

COUNTY OF WAYNE

NOTICE OF ADOPTION OF LOCAL LAW NO. 5-1992

NOTICE IS HEREBY GIVEN that Wayne County Local Law No. 5 for the year 1992 entitled "A local law amending Local Law No. 1-1956, as amended, entitled 'A local law establishing a plan of self-insurance as provided for in Article 5 of the Workmen's Compensation Law, and providing for the administration thereof', in relation to apportionment of costs" was adopted by the Board of Supervisors of the County of Wayne on November 5, 1992, and was filed in the Office of the Secretary of State on November 9, 1992.

Local Law No. 5-1992 is fully set forth as follows:

LOCAL LAW NO. 5 - 1992
STATE OF NEW YORK - COUNTY OF WAYNE

A local law amending Local Law No. 1-1956, as amended, entitled "A local law establishing a plan of self-insurance as provided for in Article 5 of the Workmen's Compensation Law, and providing for the administration thereof", in relation to apportionment of costs.

BE IT ENACTED BY THE BOARD OF SUPERVISORS OF THE COUNTY OF WAYNE, as follows:

SECTION 1. Subdivision b of Section 14 of Local Law 1-1956 entitled "A local law establishing a plan of self-insurance as provided for in Article 5 of the Workmen's Compensation Law, and providing for the administration thereof", as amended, is hereby amended to read as follows:

(b) Apportionment of Costs

(i) Fifty percent of the annual estimate of costs shall be apportioned to each Plan participant in the proportion that the full valuation of the participant's taxable real property bears to the aggregate full valuation of all Plan participants. The full valuation of taxable real property shall be determined by the use of state equalization rates.

(ii) Fifty percent of the annual estimate of costs shall be apportioned to Plan participants on an experience rating basis. The share of each participant in Plan Group A shall be determined by multiplying the Plan Group A three-year experience assessment by the participant's experience rating factor. The share of each participant in Plan Group B shall be determined by multiplying the Plan Group B three-year experience assessment by the participant's experience rating factor

(iii) The amount in excess of \$20,000 incurred for an individual claim in any calendar year shall not be used in determining a participant's loss experience for such calendar year.

(iv) If the total amount apportioned to a participant in any year exceeds twice the amount apportioned to such participant in the immediately preceding year, the excess amount shall not

be charged to the participant but shall be apportioned to all other participants in such manner as shall be prescribed by the Committee.

SECTION 2. This local law shall take effect immediately.

Please Publish - 2 Consecutive Weeks

