MEMORANDUM OF UNDERSTANDING

between

SAN MATEO COUNTY HARBOR DISTRICT

and

OPERATING ENGINEERS LOCAL UNION NO. 3



March 20, 2024, through June 30, 2029

| TABLE OF CONTENTS | |
|---|----|
| 1. Recognition | 1 |
| 2. Union Security | 1 |
| 3. Union Access to Bargaining Unit Member | 3 |
| 4. Union Representative | 4 |
| 5. Employee Rights/District Rights | 5 |
| 6. Definitions | 6 |
| 7. Overtime Procedures | 8 |
| 8. Salaries and Other Compensation | 9 |
| 9. Probation | 11 |
| 10. Training | 12 |
| 11. Promotion | 12 |
| 12. Evaluation and Performance Review | 12 |
| 13. Adjustments to Pay Schedule | 13 |
| 14. Pay Basis for Benefits and Contributions | 13 |
| 15. Uniforms | 13 |
| | |
| 16. Health, Welfare and Insurance | 14 |
| 17. Extended Illness Bank (EIB) | 18 |
| 18. Retirement System | 19 |
| 19. Paid Time Off (PTO) | 19 |
| 20. Extended Illness Bank (EIB) | 21 |
| 21. Flexible Time | 22 |
| 22. District Observed Holidays | 22 |
| 23. Float Hours – In Lieu of Observed Holidays | 23 |
| 24. Leave of Absence | 23 |
| 25. Jury Duty | 23 |
| 26. Voting | 23 |
| 27. Military Duty | 24 |
| 28. Maternity Leave | 24 |
| 29. Family Care Leave | 24 |
| 30. Industrial Disability Leave | 24 |
| 31. Emergencies | 24 |
| 32. Employee in a Limited Duty Accommodation Status | 25 |
| 33. Bereavement Leave | 25 |
| 34. Severance | 25 |
| 35.Layoff and Re-employment | 25 |
| 36. Transfers | 25 |
| 37. Assignment of Harbor Patrol Work shifts | 26 |
| 38. Discipline | 27 |
| 39. Personnel Files | 27 |
| 40. Grievance | 27 |
| 41. District Personnel Policies and Procedures | 28 |
| 42. Outside Employment | 29 |
| 43. Severability of Provisions | 29 |
| 44. Past Practices and Prior Memoranda of Understanding | 29 |
| Signatures | 30 |
| orginatar oo | 50 |

Memorandum of Understanding between San Mateo County Harbor District A Political Subdivision of the State of California and Operating Engineers Union, Local 3

This Memorandum of Understanding (MOU) is entered into pursuant to the provisions of Section 3500 et seq, of the Government Code of the State of California.

The San Mateo County Harbor District and the Operating Engineers Union, Local 3 have met and conferred in good faith regarding wages, hours, and other terms and conditions of employment for the Employees in said representation unit and have freely exchanged information, opinions, and proposals and have reached agreement on all matters relating to the employment conditions and Employer-Employee relations of such Employees.

This MOU shall be presented to the Board of Harbor Commissioners of the San Mateo County Harbor District as the joint recommendation of the undersigned parties for salary and Employee benefit adjustments beginning the first full pay period following ratification and running through the ending June 30, 2029.

1. RECOGNITION

1.1. <u>Union Recognition</u>

Operating Engineers Union, Local 3, hereinafter referred to as the "Union" is the recognized Employee organization for the following positions of the San Mateo County Harbor District:

Assistant Harbormaster, Deputy Harbormaster, and Harbor Worker.

1.2. District Recognition

The General Manager, or any person or organization duly authorized by the General Manager, is the representative of the San Mateo County Harbor District, hereinafter referred to as the "District", in Employer-Employee relations.

2. UNION SECURITY

2.1. Fair and Non-Discriminatory Representation

The Union agrees that it has the duty to provide fair and non-discriminatory representation to all employees in all classes in the units for which this section is applicable regardless of whether the employees are members of the Union.

2.2. <u>Certification</u>

The District will rely on a written certification from the Union requesting that the District deduct from employees' salaries or wages an amount equal to the Union's monthly dues or fees authorized by the Union Bylaws. The Union has and will obtain and maintain signed employee authorizations for said wage deductions and will represent to the District that each bargaining unit employee is affirmatively consenting to the dues deductions consistent with federal law. After providing the required certification, the Union will not be required to provide a copy of individual authorizations to the District unless a dispute arises about the existence or terms of the authorization. The Union will, however, each month provide the District with a list of all active Union members and non-members in the bargaining unit.

Based on the certification from the Union described above, the District will deduct, monthly, the amount of Union regular and periodic dues and fees and any special membership assessments as may be specified by the Union under the authority of an authorization card signed by the employee. Dues deduction for employees will only be made upon the written certification from the Union.

A written statement of the names and amounts deducted will be forwarded promptly to the Union office, at the address specified by the Union.

The District will provide the Union with a list of newly hired unit members.

The employees' earnings must be sufficient, after all other required deductions are made, to cover the amount of the deductions authorized by this Section. When an employee is in a non-pay status for an entire pay period, no deductions for union dues or fees will be made to cover that pay period. If an employee is in a non-pay status for part of the pay period such and that employee's wages are not sufficient to cover the full deduction, the District will not deduct Union dues. All other required and authorized deductions have priority over the Union dues.

2.3. <u>Change or Cancellation of Deductions</u>

The District will direct employees requesting to discontinue or change Union dues deductions to the Union. The District will rely on information provided by the Union regarding whether or the authorization for the Union dues deductions was properly discontinued or changed but will determine for itself if an employee is affirmatively consenting to Union dues deductions.

2.4. <u>Itemized Record</u>

The Union shall keep an adequate itemized record of its financial transactions, and shall, upon request by the District, make available annually to the District and to bargaining unit members, within sixty (60) days after the end of its fiscal year, a detailed written financial report in the form of a balance sheet and an

operating statement, certified as to its accuracy by its president and treasurer, or corresponding principal officer, or by a certified public accountant.

2.5. Indemnification

The Union shall defend, indemnify, and hold harmless the District and its officers and employees from any claim, loss, liability, cause of action or administrative proceeding arising out of the operation of this Article. Upon commencement of such legal action, administrative proceeding, or claim, the Union shall have the right to decide and determine whether any claim, administrative proceeding, liability, suit or judgment made or brought against the District or its officers and employees because of any application of this Article shall or shall not be compromised, resisted; defended, tried or appealed. Any such decision on the part of the Association shall not diminish the Union's defense and indemnification obligations with this MOU.

The Union, upon its compromise or settlement of such action or matter shall timely pay the parties to such action all such sums due under such settlement or compromise. The Union, upon final order and judgment of a Court of competent jurisdiction awarding damages or costs to any employee, shall pay all sums owing under such order and judgment.

The District, immediately upon receipt of notice of such claim, proceeding or legal action shall inform the Union of such action, provide the Union with all information, documents, and assistance necessary for the Union's defense or settlement of such action and fully cooperate with the Union in providing all necessary employee witnesses and assistance necessary for such defense. The cost of any such assistance shall be paid by the Union.

3. UNION ACCESS TO BARGAINING UNIT MEMBER

3.1. Bargaining Unit Member Contact Information

To the extent required by Government Code Section 3558, the District will provide the Union with a list of names and contact information (listed below if on file) for any newly hired bargaining unit member within thirty (30) days of the date of hire or by the first pay period of the month following hire. The District will also provide the Union the contact information for all bargaining unit members no later than 20 workings days from the date of ratification of this agreement and then again on the last working day of September, January, and May each year this agreement is in force. The information will include the following information except for any information subject to exclusion pursuant to Government Code Section 6254.3(c):

- Employee name,
- Job title,
- Department,

- Work location,
- Home address,
- Personal telephone numbers, and
- Personal email addresses on file with the District.

3.2. <u>Union Access to New Employee Orientation</u>

The District will notify each new bargaining unit eligible member that their classification is part of a bargaining unit represented by the Union, and the name of a representative of the Union. If requested, the District will provide the employee with a packet of information and an electronic membership application form supplied by the Union.

The District will provide the Union not less than ten (10) days' notice of the onboarding orientation meeting held between the Human Resources Department representatives and new bargaining unit employees, including the date, time and location of the orientation meeting. If a bargaining unit member's first day of work begins less than ten (10) days after the date the employee is hired, the 10-day notice requirement may be reduced, and the District will instead provide as much advance notice as reasonably possible of the orientation meeting.

The District will allow an Operating Engineers Local 3 unit member representative and/or an Operating Engineers Local 3 outside labor representative to spend up to thirty (30) minutes with the new unit member at the end of the onboarding orientation meeting in order to provide information and materials about the collective bargaining agreement and related matters. No representative of District management will be present during the Union's presentation.

4. UNION REPRESENTATIVES

4.1 <u>Employees of the Union:</u>

Employees of the Union may enter the premises of the District to observe whether the terms and conditions of this Agreement are being adhered to, provided that such activity shall not interfere with or delay the work of the employees of the District. Upon arrival, the Union's Employee(s) will advise the General Manager or the General Manager's designee, of the Union Employee's presence on the property.

4.2 <u>Authorized Representative</u>

Each year, on or before January 31, the Union will inform the District, in writing, of the Business Agent(s), representative(s) and steward(s) who are authorized to represent employees and to act on behalf of the Union.

4.3 <u>Presence of Steward</u>

The release of shop stewards from work to perform their duties will depend on the District's operational needs as determined by the District. If the District requests the presence of a steward or, if it is mutually agreed that the presence of the shop steward is necessary for resolution of the issue, it will be without loss of pay.

4.4 <u>Release of Unit Representative:</u>

A maximum of two (2) employees shall be released from work by the District to attend negotiations between the Union and the District. Reasonable time shall be allowed for this purpose with pay. No overtime shall be allowed for this purpose, unless approved by the General Manager in advance of the meeting. Absent unusual circumstances the Union will notify the General Manager or the authorized designee in writing at least one week in advance of the bargaining session of the names of the employees to be released to attend negotiations.

5 EMPLOYEE RIGHTS/DISTRICT RIGHTS

5.1 <u>Meyers-Milias-Brown Act</u>

The Union, on behalf of the Employees it represents, retains all the rights granted to it by the Meyers-Milias-Brown Act.

5.2 <u>Use of District Facilities</u>

Employees of the Union or their representatives may, with the prior approval of the District's General Manager, be granted use of District facilities for meetings of District Employees provided space is available.

The use of District equipment other than items normally used in the conduct of business meetings, such as desks, chairs, and dry erase boards, is strictly prohibited, the presence of such equipment in approved District facilities notwithstanding.

5.3 <u>Bulletin Boards</u>

The Union may use portions of District bulletin boards under the following conditions:

All materials must be dated and must identify the Union as the publisher. Unless special arrangements are made, materials posted will be removed thirty-one (31) days after the publication date.

The District agrees to provide bulletin boards in reasonable locations and designate a reasonable portion thereof for Union use.

If the Union does not abide by these rules, it will forfeit its right to have materials posted on District bulletin boards.

5.4 <u>Advance Notice</u>

5.4.1 Fourteen-Day Notice

Fourteen (14) calendar day written notice (email notification is sufficient) shall be given to the Union and Stewards of any policy, ordinance, rule, resolution, or regulation relating to matters within the scope of representation proposed to be adopted by the District and be offered the opportunity to meet with the District's General Manager or properly authorized designee prior to the date of adoption. The Union's failure to respond within the 14 days will be deemed by the District as the Union having no objection to the change.

5.4.2 Emergency Adoption Without Prior Notice:

In the event of an emergency necessitating immediate action, the District's General Manager or designated representative shall notify the Union in writing within seventy-two (72) hours of the adoption by the Board and upon request meet with the Union and Stewards within 14 calendar days of the adoption.

5.5 <u>District Rights</u>

It's rights of the District, except as modified by this Agreement include, but are not limited to, the exclusive right to determine the mission of its constituent departments, commissions, and board; set standards of service; determine the procedures and standards of selection for employment and promotion; direct its Employees; take disciplinary action; relieve its Employees from duty because of lack of work or for other legitimate reasons; maintain the efficiency of governmental operations; determine the methods, means, and personnel by which governmental operations are to be conducted; determine the content of job classifications; take all necessary actions to carry out its mission in emergencies; and to exercise complete control and discretion over its organization and the technology of performing its work.

5.6 <u>No Discrimination</u>

There shall be no discrimination based on race, creed, color, national origin, sex, sexual orientation, gender identity, or legitimate Union activities against any Employee or applicant for employment by the Union or by the District or by anyone employed by the District; and to the extent prohibited by applicable state and federal law, there shall be no discrimination because of age. There shall be no discrimination against any disabled person solely because of such disability unless that disability prevents the person from meeting the minimum standards established, with or without reasonable accommodation.

6 DEFINITIONS

6.1 <u>Callback</u>

Anytime an employee is called back to work, outside their scheduled work hours.

Hours worked as an extension of an already scheduled shift are not "callback."

6.2 <u>Designated Person under EIB.</u>

Any individual related by blood or whose association with the employee is the equivalent of a family relationship.

6.3 <u>Extended Illness Bank (EIB)</u>

Individual Employee Account with accrued hours designed for specific shortterm illnesses or severe or long-term illness for self or family members (as defined by the California Family Rights Act (CFRA)) for continuity of pay.

6.4 Family Member under EIB

A child of any age, spouse, domestic partner, parent, parent-in-law, grandparent, grandchild, or sibling, or someone else related by blood or in a family-like relationship ("designated person") with a serious health condition.

6.5 <u>Limited Duty</u>

Includes work restrictions (modifications of work duties or tasks) determined and recommended by an Accepted Medical Provider who has been rendering treatment to the employee and who is qualified to render an opinion on the employee's physical abilities.

6.6 <u>Limited Duty Accommodation</u>

A reasonable accommodation allows an employee to continue to work in a job with accommodation for appropriate physical and/or mental requirements (as per accepted medical provider's instructions) while the employee recovers from an injury, illness or pregnancy, or while dealing with a medical condition.

6.7 <u>Overtime</u>

6.7.1 <u>12-hour shift schedule:</u>

Overtime shall be defined as all-time worked by an Employee in excess of twelve (12) hours on an employee's regularly scheduled workday, or forty (40) hours in an Employee's workweek.

Anytime worked outside the employees regularly scheduled workday if required by the District.

A voluntary shift change request, requested and approved by the employee, is not, in itself, considered overtime.

6.7.2 <u>10-hour shift schedule:</u>

Overtime shall be defined as all-time worked by an Employee in excess of ten (10) hours on an employee's regularly scheduled workday, or forty (40) hours in an Employee's workweek.

Anytime worked outside the employees regularly scheduled workday if required by the District.

A voluntary shift change request, requested and approved by the employee, is not, in itself, considered overtime.

6.7.3 <u>Holiday Overtime</u>

Time worked in excess of regularly scheduled shift on official holidays as recognized by the District.

6.8 Paid Time Off (PTO) Bank

Individual Employee account containing accrued hours designated for vacation, holiday time off, the occasional sick day, or other personal needs.

6.9 Paid Time Off (PTO) Plan

The Paid Time Off (PTO) plan is a benefit designed to provide the Employee with paid personal time away from work to ensure continuity of pay.

6.10 <u>Standby</u>

Anytime an Employee is required to be available for duty, although not required to be on site. The opportunity to receive standby status will be based on seniority.

6.11 Workweek

The District's workweek is defined as Sunday at 0000 (12:00 Midnight) through Saturday at 2400 (12 midnight). The beginning and end time and day of the week of each Employee's schedule shall be posted by the Harbormaster (or designee).

7 OVERTIME PROCEDURES

7.1 Overtime Authorization

The General Manager, Director of Operations, or Harbormaster must authorize all overtime in writing for all overtime suffered or permitted including Holiday Overtime, in advance of being worked where reasonable and practical. A log entry, by or directed by the General Manager, Director of Operations, or Harbormaster shall suffice for written authorization. An employee who violates this Section by working unauthorized overtime may be subject to discipline, up to and including termination.

The Harbormaster may delegate authority to approve overtime to the Assistant Harbormaster. This delegation shall be in writing with a copy provided to the Director of Administrative Services.

In the event of the unavailability of the Harbormaster, the Assistant Harbormaster may approve overtime for urgent, short-term requirements. If authorized by the Assistant Harbormaster, a log entry shall be made as to the requirement for the overtime.

7.2 <u>Overtime Converted PTO</u>

The District shall keep a separate accounting of overtime-converted PTO, and Employees must draw from the overtime-converted PTO bank first, before drawing from other PTO categories. Any converted PTO in the converted PTO bank on June 30th of each year will be paid out to the employee.

7.3 District's Right to Minimize Overtime

The District shall have the option of altering the working schedule to minimize the amount of overtime paid to Employees. Any shift change is subject to Section 21.

8 SALARIES AND OTHER COMPENSATION

8.1 <u>Wage Increases</u>

8.1.1 Fiscal Year 2023/2024

Base Salary will increase to the amounts in the following table beginning the first full pay period following ratification of this MOU.

| | Hourly Rate per Step | | | | | | | Salary Range | | | |
|------------------------|----------------------|----|--------|----|-------|----|-------|--------------|-------|--------------|--------------|
| | | | | | | | | | | Annual- | Annual- |
| POSITION | Step 1 | S | itep 2 | S | tep 3 | S | tep 4 | S | tep 5 | Bottom | Тор |
| Assistant Harbormaster | \$ 54.18 | \$ | 56.90 | \$ | 59.74 | \$ | 62.73 | \$ | 65.87 | \$112,694.40 | \$137,009.60 |
| DHMB/Training Officer | \$ 47.76 | \$ | 48.92 | \$ | 51.26 | \$ | 53.71 | \$ | 56.30 | \$ 99,340.80 | \$117,104.00 |
| Deputy Harbormaster B | \$ 45.48 | \$ | 46.59 | \$ | 48.82 | \$ | 51.16 | \$ | 53.61 | \$ 94,598.40 | \$111,508.80 |
| Deputy Harbormaster A | \$ 36.69 | \$ | 38.52 | \$ | 40.45 | \$ | 42.47 | \$ | 44.59 | \$ 76,315.20 | \$ 92,747.20 |
| Harbor Worker B | \$ 28.09 | \$ | 29.65 | \$ | 30.97 | \$ | 32.52 | \$ | 34.15 | \$ 58,427.20 | \$ 71,032.00 |

Employee's serving in the position of Assistant Harbormaster Step 4, Deputy Harbormaster B Step 4, Harborworker B Step 4, and Training Officer Step 4 with at least twelve (12) months service in that position, shall be promoted to Step 5, upon the first day of the first full pay period following ratification on this MOU.

8.1.2 Fiscal Year 2024/2025 through FY 2028/2029:

Effective on the first full pay period following July 1 of Fiscal Year 2024/2025 through fiscal year Fiscal Year 2028/2029, the base salary will increase by the previous calendar year Annual (average) Cost of Living Allowance as published by the San Francisco-Oakland-Hayward Consumer Price Index for All Urban Consumers with a minimum of two percent (2%) and maximum of five and one-half percent (5.5%).

8.2 <u>One-Time Payment</u>

The District will make the following one-time payments to each employee:

\$1,000 one-time payment effective the first pay period following the ratification of this MOU,

\$1,000 one-time payment effective the first pay period following July 1, 2024 \$1,000 one-time payment effective the first pay period following July 1, 2025 \$1,000 one-time payment effective the first pay period following July 1, 2027 \$1,000 one-time payment effective the first pay period following July 1, 2027 \$1,000 one-time payment effective the first pay period following July 1, 2028

8.3 Additional Pay

8.3.1 Deferred Compensation Plan/Flexible Spending Account

District will provide an amount equal to three percent (3%) of base salary to each employee to fund their 457 deferred compensation account or their flexible spending account.

8.3.2 <u>Shift Differential</u>

Beginning the first full pay period following ratification of this MOU an Employee's regular wages (base rate of pay) shall be increased by six percent (6%) for those hours worked between 6:00 p.m. and to 6:00 a.m. (1800-0600).

8.3.3 Holiday Overtime Compensation

Holiday overtime shall be paid at a rate of twice (2x) the regular hourly rate of base salary.

8.3.4 Call Back

The Employee in call-back status shall be paid at one-and-one-half (1.5) their regular wages or receive compensatory time at a rate of one-and-one-half hour for every hour worked, with a minimum of three (3) hours credit even though less time may have been worked.

Continuation of work beyond a previously scheduled work period is not deemed to be call back.

Voluntary schedule change between employees within the same pay period is not considered call-back. Voluntary schedule changes between employees may only take place during the same pay period as approved by the Harbormaster or Assistant Harbormaster. Voluntary schedule change initiated by an employee is not subject to the fourteen (14) day notice of schedule change.

Callback opportunities shall be based on seniority.

8.3.5 <u>Standby Rate of Pay</u>

Employees in standby status will be compensated at the employee's regular rate of pay.

8.3.6 Rate of Overtime Compensation

Overtime shall be compensated for at the rate of one-and- one-half (1.5) times the Employee's regular rate of pay. Regular rate of pay is calculated based on Fair Labor Standards Act (FLSA) regulations.

Overtime compensation may be converted to PTO at the option of the Employee at a rate of one (1) hour of overtime for one-and-one-half (1.5) hours of PTO, except that an Employee may not convert overtime to PTO once the employee has accrued two hundred and forty (240) hours of converted PTO hours (which is the equivalent of one hundred and sixty (160) overtime hours worked).

9 PROBATION

9.1 Initial Probation

All original appointments shall be subject to a probationary period lasting not less than twelve (12) months of actual service and may be extended not to exceed six (6) additional months, or as provided in Section 10.

During or before such probationary period the Employee is expected to obtain the training and qualifications as outlined in the District Training Plan to be promoted to the position as a regular permanent Employee to which the probationary appointment was made.

During the initial probationary period an employee may be rejected at any time by the General Manager without cause and without the right of appeal. The department head or facility manager shall evaluate the performance of the probationary Employee and shall submit an evaluation report, after counseling the Employee on the evaluation, to the General Manager within fourteen (14) working days of the end of the third and sixth month of the Employee's probationary period, or more frequently if desired by the facility department head or facility manager or General Manager.

9.2 <u>Promotional Probation</u>

All promotional appointments shall be subject to a probationary period lasting not less than six (6) months and which may be extended not to exceed six (6) additional months;

An employee promoted to a position for a probationary period, if rejected for promotion by the General Manager, or the General Manager's designee, during that period, shall be returned to the lower job class, and reasons for the rejection shall be provided to the Employee in writing.

There shall be no appeal of the General Manager's, or the designee of the General Manager, decision to reject promotion from probation.

10 TRAINING

10.1 See Training Side Letter

11 PROMOTION

Deputy Harbormaster A Step 1 through Deputy Harbormaster B Step 4, and Assistant Harbormaster Steps 1 through 4 may be promoted to the next Step on the Employee's anniversary date provided the employee receives a satisfactory employee evaluation.

The increase in pay under this provision is effective the first day of the first pay period after the Employee's promotion date.

Employees may be promoted from either Deputy Harbormaster B Step 4 or 5 to Assistant Harbormaster only when a vacancy occurs. The position shall not be considered vacant if the Incumbent is utilizing PTO or is otherwise away on a temporary basis. If an employee is designated in writing to serve in an Acting capacity during the vacant period, the Employee shall be paid at the salary level of Assistant Harbormaster, Step 1, or the Assistant Harbormaster Step that is at least 5% above Employee's current salary level, whichever is greater.

12 EVALUATION AND PERFORMANCE REVIEWS

The Harbormaster shall ensure an annual Employee Performance Review for each Employee is completed at least thirty (30) days prior to the Employee's anniversary date. The evaluation, once complete, shall be reviewed by the Employee with the supervisor. The Employee shall have ten (10) working days to review and provide feedback on the evaluation if they so desire. The evaluation is then forwarded to the Director of Operations for review and comment, if any. The General Manager is the final signature authority on all evaluations.

The Supervisor is not required to make changes to the evaluation based on feedback provided by the employee, but may if deemed appropriate.

An Employee who fails to provide feedback on their evaluation within the ten (10) working days forfeits their right to provide input and the evaluation shall be processed.

An Employee's progress towards meeting the mandatory requirements of the Training Plan as detailed in the Employee's Individual Training Plan shall be documented in the annual evaluation. An employee's refusal to accept optional training may not be held against the employee.

If a performance review is not completed in a timely manner (thirty (30) days after the Employee's anniversary date unless an extension has been granted), the employee's performance for that period will be deemed satisfactory. Only the General Manager, Director of Operations, or Director of Administrative Services may grant an extension. An extension, if granted, must be documented in writing and forwarded to the employee and General Manager.

No Employee shall be adversely affected if the Employee's performance review is not completed in a timely manner as provided for elsewhere in this section.

Performance reviews will include, but is not limited to, the employee's performance, conduct, training, and teamwork during the evaluation period as well as an evaluation of achievement of performance goals agreed upon by the Employee and the Employee's supervisor at the start of the work period to which the performance review applies.

13 ADJUSTMENTS TO PAY SCHEDULE

All adjustments to pay that occur shall be effective on the first day of the first pay period after the Employee's anniversary date.

14 PAY BASIS FOR BENEFITS AND CONTRIBUTIONS

Salary, including all adjustments to the salary level such as all salary increases and other PERSable adjustments to pay, shall be used as the basis for CaIPERS and any other plan that utilizes earnings as the basis for contributions.

15 UNIFORMS

When otherwise representing the District. The required uniform, along with any required uniform accessory items, shall be provided by the District, who shall provide for the cleaning, laundering and maintenance of said uniform. All uniforms and uniform accessory items provided by the District shall remain the property of the District and shall be returned when requested by the District's General Manager, or the General Manager's designee.

The Employee shall be responsible for maintaining safety shoes, deck shoes, and all uniform accessory items in good condition.

Footwear: The purchase of footwear must be pre-approved by the Harbormaster/Assistant Harbormaster. All footwear purchases must be made using the District's purchase card.

District Uniform Policy will govern the issuance of uniforms, uniform accessory items and personal safety equipment, and their replacement intervals.

16 HEALTH, WELFARE AND INSURANCE

16.1 <u>Healthcare:</u>

For those employees that select health and welfare benefits through the Operating Engineers Public & Miscellaneous Employees Health and Welfare Trust Fund ("Trust Fund"), the Employer agrees to contribute to the Trust Fund, at its respective office in Alameda, California, or such other designated place of payment as the Trustees of said Trust Fund may determine, the below listed amounts, per month, for each eligible employee as defined by this Agreement, for the purpose of providing such employee and his/her dependents with health and welfare benefits as are now in effect, or as may hereafter be specified by the Trustees of said Trust Fund.

The Employer further agrees to accept, assume and be bound by all of the obligations imposed upon Individual Employers by that certain Trust Agreement referred to for convenience as the "Operating Engineers Public and Miscellaneous Employees Health and Welfare Trust Agreement ("Trust Agreement") as said Trust Agreement may now exist or may hereafter be amended (a copy of which has been delivered to the Employer and receipt of which is expressly acknowledged) and further agrees to be bound by any amendments, modifications, changes or mergers with respect to said Trust Agreement made by the parties thereto.

The Employer further agrees that it does irrevocably designate and appoint the Employer Trustees in the Trust Agreement as its attorneys-in-fact for the selection, removal and substitution of trustees, as provided for in said Trust Agreement and as may be hereinafter provided by or pursuant to said Trust Agreement, and further consents to be bound by the acts and determinations of the Trustees acting pursuant to the authority conferred upon them.

| Anthem A | Single | \$1,187 | Anthem D (Includes | Single | \$1,061 |
|-----------------------------------|-----------|---------|---------------------------------------|-----------|---------|
| (Includes dental/vision/family | Two-Party | \$2,344 | dental/vision/family orthodontics) | Two-Party | \$2.091 |
| orthodontics) | Family | \$3,154 | | Family | \$2,812 |
| | | | | | |
| Kaiser B (Includes | Single | \$1,119 | Kaiser A (Includes | Single | \$1,062 |
| dental/vision/family | Two-Party | \$2,209 | dental/vision/family | Two-Party | \$2,094 |
| orthodontics) | Family | \$2,872 | orthodontics) | Family | \$2,722 |

Effective March 20, 2024, the monthly contributions per eligible employee and plans offered shall be as follows:

Each employee shall pay 7% of the premium cost for health insurance; District will be responsible for 93% of the premium.

The above contribution shall be made on or before the fifteenth (15th) day of the month following the month in which an employee works or is paid by the Employer.

Each plan includes medical, Rx, dental (including orthodontics), vision coverage, and in CY2024 provides \$10,000 life, \$2,500 burial, and ARP.

In the event that the Trustees of the Trust Fund determine that current contribution amount or the amount referred to in this Agreement is insufficient to provide the benefits then in effect, the Employer herein agrees to pay such further amount as may be necessary in the decision of the Trustees to maintain the then current level of benefits for the life of the Agreement as determined by the Board of Trustees.

In the event the Employer herein fails to pay the amounts of Trust Fund contributions due and owing for the period in which they are due and owing, the Employer shall pay, in addition to the amounts due as contributions, such additional interest, liquidated damages and/or attorney's fees as are set forth in the Trust Agreement or the Trust Fund's policies to which the Employer is bound.

The District reserves the right to seek out and obtain comparable coverage in order to affect cost savings to the District. Any changes in plans or coverage shall require the District to meet and confer with the Union. Such changes in coverage or replacement plans shall be effective only upon the ratification of such changes by the parties to this Agreement.

Any regular, full-time employee who provides evidence of alternative health and medical insurance may opt to withdraw from the District's health and medical insurance program. If the District will affect savings as a result of not having to pay premiums for these employees who withdraw from the program, fifty percent (50%) of such savings based on the most inexpensive option available or a maximum of \$990.00, whichever is less, shall be returned to the individual in the form of a bonus payable concurrent with regular payroll.

16.2 Longevity Health Insurance Premium Payment Program

Any Employee hired prior to July 1, 2009, upon leaving District employment, shall be entitled to continue the individual's and dependent's then existing health, dental, and vision benefits, and life insurance, at District expense, provided that the individual meets all of the following conditions:

The individual's total service at the time of separation, for any reason is not less than twelve (12) years.`

The individual was an Employee after January 1, 1981.

The employee was hired before July 1, 2009.

The individual was not terminated for good cause.

The District shall pay the premiums or other charges for qualifying individual's continuing coverage for health; dental, vision, and life Insurance benefits pursuant to the following formula: for each two (2) months of service of an individual, the District will pay one (1) month's premium for said health and welfare benefits and one (1) month's premium for said life insurance. The premium paid shall be that to provide, at the minimum, the standard health, dental, vision, and life insurance benefits provided to the individual and/or the employees dependents at the time the individual leaves District employment, plus any additions to coverage or increased policy limits provided to continuing Employees, subject to the provisions of the insurance itself which may limit the level of continuing benefits or coverage.

Thereafter, the individual may continue the health and welfare or insurance benefits by personal payment if authorized by the respective carriers. If a qualified individual dies before the District's obligation to pay premiums expires, the District will continue to pay the applicable premiums for the individual's domestic partner, spouse and/or dependents, if any, until the District's obligation expires.

If any individual who is otherwise eligible for these continuing benefits obtains similar benefits through any new employment or service with a public or private entity, other than benefits provided as a self -employed individual, the premiums paid by District for said benefit shall cease permanently, regardless of the cessation of said secondary employment benefit(s).

Any qualified individual has the right to demand that the District may direct payment of the cost of the then applicable health and welfare or life insurance premiums to any other carrier or provider of the individual's choosing. Such payments shall not exceed that which the District would have paid had the individual remained in the District's available programs.

This Section is subject to revision or elimination on the basis of future actions by the legislature of the State of California or the Board of Harbor Commissioners of the San Mateo County Harbor District. Should this Section be modified or eliminated all benefits previously earned and vested shall be maintained if permitted by Law.

This Section shall be changed only after the parties "meet and confer" and such changes shall not become effective until ratified by the parties.

Employees hired on or after July 1, 2009 shall not be entitled to receive benefits from the Longevity Health Insurance Premium Program. The District will provide

information to the employees on retirement health insurance programs they may wish to purchase.

16.3 Medical Examination of Employees

16.3.1 <u>Fitness for Duty</u>

The District will reasonably accommodate employees who cannot perform the full range of their duties due to disability as defined in state and federal antidiscrimination law. Notwithstanding the foregoing, if the General Manager has reason to believe that an Employee is not mentally or physically able to perform assigned duties, or may represent a risk to co-workers or the public, the General Manager may require the Employee to undergo a fitness for duty examination and to present a written report from a physician designated by the General Manager certifying the Employee's mental or physical competency to perform the Employee's essential job duties, with or without reasonable accommodation.

16.3.2 <u>Appeal</u>

An Employee who has a mental or physical disability which the District cannot reasonably accommodate, based upon a physician's medical opinion and an interactive process with the Employee, may appeal to the General Manager within ten (10) days of the date of a written notice of inability to accommodate. The General Manager shall appoint a medical specialist not in the District service to conduct a second fitness for duty evaluation and to report the findings in writing. Subject to budgetary limitations, this evaluation shall be conducted at the cost of the District. If sufficient funds are not available, the evaluation shall be at the cost of the person appealing medical rejection. The General Manager will review the findings of the medical specialist, conduct a further interactive process with the employee as warranted by the second fitness for duty report, and will determine whether the Employee's disability can be reasonably accommodated. The General Manager will provide the Employee written notice of the determination on the appeal.

16.3.3 Failure to Appeal

Failure to appeal within the appeal periods provided above shall constitute a waiver of appeal and shall cause all appeal rights for the rejection in question to be lost.

16.4 <u>Reasonable Accommodation</u>

An Employee who has a disability that the General Manager has determined cannot be accommodated, or an Employee whose appeal under this section is denied, may request the District to provide an employment accommodation for light duty consistent with applicable laws for a period of time not to exceed ninety (90) days.

At the conclusion of the period of light duty, the Employee shall undergo a fitness for duty examination by a physician who shall be selected by the General

Manager from a list of three physicians provided by the San Mateo County Medical Association and reviewed by the General Manager and Operating Engineers Local No. 3.

The physician so selected shall be agreeable to both the General Manager and Operating Engineers Local No. 3. After reviewing the physician's fitness for duty report and conducting any further interactive process with the Employee as warranted by the report, the General Manager will determine whether the District can reasonably accommodate the Employee in the original job position.

If the Employee cannot be accommodated in the original job position, and the District is unable to provide a permanent, non-light duty employment accommodation, the General Manager shall give notice of intent to terminate employment, and if the Employee has sufficient years of service accrued, the employee may simultaneously apply for disability retirement through the Public Employees Retirement System.

The Employee has the right to appeal any final notice to terminate employment through the discipline appeal procedure of this MOU.

17 EXTENDED ILLNESS BANK (EIB)

EIB may be used when an Employee or family member is in one of these circumstances:

Any absence to care for self or family member suffering from a short-term illness or injury for two or more days, with accepted medical provider's verification of illness/injury of employee or family member, or

The employee applies, qualifies, and is determined to be eligible for Family Medical Leave Act (FMLA) or CFRA and is:

Medically absent from work of for greater then two days with accepted medical provider's verification of illness/injury of employee or family member; or

When employee or family member is admitted to a hospital or has a surgical procedure performed in a hospital or a surgery center and cannot return to work per medical direction or employee must care for a family member; and an accepted medical provider's verification is submitted; or

- Qualifies for State Disability; or
- Is eligible for Workers' Compensation benefits.

EIB may not be used for regular or routine medical or dental appointments for self or family members.

18 RETIRMENT SYSTEM

18.1 <u>California Public Employees Retirement System (CalPERS)</u>

18.1.1 <u>Classic Members</u>

The District contracts with CalPERS to provide the 2.5% @ 55 for Local Miscellaneous Members (Classic Members as defined by CalPERS) retirement plan. The District shall contribute to CalPERS at the rate required by law to maintain the Employer's contributions.

18.1.2 <u>PEPRA Members</u>:

Members defined by CaIPERS as PEPRA members will be provided a retirement benefit formula of Miscellaneous Employees 2% at age 62 with 3-year final compensation.

Employees shall pay the full employee's share of CalPERS as determined by CalPERS through payroll withholding; the District shall not pay any portion of the required employee contribution.

19 PAID TIME OFF (PTO)

Eligibility for PTO begins with the first day of employment in a regular, full-time status.

19.1 Accrual Rate

PTO hours accrue on a bi-weekly pay period. The accrual rates for PTO shall be as follows:

19.1.1 For employees hired before July 1, 2009 based on 80 hour pay period:

| Length of Service | Hours Accrued |
|-------------------|-----------------|
| in Months | Each Pay Period |
| 01- 60 | 9.35 |
| 61– 120 | 11.22 |
| 121– 180 | 13.14 |
| 181 – 240 | 15.12 |
| 241+ | 17.16 |

19.1.2 <u>The PTO accrual rate for employees hired on or after July 1, 2009 based</u> on 80 hour pay period:

| Length of Service in | Hours accrued |
|----------------------|-----------------|
| Months | each pay period |
| 0- 24 | 6.77 |
| 25–60 | 7.38 |
| 61– 120 | 8.31 |
| 121- 180 | 9.85 |
| 181- 240 | 11.38 |
| 241+ | 12.92 |

19.2 <u>Accrued PTO Carry Over</u>

PTO can be carried over from year to year. An Employee may accrue a combined total of four hundred and eighty (480) hours of overtime, to include earned PTO, converted PTO and other PTO. An Employee will stop earning PTO and PTO converted overtime once the Employee has accrued 480 hours.

19.3 Request for Scheduled PTO

Use of accrued PTO will be granted upon approval by the Harbormaster. Unless otherwise agreed, the Employee must request PTO at least fourteen (14) days in advance.

Employees using PTO for personal emergencies or other situations where scheduling is impractical shall notify the Harbormaster and/or Assistant Harbormaster at the earliest possible time of their inability to work.

PTO requests shall not be unreasonably denied.

PTO may be denied for, but not limited to, an operational need, to include ensuring proper shift staffing in the event overtime cannot cover the gap in coverage.

The Harbormaster may delegate the authority to approve PTO to the Assistant Harbormaster. No further delegation is authorized.

19.4 <u>Rate of Pay for PTO</u>

The pay rate for PTO shall be at the straight time rate of pay exclusive of differentials and shall be payable on the same bi-weekly schedule as regular earnings in the regular paychecks.

Employee's shall use PTO benefits once EIB hours have been exhausted for a day when also receiving State Disability or Workers' Compensation benefits, the District's payment shall be integrated with those benefits so that the total payment for such day equals but does not exceed the Employee's regular pay for scheduled hours.

Upon separation from the District or retirement, all PTO hours accrued and unused will be paid to the Employee. EIB hours will not be paid upon separation. If an Employee leaves the District's employment for less than one (1) year and returns to an eligible status, EIB hours accrued prior to the Employee's departure will be reinstated.

19.5 <u>Requests for Payment of Accrued PTO</u>

An employee may request payment of up to two hundred and forty (240) hours of accrued PTO each calendar year. Requests for payment of accrued PTO must be submitted to the General Manager at least two weeks prior to check issuance. An employee may request payment of PTO hours up to four (4) times per calendar year. An employee can request up to the full 240 hours at once, or any lesser amount, but cannot exceed 240 total hours per fiscal year.

An employee must have at least 40 hours remaining after the requested payment of PTO hours can be approved.

20 EXTENDED ILLNESS BANK (EIB)

EIB accrual rates are based on a bi-weekly pay period. EIB accrual rates shall be equivalent of three point zero eight (3.08) hours bi-weekly. There is no maximum of the number of EIB hours that may be accumulated. EIB hours accrued may be converted to service credit as permitted by law.

Accrued EIB may be granted upon approval by the Harbormaster. Requests to take EIB shall be made fourteen (14) calendar days in advance of the requested time off, unless otherwise agreed to. Employees using EIB for personal emergencies or other situations where scheduling is impractical shall notify the Harbormaster at the earliest possible time of their inability to work.

The pay rate for EIB shall be at the straight time rate of pay exclusive of differentials and shall be payable on the same bi-weekly schedule as regular earnings in the regular paychecks.

When an Employee elects to take EIB benefits for a day when also receiving State Disability or Workers' Compensation benefits, the District's payment shall be integrated with those benefits so that the total payment for such day equals but does not exceed the Employee's regular pay for scheduled hours.

The Harbormaster may delegate the authority to approve EIB to the Assistant Harbormaster. No further delegation is authorized.

21 WORK SCHEDULE

The District desires and will strive for a flexible working schedule that will provide stability and maximize consecutive days off commensurate with District's staffing requirements.

The work schedule shall cover a minimum of thirty (30) days and be published 30 days prior to the effective date. The District will strive to maintain a stable work schedule for each employee.

If a change is required by the District in the posted schedule less than fourteen (14) days prior to the effected shift, the employee shall be paid time and a half for those hours outside the employee's regularly scheduled hours.

An employee's willingness to work the change in/additional shift is voluntary. If an employee declines the offer to work the shift, the fact that the employee declined cannot be used against the employee.

22 DISTRICT OBSERVED HOLIDAYS

The thirteen authorized holidays are:

| New Years Day | January 1 st |
|-------------------------------|--|
| Martin Luther King's Birthday | 3 rd Monday in January |
| Lunar New Year | 2 nd New Moon following Winter Solstice |
| President's Day | 3 rd Monday in February |
| Memorial Day | Last Monday in May |
| Independence Day | July 4 th |
| Juneteenth | June 19 th |
| Labor Day | 1 st Monday in September |
| Columbus Day | 2 nd Monday in October |
| Veteran's Day | November 11 th |
| Thanksgiving Day | 4 th Thursday in November |
| Day After Thanksgiving | 4 th Friday in November |
| Christmas Day | December 25 th |

When a Holiday falls on a Saturday the District observed Holiday will be on the proceeding Friday. When a Holiday falls on a Sunday the District observed Holiday will be on the following Monday.

The District will pay employees who work on a District observed holiday their regular hourly rate of pay. Overtime worked on a District observed holiday shall be paid at double the hourly rate.

23 FLOAT HOURS – IN LIEU OF OBSERVED HOLIDAYS

In lieu of taking off District observed holidays as specified in Section 22, Employees will receive one hundred and four (104) float hours which can be taken following the regular process for requesting time off. Fifty-two (52) of these hours will be credited to the employee with the first full pay period of each year, and 52 hours with the first full pay period following July 1 of each year.

In addition, on the first full pay period in January of each year, each employee will receive an additional twenty-four (24) float hours, these hours are in addition to the 52 hours of holiday float hours.

Newly hired full-time OE3 covered employees will receive four (4) Floating Holiday Hours credited to their bank for each pay period remaining until they reach one of the pre-established Floating Holiday distribution dates, January 1 or the first full pay period in July.

Holiday Float Hours may not be accumulated or carried over into the next calendar year.

24 LEAVE OF ABSENCE

The General Manager may grant regular permanent Employees a Leave of Absence without pay for a period not to exceed, one (1) year, when such leave and the reasons therefore is requested by the Employee in writing and approved by the Employee's supervisor. A Leave of Absence without pay will not become effective until such time as all accumulated PTO is taken. The Employee shall return to work promptly on completion of the leave. Failure to do so will subject the Employee to termination of employment. Service credits and benefits shall not accrue while the Employee is on Leave of Absence without pay.

25 JURY DUTY

The District recognizes the civic duty of an Employee to serve on an impaneled jury. Time actually served on a jury shall not be charged against PTO unless said service exceeds two (2) weeks. Beginning on the third week all time served will be charged against the Employees PTO account.

26 VOTING

The District recognizes the civic duty of an Employee to vote. Time off, not to exceed two (2) hours, for voting will be granted and will not be charged against PTO.

27 MILITARY DUTY

The District recognizes the civic responsibility of an Employee to serve in the Reserve and National Guard Components. Compulsory Military Reserve or National Guard leave for regular scheduled summer training periods shall be granted in accordance with the laws of the State of California and the Federal Government. Employees called to active duty during periods of declared state or federal emergency shall be granted the appropriate leave of absence without pay.

The District will make efforts to accommodate the drilling requirements of the Employee when scheduling the Employee's work periods.

28 MATERNITY LEAVE

The District shall grant maternity leave in accordance with the laws of the State of California and the Federal Government. Should the District develop a Maternity Leave plan which is more liberal than that required by the State of California or the Federal Government, the more liberal plan will apply.

29 FAMILY CARE LEAVE

The District shall grant family care leave in accordance with the laws of the State of California and the Federal Government. Should the District develop a Family Care Leave plan which is more liberal than that required by the State of California or the Federal Government, the more liberal plan will apply.

30 INDUSTRIAL DISABILITY LEAVE

Employees who suffer any disability arising out of and in the course of their employment, as defined by the Workers' Compensation Laws of the State of California, shall be entitled to disability leave while so disabled for the period of such disability to a maximum of one (1) year, or retirement, whichever occurs first. Compensation benefits shall be determined and paid in accordance with the Workers Compensation Laws of the State of California. Integration of PTO and Worker's Compensation will be in accordance with the Laws of the State of California and shall accommodate the Employee, if permitted by Law. The District reserves the right to withhold payment of any disability benefits until such time as a determination is made whether or not the illness or injury is covered by Workers' Compensation.

31 EMERGENCIES

Employees not able to report to work because of an emergency must advise their Harbormaster or Assistant Harbormaster at the earliest possible time of their inability to report to work.

32 EMPLOYEE IN A LIMITED DUTY ACCOMMODATION STATUS

An employee's employment status shall not be negatively affected by the mere act of being placed on "Limited Duty".

33 BEREAVEMENT LEAVE

All regular full-time or regular part-time employees who have a family member taken by death shall receive up to forty (40) hours off with pay as bereavement leave to arrange and/or attend funeral activities.

If additional time is necessary, it shall be taken as PTO or unpaid leave if PTO has been exhausted with advance authorization by the appropriate Department Head.

The employee must notify their Harbormaster or Assistant Harbormaster upon making a determination to take Bereavement time off from work.

34 SEVERANCE

If the Employee is terminated from employment of the District because of a reduction in force, general lay-off, dissolution of the District, or other similar, nondisciplinary reason beyond the control of the Employee, said Employee shall be entitled to Severance Pay as follows:

For each year of service, the Employee shall receive an amount equal to two (2) weeks' pay, to a maximum of one (1) years pay for twenty-four (24) years' service. The Severance Pay shall be computed at the highest salary achieved by the Employee over the last three (3) years of service.

The employee shall receive a payout of all accumulated PTO.

The District will provide professional placement services to the Employee as necessary to place Employee in a similar or superior position, for a period not to exceed six (6) months.

35 LAYOFF AND RE-EMPLOYMENT

See District Personnel Rules and Regulations

36 TRANSFERS

36.1 Decision to affect a transfer

The General Manager determines if a staff transfer is necessary or desirable and decides to make a transfer pursuant to District Policy.

36.2 <u>Which Employee is transferred:</u>

The General Manager will first ask for volunteers, unless a specific transfer decision is necessary for reasons of economy and efficiency pursuant to District policy or for personnel reasons. If more than one person volunteers, seniority will prevail. If no one volunteers, the least senior Employee in the classification from the facility from which the transferred Employee is to come will be transferred.

36.3 Employee requests for transfer

Any Employee may request a transfer at any time. Consistent with District policy, the General Manager may approve such a transfer or not, depending upon the General Manager's determination of the District's needs and the impact of the requested transfer upon them.

36.4 Employee refusal to transfer

An Employee cannot refuse a transfer. An Employee may request not to be transferred, however, but must provide a specific and sound reason for desiring not to be transferred. The General Manager, having reviewed the request with the facility managers (Harbormasters), will make a final decision on the Employee request. If the request is accepted, the least senior Employee in the classification will be transferred.

36.5 <u>Prescheduled vacations of transferees</u>

Any prescheduled vacations of Employees' subject to transfer will be honored whenever possible. If a prescheduled vacation creates a staffing shortage at the facility to which the Employee is transferred from the General Manager will determine vacation based on first-come, first served.

36.6 <u>Training and advancement opportunities</u>

Training and/or advancement opportunities of Employees subject to transfer to the other District harbor facility will not be compromised, limited, or otherwise diminished.

36.7 Retention of seniority of transferee

All Employee will retain that level of seniority within the District.

37 ASSIGNMENT OF WORK SHIFTS

The facility manager (Harbormaster or designee), subject to General Manager's final decision, determines the shifts to be filled based on available staff. Shift allocations are determined based on time in grade, within the classification. The General Manager reserves the right to determine shift allocations for any or all Employees that best suits the District's needs.

Assistant Harbormasters and Deputy Harbormasters are on 12-hour shifts. Harbor workers are on 10-hour shifts. Shift length can be modified, not to exceed the above, with the agreement of the employee and Harbormaster.

38 DISCIPLINE

The District shall reserve the right to discipline any Employee, up to and including suspension or discharge, for reasons stipulated and defined in the Personnel Policies and Procedures of the District. The reasons shall include, but not be limited to: Violation of District policies and ordinances, Violation of major safety rules or regulations, commission of a felony, failure to carry out a lawful order, willful negligence, willful destruction of District property, willful insubordination, and other charges and specifications involving safety of life or property. Action may be taken by the District against Employees for engaging in unlawful strikes, individual or group slowdowns or work stoppages, refusal to work when assigned, or for violating or ordering the violation of District rules, policies, ordinances, or this MOU.

38.1 Appeals

If an Employee feels that they had been unjustly disciplined, they shall have the right to appeal their case through the grievance procedure. Such appeal must be filed with the General Manager by the Employee or the Union in writing, and within ten (10) business days from the date of the discipline, and unless so filed, the right of appeal is lost.

Any disciplined Employee shall be furnished the reason for the discipline in writing, along with any supporting documentation.

39 PERSONNEL FILES

An Employee, or an Employee's representative designated in writing by the Employee, shall have access to the Employee's personnel files on request.

40 GRIEVANCE

A Grievance shall be defined as any dispute arising during the term of the MOU that involves the interpretation or application of any provision of the MOU, or the appealed discipline against an Employee. District Ordinances, Resolutions, Rules and Regulations, etc., the subject of which is not specifically covered by the MOU is not subject to grievance. Employees have the same rights as other citizens to discuss the District Ordinances, Resolutions, Rules and Regulations, etc. at public hearings and forums convened for that purpose.

40.1 <u>Grievance Procedures</u>.

Grievances shall be heard and resolved according to the following procedure:

Any Employee who believes that they have a grievance shall first discuss said grievance with the Employee's immediate supervisor. Should the issue not be resolved by the immediate supervisor the Employee may directly approach the site manager (Harbormaster or Assistant Harbormaster) for discussion and possible resolution of the grievance. This procedure should be instituted in a timely manner, generally no later than ten (10) business days of the aggrieved incident.

If the grievance is not satisfied at the site level the Employee shall submit the grievance directly to the General Manager, in writing, who shall be required to respond to same within fifteen (15) business days. In addition to the written grievance from the Employee, the General Manager is required to obtain a written report from the respective site manager (Harbormaster or Assistant Harbormaster). The General Manager shall respond to the aggrieved Employee granting relief to the aggrieved employees' satisfaction or advise the Employee the aggrieved incident is being investigated.

The General Manager shall be required to adjust any grievance submitted to the General Manager's attention within one (1) month of receipt. Should the grievance not be adjusted to the satisfaction of the Employee, the Employee has the right of final appeal to the Board of Harbor Commissioners convened in a special meeting and sitting as the Personnel Board of the District. The decision of the Personnel Board shall be final.

Employees have the absolute right to Union representation at all levels of the grievance procedure. No grievance resolution shall be made that violates the specific terms and conditions of employment as provided in this MOU without the agreement of the Union.

40.2 Pay Claims

All complaints involving or concerning payment or compensation shall be filed with the Director of Administrative Services in writing within thirty (30) days of occurrence forming the basis of the complaint.

41 DISTRICT'S PERSONNEL POLICIES AND PROCEDURES

The District's General Manager and the Board of Harbor Commissioners are in the process of updating and systematizing the Personnel Policies and Procedures of the District. Insofar as possible, standardized procedures will be developed that will apply to all employees, including those covered by this MOU.

The General Manager shall inform the Union at least fourteen (14) days prior to implementing any proposed changes to existing policies and procedures. Upon such notification or upon the Union claim that such proposed changes are negotiable as defined by applicable law the District agrees to "meet and confer" to the full extent of the law prior to such changes being implemented for

represented employees. Failure to respond within 14 days, the Union waives any right of the Union to object to the proposed policy or procedure.

42 OUTSIDE EMPLOYMENT

No regular, full-time Employee shall engage in employment that constitutes a conflict of interest for the Employee or the District. No Employee shall engage in outside employment during their regular working hours. No item of the uniform that identifies the Employee as an Employee of the District shall be worn while in the employment of someone other than the District.

All outside employment requires the approval of the General Manager. The Employee shall submit requests for outside employment in writing to the General Manager. The General Manager shall discuss said outside employment with the Employee to determine the potential for conflict of interest. Approval shall not be unreasonably withheld.

If after approval is granted, and the outside employment proves to have a conflict of interests or interferes with their position, the General Manager shall revoke approval for outside employment.

43 SEVERABILITY OF PROVISIONS

Should any section, clause, or provision of this MOU be declared illegal by final action of a court of competent jurisdiction, such invalidation of such section, clause, or provision shall not invalidate the remaining portions hereof, and such remaining sections, clauses, and provisions shall remain in full force and effect for the duration of this MOU.

Upon such invalidation, the parties agree to meet and confer concerning substitute provisions for those rendered or declared illegal.

44 PAST PRACTICES AND PRIOR MEMORANDA OF UNDERSTANDING

Continuance of working conditions and practices not specifically authorized by Ordinance or Resolution of the Board of Harbor Commissioners is not guaranteed by this MOU as amended herein.

This MOU as amended herein shall supersede all existing and prior Memoranda of Understanding between the District the Union.

Signatures on the following page.

41 Made and entered into this _

Operating Engineers Local Union No. 3

San Mateo County Harbor Harbor District

MAN **Business Representative**

General Manager

Jacob Walding 08 PDT)

Shop Steward, Oyster Point Marina

Kate Rossiter Kate Possiter (Mar 21, 2024 15:43 PDT) Shop Steward, Pillar Point Harbor

SMCHD OE3 MOU Final v11

Final Audit Report

2024-03-21

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