

RESOLUTION NO. 2015-19

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE MONTEREY PENINSULA WATER MANGEMENT DISTRICT REGARDING AUTHORIZING EXECUTION OF THE APPLICATION-AGREEMENT FOR MEDICARE-ONLY COVERAGE FOR EMPLOYEES OF THE MONTEREY PENINSULA WATER MANAGEMEMENT DISTRICT

The Board of Directors of the Monterey Peninsula Water Management District, hereby adopts the following Resolution:

WHEREAS, a division of the California Public Employees' Retirement System with respect to eligible employees of the Monterey Peninsula Water Management District, hereinafter referred to as "Public Agency", who are members of and in positions covered by said retirement system, has been conducted in accordance with Federal and State Laws and State regulations for the purposes of coverage under the insurance system established by the Federal Social Security Act and a deemed retirement system, hereinafter referred to as Group B of the California Public Employees' Retirement System has been established thereby as provided in Section 218(d)(6) of the Federal Social Security Act, composed of positions of members of such retirement system who desire coverage under the said insurance system; and

WHEREAS, the Public Agency desires to file an application with the State and to enter into an agreement with the State to extend coverage under the said insurance system on behalf of the Public Agency to services performed by individuals as employees of the Public Agency as members of a coverage group, as defined in Section 218(d)(4) of the Federal Social Security Act, of the said Group B of the California Public Employees' Retirement System; and

WHEREAS, official form "Application and Agreement PERS-MED-32D" containing the terms and conditions under which the State will effect such inclusion has been examined by this body;

NOW, THEREFORE, BE IT RESOLVED, that said Application and Agreement on said official form be executed on behalf of the Public Agency and submitted to the State to provide coverage under the California State Social Security Agreement of March 9, 1951, of all services performed by individuals as employees of the Public Agency as members of a coverage group (as defined in Section 218(d)(4) of the Social Security Act) of said Group B California Public Employees' Retirement System, except the following:

1. All services excluded from coverage under the agreement by Section 218 of the Social Security Act; and

<u>EXHIBIT 2-A</u>

MPWMD Resolution No. 2015-19 – Application-Agreement for Medicare-Only Coverage

2. Services excluded by option of the Applicant as indicated in Resolution No. 2015-06 adopted at a meeting of the Board of Directors the 18th day of May 2015:		
None		
Effective date of coverage of services under said agreement to be December 1, 2014; and		
BE IT FURTHER RESOLVED , that David J. Stoldt, General Manager, 5 Harris Court, Building G, Monterey, CA, is hereby authorized and directed to execute said Application and Agreement on behalf of and as Authorized Agent of the Public Agency and to forward same to the State for acceptance and further action; and		
BE IT FURTHER RESOLVED , that authority hereafter to act as Authorized Agent, and so to conduct all negotiations, conclude all arrangements, submit all reports, and sign all agreements and instruments which may be necessary to carry out the letter and intent of the aforesaid application and agreement, in conformity with all applicable Federal and State laws, rules and regulations, is vested in the position of David J. Stoldt.		
On motion of Director, and second by Director, the foregoing resolution is duly adopted this 19th day of October, 2015, by the following votes:		
AYES:		
NAYES:		
ABSENT:		
Presiding Officer		
Monterey Peninsula Water Management District		
I, David J. Stoldt, Secretary of the Board of Directors of the Monterey Peninsula Water Management District, hereby certify that the foregoing is a full, true and correct copy of a resolution duly adopted on the day of, 2015.		
Witness my hand and seal of the Board of Directors, this day of, 2015.		
David J. Stoldt, Secretary to the Board		



EXHIBIT 2-AMPWMD Resolution No. 2015-19 – Application-Agreement for Medicare-Only Coverage

CERTIFICATION

I, David J. Stoldt , General Manager
(Title)
of the Monterey Peninsula Water Management District, State of California, do hereby certify
the foregoing to be a full, true, and correct copy of Resolution No. 2015-19 adopted by the Board
of the Monterey Peninsula Water Management District at the regular meeting held on the 19th
day of October, 2015, as the same appears of record in my office.
(C':
(Signature)



Return original and one copy to:
California Public Employees' Retirement System
Employer Account Management Division
State Social Security Administrator Program
P.O. Box 720720
Sacramento, CA 94229-0720

This is your contract for Medicare coverage. Please read carefully. File State-approved copy in permanent file

APPLICATION AND AGREEMENT

For the purposes of this application and agreement, any reference made herein to any State or Federal statute or statutes, or regulations, or part thereof, applies to all amendments thereto now or hereafter made.

For the purposes of this application and agreement, "Federal System" means Old-Age, Survivors, and Disability and Health Insurance system established by the Federal Social Security Act, "Federal agency" means the Commissioner of Social Security, or successor in function to such officer, "Board" means the Board of Administration of the California Public Employees' Retirement System, acting on behalf of the State of California.

The Monterey Peninsula Water Management District, a public agency as defined in Section 22009 of the Government Code* hereinafter called Applicant, hereby makes application to the Board to execute a modification to the California State Social Security Agreement extending thereunder the "Medicare Only" coverage in conformity with Section 218(n) of the Social Security Act; to all services performed by individuals as employees of the Applicant in a coverage group (as defined in Section 218(d)(4) of the Social Security Act*) of Group B, California Public Employees' Retirement System, a deemed retirement system established by division of a retirement system pursuant to Section 218(d)(6) of the Social Security Act, composed of positions of members desiring coverage under said insurance system, except the following:

- Those services mandatorily excluded from said agreement by Section 218
 of the Social Security Act.*
- The following services excluded by option of the Applicant pursuant to Resolution No. 2015-06 adopted on May 18, 2015:

NONE*

*See Attachment

In order to carry into effect the common governmental duties under such statutes and in consideration of the mutual promises hereinafter made, the Applicant and the Board agree as follows:

- I. The Board will execute a modification to the California State Social

 Security Agreement to extend thereunder the "Medicare Only" coverage
 the services of employees of Applicant as hereinbefore applied for.
- 2. Applicant will comply promptly and completely, throughout the term of this application and agreement, with the letter and intent of all statutes of the State of California, and Section 218 of the Federal Social Security Act, and applicable Federal and State regulations adopted pursuant thereto.
- 3. Applicant will pay as the State regulation may prescribe, amounts equivalent to the sum of taxes (employer-employee contributions) which would be imposed under the Federal Insurance Contributions Act if the services of employees covered by the application and agreement constituted employment as defined in such Act. Applicant shall keep or cause to be kept accurate records of all remuneration for such services, said records to be maintained as required by Federal or State regulations,

- and said records shall be available for inspection or audit by the Board or its designated representative.
- Applicant will prepare and submit such wage and other reports as may be required.
- 5. Applicant will pay and reimburse the State at such times as may be determined by the State:
 - (a) Any sums of money that the State may be obligated to pay or forfeit to the Federal Government by reason of any failure of the Applicant, for any cause or reason, to pay the contributions, penalties, or interest required by the agreement between the Federal agency and the State at such time or in such amounts as required by the said agreement and any State or Federal regulations adopted pursuant thereto.
 - (b) In such amounts as may be determined by the State, its proportionate share of any and all costs incurred by the State in the administration of the Federal System as it affects the Applicant and its employees.
 - (c) In such amounts as may be determined by the State, the cost of any and all work and services relating to any division for the purposes of coverage under the Federal System held with respect to the coverage group for which coverage is requested herein.
 - (d) In such amounts as may be determined by the State, the costs of any audits of the books and records of the Applicant made by the

State or its designated representatives pursuant to Section 22559 of the Government Code.

- 6. The coverage herein provided for shall be effective December 1, 2014.
- 7. That, subject to the aforesaid provisions and applicable law, this application and agreement may be amended by the mutual consent of the parties in writing.
- 8. After the filing of this application and agreement, its acceptance and execution by the State shall constitute it a binding agreement between the Applicant and the State of California with respect to the matters herein set forth.

	Monterey Peninsula Water Management District
	Signed by
	Authorized Agent
	And by
	(Witness)
	(Title)
	(Date)
ACCEPTED:	
STATE OF CALIFORNIA BOARD OF ADMINISTRATION PUBLIC EMPLOYEES' RETIREMEN ^T	T SYSTEM
BY	
Theo Akana	
State Social Security Admnstrator	

Affiliate Programs Services Division

State Social Security Administrator Program

ATTACHMENT

Section 22009, Government Code:

"Public Agency" means the State, any city, county, city and county, district, municipal or public corporation or any instrumentality thereof, or boards and committees established under Chapter 10 of Division 6 of the Agricultural Code, Chapter 754 of Statutes of 1933, as amended, or Chapter 307 of the Statutes of 1935, as amended, the employees of which constitute one or more coverage groups or retirement system coverage groups.

Section 218(d)(4):

For the purposes of subsection (c) of this section, the following employees shall be deemed to be a separate coverage group:

- (A) all employees in positions which were covered by the same retirement system on the date the agreement was made applicable to such system (other than employees to whose services the agreement already applied on such date);
- (B) all employees in positions which became covered by such system at any time after such date; and
- (C) all employees in positions which were covered by such system at any time before such date and to whose services the insurance system established by this title has not been extended before such date because the positions were covered by such retirement system - including employees to whose services the agreement was not applicable on such date because such services were excluded pursuant to subsection (c)(3)(B).

The following services are mandatorily excluded:

- (a) service performed in a policeman's or fireman's position, covered by a retirement system at the time coverage is extended to the Public Agency;
- (b) service performed by an individual who is employed to relieve him from unemployment;
- (c) service performed in a hospital, home, or other institution by a patient or inmate thereof;
- (d) covered transportation service (as defined in Section 210(k) of the Social Security Act, as amended);

- (e) service (other than agricultural labor or service performed by a student) which is excluded from employment by any provision of Section 210(a) of the Social Security Act, other than paragraph 7 of such section, or service the remuneration for which is excluded from wages by paragraph (2) of Section 209(h);
- (f) service performed by an individual as an employee on a temporary basis in case of fire, storm, snow, earthquake, or similar emergency;
- (g) services performed by election officials or election workers for each calendar year in which the remuneration paid for such service is less than the threshold amount mandated by law. (The threshold amount as of January 1, 2013 was \$1,600.)