Notice of Critical Status
For
Painters District Council No. 3 Pension Plan

This is to inform you that on December 29, 2010 the Plan Actuary certified to the U.S. Department of the Treasury and to the
Plan Sponsor that the Plan is in critical status for the plan year beginning October 1, 2010. Federal law requires that you receive
this notice. In the future you will receive an annual update of this status and the progress the Plan is making towards the goals
described below.

Critical Status

The Plan is considered to be in critical status because it is projected to satisfy the following:

Funded percentage less than 65% and projected accumulated funding deficiency within the current or next 4 plan years

The Plan’s actuary determined that the Plan’s funded percentage is 55.6% on October 1, 2010. The “funded
percentage” is the fraction of earned benefits that could be funded with existing Fund assets. The Plan’s actuary also
projects that, if no further action is taken, the Plan will have an accumulated funding deficiency (not recognizing any
amortization extensions) for the plan year ending September 30, 2014. Note, “accumulated funding deficiency” means
that contributions would be insufficient to satisfy Federal requirements; it does not mean that the Fund would become
bankrupt or run out of money.

As required by law, the Plan Actuary’s certification includes only contribution rate increases that have been codified in collective
bargaining or participation agreements.

Rehabilitation Plan and Possibility of Reduction in Benefits

Federal law requires pension plans in critical status to adopt a rehabilitation plan aimed at restoring the financial health of the
Plan. A rehabilitation plan may involve reductions to future benefit accruals, increases to contribution rates, or both. The law also
permits pension plans to reduce, or even eliminate, benefits called “adjustable benefits” as part of a rehabilitation plan. The Plan
offers the following adjustable benefits which may be reduced or eliminated (for participants not yet in pay status) as part of any
rehabilitation plan the Pension Plan may adopt:

• Disability benefits;
• Early retirement benefits or subsidies;
• Post-retirement death benefits;
• Benefits in effect less than 60 months;

If the Trustees of the Plan determine that the above benefit reductions are necessary, you will receive a separate notice in the
future identifying and explaining the effect of those reductions. But you should know that whether or not the Plan reduces
adjustable benefits, effective as of December 29, 2010, the Plan is not permitted to pay any lump sum benefits (or any other
payment in excess of the monthly amount paid under a single life annuity) while it is in critical status.

Future Experience and Possible Adjustments

The rehabilitation plan is based on a number of assumptions about future experience and may need to be adjusted in the future
if such assumptions are not met. Additional contribution rate increases and/or reductions in the rate at which benefits are earned
may be needed if the Fund were to suffer asset returns below the expected 7.50% (in the 2010-11 plan year or later), a drop in
the hours worked, or poor experience from other sources. If, at some point in time, the Trustees determine that further
adjustments are necessary, you will receive a separate notice identifying and explaining the effect of those changes.

Employer Surcharge

The law requires that all contributing employers pay to the Plan a surcharge beginning on February 27, 2011 to help correct the
Plan’s financial situation. The amount of the surcharge is equal to a percentage of the amount an employer is otherwise required
to contribute to the Plan under the applicable collective bargaining agreement. With some exceptions, a 5% surcharge is
applicable in the initial critical year and a 10% surcharge is applicable for each succeeding plan year thereafter in which the Plan
is in critical status.
The surcharges continue until the bargaining parties formally approve a rehabilitation plan. *It is the intention of the Board of Trustees to have rehabilitation plan options submitted to the bargaining parties very soon, so that formal approval of a rehabilitation plan can be made before February 27, 2011. If the bargaining parties are able to adopt a rehabilitation plan prior to that date, surcharges would not be required.*