MINUTES OF THE SPECIAL MEETING OF THE COAST LABOR RELATIONS COMMITTEE

Meeting No. 12-15

Time/Date: 2:00 p.m. – May 21, 2015
Place: ILWU International
1188 Franklin Street
San Francisco, CA 94109

Present: For the Union
R. McEllrath
R. Familathe
R. Ortiz, Jr.
L. Sundet

For the Employers
J. McKenna
S. Hennessey
R. Marzano

Also Present: K. Donovan
A. Coleman
N. Romanowski

The Committee discussed the May 17, 2015, “order” issued by Area Arbitrator Miller that amended the penalty assessed to a longshore worker in 2013 who was found guilty of violating Section 13.2 of the PCL&CA. The Committee noted that the Section 13.2 grievance had been adjudicated in full, including an affirmation of the Area Arbitrator’s decision (SCGM-0004-2013) by the Coast Appeals officer (CAGM-0013-2013).

The Committee agreed that the Area Arbitrator did not have authority to amend or vacate a finding that had been fully adjudicated and disposed of through the Section 13.2 grievance process. Accordingly, the CLRC hereby vacates the May 17, 2015 decision amending the assessed penalty. The Area Arbitrator’s penalty in SCGM-0004-2013, confirmed by the Coast Appeals Officer, is therefore reinstated.

The Committee makes this decision based solely on the fact that the Area Arbitrator had no authority to rule on the matter. This decision is not to be construed as the CLRC taking a substantive position on the merits of the assessed penalty.

Date Signed: 5/22/2015

For the Union:

Date Signed: 5/22/2015

For the Employers:

[Signatures]