

From: Richard Joslin <[REDACTED]>

To: Ada Clapp <[REDACTED]>, Eileen Alexanderson <[REDACTED]>

CC: Jeffrey Epstein <jeevacation@gmail.com>

Subject: FW: Black Collection

Date: Wed, 26 Feb 2014 17:43:50 +0000

Attachments: 20140226115653286.pdf

Inline-Images: image001.png

Let's discuss after lunch. This endorsement refers to a policy on a loan at an institution. The work in question is 100% trust owned. The endorsement does not name the trust as specific loss payee. My opinion is that is preferable to have the trust as a name insured. While the art loan agreement does not have the Trust as a named party, I think the insurance should be.

From: Cheryl Karim [mailto:[REDACTED]] **On Behalf Of** Jeffrey Haber

Sent: Wednesday, February 26, 2014 12:01 PM

To: Richard Joslin

Cc: Ada Clapp; Eileen Alexanderson; Vade Monioudis

Subject: Black Collection

Dear Rich,

You all have voiced your concern that in the event of a loss that the claim check be made payable to the proper owner of the artwork.

Would the attached wording satisfy your concerns? XL and the other insurers would have no issue with it. However, before I submit it, I would like your approval or recommendations for how it should be amended.

I look forward to hearing from you.

Kindest regards,

Jeffrey

Jeffrey A. Haber | Area Executive Vice President

cid:image001.png@01CEB613.F82
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