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OVERVIEW

The Directors Guild of America–Producer Pension and Health Plans (Plans) are Employee benefit plans created by tax exempt trusts established through collective bargaining between the Directors Guild of America (DGA) and certain motion picture, television and commercial producers, or associations representing these producers.

Directors, Unit Production Managers, Assistant Directors, Stage Managers, Associate Directors, and others who perform DGA-covered services are, generally, eligible to receive benefits from the Plans. The individuals that receive these benefits are typically referred to as “participants.”

Participants are eligible to participate in two separate pension plans: the Basic Pension Plan, a defined benefit pension plan; and the Supplemental Pension Plan, a defined contribution pension plan. In addition, they may receive health benefits through the DGA-Producer Health Plan. The Health Plan provides participants and their families with a comprehensive set of medical, dental, vision, and prescription drug benefits. To be eligible for the benefits available from the Plans, participants must meet certain minimum earnings thresholds.

Funding for the benefits provided by the Plans comes from two sources: Employer contributions and Employee contributions. The amounts of Employer and Employee contributions due when a DGA-covered Employee works for a Signatory Employer (“Employer”) are detailed in the applicable collective bargaining agreement. These amounts are also summarized in the next section, Remitting Contributions to the Plans.

Pursuant to federal law, the Plans are separate and distinct entities from the DGA, governed by a joint Board of Trustees comprised of equal numbers of Trustees appointed by the DGA and Employers.

This document seeks to summarize the contribution and reporting requirements of the various collective bargaining agreements between the DGA and Employers, and the trust agreements establishing the Plans. Although every effort has been made to ensure its accuracy, this summary does not in any way change those agreements or the interpretations of them by the bargaining parties. If there is any discrepancy, the provisions of the collective bargaining agreements and trust agreements control.

This guide was created to assist Employers with basic questions about contributions reporting. It will be periodically updated and is available on the Plans’ website at www.dgaplans.org/producers or by request from the Plans. After reading this guide, if you have any questions please call the Plans Contributions Department at 323-866-2200, ext. 567 to help avoid potential problems such as delinquent contributions, penalties, and the recovery of overpaid pension or health benefits.
REMITTING CONTRIBUTIONS TO THE PLANS

Remitting Payment
The Plans accept contributions payments in the form of checks, wire transfers, and ACH payments. All payments should be made payable to the DGA–Producers Pension and Health Plans, Inc. and must be remitted, accompanied by a completed contributions report, to:

DGA–Producer Pension and Health Plans
5055 Wilshire Blvd., Suite 600
Los Angeles, CA 90036

Contributions report forms are available at www.dgaplans.org/producers.

For Employer pension contributions, checks received from an account not belonging to the Employer will not be accepted. Wire transfers and ACH payments may require a signed Pay Agent form. Contact the Plans for more information.

Electronic Reporting
The Plans encourage all Employers and payroll services to electronically submit contributions to the Plans.

To submit contributions electronically, the contributions data must conform to the Plans’ file specifications found on the website at www.dgaplans.org/producers/contributionsreportingspecs/. Please contact the Plans’ Contributions Department to submit a test file and to receive a unique ID and password to log onto the Plans’ electronic submission portal.
BASIC AGREEMENT / FREELANCE LIVE & TAPE TELEVISION AGREEMENT - DIRECTORS

CONTRIBUTION RATES

An Employer must remit contributions based on an Employee’s DGA-covered earnings, up to the applicable ceilings, which vary by bargaining agreement and are detailed in the Calculating Reportable Earnings section below.

Contributions for Directors under the Basic Agreement (BA) and the Freelance Live & Tape Television Agreement (FLTTA) are comprised of two types:

- Pension Plan Contributions; and
- Health Plan Contributions.

Pension Plan Contributions

Employer Contributions

The Employer pension contribution rate applicable to a Director’s services on a project is that in effect on the starting date of their employment. Rates and effective dates are:

<table>
<thead>
<tr>
<th>Employer Pension Rate</th>
<th>Effective Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.0%</td>
<td>Effective July 1, 2020</td>
</tr>
<tr>
<td>7.0%</td>
<td>July 1, 2019 to June 30, 2020</td>
</tr>
<tr>
<td>6.5%</td>
<td>July 1, 2018 to June 30, 2019</td>
</tr>
</tbody>
</table>

Regarding residual compensation, contributions are based on the contribution rate in effect at the commencement of principal photography for the project.

Employee Contributions

United States Department of Labor (DOL) Regulations

The 2.5% Employee pension contribution is withheld from the Employee's paycheck and remitted to the Plans by the Employer. Employers are required by Federal law to remit Employee contributions to the Plans as soon as such contributions can be reasonably segregated from the Employer’s assets, but no later than the 15th business day of the calendar month following the calendar month in which the contributions are withheld from the Employee’s paycheck.

Health Plan Contributions

The health contribution rate applicable to a Director’s services on a project is that in effect on the starting date of their employment. Effective July 1, 2013, the health rate is 10.5% of DGA-covered earnings.
Regarding residual compensation, contributions are based on the contribution rate in effect at the commencement of principal photography for the project.

**Training Plan and Qualification List Contributions**
Training Plan and Qualification List contributions are not payable for Directors.

**CALCULATING REPORTABLE EARNINGS**

**Basic Agreement**
Contributions to the Plans are due based on “Salary” as defined in Sections 12-200 and 12-300 of the BA and include:

**Theatrical Motion Pictures**

**Pension Plan Contributions**
Pension Plan contributions are due on DGA-covered earnings up to a ceiling of $250,000.

If a Director of a theatrical motion picture begins preparation in one calendar year and delivers the answer print in a subsequent calendar year, and is paid in excess of $250,000, of which at least $150,000 is paid in the first calendar year, then the Employer must make pension plan contributions on $150,000 in the first year and on $100,000 in the subsequent calendar year.

**Health Plan Contributions**
Health Plan contributions are due on DGA-covered earnings up to a ceiling of $400,000.

**Television Motion Pictures**

**Pension and Health Plan Contributions**
Contributions to the Pension and Health Plans are due on DGA-covered earnings as follows:

- **For programs less than 90 minutes**, up to a ceiling of the greater of (i) initial compensation or (ii) 250% of applicable minimum compensation.
- **For programs 90 minutes or longer**, up to a ceiling of $250,000 for any one program or multipart closed end series.
- **For pilots**, up to a ceiling of $170,000 for a program of 30 minutes or less and up to a ceiling of $225,000 for a program longer than 30 minutes but not more than 90 minutes.
- All residual compensation is subject to contributions until the applicable ceiling is reached.

**Additional Non-Reportable Earnings**
The definition of Salary includes contract settlements but does not include:

- Severance pay;
- Penalties, allowances, distant location per diem, aircraft flight or underwater work allowances; or
- Cost of transportation or living expenses paid to or on behalf of the Employee.
See Basic Agreement Article 12 for more information.

**Contributions on Development Services**

Although contributions for development services are not required under the BA or other collective bargaining agreements, the Plans accept such contributions under certain limited circumstances.

The Plans accept contributions for Directors performing development services for theatrical or long-form television motion pictures if *all* of the following conditions are met:

- A deal memo was filed with the DGA at or before the time the work was performed that states the amount of compensation being paid for development services; and
- A deal memo, personal services contract, or other written agreement between the Employer and the Director entered into at or before the time the work was performed provides that contributions will be remitted to the Plans in connection with the compensation paid to the Director for development services; and
- The Director was actually paid for bona fide development services that were actually performed. In determining whether the development services were bona fide and were actually performed, the Plans will consider evidence of third party financing, a commitment to produce (such as a first look deal or output deal), a history of producing projects based on such development projects in the past, or any other evidence deemed relevant; and
- The Director is not a principal of the Employer. A Director will be considered a "principal" of the Employer if the Director has, or the Director's spouse, children, parents or siblings together have, an ownership interest in the Employer (or any closely related company) of 10% or more; and
- There is substantial evidence that the development services provided by the Director were substantial and that the Employer had invested substantial resources in the development of the project.

Based on these Guidelines, the following are illustrative examples of circumstances under which contributions would *not* be accepted:

- Development services performed for an Employer that has expended little or no resources toward the development of the project except for the payment of compensation to the Director to develop it;
- Development services performed for an Employer that has no history of actually producing similar projects in the past unless there is some other indication that the project is not wholly speculative (such as a first look deal, an output deal, or third-party financing);
- Development services where no deal memo is filed with the DGA at or before the time the work was performed which specifies that compensation is being paid for development services;
- Development services where the deal memo or personal services contract does not specifically provide that contributions are to be remitted on the compensation for such development services; or
• Development services performed by a Director who has, or whose spouse, children, parents or siblings together have, an ownership interest in the Employer (or any closely related company) of 10% or more.

Freelance Live & Tape Television Agreement
Except for Daytime Serial Directors, contributions to the Plans are due on DGA-covered earnings, which includes gross compensation, residuals, and foreign use payments:

• For programs other than pilots, up to a ceiling equal to the greater of initial compensation or 250% of applicable minimum compensation; and
• For pilots, up to a ceiling of $170,000 for a program of 30 minutes or less and up to a ceiling of $225,000 for a program longer than 30 minutes but not more than 90 minutes.

See FLTTA Articles 11 and 12 for more information.

Daytime Serials
For Daytime Serial Directors, pension and health contributions are due on DGA-covered earnings, as defined above, up to a ceiling of $350,000 per calendar year per Employer.
BASIC AGREEMENT / FREELANCE LIVE & TAPE TELEVISION AGREEMENT – “BELOW-THE–LINE” EMPLOYEES

CONTRIBUTION RATES
An Employer must remit contributions based on an Employee’s DGA-covered earnings up to the applicable ceilings, which vary by employment category and bargaining agreement, and are detailed in the Calculating Reportable Earnings section below.

Contributions for below the line job categories under the Basic Agreement and FLTTA are comprised of three types:

- Pension Plan Contributions;
- Health Plan Contributions; and
- Training Plan and Qualification List (“TPQL”) Contributions

Pension Plan Contributions

Employer Contributions
For work performed on or after July 1, 2020, the Employer must remit pension contributions equal to 8.0% of an Employee’s DGA-covered earnings.

For work performed on or after July 1, 2019 through June 30, 2020, the Employer must remit pension contributions equal to 7.0% of an Employee’s DGA-covered earnings.

For work performed on or after July 1, 2018 through June 30, 2019, the Employer must remit pension contributions equal to 6.5% of an Employee’s DGA-covered earnings.

Employee Contributions
Employee pension contributions must be withheld and remitted by the Employer in an amount equal to 2.5% of an Employee’s DGA-covered earnings. For information regarding DOL regulations, see the Employee Contributions section on page 3.

Health Plan Contributions

Contributions on Earnings
For work performed on or after July 1, 2013, the Employer must remit health contributions equal to 10.5% of an Employee’s DGA-covered earnings, excluding Vacation Pay and Completion of Assignment Pay.

Alternate Rate for Contributions on Vacation Pay and Completion of Assignment Pay
In addition, the Employer must remit contributions to the Health Plan on Vacation Pay and Completion of Assignment Pay at the rate of 14.5%.

Health contributions on Vacation Pay and Completion of Assignment Pay are not subject to the ceilings on contributions set forth in the BA or FLTTA.
DGA West Coast Training Plan, DGA West Coast Entertainment Qualification List, DGA East Coast Training Plan and DGA East Coast Entertainment Qualification List Program (TPQL) Contributions

Employers must remit contributions to the DGA Training Plan and Qualification List. (“TPQL”) TPQL contributions are based on a percentage of an Employee’s DGA-covered earnings, up to the applicable pension contribution ceiling. Once received, the Plans forward the contributions to the appropriate program fund.

The TPQL contribution requirements are:

**Basic Agreement**

An Employer located in Los Angeles County or the New York metropolitan area is required to remit Training Plan and Qualification List contributions. See the chart below for a summary of the applicable rates.

<table>
<thead>
<tr>
<th>Entity</th>
<th>Contribution Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Coast Training Plan</td>
<td>0.375%</td>
</tr>
<tr>
<td>West Coast Qualification List</td>
<td>0.125%</td>
</tr>
<tr>
<td>East Coast Training Plan</td>
<td>0.375%</td>
</tr>
<tr>
<td>East Coast Qualification List</td>
<td>0.25%</td>
</tr>
</tbody>
</table>

**Freelance Live & Tape Television Agreement**

TPQL contributions are not payable.

**CALCULATING REPORTABLE EARNINGS**

**Basic Agreement**

Contributions are due to the Plans on “Salary,” as defined in Sections 12-200 and 12-300 of the Basic Agreement, and include the following:

**Theatrical Motion Pictures**

**Pension Plan Contributions**

Pension Plan contributions are due on DGA-covered earnings for all “below-the-line” job categories up to a ceiling of $200,000.

If a UPM or Assistant Director of a theatrical motion picture, the principal photography of which commences on or after July 1, 2020, with an employment period commencing in one calendar year and ending in a subsequent calendar year, and is paid in excess of $200,000, of which is paid at least $50,000
in each calendar year for DGA-covered services, the Employer shall make the Employer pension contribution on salary of at least $50,000 up to $150,000 paid to the UPM or Assistant Director in the first year and on the remaining salary paid to the UPM or Assistant Director which shall be at least $50,000 in the next calendar year.

Health Plan Contributions

- **Unit Productions Managers.** Health Plan contributions are due on DGA-covered earnings up to a ceiling of $350,000.
- **Assistant Directors.** Health Plan contributions are due on DGA-covered earnings up to a ceiling of $250,000.
- These ceilings do not apply to Health Plan contributions on Vacation Pay or Completion of Assignment Pay.

Unit Production Manager-Producer Hyphenate Contributions

**BA Paragraph 12-205 states:**

For a Unit Production Manager (“UPM”) who is also employed as a Producer on a theatrical motion picture, the Employer must make contributions based on the salary paid for UPM services, but not less than $100,000. The foregoing does not apply to a UPM/Producer employed solely to prepare budgets and/or storyboards; in that case, pension and health contributions are to be based on the actual salary paid for such services.

Staff Production Executives Performing Unit Production Manager Duties

**BA Paragraph 13-202(c)(1) states:**

Employer may assign the duties of a UPM on no more than one theatrical motion picture or television program or series of programs at a time to each staff production executive in its employ (regardless of such executive’s title) who actually performs the UPM functions, provided that Pension and Health and Welfare contributions are made on behalf of each such staff production executive to the Pension Plan and the Health and Welfare Plan as provided herein. Such contributions shall be based on the actual salary of the UPM for the time that the staff production executive performs the duties of a UPM. Each production executive performing UPM functions must be on the Qualification List, unless such executive was “qualified” under the 1978 Basic Agreement. The Employer shall send the DGA a list of such “qualified” executives.

Contributions for each such Staff Production Executive/UPM (“Executive UPM”) must be remitted based on at least the applicable UPM weekly minimum scale salary for 50 weeks for each calendar year of the Executive UPM’s term of employment. An Employer reporting an amount less than the applicable minimum scale for 50 weeks will be required to provide documents substantiating the services performed by such Executive UPM and periods worked for the Plans’ review. It is in the sole discretion of the Plans whether such reduced reporting will be accepted.
Television Motion Pictures

Pension and Health Plan Contributions
Contributions to the Pension and Health Plans are due on all DGA-covered earnings.

Freelance Live & Tape Television Agreement
Contributions to the Plans are due on DGA earnings, which includes gross compensation, residuals and foreign use payments:

- **For programs other than pilots**, up to a ceiling equal to the greater of initial compensation or 250% of applicable minimum compensation; and
- **For pilots**, up to a ceiling of $170,000 for a program of 30 minutes or less and up to a ceiling of $225,000 for a program longer than 30 minutes but not more than 90 minutes.

See FLTTA Articles 11 and 12 for more information.
DGA BASIC AGREEMENT/ FREELANCE LIVE & TAPE TELEVISION AGREEMENT – SIDELETTER AGREEMENTS

Contributions must be remitted to the Plans based on Salary, as defined in Sections 12-200 and 12-300 of the BA, except as noted below. Refer to the executed project sideletter agreement for further details.

LOW BUDGET SIDELETTER – SINGLE PROJECT AGREEMENT

Low Budget - Levels 1 & 2: Budget equal to or less than $2,600,000
- If the Director is a “Principal” of the Employer, then the Director’s salary for purposes of pension and health contributions shall be the lesser of their actual salary or 2% of the Budget of the Picture.
- If the Unit Production Manager or an Assistant Director is a “Principal” of the Employer, then the salary for purposes of pension and health contributions shall be the lesser of their actual salary or the applicable scale salary at the next higher budget level.

Low Budget - all Levels
- BA Paragraph 12-205-UPM/Producer:
  Employer shall make pension and health contributions on behalf of any Unit Production Manager who is also employed as a producer based on the salary paid for Unit Production Manager services, but in no event shall contributions be made on an amount less than the total salary paid for all services on the Pictures, or $100,000, whichever is less. If the salary only for Unit Production Manager Services exceeds $100,000, the Employer shall pay contributions on the actual Unit Productions Manager salary. This provision does not apply to a Unit Production Manager who is also a “Principal” of the Employer.

DOCUMENTARY SIDELETTER AGREEMENT

Documentaries Made for Theatrical Release
- If the Director is a “Principal” of the Employer, then the Director’s salary for purposes of pension and health contributions shall be remitted based on a presumed salary equal to 2% of the Budget for the project unless otherwise specified in the agreement between the DGA and the Employer.

Documentaries Made for Free Television, Pay Cable, Basic Cable, and Direct to Video
- If the Director is a “Principal” of the Employer, then the Director’s salary for purposes of pension and health contributions shall be remitted based on a presumed salary equal to 10% of the Budget for the project unless otherwise specified in the agreement between the DGA and the Employer.
Documentaries Made for PBS

- Refer to the executed PBS sideletter agreement further details

NEW MEDIA SIDELETTER AGREEMENTS

Please refer to the specific agreement between the DGA and the Employer.

- If the Employee is a “Principal” of the Employer, then the Employee’s salary for purposes of pension and health contributions shall be paid at the rates specified in FLTTA Article 11 on a presumed salary calculated as follows: (i) if the Employer receives a bona-fide, third-party license fee for distribution rights in the project, 10% of the license fee; or (ii) if no such license exists, 10% of the budget.
BASIC AGREEMENT / FREELANCE LIVE & TAPE TELEVISION AGREEMENT – CONTRIBUTIONS ON GROSS RECEIPTS

Contributions are due to the Plans based on gross receipts from the re-use of projects in traditional and new media markets as set forth in the chart below. For further information regarding “traditional markets,” see BA Article 18 or FLTTA Article 24 of the FLTTA; for “new media” markets, see BA Sideletter 15 or FLTTA Sideletter 14.

<table>
<thead>
<tr>
<th>PROJECT TYPE</th>
<th>RE-USE MARKET</th>
<th>AMOUNT PAYABLE TO THE PLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>MOTION PICTURES</td>
<td>- Free TV</td>
<td>0.6% of Employer’s gross³</td>
</tr>
<tr>
<td></td>
<td>- Ad-Supported Streaming, a.k.a. Free Video on Demand</td>
<td></td>
</tr>
<tr>
<td>MOTION PICTURES</td>
<td>- Electronic Sell-Through, a.k.a. Download to Own</td>
<td>0.36% of 20% of Employer’s gross³ ≤ 50k units</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.65% of 20% of Employer’s gross³ &gt; 50k units</td>
</tr>
<tr>
<td>MOTION PICTURES AND TELEVISION PROGRAMS²</td>
<td>- Home Video</td>
<td>0.3% of Employer’s gross¹ ≤ $1 Million</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.36% of Employer’s gross¹ &gt; $1 Million</td>
</tr>
<tr>
<td>MOTION PICTURES AND TELEVISION PROGRAMS²</td>
<td>- Pay TV</td>
<td>0.4% of Employer’s gross¹</td>
</tr>
<tr>
<td></td>
<td>- Download to Rent</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Subscription Video on Demand</td>
<td></td>
</tr>
<tr>
<td>TELEVISION PROGRAMS²</td>
<td>- Electronic Sell-Through, a.k.a. Download to Own</td>
<td>0.36% of 20% of Employer’s gross⁴ ≤ 100k units</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.7% of 20% of Employer’s gross⁴ &gt; 100k units</td>
</tr>
<tr>
<td>HIGH BUDGET DRAMATIC PROGRAMS MADE FOR NEW MEDIA</td>
<td>- New Media</td>
<td>- See Basic Agreement Sideletter 35</td>
</tr>
<tr>
<td></td>
<td>- Traditional Media</td>
<td>- Same as Free Television Programs</td>
</tr>
</tbody>
</table>

¹ “Employer’s gross” is defined in the applicable collective bargaining agreement; see, for example, Basic Agreement Paragraph 18-103(b).
² Excludes programs made for Pay Television, for which pension and health contributions are payable in addition to the residuals.
³ EST residuals are paid on 20% of 100% of gross receipts, so the effective percentages are 0.072% and 0.13%, respectively.
⁴ EST residuals are paid on 20% of 100% of gross receipts, so the effective percentages are 0.072% and 0.14%, respectively.
NATIONAL COMMERCIAL AGREEMENT (NCA)

CONTRIBUTION RATES
An Employer must remit contributions based on an Employee’s DGA-covered earnings, subject to applicable presumed salaries and ceilings. The applicable amounts vary and are detailed in the Calculating Reportable Earnings section below.

Contributions under the National Commercial Agreement fall into four categories:

- Pension Plan Contributions;
- Health Plan Contributions;
- Training Plan, Qualification List, and Diversity Program Contributions; and
- Commercial Industry Administrative Fund (“CIAF”)

Pension Plan Contributions
Employer Contributions
For work performed on or after December 1, 2017 through November 30, 2018, Employers must remit pension contributions based on 6.0% of an Employee’s DGA-covered earnings.

For work performed on or after December 1, 2018 through November 30, 2019, Employers must remit pension contributions based on 6.5% of an Employee’s DGA-covered earnings.

For work performed on or after December 1, 2019, Employers must remit pension contributions based on 7.0% of an Employee’s DGA-covered earnings.

Employee Contributions
Employee pension contributions must be withheld and remitted by the Employer in an amount equal to 2.5% of an Employee’s DGA-covered earnings. For information regarding DOL regulations, please see the Employee Contributions section on page 3.

Health Plan Contributions
Employers must remit health contributions based on 10.5% of an Employee’s DGA-covered earnings.

Contributions on Vacation Pay
Employers also must remit health plan contributions on Vacation Pay for Assistant Directors and Unit Production Managers at the rate of 14.5%.

DGA East Coast Training Plan, DGA East Coast Commercial Qualification List, DGA West Coast Commercial Qualification List and Diversity Program Contributions
All Employers located in the Southern California region (San Luis Obispo to the Mexican border), the New York Area, or the Third Area (areas within the geographic coverage of Agreement outside the
Southern California and New York Areas) must remit contributions to the New York Assistant Director Training Program, the Commercial Qualification List and the Commercial Director Diversity Program on projects produced under the National Commercial Agreement and NCA as modified by the AICP Sideletter. Once received, The Plans forward the contributions to the appropriate program fund.

**Commercial Industry Administrative Fund (“CIAF”)**
Per the 2017 National Commercial Agreement, effective December 1, 2017, all Employers must remit contributions of .25% of the compensation base upon which the Employer makes contributions to the Plans. Any questions related to this fee should be directed to the fund administrator, the AICP.

(See the TPQLDP Contribution Rates Chart below for a summary of the applicable rates.)

<table>
<thead>
<tr>
<th>Entity</th>
<th>Contribution Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>East Coast Training Plan</td>
<td>0.175%</td>
</tr>
<tr>
<td>Commercial Qualification List</td>
<td>0.075%</td>
</tr>
<tr>
<td>Commercial Diversity Program</td>
<td>0.15%</td>
</tr>
<tr>
<td>Commercial Industry Administrative Fund</td>
<td>0.25%</td>
</tr>
</tbody>
</table>

After contributions are received by the Plans, one-quarter percent (0.25%) is allocated between the East Coast Training Program and Contract Commercial Qualification Administration based on a formula set forth in the Commercial Agreement, 0.15% is allocated to the Commercial Diversity Program and 0.25% is allocated to the Commercial Industry Administrative Fund.

**CALCULATING REPORTABLE EARNINGS**
The National Commercial Agreement covers Employers that are not members of the Association of Independent Commercial Producers (AICP).

Contributions are due based on total gross compensation as defined below.

**Principals**

**Definition of a Principal**
NCA Paragraph 3-104(E) states:

A Principal Director, Principal UPM or Principal AD is an individual who, either alone or in combination with his or her spouse, parents, siblings and/or lineal descendants (collectively “Family”) owns, directly or indirectly through other entities, 10 percent (10%) or more of the equity of the Producer.

**Contributions for Principals**
NCA Paragraph 3-104(D) states:
Regarding Director, UPM, and AD Principals, regardless of whether they perform work solely in DGA-covered capacities or in multiple capacities, total gross compensation includes, but is not limited to, all salary, wages, fees (except cancellation fees), profit participation and expenses, except those expenses incurred solely and exclusively in connection with a specific production. Such contributions shall be made on such salaries up to a maximum of $250,000.00 in a calendar year.

Directors, UPMs, and ADs must work at least one day during the calendar year in a DGA-covered capacity for contributions to be remitted to the Plans.

**Non-Principals**

**NCA Paragraph 3-104(B) states:**

With respect to Directors, UPMs and ADs (who are not Principals) who are engaged to work solely in a DGA-covered capacity, total gross compensation includes, but is not limited to, all salary, wages, fees (except cancellation fees set forth in Article 5-314), profit participation and expenses, except those expenses which are incurred solely and exclusively in connection with a specific production.

**NCA Paragraph 3-104(C) states:**

With respect to Directors, UPMs and ADs (who are not Principals) who are engaged to work in multiple capacities (e.g., Producer/Director, Director/Cameraman, Producer/AD), total gross compensation includes, but is not limited to, all salary, wages, fees (except cancellation fees set forth in Article 5-314), profit participation and expenses (except those expenses which are incurred solely and exclusively in connection with a specific production), paid for services rendered in a DGA-covered capacity. A reasonable allocation between DGA-covered work and non-DGA work will be allowed provided that sufficient documentation (e.g., time sheets for each capacity, daily production reports, call sheets, deal memos, contracts, etc.) is maintained by the Employer to support the allocation.

**Special Rules for Low Budget Commercials**

For non-AICP low budget commercials as defined in the NCA, pension and health contributions must be remitted as follows:

- For Directors, pension and health contributions must be remitted based on the greater of gross compensation or the minimum rates of pay set forth in Article 4 of the NCA.
- For Unit Production Managers and Assistant Directors, pension and health contributions must be remitted on the minimum rates of pay set forth in Article 5 of the NCA.
CONTRIBUTION RATES

The AICP Sideletter covers those signatory Commercial Employers that are members of the Association of Independent Commercial Producers.

Contributions under the NCA as modified by the AICP Sideletter fall into four categories:

- Pension Plan Contributions;
- Health Plan Contributions;
- Training Plan, Qualification List and Diversity Program Contributions; and
- Commercial Industry Administrative Fund ("CIAF")

Pension Plan Contributions

Employer Contributions

For work performed on or after December 1, 2017 through November 30, 2018, Employers must remit pension contributions based on 6.0% of an Employee’s DGA-covered earnings.

For work performed on or after December 1, 2018 through November 30, 2019, Employers must remit pension contributions based on 6.5% of an Employee’s DGA-covered earnings.

For work performed on or after December 1, 2019, Employers must remit pension contributions based on 7.0% of an Employee’s DGA-covered earnings.

Employee Contributions

Employee pension contributions must be withheld and remitted by the Employer in an amount equal to 2.5% of an Employee’s DGA-covered earnings. For information regarding DOL regulations, please see the Employee Contributions section on page 3.

Health Plan Contributions

Employers must remit health contributions based on 10.5% of an Employee’s DGA-covered earnings.

Contributions on Vacation Pay

Employers must remit health contributions on Vacation Pay for Assistant Directors and Unit Production Managers at the rate of 14.5%.

DGA East Coast Training Plan, DGA East Coast Commercial Qualification List, DGA West Coast Commercial Qualification List and Diversity Program Contributions
All Employers located in the Southern California region (San Luis Obispo to the Mexican border), the New York Area, or the Third Area (areas within the geographic coverage of Agreement outside the Southern California and New York Areas) are required to remit contributions to the New York Assistant Director Training Program, the Commercial Qualification List and the Commercial Director Diversity Program on projects produced under the National Commercial Agreement as modified by the AICP Sideletter. Once received, the Plans forward the contributions to the appropriate program fund.

**Commercial Industry Administrative Fund ("CIAF")**

Per the 2017 National Commercial Agreement, effective December 1, 2017, all Employers must remit contributions of .25% of the compensation base upon which the Employer makes contributions to the Plans. Any questions related to this fee should be directed to the fund administrator, the AICP.

(See the [TPQLDP Contribution Rates Chart](#) below for a summarization of the applicable rates.)

<table>
<thead>
<tr>
<th>Entity</th>
<th>Contribution Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>East Coast Training Plan</td>
<td>0.175%</td>
</tr>
<tr>
<td>Commercial Qualification List</td>
<td>0.075%</td>
</tr>
<tr>
<td>Commercial Diversity Program</td>
<td>0.15%</td>
</tr>
<tr>
<td>Commercial Industry Administrative Fund</td>
<td>0.25%</td>
</tr>
</tbody>
</table>

After contributions are received by the Plans, one-quarter percent (0.25%) is allocated between the East Coast Training Program and Contract Commercial Qualification Administration based on a formula set forth in the Commercial Agreement, 0.15% is allocated to the Commercial Diversity Program and 0.25% is allocated to the Commercial Industry Administrative Fund.

**CALCULATING REPORTABLE EARNINGS**

**Principals**

**Definition of a Principal**

A Principal Director, Principal UPM or Principal AD is an Employee who, either alone or in combination with his or her spouse, parents, siblings and/or lineal descendants owns, directly or indirectly through other entities, 10% or more of the equity of the Employer.

**Contributions for Director Principals**

Contributions are due based on a presumed salary reportable and payable in 12 equal monthly installments. The rates and effective dates are:

<table>
<thead>
<tr>
<th>Presumed Salary</th>
<th>December 1, 2017</th>
<th>December 1, 2018</th>
<th>December 1, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>$182,792</td>
<td>$186,448</td>
<td>$190,177</td>
<td></td>
</tr>
</tbody>
</table>
Directors must work at least one day during the calendar year in a Director capacity for contributions to be remitted to the Plans.

**Principal Director Opt-Out**
Any Director-Principal who believes they will earn less than the presumed salary set forth above from all income derived from directing for their company may exercise an option, upon written notice to the Plans and the DGA served no later than January 20 of each calendar year, to pay contributions based on total gross compensation (including but not limited to initial compensation, profit participation or other production contingent compensation). If ten percent (10%) or more of the Principal Directors having companies represented by the AICP exercise such option, the DGA may terminate the option for the following calendar year.

**Contributions for Principal UPM’s and Principal AD’s**
Contributions are due based on a presumed salary reportable and payable in 12 equal monthly installments. The rates and effective dates are:

<table>
<thead>
<tr>
<th>Presumed Salary</th>
<th>Effective Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>December 1, 2017</td>
<td>December 1, 2018</td>
</tr>
<tr>
<td>$147,125</td>
<td>$150,068</td>
</tr>
<tr>
<td>December 1, 2019</td>
<td></td>
</tr>
<tr>
<td>$153,069</td>
<td></td>
</tr>
</tbody>
</table>

Principals must work at least one day during the calendar year in an AD or UPM capacity for contributions to be remitted to the Plans.

**Non-Principals**
**Directors**
Employers must remit contributions for any Director, other than Principal Directors, based on the per shoot day presumed salary. The rate and effective dates are:

<table>
<thead>
<tr>
<th>Presumed Salary (shoot day rate)</th>
<th>Effective Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>December 1, 2017 - November 30, 2020</td>
<td>$9,500</td>
</tr>
</tbody>
</table>

**Staff UPMs and Staff 1st ADs**

**Definition of Staff UPM and Staff 1st AD**
A Staff UPM or Staff 1st AD is an Employee who works as a UPM or 1st AD under a guarantee of not less than 26 weeks annually and who may also perform other non-covered services for a production company.

**Contributions**
Employers must remit contributions on a presumed salary reportable and payable in 12 equal monthly installments. The rates and effective dates are:
A Staff 1st AD or Staff UPM must work at least one day during the calendar year in a 1st AD or UPM capacity for contributions to be remitted to the Plans.

Staff 2nd ADs

Definition of Staff 2nd AD
A Staff 2nd AD is an Employee who performs work as a 2nd AD under a guarantee of not less than 26 weeks annually and who may also perform other non-covered services for a production company.

Contributions
Employers must remit contributions on a presumed salary reportable and payable in 12 equal monthly installments. The rates and effective dates are:

<table>
<thead>
<tr>
<th>Presumed Salary</th>
<th>December 1, 2017</th>
<th>December 1, 2018</th>
<th>December 1, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$147,125</td>
<td>$150,068</td>
<td>$153,069</td>
</tr>
</tbody>
</table>

The Staff 2nd AD must work at least one day during the calendar year in a 2nd AD capacity for contributions to be remitted to the Plans.

All Other UPMs, 1st ADs and 2nd ADs
Contributions must be remitted on the Employee’s actual gross earnings for covered employment, including, but not limited to, initial compensation, profit participation, and other production-related compensation.

Special Rules for Low Budget Commercials
For AICP low budget commercials, pension and health contributions must be remitted as follows:

- Tier One (budget less than $50,000 per shoot day) - For Directors, pension and health contributions are based on the greater of the negotiated salary or the minimum rate of pay in NCA Article 4. For UPMs and ADs, pension and health contributions are based on their negotiated salaries.
- Tier Two ($50,000 to $80,000 budget per shoot day) - For Directors, contributions are based on 60% of the presumed shoot day salary rate. For UPMs and ADs, pension and health contributions are based on minimum rates of pay in NCA Article 5.
- Tier Three ($80,000 to $100,000 budget per shoot day) – For Directors, contributions are based on 80% of the presumed shoot day salary rate. For UPMs and ADs, pension and health contributions are based on the minimum rates of pay in NCA Article 5.
- Tier Four ($100,000 to $125,000 budget per shoot day) – For Directors, contributions are based on 100% of presumed shoot day salary rate. For UPMs and ADs, pension and health contributions are based on the minimum rates of pay in NCA Article 5.
• For all tiers, no TPQLDP contributions are payable.
NETWORK AGREEMENTS

CONTRIBUTION RATES
An Employer must remit contributions based on an Employee’s DGA-covered earnings up to the applicable ceiling. The amounts vary by bargaining agreement and are detailed in the Calculating Reportable Earnings section below.

Contributions are typically broken into one of two general rate categories:

- Pension Plan Contributions; and
- Health Plan Contributions

Pension Plan Contributions
Employer Contributions
For work performed on or after July 1, 2020, Employers must remit pension contributions based on 8.0% of an Employee’s DGA-covered earnings.

For work performed on or after July 1, 2019 through June 30, 2020, Employers must remit pension contributions based on 7.0% of an Employee’s DGA-covered earnings.

For work performed on or after July 1, 2018 through June 30, 2019, Employers must remit pension contributions based on 6.5% of an Employee’s DGA-covered earnings.

Employee Contributions
Employee pension contributions must be withheld and remitted by the Employer based on 2.5% of an Employee’s DGA-covered earnings. For information regarding DOL regulations, please see the Employee Contributions section on page 3.

Health Plan Contributions
Employers must remit health contributions based on 10.50% of an Employee’s DGA-covered earnings.

Training Plan and Qualification List Contributions
Training Plan and Qualification List contributions are not required on projects produced under the Network Agreements.

CALCULATING REPORTABLE EARNINGS
Please refer to the specific agreement between the DGA and the Employer.
AUDIT PROGRAM

Federal law requires that Employee benefit plans ensure that Employer contributions are made accurately and timely.

The Plans conduct three types of audit:

- Payroll Compliance Audits;
- Authenticity Audits; and
- Gross Receipts/Supplemental Markets Audits.

Payroll Compliance Audits

Payroll Compliance Audits determine whether Employers have properly reported and remitted contributions on all of the covered earnings of participants working in DGA-covered employment. Auditors will compare the Employer’s records to the Plans’ records. Discrepancies, if any, are reviewed by both the Plans’ auditors and the Employer before a final report is issued.

- If the Employer disputes any of the findings, the Employer may send a position letter to the Legal & Delinquency Committee of the Board of Trustees for their review and determination.

Authenticity Audits

Authenticity Audits determine whether an Employer has reported contributions properly or solely to obtain pension or health benefits for a participant who is not entitled to them, either because they did not actually work in covered employment or were not compensated as reported for their services. If it is determined that compensation was reported incorrectly, the Plans will seek reimbursement of any benefits paid as a result of the improperly gained eligibility, plus interest and audit fees.

- If the Employer disagrees with the audit findings, they may appeal the decision by sending a letter to the Authenticity Subcommittee of the Legal & Delinquency Committee for their consideration.
- If the Employer disagrees with the Authenticity Subcommittee’s determination, they could appeal again to the Legal and Delinquency Committee of the Board of Trustees. The Legal and Delinquency Committee’s decision is final and binding.

Gross Receipts/Supplemental Markets Audits

Gross Receipts/Supplemental Markets Audits determine whether proper contributions have been paid into the Basic Pension Plan based on its share of the residuals payable on a company’s reportable gross receipts (as defined in the applicable collective bargaining agreement). Auditors from the Plans may review license agreements, licensee statements, cash receipts, general ledgers, and other documents to determine reportable gross receipts and calculate contributions payable to the Plans. These audits are separate from any audits that may be performed by the DGA or individual profit participants.

- If the Employer disputes any of the findings, the Employer may send a position letter to the Legal & Delinquency Committee of the Board of Trustees for their review and determination.
If you have questions regarding the audit process please contact the Audit Department.
FEDERAL LIMITATIONS ON EMPLOYER CONTRIBUTIONS

Internal Revenue Code (IRC) Section 401(a)(17) limits the amount of compensation that a pension plan can recognize for benefit determination purposes. For 2020, the limit is $285,000. This limit is increased periodically based on an IRS cost-of-living index.

Employee pension contributions on compensation (see the Pension Plan Contributions section on page 3 for more information) in excess of the IRC Section 401(a)(17) limit are returned on a quarterly basis directly to affected Employees. Employer pension contributions on compensation in excess of this limit are returned once a year directly to affected Employees.

Please contact the Plans’ Accounting Department with questions.
FREQUENTLY ASKED QUESTIONS

If you have any additional questions that are not answered in this document, please contact the Plans’ office at (323) 866-2200, extension 567 or toll-free at (877) 866-2200, extension 567.

Q: To whom should checks be written?

A: All contributions checks should be made payable to DGA–Producer Pension and Health Plans, Inc. and mailed to:

DGA–Producer Pension and Health Plans
5055 Wilshire Blvd, Suite 600
Los Angeles CA 90036

Q: Can contributions be reported to The Plans electronically?

A: Yes. To submit contributions electronically, the report format and data must conform to the Plans’ file specifications, found on the Plans’ website at www.dgaplans.org/producers/producer-online-contributions-reporting-instructions/. Contact the Contributions Department to submit a test file and to receive login credentials for the Plans’ secure electronic submission portal.

Q: When are contributions due?

A: For Employer contributions, unless specified to the contrary in the collective bargaining agreement, contributions are due by the end of the month following the calendar month in which the work is performed. For example, if work was performed in November of a given year, contributions on that covered employment would be due by December 31 of the same year.

For Employee contributions, please refer to United States Department of Labor Reporting Regulations section beginning on page 3.

Q: Can contributions be remitted retroactively?

A: Yes. However, late charges will be assessed for contributions received after the due date. Late charges are the greater of:

- interest of 7.5% per year (as of April 1, 2009); or
- liquidated damages of 20%.

Q: Can contributions be remitted for a sole-proprietor or partner of a partnership for DGA-covered services provided to their own company?

A: No. However, contributions can be reported on behalf of Employees of the unincorporated companies.
Q: Can contributions be remitted on behalf of multiple Employees or projects with a single payment?
A: Yes. It is preferable that an Employer make a single payment for all DGA-covered Employees who have worked on a given project for each calendar month services are rendered.

Q: Can contributions be remitted on spec spots and PSAs?
A: For spec spots, salaries for Directors and other DGA-represented Employees are individually negotiated and pension and health contributions are based on the actual negotiated salaries. On a PSA, Directors are exempt from minimum salaries and pension and health contributions are based on the actual negotiated salaries.

Q: Can a Federal ID Number be used instead of a Social Security Number when remitting contributions?
A: No. All reported Employees are identified by their Social Security Numbers. Use of full Social Security Numbers is essential for the proper crediting of Employee accounts.

Q: Can contributions be remitted on minimum compensation necessary to obtain health coverage?
A: No. Contributions must be based on the actual or presumed salary for pension and health purposes as provided in the collective bargaining agreement and any applicable sideletter under which the work was performed.