AMENDMENT NO. 17-1

TO THE

RULES AND REGULATIONS

OF THE

MEBA TRAINING PLAN

At their May 2017 meeting, the Trustees of the MEBA Training Plan approved the following changes to the MEBA Training Plan Rules and Regulations effective as set forth below.

1. Effective January 1, 2017, Article I, Sections 1(A)(f)(2) – (4) are amended to read as follows (new language in bold italics):

   (2) each Employer will be allocated a total number of weeks per six consecutive calendar month period beginning each January 1 and July 1 for which the officers assigned to the Employer will be approved to attend training courses at the School;

   (3) the number of weeks allocated to each Employer for each such six consecutive calendar month period shall be determined by the Trustees based upon 80% of the Employer’s projected contributions to the Training Plan for the six consecutive calendar month period divided by the projected average cost of a week of training (including travel);

   (4) once the number of weeks allocated to an Employer for any six consecutive calendar month period has been exhausted, officers assigned to such Employer will not be eligible for training courses for the remainder of that six consecutive calendar month period, unless:

   (i) an Employer elects to make additional contributions to the Training Plan to cover the cost of such training, or the officer elects to pay the cost of such training; or

   (ii) if the training course to which the officer wants to apply is unrelated to work for the Employer to which the officer is assigned, but will qualify the officer to work for another Employer, the officer shall be permitted to attend the training course provided the officer agrees in writing (on a form approved by the Trustees) to pay the costs of the training course if the officer does not go to work for such another Employer within (a) 12 months of completing a course requiring an annual certification; or (b) 24 months for all other courses (and fails to complete at least 60 days of Covered Employment in the 12 month period following being hired by such Employer). The agreement will provide that repayment is not required if the Trustees determine that the officer diligently sought work with such another Employer and is not hired for (or did not complete at least 60 days of Covered Employment in) such position through no fault of the officer.

Adopted in Principle: February 23, 2017
Effective Date: January 1, 2017
Language Approved: May 25, 2017

H. M. Ainley, Chairman
Edward Hanley, Secretary