RE-ORGANIZATION LUNCHEON MEETING

THURSDAY, JUNE 14, 2018 11:45 AM

CAFE NAVONA 147 Route 46 Rockaway, NJ 08886

(973) 627-1606

www.caffenavona.com

The New Jersey Open Public Meetings Act was enacted to ensure the right of the public to have advance notice and to attend the meetings of public bodies at which any business affecting their interest is discussed or acted upon. In accordance with the provisions of the act, the Morris Essex Insurance Group approved this meeting date at its organization meeting of June, 2017

RSVP IF YOU CANNOT ATTEND

THURSDAY, JUNE 14, 2018

AGENDA

- I. Roll Call
- II. March 15, 2018 Minutes

page 5

MOTION TO ACCEPT THE MINUTES OF MARCH 15, 2018

MOVED:

SECOND:

VOTE:

III. Treasurer's Report

page 9

• MOTION TO ACCEPT THE TREASURER'S REPORT FOR MARCH THROUGH MAY 31, 2018 AND BILLS LIST

MOVED:

SECOND:

VOTE:

- 2018 ReOrganization Meeting IV.
 - A. Nominations for Trustees for 2018-2019

Candidates:

- 1. Douglas Pechanec
- 2. Liz George
- 3. Cheryl Nardino
- 4. Catarina Bilotta
- 5. Vanessa Wolsky
- 6. Susan Young
- 7. Michael Halik
 - Alternate Cathy Jenisch

Other Nominations:

 Motion to Accept (7) Incumbent Trustees and (1) Alternate, Cathy Jenisch for July 1, 2018 through June 30, 2019

MOVED:

SECOND:

VOTE:

E	3. Officers for 2018 – 2020		
	Nominations:		
	Vanessa Wolsky, Ch	airperson	
	Cheryl Nardino, Vice	Chairperson	
	Michael Halik, Secre	tarv	
	Other Nominations	,	
•	Motion to approve	, Chairperson	Vice
	Chairperson and	. Secretary from July 1	2018
	through June 30, 2020.		2010
	MOVED:		
	SECOND:		
	VOTE:		
C	. Appointment of Fund Professi	onale and Somios	
	Contracts for 2018-2019	Shais and Service	page 11
	Executive Director – Burtor	Agency Inc	
	Treasurer – Jon Rheinhardt	Agency mc.	
	Actuary – O'Neil Consulting		
	Auditor – Nisivoccia & Com	Services	
	Safety – Aero Environmenta	pany	
	Claims Administrator – Inse	II	
	Defense Attorney – John To		
	First MCO (Network/Ponrio	ng ^o Coop Mana	
	First MCO (Network/Reprici Safe Schools Safety Progra	ing & Case Management)	
	Chilton – Post Offer Medica	/// 	
	Motion to Approve Penowal	et E-mil B	
	to Approve Kellewal	of Fund Professionals/Se	ervice
	Contracts 2018-2019 AS PE	RESOLUTION IN AGENI	DA
	SECOND:		
	VOTE:		
D.		d Budget /to be discussed	
	2018-2019 WC Assessments an meeting)	a budget (to be distribute	ed at the
E.	2018-2019 Insured Assessment	(to be distributed at all	
0	Motion to Approve 2018 WC and	d be distributed at the r	neeting)
	MOVED:	Insured Assessments	
	SECOND:		
	VOTE:		
F.	Adoption of Meeting Dates 2018	2.2010	Manager screens before
G.	Adoption of the 2018 Cash Man	7-2013 200mont	page 12
	& Investment Policy	a Aement	10
Н.	Adoption of 2018 Fiscal Manage	ment Plan	page 13
١.	Adoption of 2018 Risk Managen	nont Plan	page 17
	Adoption of 2018 Worker's Com	nonection	page 19
	Coverage Policy	hensation	20000000 to 10000000000000000000000000000
	go i olioy		page 29

Motion to Move F through J
 MOVED:
 SECOND:

VOTE:

- V. Executive Director's Report
 - A. Workers Compensation, Paid and Reserved

B. Return of Surplus - Eligible to be Returned

page 37

- VI. Willis/John Moore
 - A. Review of Insured Program
 - B. Discussion on Paramus Bus Accident
 - C. Discussion on Armed Officers
- VII. Safety Committee
 - A. Michael Halik, Chair
 - B. Michael Berta, Safety Consultant
- VIII. Old Business
- IX. New Business
- X. Meeting Adjourned

THURSDAY, MARCH 15, 2018

MINUTES

The March 15, 2018 Board of Trustees meeting of the Morris Essex Insurance Group was called to order 12:00 Noon, by the Chairperson, Liz George, at Café NaVona in Rockaway, NJ.

ROLL CALL OF TRUSTEES:

CHAIRPERSON		
Liz George	WASHINGTON TWSP	PRESENT
VICE CHAIR		
Vanessa Wolsky	HANOVER TWSP	PRESENT
•	THE COURT OF THE PARTY OF THE P	INESERI
SECRETARY		
Cheryl Nardino	VERONA	PRESENT
Susan Young	MCS of TECHNOLOGY	DDECEN
Doug Pechanec	WEST MORRIS REG	PRESENT
Catarina Bilotta	ED SERVICES OF MO CO	PRESENT
Michael Halik	NORTH CALDWELL	PRESENT ABSENT
	TOTAL CALLS WELL	ADSENI
MEMPERC		
MEMBERS		
CATHERINE JENISCH	DOVER BOARD	PRESENT
JULIE KOT	ROSELAND BOARD	PRESENT
PETER CAPRIO	GLEN RIDGE BOARD	ABSENT
BRITTANY MEURILLO	WEST ESSEX REGIONAL	PRESENT
CAROLINA RODRIGUEZ THOMAS KRYGER	MINE HILL BOARD	PRESENT
TONYA FLOWERS	MENDHAM TWSP	ABSENT
DANIEL BORGO	MT. ARLINGTON BOARD	PRESENT
JOSEPH BELLINO	MT. LAKES BOARD	ABSENT
GARY LANE	LONG HILL TWP BOARD	PRESENT
CAN'I LANE	MADISON BOARD	PRESENT
MEIG 3/15/18		

FUND PROFESSIONALS PRESENT

EXECUTIVE DIRECTOR

Debra Ginetto

TREASURER

Jon Rheinhardt

INSERVCO

Nancy Fowlkes

SAFETY

Michael Berta

FIRST MCO

Kelly Royce

WILLIS

John Moore

AUDITOR

Bud Jones

ATTORNEY

John Tort

OTHERS PRESENT

Angelo Vilardi, Superintendent, ESC

Approval of the December 5, 2017

• MOTION TO APPROVE THE MINUTES OF DECEMBER 5, 2017

SECOND: Catarina Bilotta

MOVED: Doug Pechanec

VOTE:

Unanimous

Treasurer's Report

- A. Approval of the Treasurer's Report and Bills List
 - MOTION TO APPROVE TREASURER'S REPORT and BILLS LIST FOR December 2017, JANUARY, AND FEBRUARY 2018

MOVED: SECOND: Doug Pechanec

VOTE:

Catarina Bilotta

Unanimous

MEIG 3/15/18

B. Interim Audit, December 31, 2017

• MOTION TO ACCEPT THE DECEMBER 31, 2017 INTERIM AUDIT PREPARED BY OUR TREASURER AND TO FILE WITH THE DEPARTMENT OF BANKING AND INSURANCE

MOVED:

Sue Young

SECOND:

Doug Pechanec

VOTE:

Unanimous

Executive Director's Report

- A. Workers Compensation, Paid and Reserved 16-17 Year has large claim, running higher. 1st MCO is repricing several medical bills for that claim and will adjust in the next quarter
- B. Payroll Audit 2016-2017 Completed
 - Additional Assessments Due by April 30, 2018
- C. 2018-2019 Draft Estimated WC Assessment any changes in payroll should be sent in by the end of March
- D. Update on Renewal Resolutions all resolutions are complete

Willis

- A. Review All Lines Budget Numbers continue to use overall 5% increase for budget purposes
- B. Brief Overview on Armed Police at Schools Discussion on 3 ways to approach this: (1) Class III Officers with Municipality, (2) Hire as your employee and (3) Outsource to Agency.

 Police Professional Liability Policy is required if you hire as your employee.

Nisivoccia & Company

- Return of Surplus for 2018
- MOTION TO APPROVE RETURN OF SURPLUS IN THE AMOUNT OF \$1,026,343 FOR 2018, PENDING THE APPROVAL OF THE DEPARTMENT OF BANKING AND INSURANCE AND OUR ACTUARY

MOVED:

Doug Pechanec

SECOND:

Sue Young

VOTE:

Unanimous

MEIG 3/15/18

First MCO

A. Review of Third Quarter Reports – electronically sent out

Safety

- A. Mike Berta conducted 6 Safety Inspections this quarter.
- B. Reminder to post NJOSH 300A Summary February through April

OLD Business

None

New Business

- PRIMA June 3-6, Indianapolis, IN
- MEIG sends up to 2 Members

MOTION TO ADJOURN MEETING

MOTION:

Cheryl Nardino

SECOND:

Catherine Jenisch

VOTE: UNANIMOUS

MEETING ADJOURNED: 1:30 PM

MEIG 3/15/18

REPORT OF THE TREASURER OF THE BOARD OF DIRECTORS

MORRIS ESSEX INSURANCE GROUP

FOR THE PERIOD: March 1, 2018 through May 31, 2018

			Cash I	Report	
,		Beginning Cash Balances	Cash Receipts	Cash Disbursements	Ending Cash Balances
Operating Funds:					
Valley Bank (Investment) New Jersey Cash Management	(5266) (5171)	11,801,652.44 71,183.12	153,895.87 268.40	380,925.09	11,574,623.22 71,451.52
Subtotal Imprest Accounts:		11,872,835.56	154,164.27	380,925.09	11,646,074.74
Valley Bank (Operating Clearing) Valley Bank (Claims)			84,979.66 295,945.43	84,979.66 295,945.43	-
Total All Accounts		\$ 11,872,835.56	\$ 535,089.36	\$ 761,850.18	\$ 11,646,074.74
Prepared and Submitted by:					
Jon Rheinhardt	, Treasurer		Date		

MORRIS ESSEX INSURANCE GROUP BILL LIST

From:

March 1, 2018

To:

May 31, 2018

CLAIM CHECKS:			heck	:#	Amount
3/5/2018 3/21/2018 4/2/2018 4/18/2018 4/30/2018 5/18/2018 5/31/2018	Inservco Processed Claims	2602 2657 2690 2743 2806 2891 2962		2656 2689 2742 2805 2890 2961 2987	33,502.62 43,384.00 26,867.48 42,120.54 99,971.20 23,434.91 26,664.68
	Subtotal (Claims)				295,945.43
OPERATING CHEC	CKS:				
3/13/2018 3/13/2018 3/13/2018 3/13/2018	Burton Agency FMCO Inservco Jon Rheinhardt			1096 1097 1098 1099	28,250.00 20,646.16 33,454.00 2,629.50
	Subtotal (Operating)				84,979.66
	Grand Total all Payments				380,925.09

RESOLUTION RENEWING PROFESSIONAL CONTRACTS AND SERVICE CONTRACTS FOR FUND YEAR 2018-2019

The Morris Essex Insurance Group Professional Contracts and Service Contracts expire on June 30, 2018.

On this 14 day of June 2018 by the Trustees of the Morris Essex Insurance Group, the following list of Professionals and Service Organizations will be retained on the same terms and conditions as in the current agreements, with the compensation shown, for the period beginning July 1, 2018 and ending June 30, 2019:

Executive Director - Burton Agency Inc.	(\$57,630)
Actuary - O'Neil Consulting	(\$6,800)
Treasurer – Jon Rheinhardt	(\$16,092)
TPA – Inservco (3 Year Contract – (2017 - \$67,564,	(+ , ,
2018 - \$67,564, 2019 - \$68,916)	(\$67,564)
Safety – AERO Environmental	(\$17,909)
John Tort, Esq. (\$155 Partner per hr, \$80	
Nisiovoccia & Company (Auditor) All Services	(\$19,890)
First MCO (Managed Care and Network Re-pricing)	(\$126,355)
Safe Schools Safety Program	(10,500)
Chilton – Post Offer Exams (per exam)	(\$295)

The Executive Director is hereby directed to prepare new agreements for the Professionals which is consistent with this Resolution.

On Motion by Trustee	
Seconded by Trustee	*
Voting:	

Office of the Executive Director Phone (20l) 664-0310 Fax (20l) 664-0107

44 Bergen Street PO Box 270 Westwood, NJ 07675

TO:

MEIG MEMBERS

FROM:

Debra Ginetto, CIC

Office of the Executive Director

DATE:

June 14, 2018

RE:

MEETING DATES 2018-2019

Below are the meeting dates for MEIG for the Fund year 2018-2019.

In accordance with the Open Public Meeting Act we ask you to post a copy of this notice on your public bulletin board.

The luncheon meetings will be held at 11:30 AM, at Caffe NaVona on the dates indicated below,

Thursday, October 11, 2018
Thursday, December 6, 2018
Thursday, March 21, 2019
Thursday, June 13, 2019 (Reorganization Meeting)

****REMINDER*** You must attend 3 out of the 4 meetings to be eligible for the 3% discount on renewal.

2018 CASH MANAGEMENT AND INVESTMENT POLICY

I. Cash Management and Investment Objectives

The Morris Essex Insurance Group (hereinafter referred to as the POOL) has adopted the following objectives:

- Preservation of capital
- Adequate safekeeping of assets
- Maintenance of liquidity to meet operating needs, claims settlements and dividends
- Diversification of the POOL's portfolio to minimize risks associated with individual investments
- Maximization of total return, consistent with risk levels specified herein
- Investment of assets in accordance with State and Federal Laws and Regulations
- Accurate and timely reporting of interest earnings, gains and losses in each Fund year
- Stability in the value of the POOL's economic surplus

II. Permissible Investments

Investments shall be limited to the following:

- Bonds or other obligations of the United States of America or obligations guaranteed by the United States of America
- Any federal agency or instrumentality obligation authorized by Congress that matures within 397 days from the date of purchase and has a fixed rate of interest not dependent on any index or external factors
- Any other Bank holding a current certificate of eligibility from the New Jersey Banking Association, and authorize the Treasurer to invest idle funds periodically, and report investments to the Fund

III. <u>Authorized Depositories</u>

In Addition to the above, the POOL is authorized to deposit funds in certificates of deposit and other time deposits in banks covered by the Governmental Unit Depository Protection Act. NJSA 17:9-14 et seq. (GUDPA). Specifically authorized depositories are as follows:

- 1. NJ Cash Management Fund
- 2. MBIA CLASS Account
- 3. TD Bank
- 4. Valley National Bank
- 5. Lakeland Bank
- 6. Skylands Bank
- 7. Santander Bank
- 8. Investors Savings Bank

IV. <u>Authority for Investment Management</u>

The Treasurer is authorized and directed to make investments, through asset managers that may be selected by the Trustees.

Their actions and decisions shall be consistent with this plan and all appropriate regulatory constraints.

In executing investments, asset managers, shall minimize transaction costs by querying prices from at least three (3) dealers and purchasing securities on a competitive basis. When possible, federal securities shall be purchased directly from the US Treasury. Transactions shall not be processed through brokerages which are organizationally affiliated with the asset manager. Transactions may also be processed through the New Jersey Division of Investment by the Fund's asset managers.

V. <u>Preservation of Capital</u>

Securities shall be purchased with the ability to hold until maturity.

VI. <u>Safekeeping</u>

Securities purchased on behalf of the POOL shall be delivered electronically or physically to the POOL's custodial bank, which shall maintain custodial and/or safekeeping accounts for such securities on behalf of the POOL.

VII. <u>Selection of Asset Managers, Custodial Banks and Operating Banks</u>

Asset managers, custodial banks and operating banks shall be retained for contract periods of one (1) year. Additionally, the POOL shall maintain the ability to change asset managers and/or custodial banks more frequently based upon performance appraisals and upon reasonable notice, and based upon changes in policy or procedures.

VIII. Reporting

Asset managers will submit written statements describing the proposed investment strategy for achieving the objectives identified herein. Asset managers shall also submit revisions to strategy when justified as a result of changing market conditions or other factors. Such statements shall be provided to the Treasurer and Executive Director. The statements shall also include confirmation that all investments are made in accordance with this plan. Additionally, the Investment Manager shall include a statement that verifies the Investment Manager has reconciled and determined the appropriate fair value of the Pools portfolio based on valuation guidelines that shall be kept on file in the Executive Director's office.

The Treasurer shall report to the Executive Committee at all regular meetings on all investments. This report shall include information on the balances in all bank and investment accounts, and purchases, sales, and redemptions occurring in the prior month.

IX. Audit

This plan, and all matters pertaining to the implementation of it, shall be subject to the POOL's annual audit.

X. <u>Cash Flow Projections</u>

Asset maturity decisions shall be funded by cash flow factors payout factors supplied by the Pool's Actuary and reviewed by the Executive Director and the Treasurer.

XI. Cash Management

All moneys turned over to the Treasurer shall be deposited within forty-eight (48) hours in accordance with NJSA 40A:5-15.

In the event a check is made payable to the Treasurer rather than the Pool, the following procedure is to be followed:

- 1. The Treasurer endorses the check to the Pool and deposits it into the Pool account.
- 2. The Treasurer notifies the payer and requests that in the future any check be made payable to the Pool.

The Treasurer shall minimize the possibility of idle cash accumulating in accounts by assuring that all amounts in excess of negotiated compensating balances are kept in interest bearing accounts or promptly swept into the investment portfolio.

The method of calculating banking fees and compensating balances shall be documented to the Executive Committee by the Treasurer at least annually.

Cash may be withdrawn from investment pools under the discretion of asset managers only to fund operations, claims imprest accounts, or approved dividend payments.

The Treasurer shall escheat to the State of New Jersey checks which remain outstanding for twelve or more months after the date of issuance. However, prior to implementing such procedures, the Treasurer, with the assistance of the claims agent, as needed, shall confirm that the outstanding check continues to represent a valid claim against the POOL.

ESTABLISHING A FISCAL MANAGEMENT PLAN

FOR THE 2018 FUND YEAR

WHEREAS, THE MORRIS ESSEX INSURANCE GROUP is duly constituted as a School Board Insurance Pool, as permitted under the laws promulgated by the State of New Jersey, (N.J.S.A. 40A-36, et,seq.); and

NOW, THEREFORE BE IT RESOLVED, THAT THE POOL'S Executive Committee approves the following:

- The following financial institutions are hereby declared as THE POOL'S Official Depositories for 2018
 - TD Bank, Valley National Bank, Lakeland Bank, Skylands Bank, Santander Bank, Investors Savings Bank
 - Those banks or institutions identified through the Governmental Unit Depository Protection Act (GUDPA)
 - New Jersey Cash Management Fund
 - MBIA CLASS Investment Account
 - And any other bank holding a current certificate of eligibility from the New Jersey Banking Association, and authorize the Treasurer to invest idle funds periodically, and report investments to the Fund
- All funds for Administrative Expenses, Reinsurance, Dividends and Miscellaneous Expenses, shall be withdrawn from the Official named Depository(ies) by check, which shall bear the signatures of at least two (2) of the following persons, duly authorized pursuant to this Resolution:

Chairperso	on
Vice Chairp	erson
Jon Rheinhardt	Treasurer

• All funds for Claims payments shall be withdrawn from the Official Depository(ies) by check, which shall bear the signatures of at least two(2) of the following persons, duly authorized pursuant to this Resolution:

Nancy Fowlkes Staci Ulp

• The Cash and Investment Policy attached herewith	shall be adopted.
	5
ADOPTED: this day before the Executive Committee:	
Chair	Date
	Date
Secretary	D .
Secretary	Date

RISK MANAGEMENT PLAN

FUND YEAR 2018-2019

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SECTION

- I. INTRODUCTION
- II. CRITERIA FOR MEMBERSHIP
- III. OPERATIONAL DETAILS
- IV. COVERAGES, LIMITS, RETENTIONS & DEDUCTIBLES
 - A. General
 - B. Property
 - C. Comprehensive General Liability/Employee Benefits Liability
 - D. Commercial Auto
 - E. Environmental
 - F. Crime
 - G. Educator's Legal Liability/Employment Practice Liability
 - H. Commercial Umbrella
 - I. Excess Commercial Umbrella
 - J. Workers' Compensation
 - K. Cyber Liability

V. OPERATIONAL PHILOSOPHY

- A. General
- B. Claim Reserving Practices
- C. Claim Handling
- D. Procedures Governing Loss Adjustment
- E. Post-Offer Medical Exams
- F. Litigation Management and Legal Fees
- G. Annual Assessments
- H. Supplemental Assessments
- I. Participation in Return of Surplus
- J. Procedures for the Closure of Fund Years
- K. Fund Commissioners and Trustees
- L. Fund Professionals
- M. Risk Management Consultants
- N. Financial Management
- O. Safety and Loss Prevention

The purpose of this document is to highlight major coverage's, limits and sublimit afforded through the Morris Essex Insurance Group. This document is not a policy of insurance and in no way modifies, restricts, expands or in any other way changes the coverage's afforded through the Fund. For actual coverage determination, reference must be made to applicable insuring documents and/or insurance policies. All terms and conditions of coverage are as stated in the applicable insuring documents and/or insurance policies.

RISK MANAGEMENT PLAN

FUND YEAR 2018-2019

I. Introduction

- A. Morris Essex Insurance Group (MEIG) (herein referred to as the Fund) is a Joint Insurance Fund formed under the provisions of N.J.S.A. 18A:18B-1 et. seq. on July 1, 1984 with 14 Charter Members. As of July 1, 2017 the Fund has 17 Members. The Fund was formed to provide availability of insurance to qualified school districts by offering the best coverage at the lowest possible cost and by providing loss control and improved safety for a safer work environment.
- B. The Fund's objectives include the following:
 - Providing qualified educational facilities with a long term alternative to the conventional insurance market as a means of stabilizing the otherwise cyclical nature of insurance expenditures.
 - 2. Improved safety and loss control activities and a safer work environment.
 - 3. The benefits of self-insurance while still protecting against the infrequent catastrophic loss.
 - 4. The stability of reinsurance and benefits of group purchase of insurance.
 - 5. Reduced budgets due to the spread of risk resulting in stability of loss costs.

II. Criteria for Membership

- A. Each prospective member shall meet the requirements for membership set forth in the Fund's Bylaws.
- B. The prospective member's (5) year claims history must show safety performance consistent with the Fund's objectives and the applicant's physical location and make-up must indicate a likelihood of satisfactory future claim performance.
- C. The Fund has the administrative and financial capability to absorb additional memberships without undue inconvenience or strain; and
- D. All primary and excess insurers for the Fund must approve admission of the prospective member.

III. Operational Details

- A. The member local units of the Fund have passed resolutions to become members of this Fund and to authorize the group purchase of primary insurance, excess insurance and re-insurance described herein and to cooperate with each other in safety and loss control activities and to share all expenses of operating the Fund.
- B. Primary insurance and excess liability coverage is provided from commercial insurance companies with A.M. Best Rating of A or better.

- C. The property, automobile liability and physical damage, general liability, crime and boiler and machinery are purchased from a commercial carrier on a group purchase basis.
- D. The School Board Legal is provided on a primary group purchase basis.
- E. The environmental liability coverage is offered on a primary group purchase basis and is optional.
- F. The excess automobile liability and general liability is provided on a primary group purchase basis.
- G. The Fund is composed of the member Boards as shown in the attached list.
- H. The Fund shall purchase loss control and claims adjustment services.
- Workers' Compensation Coverage is provided on a self-insured basis with the purchase of reinsurance in excess of the self-insured retention.

IV. Coverage's Provided, Limits of Liability, Self Insured Retentions and Deductibles

A. General

The Fund may offer coverage to its members either directly or through the commercial insurance market, through one or more of the following vehicles:

- > Self-Insurance
- Reinsurance
- Joint Purchase Agreement
- Individual Contracts

B. Property

1. Blanket Buildings and Personal Property As per Blanket limit on

As per Blanket limit on file with the Insurance Company¹

2. Member Deductible

\$5,000 Per Occurrence

3. Boiler & Machinery

\$100,000,000 Property

Damage

4. Flood - Outside Zone A & V or B

\$5,000,000 Per

occurrence/Aggregate/

Per Member/\$50,000

Deductible per Building/\$50,000

Deductible Contents

Flood: Flood Zone B: \$2,000,000 Per Occurrence/Aggregate/Per Member/\$100,000 Deductible Per building, \$100,000 deductible contents per building. Flood Zone A & V \$1,000,000 Per Occurrence/Aggregate/Per Member /\$500,000 Deductible Per Building for Contents and \$500,000 Per Building ²

¹ Members shall report values annually as required by the Fund and Insurance Company

² Flood coverage's for locations within Federal Flood Zone "A" and "V" and "B" shall apply excess of limits available by the National Flood Insurance Association

5. Earthquake

\$5,000,000 Limit Per

Member/5% Deductible

C.	Co	omprehensive General Liability, includin	g Employee Renefits Liability
	1.	Limit of Liability	\$1,000,000 Per Occurrence/Per Member
		•	\$2,000,000 Annual Aggregate
	2.	Member Deductible	None Amidal Aggregate
		Sexual Abuse & Molestation	
		The state of the state of	\$1,000,000 Per Occurrence/Per
	4.	Employee Benefits -Claims Made	Member / Annual Aggregate
		-mproyee benefits "claims wade	\$1,000,000/\$2,000,000 Per Member
D.	Co	ommercial Automobile	\$1,000 Deductible
		Automobile Liability	ć1 000 000 B
		rate mosne Elabinty	\$1,000,000 Per Occurrence/
	3	Community	Aggregate/Per Member
		Comprehensive	\$1,000 Deductible
_		Collision	\$1,000 Deductible
E,		nvironmental (Optional)	
	1.	Claims Made	Group Aggregate Limit /\$20,000,000
			Aggregate Limit per Named Insured:
			\$3,000,000
		Deductible	\$15,000
F.	Cri		
	1.	Public Employee Dishonesty	\$500,000 Per Employee/Limit
			\$5,000 Deductible
		Forgery or Alteration	\$50,000/\$1,000 Deductible
G.		icator's Legal Liability/Employment Prac	ctices Liability
	1.	Limit	\$1,000,000 Each Claim
			\$1,000,000 Aggregate
	2.	Separate Deductibles	See individual policies for deductibles
		School Board Legal	
		Employment Practices	
Н.		mmercial Umbrella	
	1.	Limit	\$9,000,000
		Aggregate Limit	\$9,000,000
		Retention	\$10,000
	Exc	ess Commercial Umbrella (Optional)	
	1.	Limit	\$50,000,000 Per Occurrence
		Group Aggregate Limit	\$50,000,000
J.	Wo	rkers Compensation4 **	•
	1.	WC Limits of Liability	Statutory Benefits as required by the
			State of New Jersey
	2.	Employer's Liability	\$5,000,000 Per Occurrence/Aggregate
		Fund Specific Self-Insured Retention*	\$500,000
	4.	Fund Aggregate Attachment	\$6,013,104

³ Statutory bond positions are excluded

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⁴ All Workers' Compensation Claims shall be subject to managed care

*As respects to any one loss and/or accident or disease and/or claim(s) and/or occurrence(s), including suit(s) brought in connection therewith, the Fund's Loss Fund shall not be charged with any amount in excess of \$500,000 as respects to any one loss and/or accident or disease and/or claim(s) and/or occurrence(s), including suit(s) brought in connection therewith.

**The Fund's Self-Insured Workers' Compensation is excess over any other applicable insurance or self-insurance

K. Cyber Liability – (Optional)

V. Operational Philosophy

A. General

This section of the Risk Management Plan is developed to provide general instruction for key areas and providers of service to the Fund. Also included here are sections which restate the roles and responsibilities of important parties and stress the importance of activities upon which the long term success of the Fund will hinge in whole or in part.

- B. Claim Reserving Practices for Workers' Compensation
 - MEIG-NJ's reserving philosophy involves establishing adequate reserves based upon the evaluation of the claim. The Fund strives to set reserves to meet the expected total cost of the claim at the time of conclusion. The reserves are set by the Fund's Third Party Administrator along with the Fund's Workers' Compensation Attorney.
 - 2. IBNR (Incurred but not yet Reported) reserves are established by the Actuary on behalf of the Fund.
- C. Claim Handling Workers' Compensation
 - It is the objective of the Fund to control claim costs
 - The Fund engages experienced claim and management professionals. When a claim occurs a team comprised of the employer, medical professionals, claims adjusters, management company and legal professionals who work together on behalf of the member or its employees.
 - 3. Whenever an investigation indicates that prompt, fair and equitable settlement of a claim is appropriate and possible, the claim servicing organization, or reinsurer shall submit to the Claim Review Committee and the Administrator for review, a notice of recommended settlement except for claims under \$10,000. The notice shall be on forms approved by the Trustees and shall provide information about the claim and the reasons underlying the recommended settlement.
- D. Procedures Governing Loss Adjustment Workers' Compensation
 - The Fund has engaged the services of a third party claims administrator to receive incident reports, notices of claim and other related information for worker's compensation.

- 2. The claims servicing organization will, when it has been determined that a claim is compensable, under contract to the Fund, perform the following:
 - a. Review every claim and loss report submitted by the participants during the term of this contract.
 - b. Conduct an investigation of each qualified claim to the extent deemed necessary.
 - Maintain a file, either in paper or electronic form, for each qualified claim, which shall be available for review by the Fund.
- 3. Adjust, settle or advise of non-compensability
 - Within the stated settlement authority limit
 - With specific approval of the fund, if outside the stated limit of authority
- 4. Perform necessary and usual administrative and clerical work in connection with each qualified claim, including the preparation of checks or vouchers, releases, agreements and other documents needed to finalize a claim.
- 5. Establish and update claim reserves as needed
- 6. Notify the Fund and the Fund's reinsurer of all qualified claims which may exceed the Fund's retention.
- 7. Coordinate all investigations on litigated claims with attorneys representing the Fund with representative of the reinsurer as required.
- 8. Provide the Fund with loss reports and maintain an automated loss and information system.
- 9. Acknowledge receipt of each claim in a timely basis.
- E. Post-Offer Medical Exams Workers' Compensation
 - 1. New Hires of Custodians and Maintenance Staff
 - 2. Funded by MEIG
- F. Litigation Management and Legal Fees

The Fund realizes that every claim will not reach an amicable solution. Careful selection and control of claims and claims defense is very important.

The Fund has established procedures to provide quality defense of claims and monitor the defense procedures and costs. These procedures include:

- An approved legal firm(s) with qualified defense attorneys with previous experience with workers' compensation and a fee structure considered to be reasonable, of which, shall be approved by the Trustees.
- 2. The activities of the approved defense attorney(s) and experts shall be monitored and supervised by the claims servicing organization and administration of the Fund.

G. Annual Assessments

- By March 1 of each year, the Actuary shall compute the experience modifications for each member for workers' compensation for the next Fund Year. The Fund will use the published rates by the Workers' Compensation Bureau.
- 2. The annual assessment of each member shall be its pro-rata share of the probable net cost for the upcoming year for each line of coverage as computed.

- The calculation of pro-rata shares for each educational facility shall be based on the overall Fund year budget. Pro-rata shares may be modified by the Trustees to reflect the Loss History or other pertinent data of individual members.
- 4. The total amount of each member's annual assessment shall be certified by majority vote of the Trustees to the membership at least (1) month prior to the beginning of the next fiscal year.
- The annual assessment for workers' compensation shall be paid in (2)
 installments: (1) Due to the Fund in August, (2) Due to the Fund in the following
 January. The Annual Assessment for the insured program shall be paid in full in
 August.
- 6. In the event that any assessment is not paid with (10) days of the due date set forth by the Fund, the board of education shall pay interest on the unpaid balance commencing on the tenth day after the due date. The interest rate shall be set annually by the Trustees at the beginning of each Fund Year.
- The Treasurer shall deposit each member's assessment into the appropriate
 accounts including the operating account, and the claims account by Fund Year for
 each type of coverage.

H. Supplemental Assessments

- The Trustees shall by majority vote levy upon members additional assessments
 whenever needed or so ordered by the Commissioner of Banking and Insurance to
 supplement the Fund's claim or loss retention or administrative accounts, to
 assure the payment of the Fund's obligations, including payment of benefits under
 workers' compensation law.
- 2. The Trustees shall assess each participating member an additional proportionate amount, as provided in the Fund's bylaws or as directed by the Commissioner of Banking and Insurance, to replenish claims or loss retention or administrative accounts:
 - All supplemental assessments shall be charged to the member by applicable fund year.
 - All members shall be given (30) days advance written notice of Fund's intention to charge an additional assessment, and the Fund shall conduct a hearing before adopting the supplemental assessment.
 - Members shall have (30) days to pay the Fund from the date any supplemental assessment is adopted.
- 3. Should any member fail or refuse to pay its assessments or supplemental assessments, or should the Fund fail to assess funds required to meet its obligations, the chairperson or Custodian of Fund assets shall notify the Commissioner of Banking and Insurance. Past due assessments shall bear interest at the rate of interest to be established annually by the Trustees.
- Participation in Return of Surplus
 All members will participate in the return of Excess Surplus earned during their period of membership. Returns will be as established by regulation.

J. Procedures for the Closure of Fund Years

The Fund shall, not less than (60) months after the end of a fiscal year, evaluate and determine its retained outstanding ultimate net losses up to the attachment points of the specific excess and aggregate excess insurance. The Fund will close a Fund year only if:

- 1. A portfolio transfer of retained outstanding ultimate net losses and residual risk has been effected; or
- Upon closure of all losses following and independent determination that the residual risk has been extinguished to the highest level of certitude.A Fund year may only be closed by resolution adopted after a public hearing.
- All participants must receive at least one (1) month prior notice of the public hearing.
- 2. The resolution shall provide for the maintenance of all records in accordance with the requirements of the Commissioner of Banking and Insurance and other regulations and statutes then in effect.
- 3. The resolution shall provide for written notice to the Commissioner of Banking and Insurance at least (90) days before the resolution becomes effective.

K. Fund Commissioners and Trustees

Fund Commissioners, each a professional business administrator and/or board secretary are the backbone of the Fund. These individuals will in large measure control the success of the Fund by actively participating in the safety and loss control programs developed by the Fund for all members and by implementing these programs in their respective districts. Fund Commissioners are encouraged to attend all meetings of the Fund, to serve on committees and to encourage consistent, safe practices.

L. Fund Professionals

Providers of professional services to the Fund are strongly encouraged to participate in and promote Fund activities. The success of the Fund will, in part, be a reflection of the professionalism of those providers whose services are integral components of the Fund. Support of the concept of self-insurance, the Fund in general, and the risk management activities of the members in particular are necessary elements of success.

M. Risk Management Consultant

The Risk Manager shall be paid by the Fund at a fixed fee of 5% of assessments on the Insured Program only. This fee is added to the premium contribution of that member district.

The specific responsibilities of the Risk Manager are outlined in the Bylaws.

N. Financial Management

Consistent with the objective of serving as a long term vehicle through which to stabilize the costs associated with insurance coverage's, the underlying premise of the Fund's financial base shall be one of conservative up-front funding, prudent investment of idle funds, and maintenance of stringent paper and audit trails. As in

the case with all other aspects of the Fund the financial assets of the Fund can well be considered as monies held in public trust. Treatment and handling of these funds must be accomplished in a manner, which reflects the stewardship obligation of those whose hands through which they pass. All investment, treasury and banking functions of the Fund are to be accomplished in a manner consistent with the enabling statutes then in effect.

- O. Safety and Loss Prevention
 - In an effort to avoid preventable loss and the financial and human hardships which result there from, the Fund (operating through the Fund's Safety Committee) will implement safety and loss control programs and procedures directed at reducing or eliminating conditions or practices which lead to loss. These programs, implemented in progressive steps, will include items such as:
 - 1. Member district facility inspections
 - 2. Safe Schools Program Online safety videos for all employees with Safety Director available to answer any questions

MORRIS ESSEX INSURANCE GROUP (MEIG) WORKERS' COMPENSATION AND EMPLOYERS' LIABILITY 2018-2019

PART ONE - WORKERS' COMPENSATION INSURANCE

A. How Coverage Applies

This workers' compensation coverage applies to bodily injury by accident or bodily injury by disease. Bodily injury includes resulting death.

- 1. Bodily injury by accident must occur during the policy period.
- 2. Bodily injury by disease must be caused or aggravated by the conditions of your employment. The employee's last day of last exposure to the conditions causing or aggravating such bodily injury by disease must occur during the policy period.

B. We Will Pay

We will pay promptly when due the benefits required of you by the workers' compensation law, but not to exceed our specific limit of \$500,000 per occurrence.

C. We Will Defend

We have the right and duty to defend at our expense any claim, proceeding or suit against you for benefits payable by this coverage. We have the right to investigate and settle these claims, proceedings or suits.

We have no duty to defend a claim, proceeding or suit that is not covered by this coverage.

D. We Will Also Pay

We will also pay these costs, in addition to other amounts payable under this coverage, as part of any claim, proceeding or suit we defend:

- Reasonable expenses incurred at our request but not loss of earnings;
- 2. Assessments for bonds to release attachments and for appeal bonds in bond amounts up to the amount payable under this coverage;
- 3. Litigation costs taxed against you;
- 4. Interest on a judgment as required by law until we offer the amount due under this coverage; and
- 5. Expenses we incur.

E. Your Specific Limit

The most we will pay with respect to each accident or each employee for disease is \$500,000 per occurrence.

F. Other Insurance

If there is other insurance or self-insurance covering a claim that is covered under this coverage, we will pay only our share of the claim calculated as outlined below. Each insurer or self-insurer will share equally in the claim until the claim is paid in full or until the applicable limits of one or more insurers or self-insurers have been exhausted, whichever occurs first. If the claim has not been paid in full, the insurers and self-insurers whose limits have not been exhausted will again pay in equal shares. The process will be repeated until the claim has been paid in full or until the applicable limits of all insurers and self-insurers have been exhausted.

G. Payments You Must Make

You are responsible for any payments in excess of the benefits regularly provided by the workers' compensation law including those required because:

- 1. of your serious and willful misconduct;
- you knowingly employ an employee in violation of law;
- you fail to comply with a health or safety law or regulation; or
- 4. you discharge, coerce or otherwise discriminate against any employee in violation of the workers' compensation law.

If we make any payments in excess of the benefits regularly provided by the workers' compensation law on your behalf, you will reimburse us promptly.

H. Recovery From Others

We have your right and the rights of persons entitled to the benefits of this coverage to recover our payments from anyone liable for the injury. You will do everything necessary to protect those rights for us and to help us enforce them.

I. Statutory Provisions

These statements apply where they are required by law:

1. As between an injured worker and us, we have notice of the injury when you have notice;

- 2. Your default or the bankruptcy or insolvency of you or your estate will not relieve us of our duties under this coverage after an injury occurs;
- 3. We are directly and primarily liable to any person entitled to the benefits payable by this coverage. Those persons may enforce our duties; so may an agency authorized by law. Enforcement may be against us or against you and us;
- 4. Jurisdiction over you is jurisdiction over us for purposes of the workers' compensation law. We are bound by decisions against you under that law, subject to the provisions of this policy that are not in conflict with that law;
- 5. This coverage conforms to the parts of the workers' compensation law that apply to:
 - a. benefits payable by this coverage;
 - b. special taxes, payments into security or other special funds, and assessments payable by us under that law.
- 6. Terms of this coverage that conflict with the workers' compensation law are changed by this statement to conform to that law.

Nothing in these paragraphs relieves you of your duties under this policy.

PART TWO - EMPLOYERS LIABILITY COVERAGE

A. How this Coverage Applies

This employer's liability coverage applies to bodily injury by accident or bodily injury by disease. Bodily injury includes resulting death.

- 1. The bodily injury must arise out of and in the course of the injured employee's employment by you.
- 2. The employment must be necessary or incidental to your work in the State of New Jersey.
- 3. Bodily injury by accident must occur during the policy period.
- 4. Bodily injury by disease must be caused or aggravated by the conditions of your employment. The employee's last day of last exposure to the conditions causing or aggravating such bodily injury by disease must occur during the coverage period.
- 5. If you are sued, the original suit and any related legal actions for damages for bodily injury by accident or by disease must be brought in the United States of America, its territories or possessions or Canada.

B. We Will Pay

We will pay all sums you legally must pay as damages because of bodily injury to your employees, provided the bodily injury is covered by this Employers Liability insurance. But the sums we pay will not exceed our specific limit of \$500,000 per occurrence.

The damages we will pay, where recovery is permitted by law, include damages:

- 1. for which you are liable to a third party by reason of a claim or suit against you by that third party to recover the damages claimed against such third party as a result of injury to your employee;
- 2. for care and loss of services; and
- 3. for consequential bodily injury to a spouse, child, parent, brother or sister of the injured employee; provided that these damages are the direct consequence of bodily injury that arises out of and in the course of the injured employee's employment by you; and
- 4. because of bodily injury to your employee that arises out of and in the course of employment, claimed against you in a capacity other than as employer.

C. Exclusions

This coverage does not cover

- 1. liability assumed under a contract. This exclusion does not apply to a warranty that your work will be done in a workmanlike manner;
- 2. punitive or exemplary damages because of bodily injury to an employee employed in violation of law;
- 3. bodily injury to an employee while employed in violation of law with your actual knowledge or the actual knowledge of any of your executive officers;
- 4. any obligation imposed by a workers' compensation, occupational disease, unemployment compensation, or disability benefits law, or any similar law;
- 5. bodily injury intentionally caused or aggravated by you;
- 6. bodily injury occurring outside the United States of America, its territories or possessions and Canada. This exclusion does not apply to bodily injury to a citizen or resident of the United States of America or Canada who is temporarily outside these countries;
- 7. damages arising out of coercion, criticism, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination against or termination of any employee, or any personnel practices, policies, acts or omissions.

D. We Will Defend

We have the right and duty to defend, at our expense, any claim, proceeding or suit against you for damages payable by this insurance. We have the right to investigate and settle these claims proceedings or suits.

We have no duty to defend a claim proceeding or suit that is not covered by this coverage. We have no duty to defend or continue defending after we have paid our applicable limit of liability under this coverage.

E. We Will Also Pay

We will also pay these costs, in addition to other amounts payable under this coverage, as part of any claim, proceeding or suit we defend:

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- 1. reasonable expenses incurred at our request but not loss of earnings;
- 2. assessments for bonds to release attachments and for appeal bonds in bond amounts up to the limit of our liability under this coverage;
- 3. litigation costs taxed against you;
- 4. interest on a judgment as required by law until we offer the amount due under this coverage; and
- 5. expenses we incur.

F. Other Insurance

If there is other insurance or self-insurance covering a claim that is covered under this coverage, we will pay only our share of the claim calculated as outlined below. Each insurer or self-insurer will share equally in the claim until the claim is paid in full or until the applicable limits of one or more insurers or self-insurers have been exhausted, whichever occurs first. If the claim has not been paid in full, the insurers and self-insurers whose limits have not been exhausted will again pay in equal shares. The process will be repeated until the claim has been paid in full or until the applicable limits of all insurers and self-insurers have been exhausted.

G. Limits of Liability

Our liability to pay for damages is limited. Our limits of liability are \$500,000 per occurrence. They apply as explained below.

- 1. Bodily Injury by Accident. The limit of \$500,000 for "bodily injury by accident-each accident" is the most we will pay for all damages covered by this coverage because of bodily injury to one or more employees in any one accident. Disease is not bodily injury by accident unless it results directly from bodily injury by accident.
- 2. Bodily Injury by Disease. The limit of \$500,000 for "bodily injury by disease-coverage limit" is the most we will pay for ail damages covered by this coverage and arising out of bodily injury by disease, regardless of the number of employees who sustain bodily injury by disease. The limit of \$500,000.00 for "bodily injury by disease-each employee" is the most we will pay for all damages because of bodily injury by disease to any one employee.

Bodily injury by disease does not include disease that results directly from a bodily injury by accident.

3. We will not pay any claims for damages after we have paid the applicable limit of our liability under this coverage.

H. Recovery From Others

We have your rights to recover our payment from anyone liable for an injury covered by this coverage. You will do everything necessary to protect those rights for us and to help us enforce them.

I. Actions Against Us

There will be no right of action against us under this coverage unless:

- 1. You have complied with all the terms of this coverage; and
- 2. The amount you owe has been determined with our consent or by actual trial and final judgment.

This coverage document does not give anyone the right to add us as a defendant in an action against you to determine your liability.

PART THREE -YOUR DUTIES IF INJURY OCCURS

Tell us at once if an injury occurs that may be covered by this coverage. Your other duties are listed here.

- 1. Provide for immediate medical and other services required by the workers' compensation law.
- Give us or our claim service company the names and addresses of the injured persons and of witnesses, and other information we may need.
- 3. Promptly give us all notices, demands and legal papers related to the injury, claim, proceeding or suit.
- 4. Cooperate with us and assist us, as we may request, in the investigation, settlement or defense of any claim, proceeding or suit.
- 5. Do nothing after an injury occurs that would interfere with our right to recover from others.
- 6. Do not voluntarily make payments, assume obligations or incur expenses, except at your own cost.

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			February 28, 2018									
DATE		<u>PAID</u>	RESERVE	RECOVERY		TOTAL		LOSS FUND	POTENTIAL RETURN	OPEN CLAIMS	CLOSED	TOTAL
*7/1/17-2018	\$	309,492	\$ 218,720		\$	528,212					CLAIMS	CLAIM
7/1/16-2017	\$	E2E 700						1,996,538	\$ 1,468,326	33	119	152
	1.0	535,769			\$	766,273	\$	1,981,757	\$ 1,215,484	6	173	179
7/1/15-2016	\$	509,505	\$ 175,368		\$	684,873	\$	2,061,739	\$ 1,376,866	6	174	180
7/1/14-2015	\$	536,338	\$ 318,090		\$	854,428	\$	2,019,278	\$ 1,164,850	4	167	171
7/1/13-2014	\$	645,301	\$ 139,024	\$ (1,250)	\$	783,075	\$	2,025,807				
7/1/12-2013	\$	569,456	\$ 73,578		\$	643,034			1,242,732	4	208	212
7/1/11-2012	\$	579,496						2,030,242	\$ 1,387,208	2	232	234
		575,490	\$ 53,733		\$	633,229	\$	1,941,767	\$ 1,308,538	2	227	229
				TOTAL 2016-2011	\$	4,364,912	\$	12,060,590	\$ 7,695,678			
				6	3% P	otential Retur	ņ					
ms 2017: 143 \$334,												