EXHIBIT A Southern Methodist University Office of Risk Management Insurance Requirements of the Agreement (Third Party Doing Business with SMU) as of 2/15/22

throughout the term of the contract or other agreement or engagement between SMU and the Cont thereafter. Contractor, at its sole cost and expense including payment of any premiums, deductibles, ar will provide the insurance required pursuant to this **Exhibit A** sufficient to insure all of the Contractor

under the Contract, as required below:

- 1. These requirements apply to Contractor, and to Contractor's sub-subcontractors, consultants, suppliers and others fulfilling Contractor's obligations under the Contract, whether individuals or entities and including international providers (collectively, "Subcontractors"). Contractor must require all Subcontractors to comply with the insurance requirements applicable to Contractor.
- 2. The Contractor must be licensed or otherwise authorized to do business in the State of Texas.
- 3. Insurance must be issued by insurance companies with not less than an AM Best A-III rating.
- 4. Contractor and its insurers must waive subrogation against SMU, its trustees, officers, employees, students, volunteers and agents for claims or any other loss arising out of Contractor's negligence, willful misconduct, or omission.
- 5. Contractor will provide coverage for broad-form indemnification if such indemnification is required by the Contract.
- 6. Contractor will maintain all insurance required by this **Exhibit A** throughout the term of the Contract. For any "claimsmade" coverage, such as insurance for any professional liability or directors and officers coverage, each policy must have a retroactive date prior to the date of project or Contract commencement which must be stated on the certificate of insurance and must be maintained by the Contractor until completion of the project and for at least three years thereafter either through policies in force or through "tail coverage."
- 7. Additional insured status will be written as noted for commercial general liability, automobile liability and excess liability or as noted on the P.2 of this form using ISO additional insured endorsements for ongoing and completed operations. For purposes of this additional insured requirement, "equivalent coverage" means coverage for liability caused by Contractor's actions and omissions in connection with the Contract, including coverage for the negligence or fault of Contractor and/or SMU or other parties indemnified under the Contract as to third-party bodily injury or death, of an employee or agent of the Contractor or of Subcontractors, including products-completed operations.
- 8. If any of Contractor's employees will at any time be working under the direction or control of SMU, then SMU must be named as alternate employer on the Workers' Compensation/Employer's Liability insurance and a copy of such endorsement will be attached to Contractor's certificate of insurance.
- 9. Contractor agrees to allow 2 0 (o)-4 ()5. (s)-2. 2759 0 Tdeo(r)-2.4 (vk)8 (i)2.9 (a)-11.8 (w)25.2 (a)-9.1 (l)2.8 a(p)-4.1 (p)-4 (l)2.9 (i)

SOUTHERN METHODIST UNIVERSITY Standard Minimum Limits of Liability and Certificate of Insurance Requirements

The following Standard Limits are the minimum requirements for all Contractors. There are specific requirements that supersede the Standard Minimum Limits for Contractors providing high-risk services or for other high-risk projects and events. Please consult with the Office of Risk Management.

All Coverages and Minimum Limits of Liability listed below are required.

Line of Coverage