FILED

FEB 0 2 2024

JEANNIE GOFF COUNTY CLERK, IEFFERSON COUNTY, MO

BILL NO.: 24-0117

ORDINANCE NO.: 24-0115

INTRODUCED BY: COUNCIL MEMBER (s) Gardelle

1	AN ORDINANCE TO RENEW COVERAGE FOR AUTOMOBILE
2	PHYSICAL DAMAGE, AUTOMOBILE LIABILITY, GENERAL LIABILITY,
3	EMPLOYMENT PRACTICES LIABILITY, ERRORS & OMISSIONS
4	LIABILITY, LAW ENFORCEMENT LIABILITY, JAIL ENFORCEMENT
5	LIABILITY INSURANCE WITH MISSOURI PUBLIC ENTITY RISK
6	MANAGEMENT FUND (MOPERM).
7	WHEREAS, Jefferson County, Missouri, (hereafter, the "County") recommends
8	the renewal of coverage for 2024 for Automobile Physical Damage, Automobile Liability,
9	General Liability, Employment Practices Liability, Errors & Omissions Liability, and Law
10	Enforcement Liability insurance coverage with Missouri Public Entity Risk Management
11	Fund (MOPERM) as follows:
12	RENEWAL
13	Automobile Physical Damage (Fleet)
14	Automobile Liability (Fleet)
15	General Liability
16	Employment Practices Liability
17	Errors & Omissions Liability
18	Law Enforcement Liability
19	Jail Operations Liability

1	INSURANCE NAME
2	Missouri Public Entity Risk Management Fund (MOPERM)
3	ORDINANCE NUMBER
4	23-0104
5	WHEREAS, the Jefferson County, Missouri, Council finds it is in the best interests
6	of the County to renew coverage for 2024 for Automobile Physical Damage, Automobile
7	Liability (Fleet) General Liability for Automobile Physical Damage (Fleet), Automobile
8	Liability (Fleet), for General Liability, employment Practices Liability, Errors &
9	Omissions Liability, Jail Operations Liability, and Law enforcement Liability with
10	Missouri Public Entity Risk Management Fund (MOPERM) from 01-01-2024 to 01-01-
11	2025 up to the total amount of \$1,345,769.00 subject to budgetary limitations.
12	BE IT ENACTED BY THE JEFFERSON COUNTY, MISSOURI, COUNCIL,
12 13	BE IT ENACTED BY THE JEFFERSON COUNTY, MISSOURI, COUNCIL, AS FOLLOWS:
13	AS FOLLOWS:
13 14	AS FOLLOWS: Section 1. The County authorizes the renewal of coverage for 2024 for
13 14 15	AS FOLLOWS: Section 1. The County authorizes the renewal of coverage for 2024 for Automobile Physical Damage, Automobile Liability, General Liability, Employment
13 14 15 16	AS FOLLOWS: Section 1. The County authorizes the renewal of coverage for 2024 for Automobile Physical Damage, Automobile Liability, General Liability, Employment Practices Liability, Errors & Omissions Liability, Jail Operations Liability and Law
13 14 15 16 17	AS FOLLOWS: Section 1. The County authorizes the renewal of coverage for 2024 for Automobile Physical Damage, Automobile Liability, General Liability, Employment Practices Liability, Errors & Omissions Liability, Jail Operations Liability and Law Enforcement Liability, insurance coverage with Missouri Public Entity Risk Management
13 14 15 16 17	AS FOLLOWS: Section 1. The County authorizes the renewal of coverage for 2024 for Automobile Physical Damage, Automobile Liability, General Liability, Employment Practices Liability, Errors & Omissions Liability, Jail Operations Liability and Law Enforcement Liability, insurance coverage with Missouri Public Entity Risk Management Fund (MOPERM) for an additional one-year term as follows:
13 14 15 16 17 18	AS FOLLOWS: Section 1. The County authorizes the renewal of coverage for 2024 for Automobile Physical Damage, Automobile Liability, General Liability, Employment Practices Liability, Errors & Omissions Liability, Jail Operations Liability and Law Enforcement Liability, insurance coverage with Missouri Public Entity Risk Management Fund (MOPERM) for an additional one-year term as follows: RENEWAL

1	Employment Practices Liability
2	Errors & Omissions Liability
3	Law Enforcement Liability
4	Jail Operations Liability TERM
5	01-01-2024 to 01-01-2025
6	<u>AMOUNT</u>
7	For an amount of \$1,345,769.00
8	subject to budgetary limitations
9	INSURANCE NAME
10	Missouri Public Entity Risk Management Fund (MOPERM)
11	Section 2. The Jefferson County, Missouri, Council hereby authorizes the
12	County Executive to execute a renewal agreement, incorporated herein by reference and
13	attached as Exhibit A. The County Executive is further authorized to take any and all
14	actions necessary to carry out the intent of this Ordinance.
15	Section 3. Copies of all Invitations for Bid, Requests for Proposals, responses
16	thereto, and any contracts or agreements shall be maintained by the Department of the
17	County Clerk consistent with the rules and procedures for the maintenance and retention
18	of records as promulgated by the Secretary of State.
19	Section 4. This Ordinance shall be in full force and effect from and after its
20	date of approval. If any part of this Ordinance is invalid for any reason, such invalidity
21	shall not affect the remainder of this Ordinance.

THIS BILL BEING DULY INTRODUCED, THE MEMBERS OF THE JEFFERSON COUNTY, MISSOURI, COUNCIL VOTED AS FOLLOWS:

Council Member District 1, Brian Haskins	yes
Council Member District 2, Gene F. Barbagallo	yes
Council Member District 3, Mrs. Lori Arons	<u>ge</u>
Council Member District 4, Charles Groeteke	yes
Council Member District 5, Scott Seek	yes
Council Member District 6, Daniel Stallman	yes
Council Member District 7, Bob Tullock	yes
THE ABOVE BILL ON THIS 29 DAY OF	January, 2024:

PASSED

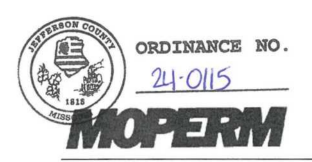
Cherlynn Boyer, Council Executive Assistant

Charles Groeteke, County Council Chair

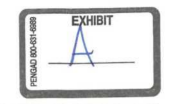
FAILED

THIS BILL WAS APPROVED BY THE JEFFERSON COUNTY EXECUTIVE AND ENACTED AS AN ORDINANCE OF JEFFERSON COUNTY, MISSOURI, THIS DAY OF Februar, 2024.
THIS BILL WAS VETOED AND RETURNED TO THE JEFFERSON COUNTY, MISSOURI, COUNCIL WITH WRITTEN OBJECTIONS BY THE JEFFERSON COUNTY EXECUTIVE, THIS DAY OF, 2024.
Dennis Gannon, County Executive
ATTEST:
Jeannie Goff, County Clerker Blankenship

Reading Date: 1/29/2024



Invoice To:



INVOICE

MISSOURI PUBLIC ENTITY RISK MANAGEMENT FUND

3425 Constitution Court, 3rd Floor P.O. Box 7110 Jefferson City MO 65102 (888) 566-7376 Fax (573) 751-8276

PO BOX 100

COUNTY OF JEFFERSON

HILLSBORO MO 63050

	Date 12-14-2023	Invoice Number 146896
	Account Number 2002	Policy Number LP-2002-202401
	Policy Term: January	1, 2024 to January 1, 2025
	TERMS DUE UPON R PLEASE REMIT PAY MOPERM 3425 Constitution Cou P.O. Box 7110 Jefferson City MO 651	MENT TO: urt, 3rd Floor
_		Amount
_		

Description	Amount
Automobile Liability (Fleet)	\$189,029.00
Auto Physical Damage (Fleet)	\$201,739.00
Liability	\$955,001.00
TOTAL AMOUNT DUE	\$1,345,769.00



Invoice Breakdown for COUNTY OF JEFFERSON Policy No. LP-2002-202401

Policy Period: January 1, 2024 to January 1, 2025

Line of Business	Annual Contribution
Automobile Liability (Fleet)	\$182,421.00
Hired and Non-Owned Vehicles	Included
Uninsured Motorist	\$6,608.00
Auto Physical Damage (Fleet)	Included
Collision	\$133,543.00
Comprehensive	\$68,196.00
Liability	Included
Employee Benefit Liability	\$512.00
Employment Practices Liability	\$73,209.00
Errors & Omissions Liability	\$34,610.00
General Liability	\$83,475.00
Jail Operations Liability	Included
Law Enforcement Liability	\$763,195.00
TOTAL INVOICED AMOUNT:	\$1,345,769.00

MOPERM INFORMATION REQUEST

This is the information we have on file for your entity. Please review it, make any necessary changes and return this form to us at your earliest convenience. If no changes have been made, do not return this form.

The form may be returned by email to <u>renewals@moperm.com</u>. It may also be faxed to 573-751-8276 (we do not need the original) or sent by regular mail to PO Box 7110, Jefferson City, MO 65102.

Thank you.

Entity Name:	COUNTY OF JEFFERSON	JEFFERSON Policy No.:			
Primary Contact Person:	STY APPRILL Title: COUNTY AUDITOR				
Physical Address:	729 MAPLE HILLSBORO, MO 63050				
Mailing Address:	PO BOX 100 HILLSBORO, MO 63050				
County:	Jefferson	Contact Email:	kapprill@jeffcomo.org		
Phone:	(636) 797-5461	Fax:	(636) 797-5583		

7-25-2024 Date

Approved as to Form:

County Counselor Jefferson County, Missour



LIABILITY MEMORANDUM OF COVERAGE DECLARATIONS

MEMBER NAME AND MAILING ADI	DRESS	AGENCY NAME A	AND MAILING ADDRESS
COUNTY OF JEFFERSON			
PO BOX 100			
HILLSBORO MO 63050			
TO PAYMENT OF THE CONTRIBUT TO NOR SHALL BE CONSTRUED PROVISIONS OF SECTIONS 537.60	RIBED IN THE LIABIL FION FOR THIS COVE TO BROADEN THE LI DO TO 537.610 RSMO	LITY MEMORANDU RAGE. NOTHING O ABILITY OF THE M NOR ABOLISH OR	M OF COVERAGE AND ARE SUBJECT CONTAINED HEREIN IS INTENDED EMBER AGENCY BEYOND THE
Memorandum Number: 2002	Coverage Period:	12:01 a.m. 1-1	-2024 to 12:01 a.m. 1-1-2025
Policy Number: LP-2002-202401			
COVERAGE	D	EDUCTIBLE	RETROACTIVE DATE
of Coverage.	000,000 per occurren		ection II of the Liability Memorandum
Automobile Liability (Fleet)		\$1,000	
Hired and Non-Owned Vehicles		\$1,000	
Liability			
Employee Benefit Liability		\$1,000	
Employment Practices Liability		\$5,000	
Errors & Omissions Liability		\$5,000	
General Liability		\$5,000	
Jail Operations Liability		\$5,000	
Law Enforcement Liability		\$5,000	
*Deductible applies to Loss and Loss Coverage Declarations M100 (Ed. 1- defending a claim.			d on the Liability Memorandum of as all costs of investigating, adjusting, and
ADDITIONAL COVERAGES	DE	DUCTIBLE	LIMIT
Uninsured Motorist		\$0	\$50,000
Auto Physical Damage (Fleet)	F	Per Schedule	Actual Cash Value
Forms and endorsements contained	ed in this Liability Mer	norandum of Cove	rage at inception:
Schedule of Covered Automobiles			M400 (Ed. 1-17)
Deductible Liability Coverage			M300 (Ed. 1-19)
Automobile Physical Damage Covera	ige		M401 (Ed. 1-19)
Uninsured Motorist Coverage			M402 (Ed. 1-20)
Automobile Fleet - Nonauditable			M407 (Ed. 1-19)
Employee Benefit Liability			M603 (Ed. 1-19)
Liability Memorandum of Coverage			M900 (Ed. 5-24-23)

Issued by Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110, Jefferson City, MO 65102

By:

Date: <u>12-14-2023</u>

M100(Ed.1-21)



MISSOURI PUBLIC ENTITY RISK MANAGEMENT FUND

COUNTY OF JEFFERSON

SCHEDULE OF COVERED AUTOMOBILES

Memorandum Number: 2002

Policy Period:

January 1, 2024 to January 1, 2025

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motoris	
		D							C	:=Coverage /N	C=No Co	verage
306	\$907.00		ADMINISTRATION	2020 FORD EXPLORER	1FMSK8DH1LGC90273	1020018		\$3,000	\$3,000	\$1,000	С	NC
307	\$907.00		ADMINISTRATION	2020 FORD EXPLORER	1FMSK8DH6LGD10338	1020019		\$3,000	\$3,000	\$1,000	С	NC
1	\$377.00		ANIMAL CONTROL	2013 FORD F250 TRUCK	1FD7X2B60DEB36141	2013500		N/C	N/C	\$1,000	С	NC
2	\$377.00		ANIMAL CONTROL	2013 FORD F250 TRUCK	1FD7X2B62DEB36142	2013501		N/C	N/C	\$1,000	С	NC
39	\$1,215.00		ANIMAL CONTROL	2020 FORD F250	1FD7X2B68LEC63394	2020501		\$3,000	\$3,000	\$1,000	С	NC
72	\$377.00		ANIMAL CONTROL	2011 FORD F250 TRUCK	1FT7X2B68BEC25747	2011010		N/C	N/C	\$1,000	С	NC
74	\$377.00		ANIMAL CONTROL	2011 FORD ESCAPE	1FMCU9C71BKB54024	1011002		N/C	N/C	\$1,000	С	NC
329	\$749.00		ANIMAL CONTROL	2020 FORD ESCAPE	1FMCU9F66LUB84922	1020020		\$3,000	\$3,000	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

Bv:

Date: 12-14-2023

M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							C	=Coverage /N	C=No Co	verage
415	\$1,496.00		ANIMAL CONTROL	2023 FORD F350	1FDRF3FN1PEC50608	2023503		\$3,000	\$3,000	\$1,000	С	NC
21	\$377.00		ASSESSOR DEPARTMENT	2018 FORD ESCAPE	1FMCU9GD0JUD38423	1018902		N/C	N/C	\$1,000	С	NC
23	\$377.00		ASSESSOR DEPARTMENT	2018 FORD ESCAPE	1FMCU9GD9JUD38422	1018903		N/C	N/C	\$1,000	С	NC
28	\$377.00		ASSESSOR DEPARTMENT	2018 FORD ESCAPE	1FMCU9GD7JUD38421	1018904		N/C	N/C	\$1,000	С	NC
315	\$749.00		ASSESSOR DEPARTMENT	2020 FORD ESCAPE	1FMCU9F63LUA81845	1020014		\$3,000	\$3,000	\$1,000	С	NC
353	\$1,083.00		ASSESSOR DEPARTMENT	2022 FORD EXPLORER	1FMSK8DH8NGB82798	1022303		\$3,000	\$3,000	\$1,000	С	NC
76	\$377.00		BUILDING DEPARTMENT	2011 FORD ESCAPE	1FMCU9C75BKB54026	1011005		N/C	N/C	\$1,000	С	NC
25	\$370.00		CODE ENFORCEMENT	2017 FORD ESCAPE	1FMCU9GD9HUC81973	1017006		N/C	N/C	\$1,000	С	NC
3	\$377.00		CODE ENFORCEMENT	2013 FORD ESCAPE	1FMCU9GX6DUD71828	1013404		N/C	N/C	\$1,000	С	NC
8	\$377.00		CODE ENFORCEMENT	2015 FORD ESCAPE	1FMCU9GX7FUB96945	1015101		N/C	N/C	\$1,000	С	NC
78	\$377.00		CODE ENFORCEMENT	2011 FORD ESCAPE	1FMCU9C79BKB54028	1011007		N/C	N/C	\$1,000	С	NC
79	\$377.00		CODE ENFORCEMENT	2011 FORD ESCAPE	1FMCU9C79BKB54031	1011009		N/C	N/C	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By: Jahr

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							(:=Coverage /N	C=No Co	verage
83	\$377.00		CODE ENFORCEMENT	2013 FORD ESCAPE	1FMCU9GX6DUD71831	1013401		N/C	N/C	\$1,000	С	NC
308	\$749.00		CODE ENFORCEMENT	2020 FORD ESCAPE	1FMCU9F62LUB84867	1020016		\$3,000	\$3,000	\$1,000	С	NC
313	\$749.00		CODE ENFORCEMENT	2020 FORD ESCAPE	1FMCU9F68LUB85067	1020017		\$3,000	\$3,000	\$1,000	С	NC
330	\$799.00		CODE ENFORCEMENT	2021 FORD ESCAPE	1FMCU9F6XMUA82735	1021600		\$3,000	\$3,000	\$1,000	С	NC
331	\$799.00		CODE ENFORCEMENT	2021 FORD ESCAPE	1FMCU9F62MUA82731	1021601		\$3,000	\$3,000	\$1,000	С	NC
417	\$1,083.00		CODE ENFORCEMENT	2023 FORD MAVERICK	3FTTW8F99PRA35405	1123310		\$3,000	\$3,000	\$1,000	С	NC
418	\$1,083.00		CODE ENFORCEMENT	2023 FORD MAVERICK	3FTTW8F92PRA35214	1123309		\$3,000	\$3,000	\$1,000	С	NC
65	\$377.00		EMA DEPARTMENT	2009 FORD EXPLORER	1FMEU73E29UA23629	1009102		N/C	N/C	\$1,000	С	NC
82	\$377.00		EMA DEPARTMENT	2013 FORD EXPLORER	1FM5K8B8XDGC82688	1013100		N/C	N/C	\$1,000	С	NC
91	\$377.00		EMA DEPARTMENT	2007 FORD F350	1FTWW33P87EB44167	2005539		N/C	N/C	\$1,000	С	NC
314	\$907.00		EMA DEPARTMENT	2020 FORD F250	1FT7X2B64LEE08371	2020502		\$3,000	\$3,000	\$1,000	С	NC
46	\$1,484.00		EMA DEPARTMENT	2011 FORD 194 BLUE DIAMOND TRUCK	3FRNF6GC2BV411176	4005559		\$3,000	\$3,000	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By: Jahr

Date: 12-14-2023

M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	Pay
		D								:=Coverage /N	C=No Co	verage
104	\$1,484.00		EMA DEPARTMENT	2004 FORD TRUCK	1FDAW57P54ED29459	4005529		\$3,000	\$3,000	\$1,000	С	NC
138	\$0.00		EMA DEPARTMENT	2000 TRAILER DECON	1B9BU1326CD593012	7005579		N/C	N/C	\$1,000	NC	NC
139	\$0.00		EMA DEPARTMENT	2011 CONTINENTAL TRAILER	5NHUTW626BN065491	7011507		N/C	N/C	\$1,000	NC	NC
140	\$0.00		EMA DEPARTMENT	2004 TRAILER AUTO PLUS CARGO	4X4TAPZ2X4N034974	7005599		N/C	N/C	\$1,000	NC	NC
141	\$0.00		EMA DEPARTMENT	2004 TRAILER AUTO PLUS CARGO	4X4TAPZ284N034973	7005589		N/C	N/C	\$1,000	NC	NC
142	\$0.00		EMA DEPARTMENT	2003 TRAILER ROADMASTER UTILITY	5DT211G2831009496	7005593		N/C	N/C	\$1,000	NC	NC
143	\$0.00		EMA DEPARTMENT	2006 ATV POLARIS	4XARF68A86D749059	4005558		N/C	N/C	\$1,000	NC	NC
144	\$0.00		EMA DEPARTMENT	2005 TRAILER FORE	5NHUVH2155N041044	7005595		N/C	N/C	\$1,000	NC	NC
149	\$0.00		EMA DEPARTMENT	2010 STILLWATER TRAILER	1S9UJ202XA1513111	7005512		N/C	N/C	\$1,000	NC	NC
150	\$1,062.00		EMA DEPARTMENT	2010 TRAILER BIO TECH MASS DECON TRAILER	1A9BV3032AH855005	7005509		\$3,000	\$3,000	\$1,000	NC	NC
151	\$0.00		EMA DEPARTMENT	2007 TRAILER CARGO	1DGCS16267M073095	7005506		N/C	N/C	\$1,000	NC	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By:

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	The second second
		D							(=Coverage /N	C=No Co	verage
152	\$0.00		EMA DEPARTMENT	2007 TRAILER CARGO	1DGCS16287M073096	7005569		N/C	N/C	\$1,000	NC	NC
153	\$0.00		EMA DEPARTMENT	2011 TRAILER CARHAULER	KS131259	7005594		N/C	N/C	\$1,000	NC	NC
164	\$0.00		EMA DEPARTMENT	2007 TRAILER WELL	1WC200G2371117511	7005549		N/C	N/C	\$1,000	NC	NC
290	\$2,273.00		EMA DEPARTMENT	2006 PIERCE RESCUE/UTILITY	4P1CS01A26A006178	4005519		\$3,000	\$3,000	\$1,000	С	NC
6	\$377.00		FLEET	2015 FORD EXPLORER	1FM5K8B84FGB61447	1015105		N/C	N/C	\$1,000	С	NC
81	\$377.00		FLEET	2013 FORD F250 TRUCK	1FTBF2B69DEB36075	2013502		N/C	N/C	\$1,000	С	NC
312	\$749.00		FLEET	2020 FORD ESCAPE	1FMCU9F61LUA81844	1020015		\$3,000	\$3,000	\$1,000	С	NC
443	\$1,083.00		FLEET	2023 FORD ESCAPE	1FMCU9FN5PUB21016	1023406		\$3,000	\$3,000	\$1,000	С	NC
444	\$1,083.00		FLEET	2023 FORD ESCAPE	1FMCU9FN6PUB21025	1023405		\$3,000	\$3,000	\$1,000	С	NC
354	\$1,083.00		HUMAN RESOURCES	2022 FORD ESCAPE	1FMCU9F69NUB50251	1022304		\$3,000	\$3,000	\$1,000	С	NC
22	\$370.00		JUVENILE	2011 CHEVROLET IMPALA	2G1WD5EM0B1241760	9011030		N/C	N/C	\$1,000	С	NC
26	\$370.00		JUVENILE	2014 FORD TAURUS	1FAHP2L84EG156316	9014230		N/C	N/C	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By:

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	£
		D							(=Coverage /N	C=No Cov	erage
27	\$370.00		JUVENILE	2011 FORD CROWN VICTORIA	2FABP7BVXBX145286	9011012		N/C	N/C	\$1,000	С	NC
154	\$0.00		LAW ENFORCEMENT	2014 TRAILER RADAR STALKER	1P91C1015EG301393	7014001		N/C	N/C	\$1,000	NC	NC
155	\$0.00		LAW ENFORCEMENT	2014 TRAILER RADAR STALKER	1P91C1018EG301470	7014002		N/C	N/C	\$1,000	NC	NC
156	\$0.00		LAW ENFORCEMENT	2014 TRAILER NEW WAY LIGHT MLT3060K-01	5AJLS141XDB309369	7014003		N/C	N/C	\$1,000	NC	NC
157	\$0.00		LAW ENFORCEMENT	2017 LDV TRAILER	5NHUTW628HN083340	7017001		N/C	N/C	\$1,000	NC	NC
161	\$0.00		LAW ENFORCEMENT	2009 TRAILER CARRY-ON UTILITY	4YMUL06159T021704	7009001		N/C	N/C	\$1,000	NC	NC
162	\$0.00		LAW ENFORCEMENT	2008 TRAILER INTERSTATE CARGO	4RACS16278C016175	7008001		N/C	N/C	\$1,000	NC	NC
158	\$542.00		LAW ENFORCEMENT	2013 FORD TAURUS	1FAHP2L87DG230309	9013202		N/C	N/C	\$1,000	С	NC
159	\$542.00		LAW ENFORCEMENT	2013 FORD TAURUS	1FAHP2L88DG230321	Total Loss 11/19/17 - Liability only		N/C	N/C	\$1,000	С	NC
160	\$542.00		LAW ENFORCEMENT	2013 FORD TAURUS	1FAHP2L80DG230331	9013216		N/C	N/C	\$1,000	С	NC
165	\$542.00		LAW ENFORCEMENT	2013 FORD TAURUS	1FAHP2L82DG230332	9013225		N/C	N/C	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By:

Date: 12-14-2023

M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							(=Coverage /N	C=No Cov	erage
167	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L89EG182538	9014409		N/C	N/C	\$1,000	С	NC
168	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L82EG156315	9014229		N/C	N/C	\$1,000	С	NC
169	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L81EG154944	9014231		N/C	N/C	\$1,000	С	NC
171	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L88EG182532	9014403		N/C	N/C	\$1,000	С	NC
172	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L8XEG182533	9014404		N/C	N/C	\$1,000	С	NC
173	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L83EG182535	9014406		N/C	N/C	\$1,000	С	NC
174	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L85EG182536	9014407		N/C	N/C	\$1,000	С	NC
175	\$542.00		LAW ENFORCEMENT	2014 FORD TAURUS	1FAHP2L87EG182537	9014408		N/C	N/C	\$1,000	С	NC
176	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L84FG141557	9015205		N/C	N/C	\$1,000	С	NC
177	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L88FG141559	9015201 Total Loss 6/25/20 retained salvage		N/C	N/C	\$1,000	С	NC
178	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L8XFG151719	9015221		N/C	N/C	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By:

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							(C=Coverage /N	C=No Cov	erage
179	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L84FG151716	9015208		N/C	N/C	\$1,000	С	NC
180	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L89FG151713	9015211		N/C	N/C	\$1,000	С	NC
181	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L80FG151714	9015210		N/C	N/C	\$1,000	С	NC
182	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L80FG141555	9015204		N/C	N/C	\$1,000	С	NC
183	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L83FG151710	9015218		N/C	N/C	\$1,000	С	NC
184	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L87FG151712	9015216		N/C	N/C	\$1,000	С	NC
185	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L82FG151715	9015220		N/C	N/C	\$1,000	С	NC
186	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L86FG141558	9015207		N/C	N/C	\$1,000	С	NC
187	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L87FG141553	9015203		N/C	N/C	\$1,000	С	NC
188	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L86FG151717	9015219 - Total Loss 8/14/20 Retained Salvage		N/C	N/C	\$1,000	С	NC
189	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L89FG141554	9015206		N/C	N/C	\$1,000	С	NC

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By: Jan

Date: 12-14-2023 M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							C	=Coverage /N	C=No Cov	erage
190	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L83FG151707	9015214 - Total Loss 10/27/19 - Retained Salvage		N/C	N/C	\$1,000	С	NC
191	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L88FG151718	9015217		N/C	N/C	\$1,000	С	NC
192	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L8XGG143699	9016001		N/C	N/C	\$1,000	С	NC
193	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L88GG143698	9016002		N/C	N/C	\$1,000	С	NC
194	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L81GG141940	9016003		N/C	N/C	\$1,000	С	NC
195	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L84GG143701	9016004		N/C	N/C	\$1,000	С	NC
196	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L82GG143700	9016005		N/C	N/C	\$1,000	С	NC
197	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L80GG144795	9016006		N/C	N/C	\$1,000	С	NC
198	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L89GG144794	9016007		N/C	N/C	\$1,000	С	NC
199	\$542.00		LAW ENFORCEMENT	2016 FORD TAURUS	1FAHP2L87GG144793	9016009		N/C	N/C	\$1,000	С	NC
200	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L87HG137831	9017501		N/C	N/C	\$1,000	С	NC

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Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motoris	1
		D							C	=Coverage /N	C=No Co	verage
201	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L85HG137827	9017502		N/C	N/C	\$1,000	С	NC
202	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L84HG137835	9017504		N/C	N/C	\$1,000	С	NC
203	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L80HG137833	9017506		N/C	N/C	\$1,000	С	NC
204	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L88HG137837	9017507		N/C	N/C	\$1,000	С	NC
205	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L89HG137829	9017508		N/C	N/C	\$1,000	С	NC
206	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L85HG137830	9017509		N/C	N/C	\$1,000	С	NC
207	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L86HG137836	9017510		N/C	N/C	\$1,000	С	NC
208	\$1,092.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 5	NARC 5		\$3,000	\$3,000	\$1,000	С	NC
209	\$1,092.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 6	NARC 6		\$3,000	\$3,000	\$1,000	С	NC
210	\$1,092.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 7	NARC 7		\$3,000	\$3,000	\$1,000	С	NC
211	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L84KG102199	9019004		\$3,000	\$3,000	\$1,000	С	NC
212	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L83KG102209	9019005		\$3,000	\$3,000	\$1,000	С	NC

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		D							(=Coverage /N	C=No Co	verage
213	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L84KG102204	9019006		\$3,000	\$3,000	\$1,000	С	NC
214	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L89KG102201	9019007		\$3,000	\$3,000	\$1,000	С	NC
215	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L8XKG102207	9019008		\$3,000	\$3,000	\$1,000	С	NC
216	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L81KG102211	9019009		\$3,000	\$3,000	\$1,000	С	NC
217	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L82KG102203	9019010		\$3,000	\$3,000	\$1,000	С	NC
218	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L82KG102198	9019011		\$3,000	\$3,000	\$1,000	С	NC
219	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L87KG102200	9019012		\$3,000	\$3,000	\$1,000	С	NC
220	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L80KG102202	9019013		\$3,000	\$3,000	\$1,000	С	NC
221	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L86KG102205	9019014		\$3,000	\$3,000	\$1,000	С	NC
222	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L81KG102208	9019015		\$3,000	\$3,000	\$1,000	С	NC
223	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L8XKG102210	9019016		\$3,000	\$3,000	\$1,000	С	NC
224	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L88KG102206	9019017		\$3,000	\$3,000	\$1,000	С	NC

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		D							(:=Coverage /N	C=No Cov	erage
225	\$844.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L83KG102212	9019018		\$3,000	\$3,000	\$1,000	С	NC
226	\$542.00		LAW ENFORCEMENT	2018 FORD TAURUS	1FAHP2L1JG140889	9018001		N/C	N/C	\$1,000	С	NC
227	\$542.00		LAW ENFORCEMENT	2018 FORD TAURUS	1FAHP2L8JG140890	9018002		N/C	N/C	\$1,000	С	NC
228	\$542.00		LAW ENFORCEMENT	2018 FORD TAURUS	1FAHP2L8XJG140888	9018003		N/C	N/C	\$1,000	С	NC
229	\$542.00		LAW ENFORCEMENT	2017 FORD TAURUS	1FAHP2L87HG137828	9017511		N/C	N/C	\$1,000	С	NC
230	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L84KG119892	9019034		\$3,000	\$3,000	\$1,000	С	NC
231	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L81KG119896	9019026		\$3,000	\$3,000	\$1,000	С	NC
232	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L89KG119886	9019029		\$3,000	\$3,000	\$1,000	С	NC
233	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L80KG119890	9019025		\$3,000	\$3,000	\$1,000	С	NC
234	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L8XKG119895	9019027		\$3,000	\$3,000	\$1,000	С	NC
235	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L88KG119894	9019024		\$3,000	\$3,000	\$1,000	С	NC
236	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L86KG119893	9019023		\$3,000	\$3,000	\$1,000	С	NC

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		D							C	:=Coverage /N	C=No Co	verage
237	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L82KG119891	9019033		\$3,000	\$3,000	\$1,000	С	NC
238	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L82KG119888	9019031		\$3,000	\$3,000	\$1,000	С	NC
239	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L80KG119887	9019030		\$3,000	\$3,000	\$1,000	С	NC
240	\$959.00		LAW ENFORCEMENT	2019 FORD TAURUS	1FAHP2L87KG119885	9019028		\$3,000	\$3,000	\$1,000	С	NC
241	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L81FG151706	9015215		N/C	N/C	\$1,000	С	NC
350	\$542.00		LAW ENFORCEMENT	2015 FORD TAURUS	1FAHP2L87FG151709	9015209		N/C	N/C	\$1,000	С	NC
84	\$503.00		LAW ENFORCEMENT	2005 FORD ESCAPE	1FMYU93115KD98634	1005331		N/C	N/C	\$1,000	С	NC
244	\$503.00		LAW ENFORCEMENT	2010 FORD F150 TRUCK	1FTFW1E80AKE30064	1110005		N/C	N/C	\$1,000	С	NC
245	\$503.00		LAW ENFORCEMENT	2010 FORD F150 TRUCK	1FTFW1E85AKE32862	1110006		N/C	N/C	\$1,000	С	NC
246	\$503.00		LAW ENFORCEMENT	2010 FORD F150 TRUCK	1FTFW1E89AFC86202	1110007		N/C	N/C	\$1,000	С	NC
247	\$503.00		LAW ENFORCEMENT	2013 FORD EXPLORER	1FM5K8AR3DGC82686	1013302		N/C	N/C	\$1,000	С	NC
248	\$503.00		LAW ENFORCEMENT	2013 FORD EXPLORER	1FM5K8AR1DGC82685	1013304		N/C	N/C	\$1,000	С	NC

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By: And S

Date: 12-14-2023 M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							(=Coverage /N	C=No Co	verage
249	\$503.00		LAW ENFORCEMENT	2013 FORD EXPLORER	1FM5K8AR9DGC87083	1013305		N/C	N/C	\$1,000	С	NC
250	\$503.00		LAW ENFORCEMENT	2013 FORD EXPLORER	1FM5K8AR0EEGA28564	1013306		N/C	N/C	\$1,000	С	NC
251	\$503.00		LAW ENFORCEMENT	2014 CHEVROLET TAHOE	1GNLC2E09ER182154	1014010		N/C	N/C	\$1,000	С	NC
252	\$503.00		LAW ENFORCEMENT	2014 CHEVROLET TAHOE	1GNLC2E06ER1777820	1014011		N/C	N/C	\$1,000	С	NC
253	\$503.00		LAW ENFORCEMENT	2014 FORD ECONOLINE PASSENGER VAN	1FTNS2EW5EDA50871	4014101		N/C	N/C	\$1,000	С	NC
254	\$503.00		LAW ENFORCEMENT	2015 FORD EXPLORER	1FM5K8AR7FGB85008	1015200		N/C	N/C	\$1,000	С	NC
255	\$503.00		LAW ENFORCEMENT	2015 FORD EXPLORER	1FM5K8AR5FGB85007	1015001		N/C	N/C	\$1,000	С	NC
256	\$503.00		LAW ENFORCEMENT	2015 FORD EXPLORER	1FM5K8AR1FGC26815	1015303		N/C	N/C	\$1,000	С	NC
257	\$503.00		LAW ENFORCEMENT	2015 FORD EXPLORER	1FM5K8AR5FGC26817	1015301		N/C	N/C	\$1,000	С	NC
258	\$503.00		LAW ENFORCEMENT	2015 FORD EXPLORER	1FM5K8AR3FGC26816	1015302		N/C	N/C	\$1,000	С	NC
259	\$503.00		LAW ENFORCEMENT	1987 AMERICAN GENERAL HUMMER	25919	4087911		N/C	N/C	\$1,000	С	NC
260	\$503.00		LAW ENFORCEMENT	2014 FORD ECONOLINE PASSENGER VAN	1FBSS3BL7EDA74130	4014105		N/C	N/C	\$1,000	С	NC

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		D							(C=Coverage /N	C=No Co	verage
261	\$503.00		LAW ENFORCEMENT	2009 CHEVROLET VAN	1GBJG31K191101075	4009101		N/C	N/C	\$1,000	С	NC
262	\$503.00		LAW ENFORCEMENT	2017 FORD TRANSIT VAN	1FTR2XMHKA11444	4017101		N/C	N/C	\$1,000	С	NC
263	\$503.00		LAW ENFORCEMENT	2017 FORD EXPLORER INTERCEPTOR	1FM5K8AR7HGA62845	1017001		N/C	N/C	\$1,000	С	NC
264	\$503.00		LAW ENFORCEMENT	2017 FORD EXPLORER INTERCEPTOR	1FM5K8AR9HGA62846	1017002		N/C	N/C	\$1,000	С	NC
265	\$503.00		LAW ENFORCEMENT	2017 FORD EXPLORER INTERCEPTOR	1FM5K8AR5HGA62844	1017003		N/C	N/C	\$1,000	С	NC
266	\$503.00		LAW ENFORCEMENT	2017 FORD EXPLORER INTERCEPTOR	1FM5K8AR0HGA62847	1017004		N/C	N/C	\$1,000	С	NC
267	\$503.00		LAW ENFORCEMENT	2017 FORD EXPLORER INTERCEPTOR	1FM5K8AR3HGA62843	1017005		N/C	N/C	\$1,000	С	NC
268	\$503.00		LAW ENFORCEMENT	2017 CHEVROLET TAHOE	1GNSKFEC1HR201896	1017814	5	N/C	N/C	\$1,000	С	NC
269	\$1,790.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 1	NARC 1		\$3,000	\$3,000	\$1,000	С	NC
270	\$1,790.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 2	NARC 2		\$3,000	\$3,000	\$1,000	С	NC
271	\$1,790.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 3	NARC 3		\$3,000	\$3,000	\$1,000	С	NC
272	\$1,790.00		LAW ENFORCEMENT	2024 UNIDENTIFIED UNIDENTIFIED	UNIDENTIFIED - 4	NARC 4		\$3,000	\$3,000	\$1,000	С	NC

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Date: 12-14-2023

M400(Ed. 1-17)

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		D							(:=Coverage /N	C=No Co	verage
273	\$1,339.00		LAW ENFORCEMENT	2019 CHEVROLET TAHOE	1GNLCDEC8KR53147	1019021		\$3,000	\$3,000	\$1,000	С	NC
274	\$1,339.00		LAW ENFORCEMENT	2019 CHEVROLET TAHOE	1GNLCDEC5KR152909	1019022		\$3,000	\$3,000	\$1,000	С	NC
275	\$1,031.00		LAW ENFORCEMENT	2019 FORD TRANSIT VAN	1FTYR2XM1KKA11450	4019019		\$3,000	\$3,000	\$1,000	С	NC
276	\$1,031.00		LAW ENFORCEMENT	2019 FORD TRANSIT VAN	1FYR2XM7KKB06787	4019035		\$3,000	\$3,000	\$1,000	С	NC
277	\$1,339.00		LAW ENFORCEMENT	2019 CHEVROLET TAHOE	1GNSKFEC3KR280978	1019814		\$3,000	\$3,000	\$1,000	С	NC
278	\$1,339.00		LAW ENFORCEMENT	2019 CHEVROLET TAHOE	1GNLCDEC1KR145780	1019013		\$3,000	\$3,000	\$1,000	С	NC
279	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB3LGB22762	1020822		\$3,000	\$3,000	\$1,000	С	NC
280	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB7LGB22764	1020823		\$3,000	\$3,000	\$1,000	С	NC
281	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8ABXLGB22760	1020819		\$3,000	\$3,000	\$1,000	С	NC
282	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB0LGB22766	1020821		\$3,000	\$3,000	\$1,000	С	NC
283	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB3LGB22759	1020824		\$3,000	\$3,000	\$1,000	С	NC
284	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB1LGB22758	1020820		\$3,000	\$3,000	\$1,000	С	NC

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		D							(=Coverage /N	NC=No Co	verage
285	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB5LGB22763	1020817		\$3,000	\$3,000	\$1,000	С	NC
286	\$503.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB1LGB22761	1020815 Total Loss 9/28/23		N/C	N/C	\$1,000	С	NC
287	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB9LGB22765	1020816		\$3,000	\$3,000	\$1,000	с	NC
288	\$1,467.00		LAW ENFORCEMENT	2020 FORD EXPLORER	1FM5K8AB2LGB22767	1020818		\$3,000	\$3,000	\$1,000	С	NC
291	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB5MGA06688	1021825		\$3,000	\$3,000	\$1,000	С	NC
292	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB3MGA06690	1021826		\$3,000	\$3,000	\$1,000	С	NC
293	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB7MGA06689	1021827		\$3,000	\$3,000	\$1,000	С	NC
294	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB5MGA06691	1021828		\$3,000	\$3,000	\$1,000	С	NC
295	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB3MGA06687	1021829		\$3,000	\$3,000	\$1,000	С	NC
296	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB9MGA06693	1021830		\$3,000	\$3,000	\$1,000	С	NC
297	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB7MGA06692	1021831		\$3,000	\$3,000	\$1,000	С	NC
298	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNSKDEC8LR242507	1020600		\$3,000	\$3,000	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By:

Date: 12-14-2023 M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motoris	
		D							(=Coverage /N	C=No Co	verage
299	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNLCDEC9LR239133	1020601		\$3,000	\$3,000	\$1,000	С	NC
300	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNLCDECOLR239103	1020602		\$3,000	\$3,000	\$1,000	С	NC
301	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNLCDEC4LR239153	1020603		\$3,000	\$3,000	\$1,000	С	NC
302	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNLCDECXLR239156	1020604		\$3,000	\$3,000	\$1,000	С	NC
303	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1NLCDEC3LR239130	1020605		\$3,000	\$3,000	\$1,000	С	NC
304	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNLCDEC6LR239090	1020606		\$3,000	\$3,000	\$1,000	С	NC
305	\$1,467.00		LAW ENFORCEMENT	2020 CHEVROLET TAHOE	1GNLCDEC8LR239186	1020607		\$3,000	\$3,000	\$1,000	С	NC
332	\$1,112.00		LAW ENFORCEMENT	2020 FORD TRANSIT VAN	1FTBR1Y86LKB55093	4020832		\$3,000	\$3,000	\$1,000	С	NC
333	\$1,112.00		LAW ENFORCEMENT	2020 FORD TRANSIT VAN	1FTBR1Y84LKB55092	4020833		\$3,000	\$3,000	\$1,000	С	NC
334	\$1,193.00		LAW ENFORCEMENT	2021 FORD TRANSIT VAN	1FTBR1X82LKB64469	4020834		\$3,000	\$3,000	\$1,000	С	NC
355	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB8MGC40548	1021602		\$3,000	\$3,000	\$1,000	С	NC
356	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB7MGC44350	1021603		\$3,000	\$3,000	\$1,000	С	NC

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		D						-\	C	=Coverage /N	NC=No Co	verage
357	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB4MGC40899	1021604		\$3,000	\$3,000	\$1,000	С	NC
358	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB8MGC41022	1021605		\$3,000	\$3,000	\$1,000	С	NC
359	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8ABXMGC44228	1021606		\$3,000	\$3,000	\$1,000	С	NC
360	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB1MGC40892	1021607		\$3,000	\$3,000	\$1,000	С	NC
361	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB0MGC40575	1021608		\$3,000	\$3,000	\$1,000	С	NC
362	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB6MGC40872	1021609		\$3,000	\$3,000	\$1,000	С	NC
363	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB2MGC41257	1021610		\$3,000	\$3,000	\$1,000	С	NC
364	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB9MGC40560	1021611		\$3,000	\$3,000	\$1,000	С	NC
365	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB2MGC40979	1021612		\$3,000	\$3,000	\$1,000	С	NC
366	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB9MGC41000	1021613		\$3,000	\$3,000	\$1,000	С	NC
367	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB2MGC40660	1021614		\$3,000	\$3,000	\$1,000	С	NC
368	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB2MGC42229	1021616		\$3,000	\$3,000	\$1,000	С	NC

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		D							C	:=Coverage /N	C=No Cov	verage
369	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB1MGC40553	1021618		\$3,000	\$3,000	\$1,000	С	NC
370	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB0MGC40964	1021623		\$3,000	\$3,000	\$1,000	С	NC
371	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB6MGC44050	1021624		\$3,000	\$3,000	\$1,000	С	NC
372	\$1,596.00		LAW ENFORCEMENT	2021 FORD EXPLORER	1FM5K8AB1MGC40567	1021625		\$3,000	\$3,000	\$1,000	С	NC
373	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSCLED7NR204821	1022617		\$3,000	\$3,000	\$1,000	С	NC
374	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSCLED2NR204743	1022619		\$3,000	\$3,000	\$1,000	С	NC
375	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSCLED2NR204757	1022620		\$3,000	\$3,000	\$1,000	С	NC
376	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSKLED8NR219329	1022621		\$3,000	\$3,000	\$1,000	С	NC
377	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSKLED6NR219300	1022622		\$3,000	\$3,000	\$1,000	С	NC
378	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSKLED6NR210287	1022623		\$3,000	\$3,000	\$1,000	С	NC
379	\$1,790.00		LAW ENFORCEMENT	2022 CHEVROLET TAHOE	1GNSKLED1NR219348	1022624		\$3,000	\$3,000	\$1,000	С	NC
380	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB7NGB21147	1022900	A	\$3,000	\$3,000	\$1,000	С	NC

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		D							C	=Coverage /N	C=No Co	verage
381	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB6NGB21186	1022901		\$3,000	\$3,000	\$1,000	С	NC
382	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB3NGB20593	1022902		\$3,000	\$3,000	\$1,000	С	NC
383	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB4NGB20733	1022903		\$3,000	\$3,000	\$1,000	С	NC
384	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB3NGB20626	1022904		\$3,000	\$3,000	\$1,000	С	NC
385	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB1NGB21659	1022905		\$3,000	\$3,000	\$1,000	С	NC
386	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB4NGB21378	1022906		\$3,000	\$3,000	\$1,000	С	NC
387	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB4NGB20473	1022907		\$3,000	\$3,000	\$1,000	С	NC
388	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB8NGB21139	1022908		\$3,000	\$3,000	\$1,000	С	NC
389	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB5NGB21129	1022909		\$3,000	\$3,000	\$1,000	С	NC
390	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB7NGB21195	1022910		\$3,000	\$3,000	\$1,000	С	NC
391	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB0NGB20583	1022911		\$3,000	\$3,000	\$1,000	С	NC
392	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB8NGB20783	1022912		\$3,000	\$3,000	\$1,000	С	NC

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		D							(:=Coverage /N	C=No Co	verage
393	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB6NGB20989	1022913		\$3,000	\$3,000	\$1,000	С	NC
394	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB6NGB20961	1022914		\$3,000	\$3,000	\$1,000	С	NC
395	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB2NGB20391	1022915		\$3,000	\$3,000	\$1,000	С	NC
396	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB2NGB20746	1022916		\$3,000	\$3,000	\$1,000	С	NC
397	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8ABXNGB20574	1022917		\$3,000	\$3,000	\$1,000	С	NC
398	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB4NGB20585	1022918		\$3,000	\$3,000	\$1,000	С	NC
399	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB2NGB20634	1022919		\$3,000	\$3,000	\$1,000	С	NC
400	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB8NGB48275	1022920		\$3,000	\$3,000	\$1,000	С	NC
401	\$1,790.00		LAW ENFORCEMENT	2022 FORD EXPLORER	1FM5K8AB7NGB50454	1022921		\$3,000	\$3,000	\$1,000	С	NC
414	\$1,790.00		LAW ENFORCEMENT	2023 FORD F350	1FDRF3HN8PED02202	2023825		\$3,000	\$3,000	\$1,000	С	NC
425	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPLORER INTERCEPTOR	1FM5K8AB4PGB56375	1023927		\$3,000	\$3,000	\$1,000	С	NC
426	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPLORER INTERCEPTOR	1FM5K8AB1PGB56270	1023926		\$3,000	\$3,000	\$1,000	С	NC

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		D							(:=Coverage /N	C=No Co	verage
427	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPLORER INTERCEPTOR	1FM5K8ABXPGB56199	1023925		\$3,000	\$3,000	\$1,000	С	NC
428	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPLORER INTERCEPTOR	1FM5K8AB6PGB56233	1023924		\$3,000	\$3,000	\$1,000	С	NC
429	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPLORER INTERCEPTOR	1FM5K8AB3PGB56383	1023923		\$3,000	\$3,000	\$1,000	С	NC
430	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPLORER INTERCEPTOR	1FM5K8AB6PGB56216	1023922		\$3,000	\$3,000	\$1,000	С	NC
431	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G88PEA30432	1023824		\$3,000	\$3,000	\$1,000	С	NC
432	\$2,382.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G86PEA30431	1023823		\$3,000	\$3,000	\$1,000	С	NC
433	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G84PEA30430	1023822		\$3,000	\$3,000	\$1,000	С	NC
434	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G85PEA30436	1023821		\$3,000	\$3,000	\$1,000	С	NC
435	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G83PEA30435	1023820		\$3,000	\$3,000	\$1,000	С	NC
436	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G81PEA30434	1023819		\$3,000	\$3,000	\$1,000	С	NC
437	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G8XPEA30433	1023818		\$3,000	\$3,000	\$1,000	С	NC
438	\$1,790.00		LAW ENFORCEMENT	2023 FORD EXPEDITION	1FMJU1G88PEA30429	1023817		\$3,000	\$3,000	\$1,000	С	NC

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		D							(:=Coverage /N	C=No Co	verage
439	\$1,790.00		LAW ENFORCEMENT	2023 CHEVROLET TAHOE	1GNSKNKD2PR177016	1023814		\$3,000	\$3,000	\$1,000	С	NC
440	\$1,790.00		LAW ENFORCEMENT	2023 CHEVROLET TAHOE	1GNSKLED8PR155490	1023625		\$3,000	\$3,000	\$1,000	С	NC
441	\$1,790.00		LAW ENFORCEMENT	2023 CHEVROLET TAHOE	1GNSKLED5PR505934	1023626		\$3,000	\$3,000	\$1,000	С	NC
442	\$1,790.00		LAW ENFORCEMENT	2023 CHEVROLET TAHOE	1GNSKLED2PR505857	1023627		\$3,000	\$3,000	\$1,000	С	NC
450	\$1,031.00		LAW ENFORCEMENT	2019 FORD TRANSIT VAN	1FTYR1ZM5KKB20548	4019036		\$3,000	\$3,000	\$1,000	С	NC
289	\$4,206.00		LAW ENFORCEMENT	2012 FREIGHTLINER BAT VEHICLE	4UZAASDT5CCBW0054	4012123		\$3,000	\$3,000	\$1,000	С	NC
448	\$6,755.00		LAW ENFORCEMENT	2022 LENCO BEARCAT	1FDUF5HT1NDA24749	4022911		\$3,000	\$3,000	\$1,000	С	NC
335	\$8,110.00		LAW ENFORCEMENT	2020 LENCO BEARCAT ARMORED VEHICLE	1FDUF5HTXLDA10815	4020911		\$3,000	\$3,000	\$1,000	С	NC
10	\$377.00		MAINTENANCE	2012 CHEVROLET TAHOE	1GNSK2E03CR298381	1012814		N/C	N/C	\$1,000	С	NC
24	\$377.00		MAINTENANCE	2003 FORD ESCAPE	1FMYU92123KC25882	1003136		N/C	N/C	\$1,000	С	NC
38	\$377.00		MAINTENANCE	2019 FORD F250	1FTF2B6XKEE05910	2019805		N/C	N/C	\$1,000	С	NC
70	\$377.00		MAINTENANCE	2011 FORD F250 TRUCK	1FT7X2B65BEA15896	2011126		N/C	N/C	\$1,000	С	NC

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		D							(=Coverage /N	C=No Co	verage
77	\$377.00		MAINTENANCE	2011 FORD ESCAPE	1FMCU9C77BKB54027	1011006		N/C	N/C	\$1,000	С	NC
242	\$377.00		MAINTENANCE	2010 FORD F150 TRUCK	1FTFW1E83AFA60687	1110002		N/C	N/C	\$1,000	С	NC
243	\$377.00		MAINTENANCE	2010 FORD F150 TRUCK	1FTFW1E83AFA60690	1110001		N/C	N/C	\$1,000	С	NC
351	\$377.00		MAINTENANCE	2004 CHEVROLET MULTI STEP VAN	1GCGG25VX41222703	2004504		N/C	N/C	\$1,000	С	NC
402	\$1,083.00		MAINTENANCE	2022 FORD F250	1FTBF2B66NEE50525	2022303		\$3,000	\$3,000	\$1,000	С	NC
403	\$1,083.00		MAINTENANCE	2022 FORD F250	1FTBF2B68NEE50526	2022304		\$3,000	\$3,000	\$1,000	С	NC
48	\$422.00		MAINTENANCE	2004 FORD CAB & CHASSIS	1FDAF57P74EC07511	3004129		N/C	N/C	\$1,000	С	NC
447	\$0.00		MAINTENANCE	2022 TRAILER TRAILER	4ZEDT1421N2245570	7022913		N/C	N/C	\$1,000	NC	NC
449	\$706.00		MAINTENANCE	2023 CARRY-ALL 1500 SIDE-BY-SIDE	RC2324-419530			\$3,000	\$3,000	\$1,000	NC	NC
4	\$377.00		PARKS & REC	2015 FORD ESCAPE	1FMCU9GXXFUA68344	1015100		N/C	N/C	\$1,000	С	NC
18	\$377.00		PARKS & REC	2017 FORD F350	1FT8W3B6XHEB79327	2017327		N/C	N/C	\$1,000	С	NC
20	\$377.00		PARKS & REC	2018 FORD ESCAPE	1FMCU9GD7JUC87731	1018901		N/C	N/C	\$1,000	С	NC

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		D							C	=Coverage /N	C=No Co	verage
45	\$377.00		PARKS & REC	2011 FORD F350 PICKUP	1FTRF3B62BEC25745	2011011		N/C	N/C	\$1,000	С	NC
61	\$377.00		PARKS & REC	2008 FORD F250 TRUCK	1FTSX21Y88EE06031	2008914		N/C	N/C	\$1,000	С	NC
337	\$799.00		PARKS & REC	2021 FORD ESCAPE	1FMCU9F60MUA82727	1021900		\$3,000	\$3,000	\$1,000	С	NC
419	\$1,083.00		PARKS & REC	2023 FORD MAVERICK	3FTTW8F99PRA35713	1123308		\$3,000	\$3,000	\$1,000	С	NC
336	\$422.00		PARKS & REC	2019 DODGE 5500 DUMP	3C7WRNBL6KG560014	6019907		N/C	N/C	\$1,000	С	NC
148	\$0.00		PARKS & REC	2000 TRAILER RETTIG DUMP	4JMTB1527Y1003032	7000128		N/C	N/C	\$1,000	NC	NC
163	\$0.00		PARKS & REC	2006 TRAILER CRONK-HITE FLATBED	47329242X61000272	7006903		N/C	N/C	\$1,000	NC	NC
338	\$0.00		PARKS & REC	2020 RAFC TRAILER	4XGUS2028LC000479	7020835		N/C	N/C	\$1,000	NC	NC
75	\$377.00		PLANNING & ZONING	2011 FORD ESCAPE	1FMCU9C7XBKB54023	1011003		N/C	N/C	\$1,000	С	NC
89	\$377.00		PLANNING & ZONING	2008 FORD ESCAPE	1FMCU92Z18KE09752	1008110		N/C	N/C	\$1,000	С	NC
166	\$370.00		PROSECUTING ATTORNEY	2013 FORD TAURUS	1FAHP2L83DG230307	9013228		N/C	N/C	\$1,000	С	NC
170	\$370.00		PROSECUTING ATTORNEY	2014 FORD TAURUS	1FAHP2L87EG182540	9014401		N/C	N/C	\$1,000	С	NC

Issued by the Missouri Public Entity Risk Management Fund (MOPERM), P.O. Box 7110 Jefferson City Missouri 65102

By:

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	A CONTRACTOR OF
		D					C=Coverage /NC=No Coverage					
42	\$377.00		PUBLIC ADMINISTRATOR	2017 FORD ESCAPE	1FMCU9GD3HUB8150	1017701		N/C	N/C	\$1,000	С	NC
416	\$1,083.00		PUBLIC ADMINISTRATOR	2023 FORD MAVERICK	3FTTW8F93PRA35206	1123311		\$3,000	\$3,000	\$1,000	С	NC
5	\$377.00		PUBLIC WORKS	2015 FORD F250 TRUCK	1FT7X2B63FEC03323	2015127		N/C	N/C	\$1,000	С	NC
7	\$377.00		PUBLIC WORKS	2015 FORD F250	1FT7X2B65FEC03324	2015119		N/C	N/C	\$1,000	С	NC
11	\$377.00		PUBLIC WORKS	2015 FORD F250	1FT7X2B64FED30078	2015121		N/C	N/C	\$1,000	С	NC
12	\$377.00		PUBLIC WORKS	2016 FORD F450	1FD0X4GY8GEB17347	4016806		N/C	N/C	\$1,000	С	NC
13	\$377.00		PUBLIC WORKS	2017 FORD ESCAPE	1FMCU9GD3HUB68147	1017502		N/C	N/C	\$1,000	С	NC
14	\$377.00		PUBLIC WORKS	2017 FORD ESCAPE	1FMCU9GD5HUB68148	1017503		N/C	N/C	\$1,000	С	NC
15	\$377.00		PUBLIC WORKS	2017 FORD ESCAPE	1FMCU9GD7HUB68149	1017504		N/C	N/C	\$1,000	С	NC
16	\$377.00		PUBLIC WORKS	2017 FORD ESCAPE	1FMCU9GD0HUB82507	1017505		N/C	N/C	\$1,000	С	NC
17	\$377.00		PUBLIC WORKS	2017 FORD ESCAPE	1FMCU9GD1HUB68146	1017506		N/C	N/C	\$1,000	С	NC
19	\$377.00		PUBLIC WORKS	2018 FORD ESCAPE	1FMCU9GD0JUC20064	1018112		N/C	N/C	\$1,000	С	NC

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By: Jahr

Date: 12-14-2023 M400(Ed. I-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D							(=Coverage /N	C=No Co	verage
29	\$377.00		PUBLIC WORKS	2018 FORD F250	1FT7X2B61JEC10487	2018119		N/C	N/C	\$1,000	С	NC
30	\$377.00		PUBLIC WORKS	2018 FORD F250	1FT7X2B68JEC10485	2018122		N/C	N/C	\$1,000	С	NC
31	\$377.00		PUBLIC WORKS	2018 FORD F250	1FT7X2B66JEC10484	2018124		N/C	N/C	\$1,000	С	NC
32	\$377.00		PUBLIC WORKS	2018 FORD F250	1FT7X2B6XJEC10486	2018130		N/C	N/C	\$1,000	С	NC
34	\$377.00		PUBLIC WORKS	2019 FORD F250	1FTBF2B69KED14059	2019800		N/C	N/C	\$1,000	С	NC
35	\$377.00		PUBLIC WORKS	2019 FORD F250	1FTBF2B65KED14057	2019801		N/C	N/C	\$1,000	С	NC
36	\$377.00		PUBLIC WORKS	2019 FORD F250	1FTBF2B67KED14058	2019802		N/C	N/C	\$1,000	С	NC
37	\$377.00		PUBLIC WORKS	2019 FORD F250	1FTBF2B65KED14060	2019803		N/C	N/C	\$1,000	С	NC
40	\$377.00		PUBLIC WORKS	2011 FORD RANGER	1FTLR4FE2BPA33380	1111106		N/C	N/C	\$1,000	С	NC
41	\$377.00		PUBLIC WORKS	2003 FORD ESCAPE	1FMYU92193KC25880	1003740		N/C	N/C	\$1,000	С	NC
43	\$377.00		PUBLIC WORKS	2015 FORD F250	1FT7X2B66FED30079	2015123		N/C	N/C	\$1,000	С	NC
44	\$377.00		PUBLIC WORKS	2015 FORD F250	1FT7X2B62FED30080	2015125		N/C	N/C	\$1,000	С	NC

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		D							(C=Coverage /N	C=No Cov	erage
47	\$377.00		PUBLIC WORKS	2011 FORD F250 PICKUP	1FT7W2B62BEC25746	2011142		N/C	N/C	\$1,000	С	NC
49	\$377.00		PUBLIC WORKS	2005 FORD ESCAPE	1FMYU03125KA38817	1005131		N/C	N/C	\$1,000	С	NC
50	\$377.00		PUBLIC WORKS	2003 FORD ESCAPE	1FMYU92103KC25881	1003135		N/C	N/C	\$1,000	С	NC
51	\$377.00		PUBLIC WORKS	2005 FORD ESCAPE	1FMYU03105KA38816	1005130		N/C	N/C	\$1,000	С	NC
52	\$377.00		PUBLIC WORKS	2005 FORD ESCAPE	1FMYU93175KD98637	1005105		N/C	N/C	\$1,000	С	NC
53	\$377.00		PUBLIC WORKS	2005 FORD ESCAPE	1FMYU93155KD98636	1005139		N/C	N/C	\$1,000	С	NC
55	\$377.00		PUBLIC WORKS	2006 FORD ESCAPE	1FMYU93166KC42574	1006103		N/C	N/C	\$1,000	С	NC
56	\$377.00		PUBLIC WORKS	2006 FORD PICKUP	1FTSX21536EC61094	2006140		N/C	N/C	\$1,000	С	NC
57	\$377.00		PUBLIC WORKS	2008 FORD ESCAPE	1FMCU92Z98KE09756	1008114		N/C	N/C	\$1,000	С	NC
58	\$377.00		PUBLIC WORKS	2008 FORD F250 TRUCK	1FTNF21538ED99561	2008607		N/C	N/C	\$1,000	С	NC
59	\$377.00		PUBLIC WORKS	2008 FORD F250 TRUCK	1FTNF21578ED99563	2008213		N/C	N/C	\$1,000	С	NC
60	\$377.00		PUBLIC WORKS	2008 FORD F250 TRUCK	1FTNF21598ED99564	2008415		N/C	N/C	\$1,000	С	NC

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		D							C	=Coverage /N	C=No Co	verage
62	\$377.00		PUBLIC WORKS	2009 FORD ESCAPE	1FMCU92779KB56372	1009134		N/C	N/C	\$1,000	С	NC
63	\$377.00		PUBLIC WORKS	2009 FORD ESCAPE	1FMCU92799KB56373	1009137		N/C	N/C	\$1,000	С	NC
64	\$377.00		PUBLIC WORKS	2009 FORD EXPLORER	1FMEU73E09UA23631	1009101		N/C	N/C	\$1,000	С	NC
66	\$377.00		PUBLIC WORKS	2010 DODGE PICKUP	1D7RW3GPXAS193344	1110104		N/C	N/C	\$1,000	С	NC
67	\$377.00		PUBLIC WORKS	2011 FORD F250 TRUCK	1FT7X2B69BEA15898	2011123		N/C	N/C	\$1,000	С	NC
68	\$377.00		PUBLIC WORKS	2011 FORD F250 TRUCK	1FT7X2B67BEA15897	2011125		N/C	N/C	\$1,000	С	NC
69	\$377.00		PUBLIC WORKS	2011 FORD F250 TRUCK	1FT7X2B63BEA15900	2011124		N/C	N/C	\$1,000	С	NC
71	\$377.00		PUBLIC WORKS	2011 FORD F250 TRUCK	1FT7X2B60BEA15899	2011122		N/C	N/C	\$1,000	С	NC
73	\$377.00		PUBLIC WORKS	2011 FORD ESCAPE	1FMCU9C70BKB54029	1011100		N/C	N/C	\$1,000	С	NC
80	\$377.00		PUBLIC WORKS	2013 FORD F250 TRUCK	1FTBF2B60DEB36074	2013503		N/C	N/C	\$1,000	С	NC
90	\$377.00		PUBLIC WORKS	2008 FORD F250 TRUCK	1FTNF21508ED99565	2008411		N/C	N/C	\$1,000	С	NC
309	\$907.00		PUBLIC WORKS	2020 FORD F250	1FT7X2B61LEC63371	2020121		\$3,000	\$3,000	\$1,000	С	NC

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		D							(=Coverage /N	C=No Co	verage
310	\$907.00		PUBLIC WORKS	2020 FORD F250	1FT7X2B65LEC63373	2020125		\$3,000	\$3,000	\$1,000	С	NC
311	\$907.00		PUBLIC WORKS	2020 FORD F250	1FT7X2B63LEC63372	2020127		\$3,000	\$3,000	\$1,000	С	NC
317	\$1,215.00		PUBLIC WORKS	2020 DODGE 3500	LG201505	4020801		\$3,000	\$3,000	\$1,000	С	NC
341	\$799.00		PUBLIC WORKS	2021 FORD ESCAPE	1FMCU9F69MUA83018	1021330		\$3,000	\$3,000	\$1,000	С	NC
342	\$799.00		PUBLIC WORKS	2021 FORD ESCAPE	1FMCU9F69MUA83102	1021106		\$3,000	\$3,000	\$1,000	С	NC
343	\$799.00		PUBLIC WORKS	2021 FORD ESCAPE	1FMCU9F65MUA89849	1021117		\$3,000	\$3,000	\$1,000	С	NC
404	\$874.00		PUBLIC WORKS	2022 FORD MAVERICK	3FTTW8F96NRA59514	1122302		\$3,000	\$3,000	\$1,000	С	NC
405	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B61NEE50531	2022813		\$3,000	\$3,000	\$1,000	С	NC
406	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B63NEE50529	2022810		\$3,000	\$3,000	\$1,000	С	NC
407	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B64NEE50524	2022601		\$3,000	\$3,000	\$1,000	С	NC
408	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B6XNEE50527	2022409		\$3,000	\$3,000	\$1,000	С	NC
409	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B61NEE50528	2022400		\$3,000	\$3,000	\$1,000	С	NC

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By: A

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motoris	100000000000000000000000000000000000000
		D							(=Coverage /N	C=No Co	verage
410	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B62NEE50523	2022205		\$3,000	\$3,000	\$1,000	С	NC
411	\$1,083.00		PUBLIC WORKS	2022 FORD F250	1FTBF2B6XNEE50530	2022204		\$3,000	\$3,000	\$1,000	С	NC
420	\$1,083.00		PUBLIC WORKS	2023 FORD MAVERICK	3FTTW8F9XPRA35560	1123307		\$3,000	\$3,000	\$1,000	С	NC
421	\$1,083.00		PUBLIC WORKS	2023 FORD MAVERICK	3FTTW8F91PRA35205	1123306		\$3,000	\$3,000	\$1,000	С	NC
422	\$1,083.00		PUBLIC WORKS	2023 FORD MAVERICK	3FTTW8F94PRA35635	1123305		\$3,000	\$3,000	\$1,000	С	NC
423	\$1,083.00		PUBLIC WORKS	2023 FORD MAVERICK	3FTTW8F91PRA35558	1123304		\$3,000	\$3,000	\$1,000	С	NC
424	\$1,083.00		PUBLIC WORKS	2023 FORD MAVERICK	3FTTW8F97PRA35189	1123303		\$3,000	\$3,000	\$1,000	С	NC
54	\$422.00		PUBLIC WORKS	2005 FORD F550 TRUCK	1FDAF57P05EC46359	4005203		N/C	N/C	\$1,000	С	NC
86	\$422.00		PUBLIC WORKS	2003 INTERNATIONAL C&C AERIAL	1HTMMAAN23H592676	3003260		N/C	N/C	\$1,000	С	NC
87	\$422.00		PUBLIC WORKS	2003 INTERNATIONAL C&C AERIAL	1HTMMAAN43H592677	3003460		N/C	N/C	\$1,000	С	NC
88	\$422.00		PUBLIC WORKS	2003 FORD C&C	1FDWF37P33EC74759	4003109		N/C	N/C	\$1,000	С	NC
92	\$422.00		PUBLIC WORKS	2003 INTERNATIONAL W/ETNYRE ASPH. SPRAY	1HTWHSST63J078530	4003456		N/C	N/C	\$1,000	С	NC

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		D							(:=Coverage /N	C=No Co	verage
93	\$422.00		PUBLIC WORKS	2003 INTERNATIONAL W/ETNYRE ASPH. SPRAY	1HTWHSSTX3J078529	4003455		N/C	N/C	\$1,000	С	NC
94	\$422.00		PUBLIC WORKS	2006 INTERNATIONAL BOOM TRUCK	1HTMMAANX6H203321	3006160		N/C	N/C	\$1,000	С	NC
95	\$422.00		PUBLIC WORKS	2006 INTERNATIONAL DUMP TRUCK	1HTMMAAN96H252171	6006237		N/C	N/C	\$1,000	С	NC
96	\$422.00		PUBLIC WORKS	2006 INTERNATIONAL TANDEM DUMP	1HTWGAAR56J253071	6006451		N/C	N/C	\$1,000	С	NC
97	\$422.00		PUBLIC WORKS	2006 INTERNATIONAL MECHANIC TRUCK	1HTMMAAN96H256589	4005402		N/C	N/C	\$1,000	С	NC
98	\$422.00		PUBLIC WORKS	2006 INTERNATIONAL MECHANIC TRUCK	1HTMMAAN56H256590	4006202		N/C	N/C	\$1,000	С	NC
99	\$422.00		PUBLIC WORKS	2006 INTERNATIONAL MECHANIC TRUCK	1HTMMAAN96H256592	6006602		N/C	N/C	\$1,000	С	NC
100	\$422.00		PUBLIC WORKS	2007 INTERNATIONAL DUMP TRUCK	1HTMMAAN37H475145	6007231		N/C	N/C	\$1,000	С	NC
101	\$422.00		PUBLIC WORKS	2009 INTERNATIONAL DUMP TRUCK	1HTMMAAN99H146114	6009435		N/C	N/C	\$1,000	С	NC
102	\$422.00		PUBLIC WORKS	2009 INTERNATIONAL DUMP TRUCK	1HTMMAAN09H146115	6009637		N/C	N/C	\$1,000	С	NC
103	\$422.00		PUBLIC WORKS	2009 DODGE MECHANIC TRUCK	3D6WD76L69G536947	4009403		N/C	N/C	\$1,000	С	NC
105	\$422.00		PUBLIC WORKS	2007 INTERNATIONAL DUMP TRUCK	1HTMMAAN57H475146	6007632		N/C	N/C	\$1,000	С	NC

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		D							C	:=Coverage /N	C=No Co	verage
106	\$422.00		PUBLIC WORKS	2010 FORD BOOM TRUCK	1FDAF5GR5AEA90055	3010660		N/C	N/C	\$1,000	С	NC
107	\$422.00		PUBLIC WORKS	1991 INTERNATIONAL DRILL DRIVER	1HTSAZRM0MH323832	4090147		N/C	N/C	\$1,000	С	NC
108	\$422.00		PUBLIC WORKS	2010 INTERNATIONAL ELGIN VAC TRUCK	1HTWCAZRXBJ372910	4010143		N/C	N/C	\$1,000	С	NC
109	\$422.00		PUBLIC WORKS	2012 INTERNATIONAL DUMP TRUCK	1HTZZAAN1CJ591745	6011639		N/C	N/C	\$1,000	С	NC
110	\$422.00		PUBLIC WORKS	2012 INTERNATIONAL DUMP TRUCK	1HTZZAAN3CJ591746	6011236		N/C	N/C	\$1,000	С	NC
111	\$422.00		PUBLIC WORKS	2012 INTERNATIONAL DUMP TRUCK	1HTZZAAN5CJ591747	6011635		N/C	N/C	\$1,000	С	NC
112	\$422.00		PUBLIC WORKS	2013 INTERNATIONAL DUMP TRUCK	1HTZZAAN7DJ236032	6012440		N/C	N/C	\$1,000	С	NC
113	\$422.00		PUBLIC WORKS	2013 INTERNATIONAL DUMP TRUCK	1HTZZAAN5DJ236031	6012802		N/C	N/C	\$1,000	С	NC
114	\$422.00		PUBLIC WORKS	2013 INTERNATIONAL DUMP TRUCK	1HTZZAAN7DJ236029	6012804		N/C	N/C	\$1,000	С	NC
115	\$422.00		PUBLIC WORKS	2012 INTERNATIONAL DUMP TRUCK	1HTJSSKK9DH236195	4012406		N/C	N/C	\$1,000	С	NC
116	\$422.00		PUBLIC WORKS	2012 INTERNATIONAL DUMP TRUCK	1HTJSSKKSDH236193	4012206		N/C	N/C	\$1,000	С	NC
117	\$422.00		PUBLIC WORKS	2012 INTERNATIONAL DUMP TRUCK	1HTJSSKK1DH236210	4012811		N/C	N/C	\$1,000	С	NC

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		D						-1	(=Coverage /N	C=No Co	verage
118	\$422.00		PUBLIC WORKS	2015 INTERNATIONAL DUMP TRUCK	1HTWDAZR2GH003440	6015230		N/C	N/C	\$1,000	С	NC
119	\$422.00		PUBLIC WORKS	2015 INTERNATIONAL DUMP TRUCK	1HTWDAZR6GH003439	6015430		N/C	N/C	\$1,000	С	NC
120	\$422.00		PUBLIC WORKS	2015 INTERNATIONAL 7500	GH003167	6015452		N/C	N/C	\$1,000	С	NC
121	\$422.00		PUBLIC WORKS	2015 ISUZU/ELGIN STREET SWEEPER	G7300540	4015148		N/C	N/C	\$1,000	С	NC
122	\$422.00		PUBLIC WORKS	2015 INTERNATIONAL DUMP TRUCK	GH404050	6015241		N/C	N/C	\$1,000	С	NC
123	\$422.00		PUBLIC WORKS	2015 INTERNATIONAL DUMP TRUCK	GH404052	6015442		N/C	N/C	\$1,000	С	NC
124	\$422.00		PUBLIC WORKS	2015 INTERNATIONAL DUMP TRUCK	GH404051	6015640		N/C	N/C	\$1,000	С	NC
125	\$422.00		PUBLIC WORKS	2017 INTERNATIONAL DUMP TRUCK	1HTWDTAR1HH182983	6017242		N/C	N/C	\$1,000	С	NC
126	\$422.00		PUBLIC WORKS	2017 INTERNATIONAL DUMP TRUCK	1HTWDTARXHH182982	6017243		N/C	N/C	\$1,000	С	NC
127	\$422.00		PUBLIC WORKS	2017 INTERNATIONAL DUMP TRUCK	1HTWDTAR9HH183010	6017244		N/C	N/C	\$1,000	С	NC
128	\$422.00		PUBLIC WORKS	2017 INTERNATIONAL DUMP TRUCK	1HTWDTAR8HH182981	6017443		N/C	N/C	\$1,000	С	NC
129	\$422.00		PUBLIC WORKS	2018 INTERNATIONAL DUMP TRUCK	1HTWDTAR5JH740968	6018245		N/C	N/C	\$1,000	С	NC

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		D							(=Coverage /N	C=No Cov	verage
130	\$422.00		PUBLIC WORKS	2018 INTERNATIONAL DUMP TRUCK	1HTWDTAR1JH740966	6018246		N/C	N/C	\$1,000	С	NC
131	\$422.00		PUBLIC WORKS	2018 INTERNATIONAL DUMP TRUCK	1HTWDTAR0JH740974	6018444		N/C	N/C	\$1,000	С	NC
132	\$422.00		PUBLIC WORKS	2018 INTERNATIONAL DUMP TRUCK	1HTW0TAR7JH740969	6018641		N/C	N/C	\$1,000	С	NC
133	\$422.00		PUBLIC WORKS	2019 INTERNATIONAL DUMP TRUCK	1HTWDTAROKH642576	6019234		N/C	N/C	\$1,000	С	NC
134	\$422.00		PUBLIC WORKS	2019 INTERNATIONAL DUMP TRUCK	1HTWDTAR5KH642492	6019636		N/C	N/C	\$1,000	С	NC
135	\$422.00		PUBLIC WORKS	2018 ISUZU/ELGIN STREETSWEEPER BROOM BADGER	JALESW163J7304007	4018145		N/C	N/C	\$1,000	С	NC
136	\$422.00		PUBLIC WORKS	2005 I-H MECHANIC TRUCK	1HTMMAAN76H256591	6005404		N/C	N/C	\$1,000	С	NC
137	\$422.00		PUBLIC WORKS	2007 I-H TANDEM	1HSHXAHR07J552648	8207151		N/C	N/C	\$1,000	С	NC
318	\$2,446.00		PUBLIC WORKS	2020 I-H DUMP	3HAEDTAR5ML817591	6020235		\$3,000	\$3,000	\$1,000	С	NC
319	\$2,446.00		PUBLIC WORKS	2020 I-H DUMP	1HTEDTAR8LH423183	6020439		\$3,000	\$3,000	\$1,000	С	NC
320	\$2,845.00		PUBLIC WORKS	2020 I-H DUMP	3HTEKTAR3MN229951	6021453		\$3,000	\$3,000	\$1,000	С	NC

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By: Jahr

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	A CONTRACTOR
		D							C	:=Coverage /N	C=No Co	verage
321	\$2,446.00		PUBLIC WORKS	2020 I-H DUMP	1HTEDTAR5LH423190	6020633		\$3,000	\$3,000	\$1,000	С	NC
322	\$2,446.00		PUBLIC WORKS	2020 I-H DUMP	1HTEKTAR9LH434263	6020651		\$3,000	\$3,000	\$1,000	С	NC
323	\$2,716.00		PUBLIC WORKS	2021 I-H DUMP	1HTEDTAR8LH423362	6020437		\$3,000	\$3,000	\$1,000	С	NC
339	\$1,149.00		PUBLIC WORKS	2019 FORD F550	1FDUF5HT9KDA28009	6019200		\$3,000	\$3,000	\$1,000	С	NC
344	\$2,716.00		PUBLIC WORKS	2021 DODGE 5500	3C7WRNAL4MG621526	3021261		\$3,000	\$3,000	\$1,000	С	NC
347	\$1,373.00		PUBLIC WORKS	2021 DODGE F5500 DUMP TRUCK	3C7WRNBL1MG512715	6021812		\$3,000	\$3,000	\$1,000	С	NC
349	\$1,260.00		PUBLIC WORKS	2020 FORD F5500 DUMP TRUCK	1FDUF5HT6LDA08706	6020201		\$3,000	\$3,000	\$1,000	С	NC
413	\$422.00		PUBLIC WORKS	2019 FORD F-550 DUMP TRUCK	1FDUF5HT7KDA28008	6019600		N/C	N/C	\$1,000	С	NC
345	\$2,732.00		PUBLIC WORKS	2021 INTERNATIONAL HV 507	3HAEDTAR2ML229244	6021630		\$3,000	\$3,000	\$1,000	С	NC
346	\$2,732.00		PUBLIC WORKS	2021 INTERNATIONAL HV 507	3HAEDTAR6ML234186	6021632		\$3,000	\$3,000	\$1,000	С	NC
145	\$0.00		PUBLIC WORKS	1992 TRAILER FLAT	1TKC01629NM061397	7092197		N/C	N/C	\$1,000	NC	NC
146	\$0.00		PUBLIC WORKS	1992 LOWBOY TRAILER	1TKJ04129NM061304	7092190		N/C	N/C	\$1,000	NC	NC

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By

Date: 12-14-2023

M400(Ed. 1-17)

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motorist	
		D			1				(C=Coverage /N	C=No Cov	erage
147	\$0.00		PUBLIC WORKS	1987 TRAILER TRAILER	1TKC02428GM097982	7087196		N/C	N/C	\$1,000	NC	NC
324	\$0.00		PUBLIC WORKS	2016 INTERSTATE TRAILER 30DLA	1JKDLA307GM014705	7015193		N/C	N/C	\$1,000	NC	NC
325	\$0.00		PUBLIC WORKS	2016 INTERSTATE TRAILER 30DLA	1JKDLA309GM014706	7015198		N/C	N/C	\$1,000	NC	NC
326	\$0.00		PUBLIC WORKS	2019 INTERSTATE TRAILER 40DLA	1JKDLA400KM017291	7019194		N/C	N/C	\$1,000	NC	NC
327	\$0.00		PUBLIC WORKS	2019 INERSTATE TRAILER 40DLA	1JKDLA409KM017290	7019192		N/C	N/C	\$1,000	NC	NC
328	\$0.00		PUBLIC WORKS	2018 INTERSTATE TRAILER AIR/BRK	JM016639	7018191		N/C	N/C	\$1,000	NC	NC
340	\$372.00		PUBLIC WORKS	2020 INTERSTATE FLATBED TRAILER	1JKDLA408LM017654	7020196		\$3,000	\$3,000	\$1,000	NC	NC
348	\$0.00		PUBLIC WORKS	2021 RAFCO TRAILER	4XGUS1217MC000571	7021195		N/C	N/C	\$1,000	NC	NC
412	\$0.00		PUBLIC WORKS	2022 RAFCO SINGLE AXLE TRAILER	4XGUS1017NC000431	7022199		N/C	N/C	\$1,000	NC	NC
85	\$377.00		PURCHASING DEPARTMENT	2009 FORD EXPLORER	1FMEU73E99UA23630	1005000		N/C	N/C	\$1,000	С	NC
9	\$377.00		SOLID WASTE	2013 FORD ESCAPE	1FMCU9GX8DUD71829	1013402		N/C	N/C	\$1,000	С	NC
33	\$377.00		SOLID WASTE	2018 FORD F250	1FT7W2B64JEB18664	2018302		N/C	N/C	\$1,000	С	NC

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Bv

Memorandum Number: 2002

Auto#	Contrib.	A C	Department	Year/Make/Model	VIN	License #/Asset #	Stated Value	Comp Ded.	Coll Ded.	Liability Ded.	Unins. Motoris	
		D							(=Coverage /N	C=No Co	verage
316	\$907.00		SOLID WASTE	2020 FORD F250	1FT7W2B69LEE37416	2020503		\$3,000	\$3,000	\$1,000	С	NC
352	\$874.00		SOLID WASTE	2022 FORD MAVERICK	3FTTW8F98NRA59028	1122301		\$3,000	\$3,000	\$1,000	С	NC
445	\$0.00		SOLID WASTE	2022 PRO-TAINER TRAILER	1P9BH2421NA277014	7022915		N/C	N/C	\$1,000	NC	NC
446	\$0.00		SOLID WASTE	2022 PRO-TAINER TRAILER	1P9BH242XNA277013	7022914		N/C	N/C	\$1,000	NC	NC

A-ADDITION; C-CHANGE; D-DELETION

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By:

DEDUCTIBLE LIABILITY COVERAGE

- MOPERM's obligation to pay damages on behalf of the Covered Party because of damages sustained by one or more
 persons or organizations as a result of any one occurrence, applies only to the amount of damages payable in excess of the
 deductible stated on the Declarations Page.
- MOPERM may pay part or all of the deductible amount to effect settlement of any claim and, upon notification of the action taken, the Member Agency shall promptly reimburse MOPERM for such part of the deductible amount as has been paid by MOPERM.
- 3. The terms of the Liability Memorandum of Coverage of which this endorsement forms a part including those with respect to (a) MOPERM's rights and duty to defend any claim or suit seeking such damages, and (b) the Covered Party's duties in the event of an occurrence, claim or suit, apply regardless of the application of the deductible amount.

(Deductible does not apply to Uninsured Motorist and Automobile Medical Payments coverages.)

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By:

AUTOMOBILE PHYSICAL DAMAGE COVERAGE

- A. MOPERM will pay for loss to a covered automobile or its equipment under:
 - 1. Comprehensive Coverage. From any cause except the covered automobile's collision with another object or its overturn.
 - 2. Collision Coverage. Caused by the covered automobile's collision with another object or its overturn.
- B. MOPERM WILL NOT COVER (EXCLUSIONS).

This Liability Memorandum of Coverage does not apply to:

- Wear and tear, freezing, mechanical or electrical breakdown unless caused by other loss covered by this Liability Memorandum of Coverage or unless the loss is caused by spontaneous ignition, fire, or combustion of the covered automobile.
- Blowouts, punctures or other road damage to tires unless caused by other loss covered by this Liability Memorandum of Coverage.
- 3. Loss caused by declared or undeclared war or insurrection or any of their consequences.
- 4. Loss caused by the explosion of a nuclear weapon or its consequences.
- 5. Loss caused by radioactive contamination.
- Loss to tape decks, compact disc players, or other sound reproducing equipment not permanently installed in a covered automobile.
- Loss to tapes, discs, records or other sound reproducing or storage devices designed for use with sound reproducing equipment.
- Loss to any sound receiving equipment designed for use as a citizens' band radio, two-way mobile radio or telephone or scanning monitor receiver, including its antennas and other accessories, unless permanently installed in the dash or console opening normally used by the automobile manufacturer for the installation of a radio.
- C. HOW MOPERM WILL PAY FOR LOSSES THE MOST MOPERM WILL PAY.
 - 1. At MOPERM's option, MOPERM may:
 - a. Pay for, repair or replace damaged or stolen property; or
 - Return the stolen property, at MOPERM's expense. MOPERM will pay for any damage that results to the automobile from the theft.
 - 2. The most MOPERM will pay for loss is the smaller of the following amounts:
 - a. The actual cash value of the damaged or stolen property at the time of loss; or
 - b. The cost of repairing or replacing the damaged or stolen property with other of like kind or quality.
 - For each covered automobile, MOPERM's obligation to pay for repair, return or replace damaged or stolen property will be reduced by the applicable deductible shown in the Schedule of Covered Automobiles.

D. LOSS PAYABLE CLAUSE.

- Loss will be adjusted with and payable to Member Agency, or as may be directed by Member Agency. Additional covered
 party interests will also be included in loss payment as their interests may appear when named as loss payee in the Statements
 of Coverage on file with MOPERM.
- The coverage includes the interest of the loss payee unless the loss results from fraudulent acts or omissions on the Member Agency's part.
- MOPERM may cancel the coverage as allowed by Withdrawal/Cancellation. Cancellation ends this agreement as to the loss
 payee's interest. If MOPERM cancels the coverage MOPERM will mail the Member Agency and the loss payee the same
 advance notice.
- 4. If MOPERM makes any payment to the loss payee, MOPERM will obtain the loss payee's rights against any other party.

E. GLASS BREAKAGE - HITTING A BIRD OR ANIMAL - FALLING OBJECTS OR MISSILES.

MOPERM will pay for glass breakage, loss caused by hitting a bird or animal or by falling objects or airborne objects under Comprehensive Coverage if the Member Agency carries Comprehensive Coverage for the damaged automobile. However, the Member Agency has the option of having glass breakage caused by a covered automobile's collision or overturn considered a loss under Collision Coverage.

- F. TO RECOVER FOR LOSS TO A COVERED AUTOMOBILE OR ITS EQUIPMENT, THE MEMBER AGENCY MUST DO THE FOLLOWING:
 - 1. Permit MOPERM to inspect and appraise the damaged property before its repair or disposition.
 - 2. Do what is reasonably necessary after loss at MOPERM's expense to protect the covered automobile from further loss.
 - Submit a proof of loss to MOPERM within ninety (90) consecutive calendar days after the date of loss, unless that time is extended in writing by MOPERM.
 - 4. Promptly notify the police if the covered automobile or any of its equipment is stolen.
- G. MOPERM's RIGHT TO RECOVER FROM OTHERS.

If MOPERM makes any payment, MOPERM is entitled to recover what MOPERM paid from other parties. Any person to or for whom MOPERM makes payment must transfer to MOPERM his or her rights of recovery against any other party. This person must do everything necessary to secure these rights and must do nothing that would jeopardize those rights.

H. NO BENEFIT TO BAILEE - PHYSICAL DAMAGE INSURANCE ONLY.

MOPERM will not recognize any assignment or grant any coverage for the benefit of any person or organization holding, storing or transporting property for a fee regardless of any other provisions of this Liability Memorandum of Coverage.

I. APPRAISAL FOR PHYSICAL DAMAGE LOSSES.

John

- 1. If the Member Agency and MOPERM fail to agree as to the amount of loss, either may demand an appraisal of the loss. In such event, the Member Agency and MOPERM shall each select a competent appraiser, and the appraisers shall select a competent and disinterested umpire. The appraisers shall state separately the actual cash value and the amount of loss, and, failing to agree, shall submit their differences to the umpire. A decision in writing agreed to by any two shall determine the amount of loss. The Member Agency and MOPERM shall each pay their chosen appraiser and shall bear equally the other expenses of the appraisal and umpire.
- 2. MOPERM shall not be held to have waived any of its rights by any act relating to appraisal.

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By:

UNINSURED MOTORIST COVERAGE ENDORSEMENT

MOPERM Member Agencies are exempt under Section 303.350 of the Revised Statutes of Missouri from the Missouri Motor Vehicle Financial Responsibility Law including any requirement to procure uninsured motorist coverage. For this reason, the coverage provided by this endorsement does not provide the same benefits required of a private insurer by Sections 379.203, and 303.030, RSMo. Subject to the specific provisions of this endorsement as set out below, this endorsement is intended to compensate an occupant of a covered automobile for medical expenses and lost income caused by an uninsured motorist to the extent that other insurance does not pay for these.

A. WORDS AND PHRASES WITH SPECIAL MEANING

In addition to the WORDS AND PHRASES WITH SPECIAL MEANING in the Liability Memorandum of Coverage, the following words and phrases have special meaning for this UNINSURED MOTORIST COVERAGE endorsement; PROVIDED that any word or phrase defined in this endorsement inconsistently with the definitions in the Liability Memorandum of Coverage shall have the meaning ascribed herein:

- Automobile means a covered automobile or a temporary substitute for a covered automobile. The temporary substitute for a covered automobile must have been acquired by the Member Agency for a covered automobile because the covered automobile is out of service because of its breakdown, repair, servicing, loss or destruction.
- 2. Occupant or occupants means:
 - a. An individual who is a Covered Party occupying an automobile.
 - Any other individual occupying an automobile whose presence in such automobile is in furtherance of the official pursuits of the Member Agency.
 - c. Anyone entitled to recover damages due to **bodily injury** to an individual described in subparagraphs a. and b. of this paragraph c. and whose claim derives from the **bodily injury** to the individual described in subparagraphs a. and b. of this paragraph c. A person described in this subparagraph c. shall be referred to as an **occupant** for purposes of this endorsement even if the person was not **occupying** the **automobile** at the time of the accident.

But the following are not occupants:

- Any person occupying an automobile without permission of the Member Agency.
- Any person occupying an automobile with permission of the Member Agency but who exceeds the scope of that permission.
- 3. Occupy or Occupying means to be within, upon, getting in, getting on, getting out of, or getting off of, an automobile.
- 4. Uninsured motor vehicle means a motor vehicle that is:
 - a. Not insured by a bodily injury liability policy or bond at the time of the accident.
 - b. Insured at the time of the accident by a liability policy or bond with **bodily injury** liability limits below the minimum required by the financial responsibility law of the State of Missouri.
 - c. A hit-and-run vehicle whose operator or owner is unknown and which causes bodily injury to an occupant.
 - d. Insured by a **bodily injury** liability policy or bond at the time of the accident but the company issuing the policy or bond:
 - (1) Denies coverage and maintains that denial; or
 - (2) Is or becomes insolvent within two years after the accident but prior to payment or settlement with the injured **occupant**, and which is not covered by an insurance guaranty association.

Uninsured motor vehicle, however, does not mean a vehicle:

 Owned or operated by a self-insurer as recognized by any applicable financial responsibility law, motor carrier law, or similar law.

By: M402(Ed. 1-20)

- b. Owned or operated by the Member Agency or any governmental unit or agency.
- c. Operated on rails or crawler-treads.
- Designed for use off public roads except while on public roads.
- e. Parked for camping or housekeeping purposes.

B. INSURING AGREEMENT

MOPERM will pay all medical and healthcare expense and lost income resulting from bodily injury that an occupant
is legally entitled to recover from the owner or operator of an uninsured motor vehicle, subject to the LIMITS OF
LIABILITY provisions in paragraph D, and to the OTHER INSURANCE provisions in paragraph E.

2. The bodily injury must:

- a. be sustained by an occupant;
- b. be caused by an accident; and
- c. arise out of the ownership, maintenance, or use of an uninsured motor vehicle.
- If any suit is brought by an occupant to determine liability or damages, the owner or operator of the uninsured motor
 vehicle must be made a defendant and the occupant must notify MOPERM of the suit prior to filing the suit. MOPERM
 will not be bound by any resulting judgment rendered without MOPERM's written consent subsequent to notification as
 required by this paragraph.

C. EXCLUSIONS

- 1. MOPERM will not provide coverage for bodily injury sustained by any occupant:
 - a. while occupying, or when struck by, a motor vehicle that is not covered by the Memorandum of Coverage if the motor vehicle is owned by the Member Agency or any Covered Party.
 - who makes or whose legal representative makes a settlement with the owner or operator of the uninsured motor vehicle without MOPERM's written consent.
 - c. occurring in any racing or speed contest or demonstration.
- This coverage does not extend to damages for pain and suffering, emotional distress, lost enjoyment or life, noneconomic or general damages of any sort, or punitive or exemplary damages, fines, penalties, or court ordered restitution, or any interest thereon, prejudgment or post-judgment.
- This coverage shall not apply directly or indirectly to the benefit of any insurer or self-insurer under any workers' compensation or disability benefits, or any similar law, or any private disability insurance or benefits.
- 4. If a court of competent jurisdiction determines that any exclusion in this endorsement is unenforceable under any applicable uninsured motorist insurance law or financial responsibility law, MOPERM will provide only the minimum limits required by that law. If any other coverage or insurance provides coverage up to the minimum limits required, the provisions of this coverage remain unchanged.

D. LIMITS OF LIABILITY

- The limit of liability for UNINSURED MOTORIST COVERAGE as shown in the Liability Memorandum of Coverage Declarations shall apply, subject to the following:
 - a. the liability limit for each occupant is the maximum amount that will be paid for all damages sustained by all occupants who claim liability as the result of the bodily injury to any one occupant in any one occurrence, including (1) any occupant who sustains bodily injury caused by the accident involving the uninsured motor vehicle, and further including (2) all other occupants claiming damages, including but not limited to damages for care, loss of services or death, as the result of the bodily injury to the occupant who actually sustained bodily injury caused by the accident.

By:

- subject to the bodily injury liability limits for each occupant, the limit of liability for all occupants resulting from bodily injury sustained by two or more persons in any one occurrence is the applicable amount in Part I (WHAT MOPERM PAYS) Section A (COVERAGE) of the Liability Memorandum of Coverage.
- The limit of liability stated on the Liability Memorandum of Coverage Declarations for UNINSURED MOTORIST COVERAGE is the most that MOPERM will pay regardless of the number of:
 - a. occupants;
 - b. claims made; or
 - c. vehicles involved in the accident.
- 3. The limit of liability of this coverage will be reduced by:
 - a. payments made by or on behalf of the owner or operator of the uninsured motor vehicle or other person, insurer, or entity that may be legally liable.
 - b. payments made to the occupant under the Liability Memorandum of Coverage's liability coverage.
 - c. payments made or amount payable to the occupant because of the bodily injury under any worker's compensation law, disability benefits law, social security code, or any similar law, or any private disability insurance or benefits.
- 4. No occupant will be entitled to receive duplicate payments for the same elements of loss. Any amount MOPERM will pay under this coverage to or for an occupant will be reduced by any payment made to that person under any other coverage of this Memorandum of Coverage, and any coverage provided by this endorsement for an occupant is excess over any other insurance or coverage for such bodily injury.
- Any amount paid under this coverage will reduce any amount a Covered Party may be paid under the Liability Memorandum of Coverage's LIABILITY COVERAGE.

E. OTHER INSURANCE

- Any coverage provided by this endorsement for an occupant is (1) excess over any other insurance or coverage for such bodily injury; and (2) subject to Part D (LIMITS OF LIABILITY) of this endorsement, including but not limited to workers' compensation benefits for medical expense, temporary total disability, or permanent disability (partial or total), medical payment coverage, health insurance, liability insurance for any other legally responsible party, short-term or long-term disability, or other uninsured motorist coverage.
- If MOPERM makes a payment under this UNINSURED MOTORIST COVERAGE and the occupant recovers from another party, the occupant shall hold the proceeds in trust for MOPERM and pay MOPERM back the amount received by the occupant but not to exceed the amount MOPERM has paid under this coverage.

F. ADDITIONAL PROVISIONS

If a Covered Party is involved in an auto accident or claim involving the Member Agency's automobile and a hit-and-run vehicle, the following requirements are added:

- Any person claiming UNINSURED MOTORIST COVERAGE must notify and make a formal report of the accident to the appropriate law enforcement agency within 24 hours and to MOPERM within 30 days. However, no claim under this endorsement will be denied based upon the failure to provide notice to MOPERM within such specified time unless this failure operates to prejudice MOPERM's rights.
- If there is no contact between the Member Agency's automobile and a hit-and-run vehicle, the facts of the accident must be independently corroborated by competent evidence other than the testimony of any occupant or other person having an Uninsured Motorist claim resulting from the accident.

All other terms, agreements, conditions and agreements remain unchanged.

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By:

M402(Ed. 1-20)

AUTOMOBILE FLEET - NONAUDITABLE

Vehicles acquired after the effective date of the Liability Memorandum of Coverage are automatically covered without adjustment to the annual contribution as long as the desired coverage already exists on the policy. At each annual renewal **Member Agency** is responsible for providing an up-to-date schedule of all vehicles. Schedule shall be in the required format.

In the event of a claim involving a newly-acquired vehicle, proof of ownership must be provided. Such proof must include date of acquisition.

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By:

EMPLOYEE BENEFIT LIABILITY ENDORSEMENT

It is hereby understood and agreed that Employee Benefit Liability including a \$1,000 deductible per occurrence (M300) is being provided by this Liability Memorandum of Coverage.

Exclusion DD of the Liability Memorandum of Coverage is amended to read as follows:

"Liability imposed under the Employee Retirement Income Security Act of 1974 or any law mandatory thereof or any similar law or liability arising out of fiduciary activities as respects employee benefit plans. However, this exclusion does not apply to the administration of employee benefit plans."

Administration is defined as (a) giving advice to employees, their dependents and beneficiaries; (b) interpreting the provisions of the Member Agency's employee benefit plan; (c) handling records in connection with the Member Agency's employee benefit plan; (d) effecting enrollment, termination or cancellation of employees under the Member Agency's employee benefit plans provided such acts are done by a person authorized by the Member Agency.

All other terms and conditions remain the same.

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By:



I. WHAT MOPERM PAYS

A. COVERAGE

- Coverage for the Member Agency for claims on causes of action established by Missouri Law. For claims on causes
 of action established by Missouri Law caused by or arising out of an Occurrence, MOPERM will pay on behalf of the
 Member Agency the Ultimate Net Loss which the Member Agency shall become legally obligated to pay, and
- 2. Coverage for Member Agency for claims on causes of action other than those described in paragraph 1 of this Section A; and coverage for public officials and employees. For claims against the Member Agency on causes of action other than those described in paragraph 1 of this Section A caused by or arising out of an Occurrence, and for claims against public officials and employees caused by or arising out of an Occurrence, MOPERM will pay the Ultimate Net Loss which the Covered Party shall become legally obligated to pay by reason of liability for damages because of Automobile Liability, General Liability, Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability.

B. DEFENSE

On matters covered by this Liability Memorandum of Coverage, MOPERM shall have the right and duty to defend any suit against the Covered Party, even if any allegations are groundless, false or fraudulent. MOPERM may make such investigation, negotiation or settlement of any claim or suit as it deems expedient. MOPERM shall not be obligated to pay any claim or judgment or to defend any suit after MOPERM's limit of liability has been exhausted.

II. MOPERM'S LIMIT OF LIABILITY

- A. Nothing contained in this section, or any other provision of this document, shall be construed to broaden the liability of the Member Agency beyond the provisions of Sections 537.600 to 537.610, RSMo., nor to alter or waive any limit or cap on liability established by statute, including but not limited to Section 537.610, RSMo., nor to alter or waive any defense which might otherwise be available to the Member Agency or its officers and employees.
- B. Regardless of the number of (1) **covered parties** under the Liability Memorandum of Coverage, (2) persons or organizations who sustain injury or damage, or (3) claims made or suits brought, **MOPERM**'s liability for the **ultimate net loss**:
 - 1. Under Section I.A.1, shall not exceed;
 - a. the maximum amount provided by Section 537.610.5, RSMo., for liability to which Section 537.610.2 applies. or
 - b. \$2,000,000 for any one Occurrence other than those to which 537.610.2 applies; and
 - 2. Under Section I.A.2, shall not exceed \$2,000,000 for any one Occurrence.

Any claim, cause of action, injury or loss arising out of or resulting from one **Occurrence** shall be subject to one limit of liability as provided by this Section II, whether brought or presented by one or more persons or parties individually or as members of a class against a **Covered Party**; whether brought or presented as separate claims by multiple persons or parties or as a single claim by a class of claimants; whether occurred or accrued during more than one coverage period; or whether coverage may be available under both Paragraphs 1 and 2 of Section I.A.

C. While a covered automobile is away from the state where it is licensed, MOPERM will provide the minimum amounts and types of other coverages, such as "No-Fault," required of out-of-state vehicles by the jurisdiction where the automobile is being used. MOPERM will not pay anyone more than once for the same elements of loss because of this extension but in no event to exceed the maximum amount provided for in Section 537.610, RSMo, for any one occurrence.

III. WHO IS A COVERED PARTY?

Each of the following is a Covered Party, to the extent set forth below:

- A. The Member Agency named in the Liability Memorandum of Coverage Declarations.
- B. Any elected or appointed official of the Member Agency while acting (1) within the course and scope of their duties, and (2) in furtherance of the official pursuits of the Member Agency.

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- C. Any member of Boards or Commissions of the Member Agency while acting (1) within the course and scope of their duties, and (2) in furtherance of the official pursuits of the Member Agency.
- D. Any employee or authorized volunteer of the Member Agency while acting (1) within the course and scope of their duties, and (2) in furtherance of the official pursuits of the Member Agency.
- E. Any person while using an owned, non-owned or hired automobile and any person legally responsible for the use thereof, provided the actual use of the automobile is (1) within the course of employment, and (2) in furtherance of the official pursuits of the Member Agency. The coverage extended by this Section E shall not apply:
 - To any person or organization, or to any agent or employee thereof, engaged in selling, repairing, servicing, delivering, testing, road testing, parking or storing automobiles, with respect to any occurrence arising out of any such occupation; or
 - With respect to any hired automobiles, to the owner or a lessee thereof other than the Member Agency, or to any agent or employee of such owner or lessee.
- F. Any person or organization to whom or to which the Member Agency is obligated by virtue of a written contract to provide coverage such as is afforded by this agreement but only with respect to operations performed by or on behalf of the Member Agency or facilities owned or used by the Member Agency. Notwithstanding the foregoing, no person or organization shall become a Covered Party pursuant to this section by virtue of (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

IV. WHAT MOPERM WILL NOT COVER (EXCLUSIONS)

This Liability Memorandum of Coverage does not apply:

- A. To liability due to war, whether or not declared, or any act or condition incident to war. As used in this exclusion, War includes civil war, insurrection, rebellion or revolution. This exclusion applies only to liability assumed under a contract or agreement.
- B. To liability arising out of the ownership, maintenance, use or operation of any airfield or similar aviation facility.
- C. To liability arising out of the ownership, maintenance, loading, unloading, use, or entrustment to others of owned, non-owned or hired aircraft.
- D. To liability arising out of the ownership, maintenance, loading, unloading, use, or entrustment to others of owned, non-owned or hired watercraft.
 - 1. Any watercraft owned or operated by or rented or loaned to any Covered Party;
 - 2. Any other watercraft operated by any person in the course of his employment by any Covered Party;

but this exclusion does not apply to watercraft while ashore on premises owned by, rented to or controlled by the Covered Party nor to watercraft under 26 feet in length.

- E. To any obligation for which the Covered Party, or any carrier as insurer therefor, may be held liable under any workers' compensation, unemployment compensation or disability benefits law or under any similar law.
- F. To liability for bodily injury or personal injury of any employee, elected or appointed official, members of any Boards or Commissions, or authorized volunteer of the Covered Party in connection with his or her duties for the Covered Party, except with respect to liability of others assumed by the Covered Party under contract.
- G. To liability of any employee, elected or appointed official, members of any Boards or Commissions, or authorized volunteer with respect to bodily injury or personal injury of another employee, elected or appointed official, members of any Boards or Commissions, or authorized volunteer.
- H. To liability for property damage to:
 - 1. Property owned or operated by the Covered Party;

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- Property rented to or leased to the Covered Party where the Covered Party has assumed liability under contract for damage to or destruction of such property, unless the Covered Party would have been liable in the absence of such contract:
- 3. Aircraft in the care, custody or control of the Covered Party; and
- 4. Property of others in the care, custody or control of the Covered Party.
- I. To any liability arising out of pollution, including but not limited to:
 - Investigation, settlement or defense of any threatened, actual or alleged claim, suit, damage or injury of any kind arising out of the actual, alleged or threatened discharge, exposure to, release or escape of pollutants anywhere in the world.
 - Loss, cost or expense arising out of any governmental direction or request that the Covered Party test for, monitor, clean up, remove, contain, treat, detoxify or neutralize the pollutants.
 - Any loss, cost or expense incurred by a governmental entity or other third party including the cost of investigation, monitoring and attorneys' fees, relating to activities in connection with efforts to test for, monitor, clean up, remove, contain, trace, detoxify or neutralize pollutants.

Pollutants means any solid, liquid, gaseous or thermal contaminants, irritants or toxic substances including smoke, vapor, soot, fumes, acids, alkalis, air contaminants, minerals, metals, chemicals, waste and particulates including asbestos. Waste includes materials to be recycled, reconditioned or reclaimed.

- J. To liability arising out of or in connection with:
 - 1. The rendering of or failure to render:
 - a. Medical, surgical, dental, x-ray, nursing service or treatment.
 - b. Any treatment or service conducive to health or of a medical nature.
 - c. Any cosmetic or tonsorial service or treatment delivered in connection with health or medical care or treatment.
 - 2. The furnishing of or dispensing of drugs or medical, dental or surgical supplies or appliances.

This exclusion shall not apply to ambulance service personnel or to registered nurses, licensed practical nurses, nurses' aides, emergency medical technicians, or paramedics directly employed by the **Member Agency** in connection with the operation of a hospital, clinic, nursing home, or established health care facility owned or operated by a **Member Agency** as specifically designated in the declarations and while acting (1) within the course and scope of their professional registration, licensure or certification; (2) within the course and scope of their duties for the **Member Agency**; and (3) in furtherance of the official pursuits of the **Member Agency**.

- K. To claims against those who are independent contractors of the Member Agency, its officers or employees. However, this exclusion shall not apply to Member Agencies acting as independent contractors.
- L To claims for loss or damage arising out of or in connection with:
 - The principles of eminent domain, proceedings to condemn property or inverse condemnation by whatever name regardless of whether such claims are made directly against the Covered Party or by virtue of any agreement entered into by or on behalf of the Covered Party.
 - 2. Any action, claim, or proceeding arising out of or involving zoning or land use, whether:
 - a. an administrative proceeding;
 - judicial review of an administrative decision including but not limited to a challenge to a statute, ordinance, regulation, procedure or decision on any grounds; or
 - an action seeking damages or any monetary recovery of any sort, including but not limited to attorney's fees, court
 costs and expenses, regardless of the legal theory or cause of action asserted.

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- M. To backpay, past salary or wages, or any compensation or benefits, whether current or deferred, and whether based on services that have been or would have been rendered, including retirement contributions, accrual of leave or retirement benefits, due to any elected or appointed official, officer, Employee, or Board or Commission member, of a Member Agency.
- N. To punitive and exemplary damages, damages for aggravating circumstances, and fines or penalties threatened or imposed for violation of any civil or criminal statute, administrative regulation or county or municipal ordinance.
- O. To liability for which any Member Agency may be held liable by reason of:
 - 1. Causing or contributing to the intoxication of any person;
 - 2. The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or
 - 3. Any statute, order, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

This exclusion applies only if the **Member Agency** is in the business of manufacturing, distributing, selling, serving or furnishing alcoholic beverages.

- P. To all losses, including penalties, fines, attorneys' fees and expenses assessed and/or incurred, resulting from or arising out of violations of the statutes or Constitution of the State of Missouri or county or municipal ordinances.
- Q. To all claims or losses, including fines, forfeitures, penalties, attorneys' fees and expenses incurred and/or assessed, resulting or arising from charges brought by information or indictment alleging violations of
 - 1. State or Federal criminal law; or
 - 2. county or municipal ordinance defining, or imposing a penalty for, a felony, misdemeanor or infraction.
- R. To claims for penalties, fines, attorneys' fees and costs arising out of the enforcement provisions of Chapter 610, RSMo.
- S. To proceedings for removal or impeachment from office or any Board or Commission; or for the determination of qualifications for office or of election contests; or for professional disciplinary action brought by a person, board, commission or other person or entity empowered by law to do so.
- T. To claims against any Member Agency, officer, employee, Board or Commission member of a Member Agency which were brought by or rendered in favor of that same Member Agency or officers, employees, Board or Commission members of that same Member Agency, acting in an official capacity.
- U. To actions or claims for injunctive relief, mandamus, prohibition, declaratory judgment, or relief other than monetary damages.
- V. To claims for attorneys' fees, costs, expenses, or nominal damages arising from actions or claims that otherwise seek injunctive relief, mandamus, prohibition, declaratory judgment, or relief other than monetary damages.
- W. To claims or suits arising out of failure to effect or maintain proper insurance or bonds or to comply with the provisions of insurance contracts, policies or bonds.
- X. To all losses, including penalties, fines, attorneys' fees and expenses, resulting from or arising out of violations or claimed violations of the Fair Labor Standards Act or similar state statutes or local ordinances.
- Y. To damages resulting from the refunding, levying, collecting or disbursement of taxes, fees or assessments or the failure to refund, levy, collect or disburse any tax, fee or assessment.
- Z. To liability for which the Member Agency is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages for bodily injury and property damages:
 - Assumed in a contract or agreement that is a Covered Contract, provided the loss arises from an occurrence that is subsequent to the execution of the contract or agreement; or
 - 2. That the Member Agency would have in the absence of the contract or agreement.

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For purposes of this Exclusion, Covered Contract means:

- a. A lease of premises;
- b. A railroad sidetrack agreement;
- Any easement or license agreement;
- d. An obligation, as required by an order or ordinance, to indemnify a public entity, except in connection with work for a public entity;
- e. An elevator maintenance agreement;
- f. That part of any other contract or agreement under which the Member Agency assumes the tort liability of another party to pay for bodily injury, property damage, or personal injury to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

A Covered Contract does not include that part of any contract or agreement:

- a. That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
 - Preparing, approving or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications; or
 - 2) Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage;
- Under which a Covered Party, if an architect, engineer or surveyor, assumes liability for an injury or damage arising
 out of the Covered Party's rendering or failure to render professional services, including those listed in clause a of
 this paragraph, and supervisory, inspection or engineering services; or
- c. That indemnifies any person or organization for damage by fire to premises rented or loaned to the Member Agency.

AA. To liability of a Covered Party

- 1. arising in whole or in part out of a Covered Party's obtaining remuneration or financial gain to which the Covered Party was not legally entitled or
- arising out of the willful violation of the penal code or ordinance committed by or with the knowledge or consent of any Covered Party.
- BB. To liability arising out of any bidding process, estimates of probable cost or cost estimates being exceeded or faulty preparation of bid specifications or plans including engineering or architectural plans.
- CC. To failure to perform, breach of or arising out of any breach of a contractual obligation whether oral or in writing.
- DD. To liability imposed under the Employee Retirement Income Security Act of 1974 or any law mandatory thereof or any similar law or liability arising out of fiduciary activities as respects employee benefit plans.
- EE. To claims resulting from or arising out of the proposed or actual charges for, application of, increase in utility rates.

FF. To liability:

- With respect to which a Covered Party under the Liability Memorandum of Coverage is also a Covered Party under a nuclear energy liability policy issued by Mutual Atomic Energy Liability Underwriters, American Nuclear Insurers, Nuclear Insurance Association of Canada or any successor organizations, or would be a Covered Party under any such policy but for its termination upon exhaustion of its limit of liability; or
- Resulting from the hazardous properties of nuclear material and with respect to which (a) any person or organization
 is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof or
 (b) the Covered Party is, or had this Liability Memorandum of Coverage not been issued would be, entitled to

indemnity from the United States of America or any agency thereof, under any agreement entered into by the United States of America or any agency thereof, with any person or organization; or

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- 3. Resulting from hazardous properties of nuclear material, if:
 - a. The nuclear material (i) is at any nuclear facility owned by, or operated by or on behalf of a Covered Party or (ii)
 has been discharged or dispersed therefrom; or
 - The nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of a Covered Party; or
 - c. The bodily injury, property damage, or personal injury arises out of the furnishing by a Covered Party of services, materials, parts of equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions, or Canada, this exclusion c. applies only to property damage to such nuclear facility and any property thereat.

As used in this exclusion:

- a. "Hazardous properties" include radioactive, toxic or explosive properties;
- b. "Nuclear material" means source material, special nuclear material, or by-product material;
- "Source material", "special nuclear material" and "by-product material" have the meaning given them in the Atomic Energy Act of 1954 or in any law amendatory thereof;
- d. "Spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor;
- e. "Waste" means any waste material (i) containing by-product material and (ii) resulting from the operation by any
 person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (f) (i)
 or (ii) hereof;
- f. "Nuclear facility" means: (i) any nuclear reactor; (ii) any equipment or device designed or used for (aa) separating the isotopes of uranium or plutonium, (bb) processing or utilizing spent fuel or (cc) handling, processing or packaging waste; (iii) any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the Covered Party at the premises where such equipment or device is located consists of or contains more than 25 grams of uranium m235; (iv) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste; and (v) includes the site on which any of the foregoing is located, all operations conducted on such site, and all premises used for such operation;
- g. "Nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;
- h. "Property damage" includes all forms of radioactive contamination of property.
- GG. To liability caused directly or indirectly by, arising out of or resulting from oral or written publication of material, if done by or at the direction of the **Member Agency** with knowledge of its falsity.
- HH. To liability caused directly or indirectly by, arising out of or resulting from fungi or bacteria of any type regardless of the cause of the growth, proliferation or accretion.
- II. To liability arising out of the ownership, maintenance, use or operation of any railroad yard, track, facility or equipment, other than trolley, streetcar, and similar "street railroad" (as the term "street railroad" is defined by Section 386.020, RSMo) equipment and facilities for public use in the providing of local public transportation service upon the roads, streets, highways and public places in or adjacent to a Member Agency.
- JJ. To liability arising out of the ownership, maintenance, use or operation of, loading, unloading, or entrustment to others of owned, non-owned, or hired trains or other railroad equipment.
- KK. To liability for Bodily Injury, Property Damage, or Personal Injury resulting from an act which is a violation of State or Federal criminal law, or county or municipal ordinance defining, or imposing a penalty for, a felony, misdemeanor or infraction, committed by any Covered Party. This exclusion applies even if:
 - 1. such Covered Party lacks the mental capacity to form intent;
 - 2. such Bodily Injury, Property Damage, or Personal Injury is of a different kind or degree than expected or intended; or

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such Bodily Injury, Property Damage, or Personal Injury is sustained by a different person, or persons, other than expected or intended.

This exclusion applies whether or not the Covered Party is charged or convicted of a violation of State or Federal criminal law, County or Municipal Ordinance.

- LL. To liability of any Law Enforcement officer or school protection officer of the Member Agency with arrest or detention authority who has not completed all applicable training, licensure and other requirements determined applicable to that Law Enforcement officer or school protection officer by the Peace Officer Standards & Training Commission, established pursuant to Section 590.120, RSMo.
- MM. To liability resulting from or arising out of the activities of any law enforcement officers making use of a canine in connection with the execution of the officer's official duties that has not completed appropriate training relating to use of service dogs in law enforcement.
- NN. To liability resulting from or arising out of daycare operations that are required, but fail, to be appropriately licensed.
- OO. To liability resulting from or arising out of a fireworks display not directly supervised by a qualified pyrotechnician.
- PP. To liability resulting from or arising out of the activities of any wrongful act or omission by a **Covered Party**, which results in **Bodily Injury**, **Property Damage**, or **Personal Injury** which is reasonably expected or intended by the **Covered Party**.
- QQ. To liability for **Bodily Injury** to any passenger in an **owned**, **non-owned**, or **hired automobile** whose presence in such **owned**, **non-owned**, or **hired automobile** is not in furtherance of the official pursuits of the **Member Agency**.
- RR. To liability for any claim, including damages and **defense costs**, alleging copyright infringement, patent infringement, trademark or service mark infringement, or piracy of intellectual property or protected works, whether by unauthorized use, reproduction, preparation of derivative works, distribution of copies by sale or rental, or public performance or display.
- SS. To liability for any claim, including damages and defense costs, brought by suit in any court or other tribunal of any country, territory or jurisdiction outside of the United States, its territories and possessions. This exclusion shall apply whether liability is asserted resulting from an act that occurred within or outside of the United States; and whether the court of tribunal of the jurisdiction outside of the United States has exclusive jurisdiction to hear and decide the claim, or whether a court or tribunal within the United States has concurrent jurisdiction to hear and decide the claim. In event of a claim brought by suit in any court or other tribunal of any country, territory or jurisdiction outside of the United States, its territories and possessions, MOPERM will have no obligation to take any action, interpose any defenses, or in any way seek removal of the claim from the court or tribunal outside the United States to a court or tribunal within the United States. This exclusion shall not apply to Automobile Liability claims brought by suit in any court or tribunal within the country of Canada.
- TT. To liability for any claim resulting from or arising out of:
 - any actual, alleged or threatened infectious, pathogenic, toxic or other harmful properties of any organic pathogen, including exposure to any organic pathogen; and
 - 2. any loss, cost or expense arising out of any
 - request, demand, order, statutory or regulatory requirement that any Covered Party or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of any organic pathogen,
 - claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of any organic pathogen, or
 - 3. any actual or alleged failure by a Covered Party to properly quarantine those affected by an organic pathogen.

V. WORDS AND PHRASES WITH SPECIAL MEANING

As used in this Liability Memorandum of Coverage, the Liability Memorandum of Coverage Declarations and all Forms and Endorsements annexed to the Liability Memorandum of Coverage, the following words and phrases shall mean:

Aircraft means a vehicle designed for the transport of persons or property primarily in the air; provided, however, that an unmanned aircraft of a total weight of 55 pounds or less operated by a **Member Agency** or by a **Covered Party** on behalf of a Issued by Missouri Public Entity Risk Management Fund (MOPERM), P. O. Box 7110, Jefferson City, MO 65102.

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Member Agency (1) in furtherance of the official pursuits of the Member Agency; and (2) within the course and scope of the Covered Party's duties; and (3) in compliance with all applicable federal, state and local statutes, rules, regulations and ordinances; shall not be construed to be an "aircraft" for purposes of this Liability Memorandum of Coverage.

Automobile means a land motor vehicle or trailer licensed for highway use.

Automobile Liability means liability for bodily injury or property damage that results from the negligent acts or omissions by a Covered Party arising out of the operation of an automobile within the course and scope of the Covered Party's duties.

Authorized Volunteer means an individual who renders any service at the direction of and directly for the benefit of the Member Agency (as designated in the Liability Memorandum of Coverage Declarations) without expectation of receiving a wage or salary, and shall include unpaid officers and Board or Commission members of any Member Agency.

Bodily injury means physical injury, sickness, disease, disability or death sustained by a person and includes any resulting mental injury, emotional distress, shock or loss of services.

Covered Party means any person or entity set forth in Section III of this Liability Memorandum of Coverage.

Defense costs means all fees and expense caused by and relating to the adjustment, investigation, defense or litigation of a claim including attorneys' fees, court costs and interest on judgments accruing after entry of judgment. **Defense costs** shall not include the office expenses of the **Covered Party** or the salaries of **employees** or officials of any **Covered Party**.

Employee means an individual who receives wages or salary directly from the Member Agency (as designated in the Liability Memorandum of Coverage Declarations) for work performed at the direction of and directly for the benefit of the Member Agency.

Employment Practices Liability means liability claimed by or on behalf of an Employee or former Employee of a Member Agency or an applicant for employment by a Member Agency resulting from violation of the Employee's, former Employee's, or applicant's legal right(s) as an Employee or former Employee of, or applicant for employment by, the Member Agency.

Fungi means any type or form of fungus, including mold or mildew, and any mycotoxins, spores, scents or by-products produced or released by fungi.

General Liability means liability that results from any claim or cause of action described in Section I.A.2 of this Liability Memorandum of Coverage, INCLUDING claims or causes of action not subject to the foregoing Exclusions for (1) libel, slander or defamation of character; (2) invasion of privacy; (3) wrongful entry or eviction, or other invasion of the right of private occupancy; (4) assault and battery; and (5) discrimination prohibited by law or violation of federal civil rights laws; but which are not claims or causes of action for liability specifically defined by this Liability Memorandum of Coverage as Automobile Liability, Employment Practices Liability, Law Enforcement Liability, Healthcare Malpractice Liability, or Public Officials Errors and Omissions Liability.

Healthcare Malpractice Liability means liability of a registered nurse, licensed practical nurse, nurses' aide, emergency medical technician, paramedic or ambulance service personnel, but not liability of the Member Agency, for bodily injury or property damage resulting from the improper, unskilled, or negligent care or treatment of a patient by the registered nurse, licensed practical nurse, nurses' aide, emergency medical technician, paramedic or ambulance service personnel, directly employed by the Member Agency as specifically designated in the Liability Memorandum of Coverage Declarations and while acting (1) within the course and scope of their duties for said designated Member Agency, and (2) in furtherance of the official pursuits of the Member Agency.

Hired automobile means an automobile used under contract on behalf of or loaned to the Member Agency provided such automobile is not owned by or registered in the name of (1) the Member Agency or (2) an employee or servant of the Member Agency.

Law Enforcement Liability means liability that results from an act while conducting any official activity or operation(s) of (1) a Member Agency's police department, sheriff agency or other public safety organization that enforces the law and protects persons and/or property from breaches of the law; or (2) a Member Agency that has employed one or more law enforcement officers with the power of arrest for a violation of the criminal code, or declared or deemed to be a peace officer by state statute; or (3) a Member Agency that is a county that has employed and compensates one or more juvenile officers or deputy juvenile officers exercising authority pursuant to Section 211.401, RSMo; or (4) a Member Agency that employs one or more court marshals with the power of arrest granted by state law or local order or ordinance; or (5) a Member Agency that employs one or more jailers, detention officers, custodial officers, or persons exercising duties and authority to detain and maintain detention of any person arrested or confined by a law enforcement officer, including jailers exercising authority pursuant to Chapter 221, RSMo; or (6) a Member Agency that is a school district that has designated one or more school protection officers or school attendance officers, while acting pursuant to the requirements of Sections 160.665 or 167.071, RSMo.

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Member Agency means the local public agency designated in the Liability Memorandum of Coverage Declarations and shall not include any other entity or agency under which said designated Member Agency may do business unless specifically included in the Liability Memorandum of Coverage Declarations.

MOPERM means the Missouri Public Entity Risk Management Fund.

Non-owned automobile means an automobile not owned by or registered in the name of, hired by, leased or rented by, or loaned to the Member Agency.

Occurrence means an act, accident, or event, during the coverage period, which results in **Bodily Injury**, **Property Damage**, or **Personal Injury** neither expected nor intended by the **Covered Party**. A series of related acts, accidents, or events will be deemed to be a single occurrence taking place on the date of the first of the series of related acts, accidents, or events. **Bodily Injury**, **Property Damage** or **Personal Injury** that results from an act that is intended by the **Covered Party** to cause **Bodily Injury**, **Property Damage**, or **Personal Injury** is not an injury or damage that is neither expected nor intended

Organic pathogen means any (1) bacteria; mildew, mold or other fungi; other microorganisms; or mycotoxins, spores or other by-products of any of the foregoing; (2) viruses or other pathogens (whether or not a microorganism); or (3) colony or group of any of the foregoing.

Owned Automobile means an automobile owned by or under a lease of 30 days or more to the Member Agency.

Personal Injury means injury other than bodily injury or property damage, arising out of: (1) violation of civil rights; (2) false arrest, detention, or imprisonment; (3) unlawfully entering or remaining on private property; or (4) malicious prosecution.

Property Damage means (1) physical injury to or destruction of tangible property, including the loss of use thereof at any time, or (2) loss of use of tangible property which has not been physically injured or destroyed.

Public Officials Errors and Omissions Liability means liability that occurs as a result of a breach of duty by the Covered Party resulting from the Covered Party's actual or perceived negligent action or inaction, mistake, misstatement, error, neglect, inadvertence or omission by the Covered Party in the course and scope of the Covered Party's duties with the Member Agency; but does not include (1) Bodily Injury, Property Damage, or Personal Injury that results from an act that is intended by the Covered Party to cause Bodily Injury, Property Damage, or Personal Injury; or (2) claim by a Member Agency against a Covered Party who is an official or an employee of the Member Agency.

Ultimate Net Loss means the sum actually paid or payable in cash in the settlement or satisfaction of losses, for which the Covered Party is liable either by (1) adjudication or (2) compromise with the written consent of MOPERM, after making proper deduction for all recoveries and salvages collectible. Ultimate Net Loss does not include Defense Costs. MOPERM's obligation to pay any Ultimate Net Loss shall under no circumstances exceed the amount of MOPERM's Limit of Liability.

Use of an automobile includes the loading and unloading thereof.

Watercraft means a vehicle designed for the transport of persons or property primarily in or on water.

VI. CONDITIONS

- A. Coverage Dependent on Application/Payment for, and Extension of, Coverage. Coverage for any liability provided by this Liability Memorandum of Coverage shall be subject to and conditioned upon (1) application by the Member Agency for coverage of that particular liability; (2) agreement by MOPERM to extend coverage for that specific liability to the Member Agency; and (3) payment by or on behalf of the Member Agency (or entry by the Member Agency and MOPERM into a payment agreement prior to the Occurrence) for coverage of that specific liability of the full contribution assessed by MOPERM for that coverage.
- B. Deposit/Adjustment. All deposits and retrospective adjustments in connection with this Liability Memorandum of Coverage shall be computed in accordance with the rating plans developed by MOPERM.
- C. Inspection and Audit. MOPERM shall be permitted but not obligated to inspect the Member Agency's property and operations at any time. MOPERM may examine and audit the Member Agency's books and records at any time prior to cessation of the Member Agency's financial obligations under these conditions or the terms and conditions of the Liability Memorandum of Coverage.
- D. Covered Party's Duties in the Event of Occurrence, Claim or Suit.
 - 1. In the event of an occurrence, written notice containing particulars sufficient to identify the Covered Party and also reasonably obtainable information with respect to the time, place and circumstances thereof, and the names and

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addresses of the injured and of available witnesses, shall be given by or for the Covered Party to MOPERM or any of its authorized agents as soon as practicable.

- If claim is made or suit brought against the Covered Party, the Covered Party shall immediately forward to MOPERM every demand, notice, summons or process received.
- 3. The Covered Party shall cooperate with MOPERM and, upon MOPERM's request, assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the Covered Party because of injury or damage with respect to which coverage is afforded under this Liability Memorandum of Coverage; and the Covered Party shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The Covered Party shall not, except at the Covered Party's cost, voluntarily make payment, assume any obligation or incur any expense other than for first aid or damage mitigation.
- 4. If any Covered Party refuses to accept a reasonable settlement MOPERM negotiates that is acceptable to the plaintiff(s) or claimant(s) and wishes to contest or continue to contest any claim, suit or judgment or continue any legal proceedings in connection with any matter, then MOPERM may withdraw from its obligation to provide further defense of the claim, suit or judgment and allow the Covered Party refusing to accept the settlement to assume further defense of the claim, suit or judgment, and in such event, MOPERM's liability with respect to that claim, matter, judgment or proceeding shall not exceed the amount for which it could have been settled including, if applicable, defense costs incurred by MOPERM or with MOPERM's consent up to the date of such refusal.
- MOPERM shall not be liable for occurrences, suits or claims in which the Member Agency fails to comply with this Subsection.
- E. Action Against MOPERM. No action shall lie against MOPERM unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this Liability Memorandum of Coverage, nor until the amount of the Covered Party's obligation to pay shall have been finally determined either by judgment against the Covered Party after actual trial or by written agreement of the Covered Party, the claimant and MOPERM.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this Liability Memorandum of Coverage to the extent of the coverage afforded by this Liability Memorandum of Coverage. No person or organization shall have any right under this Liability Memorandum of Coverage to join MOPERM as a party to any action against Covered Party to determine the Covered Party's liability, nor shall MOPERM be impleaded by the Covered Party or the Covered Party's legal representative. Bankruptcy or insolvency of the Covered Party or of the Covered Party's estate shall not relieve MOPERM of any of its obligations hereunder.

- F. Other Coverage. The coverage afforded in this Liability Memorandum of Coverage shall be excess of and not contribute with any other valid and collectible coverage, other than any excess or umbrella coverage procured by MOPERM or the Member Agency.
- G. For any claim to which Exclusion M of Section IV of this Liability Memorandum of Coverage applies, MOPERM will not pay that part of any sum paid in settlement of a claim or satisfaction of a judgment, if any, that is taxable wages, compensation, or benefits for which the Member Agency actually withholds federal income tax for the claimant, regardless of the net amount remaining after withholding for taxes. The Member Agency's payment of such sums to the claimant shall reduce the amount MOPERM pays on behalf of the Member Agency or other Covered Party, on a dollar for dollar basis. The Member Agency shall defend, indemnify, and hold MOPERM harmless for any liability arising from failure to report, for underreporting, or otherwise failing to discharge any obligation to withhold or report income to any state, federal, or local taxing agency.
- H. Multiple Coverage Periods. An occurrence with a duration of more than one coverage period shall be treated as a single occurrence arising during the coverage period when the occurrence begins. Any claim, cause of action, injury or loss that occurred or accrued during more than one coverage period, whether brought or presented by one or more persons or parties individually or as members of a class against a Covered Party, and whether brought or presented as separate claims by multiple persons or parties or as a single claim by a class of claimants, shall be deemed to have occurred during the coverage period when the claim, cause of action, injury or loss first occurred or accrued.
- I. Subrogation. In the event of any payment under this Liability Memorandum of Coverage, MOPERM shall be subrogated to all the Covered Party's rights of recovering therefor against any person or organization and the Covered Party shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Covered Party shall do nothing to prejudice such rights.

Issued by Missouri Public Entity Risk Management Fund (MOPERM), P. O. Box 7110, Jefferson City, MO 65102.

By:



- J. Withdrawal/Cancellation. MOPERM may cancel the Member Agency's participation in MOPERM for non-payment of any contribution, assessment, deposit, retrospective adjustment or any other receivable, whether in whole or part, with 10 days' advance written notice.
- K. Changes. This Liability Memorandum of Coverage shall not be changed except by written endorsement hereto.
- L. Increase in Hazard. Unless otherwise provided in writing added hereto, MOPERM shall not be liable for loss occurring while hazards are increased by any means within the control or knowledge of the Member Agency.
- M. Assessments. If contributions received by MOPERM in any year do not produce sufficient funds to pay claims which are due for that year, the Member Agency shall be subject to an assessment. This condition shall also apply to any Member Agency who has withdrawn from MOPERM but was a Member Agency during any portion of the year for which the assessment is required.
- N. Refunds. If contributions received by MOPERM in any fiscal year produce an ending balance exceeding projected needs and adequate reserves, the Member Agency may, at the discretion of the Board of Trustees, be paid a refund.

Issued by Missouri Public Entity Risk Management Fund (MOPERM), P. O. Box 7110, Jefferson City, MO 65102.

By: Jahr

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:		
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	HILLSBORO R-3 SCHOOL #12 HAWK DRIVE HILLSBORO, MO 63050		
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025		
Memorandum Number: 2002	Policy Number:	LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1),

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

Date: 12-14-2023

M602A (Ed. 4-23)

MEMBER AGENCY: COUNTY OF JEFFERSON	ADDITIONAL COVERED PARTY: JUNIOR COLLEGE DISTRICT OF JEFFERSON CO.
PO BOX 100 HILLSBORO MO 63050	1000 VIKING DRIVE HILLSBORO, MO 63050
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1),

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jank

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	ST LOUIS UNIVERSITY MEDICAL CENTER ATTN DEPT OF PATHOLOGY 1402 SOUTH GRAND BLVD ST LOUIS, MO 63104-1028	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2),

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Contract for professional technical and scientific services to the Medical Examiner's office in Jefferson County

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

Date: 12-14-2023

M602A (Ed. 4-23)

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	MISSOURI NATIONAL GUARD ATTN: NGMA-OTT (INNOVATIVE READINESS TRAINING) 2302 MILITIA DRIVE JEFFERSON CITY, MO 65101-1203	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

River Bend Park construction

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jank

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	MBIA INSURANCE HILLSBORO, MO 63050	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 t	o 12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

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Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Jail Facilities and Administration Building Bond for the Member Agency

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

M602A (Ed. 4-23)

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	COMMERCE BANK PO BOX 11309 ST LOUIS, MO 63105
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1),

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Mitel Phone and Voice Mail System under Master Lease #9170408-010

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	CRYSTAL CITY PARK BOARD 500 EIGHTH ST CRYSTAL CITY, MO 63019
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 t	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1),

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Youth Tennis Lessons and Day Camp being held on the Additional Covered Party's property

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	RIVER HILLS DEVELOPMENT CO INC ATTN: JOHN V PRICE PO BOX 100 BARNHART, MO 63012
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Use of the sand mine owned by the Additional Covered Party

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

Ву

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	MISSOURI DEPARTMENT OF CONSERVATION 2750 GLENCOE ROAD WILDWOOD, MO 63038	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	o 12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1),

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices**Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare **Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

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Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

7 acres of property located along the Big River at House Springs being leased to the Member Agency

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	ERB EQUIPMENT COMPANY INC 200 ERB INDUSTRIAL DRIVE FENTON, MO 63026
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 t	12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Equipment being leased by the Member Agency

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Ten

Date: 12-14-2023

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	MISSISSIPPI RIVER EAGLES 330 BAILEY ROAD CRYSTAL CITY MO 63019
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Using premises located at 330 Bailey Rd, Crystal City, MO 63019 for polling.

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	UMB BANK NA AS TRUSTEE 2 S BROADWAY STE 600 ST LOUIS MO 63102
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Refunding Certificates of Participation Series 2010B. In the event of cancellation, 30 days written notice will be provided

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:

COUNTY OF JEFFERSON
PO BOX 100
HILLSBORO MO 63050

Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to 12:01 a.m. 1-1-2025

Memorandum Number: 2002

INTERESTED PARTY:

NORTHWEST R-1 SCHOOL DISTRICT
ATTN: DARLENE COBB
2843 COMMUNITY LANE
HIGH RIDGE MO 63049-2337

Memorandum Number: 2002

Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2),

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or after the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Proof of Coverage

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jen

Date: 12-14-2023

MEMBER AGENCY:	INTERESTED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	GFI DIGITAL 1310 MADRID ST STE 101 MARSHALL MN 56258	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of properly), **Employment Practices** Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare **Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Proof of Coverage

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	AMEREN MISSOURI 1901 CHOUTEAU AVE PO BOX 66149 ST LOUIS MO 63166-6149
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2),

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property). **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Use of utility poles owned by the Additional Covered Party

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

MEMBER AGENCY:	INTERESTED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	WINDSOR C-1 SCHOOL DISTRICT 6208 US HIGHWAY 61-67 IMPERIAL MO 63052
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 t	12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Proof of Coverage

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	UMB BANK NA AS TRUSTEE 2 S BROADWAY STE 435 ST LOUIS MO 63102
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 t	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Certificates of Participation Series 2017

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

Ву:

Date: 12-14-2023

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	UMB BANK NA ATTN CORPORATE TRUST DEPT 2 S BROADWAY STE 435 ST LOUIS, MO 63102
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2),

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

- 1) Jail Facilities and Administration Building Bond
- 2) Certificates of Participation Series 2007
- 3) Certificates of Participation Series 2010
- 4) Refunding Certificates of Participation Series 2010B
- 5) Refunding Certificates of Participation Series 2017

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

Date: 12-14-2023

MEMBER AGENCY:	INTERESTED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	FESTUS ELKS CLUB 5 ELKS DR CRYSTAL CITY MO 63019	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability, or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Proof of Coverage

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jank

Date: 12-14-2023

MEMBER AGENCY:	INTERESTED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	SACRED HEART CATHOLIC CHURCH 555 BAILEY RD CRYSTAL CITY MO 63019	4
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	o 12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-2024	401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices** Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare **Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Proof of Coverage

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	BI HIGH RIDGE LLC C/O BON INVESTMENTS LLC ATTN AMIT BARNOON 720 E PALISADE AVE STE 201 ENGLEWOOD CLIFFS NJ 07632	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Facility at #34 Dillon Plaza, High Ridge, MO 63049 being leased to the Member Agency

Zamias Services, Inc is also listed as Additional Insured

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	US BANK EQUIPMENT FINANCE STE 101 1310 MADRID ST MARSHALL MN 56258
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	o 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Leased equipment at the Jefferson County Assessor's office

RICOH MP C3504 RICOH MP 5055SP RICOH SP 5300DN RICOH SP 5300DN

DEDUCTIBLE: \$5000

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

Date: 12-14-2023

MEMBER AGENCY:	INTERESTED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	SIMPSON ELEMENTARY 3585 VOGEL RD ARNOLD MO 63010
Memorandum Coverage Period: 12:01 a.m. 1-1-202	to 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

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Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Proof of Coverage

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By:

Date: 12-14-2023

MEMBER AGENCY:

COUNTY OF JEFFERSON
PO BOX 100
HILLSBORO MO 63050

Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to 12:01 a.m. 1-1-2025

Memorandum Number: 2002

ADDITIONAL COVERED PARTY:

A2Z REAL ESTATE INC
12:31 MARKET ST
JOHNSTON, PA 15901
ATTN: LEGAL DEPARTMENT

Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to 12:01 a.m. 1-1-2025

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices Liability**, **Law Enforcement Liability**, **Public Officials Errors and Omissions Liability**, and **Healthcare Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Facility at #34 Dillon Plaza, High Ridge, MO 63049 being leased to the Member Agency

BI High Ridge LLC is also listed as Additional Insured.

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	FOX C-6 SCHOOL DISTRICT 745 JEFFCO BLVD ARNOLD, MO 63010	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	12:01 a.m. 1-1-2025	
Memorandum Number: 2002	Policy Number: LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

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Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Fox C-6 School District is named additional covered party for the duration of the facility usage. Despite being named as additional covered party, Fox C-6 School District does not waive any defenses of sovereign or governmental immunity.

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	KAHLER CITY PLAZA INC PO BOX 38 BARNHART, MO 63012
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the **Member Agency** and its public officials and **employees** by reason of liability for damages resulting from **General Liability** (other than condition of property), **Employment Practices** Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare **Malpractice Liability** as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Leased premises located at 6555 Hwy 61-67, Imperial, Missouri 63052

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jen

MOPERM STATEMENT OF LIABILITY & PHYSICAL DAMAGE COVERAGE

MEMBER AGENCY:	ADDITIONAL CO	ADDITIONAL COVERED PARTY:	
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	201 E COLUMBIA	FIRST STATE COMMUNITY BANK 201 E COLUMBIA FARMINGTON, MO 63640	
Memorandum Coverage Period: 12:01 a.m. 1-1-2024 to	o 12:01 a.m. 1-1-2025		
Memorandum Number: 2002	Policy Number:	LP-2002-202401	

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

LOSS PAYEE

AUTOMOBILE PHYSICAL DAMAGE: Actual Cash Value or Cost of Repair, whichever is less, minus deductible

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party and Loss Payee

DESCRIPTION:

2020 FORD F250 1FD7X2B68LEC63394, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000

2020 FORD EXPLORER 1FM5K8AB3LGB22762, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000

2020 FORD EXPLORER 1FM5K8AB7LGB22764, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000

2020 FORD EXPLORER 1FM5K8ABXLGB22760, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000

2020 FORD EXPLORER 1FM5K8AB0LGB22766, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

2020 FORD EXPLORER 1FM5K8AB3LGB22759, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000
2020 FORD EXPLORER 1FM5K8AB1LGB22758, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000
2020 FORD EXPLORER 1FM5K8AB5LGB22763, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000
2020 FORD EXPLORER 1FM5K8AB1LGB22761, Liability Deductible \$1,000, Comp Deductible Not Covered, Coll Deductible Not Covered
2020 FORD EXPLORER 1FM5K8AB9LGB22765, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000
2020 FORD EXPLORER 1FM5K8AB9LGB22767, Liability Deductible \$1,000, Comp Deductible \$3,000, Coll Deductible \$3,000

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

MEMBER AGENCY:	ADDITIONAL COVERED PARTY:
COUNTY OF JEFFERSON PO BOX 100 HILLSBORO MO 63050	JOHN FABICK TRACTOR COMPANY AND ITS SUBSIDIAIRES AND AFFILIATES ONE FABICK DR FENTON MO 63026
Memorandum Coverage Period: 12:01 a.m. 1-1-2024	to 12:01 a.m. 1-1-2025
Memorandum Number: 2002	Policy Number: LP-2002-202401

AUTOMOBILE LIABILITY:

Injuries directly resulting from the negligent acts or omissions by public **employees** arising out of the operation of motorized vehicles within the course of their employment as more fully described in Section 537.600.1(1), RSMo.

LIMIT: \$3,370,137 per occurrence

GENERAL LIABILITY:

Injuries caused by the condition of a public entity's property as more fully described in Section 537.600.1(2), RSMo.

LIMIT: \$3,370,137 per occurrence

Coverage for claims against the Member Agency and its public officials and employees by reason of liability for damages resulting from General Liability (other than condition of property), Employment Practices Liability, Law Enforcement Liability, Public Officials Errors and Omissions Liability, and Healthcare Malpractice Liability as defined within the Memorandum of Coverage.

LIMIT: \$2,000,000 per occurrence

Limit is not subject to an annual aggregate.

Pursuant to paragraph III Who is a Covered Party?, subparagraph F. of the Liability Memorandum of Coverage, the Additional Covered Party is included as a Covered Party with respect to the written contract obligating coverage as is afforded by this agreement, but only with respect to the operations performed by or on behalf of the Member Agency or facilities used by the Member Agency.

Coverage does not extend to (1) any contract to transfer liability to the Member Agency for which the Member Agency would not otherwise have liability; or (2) any contract whereby the Member Agency agrees to indemnify or hold harmless the person or organization from liability.

Coverages are subject to Sections 537.700 to 537.755 RSMo, and to the terms and conditions of the Liability Memorandum of Coverage and the Declarations thereto issued to the Member Agency.

Section 537.755.2 RSMo, provides that no payment shall be made by MOPERM unless and until the benefits provided to pay the claim by any other applicable policy of liability insurance have been exhaused. This certificate is issued as a matter of information only and confers no rights upon the Certificate Holder. This certificate does not affirmatively or negatively amend, extend or alter the coverage afforded by the Memorandum of Coverage issued to the Member Agency referenced above. This certificate of insurance does not constitue a contract between MOPERM and the certificate holder. The issuance of this certificate to the certificate holder does NOT extend coverage to the certificate holder.

THE INTERESTED PARTY SHOWN ABOVE IS INCLUDED AS: Additional Covered Party

DESCRIPTION:

Should the above described memorandum be cancelled before the expiration date thereof, MOPERM will endeavor to mail written notice to the Interested Party shown above, but failure to mail such notice shall impose no obligation or liability of any kind upon MOPERM or its representatives. Issued by Missouri Public Entity Risk Management Fund (MOPERM). P.O. Box 7110, Jefferson City, MO 65102

By: Jan

Date: 12-14-2023

MISSOURI AUTOMOBILE INSURANCE IDENTIFICATION CARD

MOPERM

Missouri Public Entity Risk Management Fund P.O. Box 7110 Jefferson City, MO 65102-7110

The coverage provided by this policy meets the minimum liability limits prescribed by law.

POLICY NUMBER	EFFECTIVE DATE	EXPIRATION DATE
LP-2002-202401	1-1-2024	1-1-2025
VEHICLE DESCRIPTION		
Fleet		
	COUNTY OF JEFFEI PO BOX 100 HILLSBORO MO 630	

MISSOURI AUTOMOBILE INSURANCE IDENTIFICATION CARD

MOPERM

Missouri Public Entity Risk Management Fund P.O. Box 7110

Jefferson City, MO 65102-7110
The coverage provided by this policy meets the minimum liability limits prescribed by law.

POLICY NUMBER	EFFECTIVE DATE	EXPIRATION DATE
LP-2002-202401	1-1-2024	1-1-2025
VEHICLE DESCRIPTION		
Fleet		
	COUNTY OF JEFFEI PO BOX 100 HILLSBORO MO 630	

MISSOURI AUTOMOBILE INSURANCE IDENTIFICATION CARD

MOPERM

Missouri Public Entity Risk Management Fund P.O. Box 7110 Jefferson City, MO 65102-7110

The coverage provided by this policy meets the minimum liability limits prescribed by law.

POLICY NUMBER	EFFECTIVE DATE	EXPIRATION DATE
LP-2002-202401	1-1-2024	1-1-2025
VEHICLE DESCRIPTION		
Fleet		
	COUNTY OF JEFFE PO BOX 100 HILLSBORO MO 630	

NOTICE OF CHANGES TO LIABILITY COVERAGE

All changes made to "Liability Memorandum of Coverage" have also been made to "Liability Memorandum of Coverage (Package)."

MOPERM has made changes in its Liability Memorandum of Coverage to clarify and avoid potential ambiguities in its scope of coverage, to ensure that MOPERM is offering coverage for all liabilities for which Missouri law has expressly waived sovereign immunity while ensuring that the terms of the Memorandum of Coverage itself does not waive any defenses to claims made against MOPERM member entities. In recent years, the Missouri legislature has waived sovereign immunity for public entities for claims made by "whistleblowers", and Missouri courts have extended liabilities applicable to public entities for alleged violations of claimants' civil rights. The changes to MOPERM's Liability Memorandum of Coverage are collectively designed to ensure coverage for such new and expanded liabilities without waiving any defenses MOPERM member entities can assert to these and other claims.

Currently, the Liability Memorandum of Coverage excludes coverage for "backpay, past salary or wages, or any compensation or benefits, whether current or deferred". The revised Liability Memorandum of Coverage limits that exclusion, stating that MOPERM will exclude coverage for any part of a settlement or judgment that represents taxable wages, compensation, or benefits; and that a Member Agency shall defend, indemnify, and hold MOPERM harmless for any liability arising from failure to report, for underreporting, or otherwise failing to discharge any obligation to withhold or report income to any state, federal, or local taxing agency.