

K#9809

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EROS LABORERS NO. 2 UNION

NATIONAL AGREEMENT

COVERING

SERVICE AND SUPPLY CONTRACTORS

OF

THE UNITED STATES GOVERNMENT

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ARTICLE I

Parties

This Agreement has been entered into by, and is binding upon,

Original DKC Enterprises, LLC located at the EROS Data Center (hereinafter referred to as the "Employer"), and the EROS Laborers No.2 Union and its affiliated Unions and/or District Councils having jurisdiction over the Employer's locations and operations covered by this Agreement (hereinafter referred to as the "Union").

ARTICLE II

Recognition

Section 1. The Employer agrees to recognize the Union as the sole and exclusive bargaining representative with respect to wages, hours, and all other terms and conditions of employment of its employees employed at the EROS Data Center.

Section 2. "Employees", within the meaning of this Agreement, shall include all employees of the Employer working at the job locations presently or hereafter covered under Article I of this Agreement who are defined as employees under the Labor-Management Relations Act of 1947, as amended.

Section 3. The employees covered under this Agreement shall constitute Material Handler, Mail Coordinator, Production Control Clerk, Copy Machine Operator, and maintenance employees.

ARTICLE III

Management Rights

The Employer shall at all times have full control of matters relative to the management and conduct of its business and shall control its operations, the direction of its working force, the methods of production, the management of its plants and buildings, the care and use of its machinery and materials, and the right to hire, promote, and transfer employees, subject to the provisions of this Agreement.

ARTICLE IV

Union Representation

Section 1. The Union shall have the right to appoint as many shop stewards as it deems necessary. The Union shall supply the Employer, in writing, and shall maintain with the Employer on a current basis, a complete list of all authorized stewards, together with the designation of the group of employees each is authorized to represent.

Section 2. A chief steward shall be permitted to furnish information and/or process grievances relating to matters of mutual concern to the Employer and the employees.

Section 3. The Employer agrees that in the event it is planned to transfer a steward, officer, or representative from one work shift and/or shop to another, it will inform the Union five (5) days prior to taking such action.

ARTICLE V

Hours and Overtime Rates

Section 1. The regular schedule of hours and over time are set forth in Schedule B, attached hereto. There shall be no pyramiding of overtime.

Section 2. The hours of work shall be established to meet the requirements of the Employer's contract with the applicable Government agency.

Section 3. Any employee scheduled to work or called in to work by the Employer shall receive at least two (2) hours pay if he reports for work at the required time and no work is available, unless the Employer shall have taken reasonable steps to notify such employee that there will be no work.

Section 4. No employee scheduled to work or called in to work by the Employer shall be required to stand by for an assignment unless he is paid his regular straight-time rate during such waiting period, unless the Employer has taken reasonable steps to notify such employee that there will be no work or that his starting time has been changed.

Section 5. Lunch period shall be not less than one-half (1/2) hour and not more than one (1) hour.

ARTICLE VI

Wages, Fringe Benefits, Vacations, and Shift Schedules

Section 1. The employees shall receive wages, and be subject to shift schedules and vacation rights as set forth in Schedule B, attached hereto. Unless otherwise agreed upon by both parties, the Employer agrees to make pension contributions to a Retirement Fund on behalf of each employee covered by this Agreement. The amounts and frequency of such contributions are set forth in Schedule B, attached hereto.

Section 2. Unless otherwise agreed upon by the parties, the terms and conditions set forth in Schedule B are to be separately negotiated between the Employer and the Union having jurisdiction over such Employer operation.

Section 3. Unless otherwise agreed upon by both parties, the terms and conditions set forth in Schedule B shall be reopened in accordance with Article XIX, and all terms and conditions set forth therein shall be the subject of renegotiation. Unresolved issues or disputes arising out of failure to negotiate a renewal or modification of this agreement that remain on the 20th day of the month preceding the next regular meeting of the Federal Mediation and Conciliation Service, may be submitted jointly or unilaterally to the Council for adjudication. Such unresolved issues or disputes shall be submitted no later than the next regular meeting of the Council following the expiration of this agreement or any subsequent anniversary date. The Council's decision shall be final and binding. There shall be no stoppage of work either by strike or lockout because of any proposed change in this Agreement or disputes over matters related to this Agreement. All such matters must be handled as stated herein.

ARTICLE VII

Holidays

Section 1. All employees shall be entitled to the following ten holidays with pay: New Year's Day, Martin Luther King Jr.'s Birthday, Presidents Day, Memorial Day, Independence Day, Labor Day, Veteran's Day, Columbus Day, Thanksgiving Day, and Christmas Day; provided, however, that any employee who is absent without an acceptable excuse on the work day immediately preceding or the work day immediately following a holiday shall forfeit his right to be paid for such holiday. If an employee is prevented from working on the workday immediately preceding or the workday immediately following a holiday because

of illness attested to by a physician, or death in his immediate family, such fact shall constitute an acceptable excuse. (The immediate family shall include spouse, parent, stepparent, mother-in-law, father-in-law, brother, sister, child, and stepchild).

Section 2. The Employer may substitute for any of the named holidays another day off with pay, in accordance with a plan communicated to the employees involved and agreed to by the Union.

Section 3. Holidays, as determined above, will be observed as non-work days. Whenever such holidays fall on Saturday or Sunday, and the Employer's operation is closed on the preceding Friday or the succeeding Monday, then such Friday or Monday shall be deemed to be such holiday.

ARTICLE VIII

Bereavement Leave

In the event of a death of a spouse, child or step-child, a full time, permanent employee shall be entitled to five (5) days off as bereavement leave. In the event of a death of a parent, stepparent, brother, sister, mother-in-law, or father-in-law, a full time, permanent employee shall be entitled to three (3) days off as bereavement leave. The compensable days must fall within the employee's regularly scheduled workweek.

ARTICLE IX

Clothing, Uniforms, or Equipment

Employees who are required by the circumstances under which they are working to wear uniforms, special clothing, safety clothing, or to have special equipment, will be furnished with those items by the Employer and if additional tailoring or the sewing on of patches is required, the Company shall bear the initial cost. All deposits for uniforms shall be refunded to the Employee upon termination of employment, provided the uniforms are returned. All full time employees shall receive a maximum of \$75.00 allowance per contract year to purchase safety shoes.

ARTICLE X

Reduction in Forces

Section 1. The Employer agrees to notify the Union as promptly as possible concerning pending reductions in force and provide probable impact information.

Section 2. When an employee is discharged for cause, or laid off, he shall be paid, to date, after he has turned in his uniforms, keys, government identification card, and all government and company equipment.

When an employee terminates his employment voluntarily, he shall be paid at the conclusion of the current pay period. A person absent for three (3) days without notifying his Employer is considered to have voluntarily terminated.

Section 3. In recalling employees, the Employer shall contact each employee by telephone or telegram at his last known address. The employee shall be required to respond and to be available for work within seventy-two (72) hours.

ARTICLE XI

Promotions

In affecting a promotion, the Employer shall give first consideration to employees presently employed at the job location involved. All jobs and the minimum requirements for each shall be posted with a time limit for those candidates meeting the requirements to respond. If there are no bidders, or those who did bid cannot meet the requirements, outside applicants will be considered. The Employer will review the application of all candidates with full regard given to each candidate's skills, abilities, and experience.

ARTICLE XII

Safety

In order to provide safety controls for protection to the life and health of the employees, for prevention of damage to property, materials, supplies, and equipment, and for avoidance of work interruptions under this agreement, the Employer shall comply with the pertinent provisions of the most current USGS OCCUPATIONAL HAZARDS AND SAFETY PROCEDURES HANDBOOK.

ARTICLE XIII

Maintenance of Standards and Protection of Rights

Section 1. The Employer agrees that all conditions of employment relating to wages, hours of work, overtime differentials, and general working conditions shall be maintained at not less than the highest standards in effect at the time of the execution of this Agreement; and the conditions of employment shall be improved wherever specific provisions for improvement are made elsewhere in this Agreement.

Section 2. It shall not be a violation of this Agreement, and it shall not be cause for discharge or disciplinary action, in the event an employee refuses to enter upon any property involved in primary labor dispute, or refuses to go through or work behind any primary picket line, including the primary picket line of the Union party to this Agreement and including primary picket lines at the Employer's places of business.

Section 3. It shall not be a violation of this Agreement, and it shall not be cause for discharge or disciplinary action, if any employee refuses to perform any service which the Employer undertakes to perform as an ally of an employer or person whose employees are on strike, and which service, but for such strike, would be performed by the employees of the Employer or person on strike.

ARTICLE XIV

Discharge or Suspension

Section 1. The Employer shall not discharge or suspend any employee without just cause; and with respect to any discharge or suspension, the Employer shall give at least two (2) warning notices to the employee of the complaint against such employee, in writing, and a copy of the same to the Union and job steward affected. On receiving the second warning notice (reprimand) in a six-month period, that employee will be subject to a three (3) day suspension. However, no warning notice need be given to an employee before he is discharged if the cause of such discharge is one of the following: (1) Failure to observe safety rules and regulations; (2) Failure to maintain Company or Government property in a safe and operational manner; (3) Gambling on Company or Government property; (4) Drinking or possessing intoxicating liquor on Company or Government property; (5) Fighting on Company or Government property; (6) Acts of indecent or immoral conduct on Company or Government property; (7) Willful damage or unauthorized removal of property belonging to the Company or Government; (8) Deliberately

falsifying or punching another person's time sheet or card; (9) Insubordination; (10) Sleeping during duty hours. However, when an employee is guilty of one of the above-mentioned infractions, he or she can be discharged or receive a three (3) day suspension. The warning notice as herein provided shall not remain in effect for a period of more than six (6) months from the date of said warning notice. Discharge must be by proper written notice to the employee and the Union affected.

Section 2. No employee shall be discriminated against, suspended, or discharged on the basis of sex, race, religion, national origin, creed, union affiliation or political belief. Nor shall any employee be discriminated against, suspended, or discharged for exercising rights under the National Labor Relations Act as amended, the Equal Employment Opportunities Act, or any other federal or state law regulation.

ARTICLE XV

No Strikes, No Lockouts

Section 1. It is the intent and purpose of the parties hereto to set forth herein the basic agreement covering wages, hours of work and other terms and conditions of employment to be observed by the parties, and to provide a procedure for the prompt and equitable resolution of disputes and grievances arising between the parties. Accordingly, it is agreed that there shall be no interruptions in or impediments to Employer's operations, or any stoppages, strikes, or lockouts during the life of this Agreement arising out of usual disputes and grievances. Instead, such disputes and grievances shall be peacefully resolved under the grievance procedure provided for herein.

Section 2. It is agreed that in all cases of any unauthorized strikes, slowdown, walkout, or any other unauthorized cessation of work; the Union shall not be liable for damages resulting there from. The Union shall undertake to encourage employees to return to their jobs during any unauthorized stoppage of work mentioned above. The Employer has the right to permanently replace economic and sympathetic strikers.

ARTICLE XVI

Grievance Procedure and Arbitration

All disputes or grievances involving the interpretation or application of this Agreement shall be settled in

the following manner.

Step 1 - The first attempt to settle any such dispute or grievance shall be made at the job level between the representatives of the Union involved in such dispute and the Employer's representative.

Step 2 - If such dispute or grievance is not settled at the job level within one week, it shall then be referred to the designated representative and the Labor Relations Director of the Employer or his designated representative. If the dispute or grievance is not settled on this level within five (5) days, the parties to the dispute may extend the period for the settlement to another fixed date, mutually agreed upon; and if a settlement is not effected by such date, the dispute or grievance may be submitted for arbitration under the provisions of Step 3 hereinafter set forth.

Step 3 - If after referral to Step 2, the dispute or grievance remains unresolved, the matter may then be referred to arbitration by either party upon written notice to the other. After service of such notification, in the event the parties are unable to agree upon an arbitrator, application shall be made to the Federal Mediation and Conciliation Service for a panel of five arbitrators from which list both parties shall alternately strike names until the last name remains, which person shall be designated as the arbitrator. The procedure for soliciting the arbitrator shall be completed within two (2) weeks of receipt by the parties of the list of names from the Federal Mediation and Conciliation Service. The decision of the arbitrator shall be final and binding on the Employer and on the Union and its members.

With respect to any dispute, complaint, or grievance arising out of the interpretation or application of Article II, S-2 of this Agreement, the Employer here acknowledges that the Union may, at its option, bypass Steps 1 and 2 of this grievance procedure and proceed immediately to Step 3.

Employee and the Employer shall bear their respective costs of the arbitration procedure separately. The fees of the arbitrator shall be shared equally between the Employee and the Employer. In the event that either party fails to comply with the decision of the arbitrator, the terms and conditions of Article XV shall not apply.

ARTICLE XVII

Extra Contract Agreement

The Employer agrees not to enter into any agreement or contract with its employees, individually or collectively, which in any way conflicts with the terms or provisions of this Agreement, or which in any way

affects wages, hours, or other working conditions of said employees, or any individual employee, or which in any way may be considered a proper subject for collective bargaining. Any such agreement shall be null and void.

ARTICLE XVIII

Separability and Savings Clause

Section 1. If any Article or Section of this Agreement is held invalid by operation of law or by tribunal of competent jurisdiction, or if compliance with or enforcement of any Article or Section should be restrained by such tribunal pending a final determination as to its validity, the remainder of this Agreement, or the application of such Article or Section to persons or circumstances other than those as to which it has been held invalid or as to which compliance with or enforcement of has been restrained, shall not be affected thereby.

Section 2. In the event that any Article or Section of this Agreement is held invalid or enforcement of or compliance therewith has been restrained, as set forth above, the parties affected thereby shall enter into immediate collective bargaining negotiations for the purpose of arriving at a mutually satisfactory replacement provision. In such event, the parties shall be permitted all legal or economic recourse in support of their demand, notwithstanding the provisions of Article XV of this Agreement.

ARTICLE XIX

Effective Date and Duration

This Agreement, entered into this day of October 1, 2013 shall be binding upon the parties hereto, their successors in the employing industry at the EROS Data Center, and their administrators, executors, and assigns, and shall remain in full force and effect until and through September 30, 2017 and from year to year thereafter unless written notice is given by the Union or the Employer at least ninety (90) days prior to the expiration date of its desire to modify, amend, or terminate this Agreement. The parties shall commence good faith bargaining negotiations within 15 days after receipt of such notice.

SCHEDULE A

This Agreement is applicable with respect to the following Employer job locations(s) and operation(s).

Employer:

Original DKC Enterprises, LLC

5330 Griggs Rd

Ste. A114

Houston, TX 77021

Job Location:

USGS/EROS Data Center

Mundt Federal Building

Sioux Falls, SD 57198

Operations:

Production Control Clerk, Material Handler, Mail Coordinator, Duplicating Machine Operator, Building Maintenance and Outside Yard Man employees.

SCHEDULE B**CLASSIFICATION, EFFECTIVE DATE, AND WAGES PER HOUR**

<u>CLASSIFICATION</u>	<u>10/1/13</u>	<u>10/1/14</u>	<u>10/1/15</u>	<u>10/01/16</u>
1. Production Control Clerk	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
2. Material Handler	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
3. Mail Coordinator	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
4. Duplicating Machine Operator (*)	<u>10.78</u>	<u>11.10</u>	<u>11.43</u>	<u>11.77</u>
5. Yardman	<u>18.56</u>	<u>19.04</u>	<u>19.53</u>	<u>20.03</u>
6. Utility man	<u>18.56</u>	<u>19.04</u>	<u>19.53</u>	<u>20.03</u>
7. Auto Mechanic/ Maintenance Mechanic	<u>20.71</u>	<u>21.19</u>	<u>21.68</u>	<u>22.18</u>
8. Skilled Utility man	<u>20.17</u>	<u>21.19</u>	<u>21.68</u>	<u>22.18</u>
9. Heavy Equipment/ Diesel Mechanic	<u>23.39</u>	<u>23.87</u>	<u>24.36</u>	<u>24.86</u>
10. Architectural Craftsman	<u>23.39</u>	<u>23.87</u>	<u>24.36</u>	<u>24.86</u>
11. Temp. Student Employees	<u>9.45</u>	<u>9.73</u>	<u>10.02</u>	<u>10.32</u>

(*) see Schedule B Job Sharing section

STUDENT

A student shall be anyone who is returning to school at the beginning of the fall term of school.

Employment is not to exceed ninety (90) calendar days.

FOREMAN AND LEADMAN

If the Employer assigns any employee as Foreman or Lead man of any employees on any project, he shall receive \$.50 per hour above the highest rate being paid to any employee under his supervision, regardless of his or her craft. No Foreman or Lead man shall supervise over more than ten (10) employees.

SHIFTS

<u>First Shift</u>	7:30 a.m. through 4:00 p.m.: 8 hrs. Work for 8 hrs. Pay.
<u>Second Shift</u>	4:00 p.m. through 12:00 a.m.: 7-1/2 hrs. Work for 8 hrs. Pay.
<u>Third Shift</u>	12:00 a.m. through 7:30 a.m.: 7 hrs. Work for 8 hrs. Pay.
<u>Optional Shift</u>	4 days a week: 10 hrs. Work for 10 hrs. Pay.

Shift start and stop times may be changed if agreed upon by both parties. Straight time shift work will run from 0.0 Hr. Monday to 0.0 Hr. Saturday. Employees working five (5) days per week will receive overtime pay for any time worked in excess of eight (8) hours per day. When job conditions dictate and by mutual agreement of both parties, the employer will be allowed to establish a four (4) day, ten (10) hour per day workweek. Employees working four (4) days per week will receive overtime pay for any time worked in excess of ten (10) hours per day. Employees working four (4) days of ten (10) hour shifts will not be entitled to shift differential for the additional two hours worked per day. Employees shall be entitled to overtime for any time worked in excess of forty (40) hours in any week; provided however, that there shall be no pyramiding of overtime. There shall be no split shifts. For all hours worked on Saturdays, employees shall be paid time and one-half, unless an employee's regular shift is Saturday, then hours will be paid at the regular rate. Sundays and Holidays shall be paid at double time. If the holidays fall between Monday and Friday, overtime shall be computed after thirty-two (32) hours of straight time pay. Where two or more shifts are employed, the first shift shall work eight (8) hours and receive eight (8) hours pay, and the

second shift shall work seven and one-half (7-1/2) hours and receive eight (8) hours pay, and the third shift shall work seven (7) hours and receive (8) hours pay. All work performed on the sixth shift day of the work week shall be paid for at time and one-half of the regular straight time hourly rates, and work on the seventh shift day shall be paid for at double time. A shift shall be defined as one crew of workmen replacing another crew.

WAGE PAYMENTS

All employees covered by this Agreement shall be paid before the end of their shift on Friday of the week following the work for which the pay has been earned. When an employee quits, he or she shall be paid the next payday in full. When an employee is discharged or laid off, he or she shall be paid in full immediately after turning in keys, uniforms, government identification card, government driver's license, and all government and company equipment.

SICK LEAVE/PERSONAL LEAVE

Each full-time employee shall be granted up to nine days (72 hours) sick leave for each year of continuous employment. Sick Leave is accrued at six (6) hours per month with a year running from Employers contact date to Employers contract date. Payment will be paid upon notice of an absence if notice is given two hours after shift starting time. Telephoning is acceptable. Sick leave of three or more consecutive working days will require a medical certificate. Accrued sick leave may be applied for as personal business. Employees may not carry over sick leave at the end of the Employers contract year. All sick leave shall be paid at the employee's current rate of pay. Employees must use all accrued sick leave before applying for leave without pay (LWOP).

SHORT TERM DISABILITY SICK LEAVE

Each permanent, full-time employee shall be granted ten (10) working days short term disability sick leave. Short-term disability year runs from Employers contract date to Employers contract date. Payment will be paid upon notice of an absence of three or more consecutive working days, the presentation of a medical

certificate and all accrued sick leave/personal leave is exhausted. Any short-term disability sick leave not used during the year will be lost and not transferred to the succeeding contract year. The employee shall continue to receive all regular benefits while on short-term disability leave. Short-term disability sick leave will not be paid off at the end of the contract year, nor upon termination of employment. Short-term disability sick leave may not be applied for as personal business. An employee cannot be paid short-term disability on the same days as workman's compensation is paid.

JURY DUTY

The Employer will reimburse an employee who has worked for the Employer for one year or more for the difference between his normal earnings for the time absent on jury service and the amount received for such jury duty, on a showing that the employee has returned to work every day of said period when employee was excused from jury duty for two (2) hours or more during the regular working hours thereof, and upon a showing of satisfactory evidence of the amount received for jury service. For those employees working shifts other than day time, said employees will be required to work their assigned shift if they have a 10 hour rest period prior to or immediately following jury service. Employer must be notified immediately following employee's receipt of notification of jury duty selection.

HOLIDAYS

The following ten (10) paid holidays shall be observed: New Year's Day, Martin Luther King Jr.'s Birthday, Presidents Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving Day, and Christmas Day. The Employer may substitute for any of the above holidays, another day off with pay, acceptable to the employees involved, at double time rate. No work shall be performed on Labor Day except in case of an emergency. If the Federal Government recognizes more holidays than the ones listed, they shall apply.

VACATION

Two weeks vacation with pay (80 hours) shall be given each employee upon completion of one,

two, three, and four years continuous employment. Three weeks vacation with pay (120 hours) shall be given to each employee after five, six, seven, eight, and nine years continuous employment. Four weeks (160 hours) shall be given to each employee after ten or more consecutive years of continuous employment. Employees may carry over a maximum of forty (40) hours of vacation after employee's anniversary date. All vacation shall be paid at the employee's earned rate of pay. Employees must use all accrued vacation before applying for leave without pay (LWOP). Only permanent, full-time employees are eligible for vacation benefits. A year runs from employee's anniversary date to employee's anniversary date.

GROUP INSURANCE

Permanent, full-time employees will be paid on their paycheck for health and welfare insurance beginning the first of the month following thirty (30) days of employment(*). Social security tax and income tax will be deducted as for regular pay. Should employee choose to be on the Employer's group insurance program, employee will pay the difference between the cost of the insurance and benefits paid on Employee's check (*).

(*) HEALTH AND WELFARE BENEFITS TABLE

<u>10/01/2013</u>	<u>10/01/2014</u>	<u>10/01/2015</u>	<u>10/01/2016</u>
<u>\$2.85/hr</u>	<u>\$2.85/hr</u>	<u>\$2.85/hr</u>	<u>\$2.85/hr</u>

INDIVIDUAL RETIREMENT ACCOUNT

The Employer agrees to make contributions to a Retirement Fund in accordance with the requirements of Article VI, Section 1 of this Agreement. After three (3) months of employment the Employer will contribute 15 percent of each employee's Regular Wages (excluding wages paid for Health & Welfare) to a Retirement Fund. Only permanent employees are eligible for Retirement benefits.

NONDISCRIMINATION CLAUSE

The Employer and the Union agree not to discriminate against any employee or applicant for employment because of race, color, creed, age, sex or national origin. This includes, but is not limited to hiring, placement, upgrading, transfer, demotion, layoff, or termination.

DISCHARGE

Minor offenses shall have two warning notices in writing. Major offenses can be reason for dismissal. The warning notices shall be issued in writing to the employee and to the Union; except that no warning notice need be given to any employee before he is discharged, if the cause of discharge is major. This Article shall apply to the grievance procedure.

JOB SHARING

Job sharing, where two (2) people are hired for the same job equally dividing the normal 40 hour work week, is allowed for the Duplicating Machine Operator position. Each employee will accrue 50% Sick Leave / Personal Business time after meeting required length of employment as set forth in Schedule B Sick Leave / Personal Business section. Each employee will also qualify for 50% of Vacation time depending on years of service as set forth in Schedule B Vacation section. Each employee also qualifies for full Retirement Fund benefits as set forth in Schedule B Individual Retirement Account section and full Group Insurance benefits as set forth in Schedule B Group Insurance section.

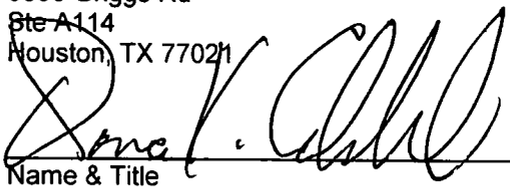
VOLUNTARY REDUCTION IN WAGES

Any employee requesting a voluntary reduction in pay must fill out form VRW-1 supplied by the Union.

EXPIRATION OF CONTRACT

This Agreement is to become effective October 1, 2013 and to continue in effect through September 30, 2017 and will automatically renew itself each year thereafter provided neither Party has signified their desire to reopen the Agreement for negotiations, such notice to be given in writing and not less than 90 days prior to the expiration date of this Agreement.

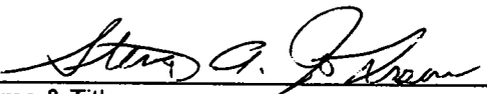
Original DKC Enterprises, LLC
5330 Griggs Rd
Ste A114
Houston, TX 77021



Name & Title

9/13/13
Date

LABORERS No. 2 UNION
EROS Data Center
Mundt Federal Building
Sioux Falls, SD 57198-0001



Name & Title

9-10-13
Date



Name & Title

9-10-13
Date



Name & Title

9-10-13
Date

Rank and File Check Off List

<u>Employee</u>	<u>Signature</u>	<u>Date</u>
Bonte, Steve	x <u>Steve Bonte</u>	<u>9-11-13</u>
Braa, Jacob	x <u>Jacob Braa</u>	<u>9-10-13</u>
Hansen, Arlen	x <u>Arlen Hansen</u>	<u>9-10-13</u>
Johnson, Steve	x <u>Steve Johnson</u>	<u>9-10-13</u>
Nelson, Adam	x <u>Adam Nelson</u>	<u>9-10-13</u>
Petersen, Mark	x <u>Mark Petersen</u>	<u>9-11-13</u>
Roling, Jerry	x <u>Jerry Roling</u>	<u>9-10-13</u>
Sayler, Jason	x <u>Jason Sayler</u>	<u>9-10-13</u>
Wentler, Charles	x <u>Charles Wentler</u>	<u>9-11-13</u>
Wiese, Ryan	x <u>Ryan Wiese</u>	<u>9-10-13</u>