# RESOLUTION APPOINTING RISK MANAGEMENT CONSULTANT 2024 Fund Year

WHERI	EAS,			(hereinafter "Local
Unit") has joine defined in N.J.			reinafter "Fund"), a j	(hereinafter "Local joint insurance fund as
		ws require participating s are defined in the By		nt a Risk Management o do so by the "Fund";
		l Unit has complied wit gement Consultant; an		regard to the
WHERI that position; a		d" has requested its m	embers to appoint in	ndividuals or entities to
		BE IT RESOLVED by		
1.			_ (Local Unit) hereb its Risk Mar	y appoints nagement Consultant.
	The	sk Management Consu nent Consultant's Agre	_( <i>authorized repres</i> iltant are hereby aut eement for the year	tentative of the public thorized to execute the 2024 in the form attached
		Name	of Entity:	
Attest:		Name	or <u></u>	
Name		-	Name and t	itle
		<u>Certification</u>		
1.		, Clerk of the		
County of		, do hereby ce	rtify the foregoing to	be a true and correct
copy of a Resol	ution adopted	by the governing body	on	, 20
			Clerk	
Witness my har	nd and seal of	the		
	of		This day of	20

### **STATEWIDE INSURANCE FUND**

### **RISK MANAGEMENT CONSULTANT'S AGREEMENT**

## 2024 Fund Year

	THIS A	AGREEMENT entered into this	day of	20,
•		atewide Insurance Fund ("FUND"),	•	fund of the State of New _("MEMBER") and
,	,			GEMENT CONSULTANT")
throug	h a fair	and open process, pursuant to N.	·	•
	WHER	REAS, the CONSULTANT has offe	red to the MEMBE	ER professional risk
manag	jement	consulting services as required by	the Bylaws of the	FUND; and
terms,		REAS, the CONSULTANT has advoces and operations of the FUND; a		at he/she is familiar with the
and	WHER	REAS, the MEMBER desires these	professional serv	ices from the CONSULTANT;
of a Ri		REAS, the MEMBER has complied agement Consultant; and	with relevant law	in regard to the appointment
and tha		REAS, the Bylaws of the FUND req	!	0 0
set fort		THEREFORE, the parties in consi	deration of the mu	utual promises and covenants
1.	For an	d in consideration of the amount s	tated hereinafter,	the CONSULTANT shall:
	(a)	assist in evaluating the MEMBER the Member's operation and cover	•	advise on matters relating to
	(b)	explain to the MEMBER, or its representation from the FUND.	oresentatives, the	various coverages available
	(c)	explain to the MEMBER, or its representation commitment and obligations to the		terms of the member's
	(d)	explain to the MEMBER, or its rep	oresentatives the	operation of the FUND.

- (e) prepare applications, statements of values, etc., on behalf of the MEMBER, if required by the FUND.
- (f) review the MEMBER'S assessment and assist in the preparation of the MEMBER'S insurance budget.
- (g) review losses and engineering reports and provide assistance to the MEMBER'S safety committee, if required.
- (h) assist in the claim settlement process, if required, by MEMBER or FUND.
- (i) attend the majority of meetings of the Fund Commissioners or Executive Committee, if requested, and perform such other services as required by the MEMBER or the FUND.
- (j) comply with the obligations imposed upon Risk Managers in the FUND's Bylaws.
- (k) act in good faith and fair dealing to the FUND.
- (I) perform other duties for the FUND as may be required from time to time by the FUND.
- 2. In exchange for the above services, the CONSULTANT shall be compensated in the following manner:
  - (a) The CONSULTANT shall be paid by the FUND, on behalf of the MEMBER, a fee as compensation for services rendered. Said fee, an apportionment of the MEMBER's assessment: 6% of workers' compensation (excluding any fees, PLIGA, and loss ratio apportionment); 7.5% of non WC assessment (excluding any fees, PLIGA, and loss ratio apportionment);
  - (b) The CONSULTANT shall be entitled to compensation for services provided during any calendar year only if the CONSULTANT has been appointed and holds the position of Risk Management Consultant, as of January 31 of the said calendar year for counties and municipalities holding general elections and July 30 for municipalities holding regular elections.
  - (c) For any insurance coverages authorized by the MEMBER to be placed outside the FUND, the CONSULTANT shall receive as compensation the normal brokerage commissions paid by the insurance company. The premiums for said policies shall not be added to the FUND's assessment in computing the fee set forth in 2(a).
  - (d) If the MEMBER shall require of the CONSULTANT extra services other than those outlined above, the CONSULTANT shall be paid by the MEMBER a fee at a rate to be negotiated by the parties.

- 3. The term of this Agreement shall be from **January 1, 2024** to **January 1, 2025**. However, this Agreement may be terminated by either party at any time by mailing to the other thirty (30) days written notice, certified mail return receipt.
- 4. The CONSULTANT shall comply with all laws applicable to producers who provide insurance products to public entities and shall comply with all applicable statutes and regulations relating to joint insurance funds.
- 5. The CONSULTANT agrees to comply with all affirmative action laws applicable in accordance with Exhibit A and to submit all necessary documentation establishing compliance within seven (7) days of this Agreement.

ATTEST:	
	Member Representative
ATTEST:	
	Risk Management Consultant Corporate Officer
ATTEST:	
	Statewide Insurance Fund Chairperson

# EXHIBIT A STATEWIDE INSURANCE FUND

# MANDATORY EQUAL EMPLOYMENT OPPORTUNITY NOTICE (N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27 et seq.)

#### GOODS, PROFESSIONAL SERVICES AND GENERAL SERVICE CONTRACTS

This form is a summary of the successful professional service entity's requirement to comply with the requirements of **N.J.S.A. 10:5-31 et seq.** and **N.J.A.C. 17:27 et seq.** 

The successful professional service entity shall submit to the Statewide Insurance Fund, after notification of award but prior to execution of this contract, one of the following three documents as forms of evidence:

(a) A photocopy of a valid letter that the vendor is operating under an existing Federally approved or sanctioned affirmative action program (good for one year from the date of the letter);

#### OR

- (b) A photocopy of a Certificate of Employee Information Report approval, issued in accordance with N.J.A.C. 17:27-1.1 et seq.; *OR*
- (c) A photocopy of a completed Employee Information Report (Form AA302) provided by the Division of Contract Compliance and completed by the vendor in accordance with N.J.A.C. 17:27-1.1 et seg.

The successful professional service entity may obtain the Employee Information Report (AA302) from the Statewide Insurance Fund during normal business hours.

The undersigned professional service entity certifies that he/she is aware of the commitment to comply with the requirements of N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27 et seq. and agrees to furnish the required forms of evidence.

The undersigned professional service entity further understands that his/her submission shall be rejected as non-responsive if said professional service entity fails to comply with the requirements of N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27 et seq.

COMPANY:		
_	Risk Management Consultant	_
SIGNATURE	·	_
PRINT NAME	::	_
TITI F		DATE: