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

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TRAVEL AND SUBSISTENCE PROVISION

FOR

GLAZIER

IN

FRESNO, KERN, MADERA, MERCED, AND SAN LUIS OBISPO COUNTIES

District Council 16

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200-169-2 RECEIVED

By Office of the Director - Research Unit at 1:15 pm, Aug 11, 2016

Fresno Area Addendum To The

Northern California Glaziers Master Agreement

This Area Addendum to the Northern California Glaziers Master Agreement is made and entered into August 1, 2015 between

(hereinafter "Employer") and IUPAT District Council 16 (hereinafter "The Union"), represented in the affected geographical area covered by Local 294 of Fresno.

This Addendum in no way effects the interpretation and/or application of any other Articles and/or Sections of the Northern California Glaziers Master Agreement shall apply.

This Area Addendum to the Northern California Glaziers master Agreement shall apply to Glazing Contractors signatory to this Area Addendum performing covered work within Fresno, Inyo, Kern, Kings, Merced, Madera, Mariposa, Mono, San Luis Obispo and Tulare Counties. Glazing Contractors signatory to this Area Addendum working within the counties as defined above shall have the following Articles of the Northern California Glaziers Master Agreement amended as provided below:

ARTICLE 1, DURATION - SHALL BE AS FOLLOWS

ARTICLE 1 DUATION OF AGREEMENT

This Agreement shall remain in full force and effect except as noted hereinafter, from August 1, 2015 to July 31, 2018 and shall continue in effect from August 1st to July 31st of each year thereafter unless at least sixty (60) days written notice is given by either party prior to July 31st, 2018 or any subsequent July 31st requesting modification and/or termination.

ARTICLE 12, TRAVEL TIME & SUBSISTENCE - SHALL BE AS FOLLOWS

ARTICLE 12

TRAVEL TIME & SUBSISTENCE

Section 1: Regular Employees of the Employers located in Fresno, Inyo, Kern, Kings, Merced, Madera, Mariposa, Mono, San Luis Obispo and Tulare Counties who are required to jobsite report more than thirty-five (35) miles from the point of dispatch (employee's home or individual Employer's shop) as determined by the individual Employer, shall receive Wages and Benefits for all time spent traveling beyond thirty-five (35) miles from the point of dispatch to the jobsite and return. Employees reporting in their private vehicles to a jobsite more than thirty-five (35) miles from the point of dispatch shall also receive mileage at the current IRS rate per mile for all miles traveled outside of the thirty-five (35) miles (Mileage and drive time is to be based on Google Maps without traffic). Mileage will be paid on a per vehicle basis. This system is based on employees reporting to their jobsite at their regular start time and working on the job until their regular guitting time. Travel from the jobsite in a private vehicle shall be considered as hours worked and mileage will be reimbursed at the current IRS rate per mile. All travel commencing after reporting to the Employers shop to and from the jobsite will be considered as hours worked and use of the employee's vehicle will be reimbursed at the current IRS rate per mile. At no time shall the employee be allowed to transport the Employer's material or equipment in his own vehicle.

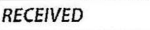
- A. TRAVEL TIME: Travel time to and from jobs shall not be considered overtime except Saturdays, Sundays and Holidays which shall be paid at the rate of time and one-half.
- B. Driving an Employers vehicle, before and after the normal work hours is working time with the first two (2) hours at straight time and thereafter at time and one-half. Riding as a passenger in such vehicle is also considered time, but there shall be no premium pay for riding during overtime. Driving an Employers vehicle on Saturday is working time with the first four (4) hours at time and one-half and anytime thereafter on Saturday at double time. Sunday and Holiday driving time with an Employers vehicle shall be paid at double time.

Travel Time Calculation Sheet (Formulas)

Employee Name	From: Starting Address To: Destination Address		
	Actual Commute (One Way)	(Enter minutes as per Google Maps W/O traffic)	(Enter miles as per Google Maps W/O traffic)
Adjusted Commute (One Way)	Calculation = (Adjusted Commute Miles x Minutes Per Miles)	Calculation = (Actual Commute Miles – 35)	an da karan yan kina kan dan dan dan dan dan dan dan dan dan d
Round Trip	Calculation = (Adjusted Commute Minutes x 2)	Calculation = (Adjusted Commute Miles x 2)	
Daily Travel Time/Mileage Reimbursement:	Calculation = (Round Trip Minutes rounded to the nearest ¼ hour)	Calculation = (Round Trip Miles x current IRS Rate)	2

Travel Time Calculation Sheet (Example)

John Doe	From: 123 Any Street, San Francisco, CA To: 456 Main Street, Fremont, CA			
	Actual Commute (One Way)	74	60 .	1.23
Adjusted Commute (One Way)	30.83	25		
Round Trip	61.67	50	Annual Province	
Daily Travel Time/Mileage Reimbursement:	1	\$28.75		



By Office of the Director - Research Unit at 11:16 am. Jul 21, 2019



HIGH PERFORMANCE

HIGH VALUE

NORTHERN CALIFORNIA GLAZIERS MASTER AGREEMENT

BETWEEN

DISTRICT COUNCIL 16

&

NORTHERN CALIFORNIA GLASS MANAGEMENT ASSOCIATION

July 1, 2015 - June 30, 2018

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ARTICLE 12 TRAVEL TIME and SUBSISTENCE

Section B. Subsistence

- 1. When employees are required to live away from their personal place of residence, in order to report for work when and where directed by the Employer, each employee shall receive lodging, or an amount equal to reasonable lodging, in advance, plus Subsistence in the amount of seventy-five dollars (\$75.00) per day, in advance, on a separate check.
- 2. Round trip airfare, mileage, or transportation shall be provided by the Employer on all jobs in which subsistence is required.
- Employees shall receive Travel Time, from the point of dispatch to the jobsite and return, on all jobs in which subsistence is required.

ARTICLE 13 COMMUTING, REIMBURSEMENT, PARKING EXPENSES and OTHER EXPENSES

Section A. Expense Reimbursement

All monies expended for carfare, toll expenses, telephone, parking while driving the Employer's vehicle, and other legitimate expenses incurred in going to and from the shop to the jobsite, and from jobsite to jobsite shall be paid by the Employer upon presentation of appropriate bona fide receipts, if available. Receipts must be turned into the Employer for reimbursement on a weekly basis. If the Employee fails to turn in their receipts weekly, the Employer shall not be obliged to reimburse the late receipts.

Section B. Parking Expenses

When employees are driving their own vehicles for the purpose of jobsite reporting and no free public parking is available, parking expenses will be reimbursed by the Employer upon presentation of bona fide receipts. Employees must be prudent in selecting the least expensive parking facility within five (5) blocks of the jobsite. When toll expenses are incurred while reporting directly to the jobsite they shall be paid by the Employer. All parking and bridge tolls are to be paid by the Employer. Receipts for parking must be turned in to the Employer for reimbursement on a weekly basis. "FasTrak" users will be reimbursed upon showing of receipts on a monthly basis. All reimbursements for parking are to be paid weekly and in full at time of lay-off or termination. Whenever possible, the employees are encouraged to car pool to the jobsite.

Section C. Parking Tickets

Parking violations incurred while using the Employer's vehicle will be reimbursed providing that the violation was not flagrant in nature and due care was exercised in trying to prevent receiving such a citation.

Section D. Public Transportation

When an employee is required to report to a jobsite and it is more economical and/or convenient for the employee to use public transportation, the cost of public transportation shall be paid in advance or reimbursed to the employee. The use of public transportation shall be at the sole discretion of the employee.