CERTIFICATE NO. ISSUE DATE (MM									
(GL1-8152 AI	CERTIF		OF COVERA	GE	11/21/2019			
Auti c/o Ai PO BO NEWPO	AC Excess Insu hority LLIANT INSURANCE SERV X 6450 ORT BEACH, CA 92658-64 (949) 756-0271 / FAX (619) 69 E #0C36861	/ICES, INC. 150	CERTIFICATE ALTER THE C CONTRACT B CERTIFICATE IMPORTANT SUBROGAT	HOLDER. THIS CERTIFICATE E OVERAGE AFFORDED BELOW. ETWEEN THE ISSUING INSURE HOLDER. The certificate holder is an ION, the Memorandums of Co hts to the certificate holder in I	OES NOT AFFIRMATIVEL THIS CERTIFICATE OF CO R(S), AUTHORIZED REPR ADDITIONAL INSURED verage must be endorse	.,			
Member: SAN MATEO COUNTY SCHOOLS INS GROUP ATTN: CRAIG SCHWEIKHARD 1791 BROADWAY REDWOOD CITY, CA 94063			AFFORD COVERA AFFORD COVERA	COVERAGE AFFORDEDBCOVERAGE AFFORDEDCCOVERAGE AFFORDEDD					
THE PE RESPEC DESCRI	TO CERTIFY THAT THE MEN	STANDING ANY REC ATE MAY BE ISSUE ALL THE TERMS, I	QUIREMENT, TE	ERM OR CONDITION OF RTAIN. THE COVERAGE	ANY CONTRACT				
CO LTR	TYPE OF COVERAG		IORANDUM IUMBER	COVERAGE EFFECTIVE DATE (MM/DD/YYYY)	COVERAGE EXPIRA DATE (MM/DD/YY				
Α	X Excess General Liability	EIA F	PE 19 EL-64	07/01/2019	07/01/2020	\$1,000,000 Limits inclusive of the Member's			
						Self-Insured Retention of \$250,000			
AS RES AMAZIN SAN MA BUT ON	tion of Operations/Locations PECTS AGREEMENT BETWE IG GOALS (SWAG) PROGRAM ATEO COUNTY AND ITS OFFIN ILY INSOFAR AS THE OPERA SURANCE SHALL BE PRIMAR	EN SEQUOIA UNIO I. CERS, AGENTS, EN TIONS UNDER THIS	IN HIGH SCHOO IPLOYEES AND S CONTRACT A	SERVANTS ARE INCLU RE CONCERNED.	JDED AS ADDITIO	NAL COVERED PARTIES,			
SEQUO	IA UNION HIGH SCHOOL DIS	TRICT IS A MEMBE	R OF SAN MATI	EO COUNTY SCHOOLS	INS GROUP				
Certificate Holder SAN MATEO COUNTY ATTN: CONNIE JUAREZ-DIROLL, LEGISLATIVE OFFICER 400 COUNTY CENTER 1ST FL REDWOOD CITY, CA 94063				Cancellation SHOULD ANY OF THE ABOVE DESCRIBED MEMORANDUMS OF COVERAGES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WIL BE DELIVERED IN ACCORDANCE WITH THE MEMORANDUMS OF COVERAGE PROVISIONS.					
			_	CSAC EXCESS INSURANCE AUTHORITY PAGE 1 OF 2					
						TAGE FOR 2			

ENDORSEMENT NO. U-1

CSAC EXCESS INSURANCE AUTHORITY GENERAL LIABILITY 1

ADDITIONAL COVERED PARTY AMENDATORY ENDORSEMENT

It is agreed that the "Covered Party, Covered Persons or Entities" section of the Memorandum is amended to include the person or organization named on the Certificate of Coverage, but only with respect to liability arising out of premises owned by or rented to the Member, or operations performed by or on behalf of the Member or such person or organization so designated.

Coverage provided under this endorsement is limited to the lesser of the limits stated on the Certificate of Coverage or the minimum limits required by contract.

ADDITIONAL COVERED PARTY:

NAME OF PERSON OR ORGANIZATION SCHEDULED PER ATTACHED CERTIFICATE OF COVERAGE

AS RESPECTS:

PER ATTACHED CERTIFICATE OF COVERAGE

It is further agreed that nothing herein shall act to increase the Authority's limit of liability.

This endorsement is part of the Memorandum and takes effect on the effective date of the Memorandum unless another effective date is shown below. All other terms and conditions remain unchanged.

Effective Date:

Memorandum No.: EIA 19 EL-00

Issued to: ALL MEMBERS June 28, 2019

Issue Date:

00110	 _	
\sim		

Authorized Representative CSAC Excess Insurance Authority

PAGE 2 OF 2

ENDORSEMENT NO. U-9

CSAC EXCESS INSURANCE AUTHORITY GENERAL LIABILITY 1

AMENDATORY ENDORSEMENT - PRIMARY/NON-CONTRIBUTORY

It is understood and agreed that Condition 7. OTHER COVERAGE of the Memorandum to which it is attached, is deleted in its entirety and replaced by the following:

7. OTHER COVERAGE

If collectible insurance with an insurer, or collectible group coverage through another joint powers authority, interlocal cooperative agreement, self-insurance or other public entity group coverage is available to the **covered party** covering a loss also covered hereunder (whether on a primary, excess or contingent basis), the coverage hereunder shall be: (a) in excess of, and shall not contribute with, such insurance; and (b) shall contribute only with any excess group coverage available through another joint powers authority according to a pro-rata, time on the risk basis. However, this clause does not apply with respect to excess insurance purchased specifically to be in excess of this Memorandum, or to insurance or reinsurance which is intended to provide the remainder of the limit of liability stated in the Declarations of this Memorandum when the coverage afforded under this Memorandum provides less than 100 percent of the limit set forth in the Declarations. However, if the **covered party** has entered into a written agreement, prior to any loss event, in which it is agreed that this coverage shall be primary and/or non-contributory with respect to an additional covered party as specified in Endorsement U-1 of this Memorandum, then this coverage shall respond as primary and/or non-contributory, but shall be limited to the lesser of the limits stated on the Certificate of Coverage or the minimum limits required by the written agreement.

Notwithstanding the foregoing paragraph, if coverage for a claim or **suit** is available under this Memorandum and a memorandum of coverage issued in connection with the Authority's Medical Malpractice Program, this Memorandum shall afford primary coverage only where the gravamen of the claim or **suit** involves liability covered hereunder. EIA staff will preliminarily assess the gravamen of the claim or **suit** and refer it to the committee responsible for the coverage believed to be applicable under this paragraph. Where that committee disputes the Authority's assessment of the gravamen of the claim or **suit** and rejects primary coverage, the Authority will thereafter refer the claim or **suit** to the committee responsible for the other applicable coverage. If that committee also rejects the primary coverage responsibility, the Executive Committee will determine which of the Authority's coverages is primary under this paragraph.

If the Member disputes the acceptance of primary coverage by a committee of the Authority responsible for the coverage, the Member may appeal that decision to the Executive Committee. Appeal must be requested within 60 days of the coverage acceptance by the Authority.

If the Member is not satisfied with the outcome of the Executive Committee appeal or the determination by the Executive Committee as to which of the Authority's coverages is primary where no committee agreed to accept primary responsibility, the Member may invoke Section (d) and (e) of Article 31 of the Authority's Joint Powers Agreement and proceed to arbitration and, if necessary, litigation. For purposes of this paragraph, the Member must request to invoke Article 31 dispute resolution process within 60 days of the Executive Committee's determination as to which of the Authority's coverages is primary.

Where a memorandum of coverage issued in connection with the Authority's Medical Malpractice Program is determined to afford primary coverage pursuant to this section, the exhaustion of the Authority's limit of liability under the Medical Malpractice Program will satisfy the **covered party's** self-insured retention under this Memorandum.

Coverage for the additional **covered party** under this endorsement is limited to the written contract or agreement as specified on the Certificate of Coverage and Endorsement U-1 of this Memorandum.

It is further agreed that nothing herein shall act to increase the Authority's limit of liability.

This endorsement is part of the Memorandum and takes effect on the effective date of the Memorandum unless another effective date is shown below. All other terms and conditions remain unchanged.

Effective Date

Memorandum No.: EIA 19 EL-00

Issued to: ALL MEMBERS

Issue Date: June 28, 2019

Authorized Representative CSAC Excess Insurance Authority