Przychodzen, Eva - HCC Global

From:

Holl, Michael D. - HCC Global

Sent:

Tuesday, December 06, 2016 10:10 AM

To:

Przychodzen, Eva - HCC Global

Subject:

FW: Juicy (Trump Organization)

Please reassign this to me

Please quote the 5x5 for \$40,000 Policy period is today to 2/17 P&P 994-900 at inception

Manu- No Known Wrongful Acts

Subjectivities: Review of financials at renewal

Michael D. Holl Tokio Marine HCC - D&O Group mholl@tmhcc.com Tel: 860-284-4616

tmhcc.com

From: Stone, Andrew G. - HCC Global Sent: Tuesday, December 06, 2016 9:18 AM

To: Holl, Michael D. - HCC Global Cc: Withee, Jen - HCC Global

Subject: RE: Juicy (Trump Organization)

I think a 5x5 on this until 2/17 is ok.

Flat: 40k.

PP LIT X.

Need to review financials and get some sort of know wrongful acts/loss letter or wording on this short term policy.

We will need to review financials for the renewal.

Andrew G. Stone

President and Head of U.S. Operations Tokio Marine HCC - D&O Group astone@tmhcc.com Tel: 860-284-6169 tmhcc.com

From: Holl, Michael D. - HCC Global

Sent: Monday, December 05, 2016 12:38 PM

To: Stone, Andrew G. - HCC Global Subject: Julcy (Trump Organization)

Got a call from John Vanasco at AON NY.

PX-587

Index No. 452564/2022 (AFE)

1

Nice juicy one.

Trump Organization
Private company
Currently the primary 5MM is with Everest and those loss runs are clean
However 4 years ago and prior it was with AIG (they had a number of losses but don't have the details)

\$5MM with \$500K/\$1MM SIRS for \$125K No EPL cover and no E&O cover — they buy those separately It's a 2/17 but they are looking for mid-term additional limits (5x5) now They understand that it will be a flat premium

There are no financials to look at. Everest saw them for 30 minutes, under NDA at renewal but AON has never seen them.

Best guess is \$5BB to \$10BB in annual rev.

There is a sense of urgency at AON and everyone (Pam Numen, Tom, Brian, etc.) are involved They have no expectations on what this should be. Just asking for terms from certain carriers

Don't know how you would want to handle given it's private and am waiting for the sub. But wanted to give you what I have on it.

I am leaving for the day now but will be back in tomorrow. I will send the sub to US Subs as soon as I get it.

Michael D. Holl Tokio Marine HCC – D&O Group mholl@tmhcc.com Tel: 860-284-4616 tmhcc.com

ENDORSEMENT NUMBER:

INVERTED WARRANTY

To be attached to and made a part of Policy No. , issued to by U.S. Specialty Insurance Company.

In consideration of the premium charged, the Insurer shall not be liable to make any payment of Loss in connection with any Claim arising out of, based upon or attributable to any actual or alleged fact, circumstance, situation or Wrongful Act that occurred prior to ______, if as of that date, any Insured knew or could have reasonably foreseen that such fact, circumstance, situation or Wrongful Act could give rise to a Claim against an Insured for a Wrongful Act.

All other terms, conditions and limitations of this Policy will remain unchanged.

Complete the following only when this endorsement is not prepared with the Policy or is not to be effective with the Policy.

Effective date of this endorsement:

Ву:					
Attorney-in-Fact					

80001 Ed. 05/00 Page 1 of 1

ENDORSEMENT NUMBER:

KNOWN WRONGFUL ACTS EXCLUSION

To be attached to and made a part of Policy No. , issued to by U.S. Specialty Insurance Company.

In consideration of the premium charged, it is agreed that, solely with respect to this Policy's limit of liability (excess of \$20,000,000), the Insurer shall not be liable to make any payment for loss in connection with that portion of any claim made against an **Insured** arising out of, based upon or attributable to any act, error or omission of which, as of November 13, 2007, an **Insured** had knowledge and reasonably believed may give rise to a claim under this Policy.

For the purpose of determining the applicability of the foregoing exclusion, the facts pertaining to and knowledge possessed by any Insured shall not be imputed to any other Insured.

All other terms, conditions and limitations of this Policy will remain unchanged.

Complete the following only when this endorsement is not prepared with the Policy or is not to be effective with the Policy.

Effective date of this endorsement:

Mosted words

By: ______Attorney-in-Fact

994-1156 Ed. 01/08

Page I of I