IATSE Local 28 - Metro Memorandum of Understanding: post-Janus CBA Changes P5 Unit

MEMORANDUM OF UNDERSTANDING Regarding Compliance with *Janus* Decision IATSE Local 28 and Metro/MERC Portland 5 Bargaining Unit

The parties to this memorandum of agreement are the Metropolitan Exposition-Recreation Commission ("Employer", "Metro" or "MERC") and LOCAL 28 of the International Alliance of Theatrical Stage Employees, Moving Picture Technicians, Artists and Allied Crafts of the United States, its Territories and Canada ("Union" or "Local 28").

Whereas, the parties entered into a collective bargaining agreement effective July 1, 2016 through June 30, 2019;

Whereas, the United States Supreme Court issued its decision in *Janus v AFSCME Council 31* on June 27, 2018, which rendered unlawful the compelled payment of "fair share fees" by public sector employees who are represented by but are not members of the union; and

Whereas the parties met thereafter pursuant to ORS 243.702 to renegotiate provisions of their collective bargaining agreement affected by the Court's decision;

The parties hereby agree to modify the following provisions of their 2016-2019 collective bargaining agreement as follows:

1.2 **Dues and Work Fees**

The Employer agrees to deduct from the paychecks of employees covered by this Agreement work fees for all bargaining unit employees and Union membership dues for Regular Department Heads who have provided the Employer with written authorization for such deductions. Dues/work fees authorizations shall continue in effect from year to year, unless revoked in writing as provided in the signed authorization. All requests to revoke work fees and/or union dues deductions shall be forwarded to the Union. The employer shall, no later than 15 calendar days after each payday, remit all dues and work fees deducted from employees' pay to the Union.

1.2.1 Work fees will be deducted in a percentage of gross wages per pay period as designated by the Union.

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- 1.2.2 Regular Department Heads' membership dues will be deducted in an amount equal to 1/26 of the total annual membership fees per pay period worked. No payroll deduction of dues will be made for any pay period in which the earnings received are insufficient to cover the payroll deduction, nor will any deduction be made from subsequent payrolls to cover the period in which there was insufficient earnings to cover the deduction of the applicable dues or fees. The Union will be the holder of records concerning union membership status.
- 1.2.3 Regular Department Heads who are not members of the Union may choose to voluntarily pay an amount equal to union dues. The Employer shall deduct such voluntary payments in accordance with and on the same terms as provided in Section 1.2.
- 1.2.4 Indemnification: The Union agrees that it will indemnify, defend and save MERC, Metro, and/or any of their facilities harmless from all suits, actions, proceedings and claims against these entities or a person acting on their behalf, whether for damages, compensation, reinstatement or a combination hereof arising out of implementation of this Section if the Employer gives reasonable notice to the Union. The Employer agrees that the Union may designate counsel of its choice to represent the Employer in the defense of these claims.

[remainder of Article 1 to remain unchanged]

ARTICLE XIII: Miscellaneous Provisions

13.1 Inspection Privileges

Authorized agents of the Union shall have access to the Employer's establishment during working hours for the privilege of discussing with employees the union and its role, adjusting disputes, investigating working conditions, and ascertaining that the Agreement is being adhered to; provided, however, that no interruption of work shall occur.

13.2 New Hires

Via a twice a month report the employer will notify the Union of all new hires in the bargaining unit. Such notification shall include the employee's name, date of hire, job classification, and phone number. The Employer shall provide such information to the Union's Secretary.

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The Employer shall provide the Union with advanced notice of all new-employee orientation sessions for new hires covered in this agreement and shall further afford the Union sufficient time during such orientations to address newly hired employees.

[remainder of Article 13 to remain unchanged]

The remainder of the parties' 2016-2019 agreement shall remain unchanged.

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Rose Etta Venetucci Business Representative, IATSE Local 28

Dated:_____12-14-18

Ross Hume Labor Relations Program Manager

Dated: 12/13/18

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Terry Smith Employee Engagement Manager

Dated: 12.13.13