shall constitute notice to all Insureds.

SUBROGATION
23. In the event of any payment under this Policy, we shall be subrogated to all the Insureds' rights of recovery against any person or organization and the Insureds shall execute and deliver such instruments and papers and do whatever else is necessary to secure such rights and shall do nothing after an Occurrence to prejudice such rights. We agree to waive any right of recovery we may have against any person or organization when the Educational Organization has agreed to such waiver prior to an Occurrence.

ALTERATION AND ASSIGNMENT

24. No change in, modification of, or assignment of interest under this Policy shall be effective except when made by a written endorsement to this Policy that is signed by our authorized representative.

INSPECTION

25. We shall be permitted but we are not obligated to inspect an Included Entity's property and operations at any time. Neither our right to make inspections nor the making thereof nor a report thereon shall constitute an undertaking on behalf of or for the benefit of any Insured or others to determine or warrant that such property or operations are safe or are in compliance with any law, rule or regulation.

OTHER INSURANCE

26. This Policy shall at all times be excess over the greater of the Underlying Limit Retention amount, or the amount of any other insurance available to the Insured covering an Occurrence covered by this Policy (other than insurance that is expressly and specifically excess of the limits of this Policy and nothing in this Policy or in any other policy shall be construed to require this Policy to contribute with, or subject this Policy to the terms, conditions or limits of, such other insurance.

In addition, this Policy shall always be excess over any other insurance that names any Insured as an "additional insured."
   a. if such insurance is also written on an excess basis, we agree with the Insured that this Policy is excess over such insurance; and,
   b. we shall not share in paying Ultimate Net Loss with that other insurance on any basis including but not limited to the ratio of the Limit of Liability of this Policy and the limit of liability of the policy providing "additional insured" coverage.

BANKRUPTCY

27. Bankruptcy, insolvency, or receivership of the Insured or any insurer, or the Insured's inability to pay any Underlying Limit Retention amount, will not relieve us of our obligations under this Policy; however, this Policy shall not drop down as a result of such bankruptcy, insolvency, receivership or inability, or apply as a replacement of any self-insured retention amount or any Underlying Insurance and our Limits of Liability shall apply only in excess of the required Underlying Limit Retention amounts.

OPTIONAL EXTENDED DISCOVERY PERIOD

28. If this Policy is not renewed, the Educational Organizations shall have the right to an Extended Discovery Period for the coverage granted by the exception to Exclusion 11.e. of this Policy.

The right to an endorsement providing an Extended Discovery Period must be exercised by notice to us in writing and by payment of such additional premium as we may require (not to exceed 25% of the annual premium for this Policy) and be received by us within 30 days following the end of the Policy Period. The additional premium will be considered fully earned on the first day of the Extended Discovery Period.
UNINTENDED ERRORS OR OMISSIONS

29. Unless information is subject to a specific supplementary warranty application required by us, the failure of the Insureds to properly disclose all application information at the time of application for coverage for this Policy shall not prejudice the Insureds with respect to this insurance provided such failure or omission is not intentional.

HEADINGS

30. The descriptions in the headings and subheadings of this Policy are inserted solely for convenience and do not constitute any part of the terms or conditions of this Policy.

IN WITNESS WHEREOF, United Educators Insurance, a Reciprocal Risk Retention Group has caused this Policy to be signed by its President.

SPECIMEN
President