

## Subject: ULLICO- Union Liability Endorsements for CPF Plan

Listed below is a list of Endorsements that are included in the Ullico- Union Liability policy. The CPF Insurance Trust and their counsel negotiated to have Amendatory Endorsement #6 included in the Ullico- Union Liability Policy that is offered to CPF Members:

- Endorsement #1- TRIA (06/15) Cap on Losses From Certified Acts of Terrorism
- Endorsement #2- UL-CA (06/15) California Amendatory Endorsement
- Endorsement #3- UL-011 (0615) Prior Acts Exclusion Endorsement 07/13/2010
- Endorsement #4- UL-017 (06/15) Insurance Activities Exclusion
- Endorsement#5-UL-031 (06/15) Wrongful Employment Practices Split Retention (\$15,000)
- Endorsement #6-UL-AE (06/15) Amendatory Endorsement Final Adjudication

Endorsement #6 -Section IV. Exclusions, items 11, 12, & 13 have been replaced with the following:

- 11. Any actual or alleged conduct for which any **Insured** has gained any profit, remuneration or advantage to which such **Insured** was not legally entitled, or for the return by the **Insured** of any remuneration paid to or received by such **Insured** if payment or receipt of such remuneration was in violation of law; provided, however, that this exclusion shall not apply to such **Claim** against the **Insured**, or to the **Insurer's** obligation to pay or reimburse **Claims Expenses** regarding such **Claim** against the Insured, until a judgment, admission plea agreement or other final adjudication adverse to the **Insured** shall establish such a profit, remuneration or advantage.
- 12. Any actual or alleged dishonest, fraudulent, criminal, or intentional acts or any willful violation of any statute or regulation by the **Insured**, including but not limited to any actual or alleged theft, fraud, embezzlement, conversion of funds, extortion, making or taking any bribe, making or receiving any illegal monetary or non-monetary kickback, or applying or approving any illegal or improper loan; provided, however, that this exclusion shall not apply to:
  - a. Any Claim for a Wrongful Employment Practice, or to the Insurer's obligation to pay or reimburse Claims Expenses regarding such Claim for a Wrongful Employment Practice, until a judgment, admission, plea agreement or other final adjudication adverse to the Insured shall establish such acts and/or violations;
  - b. Any **Claim** against the **Insured** or to the **Insurer's** obligation to pay or reimburse **Claims Expenses** regarding such Claim against the **Insured**, until a judgment, plea agreement or other final adjudication adverse to the **Union** shall establish such acts and violations.
- 13. Any actual or alleged conflict of interest arising from:
  - a. The failure of any **Insured Person** to account properly and fully for any personal profit;
  - b. The direct or indirect ownership or control of assets or interests by any Insured Person; or
  - c. Any dealings between any Insured Person and the Union as an adverse party or on behalf of an adverse party;

However, that this exclusion shall not apply to such **Claim** against the **Insured** or to the **Insurer's** obligation to pay or reimburse **Claims Expenses** regarding such **Claim** against the **Insured**, until a judgment or other final adjudication adverse to the **Insured** shall establish such acts and/or violations.

Nothing contained herein shall vary, alter or extend the terms, conditions and limitations of the policy except as stated above.

This Endorsement is part of the above numbered policy and is effective as of the Endorsement Effective Date shown above.