DATE		
RE: C	CASE# S	EIZED ITEM
SIR/MADAM:		
Pursuant to 28 USC 1921 (a) (1) (E) and (A) (2), the U.S. Marshals Service requires plaintiffs in admiralty and maritime cases to purchase legal liability insurance to protect the U.S. Marshals Service when vessels and/or other assets are seized by the U.S. Marshals Service pursuant to these proceedings. Plaintiffs, including seaman with process directing the U.S. Marshals Service to seize vessels and/or other assets in admiralty or maritime actions must provide in advance the following insurance. This insurance may be provided by the U.S. Marshals Service's admiralty insurance binder by paying premiums to the U.S. Marshals Service.		
	1. Legal liability insurance for is the primary custodian of a ve	the U.S. Marshals Service where the U.S. Marshal essel and/or other assets, OR
	2. Contingent liability insurance for the U.S. Marshals Service and legal liability insurance for the court-appointed Substitute Custodian where the Substitute Custodian does not produce an insurance binder establishing that he/she has a minimum of \$1,000,000.00 (one million dollars) in Port & Hull insurance coverage, OR	
	Substitute Custodian produces	e for the U.S. Marshals Service where the court appointed an insurance binder establishing that 00,000.00 (one million dollars) in Port & Hull
	seized, with a minimum coverag	ge is based upon the value of the vessel(s) and/or ge of \$1,000,000.00 (one million dollars). If more act the Marshals Service at (503) 326-2209.
Sincerely,		

Supervisory Deputy U.S. Marshal

Seizing Attorney/Date