WESTERN STATES OFFICE AND PROFESSIONAL EMPLOYEES PENSION FUND

SECOND SUSPENSION APPLICATION

Exhibit 15

(Part 3 of 12)
The Employer contribution, as provided herein, shall be made on eligible employees on the effective date, except for the employees serving the thirty (30) day probationary period. The contributions for probationary employees shall start on the first of the month following the thirty (30) day probationary period.

10.2 If an employee is injured on the job, the Employer shall continue to pay the required contributions for a period of eighteen (18) months following the end of the month in which the injury occurs. If an employee is on sick leave or personal leave of absence in excess of sixty (60) working days, the Employer will not be required to pay into the Fund after the first sixty (60) days until the employee returns to work.

10.3 Regular part-time employees who work over twenty-five (25) hours per week, shall be covered by the provisions of this Article.

10.4 Effective with the April, 2011 hours paid, the Employer agrees to adopt the Western States Office and Professional Employees Pension Rehabilitation Plan and to contribute on behalf of each employee the contribution amount listed in the Updated Supplemental Contribution Schedule provided by the Trustees of the Western States Office and Professional Employees Pension Fund. Should the Contribution Schedule change in any subsequent years, the Employer shall adopt the newest yearly schedule as presented by the Trustees of the Fund. If the Fund releases the Employer from the obligation to pay according to any Contribution Schedule, then the pension contribution shall be the amount contained in Article 10.1.

ARTICLE 11 – CLASSIFICATIONS AND WAGES

11.1 Effective June 1, 2014 employees shall be paid the following minimum scale of wages:

<table>
<thead>
<tr>
<th>Classification</th>
<th>Per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Full Charge Bookkeeper or Systems Administration</strong></td>
<td></td>
</tr>
<tr>
<td>0-6 months</td>
<td>$737.80</td>
</tr>
<tr>
<td>6-12 months</td>
<td>$787.85</td>
</tr>
<tr>
<td>12-18 months</td>
<td>$839.30</td>
</tr>
<tr>
<td>18-24 months</td>
<td>$890.05</td>
</tr>
<tr>
<td>Thereafter</td>
<td>$935.90</td>
</tr>
<tr>
<td><strong>Office Secretary</strong></td>
<td></td>
</tr>
<tr>
<td>0-6 months</td>
<td>$696.10</td>
</tr>
<tr>
<td>6-12 months</td>
<td>$743.56</td>
</tr>
<tr>
<td>12-18 months</td>
<td>$791.76</td>
</tr>
<tr>
<td>18-24 months</td>
<td>$839.59</td>
</tr>
<tr>
<td>Thereafter</td>
<td>$883.00</td>
</tr>
</tbody>
</table>
ARTICLE 25 – UNION LABEL

25.1 The OPEIU Logo is the exclusive property of Office and Professional Employees International Union, Local 30 and may be used only by members of OPEIU on documents which are produced and/or processed by members of OPEIU Local 30.

ARTICLE 26 – DISCIPLINE PROCEDURE

26.1 In the administration of this Article, a basic principle shall be that discipline should be corrective in nature rather than punitive. No employee may be disciplined or discharged except for just cause such as, but not limited to insubordination, pilferage, intoxication (drugs or alcohol), incompetence, failure to perform work as requested, or failure to observe safety rules and regulations. Any such discipline or discharge shall be subject to the grievance and arbitration procedure provided for in this Agreement, which could result in reinstatement and restitution, including back pay.

ARTICLE 27 – EMPLOYEE DIGNITY

27.1 The Employer agrees that it is important and in the best interest of both parties to refrain whenever possible from any actions that would harm the personal dignity of an employee or that would tend to lower an employee in the esteem of other employees. The Employer will use its best efforts to hold in private any discussion of discipline of an employee or of deficiencies in any employee’s performance. If a discussion with an employee is considered to be a disciplinary discussion, it will be so stated and a Union representative will be present unless the employee specifically requests that a Union representative not be present.

ARTICLE 28 – TERM OF AGREEMENT

28.1 This Agreement shall be in full force and effect from the first day of May, 2014 to and including the thirtieth day of April, 2017.

A) Both parties agree that contact will be made between February 15 and February 22 of each year thereafter to inform the other party of either their interest in opening the contract for negotiations or their intent to extend the contract for another year.

B) Should either party choose to change or amend this Agreement, they shall notify the other party in writing, specifying the changes desired, no later than March 2 of any year following the expiration of this Agreement. Changes in this Agreement shall be limited to those outlined in writing, and all items of the Agreement not specifically set forth in the written notice shall be regarded as automatically renewed.
C) Either party may serve a written notice on the other party not less than sixty (60) days nor more than seventy-five (75) days prior to May 1, 2016 to amend the cost of health and welfare as well as the wages rates provided for in this Agreement. Upon receipt of such notice, the other party will immediately meet and negotiate in good faith concerning the modification proposed.

28.2 Negotiations shall begin within fifteen (15) day after receipt of such notice unless such time is extended by mutual agreement.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL #30
By:
Title: Executive Director/CFO
Date: 9-9-14

COMMUNICATIONS WORKERS OF AMERICA, LOCAL #7777
By:
Title: President
Date: 9/11/14
Western States Office and Professional Employees Pension Fund

Employer Participation Agreement

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")\(^1\) for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
   Name: Communications Workers of America Local 7777
   Contract Person: Dave E. Feuer
   Address: 2840 S. Vallejo St.
   City, State & Zip: Englewood, CO 80110
   Telephone: 303-781-6700

2. Local Information.
   Employer has a collective bargaining agreement with Local Union 5 (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. Participation.
   This Agreement is for the following: (check applicable box(es)):
   - ☑ An existing Participating Employer to update Plan records.
   - □ A new Participating Employer.
     Effective date of coverage: ________________________
   - □ A new group of Employees of an existing Participating Employer.
     Effective date of coverage: ________________________

   This Agreement covers the following (check applicable box(es)):
   - ☑ Bargaining unit employees as described in Attachment A.
     Note: Attach a copy of collective bargaining agreement.
   - □ Nonbargaining unit employees described in Attachment B (see note).
     Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

\(^1\) The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

a. Employer is a *(insert form of business):___.  

   *Note:* Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. Employer is doing business under the following name(s) *(attach separate page if more space is needed):___.

c. Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees *(insert number):___

   - ___ employees covered by the collective bargaining agreement; and
   - ___ employees who are not covered by the collective bargaining agreement.

 e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA *(as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.*

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: Dale E. Feller
Print Name: Dale E. Feller
Title: Secretary - Treasurer
Date Signed: 09/08/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: *Signature*
Print Name: Judith Zenk, Co-Chair
Date Signed: NOV 0 3 2011

CO-CHAIR SIGNATURE: *Signature*
Print Name: Michael Parmelee, Co-Chair
Date Signed: NOV 0 3 2011
COLLECTIVE BARGAINING AGREEMENT

BETWEEN

MASTER TRADE SECTION

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL NO. 8, AFL-CIO

FOR THE PERIOD OF

APRIL 1, 2016 THROUGH MARCH 31, 2019
ARTICLE 15

PENSIONS

Section 15.1(a) WESTERN STATES PENSION. The Employer agrees to and shall be bound by all the terms, conditions and provisions of the Trust Agreement and any changes, additions, amendments or modifications thereto which are made by the authorized joint Trustees of the Western States Office and Professional Employees Pension Fund. The Employer shall make the following contributions:

Section 15.1(b) Effective April 1, 2016, the Employer shall contribute $5.67 per hour into the Western States Office and Professional Employees Pension Fund ($3.15 hourly contribution plus $2.52 per hour for the required 80% Supplemental Contribution as defined by the Fund’s Rehabilitation Plan).

Section 15.1(c) ANNUAL PENSION REOPENERs. Either party may request in writing to reopen Section 15.1(b) only.

Section 15.1(d) If the Employer is contributing to an alternative pension plan, the minimum amount of contribution must be at least the amount specified in this Agreement for the Western States Pension Plan for each year of the contract minus the Supplemental Contribution amount. If an employee has a pension plan where both the Employer and the employee contribute, the Employer must contribute, as a minimum, the amount specified for the Western States Pension Plan for each year of this Agreement minus the Supplemental Contribution amount.

Section 15.1(e) Said contribution shall be made to the Western States Office and Professional Employees Pension Fund in the manner set forth in the Trust Agreement of said Trust. The details of such Retirement Plan established by this Trust Fund and this Trust Fund itself shall continue to be controlled and administered by a Joint Board of Trustees composed of equal representation of labor and management who are signators to the Trust Agreement of the aforesaid Trust Fund. Within ninety (90) days of the ratification of this Agreement, the Union shall furnish the Employer with a current copy of the Trust Agreement when requested.

Section 15.2(a) SUPPLEMENTAL PENSION. The Employer agrees to and shall be bound by all terms, conditions and provisions of the Trust Agreement and any changes, additions, amendments or modifications thereto which are made by the authorized Joint Trustees of the Office and Professional Employees Local 8 Supplemental 401K Retirement Fund.

Section 15.2(b) SALARY DIVERSION. An amount may be elected by each employee as a reduction in the minimum salary schedule described in the Salary Schedule for the purpose of contributing such amount to the Office and Professional Employees Local 8 Supplemental Retirement Fund. The Employer agrees to transmit the amounts withheld from such employees’ wages on a pre-tax basis as soon as the funds can be transmitted and not later than the next payroll period following an employee’s written request for such wage diversion. Employees may elect to divert any amount up to the maximum threshold set by the IRS rules governing 401(k) plans. An employee shall be entitled to only one (1) election each quarter of a calendar year. The forms for the election shall be provided by the administrative office of the aforesaid Trust Fund. The resulting salary level shall be considered to be the negotiated salary level for that employee following the election. However, for the purposes of determining any other amounts under this Agreement based upon wage level, the original amount described in the Salary Schedule shall apply.
COLLECTIVE BARGAINING AGREEMENT
OPEIU LOCAL 8 – TRADE SECTION

ARTICLE 22

TERMINATION AND RENEWAL

This Agreement shall be in full force and effect until March 31, 2019, and shall continue in effect from year to year thereafter unless either party gives notice, in writing, at least ninety (90) days prior to any expiration or modification date of its desire to terminate or modify such Agreement; provided that, in the event the Union serves written notice in accordance with this Section, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provision of this Agreement, any other provision to the contract notwithstanding.

EXECUTED at Seattle, Washington this __________________ day of July 2016.

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCAL 8, AFL-CIO

By

Suzanne Mode
Business Manager

By

David Ciprut, REBOUND
Bargaining Committee

By

Fred Hutchins, IBEW Local 77
Bargaining Committee

By

Traci Miller, Heat & Frost Insulators Local 7
Bargaining Committee

By

Carol O’Neill, Sprinkler Fitters Local 699
Bargaining Committee

By

Tyler Walser, IBEW Local 77
Bargaining Committee

FOR THE MASTER TRADE SECTION

Redacted by the U.S. Department of the Treasury

By

Nicole Grant, Executive Secretary
Martin Luther King Jr. County Labor Council

By

Employer
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   - Name: **COMMUNICATION WORKERS OF AMERICA LOCAL 782**
   - Contract Person: **DEBBIE STEVENS**
   - Address: **2122 THIRD AVE**
   - City, State & Zip: **SEATTLE WA 98121**
   - Telephone: **(206) 441-7300**

2. **Local Information.**
   Employer has a collective bargaining agreement with Local Union _8_ (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation.**
   This Agreement is for the following: (check applicable box(es)):
   - [ ] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - Effective date of coverage: ________________________.
   - [ ] A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: ________________________.

4. **Coverage.**
   This Agreement covers the following (check applicable box(es)):
   - [ ] Bargaining unit employees as described in Attachment A.
     - **Note:** Attach a copy of collective bargaining agreement.
   - [ ] Nonbargaining unit employees described in Attachment B (see note).
     - **Note:** See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

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1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

a. Employer is a *(insert form of business): LABOR UNION*

   *Note: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.*

b. Employer is doing business under the following name(s) (attach separate page if more space is needed): N/A

c. Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees (insert number):

   1 employee covered by the collective bargaining agreement; and

   employees who are not covered by the collective bargaining agreement.

e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: DEBBIE STEVENS
Title: SECR/TREAS
Date Signed: 2/22/11

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Judith Zenk, Co-Chair
Date Signed: NOV 03 2011

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Michael Parmelee, Co-Chair
Date Signed: NOV 03 2011
OPEIU LOCAL 8/ TRADE SECTION 2011 WAGE REOPENER

LETTER OF UNDERSTANDING

The Office and Professional Employees International Union Local 8, hereinafter known as the "Union," and the Trade Section Employer Association, hereinafter known as the "Employer," hereby agree to the following:

Effective April 1, 2011, the Employers with bargaining unit employee(s) participating in Western States Office and Professional Employees Pension Fund shall contribute an additional forty-seven cents ($0.47) per hour towards the Fund’s Rehabilitation Plan Surcharge, as described in Section 15.1(c) of the current Collective Bargaining Agreement.

If the Employer is contributing to an alternative pension plan other than the Western States Office & Professional Employees Pension Fund and such plan has not required a mandatory increase in the contribution amount since June 1, 2009, then effective April 1, 2011, the Employer will divert forty-seven cents ($0.47) per hour towards one of the following options:

1) Increase the Employer’s contribution into the Employer’s alternative pension plan by forty-seven cents ($0.47) per hour on behalf of each bargaining unit employee; or

2) Divert forty-seven cents ($0.47) per hour into the Office and Professional Employees Local 8 Supplemental 401K Retirement Fund or other defined contribution fund of the employees’ choice; or

3) Add forty-seven cents ($0.47) per hour to the current wage rate of the bargaining unit employee(s).

The majority of bargaining unit employee(s) shall determine which option is applied to the entire group of employees.

This Letter of Understanding does not alter any portion of the current 2010 – 2013 Collective Bargaining Agreement between the Employer and the Union.

EXECUTED in Seattle, Washington this 28th day of May 2011.

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCAL 8

By ___ Suzanne Mode ___
Business Manager

FOR THE TRADE SECTION EMPLOYERS

By ___ David Rosenberg ___
Executive Secretary
Martin Luther King Jr. County Labor Council

Redacted by the U.S. Department of the Treasury
Redacted by the U.S. Department of the Treasury
Redacted by the U.S. Department of the Treasury
Redacted by the U.S. Department of the Treasury

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opciu#23/all-cio
Trade Section Employers Participating in Western States Pension Fund

2016

1) AFT WASHINGTON, AFL-CIO
625 Andover Park West, Suite 111
Tukwila, WA 98188

#8133

2) AMALGAMATED TRANSIT UNION NO. 587
2815 Second Avenue, #230
Seattle, WA 98121

#8111

3) AMERICAN POSTAL WORKERS UNION, SEATTLE LOCAL
P.O. Box 48148
Seattle, WA 98148

#8222

4) BAKERY, CONFECTIONERY AND TOBACCO WORKERS LOCAL NO. 9
5950 Sixth Avenue South #201
Seattle, WA 98108

#8152

5) COMMUNICATIONS WORKERS OF AMERICA LOCAL NO. 7800
6770 E Marginal Way S
Bldg. E, Suite 360
Seattle, WA 98108

#8155

6) HOD CARRIERS AND GENERAL LABORERS LOCAL NO. 242
2800 First Avenue #50
Seattle, WA 98121

#8240

7) INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES LOCAL NO. 15
2800 First Avenue # 231
Seattle, WA 98121

#8181
8) HEAT & FROST INSULATORS LOCAL 7  
(formerly INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS AND ASBESTOS Workers LOCAL NO. 7)  
14675 Interurban Ave. S #103  
Tukwila, WA 98168  
#8253

9) INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS LOCAL NO. 46  
19802 62nd Avenue S, Suite 105  
Kent, WA 98032  
#9109

10) INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS LOCAL NO. 89  
P.O. Box 3219  
Arlington, WA 98223  
#9101

11) LABORERS' INTERNATIONAL UNION OF NORTH AMERICA  
12201 Tukwila Int'l Blvd. #140  
Seattle, WA 98168  
#8255

12) MARTIN LUTHER KING JR. COUNTY LABOR COUNCIL  
2800 First Avenue #206  
Seattle, WA 98121  
#775

13) INTERNATIONAL LONGSHOREMEN'S AND WAREHOUSEMEN'S UNION LOCAL NO. 52  
2414 SW Andover St. #F-100  
Seattle, WA 98106  
#8235

14) PACIFIC NW IRONWORKERS AND EMPLOYERS & TRAINING APPRENTICESHIP COMMITTEE  
4550 South 134th Pl #101  
Tukwila, WA 98168  
#8162

15) PILEDRIVERS LOCAL NO. 196 (formally Local No. 2396)  
4695 Pacific Highway East  
Fife, WA 98424  
#8138
18) PUGET SOUND ELECTRICAL APPRENTICESHIP AND TRAINING TRUST  
550 SW 7th St.  
Renton, WA 98057  

#8127  

17) REBOUND  
2800 First Avenue, Room 216  
Seattle, WA 98121  

#8241  

18) SEATTLE AREA PLUMBING AND PIPEFITTING APPRENTICESHIP AND JOURNEYMEN TRAINING TRUST  
595 Monster Rd. SW #100  
Renton, WA 98057  

#8108  

19) SEATTLE BUILDING AND CONSTRUCTION TRADES COUNCIL  
14675 Interurban Ave. S, Suite 101  
Tukwila, WA 98168  

#8154  

20) SPRINKLER FITTERS AND APPRENTICES LOCAL NO. 699  
2800 First Avenue #111  
Seattle, WA 98121  

#8118  

21) STREET PAVERS, SEWER, WATERMAIN AND TUNNEL WORKERS UNION LOCAL NO. 440  
565 13th Avenue  
Seattle, WA 98122  

#8164  

22) CEMENT MASON & PLASTERERS TRAINING CENTERS  
(formerly WESTERN WA CEMENT MASON'S JATC & ADVANCED TRAINING)  
6737 Corson Avenue S  
Seattle, WA 98108  

#8226  

23) WASHINGTON STATE LABOR COUNCIL  
314 First Ave. W  
Seattle, WA 98119  

#8126
LABOR AGREEMENT
BETWEEN
UNITED LABOR UNION ASSOCIATION
AND THE
OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 11
AFL-CIO

FOR THE PERIOD
April 1, 2016
THROUGH
March 31, 2019
Section 3. Eligibility for dependant healthcare coverage shall be in accordance with the Health and Welfare Trust rules.

ARTICLE 14. RETIREMENT PLANS

Section 1. Effective April 1, 2016 and for the duration of this Agreement the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime. Employees who have new self-contributing amounts to the 401(k), the Employer shall match any amounts up to ten cents ($0.10) per compensable hour.

No employee during the life of this Agreement shall suffer a reduction of Employer contribution or benefits by reason of adoption of this Agreement.

Section 2. During the life of this Agreement, all participants may elect to self-contribute to the Western States 401(k) Retirement Fund of the OPEIU in accordance with the Summary Plan Description.

Section 3. Be it further jointly advised that for long term pension benefits, the above amounts contributed shall be recognized as an incentive and that each participant, while not mandatory, seriously consider self-contributing amounts to insure a comfortable and dignified retirement.

Section 4. The said Retirement Fund shall be administered pursuant to an Agreement and Declaration of Trust administered jointly by an equal number of Union and Employer representatives. The Agreement and Declaration of Trust, together with any amendments thereto, shall be considered a part of this Agreement as if set forth herein at length.

Section 5. The Employer confirms and ratifies the appointment of the persons designated as Trustees, who with their successors designated in the manner provided in the Agreement and Declaration of Trust, are called Employer Trustees.

Section 6. The said contribution shall be paid monthly up to and including the last payroll date of each and every calendar month on or before the 10th day of the following month. The contributions are to be stated on forms provided by the Retirement Fund.

Section 7. The Employer shall make available to the Retirement Fund any and all records of the covered employees that the Retirement Fund may require in connection with the sound and efficient operation of the Retirement Fund.

Section 8. If suit or other proceedings are necessary, the Employer shall be responsible for all reasonable attorney fees, costs and other expenses necessary to effect collection.

Section 9. Employer contributions shall commence on the hiring date on each permanent full-time or permanent short-hour employee of the Employer and shall not be subject to change during the life of this Agreement.

Section 10. This shall not affect present comparable Retirement Plans which have been approved by the Trustees of the Western States 401(k) Retirement Fund of the OPEIU.
Section 11. Effective April 1, 2016, and for the duration of this Agreement, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer also agrees to contribute the additional eighty percent (80%) cap for the pension surcharge amount listed in the 2013 Rehab Plan, in accordance with the Supplemental Contribution Schedule, with a total contribution amount of seven dollars and seven cents ($7.07) to the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should there be any changes to the Western States Office & Professional Employees Pension Fund that would require the Employer to pay higher than what is defined in Section 11 to this Article (i.e.; contribution, tax, surcharge, or any other means), this Agreement shall open for the purposes of bargaining economics only. Should the Western States Office & Professional Employees Pension Fund release the Employer from its obligation to pay according to the 2013 Rehab Plan, in accordance with the Supplemental Contribution Schedule, then the Employer shall contribute the contractual pension contribution amount.

ARTICLE 15. HEALTH AND SANITATION

The Employer agrees to provide a comfortable and healthful work environment for its employees, in accordance with Local, State and Federal laws. This will include proper facilities as to light, heat, ventilation and seating. Ample restrooms will be provided, and these will be kept in a clean and sanitary condition at all times.

ARTICLE 16. EDUCATION

Section 1. Career Development. Employees may be assigned higher level work for training and development purposes on a limited term basis. The Employer shall make every effort to distribute such assignments on an equitable basis. Assignments of employees to a position in a higher level classification under this Section shall normally be for a maximum of sixty (60) days unless otherwise agreed or work-out-of-classification pay is offered. Employees shall be informed in writing of the purpose of the assignment and its expected duration. Career development opportunities shall not be used to prevent the filling of vacant positions.

Section 2. Tuition Reimbursement. The Employer shall reimburse an employee for the cost of tuition, registration, associated books and fees for any classes, seminars or conferences taken by an employee on the employee's own time which are directly related to the employee's current position and which, in the opinion of the Employer, will result in improved job performance. Prior approval from the Employer is required and is subject to the availability of budgeted funds. For courses or training for which a grade is issued, the employee must attain a grade of "C" or better in order to receive reimbursement.

ARTICLE 17. NON-DISCRIMINATION

Section 1. The Employer agrees to the principle of equal pay for equal work and agrees that there shall be no discrimination exercised in this respect. In all cases where women are performing work of a comparable quality and quantity as that performed by men, the same rate of pay shall prevail.

Section 2. No clause in this Agreement shall be understood to imply any lowering of the
ARTICLE 24. TERMINATION AND RENEWAL

This Agreement shall be in full force and effect from April 1, 2016 through March 31, 2019, and shall continue in effect from year to year thereafter unless either party gives notice, in writing, at least sixty (60) days prior to any expiration or modification date of its desire to terminate or modify such Agreement; provided, that in the event the Union serves written notice in accordance with this Article, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provisions of this Agreement, any other provisions to the contrary notwithstanding. Upon signing of this Agreement or any future Agreement, the provisions therein shall be retroactive to the anniversary date.

As agreed this 31st day of March 2016:

UNITED LABOR UNION ASSOCIATION

Gary Young/Business Manager IBEW Local #8 ULUA - President

Dave Winkler/Business Representative IUPAT – DC#5 ULUA-Secretary

Bill Mehrens/Assistant Business Manager UA-290 ULUA- Negotiating Team

Jack Johnson/IUPAT – DC#5 ULUA- Negotiating Team

Al Shropshire/Business Manager UA-290 ULUA- Negotiating Team

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 11

Michael L. Richards/ Executive Secretary-Treasurer OPEIU Local 11

Maureen Colvin /Union Representative OPEIU Local 11

Donna Allen/Member OPEIU Local 11

Laura Robbins/Member OPEIU Local 11

MMC/dmt opeiu11/afl-cio
ARTICLE 14. RETIREMENT PLANS

Section 1. Effective 4/1/10 the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime.

Effective 4/1/11 the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime.

Effective 4/1/12 the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime.

No employee during the life of this Agreement shall suffer a reduction of Employer contribution or benefits by reason of adoption of this Agreement.

Section 2. During the life of this Agreement, all participants may elect to self-contribute to the Western States 401k Retirement Fund of the OPEIU in accordance with the Summary Plan Description.

Section 3. Be it further jointly advised that for long term pension benefits, the above amounts contributed shall be recognized as an incentive and that each participant, while not mandatory, seriously consider self-contributing amounts to insure a comfortable and dignified retirement.

Section 4. The said Retirement Fund shall be administered pursuant to an Agreement and Declaration of Trust administered jointly by an equal number of Union and Employer representatives. The Agreement and Declaration of Trust, together with any amendments thereto, shall be considered a part of this Agreement as if set forth herein at length.

Section 5. The Employer confirms and ratifies the appointment of the persons designated as Trustees, who with their successors designated in the manner provided in the Agreement and Declaration of Trust, are called Employer Trustees.

Section 6. The said contribution shall be paid monthly up to and including the last payroll date of each and every calendar month on or before the 10th day of the following month. The contributions are to be stated on forms provided by the Retirement Fund.

Section 7. The Employer shall make available to the Retirement Fund any and all records of the covered employees that the Retirement Fund may require in connection with the sound and efficient operation of the Retirement Fund.

Section 8. If suit or other proceedings are necessary, the Employer shall be responsible for all reasonable attorney fees, costs and other expenses necessary to effect collection.
Section 9. Employer contributions shall commence on the hiring date on each permanent full-time or permanent short-hour employee of the Employer and shall not be subject to change during the life of this Agreement.

Section 10. This shall not affect present comparable Retirement Plans which have been approved by the Trustees of the Western States 401k Retirement Fund of the OPEIU.

Section 11. Effective April 1, 2010, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer agrees to contribute an additional seventy-five cents ($0.75) for the pension surcharge with a total contribution amount of four dollars and sixty-eight cents ($4.68) to the Western States Office & Professional Employees Pension Fund.

Effective April 1, 2011, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer agrees to continue to contribute seventy-five cents ($0.75) and an additional fifty-nine cents ($0.59) for the pension surcharge with a total contribution amount of five dollars and twenty-seven cents ($5.27) to the Western States Office & Professional Employees Pension Fund.

Effective April 1, 2012, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer agrees to continue to contribute one dollar and thirty-four cents ($1.34) and an additional fifty-nine cents ($0.59) for the pension surcharge with a total contribution amount of five dollars and eighty-six cents ($5.86) to the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should the Western States Office & Professional Employees Pension Fund go back into the green and/or the Pension Rehabilitation Plan be resolved; the additional fifty-nine cents ($0.59) contributed to the pension surcharge shall be distributed with thirty cents ($0.30) going to the Employer and twenty-nine cents ($0.29) applied to employee wage rates as defined in Article 17 of this Agreement.

ARTICLE 15. HEALTH AND SANITATION

The Employer agrees to provide a comfortable and healthful work environment for its employees. This will include proper facilities as to light, heat, ventilation and seating. Ample restrooms will be provided, and these will be kept in a clean and sanitary condition at all times.

ARTICLE 16. NON-DISCRIMINATION

Section 1. The Employer agrees to the principle of equal pay for equal work and agrees that there shall be no discrimination exercised in this respect. In all cases where women are performing work of a comparable quality and quantity as that performed by men, the same rate of pay shall prevail.

Ratified by ballot vote 8/26/10
MEMORANDUM OF UNDERSTANDING
between
United Labor Union Association (ULUA)
and the
OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 11

The undersigned parties hereby mutually agree to this Memorandum of Understanding with the intent to allow proper communications between the parties while preserving the spirit of the Collective Bargaining Agreement with regards to the Western States Office & Professional Employees Pension Fund.

The parties agree that with reference to Article 14, Section 11 - Paragraph 4 that should the Office & Professional Employees Pension Fund go back into the green and/or the Pension Rehabilitation Plan be resolved the twenty-nine cents ($0.29) applied to employee wage rates; as defined in Article 17 to this Agreement; shall be for both the years 2011 and 2012.

Be it further agreed that any dispute regarding the interpretation and/or application of this Memorandum of Understanding shall be addressed pursuant to the terms of Article 20 Grievance Machinery to the Collective Bargaining Agreement.

This Memorandum of Understanding shall remain in full force and effect until March 31, 2013.

SIGNED this 30th day of August 2010.

Redacted by the U.S. Department of the Treasury

Lou Christian/Assistant Business Manager; UA-290
ULUA-President

Redacted by the U.S. Department of the Treasury

Dave Wheeler/Business Representative IUPAT-DC #5
ULUA-Secretary

Redacted by the U.S. Department of the Treasury

Brett Hunsley/Business Manager Cement Masons Local 555
ULUA-Negotiating Team

Redacted by the U.S. Department of the Treasury

Muriel Ryder/President CWA Local 7901
ULUA-Negotiating Team

Redacted by the U.S. Department of the Treasury

Kevin Saxon/Business Manager Ironworkers Local 29
ULUA-Negotiating Team

Ratified by ballot vote 8/25/10

ULUA 2013 – Page 18

Redacted by the U.S. Department of the Treasury

Michael E. Richards/Executive Secretary-Treasurer
OPEIU Local 11

Redacted by the U.S. Department of the Treasury

Maureen Bower/Union Representative
OPEIU Local 11

Redacted by the U.S. Department of the Treasury

Sharon Allen/Member
Local 11

Redacted by the U.S. Department of the Treasury

Laura Gustafson/Member
Local 11
MEMORANDUM OF UNDERSTANDING

between

COMMUNICATION WORKERS OF AMERICA LOCAL 7901

UNITED LABOR UNION ASSOCIATION

and the

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 11

This Memorandum of Understanding is entered into between the Communication Workers of America Local 7901 and the Office & Professional Employees International Union, Local 11 and specifically shall be in accordance with Article 14 Retirement Plans within the Collective Bargaining Agreement for United Labor Union Association and solely for membership employed by the Communication Workers of America Local 7901.

It is mutually agreed by all parties that the Employer agrees to continue a contribution of three dollars and ninety-nine cents ($3.99) and in addition the surcharge amount listed in the Supplemental Contribution Schedule, per compensable hour, on behalf of each employee into the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should there be any changes to the Supplemental Contribution Schedule the Employer shall adopt the newest schedule presented by the Trustees of the Western States Office & Professional Employees Pension Fund. Should the Western States Office & Professional Employees Pension Fund release the Employer from the obligation to pay according to the Supplemental Contribution Schedule, then the minimum pension contribution amount of three dollars and ninety-nine cents ($3.99) per compensable hour shall be in full force and effect.

This Memorandum of Understanding shall be pursuant to the terms and conditions of Article 19 Grievance Procedure to the Collective Bargaining Agreement should there be any dispute regarding the interpretation and/or application.

Agreed to on this 9th of August 2011.

Redacted by the U.S. Department of the Treasury

Madelynn Elder/President
CWA Local 7891

Redacted by the U.S. Department of the Treasury

Michael L. Richards/Executive Secretary-Treasurer
OPEIU Local 11

Redacted by the U.S. Department of the Treasury

Maureen/Colvin-Bauer/Union Representative
OPEIU Local 11

MCB/ig
spatu11
all-910
Comm Workers 7901 MOU for WSP Revised
Western States Office and Professional Employees Pension Fund

Employer Participation Agreement

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
   Name: COMMUNICATIONS WORKERS OF AMERICA #7961
   Contract Person: MADELYN ELLER
   Address: 10011 SE DIVISION ST, SUITE 362
   City, State & Zip: PORTLAND OR 97266
   Telephone: 503-238-1606

2. Local Information.
   Employer has a collective bargaining agreement with Local Union (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer’s employees.

3. Participation.
   This Agreement is for the following: (check applicable box(es)):
   □ An existing Participating Employer to update Plan records.
   □ A new Participating Employer.
     Effective date of coverage: ________________________.
   □ A new group of Employees of an existing Participating Employer.
     Effective date of coverage: ________________________.

   This Agreement covers the following (check applicable box(es)):
   □ Bargaining unit employees as described in Attachment A.
     Note: Attach a copy of collective bargaining agreement.
   □ Nonbargaining unit employees described in Attachment B (see note).
     Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer's request for participation:

a. **Employer is a (insert form of business):** _Labor Union_.  
   
   **Note:** Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. **Employer is doing business under the following name(s) (attach separate page if more space is needed):** _Same as “Name”_.

c. **Employer elects to participate in the Plan as a contributing employer.**

d. **Employer now has the following employees (insert number):**
   
   1 employees covered by the collective bargaining agreement; and

   3 "employees" who are not covered by the collective bargaining agreement.

e. **Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.**

f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. **Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.**

b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer's participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: 
Print Name: MADELYN ELDER
Title: PRESIDENT, LOCAL 7901
Date Signed: AUGUST 9, 2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: 
Print Name: Judith Zenk, Co-Chair
Date Signed: NOV 03 2011

CO-CHAIR SIGNATURE: 
Print Name: Michael Parmelec, Co-Chair
Date Signed: NOV 03 2011
TRADE UNION OFFICE AGREEMENT
ALAMEDA COUNTY

And

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION, LOCAL 29,
AFL-CIO, CLC

JULY 1, 2014 – JUNE 30, 2016
TRADE UNION OFFICE AGREEMENT - ALAMEDA COUNTY

THIS AGREEMENT, made and entered into on this 1st day of July 2014, by and between Alameda Master Trade Union Agreement, On behalf of Alameda county Central Labor Council, Amalgamated Transit Union 192, Amalgamated Transit Union 1555, Building/Construction Trades Council of Alameda, Bricklayers JATC, Communications Workers of America Union Local 9415, International Brotherhood Electrical Workers of Union Local 595, International Brotherhood Electrical Workers of Union JATC, Iron Workers Union Local 378, Work Preservation Fund, party of the first part, hereinafter called the Employer, and OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29, affiliated with the Office and Professional Employees International Union, AFL-CIO, party of the second part, hereinafter called the Union.

WITNESSETH

In consideration of the premises and of the respective promises, agreements and covenants of the parties hereto, that the said parties do hereby mutually agree as follows, to wit:

ARTICLE 1. RECOGNITION

The Employer recognizes the union as the sole collective bargaining agent for all office employees except all regularly elected officers and appointed officers of the Employer.

ARTICLE 2. UNION SECURITY

It shall be a condition of employment that all employees of the Employer covered by this Agreement who are members of the Union in good standing on the effective date of this Agreement, shall remain members in good standing and those who are not members on the effective date of this Agreement shall, on or before the thirtieth (30th) day following the effective date of this Agreement, become and remain a member in good standing in the Union. It shall also be a condition of employment that all employees covered by this Agreement and hired on or after its effective date shall, on or before the thirtieth (30th) day following the beginning of such employment, become and remain members in good standing in the Union.

The Employer agrees to advise the Union of existing vacancies in the classifications covered by this Agreement and to afford it an opportunity to send applicants for these positions. The Employer will notify the Union of any position openings prior to other recruitment efforts being made in an attempt to fill the specific positions with outside applicants.
ARTICLE 11. CLASSIFICATIONS AND MINIMUM WAGE SCALES - continued

(f) Nothing shall prevent the Employer from paying higher than the minimum set forth above.

(g) It is understood and agreed that no employee shall suffer any reduction in wages and conditions as a result of the signing of this Agreement.

(h) All part-time employees shall receive all the benefits of the Agreement on a pro-rata basis.

(i) New employees who have had previous experience in a Trade Union office shall be credited with such experience and shall be placed in the wage schedule in accordance with such credit. New employees who have had previous comparable experience in offices other than Trade Union offices shall be credited with such experience up to a maximum of twenty-one (21) months.

(j) Work in a higher classification is to be paid at the higher rate after a minimum of four (4) hours work in the higher classification.

(k) Any positions not now covered by this Article, or any positions which may be established during the term of this Agreement, shall be subject to negotiations between the Employer and the Union. Such positions shall not be established and put into operation until such time as agreement is reached between the parties as to classification and rate of pay for the position. In the event the parties are unable to agree as to the classification and rate of pay for the position in question, the dispute shall be resolved in accordance with the provisions of subsection (b) of Article 30 of this Agreement.

(l) Any jobs created by virtue of the above shall be offered to qualified employees within the collective bargaining unit prior to the Employer hiring new employees. In the event any employees within the collective bargaining unit would be displaced, the Employer agrees to institute a reasonable training program in an effort to qualify such employees prior to hiring any new employees.

ARTICLE 12. PENSION PLAN

(a) The Employer agrees to contribute into a Trust Fund known as the Western States Office and Professional Employees Pension Fund for the account of each eligible employee working under this Agreement, the following hourly rates:

Effect 11/1/2009
$6.25

The Union and the Employer agree to hold educational meetings with the Employers and Union members with regard to the Western States Pension.

The Union agrees to meet and discuss with the following Employers Ninety (90) days after ratification to discuss the Pension.
ARTICLE 12. PENSION PLAN - continued

(b) Eligibility for coverage under the plan shall be that employees shall have contributions made on their behalf for all hours paid, including, but not limited to, holidays, vacation, sick leave, jury duty, bereavement leave, etc.

This shall apply to all who are not presently covered by another Plan which is Employer paid. Employees currently covered by another Plan shall have the option of continuing under their old Plan or changing to the Western States Office and Professional Employees Pension Fund. For those other plans, the Employer agrees to pay an additional twenty-five cents ($0.25) per hour for each year of this Agreement.

(c) Upon an employee’s written request, the Employer may agree to participate in and to deduct voluntary employee contributions from an employee’s payroll and to forward them to a qualified 401(k) plan.

ARTICLE 13. TERMINATION PAY

(a) Any employee of over three (3) months’ continuous service but less than six (6) months’ service who may be discharged or laid off shall be given one (1) week’s notice in writing or one week’s pay in lieu thereof. Any employee of over six (6) months’ continuous service who may be discharged or laid off, shall be given two (2) weeks’ notice in writing or two (2) weeks’ pay in lieu thereof.

This clause shall not apply when the discharge is because of dishonesty or misconduct. It shall be a reciprocal obligation and a matter of good faith on the part of the employee to give one (1) weeks’ notice in writing after three (3) months’ service, or two (2) weeks’ notice in writing after six (6) months’ service in the case of an intended resignation.

(b) The Employer shall have the right to discharge any employee for just cause, but no employee shall be discharged or discriminated against by reason of Union membership or Union activities.

(c) Employees may not be discharged unless the Employer has given the employee a letter of warning (with copy to the Union) setting forth complaint. Employee shall be allowed a reasonable period of time to correct such complaint. Letters of complaint will be invalid after a period of one (1) year (in compliance with Article 30 - Grievance Procedure).

(d) In the event an employee terminates, for any reason, after six (6) months’ employment, s/he shall be entitled to pro-rated vacation pay from the Employer in addition to said two (2) weeks’ notice.

(e) In cases of discharge or layoff of employees of six (6) months’ continuous service, good or sufficient reasons shall be given the Union two (2) weeks prior to the date of termination of employment.
ARTICLE 32. UNION ELECTIONS

No Employer, officer, manager or supervisor shall require an employee covered by this Agreement to perform work, provide materials or information in violation of federal law for use in any campaign for political office in the employing Union. Employee’s participation in the Employer’s election process shall be strictly limited to official election functions such as preparation of official materials, tallying of ballots, reporting of election results under the direction of the official Election Committee or its designee.

ARTICLE 33. SUCCESSORS AND ASSIGNS

This Agreement shall be binding upon the successors and assigns of the parties hereto.

In the event that a succession or assignment takes place and the successor is out of the jurisdiction of this contract, the Employer agrees to negotiate with the Union on the rights, the seniority provisions, and benefits of the employees covered by this Agreement.

ARTICLE 34. INDUSTRIAL WELFARE COMMISSION ORDER

In the event the existing I.W.C. Order #4-89 covering Professional, Technical, Clerical, Mechanical and similar occupations becomes invalid, the provisions of this order shall automatically be incorporated in the Collective Bargaining Agreement.

ARTICLE 35. DURATION OF AGREEMENT, PROVISIONS FOR AMENDMENT

This Agreement, together with all provisions herein set forth, shall continue in full force and effect from July 1, 2014 through June 30, 2016 and shall continue in full force and effect thereafter from year to year unless either party has served the other party written notice of its desire to change or modify this Agreement sixty (60) days prior to the date of expiration. In such event, negotiations shall be reopened in order to revise the section or sections regarding which notice of the proposed changes has been served. When agreed upon, these changes shall be incorporated into this Agreement effective as of the beginning of the year’s term for which the revisions were proposed.

All side letters shall remain in effect for the duration of this Agreement.
FOR THE EMPLOYER:

ALAMEDA BUILDING & CONST. TRADES COUNCIL

By:  
Andreas Cluver  
Secretary-Treasurer

Date: 2/23/16

ALAMEDA LABOR COUNCIL, AFL-CIO

By:  
Josie Camacho  
Executive Secretary-Treasurer

Date: 2/27/16

FOR THE UNION:

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

By:  
Tamara R. Rubyn  
President/Business Manager

Date: 3/2/16

The Alameda Master Agreement covers the following Employers:

AGREEMENT TO EXTEND CONTRACT

Between

ALAMEDA MASTER TRADE UNION AGREEMENT,
On behalf of Alameda Labor Council, Amalgamated Transit Union 192, Amalgamated Transit Union 1555, Building/Construction Trades Council of Alameda, Bricklayers Apprenticeship Program, Communications Workers of America Union Local 9415, International Brotherhood Electrical Workers of Union Local 595, International Brotherhood Electrical Workers of Union JATC, iron Workers Union Local 378

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION
LOCAL 29, AFL-CIO

The parties hereby agree to extend the Collective Bargaining Agreement between Alameda Master Trade Union Agreement represented above and Office and Professional Employees International Union Local 29 in full force and effect subject to termination by either party on Seventy-Two (72) hours written notice.

The parties also agree that any economic increases that are agreed to as a result of bargaining shall be retroactive to the initial date of expiration of the Agreement, unless otherwise specified.

Any and all disputes arising related to interpretation of this Agreement are subject to the grievance procedure in the Collective Bargaining Agreement.

ALAMEDA MASTER TRADE UNION AGREEMENT

By: 
Andreas Cleveland
Secretary-Treasurer
Alameda Bldg. & Const. Trades Council

Date: 6/27/16

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

By: 
Kelly Gschwend
Vice President/Business Representative

Date: 6/27/16

By: 
Jose Camacho,
Executive Secretary-Treasurer
Alameda Labor Council

Date: 6/27/16
Western States Office and Professional Employees Pension Fund

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")\(^1\) for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information:
   - Name: [Industrial Name here]
   - Contract Person: [Name of Contract Person]
   - Address: [Address]
   - City, State & Zip: [City, State & Zip]
   - Telephone: [Telephone number]

2. Local Information:
   Employer has a collective bargaining agreement with Local Union [Local Union Number] (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer’s employees.

3. Participation:
   This Agreement is for the following (check applicable box(es)):
   - [ ] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - Effective date of coverage: [Date]
   - [ ] A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: [Date]

4. Coverage:
   This Agreement covers the following (check applicable box(es)):
   - [ ] Bargaining unit employees as described in Attachment A.
     - Note: Attach a copy of collective bargaining agreement.
   - [ ] Nonbargaining unit employees described in Attachment B (see note).
     - Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

\(^1\) The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

a. **Employer is a (insert form of business):** *(Labor Organization)*

   *Note:* Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. **Employer is doing business under the following name(s) (attach separate page if more space is needed):**

c. **Employer elects to participate in the Plan as a contributing employer.**

d. **Employer now has the following employees (insert number):**
   - 3 employees covered by the collective bargaining agreement; and
   - 7 employees who are not covered by the collective bargaining agreement.

e. **Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.**

f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

6. **In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:**

a. **Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.**

b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**

MAR 08 2011
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE:
Print Name: [Redacted by the U.S. Department of the Treasury]
Title: [Redacted by the U.S. Department of the Treasury]
Date Signed: 3/8/11

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE:
Print Name: [Redacted by the U.S. Department of the Treasury]
Date Signed: NOV 03 2011

CO-CHAIR SIGNATURE:
Print Name: [Redacted by the U.S. Department of the Treasury]
Date Signed: NOV 03 2011

MAR 08 2011
AGREEMENT TO ADOPT REHABILITATION PLAN

Plan: Western States Office and Professional Employee’s Pension Fund

Parties: Office & Professional Employees International Union, Local 29, the “Union; and
Employers under the Alameda Trade Master Agreement (Alameda Labor Council, ATU
192, ATU 1555, Bay Cities Metal Trades Council, Building/Construction Trades Council of
Alameda, Bricklayers Apprenticeship Program, CWA 9418, IRBW 595, IRBW JATC, Iron
Workers Union Local 378, Work Preservation Fund), the “Employer”

The Union and the Employer hereby agree to amend their Collective Bargaining Agreement
as follows:

1. The Parties adopt the following schedule under the Plan’s Rehabilitation Plan as of the
   Effective Date:

   Effective Date: January 15, 2013

   Check applicable line: X Rehabilitation Plan Schedule
   ______________ Default Rehabilitation Plan Schedule

2. The Employer agrees to contribute to the Plan at the rates required under the CBA and
   the applicable Rehabilitation Plan Schedule.

3. The Parties agree that their adoption of the Rehabilitation Plan is effective for the
   duration of the current CBA and to any renewals or extensions of the CBA.

EMPLOYER APPROVAL

Redacted by the U.S. Department of the Treasury

Signature

Title: Secretary-Treasurer

Date: 4/5/13

Redacted by the U.S. Department of the Treasury

UNION APPROVAL

Signature

Title: Vice-President/Bus. Rep.

Date: 4/5/13

Redacted by the U.S. Department of the Treasury

Signature

Title: Exec. Sec./Treas.

Date: 4/5/13
AGREEMENT

Between

COMMUNICATIONS WORKERS OF AMERICA, LOCAL 9423

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29, AFL-CIO

October 1, 2013 - September 30, 2016
ARTICLE 10. CLASSIFICATIONS & MINIMUM WAGE SCALES - continued

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In addition, does one (1) or more of the following duties: Performs general office work in relieving an executive of clerical duties, writes correspondence on own initiative, handles matters of a confidential nature, and performs related duties as required.

<table>
<thead>
<tr>
<th>Classification</th>
<th>Per Hour</th>
<th>Per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADMINISTRATIVE ASSISTANT</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Effective 10/1/2013</td>
<td>$32.68</td>
<td>$1,143.80</td>
</tr>
<tr>
<td>Effective 10/1/2014</td>
<td>33.33</td>
<td>1,166.55</td>
</tr>
<tr>
<td>Effective 10/1/2015</td>
<td>34.00</td>
<td>1,190.00</td>
</tr>
</tbody>
</table>

Performs duties as outlined above. In addition, is one who has been designated the authority to manage the office. The Administrative Assistant shall receive five percent (5%) above the Assistant Office Coordinator classification.

The above increases will be added to the hourly wage rates unless the Union notifies the Employer to allocate a portion of the increases to the Health and Welfare and/or Pension Funds.

Nothing shall prevent the Employer from paying higher than the minimum herein set forth.

It is understood and agreed that no employee shall suffer any reduction in wages and conditions as a result of the signing of this Agreement.

All regular part-time employees shall receive all of the benefits of the Agreement on a pro rata basis. An employee who is required to provide training services to other employees or staff of CWA 9423 shall be paid a six percent (6%) differential above their regular rate of pay for all time spent on such training, providing said training has been authorized in advance by management.

Training pay will be made in hourly increments.

ARTICLE 11. PENSION PLAN

The Employer will contribute into a Trust Fund, known as Western States Office & Professional Employees Pension Fund, for the account of each eligible full-time employee working under this agreement, for all straight time hours including vacation, sick, and holidays, the continued sum of Five hundred Forty Nine Dollars and Three cents ($549.03).

Effective October 1, 2007, Three Dollars and Sixty-Two cents ($3.62) per hour up to a maximum of Five Hundred Forty Nine Dollars and Three cents ($549.03).
ARTICLE 11. PENSION PLAN – continued

Upon expiration of the Supplemental Employee Contribution Schedule, the Employer contribution will revert to the previous contribution of Three Dollars and Sixty-Two cents ($3.62) per hour up to a maximum of Five Hundred Forty Nine Dollars and Three cents ($549.03) per month.

ARTICLE 12. DISCIPLINE AND DISCHARGE/TERMINATION PAY

(a) Any employee of over three (3) months' continuous service, but less than six (6) months' service who may be discharged or laid off, shall be given one (1) week's notice in writing or one (1) week's pay in lieu thereof. Any employee of over six (6) months' continuous service who may be discharged or laid off shall be given two (2) weeks' notice in writing or two (2) weeks' pay in lieu thereof.

This clause shall not apply when the discharge is because of dishonesty or misconduct. It shall be a reciprocal obligation and a matter of good faith on the part of the employee to give one (1) week's notice in writing after three (3) months' service or two (2) weeks' notice in writing after six (6) months' service in the case of an intended resignation.

(b) In the event an employee terminates for any reason after six (6) months' employment, s/he shall be entitled to prorated vacation pay from the Employer in addition to said two (2) weeks' notice.

(c) In cases of discharge or layoff of employees of six (6) months' continuous service, good or sufficient reason shall be given the Union two (2) weeks prior to the date of termination of employment, unless the Employer elects to provide pay in lieu of notice, in which case the Union shall be notified within seventy-two (72) hours of notice to employee.

(d) The Employer shall have the right to discharge any employee for good and sufficient reasons, but no employee shall be discharged or discriminated against by reason of Union membership or Union activities.

The Employer agrees to the concept of progressive discipline. Before an employee is discharged for in competency or failure to perform work as required, s/he shall have received at least a verbal counseling, a verbal warning, a written warning and a suspension. No employee shall progress to the next step of discipline unless s/he has been given a reasonable period of time to correct such complaint or complaints. Upon correction, a letter so stating shall be placed in the employee's personnel file with a copy to the employee. This shall not restrict the Employer's right to proceed to the next step or to take immediate discharge or suspension action in the case of serious or gross misconduct. Letters of complaint shall be invalid after a period of six (6) months and removed from the employee's personnel file.

A copy of any warning letter or notice of suspension shall be given to the Union. The Employer shall notify the Union, in writing, within seventy-two (72) hours after the discharge of an employee, of the reasons for the discharge.
ARTICLE 27. DURATION OF AGREEMENT AND PROVISION FOR AMENDMENT

This Agreement, together with all provisions herein set forth, shall continue in full force and effect from October 1, 2013 until September 30, 2016 and shall continue in full force and effect thereafter from year to year unless either party has served the other party written notice of its desire to change or modify this Agreement sixty (60) days prior to the date of expiration. In such event, negotiations shall be reopened in order to revise the section or sections regarding which notice of the proposed changes has been served. When agreed upon, these changes shall be incorporated into this Agreement effective as of the beginning of the year's term for which the revisions were proposed.

COMMUNICATIONS WORKERS OF AMERICA, LOCAL 9423, AFL-CIO

Redacted by the U.S. Department of the Treasury
By: Stephanie Olvera
President

Date: 12-13-13

Redacted by the U.S. Department of the Treasury
By: Eric Lindberg
Secretary-Treasurer

Date: 12-16-2013

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

Redacted by the U.S. Department of the Treasury
By: Tamara R. Rubyn
President/Business Manager

Date: 1/13/14

Redacted by the U.S. Department of the Treasury
By: Terry Kelley
Business Representative

Date: 1/13/14

Redacted by the U.S. Department of the Treasury
By: Kelly Sakamoto
Committee Member

Date: 12/18/2013
INTERIM PENSION AGREEMENT

Board of Trustees
Western States Office & Professional Employees Pension Fund
4695 Chabot Drive, Suite 202
P. O. Box 668
Pleasanton, CA 94566

Gentlemen:

This is to advise that the undersigned employer and the undersigned union agreed on 9/28/92 effective 10/1/92 to a collective bargaining agreement which among other things provide for contributions to the Western States Office and Professional Employees Pension Fund in the amount of see below per year on behalf of each employee covered thereby.

This letter is sent to you pursuant to appropriate federal law so that you can receive and credit contributions until such time as you are provided with a signed collective bargaining agreement. Needless to say, each of the undersigned agrees to be bound by all provisions of your Trust Agreement.

EMPLOYER
024-0647

By: CWA #9423
902 New Hall
San Jose, CA 95126

(Company Name)

UNION

By: JEP #29
80 Seven Way #150
Oakland, CA 9462

(CEI Local #)

Effective 10/1/92: 316.50 per month

10/1/93: 341.25 per month

-5-

10/1/94: 366.00 per month
 AGREEMENT

THIS AGREEMENT is made by and between the OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 23, AFL-CIO, CLC, hereinafter called the Union, and DAVID B. CONDON, PLLC, hereinafter called the Employer. It is understood and agreed that any employee receiving higher wages or more favorable working conditions than provided for in this Agreement shall not suffer by reason of its signing or adoption.

ARTICLE 1 - RECOGNITION

Sec. 1. The Employer agrees to recognize the Union as the sole collective bargaining agent for all office and clerical employees, exclusive of: (1) supervisory employees with authority to hire, transfer, suspend, lay-off, recall, promote, discharge or discipline other employees, or effectively to recommend such action, if, in connection with the foregoing, the exercise of such authority is not merely routine in nature but requires the use of independent judgment; (2) attorneys; (3) legal intern and law clerks; and legal secretarial students or legal assistant students while engaged in full or part time study, to include but not be limited to work-study students who work no more than seventy (70) hours per month.

Sec. 2. The Employer agrees that all employees covered under this Agreement shall, as a condition of employment, thirty-one days from the effective date of this Agreement, become and remain members of the Union in good standing.

Sec. 3. The Employer further agrees that all new employees hired subsequent to the effective date of this Agreement shall, as a condition of employment, thirty-one days from the date of employment become and remain members of the Union in good standing.

Sec. 4. The Employer may hire temporary employees for a period of thirty days during periods of peak workloads, for vacation relief or for extended illness relief. After thirty days of employment, such temporary employees shall either be severed from the employ of the Employer or shall become permanent employees and, as a condition of employment, thirty-one days from the date of employment become and remain members of the Union in good standing.

ARTICLE 2 - SENIORITY

Sec. 1. Seniority shall be defined as continuous length of service within the bargaining unit.

Sec. 2. All factors being equal, seniority shall prevail in promotions and layoffs.

ARTICLE 3 - EMPLOYMENT PRACTICES
AGREEMENT – DAVID B. CONDON, PLLC

for a period in excess of three months by mutual agreement. However, additional seniority may not accumulate.

Sec. 2. Employees on leave shall be allowed to use accumulated sick leave and vacation to the extent it has accrued.

Sec. 3. In case of death in the immediate family, an employee shall be granted leave with pay: Three days, within State of Washington; Five days, outside State of Washington. Immediate family shall include spouse or spousal equivalent, parent, sibling, children, grandchildren, foster and adopted children. In-laws are also included in definition of immediate.

Sec. 4. An employee called for jury duty shall be granted time off and shall be paid the difference between jury pay and regular wages for actual time served on jury duty.

ARTICLE 11 - PENSION

Sec. 1. Effective October 1, 2014, the employer shall contribute three dollars and seventy-five cents ($3.75) per compensable hour for each bargaining unit employee for the purpose of providing retirement benefits for eligible employees pursuant to provisions of the Western States Office and Professional Employees Pension Fund.

Sec. 2. Upon failure of the Employer to make any of the payments required by this Agreement, the Union may, after ten days after written notification to the Employer of failure of such payments, undertake economic action against such defaulting Employer to enforce prompt payment, and such action shall not be deemed to be in violation of this Agreement or any of the provisions thereof.

ARTICLE 12 - WAGES

Sec. 1. The Employer will pay the employees covered by this Agreement, and the Union agrees that such employees will accept the rates of pay for the respective job classifications set forth in the attached Pay Scale. The rate ranges therein set forth shall not preclude payment of higher rates of pay to any employee whose work in the Employer's judgment may warrant payment of a higher rate.

Sec. 2. Rates of pay for new employees: EFFECTIVE OCTOBER 1, 2014

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Minimum Starting Rate</th>
<th>After 6 Mos.</th>
<th>After 1 Yr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full-Time:</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>
AGREEMENT – DAVID B. CONDON, PLLC

ARTICLE 15 - TERMINATION AND RENEWAL

This Agreement shall be in full force and effect with the exception of previously noted sections, from October 1, 2014, through September 30, 2016, and shall continue in effect from year to year thereafter unless either party gives notice in writing at least sixty (60) days prior to any expiration or modification date of its desire to terminate or modify such Agreement; provided that, in the event the Union serves written notice in accordance with this section, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provision of this Agreement, any other provision to the contrary notwithstanding.

Signed this 27th day of April 2015.

DAVID B. CONDON, PLLC

OFFICE & PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCAL 23

Leslie Liddle
Business Representative

Redacted by the U.S. Department of the Treasury

Redacted by the U.S. Department of the Treasury

David B. Condon

opeiu:23
afl-cio
AGREEMENT TO ADOPT THE REHABILITATION PLAN

Plan: Western States Office and Professional Employee’s Pension Fund

Parties: Office and Professional Employees International Union, Local 23, the “Union”; and David B. Condon, PLLC

Effective Date: 31 March 2015

The Union and the Employer hereby agree to amend their Collective Bargaining Agreement as follows:

1. The Parties adopt the following schedule under the Plan’s Rehabilitation Plan as of the Effective Date:

   ✔ Rehabilitation Plan Schedule

2. The Employer agrees to contribute to the Plan at the rates required under the CBA and the applicable Rehabilitation Plan schedule.

3. The Parties agree that their adoption of the Rehabilitation Plan is effective for the duration of the current CBA and to any renewals or extension of the CBA.

EMPLOYER APPROVAL

Redacted by the U.S. Department of the Treasury

David B. Condon, PLLC

Date: 4/27/2015

UNION APPROVAL

Redacted by the U.S. Department of the Treasury

Leslie Liddle, Business Representative

Date: 4/27/2015
Western States Office and Professional Employees Pension Fund

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")\(^1\) for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   - **Name:** DAVID B. CAMERON PLLC
   - **Contract Person:** DAVID B. CAMERON
   - **Address:** P.O. BOX 1318
   - **City, State & Zip:** TACOMA WA 98401
   - **Telephone:** 253-387-3427

2. **Local Information.**
   Employer has a collective bargaining agreement with Local Union 22 (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation.**
   This Agreement is for the following: (check applicable box(es)):
   - [ ] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - **Effective date of coverage:**
   - [ ] A new group of Employees of an existing Participating Employer.
     - **Effective date of coverage:**

4. **Coverage.**
   This Agreement covers the following (check applicable box(es)):
   - [ ] Bargaining unit employees as described in Attachment A.
     - **Note:** Attach a copy of collective bargaining agreement.
   - [ ] Nonbargaining unit employees described in Attachment B (see note).
     - **Note:** See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

\(^1\) The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: Redacted by the U.S. Department of the Treasury
Print Name: David B. Condon
Title: Member
Date Signed: 8/18/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: Redacted by the U.S. Department of the Treasury
Print Name: Judith Zenk, Co-Chair
Date Signed: OCT 26 2011

CO-CHAIR SIGNATURE: Redacted by the U.S. Department of the Treasury
Print Name: Michael Parmelee, Co-Chair
Date Signed: OCT 26 2011
AGREEMENT BETWEEN

DAVID C. CHVATAL, INC.

AND THE

OFFICE & PROFESSIONAL EMPLOYEES

INTERNATIONAL UNION LOCAL 11, AFL-CIO

AGREEMENT entered into this 1st day of APRIL, 2017, between the OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 11, a Local Union of the OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, AFL-CIO, hereinafter referred to as the "Union", and DAVID C. CHVATAL, INC., its successors and assigns, hereinafter referred to as the "Employer".

PREAMBLE

WHEREAS, the parties hereto desire to cooperate in establishing conditions which will tend to secure to the employees concerned a living wage and fair and reasonable conditions of employment, and to provide methods for fair and peaceful adjustment of all disputes which may arise between them so as to secure uninterrupted operations of the office involved,

NOW, THEREFORE, be it mutually agreed to as follows:

ARTICLE 1. RECOGNITION

The Employer agrees to recognize the Union as the sole collective bargaining agent for all office employees within the jurisdiction of the Office & Professional Employees International Union, Local 11.
ARTICLE 11. TERMINATION

Section 1. Two (2) weeks written notice shall be given by the employee on leaving the employment of the Employer, and like written notice shall be given by the Employer, or pay in lieu thereof, after the completion of one (1) year's service, except for just cause. This clause shall not apply to employees of less than three (3) months service. (Refer to Section 4.)

Section 2. A three (3) month extension of the probationary period will be granted by the Union upon prior written notification by the Employer that it is considered necessary.

Section 3. Employees shall receive all accrued vacation at the time of termination.

Section 4. The Employer shall use progressive discipline in all cases with the exception of just cause.

All copies of written memorandums will be mailed to the Union office. In cases of termination following such warning, information in the employee's personnel file shall be made available to the authorized Union Representative upon request.

Progressive discipline is verbal warning, written warning, suspension then termination.

ARTICLE 12. HEALTH & WELFARE - DENTAL - OPTICAL - PRESCRIPTION

Section 1. The Employer will guarantee that employees will not have to pay additional cost for negotiated benefit coverage of the Health and Welfare, Dental and Vision for the life of this Agreement.

Section 2. All compensable hours count towards the Health & Welfare eligibility rule (70 hours per payroll month).

ARTICLE 13. RETIREMENT PLANS

Section 1. Effective April 1, 2012 the Employer agrees to make a minimum contribution of three dollars ($3.00) per compensable hour to the Western States Office and Professional Employees Pension Fund for all employees and in addition the surcharge amount listed in the Supplemental Contribution Schedule, per compensable hour, on behalf of each employee to the Western States Office & Professional Employees Pension Fund. The Employer agrees that should the present contribution be greater than the minimum contribution above, the Employer will maintain the greater contribution.

Be it further agreed that should there be any changes to the Supplemental Contribution Schedule the Employer shall adopt the newest schedule presented by the Trustees of the Western States Office & Professional Employees Pension Fund. Should the Western States Office & Professional Employees Pension Fund release the Employer from the obligation to pay according to the Supplemental Contribution Schedule, then the minimum pension contribution amount of three dollars ($3.00) per compensable hour shall be in full force and effect.
ARTICLE 21. SEPARABILITY

In the event that any provisions of this Agreement shall at any time be declared invalid by any final judgment of any court of competent jurisdiction or through a final decree of a government, state or local body, such decision shall not invalidate the entire Agreement, it being the express intention of the parties hereto that all other provisions not declared invalid shall remain in full force and effect. The parties agree that any invalid provisions of this Agreement shall be modified to comply with the existing regulations or laws.

ARTICLE 22. TERMINATION AND RENEWAL

This Agreement shall be in full force and effect from April 1, 2017 through March 31, 2020, and shall continue in effect from year to year thereafter unless either party gives notice, in writing, at least sixty (60) days prior to any expiration or modification date of its desire to terminate or modify such Agreement; provided, that in the event the Union serves written notice in accordance with this Article, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provisions of this Agreement, any other provisions to the contrary notwithstanding. Upon signing of this Agreement or any future Agreement, the provisions therein shall be retroactive to the anniversary date.

As agreed this 1st day of February 2017:

DAVID C. CHVATAL, INC.

David C. Chvatal
President

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 11

Maureen Colvin
Interim-Executive Secretary-Treasurer

Matthew DeVore
Union Representative
EMPLOYER APPLICATION AND PARTICIPATION AGREEMENT

Form A

(For use when there are bargaining unit and non-bargaining unit employees.)

WESTERN STATES OFFICE AND PROFESSIONAL
EMPLOYEES PENSION FUND

TO: Board of Trustees
Western States Office & Professional Employees Pension Fund

The undersigned Employer hereby applies to the Board of Trustees for participation as a CONTRIBUTING
EMPLOYER IN WESTERN STATES OFFICE AND PROFESSIONAL EMPLOYEES PENSION FUND ("Plan").

In support of this application the Employer represents to the Board that:

1. Employer is a corporation, a local union or a limited liability company.

   Partners and proprietors can not be participants in the plan.

2. Employer is doing business under the name of: David C. Chvatal CPA PC

3. Employer has a collective bargaining agreement with Local Union _il_ of the Office and Professional
   Employees International Union which requires Employer to contribute to the Plan for Employer’s employees.
   Employer elects to participate, as a Contributing Employer, in the Plan.

4. Employer now has _Q_ employees covered by the collective bargaining agreement and _Q_ number of
   employees who are not covered by the collective bargaining agreement. Attach on a schedule the names, date
   of birth, and social security numbers of all employees who are in the bargaining unit and all employees who are
   not in the bargaining unit.

5. Employer will distribute to its employees all documents, which are required to be distributed by the Plan or law
   to the Plan participants and/or Plan beneficiaries.

NOTE: The Employer's full-time employees, who are not represented by a local union, may participate in the
plan provided ALL employees within a reasonable classification approved by the Board of Trustees become
participating employees on a nonselective basis and are duly enrolled and appropriate contribution is paid
according to the rules and regulations of the Board of Trustees.

6. An Employer which provides a qualified pension plan for employees not covered by a collective
   bargaining agreement must comply with the Internal Revenue Code and ERISA. The Employer has the
   sole responsibility to comply with these laws, as they now exist or may be amended in the future, and
   hereby acknowledges that responsibility. The Plan, if requested, will provide reasonable assistance to
   Employer.

In consideration of approval of this application, the parties covenant and agree as follows:

7. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The
   parties hereby adopt and incorporate as part of this agreement, the Plan, as it has been, or will be amended.
Western States Office and Professional Employees Pension Fund
Participations Agreement – Form A
Page 2

8. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all of the terms and provisions of the Plan and trust as it now exists or as it may be amended during Employer's participation in the Plan and trust. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.

9. Upon approval by the Board of Trustees, this application and participation agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Contributing Employer of the plan and trust as of the effective date.

DATED: 3/1/200_.

David C. Charette CPA P.C.
Redacted by the U.S. Department of the Treasury
By: President (Title)

2427 SW Vermont (Address)
Portland, OR 97219

Local Union of Office and Professional Employees International Union
By: __________________________

APPROVED AND ACCEPTED by the Board of Trustees on _____________.

By: __________________________
Judith Zenk
(Co-chairman)

By: __________________________
Arlene Erickson
(Co-chairman)

April 4, 2005
EMPLOYER/ASSOCIATE MEMBER
AGREEMENT BETWEEN

David C. Chvatal CPA PC

AND

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION,
LOCAL #11

THIS AGREEMENT is made and entered into on April 12, 2000, by

and between David C. Chvatal CPA PC hereinafter referred to as

the "Employer/Associate Member", and the Office & Professional Employees International
Union, Local #11.

1. Employers (on behalf of their employees) or Associate Members who would like to
participate in the O.P.E.I.U., Local #11 ____ 401(k) Retirement Fund of the Office &
Professional Employees International Union, Local #11 or the full family __ Western States
Local Union Health & Welfare Plan will with the signing of this Agreement pay into the
401(k) Retirement Fund of the Office & Professional Employees International Union, Local
#11 a sufficient amount to maintain a pension benefit and/or the full premium amount
sufficient to cover the cost of the Health & Welfare Plan. (Please put an X in the appropriate
box/boxes).

2. All Associate Members shall participate in this agreement and pay an assoc
membership fee to Local #11. The Employer agrees to payroll deduct the ass
membership fee and forward same to the office of Local #11.

3. The Employer may participate in these benefits if they desire.

EMPLOYER/ASSOCIATE MEMBER

Redacted by the U.S. Department of the Treasury

David C. Chvatal
President

OFFICE & PROFESSIONAL
EMPLOYEES INTERNATIONAL
UNION, LOCAL #11

Redacted by the U.S. Department of the Treasury

Gary D. Kirkland
Chief Executive Officer

GDK:sr
opelu #11
af1-cio
assocmbr
MEMORANDUM OF UNDERSTANDING

between

DAVID C. CHVATAL, INC.

and

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 11

This Memorandum of Understanding is entered into between DAVID C. CHVATAL, INC. and the Office & Professional Employees International Union, Local 11 and specifically shall be in accordance with Article 13 Retirement Plans within the Collective Bargaining Agreement.

It is mutually agreed by all parties that the Employer agrees to continue a contribution of three dollars ($3.00) and in addition the surcharge amount listed in the Supplemental Contribution Schedule, per compensable hour, on behalf of each employee into the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should there be any changes to the Supplemental Contribution Schedule the Employer shall adopt the newest schedule presented by the Trustees of the Western States Office & Professional Employees Pension Fund. Should the Western States Office & Professional Employees Pension Fund release the Employer from the obligation to pay according to the Supplemental Contribution Schedule, then the minimum pension contribution amount of three dollars ($3.00) per compensable hour shall be in full force and effect.

This Memorandum of Understanding shall be pursuant to the terms and conditions of Article 19 Grievance Procedure to the Collective Bargaining Agreement should there be any dispute regarding the interpretation and/or application.

Agreed to on this 15th of December 2011.

David C. Chvatal
David C. Chvatal, Inc.

Michael L. Richards/Executive Secretary-Treasurer
OPEIU Local 11
March 24, 2014

David C Chvatal, CPA
2427 SW Vermont ST
Portland, OR 97219

Dear Mr. Chvatal:

This is formal notification that the existing Agreement between David C Chvatal, CPA and the Office & Professional Employees International Union, Local 11 is extended in its entirety for a period of three (3) years. This is in accordance with the provisions of the current collective bargaining agreement.

Please note that the new termination for this Agreement will be March 31, 2017.

Sincerely,

Michael L. Richards
Executive Secretary-Treasurer

Redacted by the U.S. Department of the Treasury
AGREEMENT

Between

DAVIS, COWELL & BOWE

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29 AFL-CIO, CLC

May 1, 2014 – April 30, 2017

OPEIU Local 29
ARTICLE 21. HEALTH AND WELFARE

Section 1. The Employer agrees to pay the premium on each employee and dependents for the Office and Professional Employee’s Welfare Fund, which includes a choice of either the Kaiser Group 328 Plan or United Health Care Plan, Twelve Thousand Dollars ($12,000) Life Insurance, Dental Plan without orthodontia, Vision Care, Prescription Drug Plan, and Accidental Death and Disability. It is agreed that to be eligible for coverage, an employee must have been paid for not less than sixty-five (65) hours in the previous calendar month; provided that hours worked in the first sixty (60) days of employment do not count toward eligibility for such coverage.

Section 2. Effective January 1, 2015, each employee will contribute $65 per month. If the OPEIU H&W contribution exceeds $1,679 (our current $1,614 + $65), the employer will pay the next $115. If the OPEIU H&W contribution exceeds $1,794 ($1,679 + $115), each employee will pay the excess up to $1,859 (i.e. a max employee contribution of $130). If the contribution exceeds $1,859, the employer will pay the excess.

Section 3. Effective January 1, 2016, each employee will contribute $70 per month. If the OPEIU H&W contribution goes up on January 1, 2016, then in addition to the employer’s 2015 contribution and the employee contribution of $70, the employer will pay the next $115. If the OPEIU H&W contribution exceeds the sum of the employer’s 2015 contribution + $70 + $115, each employee will pay the excess up to a maximum employee contribution of $140. If the contribution exceeds the sum of the employer’s 2015 contribution + $70 + $115 + $70, the employer will pay the excess.

Section 4. Effective January 1, 2017, each employee will contribute $75 per month. If the OPEIU H&W contribution goes up on January 1, 2017, then in addition to the employer’s 2016 contribution and the employee contribution of $75, the employer will pay the next $115. If the OPEIU H&W contribution exceeds the sum of the employer’s 2016 contribution + $75 + $115, each employee will pay the excess up to a maximum employee contribution of $150. If the contribution exceeds the sum of the employer’s 2016 contribution + $75 + $115 + $75, the employer will pay the excess.

Section 5. The Employer shall reimburse an employee who regularly works on a VDT for the difference in cost between the actual cost of an eye examination and the vision plan coverage, up to a maximum of Twenty Dollars ($20.00), upon presentation of the bill by the employee once each contract term.

ARTICLE 22. PENSION PLAN

Effective May 1, 2014, the Employer contribution rate will be Two Dollars and Forty-Two cents ($2.42) per straight-time hour, exclusive of any supplemental contributions. The parties have adopted the Revised Schedule of Supplemental Employer Contributions under the 2013 Revised Rehabilitation Plan adopted by the Trustees of the Western States Office and Professional Employees Pension Fund, under which Employer’s Supplemental Contributions are capped at 80%. Employer shall pay the Supplemental Contributions, capped at 80%, as required by the 2013 Revised Rehabilitation Plan, for the term of this Agreement, per the attached Agreement to Adopt Rehabilitation Plan, dated March 28, 2014.
ARTICLE 22. PENSION PLAN - continued

Upon an employee's written request, the Employer agrees to deduct and forward an employee's voluntary contributions to the Western States 401(k) Retirement Fund of OPEIU plan so long as such participation does not affect the Employer's ability to continue their own participation in the Employer's 401(k) plan established for the non-bargaining unit personnel.

ARTICLE 23. GRIEVANCE PROCEDURE

In adjusting grievances, the Employer shall consult with the Steward or Union Representative. After a grievance has been presented to the Employer by the Union Representative, an agreement shall be reached on such grievance within two (2) weeks of its presentation. If no agreement can be reached between the Union Representative and the Employer, both sides shall refer the matter immediately to a committee consisting of a representative of the Union, a representative of the Employer and a mutually agreed upon third (3rd) party. If no third (3rd) party can be mutually agreed upon, either Union or Employer may request a panel of Arbitrators from the State Conciliation Service. The expenses of the third (3rd) party shall be shared equally by the Union and Employer. The decision of the Arbitrator shall be final and binding. All grievances shall be filed within fifteen (15) days from the date the grievant acquires knowledge thereof, except that disciplinary grievances shall be filed within ten (10) days of any disciplinary action by the Employer.

ARTICLE 24. SEPARABILITY

In the event that any provision of this Agreement is finally held or determined to be illegal or void as being in contravention of any law, ruling or regulation of any governmental authority or agency having jurisdiction of the subject matter of this Agreement, the remainder of the Agreement shall remain in full force and effect unless the parts so found to be void or illegal are wholly inseparable from the remaining portions of this Agreement. The Employer and the Union further agree that if and when any provision of this Agreement is held or determined to be illegal or void, they will promptly enter into negotiations concerning the substance thereof.

ARTICLE 25. BULLETIN BOARD

The Employer will provide a bulletin board in its San Francisco office for the posting of notices and other materials, provided that no material derogatory to the Employer or Union shall be placed on the bulletin board.

ARTICLE 26. DISCRIMINATION

Neither the Union nor the Employer in carrying out their obligations under this Agreement shall discriminate in matters of hiring, training, promotion, transfer, layoff, discharge, or otherwise because of race, color, religion, national origin, sex, handicap, age, or sexual preference.

ARTICLE 27. LABOR MANAGEMENT COMMITTEE

At the Union's request, Employer agrees to meet with a joint/Labor Management Committee up to two (2) times per year, said Committee to be comprised of two (2) persons from management and two (2) form the Union to discuss topics of shared interests such as general work conditions, environment/ambience, and health and safety.
ARTICLE 28. VOTE

Employer shall honor an employee's request for payroll deductions/check-off for Voice of the Electorate (VOTE), pursuant to a completed "Authorization for Check-Off/Pledge for Voice of the Electorate (VOTE)" as attached hereto.

ARTICLE 29. TERM OF AGREEMENT

This Agreement shall continue in full force and effect for three (3) years from May 1, 2014 through April 30, 2017 and shall continue in full force and effect from year to year thereafter unless either party notifies the other at least sixty (60) days in advance in writing of a desire to open this Agreement. Said notice to be served prior to February 28, 2015 or prior to February of any succeeding year. In witness whereof, the parties hereto shall have hereunto set their hands and seals. All terms of the Agreement, including the Letter of Understanding, which are not referred to above, shall be carried over and included in the new Agreement which shall be effective from May 1, 2014 through April 30, 2017.

DAVIS, COWELL & BOWE

By: John J. Davis, Jr.
Partner

Date: 12-9-14

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL LOCAL 29, AFL-CIO

By: Tamara R. Rubyn
President/Business Manager

Date: 12-15-14

By: Florence E. Culp
Partner

Date: 11-20-14

By: Terry Keller
Business Representative

Date: 12-15-14

TK/Im(DVC29714)
cwa:9415/all/cio
WESTERN STATES OFFICE AND PROFESSIONAL EMPLOYEES PENSION FUND

AGREEMENT TO ADOPT REHABILITATION PLAN

Plan: Western States Office and Professional Employee's Pension Fund

Parties: OPEIU LOCAL 29, the “Union; and

DARTS, COVELL, AND BOWE, LLP, the “Employer”

The Union and the Employer hereby agree to amend their Collective Bargaining Agreement as follows:

1. The Parties adopt the following schedule under the Plan’s Rehabilitation Plan as of the Effective Date:

   Effective Date: 3/28/14
   Check applicable line: XX Rehabilitation Plan Schedule* 2013 Rehab Plan
                        Definitive Rehabilitation Plan Schedule

* The Parties agree that the Employer agrees to contribute to the Plan at the rates required under the CBA and the applicable Rehabilitation Plan Schedule.

Employer’s Supplemental Contributions are capped at 80% under the 2013 Revised Rehab Plan.

3. The Parties agree that their adoption of the Rehabilitation Plan is effective for the duration of the current CBA and to any renewals or extensions of the CBA.

EMPLOYER APPROVAL

Redacted by the U.S. Department of the Treasury

Signature

Title: Partner

Date: 3/28/14

UNION APPROVAL

Redacted by the U.S. Department of the Treasury

Signature

Title: Business Representative

Date: 3/28/14

1321 Harbor Bay Pkwy. Suite 104 Alameda, California 94502 | Phone (510) 995-1429 | Fax (510) 995-1440 | www.opeiu29.org
ARTICLE 20. UNION LABEL

Section 1. The privilege of using the Union Label shall be extended to the Employer so long as this Agreement remains in full force and effect and so long as the Employer fulfills all of its terms and conditions.

Section 2. The Union Label shall be the sole property of the Union and shall be used as follows: “opeiu:29, afl-cio”, typewritten, on all stamped, mimeographed, multigraphed or any process under the jurisdiction of the Union. The above outlined label is the only Union Label for the members of the Union recognized by the Union, however, if the Employer desires, a rubber stamp may be obtained from the Union upon deposit of Three Dollars ($3.00).

ARTICLE 21. HEALTH AND WELFARE

Section 1. The Employer agrees to pay the premium on each employee and dependents for the Office and Professional Employees' Welfare Fund, which includes a choice of either the Comprehensive Medical Plan or a HMO, Twelve Thousand Dollars ($12,000) Life Insurance, Dental Plan C, Vision Care B, Prescription Drug Plan, Extended Disability Coverage. It is agreed that to be eligible for coverage, an employee must have been paid for not less than sixty-five (65) hours in the previous calendar month; provided that hours worked in the first sixty (60) days of employment do not count toward eligibility for such coverage.

Upon approval by the UEBT Fund, employees will be covered by the UFCW & Employers Benefit Trust, effective January 1, 2012, or as soon as reasonably practicable thereafter, instead of Office & Professional Employees Welfare Fund. All employees employed prior to the date of ratification will be covered under Plan A. All employees hired on or after date of ratification shall be subject to the eligibility and plan progression rules of the UEBT Fund.

Orthodontist benefits are no longer provided as of May 1, 2005.

Section 2. The Employer shall reimburse an employee who regularly works on a VDT for the difference in cost between the actual cost of an eye examination and the vision plan coverage, up to a maximum of Twenty Dollars ($20.00), upon presentation of the bill by the employee once each contract term.

ARTICLE 22. PENSION PLAN

Effective May 1, 2011, the Employer contribution rate will be two Dollars and Forty-Two cents ($2.42) per straight-time hour, exclusive of any supplemental contributions. Also effective May 1, 2011, the parties agree to adopt the Updated Negotiated Schedule of Supplemental Employer Contributions under the Updated Rehabilitation Plan adopted by the Trustees of the Western States Office and Professional Employees Pension Fund. Employer shall pay the Supplemental Contributions as required by the Updated Negotiated Schedule, as in effect on May 1, 2011, for the term of this Agreement.
ARTICLE 22. PENSION PLAN - continued

Upon an employee's written request, the Employer agrees to deduct and forward an employee's voluntary contributions to a qualified 401(k) plan to be designated by OPEIU Local 29 so long as such participation does not affect the Employer's ability to continue their own participation in the Employer's 401(k) plan established for the non-bargaining unit personnel.

ARTICLE 23. GRIEVANCE PROCEDURE

In adjusting grievances, the Employer shall consult with the Steward or Union Representative. After a grievance has been presented to the Employer by the Union Representative, an agreement shall be reached on such grievance within two (2) weeks of its presentation. If no agreement can be reached between the Union Representative and the Employer, both sides shall refer the matter immediately to a committee consisting of a representative of the Union, a representative of the Employer and a mutually agreed upon third (3rd) party. If no third (3rd) party can be mutually agreed upon, either Union or Employer may request a panel of Arbitrators from the State Conciliation Service. The expenses of the third (3rd) party shall be shared equally by the Union and Employer. The decision of the Arbitrator shall be final and binding. All grievances shall be filed within fifteen (15) days from the date the grievant acquires knowledge thereof, except that disciplinary grievances shall be filed within ten (10) days of any disciplinary action by the Employer.

ARTICLE 24. SEPARABILITY

In the event that any provision of this Agreement is finally held or determined to be illegal or void as being in contravention of any law, ruling or regulation of any governmental authority or agency having jurisdiction of the subject matter of this Agreement, the remainder of the Agreement shall remain in full force and effect unless the parts so found to be void or illegal are wholly inseparable from the remaining portions of this Agreement. The Employer and the Union further agree that if and when any provision of this Agreement is held or determined to be illegal or void, they will promptly enter into negotiations concerning the substance thereof.

ARTICLE 25. BULLETIN BOARD

The Employer will provide a bulletin board in its San Francisco office for the posting of notices and other materials, provided that no material derogatory to the Employer or Union shall be placed on the bulletin board.

ARTICLE 26. DISCRIMINATION

Neither the Union nor the Employer in carrying out their obligations under this Agreement shall discriminate in matters of hiring, training, promotion, transfer, layoff, discharge, or otherwise because of race, color, religion, national origin, sex, handicap, age, or sexual preference.
ARTICLE 27. LABOR MANAGEMENT COMMITTEE

At the Union’s request, Employer agrees to meet with a joint/Labor Management Committee up to two (2) times per year, said Committee to be comprised of two (2) persons from management and two (2) form the Union to discuss topics of shared interests such as general work conditions, environment/ambience, and health and safety.

ARTICLE 28. TERM OF AGREEMENT

This Agreement shall continue in full force and effect for three (3) years from May 1, 2011 through April 30, 2014 and shall continue in full force and effect from year to year thereafter unless either party notifies the other at least sixty (60) days in advance in writing of a desire to open this Agreement. Said notice to be served prior to February 28, 2011 or prior to February of any succeeding year. In witness whereof, the parties hereto shall have hereunto set their hands and seals. All terms of the Agreement, including the Letter of Understanding, which are not referred to above, shall be carried over and included in the new Agreement which shall be effective from May 1, 2011 through April 30, 2014.

DAVIS, COWELL & BOWE

By: John J. Davis, Jr.
Partner

Date: 5-3-13

By: Florence E. Calip
Partner

Date: 3-4-13

By: Andrew K. Kahn
Partner

Date: 8-4-13

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL LOCAL 29, AFL-CIO

By: Tamarra K. Kubyn
President/Business Manager

Date: 5/8/13

By: Terry Keller
Business Representative

Date: 5-8-13
WESTERN STATES OFFICE AND PROFESSIONAL EMPLOYEES PENSION FUND

AGREEMENT TO ADOPT REHABILITATION PLAN

Plan: Western States Office and Professional Employee's Pension Fund

Parties: OPEIU, Local 29, the "Union; and

DAVIS, COWELL & BOWE, LLP, the "Employer"

The Union and the Employer hereby agree to amend their Collective Bargaining Agreement as follows:

1. The Parties adopt the following schedule under the Plan's Rehabilitation Plan as of the Effective Date:

   Effective Date: May 1, 2011
   
   Check applicable line: 
   X Rehabilitation Plan Schedule (*)
   Default Rehabilitation Plan Schedule

   (*) Updated Negotiated Schedule

2. The Employer agrees to contribute to the Plan at the rates required under the CBA and the applicable Rehabilitation Plan Schedule.

3. The Parties agree that their adoption of the Rehabilitation Plan is effective for the duration of the current CBA and to any renewals or extensions of the CBA.

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**EMPLOYER APPROVAL**

Redacted by the U.S. Department of the Treasury

[Signature]

Title: Partner

Date: 10-18-12

---

**UNION APPROVAL**

Redacted by the U.S. Department of the Treasury

[Signature]

Title: Business Rep.

Date: 10-18-12
COLLECTIVE BARGAINING AGREEMENT

by and between

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCAL #5, AFL/CIO

and

TRADE UNION OFFICES NEGOTIATING COMMITTEE

on behalf of

Denver Firefighters Local #858

Denver Theatrical Stage Employees
Union Local #7

IAMAW Local Lodge 1886

May 1, 2015
to and including

April 30, 2018
ARTICLE 22 – PENSION

22.1 Effective May 1, 2015 the Employer agrees to contribute to the Western States Office and Professional Employees Pension Fund a contribution of one dollar and fifty cents ($1.50) per straight time hour, on behalf of each employee. The bargaining unit employees (by individual office) may elect to put any amount of their negotiated wage rate into pension.

22.2 The Employer contributions, as provided herein, shall be made on eligible employees on the effective date, except for the employees serving their thirty (30) day probationary period. The contributions for probationary employees shall start on the first of the month following the thirty (30) day probationary period. This shall apply to all employees not presently covered by another pension plan which is Employer paid.

22.3 If an employee is injured on the job, the Employer shall continue to pay the required contributions for a period of three (3) months following the end of the month in which the injury occurs. The Employer shall continue payments for a minimum of ten (10) days for any employee on sick leave up to the maximum accumulated by the employee.

22.4 Regular or part-time employees who work seventy (70) or more hours per month shall be covered by the provisions of this Article. This shall not apply to extra help covering for vacation periods, or sick leave which does not exceed thirty (30) days.

22.5 The Employer agrees that if the employee chooses, they will withhold the employee contribution to the 401K plan set up by OPEIU #30. The employee may contribute at least 5%, but not more than 25% of his/her gross salary to this plan. FICA and Medicare taxes will be withheld but these contributions will not be subject to Federal and State taxes. The employee shall bear any administrative fees.

22.6 Effective with the May, 2012 hours paid, all of the Employers, who have not already done so, agree to adopt the Pension Rehabilitation Plan and to contribute on behalf of each employee the contribution amount listed in the Updated Supplemental Contribution Schedule provide by the Trustees of the Western States Office and Professional Employees Pension Fund. Should the Contribution Schedule change in any subsequent years, the Employer shall adopt the newest yearly schedule presented by the Trustees of the Fund. If the Fund releases the Employer from the obligation to pay according to any Contribution Schedule, then the pension contribution shall be the amount contained in Article 22.1.
30.2 The Employer will use its best effort to hold in private any discussion of discipline of an employee or of deficiencies in the employee’s performance.

30.3 The employees agree to perform their duties, timely and in an appropriate and professional style and form.

30.4 If a discussion with an employee is to be considered to be a disciplinary discussion, the employee will be told in advance so said employee can be afforded Union representation if he/she so desires.

ARTICLE 31 – VOTE

31.1 Employees who are eligible and registered to vote shall receive one (1) hour with pay to vote provided they have given twenty-four (24) hours notice.

ARTICLE 32 – TERM OF AGREEMENT

32.1 This Agreement shall be in full force and effect from the first day of May, 2015 to and including the thirtieth (30th) day of April 2018, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions:

(A) If either party elects to terminate the Agreement, such party shall, on a date not less than sixty (60) days, nor more than ninety (90) days prior to expiration date of the Agreement, give written notice to the other party of intention to terminate, and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

(B) If either party elects to change any of the provisions of the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to the expiration date of the Agreement, given written notice to the other party.

(C) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice, which time may be extended by mutual agreement.

(D) This Agreement constitutes the entire contract between the two parties. Memorandums of Understanding relating to individual offices may be negotiated as separate from this master Agreement. Memorandums of Understanding will
ARTICLE 32 – TERM OF AGREEMENT

32.2 This Agreement shall be in full force and effect from the first day of May, 2015 to and including the thirtieth (30th) day of April 2018, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions:

(A) If either party elects to terminate the Agreement, such party shall, on a date not less than sixty (60) days, nor more than ninety (90) days prior to expiration date of the Agreement, give written notice to the other party of intention to terminate, and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

(B) If either party elects to change any of the provisions of the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to the expiration date of the Agreement, given written notice to the other party.

(C) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice, which time may be extended by mutual agreement.

(D) This Agreement constitutes the entire contract between the two parties. Memorandums of Understanding relating to individual offices may be negotiated as separate from this master Agreement. Memorandums of Understanding will not convey any contractual rights not specifically stated in that Memorandum of Understanding. Any signed Memorandums of Understanding will be forwarded to the Trade Union Offices and employees.

(E) It is also expressly understood that any and all notices to open the agreement will be sent to all signatory employers individually.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL #330

By: ____________________________
Title: Executive Director
Date: Aug 11, 2018

DENVER FIREFIGHTERS LOCAL #858

By: ____________________________
Title: President
Date: Sept 7, 2015

Redacted by the U.S. Department of the Treasury
Redacted by the U.S. Department of the Treasury
ARTICLE 32 – TERM OF AGREEMENT

32.3 This Agreement shall be in full force and effect from the first day of May, 2015 to and including the thirtieth (30th) day of April 2018, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions:

(A) If either party elects to terminate the Agreement, such party shall, on a date not less than sixty (60) days, nor more than ninety (90) days prior to expiration date of the Agreement, give written notice to the other party of intention to terminate, and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

(B) If either party elects to change any of the provisions of the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to the expiration date of the Agreement, given written notice to the other party.

(C) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice, which time may be extended by mutual agreement.

(D) This Agreement constitutes the entire contract between the two parties. Memorandums of Understanding relating to individual offices may be negotiated as separate from this master Agreement. Memorandums of Understanding will not convey any contractual rights not specifically stated in that Memorandum of Understanding. Any signed Memorandums of Understanding will be forwarded to the Trade Union Offices and employees.

(E) It is also expressly understood that any and all notices to open the agreement will be sent to all signatory employers individually.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 230

By: [Redacted by the U.S. Department of the Treasury]
Title: Executive Director
Date: 6/7/15

IAMAW LOCAL LODGE 1886

By: [Redacted by the U.S. Department of the Treasury]
Title: President
Date: 9/18/15
Western States Office and Professional Employees Pension Fund

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")\(^1\) for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   
   Name: Denver Fire Fighters Local 858
   
   Contract Person: Pat Rhoades, President
   
   Address: 2342 Broadway St.
   
   City, State & Zip: Denver, CO 80205
   
   Telephone: 303-298-7850

2. **Local Information.**
   
   Employer has a collective bargaining agreement with Local Union \(^5\) (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer’s employees.

3. **Participation.**
   
   This Agreement is for the following: (check applicable box(es)):
   
   - **X** An existing Participating Employer to **update** Plan records.
   - □ A new Participating Employer.
     
     Effective date of coverage: ________________
   - □ A new group of Employees of an existing Participating Employer.
     
     Effective date of coverage: ________________

4. **Coverage.**
   
   This Agreement covers the following (check applicable box(es)):
   
   - **X** Bargaining unit employees as described in Attachment A.
     
     **Note:** Attach a copy of collective bargaining agreement.
   - □ Nonbargaining unit employees described in Attachment B (see note).
     
     **Note:** See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

\(^1\) The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

a. **Employer is a (insert form of business):** ___________.

   *Note: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.*

b. **Employer is doing business under the following name(s) (attach separate page if more space is needed):** Denver Fire Fighters Local 858.

c. **Employer elects to participate in the Plan as a contributing employer.**

d. **Employer now has the following employees (insert number):**

   _____ employees covered by the collective bargaining agreement; and

   _____ employees who are not covered by the collective bargaining agreement.

e. **Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.**

f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. **Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.**

b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: ___________________________________________________________________________
Print Name: Donn Bower
Title: Secretary-Treasurer
Date Signed: 2/11/11

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: ___________________________________________________________________________
Print Name: Judith Zenk, Co-Chair
Date Signed: NOV 03 2011

CO-CHAIR SIGNATURE: ___________________________________________________________________________
Print Name: Michael Parmelee, Co-Chair
Date Signed: NOV 03 2011
COLLECTIVE BARGAINING AGREEMENT

by and between

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCAL #30, AFL/CIO

and

PLUMBERS LOCAL UNION 3

and

PLUMBERS JOINT APPRENTICESHIP
AND TRAINING COMMITTEE

July 1, 2016
to and including
May 31, 2019
ARTICLE 19 – CLASSIFICATION AND WAGES

19.1 Employees shall be paid the following minimum scale of wages:

- First year increase $1.00
- Second year increase $1.00
- Third year increase $1.00

Classification:

Administrative Assistant 1 (receptionist, light secretarial skills, file clerk, data entry, computer program knowledge)

<table>
<thead>
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<th>Effective</th>
<th>7/1/16</th>
<th>6/1/17</th>
<th>6/1/18</th>
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<tbody>
<tr>
<td>First 6 months</td>
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<tr>
<td>Second 6 months</td>
<td>$22.50</td>
<td>$23.50</td>
<td>$24.50</td>
</tr>
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</table>

Administrative Assistant 2 (Administrative Asst. 1 skills plus light bookkeeping, and full applicable computer program knowledge)

<table>
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</thead>
<tbody>
<tr>
<td>$24.50</td>
<td>$25.50</td>
<td>$26.50</td>
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</table>

Administrative Assistant 3 (Office management skills, bookkeeping, full office skills)

<table>
<thead>
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<th>7/1/16</th>
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<th>6/1/18</th>
</tr>
</thead>
<tbody>
<tr>
<td>$26.50</td>
<td>$27.50</td>
<td>$28.50</td>
</tr>
</tbody>
</table>

The Employer reserves the right to promote employees to the next percentage rate at any time. An Office Professional will not be kept at the 95% rate for any longer than a twelve (12) month period.

19.2 Premium pay of six percent (6%) per week over the above rates shall be paid to supervisory employees. An employee who is being paid the 6% premium pay at the signing of this agreement will continue to receive the premium pay.

ARTICLE 20 – PENSION

20.1 The Employers agrees to contribute to the Western States Office and Professional Employees Pension Fund, a contribution on behalf of each employee in the amount of two dollars and thirty cents ($2.30) per hours paid for employees of the Plumbers Apprenticeship. For employees of Plumbers Local 3, the contribution amount shall be two dollars and eighty cents ($2.80) per hours paid. The
employee(s), as a unit, may elect to put any amount of their negotiated wage rate into pension.

20.2 The Employer contribution, as provided herein, shall be made on eligible employees on the effective date, except for the employees serving their thirty (30) day waiting period. The contributions for new employees shall start on the first of the month following the thirty (30) day waiting period. This shall apply to all employees not presently covered by another pension plan which is Employer paid.

20.3 If an employee is injured on the job, the Employer shall continue to pay the required contribution for a period of three (3) months following the end of the month in which the injury occurs.

20.4 Permanent employees who work seventy (70) or more hours per month shall be covered by the provisions of this Article. This shall not apply to extra help covering for vacation periods or sick leave which does not exceed thirty (30) days.

20.5 The Employer agrees to allow the employees to participate in the Office and Professional Employees International Union Local #30 Retirement Savings Plan (401K). The Employer agrees that if the employee chooses, they will withhold an employee contribution to the 401K plan. The employee may contribute up to, but no more than the amount limited by the Internal Revenue Service (IRS). All administrative fees shall be borne by the employee.

20.6 The Employer agrees to adopt the Western States Office and Professional Employees Pension Rehabilitation Plan and to contribute on behalf of each employee the contribution amount listed in the Updated Supplemental Employer Contribution Schedule, dated March 21, 2010, provided by the Trustees of Western State Office and Professional Employees Pension Fund. Should the Contribution Schedule change in any subsequent years, the Employer shall adopt the newest yearly schedule as presented by the Trustees of the Fund. If the Fund releases the Employer from the obligation to pay according to any Contribution Schedule, then the pension contribution shall be the amount contained in Article 20.1.

20.7 Effective January 1, 2010 it is hereby agreed between the Employer and the bargaining unit employees that for the year 2010 the Supplemental Contribution will be split 50-50. The employee portion will come from a deduction in their base hourly rate of pay listed in Article 19.1. In the future years, any required supplemental contribution to the Western States Office and Professional Employees Pension Fund will come from the employee’s yearly wage increase. If no wage increase is due, it shall come from a deduction in their base hourly rate of pay listed in Article 19.1. Every year the Employer will review their ability to pay a percentage of the increase and notify the Union.
Employer to be owed by the employee, from the final paycheck of any eligible employee.

24.3 Any change in the rate of dues and/or initiation fees levied by the Union will be put into effect in the deductions made by the Employer in the month following the month in which the Employer received written notice of the change from the Union.

24.4 The Union agrees to file deduction assignments with the Employer for each employee prior to such deductions.

24.5 The Employer shall deduct from the wages of any employee who submits a voluntary authorization card, an amount designated by such employee for OPEIU’s “J.B. Moss Voice of the Electorate” (VOTE) fund. Such deductions shall be made on the same date that employees receive their regular paychecks.

24.6 Voluntary contributions deducted from employee’s paychecks shall be made payable to the J.B. Moss Voice of the Electorate (VOTE) fund and forwarded monthly to the CFO of the Office and Professional Employees International Union, Local 30, AFL-CIO, 705 West Arrow Highway 2nd Floor, P.O. Box 9000, Claremont, CA  91711, along with a listing of the names of contributors and the amounts.

ARTICLE 25 – TERM OF AGREEMENT

25.1 This Agreement shall be in full force and effect from the first (1st) day of July 2016, to and including the thirty-first (31st) day of May 2019, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions.

  a) If either party elects to terminate the Agreement, such party shall on a date not less than sixty (60) days, nor more than seventy-five (75) days prior to the anniversary date of the Agreement give written notice to the other party of intention to terminate and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

  b) If either party elects to change any of the provisions of the Agreement, such party shall on a date not less than sixty (60) days, nor more than seventy-five (75) days prior to the anniversary date of the agreement give written notice to the other party.

  c) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice which may be extended by mutual agreement.
OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION

By: ______________

Title: Executive Director/CFO

Date: ______________

UNITED ASSOCIATION OF JOURNEYMAN PLUMBERS AND GAS FITTERS, LOCAL UNION 3

By: ______________

Title: Business Manager

Date: 6/3/16

DENVER PLUMBERS JOINT APPRENTICESHIP AND JOURNEYMAN COMMITTEE

By: ______________

Title: Training Director

Date: 6/3/16
Western States Office and Professional Employees Pension Fund

Employer Participation Agreement

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") 1 for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
   - Name: Plumbers Local 3
   - Contract Person: Kurt Schmehl
   - Address: 17100 E. 32nd Place
   - City, State & Zip: Aurora, CO 80011
   - Telephone: 303-789-9300

2. Local Information.
   Employer has a collective bargaining agreement with Local Union 5 (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. Participation.
   This Agreement is for the following: (check applicable box(es)):
   - An existing Participating Employer to update Plan records.
   - A new Participating Employer.
     Effective date of coverage:  
   - A new group of Employees of an existing Participating Employer.
     Effective date of coverage:  

   This Agreement covers the following (check applicable box(es)):
   - Bargaining unit employees as described in Attachment A.
     Note: Attach a copy of collective bargaining agreement.
   - Nonbargaining unit employees described in Attachment B (see note).
     Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: 
Print Name: Kurt W. Steenhoek 
Title: Business Manager 
Date Signed: 12/1/11

CO-CHAIR SIGNATURE: 
Print Name: Judith Zenk, Co-Chair 
Date Signed: DEC 6, 2011

CO-CHAIR SIGNATURE: 
Print Name: Michael Parmelee, Co-Chair 
Date Signed: DEC 6, 2011
June 15, 2010

Western States Office and Professional Employees Pension Fund
c/o A & I Benefit Plan Administrators
1220 SW Morrison, Suite 300
Portland, OR 97205

Dear Dana:

Enclosed please find the recently negotiated collective bargaining agreement between Office and Professional Employees International Union Local 5 and Plumbers Local Union 3 and Plumbers Joint Apprenticeship and Training Committee.

This contract includes language to adopt the Rehabilitation Plan and the new Contribution Schedule. Please make the necessary changes to their billing statements for future months and any back payments or refunds as are appropriate.

Journeyman Plumbers Local 3
Employer Number: 0005-0275

Denver Plumbers Joint Apprenticeship & Training Committee
Employer Number: 0005-0419

Thank you for your help in this matter.

Sincerely,

[Signature]

[Redacted by the U.S. Department of the Treasury]

June Spears
Business Representative
OPEIU Local 5

opeiu#5
afl-cio

Enclosure
COLLECTIVE BARGAINING AGREEMENT

by and between

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL #5, AFL/CIO

and

TRADE UNION OFFICES NEGOTIATING COMMITTEE

on behalf of

Denver Firefighters Local #858

Denver Theatrical Stage Employees Union Local #7

IAMAW Local Lodge 1886

May 1, 2015

to and including

April 30, 2018
ARTICLE 22 – PENSION

22.1 Effective May 1, 2015 the Employer agrees to contribute to the Western States Office and Professional Employees Pension Fund a contribution of one dollar and fifty cents ($1.50) per straight time hour, on behalf of each employee. The bargaining unit employees (by individual office) may elect to put any amount of their negotiated wage rate into pension.

22.2 The Employer contributions, as provided herein, shall be made on eligible employees on the effective date, except for the employees serving their thirty (30) day probationary period. The contributions for probationary employees shall start on the first of the month following the thirty (30) day probationary period. This shall apply to all employees not presently covered by another pension plan which is Employer paid.

22.3 If an employee is injured on the job, the Employer shall continue to pay the required contributions for a period of three (3) months following the end of the month in which the injury occurs. The Employer shall continue payments for a minimum of ten (10) days for any employee on sick leave up to the maximum accumulated by the employee.

22.4 Regular or part-time employees who work seventy (70) or more hours per month shall be covered by the provisions of this Article. This shall not apply to extra help covering for vacation periods, or sick leave which does not exceed thirty (30) days.

22.5 The Employer agrees that if the employee chooses, they will withhold the employee contribution to the 401K plan set up by OPEIU #30. The employee may contribute at least 5%, but not more than 25% of his/her gross salary to this plan. FICA and Medicare taxes will be withheld but these contributions will not be subject to Federal and State taxes. The employee shall bear any administrative fees.

22.6 Effective with the May, 2012 hours paid, all of the Employers, who have not already done so, agree to adopt the Pension Rehabilitation Plan and to contribute on behalf of each employee the contribution amount listed in the Updated Supplemental Contribution Schedule provide by the Trustees of the Western States Office and Professional Employees Pension Fund. Should the Contribution Schedule change in any subsequent years, the Employer shall adopt the newest yearly schedule presented by the Trustees of the Fund. If the Fund releases the Employer from the obligation to pay according to any Contribution Schedule, then the pension contribution shall be the amount contained in Article 22.1.
30.2 The Employer will use its best effort to hold in private any discussion of discipline of an employee or of deficiencies in the employee’s performance.

30.3 The employees agree to perform their duties, timely and in an appropriate and professional style and form.

30.4 If a discussion with an employee is to be considered to be a disciplinary discussion, the employee will be told in advance so said employee can be afforded Union representation if he/she so desires.

ARTICLE 31 – VOTE

31.1 Employees who are eligible and registered to vote shall receive one (1) hour with pay to vote provided they have given twenty-four (24) hours notice.

ARTICLE 32 – TERM OF AGREEMENT

32.1 This Agreement shall be in full force and effect from the first day of May, 2015 to and including the thirtieth (30th) day of April 2018, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions:

(A) If either party elects to terminate the Agreement, such party shall, on a date not less than sixty (60) days, nor more than ninety (90) days prior to expiration date of the Agreement, give written notice to the other party of intention to terminate, and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

(B) If either party elects to change any of the provisions of the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to the expiration date of the Agreement, given written notice to the other party.

(C) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice, which time may be extended by mutual agreement.

(D) This Agreement constitutes the entire contract between the two parties. Memorandums of Understanding relating to individual offices may be negotiated as separate from this master Agreement. Memorandums of Understanding will
not convey any contractual rights not specifically stated in that Memorandum of Understanding. Any signed Memorandums of Understanding will be forwarded to the Trade Union Offices and employees.

(E) It is also expressly understood that any and all notices to open the agreement will be sent to all signatory employers individually.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL #30

By:  
Title: Executive Director  
Date: Aug 11, 2015

DENVER THEATRICAL, STAGE, FILM & EXHIBITION EMPLOYEES UNION LOCAL 7

By:  
Title: Business Representative  
Date: Aug 31, 2015
Memorandum of Understanding
By and between
IATSE (Employer) and
OPEIU Local 30 (Union)

It is hereby agreed and understood by the parties that the collective bargaining agreement by and between Office and Professional Employees International Union Local 30 (union) and IATSE (employer), dated February 29, 2015 be amended as follows:

Bargaining unit members shall have the option to opt out of health plan coverage upon proof of coverage obtained from another source. The monthly premium that would be paid by the employer for health care (90% of the current health care premium) will instead be contributed to the employees 401(k) account provided by the union.

It is understood that, if the member so chooses they will be allowed to reenroll in the health plan and the employer will commence paying their 90% payment to the OPEIU Locals 30 & 537 Trust Fund, and the employee will commence a 10% payroll deduction for the same, and the employer will no longer deposit the premium equivalent into the employee’s 401(k) account.

Office & Professional Employees
International Union Local #30
By: Redacted by the U.S. Department
Title: EXEC OIC
Date: 5/7/15

Denver Theatrical Stage
Employees Union Local #7
By: Redacted by the U.S. Department
Title: President
Date: 2/29/16
ARTICLE 32 - TERM OF AGREEMENT

32.2 This Agreement shall be in full force and effect from the first day of May, 2015 to and including the thirtieth (30th) day of April 2018, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions:

(A) If either party elects to terminate the Agreement, such party shall, on a date not less than sixty (60) days, nor more than ninety (90) days prior to expiration date of the Agreement, give written notice to the other party of intention to terminate, and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

(B) If either party elects to change any of the provisions of the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to the expiration date of the Agreement, given written notice to the other party.

(C) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice, which time may be extended by mutual agreement.

(D) This Agreement constitutes the entire contract between the two parties. Memorandums of Understanding relating to individual offices may be negotiated as separate from this master Agreement. Memorandums of Understanding will not convey any contractual rights not specifically stated in that Memorandum of Understanding. Any signed Memorandums of Understanding will be forwarded to the Trade Union Offices and employees.

(E) It is also expressly understood that any and all notices to open the agreement will be sent to all signatory employers individually.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL #330

By: [Redacted by the U.S. Department of the Treasury]
Title: Executive Director
Date: Aug 11, 2015

DENVER FIREFIGHTERS LOCAL #858

By: [Redacted by the U.S. Department of the Treasury]
Title: President
Date: Sept 7, 2015
ARTICLE 32 - TERM OF AGREEMENT

32.3 This Agreement shall be in full force and effect from the first day of May, 2015 to and including the thirtieth (30th) day of April 2018, and shall continue in full force and effect from year to year thereafter unless the Agreement is terminated or changed pursuant to the following conditions:

(A) If either party elects to terminate the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to expiration date of the Agreement, give written notice to the other party of intention to terminate, and by such action, the Agreement shall for all purposes, terminate as of the expiration date of the Agreement.

(B) If either party elects to change any of the provisions of the Agreement, such party shall, on a date not less than sixty (60) days nor more than ninety (90) days prior to the expiration date of the Agreement, give written notice to the other party.

(C) If either party is served with notices of desire to change or modify this Agreement, negotiations must commence within fifteen (15) days of such notice, which time may be extended by mutual agreement.

(D) This Agreement constitutes the entire contract between the two parties. Memorandums of Understanding relating to individual offices may be negotiated as separate from this master Agreement. Memorandums of Understanding will not convey any contractual rights not specifically stated in that Memorandum of Understanding. Any signed Memorandums of Understanding will be forwarded to the Trade Union Offices and employees.

(E) It is also expressly understood that any and all notices to open the agreement will be sent to all signatory employers individually.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 1986

By: [Redacted]
Title: Executive Director
Date: [Redacted]

IAMAW LOCAL LODGE 1886

By: [Redacted]
Title: [Redacted]
Date: [Redacted]
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")\(^1\) for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   - Name: [Redacted]
   - Contract Person: GARY SCHMIDT
   - Address: 1475 CURTIS ST
   - City, State & Zip: DENVER CO 80202
   - Telephone: 303 534-1423

2. **Local Information.**
   Employer has a collective bargaining agreement with Local Union \(5\) (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation.**
   This Agreement is for the following: (check applicable box(es)):
   - ☑ An existing Participating Employer to update Plan records.
   - ☐ A new Participating Employer.
     - Effective date of coverage: 
   - ☐ A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: 

4. **Coverage.**
   This Agreement covers the following (check applicable box(es)):
   - ☑ Bargaining unit employees as described in Attachment A.
     - Note: Attach a copy of collective bargaining agreement.
   - ☐ Nonbargaining unit employees described in Attachment B (see note).
     - Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---
\(^1\) The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer's request for participation:

a. Employer is a *(insert form of business)*: *ENTERTAINMENT TECHNICALS*

   *Note: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.*

b. Employer is doing business under the following name(s) (attach separate page if more space is needed):

c. Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees (insert number):

   - *employees covered by the collective bargaining agreement; and*
   - *employees who are not covered by the collective bargaining agreement.*

e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer's participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

**APPROVAL OF PARTICIPATION AGREEMENT**

**APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER**

<table>
<thead>
<tr>
<th>EMPLOYER SIGNATURE:</th>
<th>[Redacted by the U.S. Department of the Treasury]</th>
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<tbody>
<tr>
<td>Print Name:</td>
<td>Grantham Swintor</td>
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<tr>
<td>Title:</td>
<td>Treasurer</td>
</tr>
<tr>
<td>Date Signed:</td>
<td>2/24/11</td>
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**APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES**

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<tr>
<td>Print Name:</td>
<td>Judith Zenk, Co-Chair</td>
</tr>
<tr>
<td>Date Signed:</td>
<td>NOV 03 2018</td>
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<th>[Redacted by the U.S. Department of the Treasury]</th>
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<tbody>
<tr>
<td>Print Name:</td>
<td>Michael Parmeele, Co-Chair</td>
</tr>
<tr>
<td>Date Signed:</td>
<td>NOV 03 2017</td>
</tr>
</tbody>
</table>
LABOR AGREEMENT

between

INTERNATIONAL ASSOCIATION OF MACHINISTS
AND AEROSPACE WORKERS, DISTRICT W24

and

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION, LOCAL #11, AFL-CIO

For the Period:
December 1, 2012
Through
November 30, 2016
ARTICLE 14 – PENSION

Section 14.1 For the former W1 Employees:

14.1.1 It is agreed that the Employer shall remain a participating Employer in the TOC Woodworker, IAM Defined Contribution Pension Plan and to accept and be bound by the terms and provisions of said Plan during the period of the Agreement. To the above mentioned plan, the contribution rate of five cents ($0.05) per hour shall apply over the life of the Agreement.

14.1.2 It is agreed that the Employer shall remain a participating Employer in the IAM National Pension Plan and to accept and be bound by the terms and provisions of said plan. Effective December 1, 2012 the Employer agrees to increase the daily contribution rate to a total of $18.40 per day. Effective December 1, 2014 the rate will increase to $19.20 as a daily contribution rate.

Section 14.2 For the former District 24 Employees:

14.2.1 The Employer will contribute two dollars and seventy-six cents ($2.76) per compensable hour (excluding overtime) for each employee to the Western States Office & Professional Employees Pension Fund.

14.2.2 The Employer will contribute seventy-three cents ($0.73) per compensable hour (excluding overtime) for each employee to the Western States 401K Retirement Fund of the OPEIU. At the employee’s option, the employee may elect to make additional contributions to the Western States 401K Retirement Fund of the OPEIU by payroll deduction. The Employer shall withhold such voluntary contributions from the employee’s pay and transmit such contributions on a monthly basis to the Plan Administrator.

ARTICLE 15 – HEALTH AND SANITATION

The Employer agrees to provide a comfortable and healthful work environment for its employees. This will include proper facilities as to light, heat, ventilation and seating. Ample restrooms will be provided, and these will be kept in a clean and sanitary condition at all times.

ARTICLE 16 – NON-DISCRIMINATION

Section 16.1 The Employer agrees to the principle of equal pay for equal work and agrees that there shall be non-discrimination exercised in this respect. In all cases where women are performing work of a comparable quality and quantity as that performed by men, the same rate of pay shall prevail.

Section 16.2 No clause in this Agreement shall be understood to imply any lowering of the working conditions and rates of pay heretofore existing in the office of the Employer.
ARTICLE 22 - TERMINATION AND RENEWAL

This Agreement shall be in full force and effect from December 1, 2012, through November 30, 2016, and shall continue in effect from year to year thereafter unless either party gives notice, in writing, at least sixty (60) days prior to any expiration or modification date of its desire to terminate or modify such Agreement, provided, that in the event the Union serves written notice in accordance with this Article, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provision of this Agreement, any other provisions to the contrary notwithstanding. Upon the signing of this agreement or any future Agreement, the provisions therein shall be retroactive to the anniversary date.

As agreed to this 16th day of December, 2012.

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS
DISTRICT LODGE W24

Redacted by the U.S. Department of the Treasury

Jerald K. Elliott, Jr.
Assistant Directing Business Representative

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL #11

Redacted by the U.S. Department of the Treasury

Michael L. Richards
Executive Secretary-Treasurer
Memorandum of Understanding
between
International Association of Machinists and Aerospace Workers, District W24 and the
Office & Professional Employees International Union, Local 11

This Memorandum of Understanding is entered into by and between International Association of
Machinists and Aerospace Workers, District W24 and the Office & Professional Employees
International Union, Local 11, covering Rochelle Conrad and Hiu Phat-Ng.

It is mutually agreed by all parties that the Employer agrees to continue a contribution of
two dollars and seventy-six cents ($2.76) and in addition the surcharge amount listed in the
Supplemental Contribution schedule, per compensable hour, on behalf of each employee
into the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should there be any changes to the Supplemental Contribution
Schedule the Employer shall adopt the newest schedule presented by the Trustees of the
Western States Office & Professional Employees Pension Fund. Should the Western States
Office & Professional Employees Pension fund release the Employer from the obligation to
pay according to the Supplemental Contribution Schedule, then the minimum pension
contribution amount of two dollars and seventy-six cents ($2.76) per compensable hour shall
be in full force and effect.

At the time of changes to the Pension Plan and the stabilization of the Plan under the
Pension Protection Act, the parties shall meet and negotiate the outcome of the modification
to the mandated surcharges imposed on the Employer.

Agreed on this day of March 2013.

INTERNATIONAL ASSOCIATION OF
MACHINISTS AND AEROSPACE
WORKERS, DISTRICT W24

BY:
Chip Elliot, President/DBR

OFFICE AND PROFESSIONAL
EMPLOYERS UNION, LOCAL 11

BY:
Michael Richards, Executive Secretary-Treasurer

Redacted by the U.S. Department of the Treasury

M.Rahni
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2013 Western States Pension M01

EXHIBIT 15 (PART 3 of 12) Page 97 of 150
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
   Name: TAM&AW District Lodge W24
   Contract Person: Dan J. Sass
   Address: 3645 SE 32nd Avenue
   City, State & Zip: Portland, OR 97202
   Telephone: (503) 238-5550, Ext. 117

2. Local Information.
   Employer has a collective bargaining agreement with Local Union 11 (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer’s employees.

3. Participation.
   This Agreement is for the following: (check applicable box(es)):
   ☐ An existing Participating Employer to update Plan records.
   ☐ A new Participating Employer.
     Effective date of coverage: ____________________.
   ☐ A new group of Employees of an existing Participating Employer.
     Effective date of coverage: ____________________.

   This Agreement covers the following (check applicable box(es)):
   ☒ Bargaining unit employees as described in Attachment A.
     Note: Attach a copy of collective bargaining agreement.
   ☐ Nonbargaining unit employees described in Attachment B (see note).
     Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

   a. Employer is a (**insert form of business**): **Labor Organization**

      *Note*: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

   b. Employer is doing business under the following name(s) (attach separate page if more space is needed): **IAMS&W District Lodge W24**

   c. Employer elects to participate in the Plan as a contributing employer.

   d. Employer now has the following employees (insert number):

      - 2 employees covered by the collective bargaining agreement; and
      - employees who are not covered by the collective bargaining agreement.

   e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

   f. Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

   a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

   b. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer's participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Dan J. Sass
Title: Secretary-Treasurer
Date Signed: 2/9/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Judith Zenk, Co-Chair
Date Signed: Nov 03 2011

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Michael Parmelee, Co-Chair
Date Signed: Nov 03 2011
AGREEMENT

BETWEEN

DMC INSURANCE ADMINISTRATORS, INC.

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

November 1, 2015 – October 31, 2020
ARTICLE XIX. LIFE INSURANCE

The Employer will pay for a Thirty Thousand Dollar ($30,000.00) Life Insurance, (Sixty Thousand Dollar [$60,000.00] Accidental Death/Dismemberment), Policy for each regular employee.

ARTICLE XX. PENSION PLAN

Effective November 1, 2015, the Employer agrees to contribute into the Western States Office and Professional Employees Pension Fund, for the account of each regular employee and regular part-time employee working under this Agreement, Two Dollars and ninety cents ($2.90) per hour paid.

Effective November 1, 2016, the Employer agrees to contribute Two Dollars and ninety-five cents ($2.95) per hour paid.

Effective November 1, 2017, the Employer agrees to contribute Three Dollars and twenty cents ($3.20) per hour paid.

Effective November 1, 2018, the Employer agrees to contribute Three Dollars and forty-five cents ($3.45) per hour paid.

Effective November 1, 2019, the Employer agrees to contribute Three Dollars and seventy cents ($3.70) per hour paid.

As of the effective date of this Agreement, hours paid, the Employer agrees to contribute on behalf of each regular employee and regular part-time employee the surcharge amount listed in the Supplemental Contribution Schedule provided by the Trustees of the Western States Office and Professional Employees Pension Fund. Should the Contribution Schedule change in any subsequent years, the Employer shall adopt the newest yearly schedule as presented by the Trustees of the Fund. If the Fund releases the Employer from the obligation to pay according to any Contribution Schedule, then the pension contribution shall be the amount contained in this Article.

The parties have agreed that the Employer can withdraw from Western States Office and Professional Employees Pension Fund at their discretion, based on the withdrawal liability.

ARTICLE XXI. HEALTH & SAFETY

1. The Employer shall make every effort to provide and maintain safe working conditions and industrial health protection for employees. All work performed will be in compliance with all safety standards and OSHA regulations. Because the Labor Department had given the State of California the authority to regulate and enforce industrial safety as permitted by the Occupational Safety and Health Act, Employer agrees to abide by the regulations outlined by Cal OSHA.
ARTICLE XXVII. TERM OF AGREEMENT

The term of this Agreement shall be from November 1, 2015 to and including October 31, 2020, and shall be deemed renewed thereafter from year to year unless either party gives written notice not later than August 31, 2020 (or sixty [60] days prior notice).

IN WITNESS WHEREOF, the parties hereto have set their hands this___day of______2015.

DMC INSURANCE ADMINISTRATORS INC.

By: Daniel M. Costa, President

Date: 10/27/2015

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

By: Tamara R. Rubyn, President/Business Manager

Date: 10/30/15

By: Terry Keller, Business Representative

Date: 10/30-15
Western States Office and Professional Employees Pension Fund  

Employer Participation Agreement

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")\(^1\) for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   - **Name:** ILWU Welfare Fund
   - **Contract Person:** Victoria Goracie
   - **Address:** PO Box 157
   - **City, State & Zip:** Pleasanton, CA 94566
   - **Telephone:** (925) 249-3365

2. **Local Information.**
   Employer has a collective bargaining agreement with Local Union 29\(^{(insert number)}\) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation.**
   This Agreement is for the following: (check applicable box(es)):
   - [ ] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - Effective date of coverage: ________________.
   - [ ] A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: ________________.

4. **Coverage.**
   This Agreement covers the following (check applicable box(es)):
   - [ ] Bargaining unit employees as described in Attachment A.
     - **Note:** Attach a copy of collective bargaining agreement.
   - [ ] Nonbargaining unit employees described in Attachment B (see note).
     - **Note:** See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

\(^1\) The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. Employer Representations. The Employer makes the following representations to the Board in support of the Employer’s request for participation:

a. Employer is a (insert form of business): [insert]

Note: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. Employer is doing business under the following name(s) (attach separate page if more space is needed): [insert]

c. Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees (insert number):

- 2 employees covered by the collective bargaining agreement; and
- N/A employees who are not covered by the collective bargaining agreement.

e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: 
Print Name: Daniel M. Costa
Title: Administrator
Date Signed: 2/25/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: 
Print Name: Judith Zenk, Co-Chair
Date Signed: NOV 16 2011

CO-CHAIR SIGNATURE: 
Print Name: Michael Parmelee, Co-Chair
Date Signed: NOV 16 2011

MAR 02 2011
AGREEMENT TO ADOPT REHABILITATION PLAN

Plan: Western States Office and Professional Employee's Pension Fund

Parties:
- Office & Professional Employees, the "Union; and
- DMC Insurance, the "Employer"

The Union and the Employer hereby agree to amend their Collective Bargaining Agreement as follows:

1. The Parties adopt the following schedule under the Plan's Rehabilitation:
   Effective Date: 11/1/12
   Check applicable line: X Rehabilitation Plan Schedule
   Default Rehabilitation

2. The Employer agrees to contribute to the Plan at the rates required under the CBA and the applicable Rehabilitation Plan Schedule.

3. The Parties agree that their adoption of the Rehabilitation Plan is effective for the duration of the current CBA and to any renewals or extensions of the CBA.

EMPLOYER APPROVAL

Redacted by the U.S. Department of the Treasury

Signature

Title: CEO

Date: 10/23/12

UNION APPROVAL

Redacted by the U.S. Department of the Treasury

Signature

Title: Business Rep

Date: 10/23/12
LABOR AGREEMENT
BETWEEN
UNITED LABOR UNION ASSOCIATION
AND THE
OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 11
AFL-CIO

FOR THE PERIOD

April 1, 2016
THROUGH
March 31, 2019
Section 3. Eligibility for dependant healthcare coverage shall be in accordance with the Health and Welfare Trust rules.

**ARTICLE 14. RETIREMENT PLANS**

Section 1. Effective April 1, 2016 and for the duration of this Agreement the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime. Employees who have new self-contributing amounts to the 401(k), the Employer shall match any amounts up to ten cents ($0.10) per compensable hour.

No employee during the life of this Agreement shall suffer a reduction of Employer contribution or benefits by reason of adoption of this Agreement.

Section 2. During the life of this Agreement, all participants may elect to self-contribute to the Western States 401(k) Retirement Fund of the OPEIU in accordance with the Summary Plan Description.

Section 3. Be it further jointly advised that for long term pension benefits, the above amounts contributed shall be recognized as an incentive and that each participant, while not mandatory, seriously consider self-contributing amounts to insure a comfortable and dignified retirement.

Section 4. The said Retirement Fund shall be administered pursuant to an Agreement and Declaration of Trust administered jointly by an equal number of Union and Employer representatives. The Agreement and Declaration of Trust, together with any amendments thereto, shall be considered a part of this Agreement as if set forth herein at length.

Section 5. The Employer confirms and ratifies the appointment of the persons designated as Trustees, who with their successors designated in the manner provided in the Agreement and Declaration of Trust, are called Employer Trustees.

Section 6. The said contribution shall be paid monthly up to and including the last payroll date of each and every calendar month on or before the 10th day of the following month. The contributions are to be stated on forms provided by the Retirement Fund.

Section 7. The Employer shall make available to the Retirement Fund any and all records of the covered employees that the Retirement Fund may require in connection with the sound and efficient operation of the Retirement Fund.

Section 8. If suit or other proceedings are necessary, the Employer shall be responsible for all reasonable attorney fees, costs and other expenses necessary to effect collection.

Section 9. Employer contributions shall commence on the hiring date on each permanent full-time or permanent short-hour employee of the Employer and shall not be subject to change during the life of this Agreement.

Section 10. This shall not affect present comparable Retirement Plans which have been approved by the Trustees of the Western States 401(k) Retirement Fund of the OPEIU.
Section 11. Effective April 1, 2016, and for the duration of this Agreement, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer also agrees to contribute the additional eighty percent (80%) cap for the pension surcharge amount listed in the 2013 Rehab Plan, in accordance with the Supplemental Contribution Schedule, with a total contribution amount of seven dollars and seven cents ($7.07) to the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should there be any changes to the Western States Office & Professional Employees Pension Fund that would require the Employer to pay higher than what is defined in Section 11 to this Article (i.e.; contribution, tax, surcharge, or any other means), this Agreement shall open for the purposes of bargaining economics only. Should the Western States Office & Professional Employees Pension Fund release the Employer from its obligation to pay according to the 2013 Rehab Plan, in accordance with the Supplemental Contribution Schedule, then the Employer shall contribute the contractual pension contribution amount.

ARTICLE 15. HEALTH AND SANITATION

The Employer agrees to provide a comfortable and healthful work environment for its employees, in accordance with Local, State and Federal laws. This will include proper facilities as to light, heat, ventilation and seating. Ample restrooms will be provided, and these will be kept in a clean and sanitary condition at all times.

ARTICLE 16. EDUCATION

Section 1. Career Development. Employees may be assigned higher level work for training and development purposes on a limited term basis. The Employer shall make every effort to distribute such assignments on an equitable basis. Assignments of employees to a position in a higher level classification under this Section shall normally be for a maximum of sixty (60) days unless otherwise agreed or work-out-of-classification pay is offered. Employees shall be informed in writing of the purpose of the assignment and its expected duration. Career development opportunities shall not be used to prevent the filling of vacant positions.

Section 2. Tuition Reimbursement. The Employer shall reimburse an employee for the cost of tuition, registration, associated books and fees for any classes, seminars or conferences taken by an employee on the employee's own time which are directly related to the employee's current position and which, in the opinion of the Employer, will result in improved job performance. Prior approval from the Employer is required and is subject to the availability of budgeted funds. For courses or training for which a grade is issued, the employee must attain a grade of "C" or better in order to receive reimbursement.

ARTICLE 17. NON-DISCRIMINATION

Section 1. The Employer agrees to the principle of equal pay for equal work and agrees that there shall be no discrimination exercised in this respect. In all cases where women are performing work of a comparable quality and quantity as that performed by men, the same rate of pay shall prevail.

Section 2. No clause in this Agreement shall be understood to imply any lowering of the
ARTICLE 24. TERMINATION AND RENEWAL

This Agreement shall be in full force and effect from April 1, 2016 through March 31, 2019, and shall continue in effect from year to year thereafter unless either party gives notice, in writing, at least sixty (60) days prior to any expiration or modification date of its desire to terminate or modify such Agreement; provided, that in the event the Union serves written notice in accordance with this Article, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provisions of this Agreement, any other provisions to the contrary notwithstanding. Upon signing of this Agreement or any future Agreement, the provisions therein shall be retroactive to the anniversary date.

As agreed this 31st day of March 2016:

UNITED LABOR UNION ASSOCIATION

Redacted by the U.S. Department of the Treasury

Gary Young/Business Manager IBEW Local #8
ULUA - President

Redacted by the U.S. Department of the Treasury

Dave Winkler/Business Representative IUPAT – DC#5
ULUA-Secretary

Redacted by the U.S. Department of the Treasury

Bill Mehrens/Assistant Business Manager UA-290
ULUA- Negotiating Team

Redacted by the U.S. Department of the Treasury

Jack Johnson/IUPAT – DC#5
ULUA- Negotiating Team

Redacted by the U.S. Department of the Treasury

Al Shropshire/Business Manager UA-290
ULUA- Negotiating Team

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 11

Redacted by the U.S. Department of the Treasury

Michael L. Richards/ Executive Secretary-Treasurer
OPEIU Local 11

Redacted by the U.S. Department of the Treasury

Maureen Colvin /Union Representative
OPEIU Local 11

Redacted by the U.S. Department of the Treasury

Donna Allen/Member
OPEIU Local 11

Redacted by the U.S. Department of the Treasury

Laura Robbins/Member
OPEIU Local 11

MMC/dmt
opeiu11/afl-cio
ARTICLE 14. RETIREMENT PLANS

Section 1. Effective 4/1/10 the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime.

Effective 4/1/11 the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime.

Effective 4/1/12 the Employer agrees to contribute to the Western States 401k Retirement Fund of the OPEIU a minimum contribution of three dollars and sixteen cents ($3.16) per compensable hour, excluding overtime.

No employee during the life of this Agreement shall suffer a reduction of Employer contribution or benefits by reason of adoption of this Agreement.

Section 2. During the life of this Agreement, all participants may elect to self-contribute to the Western States 401k Retirement Fund of the OPEIU in accordance with the Summary Plan Description.

Section 3. Be it further jointly advised that for long term pension benefits, the above amounts contributed shall be recognized as an incentive and that each participant, while not mandatory, seriously consider self-contributing amounts to insure a comfortable and dignified retirement.

Section 4. The said Retirement Fund shall be administered pursuant to an Agreement and Declaration of Trust administered jointly by an equal number of Union and Employer representatives. The Agreement and Declaration of Trust, together with any amendments thereto, shall be considered a part of this Agreement as if set forth herein at length.

Section 5. The Employer confirms and ratifies the appointment of the persons designated as Trustees, who with their successors designated in the manner provided in the Agreement and Declaration of Trust, are called Employer Trustees.

Section 6. The said contribution shall be paid monthly up to and including the last payroll date of each and every calendar month on or before the 10th day of the following month. The contributions are to be stated on forms provided by the Retirement Fund.

Section 7. The Employer shall make available to the Retirement Fund any and all records of the covered employees that the Retirement Fund may require in connection with the sound and efficient operation of the Retirement Fund.

Section 8. If suit or other proceedings are necessary, the Employer shall be responsible for all reasonable attorney fees, costs and other expenses necessary to effect collection.
Section 9. Employer contributions shall commence on the hiring date on each permanent full-time or permanent short-hour employee of the Employer and shall not be subject to change during the life of this Agreement.

Section 10. This shall not affect present comparable Retirement Plans which have been approved by the Trustees of the Western States 401k Retirement Fund of the OPEIU.

Section 11. Effective April 1, 2010, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer agrees to contribute an additional seventy-five cents ($0.75) for the pension surcharge with a total contribution amount of four dollars and sixty-eight cents ($4.68) to the Western States Office & Professional Employees Pension Fund.

Effective April 1, 2011, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer agrees to continue to contribute seventy-five cents ($0.75) and an additional fifty-nine cents ($0.59) for the pension surcharge with a total contribution amount of five dollars and twenty-seven cents ($5.27) to the Western States Office & Professional Employees Pension Fund.

Effective April 1, 2012, the Employer agrees to make a minimum contribution of three dollars and ninety-three cents ($3.93) per compensable hour to the Western States Office & Professional Employees Pension Fund for all employees. The Employer agrees to continue to contribute one dollar and thirty-four cents ($1.34) and an additional fifty-nine cents ($0.59) for the pension surcharge with a total contribution amount of five dollars and eighty-six cents ($5.86) to the Western States Office & Professional Employees Pension Fund.

Be it further agreed that should the Western States Office & Professional Employees Pension Fund go back into the green and/or the Pension Rehabilitation Plan be resolved; the additional fifty-nine cents ($0.59) contributed to the pension surcharge shall be distributed with thirty cents ($0.30) going to the Employer and twenty-nine cents ($0.29) applied to employee wages rates as defined in Article 17 of this Agreement.

ARTICLE 15. HEALTH AND SANITATION

The Employer agrees to provide a comfortable and healthful work environment for its employees. This will include proper facilities as to light, heat, ventilation and seating. Ample restrooms will be provided, and these will be kept in a clean and sanitary condition at all times.

ARTICLE 16. NON-DISCRIMINATION

Section 1. The Employer agrees to the principle of equal pay for equal work and agrees that there shall be no discrimination exercised in this respect. In all cases where women are performing work of a comparable quality and quantity as that performed by men, the same rate of pay shall prevail.
MEMORANDUM OF UNDERSTANDING

between
United Labor Union Association (ULUA)
and the
OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 11

The undersigned parties hereby mutually agree to this Memorandum of Understanding with the intent to allow proper communications between the parties while preserving the spirit of the Collective Bargaining Agreement with regards to the Western States Office & Professional Employees Pension Fund.

The parties agree that with reference to Article 14, Section 11 – Paragraph 4 that should the Office & Professional Employees Pension Fund go back into the green and/or the Pension Rehabilitation Plan be resolved the twenty-nine cents ($0.29) applied to employee wage rates; as defined in Article 17 to this Agreement; shall be for both the years 2011 and 2012.

Be it further agreed that any dispute regarding the interpretation and/or application of this Memorandum of Understanding shall be addressed pursuant to the terms of Article 20 Grievance Machinery to the Collective Bargaining Agreement.

This Memorandum of Understanding shall remain in full force and effect until March 31, 2013.

SIGNED this 30th day of August 2010.

[Signatures redacted by the U.S. Department of the Treasury]

ULUA 2013 – Page 18
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
   Name: JUEC Local 23
   Contract Person: Chris Hopkinson
   Address: PO Box 304595
   City, State & Zip: Portland, OR 97241
   Telephone: 503-252-5752

2. Local Information.
   Employer has a collective bargaining agreement with Local Union (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer’s employees.

3. Participation.
   This Agreement is for the following: (check applicable box(es)):
   ☑ An existing Participating Employer to update Plan records.
   ☐ A new Participating Employer.
       Effective date of coverage: ________________.
   ☐ A new group of Employees of an existing Participating Employer.
       Effective date of coverage: ________________.

   This Agreement covers the following (check applicable box(es)):
   ☑ Bargaining unit employees as described in Attachment A.
       Note: Attach a copy of collective bargaining agreement.
   ☐ Nonbargaining unit employees described in Attachment B (see note).
       Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

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1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

   a. **Employer is a (insert form of business):** Non Profit

      *Note:* Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

   b. **Employer is doing business under the following name(s) (attach separate page if more space is needed):** UEC Local 23

   c. **Employer elects to participate in the Plan as a contributing employer.**

   d. **Employer now has the following employees (insert number):**

      - [ ] employees covered by the collective bargaining agreement; and
      - [ ] employees who are not covered by the collective bargaining agreement.

   e. **Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.**

   f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

   a. **Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.**

   b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Mike Bodenworfer
Title: Business Representative
Date Signed: 2/7/11

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Judith Zenk, Co-Chair
Date Signed: NOV 16 2011

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Michael Parmelee, Co-Chair
Date Signed: NOV 16 2011
AGREEMENT

Between

FOUNDATION FOR FAIR CONTRACTING

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29, AFL-CIO

June 16, 2014 – June 15, 2017

OPEIU Local 29
AFL-CIO & CLC
ARTICLE XV. EMPLOYEES HOSPITALIZATION, DENTAL DRUG & MAJOR MEDICAL – continued

The Employer further agrees that the above Health and Welfare benefits shall be continued for two (2) additional months for an employee on a leave due to sickness or disability.

ARTICLE XVI. PENSION PLAN

Current contributions are Nine Dollars and thirty-two cents ($9.32) per hour.

Effective June 16, 2014 and each year thereafter, pension contributions shall be increased into a Trust Fund, known as Western States Office & Professional Employees Pension Fund, for the account of each employee working under this Agreement equal to the pension increases given to the non OPEIU 29 staff at Foundation For Fair Contracting.

The Employer shall notify the Union in writing the amount of the pension increase no later than ten working days of the effective date each year.

If any employee under the Agreement is granted a leave of absence without pay in excess of thirty (30) days, his/her name shall be deemed to have been removed from the payroll of the Employer, and the Employer shall not be obligated to make monthly payments into the Plan for the benefits of such employee for the period of such leave.

It is hereby agreed by and between the parties hereto that the Employer herein shall not be required to contribute to any other pension fund for and on behalf of employees covered by this Agreement and that no demand or request shall be made on behalf of said employees for contributions to any other pension trust fund other than the Western States Office & Professional Employees Pension Fund. It is further agreed that if there is any obligation created by law to contribute to any other pension trust fund for and on behalf of said employees, any obligations contributing to said Office & Professional Employees Pension Fund shall be null and void.

It is further understood and agreed that OPEIU, Local 29 will make no demand on its behalf or on behalf of its members to require contributions into more than one pension plan.

The Employer shall pay contributions on behalf of each eligible bargaining unit employee as defined in the incorporated rate of the Supplemental Employers Contribution Schedule, as defined by the Trustees of the Pension Plan.

ARTICLE XVII. LEAVES OF ABSENCE

Employees may be granted leaves of absence, without pay, for reasonable periods of time, which leaves of absence shall not affect the employee's rights under this Agreement. Said leaves of absence shall not be arbitrarily denied. Conditions of leaves of absence shall be mutually agreed upon and reduced to writing. In the event of the death of a parent, brother, sister, spouse, child of the employee, grandparents or domestic partner, the employee may use up to five (5) days sick leave.
ARTICLE XXI. DURATION OF AGREEMENT

This Agreement, together with all provisions set forth herein, shall continue in full force and effect from June 16, 2014 through June 15, 2017, and shall continue in full force and effect thereafter unless either party hereto shall desire a change, in which case, s/he shall give the other party notice in writing of the desired changes at least sixty (60) days and not more than ninety (90) days prior to the anniversary date of this Agreement in any one (1) year. In such event, negotiations shall be reopened in order to revise the Article or Articles regarding which notice of the proposed changes has been served. When agreed upon, these changes shall be incorporated into this Agreement, effective as of the beginning of the year's term for which the revisions were proposed. Any strike or stoppage of work after the expiration or modification date of this Agreement shall not be deemed in violation of any provision of this Agreement.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and their seals this ______ day of ___________________________, 2014.

FOUNDATION FOR FAIR CONTRACTING
By:
Bryan Berthiaume
Director

Date: 7-18-14

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29
By:
Tamara R. Rubyn
President/Business Manager

Date: 7/23/14
Western States Office and Professional Employees Pension Fund

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
   Name: DARBI GRIFFIN
   Contract Person: FOUNDATION FOR FAIR CONTRACTING
   Address: 3807 PASADENA AVE STE 150
   City, State & Zip: SACRAMENTO CA 95821
   Telephone: (916) 487-7871

2. Local Information.
   Employer has a collective bargaining agreement with Local Union ________ (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer’s employees.

3. Participation.
   This Agreement is for the following: (check applicable box(es)):
   - [x] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - Effective date of coverage: ____________________________.
   - [ ] A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: ____________________________.

   This Agreement covers the following (check applicable box(es)):
   - [x] Bargaining unit employees as described in Attachment A.
     - Note: Attach a copy of collective bargaining agreement.
   - [x] Nonbargaining unit employees described in Attachment B (see note).
     - Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

   a. Employer is a (insert form of business): **NONPROFIT CORPORATION**

      *Note:* Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

   b. Employer is doing business under the following name(s) (attach separate page if more space is needed): **FOUNDATION FOR FAIR CONTRACTING**

   c. Employer elects to participate in the Plan as a contributing employer.

   d. Employer now has the following employees (insert number):

      | Employees covered by collective bargaining agreement; and |
      | Employees who are not covered by collective bargaining agreement |

   e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

   f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future).** The Plan will provide reasonable assistance to Employer, if requested.

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

   a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

   b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: [Redacted]
Print Name: BEYAN BERTHIAME
Title: EXECUTIVE DIRECTOR
Date Signed: AUGUST 29, 2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: [Redacted]
Print Name: Judith Zenk, Co-Chair
Date Signed: OCT 26 2011

CO-CHAIR SIGNATURE: [Redacted]
Print Name: Michael Parmelee, Co-Chair
Date Signed: OCT 26 2011
AGREEMENT

Between

FOUNDATION FOR FAIR CONTRACTING

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29, AFL-CIO

June 16, 2014 – June 15, 2017

OPEIU Local 29
AFL-CIO & CLC
ARTICLE XV. EMPLOYEES HOSPITALIZATION, DENTAL DRUG & MAJOR MEDICAL – continued

The Employer further agrees that the above Health and Welfare benefits shall be continued for two (2) additional months for an employee on a leave due to sickness or disability.

ARTICLE XVI. PENSION PLAN

Current contributions are Nine Dollars and thirty-two cents ($9.32) per hour.

Effective June 16, 2014 and each year thereafter, pension contributions shall be increased into a Trust Fund, known as Western States Office & Professional Employees Pension Fund, for the account of each employee working under this Agreement equal to the pension increases given to the non OPEIU 29 staff at Foundation For Fair Contracting.

The Employer shall notify the Union in writing the amount of the pension increase no later than ten working days of the effective date each year.

If any employee under the Agreement is granted a leave of absence without pay in excess of thirty (30) days, his/her name shall be deemed to have been removed from the payroll of the Employer, and the Employer shall not be obligated to make monthly payments into the Plan for the benefits of such employee for the period of such leave.

It is hereby agreed by and between the parties hereto that the Employer herein shall not be required to contribute to any other pension fund for and on behalf of employees covered by this Agreement and that no demand or request shall be made on behalf of said employees for contributions to any other pension trust fund other than the Western States Office & Professional Employees Pension Fund. It is further agreed that if there is any obligation created by law to contribute to any other pension trust fund for and on behalf of said employees, any obligations contributing to said Office & Professional Employees Pension Fund shall be null and void.

It is further understood and agreed that OPEIU, Local 29 will make no demand on its behalf or on behalf of its members to require contributions into more than one pension plan.

The Employer shall pay contributions on behalf of each eligible bargaining unit employee as defined in the incorporated rate of the Supplemental Employers Contribution Schedule, as defined by the Trustees of the Pension Plan.

ARTICLE XVII. LEAVES OF ABSENCE

Employees may be granted leaves of absence, without pay, for reasonable periods of time, which leaves of absence shall not affect the employee's rights under this Agreement. Said leaves of absence shall not be arbitrarily denied. Conditions of leaves of absence shall be mutually agreed upon and reduced to writing. In the event of the death of a parent, brother, sister, spouse, child of the employee, grandparents or domestic partner, the employee may use up to five (5) days sick leave.
ARTICLE XXI. DURATION OF AGREEMENT

This Agreement, together with all provisions set forth herein, shall continue in full force and effect from June 16, 2014 through June 15, 2017, and shall continue in full force and effect thereafter unless either party hereto shall desire a change, in which case, s/he shall give the other party notice in writing of the desired changes at least sixty (60) days and not more than ninety (90) days prior to the anniversary date of this Agreement in any one (1) year. In such event, negotiations shall be reopened in order to revise the Article or Articles regarding which notice of the proposed changes has been served. When agreed upon, these changes shall be incorporated into this Agreement, effective as of the beginning of the year's term for which the revisions were proposed. Any strike or stoppage of work after the expiration or modification date of this Agreement shall not be deemed in violation of any provision of this Agreement.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and their seals this ______ day of ______________, 2014.

FOUNDATION FOR FAIR CONTRACTING

By:
Bryan Berthiaume
Director

Date: 7-18-14

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

By:
Tamara R. Rubyn
President/Business Manager

Date: 7/23/14

TR/Im(OFR69014)
cwa:9415/all-cio
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   - Name: Foundation for Fair Contracting
   - Contract Person: Darbi Griffin
   - Address: 3807 Pasadena Ave #150
   - City, State & Zip: Sacramento, CA 95821
   - Telephone: (916) 487-7871

2. **Local Information.**
   Employer has a collective bargaining agreement with Local Union _______ (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation.**
   This Agreement is for the following: (check applicable box(es)):
   - [x] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - Effective date of coverage: ____________.
   - [ ] A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: ____________.

4. **Coverage.**
   This Agreement covers the following (check applicable box(es)):
   - [x] Bargaining unit employees as described in Attachment A.
     - Note: Attach a copy of collective bargaining agreement.
   - [x] Nonbargaining unit employees described in Attachment B (see note).
     - Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer's request for participation:

a. Employer is a *(insert form of business):* *Non-Profit*

*Note:* Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. Employer is doing business under the following name(s) *(attach separate page if more space is needed):* *Foundation for Fair Contracting*

c. Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees *(insert number):*
   - employees covered by the collective bargaining agreement; and
   - employees who are not covered by the collective bargaining agreement.

e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer's participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Bryan Berthiaume
Title: Executive Director
Date Signed: 3/1/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Judith Zenk, Co-Chair
Date Signed: Nov 0 3 2011

CO-CHAIR SIGNATURE: [Redacted by the U.S. Department of the Treasury]
Print Name: Michael Parmelee, Co-Chair
Date Signed: Nov 0 3 2011
AGREEMENT

Between

GEORGE BIANCHI CONSTRUCTION, INC.

And

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

January 1, 2007 - December 31, 2009

LOCAL 29

OPEIU

AFL-CIO, CLC
ARTICLE 12. PENSION PLAN

The Employer agrees to contribute into a Trust Fund, known as Western States Office & Professional Employees Pension Fund, for the account of each eligible employee working under this Agreement, the sum of Three Dollars and ninety cents ($3.90) per hour, effective December 31, 2006. To be eligible for participation in the Plan, an employee for the purposes of this Article shall mean: "Any employee on the payroll on the first (1st) day of the calendar month, and who works more than seventy (70) hours each succeeding and consecutive calendar month thereafter," the sum of Three Dollars and ninety cents ($3.90) per hour shall be paid by the Employer effective December 31, 2006.

Effective December 31, 2007, the pension contribution shall be increased by sixty-two cents ($.62) per hour for a total of Four Dollars and fifty-two cents ($4.52) per hour.

Effective December 31, 2008, the pension contribution shall be increased by sixty-four cents ($.64) per hour for a total of Five Dollars and sixteen cents ($5.16) per hour.

Employees can participate in a 401(k) plan by the employees' contributions if they so choose.

ARTICLE 13. DISCIPLINE AND DISCHARGE

(a) All new employees shall be required to complete a sixty (60) calendar day probationary period. Upon completion of the sixty (60) calendar day probationary period, the employee shall be considered a permanent employee. A probationary employee can be discharged for any reason, no written notice shall be given.

(b) Any employee of over three (3) months continuous employment, but less than six (6) months employment, who may be discharged or laid off shall be given one (1) week's notice in writing or one (1) week's pay in lieu thereof. Any employee of over six (6) months' continuous service who may be discharged or laid off shall be given two (2) weeks' notice in writing or two (2) weeks' pay in lieu thereof. This clause shall not apply when the discharge is because of dishonesty or misconduct. It shall be a reciprocal obligation and a matter of good faith on the part of the employee to give one (1) week's notice in writing after three (3) months' employment or two (2) weeks' notice in writing after six (6) months' employment in the case of an intended resignation.

(c) In the event an employee terminates for any reason after six (6) months' employment, said employee shall be entitled to prorated vacation pay from the Employer in addition to said two (2) week's notice.

(d) The Employer shall have the right to discharge any employee for good and sufficient reasons, but no employee shall be discharged or discriminated against by reason of Union membership or Union activities.

The Employer agrees to the concept of progressive discipline.
ARTICLE 33. DURATION OF AGREEMENT - continued

section of the Agreement that may arise during negotiations. If no agreement on the changes or modifications is reached prior to the expiration date of this Agreement, the Agreement will automatically expire and terminate as of December 31, 2009, unless the parties mutually agree to extend the term of the Agreement pending further negotiations. Any changes agreed upon shall be incorporated into this Agreement effective as of the beginning of the year’s term for which the revisions were proposed.

GEORGE BIANCHI CONSTRUCTION, INC.

By: George Bianchi
Chief Executive Officer

Date: 03/07

OFFICE & PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 29

By: Tamara R. Rubyn,
President/Business Manager

Date: 3/11/07

By: Kelly Gschwend,
Business Representative

Date: 3-19-07
COLLECTIVE BARGAINING AGREEMENT

BETWEEN

I.U.P.A.T. PAINTERS UNIONS’ TRADE SECTION

AND

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCAL NOS. 8 AND 11, AFL-CIO

FOR THE PERIOD OF

APRIL 1, 2015 THROUGH MARCH 31, 2018
COLLECTIVE BARGAINING AGREEMENT
OPEIU LOCAL 8 AND LOCAL 11 – IUPAT PAINTERS UNION’S TRADE SECTION

the Employer shall increase the minimum hourly rates of all bargaining unit employees by one hundred percent (100%) of the Seattle-Bremerton average for Urban Wage Earners and Clerical Workers ("CPI") measured from February to February each year, with a minimum of one percent (1%) to a maximum of four and one-half percent (4.5%).

Section 14.1(j) Prior experience in the Trade Section will be considered by the Employer when determining starting salary for the employee.

Section 14.1(k) The rate for temporary employees, as defined in Article 8, Section 8.3, shall be set at eighty percent (80%) of the starting salary for the appropriate pay classification; provided that, (a) the employee has not held a permanent position in the office and, (b) has not worked more than sixty (60) days for the Employer during the last twelve (12) month period. Exceptions (a) and (b) shall be paid at one hundred percent (100%) of the appropriate pay classification and level.

Section 14.2 Where a person does a combination of any of the above described classifications, the salary shall be based upon the highest paid classification.

Section 14.3 Six-month and one-year step increases for regular full and part-time employees shall be based on calendar months; for each six month increase, temporary and on-call employees must work four hundred fifty-five (455) hours.

Section 14.4 The Union has the right to divert monies generated from the respective salary increases for the purpose of providing additional fringe benefits available through the Puget Sound Benefits Trust and Western States Office and Professional Employees Pension Fund. The Employer will be notified by the Union of such diversion and all salary schedules and employees' salaries will be adjusted accordingly.

Section 14.5 The Employer shall pay for the cost of employee parking or a bus pass or a ferry system pass at the request of the employee, for work purposes.

ARTICLE 15

PENSIONS

Section 15.1(a) WESTERN STATES PENSION. The Employer agrees to and shall be bound by all the terms, conditions and provisions of the Trust Agreement and any changes, additions, amendments or modifications thereto which are made by the authorized Joint Trustees of the Western States Office & Professional Employees Pension Fund.

Effective April 1, 2015, the Employer agrees to continue a contribution of three dollars and thirty cents ($3.30) and in addition the surcharge amount of eighty percent (80%) as listed in the Supplemental Contribution Schedule of the Rehabilitation Plan, per compensable hour for each regular full-time employee and each regular part-time employee covered by this Agreement to the Western States Office & Professional Employees Pension Fund, not to exceed thirty-five (35) hours in any one week. The total contribution shall be $5.94 per hour ($3.30 + $2.64).
Effective April 1, 2016, the Employer agrees to continue a contribution of three dollars and thirty cents ($3.30) and in addition the surcharge amount of eighty percent (80%) as listed in the Supplemental Contribution Schedule of the Rehabilitation Plan, per compensable hour for each regular full-time employee and each regular part-time employee covered by this Agreement to the Western States Office & Professional Employees Pension Fund, not to exceed thirty-five (35) hours in any one week. The total contribution shall be $5.94 per hour ($3.30 + $2.64).

Effective April 1, 2017, the Employer agrees to continue a contribution of three dollars and thirty cents ($3.30) and in addition the surcharge amount of eighty percent (80%) as listed in the Supplemental Contribution Schedule of the Rehabilitation Plan, per compensable hour for each regular full-time employee and each regular part-time employee covered by this Agreement to the Western States Office & Professional Employees Pension Fund, not to exceed thirty-five (35) hours in any one week. The total contribution shall be $5.94 per hour ($3.30 + $2.64).

Should the Western States Office & Professional Employees Pension Fund release the Employer from the obligation to pay according to the Supplemental Contribution Schedule, then the minimum pension contribution amount of three dollars and thirty cents ($3.30) per compensable hour shall be in full force and effect.

Section 15.1(b) Said contribution shall be made to the Western States Office and Professional Employees & Professional Employees Pension Fund in the manner set forth in the Trust Agreement of said Trust. The details of such Retirement Plan established by this Trust Fund and this Trust Fund itself shall continue to be controlled and administered by a Joint Board of Trustees composed of equal representation of labor and management who are signatory to the Trust Agreement of the aforesaid Trust Fund. Within ninety (90) days of the ratification of this Agreement, the Union shall furnish the Employer with a current copy of the Trust Agreement when requested.

Section 15.2 If the Employer is contributing instead to the Western Washington Painters Trust, the contributions shall be as follows:

Effective April 1, 2015, the Employer shall contribute four dollars and twenty four cents ($4.24) per compensable hour for each regular full-time employee and each regular part-time employee participating in the Western Washington Painters Trust, not to exceed thirty-five (35) hours in any one week.

Section 15.3(a) SUPPLEMENTAL PENSION. Effective April 1, 2015, the Employer shall contribute fifteen cents ($0.15) per compensable hour for each regular full-time employee and each regular part-time employee covered by this Agreement, not to exceed thirty-five (35) hours in any one week. The Employer agrees to and shall be bound by all terms, conditions and provisions of the Trust Agreement and any changes, additions, amendments or modifications thereto which are made by the authorized Joint Trustees of the Office and Professional Employees Local 8 and Local 11 Supplemental Retirement Fund.

Section 15.3(b) SALARY DIVERSION. An amount may be elected by each employee as a reduction in the minimum salary schedule described in the Salary Schedule for the purpose of
contributing such amount to the Office and Professional Employees Local 8 and Local 11 Supplemental Retirement Fund. The Employer agrees to transmit the amounts withheld from such employees' wages on a pre-tax basis as soon as the funds can be transmitted and no later than the next payroll period following an employee's written request for such wage diversion. Employees may elect to divert any amount up to the maximum threshold set by the IRS rules governing 401(k) plans. An employee shall be entitled to only one (1) election each quarter of a calendar year and, once made, the election shall not be subject to revocation. The forms for the election shall be provided by the administrative office of the aforesaid Trust Fund. Any election under this paragraph shall not be effective until the first of the month following the month in which a completed election form is provided to the Employer. The resulting salary level shall be considered to be the negotiated salary level for that employee for the remainder of this Agreement following the election. However, for the purposes of determining any other amounts under this Agreement based upon wage level, the original amount described in the Salary Schedule shall apply.

The Employer agrees to provide employee information as may be needed by the Administrator of the Plan including information that may be needed to complete any required IRS discrimination tests.

ARTICLE 16

NON-DISCRIMINATION

Section 16.1 The Employer agrees to not discriminate against an employee because of his/her activity as a member of the Office and Professional Employees International Union Local No. 8 and Local No. 11.

Section 16.2 Neither the Union nor the Employer, in carrying out their obligations under this Agreement, shall discriminate in matters of hiring, training, promotion, transfer, layoff, discharge or otherwise because of race, color, creed, national origin, sex, age, sexual orientation, religion, ancestry, marital status, political ideology, or the presence of a sensory, mental or physical handicap subject to occupational requirements and the ability to perform the job.

Section 16.3 The Employer agrees to the principle of equal pay for equal work and agrees that there shall be no discrimination exercised in this respect. In all cases where women are performing work of a comparable quantity and quality as that performed by men, the same rate of pay shall prevail. This applies only to positions in the bargaining unit.

Section 16.4 No clause in this Agreement shall be understood to imply any lowering of the working conditions and rates of pay heretofore existing in the office of the employees.

ARTICLE 17

SEPARABILITY

In the event that any provision of this Agreement shall, at any time, be declared invalid by any court of competent jurisdiction or through government regulations or decrees, such decision shall not invalidate the entire Agreement, it being the express intention of the parties hereto that
COLLECTIVE BARGAINING AGREEMENT
OPEIU LOCAL 8 AND LOCAL 11 – IUPAT PAINTERS UNION’S TRADE SECTION

ARTICLE 20

HEALTH AND SAFETY

Section 20.1 The Employer retains exclusive responsibility for workplace health and safety and agrees to provide a safe and healthful work environment for all employees and to provide for reasonable standards of workplace sanitation, ventilation, cleanliness, light, noise levels and health and safety in general. The Employer agrees to comply with all applicable health and safety laws and regulations.

Section 20.2 The Employer shall provide the following protections for VDT/CRT Operators: Ten (10) minute periods of alternative work or rest every hour of on-machine time; proper positioning of machine, furniture, lighting; glare control; annual maintenance of machinery; training for operators in proper and safe use of equipment, including recommended ergonomic practices and potential hazards.

Section 20.3 A Safety Committee shall be established consisting of at least one (1) Employer and one (1) employee representative who shall meet at least quarterly to review safety issues, recommend improvements and assist in correction of identified unsafe conditions or practices.

Section 20.4 The Employer will make reasonable efforts to accommodate the needs of employees who can demonstrate that health problems are caused or aggravated by work related assignments or by substances the employee is necessarily exposed to in the workplace.

ARTICLE 21

PICKET LINES

It is further understood and agreed that refusal by an employee covered by this Agreement, to go through a bona fide picket line, shall not constitute a violation of this Agreement, nor shall such refusal by an employee be cause for discharge or disciplinary action of any kind.

ARTICLE 22

TERMINATION AND RENEWAL

This Agreement shall be in full force and effect until March 31, 2018 and shall continue in effect from year to year thereafter unless either party gives notice, in writing, not more than ninety (90) days nor less than sixty (60) days prior to any expiration or modification date of its desire to terminate or modify such Agreement; provided that, in the event the Union serves written notice in accordance with this Section, any strike or stoppage of work after any expiration or modification date shall not be deemed in violation of any provision of this Agreement, any other provision to the contrary notwithstanding.
COLLECTIVE BARGAINING AGREEMENT
OPEIU LOCAL 8 AND LOCAL 11 – IUPAT PAINTERS UNION’S TRADE SECTION

EXECUTED in Seattle, Washington this _______ day of November 2015.

OFFICE AND PROFESSIONAL EMPLOYEES
INTERNATIONAL UNION LOCALS NO. 8
AND 11, AFL-CIO

By__________________________
Mary Maloy
Union Representative, OPEIU Local 8

By__________________________
Suzanne Mode
Business Manager, OPEIU Local 8

By__________________________
Jeri Bloom
Bargaining Committee, OPEIU Local 8

I.U.P.A.T. PAINTERS UNIONS’ TRADE
SECTION

By__________________________
Jedadiah W. Nannery
Business Representative
Glaziers, Architectural Metal and
Glassworkers Local No. 188

Redacted by the U.S. Department of the Treasury

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OPEIU LOCAL 8/ TRADE SECTION 2011 WAGE REOPENER

LETTER OF UNDERSTANDING

The Office and Professional Employees International Union Local 8, hereinafter known as the “Union,” and the Trade Section Employer Association, hereinafter known as the “Employer,” hereby agree to the following:

Effective April 1, 2011, the Employers with bargaining unit employee(s) participating in Western States Office and Professional Employees Pension Fund shall contribute an additional forty-seven cents ($0.47) per hour towards the Fund’s Rehabilitation Plan Surcharge, as described in Section 15.1(c) of the current Collective Bargaining Agreement.

If the Employer is contributing to an alternative pension plan other than the Western States Office & Professional Employees Pension Fund and such plan has not required a mandatory increase in the contribution amount since June 1, 2009, then effective April 1, 2011, the Employer will divert forty-seven cents ($0.47) per hour towards one of the following options:

1) Increase the Employer’s contribution into the Employer’s alternative pension plan by forty-seven cents ($0.47) per hour on behalf of each bargaining unit employee; or

2) Divert forty-seven cents ($0.47) per hour into the Office and Professional Employees Local 8 Supplemental 401K Retirement Fund or other defined contribution fund of the employees’ choice; or

3) Add forty-seven cents ($0.47) per hour to the current wage rate of the bargaining unit employee(s).

The majority of bargaining unit employee(s) shall determine which option is applied to the entire group of employees.

This Letter of Understanding does not alter any portion of the current 2010 – 2013 Collective Bargaining Agreement between the Employer and the Union.

EXECUTED in Seattle, Washington this 31st day of May 2011.

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL 8

By

Suzanne Mode
Business Manager

FOR THE TRADE SECTION EMPLOYERS

Redacted by the U.S. Department of the Treasury

By

David Freiboth
Executive Secretary
Martin Luther King Jr. County Labor Council
Western States Office and Professional Employees Pension Fund

Employer Participation Agreement

The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan")1 for participation as a Participating Employer to the Plan as provided in this Agreement.

1. Employer Information.
Name:
Contract Person: DCS APPR., TRANSPORT. TRUST
SARAH SWARTHOUT
Address: 6770 E MARGARITAVILLE WAY S, BELLEVUE
City, State & Zip: SEATTLE, WA 98108
Telephone: 425 762 8332

2. Local Information.
Employer has a collective bargaining agreement with Local Union (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. Participation.
This Agreement is for the following: (check applicable box(es)):

☑ An existing Participating Employer to update Plan records.
☐ A new Participating Employer.
   Effective date of coverage: ____________________________
☐ A new group of Employees of an existing Participating Employer.
   Effective date of coverage: ____________________________

This Agreement covers the following (check applicable box(es)):

☑ Bargaining unit employees as described in Attachment A.
   Note: Attach a copy of collective bargaining agreement.

☐ Nonbargaining unit employees described in Attachment B (see note).
   Note: See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

---

1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer’s request for participation:

   a. **Employer is a [insert form of business]:** App. Trust

      *Note: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.*

   b. **Employer is doing business under the following name(s) (attach separate page if more space is needed):**

   c. **Employer elects to participate in the Plan as a contributing employer.**

   d. **Employer now has the following employees (insert number):**

      - 3 employees covered by the collective bargaining agreement, and
      - 4 employees who are not covered by the collective bargaining agreement.

   e. **Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.**

   f. **Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.**

5. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

   a. **Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.**

   b. **Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.**
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: 

Print Name: MARK S. BEAVER

Title: DIRECTOR OF TRAINING

Date Signed: 4/22/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: 

Print Name: Judith Zenk, Co-Chair

Date Signed: 

CO-CHAIR SIGNATURE: 

Print Name: Michael Parmelee, Co-Chair

Date Signed: 

Redacted by the U.S. Department of the Treasury
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information.**
   - **Name:** Glazers Architectural Metal & Glassworkers
   - **Contract Person:** Peter M. Riley
   - **Address:** 16770 E. Marginal Way S. Bldg E Rm 303 B
   - **City, State & Zip:** Seattle, WA 98108
   - **Telephone:** 206-957-1882

2. **Local Information.**
   Employer has a collective bargaining agreement with Local Union \( L \) (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation.**
   This Agreement is for the following: (check applicable box(es)):
   - [x] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer.
     - Effective date of coverage: ________________
   - [ ] A new group of Employees of an existing Participating Employer.
     - Effective date of coverage: ________________

4. **Coverage.**
   This Agreement covers the following (check applicable box(es)):
   - [x] Bargaining unit employees as described in Attachment A.
     - **Note:** Attach a copy of collective bargaining agreement.
   - [ ] Nonbargaining unit employees described in Attachment B (see note).
     - **Note:** See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

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1 The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.
5. **Employer Representations.** The Employer makes the following representations to the Board in support of the Employer's request for participation:

a. Employer is a (insert form of business): **Local Union**

   *Note:* Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. Employer is doing business under the following name(s) (attach separate page if more space is needed): **Glazers Architectural Metal**

   **and Glass Workers Local Union #188**

c. Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees (insert number):

   - **2** employees covered by the collective bargaining agreement; and

   - **employees who are not covered by the collective bargaining agreement.**

e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. **Employer** acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.

6. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer's participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE:  
Print Name: Peter M. Riley  
Title: Business Representative  
Date Signed: 2/17/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE:  
Print Name: Judith Zenk, Co-Chair  
Date Signed: NOV 16 2011

CO-CHAIR SIGNATURE:  
Print Name: Michael Parmelee, Co-Chair  
Date Signed: NOV 16 2011
The undersigned Employer hereby applies to the Board of Trustees ("Board") of the Western States Office & Professional Employees Pension Fund ("Plan") for participation as a Participating Employer to the Plan as provided in this Agreement.

1. **Employer Information**
   - **Name:** [Redacted]
   - **Contract Person:** SARAH SWARTHOUT
   - **Address:** 6770 E. MARGARAT WAY S. BLDG 1
   - **City, State & Zip:** SEATTLE, WAI 98108
   - **Telephone:** 206.762.8350

2. **Local Information**
   Employer has a collective bargaining agreement with Local Union 811 (insert number) of the Office and Professional Employees International Union ("OPEIU") which requires Employer to contribute to the Plan for Employer's employees.

3. **Participation**
   This Agreement is for the following (check applicable box(es)):
   - [ ] An existing Participating Employer to update Plan records.
   - [ ] A new Participating Employer:
     - Effective date of coverage:
   - [ ] A new group of Employees of an existing Participating Employer:
     - Effective date of coverage:

4. **Coverage**
   This Agreement covers the following (check applicable box(es)):
   - [X] Bargaining unit employees as described in Attachment A.
     - **Note:** Attach a copy of collective bargaining agreement.
   - [ ] Nonbargaining unit employees described in Attachment B (see note).
     - **Note:** See Attachment B for the requirements concerning which nonbargaining unit employees may be covered.

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*The term "Plan" includes the Trust Agreement for the Western States Office and Professional Employees Pension Fund.*

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*Received Dec 1, 2011*
Employer Representations: The Employer makes the following representations to the Board in support of the Employer’s request for participation:

a. Employer is a [insert form of business]: App. Trust

Note: Partners and sole proprietors cannot participate in the Plan but partnerships and sole proprietorships may cover their employees.

b. Employer is doing business under the following name(s) (attach separate page if more space is needed): De S. App. - Trust

Employer elects to participate in the Plan as a contributing employer.

d. Employer now has the following employees (insert number):

- [insert number] employees covered by the collective bargaining agreement, and
- [insert number] employees who are not covered by the collective bargaining agreement.

e. Employer will distribute to its employees all documents, forms and/or notices that are required to be distributed to Plan participants and/or Plan beneficiaries, by the Plan, law or regulation.

f. Employer acknowledges and agrees that if the Employer provides a qualified retirement plan for employees not covered by a collective bargaining agreement, Employer is solely responsible for complying with applicable requirements under the Internal Revenue Code and/or ERISA (as currently stated or as amended in future). The Plan will provide reasonable assistance to Employer, if requested.

5. In consideration of approval of this application, the Participating Employer and the Board covenant and agree as follows:

a. Employer acknowledges that it has received a copy of the Plan and is familiar with the terms of the Plan. The Plan, as currently stated and any future amendments, is hereby adopted by the Participating Employer and the Board and incorporated into this Agreement.

b. Employer agrees to make contributions at the rate now in effect, or as subsequently amended, and to comply with, and be bound by, all Plan terms and provisions as currently stated and any future amendments adopted during Employer’s participation in the Plan. Employer hereby waives any defense based on the statute of limitations. The contribution rate must be the same for bargaining unit participants and non-bargaining unit participants.
c. Upon approval by the Board, this application and Employer Participation Agreement shall be deemed accepted and binding without further act of Employer and Employer shall be admitted as a Participating Employer of the Plan as of the Effective Date.

APPROVAL OF PARTICIPATION AGREEMENT

APPROVED AND ACCEPTED BY THE PARTICIPATING EMPLOYER

EMPLOYER SIGNATURE: 
Print Name: MARK S. BEAVERTON
Title: DIRECTOR OF TRAINING
Date Signed: 12/22/2011

APPROVED AND ACCEPTED BY THE BOARD OF TRUSTEES

CO-CHAIR SIGNATURE: 
Print Name: Judith Zenk, Co-Chair
Date Signed: 

CO-CHAIR SIGNATURE: 
Print Name: Michael Parmelee, Co-Chair
Date Signed: 

Redacted by the U.S. Department of the Treasury
COLLECTIVE BARGAINING AGREEMENT

BETWEEN

MASTER TRADE SECTION

OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION LOCAL NO. 8, AFL-CIO

FOR THE PERIOD OF

APRIL 1, 2016 THROUGH MARCH 31, 2019
ARTICLE 15

PENSIONS

Section 15.1(a) WESTERN STATES PENSION. The Employer agrees to and shall be bound by all the terms, conditions and provisions of the Trust Agreement and any changes, additions, amendments or modifications thereto which are made by the authorized joint Trustees of the Western States Office and Professional Employees Pension Fund. The Employer shall make the following contributions:

Section 15.1(b) Effective April 1, 2016, the Employer shall contribute $5.67 per hour into the Western States Office and Professional Employees Pension Fund ($3.15 hourly contribution plus $2.52 per hour for the required 80% Supplemental Contribution as defined by the Fund’s Rehabilitation Plan).

Section 15.1(c) ANNUAL PENSION REOPENERS. Either party may request in writing to reopen Section 15.1(b) only.

Section 15.1(d) If the Employer is contributing to an alternative pension plan, the minimum amount of contribution must be at least the amount specified in this Agreement for the Western States Pension Plan for each year of the contract minus the Supplemental Contribution amount. If an employee has a pension plan where both the Employer and the employee contribute, the Employer must contribute, as a minimum, the amount specified for the Western States Pension Plan for each year of this Agreement minus the Supplemental Contribution amount.

Section 15.1(e) Said contribution shall be made to the Western States Office and Professional Employees Pension Fund in the manner set forth in the Trust Agreement of said Trust. The details of such Retirement Plan established by this Trust Fund and this Trust Fund itself shall continue to be controlled and administered by a Joint Board of Trustees composed of equal representation of labor and management who are signatories to the Trust Agreement of the aforesaid Trust Fund. Within ninety (90) days of the ratification of this Agreement, the Union shall furnish the Employer with a current copy of the Trust Agreement when requested.

Section 15.2(a) SUPPLEMENTAL PENSION. The Employer agrees to and shall be bound by all terms, conditions and provisions of the Trust Agreement and any changes, additions, amendments or modifications thereto which are made by the authorized Joint Trustees of the Office and Professional Employees Local 8 Supplemental 401K Retirement Fund.

Section 15.2(b) SALARY DIVERSION. An amount may be elected by each employee as a reduction in the minimum salary schedule described in the Salary Schedule for the purpose of contributing such amount to the Office and Professional Employees Local 8 Supplemental Retirement Fund. The Employer agrees to transmit the amounts withheld from such employees’ wages on a pre-tax basis as soon as the funds can be transmitted and not later than the next payroll period following an employee’s written request for such wage diversion. Employees may elect to divert any amount up to the maximum threshold set by the IRS rules governing 401(k) plans. An employee shall be entitled to only one (1) election each quarter of a calendar year. The forms for the election shall be provided by the administrative office of the aforesaid Trust Fund. The resulting salary level shall be considered to be the negotiated salary level for that employee following the election. However, for the purposes of determining any other amounts under this Agreement based upon wage level, the original amount described in the Salary Schedule shall apply.