Atiantic Specialty Insurance Company
(Stock company owned by the GneBeacon Insurance Group)
One Beacon Lane
| Canton, MA 02021 ,

OneBeacon PROFESSIONAL INSURANCE

MANAGED CARE ERRORS AND OMISSIONS LIABILITY RENEWAL APPLICATION

THE POLICY FOR WHICH THIS APPLICATION IS MADE APPLIES, SUBJECT TO ITS TERMS AND CONDITIONS, ONLY TO CLAIMS THAT ARE FIRST MADE AGAINST YOU DURING THE POLICY PERIOD OR ANY APPLICABLE EXTENDED REPORTING PERIOD. CLAIM EXPENSES ARE PART OF AND NOT IN ADDITION TO THE LIMIT OF LIABILITY. THE LIMIT OF LIABILITY AVAILABLE TO PAY DAMAGES WILL BE REDUCED AND MAY BE EXHAUSTED BY CLAIM EXPENSES, AND CLAIM EXPENSES WILL BE APPLIED AGAINST THE RETENTION. WE WILL HAVE NO OBLIGATION TO PAY JUDGMENTS, SETTLEMENTS OR CLAIM EXPENSES ONCE THE APPLICABLE LIMIT OF LIABILITY IS EXHAUSTED.

APPLICATION INSTRUCTIONS: Whenever used in this Application the term "you" means the entity or Individual identified in response to Question 1 of PART I TELL US WHO YOU ARE ("Applicant") and all other entities and individuals proposed for this insurance.

PARTI. TELLUS WI	10 YOU ARE TO THE			
1. Name of Applicant: 2. Address: 6410	IT Physican	ላ ያ		
2. Address: 6H10 4	anning Su	te 1500		
City: Houghby	State:	Τx	ZIP:_ 	1030
Website: www. Wt Pha	Scians CDM Telepi	none: 832-325	<u>-7325</u>	
Risk Manager or Contact p	erson and title: <u>Colke</u>	Tine R. Thompso	77	
Email address: Cothern	re-R.Thonyson Cl.	Telephone: 73-	300-3	268
3. Risk Manager or Contact p Email address: College	•	th.The.edu		
4. Have you changed tax stat	us?		🗌 Yes 💢 N	0
Please explain:				
		n l n		
Are there any <u>new</u> State(s	s) where you operate:	MIH		
6. Are there any <u>new</u> operation	ons that should be consider	ed for coverage?	🗌 Yes 💢 N	0
If so, describe:				
ind <u>include all exposure da</u>	<u>ta</u> . If needed, list addition	obsidiaries, joint ventures, or par al entities on a separate attachm , if issued, will determine actual	ent. (Please r	t each entity belo note that coverag
Name & Address	Relationship	Description of Operations	Tax Status	Percent Owned
N-1-10				
MIH				

HPA-41002-02-12

PARTITE GIVE US YOUR N	IMBERSE PER PER PER PER PER PER PER PER PER PE	
A. ENROLLMENT:		
	ans covered lives, not just covered empl	overs and not member months
ENROLLMENT TYPE	ENROLLEES LAST 12 MONTHS As of / /	ENROLLEES ESTIMATE NEXT 12 MONTHS As of / /
НМО		
PPO		
Indenmity		
POS		
ASO		
IPA		
Medicaid		
Medicare		
Vision, Dental, PBM, STD, LTD or Other Carve-Out		
Other		
TOTAL ENROLLEES		
B. REVENUE:	<u> </u>	<u> </u>
D. REVEROE.	LAST 12 MONTHS As of /	ESTIMATE NEXT 12 MONTHS As of / '
Total Revenue (all operations)	7501 1	73 01
PPO Revenue		
Utilization Review / Case		
Management Revenue MSO Revenue		
PHO Revenue		
IPA Revenue		
Carve-Out Revenue		
TPA/Claims Administration Revenue		
C. NUMBER OF HEALTH CARE PRO	OVIDERS:	
Provider type	LAST 12 MONTHS As of / /	ESTIMATE NEXT 12 MONTHS As
Contracted Physicians		
Employed Physicians		

D. MANAGED CARE ACTIVITIES:

Please check the managed care activities or services which you perform or subcontract. If you plan on offering any of these services over the next 12 months, please include those as well. (Note: not all checked services may be covered):

	Mary do no	Notification for
Macantaling or peer review of health care providers	Subcontract	Otherstor a Fee
Utilization review		
Drafting practice guidelines/Critical Pathways	X	
Case management		
Disease management		
Handling and adjusting of enrollees' health care benefit claims		
Application or enrollment processing for enrollees of health care plans		
Billing/other processing of enrollees' claims under health care plans		
Advertising, marketing, or selling health care plans/products		
Establishing health care provider networks to provide managed care		
Actuarial services for health care plans		
Assisting customers in securing reinsurance		
Services for automobile liability or disability		
Third party administration (TPA) services		
Employee Assistance Program (EAP)		
Nurse call line		
OTHER (DESCRIBE):		

IF YOU ARE AN IPA, PHO OR MEDICAL GROUP OR CLINIC AND DO NOT HAVE CLAIM HANDLING OR UTILIZATION REVIEW RESPONSIBILITIES SKIP PART III D.E. & F.

P/	RETUS HOW YOU DO TEST PET PET PET PET PET PET PET PET PET PE	
<u>A.</u>	GENERAL OPERATIONS:	
1.	Over the past 12 months, has your license, certification, or accreditation ever been investigated, denied, suspended, revoked, or granted subject to any contingencies or recommendations? If "Yes," please explain:	☐ Yes 💢 No 🔲 NA
2.	Are any of your operations subcontracted outside of the United States? If "Yes," please describe:	☐ Yes 🌠 No 🗌 NA
3.	Have you filed for bankruptcy, bankruptcy protection, been appointed a liquidator, conservator or supervision order?	or ☐ Yes 🗖 No 🗌 NA
<u>B.</u>	HEALTHCARE REFORM:	
1.	Have you ever provided customer rebates based on Medical Loss Ratio obligations? If "yes," how often?:	☐ Yes ☐ No X NA
3.	Do you have written policies and procedures surrounding the disbursement of Medical Loss Ratio rebates? Do you publish your Medical Loss Ratio calculation process? Have you ever been sanctioned, fined, investigated or sued for non-compliance related to your Medical Loss Ratio requirements?	☐ Yes ☐ No X NA ☐ Yes ☐ No X NA ☐ Yes ☐ No X NA
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6.	Do you have an individual that is responsible for compliance with health care reform? Have you ever been sanctioned, fined, investigated or sued for Medicare/Medicaid fraud? If "Yes", please explain:	☐ Yes ☐ No 🕱 NA ☐ Yes ☐ No 🕱 NA
8.	Have you made changes to your policies and procedures to comply with all healthcare reformacts? Do you offer quality incentives to providers? Do you disclose and explain the provider incentives to members? If "ves". please provide details re: how and where the information is disclosed:	Yes No X NA Yes No X NA Yes No X NA Yes No X NA
	Do you have or plan to form a Medical Home facility? If "ves". please provide details:	☐ Yes ☐ No 🗖 NA
<u>C.</u>	CREDENTIALING:	
1. 2.	Have there been any changes to your written credentialing procedures? Do you require and verify that all contracted health care providers maintain medical malpractice insurance with minimum limits of \$1,000,000/\$3,000,000?	☐ Yes X No ☐ NA X Yes ☐ No ☐ NA
	If "No," what minimum limits are required?	Ā
3.	Do you perform on-site visits of contracted health care providers? If "Yes," how often?	Yes No NA
4.	Do you disclose your reimbursement policies for non-par providers on your website? If "No," please explain:	Yes XNo NA
5.	Do your subscribers have access to non-par provider rates? If "No," please explain:	☐ Yes 🗖 No 🗌 NA
6.	Do you have a provider tiering program? If "Yes." please provide details on tiering criteria and appeal process:	Yes 🛛 No 🗌 NA
D,	UTILIZATION REVIEW: SKIP THIS SECTION if you a Group/Clini c and do not pro	ere an IPA or Medical ovide this service.
1.	Have there been any changes to your written policies and procedures for utilization review,	
	including for denials and appeals? Do your written Utilization Review Procedures:	☐ Yes 🕱 No 🗌 NA
_,	a) Use profit sharing, risk sharing or other financial incentives in compensation arrangements with utilization reviewers? b) Utilize same specialty reviewers for benefit/coverage denials? c) Adhere to government mandated external review requirements in the states	☐ Yes X No ☐ NA ☐ Yes X No ☐ NA
	where you operate? d) Utilize the external review process in states where it is not mandated?	☐ Yes X No ☐ NA ☐ Yes X No ☐ NA
E.	CLAIM HANDLING: S KIP THIS SECTION if you a group/Clini c and do not pro	are an IPA or Medical vide this service.
	Do you utilize profit sharing, risk sharing, or other financial incentives in compensation arrangements with claim handlers or adjusters?	☐ Yes X No ☐ NA

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PARTUV. TEL	L'US WHAT	YOU HAVE		n en		阿爾伊斯特代學
		000,000/\$1,000,000				
(Each Claim/ Aggregat		000,000/\$3,00	0,000 🗆 \$5,	000,000/\$5,00	0,000 🗆 \$10	,000,000/\$10,000,000
		,000,000/\$15	<u></u>	0,000,000/\$20	,000,000 🗌 Oth	er: \$ retro 9/30/91
			, ,			•
Retention Desired:	☐ \$7,5	500 🗆	\$10,000	\$15,000	\$25,000	\$50,000
	\$10	0,000 🔲	\$150,000	\$200,000	5250,000	\$500,000
	☐ \$1,0	000,000	\$2,500,000	Other: \$	_	
Please provide detai	ls of insurance/s	self-insurance	/reinsurance curi	ently in force ((if none, please s	tate):
Type of Coverage	Insurance Carrier(s)	Limits	Deductible/ Retention	Premium	Policy Period	If Claims Made, Retroactive Date
Managed Care Errors & Omissions						
Medical Malpractice*	Pls	See	attac	hed	Sheets	•
D&O*						
EPL*						
Fiduciary*						
Stop Loss*						
Insolvency*						
Crime*						
Network Security & Privacy *						
Other						
*Would you be interested in proposals for these coverages? If yes, please complete the appropriate section below:						
For an option con					ado de Tigua (Tibra naga ing 1973) mana n	of the Control of the
Total number Total number Total number Total number b. As an attach presently ov	er of authorized er of outstanding er of common si er of common si nment to this Ap	common shared common shareholders: hares owned loplication, plear have stated	by Applicant's dir	ames and num	nber of shares for	all persons or entities that , more than 5% of
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	c. Have there been any changes in Applicant's board of directors or senior management within the past 3 years for reasons other than death or retirement? If "Yes." please explain: Board members Changes every two years	Xyes No Na
	d. Number of your: Part-time employees: Part-time employees: Part-time employees: (1) Merge, acquire, or consolldate with another entity? (2) Sell, distribute, or divest of any assets or stock? (3) Register for a public offering or private placement of securities? (4) Form any joint venture? (5) Enter into any new business activities or services? If "Yes" to any of the above, please explain and describe the essential terms of each such transaction. (If needed, use an attachment to this Application):	Yes No NA
For	r an option containing Network Security and Privacy please fill out the following:	NIA
1. 2.	Do you employ a Chief Information/Security Officer? Do you have a corporate-wide privacy policy?	Yes No NA
	Have your privacy policies been reviewed and approved by an attorney? How often are your policies reviewed and updated?	Yes No NA
5.	Do you have restricted employee access to private information? Do you have internal training for employees concerning the handling of	Yes No NA
7.	data security and private, personal and sensitive information? In the past twenty-four (24) months, have you undergone an internal or external	Yes No NA
	privacy audit? If "Yes", have all recommendations been implemented?	Yes No NA
8.	If "No", please explain: Do you collect, receive, process, transmit, or maintain private, sensitive, or personal information as part of your business activities? a. Is any of this information regulated by HIPAA, GLB, the Data Protection Act	Yes No NA
	or any other law or regulation protecting private, sensitive, or personal information? b Do you have written procedures in place to comply with laws governing	☐ Yes ☐ No ☐ NA
	 b Do you have written procedures in place to comply with laws governing the handling or disclosure of such information, including any Red Flag Rules? c. Do you share private, sensitive, or personal information gathered from 	☐ Yes ☐ No ☐ NA
	customers with third parties? Do you have a vendor approval process?	Yes No NA
10.	. Do you require that contracts with outside companies and vendors require they defend and indemnify you in the event there is any loss arising out of the release or disclosure of private, sensitive, or personal information due to the outside company's	
11.	or vendor's negligence? . Do you have a written and tested:	Yes No NA
12.	 a. Disaster recovery plan? b. Business continuity plan? c. Computer security policy? d. Procedure to change default credentials? Do you store sensitive data on laptops or web servers? 	Yes No NA Yes NA
	a. If "Yes", is all data that is both "at-rest" and "In-transit" encrypted?a. If "No", please describe any offsetting measures:	Yes No NA
	Do you use security and firewall technology? Is it your policy to up-grade all security software as new releases/improvements	Yes No NA
	become available? A-41002-02-12	Yes No NA

15. Do you use anti-virus software?	☐ Yes ☐ No ☐ NA
a. Is anti-virus software installed on all of your computer systems, including laptops, personal computers, and networks?	Yes No NA
 16. Do you use intrusion detection software to detect unauthorized access to internal networks and computer systems? 17. Do you have a formal documented user and password procedure in place? 18. Do you limit access to network servers and hardware? 19. Do you provide remote access to your network? a. Is remote access restricted to Virtual Private Networks (VPNs)? 20. How often is private/personal/sensitive/valuable information archived? b. Is the information stored? c. Is the information stored in an off-premises secondary site? 21. Do you terminate all associated computer access and user accounts when an employee leaves the company? 22. Are your internal networks and computer systems subject to third party audit and 	Yes No NA Yes No NA NA Yes No NA NA Yes No NA NA Yes No NA
monitoring?	🗌 Yes 🗌 No 🗌 NA
a. If "Yes," when was the last audit? b. Have all improvements and recommendations been implemented? c. If "No", please explain:	☐ Yes ☐ No ☐ NA
PARTYATWHAT EUSEWENEED: 22 20 20 20 20 20 20 20 20 20 20 20 20	
Please attach copies of the following documents to this Application. These documents shall be Application:	considered part of this
 Currently valued loss runs for years you may have been insured elsewhere and includin handling within a self insured retention; 	g losses you may be
2. Your most current audited or accountant-prepared financial statements with notes.	
If you want a D&O/EPL quote, in addition to 1 & 2 above, please include the names, occupation of all your directors and officers.	ns, and business affiliations
If you are requesting Limits higher than those on your current policy, please answer the following	ng:
Are you or any entity or individual proposed for coverage, aware of any act, error or omission, or you have reason to believe may or could reasonably be forseen to give rise to a claim that may proposed insurance? If ves. please provide details:	

PART VILLERAUD WARNINGS THE WARVE TO THE FOREST TO THE FOREST TO THE FOREST THE FOREST

Any person who knowingly and with intent to defraud any insurance company or another person, files an application for insurance containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto, may be guilty of committing a fraudulent insurance act, which is a crime and subjects the person to criminal and civil penalties.

NOTICE TO ALABAMA AND MARYLAND APPLICANTS: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

NOTICE TO ARKANSAS, MINNESOTA, AND OHIO APPLICANTS: Any person who, with intent to defraud or knowing that he/she is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud, which is a crime.

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NOTICE TO COLORADO APPLICANTS: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policy holder or claimant for the purpose of defrauding or attempting to defraud the policy holder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

NOTICE TO DISTRICT OF COLUMBIA APPLICANTS: WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits, if false information materially related to a claim was provided by the applicant.

NOTICE TO FLORIDA APPLICANTS: Any person who knowingly and with intent to injure, defraud or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

NOTICE TO KENTUCKY APPLICANTS: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime.

NOTICE TO LOUISIANA, NEW MEXICO AND RHODE ISLAND APPLICANTS: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties.

NOTICE TO MAINE, TENNESSEE, VIRGINIA AND WASHINGTON APPLICANTS: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines, or a denial of insurance benefits.

NOTICE TO NEW JERSEY APPLICANTS: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

NOTICE TO OKLAHOMA APPLICANTS: Any person who knowingly and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

NOTICE TO OREGON AND TEXAS APPLICANTS: Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.

NOTICE TO PENNSYLVANIA APPLICANTS: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

NOTICE TO PUERTO RICO APPLICANTS: Any person who knowingly and with the intent to defraud, presents false information in an insurance request form, or who presents, helps or has presented a fraudulent claim for the payment of a loss or other benefit, or presents more than one claim for the same damage or loss, will incur a felony, and upon conviction will be penalized for each violation with a fine of no less than five thousand dollars (\$5,000) nor more than ten thousand dollars (\$10,000); or imprisonment for a fixed term of three (3) years, or both penalities. If aggravated circumstances prevail, the fixed established imprisonment may be increased to a maximum of five (5) years; if attenuating circumstances prevail, it may be reduced to a minimum of two (2) years.

PART VITE DECLARATIONS AND SIGNATURES AND STATEMENT OF THE PROPERTY OF THE PARTY OF

The undersigned, as authorized agent of all individuals and entities proposed for this insurance, declares that, to the best of his/her knowledge and belief, af ter reasonable inquiry, the statements in this Application and any attachments or information submitted with this Application (togeth er referred to as the "A pplication") are true and complete. The information in this Application is material to the risk accepted by us. If a policy is issued it will be in reliance upon the Application, and the Application will be the basis of the contract.

We will maintain the information contained in and submitted with this Application on file and along with the Application will be considered physically attached to, part of, and incorporated into the policy, if issued. For North Carolina, Utah and Wisconsin accounts, this Application and the materials submitted with it shall become part of the policy, if issued, if attached to the policy at issuance.

We are authorized to make any inquiry in connection with this Application. Our acceptance of this Application or the making of any subsequent inquiry does not bind you or us to complete the insurance or issue a policy.

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The information provided in this Application is for underwritin g purposes only and does not constitute notice to us un der any policy of a Claim or potential Claim.

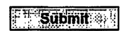
If the information in this s Application materially changes prior to the effective date of the policy, you must notife your immediately and we may modify or withdraw any quotation or agreement to bind insurance.

NOTICE TO NEW YORK APPLICANTS: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

APPLICANT UT Phys, (1911	. 3		
BY (CEO, CFØ or President)	TITLE		DATE:
Chl I Com	CO	C)	4/19/16
NOTE: This Application must be signed by the of all individuals and entities proposed			licant acting as the authorized age
PRODUCED BY (Insurance Agent)		INSURANCE AGENCY	
INSURANCE AGENCY TAPATER ID NO.		AGENT LICENSE NO. or S	SURPLUS LINES NO.
ADDRESS (No., Street, City, State, and ZIP Co.	ode)		
EMAIL ADDRESS:			
SUBMITTED BY (Insurance Agency)	INSURANCE	AGENCY TAXPAYER ID	AGENT LICENSE # or SURPLUS LINES #.
ADDRESS (No., Street, City, State, and ZIP Co.	ode)		

NOTE: For New Hampshire Applicants, producer's name and signature are required.

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HPA-41002-02-12

Atlantic Specialty Insurance Company
One Beacon Lane

One Beacon Lane Canton, MA 02021 (hereinafter referred to as "We" or "Us")

ITEM 1. NAMED INSURED:

UT Physicians

Name and Principal Address:

6410 Fannin St Ste 1500



Policy Number: MCR-8775-16

ITEM 2. POLICY PERIOD:

(a) Inception Date: June 30, 2016

(b) Expiration Date: June 30, 2017

DECLARATIONS

MANAGED CARE ERRORS AND OMISSIONS LIABILITY POLICY

THIS POLICY APPLIES ONLY TO CLAIMS FIRST MADE AGAINST YOU DURING THE POLICY PERIOD OR ANY APPLICABLE EXTENDED REPORTING PERIOD. CLAIM EXPENSES ARE PART OF AND NOT IN ADDITION TO THE LIMIT OF LIABILITY. THE LIMIT OF LIABILITY AVAILABLE TO PAY DAMAGES WILL BE REDUCED AND MAY BE EXHAUSTED BY CLAIM EXPENSES, AND CLAIM EXPENSES WILL BE APPLIED AGAINST THE RETENTION. WE WILL HAVE NO OBLIGATION TO PAY JUDGMENTS, SETTLEMENTS OR CLAIM EXPENSES ONCE THE APPLICABLE LIMIT OF LIABILITY IS EXHAUSTED. PLEASE READ THE ENTIRE POLICY CAREFULLY.

Houston, TX 77030	Both dates at 12:01 a.m. at the Principal Address of the first Named Insured in ITEM 1.
ITEM 3. LIMITS OF LIABILITY (A) Each Claim Limit of Liability (B) Policy Aggregate Limit of Liability	\$1,000,000 \$1,000,000
ITEM 4. RETENTION (A) Each Claim ITEM 5. RETROACTIVE DATE: September 30, 1994	\$100,000
ITEM 6. PREMIUM	
ITEM 7. EXTENDED REPORTING PERIOD:	

Page 1 of 2

"Full Annual Premium" means the amount set forth in ITEM 6 PREMIUM above, including any premium adjustments made during the Policy Period.

ITEM 8. ALL NOTICES REQUIRED TO BE GIVEN TO US UNDER THE YOUR REPORTING OBLIGATIONS SECTION OF THIS POLICY MUST BE ADDRESSED TO:

Chief Claims Officer
OneBeacon Professional Insurance
199 Scott Swamp Road
Farmington, CT 06032
- orOBPIClaims@onebeacon.com

ALL OTHER NOTICES REQUIRED TO BE GIVEN TO US UNDER THIS POLICY MUST BE ADDRESSED TO:

OneBeacon Professional Insurance 199 Scott Swamp Road Farmington, CT 06032

ITEM 9. POLICY FORM AND ENDORSEMENTS ATTACHED AT ISSUANCE:

HPF 41001 04 11
HPE-410TX-05-11
HPE-41001-04-11
HPE-41007-04-11
HPE-41008-05-15
HPE-41012-04-11
HPE-41036-02-12
HPE-41036-02-12

Texas Amendatory
Additional Named Insured
Delete Vicarious Liability For Medical Services
Amend Other Insurance
Amend Section IV(B)For Settlement Percentage
Amend Section II Government Regulatory Exclusion (J) With Sublimits

These Declarations, the completed signed **Application**, and the Policy (including all endorsements thereto) shall constitute the entire agreement between **you** and **us**.

Atlantic Specialty Insurance Company By:	
T. lu. hull	<u>July 14, 2016</u>
Its Authorized Representative	Date

ENDORSEMENT NO. 1 TEXAS AMENDATORY ENDORSEMENT

This Endorsement, effective at 12:01 a.m. on June 30, 2016, forms part of

Policy No. MCR-8775-16 Issued to UT Physicians

Issued by Atlantic Specialty Insurance Company

In consideration of the premium charged:

(1) Section VIII GENERAL CONDITIONS (E) (1) of this Policy is amended to add the following:

Notice of cancellation by **us** will be delivered or mailed to the first **Named Insured** at the address shown in the Declarations and shall state the reason for cancellation.

(2) Section VIII GENERAL CONDITIONS (E) (3) is amended to add the following after the second sentence:

Notice of nonrenewal by **us** may also be delivered to the first **Named Insured**. Such notice shall be forwarded to the first **Named Insured's** address stated in the Declarations or last known to **us** and shall state the reason for nonrenewal. If notice of nonrenewal by **us** is not given at least sixty (60) days prior to the Expiration Date stated in the Declarations, this Policy will continue in force until the sixty-first (61St) day after the date on which such notice is mailed or delivered, with such continuation conditioned on receipt by **us** of the premium for such extension when due, which shall be calculated by pro rating the premium for the expiring **Policy Period**.

- (3) Section VIII GENERAL CONDITIONS (E) is amended further to add the following:
 - (4) We may not cancel or refuse to renew this Policy based solely on the fact that one or more of **you** is an elected official.
- (4) Section VIII GENERAL CONDITIONS (F) (2) is amended to add the following after the first sentence thereof:

The periods of time stated in the Declarations shall include the option to purchase a one (1) year Additional Extended Reporting Period.

To the extent required for compliance with the regulatory requirements of this state, this Amendatory Endorsement shall supersede and take precedence over any provisions of this Policy or any endorsement to this Policy, whenever added, that are inconsistent with or contrary to the provisions of this Amendatory Endorsement.

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

ENDORSEMENT NO. 2 ADDITIONAL NAMED INSURED ENDORSEMENT

This Endorsement, which is effective at 12:01 a.m. on June 30, 2016, forms part of:

Policy No. MCR-8775-16
Issued to UT Physicians

Issued by Atlantic Specialty Insurance Company

In consideration of the premium charged, the term "Named Insured" as defined in Section III
DEFINITIONS of this Policy, is amended to include the entity(ies) scheduled below. With respect to such entity(ies) and the Insured Persons thereof, the applicable Retroactive Date shall be the Retroactive Date set forth opposite the name of each such entity, and ITEM 5 of the Declarations shall be deemed amended accordingly.

Entity Retroactive Date

UT Physicians fka Uni Care Plus September 30, 1994

UT Physicians fka University Care Plus April 7, 1995

Additional Premium charged for this Endorsement: N/A

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

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ENDORSEMENT NO. 3 DELETE VICARIOUS LIABILITY FOR MEDICAL SERVICES ENDORSEMENT

This Endorsement, which is effective at 12:01 a.m. on June 30, 2016, forms part of:

Policy No. MCR-8775-16 Issued to UT Physicians

Issued by Atlantic Specialty Insurance Company

In consideration of the premium charged:

- (1) Section I WHAT THIS POLICY COVERS is amended to delete the following therefrom:
 - (D) Vicarious Liability for an act, error, or omission, or series of acts, errors, or omissions, by a person or entity other than **you** in rendering, or failing to render, **Medical** Services;
- (2) Section II WHAT THIS POLICY EXCLUDES (B) is amended to read in its entirety as follows:
 - (B) for any actual or alleged act, error, or omission in rendering, or failing to render, any Medical Services; provided that this Exclusion shall not apply to any Claim alleging, under statute, rule, regulation or common law, that the performance of any Managed Care Activity by you constitutes the rendering of Medical Services;
- (3) Section III DEFINITIONS (J) of this Policy is amended to read in its entirety as follows:
 - (J) Medical Services means health or medical care or treatment provided or prescribed to any person, including but not limited to any of the following: medical, surgical, dental, psychiatric, mental health, chiropractic, osteopathic, nursing, or other professional health or medical care; the use, prescription, furnishing, or dispensing of medications, drugs, blood, blood products, or medical, surgical, dental, or psychiatric supplies, equipment, or appliances in connection with such care; the furnishing of food or beverages in connection with such care; the providing of counseling or other social services in connection with such care; or the handling of, or the performance of post-mortem examinations on, human bodies.

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

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ENDORSEMENT NO. 4 AMEND OTHER INSURANCE ENDORSEMENT

This Endorsement, which is effective at 12:01 a.m. on June 30, 2016, forms part of:

Policy Number: MCR-8775-16
Issued To: UT Physicians

Issued By: Atlantic Specialty Insurance Company

In consideration of the premium charged, Section VIII GENERAL CONDITIONS (C) of this Policy is amended to read in its entirety as follows:

The coverage provided under this Policy shall be specifically excess of, and will not contribute with:

- (1) Medical Malpractice Policy No. HN005259 issued by National Fire & Marine Insurance Company, or any renewal or replacement thereof, including any and all insurance or self-insurance written as excess over such policy(ies), renewal(s) or replacement(s);
- any other insurance or self-insurance, regardless of whether the other insurance or self-insurance is collectible or is stated as primary, *pro rata*, contributory, excess, contingent, or otherwise, unless the other insurance or self-insurance is specifically written as excess of this Policy; or
- (3) any defense, hold harmless, or indemnification that **you** are entitled to from any person or entity other than one of **you**.

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

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ENDORSEMENT NO. 5 AMEND SECTION IV (B) FOR SETTLEMENT PERCENTAGE ENDORSEMENT

This Endorsement, which is effective at 12:01 a.m. on June 30, 2016, forms part of:

Policy No. MCR-8775-16 Issued to UT Physicians

Issued by Atlantic Specialty Insurance Company

In consideration of the premium charged, the second sentence of Section IV HOW CLAIMS WILL BE HANDLED (B) is amended to read in its entirety as follows:

If you refuse to consent to a settlement acceptable to the claimant in accordance with our recommendation, then, subject to our applicable Limits of Liability stated in the Declarations, our liability for such Claim will not exceed:

- (1) the amount for which the **Claim** could have been settled plus **Claim Expenses** up to the date **you** refused to settle such **Claim** (the "Settlement Amount"); plus
- (2) Eighty percent (80%) of any **Damages** or **Claim Expenses** in excess of the Settlement Amount incurred in connection with the **Claim**. The remaining Twenty percent (20%) of **Damages** and **Claim Expenses** in excess of the Settlement Amount will be carried by **you** at **your** own risk and will be uninsured.

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

ENDORSEMENT NO. 6 AMEND SECTION II GOVERNMENT REGULATORY EXCLUSION (J) WITH SUBLIMITS ENDORSEMENT

This Endorsement, which is effective at 12:01 a.m. on June 30, 2016, forms part of:

Policy MCR-8775-16

Number:

Issued To: UT Physicians

Issued By: Atlantic Specialty Insurance Company

In consideration of the premium charged:

- (1) Section II WHAT THIS POLICY EXCLUDES J. of this Policy is amended to read in its entirety as follows:
 - based upon or arising out of any **Claim** brought or maintained by, or on behalf of, or in the name or right of, or for the benefit of any local, state, federal, or foreign administrative, governmental, or regulatory agency, body, entity, or tribunal, including but not limited to any type of legal or equitable action or proceeding such agency, body, entity, or tribunal is entitled to bring as a regulator, receiver, trustee, liquidator, rehabilitator, or administrator; provided that this Exclusion will not apply to:
 - any **Claim** brought by a local, state, federal, or foreign administrative, governmental, or regulatory agency, body, entity, or tribunal (a "Governmental Claim"):
 - (a) for **Antitrust Activity** by **you** or on **your** behalf in the performance of the **Managed Care Activity** provided by **you** or on **your** behalf;
 - (b) for disciplinary proceedings initiated by a local or state administrative, governmental, or regulatory agency, body, entity, or tribunal against you as medical director of the Named Insured in connection with Utilization Review;
 - (c) for an individual enrollee benefit dispute under a Medicare, Medicaid, or other health plan sponsored by the federal or state (including the District of Columbia) government;
 - (d) where the administrative, governmental, or regulatory agency, body, entity, or tribunal is the payor for the **Managed Care Activity** provided by **you** or on **your** behalf; or
 - (e) for a violation of the Health Insurance Portability and Accountability Act or any similar federal, state, or local law regulating the privacy of personally identifiable health information (hereinafter, a "HIPAA Violation") by you or on your behalf in the performance of a Managed Care Activity; or
 - (2) **Claim Expenses** as a result of any Governmental Claim, other than a Governmental Claim described in paragraph (J)(1) of this endorsement;

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- (2) Section III DEFINITIONS (F)(1) is amended to read in its entirety as follows:
 - any fine, penalty, forfeiture, sanction, tax, fee, liquidated damages, or amount imposed by statute, rule, regulation, or other law; provided that **Damages** will include fines or penalties which **you** are legally obligated to pay as a result of a **Claim** for **Antitrust Activity** or a **Claim** for a "HIPAA Violation", if such fine or penalty is insurable under the **Law Most Favorable to Insurability**;
- Our maximum limit of liability for all Damages and all Claim Expenses from each Claim or Related Claims for any "HIPAA Violation" shall be \$1,000,000, which amount shall be part of, and not in addition to, the Each Claim Limit of Liability stated in ITEM 3(A) of the Declarations.

 Our maximum limit of liability for all Damages and all Claim Expenses from all Claims and all Related Claims for "HIPAA Violations" shall be \$1,000,000, which amount shall be part of, and not in addition to, the Policy Aggregate Limit of Liability stated in ITEM 3(B) of the Declarations.
- Our maximum limit of liability for all Claim Expenses from each Claim or Related Claims for any Governmental Claim other than a Governmental Claim described in paragraph (J)(1) of this endorsement, shall be \$1,000,000, which amount shall be part of, and not in addition to, the Each Claim Limit of Liability stated in ITEM 3(A) of the Declarations. Our maximum limit of liability for all Claim Expenses from all Claims and all Related Claims for Governmental Claims other than Governmental Claims described in paragraph (J)(1) of this endorsement shall be \$1,000,000, which amount shall be part of, and not in addition to, the Policy Aggregate Limit of Liability stated in ITEM 3(B) of the Declarations.

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

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ENDORSEMENT NO. 7 AMEND DECLARATION FOR ADMINISTRATIVE CHANGES ENDORSEMENT

This Endorsement, which is effective at 12:01 a.m. on June 30, 2016, forms part of:

Policy Number: MCR-8775-16 Issued To: **UT Physicians** Issued By: **Atlantic Specialty Insurance Company** In consideration of the premium charged, the following item(s) on the Declarations to this Policy: [] Policy Number [] ITEM 1. First Named Insured (Name) [X] ITEM 1. First Named Insured (Principal Address) [] ITEM 2(a) Inception Date [] ITEM 2(b) Expiration Date . [] ITEM 5. Retroactive Date [] ITEM 7. Extended Reporting Period [] ITEM 9. Policy Form and Endorsements Attached at Issuance ______ is amended as follows: 6431 Fannin, JJL 475 Houston, TX 77030 Premium change for the above amendment(s): \$0.00 [X] No change [] Additional Premium \$ [] Return Premium \$

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