[Memorandum of Understanding]

Ordinance adopting and implementing Amendment No. 2 to the Memorandum of Understanding between the International Federation of Professional and Technical Engineers, Local 21 AFL-CIO and the City and County of San Francisco pursuant to an arbitration award providing for a wage adjustment for employees assigned to classification 5212 (Principal Engineer), administrative leave for employees assigned to classification 5212 (Principal Engineer), and reimbursement of certain benefits no longer available to employees assigned to classifications 1888 (Resource Efficiency and Energy Conservation Manager), 2978 (Contract Compliance Officer II), 5212 (Principal Engineer), and 9386 (Senior Property Manager, Port), effective July 1, 2002.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Pursuant to Charter Section A8.409-4(e) and the June 3, 2002 arbitration award, the Board of Supervisors hereby adopts and implements Amendment No. 2 to the 2001-2003 Memorandum of Understanding between the International Federation of Professional and Technical Engineers, Local 21 AFL-CIO and the City and County of San Francisco by amending: Article III.B to provide for a wage adjustment for employees assigned to classification 5212 (Principal Engineer), Article III.G.2 to provide for administrative leave for employees assigned to classification 5212 (Principal Engineer), and Article III.N to provide for reimbursement of certain benefits no longer available to employees assigned to classifications 1888 (Resource Efficiency and Energy Conservation Manager), 2978 (Contract Compliance Officer II), 5212 (Principal Engineer), and 9386 (Senior Property Manager, Port), effective July 1, 2002.

The amendment to the Memorandum of Understanding so implemented is on file in the office of the Board of Supervisors in Board File No. <u>021028</u>.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

LINDA M. ROSS
Chief Labor Attorney



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number:

021028

Date Passed:

Ordinance adopting and implementing Amendment No. 2 to the Memorandum of Understanding between the International Federation of Professional and Technical Engineers, Local 21 AFL-CIO and the City and County of San Francisco pursuant to an arbitration award providing for a wage adjustment for employees assigned to classification 5212 (Principal Engineer), administrative leave for employees assigned to classification 5212 (Principal Engineer), and reimbursement of certain benefits no longer available to employees assigned to classifications 1888 (Resource Efficiency and Energy Conservation Manager), 2978 (Contract Compliance Officer II), 5212 (Principal Engineer), and 9386 (Senior Property Manager, Port), effective July 1, 2002.

June 17, 2002 Board of Supervisors — PASSED ON FIRST READING

Ayes: 7 - Ammiano, Daly, Leno, Maxwell, McGoldrick, Newsom, Peskin

Noes: 3 - Gonzalez, Sandoval, Yee

Absent: 1 - Hall

June 24, 2002 Board of Supervisors — FINALLY PASSED

Ayes: 10 - Ammiano, Daly, Hall, Leno, Maxwell, McGoldrick, Newsom, Peskin,

Sandoval, Yee Noes: 1 - Gonzalez File No. 021028

I hereby certify that the foregoing Ordinance was FINALLY PASSED on June 24, 2002 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young

Clerk of the Board

101 7 5 2002

Date Approved

Mayor Willie L. Brown Jr.