THE SCHOOL DISTRICT OF SOUTH ORANGE AND MAPLEWOOD, NEW JERSEY

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8760 PUPIL STUDENT ACCIDENT INSURANCE

The Board of Education recognizes injuries to students may occur from accidents occurring in the course of attendance at school and participation in the athletic and co-curricular programs of the school district.

In accordance with the provision of N.J.S.A. 18A:43-1, tThe Board of Education is not required to, but may arrange for, will maintain, and may pay the premiums for insurance coverage by a qualified insurer for loss sustained by students through accidental means while participating in those school activities insured by the Board's insurance provider. This insurance coverage, if purchased by the Board, will not cover all school activities and will be secondary insurance requiring all claims be submitted to the student's parent's or legal guardian's insurance provider before being submitted to the school district's insurance provider. All claim decisions and payment amounts will be made by the school district's insurance provider in accordance with the terms of the insurance policy purchased by the Board. The insurance coverage provided under this program will be based on a payment schedule and may not provide for full payment of such claims. at no cost to the pupil for injury resulting from accidents sustained in the course of participation in the Interscholastic Football Program, an Interscholastic Sports Program, the Cheerleading Program, the Band Program, the Intramural Sports Program, the Physical Education Program, in any activity sponsored by the Board, and while traveling between home and school.

The Board, if such insurance is provided, may require payment to the Board by students to whom the benefit of such insurance is extended, of a proportional share of premiums or any part thereof in accordance with the provisions of N.J.S.A. 18A:43-2. In the event the Board requires such payment, the amount to be paid by students shall be established by a schedule determined by the Board, but no student electing not to participate in the accident insurance coverage shall be required to make any payment toward the cost of the premiums.

The Board <u>will-may</u> provide parent(s) or legal guardian(s) the opportunity to purchase insurance coverage, at no cost to the Board, for injury resulting from accidents sustained by <u>pupilsstudents</u> occurring in the course of attendance at school and participation in the athletic and co-curricular programs of the school district.

The <u>certified School Business Administrator Superintendent and/or designee will-shall</u> recommend suitable and qualified insurance <u>carriers providers</u> for Board consideration and <u>approval</u>. <u>notify all pParent(s)</u> or legal guardian(s) of <u>pupils students</u> who may be eligible for <u>such insurance coverage will be notified</u> of its availability.

In accordance with the provisions of N.J.S.A. 18A:43-3, in the event the Board elects to provide this student accident insurance, it shall not be construed to impose any liability on the part of the Board for an injury sustained by a student as a result of or in connection with any activities outlined in N.J.S.A. 18A:43-1 or as a result of or in connection with the conduct of the physical education program of the school district.

N.J.S.A. 18A:43-1; 18A:43-2; 18A:43-3 N.J.S.A. 18A:43-1 et seq.

Initial Adoption: April 2, 2001

First Reading: March 12, 2001 April 29, 2019

Second Reading: March 19, 2001

Adopted: April 2, 2001 Latest Adoption: