

Telephone: (401) 462-8100 Fax: (401) 462-8095

## SELF-INSURANCE AGREEMENT

As a requirement by the Director, this Self-Insurance Agreement must be completed and returned as soon as possible.

In addition, Trust and Escrow Agreements may be required at any time at the option of the Director.

## SELF-INSURANCE AGREEMENT

This Agreement ("Agreement")	) dated as of	by and between
	a corporation (incorp	porated in), and if applicable as
a parent company,	, incorpora	ated in,
and the Department of Labor of	& Training of the State of R	hode Island, or the successor,
department, agency or office to	the responsibilities of such De	epartment (the "Department").
	WITNESSETH	
WHEREAS,	is an	employer subject to the
provisions of Chapter 29 throu	igh 38, inclusive, of Title 28	of the Rhode Island General
Laws, as amended, known as the	: Worker's Compensation Act	("the Act"); and
WHEREAS,	docinos t	es solf income for all or port of
its' liability under the Act pursua		
WHEREAS, the Department is		
to self-insure for all or part of it	_	
conditions.	s hability under the rict, sub	ject to the following terms and
NOW, THEREFORE, for goo	d and valuable consideration	the receipt and sufficiency of
which are hereby acknowledged,		, the receipt and sufficiency of
1. <u>Certificate</u> . Provided		has satisfied and/or
complied with all of the terms	and conditions contained in	n this Agreement, pursuant to
Section 28-36-2 or the Act, the l	Department shall issue to	
a certificate of self-insurance i	ndicating	compliance
with Section 28-36-1 of the Ac	t (the "Certificate"). The C	ertificate shall remain in force
from	_, at 12:01	a.m. through and including
	at 12:00 a.m., ur	nless revoked pursuant to the
provisions of the Act or pursuan	at to Section 9 hereof.	
2. <u>Employee Information</u>	. The Certificate is issued	to:
with respect to its' employees s	subject to the Act as of the o	date hereof which is agreed to
include	and for any employee	es that may be hired during the
RI SI-17		

term the Certificate is in effect, as long as	shall not be in
default of its' obligations under this agreement.	
3. Loss Information .	shall at its' sole cost and
expense, cause and occupational safety and loss 1	prevention analysis, including
recommendations, to be performed by a reputable firm	_
Department, in its' sole discretion; should the Department	at any time during the course of
self-insurance certification feel that such a need has arisen	in the interest of protection of
Rhode Island employees in the program.	
4. <u>Audit</u> at	its' sole cost and expense, shall
submit to the Department an independent underwriting au-	dit and analysis in such form as
the Department may require to include a breakdown of th	e number of employees in each
applicable classification code and the payroll for each class	ification code. The request for
audit and analysis shall have a stated reporting date.	
5. <u>Bond or Security</u> . (a) As additional security for the 1	payment and performance of the
obligations of under	er the Act, contemporaneously
with the execution of this Agreement,	
the Department with a bond or security in the amount of _	Dollars
(\$). Said bond (i) shall be issued by an	insurance company qualified to
transact business and issue such bonds in the State of Rhode	Island under all applicable laws,
(ii) shall have a rating of A or better by each of Standard &	Poor's, Moody's and Best's and
(iii) shall contain such terms and conditions as the Direction	ector shall deem necessary and
appropriate in his discretion. And/or	. ,
pledged to th	
Rhode Island employees of	
otherwise satisfy all requirements of the bond described in So	•
6. Representations and Warranties.	
and warrant which representations and warranties shall be c	_
and shall be deemed the joint and several representatives o	f
as follows:	

(a)(i) is a duly organized corporation, validly
existing and in good standing under the laws of the State of (ii) has
the corporate power and authority to own its' properties and to carry on business as now
being conducted and is qualified to do business in every jurisdiction where such qualification
is necessary, including without limitation, the State of Rhode Island and (iii) has the
corporate power to execute, deliver, and perform its' obligations under this Agreement, and
any and all other Agreements, documents and instruments executed in connection herewith
(collectively, "such Agreements").
(b) The execution and delivery of, and performance by
of obligations under this Agreement and such
Agreements have been duly authorized by all requisite corporate action on the part of
, do not require the consent of any third party and wil
not violate any provisions of law, any order or any court or other agency or government, the
corporate charter or by-laws of, or any indenture
agreement or other instrument to which, is a party, or
by which it may be bound; or be in conflict with, result in a breach of, or constitute (with
due notice or lapse of time or both) a default under, or except as may be provided by the
Agreement, result in the creation or imposition of any lien, charge or encumbrance of any
nature whatsoever upon any of the property or assets of
pursuant to any such indenture, agreement or instrument. The execution and delivery of this
Agreement and such Agreements will constitute the valid and binding obligations of
, enforceable in accordance with their respective terms.
(c) is not a party to any agreement or instrument
or subject to any charter or other corporate restriction adversely affecting its' business
properties or assets, operations or conditions, financial or otherwise
has no knowledge of any default and is not in
material default in the performance, observance or fulfillment of any of the obligations
covenants or conditions contained in any agreement or instrument to which it is a party.
(d) No statement of fact made by or on behalf of
in this Agreement or in any application, financial statement, certificate, report or any other
documentation furnished to the Department, contains any untrue statement of a material
RI SI-17

herei	n not	misle	eading.	There	is	no	fact	prese	ently	know	n	to
				whic	h has r	ot bee	n diso	closed to	the D	)epartr	nent	in
this	Agreemen	it or	otherwise	which	materia	ılly af	fects	adverse	ely nor	: as	far	as
				can	forese	e, will	mat	erially	affect	advers	ely	its'
prop	erty, busine	ess, ope	erations or o	conditions	s (financ	cial or o	otherw	vise).				
(e)					_ has f	iled all	feder	al, state	and loc	cal tax	retui	rns
requi	red to be f	iled, ar	nd has paid	or made a	adequat	e provi	sion f	or the p	ayment	of all	fede	ral,
state	and local ta	axes, cl	narges and a	assessmen	its.							
(f)	To the	best of	its' knowle	edge,					is i	in com	ıpliar	ice
with	and has re	ceived	no notice,	oral or wi	ritten, o	f any v	riolatio	on or no	oncomp	liance	with	all
appli	cable laws,	statute	es, ordinano	ces, rules,	regulat	ions, o	rders,	injuncti	ons, wr	its or	decre	ees
of an	y governm	ental c	or political s	subdivisio	n or ago	ency th	ereof	or any o	ourt or	simila	r ent	ity
inclu	ding, witho	ut limi	itation, the	Rhode Isl	land De	partme	ent of	Enviro	nmental	Mana	geme	ent
and t	he Enviror	nmenta	l Protection	Agency o	or their	success	sors.					
	rnmental i	nstrum	ction, suit	other a	gency three	now peatened	ending ersely	g or, to against determ	o the lor	knowle at vould	edge ffecti have	of ing
or ot	herwise, of						_•					
7.	Covenar	nts.						_ coven:	ants an	d agre	es th	ıat,
	the date he	ereof a	nd until ter	mination (	of the A	\greem	ent, _					
will:	D	4	1- 11	1 41.1		- 4			1 1	: C.	.11 C-	
(a) and e			be done al e existence,	C		•				p m ru	III 101	rce
(b)	Promptl	y com	ply with all	applicable	e laws, s	statutes	, ordi	nances,	rules an	ıd regu	latio	ns,
orde	rs, injuncti	ons, v	vrits or de	ecrees, wl	nether	now i	n effe	ect to l	nereafte	r enac	cted	or
pron	ulgated by	any go	overnment,	or politica	ıl subdi	vision,	autho:	rity, or a	gency tl	hereof,	or a	ny
RI SI	-17											

fact or omits to state any material fact necessary to make statements contained therein or

court having jurisdiction	with respect to	

- (c) Pay and discharge or cause to be paid and discharged, all taxes, assessments and governmental charges or levies imposed upon it or upon its' respective income and profits or upon an of its' property, real, personal or mixed, or upon any part thereof, before the same shall become in default.
- (d) Give prompt written notice to the Department of any proceedings instituted against it by or in any federal or state court or before any commission or other regulatory body, whether federal, state or local, which seeks relief that might materially and adversely affect its' operations, financial condition, property or business.
- (e) Furnish to the Department, in form and detail satisfactory to the Department, such applications, financial statements, certificates, reports and such other information required by this Agreement, the Act or any rule or regulation promulgated thereunder or such information relating to the business and affairs of \_\_\_\_\_\_ as may be reasonably requested by the Department from time to time.
- (f) Permit agents or representatives of the Department to audit and/or inspect at reasonable hours its' books and records at such time or at such intervals as required by the Act or any rule or regulation promulgated thereunder and/or upon the request of the Department.
- (g) Pay to the Department such fees, assessments, including, without limitation, application fees, examination fees, license fees as required by the Act or any rule or regulation promulgated thereunder or as set by the Department in its' sole discretion.
- (h) Promptly advise the Department of any material adverse change in its' condition, financial or otherwise, or of the occurrence of any Event of Default as defined in Section 8 hereof or of the occurrence of any event which, upon notice or lapse of time or both, would constitute such an Event of Default.
- (i) Maintain or cause to be maintained such insurance, including public liability RI SI-17

insurance and fire and extended insurance coverage on all assets owned by it, all in such form and amounts as are consistent with industry practices and furnish to the Department such evidence of insurance as the Department may require.

(j)	No change in claim advisors can be accomplished unless prior approval granted by
the D	Department.
8.	Events of Default. The occurrence of any one or more of the following events
shall	constitute and Event of Default hereunder.
(a)	Failure or refusal by to comply with any
provi	sion of the Act or any rule or regulation promulgated thereunder; or
(b)	Failure or refusal by to pay when due any
-	pensation claim or any other amounts due and payable under the Act or under any rule
or reş	gulation promulgated thereunder; or
(c)	Breach of, or the proving false or misleading in any material respect, of any
_	sentation or warranty now or hereafter made to the Department, on behalf of or for
the b	penefit of or contained in this Agreement, in
	application for self-insurance, or in any financial
stater	ment, certificate, report or other documentation submitted to the Department; or
(d)	Failure or refusal by to pay, perform or
obser	rve any covenant, condition, obligation, or agreement contained in this Agreement, in
any o	of such Agreements or any other agreement between
and t	he Department, now existing or hereafter arising; or
(e)	The insolvency or inability of to pay its'
debts	s as they mature, or the appointment of a receiver, Trustee, custodian or other fiduciary,
	or for any of the property of, or an assignment for the benefit of creditors by,
	; or
(f)	The filing of a petition, complaint motion or other pleading seeking any relief under

RI SI-17

reorganization, composition, extension or any similar type of relief, or the filing of a petition, complaint, or motion under any chapter of the Federal Bankruptcy Code, as the same now exists or may hereafter be amended (the "Code"), by or against; or change for any reason in the ownership or (g) Any control of \_\_\_\_; or shall dissolve, liquidate, or consolidate or (h) merge with any other corporation or entity; or If \_\_\_\_\_ shall cease all or a substantial portion of (i) its' business operation; or If \_\_\_\_\_ shall sell, lease or exchange all or (j) substantially all of its' assets; or (k) If there is any adverse change in the financial or other condition of or any act or omission of \_\_\_\_\_ or any act or omission of any officer or director of \_\_\_\_\_ which leads the Department reasonably to believe that \_\_\_\_\_\_ is or may become unable to perform its' existing or future obligations under the Act, or to perform any or the covenants, agreements or conditions contained in this Agreement, such Agreements, or any other agreement to which \_\_\_\_\_\_ is a party, now existing or hereafter arising; or (1)If the Director of the Department determines in his sole discretion that the security for the payment or performances of the obligations of \_\_\_\_\_ under the Act is or may become impaired or inadequate. If \_\_\_\_\_ shall fail to 9. Revocation of Certificate. perform or observe any of the covenants, agreements or obligations on the part of \_\_\_\_\_ to be performed pursuant hereto, or if a default or an Event of Default shall occur under this Agreement or under any of such Agreements, then

receivership, insolvency, or debtor release law, or seeking any readjustment of indebtedness,

**RI SI-17** 

in addition to any right or remedy the Department may have under this Agreement, such Agreements and the Act, the Department may revoke the Certificate in accordance with the procedures set forth in the Act.

10. <u>Claim Fund Account.</u> shall maintain a Claim
Fund Account (the "Account") in a federally insured institution approved by the
Department. Any change in the location or the account must be with prior approval of the
Department. The funds in the Account shall be used solely for the purpose of paying
weekly workers' compensation benefits, medical expenses, payments ordered by the
Worker's Compensation Court and any other benefits or payments provided for under the
Act. Payments for medical expenses on claims involving no weekly benefit payments (so-
called "medical only" claims) shall be paid only from this Account. The funds in the
Account shall remain distinct and separate from funds for reserves, administrative expenses
and other costs associated with the operation of the self-insurance program.
shall immediately provide to the Department the
name of the financial institution holding the Account. On the first business day of each
month beginning, and on the first business day of
each month thereafter, the Account shall have a minimum balance of
(\$
shall provide the Department, on or before the fifteenth (15th) day of each month beginning
, a report or all transactions on the Account for the prior
month hereby pledges and grants to the Department a
continuing security interest in and to the Account, and agrees to sign any and all documents
and instruments required by law to perfect said security interest. In addition,
hereby constitutes and appoints the individual serving
from time to time as the Director of the Department its' attorney in fact for the purpose of
signing any and all documents and financing statements and the taking of any and all action
that the Director may deem necessary and appropriate to perfect such security interest. The
foregoing power shall be coupled with an interest and is hereby deem irrevocable.
11. <u>Claims Account Information</u> .
Adjusting Firm:
Bank of Deposit for Claims:
Claims Account Number

12. <u>Claims Administration</u> . The Department shall have the right to approve any claims
monitoring, claims administration or claims adjusting plan proposed by
to administer its' Rhode Island claims. No contract or
agreement between and any claims administration
company shall be valid and enforceable unless approved in writing by the Department; fax
method acceptable.
13. Execss Insurance shall maintain a policy of
excess insurance with a maximum retention ofdollars
(\$ ) and or an aggregate limit of dollars
(\$ ) for Workers' Compensation; or statutory coverage only with an issuer
qualified to transact business in the State of Rhode Island and/or approved by the
Department in its' sole discretion. The policy shall require the insurer to notify the
Department at least ten (10) days in advance of the cancellation of said excess insurance
policy and any changes to the policy immediately upon receipt of notice thereof. Said excess
insurance policy shall provide coverage for all Rhode Island employees of
A captive insurance company may be approved by
the Director, but such captive cannot write competitive business or any other business that
is not connected with the controlling company.
is not connected with the controlling company.
is not connected with the controlling company.  14. General Liability Insurance shall provide to
is not connected with the controlling company.  14. General Liability Insurance shall provide to the Department, upon the execution of this Agreement, and thereafter at all times while the
is not connected with the controlling company.  14. General Liability Insurance.  shall provide to the Department, upon the execution of this Agreement, and thereafter at all times while the Certificate is in effect, copies of each liability policy or policies issued to
is not connected with the controlling company.  14. General Liability Insurance.  shall provide to the Department, upon the execution of this Agreement, and thereafter at all times while the Certificate is in effect, copies of each liability policy or policies issued to covering claims arising on or after
is not connected with the controlling company.  14. General Liability Insurance shall provide to the Department, upon the execution of this Agreement, and thereafter at all times while the Certificate is in effect, copies of each liability policy or policies issued to covering claims arising on or after Each such liability policy covers claims arising
is not connected with the controlling company.  14. General Liability Insurance
is not connected with the controlling company.  14. General Liability Insurance shall provide to the Department, upon the execution of this Agreement, and thereafter at all times while the Certificate is in effect, copies of each liability policy or policies issued to covering claims arising on or after Each such liability policy covers claims arising
is not connected with the controlling company.  14. General Liability Insurance
is not connected with the controlling company.  14. General Liability Insurance
is not connected with the controlling company.  14. General Liability Insurance
14. General Liability Insurance
14. General Liability Insurance shall provide to the Department, upon the execution of this Agreement, and thereafter at all times while the Certificate is in effect, copies of each liability policy or policies issued to Each such liability policy covers claims arising during the period when the Certificate is in effect and shall be specifically written to cover Rhode Island locations of  15. Financial Statements shall submit to the Department such financial statements, certified by an accounting firm acceptable to the Department in its' sole discretion, at such times and in such form as the Department may require from time to time, but, as long as an Event of Default shall not have taken place, in
14. General Liability Insurance

16. <u>Litigation</u> .										shal	11	pro	ompt	ly	notif	У	the
Department of all laws	suits an	nd a	dmir	nistr	ative	e pro	ocee	ding	s file	ed ag	ain	st i	t in a	ıny	state	anc	d of
any change in the stat	tus of a	any	such	h pr	ocee	eding	gs w	hich	ma	y adv	ver	sely	affe	ect i	its' fii	nan	cial
condition.																	
17. <u>Agreement Au</u>	thorize	<u>ed</u> .													repr	ese	ents
and warrants to the D	epartm	ent	that	this	s Ag	reen	nent	con	stitu	ites t	he	leg	al, va	lid	and b	ind	ling
agreement of							,	dul	y au	thori	zec	l by	all 1	equ	iisite :	acti	ion,
and enforceable agains	st									_ in a	icc	ord	ance	wit	h its'	teri	ns.
18. <u>Notices</u> .	All no	tice	s, red	ques	sts, c	dema	ınds	or	othe	r con	nm	uni	catio	ns p	orovic	led	for
hereunder shall be in	writing	g (in	nclud	ding	tele	grap	hic	com	ımuı	nicati	on)	) ai	nd m	aile	d firs	t c	lass
mail, postage prepaid,	, or tel	legra	aphe	ed o	r de	elive	red	to tl	he a	pplic	abl	le 1	oarty	at	the a	ddı	ress
indicated below:																	
If to Self-Insured :																	
Attention:																	
If to the Department:																	
	Rhode	e Isla	and I	Dep	oartn	nent	of I	Labo	or &	Trair	nin	g					
	1511 I	Pont	tiac 1	Ave	nue,	РО	Box	201	190								
	Cranst	ton,	RI (	0292	20-09	942											
	Attn:	Se	elf-In	ısura	ance	Uni	it										

or, as to either party, at such other address as shall be designated by such party in a written notice to the other party complying as to delivery with the terms of this Section. All such notices and other communications shall, when mailed or telegraphed, respectively, be effective when deposited in the mails or delivered to the telegraph company, respectively, addressed as aforesaid.

19. <u>Governing Law; Binding Agreement</u>. This Agreement shall be governed, construed and interpreted in accordance with the laws of the State of Rhode Island (without reference to its' conflicts of laws principles). This Agreement shall be binding upon and shall inure to RI SI-17

the	benefit	of	the	parties	hereto	and	their	successors	and	permitted	as	signs.
Not	withstanc	ding 1	the fo	regoing,					_ may	not assign	ts'	rights
or d	elegate ar	ıy du	ties h	ereundei	without	the p	rior wri	tten consent	of the	e Departmer	ıt.	
IN V	WITNES	S WI	HERI	EOF, the	parties l	nereto	have c	aused this Ag	greem	ent to be ex	ecut	ted as
of th	ne date fii	rst w	ritten	above.								
WIT	NESS											
								Ву				
								TITLE				
								DEPT OF I		AR & TRAIN	JIN	IC
WIT	NESS							STATE OF				Ю
								D				
								Ву				
								TITLE				