

OFFICE WATER CLUB MEMBERSHIP AGREEMENT

This **OFFICE WATER CLUB MEMBERSHIP AGREEMENT** ("Agreement") is effective as of September 1, 2012 or, if no date is shown, on the date of the last signature set forth below, by and between JENNY FINCH-DANIELS ("JENNY") and **THE OFFICE WATER CLUB** ("**CLUB**") for and on behalf of itself and its members ("**Members**").

WHEREAS, the Department is too cheap to supply drinking water for its employees, and each party herein has or may acquire certain dry throats or other acceptable needs for filtered dihydrogen oxide ("Water") as defined below, and each party is willing to contribute collectively on a monthly basis to the office supply of said Water.

NOW, THEREFORE, the parties agree as follows:

1. Definitions. "Member" is a member of the Club. "Water" is defined as the liquid contents of the five (5) gallon (nineteen (19) liter) drums supplied by Crutchfield Water Company for the purpose of restocking the electronic Water cooling, heating, and dispensing unit next to Belinda's desk. "Thirst" is defined as any condition, whether or not deemed parched, which is disclosed by the thirsty party at the time of requisitioning Water from the cooler or through written notice within twenty-four (24) hours of dispensation. "Other acceptable uses" include, but may be expanded upon per express written consent from the President of the Club, filling a reusable Water bottle not to exceed twenty (20) ounces in volume with the intent of later consumption in a state classifiable as Thirst as defined above, filling a coffee percolator provided that a minimum of three-fourths (3/4) of the intended end imbibers of the percolated coffee are Members of the Club, or adding Water to a consumption good such as, but not limited to, ramen noodles, for which the addition of Water is an integral component of the preparation process.

2. Terms of Use. Unless otherwise expressly authorized by the President of the Club or by this Agreement, the Member shall agree not to exceed the doctor recommended eight (8) cups of Water per day, prorated to reflect the actual proportion of waking hours spent at the workplace. The Member shall agree to change the drum on the unit immediately upon emptying it and shall not put forth as an excuse for her failure to fulfill this duty that she is an uncoordinated weakling without presenting a signed doctor's note attesting thus. The member shall not use Club Water to brush her teeth, rinse post-lunch stickiness from her hands, or engage in any other form of personal hygiene for which potability is not a prerequisite.

3 4. Exception. Notwithstanding any other provision of this Agreement, these obligations with respect to the Terms of Use in Paragraph 2 shall not apply to, and the Member shall agree not to scowl at or harangue, any unpaid intern that is or becomes a de facto employee of the Office for a defined duration not to exceed ten (10) weeks provided that any such dispensation engaged in under this waiver is not wasteful or excessive, falls within the definition of Thirst as provided above, and excludes non-personal-hydration usages including but not limited to trying to revive that dead houseplant next to the coffee percolator.

4 5. Payment. The Member shall remit to the Club Treasurer, upon the first business day of each calendar month, promptly and in exact change or personal check, the amount of twenty-five dollars (\$25) or an alternate fee if said fee is duly proposed, seconded, and accepted at a quarterly meeting by a two-thirds (2/3) majority of Club Members in good standing as set forth in the by-laws of the Club.

5 6. Penalties. The Member shall accept that any delinquency in remittance of Club dues beyond a three (3) day grace period or other outstanding circumstances such as work travel or extended medical leave will result in the imposition of penalties to include, at a minimum, not being

asked if the Member would like people to bring her back anything when they make a sandwich run to Happy Lunch Quick Café, and having draft documents that she prepares edited aggressively by her coworkers for minor nitpicks of style and grammar. No indemnification from snide comments, general snubbing, or further damages of any kind sustained by the Member, by reason of the Member's failure to remit payment, is granted or implied.

67. Miscellaneous.

(a) This Agreement shall commence on the Effective Date and shall expire upon the termination of the Member's status as an employee of the Office or in the highly unlikely event that the Department ponies up and pays for the damn Water.

(b) This Agreement shall be binding upon the parties hereto, their respective interagency meeting participants and permitted guests or visiting family members, and any personal pets provided said pets are camels.

(c) This Agreement constitutes the complete understanding between the parties of each party's obligations to the other relating to Water. All prior tap, fountain, sink, or toilet agreements concerning Water by the parties hereto are cancelled and merged herein.

IN WITNESS WHEREOF, the parties understand this Agreement and have caused this Agreement to be executed by their duly authorized representatives as of the date first set forth above.

Jennie JFD
~~JENNY-FINCH-DANIELS~~
Signature: Jennie F Daniels
Title: Program Analyst
Date: 8/24/12

OFFICE WATER CLUB
Signature: Edwin Liu
Title: President
Date: 8-24-2012