This Agreement is between: THE STATE OF UTAH, DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSING, (“Utah”) 160 E 300 S., 1st Fl, PO Box 146741 Salt Lake, Utah 84114-6741; and THE STATE OF OREGON, DEPARTMENT OF CONSUMER & BUSINESS SERVICES, BUILDING CODES DIVISION (“Oregon”), P.O. Box 14470, Salem, Oregon 97309-0404; and is made pursuant to ORS 670.380.

I. PURPOSE

It is the purpose of this agreement to mutually recognize Utah’s Journeyman and Master electricians and Oregon’s Journeymen and General Supervising Electrician’s qualifications as authorized by ORS 670.380, ORS 479.630(18) and Title 58, Chapter 1, Utah Code Annotated 1953, 58-1-302. Oregon and Utah shall issue Journeyman Electrical licenses and Master and General Supervising Electrician licenses, as appropriate, to individuals meeting the conditions of this agreement without examination. This agreement is based on the determination that the standards, qualifications and examinations for journeyman, master and general supervision electricians in Oregon and Utah are substantially similar.

II. AGREEMENT

A. Utah and Oregon hereby mutually agree to issue reciprocal journeyman electrician licenses or certificates without examination under the following terms and conditions:

1. **Journeyman Electrician License or Certificate.** Reciprocity applicants must hold a journeyman electrician license or certificate issued by Oregon or Utah and that license or certificate must have been obtained by examination, with a minimum score of 75%. The license or certificate must be current, active, and in good standing.

2. Reciprocity applicants must have qualified for their journeyman electrician certificate of competency or license by passing an examination in Oregon or Utah and by working a minimum of four (4) years (8,000 hours) in the electrical trade under the direct supervision of a licensed journeyman electrician and completion of four (4) years of electrical apprenticeship vocational education (576 classroom minimum). If a reciprocity applicant qualified for a journeyman electrician certificate of competency or license by passing an examination and by obtaining experience and education determined to be equivalent by the licensing state, the state reviewing the reciprocity application shall determine whether the applicant’s education and experience are equivalent to that state’s experience and education standards.

3. Reciprocity applicants holding a license or certificate that is based on qualifications that exceed those required for a journeyman electrician license in Utah or Oregon, such as an Oregon General Supervising Electrician or Utah
Master Electrician, shall be deemed to have met the experience and education requirements of II.A.1 and II.A.2. above.

**B.** Oregon hereby agrees to issue general supervising electrician licenses and Utah hereby agrees to issue master electrician certificates under the following terms and conditions:

1. **General Supervisor or Master Electrician License.** Reciprocity applicants must hold a general supervising electrician license issued by Oregon or a master electrician certificate issued by Utah and that license or certificate must have been obtained by examination, with a minimum score of 75%. The license or certificate must be current, active, and in good standing.

2. Reciprocity applicants must have qualified for a general supervising electrician license or a master electrician certificate by working as a licensed general journeyman with a valid journeyman electrical license or certificate for four (4) years (8000 hours). If a reciprocity applicant qualified for a general supervising electrician license or master electrician certificate by obtaining experience determined to be equivalent to 8000 hours by the licensing state, the state reviewing the reciprocity application shall determine whether the applicant’s education and experience are equivalent to that state’s experience and education standards.

All reciprocity applicants must pay all required fees to the reciprocating state for applications and licensure and must meet any other application requirements set forth in statute or rule.

**III. DOCUMENTS AND RECORDS**

Each state shall maintain records of reciprocity applicants that will document the applicant’s qualifications, experience, education, tests and scores for a period corresponding to that state’s record retention schedule. Each state reserves the right to audit, at their expense, the other state’s compliance with the terms of this Agreement.

**IV. AMENDMENTS**

The terms of this Agreement shall not be waived, altered, modified, supplemented or amended except by written instrument signed by both parties.

**V. TERMINATION**

This Agreement may be terminated by mutual consent by both parties or by either party upon 30 days' notice, in writing and delivered by certified mail or in person addressed as follows:
VI. MISCELLANEOUS

A. Nothing in this Agreement shall be construed as either limiting or extending the lawful jurisdiction of Oregon or Utah other than as expressly set forth herein.

B. Nothing in this Agreement shall affect either Party’s sovereign immunity or any other defenses permitted by law.

C. Appropriate officials of the Parties may promulgate such written operational procedures for implementation of this Agreement as to them appear desirable.

D. It is understood and agreed that this agreement shall in no way or manner be construed so as to bind or obligate either of the party states beyond the term of any particular appropriation of funds by that state’s legislature, as may exist from time to time. Each of the party States reserves the right to terminate the Agreement if, in its sole judgment, its legislature fails, neglects or refuses to appropriate sufficient funds as may be required for that state to continue to participate. Any such termination shall take effect upon mutual consent or ten (10) days written notice, if feasible, and be otherwise effective as provided for in this Agreement.

VII. DURATION

This Agreement shall become effective on the date at which every party has signed this Agreement and shall continue until terminated as per section V.

VIII. No Third Party Beneficiaries

Oregon and Utah are the only parties to this Agreement and are the only parties entitled to enforce its terms. Nothing in this Agreement gives, is intended to give, or shall be construed to give or provide any benefit or right, whether directly, indirectly or otherwise, to any third person or persons unless such persons are individually identified by name herein and expressly described as intended beneficiaries of the terms of this Agreement.
IX. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the states concerning the subject matter of this agreement and supersedes any and all prior or contemporaneous negotiations or agreements among the parties, if any, whether written or oral, concerning the subject matter of this Agreement which are not fully expressed herein.

Cliff Howard Chairman, Construction Services Commission

Date signed

J. Craig Jackson, Division Director Division of Occupational and Professional Licensing

Date signed

JOAN M. FRASER, Deputy State of Oregon Building Codes Division

Date signed

DCBS Contract Administrator

Date signed

Assistant Attorney General State of Oregon Department of Justice

Date signed