OFFICE OF APPRENTICESHIP TRAINING Connecticut Department of Labor PRE-APPRENTICE REGISTRATION AGREEMENT



AT-7 (VT)

SPONSOR INFORMATION (F	PLEASE PRINT	OR TYPE)							
Name of Program Sponso	om 1112)				Date				
Becker Electrical, LLC						12/20/2017			
Street Address									
373 Plains Rd									
City, State, Zip									
Coventry, CT 06238									
PRE-APPRENTICE INFORM	ATION (PLEAS	E PRINT OR TY	PE)						
Name of Apprentice			,						
Christopher D. Fournier									
Street Address 1000 Middle Turnpike East									
Manchester, CT 06040									
Date of Birth (Mo/Day/Ye	Social Security Number				Sex:				
02/23/2001						🗌 Male 🛛 Female			
Ethnic Group: (Mark One) Hispanic or Latino									
Race:		erican or Alas				or other Pacific Islander			
(Mark one or more)	Black or A	frican Americ	an	Asian		ite 🗌 Other			
III ah ast and do as mulated.				. —	Creader	tion Voon 2010			
Highest grade completed:	9 🗌	10 11	12 Other		Gradua	ation Year: 2019			
TRAINING INFORMATION									
Trade: Electrical Pre- ap	nrentice E.2		Scho	ol· Howe	ell Chene	y Technical HS			
Term of Training: not to exe		urs/ 2 year	Scho						
		<i></i>							
Starting wage to be no less t	han current n	ninimum wage.	. Starting hour	rly wage \$		/ HR			
In conformity with the progra Training Standards for Appro					rdance w	ith the Commissioner of Labor's Wo			
	and condition					tice to learn and acquire the skills of because of race, color, religion, national statements of the statement of the stateme			
The Pre-Apprentice agrees to contained in the standards an				of the trade of	or craft co	omplying with the training program			
Note: Pre-Apprentices are	not certifiable	e for prevailing	g wage purpo	ses.					
Name & Title of Official Sponsor Representative (Please Print)				Signature of Sponsor					
Print Name of Parent or	Guardian (If A	pplicable)		Signature of	Parent of	r Guardian (If Applicable)			

Signature of Pre-Apprentice

Approved by the Office of Apprenticeship Training Regional Field Representative



CONNECTICUT TECHNICAL HIGH SCHOOL SYSTEM

(AT-VT)

This partnership agreement outlines the basic responsibilities of the student, parent/guardian, worksite and educational/community institution in the delivery of this individual's work-based learning/pre-apprenticeship experience. All responsible parties should read this document carefully and indicate their understanding and agreement by signing this document.

All parties agree to:

1. Understand and comply with all federal and state regulations regarding employment, safety, worker's compensation, child labor laws, minimum wage, and other applicable regulations pertaining to employment of a student/youth;

2. Engage the student in the development of an on-going, individual Education and Career Development Plan that reflects the interests aptitudes and abilities of the student;

3. Support the policies of the school/agency relative to attendance and behavior;

4. Support all rules and regulations of the cooperating business;

5. Participate in the periodic assessment of student progress on the job and achievement of appropriate recognition (grades, credits and/or awards);

6. Ensure that related classroom/program requirements have been met and appropriate work records maintained;

7. Inform all parties in the case of illness, personal emergencies or possible layoff/dismissal from the worksite placement;

8. Prepare, maintain and make available all necessary records required for the Commissioners of Education and Labor and their agents; and

9. Inform all parties of work-based learning/pre-apprenticeship work schedule.

The following safeguards, adapted from the School-to-Work Opportunities (STWO) Act and Carl D. Perkins legislation, will be implemented and maintained throughout all program activities:

1. No student/youth shall displace any currently employed worker (including a partial displacement, such as a reduction in the hours of non-overtime work, wages, or employment benefits).

2. No School-to Career Initiative shall impair existing contracts for services or collective bargaining agreements, and no program funded under this notice shall be undertaken without the written concurrence of the labor organization and employer concerned. 3. No student shall be employed or fill a job:

i. When any other individual is on temporary layoff, with the clear possibility of recall, from the same or any substantially equivalent job with the participating employer; or

ii. When the employer has terminated the employment of any regular employee or otherwise reduced its workforce with the intention of filling the vacancy so created with the student.

4. Students shall be provided with adequate and safe equipment and safe and healthful workplaces in conformity with all health and safety requirements of Federal, State and local law.

The State of Connecticut Departments of Education (D.O.E.) and Labor are committed to a policy of equal opportunity/affirmative action for all qualified persons. The Department of Education does not discriminate in any employment practice, education status, sexual orientation, disability (including, but not limited to, intellectual disability, past or present history of mental disability, physical disability or learning disability), genetic information, or any other basis prohibited by Connecticut state and/or federal nondiscrimination laws.

APPROVALS

Connecticut D.O.E. (Signature)	Date	
Department Head (Signature)	Date	
WBL Coordinator (Signature)	Date	
School Principal (Signature)	Date	