AMENDMENT NO. 1 TO THE 2014-2019 MEMORANDUM OF UNDERSTANDING BETWEEN THE CITY AND COUNTY OF SAN FRANCISCO

AND

BRICKLAYERS AND ALLIED CRAFTS, LOCAL 3

AND

HOD CARRIERS, LOCAL 166

AND

THE NORTHERN CALIFORNIA CARPENTERS REGIONAL COUNCIL, LOCAL 22

AND

CARPET, LINOLEUM AND SOFT TILE WORKERS, LOCAL 12

AND

PLASTERERS AND CEMENT MASONS, LOCAL 300

AND

GLAZIERS, ARCHITECTURAL METAL AND GLASS WORKERS, LOCAL UNION NO. 718

AND

INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES, MOVING PICTURE TECHNICIANS, ARTIST AND ALLIED CRAFTS OF THE UNITED STATES, ITS TERRITORIES AND CANADA, LOCAL 16

AND

INTERNATIONAL ASSOCIATION OF BRIDGE, STRUCTURAL ORNAMENTAL, REINFORCING IRON WORKERS, RIGGERS AND MACHINERY MOVERS, LOCAL 377

AND

PILE DRIVERS, DIVERS, CARPENTERS, BRIDGE, WHARF AND DOCK BUILDERS, LOCAL UNION NO. 34

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1/8/2018

AND

PLASTERERS AND SHOPHANDS, LOCAL 66

AND

UNITED UNION OF ROOFERS, WATERPROOFERS AND ALLIED WORKERS, LOCAL 40

AND

SHEET METAL WORKERS INTERNATIONAL UNION, LOCAL 104

AND

TEAMSTERS, LOCAL 853

The parties hereby agree to amend the Memorandum of Understanding to add Appendix M, Union Access to New Employees Program, as a new Appendix, subject to approval by the San Francisco Board of Supervisors. Appendix M is attached to this Amendment and incorporated by reference.

FOR THE CITY

FOR THE UNIONS

Date: \mathcal{V}

Micki Callahan Human Resources Director Date:

Dave Jackson Bricklayers and Allied Craftsmen

1/8/18 Date:

Carol Isen Employee Relations Director

Date:

Robert Alvarado NCCRC, Carpenters Union. Local 22

APPROVED AS TO FORM:

Date:

Katharine Hobin Porter Chief Labor Attorney Tony Tofani Carpet, Linoleum & Soft Tile Workers, Local 12, District Council 16

Date: _____

Dave Johnson Plasterers & Cement Masons, Local 300

Date:

Bartolomy Michael Pantoja Glaziers, Architectural, Metal & Glass Workers, Local 718, District Council 16

Date:

Sam Robinson Hod Carriers Union, Local 166

Date:

Charlie Hernandez Ironworkers, Local 377 • /

1

Steve Lutge

International Alliance of Theatrical Stage Employees, Moving Picture Technicians, Artist and Allied Crafts of the United States, Its Territories and Canada, Local 16

Date:

Chris Moyer Pile Drivers, Divers, Carpenters, Bridge Wharf and Dock Builders, Local Union No. 34

Date:

Chester Murphy Plasterers and Shophands, Local 66

Date: _____

Joe Oscar Padilla United Union of Roofers, Waterproofers and Allied Workers, Local 40

Date: _____

Richard Koenig Sheet Metal Workers International Union, Local 104

AND

PLASTERERS AND SHOPHANDS, LOCAL 66

AND

UNITED UNION OF ROOFERS, WATERPROOFERS AND ALLIED WORKERS, LOCAL 40

AND

SHEET METAL WORKERS INTERNATIONAL UNION, LOCAL 104

AND

TEAMSTERS, LOCAL 853

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FOR THE CITY

Date:

Micki Callahan

FOR THE UNIONS

-20 Date:

Dave Jackson Bricklayers and Allied Craftsmen

Date:

Human Resources Director

Date:

Carol Isen Employee Relations Director Robert Alvarado NCCRC, Carpenters Union. Local 22

4/30/2018

30,2018 Date:

Theresa Foglio LiUNA!, Local 261

Date: 5-1-2012

Ramon Hernandez

LiUNA!, Local 261

Date:

Chris Moyer

Pile Drivers, Divers, Carpenters, Bridge Wharf and Dock Builders, Local Union No. 34

Date:

Chester Murphy Plasterers and Shophands, Local 66

Date:

Joe Oscar Padilla United Union of Roofers, Waterproofers and Allied Workers, Local 40

Theresa Foglio LiUNA!, Local 261

Date:

Ramon Hernandez LiUNA!, Local 261

Date:

Chris Moyer

Pile Drivers, Divers, Carpenters, Bridge Wharf and Dock Builders, Local Union No. 34

Date:

411 Chester Murphy Robert J Noto Plasterers and Shophands, Local 66

Date: 5/3/2018

Joe Oscar Padilla United Union of Roofers, Waterproofers and Allied Workers, Local 40

Theresa Foglio LiUNA!, Local 261

Date:

Ramon Hernandez LiUNA!, Local 261

Date:

Chris Moyer

Pile Drivers, Divers, Carpenters, Bridge Wharf and Dock Builders, Local Union No. 34 I.

Date:

Chester Murphy Plasterers and Shophands, Local 66

Date: 05 Joe Oscar Padilla

United Union of Roofers, Waterproofers and Allied Workers, Local 40

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Date: <u>5 - 4 - 18</u>

APPROVED AS TO FORM:

Tay. Tof. Tony Tofani

Carpet, Linoleum & Soft Tile Workers, Local 12, District Council 16

Date:

Date:

Katharine Hobin Porter Chief Labor Attorney Keith Shanks Plasterers & Cement Masons, Local 300

Date:

Bartolomy Michael Pantoja Glaziers, Architectural, Metal & Glass Workers, Local 718, District Council 16

Date:

Charlie Hernandez Ironworkers, Local 377

Date:

Steve Lutge

International Alliance of Theatrical Stage Employees, Moving Picture Technicians, Artist and Allied Crafts of the United States, Its Territories and Canada, Local 16

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APPROVED AS TO FORM:

Tony Tofani Carpet, Linoleum & Soft Tile Workers, Local 12, District Council 16

Date:

Date:

Katharine Hobin Porter Chief Labor Attorney Keith Shanks Plasterers & Cement Masons, Local 300

Date:

Bartolomy Michael Pantoja Glaziers, Architectural, Metal & Glass Workers, Local 718, District Council 16

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Charlie Hernandez Ironworkers, Local 377

Date:

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Date:

Date:

Katharine Hobin Porter Chief Labor Attorney Keith Shanks Plasterers & Cement Masons, Local 300

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Bartolomy Michael Pantoja Glaziers, Architectural, Metal & Glass Workers, Local 718, District Council 16

Date: _____

Charlie Hernandez Ironworkers, Local 377

Date: 1 . Steve Lutge

International Alliance of Theatrical Stage Employees, Moving Picture Technicians, Artist and Allied Crafts of the United States, Its Territories and Canada, Local 16

Date: _____

Daniel Harrington Teamsters, Local 853

Date: _____

Michael Theriault San Francisco Building & Construction Trades Council

APPENDIX M

UNION ACCESS TO NEW EMPLOYEES PROGRAM

I. Purpose

<u>The purpose of this agreement is to memorialize the rights and obligations of the City and the Union in accordance with CA Government Code Sections 3555-3559, through the creation of a single, City-wide Union Access to New Employees Program applicable to all City Agencies and all City Employee Unions.</u>

II. Notice and Access

A. <u>The City shall provide the Union written notice of, and access to, new employee</u> orientations (hereinafter NEOs) as set forth below. It is the City's policy that NEOs are mandatory for all newly-hired employees. It is the City's intent that NEOs take place as promptly as possible after the first day of employment. Within thirty (30) calendar days of the start of employment, newly-hired employees will be scheduled to attend the next available NEO. NEOs shall be scheduled during an employee's regularly scheduled, paid time. In the event that a newly-hired employee's regular schedule is outside of a scheduled NEO, the Department may make a one-time adjustment to the employee's work schedule in order to accommodate this requirement.

In the event an employee does not attend the NEO that the employee was scheduled to attend, said employee will be automatically enrolled to attend the next available NEO. If the employee does not attend the subsequently scheduled NEO, the Union NEO Coordinator may contact the Departmental NEO coordinator to arrange a meeting with the employee pursuant to Section F., below.

- B. <u>Application: New employees include, but are not limited to, newly-hired employees</u> whose positions are permanent, temporary, full-time, part-time, per diem, seasonal, provisional, or as-needed.
- C. <u>Notice</u>
 - 1. <u>Single Point of Contact: The Union agrees to provide the City with a single</u> <u>point of contact (hereinafter, Union NEO Coordinator) and the City agrees</u> <u>to provide the Union with a single point of contact for each Department</u> <u>(hereinafter, Departmental NEO Coordinator), which will be updated by the</u> <u>City and the Union on an as-needed basis.</u>
 - 2. <u>Notice of Schedule: For any NEO that takes place on a regular, recurring</u> <u>schedule, the sponsoring Department shall be responsible for providing</u> <u>annual notice to the Union. For NEOs that are not offered on a regular,</u>

recurring schedule, the sponsoring Department shall provide no less than ten (10) business days' notice. Said notices shall be provided by email, to the Union NEO Coordinator. This requirement shall apply to all NEOs in which City personnel provide newly-hired employees with information regarding employment status, rights, benefits, duties, responsibilities, or any other employment-related matters.

- 3. Notice of Enrollment: Notice shall include a list of new employees represented by the Union scheduled to attend the NEO. If practical, the City agrees to provide additional identifying information including, but not limited to, classification and department. Six months from enactment, in the event the City is unable to provide classification and department information in the Notice of Enrollment, the Union can reopen this Agreement for the sole purpose of meeting and conferring over the identifying information provided in this Section II.C.3 Notice of Enrollment. Said meeting and conferring shall not be subject to the impasse procedures in Government Code Section 3557. The Department sponsoring the NEO shall provide the foregoing information no less than five (5) business days prior to the NEO taking place. The Department will make best efforts to notify the Union NEO Coordinator of any last-minute changes. Onboarding of individual employees for administrative purposes is excluded from this notice requirement.
- D. <u>Citywide and Departmental NEOs: New employees in those Departments identified in Attachment A shall attend a citywide NEO, sponsored by the Department of Human Resources. This citywide NEO shall take place at minimum on a monthly basis. Departments identified in Attachment B will conduct respective Departmental NEOs. At the City's discretion, Departments may be added to or removed from either Attachment A or Attachment B. For the citywide NEO, DHR will adhere to the Department notice requirements in Section C., above. The City will provide the Union with thirty (30) calendar days' notice prior to moving a Department from Attachment A to B, or vice versa. Every City Department shall be listed on either Attachment B.</u>
- E. Access and Presentation: At all NEOs, the Union shall be afforded thirty (30) minutes to meet with represented new employees who are present, unless the Union's Memorandum of Understanding (MOU) provides for more than thirty (30) minutes. The right of the Union to meet with newly-hired employees is limited to only those employees whose classifications fall within the Union's bargaining unit. The City shall ensure privacy for the Union's orientation, and it shall take place without City representatives present. This requirement can be met by providing either a private room or a portion of a room with sufficient distance from other activities in the room to limit disruption. The Department responsible for scheduling the NEO shall be responsible for including Union presentations on the agenda. The Union's presentation shall occur prior to any meal break, and will not be conducted during a scheduled break time. One (1) of the Union's representatives may be a Union member designated by the Union. Such member(s) shall be released to attend

<u>under the terms and conditions specified in the MOU. If not otherwise provided for</u> <u>in the MOU, the Union may request release of a Union-designated member to attend</u> <u>the NEO. Release time shall not be unreasonably withheld. Said request shall be</u> <u>made to the Employee Relations Division no less than three (3) business days in</u> <u>advance of the scheduled NEO. The Union agrees to limit its presentation to only</u> <u>those matters stated in Section H., below.</u>

- F. <u>Alternate Procedures: In the event the Union identifies one or more new employees</u> who did not attend the Union's presentation as described in Section E., above, the Union may contact the Departmental NEO coordinator to schedule a mutuallyagreeable fifteen (15) minute time slot for the Union to meet privately with the new employee(s). If the number of such identified employees is five (5) or more at a particular location, the Union NEO Coordinator and Departmental NEO Coordinator will work together to schedule a mutually agreeable thirty (30) minute time slot for the private meeting. One (1) of the Union's representatives may be a Union member designated by the Union, and such member shall be released to attend under the terms and conditions specified in the MOU. If not otherwise provided for in the MOU, the Union may request release of a Union-designated member as provided for in Section E., above. This alternate procedure shall also apply to any employee who has promoted or transferred into the bargaining unit.
 - 1. <u>The Union NEO Coordinator shall coordinate with the new employee(s)</u> referenced in the preceding paragraph and the Departmental NEO <u>Coordinator to schedule a fifteen (15) minute meeting during normally</u> scheduled hours, which shall not be during employee's break or meal period, for the Union representative(s) to meet privately with, and provide materials and information to, the new employee(s). City representatives shall not be present during said meeting. The Union agrees to limit its presentation to only those matters stated in Section H., below.
 - 2. <u>In the event the proposed time cannot be accommodated, the Union NEO</u> <u>Coordinator and the Departmental NEO Coordinator shall work together to</u> <u>find a mutually agreeable time within ten (10) business days of the Union's</u> <u>request.</u>
 - 3. <u>Department of Elections: Any new employee of the Department of Elections</u> who is classified as Temporary Exempt (Category 16), whose duration of appointment is one (1) pay period or less, and works on an as-needed work schedule will receive written materials provided by the Union in lieu of attending a Citywide or Departmental NEO, a private meeting with the Union as provided for in Section F., above, or a Periodic Union Orientation as provided for in Section G., below.
- G. <u>Process for Periodic Union Orientations: By mutual agreement, the Union NEO</u> <u>Coordinator and the Departmental NEO Coordinator may schedule periodic thirty</u>

(30) minute Union orientations. Periodic Union orientations may be scheduled on an every-other-month, quarterly, or other basis.

<u>The following Departments shall maintain existing Union orientation arrangements:</u> <u>Department of Emergency Management; Sheriff's Department; and Police</u> <u>Department.</u>

<u>The 311 Customer Service Call Center shall maintain existing practice with respect</u> to Union access to 311 Customer Service Agent Training.

H. <u>Union Orientation Presentations: The Union agrees to limit its presentation to a</u> <u>general introduction to its organization, history, by-laws, and benefits of</u> <u>membership. The Union agrees not to engage in campaigning on behalf of an</u> <u>individual running for public elected office and ballot measures during the NEO, or</u> <u>other topics that would be considered beyond general discussion on the benefits of</u> <u>Union membership.</u>

III. Data Provisions

<u>Subject to the limitations contained in CA Government Code Section 3558, the City</u> <u>shall provide the Union with all required information on newly-hired employees to the</u> <u>extent it is made available to the City. In addition, within ten (10) business days of the</u> <u>conclusion of each NEO, the City agrees to provide the Union with a stand-alone</u> <u>report containing a list of employees, including classification code and division, who</u> <u>were scheduled to, but did not attend each NEO.</u>

IV. Hold Harmless

<u>The Union agrees to hold the City harmless for any disputes that arise between the</u> <u>Union and any new employee over application of this Agreement.</u>

ATTACHMENT A

Adult Probation Arts Commission Asian Art Museum **Airport Commission Board of Appeals Board of Supervisors Office of Economic & Workforce Development California Academy of Sciences Child Support Services Children, Youth and Their Families City Attorney's Office City Planning Department Civil Service Commission Commission on the Status of Women Department of Building Inspection Department of Environment Department of Elections Department of Homelessness Department of Human Resources Department of Police Accountability**

Department of Technology District Attorney's Office Ethics Commission Fine Arts Museum Fire Department (Non-Sworn) **General Services Agency Health Service System Human Rights Commission Juvenile Probation Department** Library Mayor's Office Office of the Assessor-Recorder **Office of the Controller Office of the Treasurer/Tax Collector** Port of San Francisco **Public Defender's Office Rent Arbitration Board** SF Children and Families Commission SF Employees' Retirement System War Memorial & Performing Arts

ATTACHMENT B

<u>Airport</u>

Department of Emergency Management Department of Public Health San Francisco Public Works Human Services Agency Municipal Transportation Agency <u>Public Utilities Commission</u> <u>Recreation & Parks Department</u> <u>Police Department (Non-Sworn)</u>