May 4, 2021

Gregory J. Gutting Executive Vice President and Chief Financial Officer Erie Indemnity Company 100 Erie Insurance Place Erie, Pennsylvania 16530

Re: Erie Indemnity

Company

Form 10-K for the

Fiscal Year Ended December 31, 2020

Filed February 25,

2021

File No. 000-24000

Dear Mr. Gutting:

We have limited our review of your filing to the financial statements and related

disclosures and have the following comments. In some of our comments, we may ask you to

provide us with information so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K for the Fiscal Year Ended December 31, 2020

Notes to Financial Statements Note 3. Revenue Recognition, page 58

1. You disclose that you maintain an estimated allowance to reduce the management fee to its estimated net realizable value to account for the potential of mid-term policy cancellation based on historical cancellation rates. You go on to indicate that your historical cancellation rates were adjusted in 2020 to include the potential for increased cancellations given the current economic conditions related to the COVID-19 pandemic.

Please provide us proposed revised disclosure to be included in future periodic reports that:

Removes discussion

of an estimated allowance and an estimated net realizable value
and instead incorporates the ASC 606 concepts of transaction price being constrained

ASC 606-10-32-11 and that revenue recognized reflects the

consideration to

as stipulated in

which you expect to be entitled as stipulated in ASC 606-10-10-2; Gregory J. Gutting

Erie Indemnity Company

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and

 $\hbox{Provides the quantitative disclosure about changes in transaction price associated } \\$

 $\dot{}$ with changes in the assessment of variable consideration as required by ASC 606-10-

50-10b or tell us why this disclosure is not warranted.

2. Please provide us proposed revised disclosure to be included in future periodic reports for $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

contract liabilities in the form of your deferred revenue that:

Indicates the amount of revenue recognized in the reporting period that was included

in deferred revenue at the beginning of the period as required by ASC 606-10-50-8b;

and

 $\,$ Explains when you expect to recognize as revenue your deferred revenue as required

by ASC 606-10-50-13b.

Otherwise, tell us why these disclosures are not warranted. In closing, we remind you that the company and its management are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

You may contact Mark Brunhofer at (202) 551-3638 or Sharon Blume at (202) 551-3474 with any questions.

FirstName LastNameGregory J. Gutting Comapany NameErie Indemnity Company

Corporation Finance May 4, 2021 Page 2 FirstName LastName Sincerely,

Division of

Office of Finance