

[Type here]

**MEMORANDUM OF UNDERSTANDING
BETWEEN AND FOR
INCLINE VILLAGE GENERAL IMPROVEMENT DISTRICT
AND THE
OPERATING ENGINEERS LOCAL UNION NO. 3
SUPERVISORS' BARGAINING UNIT**

July 1, 2015 through and including June 30, 2018

[Type here]

TABLE OF CONTENTS

SECTION	TITLE	PAGE
1.	Recognition	1
2.	Subordination	1
3.	Non-Discrimination	1
4.	Shifts, Hours, Overtime and Working Conditions	2
5.	Holidays	2
6.	Salaries	2
7.	Certifications	3
8.	Layoffs	3
9.	Leaves	4
10.	Union Rights.....	5
11.	Discipline and Discharge	6
12.	Grievances.....	7
13.	Cessation of Work.....	8
14.	Health and Welfare.....	9
15.	Pension	9
16.	Management Rights	9
17.	Term of Agreement	10
18.	Agreement Binding Upon Parties	11

Exhibit A – Salary Ranges: Supervisors' Unit

Exhibit B – Salary Grids: Supervisor's Unit

Exhibit C – Peer Counseling and Disciplinary Committee

Exhibit D - Consanguinity / Affinity Chart

**AGREEMENT
INCLINE VILLAGE GENERAL IMPROVEMENT DISTRICT
And
OPERATING ENGINEERS LOCAL UNION NO. 3**

THIS AGREEMENT is by and between INCLINE VILLAGE GENERAL IMPROVEMENT DISTRICT, hereinafter called the "Employer" or "IVGID," and OPERATING ENGINEERS LOCAL UNION NO. 3 of the International Union of Operating Engineers, AFL-CIO, hereinafter called the "Union."

WITNESSETH

WHEREAS, the Employer desires to enter into an Agreement in order to assist the Employer to obtain competent and efficient workmen, to stabilize conditions of employment, and to foster and maintain harmonious relationships between Employer and its Employees.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements herein contained, the parties hereto hereby agree as follows:

1. RECOGNITION

1.1 Employer recognizes the Union as the sole and exclusive agent of its full-time regular supervisory personnel, which oversee the trades and maintenance employees in the utility pipeline, utility plant, utility equipment, and fleet divisions, and excluding all temporary, part-time, and seasonal personnel. This agreement shall only apply to the supervisory positions listed in Exhibit B.

2. SUBORDINATION

2.1 It is understood that Employer is a quasi-municipal corporation organized under the provisions of NRS Chapter 318. This Agreement is subject to any applicable provisions of Nevada laws that govern general improvement districts. Any provision of this Agreement in conflict with the laws governing general improvement districts shall be considered null and void.

3. NON-DISCRIMINATION

3.1 No Employee shall be discriminated against by the Employer, the Union, or the Employees because of sex, race, color, religion, age, disability, sexual orientation or national origin.

4. SHIFTS, HOURS, OVERTIME AND WORKING CONDITIONS

4.1 All Employees will be entitled to all applicable contagious disease control,shots, if so desired, at no cost to the Employee.

5 HOLIDAYS

5.1 The following shall be considered as paid holidays under this Agreement and when no work is performed on these days, an Employee shall be paid for his regular scheduled shift at his regular straight-time rate of pay: New Year's Day, Martin Luther King, Jr. Day, Presidents' Day, Memorial Day, Fourth of July, Labor Day, Nevada Day, Veterans Day, Thanksgiving Day, the day after Thanksgiving, and Christmas Day. Should any of these holidays fall on Sunday, the following Monday shall be considered a paid holiday. Should any of these holidays fall on Saturday, the preceding Friday shall be considered a paid holiday.

5.2 In order to be eligible for holiday pay when no work is performed, an Employee must work or be available for work on the last regular work day immediately prior to a holiday and the first regular work day immediately following that holiday unless the Employee shall have been unavailable for work because of: illness or injury sustained by a doctor's certificate showing Employee was unable to work for a period not to exceed thirty (30) days; absence (other than leaves of absence) when authorized by the Employer; and serious illness or death in the Employee's immediate family.

5.3 To be eligible for pay for holidays not worked, an Employee must be in the regular employ of the Employer for thirty (30) calendar days immediately prior to said holiday. If a holiday for which pay is due falls during an Employee's scheduled vacation, then the Employee shall receive an additional day off with pay.

6 SALARIES

6.1 The salary ranges listed in Exhibit A are hereby made part of this Agreement, and shall become effective on July 1, 2015. Notwithstanding annual adjustments in accordance with Subsection 6.6, these salary ranges shall be established so that a ten percent (10%) minimum differential is maintained between the Supervisor-level position and the highest grade position under that Supervisor's direct supervision, as identified in Exhibit B. The differential shall be calculated at the mid-points of the respective ranges.

6.2 Job classifications shall have the salary grades listed in Exhibit B.

6.3 Upon commencement of full-time permanent work for Employer, a new Employee shall be paid the minimum of the salary grade. At the Employer's discretion, a new Employee with exceptional experience, capabilities or knowledge may be assigned to a rate above the minimum of the salary grade.

6.4 Employees shall hold probationary status for the first twelve months following appointment. Probationary Employees may be terminated without cause. Satisfactory performance during the probationary period, as determined by the Employee's immediate superior through a performance

evaluation at the completion of the twelve month interval, shall remove the Employee from probationary status. Any probationary Employee receiving an unsatisfactory evaluation may be terminated.

6.5 Upon movement of an Employee from one job classification to another with a higher salary grade, the Employee will move to the greater of (1) the minimum of the new salary grade or to (2) a rate in the new salary grade that provides a salary increase of at least 5% for an upward movement of one grade or 10% for an upward movement of two grades or more. Upon movement of an Employee from one job classification to another with a lower salary grade, the Employee shall receive the commensurate rate in the new salary grade that the Employee had in the former salary grade. No change in anniversary date shall occur.

6.6

Effective July 1, 2015 a 3% salary increase
Effective July 1, 2016 a 3% salary increase
Effective July 1, 2017 a 3% salary increase

6.7 No Employee shall receive a salary that is higher than the maximum of the appropriate salary grade.

6.8 It is agreed, the Employer and the Union shall establish a mutually acceptable criteria for conducting a salary survey for all bargaining unit positions for use in a subsequent memorandum of understanding.

6.9 It is agreed the Employer and the Union shall establish a joint Labor Management Committee to further communications and problem solve matters of mutual concern.

7. CERTIFICATIONS

7.1 Employees who maintain Dual Certification in Wastewater and Water shall receive a \$600.00 bonus payable at the start of the new fiscal year for certification in the previous fiscal year. I.e; start of FY 2014/2015 paid for being certified in FY 2013/2014, start of FY 15/16 paid for being certified in FY 14/15.

8 LAYOFFS

8.1 If the Employer determines that it will be necessary to lay off Employees within the bargaining unit, then whenever possible, the Employer will inform Employees thirty (30) days prior to layoff. Employees will be laid off in reverse order of seniority by classification within the bargaining unit, except in cases where the Employer can clearly demonstrate that the Employee lacks the skills or ability to perform the duties of his position. Employees who have been laid off will be rehired in the reverse order of layoff (i.e., last laid off, first rehired).

8.2 Employees in higher classifications within the bargaining unit will be given the opportunity to demote to lower classifications within the bargaining unit for which they are qualified, recognizing the fact that this could result in the layoff of Employees in lower classes because of less seniority.

8.3 An Employee who has been laid off has the right to re-employment for a period of one hundred and eighty (180) days, provided he has the necessary qualifications for the position to be filled.

9 LEAVES

9.1 Vacation leave shall accrue from each Employee's original anniversary date, at the following rates:

For each Employee having less than four full years of continuous service to Employer, six and two-thirds hours per calendar month.

For each Employee having at least four full years, but less than nine full years of continuous service to Employer, ten hours per calendar month.

For each Employee having at least nine full years, but less than fourteen full years of continuous service to Employer, thirteen and one-third hours per calendar month. New Employees hired on or after July 1, 2012 will earn up to a maximum of 4 weeks vacation.

For each Employee having fourteen or more full years of continuous service to Employer, sixteen and two-thirds hours per calendar month.

Effective July 1, 2013 employees may carry up to 240 hours of accrued leave into the next calendar year.

9.2 The Employer will entertain requests by eligible Employees as to the time at which their vacations will be scheduled, but vacation schedules must necessarily conform to and not unduly interfere with, the operation schedules of the Employer. Preference will be in order of seniority provided the remaining Employees are qualified to do the work.

9.3 Employees must complete six months of employment to be eligible to take vacation. After six months of service the Employer will compensate Employees for accrued vacation which is unused upon termination, at current wage rate.

9.4 Where an Employee is unable to report for work on Employee's regular shift by reason of jury service, Employee will, upon furnishing written proof of such service, be paid the difference between the jury pay and the amount Employee would have been paid on Employee's regular shift.

9.5 Sick leave will accumulate at the rate of eight (8) hours per month, with unlimited accrual. A doctor's certificate may be required by the Employer. Employee will be paid for time off for illness up to the limits of time accumulated. Abuses of sick leave may be subject to disciplinary action. Each Employee having unused sick leave on December 1 of each year shall have the opportunity to sell back to the District one-half (1/2) of their unused sick leave balance, up to a maximum of forty-eight hours and shall be compensated at Employee's regular hourly rate for such time. That time so paid shall be deducted from Employee's accumulated sick leave time available. Unused sick leave compensation

shall be limited to that time which has accrued in the preceding twelve (12) months. Elimination of the December annual 48 hour sick leave buy back for employees hired after July 1, 2011.

9.6 Employees who elect to retire after 20 years of service with the District may receive up to 20% of their accrued sick leave hours; adding 2% additional each year to 25 years (30% at 25 years) and 4% additional each year thereafter to a maximum sick leave buyout of 50% of up to 960 hours after 30 years of service.

As an alternative, employees retiring after 20 years or more of service may elect to convert their eligible sick leave hours with the same limitations identified above to a non-interest bearing District account for the purpose of paying medical insurance coverage and/or out-of-pocket medical expenses such as deductibles and co-payments at double the rate to a maximum of 100% of up to 960 hours after 30 years of service.

The non-interest bearing District account will be assigned a present value as of the date of retirement equal to the number of hours of sick leave times the employee's base hourly salary at the time of retirement. The District will debit said account on a dollar-for-dollar basis. This benefit is non-transferable and does not survive the retiree. Employees participating in this plan will receive a non-employee IRS Form 1099-MISC annually.

9.7 In the event of a death of a member of the Employee's immediate family, the Employee shall be granted a leave of absence, with pay, for a period of up to forty (40) working hours to attend the funeral. For the purposes of this Section, the immediate family shall be defined as within the 3rd degree of consanguinity or affinity. See Exhibit D for consanguinity and affinity chart Evidence of death may be required by the Employer.

9.8 Employees shall receive 40 hours of Personal Time Off (PTO) per calendar year. Unused PTO may not be carried over and no employee may accrue more than 40 hours of PTO.

10. UNION RIGHTS

10.1 A duly authorized representative of Union may be permitted to talk on the job with Employees subject to this Agreement, for the purpose of ascertaining whether or not this Agreement is being observed by all parties, or in adjusting grievances, and for no other reasons. Union agrees that this privilege shall be so exercised as to not interfere with the work in the departments.

10.2 The Union shall notify the Employer of the selection of the job steward.

10.3 The job steward shall not stop the Employer's work for any reason, or tell any Employee covered by this Agreement that Employee cannot work on the job.

10.4 It is hereby mutually understood and agreed that no person is authorized to act as or is to be deemed to be an authorized agent of either party to this Agreement unless the party appointing such authorized agent has first notified the other in writing of such appointment and the scope of the authority of such an agent.

10.5 It is hereby agreed and understood that the following persons and no other shall be the authorized agents of the respective parties until further notice as provided in Section 9.4 hereof:

Duly authorized agent of the Union shall be: Business Manager, or Business Representative designated by the Business Manager.

Duly authorized agent of the Employer shall be the General Manager, or any other person authorized by Employer to act as his agent whose identity and scope of authority has been made known to the Local Union by written communication from said Employer.

11. DISCIPLINE AND DISCHARGE

11.1 The purpose of this article is to provide for an equitable and expeditious manner for the resolution of disputes arising from the imposition of discipline. The Employer and the Union acknowledge that all steps of the mutually-agreed-upon "Peer Counseling and Disciplinary Process" as outlined in Exhibit C shall be recognized as defined steps in a progressive disciplinary process. It is further acknowledged that feedback received during an annual performance evaluation may supplement the referenced Peer Counseling and Disciplinary Process. All actions beyond Step 1 in the referenced process shall be documented by the Employer and shall become part of the permanent personnel record.

11.2 Any Employee involved in a discussion with Employee's immediate superior or management, who has reason to believe that discipline may result from said discussion, shall have the right to request Employee's Steward or Union Representative be present during the discussion. If the Employee wishes to have Union representation during such discussions, it shall be Employee's responsibility to make such wishes known and the Employer shall make arrangements for the desired representation.

The Employer agrees that no Employee will be disciplined or discharged without cause.

11.3 Verbal and written reprimands shall only be subject to review through Step 4 of the Grievance Procedure and shall not be subject to arbitration or litigation. Provided, however, that a written reprimand that is repeated and which is accompanied by a statement that more severe disciplinary action could follow is subject to arbitration. For any action which is not arbitrable, the affected Employee may prepare a written statement responding to the reprimand and such statement shall be included in the Employee's official personnel file(s), if it is submitted within five (5) calendar days of the final disposition by the General Manager of his/her designee. Such written responses shall remain in the official personnel file(s) for as long as the reprimand remains in file.

11.4 Any Employee being suspended, involuntarily demoted or discharged shall not be removed from the payroll or otherwise adversely affected until after the completion of a pre-disciplinary hearing before the department head or acting department head. The purpose of a pre-disciplinary hearing is for the Employee to respond to the specific charges and present evidence on his/her behalf. The Employee must be timely notified in writing of the dismissal, involuntary demotion or suspension and the reasons therefore. The notice must precede the hearing by at least forty-eight (48) hours, and may be delivered personally to the Employee or mailed to Employee at the Employee's last known address, by registered or certified mail, return receipt requested. If the notice is mailed, the effective date of the notice shall be the date of delivery, or if the letter is returned to the sender, three (3) calendar days after mailing. The Employee shall have the right to be represented at this hearing by a Union Representative. After hearing the evidence presented at the hearing, the department head shall render a written decision within five (5) working days.

11.5 If the department head determines that IVGID is in jeopardy if an Employee is not relieved of duties pending a pre-disciplinary hearing under Section 10.4 hereof, the department head may order, as part of the pre-discipline notice, that the Employee shall take an immediate involuntary leave of absence without pay, which leave shall expire on the date of the department head's written decision under Section 10.4 hereof. Such leave shall be without prejudice to the Employee. If the department head determines, based upon the evidence presented at the hearing, that the appropriate disciplinary action involves a demotion or a suspension of a shorter period of time than the leave of absence, then the Employer shall provide back pay to the Employee for the difference at the end of the same pay period. If the department head determines, based upon the evidence presented at the hearing, that the appropriate disciplinary action involves a suspension of a greater period of time than the leave of absence, or a discharge, then no back pay shall be due and, in the event of a suspension, the beginning date of the suspension shall be the same as the beginning date of the leave of absence.

11.6 Upon receiving the department head's written decision, an Employee who has been suspended, involuntarily demoted or discharged, shall have the right to appeal such decision through the Grievance and Arbitration Procedure of this Agreement, beginning at Step 4.

12. GRIEVANCES

12.1 Except where a remedy is otherwise provided for, any Employee shall have the right to present a grievance arising from Employee's employment in accordance with the rules and regulations of this procedure.

12.2 All parties so involved must act in good faith and strive for objectivity, while endeavoring to reach a solution at the earliest possible step of the procedure. The aggrieved Employee shall have the assurance that filing of a grievance will not result in reprisal of any nature. The aggrieved Employee shall have the right to be represented or accompanied by a Representative of the Union at all stages of the grievance procedure.

12.3 Certain time limits in the grievance procedure are designed to quickly settle a grievance. It is realized, however, that on occasion the parties concerned may be unable to comply with the established limitations. In such instances, the limitations may be extended upon the mutual agreement of all parties concerned.

12.4 Failure of the aggrieved Employee to file an appeal within the prescribed time limit for any step of the procedure shall constitute abandonment of the grievance. Employer shall abide by prescribed time limits.

12.5 Any person responsible for conducting any conference, meeting or hearing under the formal grievance procedure shall give due and timely notice to all persons concerned.

12.6 When two or more Employees experience a common grievance, they may initiate a single grievance proceeding. The initial hearing of the grievance shall be by the immediate superior or Department Head who has the prime responsibility for all of the aggrieved Employees.

12.7 The grievance procedure shall be as follows:

Step 1. When an Employee becomes aware that dissatisfaction exists with Employee's work or work situation, Employee should discuss the matter informally with their immediate superior.

Initial discussion should be sought by the Employee not later than ten (10) working days after the event giving rise to the grievance occurred, or ten (10) working days after the Employee should have had knowledge of the event, whichever is later. The following provisions relating to formal grievance procedure do not restrict the Employee and immediate superior from seeking advice and counsel from Superiors and Department Heads when:

- a) Mutually consented to by the Employee and Immediate Superior.
- b) It appears that settlement can be reached at this informal level.

Step 2. The Immediate Superior will hear the grievance and provide written decision within five (5) working days of the receipt of the formal grievance papers.

Step 3. If the written decision of the Immediate Superior is unsatisfactory to the Employee, the Employee may request that the grievance be presented to the Department Head for review. This request must be made in writing within five (5) working days of the receipt of the Immediate Superior's decision. The Department Head will hear the grievance and provide written decision within ten (10) working days of the receipt of the formal grievance papers.

Step 4. If the written decision of the Department Head is unsatisfactory to the Employee, the Employee may request that the grievance be presented to the General Manager for review. This request must be made in writing within five (5) working days of the receipt of the Department Head's decision. The General Manager will hear the grievance and provide written decision within ten (10) working days of the receipt of the formal grievance papers.

Step 5. If the written decision of the General Manager is unsatisfactory to the Employee, the Union or Employee within ten (10) working days may request the grievance be advanced to arbitration. The arbitrator list will be requested within one-hundred twenty (120) days and the arbitrator from a list of seven (7) names supplied by the Federal Mediation and Conciliatory Service (FMCS), or another arbitration service mutually agreeable to the Employer and Union. The parties shall select the arbitrator by alternately striking names until one name remains. The Union representative shall strike the first name. The decision of the arbitrator shall be final and binding upon both parties.

12.8 The arbitrator shall have no authority to alter, amend, add to or subtract in any way the terms and conditions of this Agreement. The arbitrator shall confine their decision to a determination of the facts and an interpretation and application of this Agreement. The parties agree to each pay one-half the costs of the arbitrator.

13. CESSATION OF WORK

13.1 Under no circumstances shall any dispute or disagreement be permitted to cause a cessation of work. Employer hereby declares opposition to lockouts and Union hereby declares opposition to strikes, sympathetic or otherwise, and to stoppage or slowdown of work.

14. HEALTH AND WELFARE

14.1 Employer will provide and pay 100% of the insurance premium costs of medical, hospital, dental, prescription, and vision coverage, for employees and dependents for employees hired prior to or on June 30, 2012. Employees hired on or after July 1, 2012 will pay twenty-five percent (25%) of the cost of dependent coverage. The Employer will provide and pay 100% of the insurance premium costs for life, accidental death and dismemberment, short term and disability insurances for the employee for the life of the contract.

14.2 The Employer shall provide a long-term disability plan at no cost to the Employees. The current plan will provide a benefit equal to 66 2/3% of monthly salary (not to exceed \$7,500.00 a month) commencing on the ninety-first (91) day of a qualifying disability.

15. PENSION

15.1 Pension benefits, as set forth herein, shall be paid after six (6) months of employment for Employees in the bargaining unit who choose to participate in the Operating Engineers Pension Trust Fund.

15.2 The Employer shall pay into the Operating Engineers Pension Trust Fund an amount equal to twelve and one-third (12.3) percent of the Employee's gross W2 earnings. This amount includes the contribution to the Union's Retiree's Health Care Trust.

15.3 All Employees who are enrolled in the union pension system shall continue to be eligible for enrollment in the system, as long as they are full-time Employees of Employer, whether or not they are members of the bargaining unit.

15.4 The Employer shall make the payments provided in Section 14.2 at the times and in the manner provided in the Trust Agreement creating the Pension Trust Fund for Operating Engineers, and is bound by all the terms and conditions thereof and any amendment or amendments thereto. Eligibility of Employees shall be determined by the Trustees of said Trust.

15.5 The Employer shall deduct for union dues and make available an automatic payroll deduction for credit union deposits.

15.6 As an alternative to the Operating Engineers Pension Trust Fund, Employees may elect to enroll in another pension plan available through Employer.

15.7 The District will "match" 100% of an employee's contribution into a deferred compensation plan up to 3% of the employee's annual wages effective October 1, 2015.

16. MANAGEMENT RIGHTS

16.1 IVGID retains the exclusive right, except as expressly stated herein, to operate and direct the affairs of IVGID in all its various aspects, including but not limited to, the right to direct the work force; to determine the size of the work force and the number of employees, classifications, and positions; to plan, direct and control all the operations and services of IVGID ; to determine the methods, means, and organization by which such operations and services are to be conducted; to assign and transfer employees within its operations; to combine, divide, or reorganize its operations; to assign and

schedule work; to establish reasonable work rules; to hire, promote, demote, suspend, discipline, discharge or relieve employees due to lack of work or other legitimate reasons; and to change or eliminate existing methods, equipment or facilities.

16.2 Union agrees that Employer shall have complete freedom in questions involving termination of employment, transfer, advancement, and layoffs due to lack of work, except that no Employee shall be discharged for Union activities. Union recognizes and agrees that reprimands, suspensions and discharges of Employees for inefficiency, carelessness or insubordination are necessary and proper to the successful operation of Employer's business.

16.3 Nothing in this Agreement shall be construed as abrogating any rights that either party hereto has under the statutes of the State of Nevada.

17. TERM OF AGREEMENT

17.1 This Agreement shall become effective on the 1st day of July 2015, and remain in effect through the 30th day of June 2018. This Agreement shall continue in effect from year to year thereafter, unless either of the parties hereto gives notice to the other in writing, pursuant to NRS Chapter 288, in each year during which this Agreement may be automatically renewed, either of a desire to terminate or to modify this Agreement. In the event of such a notice, the parties hereto agree: (1) to meet and confer with the other through their authorized agents for the purpose of negotiating a new Agreement or an Agreement containing the proposed modifications; (2) to notify such State and Federal agencies and boards within the time required by any applicable laws, of the existence of such dispute, provided that no agreement has been reached by that time; and (3) to continue in full force and effect without resorting to strikes or lockouts, all the terms and conditions of the existing Agreement for a period of sixty (60) days after such notice is given to such State or Federal board or agency or until the expiration of the existing Agreement, whichever occurs later.

17.2 Reopener Language – This agreement shall be automatically reopened for all negotiation items beginning with FY 2015 (July 1, 2015 – June 30, 2018) reported on or about November 1, 2016 in annual audit in the event the revenues to the District's General Fund useable in the year received decline from the total revenues received by the District's General Fund for the previous fiscal year, (audited), by 30% or if the unreserved ending fund balance in the District's General Fund has been budgeted for less than 4% of the actual expenditures from the General fund for the previous fiscal year pursuant to NAC 354.650(1), and the District has fully complied with the provisions of NAC 354.650(1). The parties' agreement to the above procedures constitute compliance with NRS 288.150(2) (w).

17.3 Health Care compliance – In an effort to remain compliant with the requirements of the Affordable Care Act (ACA), the parties agree upon written notification from either party, to reopen the agreement based on any of the following. 1. A change in regulation which in turn causes a reduction to the District's General Fund to fall below 4% pursuant to NAC 354.650(1). 2. A change in premiums exceeding an increase or decrease greater than 25%. 3. A change in policy that, upon review of both parties, may cause significant changes to the plan in regards to coverage, deductibles etc.

18. AGREEMENT BINDING UPON PARTIES

This Agreement shall be binding upon the heirs, executors, administrators, successors, and lessees of the parties hereto. In the event of the reorganization, transfer or change in the method of administering the service provided, the District shall provide the Agreement shall continue in full force and effect with the Union recognized as the proper bargaining representative of the Employees at the facility.

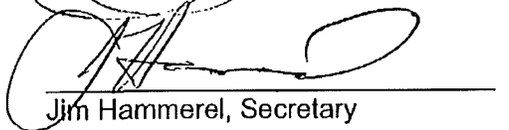
IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals by their respective officers duly authorized to do so this 24th day of June, 2018.

EMPLOYER:
INCLINE VILLAGE GENERAL
IMPROVEMENT DISTRICT

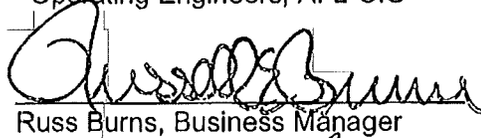
UNION:
OPERATING ENGINEERS LOCAL UNION
NO. 3 of the International Union of
Operating Engineers, AFL-CIO



Jim Smith, Chairman



Jim Hammerel, Secretary



Russ Burns, Business Manager



Jim Sullivan, Rec./Corr. Secretary

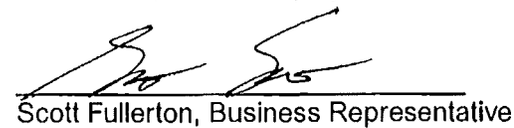
Reviewed and Approved:



Rick Davis, Public Employees Director



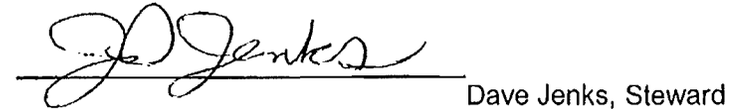
Stephen J Pinkerton, General Manager



Scott Fullerton, Business Representative



Devon T. Reese, Esq. Legal Counsel
General Counsel



Dave Jenks, Steward



Jeff Bendorf, Steward

INCLINE VILLAGE GENERAL IMPROVEMENT DISTRICT
Union Salary Ranges
Supervisor Bargaining Unit
Effective July 1, 2015

*Top of Ranges Increased 3%
from previous year.
No Change in Minimum*

GRADE	HOURLY			BI-WEEKLY			ANNUAL		
	Minimum	Mid	Max	Minimum	Mid	Max	Minimum	Mid	Max
S12	\$33.97	\$42.99	\$52.01	\$2,718	\$3,439	\$4,161	\$70,658	\$89,419	\$108,180
S11	\$32.36	\$40.96	\$49.55	\$2,589	\$3,277	\$3,964	\$67,309	\$85,190	\$103,070
S10	\$30.81	\$38.99	\$47.18	\$2,465	\$3,119	\$3,774	\$64,085	\$81,103	\$98,121
S9	\$29.35	\$37.14	\$44.93	\$2,348	\$2,971	\$3,595	\$61,048	\$77,249	\$93,450
S8	\$27.95	\$35.37	\$42.78	\$2,236	\$2,829	\$3,423	\$58,136	\$73,561	\$88,987
S7	\$26.62	\$33.69	\$40.76	\$2,130	\$2,696	\$3,261	\$55,370	\$70,074	\$84,778
S6	\$25.35	\$32.08	\$38.81	\$2,028	\$2,567	\$3,105	\$52,728	\$66,729	\$80,731
S5	\$24.15	\$30.57	\$36.98	\$1,932	\$2,445	\$2,958	\$50,232	\$63,574	\$76,916
S4	\$23.13	\$29.28	\$35.43	\$1,850	\$2,342	\$2,834	\$48,110	\$60,894	\$73,677
S3	\$22.57	\$28.57	\$34.56	\$1,806	\$2,286	\$2,765	\$46,946	\$59,421	\$71,896
S2	\$21.49	\$27.19	\$32.90	\$1,719	\$2,175	\$2,631	\$44,699	\$56,564	\$68,428
S1	\$20.46	\$25.89	\$31.32	\$1,637	\$2,071	\$2,506	\$42,557	\$53,851	\$65,145

INCLINE VILLAGE GENERAL IMPROVEMENT DISTRICT
Union Salary Ranges
Supervisor Bargaining Unit
Effective July 1, 2016

*Top of Ranges Increased 3%
from previous year.
No Change in Minimum*

GRADE	HOURLY			BI-WEEKLY			ANNUAL		
	Minimum	Mid	Max	Minimum	Mid	Max	Minimum	Mid	Max
S12	\$33.97	\$43.71	\$53.45	\$2,718	\$3,497	\$4,275	\$70,658	\$90,908	\$111,158
S11	\$32.36	\$41.64	\$50.92	\$2,589	\$3,331	\$4,073	\$67,309	\$86,608	\$105,907
S10	\$30.81	\$39.64	\$48.47	\$2,465	\$3,171	\$3,877	\$64,085	\$82,453	\$100,821
S9	\$29.35	\$37.76	\$46.17	\$2,348	\$3,021	\$3,694	\$61,048	\$78,535	\$96,022
S8	\$27.95	\$35.96	\$43.96	\$2,236	\$2,876	\$3,517	\$58,136	\$74,786	\$91,436
S7	\$26.62	\$34.25	\$41.88	\$2,130	\$2,741	\$3,351	\$55,370	\$71,241	\$87,111
S6	\$25.35	\$32.62	\$39.88	\$2,028	\$2,609	\$3,191	\$52,728	\$67,840	\$82,953
S5	\$24.15	\$31.08	\$38.00	\$1,932	\$2,486	\$3,040	\$50,232	\$64,632	\$79,033
S4	\$23.13	\$29.77	\$36.40	\$1,850	\$2,381	\$2,912	\$48,110	\$61,908	\$75,705
S3	\$22.57	\$29.04	\$35.52	\$1,806	\$2,324	\$2,841	\$46,946	\$60,411	\$73,875
S2	\$21.49	\$27.65	\$33.80	\$1,719	\$2,211	\$2,704	\$44,699	\$57,505	\$70,311
S1	\$20.46	\$26.32	\$32.18	\$1,637	\$2,106	\$2,575	\$42,557	\$54,747	\$66,938

INCLINE VILLAGE GENERAL IMPROVEMENT DISTRICT
Union Salary Ranges
Supervisor Bargaining Unit
Effective July 1, 2017

*Top of Ranges Increased 2%
from previous year.
No Change in Minimum*

GRADE	HOURLY			BI-WEEKLY			ANNUAL		
	Minimum	Mid	Max	Minimum	Mid	Max	Minimum	Mid	Max
S12	\$33.97	\$44.42	\$54.88	\$2,718	\$3,554	\$4,390	\$70,658	\$92,397	\$114,135
S11	\$32.36	\$42.32	\$52.28	\$2,589	\$3,386	\$4,183	\$67,309	\$88,027	\$108,744
S10	\$30.81	\$40.29	\$49.77	\$2,465	\$3,223	\$3,981	\$64,085	\$83,803	\$103,522
S9	\$29.35	\$38.38	\$47.40	\$2,348	\$3,070	\$3,793	\$61,048	\$79,821	\$98,594
S8	\$27.95	\$36.54	\$45.14	\$2,236	\$2,924	\$3,611	\$58,136	\$76,010	\$93,885
S7	\$26.62	\$34.81	\$43.00	\$2,130	\$2,785	\$3,441	\$55,370	\$72,407	\$89,445
S6	\$25.35	\$33.15	\$40.95	\$2,028	\$2,652	\$3,276	\$52,728	\$68,951	\$85,175
S5	\$24.15	\$31.58	\$39.02	\$1,932	\$2,527	\$3,121	\$50,232	\$65,691	\$81,150
S4	\$23.13	\$30.25	\$37.38	\$1,850	\$2,420	\$2,990	\$48,110	\$62,922	\$77,733
S3	\$22.57	\$29.52	\$36.47	\$1,806	\$2,362	\$2,918	\$46,946	\$61,400	\$75,854
S2	\$21.49	\$28.10	\$34.71	\$1,719	\$2,248	\$2,776	\$44,699	\$58,447	\$72,195
S1	\$20.46	\$26.75	\$33.04	\$1,637	\$2,140	\$2,644	\$42,557	\$55,644	\$68,731

Exhibit B

Incline Village General Improvement District Effective July 1, 2012 Union Salary Grid and Supervisory Responsibility Supervisor Bargaining Unit				
Supervisor Grade	Job Classification			Highest Position Supervised
S-11	Fleet Superintendent			U-10 (1)
S-10	Collection/Distribution Supervisor	Water/Wastewater Supervisor		U-10 (1)
S-9	Compliance Supervisor/Chief Inspector	Utilities Maintenance Specialist		U-10
S-8				
S-7				
S-6				
S-5				
S-4				
S-3				
S-2				
S-1				

(1) U-_: IVGID Pay Grade from Non-Supervisory Agreement.

EXHIBIT C



The Peer Counseling and Disciplinary Committee is a team made up of Operators and Managers that support teams as well as individual in our department.

We do this by providing an honest, good faith effort to enhance employee performance through coaching, counseling and disciplinary recommendations.

As IVGID employees, we share common responsibilities to
our customers, coworkers, community and ourselves.

THE TEAM RESPONSIBILITY

To work as one to develop and accomplish shared goals, and to champion these goals through personal effort.

THE RESPONSIBILITY OF INTEGRITY

To respect ourselves and others, to act ethically and with commitment, and to be honest and caring.

THE RESPONSIBILITY TO LEARN

To continuously improve our personal skills, work habits and work systems.

THE RESPONSIBILITY TO CONSERVE

To wisely use natural resources, material goods and services, and time.

THE CUSTOMER RESPONSIBILITY

To know who our customers are, and to understand and meet their needs with exemplary services.

PEER COUNSELING AND DISCIPLINARY PROCESS

IVGID UTILITY DEPARTMENT

Peer Counseling and Disciplinary Process

Utility employees are expected to live by the principles and values contained in our Missions Statement and Standards. These principles and values are important to us and they communicate clear expectations for employee behavior on the job. Accepting responsibility and accountability, being a team player, participating to our fullest, treating others in a respectful way, and always being safety and quality conscious are key elements that support our work system and define who we are.

In our Department, much of the responsibility for providing feedback on people's job performance and behavior shifts to the team members themselves. When working as part of a team, people need to know how well they are doing and whether their actions and behavior are helping or hindering the team in accomplishing its goals. Positive feedback is always the best kind, but feedback for improvement is also necessary. Team members should see each other as a source of support, assistance, and encouragement. Feeling appreciated and respected by one's peers helps to build trust and maintain positive working relationships in the group.

There may be instances where a team member's behavior is viewed by others on the team as unhelpful or in some way inconsistent with our guiding principles and values. Should this occur, team members have a responsibility to bring this to the individual's attention. It may be that the person is unaware of the behavior and the effect it is having on the group. If the person is aware of it, he or she may see no reason to change, if it appears that the behavior is acceptable to others. It could also be that the behavior is the result of a misunderstanding or a performance problem of some kind. If so, training or other kinds of assistance can be provided to help the individual improve. If a misunderstanding or performance related problem is present, then the individual has a responsibility to examine his or her behavior carefully and consider how it is affecting the rest of the team. Each team member will be held accountable for his/her actions.

Three process steps are available to year round and multi-seasonal year round employees. Each is intended to help a fellow team member recognize that a concern exists among the members about the person's behavior and that those behaviors need improvement. Consistent with our teamwork philosophy in the Utility Department, our team has a responsibility to view a problem one team member is having as a problem for the entire team and be prepared to counsel and assist the person as needed.

I. **Informal Discussion with Another Team Member**

- In a private conversation, one or more team members brings a concern he or she has about another team member's actions or behavior to this person's attention. This should always be done in a caring, empathetic and helpful way by all involved.
- It may be that the individual is unaware of the undesirable behavior and the effect it is having on others. If so, this or any other misunderstanding can be quickly cleared up.
- The outcome of this discussion should be a better understanding by the individual of the effect of his or her behavior and what is expected and why.
- Any assistance the team can offer that may help the individual to improve should be made available. Individuals should make notes in a personal diary for future reference.
- The outcome of the discussion should be a commitment by the individual to improve the undesirable behavior. If the behavior continues, the individual should understand that further action will be necessary and can be expected.

II. **Formal Discussion Involving the Team and Individual's Supervisor**

- If an individual's behavior does not improve, the matter needs to be brought up to the attention of the individual's supervisor. The supervisor will determine if the intent of Step I has been satisfied and if so he will organize a team meeting.
- In the team meeting, the team will discuss the situation and together with the individual, establish agreed-upon expectations for correcting the problem. A record of the meeting will be made on a progressive disciplinary form and signed by those in attendance.
- It is the responsibility of the team to offer the individual help in improving his or her behavior. A performance management plan will be developed to measure any progress. The outcome of the discussion should be a commitment by the individual to improve the undesirable behavior. If the behavior continues, the individual should understand that further action will be necessary and can be expected.
- The performance management plan will be developed and administered by the team and reviewed by the Utility Superintendent.
- Seasonal employee performance issues will be handled at the team level including the individual's supervisor and the Utilities Superintendent.

III. Formal Performance Review

- Continued poor performance will result in a meeting with the Peer Counseling and Disciplinary Committee.
- The committee will consist of 3 operators and the Utilities Superintendent. One operator should be from a different division within Utilities, i.e.: Plant or Pipeline. The individual's supervisor should be present at this meeting as well.
- The committee will review previous actions and performance management plans along with any current issues. Recommendations for further improvement plans or disciplinary actions will be developed. A formal record of the meeting will be made on a progressive disciplinary form with all those in attendance signing.
- A written recommendation of the committee will be prepared by the Utilities Superintendent and reviewed with the Utilities Director.

It is important in our Department that members be able to share their perceptions of each other's behavior when expectations are not being met. Otherwise, problems could develop within the group that harm morale and performance. Our peer counseling and disciplinary process only works effectively when team members genuinely care about each other and have invested the time and effort in developing truly open relationships.

If an individual team member does not agree with a committee recommendation, that person may address their concerns with the entire committee as a whole. Talking with individuals on the committee, other than the Utilities Superintendent, out of a committee environment about issues being addressed by the committee shall be avoided.

It also must be understood that IVGID management reserves the right to take appropriate action in cases of severe violation of IVGID policies or state, federal or local laws. Bargaining unit employees have the right to Union representation at any point in this process and all year round & multi-seasonal year round employees shall have access to the grievance procedures outlined in IVGID's personnel policies.

IVGID UTILITIES DEPARTMENT
Progressive Disciplinary Form

Employee Name _____ Job Title _____ Department _____

Date: _____ **VERIFICATION OF INTENT OF STEP I**
Describe how the intent of Step I has been met and describe the agreement that was reached.

Who initiated Step I	Was agreement satisfied?	Target Date

Supervisor Signature _____ Date _____

Date: _____ **STEP II: FORMAL DISCUSSION WITH TEAM**
STAR: (Situation or Task, employee Action, and Results leading to formal discussion):

- € Meeting with team including supervisor.
- € Establish expectations for correcting problem.
- € Offer help and recourses.
- € Develop performance management plan
- € Review management plan with Utilities Supt. And prepare to administer the plan.

Employee Signature _____ Date _____ Supervisor Signature _____ Date _____ Supt. Signature _____ Date _____

Date: _____ **STEP III: FORMAL PERFORMANCE REVIEW WITH COMMITTEE**
STAR: (Situation or Task, employee Action, and Results leading to formal discussion):

- € Meeting with Peer Counseling and Disciplinary Committee
- € Review current issues, previous actions and management plans
- € Make recommendations for additional performance management plans and/or further disciplinary recommendations (i.e. suspension)

Employee Signature _____ Date _____ Supervisor Signature _____ Date _____ Dept. Mgr. Signature _____ Date _____

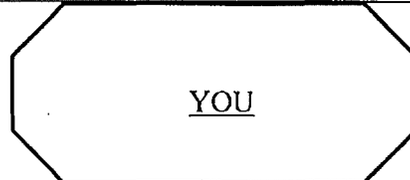
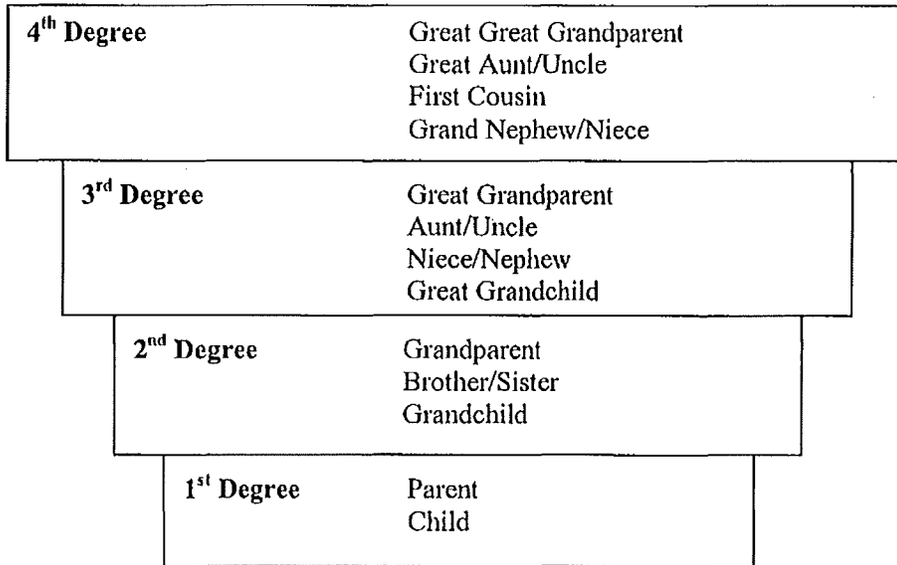
Date: _____ **FINAL ACTION**
STAR/INVESTIGATION:

Action Taken:

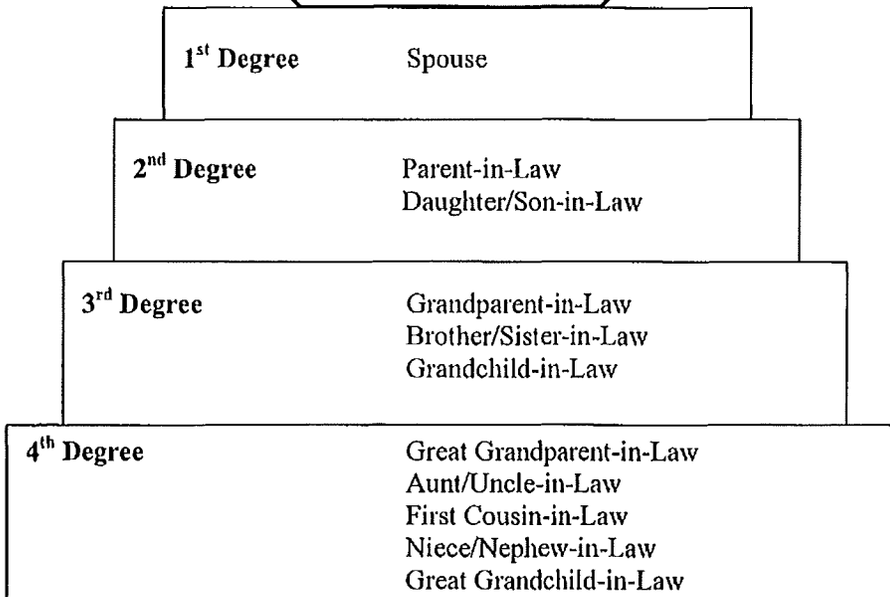
Employee Signature _____ Date _____ Supervisor Signature _____ Date _____ Dept. Mgr. Signature _____ Date _____

Exhibit D
CONSANGUINITY / AFFINITY CHART

**C
O
N
S
A
N
G
U
I
N
I
T
Y**



**A
F
F
I
N
I
T
Y**



Note: Step relationships (step-brother, step-father, etc.) are considered to be the same as blood relationships. Domestic Partners are considered the same as spouse.