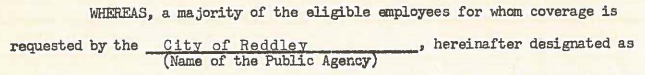
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(To Accompany Application and Agreement)



"Public Agency", at an election or elections, voted in favor of the Public Agency making a formal application to the State Director of Finance, hereinafter designated as the State, for inclusion of the said eligible employees of said Public Agency in an agreement between the State and the Federal Security Administrator for the coverage of such eligible employees under the insurance system established by Title II of the Federal Social Security Act, as amended and implemented by Chapter 46, Statutes of 1950, 3rd Extra Session; and

WHEREAS, the Public Agency desires to file such an application with the State and to enter into an agreement with the State containing terms and conditions whereby the State will take the necessary steps to extend to such eligible employees coverage under the said insurance system on behalf of the Public Agency; and

WHEREAS, a form of application and agreement between the State and the Public Agency containing the terms and conditions for the inclusion by the State of the said eligible employees under the coverage of said insurance system on behalf of the Public Agency has been submitted to this body for consideration and action:

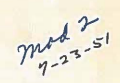
NOW, THEREFORE, BE IT RESOLVED that the Public Agency execute the aforesaid application and agreement and submit the same to the State for acceptance and that the State be, and it is hereby, requested to include all said eligible employees of the Public Agency in an agreement between the State and the Federal Security Administrator for the coverage of said employees under the insurance system established by Title II of the Federal Social Security Act, as amended or as may hereafter be amended; and

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BE IT FURTHER RESOLVED, that for the purpose of said applica	ation and
agreement, F. M. HAMMACK , Mayor (Name) (Title)	ation and
, be, and he hereby is, designate	ed as the
(Address)	
Authorized Agent of the Public Agency and is hereby authorized and dir	rected to
execute said application and agreement, as submitted, on behalf of Pub	olic
Agency and to forward the same to the State for acceptance and further	action;
and	
BE IT FURTHER RESOLVED, that said Authorized Agency is furth	er authorized
and directed as the representative of the Public Agency to conduct all	negotia-
tions, conclude all arrangements and sign all agreements and instrumen	nts which
may be necessary to carry out the letter and intent of the aforesaid a	pplication
and agreement and in conformity with all applicable Federal and State	laws, rules
and regulations.	
I ILA HENDRESON , Clerk/Secretary of the Ci	ty of
Reedley , State of California, do hereby certify the for	egoing to be a
full, true and correct copy of the resolution adopted by theCity	Council
of the City of Reedley at a regular/special meeting held on the	2nd
day of January , 1951, as the same appears of record in my or	ffice.
IN WITNESS WHEREOF, I have hereunto set my hand affixed the	
said City, at my office this 24th day of February	, 195 <u>/</u> .
Ila Henderso	
SUBMIT IN TRIPLICATE Clerk/Secretary	

Clerk/Secretary

TO THE DIRECTOR OF LANCE STATE OF CALIFORNIA 1020 N Street Sacramento, California



APPLICATION AND AGREEMENT

The	City of Reedley (Name of Public Agency)		a	public	agency	as	define		
	(Name	of	Public	Agency)					

in Section 13775 of the Government Code, hereinafter called Applicant, in accordance with a duly adopted resolution (or ordinance) of its legislative or governing body, a certified copy of which is attached hereto and incorporated by reference herein, hereby makes application to the Director of Finance of the State of California, hereinafter called State, to include all services performed by each of the eligible employees of Applicant for whom coverage is requested herein within the coverage of the old age and survivors insurance system established by Title II of the Federal Social Security Act, as amended, in conformity with Section 218 thereof and implemented by Chapter 46, statutes of 1950, 3rd Extra Session, and applicable Federal and State regulations thereunder.

In order to carry into effect the common governmental duties under Chapter 46, applicant agrees to be bound by the following terms and conditions in consideration of an agreement between the Federal Security Administrator and the State; and the State agrees to take the necessary steps to extend the old age and survivors insurance system to cover the said employees of the Applicant:

l. Applicant hereby requests that all services of each of its eligible employees within the following coverage group(s), as defined by

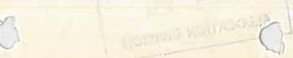


Section 218(b)(5) $^{1/2}$ of the said Federal Social Security Act, be included in the said insurance system coverage:

(Fill in appropriate coverage group from designations in (B),



- 2. Applicant will comply promptly and completely, throughout the term of this application and agreement, with the letter and intent of Chapter 46, Statutes of 1950, 3rd Extra Session, and Section 218 of the Federal Social Security Act and applicable Federal and State regulations adopted pursuant thereto.
- 3. This application and agreement includes all services performed by each of the eligible employees of the Applicant for whom coverage is requested, except the following:
- a) Any service performed by an employee in a position, which, on the effective date of this agreement, is covered by a retirement system.
- b) Service performed by an employee who is employed to relieve him from unemployment.
- c) Service performed in a home, hospital or other institution by a patient or an inmate thereof.
- d) Covered transportation service (as defined in Section 210(1) of the Social Security Act, as amended), and
- 1/ A coverage group is defined as (A) employees of the State other than those engaged in performing service in connection with a proprietary function; (B) employees of a political subdivision of a State other than those engaged in performing service in connection with a proprietary function; (C) employees of a State engaged in performing service in connection with a single proprietary function; or (D) employees of a political subdivision of a State engaged in performing service in connection with a single proprietary function. If under the preceding sentence an employee would be included in more than one coverage group by reason of the fact that he performs service in connection with two or more proprietary functions or in connection with both a proprietary function and a non-proprietary function, he shall be included in only one such coverage group.



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, as amended, other than paragraph 8 of such section.

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Provided, however, that in addition to the above exceptions as enumerated herein, the following shall also be excepted from the inclusion of services performed by employees of the Applicant: 2/ Norexception except the Fire Department and elective officials. Subsections A and B.

- 4. That Applicant will pay to the appropriate Federal Government agency or to the State, whichever the State shall designate, amounts equivalent to the sums of taxes (employer-employee contributions) imposed by Sections 1400 and 1410 of the Internal Revenue Code with respect to all the services of each of the eligible employees covered by this application and agreement.
- 5. That Applicant shall prepare and submit such wage and other reports to the State or Federal Government as may be required from time to time by the State.
- 6. That the Applicant shall pay to the State any sums of money that the State may be obligated to pay or forfeit to the Federal Government by reason of any delinquency or default of the Applicant in paying the contributions as required herein when due or in making such wage reports as required pursuant to this application and agreement.
- 7. That the coverage as herein provided for all services of each of the eligible employees of the applicant shall be effective as of January 2, 1951, and this agreement shall continue until terminated as provided herein.

CHANGE WORLD

If no exception, write in the words "No Exceptions". The Applicant may elect to except from coverage services rendered by employees in any one or more of the following kinds of employment: a) any service of an emergency nature, b) all services in any class or classes of elective positions, c) all services in any class or classes of part-time positions, d) all services in any class or classes of positions the compensation for which is on a fee basis, and e) agricultural labor or service performed by a student, if such work would be excluded if performed for a private employer. Applicant must write in above any of these exceptions it wishes to make.



8. That the State or the Applicant, when approved by a majority vote of its active covered employees, shall have the right to terminate this application and agreement upon giving at least two years? advance notice in writing to the other party, effective at the end of a calendar quarter specified in the notice, provided, however, that the Application and Agreement must have been in effect not less than five years prior to receipt of such notice, and provided further, that if the Federal Security Administrator should terminate the agreement between the Federal Security Administrator and the State for the administration by the State of Section 218 of the Social Security Act, as amended, the State shall have the right to terminate this application and agreement in accordance with the same rights and powers as the Federal Security Administrator exercises in terminating the agreement between him and the State.

- 9. That, subject to the aforesaid provisions and applicable law, this application and agreement may be terminated or amended by the mutual consent of the parties in writing.
- 10. After the filing of this application, its acceptance and execution by the Director of Finance shall constitute a binding agreement between the Applicant and the Director of Finance with respect to the matters herein set forth.

DEPARTMENT OF FINANCE
APPROVED

APR 10 1951

City of Reedley
Signed a municipal corporation
(Official Name of Public Agency)

By F.M. HAMMACK (Title) MAYOR

and By Man Henderson
ILA HENDERSON (Title) CITY GLERK

ACCEPTED:

STATE OF CALIFORNIA

JAMES S. DEAN, Director of Finance

(Title) DEPUTY DIRECTOR OF FINANCE

SUBMIT IN TRIPLICATE

RESOLUTION NO. 1124

RESOLUTION AUTHORIZING THE AUTHORIZED AGENT OF THE CITY OF REEDLEY TO EXECUTE AMENDMENT OF OLD-AGE AND SURVIVORS INSURANCE AGREEMENT WITH THE STATE OF CALIFORNIA

WHEREAS, the City of Reedley deems it to be in the best interest of the City to execute an amendment of the Old-Age and Survivors Insurance agreement with the State of California to change the coverage groups included to read: "All Coverage Groups of the Applicant", effective January 1, 1951;

NOW, THEREFORE, BE IT RESOLVED, That the Mayor, Authorized Agent of the City of Reedley for OASI purposes, be, and he is, hereby authorized to execute the said amendment of the Old-Age and Survivors Insurance agreement, in the form and content of the copy attached hereto as Exhibit "A" and by this reference incorporated herein.

IT IS HEREBY CERTIFIED that the foregoing Resolution was duly introduced and regularly adopted at a regular meeting of the City Council of the City of Reedley held on the 7th day of

Moy, 1957, by the following vote:

AYES: C. Carlisle. C. Haggerty, C. Gaede, C. Cornelius and Mayor Witter.

NOES: None

22 APSEMP: Non

ERNEST H. TUTTLE
ATTORNEY AT LAW
REFOLET, CALIFORNIA

BE

1957 JUL 8 PM 1:00

CLOSSIATE EMPLOYEES

Mayor

M.

EXHIBIT "A"

AMENDMENT OF OLD-AGE AND SURVIVORS INSURANCE AGREEMENT

This amendment to agreement executed by and between the Board of Administration of the State Employees' Retirement System of the State of California, hereinafter referred to as the State, and the City of Reedley, State of California, hereinafter referred to as the City:

WITNESSETH:

WHEREAS, the parties entered into an agreement, approved by the Department of Finance on April 10, 1951, providing for the inclusion in the California State Social Security Agreement of the following coverage group of the City:

(b) "employees of a political subdivision of a State other than those engaged in performing service in connection with a proprietary function";

WHEREAS, the intentions of the City were to request coverage for all eligible employees in all coverage groups of the City:

NOW, THEREFORE, it is mutually agreed as follows:

That that portion of paragraph one (1) of page two (2) of the aforesaid application and agreement executed between the parties hereto, which reads as follows:

(b) "employees of a political subdivision of a State other than those engaged in performing service in connection with a proprietary function";

is hereby amended effective January 1, 1951, to read:

"All Coverage Groups of the Applicant".

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Except as herein amended, all items and conditions of the aforesaid agreement executed between the parties hereto shall remain unchanged and in full force and effect.

The date of this amendment shall be the date upon which it is accepted

0	/		CITY OF I	
ROUTING	APPROVAL	DATE	BY Hero	achel bletter
SECTION -	By	7/9/2	7	(Authorized Agent)
ADMIN. LDVISER	11.9	7/9/57		(Title)
			And By	
	Approved fo	r the State of	California th	(Title) is 10th day of
9	11	, 195 <u></u> .		
			BOARD OF	ADMINISTRATION



RESOLUTION NO. 1333

WHEREAS, for the purposes of the	he Agreement for coverage under the Old-Age,
Survivors and Disability Insurance progra	am established in Title II of the Social
Security Act entered into on April 10	, 19 <u>51</u> , by the State and the
City of Reedley	hereinafter designated as the Public
(Name of Public Agency)	neremarber designated as the rubite
Agency, and pursuant to Resolution No. 9	adopted by the City Council (Governing Body)
of the said Public Agency on January 2	, 19 51 , F. M. Hammock (Individual)
Mayor of said Public Ag Position)	gency was designated as Authorized Agent for
the said Public Agency; and	
WHEREAS, the Public Agency now	desires to vest the authority and duty to act
as Authorized Agent for the purposes of	said Agreement in a position of the Public
Agency;	
NOW, THEREFORE, BE IT RESOLVED	, That effective July 2, , 1963, the
authority and duty to act as Authorized	Agent of the Public Agency under said agree-
ment and all amendments thereto is hereby	
of the	City of Reedley
	(Name of Public Agency)
BE IT FURTHER RESOLVED, That the	he powers and duties of said Authorized Agent
shall be those conferred by Resolution No	o. 947 of January 2 , 1951 .
IT IS HEREBY CERTIFIED That the	e foregoing Resolution was duly introduced and
regularly adopted at a meeting of the	City Council of the
City of Reedley held	d on the 2nd day of July,
1963.	
THE EAST VALUE OF THE PARTY OF	Dr. Anthun I Knobbiel
	By Arthur J. Krehbiel
ATTEST: 10 16	Mayor (Title)
Ila Henry -City erk	(TTOTE)
	HORIZED AGENT DESIGNATION 100

Resolution No. 1365

RESOLUTION AUTHORIZING AND DIRECTING THE AUTHORIZED AGENT OF THE CITY OF REEDLEY TO EXECUTE AMENDMENT TO OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AGREEMENT WITH THE STATE OF CALIFORNIA

WHEREAS, the City of Reedley deems it to be in the best interest of the City to execute an amendment to the Old-Age, Survivors, and Disability Insurance Agreement with the State of California executed on April 10, 1951, to correctly state the exclusion of the class of part-time election officer positions, effective January 1, 1951:

NOW, THEREFORE, BE IT RESOLVED, That the Authorized Agent of the City of Reedley, be, and he is hereby, authorized and directed to execute the said amendment to the Old-Age, Survivors, and Disability Insurance Agreement. Attest: Ila Kenry Arthur J. Krehbiel Ila Henry Mayor of the City of Reedley __City_Clerk_ IT IS HEREBY CERTIFIED that the foregoing Resolution was duly introduced and regularly adopted at a regular/spected meeting of the City Council of the City of Reedley held on the 4th day of February , 1964 , by the following vote: AYES: Councilmen Rhodes, Cornelius, Ratzlaff and Mayor Krehbiel NOES: None By Ila Henry Absent: Councilman Carlisle Title City Clerk

> FEB 21 10 09 AH " BIL RETURENT INTENT STATE EWP OFFEET RECEIVED-SALLAMETTO

AMENDMENT TO OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AGREEMENT



This amendment to agreement executed by and between the State of California, hereinafter referred to as the State, and the City of Reedley, State of California, hereinafter referred to as the City:

WITNESSETH:

WHEREAS, the parties entered into an agreement approved by the State on the 10th day of April, 1951, providing for the inclusion of the eligible employees of the City in the California State Social Security Agreement;

WHEREAS, it was the intent of the City at the time of entry into such agreement to exclude services in positions in part-time election officer positions under the said California State Social Security Agreement of March 9, 1951; and

WHEREAS, the said agreement between the City and the State through an error in the preparation thereof, failed to provide for the exclusion of employees performing services in the class of part-time election officer positions with the City from the terms of the said State Social Security Agreement, as permitted by law and as desired by the City; and

WHEREAS, the City in belief that such services were excluded, has not reported wages and has not paid contributions required by paragraph (4) of the agreement between the State and the City in part-time election officer positions; and

WHEREAS, the parties desire to amend said agreement to correctly state the intent of the City with respect to coverage of the services of the employees of the City under the said California State Social Security Agreement;

NOW, THEREFORE, it is mutually agreed as follows:

That that portion of paragraph three (3) on page three (3) of the aforesaid agreement between the parties hereto as amended, which reads as follows:

All services in any class or classes of elective positions"

Is hereby amended as of January 1, 1951, to read:

Any service of an emergency nature; All services in any class or classes of elective positions All services in any class or classes of part-time election officer positions

Except as herein amended, all the terms and conditions of the aforesaid agreement executed between the parties hereto shall remain unchanged and in full force and effect, provided that this amendment to agreement shall not take effect unless a modification to the California State Social Security Agreement between the State of California and the United States of America, dated March 9, 1951, incorporating the terms of said amendment is approved by the Secretary of Health, Education, and Welfare.

The date of this amendment shall be the date upon which it is accepted by the State.

Approved for the City of Reedley this 4th day of February .

CITY OF REEDLEY

ROUTING	APPHOVAL	DATE
OASDI DIVISION	Ols	4/1/64
ADMIN. ADVISER		

Ву	Un him I Kay I free	
	(Authorized Agent)	

Mayor of the City of Reedley
(Title)

And by

Ila Henry

City Clerk (Title)

Accepted on behalf of the State of California this 2nd day of

april , 19 64.

FEB 21 IU OS AM SEU

RECEIVED - ACT CHERIC STATE FOR THEFT RETHERED - STEM BOARD OF ADMINISTRATION STATE EMPLOYEES' RETIREMENT SYSTEM

William E. Payne Executive Officer