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AGREEMENT

between

THE NATIONAL CAPITAL ROAD BUILDERS ASSOCIATION

and

A COUNCIL OF LABOUR UNIONS

representing

International Union of Operating Engineers, Local 793

Labourers International Union of $\sqrt{}$ North America, Local 527

Teamsters Local Union 91 AFFILIATED WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS

May 1, 1992

SEP 1 4 1992

THIS AGREEMENT made and entered into the 1st day of May, 1992.

BETWEEN

THE NATIONAL CAPITAL ROAD BUILDERS ASSOCIATION hereinafter called the "Employer",

OF THE FIRST PART

AND

A COUNCIL OF TRADE UNIONS consisting of the INTERNATIONAL UNION OF OPERATING ENGINEERS, Local **793**. LABOURERS INTERNATIONAL UNION OF NORTH AMERICA, Local **527**, and TEAMSTERS LOCAL UNION **91** AFFILIATED WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS, hereinafter called the "Council".

OF THE SECOND PART

WHEREAS the Association, acting as the accredited bargaining agent for Employers, and the Council acting on behalf of its member unions, wish to make a **common** collective agreement with respect to certain employees of the Employers engaged in road and parking lot construction, paving, sidewalks, curbs, and gutters, etc., and all work incidental thereto, sewer and watermain **construction**, equipment rentals and tunnelling and to provide for and ensure uniform interpretation and application in the administration of the collective agreement;

AND WHEREAS in order to ensure uniform interpretation and application, the Unions hereafter listed wish to negotiate the said agreement through the Council and **for** that purpose have constituted the Council and empowered it to act as the agent for each union hereinafter listed;

AND WHEREAS the Employers recognize the formation by the unions of the Council and agree to deal with the Council as the agent of the union in negotiating a common collective agreement;

AND WHEREAS the Employers recognize that the Unions will each administer the Agreement in regard to its own individual interest;

NOW THEREFORE IT IS AGREED AS FOLLOWS:

ARTICLE 1 - COUNCIL OF TRADE UNIONS

1.1 The Members of the Council of Trade Unions are:

INTERNATIONAL UNION OF OPERATING ENGINEERS, Local 793

LABOURERS INTERNATIONAL UNION OF NORTH AMERICA, Local 527

TEAMSTERS LOCAL UNION 91 AFFILIATED WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS

- **1.2** The Unions named above each agree with all the others and with the Employers:
 - a) To maintain a Council of Trade Unions composed of the accredited representatives of those unions named above which are the parties to this Agreement and no others, as their representative and agent for the purpose of bargaining collectively with the Employers;
 - b) To delegate, and they do hereby delegate, to the Council acting as their representative agent, all their rights as bargaining agent for the members of their respective unions who come within the scope of this agreement and agree during the terms of this agreement or any renewal thereof, not to seek to bargain individually with the Employers or any of them; and
 - c) To be governed by the terms of the Agreement.
- **1.3** The Council acting as the representative and agent of the unions named accepts the delegation of rights as set out in section **1.2** hereof and assume the responsibility of bargaining collectively with the Association acting as the accredited bargaining agent for Employers who come within the scope of this Agreement.
- **1.4** The term "Union" as referred to hereinafter shall mean each of the Unions of the Council acting severally in regard to its individual interest.

ARTICLE 2 - RECOGNITION

2.1 Each of the Employers recognize the Council as the collective bargaining agent for all employees covered by the classifications set out in Schedules A-B-C inclusive attached hereto, while working within the "present boundaries of Ontario Labour Relations Board Area No. 15 and save and except foremen, those above the rank of foremen, office and clerical staff, yard employees, engineering staff and security guards.

For the purpose herein, the expression, "yard employees", means:

"Employees assigned to permanent or temporary operations within the employer's property boundary, but does not include employees assigned to delivery of construction materials to roadway works, excavating work, utility works, and any other form of construction site."

ARTICLE 3 - UNION SECURITY

- **3.1** Any Employee shall when working in a position within the bargaining unit described in Article 2 above, as a condition of employment, become a member of one of the Unions forming the Council after having worked 15 days and shall be required to maintain such membership during the life of this agreement.
- **3.2** It is expressly understood and agreed that no employer shall be required to discharge any employee for the violation of the provisions of this Article for Union security for any reason other than non-payment of regular monthly dues or special general assessment or the refusal of the employee to join one of the unions as aforementioned, notwithstanding anything to the contrary herein.
- **3.3** A check-off system for initiation and union dues and special general assessments be instituted and made operative for the life of this agreement. The Employers will transmit the monies so collected to the designated officials of the member unions at specified and regular intervals together with a list of those from whom the deductions were made. Employees shall be required to sign an authorization for deduction of initiation fees, dues and special general assessments. Such authorization shall be in duplicate and the signatures duly witnessed. The employer agrees to recognize such check-off authorizations and to deduct from the first pay period of each month, the amount so authorized. Remittance of deductions and contributions by the Employers shall be made to the Unions no later than the 20th of the following month.
- **3.4** The employers agree when additional personnel is required, to <u>call the Union Office</u> or union representative concerned who shall attempt to supply qualified personnel as quickly as possible. If the union is unable to supply such personnel within 48 hours Monday to Friday, then the Employer shall be free to hire elsewhere. In all cases, new employees shall obtain a clearance card from the union office concerned within fifteen working days following the day they commenced work. Contributions to funds will be payable from the first day of work.
- **3.5** The employers shall refer, their present employees to the union office concerned to obtain a clearance card before recalling them to work after a seasonal layoff. Recalled employees shall **not** start without first having obtained a clearance card.
- 3.6 The parties herein agree to give full force and effect during the life of this Agreement to the provisions of the letters of intent by and between the same parties, dated April 13, 1970, May 23, 1990, and July 27, 1992 and Letter of Understanding dated July 27, 1992 annexed hereto.



- **3.7 a)** The Employers agree that they will subcontract Concrete Curb and Gutter, Concrete and Paver Sidewalk, and the laying of asphalt only to subcontractors who employ members in good standing.
 - b) If the subcontractor does not have a collective agreement with the Union, he will be required to observe all terms and conditions of this agreement and including the Trust Fund Provisions.
 - c) Employers, whose predominant business is sewer and watermain work, while engaged in or performing M.T.O. work shall be bound by and observe Articles 3.7(a) and (b).
 - d) Employers, whose predominate business is sewer and watermain work, while engaged in or performing work, other than M.T.O. work, shall be bound by and observe Articles 3,7(a) and (b), other than any reference to the laying of asphalt.
 - e) Contractors whose predominant business is sewer and watermain construction will not subcontract sewer or watermain work to non-union contractors.
- **3.8** A pre-job conference may be called at the option of either party in writing, on all projects in excess of \$4,000,000.00 or for any Contractor without a permanent office in the Regional Municipality of Ottawa-Carleton.

ARTICLE 4 - MANAGEMENTS RIGHTS

- **4.1** The Council agrees that it is the exclusive function of each employer covered by this Agreement:
 - a) To conduct its business in all respects in accordance with its commitments and responsibilities including the rights to manage the jobs, locate, extend, curtail or cease operations, to determine the number of men required at any or all operations, to determine the kinds and locations of machines, tools and equipment to be used and the schedules of production to determine the qualifications and the number of men required at any or all operations and all other matters concerning the operation of the employer's business, not specifically dealt with elsewhere in this Agreement.
 - b) To hire, re-hire, discharge, classify, transfer, promote, demote, layoff, suspend or otherwise discipline employees, provided that a claim by an employee who has worked 30 days, that he has been discharged without reasonable cause, shall be subject to the provisions of the grievance procedure.
 - c) To make, alter from time to time, and enforce reasonable rules of conduct and procedures to be observed by the employees.

It is agreed that these functions shall not be exercised in a manner inconsistent with the express provisions of this Agreement.

ARTICLE 5 - GRIEVANCE PROCEDURE

- 5.1 It is understood that an employee has no grievance until he has first given his immediate supervisor or the job superintendent an opportunity to adjust his complaint.
- **5.2** Grievances properly arising under this Agreement shall be adjusted and settled as follows:

STEP 1 - Within 5 full working days after circumstances giving rise to the grievance occurred or originated the aggrieved employee shall present his grievance orally α in writing to the official of the employer named by the employer, to handle grievances at this step. If a settlement satisfactory to the employee concerned is not reached within two full working

days, the next step in the grievance procedure may be taken at any time in two full working days thereafter.

STEP 2 - The aggrieved employee may, with his steward or union representative, present his grievance, which shall be reduced to writing on a form supplied by the Union to the official of the **employer** named by the employer to handle grievances at this step. Should no **settlement** satisfactory to the employee be reached within two full working days, the next step in the grievance procedure may be taken at any time within two full working days thereafter.

STEP 3 - The Union Grievance Committee, if it considers it a valid grievance, may submit the grievance to a committee of the employer and the respective committees shall meet as promptly as possible thereafter, in an endeavour to settle the grievance. If a satisfactory settlement is not reached within ten full working days from this meeting and if the grievance is one which concerns the interpretation or alleged violation of this Agreement, the grievance may be submitted to arbitration, as provided in Article 6 below at a time within 14 days thereafter but not later.

ARTICLE 6 - ARBITRATION

- **6.1** Where a difference arises between any of the parties hereto relating to the interpretation; application or administration of this Agreement, including any question as to whether a matter is arbitrable, either of the parties, may after exhausting the grievance procedure described above, notify the other party in writing of its desire to submit the difference or allegation to arbitration and the notice shall contain the name of the nominee of the party wishing to bring the matter to arbitration. Such written notice shall also state clearly the matter or matters in dispute to be dealt with by the Arbitration Board and what relief if any is claimed by the party requesting arbitration. The party receiving such notice shall, within five (5) working days, advise the other party of the name of its nominee to the Arbitration Board.
- **6.2** Two (2) nominees so selected shall, within five (5) working days of the appointment of the second of them, appoint a third party who shall act as Chairman of the Arbitration Board. If the recipient of the notice fails to appoint an arbitrator, or if the appointees fail to agree upon a Chairman within the time limit set out herein, the appointment shall be made by the Minister of Labour for Ontario upon request of either party.
- **6.3** The Arbitration Board shall hear and determine the difference or differences between the parties and shall issue a decision in writing which shall be final and binding upon the parties and upon any employees affected. The decision of a majority of the Board shall be the decision of the Board if there is no majority, the decision of the Chairman shall govern.
- 6.4 However, it is understood that the authority of the Arbitration Board or the decision made by such Board is limited, in that there shall be no alteration to, addition to, or subtraction from, or modification or amendment to any part of this Agreement.
- 6.5 The fees and expenses of the Chairman shall be borne one-half by the Union and one-half by the Employer. Any other costs or expenses in connection with such arbitration shall be borne by the party which incurs them.
- 6.6 One arbitrator may be used if the parties to this Agreement agree and if permitted by law.
- 6.7 a) The nature of the grievance, the remedy sought and the section or sections of the Agreement which are alleged to have been violated, shall be set out in the written record of the grievance and may not be subject to change in later steps.
 - b) In determining the time which is allowed in the various steps, Sundays and statutory holidays will be excluded and any time limits may be extended by agreement in writing.

- c) If advantage of the provisions of Articles 5 and 6 hereof is not taken within the time limit specified therein or as extended in writing as set out above, the grievance shall be deemed to have been abandoned and may not be **re-opened**.
- **6.8** It is agreed that a grievance may be processed by an individual Union of the Council on its own **behalf** without involvement of the Council or the other members of the Council and the provisions will be read and applied accordingly.

ARTICLE 7 - MANAGEMENT GRIEVANCES AND UNION GRIEVANCES

- 7.1 It is understood that the Employers or any one of them may file a grievance with the Union, and that the Union may file a grievance with the Employers, to be dealt with at a meeting of the committee of the Employers and a committee of the Union as promptly as possible within 10 full working days after the filing of the grievance. If a satisfactory settlement is not reached within 10 full working days after this meeting and the grievance concerns the interpretation or alleged violation of this Agreement it may be submitted to arbitration as provided in Article 6 hereof at any time within 14 full working days thereafter but not later.
- 7.2 A Union policy grievance which is defined as an alleged violation of this Agreement, concerning all or a substantial number of the employees in the bargaining unit, in regard to which an individual employee could not grieve or in regard to which a substantial number of employees have signified an intention to grieve, may be brought forward in writing at Step No. 3 of the grievance procedure at any time within 10 full working days after the circumstances giving rise to such policy grievance occurred and if it is not settled at this stage, it may go to a board of arbitration in the same manner as a grievance of an employee.

ARTICLE 8 - WAGE SCHEDULES

8.1 Wage schedules A-B-C and the letters of intent inclusive are attached hereto and form a part of this Agreement. It is agreed that as of the date of signing this Agreement, no employee shall suffer a reduction in wages or in reporting time through the introduction of these wage schedules.

ARTICLE 9 - UNION REPRESENTATION

- **9.1** The business representatives of the Union shall in the **course** of their duties have access to the work in which members of the Union are employed. Such visits will not interfere with the progress of the work. The Employer will assist the business representatives to obtain a pass to the premises where necessary. Business representatives shall make their presence known to the Employer's senior representative on the site on their arrival.
- **9.2** The business representative when on site, shall abide by all safety rules issued under the Construction Safety Act.
- **9.3** The Union shall have the authority to appoint one or more Stewards and shall give the Employer notice by registered mail of such appointments and changes thereafter.
- **9.4** The Union acknowledges that stewards and such Union Officers and members of union committees as are employees of the Employers, have regular duties to perform as employees of the Employers and agree that they shall be held accountable for the same quantity and quality of work as any other employee. Further, that such union representatives will not leave their regular duties for the purpose of conducting business on behalf of the union without first obtaining permission of their foreman or immediate supervisor and

such permission shall not be unreasonably withheld. When resuming their regular duties, such employees will report to their foreman or supervisor.

ARTICLE 10 - UNION COOPERATION AND PRODUCTIVITY

- **10.1** The Union agrees to uphold the rules and regulations of the employers in regard to punctual and steady attendance, proper and sufficient notice in case of necessary absence, conduct on the job and all other rules and regulations established by the employers and not conflicting with this Agreement.
- **10.2** The Union agrees to cooperate with the employers in maintaining and improving safe working conditions and practices. Every employee shall, as a condition of employment, be required to own and wear a safety hat and safety boots in accordance with construction safety regulations, and the employers agree that such hats and boots may be purchased from them at cost. Every employee shall as a condition of employment be required to wear an approved safety vest, eye and hearing protection devices in accordance with construction safety regulations. Employees that are required to wear safety vests, eye and hearing protection devices that are lost or cost to the employee. Safety vests, eye and hearing protection devices that are lost or damaged due to employees negligence, during the same year, will be replaced by the employee at his expense.
- **10.3** The Union recognizes the mutual value of improved methods and increased productivity in the interests of the employees and the employers and agree to cooperate with the employers in the installation $\mathbf{d}^{\mathbf{f}}$ such methods in suggesting improved methods and in the education of its members in the necessity of such changes and improvements.
- 10.4 The Union recognizes the need for conservation and elimination of waste and agrees to cooperate with the Employers in suggesting and practicing methods in the interest \mathbf{d} conservation and waste elimination.

ARTICLE 11 - SENIORITY

- **11.1** The retention of employees in the employer's service shall, in general, be governed by the following;
 - a) Availability of employment in their respective work classifications.
 - b) In all cases of reduction in the work force, layoffs and recalls from layoffs, length of continuous service with the employer shall prevail if capability, competence and performance are otherwise approximately equal."
 - c) Length of continuous service with the Employer shall not be broken due to bona fide illness or injury provided the employer has been notified of such injury or illness within a period of one (1) week from the employees' last day of work and provided further that upon resuming his work, the employee shows the same capability, competence and performance. On the Employer's request, the employee shall provide a medical certificate establishing the nature and duration of the illness or injury.

On each occasion that an employee is off work because of illness or injury, and provided the employee is not employed elsewhere, except under a W.C.B. rehabilitation program, he will continue to accumulate seniority for twenty-four (24) months. Then, he will maintain his seniority accumulated to that date.

d) Length of continuous service with the Employer shall be broken if the employee who has been laid off fails to report for work within five (5) consecutive working days after registered mail notice is sent to his last address appearing on the Employer's records.





In the event of reduction in the work force, layoffs and recalls from layoffs, whenever possible considering the nature of the work to be performed, the steward shall be one of the last **two** employees covered under the terms of this Agreement to remain, and one of the first two to be recalled, provided he is qualified, competent and capable of performing the remaining work.

11.3 Upon request from the Union the employer shall supply a seniority list and/or a classification list.

ARTICLE 12 - NO STRIKE OR LOCK-OUT

12.1 During the life of this Agreement, the Council and its affiliated unions agree there will be no strike, work stoppage, slowdown, picketing or any other act which will interfere with any operation of the employer and each employer agrees that it will not cause a lock-out.

The Employers shall have the right to discharge or otherwise discipline employees who take part in, or instigate any strike, picketing, work stoppage, slowdown or any other act which interferes with any operation of the employers.

- **12.2** None of the unions on whose behalf this Agreement is entered shall involve the employers or any of them in any dispute which may arise between the Council or Trade Union and any other company and the employees of such other company.
- **12.3** The Council and the unions on whose behalf this Agreement is entered into will not condone a work stoppage or observe any picket line placed on a job site for jurisdictional or organizational purpose.

ARTICLE 13 - PAYMENT OF WAGES

- **13.1** Wages shall be paid by cash or by cheque or by bank deposit at the option of the Employer, weekly or **bi-weekly** at the Employers choice, during working hours on the Thursday following the end of the pay period and shall be accompanied by a statement identifying the employer and the employee and setting out regular and overtime hours, amount of vacation pay as well as deductions for Income Tax, Unemployment Insurance, Canada Pension, Union Dues and contributions to Union Benefit Funds and Industry Funds.
- **13.2** When an employee is laid off, his wages, his Unemployment Insurance separation certificate shall be available to the employee within four (4) working days or sent to the employee by registered mail within those four **(4)** working days.
- 13.3 Employees shall be entitled to six (6) hours notice of layoff or six (6) hours pay in lieu of.

ARTICLE 14 - HOURS OF WORK AND OVERTIME

- 14.1 The standard work week shall be 50 hours, Monday to Friday inclusive.
- **14.2** Schedule A for Roadbuilding and Schedules B and C overtime after the period of the standard work week shall be paid at the rate of time and one-half the regular rate and in the cities of Ottawa, Gloucester and Nepean overtime at the rate of time and one-half the regular rate shall be paid after eleven (11) hours per day. There shall be no pyramiding of overtime.

Schedule A for Sewer, Watermain and Tunnels - overtime at the rate of time and one-half the regular rate shall be paid for over ten (10) hours per day and on Saturdays.



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- 14.3 Overtime at the rate of double the regular rate shall be paid to all employees except watchmen, for all authorized work performed on Sunday and statutory holidays, except for snow removal.
- In the case of shift work for Roadbuilding and Sewer and Watermain work a second and 14.4 third shift shall be paid the following shift premiums:

June 1, 1992	\$1.35 per hour
May 1, 1993	\$1.35 per hour \$1.45 per hour
May 1, 1994	\$1.55 per hour

9205 100135 1305 100135 9405 100145 9405 100155 Overtime of time and one half or double time of shift work shall be paid for, calculated on the basis of the shift premium.

ARTICLE 15 - STATUTORY HOLIDAYS

All authorized work performed on the following holidays shall be paid for at double the regular rate except for snow removal which will be paid for at one and one half the regular 15.1 rate:

New Year's Day Victoria Day Good Friday Canada Day Civic Holiday Labour Day Thanksgiving Day Christmas Day Boxing Day

Time off without pay on Remembrance Day will be granted on request to any employee who is a war veteran.

When the date of the Canada Day Holiday falls on a Tuesday, Wednesday or Thursday, the 15.2 observance of the Canada Day Holiday may be changed to a Monday or a Friday with the consent of all employees.

The employer shall have each employee sign a consent form when the Canada Day Holiday is changed to another day.

ARTICLE 16 - VACATION PAY



Vacation credits shall be 4% of earnings and shall be paid in accordance with the Hours of Work and Vacation with Pay Act. Statutory holidays credits shall be 4% of earnings and shall be paid at the same time as vacation credits. The vacation indemnity will be net, the taxes having been prededucted. Employers will pay vacation indemnity twice a year, on some date prior to April 20 and some date prior to October 20 to each year. Following the October 20th payment vacation indemnities shall be paid with each pay period until layoff. In addition, Employers will pay vacation indemnity to employees who are laid-off in conformity with 13.2.

Vacation Pay and Statutory Holiday Credits for Labourers shall be paid directly to the L.I.U.N.A. Local **527** Vacation Pay Trust Fund.

Vacation Pay and Statutory Holiday Credits for Operating Engineers shall be paid on each pay period.

ARTICLE 17 - REPORTING TIME



Any employee who reports for work at his usual time or at the time requested by his employer and is not provided with at least four hours' work will be paid for at least four hours at his basic rate provided he remains on the job for the four hours and performs any work available, unless directed otherwise by the employer. This does not apply if he has been notified not to **come** into work, or if the work stoppage is beyond the control of the employer.



Any employee who reports for work at the employer's job site or shop unless directed not to **report** and for whom no work is available due to **inclement weather** shall receive a minimum of two hours pay provided the employee remains **on the job for two** hours after his designated starting time if requested to do so by the employer.

Each employer shall by way of a letter to employees state the company policy on reporting in the event of inclement weather.

17.3 "It is agreed that a senior employee shall not be sent home before a junior employee, at the same job site or location, provided that capabilities are equal and that he is available to work and is in the same classification."

ARTICLE 18 - EMERGENCY CALL BACK

18.1 Any employee called back to work after completing his normal shift and where no prior notice was given to return shall be paid a minimum of four hours at the applicable rate.

ARTICLE 19 - SPECIAL WORKING CONDITIONS

- **19.1** Shelter: On all jobs where more than five employees are continuously employed, employers will provide shelter for employees to eat their lunch and store their clothing, whenever reasonably practical, if none be otherwise available.
- **19.2** Toilets: Employers shall provide sanitary toilets in accordance with construction safety regulations.
- **19.3** Tools: Employers shall provide all tools utilized by labourers. The latter will be made responsible for the loss of same.
- **19.4** Break: Employers shall allow employees to take a **10** minute break at their work position once during each first and second half of the work period.
- 19.5 Eating Periods: Employers shall provide eating periods of at least one-half hour at such intervals as will result in no employee working longer than five consecutive hours without an eating period. When employees are required to work two hours or more beyond the second eating period, the employers shall provide such employees a fifteen minute meal period and a reasonable meal, costing not less than \$7.00 and not more than \$10.00, effective June 1, 1992, and costing not less than \$7.50 and not more than \$10.50, effective May 1, 1993 and costing not less than \$8.00 and not more than \$11.00, effective May 1, 1994 without the loss of pay, provided the meal is consumed at the place of work.

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19.6 Mechanics shall not be required to share their personal tools with the other employees.

A tool allowance shall be paid to all mechanics and an equipment and protective clothing allowance shall be paid to welders **on** pile **driving** upon presentation of receipt of purchase. The tool allowance will be paid on December 1st of each year or on termination in the following amounts:

June 1, 1992 \$26.00 per month or \$312.00 maximum per year May 1, 1993 \$27.00 per month or \$324.00 maximum per year May 1, 1994 \$28.00 per month or \$336.00 maximum per year

- 19.7 A lunch break must be allowed to all employees.
- **19.8** When an employee is required to work under abnormally wet conditions, the Employer will provide such protective clothing as is deemed reasonably necessary. The employee shall be responsible for the return of such protective clothing in good condition, subject to normal wear and tear.
- **19.9** Employers will supply gloves to employees working as fuel truck drivers, float drivers, welders and to mechanics where required. Coveralls will be supplied to mechanics and welders at 100% of cost.
- **19.10** The Employer shall pay for lost daily hours within the day of any work related accident, upon submission of proof of medical attention, certifying inability to work.
- **19.11** Employees who are required to drive their own personal vehicles to work sites will be provided with parking and/or compensated for parking charges based on receipt of payment for the parking charges.
- 19.12 The Employer will grant, upon request, two (2) working days leave of absence with pay at the rate of \$135.00 per day effective June 1, 1992 and \$145.00 per day effective May 1, 1993, and \$155.00 per day,effective May 1, 1994 in the event of the death of an employee's father, mother, spouse, child, brother, or sister. Such leaves of absence are not automatic and shall only be granted when the circumstances require, for the purpose of attending the funeral and/or making funeral arrangements. This payment will not apply where it is otherwise covered by an employee's existing benefit plan.

ARTICLE 20 - LIVING OUT AND TRAVEL ALLOWANCE

- 20.1 Employees that are requested to work **up** to 60 kilometers outside the present limits of the Regional Municipality of Ottawa Carleton and that are provided daily transportation to their place of work will be paid a rate of \$19.00 per day effective June 1, 1992 and \$20.00 per day effective May 1, 1993 and \$21.00 per day effective May 1, 1994 as compensation for the extra travel time.
- 20.2 Employees that are requested to work outside the present limits of the Regional Municipality of Ottawa Carleton and that are not provided daily transportation to their place of work will be paid a room and board or travel allowance as follows:
 - From 0 to 30 kilometers outside the present limits of the Regional Municipality of Ottawa Carleton of this agreement.

\$34.00 per day effective June 1, 1992 **\$35.00** per day effective May 1, 1993 **\$36.00** per day effective May 1, 1994

 From 30 to 60 kilometers outside the present limits of the Regional Municipality of Ottawa-Carleton of this agreement.

> **\$**40.00 per day effective June **1**, 1992 **\$**41.00 per day effective May 1, 1993 **\$**43.00 per day effective May 1, 1994

From 60 kilometers outside the present limits of the Regional Municipality of Ottawa Carleton of this agreement.

\$46.00 per day effective June 1, 1992 \$47.00 per day effective May 1, 1993 \$49.00 per day effective May 1, 1994

20.3 Where an Employer bound by this Agreement transfers or reemploys Employees beyond the geographic scope of this Agreement, the Employer shall apply the full terms and conditions of this Agreement, including the applicable wage rates, benefit, pension and training contributions, to all work performed beyond the geographic scope of this Agreement.

ARTICLE 21 - SAVINGS CLAUSE

21.1 If any court shall hold any part of this Agreement invalid, such decision shall not invalidate any other parts of this Agreement.

ARTICLE 22 - DURATION

22.1 This agreement shall become effective on the <u>1st of May</u>, <u>1992</u> and shall remain in effect until **the <u>30th</u>** day of <u>April</u>, <u>1995</u> and shall continue in force from year to year thereafter unless either party shall furnish the other party with a notice of termination of, or proposed revision of this Agreement, not more than 90 days before the 30th day of April, <u>1995</u>, or in a like period in any year thereafter.

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IN WITNESS WHEREOF the party of the First Part and the party of the Second Part have caused their proper officers to affix their signatures the day and year first above written.

A Council of Trade Unions consisting of the International Union of Operating Engineers, Local **793**, Labourers International Union of North America, Local **527**, and Teamsters Local Union **91** Affiliated with The International Brotherhood of Teamsters.

ASSOCIATION

THE NATIONAL CAPITAL ROAD BUILDERS

International Union of Operating Engineers, Local **793** Leonard Budge Dale Stewart - President

Robert Smith - Secretary-Treasurer

Labourers International Union of North America, Local 527 Berardino Carrozzi Mike Cassidy - Vice President

Bert Hendriks - Director

Andre Papineau

Teamsters Local Union **91** Affiliated with The International Brotherhood of Teamsters Angus MacFarlane

Schedule "A" - Minimum Wage Rates for Operating Engineers

Category	Effective Date	Hourly Rate	Contributions to Funds	Vacation Holiday Credits	Total Hourly Wage Package
1. Sewer and Watermain Operators of cranes, shovels, clams, back-hoes, gradalls, derricks, mobile truck cranes, milling machine operators and similar equipment	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	19.51 20.02 20.48 20.94 21.22	2.78 2.83 2.83 2.83 2.83 2.88	1.56 1.60 1.64 1.68 1.70	23.85 24.45 24.95 25.45 25.80
2. Road Construction Operators of Shovels, clams, draglines, cranes, pile-drivers, gradalls, all floating equipment (derricks, dredges, etc.)	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	18.57 19.07 19.54 20.00 20.28	2.78 2.83 2.83 2.83 2.83 2.88	1.48 1.53 1.56 1.60 1.62	22.83 23.43 23.93 24.43 24.78
3. Grader "A: Finished grading for asphalt or concrete.	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	18.10 18.61 19.07 19.54 19.82	2.78 2.83 2.83 2.83 2.83 2.88	1.45 1.49 1.53 1.56 1.58	22.33 22.93 23.43 23.93 24.28
4. Grader "B": Other grading including gravel.	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	17.30 17.81 18.27 18.73 19.01	2.78 2.83 2.83 2.83 2.83 2.88	1.38 1.42 1.46 1.50 1.52	21.46 22.06 22.56 23.06 23.41
5. Mechanic " A : Heavy duty (complete tear down repair and build up).	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	18.31 18.82 19.28 19.74 20.02	2.78 2.83 2.83 2.83 2.83 2.88	1.46 1.50 1.54 1.58 1.60	22.55 23.15 23.65 24.15 24.50
6. Mechanic "B":	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	17.88 18.39 18.85 19.32 19.59	2.78 2.83 2.83 2.83 2.83 2.88	1.43 1.47 1.51 1.54 1.57	22.09 22.69 23.19 23.69 24.04

	Category	Effective Date	Hourly Rate	Contributions to Funds	Vacation Holiday Credits	Total Hourly Wage Package
7.	Welder "A":	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	17.32 17.83 18.30 18.76 19.04	2.78 2.83 2.83 2.83 2.83 2.88	1.39 1.43 1.46 1.50 1.52	21.49 22.09 22.59 23.09 23.44
8.	Welder "B" :	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	17.11 17.62 18.08 18.55 18.82	2.78 2.83 2.83 2.83 2.83 2.88	1.37 1.41 1.45 1.48 1.51	21.26 21.86 22.36 22.86 23.21
9.	Operators "A": Bull-dozer, D6 and over, pavers (asphalt and concrete) rubber tired scrapers, loaders, 1 1/2 c.y. capacity and over, temporary steam heating plant, 6 way Blade Bull-dozer	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	17.76 18.27 18.73 19.19 19.47	2.78 2.83 2.83 2.83 2.83 2.88	1.42 1.46 1.50 1.54 1.56	21.96 22.56 23.06 23.56 23.91
10 .	Operators "B" : Bull-dozer under D6 , loaders under 1 1/2 c.y. capacity, pumps 6" discharge and over, kubota type backhoe, and skid steer loaders, industria tractors with attachments, well points, dinky locomo- tive type engines and Roller "A" Asphalt	June 1,92 May 1, 93 May 1, 94 Aug , 94 Nov , 94	17.48 17.99 18.45 18.92 19.19	2.78 2.83 2.83 2.83 2.88	1.40 1.44 1.48 1.51 1.54	21.66 22.26 22.76 23.26 23.61
11 .	Roller "B": Grade self propelled ride on packers, electronic or radio controlled compaction unit, power sweepers.	Tune 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	16.96 17.47 17.94 18.40 18.68	2.78 2.83 2.83 2.83 2.83 2.88	1.36 1.40 1.43 1.47 1.49	21.10 21.70 22.20 22.70 23.05
12.	Field Service Man	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	17.18 17.69 18.15 18.61 18.89	2.78 2.83 2.83 2.83 2.83 2.88	1.37 1.41 1.45 1.49 1.51	21.33 21.93 22.43 22.93 23.28

Schedule "A" - Minimum Wage Rates for Operating Engineers

	Category	Effective Date	Hourly Rate	Contributions to Funds	Vacation Holiday Credits	Total Hourly Wage Package
13.	Oilers	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	16.26 16.77 17.23 17.69 17.97	2.78 2.83 2.83 2.83 2.83 2.83	1.30 1.34 1.38 1.42 1.44	20.34 20.94 21.44 21.94 22.29
14.	Tunnel Operators of shaft hoists, tuggers, cranes and derricks with lifting capacity over 2,000 lbs.	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	20.12 20.63 21.09 21. 56 21.83	2.78 2.83 2.83 2.83 2.83 2.88	1.61 1.65 1.69 1.72 1.75	24.51 25.11 25.61 26.11 26.46
15.	Tunnel Operators of shaft hoists, tuggers, cranes and derricks with lifting capacity of 2 ,000 lbs. or less, and compressors over 500 C.F.M. (where required). Compressor house set-up man (Qualified Mechanic).	June 1,92 May 1, 93 May 1, 94 Aug 1, 94 Nov 1, 94	19.77 20.28 20.74 21.20 21.48	2.78 2.83 2.83 2.83 2.88	1.58 1.62 1.66 1.70 1.72	24.13 24.73 25.23 25.73 26.08

Schedule " A - Minimum Wage Rates for Operating Engineers

2.

NOTES TO SCHEDULE "A"

- 1. The provisions of the Sewer and Watermain Construction schedule apply only to work performed on sewer and watermain construction which is **performed** by the Employer as a separate contract and shall not apply to any work performed on Sewer and Watermain construction which is an integral part of a general contract which includes road or parking lot construction, paving etc.
- 2. The provisions of the Tunnel Schedule applies only to work performed on a tunnel project called as a tunnel and does not include tunnel work which is incidental to open cut work for sewer and watermain construction.
- **3**. During the winter months from December 1st to April 30th, when any of the employees in the above classifications are employed on work other than that set out in this schedule, the wage rate for such employees will be worked out between the employee concerned and the employer in each case, except that for employees engaged on snow *removal*, the employee will be paid at a rate not less than that of an operator for the type and size of equipment being used.
- 4. It is agreed that foremen and other supervisory personnel may be engaged at the discretion of the company as mechanics or operators during the winter months (December 1st to April 30th), for snow removal, but not on Construction sites or equipment rental, or at any time in case of emergency and when so engaged they shall not be governed by the provisions of this schedule nor the provisions of this agreement.
- 5. For Sewer and Watermain Tunnel work, greasing time shall be paid at straight time rates.
- 6. In the case of shift work for sewer and watermain tunnel work a second and third shift shall be paid time and one-ninth. Overtime of time and one-half, or double time, on shift work shall be paid for calculated on the basis of the shift premium.

Shifts and rest periods for all compressed air work, shall be in accordance with Ontario Department of Labour Regulation 100/63 or as amended covering underground work.

7 - HEALTH PLAN - PENSION PLAN

- 7-1 The Parties hereto agree that the employee benefit plans shall be jointly trusteed by an equal number of trustees appointed by Employers and a like number of trustees appointed by the Union.
- 7-2 The employer agrees to contribute to the following funds:

	June 1, 1992	May 1, 1993	May 1, 1994	-14
I.U.O.E. Training Fund I.U.O.E. Health Plan I.U.O.E. Pension Plan	\$.13 per hour \$1.15 per hour \$1.50 per hour	\$.13 per hour \$1.20 per hour \$1.50 per hour	\$.13 per hour \$1.25 per hour	K 1998
Total Contributions	\$2.78 per hour	\$2.83 per hour	\$2.88 per hour	

- 7-3 These monies shall be remitted in accordance with this Collective Agreement and shall be remitted by the 20th day of the month following the month in which the hours have been earned, together with supporting information entered on a Reporting Form as designated by the Trustees and at no time shall the contributions be paid directly to the employee.
- 7-4 In the event an Employer fails to remit the contributions for the Health Plan and the Pension Plan by the 20th day of the month due, the Trustees may charge interest at the rate of 2% per month (24% per annum) for any delinquent contributions 30 days in arrears, provided the Employer has received 5 days prior written notice to correct such deliquency.

- **7-5** With reasonable cause, the Trustees may request an Employer to submit to them within a stipulated period a certified audited statement of payroll contributions to these funds for a period not to exceed the period from the effective date of this agreement until the date the audit takes place. Such statements shall reply to the questions submitted to the Employer by the Trustees.
- 7-6 If the Employer does not submit the certified audited statement as per 7-5 the Trustees may appoint an independent chartered accountant to enter upon the Employer's premises during regular business hours to perform an audit of the Employer's records only with respect to the Employer's contributions or deductions to the required Employee Benefit Plan.
- 7-7 Where the Trustees appoint an auditor the cost shall be born by the appropriate plan.
- **7-8** In the event such audit reveals that the Employer has failed to remit contributions in accordance with the provisions of this agreement, the Employer shall, within **5** days of receipt of written notice from the Trustees, remit all outstanding contributions along with completed supporting contribution report forms as required by the plan.
- 7-9 When an Employer fails to remit all delinquent contributions the provisions of 7-4 shall apply and the Union on instructions from the Trustees, shall immediately institute proceedings against the delinquent Employer under Section 124 of the Labour Relations Act of Ontario. All costs of such actions shall be borne by the appropriate plan or fund unless otherwise recoverable.
- 7-10 Where the Trustees deem an Employer to be a persistent delinquent in the submission of contributions they may require the Employer to post a bond or certified cheque not to exceed \$2,500.00 to be held in trust by the Trustees for a period to be determined by the Trustees.

If an Employer does not have any employees in his employ he shall submit a nil report in accordance with the provisions of 7-3.

WORKING DUES CHECK-OFF

8-1 Each Employer agrees to deduct from each employee in the bargaining unit, working dues at the rate of 2% of the straight time hourly rate rounded up or down to the closest cent. Such deductions shall be forwarded along with the remittances required under 7-2 and supporting information shall be as required by the Trustees on the Reporting Forms.

Such deductions shall be immediately paid to the local Union by the administrator of the plans.

8-2 The Union agrees to hold harmless and indemnify the Employers, The National Capital Road Builders Association and the Trustees against any liability incurred as a result of deductions made under 8-1 above.

TRAINING FUND

9. The employer shall contribute \$.13 per hour for each hour worked by each Operating Engineer covered by this agreement, to a mutually trusteed Fund.

Schedule "B" - Minimum Wage Rates for Teamsters

Category	Effective Date	Hourly Rate	Contributions to Funds	Vacation Holiday Credits	Total Hourly Wage Package
 Ready mixed concrete truck (more than 6 months seniority in this category) 	June 1,92 May 1, 93 May 1, 94	18.98 19.44 20.14	1.10 1.20 1.45	1.52 1.56 1.61	21.60 22.20 23.20
Floats (Low Bed) over 25 tons	June 1, 92 May 1, 93 May 1, 94	18.64 19.10 19.80	1.10 1.20 1.45	1.49 1.53 1.58	21.23 21.83 22.83
3. Floats (Low Bed) 25 tons and	June 1,92	18.52	1.10	1.48	21.10
under Semi trailer trucks	May 1, 93	18.98	1.20	1.52	21.70
Fuel and grease truck Tri Axle dump with pup trailer Tandem Axle dump with pup trailer Truck with tag along float	May 1,94	19.68	1.45	1.57	22.70
 Tri Axle dump Ready mixed concrete truck (less than 6 months seniority in this category) Service truck 	June 1,92 May 1, 93 May 1, 94	18.42 18.88 19.57	1.10 1.20 1.45	1.47 1.51 1.57	20.99 21.59 22.59
5. "Tandem dump Farm tractor Off highway truck Single Axle truck	June 1,92 May 1, 93 May 1, 94	18.36 18.82 19.52	1.10 1.20 1.45	1.47 1.51 1.56	20.93 21.53 22.53

NOTES TO SCHEDULE "B"

1. If a driver works at more than one classification in any day the highest rate will apply for the full day.

- 2. Trucks and those trailers over ten (10)tonne limits that are used predominately either to deliver materials to a job site or from one job site to another or to pull a tag along float shall be driven by a Teamster.
- 3. Drivers shall not be required to perform work normally done by the labourers or others except in conjunction with Articles 17.1 and 17.2.
- 4. If the Teamsters introduce Health and Welfare during the life of this agreement the employers agree to contribute accordingly to The Ontario Teamsters Construction Benefit Plan, such contributions to be from the negotiated hourly rates.

- 5. Saturday work shall be offered in order of seniority subject to qualifications, however senior employees shall have the right to refuse, provided there are enough qualified junior employees to perform the work. Whenever possible when Saturday work is required the employees shall be notified by Friday noon.
- 6. Length of continuous service with an employer shall not be broken due to suspension of driver's licence of no more than thirteen (13) consecutive months provided the suspension is not due to an infraction of the traffic Acts of Ontario or Quebec incurred while driving his employer's vehicle.
- 7. Newly purchased trucks which are primarily used to haul aggregates and hot mix asphalt shall be equipped with air conditioning and power tarpaulins. Notwithstanding the above, trucks that are now equipped with tarpaulins that can be rolled by crank shall be so maintained.
- 8. Whenever an employee in a driver classification is required by legislation or government regulation to undergo a periodic physical examination and/or written test in order to remain qualified for his Class "A" "D" or "Z" driver's license and the employee arranges to take the examination during his regularly scheduled shift, he will be paid three (3)hours at his regular, straight-time hourly rate on the day he takes the examination.
- 9. The Employer agrees that when a vacancy occurs it will be posted on the bulletin board for three (3) working days and any driver will be allowed to bid for the vacancy. Selection to such position will be made on the basis of seniority, provided the employee has the necessary licence and in the employers reasonable judgement the qualification and ability to do the job. An employee will not be considered for a vacancy on the same type of equipment that he is currently operating.

A vacancy could be caused by the termination of an employee, the quitting of an employee, or the purchase of new equipment etc.

- 10. The Company shall include on the employee's T-4 slip the total union dues deducted for the year.
- 11. The Employer shall pay a \$10.00 meal allowance to any driver who works in excess of thirteen (13) hours in one day, when the conditions of Article 19.5 are not granted.
- 12. The Employer shall contribute and remit to The Teamsters Construction Council of Ontario, Training Fund, the following amounts for each hour worked.

June	1, 1992	\$.05
May	1, 1993	\$.10
	1, 1994	\$.15

Remittance to be made to the Secretary Treasurer of the Council, no later than the twentieth (20th) day of the month following the month in which the contributions were earned, with a copy of the remittance form showing the number of hours remitted, forwarded to the Local Union at the same time as the Local Union dues are remitted.

- **13.** Commencing June **1**, **1992** the Employer shall contribute and remit to The Teamsters Construction Council of Ontario Service Fund, five (5) cents per hour, for each hour worked. Remittance to be made to the Secretary Treasurer of the Council, no later than the twentieth (20th) day of the month following the month in which the contributions were earned, with a copy of the remittance form showing the number of hours remitted, forwarded to the Local Union at the same time as the Local Union dues are remitted.
- **14.1** The Employer shall remit the following amounts per hour for every hour worked to the Teamsters Canadian Pension Trust Fund.

June	1, 1992	\$1.00
May	1, 1993	\$1.05
	1, 1994	\$1.25



- **14.2** For the duration of the current Collective Agreement between the Union and the Employer and any renewals or extensions thereof, the Employer agrees to make payments to the Teamsters Canadian Pension Trust Fund and Plan on behalf of each employee working in job classifications covered by the Collective Bargaining Agreement.
- **14.3** The Employer(s) agree(s) to be bound by all of the terms, conditions and provisions of Agreement and Declaration of Trust under which the Teamsters Canadian Pension Trust Fund and Plan is established and to carry out all of the duties and responsibilities of an Employer under such Agreement and Declaration of Trust including, as appropriate, naming or participating in the naming of Employer Trustees and Employer representatives on a Retirement Committee as provided for under the Teamsters Canadian Pension Trust Fund and Plan.
- 14.4 It is understood that contributions shall be payable in respect to the hours worked by employees from the first day of employment whether said employees are permanents, temporary, seasonal, full time or part time employees.
- 14.5 Contributions along with a list of employees fur whom they have been made, shall be forwarded by the Employer(s) to the Trust Company or other financial institution acting as custodian of the assets of the Teamsters Canadian Pension Plan and Trust Fund and shall do so not later than twenty-one (21) days after the close of the Employer(s) four or five week accounting period.
- **14.6** Each Employer shall permit upon the request of the Union or the Trustees, an auditor employed by either the Union or the Trustees, to carry out an audit of the Employer's accounting and other records to ensure that the Employer is paying to the Trustees all contributions due under the terms of the collective agreement.
- 14.7 The Employer(s) shall also complete such forms and provide such information as the trustees and Administrator to the trustees and Administrator to the Teamsters Canadian Pension Plan require from time to time in the administration and operation of the plan.
- 14.8 It is understood that:
 - (i) Under the Teamsters Canadian Pension Trust Fund and Plan the Employer(s) is (are) not liable to guarantee the benefits payable thereunder or assure the solvency of the Fund beyond the payment of contributions due pursuant to the collective agreement.
 - (ii) The Teamsters Canadian Pension Trust Fund and Plan is or will be registered under the provisions of the Income Tax Act of Canada and any other applicable Federal or Provincial law respecting employee pension plans.
- 15. The Employer will not use Owner Operator/Independents where it will result in a company driver losing regular hours: except where required equipment is different.
- **16.** Preference will be given to laid off employees due to a permanent reduction of fleets, if the laid off employee becomes and Owner Operator or is employed by an Owner Operator/Independent.
- 17. Contractors agree to employ Owner Operators/Independents who are members of Teamsters Local Union 91 in good standing for all M.T.O. work. For all other work, the Contractors agree to employ Owner Operators/Independents who are members of Teamsters Local Union 91 in good standing in the following manner:

Radification date : 10% of total hired trucks

May 1, 1993: 20% of total hired trucks

May 1, 1994: 30% of total hired trucks

Hired trucks used by a sub-contractor will be included in determining the above percentages of the main Contractor.

Delivery of granular material purchased from non-owned sources and delivered to the job site, will be excluded from the above.

- **18.** The union and the Employers will meet every six (6) months to discuss the administration of the above clause.
- 19. The Union will provide the Employers with a list, every three (3)months, of Owner Operator/Independents in good standing.
- 20. Seniority provisions will not apply to hired trucks.

Schedule "C" - Minimum Wage Rates for Labourers

	Category	Effective Date	Hourly Rate	Contributions to Funds	Vacation Holiday Credits	Total Hourly Wage Package
C-1	Road building, sewer and Watermain and Tunnel					
1.	Powderman (licenced City of Ottawa and Certified Welders on pile driving	June 1,92 May 1, 93 May 1, 94	18.45 18.75 19.50	2.37 2.64 2.83	1.48 1.50 1.56	22.30 22.89 23.89
2.	Labourers (skilled) form setter including curbs, gutters side-walk, retaining walls, catch-basin structure (formed in place), concrete worker (cement finisher), raker, pipe layer, powderman, (licenced) air track driller, welders on pile driving (except for maintenance of equipment)	June 1,92 May 1, 93 May 1, 94	17.95 18.25 19.00	2.37 2.64 2.83	1.43 1.46 1.52	21.75 22.35 23.35
3.	Labourers (semi-skilled) including sheeting and shoring, concrete saw operator	June 1,92 May 1, 93 May 1, 94	17.45 17.75 18.50	2.37 2.64 2.83	1,39 1,42 1,48	21.21 21.81 22.81
4.	Labourers including asphalt shovelmen, concrete shovelmen, floatmen, scootcrete, caulker, farm tractor operator, pump, operator - under 6 inches, asphalt tamperman, grouter, jackhammer breaker operator, Interlock paver layers, walk behind compactor operators and electronically controled compactor operators.	June 1,92 May 1,93 May 1, 94	17.16 17.46 18.21	2.37 2.64 2.83	1.36 1.39 1.45	20.89 21.49 22.49
5.	Labourers who have not been actively engaged in construction work for more than twelve months in the past three years.	June 1,92 May 1, 93 May 1, 94	16.62 16.92 17.67	2.37 2.64 2.83	1.32 1.35 1.41	20.31 20.91 21.91
6.	Labourers who have not been actively engaged in construction for more than six months in the past three years and students employed after September 15th.	June 1,92 May 1, 93 May 1, 94	14.29 14.59 15.34	2.37 2.64 2.83	1.13 1.16 1.22	17.79 18.39 19.39

C	Category	Effective	Hourly	Contributions	Vacation Holiday	Total Hourly Wage
		Date	Rate	to Funds	Credits	Pačkage
May as G	ents hired between and September 15th eneral Labour, Watch ns and Flag persons.	June 1,92 May 1, 93 May 1, 94	10.41 10.91 11.53	.49 . 55 .86	.83 .87 .92	11.73 12.33 13.33
welde	el labourer (including ers on pile driving pt for maintenance of ment).	June 1,92 May 1, 93 May 1, 94	17.97 18.27 19.02	2.37 2.64 2.83	1.43 1.46 1.52	21.77 22.37 23.37
labou	el underground rer, loco driver ender.	June 1,92 May 1, 93 May 1, 94	18.23 18.53 19.28	2.37 2.64 2.83	1.45 1.48 1.54	22.05 22.65 23.65
10. Muck	er	June 1, 92 May 1, 93 May 1, 94	18.38 18.68 19.43	2.37 2.64 2.83	1.46 1.49 1.55	22.21 22.81 23.81
funne muck	, tunnel mole driver, I shield driver, ing machine operator, ərman, groutman.	June 1,92 May 1, 93 May 1, 94	18.52 18.82 19.57	2.37 2.64 2.83	1.47 1.50 1.56	22.36 22.96 23.96
12. Lead	miner	June 1,92 May 1, 93 May 1, 94	18.80 19.10 19.85	2.37 2.64 2.83	1.49 1.52 1.58	22.66 23.26 24.26

Category	Effective Date	Hourly Rate	Contributions to Funds	Vacation Holiday Credits	Total Hourly Wage Package
C-2 Bridge Construction with Single or Multiple Span and Retaining Walls Attached to Those Structures. The Employers agree that all work on Bridge Structures with single or multiple span and retaining walls attached to those structures shall be performed by members of the L.I.U.N.A. Local 527 for the following classifications and wage rates:					
1. Labourers	June 1,92 May 1, 93 May 1, 94	17.16 17.46 18.21	2.37 2.64 2.83	1.36 1.39 1.45	20.89 21.49 22.49
2. Concrete Finisher	June 1,92 May 1, 93 May 1, 94	17.95 18.25 19.00	2.37 2.64 2.83	1.43 1.46 1.52	21.75 22.35 23.35
3. Reinforcing Steel Setter, Formsetter and Formbuilder	June 1,92 May 1, 93 May 1, 94	20.11 20.41 21.16	2.37 2.64 2.83	1.60 1.63 1.69	24.08 24.68 25.68

Schedule "C" - Minimum Wage Rates for Labourers

NOTES TO SCHEDULE "C"

- 1. The provisions of the Tunnel Schedule apply only to work performed on a tunnel project called as a tunnel and does not include tunnel work which is incidental to open cut work for sewer and watermain construction.
- 2. In the case of shift-work in tunnel construction, a second and third shift shall be paid time and one-ninth. Overtime of time and one-half or double time, on shift work shall be paid for calculated on the basis of the shift premium.

Shifts and rest period for all compressed air work in tunnel construction, shall be in accordance with Ontario Department of Labour Regulation **100/63** or as amended covering underground work.



3. Compressed air premium, where it applies:

May 1, 1990

1 to 14 lbs. pressure 20.22 per day 15 to 20 lbs. pressure 24.72 per day 21 lbs. pressure 29.21 per day

For all pressures over twenty-one (21) pounds the Employer agrees to pay \$1.69 per pound compressed air premium for each pound over twenty-one (21) pounds, in addition to the twenty-one (21) pounds rate.

- 4. Students hired as such must become Union Members. The employer will be allowed one (1) student up to each five (5) employees governed by this schedule.
- 5. Overtime provisions set forth in this Agreement do not apply to flagpersons and watchpersons, hired as such: they will be governed, in this respect, by whatever provincial laws or regulations may apply to them.
- 6. The Employer agrees to contribute to the following Funds:

	EFFECTIVE DATES			
	June 1992	May 1993	May 1994	
L.I.U.N.A., Local 527 Benefit Plan	.70	.80	.85	
L.I.U.N.A., Local 527 Admin. Fund	.44	.50	.50	
Labourers' Pension Fund of Central and Eastern Canada	1.02	1.12	1.22	
L.I.U.N.A., Ontario Provincial District Council, Admin. Fund	.05	.05	.05	
L.I.U.N.A., Local 527 Pre-Paid Legal Funds	.10	.10	.10	
L.I.U.N.A., Local 527 Tri-Fund (consisting of L.I.U.N.A., Local 527 LECET Fund, L.I.U.N.A. Local 527 Health and Safety Fund and the L.I.U.N.A. Local 527 Training Fund.	.03	.04	.08	
Industry Fund as per Article 12	.03	.03	.03	
Total Employer Contributions	2.37	2.64	2.83	

- a) Contributions to Benefit Funds for Students shall be \$0.40 per hour (Local 527 Administration Fund, District Council Administration Fund and Local 527 Training Fund), unless the student elects to pay for other benefit funds in which case his hourly rate will be reduced accordingly and the union shall be notified.
- b) Contributions are cents per hour for each hour worked by each employee covered by this schedule.
- c) Each monthly report and contributions shall include all obligations arising from hours worked up to the close of the Employers payroll ending nearest to the last day of the preceeding month.

- d) The hourly rates shown in Schedule C have been reduced by the amount of the contributions shown for L.I.U.N.A. Administration and each employee covered by this schedule has agreed to the reduction.
- e) The Administration Fund Contributions shall be remitted monthly by the administrator of the L.I.U.N.A., Local 527 Benefit Plan to Local 527 Secretary-Treasurer.
- f) Ontario Provincial District Council Administration Fund Contributions to be remitted to the Labourers Pension Fund of Central and Eastern Canada together with the Pension Contributions.
- g) The Pre-Paid Legal Fund contribution shall be remitted monthly by the Administrator of the L.I.U.N.A. Local 527 Benefit Plan to the Administrator of the L.I.U.N.A. Local 527 Pre-Paid Legal Fund.
- h) The contributions to the L.I.U.N.A. Local 527 Tri-Fund shall be remitted monthly by the Administrator of the L.I.U.N.A. Local 527 Benefit Plan, as directed by the Union, to one or all of the following funds: L.I.U.N.A., Local 527 LECET Fund, L.I.U.N.A., Local 527 Health and Safety Fund, and the L.I.U.N.A., Local 527 Training Fund.
- i) Vacation Pay and Statutory Holiday Pay will be remitted monthly together with Local 527 Benefit Contributions and shall be remitted to the local 527 Trust Fund not later than the Twentieth (20th) day of the month following the month they were earned.
- j) The Employer shall itemize and remit all of the above contributions on forms supplied by the Administrators of the Local 527 plan and send one copy of each form at the same time to Local 527.
- 7. Both patties agree to an equal number of Employers and Union Trustees to managed the L.I.U.N.A., Local 527 Benefit Trust Fund mentioned in this schedule.

The employer agrees to be bound by the existing provisions of the L.I.U.N.A., Local 527 Benefit Trust Documents.

- 8. All the above contributions and deductions shall be remitted monthly, not later than the twentieth (20th) of each month following the month for which such deductions or contributions were earned.
- 9. A penalty of one and one half percent (1 1/2%), 18% per year of the amount of outstanding contributions shall be paid for each month that such contributions are outstanding beyond the twentieth (20th) of each month.
- **10.** If the Union decides to revise the above benefit contributions and or deductions, then the Employer agrees to make such revisions.
- 11. Flagpersons and Watchpersons hired as such must become Union Members if employed continuously in excess of one week. Non-Union or security personnel may be engaged as flagmen or watchmen for a period of one week or less and they are not governed by this Agreement.

12. Industry Fund

- a) Each employer bound by Section C of this agreement or a like agreement adopting in substance but not necessarily in form, the terms and conditions herein, shall contribute the sum of three cents (3¢) per hour for each hour worked by each employee covered by Schedule C of this agreement or such like agreement.
- b) The contributions shall be remitted with the other contributions itemized in note 6 of Schedule C.
- c) The Industry Fund Contributions shall be remitted monthly by the Administrator of the L.I.U.N.A. Local 527 Benefit Trust Fund to the Secretary Treasurer of the National Capital Roadbuilders Association.



NATIONAL CAPITAL

ROADBUILDERS ASSOCIATION

LETTER OF INTENT

TO: A Council of Trade Unions consisting of the International Union of Operating Engineers, Local 793, Labourers' International Union of North America, Local 527 and International Brotherhood of Teamsters Union, Local 91.

The first purpose of this letter of intent is to constitute a Management-Labour Committee which will meet every three months for the following objects.

- a) To set up organizational objectives and determine the means to realize the same.
- b) To discuss labour supply distribution within the territorial jurisdiction and outside of the same.

The second purpose of this letter is to confirm the employers' intention to endeavour to give preferential treatment to the members of the unions constituting the Council, and more particularly, in sectors where the same is inexistent or lacking, namely, in sub-contracting jobs, trucks and equipment.

To this end the Management-Labour Committee shall discuss ways and means of promoting union membership and interests in view of particular situations arising from time to time, while protecting the Employers' competitive position.

April 13, 1970

NATIONAL CAPITAL ROADBUILDERS ASSOCIATION

LETTER OF INTENT

TO: International Brotherhood of Teamsters Union, Local 91

The purpose of this letter is to confirm that the Employers will endeavor to give preference to vehicles operated by Teamsters' members where in the reasonable judgement of the Employer price, capacity and capability are relatively equal.

May 23, 1990

LETTER OF INTENT

TO: Council of Trade Unions consisting of the International Union of Operating Engineers, Local **793**, Labourers International Union of North America, and Teamsters Union, Local **91**.

The purpose of this letter is to confirm that the employers agree that there will be no disciplinary action, of any sort, taken against any employee, as a result of the supporting of or engaging in any strike activity.

This letter of intent shall be incorporated into and form part of the collective agreement between the N.C.R.B.A. and the Council of Trade Unions.

July 27, 1992

LETTER OF UNDERSTANDING

Between :N.C.R.B.A.

And: The Council of Trade Unions

It is agreed that the modifications to Article 3.7 (a) and the Owner Operator/Independent clause will not apply to present contracts entered into before July 27, 1992..

It is agreed that the employers will supply a list of their present contracts by August 5, 1992.

Rates for hired trucks will be set by the Employers.

Owner Operator trucks referred to the Union by an Employer will not be refused membership, provided they apply before October **31**, **1992**.

Contract Hauls are exempt.

August 21, 1992

July 27, 1992