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



SCOPE OF WORK PROVISIONS

FOR

PAINTER:TAPER STEEPLEJACK TAPER

IN

EL DORADO, LASSEN, NEVADA, PLACER, PLUMAS, AND SIERRA COUNTIES

(Portion of counties lying in the Tahoe Basin Area)

RECEIVED
Department of Industrial Relations
JUN 1 2 2013
Office of the Director-Research

JULY 1, 2013 Addendum T o T h e Northern Nevada Drywall Finishers Master Agreement

This Area Addendum to the Northern Nevada Drywall Finishers Master Agreement shall only apply to Drywall Contractors signatory to this Addendum performing covered work within the following counties in Nevada: Washoe, Carson City, Douglas, Storey, Lyon, Mineral, Churchill, Pershing, Humboldt, Lander, Elko, Eureka and White Pine, and that portion of Lassen County in California, that lies Eastward of Highway No. 395, Northward to and including Honey Lake. This Local shall also have jurisdiction over the entire Tahoe Basin Area, including that portion of California which falls within the Tahoe Basin Area, defined as follows (Following area, for reference purposes, shall be referred to as the Tahoe Area): Beginning with Echo Summit in California on Highway No. 50, then east to a line running north and south through Spooner Summit, Nevada, then north to a line running east and west through Mt. Rose Summit, Nevada, then west to the California border then north to the Truckee River, then west to a line running north and south through Donner Pass, California, then south to a line running east and west through Echo Summit, California, the east to Echo Summit, California, then east to Echo Summit, California.

Article XXXVIII (AMENDMENTS, TERM AND DURATION OF AGREEMENT), Section 1 and Section 2 shall be amended to read as follows:
SECTION 1 This Agreement shall be in full force and effect from July 1, 2008, to and including June 30, 2016, and shall continue from year to year thereafter unless written notice of desire to cancel, or terminate, the Agreement is served by either party upon the other not less than sixty (60), and not more than ninety (90) days prior to July 1, 2016, or July 1 of any subsequent year.
SECTION 2 Where no such cancellation, or termination, notice is served and the parties desire to continue such Agreement, but also desire to negotiate changes, or revisions, in this Agreement; either party may serve upon the other a written notice not less than sixty (60) days and not more than ninety (90) days prior to July 1, 2016, or July 1 of any subsequent contract year, advising that such party desires to revise, or change the terms or conditions of such Agreement, and what those revisions, changes, terms or conditions are.

All other terms and provisions of the Northern Nevada Drywall Finishers Master Agreement, and its previous *Residential & Medium and Light Commercial Addendum* dated July 1st, 2008, shall apply. This addendum in no way effects the interpretation and/or application of any other Articles and/or Sections of the Northern Nevada Drywall Finishers Master Agreement.

SIGNATORIES

This Agreement is made and entered into this first day July, 2013, by and between the Individual Employer signed below and District Council No. 16. By signing this document the undersigned Employer understands and agrees to all of its provisions.

District Council No. 16:	Employer: Stiter Digwall
Date: 6-6-13	Date: 6-6-13
Julla. Jan	" 111y
Todd Koch	Signature
Regional Director	Title VP-Ops



LOCAL UNION No. 567

DISTRICT COUNCIL No. 16

International Union of Painters & Allied Trades
Painters, Floor Coverers, Drywall Finishers, Glaziers

Department of Industrial Relations

Div. of Labor Chief's Office Research

JULY 1, 2012 Addendum
To The

Northern Nevada Drywall Finishers Master Agreement

This Area Addendum to the Northern Nevada Drywall Finishers Master Agreement shall only apply to Drywall Contractors signatory to this Addendum performing covered work within the following counties in Nevada: Washoe, Carson City, Douglas, Storey, Lyon, Mineral, Churchill, Pershing, Humboldt, Lander, Elko, Eureka and White Pine, and that portion of Lassen County in California, that lies Eastward of Highway No. 395, Northward to and including Honey Lake. This Local shall also have jurisdiction over the entire Tahoe Basin Area, including that portion of California which falls within the Tahoe Basin Area, defined as follows (Following area, for reference purposes, shall be referred to as the Tahoe Area): Beginning with Echo Summit in California on Highway No. 50, then east to a line running north and south through Spooner Summit, Nevada, then north to a line running east and west through Mt. Rose Summit, Nevada, then west to the California border then north to the Truckee River, then west to a line running north and south through Donner Pass, California, then south to a line running east and west through Echo Summit, California, the east to Echo Summit, California, then east to Echo Summit, California.

Article XXXVIII (AMENDMENTS, TERM AND DURATION OF AGREEMENT), Section 1 and Section 2 shall be amended to read as follows:

SECTION 1 — This Agreement shall be in full force and effect from July 1, 2008, to and including June 30, 2015, and shall continue from year to year thereafter unless written notice of desire to cancel, or terminate, the Agreement is served by either party upon the other not less than sixty (60), and not more than ninety (90) days prior to July 1, 2015, or July 1 of any subsequent year.

SECTION 2 — Where no such cancellation, or termination, notice is served and the parties desire to continue such Agreement, but also desire to negotiate changes, or revisions, in this Agreement; either party may serve upon the other a written notice not less than sixty (60) days and not more than ninety (90) days prior to July 1, 2015, or July 1 of any subsequent contract year, advising that such party desires to revise, or change the terms or conditions of such Agreement, and what those revisions, changes, terms or conditions are.

All other terms and provisions of the Northern Nevada Drywall Finishers Master Agreement, and its previous Residential & Medium and Light Commercial Addendum dated July 1st, 2008, shall apply. This addendum in no way effects the interpretation and/or application of any other Articles and/or Sections of the Northern Nevada Drywall Finishers Master Agreement.

SIGNATORIES

This Agreement is made and entered into this first day July, 2012, by and between the Individual Employer signed below and District Council No. 16. By signing this document the undersigned Employer understands and agrees to all of its provisions.

District Council No. 16:

Regional Director

Employer: DKyCO

Date: (9 - 27 12

Title

200-567-3

RECEIVEB Department of Industrial Relations

AUG 2 7 2008

iv. of Labor Statistics & Research

DRYWALL MASTER AGREEMENT

for DISTRICT COUNCIL No. 16

July 1, 2008 through June 30, 2012

PREAMBLE

THIS AGREEMENT IS MADE AND ENTERED into the 1st day of July, 2008, by and between any Independent Contractor signatory hereto, and District Council No. 16, hereinafter referred to as the Union.

WITNESSETH: That for and in consideration of harmonious relations between the parties referred to and the Public and the maintenance of stability of the conditions of employment and other mutually beneficial relations, and for the purpose of prevention and peaceful adjustments of disputes and grievances that may arise from time to time and for the purpose of prevention and peaceful adjustments of disputes and grievances that may arise from time to time and for the purpose of safety of the parties concerned, the parties hereto have agreed that the understanding hereinafter set forth shall be binding upon all of the parties hereto individually and collectively.

TERRITORIAL JURISDICTIONAL AREA

ARTICLE I

SECTION 1 -- This Agreement shall have jurisdiction over the following counties in Nevada: Washoe, Carson City, Douglas, Storey, Lyon, Mineral, Churchill, Pershing, Humboldt, Lander, Elko, Eureka and White Pine, and that portion of Lassen County in California, that lies Eastward of Highway No. 395, Northward to and including Honey Lake. This Local shall also have jurisdiction over the entire Tahoe Basin Area, including that portion of California which falls within the Tahoe Basin Area, defined as follows (Following area, for reference purposes, shall be referred to as the Tahoe Area): Beginning with Echo Summit in California on Highway No. 50, then east to a line running north and south through Spooner Summit, Nevada, then north to a line running east and west through Mt. Rose Summit, Nevada, then west to the California border then north to the Truckee River, then west to a line running north and south through Donner Pass, California, then south to a line running east and west through Echo Summit, California, the east to Echo Summit, California, then east to Echo Summit, California.

WORK JURISDICTION

ARTICLE II

SECTION 1 -- The scope of work covered by this Agreement shall include (but not be limited to) all work operations, including distribution to the point of application, as follows:

(a) Work or services pertaining to the preparation, spotting, pointing, detailing, flushing, sanding and finishing of interior and/or exterior gypsum, drywall, thin wall, concrete, steel, wood and plaster surfaces, spackling of all surfaces where adhesive materials are used; and all drywall pointing, taping and finishing.

- (b) Work or services pertaining to the application of all finish or flushing materials regardless of method of application or type of surface on which materials are applied, including but not limited to texture and simulated acoustic materials of all types and the application of radiant heat fill and steel fireproofing materials.
- (c) Work or services pertaining to the installation of protective coverings and masking prior to the application of finish materials.
- (d) The operation and care of all taping tools and texturing equipment used in the finishing and texturing of drywall and other surfaces including brushes, rollers, spray texturing equipment, miscellaneous hand, mechanical, and power tools, and the operation and maintenance of compressors required in the finishing and texturing of such surfaces.
- (e) No limitation shall be placed on the work covered by this Agreement by reason of the surface, type of material or purpose for which the materials used are designed or intended.
- (f) The clean up of all materials and debris occasioned by any job operation at the site of construction, alteration, or repair undertaken by the Employer signatory hereto, whether such operation occurs on the interior or exterior of a building structure.
- (g) Nothing herein is intended to conflict with or violate any State or Federal Law.

SECTION 2 -- The forgoing is not all-inclusive, and may be enlarged or otherwise changed by action of the General Executive Board of the International Union of Painters and Allied Trades in a manner not inconsistent with the express provisions of the International Union Constitution.

WAGES

ARTICLE XXIX

SECTION 5 -- Steeplejack work shall be defined as all work above forty (40) feet in height (heights to be defined as any area where a free fall, or open space below, may exist).