

EASTERN NEW YORK LABORERS.

TRAINING CENTER

March 11, 2020

THONY MATERIA

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VISO:Partius t

Re: Callanan Industries

To Whom It May Concern:

Callanan Industries is a signatory contractor with Laborers Local #190 & #157. By being a signatory contractor, Callanan Industries signed a collective bargaining agreement.

Within this agreement the signatory contractor has access to Laborers Local #190 & Local #157 registered & approved NYS Apprenticeship Program in which Callanan Industries has utilized in the past.

If you should have any questions please contact me at 426-0290.

Sincerely Yours,

Anthony M. Crisorio Apprentice Coordinator



New York State Department of Labor

Apprentice Training Program Registration Agreement

	Revision 🗸										State Use Only			
	Nature of	Change:			AT Sponsor No.									
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				1	Effective Date of AT Program									
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4.	Telephone	. No.: 5	18-426-			ExtFax No.: 5					,, (===,,			
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6.	Skilled Construction Craft Laborers													
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7.														
9.	9. DOT Code: 869.463.580 10. Length of Program: 24 months 11. Apprentice Probationary Period: 6 month 12. Work process: Standard or Revised													
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19).													
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Provisions for Agreements

- 1. The Sponsor agrees that apprentices shall be hired without any direct or indirect limitation, specification or discrimination as to race, color, religion, national origin, sex, disability, marital status, age, arrest record, or veteran status.
- 2. If the Sponsor grants advance credit or standing for previously acquired experience or training, the Sponsor agrees to apply the same evaluation method uniformly for all apprentices.
- 3. The Sponsor agrees to post, in a conspicuous place, a copy of the Regulation (600. 12) dealing with the Equal Employment Opportunity complaint procedure, and to bring its provisions to the attention of all apprentices.
- 4. The Sponsor agrees to follow and comply with the approved Work Progress, the Equal Employment Opportunity in Apprenticeship Training Part 600 Regulations, and the Regulations Governing the Registration of Apprenticeship Programs and Agreements, Part 601.
- 5. The Sponsor agrees to provide competent supervision of worksite training and adequate facilities to train apprentices.
- 6. The Sponsor agrees to instruct apprentices in safe and healthful work practices and agrees to ensure that training is provided in facilities and other environments that are in compliance with the safety and health standards promulgated by the Secretary of Labor under Public Law 91-596, and the Public Employees Safety and Health Act of the New York State Labor Law Article 2; Section 27-A.
- 7. The Sponsor agrees to evaluate the progress of all apprentices at least every six months, including job performance.
- 8. The Sponsor agrees to pay all apprentices a progressively increasing scale of wages as indicated on the front side of this form.
- 9. The Sponsor agrees to pay no less than the minimum journeyworker rate to each apprentice who completes the apprentice program and becomes eligible to receive a state Certificate of Completion.
- 10. The Sponsor recognizes that prevailing wage rates for Public Work projects are set by designated government agencies and the wages listed in this program do not supersede or replace the wage rates set by those agencies.
- 11. The Sponsor agrees that the Department of Labor may recognize successful completions of apprenticeships by awarding State Certifications of Completion and agrees to accept presentation of the certificate as documentation of journeyworker status.
- 12. The Sponsor agrees to maintain records for each apprentice including but not limited to: job assignments, promotion, demotion, lay-offs, terminations, rates of pay, progress in training as outlined on the Work Processes, any other records pertinent to a determination of compliance with Article 23 of the Labor Law and in compliance with Apprenticeship Regulations, Part 600 and 601.
- 13. The Sponsor agrees to promptly record, maintain and submit to the Department of Labor all records concerning apprenticeship as may be required by the Department of Labor.
- 14. The Sponsor agrees that all program modifications, revisions or reports will be submitted to the Department of Labor within 30 calendar days of such program change or the report request.
- 15. The Sponsor agrees to promptly notify the Department of Labor of all apprentices who have successfully completed an apprenticeship program.
- 16. The Sponsor agrees not to subvert the program by hiring workers as helpers, shophands, or other titles and assigning to them work generally performed by apprentices.
- 17. The Sponsor recognizes that, if it is without an apprentice for a period of twelve months, that the program will be deemed deregistered unless it has been granted Inactive Status or is a program operated by a NYS agency.
- 18. The Sponsor agrees to comply with, and hold all signatories to, the standards in this Apprenticeship Training Program Registration Agreement.
- 19. The Sponsor agrees to ensure that each of their apprentices will maintain a record that documents task rotation and the skills acquired through the program in a format that is approved by the Department of Labor. The apprentice's Blue Book is considered an acceptable format.



International Union of Operating Engineers

Local No. 106 Training and Apprenticeship Fund

44 Hannay Lane, Glenmont, NY 12077 (518) 431-1044 * Fax (518) 431-1048 Daniel J. McGraw Chairman

William F. Gray IV Training Director

March 10, 2020

To Whom It May Concern,

Callanan Industries, Inc. is currently a signatory contractor with the Upstate New York Operating Engineers Local 158 which gives them full access to Local 106 Training and Apprenticeship Fund NYS Certified Apprenticeship Training program.

Our apprenticeship program is in good standing and in full compliance with all NYS Department of Labor apprenticeship laws, regulations and policies.

If you have any questions, please feel free to contact me.

Very truly yours,

Daniel J. McGraw

Chairman

DJM/mm



New York State Department of Labor

Apprentice Training Program Registration Agreement

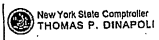
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🗘 | VendRep Vendor

Logout

Form Overview

Information provided may be subject to disclosure under the Freedom of Information Law, Vendors have the opportunity to request exemption from disclosure in Section X of the questionnaire. The ouer may manigate to Section X at any time to Indicate the number of the question to be considered for exemption from disclosure.

Vendar Responsibility For-Profit Construction (CCA-2)

Status:

<u>Pailita2</u>

Date Certifled: Centified By:

Dec 5, 2019 michael mustropictro

Certifier's Title: Entity Information: Vice President Davie Vendor Data

Section	Status	Modified	Modified By	Action
1. Businosa Characteristics	Complete	Dec 5, 2019	darieno caselo	View
ll. Affiliate and Joint Venture Relationships	Complete	Apr 2, 2018	darione casalo	Yes
III. Cantract History	Complete	Oct 30, 2018	dationa casalo	View
IV. Integrity - Contract Bidding	Complete	Oct 30, 2018	darione casole	<u>View</u>
V. Integrity - Contract Award	Complete	Jan 31, 2014	dariona casolo	Vors:
VI. Cortifications/Licenses	Complete	Jon 28, 2011	Terl Roin	Vew
VII. Legal Proceedings/Government Invastigations	Complete	Apr 15, 2019	dailone casolo	View
VIII. Losdership Integrity	Complete	Jan 31, 2014	deriene casalo	<u>View</u>
# IX. Financial and Organizational Capacity	Camplete	Apr 11, 2019	durione casalo	View
X. Freedom of Information Law (FOIL)	Complete	Apr 8, 2008	Terl Reinl	<u>Viça</u>

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State of New York Department of State } ss:

I hereby certify, that CALLANAN INDUSTRIES, INC. a DELAWARE corporation, filed an Application for Authority to do business in the State of New York on 09/07/1971. I further certify that so far as shown by the records of this Department, such corporation is still authorized to do business in the State of New York.



Witness my hand and the official seal of the Department of State at the City of Albany, this 27th day of March two thousand and eighteen.

Brendan W. Fitzgerald Executive Deputy Secretary of State

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