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WORK ORDER

STANDARD INSURANCE & BONDING APPENDIX

This insurance attachment incorporates any agreed changes to the Master Subcontract Agreement Insurance Attachment.

A. Insurance Requirements

1. Subcontractor shall, at its own expense, maintain in effect not less than the following coverages and limits of insurance which shall be maintained with insurers, policy forms and deductibles satisfactory to Swinerton Builders and the Owner. If Subcontractor uses existing coverage to comply with these requirements and that coverage does not meet the requirements set forth herein, Subcontractor agrees to amend, supplement or endorse the existing coverage to do so, at no additional cost to Swinerton Builders.

a) Workers' Compensation and Employer's Liability Insurance

State Workers' Compensation - coverage as required by law. Employer's Liability with limits not less than each of the following:

\$1,000,000 each accident for bodily injury;

\$1,000,000 policy limit for bodily injury by disease;

\$1,000,000 each employee for bodily injury by disease.

Waiver of Subrogation Endorsement is required in favor of Swinerton Builders and the Owner.

b) General Liability and Umbrella/Excess Insurance

Subcontractor shall carry a Commercial General Liability Policy provided on or equivalent to ISO CGL Form No. CG 00 01 10 01. Policy must include coverage for premises operations, completed operations, contractual liability and broad form property damage. Subcontractor shall provide limits as required for your trade in accordance with subsection i or ii below. If the policy is in excess of a Subcontractor SIR (self-insured retention), the amount of such SIR must be clearly identified on the Certificate of Insurance. Swinerton Builders reserves the right to reject the application of such SIR, or require the Subcontractor to provide a bond on the SIR at no additional cost to Swinerton Builders.

i) **Specified Trades:** (Defined as Excavation, Shoring, Demolition, Crane related work, Exterior Skin, Steel Erection, Roofing, Waterproofing, Fire Protection, Mechanical, Electrical and Plumbing, Metal Decking over three (3) stories, or other trades as Swinerton may specify). Swinerton Builders reserves the right to amend the required limits of insurance commensurate with the Subcontractor's risk. The Limits of Liability for Bodily Injury and Property Damage under this section shall not be less than:

\$5,000,000 each Occurrence;

\$5,000,000 Products/Completed Operations Aggregate;

\$5,000,000 General Aggregate – Per Project -.

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ii) **All Other Trades:** The Limits of Liability for Bodily Injury and Property Damage under this section shall not be less than:

\$2,000,000 each Occurrence;

\$2,000,000 Products/Completed Operations Aggregate;

\$2,000,000 General Aggregate – per project-.

c) Automobile Insurance

\$1,000,000 C.S.L. (Combined Single Limit) and shall cover owned,

hired and non-owned automobiles.

d) <u>Umbrella/Excess Insurance</u> – If needed to meet the requirements of a., b., and c above.

e) Professional Liability Insurance (Errors and Omissions)

All Subcontractors with design responsibility shall provide the following additional coverage: A Professional Liability Policy (Errors and Omissions) with Limited Contractual Liability Coverage in favor of Swinerton Builders and Owner and a deductible no greater than \$50,000 per claim and a Waiver of Subrogation in favor of Swinerton Builders and Owner. Any SIR must be clearly identified as such on the Certificate of Insurance and is subject to Swinerton's approval. This insurance shall be maintained for not less than the duration of the project and five (5) years following completion of construction. Retroactive date of such policy must be on or before the date Subcontractor began offering professional services. Limit of liability shall be not less than \$1,000,000 Per Claim.

f) Pollution Liability Insurance

When coverages listed below are required, policy will contain Additional Insured and Waiver of Subrogation endorsements in favor of Swinerton Builders.

Asbestos and/or Lead Liability: If work contemplates asbestos or lead abatement, Subcontractor shall provide such insurance coverage on an occurrence basis for claims arising out of abatement, removal, storage, transportation and disposal activities with a limit of liability not less than \$5,000,000 per occurrence.

Environmental Impairment Liability: If work contemplates handling or hauling other pollutants, subcontractor will provide insurance to coverage, among other things, claims arising out of all hazardous material and hazardous waste remediation, storage, transportation, and disposal. Such insurance shall be written on an occurrence basis with no sunset clause, or on a claims-made basis with a minimum 5 year extended reporting period (tail) with limits of not less than \$5,000,000 each Occurrence (if written on an occurrence basis) or, \$5,000,000 each Claim (if written on a claims-made basis).

Mold Liability: Any work that includes EIFS, curtain wall exterior or plumbing, Subcontractor shall provide evidence of Pollution Liability insurance including liability coverage for mold related claims. Such insurance coverage shall be written on an occurrence basis with no sunset clause, or on a claims made basis with a five (5) year extended reporting provision with limits not less than \$1,000,000 per claim or per occurrence.

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- 2. The General Liability and Umbrella/Excess and shall contain the following:
 - a) Project Specific Additional Insured Listing:

Swinerton Builders, its parent and affiliated companies;

Owner

Other parties as required by Owner and/or necessitated by construction activities.

- b) An <u>Additional Insured Endorsement</u> adding as an additional insured each party noted in Section 2a of this attachment, or otherwise identified in the Prime Contract, as respects liabilities arising out of Subcontractor's work under this contract (including Products/Completed Operations) on the ISO CGL <u>Endorsement CG 20 10 11 85</u> "Owners, Lessees or Contractors (Form B)", <u>or</u> the two ISO CGL Endorsements <u>CG 20 10 10 01 and CG 20 37 10 01</u>; these two endorsements together are an acceptable alternate to the "11 85" form.
- c) Primary Insurance Clause The insurance coverage required hereunder and/or provided by the Subcontractor apply on a <u>primary basis</u> with any other insurance policy(s) of Swinerton Builders, the Owner and those additional insured entities as identified in the Prime Contract being excess and not contributing. Such Primary Insurance Clause shall be included on the Additional Insured Endorsement.
- d) Waiver of Subrogation Endorsement is required in favor of Swinerton Builders and the Owner.
- e) Cross Liability coverage as would be achieved under the standard ISO separation of insureds clause.
- f) Provision or endorsement stating that such insurance, subject to terms and conditions usual to Standard General Liability and Umbrella/Excess Liability Policies, applies to the liability assumed by Subcontractor under this contract.
- Modified Occurrence Liability Policies are not acceptable. Claims Made General Liability
 Policies are not acceptable. Subcontractors providing such insurance will be considered in
 default of the requirements of this Subcontract Agreement.
- 4. On execution of the Subcontract and prior to commencement of work, Subcontractor shall file on forms acceptable to Swinerton Builders a certificate of insurance properly executed and signed by an authorized representative on behalf of the insurer(s) evidencing the above coverages and conditions to Swinerton Builders. Subcontractor shall maintain the required Insurance and Additional Insureds for the period of time for which the Subcontractor may be held legally liable for its work. Also, the required Certificates of Insurance and Additional Insured Endorsements shall be provided and maintained during warranty period of the Subcontractor's work. Subcontractor further agrees, upon written request by

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Swinerton Builders or Owner, to furnish copies of such policies, certified by an authorized representative of the insurer(s).

- 5. All Insurance coverage provided by the Subcontractor shall be through acceptable insurance carriers licensed in the state(s) where work is being performed with a minimum A.M. Best Company standard of A-:VII or greater.
- 6. All Subcontractor's policies shall contain an endorsement providing that written notice shall be given to Swinerton Builders and Owner at least thirty (30) days prior to termination, non-renewal, cancellation or reduction of coverage in the policy.
- 7. Subcontractors will be required to participate in Builder's Risk policy deductibles as outlined in Subcontract terms.

B. Bonding Requirements (If required in Subcontract Agreement)

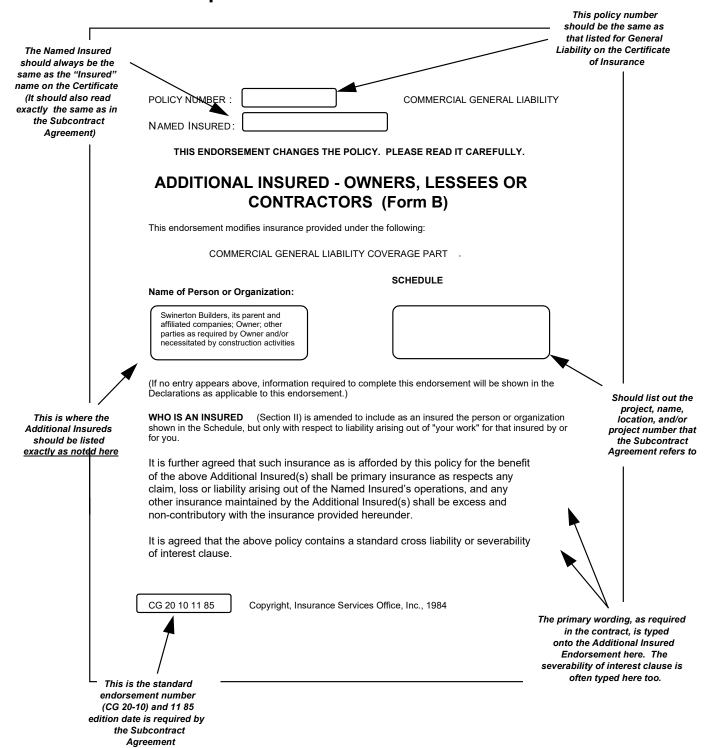
- 1. Payment and Performance Bonds to be in the amount of 100% of the contract.
- 2. Swinerton Builders bond forms are issued with Subcontract Agreements. These are the **only** forms that will be accepted and must appear without revision. Forms must be signed and notarized for both Principal and Surety. Exhibit A-2 is samples of the payment and performance bonds.
- 3. Surety Bond Carriers will be deemed acceptable if listed in the most current United States Department of the Treasury Federal Register for a treasury limit not less than the amount of the contract or if approved by Swinerton Builders.
- 4. For all change orders causing additions greater than either \$100,000 or 50% of the previously bonded amount of the subcontract, Subcontractor will be responsible for obtaining Consent of Surety in the form of an increase rider which shall increase the original bond to an amount equal to the new subcontract amount.
- 5. Premiums are to be paid by Subcontractor and to be included in the subcontract sum.

Job Name/Location	
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Sample Certificate of Insurance

A	CORD	CERT	IFICATE O	F LIABILI	TY INSUI	RANCE		(02/01
_	ency Mana	ger, Inc.		THIS CERTIFICATE CONFERS NO RIGH DOES NOT AMEND	IS ISSUED AS A MAT	TTER OF INFORMATION ONL IFICATE HOLDER. THIS CEF THE COVERAGE AFFORDER	Y AND RTIFICATE	
	0 Bond St	reet ·k, IL 60466		POLICIES BELOW.	COMPANIES AFF	FORDING COVERAGE		
Phone		800-999-5368 Fax I	No.	COMPANY Sele	ective Insurance Co	ompany		
INSUR	- Cuba	contractor		COMPANY Inde	emnity Insurance			
INSUR				В				
		Main Street		COMPANY	e Fund			
	San	Francisco, CA 45678		D D				
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CO LTR		TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	EIMITS		
	GENERAL	LIABILITY		<u> </u>		CENERAL AGGREGATE	\$ 2,	000,000
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1		CLAIMS MADE X OCCUR				PERSONAL & ADV INJURY	\$ 1,	000,000
	OWN	ER'S & CONTRACTOR'S PROT				EACH OCCURRENCE	\$ 1,	000,000
						FIRE DAMAGE (Any one fire)	\$	50,000
						MED EXP (Any one person)	\$	5,000
		ILE LIABILITY				COMBINED SINGLE LIMIT		000.000
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	SCHE	DULED AUTOS				BODILY INJURY (Per accident)	\$	
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						EACH ACCIDENT	\$	
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DESC	RIPTION OF OPERA	ATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS	;					
l l								
					per attached	Form CG 20 10 11	85.	
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	4	1						
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Sample Additional Insured Endorsement



Job Name/Location Swinerton Builders Job No Date Page 7 of 8	as per Owners	nents are SPECIFIC to this job, s requirement. Please submit a ndorsement specific to this job.
	BOND NO. PREMIUM	
SUBCONTRACT	PAYMENT BON	D
KNOW ALL MEN BY THESE PRESENTS, That we «SUB as S BUILDERS as Obligee, in the penal sum of «CONTRACT lawful money of the United States, for the payment of which executors, administrators, successors and assigns, jointly and	Surety, are held and fir AMT1» and no/100 d sum well and truly to	mly bound unto SWINERTON lollars (\$«CONTRACTAMT2») be made, we bind ourselves, our heirs,
THE CONDITION OF THE OBLIGATION IS SUCH, That which is hereto attached and made a part hereof, with the Ob equipment and services, complete plans, specifications, adde «SUBCONTRACTNO» being part of the work covered by a between «OWNERNAME», «OWNERADDRESS», herein «PROJECTNAME», «PROJECTADDRESS», which conthereby incorporated herein and shall be deemed a part hereof	ligee dated «SUBCON nda thereto and in acco a contract dated on or a nafter called Owner, ar tract and the specificat	NTRACTDATE», for labor, material, ordance with Subcontract No. about «CONTRACTDATE», and the said Obligee for ions and general conditions thereof are
NOW, THEREFORE, if the said Principal shall pay promptly performing labor or furnishing equipment, materials, or supp under said agreement, and shall indemnify and save harmless attorney's fees or expenses for all taxes, insurance premiums, payments or deductions, however termed, required by statute thereof by the Obligee necessary to insure orderly prosecutio incurred in connection with the contract to be performed und but otherwise it shall remain in full force and effect.	lies incurred in connects the Obligee from all l any and all applicables or union labor agreen n of work or other iter	ction with the contract to be performed loss, liability, costs, damages, penalty, e contributions, allowances or other nent, including voluntary payment ns or services used in, upon or for or
It is a condition hereof that any change, alteration, modification made in the terms of said agreement, any change in the charaperformance, under said agreement or modification of said again the manner, time or amount of payment as provided thereif the terms of the contract between the said Obligee and the Othe work under said agreement by the Principal, assented to be not, may be made without notice to the Surety and without adwithout requiring the consent of the Surety, and no such char obligations hereunder, the Surety hereby consenting to and warmendment.	acter or scope of the wo greement or in the time in, any change of any n where or any change that by the Obligee, whethe effecting the obligations age or changes shall re	ork to be performed, or the method of e for completion thereof, any change lature whatsoever that may be made in at may be made in the performance of er made under express agreement or s of the Surety on this bond and lease the Surety from any of its
Subject to the priority of the named Obligee with respect to r supplied or furnished labor, material machinery, equipment of work provided for in said contract shall have a direct right of	or supplies to the Princ	ipal for use in the prosecution of the
IN WITNESS WHEREOF, the said Principal and Surety hav, 20	re hereunto set their ha	nds and seal, this day of
9/06	PRINCIPAL:	Signature

SURETY:

Name/Title:

Signature

Job Name/Location Swinerton Builders Job No Date Page 8 of 8	These requirements are SPECIFIC to this job, as per Owners requirement. Please submit a Certificate and Endorsement specific to this job.
	BOND NOPREMIUM
SUBCONTRA	CT PERFORMANCE BOND
(\$«CONTRACTAMT2») lawful money of the Ur	we «SUBCONTRACTOR» , as Principal, and as Surety, are held and firmly bound be penal sum of «CONTRACTAMT1» and no/100 dollars nited States, for the payment of which sum well and truly to be made, tors, successors and assigns, jointly and severally, firmly by these
which is hereto attached and made a part hereof, we equipment and services, complete per plans, specific «SUBCONTRACTNO» being part of the work conceived workers (OWNERNAME), «OWNERADDRESS)	JCH, That Whereas, the Principal entered into a certain agreement ith the Obligee dated «SUBCONTRACTDATE», for labor, material, ications, addenda thereto and in accordance with Subcontract No. overed by a contract dated on or about «CONTRACTDATE», SS» hereinafter called Owner, and the said Obligee for which contract and the specifications and general conditions thereof are bart hereof as fully as if set out herein.
costs, damages, penalty, attorney's fees or expense and perform each, every and all of the terms and co and performed, including but not limited, to compl	lly indemnify and save harmless the Obligee from all loss, liability, which Obligee may incur by reason of failure to well and truly keep onditions of said agreement on the part of the said Principal to be kept etion within the time specified of all work covered by said agreement, ne Obligee relating to such work under the contract with the Owner; wise it shall remain in full force and effect.
made in the terms of said agreement, any change in performance, under said agreement or modification in the manner, time or amount of payment as provide the terms of the contract between the said Obligee the work under said agreement by the Principal, as not, may be made without notice to the Surety and without requiring the consent of the Surety, and no	modification or amendment of any nature whatsoever that may be a the character or scope of the work to be performed, or the method of a of said agreement or in the time for completion thereof, any change ded therein, any change of any nature whatsoever that may be made in and the Owner or any change that may be made in the performance of sented to by the Obligee, whether made under express agreement or without affecting the obligations of the Surety on this bond and such change or changes shall release the Surety from any of its g to and waiving notice of any such change, alteration, modification or
Obligee shall have the right of action under this bo	e named Obligee and the successors, administrators, or assigns of the nd. Surety have hereunto set their hands and seal, this day of
	PRINCIPAL:
9/06 Exhibit A-2	Signature Name/Title:

Signature

SURETY:

Name/Title: