IAM NATIONAL PENSION FUND STANDARD CONTRACT LANGUAGE CBA INSERT

ARTICLE	- PENSIONS								
	job classifications listed b		*	Fund") for each hour/day* for which tare entitled to receive pay under this					
\$	For Each Hour		For Each Day	effective					
\$	For Each Hour		For Each Day	effective					
\$	For Each Hour		For Each Day	effective					
\$	For Each Hour		For Each Day	effective					
\$	For Each Hour		For Each Day	effective					
\$	For Each Hour		For Each Day	effective					
Hourly Hourly Daily ra If the employee hour/day.	rates above apply to the foll All job classifications cov	k week is a sat least 4 for the sat least 4 fo	at least 40 hours based on 5 to hours but less than 5 days less than 40 hours. ar/day, contributions will be classifications: this Agreement	work days. S. See made by the Employer for the full					
	Only the following job classifications**:								
**Note: Any excluded job classifications above must be covered under a separate Standard Contract Language specifying their applicable contribution rate.									
The parties have <u>only</u> one):	negotiated to limit contribut	tions to a 1	maximum contribution for	each employee as follows (please mark					
	40 hours per week								
	2080 hours per year (with no weekly maximum)								
	No weekly or annual maximum	imum							

B. The Employer shall continue contributions for all contractually obligated time paid.

C.	If tl	he parties	agree to any exceptions to Section B, they must be listed below:				
			None				
		1.					
		2.					
		3.					
		4.					
D.		on unpaid	may negotiate that contributions will continue based on a forty (40) hour work week when an encleave for union business: Yes No negotiate how long:	nployee			
per	mplod, l	ntributions oyment. T but no late	is for a new, temporary, probationary, part-time, and full-time employee are payable from the firs The parties may negotiate that contributions will begin at the completion of the employee's probater than sixty (60) calendar days after date of hire. If contributions are to begin later than 60 calendar, the exclusion may require approval by the Trustees.	itionary			
	1)) Will contributions begin from date of hire? Yes \(\square\) No \(\square\)					
	2)	If no, w	rill contributions begin at the completion of the probationary period but not later than 60 calen	ıdar			
		days afte	er date of hire? Yes No				
	3)	If no, in	ndicate length of time contributions will be excluded (specify calendar or working days)				
	4)	Indicate	the length of the probationary period				
	5)	Does the	e company hire temporary employees? Yes 🗌 No 🗍				
	6)	Will con	ntributions for temporary employees begin from date of hire? Yes No				
	7)	If no, wi	ill contributions for temporary employees begin at 90 calendar days? Yes 🗌 No 🗍				
	8)	In no, in	ndicate the length of time contributions will be excluded for temporary employees (specify cale	endar or			
		working	g days)				
Agı ado	Res reem pted	tated Trustent ("Trustent the Trustent the Trustent the Trustent the Trustent Truste	er adopts and agrees to be bound by, and hereby assents to, the IAM National Pension Fund Amest Agreement, including all amendments thereto, whether adopted before or after the date of this st Agreement"), which is incorporated into this Agreement and made a part hereof, and the Plan rustees of the Fund (the "Trustees") in establishing and administering the foregoing Plan pursuant, as currently in effect and as the Trust and Plan may be amended from time to time.	rules			
Sub	sequ	ient rate ii	nent shall remain in effect until the Employer is no longer required to make contributions to the P nereases may be implemented through a separate Letter of Agreement or renewal Collective Bargeen the bargaining parties.				

H. The parties may increase the Contribution Rate and/or add job classifications or categories of hours for which contributions are payable. The parties acknowledge that the Trustees may terminate the participation of the employees

and the Employer in the Plan for reasons including, but not limited to, if the successor collective bargaining agreement fails to renew the provisions of this pension Article or reduces the Contribution Rate.

I. This Article contains the entire agreement between the parties regarding pensions and retirement under this Plan and any contrary provisions in this Agreement shall be void. No oral or written modification of this Agreement shall be binding upon the Fund unless agreed to in writing by an authorized representative of the Fund. No grievance procedure, settlement or arbitration decision with respect to the employer's obligation to contribute shall be binding upon the Fund, unless the Fund has agreed to be a party to such proceeding.

-- END OF STANDARD CONTRACT LANGUAGE --

[The remainder of this page is intentionally left blank.]

FOR THE UNION:		FOR THE	FOR THE COMPANY:		
Name and Number of Lodge		Name of Co	mpany		
Union Signature		Employer S	ignature		
Printed Name of Union Repre	sentative	Printed Nam	ne of Employer Representative		
Title		Title			
Date:		Date:			
Email Address:		Email Addro	Email Address:		
EMPLOYER'S IRS IDENTIF	FICATION NUMBER:				
Company mailing address:					
For Plants or terminals located	l at:				
(Street)	(City)	(State)	(Zip)		
(Street)	(City)	(State)	(Zip)		
(Street)	(City)	(State)	(Zip)		
RECEIVED AND ACKNOV	WLEDGED BY:				
Authorized Officer Signa	ature				
Date:					
Authorized Officer: Yol		, Executive Director			

Page 4 of 4