

Should this account have a potential claim situation, please contact:

Fidelity / Crime Claims Department Great American Insurance Group Five Waterside Crossing Windsor, CT 06095

> (860) 298-7330 (860) 688-8188 fax

CrimeClaims@gaic.com



### FINANCIAL INSTITUTION EXCESS FOLLOW FORM CERTIFICATE

The Great American Insurance Company, herein called the UNDERWRITER

Bond Number: FS 204-59-90 - 03

Name and Address of Insured: Wells Fargo Funds Trust

525 Market Street, 12<sup>th</sup> Floor San Francisco, CA 94105

The UNDERWRITER, in consideration of an agreed premium, and in reliance upon the statements and information furnished to the UNDERWRITER by the Insured, and subject to the terms and conditions of the underlying coverage scheduled in ITEM 3 below, as excess and not contributing insurance, agrees to pay the Insured for loss which:

- (a) Would have been paid under the Underlying but for the fact that such loss exceeds the limit of liability of the Underlying Carrier (s) listed in Item 3, and
- (b) for which the Underlying Carrier (s) has (have) made payment, and the Insured has collected the full amount of the expressed limit of the Underlying Carrier's (s) liability.

ITEM 1. BOND PERIOD: from 12:01 a.m. on **09/01/2013** to 12:01 a.m. on **09/01/2014** (inception) (expiration)

ITEM 2. LIMIT OF LIABILITY AT INCEPTION: \$12,500,000 Single Loss Limit over Insuring Agreements A, B, C, D, E, F, J and L (Financial Institution Investment Company Bond)

### ITEM 3. UNDERLYING COVERAGE:

A) CARRIER: Great American Insurance Company

LIMIT: \$20,000,000 Single Loss Limit subject to primary deductibles over

Insuring Agreements A, B, C, D, E, F, J and L

(Financial Institution Investment Company Bond)

BOND NUMBER: FS 517-76-01 - 10

BOND PERIOD: 12:01 A.M. on 09/01/2013 to 12:01 A.M. on 09/01/2014

B) CARRIER: Fidelity & Deposit Company of Maryland LIMIT: \$20,000,000 Limit over Item A Above

BOND NUMBER: **FIB 0004712-13** 

BOND PERIOD: 12:01 A.M. on 09/01/2013 to 12:01 A.M. on 09/01/2014



### FIDELITY/CRIME DIVISION

C) CARRIER:

**Berkley Regional Insurance Company** 

LIMIT:

\$20,000,000 Limit over Items A & B Above

BOND NUMBER:

BFI-71000386-13

BOND PERIOD:

12:01 A.M. on 09/01/2013 to 12:01 A.M. on 09/01/2014

D) CARRIER:

**Federal Insurance Company** 

LIMIT:

\$20,000,000 Limit over Items A, B & C Above

BOND NUMBER:

82183333

BOND PERIOD:

12:01 A.M. on 09/01/2013 to 12:01 A.M. on 09/01/2014

E) CARRIER:

**Axis Insurance Company** 

LIMIT:

\$10,000,000 Limit over Items A, B, C & D Above

BOND NUMBER:

MCN753993/01/2013

BOND PERIOD:

12:01 A.M. on 09/01/2013 to 12:01 A.M. on 09/01/2014

F) CARRIER:

National Union Fire Insurance Company of Pittsburgh, PA

LIMIT:

\$20,000,000 over Items A, B, C, D & E Above

BOND NUMBER:

01-340-59-14

BOND PERIOD:

12:01 A.M. on 09/01/2013 to 12:01 A.M. on 09/01/2014

ITEM 4. Coverage provided by this Bond is subject to the following attached Rider(s): Rider No. 1

ITEM 5. By acceptance of this Bond, you give us notice canceling prior Bond No. FS 204-59-90-02. the cancellation to be effective at the same time this Bond becomes effective.

In witness whereof, the UNDERWRITER has caused this certificate to be signed by an Authorized Representative of the UNDERWRITER this 14th day of 2 to 2013.

GREAT AMERICAN INSURANCE COMPANY

By:

Authorized Representative)

Excess Follow Form Certificate 10/2007 ed.



### RIDER NO. 1

To be attached to and form part of Bond No. FS 204-59-90 - 03

Issued to Wells Fargo Funds Trust

It is agreed that:

- 1. Coverage provided by this Bond shall not respond as excess over any sub-limited coverage(s) that are part of the Primary Bond.
- 2. This rider shall become effective as of 12:01 a.m. on 09/01/2013 standard time.

### POLICYHOLDER NOTICE

Thank you for purchasing insurance from a member company of American International Group, Inc. (AIG). The AIG member companies generally pay compensation to brokers and independent agents, and may have paid compensation in connection with your policy. You can review and obtain information about the nature and range of compensation paid by AIG member companies to brokers and independent agents in the United States by visiting our website at <a href="https://www.aig.com/producercompensation">www.aig.com/producercompensation</a> or by calling 1-800-706-3102.



## National Union Fire Insurance Company of Pittsburgh, Pa. A capital stock company

Policy Number: 01-340-59-14 Replacement of: 01-166-77-92

## **EXCESSEDGE®**

NOTICES: Depending on the terms, conditions and limitations of the Followed Policy, this policy may (1) only provide coverage for loss from claims first made or first made and reported during its Policy Period; (2) have its limit of liability reduced by the payment of defense costs and/or claim expenses, and (3) not impose a duty to defend on the Insurer. Please read the Followed Policy and this policy carefully and discuss the coverage provided thereunder and hereunder with your insurance agent or broker.

### **DECLARATIONS**

Policyholder: WELLS FARGO FUNDS TRUST

Policyholder Address: 525 MARKET STREET, 12TH FLOOR SAN FRANCISCO, CA 94105-2712

California Policyholder Domicile:

175 Water Street, 18th Floor Insurer Address:

New York, NY 10038

c-claim@AIG.com Claims Address: e-mail:

AIG, Financial Lines Claims Mail:

P.O. Box 25947

Shawnee Mission, KS 66225

Limit of Liability: 20,000,000 Total Underlying Limits: \$ 90,000,000 Policy Period: From: September 1, 2013

To: September 1, 2014 Premium:

41,640

### SCHEDULE OF UNDERLYING COVERAGE

	Underlying Insurer	Underlying Policy	Underlying Limit	Underlying Policy Period
*	Great American Insurance Company	FS517-76-01-10	\$20,000,000 Primary	09/01/2013 to 09/01/2014
	The Fidelity & Deposit Company of MD	FIB 00047 12 13	\$20,000,000 xs \$20,000,000	09/01/2013 to 09/01/2014
	Berkley Regional Insurance Company		\$20,000,000 xs \$40,000,000	09/01/2013 to 09/01/2014
	Federal Insurance Company	82183333	\$20,000,000 xs \$60,000,000	09/01/2013 to 09/01/2014
	Axis Insurance Company	MCN753993/01/2013	\$10,000,000 xs \$80,000,000	09/01/2013 to 09/01/2014

The Policy Period incepts and expires as of 12:01 A.M. at the Policyholder Address. Terms with "Bold" typeface are used in this policy with the meanings and values ascribed to them above; however, subject to the Changes clause, the "Followed Policy" means the policy in the Schedule with an "\*" at the beginning of its row, but only with respect to the following Followed Coverage Section(s): Standard Great American Investment Company Bond. In consideration of the payment of the premium, National Union Fire Insurance Company of Pittsburgh, Pa. (the "Insurer") and insureds agree as follows:

## INSURING AGREEMENT

This policy shall provide coverage in accordance with the same terms, conditions and limitations of the Followed Policy, as modified by and subject to the terms, conditions and limitations of this policy.

The Insurer's coverage obligations under this policy attach to the Insurer only after the Total Underlying Limits have been exhausted through payments by, on behalf of or in the place of the Underlying Insurers of amounts covered under the Underlying Policies. This policy shall continue in force as primary insurance only upon the exhaustion of the Total Underlying Limits by reason of such payments and satisfaction of any applicable retention. This policy shall recognize erosion of an Underlying Limit of an Underlying Policy through payments by others of covered amounts under that Underlying Policy. The risk of uncollectability of any part of the Total Underlying Limits, for any reason, is expressly retained by the Policyholder and any insureds, and is not insured under this policy or assumed by the Insurer.

The Limit of Liability is the aggregate limit of the Insurer's liability for all coverage under this policy.

### LIMIT OF LIABILITY NOTICES

RIGHTS

Where the Followed Policy requires or permits notice to its insurer, the Policyholder or the insureds have the same obligations and rights to notify the Insurer under this policy, except that with respect to this policy, any notice to the Insurer must be directed as follows: (i) for claims-related matters, by mail or e-mail to the Claims Address; and (ii) for all other notices, by mail to the Insurer Address.

The Insurer shall have the same rights, privileges and protections afforded to the Underlying Insurer of the Followed Policy in accordance with the terms, conditions and limitations of the Followed Policy. The Insurer shall also have the right, in its sole discretion, but not the obligation, to effectively associate with the insureds in the defense and settlement of any claim that appears to be reasonably likely to involve the Insurer. The Policyholder, its subsidiaries and any insureds shall provide the Insurer with such information, assistance and cooperation as the Insurer may reasonably request and shall not do anything that prejudices the Insurer's position or potential rights of recovery.

The **Insurer** has issued this policy in reliance upon the completeness and accuracy of the applications, warranties, statements, the binders for the **Underlying Policies**, any attachments thereto and any other materials submitted for this policy, which shall be deemed attached hereto and made a part hereof.

RELIANCE

If, subsequent to the issuance of the Followed Policy, the terms, conditions or limitations of an Underlying Policy are modified, the insureds must notify the Insurer in writing, as soon as practicable, of such modification. If any changes to the Followed Policy: (i) expand coverage, (ii) change the policyholder name or address, or (iii) modify premium, this policy shall not follow those changes unless the Insurer reflects its agreement to do so in a written endorsement to this policy.

#### **CHANGES**

1

IN WITNESS WHEREOF, the Insurer has caused this Policy to be signed by its President, Secretary and Authorized Representative. This Policy shall not be valid unless signed below at the time of issuance by an authorized representative of the insurer.

Ral Schime	Robert W /elle	Deits
PRESIDENT	AUTHORIZED REPRESENTATIVE	SECRETARY
COUNTERSIGNATURE (WHERE REQUIRED BY LAW) WILLIS MN INC 1600 UTICA AVE S. SUITE 600 MINNEAPOLIS, MN 55416 1331340	DATE	COUNTERSIGNATURE LOCATION
03224 (02/10)	-2-	All rights reserved.

### ENDORSEMENT# 1

This endorsement, effective 12:01 AM Sept ember 1, 2013 forms a part of policy number 01-340-59-14 issued to WELLS FARGO FUNDS TRUST

National Union Fire Insurance Company of Pittsburgh, Pa. by

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

### COVERAGE TERRITORY ENDORSEMENT

Payment of loss under this policy shall only be made in full compliance with all United States of America economic or trade sanction laws or regulations, including, but not limited to, sanctions, laws and regulations administered and enforced by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC").

**AUTHORIZED REPRESENTATIVE** 

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### **ENDORSEMENT# 2**

This endorsement, effective 12:01 AM Sept ember 1, 2013 forms a part of policy number 01-340-59-14 issued to WELLS FARGO FUNDS TRUST

by National Union Fire Insurance Company of Pittsburgh, Pa.

### FIDELITY ENDORSEMENT (UNDERLYING

### SUBLIMITS NOT COVERED)

In consideration of the premium charged, it is hereby understood and agreed that the policy is amended as follows:

- 1. The NOTICES appearing above the Declarations are deleted in their entirety and replaced with the following:
  - **NOTICES**: Please read the policies carefully and discuss the coverage hereunder with your insurance agent or broker.
- 2. The "LIMIT OF LIABILITY" Clause is deleted in its entirety and replaced with the following:
  - LIMIT OF The Limit of Liability is the limit of the Insurer's liability for all coverage under this policy.
- 3. The "RELIANCE" Clause is deleted in its entirety and replaced with the following:
  - RELIANCE The Insurer has issued this policy in reliance upon the completeness and accuracy of the applications, warranties, statements, the binders for the Underlying Policies, any attachments thereto and any other materials submitted for this policy.

If any Underlying Limits are subject to a sub-limit of liability, then this policy shall not provide coverage with respect to the coverage that is subject to such sub-limit; provided, however this policy shall recognize payments made under any such sub-limit in any Underlying Policy and such payments shall apply toward the exhaustion of the Underlying Limits.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

AUTHORIZED REPRESENTATIVE

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**END 002** 

### ENDORSEMENT# 3

This endorsement, effective 12:01 AM policy number 01-340-59-14 issued to WELLS FARGO FUNDS TRUST

Sept ember 1, 2013

forms a part of

by National Union Fire Insurance Company of Pittsburgh, Pa.

### FORMS INDEX ENDORSEMENT

The contents of the Policy is comprised of the following forms:

FORM NUMBER	EDITION DATE	FORM TITLE
103224	02/ 10	EXCESS DEC AND POLICY - ADM TTED
89644	07/ 05	COVERAGE TERRI TORY ENDORSEMENT ( OFAC)
110996	03/ 12	FIDELITY ENDORSEMENT (UNDERLYING SUBLIMITS NOT COVERED)
78859	10/ 01	FORMS INDEX ENDORSEMENT

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

**AUTHORIZED REPRESENTATIVE** 

## IMPORTANT NOTICE - INDEPENDENT AGENT AND BROKER COMPENSATION

NO COVERAGE IS PROVIDED BY THIS NOTICE. THIS NOTICE DOES NOT AMEND ANY PROVISION OF YOUR POLICY. YOU SHOULD REVIEW YOUR ENTIRE POLICY CAREFULLY FOR COMPLETE INFORMATION ON THE COVERAGES PROVIDED AND TO DETERMINE YOUR RIGHTS AND DUTIES UNDER YOUR POLICY. PLEASE CONTACT YOUR AGENT OR BROKER IF YOU HAVE ANY QUESTIONS ABOUT THIS NOTICE OR ITS CONTENTS. IF THERE IS ANY CONFLICT BETWEEN YOUR POLICY AND THIS NOTICE, THE PROVISIONS OF YOUR POLICY PREVAIL.

For information about how Travelers compensates independent agents and brokers, please visit www.travelers.com, call our toll-free telephone number, 1-866-904-8348, or you may request a written copy from Marketing at One Tower Square, 2GSA, Hartford, CT 06183.

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# <u>HOW</u> <u>TO REPORT LOSSES, CLAIMS, OR POTENTIAL CLAIMS TO TRAVELERS</u>

Reporting new losses, claims, or potential claims promptly can be critical. It helps to resolve covered losses or claims as quickly as possible and often reduces the overall cost. Prompt reporting:

- better protects the interests of all parties;
- helps Travelers to try to resolve losses or claims more quickly; and
- often reduces the overall cost of a loss or claim losses or claims reported more than five days after they happen cost on average 35% more than those reported earlier.

Report losses, claims, or potential claims to Travelers easily and quickly by fax, US mail, or email.

## FAX

Use this number to report a loss, claim, or potential claim by fax toll free.

1-888-460-6622

### US MAIL

Use this address to report a loss, claim, or potential claim by US Mail.

Bond-FPS Claims Department Travelers Mail Code NB08F 385 Washington Street Saint Paul, Minnesota 55102

## **EMAIL**

Use this address to report a loss, claim, or potential claim by email.

bfpclaims@travelers.com

This is a general description of how to report a loss, claim, or potential claim under this policy or bond. This description does not replace or add to the terms of this policy or bond. The policy or bond alone determines the scope of coverage. Please read it carefully for complete information on coverage. Contact your agent or broker if you have any questions about coverage.

ND059 Rev. 11-11

<sup>-1-</sup>

<sup>&</sup>lt;sup>a</sup> 2012 The Travelers Indemnity Company. All rights reserved.

A Capital Stock Company

# EXCESS FOLLOW FORM TRAVELERS FORM

DECLARATIONS: Excess Follow Form Number: 11N59402

The Company designated above (herein called Underwriter) issues this Excess Follow Form to:

**Item 1.** Named Insured:

Wells Fargo Funds Trust 525 Market St 12th FL San Francisco, CA 94105

(herein called Insured).

**Item 2.** Excess Follow Form Period: The Excess Follow Form Period shall be effective at 12:01 A.M. on 09/01/2013 and expire at 12:01 A.M. on 09/01/2014 local time as to each of said dates, subject to Section 5. of the Terms, Conditions and Limitations of this Excess Follow Form.

**Item 3.** Single Loss Limit of Liability: \$12,500,000

**Item 4.** Aggregate Limit of Liability: \$12,500,000

**Item 5.** Schedule of Underlying Insurance:

(A) 1. Underlying Insurer: Great American Insurance Company

2. Bond or Policy Number: FS 517-76-01-10

3. Bond or Policy Period: From: 09/01/2013 To: 09/01/2014

4. Limit of Liability:

Single Loss Limit of Liability \$20,000,000

Aggregate Limit of Liability \$0 5. Single Loss Deductible: \$0

(B) 1. Underlying Insurer: The Fidelity & Deposit Company of

Maryland

2. Bond or Policy Number: FIB 0004712 13

3. Bond or Policy Period: From: 09/01/2013 To: 09/01/2014

4. Limit of Liability:

Single Loss Limit of Liability \$20,000,000 Aggregate Limit of Liability \$20,000,000

(C) 1. Underlying Insurer: Berkley Regional Insurance Company

2. Bond or Policy Number: BFI-71000386-13

3. Bond or Policy Period: From: 09/01/2013 To: 09/01/2014

4. Limit of Liability:

Single Loss Limit of Liability \$20,000,000 Aggregate Limit of Liability \$20,000,000 (D) 1. Underlying Insurer: Federal Insurance Company

2. Bond or Policy Number: 82183333

3. Bond or Policy Period: From: 09/01/2013 To: 09/01/2014

4. Limit of Liability:

Single Loss Limit of Liability \$20,000,000 Aggregate Limit of Liability \$20,000,000

**Item 6.** Total amount of Underlying Single Loss Limit of Liability

The total amount of Underlying Single Loss Limit of Liability is \$122,500,000 plus any Single Loss Deductible under the Bond or Policy identified in Item 5. (A) of the Declarations of this Excess Follow Form.

Item 7. Total amount of Underlying Aggregate Limit of Liability each Excess Follow Form Period

The total amount of Underlying Aggregate Limit of Liability each Excess Follow Form Period is \$122,500,000 plus any Single Loss Deductible under the Bond or Policy identified in Item 5. (A) of the Declarations of this Excess Follow Form.

**Item 8.** Subject to the Declarations, Insuring Clause, Terms, Conditions and Limitations and Endorsements of this Excess Follow Form and as excepted below, this Excess Follow Form follows the form of:

Insurer's Name: Great American Insurance Company

Bond or Policy Number: FS 517-76-01-10 Effective Date: 09/01/2013

Except as provided below:

Sublimits of: G. Stop Payment, H. Uncollectible Items of Deposit, I. Audit Expense and K. Unauthorized Signature

**Item 9.** The Insured, by acceptance of this Excess Follow Form, gives notice to the Underwriter terminating or canceling prior Bond or Policy Numbers 11N59402 (9/1/2012-9/1/2013)

such termination or cancellation to be effective as of the time this Excess Follow Form becomes effective.

**Item 10.** The liability of the Underwriter is subject to the terms of the following endorsements attached hereto: XS109 05-05; XS201 05-05

Brian That Clam

Wendy C. Shing Secretary

Executed this 17th

day of September, 2013. Countersigned

### **EXCESS FOLLOW FORM**

### **Travelers Form**

#### **INSURING CLAUSE**

In consideration of the payment of the premium, and in reliance upon completeness and accuracy of the statements and disclosures made to the Underwriter and any issuer of Underlying Insurance by application, including all attachments, subject to the Declarations, Insuring Clause, Terms, Conditions and Limitations and Endorsements of this Excess Follow Form, this Excess Follow Form is subject to the same Insuring Clause(s), Terms, Conditions and Limitations and Endorsements as provided by the Bond or Policy identified in Item 8. of the Declarations of this Excess Follow Form. In no event shall this Excess Follow Form provide broader coverage than would be provided by the most restrictive Underlying Insurance.

This Excess Follow Form is not subject to the same premium or the Limit of Liability of the Bond or Policy identified in Item 8. of the Declarations.

### TERMS, CONDITIONS AND LIMITATIONS

### **Section 1.** Underlying Coverage

- A. The Insured(s) shall notify the Underwriter in writing, as soon as practicable, of a failure to maintain in full force and effect, without alteration, the coverage and provisions of the Bond(s) or Policy(ies) identified in Item 5. of the Declarations.
- B. In the event there is no recovery available to the Insured as a result of the insolvency of any Underlying Insurer or the Insured's failure to comply with the maintenance of any Underlying Insurance, the coverage hereunder shall apply as excess of the amount of all Underlying Insurance plus the amount of any applicable deductible to the same extent as if the Underlying Insurance were maintained in full force and effect.
- C. If the coverage and provisions of the Bond or Policy identified in Item 8. of the Declarations are altered, the Insured shall, as soon as practicable, give the Underwriter written notice of such alteration(s); and upon receipt of written consent to such alteration(s) from the Underwriter, the Insured shall pay any additional premium required by the Underwriter. This Excess Follow Form shall not follow the form of any alteration(s) to the Bond or Policy identified in Item 8. of the Declarations unless such written notice thereof is given by the Insured(s) to the Underwriter, the Underwriter gives written consent

to such alteration(s) and the Insured(s) pay(s) any additional premium required by the Underwriter.

- D. Except as provided in Sections 2.D. and 2.E. below, in no event shall the Underwriter be liable to pay loss under this Excess Follow Form until the total amount of the Underlying Single Loss Limit of Liability as stated in Item 6. of the Declarations has been exhausted solely by reason of the payment of loss by the Underlying Insurer(s) as covered loss under the applicable Underlying Insurance.
- E. Any claim, loss or coverage that is subject to a Sublimit in any Underlying Insurance shall not be considered covered loss under this Excess Follow Form, but shall, for purposes of this Excess Follow Form, reduce or exhaust the Underlying Limit of Liability to the extent such payment reduces or exhausts the aggregate limit(s) of liability of such Underlying Insurance.

### Section 2. Limit of Liability

- A. Payment by the Underwriter of loss covered under this Excess Follow Form shall reduce the Aggregate Limit of Liability of this Excess Follow Form set forth in Item 4. of the Declarations. In the event of exhaustion of the Aggregate Limit of Liability of this Excess Follow Form set forth in Item 4. of the Declarations, the Underwriter shall be relieved of all further liability under this Excess Follow Form.
- B. The Underwriter's maximum liability for a Single Loss covered under this Excess Follow Form shall not exceed the amount of the Single Loss Limit of Liability stated in Item 3. of the Declarations. Also, the Underwriter's maximum liability for all loss(es) in the aggregate covered under this Excess Follow Form shall not exceed the amount of the Aggregate Limit of Liability stated in Item 4. of the Declarations, which shall be the maximum liability of the Underwriter in the Excess Follow Form Period stated in Item 2. of the Declarations.
- C. Except as provided in Sections 2.D. and 2.E. below, the Underwriter shall only be liable to make payment for a Single Loss covered under this Excess Follow Form after the total amount of the Underlying Single Loss Limit of Liability as stated in Item 6. of the Declarations has been paid solely by reason of the payment of loss by the Underlying Insurer(s) as covered loss under the applicable Underlying Insurance.

- D. In the event the total amount of the Underlying Aggregate Limit of Liability as stated in Item 7. of the Declarations is reduced solely by reason of the payment of covered loss by any Underlying Insurer to an amount less than the total amount of the Underlying Single Loss Limit of Liability as stated in Item 6. of the Declarations, this Excess Follow Form shall pay covered loss excess of the reduced total amount of Underlying Aggregate Limit of Liability, but not to exceed the amount of the Single Loss Limit of Liability stated in Item 3. of the Declarations, and subject always to the remaining Aggregate Limit of Liability of this Excess Follow Form.
- E. In the event of exhaustion of the total amount of Underlying Aggregate Limit of Liability as set forth in Item 7. of the Declarations, solely by reason of the payment of covered loss by the Underlying Insurer(s), this Excess Follow Form shall continue in force as primary insurance, provided always that C. this policy shall only pay covered loss excess over any retention or deductible amount otherwise applicable under the Underlying Insurance scheduled in Item 5. (A) of the Declarations, such amount not to exceed the Single Loss Limit of Liability stated in Item 3. of the Declarations and subject always to the remaining Aggregate Limit of D. Notice and proof of loss under this Excess Follow Liability of this Excess Follow Form.

### Section 3. Joint Insureds

If two or more Insureds are covered under this Excess Follow Form, the first named Insured shall act for all Payment by the Underwriter to the first named Insured or to any named Insured of loss covered under this Excess Follow Form shall fully release the Underwriter on account of such loss. The liability of the Underwriter for loss(es) sustained by all Insureds shall not exceed the amount for which the Underwriter would have been liable had all such loss(es) been B. sustained by one Insured.

### Section 4. Notice / Proof of Loss - Legal Proceedings **Against Underwriter**

A. The Insured(s) shall, within the time and manner prescribed in the Bond or Policy identified in Item 8. of the Declarations, give the Underwriter notice of any loss of the kind covered by this Excess Follow Form, whether or not the Underwriter is liable therefor in whole or in part, and upon request of the Underwriter, the Insured(s) shall file with the Underwriter a written statement of such loss and a copy of all correspondence between the Insured(s) and any Insurer identified in Item 5. of Notice given to any Insurer the Declarations. identified in Item 5. of the Declarations of this

- Excess Follow Form shall not constitute notice as required under Section 4. of the Terms, Conditions and Limitations of this Excess Follow Form.
- The Insured(s) shall, within the time and manner prescribed in the Bond or Policy identified in Item 8. of the Declarations, file with the Underwriter a proof of loss for any loss of the kind covered by this Excess Follow Form, whether or not the Underwriter is liable therefore in whole or in part, and upon request of the Underwriter the Insured(s) shall furnish a copy of all documents provided to or made available to any Insurer identified in Item 5. of the Declarations in support of any proof of loss filed with such Insurer. Filing of a proof of loss with any Insurer identified in Item 5. of the Declarations shall not constitute filing a proof of loss with the Underwriter as required in Section 4. of the Terms, Conditions and Limitations of this Excess Follow Form.
- Legal proceedings against the Underwriter shall be commenced within the time prescribed in the Bond or Policy identified in Item 8. of the Declarations and only after complying with all the Terms, Conditions and Limitations of this Excess Follow Form.
- Form shall be given to the Professional E&O Claim Unit, Mail Code 508F, 385 Washington Street, St. Paul. MN 55102.

#### Section 5. Excess Follow Form Period

- The term Excess Follow Form Period as used in this Excess Follow Form shall mean the lesser of the period stated in Item 2. of the Declarations or the time between the effective date and the termination date of this Excess Follow Form.
- The Aggregate Limit of Liability set forth in Item. 4. of the Declarations shall not be cumulated regardless of the number of Excess Follow Form Periods this Excess Follow Form has been in force; the number of renewals of this Excess Follow Form by the Underwriter; any extensions of the Excess Follow Form Period of this Excess Follow Form by the Underwriter; the number of and amount of premiums paid by the Insured, or the number of Excess Follow Form Periods of this Excess Follow Form in which the acts giving rise to a loss(es) were committed or occurred.

### Section 6. Single Loss Defined

As used herein, Single Loss shall be defined as that term, or any similar term, as defined in the Bond or Policy identified in Item 8. of the Declarations.

## Section 7. Cancellation of this Excess Follow Form by the Underwriter or the Insured

This Excess Follow Form terminates as an entirety upon occurrence of any of the following: (a) after the receipt by the Insured of a written notice from the

Underwriter of its desire to cancel this Excess Follow Form in accordance with the conditions and limitations of any Bond or Policy identified in Item 5. of the Declarations, (b) immediately upon the receipt by the Underwriter of a written notice from the Insured of its desire to cancel this Excess Follow Form, or (c) immediately upon cancellation, termination or nonrenewal of the Underlying Bond or Policy identified in Item 8. of the Declarations, whether by the Insured or the applicable Underwriter.

In witness whereof, the Underwriter has caused this Excess Follow Form to be executed on the Declarations page.

The following or	pages proceeded by an (*) need no	the completed i	f this andorsoment	or ridor and th	o Dand or Dal	iou have the come incention date
The following spaces preceded by an (*) need not ATTACHED TO AND FORMING PART OF BOND OR POLICY NO.		DATE ENI	OORSEMENT OR EXECUTED			F ENDORSEMENT OR RIDER
ZBN-11N59	402-13-N2	09/1	17/13	09/0	1/13	12:01 A.M. LOCAL TIME AS SPECIFIED IN THE BOND OR POLICY
* ISSUED TO	GO FUNDS TRUST					
MEI CHIEW	GO FONDS IROSI					
	SCHEDULE O	F UNDER	RLYING IN	SURER	S ENDO	RSEMENT
It is agreed that:						
Item 5. Sched	ule of Underlying Insur	ers is amend	led as follows:			
2. B 3. B 4. L	Underlying Insurer: Axistond or Policy Number: Bond or Policy Period: Limit of Liability: Lingle Loss Limit of Liability of Liability of Liability of Liability of Liability.	MCN7539 From: 09/0 ility \$10,	93/01/2013 01/2013 000,000		09/01/2	014
2. B 3. B 4. L	Underlying Insurer: Nat Bond or Policy Number: Bond or Policy Period: Limit of Liability: Single Loss Limit of Liability of Liability	01-340- From: 09/0	59-14 01/2013 000,000		Company 09/01/20	of Pittsburgh, Pa.
(G) 1. U	Underlying Insurer: Grea	at Americ	an Insuran	ce Compa	any	
3. B 4. L S	Sond or Policy Number: Sond or Policy Period: Limit of Liability: Lingle Loss Limit of Liab Aggregate Limit of Liabil	From: 09/0 ility \$12,	01/2013	То:	09/01/20	014
(H) 1. U	Underlying Insurer:					
3. B 4. L S	Sond or Policy Number: Sond or Policy Period: Limit of Liability: Lingle Loss Limit of Liab Aggregate Limit of Liabil	ility		То:		
Nothing herein contained shall be held to vary, alter, waive, or extend any of the terms, conditions, provisions, agreements or limitations of the above mentioned Bond or Policy, other than as above stated.						
			By			

Authorized Representative

The following spaces preceded by an (*) need not ATTACHED TO AND FORMING PART OF BOND OR POLICY NO.		be completed if this endorsemed  DATE ENDORSEMENT C  RIDER EXECUTED		r rider and the Bond or Policy have the same inception date.  * EFFECTIVE DATE OF ENDORSEMENT OR RIDER				
ZBN-11N59402-13-N2		09/17/13	09/01/13	12:01 A.M. LOCAL TIME AS SPECIFIED IN THE BOND OR POLICY				
	SUED TO ELLS FARGO FUNDS TRUST							
	CALIF	FORNIA PREMIUI	M ENDORSEME	ENT				
1.	1. This endorsement or rider is issued to comply with the ruling of the Commissioner of Insurance of California and the opinion of the Attorney General of that State requiring that the premium paid for all bonds or policies be endorsed thereon.							
2.	The  ¥ Premium "§ Addi	itional Premium "	Return Premium f	for the period				
	from 09/01/2013 to	09/01/2014	is \$25,659					
3.	If the premium is payable in insta	llments they are, or are	e amended to read as	follows:				
	Payable on							
	Payable on							
	Payable on							
		NOTICE TO	A CENTS					
W		R MUST BE DELIVE	RED TO YOUR C	LIENT IN ORDER TO COMPLY ATTORNEY GENERAL OF THE				
	thing herein contained shall be held reements or limitations of the above							
		Ву						
		INSURE		Authorized Representative				