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



TRAVEL AND SUBSISTENCE PROVISIONS

FOR

BRICK TENDER:

IN

MARIN COUNTY

NORTHERN CALIFORNIA

MASON TENDERS AGREEMENT

2015-2020

THIS AGREEMENT, effective the FIRST DAY of JULY, 2015, by and between the NORTHERN CALIFORNIA MASON CONTRACTORS MULTI-EMPLOYER BARGAINING ASSOCIATION (NCMCMBA) and the NORTHERN CALIFORNIA DISTRICT COUNCIL of LABORERS, affiliated with the Laborers' International Union of North America, covers the following eight (8) Laborers' Local Unions:

LOCAL UNION # 73	 STOCKTON and Counties of San Joaquin and Calaveras. 		
LOCAL UNION #166	- OAKLAND and Counties of Alameda, Contra Costa, San Francisco and San Mateo.		
LOCAL UNION # 185	 SACRAMENTO and Counties of Alpine, Sierra, Nevada, Placer, El Dorado, Amador, Sacramento, Sutter, Colusa, Glenn, Butte, Plumas, Yuba, Siskiyou, Trinity, Modes, Shorta, Lauren, Vole and Telegrap. 		
organismus musicuses musicus	Modoc, Shasta, Lassen, Yolo and Tehama.		
LOCAL UNION # 261	 SAN RAFAEL and Counties of Marin, Napa and Lake. 		
LOCAL UNION # 270	SALINAS and Counties of Monterey and San Benito.		
LOCAL UNION # 294	FRESNO and Counties of Fresno, Kings, Madera and Tulare.		
LOCAL UNION # 324	- VALLEJO and County of Solano; SANTA ROSA and Counties of Sonoma,		
	Mendocino, Del Norte, and Humboldt.		
LOCAL UNION #1130	 MODESTO and Counties of Stanislaus, Tuolumne, Merced and Mariposa. 		

Definitions:

NCDCL-NCMCMBA 2015-2020 Mason Tenders Agreement FINAL 07-05-15 and openit@nth-cioi

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Office of the Director-Research

[&]quot;Employer" or "Employers" means all employers who are bound by this Agreement.

[&]quot;Independent Employer" means an employer who is bound by this Agreement by signing the signature page of this Agreement.

[&]quot;Individual Employer" means an employer who is bound by this Agreement through a Delegation of His Bargaining Right to the NCMCMBA.

[&]quot;Member of the NCMCMBA" means an employer who is bound by this Agreement through a Delegation of His Bargaining Right to the NCMCMBA and holds membership in the NCMCMBA.

[&]quot;NCDCL" means Northern California District Council of Laborers.

[&]quot;Union" means the NORTHERN CALIFORNIA DISTRICT COUNCIL of LABORERS on its own behalf, and on behalf of eight (8) Local Unions who are also parties to this Agreement.

[&]quot;Employee" or "Workman" means employees or workmen of employers bound to this Agreement who are performing work covered by this Agreement.

This Master Agreement incorporates all the terms and conditions set forth in the Masonry Agreement between Hod Carriers Local Linion No. 166 and the Northern California Mason Contractors Multi-Employer Bargaining Association for its full term; thereafter, that bargaining unit shall be subsumed under this Master Agreement. Prior to the expiration of the Local 166 Agreement on June 30, 2019, the NCMCMBA, the NCDCL, and Local 166 will enter into negotiations regarding how to transition the Local 166 bargaining unit into the Master Agreement, effective as of July 1, 2019.

d. In the event free parking facilities are not available within five (5) blocks of a job site, the Employer will provide such parking facilities and the Employer shall have the right to designate parking areas to be used. Where, because of congested parking conditions, it is necessary to use public parking facilities, the Employers shall reimburse the employees for the cost of such parking upon being presented with a receipt or voucher certifying to the cost thereof, submitted weekly. Such reimbursement is to be made on a weekly basis or at the conclusion of the project, whichever occurs earlier.

Article XI - Travel Expenses And Subsistence

Section 1. Within the jurisdiction of the Local Unions covered by this Agreement, workmen shall receive subsistence and/or travel expense as follows:

- on all jobs of over 80 miles the employee shall receive a subsistence allowance of up to seventyfive dollars (\$75.00) per day for each day worked. When an employee is entitled to subsistence
 and cannot work because of inclement weather, job shut down or act of God, the employee shall
 be entitled to subsistence. When subsistence applies, employees traveling from their residence or
 the employer's principal place of business, whichever is closer to the job site, located outside the
 80 miles distance, and are not entitled to subsistence payment for reason of failure to produce
 expense receipts, that employee shall be paid mileage not to exceed \$75.00 per day, calculated at
 the rate of thirty-eight cents (\$0.38) per mile one way, and bridge tolls, for each day said employee
 is required to report to the job site and does not receive subsistence reimbursement. The employer,
 at his option, may provide covered transportation in lieu of payment of transportation or bridge
 tolls as heretofore set forth.
- b. Workmen shall be reimbursed for the cost of travel and not to exceed the following amounts:

0 to 40 miles 41 to 50 miles	Free Zone \$16.00 per day	61 to 70 miles	\$24.00 per day \$28.00 per day
		71 to 80 miles	
51 to 60 miles	\$20.00 per day	Over 80 miles	\$75.00 Subsistence