LETTER OF ASSENT C 4th District Northern Ohio Regional Agreement

This document shall be used only for employers becoming signatory for the first time or for first time contractors seeking affiliation as a direct result of a Membership Development campaign.

This is to certify that the undersigned employer has examined a copy of the current ²4th District Northern Ohio Regional Agreement labor agreement between the ¹ Greater Cleveland Chapter of NECA, the North Central Ohio Chapter of NECA, the Ohio/Michigan Chapter of NECA, the Mahoning Valley Chapter of NECA and Local Unions, ³8, 38, 64, 129, 246, 306, 540, 573, 673, IBEW, or any subsequently signed Local Unions of the IBEW. It is understood that the signing of this letter of assent shall be as binding on the undersigned employer as though he had signed the above referred to agreement, including any amendments thereto, and any subsequent agreements.

This letter of assent shall become effective for the undersigned employer on the ⁴ _____day of _____, ___ and shall remain in effect unless and until terminated as provided in the following paragraphs.

- This letter of assent cannot be terminated within the first 180 days from its effective date, above.
- 2. After the first 180 days and within the first twelve (12) months from the effective date of this letter of assent, the undersigned employer may terminate this letter of assent and the collective bargaining agreement by giving written notice to ¹ Greater Cleveland Chapter of NECA, the North Central Ohio Chapter of NECA, the Ohio/Michigan Chapter of NECA, the Mahoning Valley Chapter of NECA and the local union at least thirty (30) days prior to the selected termination date. If such notice is given but the undersigned employer has an outstanding debt to the local union or to any of the funds specified in the collective bargaining agreement on the selected date, the termination shall become effective when, following the selected termination date, payment in full of any outstanding debt to the local union or to any of the funds specified in the collective bargaining agreement has been made. Such payment of outstanding debt shall include those payments otherwise due as a result of this extension of the agreement caused by the outstanding debt.
- 3. After the first twelve (12) months from the effective date of this letter of assent, the undersigned employer shall be bound to the then current agreement between the parties until its stated termination date, as well as to all subsequent amendments and renewals. If the undersigned employer desires to terminate this letter of assent and does NOT intend to comply with and be bound by all of the provisions in any subsequent agreements between ¹ Greater Cleveland Chapter of NECA, the North Central Ohio Chapter of NECA, the Ohio/Michigan Chapter of NECA, the Mahoning Valley Chapter of NECA and Local Unions ³8, 38, 64, 129, 246, 306, 540, 573, 673, IBEW, he shall so notify ¹ Greater Cleveland Chapter of NECA, the North Central Ohio Chapter of NECA, the Ohio/Michigan Chapter of NECA, the Mahoning Valley Chapter of NECA and the Local Union in writing at least one hundred (100) days prior to the termination date of the then current agreement.

After the twelve (12) months from the effective date of this letter of assent, the Employer agrees that if a majority of its employees authorizes the Local Union to represent them in collective bargaining, the Employer will recognize the Local Union as the NLRA Section 9(a) collective bargaining agent for all employees performing electrical construction work within the jurisdiction of the Local Union on all present and future jobsites.

In accordance with Orders issued by the United States District Court of the District of Maryland on October 10, 1980, in Civil Action HM-77-1302, if the undersigned employer is not a member of the National Electrical Contractors Association, this letter of assent shall not bind the parties to any provision in the above-mentioned agreements requiring payment into the National Electrical Industry Fund, unless the above Orders of Court shall be stayed, reversed on appeal, or otherwise nullified.

⁵ Name of Firm	
Street Address/P.O. Box Number	
City, State (Abbr.) Zip Code	
⁶ Federal Employer Identification No.:	
SIGNED FOR THE EMPLOYER	SIGNED FOR THE UNIONS 38, 38, 64, 129, 246, 306, 540, 573, 673 IBEW
BY ⁷	BY ⁷
NAME ⁸	NAME ⁸
TITLE/DATE	TITLE/DATE
	LOCAL UNION

INSTRUCTIONS (All items must be completed in order for assent to be processed)

NAME OF CHAPTER OR ASSOCIATION

Insert full name of NECA Chapter or Contractors Association involved

2 TYPE OF AGREEMENT

Insert type of agreement. Example: Inside, Outside Utility, Outside Commercial, Outside Telephone, Residential, Motor Shop, Sign, Tree Trimming, etc. The Local Union must obtain a separate assent to each Agreement the employer is assenting to.

- 3 LOCAL UNION
- Insert Local Union Numbers.
- * EFFECTIVE DATE

Insert date that the assent for this employer becomes effective. Do not use agreement date unless that is to be the effective date of this Assent.

- 5 EMPLOYER'S NAME & ADDRESS
- Print or type Company name & address
- ° FEDERAL EMPLOYER IDENTIFICATION NO.

Insert the identification number which must appear on all forms filed by the employer with the Internal Revenue Service.

- SIGNATURES
- 8 SIGNER'S NAME

Print or type the name of the person signing the Letter of Assent. International Office copy must contain actual signatures – not reproduced-of a Company representative as well as a Local Union officer.

A MINIMUM OF <u>FIVE</u> ORIGINALLY SIGNED COPIES OF THE JOINT SIGNED ASSENTS MUST BE SENT TO THE IBEW 4TH DISTRICT OFFICE FOR PROCESSING. AFTER APPROVAL, THE IBEW 4TH DISTRICT OFFICE WILL RETAIN ONE COPY FOR OUR FILES, FORWARD ONE COPY TO THE IBEW INTERNATIONAL OFFICE AND RETURN THREE COPIES TO THE LOCAL UNION OFFICE. THE LOCAL UNION SHALL RETAIN ONE COPY FOR THEIR FILES AND PROVIDE ONE COPY TO THE SIGNATORY EMPLOYER AND ONE COPY TO THE NORTHERN OHIO LABOR MANAGEMENT COMMITTEE.