DEPARTMENT OF INDUSTRIAL RELATIONS Office of the Director – Research Unit 455 Golden Gate Avenue, ^{9th} Floor San Francisco, CA 94102

MAILING ADDRESS: P. O. Box 420603 San Francisco, CA 94142-0603



TRAVEL AND SUBSISTENCE PROVISIONS

FOR

ELECTRICIAN: INSIDE WIREMAN, TECHNICIAN CABLE SPLICER

IN

SANTA CLARA COUNTY

61-332-1

7					Sector and the sector of the sector sector and	
\geq	JUL. 18.	2012 3:05PM	IBEW Local 332		NO. 2155 P. 1	
*	Star 1 abres		61-332	2-1	1	
	1	EEMENT				
	2		LOCAL	332	DECENCED	
	3				OD-Nobarot	
	4					
	5	Agreement by and between the National Electrical Contractors Association				
	6	(NECA) - Sant	a Clara Valley Chapter and	Local Union No	. 332, IBEW.	
	-7					

24

TRAVEL CLAUSE

On all jobs requiring the employees to remain Section 3.14 (a) 6 away from home overnight, the Employer will also furnish board and 7 lodging and other necessary expense or a minimum of \$45.00 per day, per 8 worker, on a seven (7) day per week basis being considered a minimum 9 amount except where adequate subsistence or lodging is furnished on the 10 job. The Employer may elect to pay full expenses over weekends or pay 11 travel time at the straight time rate and furnish transportation to and from the 12 Employer's home base. 13

(b) When workers report to the Employer's shop, as
defined herein within the jurisdiction of the Union without travel expense,
the Employer shall furnish transportation and pay for time from shop to job,
job to shop, job to job.

19

33

36

14

5

A job site is considered to be the physical location where employees report for their work assignments. The Employer's shop (service center) is considered to be a separate, single job site. All other physical locations where workers report for work are each considered to be a single, separate job site.

(c) For traveling from job to job during the regular
working hours where the worker provides his or her own transportation, the
worker shall be paid their regular rate plus one dollar (\$1.00) per road-mile
traveled.

(d) Traveling time shall be paid at one and one-half
times the regular straight-time rate of pay to any worker who is driving the
Employer's vehicle, for the Employer's convenience to and from any job
within the jurisdiction of the Union when workers are ordered to travel on
other than their regular work hours.

34 (e) A joint venture by two (2) or more firms signatory
 35 to this Agreement shall be considered a new Employer.

(f) "Shop" as used in this Agreement shall mean an
established place of business as defined in ARTICLE II, Section 4 hereof.
When an Employer, signatory to this Agreement, establishes another place
of business as herein defined, within the jurisdiction of the Union,

JUL. 18. 2012 3:09PM IBEW Local 332

NO. 2155 P. 25

25

1 recognition of such a "shop" shall be determined by Local 2 Union 332, IBEW.

When such a second shop is recognized by the Union, any job, which the
Employer has in progress, shall continue to operate with no change in place
of reporting, travel allowance or per diem until its completion.

8 Any dispute over refusal by the Union to recognize an Employer's 9 established place of business as a "shop" shall be subject to the grievance 10 procedure set forth in this Agreement.

(g) Additional workers shall be employed in the same
 manner as local Employers and all such workers shall receive the wages and
 conditions as outlined in this Agreement.

16 (h) The last worker or workers, employed by an 17 outside firm, shall receive at the time of layoff, a notice of immediate 18 deposit that all fringe benefit funds have been paid to the appropriate agency 19 accompanied by an approved transmittal.

20

3

7

11

15

Employers covered by this section shall notify the Local Union Office when
 their work is completed.

24

VEHICLES

25 <u>Section 3.15</u> (a) No worker shall use his vehicle in any manner
 26 detrimental to the best interest of other workers nor shall any worker use his
 27 vehicle to transport the Employer's tools, materials or plan sets.

JUL. 18. 2012 3:09PM IBEW	N Local	332
---------------------------	---------	-----

29

36

PAID PARKING

37 Section 3.19 (a) In the Metropolitan Areas of Santa Clara County,
 38 where free parking is not available within six (6) blocks of the job or
 39 project, the Employer shall reimburse Employees at the lowest rate available
 40 within said six (6) block area, provided the Employee presents a signed and

dated receipt for each parking expenditure, or the Employer may opt to furnish transportation from a central location within fifteen (15) minutes of the job-site, prior to starting time and return to the central location by the regular quitting time.

6 (a) On new construction projects (Building Trades 7 Jobs) where specific areas are designated as assigned parking areas, and 8 where such areas are more than 1/4 mile (1320 feet) from the work area, 9 the Employer shall provide transportation from the assigned parking area no 10 earlier than ten (10) minutes prior to starting time, and shall be returned to 11 the parking area ten (10) minutes prior to quitting time.