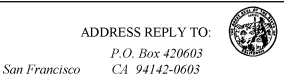
DEPARTMENT OF INDUSTRIAL RELATIONS DIVISION OF LABOR STATISTICS & RESEARCH 455 Golden Gate Avenue, 8th Floor San Francisco, CA 94102



SCOPE OF WORK PROVISION

FOR

PAINTER: BRUSH & ROLLER

AND

PAINTER: PAPERHANGER, SANDBLASTER, SPRAY PAINTER, STRUCTURAL STEEL

IN

DEL NORTE & HUMBOLDT COUNTIES

RECEIVED
Department of Industrial Relations

JUL 15 1992

Chief's Office

HUMBOLDT & DEL NORTE COUNTLES
AGREEMENT

JUNE 1, 1991 TO JUNE 1, 1994

PAINTERS + ALLIED TRADES
LUCAL 1034
040 E STREET
EUREKA, CALIFORNIA 95501

PAINTERS & DECORATORS JOINT COMMITTEE

COUNTIES OF:

SAN FRANCISCO, MARIN, SONOMA, LAKE,

MENDOCINO, HUMBOLDT & DEL NORTE

JUL 1 5 1992

and DEL NORTES COUNTIES . AGREEMENT

Chief's Office

Preamble

This AGREEMENT has been consumated for the purpose of stabilizing the Painting Industry.

WITNESSETH: That for and in consideration of harmonious relations between the parties signatory hereto and the public of that area under the jurisdiction of Local Union No. 1034 and the maintenance of stability of the conditions of employment and other mutually beneficial relations, and for the purpose of preventing strikes and lockouts by facilitating just and peaceful adjustments of disputes and grievances that may arise from time to time, and for the purpose of protecting and safeguarding the health and safety of the parties concerned, the parties signatory hereto have agreed that the understanding hereinafter set forth shall be binding on all members of the parties thereto individually and collectively.

ARTICLE 1

Employers

Section 1. DEFINITION: An employer is one who employs one or more journeymen or any member of Local Union No. 1034, and/or whose principal contracting business is the execution of contracts requiring the art, science, knowledge, experience, skill and ability to intelligently examine surfaces, and specify and execute the preliminary and preparatory work necessary to bring such surfaces to a condition where, under any agreed specification, acceptable work can be executed with the use of

any and/or all of the following subdivisions of the Painting Industry as listed below.

Employer signatories to the agreement shall be those who are permitted by State License Law to perform work as painting and decorating contractors, and others covered by this agreement, utilizing in their work the following:

Paints, Pigments, Oils, Turpentine, Japans, Driers, Thinners, Varnishes, Lacquers, Shellacs, Stains, Fillers, Waxes, Cement, Joint Cement, Water, and other vehicles, mediums that may be mixed, used and applied to the surfaces of buildings, edifices, structures, monuments, and the appurtenances thereto, of every type and descriptionin their natural state or condition, or constructed or fabricated of any material or materials whatsoever and who provide:

Work or service pertaining to the application of texture materials of all types on all surfaces.

Work or services pertaining to the painting, flushing and taping of drywall surfaces. Work or services pertaining to the application of wallpaper, wall fabrics and all types of coverings or coatings whether decorative or protective, and all preparatory work necessary before said application.

Work of services pertaining to the application of tar products or products of similar nature whether they are plastic, vinyl, acrylics, peroxies, esters, urethanes, etc., or any new products of this nature.

Work or services pertaining to the application of bond breaker materials.

Work or services pertaining to the finishing and surface preparation on all hardwood or assortwood floors.

Work or services pertaining to the priming and finish coats on fabricated metal or steel products in the fabricating shops. Work or services pertaining to the surface preparation of all types, including sandblasting, steam cleaning, building washing, and all the methods used in the removal of previouly painted surfaces: including also caulking, tuck pointing, spackling and wood dough work. Work or services pertaining to painting of lines arrows, bumpers, curbs, etc., on parking lots, air fields, highways, game courts (both indoor and outdoor) and other such surfaces: installation and the maintenance thereof, including lines of metal, plastic, or composition material used instead of paint.

All products and method of application which have or may be awarded to the Painters International through juridictional procedure.

NOTE: It is not the intent of the parties signatory to this Agreement to assume jurisdiction over any work now officially granted to Autonomous Unions of the Brotherhood of Painters and Allied Trades.

Section 2. LICENSE, BONDING AND LEGAL REQUIRE-MENTS: Every Employer signatory shall have a duly issued and effective California State Contractors License where required by law to perform the work covered by this Agreement, shall carry Workmen's Compensation Insurance and shall comply with all Federal, State and Municipal Departments Commissions, and Health Officers, including the rules and regulations of the Industrial Safety' Commission.

Section 3. CLASSIFICATIONS:

A. Painting and Decorating Contractors whose principal business is set forth in the rules and regulations of the California Contractors State License Board.

C. No brush other than a sash tool shall be used in tracing a sash. No brush larger than a 35 shall be used on exterior or interior woodwork, and no brush larger than a six inch wall brush shall be used on walls and ceilings. At no time shall lumber be dipped.

Section 6. ROLLER STIPPLERS AND APPLICATORS: There shall be no restrictions on the use of rollers, on their width of core, or on the length of ext handles, on structures over six (6) years old. structures under six (6) years old, rollers ar to exceed nine (9) inches in width, with a 1-3 core. Extension handles not to exceed 48" in Section 7. ARTIFICIAL EQUIPMENT: Employees: be allowed to attach any artificial equipment stilts, arms or legs to their bodies in any manne, whatsoever.

Section 8. SANITARY FACILITIES:

- A. The contractor shall make available reasonable sanitary and wash-up facilities, including suitable and sanitary drinking water. (this shall not necessarily mean bottled water) for his workmen.
- B. Sufficient amounts of clean rags and suitable hand cleanser shall be provided by the employer at moon and at quitting time for washing purposes. Section 9. The height scale shall be in effect on any job performed by this Local up to and including forty (40) feet at the regular scale of wages. Above forty, (40) feet the scale shall be an additional twenty-five (25¢) cents per hour for each and every additional twenty (20) feet or portion thereof above forty (40) feet.

ARTICLE 14

Spray Regulations

Section 1. It is recognized that unless regulated, the use of the spray equipment is injurious to the

health of the men concerned. However, it is agreed that in the instances herein specifically mentioned (which the parties agree are less hazardous although still involving danger to the men) the use of spray equipment shall be permitted provided that every reasonable device and method be adopted to minimize the danger and hazard to the men involved and that all appropriate regulations of State and Municipal Departments, commissions and health officers are observed including the rules and regulations of the industrial accident commission.

Section 2. That all things deemed sprayable under the terms of this Agreement may be sprayed or rolled without obtaining a permit, but if the B.A. or member of this Local or parties signature to this Agreement report a contractor in violation he will be subject to damages.

Section 3. Where exceptional conditions exist that are not covered by these regulations the application shall be referred to the Joint Committee Representative. The Joint Committee shall decide on questionable surfaces.

Section 4. For the purpose of clarity, the following classifications shall be established governing same:

A. INDUSTRIAL SITES SHALL BE DEFINED AS FOLLOWS:

A. INDUSTRIAL SITES SHALL BE DEFINED AS FOLLOWS: Building used for the manufacturing and processing of goods for service or sale.

Sprayable surfaces on the interior of old and new factory buildings: Factory area or workshop; all surfaces of ceilings and walls, (including pipes) trim, floor, partitions, toilets, offices, reception room halls, and cafeterias.

B. COMMERCIAL SITES shall be defined as follows; Buildings used for the Administration, storage and retail sale of goods.

Spray surfaces of interior of old and new commercial buildings, all open construction, ceilings, or open stud walls and storage areas, except offices, toilets and conference room areas will be rolled.

- C. SPRAYABLE SURFACES ON THE INTERIOR OF OFFICE BUILDINGS: Acoustical celling, grills, clustered pipes, inaccessible areas, natural wood, walls and cellings. All basement storage areas to be sprayed. D. INSTITUTIONAL SITES SHALL BE DEFINED AS FOLLOWS: Churches, schools, hospitals and all Federal, State, County and City buildings.
- E. SPRAYABLE SURFACES ON THE INTERIOR OF SCHOOLS: lack boards, louvered metal lockers, open lockers, open joists, truss, lammella, summerbeil, arch rib, saw-tooth or panpoured concrete cellings. Acoustical surfaces to be sprayed.
- F. RESIDENCES SHALL BE DEFINED AS FOLLOWS: Buildings occupied for human habitation.
- 1. REPAINTS: There shall be no restrictions as to the use of tools, except those stated in Article 13, when repainting houses and buildings of whatever nature or use on which a completion notice has been on record for two (2) years, or which has been accepted by a Public Body for at least six (6) years.
- 2. SPRAYABLE SURFACES OF NEW RESIDENCES: Interior and exterior deemed sprayable.
- G. MOTEL AND HOTEL: Exteriors deemed sprayable. Interiors may be sprayed where one (1) or more coats are to be rolled on plaster or sheetrock.
- H. SPRAYABLE ALL CLASSIFICATIONS: The following shall apply to all classifications, and are sprayable:
- 1. Lattice work, louvered type shutters, picket fences, wire fencing and its supports, collapsible iron gates, rolling doors, overhead doors, supports or fixtures of same, also parking, traffic and similar exterior lines.

- 2. Clear lacquer and lacquer substitutes on all surfaces. Lacquer is defined as a material combined, with proper solvents that dry by evaporation instead of oxidation.
- 3. Roofs of all types
- 4. Machinery, pumps, clustered pipes, louvers and radiators.
- 5. That all stucco and rough concrete and concrete blocks be deemed sprayable. This does include concrete porous tilt ups on smooth surfaces.
- 6. That all cornices and overhangs be deemed sprayable.
- 7. That all types of siding be deemed sprayable.
- 8. Acoustical texture and ceiling tiles be deemed sprayable.
- 9. Textured walls and ceilings may be sprayed only when one (1) or more coats of paint are rolled or brushed.
- 10. Any surface deemed sprayable may be rolled.
- 11. Lumber mills exterior and interior shall be deemed sprayable (with the exception of rest rooms, lunch rooms and offices).
- 12. All service stations shall be sprayable.