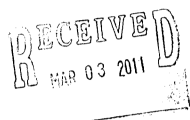
ICI COLLECTIVE AGREEMENT

BETWEEN



THE MASTER INSULATORS' ASSOCIATION of ONTARIO INC.



- AND -



INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES, And INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES LOCAL 95

EFFECTIVE: June 21, 2010 TO April 30, 2013

Revision 2 - June 27, 2010

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MASTER INSULATOR'SOF ONTARIO and LOCAL95 HEAT AND FROST INSULATORS

REVISION	DATED	TOPIC / DESCRIPTION
0	21/06/2010	New Collective Agreement
1	28/06/2010	Corrected wage tables
2	20/12/2010	Revised wage tables for ICI and Maintenance to reflect revised Union Dues deductions as of midnight January 1 st , 2011

COLLECTIVE AGREEMENT REVISON RECORD

Note: Only pages that bave been affected by a revision indicate that revision number,

This is agreed by the officers of the Association and Union to be a complete and current list of collective agreement revisions as of the 20^{th} day of December, 2010.

The Master Insulators' Association of Ontario, Ine.

Signed by Scott Van Camp

Signed by: Kob McGowan Jr.

international Association of Heat and Frost Insulators and Allied Trades,

Local 95 Signed by: Dave Gardner

Signed by: Ken Walsh

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PREAMBLE

THIS COLLECTIVE AGREEMENT made as of the 21st day of June, 2010 by and between:

THE MASTER INSULATOR'S ASSOCIATION OF ONTARIO INC.,

(hereinafter called "the Association"),

- and -

 INTERNATIONAL ASSOCIATION OF HEAT AND FROST INSULATORS AND ALLIED WORKERS, and THE INTERNATIONAL, ASSOCIATION OF HEAT AND FROST INSULATORS AND ALLIED WORKERS, LOCAL 95,

(hereinafter called "the Union"),

- (a) WHEREAS the Association, on behalf of all employers whose employees are represented for collective bargaining by the Union and the Union have bargained together collectively in an effort to reach a collective agreement applicable to the Industrial, Commercial and Institutional sector of the Construction Industry pursuant to the provisions of the <u>Labour</u> <u>Relations Act</u>, Revised Statutes of Ontario, 1990, Ch. L.2, **as** amended;
- (b) AND WHEREAS the Association, on behalf of each employer who is a member of the Association and any new employer becoming a member of the Association and subsequent to the date hereof, and the Union have bargained together collectively in an effort to reach a collective agreement encompassing all sectors of the Construction Industry save and except **the** Electrical Power Systems sector pursuant to the provisions of the Labour Relations Act;
- (c) **AND** WHEREAS the parties have **agreed** to enter into the Collective Agreement to govern wages, hours and working conditions; to establish fair and peaceful adjustments to all disputes which may arise; to prevent strikes, walk-outs and lock-outs and to eliminate waste, expense, unnecessary overtime and unnecessary delays in the performance of work;
- (d) AND WHEREAS the purpose of the Collective Agreement is to govern the wages and working conditions applicable to all work performed by the employees in the application of those types of insulation which are within the jurisdiction of the Union in the Province of Ontario, provided, however, that under no circumstances shall this Collective Agreement apply to work which is performed by employees of any employer represented by the Association in that employer's plant and not on a construction site.
- (e) This Collective Agreement applies to all marine work. This is meant to include all work on **boats** and ships, either in dry dock or on the water and includes all work performed in the shipyards.
- (f) This Collective Agreement also applies to all items that are covered by the employer's <u>construction site contract</u>, to be worked on, as detailed in Article A, paragraph 1,02 (a): for the performance of any work, **as** detailed in Article 1, paragraph 1.02 (a).

(g) Notwithstanding any of the foregoing, this Collective Agreement does not apply to work which is performed by employees of any employer, in the employer's plant or fabrication shop; that is located in **a** location other than the site of construction.

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(h) All contractors bound to this Collective Agreement shall become active Association Members, effective sixty (60) days after the ratification of this memorandum of settlement by both parties, thereby being bound by the bylaws of the Association.

NOW THEREFORE THIS COLLECTIVE AGREEMENT WITNESSETH:

ARTICLE 1

<u>RECOGNITION AND SCOPE</u>

1.01

"Employers" as used herein means all employers whose employees are represented for collective bargaining by the Union thereof with respect to bargaining rights in the Industrial, Commercial and Institutional sector of the Construction Industry and, in addition, means members of the Association and new employers becoming members of the Association subsequent to the **date** hereof, including such other employers as may become bound **to** the provisions of this Collective Agreement pursuant to either Article 14 hereof, with respect to all sectors of the Construction Industry save and except E.P.S.C.A. or pursuant to the provisions of the Labour Relations Act.

1.02 (a)

"Employees" used herein shall mean all journeymen and apprentices who are members of the Union including travelers from outside the Province of Ontario. This Collective Agreement covers the rates of pay, rules and working conditions of all employees and all persons hired as temporary workers pursuant to Article 2, paragraph 2.04 hereof, employed by the employers signatory to this Collective Agreement, at the site of construction in the performance of the preparation, distribution, fabrication, alteration, application, erection, assembling, molding, spraying, pouring, mixing, hanging, adjusting, repairing, dismantling, reconditioning, maintenance, finishing and/or weatherproofing of cold or hot thermal and/or acoustical insulation with such materials as may be specified when these materials are to be installed for thermal and/or acoustical purposes in voids or on other piping, fittings, valves, boilers, ducts, flues, tanks, vats, equipment, or on any hot or cold surface for the purpose of thermal and/or acoustical control and such other work as may be awarded to the Union pursuant to **a** trade jurisdictional award.

1.02 (b)

Maintenance as specified in Article 1, paragraph 1.02 may, if the employer has signed a Maintenance Agreement, which is in **full** force, be performed under the terms of the said Maintenance Agreement and such maintenance work shall be subject to all terms **and** conditions of the "Maintenance Agreement".

1.03 (a)

All employers whose employees are represented for collective bargaining **by** the Union recognize the Union as the sole bargaining agent for their employees performing work covered by the Collective Agreement within the Industrial, Commercial and Institutional sector of the Construction Industry.

1.03 (b)

All employers who are members of the Association and new employers becoming members of the Association subsequent to the date hereof recognize the Union as the sole bargaining agent for their employees performing work covered by this Collective Agreement in all sectors of the Construction Industry, **save** and except E.P.S.C.A.

1.03 (c)

This Collective Agreement and any Maintenance Agreement there under shall be the only Collective Agreement signed **or** in effect between the Association, members of the Association, new employers becoming members **of** the Association subsequent to the date hereof and employer signatories to a collective agreement which acknowledges that the said employer is bound by this Collective Agreement **and** incorporates by reference the terms and conditions of this Agreement and all other employers bound by the Collective Agreement and the Union (other than E.P.S.C.A., Specialty and Residential Groups).

$1.03 \left(d \right) \left(i \right)$

The Union agrees that it will not sign any other Collective Agreement or Maintenance Agreement with any other employer or an Association representing employers, on terms more favourable to such employers or Association than those contained in this Collective Agreement or any Maintenance Agreement there under.

1.03 (d) (ii)

When more favourable terms are required to entice a non-union shop to sign this Collective Agreement the Association must approve such terms.

1.03 (d) (iii)

The Association must be made aware of the employers involved and terms of all such agreements executed between the Union and the various parties utilizing the common labour pool.

1.04

The provisions of this Collective Agreement shall be binding upon the employers and their employees, and upon the Union and its members coming within the scope of this Collective Agreement.

1.05

The geographic scope of this Collective Agreement shall be the Province of Ontario as outlined in the preamble, divided into three zones:

Zone 1: The Central Zone is the Province of Ontario, excluding Zone 2 and Zone 3.

Zone 2: The Northwestern Zone, consisting of the Districts of Kenora, Rainy River, Thunder Bay, Algoma and Patricia. The Central Northern Zone, consisting of the Districts of Cochrane, Sudbury, Timiskaming, Nipissing and Parry Sound.

Zone 3: The Eastern Zone, consisting of the Counties of Renfrew, Lanark, Dundas, Russell, Stormont, Prescott, and Glengary and the Regional Municipality of Ottawa-Carleton.

ARTICLE 2

HIRING

2.01 (a)

The employers shall employ as employees members of the Union in good standing in the performance of all work coming within the scope of this Agreement and shall continue in their employ only employees who are in good standing with the Union.

2.01 (b) (i)

All such employees shall be hired through the Union office, except as thereinafter provided, in Article 2, paragraphs 2.04(a) through (i).

2.01 (b) (ii)

The Union agrees that it will give to any employer requesting the hiring of employees, a complete list of all available journeymen and a complete list of all available apprentices including their classification. The list shall include confirmation of training in asbestos, WHMIS, fall arrest, confined space awareness, high reach equipment, respirator, **NORCAT**, **JEC**, first aid, **CPR**, supervisor and other categories as decided upon from time to time, as provided by the past employers and/or the employee. The Union will not be held accountable for the validity of the training information. The choice of whom to hire shall alternate between the employer and the Union so as to provide a 50% "name-hire" from each of the lists that the employees are hired from. The Union also agrees to provide *to* any employer requesting the hiring of <u>subsistencearea</u> <u>employees</u>, a complete list of names and closest town to the residence of all available subsistence journeymen and a complete list of names and closest town to the residence of all available subsistence apprentices.

2.01 (b) (iii)

The employer is entitled to "name-hire" a non-working foreperson for a specific jobsite location (project). The individual may work on the tools when the job winds down. When the project is complete, the individual will be laid off.

2.01 (b) (iv)

Employees who are fired or who quit their employment will not be eligible to be '(name-hired''for a period of thirty (30) business days from the date their employment ended.

2.01 (b) (v)

When an employee quits, the Employer may name hire a replacement without affecting the normal 50/50 name hire provisions of this Collective Agreement upon notifying the Union by email at officers@insulators95.com.

2.01 (c)

The Union shall issue to the employer, a copy of the referral slip issued to the employee for all employees upon hiring, without delay, and shall be properly identified as one of the following: Journeyman, 4th year apprentice, 3rd year apprentice, 2nd year apprentice, 1st year apprentice, 1st year probationary apprentice, asbestos remover or conditional apprentice. The referral slip shall also confirm training in asbestos, WHMIS, fall arrest, confined space awareness, high reach equipment, respirator, NORCAT, IEC, first aid, CPR and/or supervisor, as provided by the past employers and/or the employee. The Union will not be held accountable for the validity of the training information.

2.02 (a)

The Union agrees to give preference to and furnish the most competent available employees to the employers on request, provided however, that the employer shall have the right to determine the competence and qualifications of its employees, and to discharge or refuse to employ, in his or her sole discretion, any employee for any just and sufficient cause. The employer shall not discriminate against **any** employee by **reason** of his or her membership in the Union or his or her participation in its lawful activities.

2.02 (b)

The hired employee agrees to work in an efficient, competent and productive fashion, in mindful stewardship of their costs to the employer.

2.03 (a)(i)

The following Shop Ratio Table notwithstanding, the ratio of apprentices on a job shall not exceed one apprentice to one journeyman except as provided for in Article 2, paragraphs 2.04(a) through (i).

EMPLOYEES IN SHOP	APPRENTICES	JOURNEYMEN	EMPLOYEES IN SHOP	APPRENTICES	JOURNEYMEN
1 2 3	0 0 1	1 2 2	51 52 53	13 13 13	38 39 40
4	i	2 3 4	55	13	40
5	ī	4	55	14	41
5 6	1	5	56	14	42
7 8	2 2 2 2 3	5 5 6	57	14	43
8	2	6	58	14	44
9	2	7	59	15	44
10	2	8	60	15	45
11	3	8	61 .	15	46
12 13	3 3 3	9 10	62 63	15 16	47 47
13	3	10	64	16	47
14	4	11	65	16	49
16	4	12	66	16	50
17	4	13	67	17	50
18	4	14	68	17	51
19	5	14	69	17	52
20	5 5	15	70	17	53
21	5	16	71	18	53
22	5	17	72	18	54
23	6	17	73	18	55
24	6	18	74	18	56
25	6	19	75	19	56
26	6	20	76	19	57
27	7	20	77	19	58
28	7	21	78	19	59
29 30	7	22 23	79 80	20 20	59
31	7 8	23	81	20	60 61
31	о 8	23 24	82	20	62
33	8	25	83	20	62
34	8	26	84	21	63
35	9	26	85	21	64
36	9	27	86	21	65
37	9	28	87	22	65
38	9	29	88	22	66
39	10	29	89	22	67
40	10	30	90	22	68
41	10	31	91	23	68
42	10	32	92	23	69

2.03 (a)(i) continued

EMPLOYEES IN SHOP	APPRENTICES	JOURNEYMEN	EMPLOYEES IN SHOP	APPRENTICES	JOURNEYMEN
43	11	32	93	23	70
44	11	33	94	23	71
45	11	34	95	24	71
46	11	35	96	24	72
47	12	35	97	24	73
48	12	36	98	24	74
49	12	37	99	25	74
50	12	38			

2.03 (a)(ii)

4th year apprentices may be excluded from the shop ratio stated in Article 2, paragraph 2.03(a)(i), per the following table:

EMPLOYEES IN SHOP	4 th YEAR APPRENTICES	EMPLOYEES IN SHOP	4 TH YEAR APPRENTICES
4 to 18	1	55 to 66	5
19 to 30	2	67 to 78	6
31 to42	3	79 to 90	7
43 to 54	4	91 to99	8

2.03 (b)

No apprentice shall execute work unaccompanied by a journeyman except that a fourth year apprentice may execute **work** on a temporary emergency basis only when a **mechanic** is not readily available and the Union business office is notified. If the emergency exceeds one day the union has the right to dispatch **a** mechanic to the site. Employers shall have the right to take apprentices already in their employ to out of town locations.

2.04 (a)

The employers shall have the right to declare an emergency and hire provisional workers when the Union has failed to furnish the required number of competent and qualified employees within two (2) working days following a written request by **an** employer.

2.04 (b)

The Union agrees that it will give to any employer requesting the hiring of provisional worker a complete list of all available provisional workers. The choice of whom to hire shall alternate between the employer and the Union so **as** to provide a 50% "name hire".

2.04 (c)

When the Union has failed to furnish the required number of provisional workers from the provisional worker list, the employer shall have the right to procure workers from available sources other **than** from the Union for jobs located within the Union jurisdiction.

2.04 (d)

The Union's provisional worker list will only include the name of individuals classified as provisional workers who have been employed by **an** employer previously and who have received WHMIS and fall arrest training provided by that previous employer.

2.04 (e)

Provisional workers shall be replaced as soon as competent Union employees are available.

2.04 (f)

Provisional workers shall not be counted in the shop ratio for the duration of the emergency.

2.04 (g)

An emergency shall be deemed terminated when the Union has notified the employer of the Union's ability to fulfill the employer's labour force requirements. The employer shall either agree to hue such available Union members or agree to lay off all provisional workers within 48 hours (two working days) of said notice. If the employer fails to lay off the provisional worker after 48 hours **as** agreed, the Union has the right to send an equal number of employees to replace **the** provisional worker with all costs to the employer.

2.04 (h)

An emergency can only be declared by **an** employer and it must **be** in writing and delivered by hand, by telegram or by facsimile transmission (FAX) or by email to officers@insulators95.com.

2.04 (i)

After declaring an emergency, the employer must keep the Union advised of each job that has provisional apprentices employed on it. The employer will provide the name, address, SIN number, the date hired and the jobsite location (project) to the Union for each provisional worker hired. Upon receiving this information, the Union will provide the provisional worker with a work permit, in accordance with Article 2, paragraph 2.01 (c), which will be carried by the provisional worker for identification purposes. The employer will receive a copy of the work permit for the employer's records.

2.05 (a)

An emergency shall be defined **as**, and shall be deemed to exist, where there is a job situation in which the Union is unable to provide qualified members of the Union on a written request by an employer. If there is any disagreement between the parties concerned as to whether or not an emergency does or **does** not exist, Article 6 will apply.

2.05 (b) (i)

Where the Union is unable to supply the requested number of apprentices **an** emergency need not be declared to hire new first year apprentice providing the employer's shop ratio is in order with Article 2, paragraphs 2.03(a) through (c). The Union shall provide these new apprentices with a regular work permit, and without delay.

2.05 (b) (ii)

It is understood that the employers choice of hiring new first year apprentices will be given equal consideration with the Union's choice. It is the intent that the employer may, from time to time, be able to hire new first year apprentices, providing they meet the JAC standards.

2.05 (b) (iii)

All new probationary apprentices approved by the Union shall have taken a general construction safety course(s) which shall include a minimum of WHMIS and Fall Arrest. The course(s) shall be approved by the Joint Apprenticeship Committee. Upon agreement between the Union and the employer, training by the Union may be waived. In **this** case the employer shall be responsible for this training before the probationary apprentice may be engaged on a construction site,

2.06

It is agreed that members of the Union shall not refuse to work on the grounds that the employer has hired non-union workers, provided that the provisions of Article 2, paragraphs 2.04(a) through (i) have been met by the employer.

2.07 (a)

If an employee has been discharged for cause, the Union shall be notified within two (2) business days by email at <u>officers@insulators95.com</u>. The reason for discharge shall be sent within five (5) business days of the discharge by email to <u>officers@insulators95.com</u>. Following such notification the employer shall not be required to re employ this worker for a period of twelve (12) months. On receipt of such notice by the Union, the Union or the employee may lodge **a** grievance on the part of the employee which may be processed through the Grievance Procedure provided for in this Agreement, and for this purpose the date when the grievance arose shall be considered to be the date of the receipt by the Union of such notice.

2.07 (b)

The Union and the Association shall be notified within two (2) business days by email at <u>officers@insulators95.com</u> and <u>manager@miaontario.org</u>. The reason for discharge shall be sent within five (5) business days of the discharge by email to <u>officers@insulators95.com</u> and <u>manager@miaontario.org</u>. The employee discharged for cause shall also receive in writing, the reason for the discharge, no later than the date he or she receives his or her E.I. separation slip.

2.08 (a)

The Union hereby agrees that it will not transfer an employee from one employer to another without the permission of the employer for whom the employee is working at the time.

2.08 (b)

The employer hereby **agrees** that they will not transfer an employee **from** one employer to another without the permission of the Union.

2.09

A member of the Union shall not **work** at the trade for himself or any other person or shop in the performance of his or her job as an Asbestos Worker, until he or she has secured a written referral clearance from both the Union and the employer, which must be produced on request.

2.10

The Union and employer will co-operate in placing, on suitable **projects**, certain senior members of the Union.

ARTICLE 3

HOURS OF WORK AND OVERTIME

3.01 (a) (i)

The regular work day shall be between 7:00 a.m. and 5:00 p.m., Monday to Thursday inclusive, and Friday between 7:00 a.m. and 12:00 noon, for regular work week of thirty-six (36) hours. The regular work week shall be eight (8) hours Monday to Thursday and four (4) hours Friday. (notwithstanding flexible hours that have been agreed upon under Article 3, paragraph 3.01 (a) (iii)).

The regular work week will be forty (40) hours in the Northwestern Zone. When a thirty-six hour work week is established in the area the forty (40) hours will be negotiated downward.

3.01 (a) (ii)

An earlier starting time of 6:00 a.m. can be established, upon agreement of the employees on the jobsite location (project), the employer, and the Union.. The Union must be notified in writing.

3.01 (a) (iii)

Where the employer and the employees agree, upon approval of the Union office, flexible hours may be worked. Such approval will not be unreasonably withheld by the Union. Flexible hours are not for make **up** time or for work on weekends or statutory holidays.

3.01 (a) (iv)

The Union office must be notified in writing by the employer prior to commencement of scheduled overtime. In the event of unscheduled overtime the Union shall be notified immediately by telephone (1-800-268-3396) or email to <u>officers@insulators95.com</u>.

3.01 (a) (v)

The Union office must be notified in writing by the employer within five (5) working days after flexible hours have been approved. The Union will provide standard forms for all employers.

3.01 (b)

In subsistence areas (over **fifty** (50) miles) a four (nine hours) work day may be worked upon agreement by the Union office, the employees on the job and the employer.

3.01 (c)

All employees shall be given two (2) paid ten minute work breaks on each regular working day, evening or night shift or designated shift. The employer shall exercise his or her discretion as to when and where the breaks shall occur. On days where **a** shift consisting of four hours is worked, only one ten (10) minute work break shall be given. It is agreed that the employees have a thirty (30) minute non-paid lunch break.

3.02 (a)

Overtime rates at the rate of **double time** shall be paid for all work performed on Monday to Friday inclusive, in excess of the maximum hours of work provided for in Article **3**. paragraph **3.01**(a).

3.02(a)(i)

Where the regular work week is **36** hours as defined in Section **3.01** (a) (i), the first hour (1) of overtime Monday to Thursday and the first four (4) hours on Friday shall be paid at the rate of one and one half times the rate for each hour worked. This shall apply to a <u>maximum</u> of four (4) hours total per week.

3.02 (a) (ii)

All other overtime, including all days mentioned in 3.03 (a), shall be paid at the rate of double time for each hour worked.

3.02 (b)

Overtime work shall only be performed by employees and shall not be performed by provisional workers unless and until such overtime work has first been offered to all employees employed by the employer on the project.

3.02 (c)

On unscheduled overtime over two (2) hours, the employer shall provide a hot meal, or reimburse the employee twenty dollars (\$20.00) in lieu of the meal.

3.02 (d)

Absenteeism will not be tolerated. Upon approval of the full time officers of the Union, when an employee misses regular hours, without acceptable reasons, during the week following weekend overtime, they shall not receive the applicable premium portion of the rate for the hours equal to the regular hours missed. The employer shall notify the Union at <u>officers@insulators95.com</u>. The Union shall act expediently to approve the employers' actions. Employees who miss regular time may be excluded from the opportunity to work overtime.

3.02 (e)

Notwithstanding the requirement for specific skills, qualifications, training or after hour call-ins, overtime work shall be offered to the employees presently working on the job site before the employer may allow any other employees to work the overtime. However, if during a project it is required that a crew work more **than** six (6) consecutive days, extended hours or adverse working and/or safety conditions, the employer has the right to relieve the crew.

3.03 (a)

Overtime rates at the rate of double time shall be paid for work performed on Saturdays or Sundays, or for work performed on **any** of the following Statutory Holidays (if proclaimed or otherwise provided to be observed as **Statutory** Holidays):

- 1. New Year's Day
- 2. Family Day
- **3**. Good Friday
- 4. Victoria Day
- **5.** Canada Day
- 6. Civic Holiday (if proclaimed in area where work has to be performed)
- 7. Labour Day
- 8. Thanksgiving Day
- 9. Christmas Day
- **10.** Boxing Day

3.03 (b) (i)

When a **statutory** holiday falls on a Saturday or a Sunday, employees will take the following Monday **as** the holiday.

3.03 (b) (ii)

If Christmas Day is observed on a Monday due to *the* holiday falling on a Saturday or Sunday, then the following day (Tuesday) will be observed as the Boxing **Day** Holiday.

3.03 (c)

If local job conditions warrant in areas where it is not practical and/or economical for employees to return to their homes on weekends, arrangements may be made by mutual agreement between the employer, the job foreperson and the Union to work in excess of thirty-six (36) hours per week at straight time rates. These hours so worked in excess of thirty-six (36) hours per week shall be accrued and paid to the employee (at straighttime) **as** time **off** with pay.

3.04 (a)

A night shift may be worked between the hours of 6:00 PM and 7:00 AM, provided the same shift is worked on three (3) consecutive work days.

3.04 (b)

On a regular night shift, eight (8) hours shall be worked for eight (8) hours pay, plus a 15% shift premium.

3.05 (a)

When it is required to operate three (3) shifts in twenty-four hours, the following times and rates shall apply:

Shift 1: 7:30 a.m. to 5:00 p.m. as per regular work day in Article 3, paragraph 3.01 (a) (i). Shift 2: 5:00 p.m. to 1:00 a.m. with one hour for lunch; 7 hrs work for 8 hrs pay. Shift 3: 1:00 a.m. to 8:00 a.m. with one hour for lunch; 6 hrs work for 8 hrs pay.

3.05 (b)

The hours for **Stifts** 2 and 3 for Friday work will be arranged by mutual agreement between the employer, the employee and the Union.

3.05 (c)

No employee shall work two (2) consecutive shifts unless overtime rates apply. The employers shall endeavour to keep the employees on the same shift wherever possible.

3.06 (a)

Where employees have been requested to report to a project where because of climatic or other conditions beyond the control of the employer they are prevented from working, they shall receive a maximum of two hours pay, plus traveling allowance and/or subsistence where applicable, but employees shall remain on the job and available for work for the period of time paid for. Advance notice shall be given when employees **are** to be laid off or work is not to be resumed. No reporting allowance shall be paid under this clause to an employee who has been informed not to report for work before he or she set forth for work on that particular day.

3.06 (b)

No reporting allowance shall be paid when an employee refuses inside, or undercover work, or any other work which would allow him or her protection from adverse climatic conditions.

3.07 (a) <u>Tools</u>

- (i) An employee's tools are his or her means of livelihood and should be kept in good condition at all times.
- (ii) The employee must accept responsibility for the tools furnished by the employer, and will be given sufficient time to put these tools in the designated place. He or she must report the breakage or loss of any of these tools immediately to his or her superior.
- (iii) Journeymen and apprentices shall be required to supply the ordinary hand tools of the trade which **are** as follows:

2.

- 1. tool box
- 3. claw hammer
- 5. end cutters
- 7. pruning saw
- 9. 12' steel tape measure
- 11. 10" tin snips
- 13. hard hat 14.
- 15. Safety Boots to satisfy job site requirements
- 16. rubber gloves
- 17. block insulation springs or bands
- 18. two (2) pointing trowels (one large and one small)
- 19. two (2) pairs Metal Master cutters (one left and one right)
- 20. Phillips, Robertson and Slot screwdrivers (various sizes)

All of the above must comply with the Employees Health and Safety Act of Ontario.

3.07 (b)

On all projects, where practical, the employer shall provide a secure lockup (**job** box, etc.) for the employee's tools, however, it is clearly understood that the employer has no responsibility to the Union or the employee for the loss or damage of same, whatsoever.

3.07 (c)

The employer shall require all employees to sign out all company tools and safety equipment. Employees are responsible for the proper use of these items and shall return them in an acceptable condition subject to normal wear. The employer shall provide lock up facilities as required. An employee who fails to return or misuses company tools shall be held responsible.

3.08 (a)

All work shall be performed, and equipment operated according to accepted safety conditions which must conform to the applicable Provincial and Federal Regulations, Acts and Laws.

3.08 (b)

Suitable drinking water, sanitary container and cups shall be made available to all employees daily.

- 4. **10**" knife
 6. pliers with
- 5. pliers with side cutters

flat trowel

- 8. 4" brush
- 10. 8" scissors
 12. metal punc
 - . metal punch or ice pick coveralls

3.09

On abnormally dirty and/or corrosive maintenance, revamp and repair work, in which the employee's clothes are abnormally or permanently damaged, the employer shall supply and maintain the necessary protective clothing at no cost to the employee for all employeescovered by this Collective Agreement. On such work, employees shall be allowed fifteen(15) minutes for wash-up time prior to the conclusion of their shift. Such work shall also include special cases of new construction carried out in existing facilities such that the above abnormal conditions **are** encountered.

ARTICLE 4

JURISDICTION

4.01

No employees shall be required to become a member of more **than** one Union. If a question of trade jurisdiction **as** between the Union **and** other Union shall occur **with** respect to any **work performed** by the employers in the Province of Ontario, the matter shall be referred to the Union and the Union will settle the question of trade jurisdiction without in any way involving the employers in any question of breach of this Collective Agreement with the Union **and** until the question of jurisdiction is settled, the employee or employees involved shall not be required to change their Union affiliation **and** shall not be forbidden to work, directly or indirectly, by his or her Union or a Union official.

ARTICLE 5

STRIK AND OU

5.01

During the **term** of this Collective Agreement or any renewal thereof, the employers shall not call or authorize any lockout of their employees, and the Union shall not call, authorize, order or condone, **and** no officer, official or agent of the Union, and no employee shall counsel, procure, support, participate or engage in **a** strike, picketing, slowdown or stoppage or **work** against any of the employers. It shall not be considered a violation of this Collective Agreement for the Union or its members to refuse to work on any project that has been declared unfair by the Building Trades Council, or for refusal to pass through an authorized picket line.

ARTICLE 6

GRIEVANCE PROCEDURE

6.01

Where a grievance, complaint or dispute arises, between **an** employer or employers and any employee or employees, or employers and the Union, regarding the interpretation, application or administration of this Collective Agreement, including any question as to whether a matter is arbitral or where an allegation is made that this Collective Agreement has been violated, such grievance, complaint or dispute shall be dealt with **as** described in the following paragraphs of this Article.

<u>STEP NO.1</u>:

6.02

By negotiation between the Union Stewards and/or the Union Business Representative and the appropriate foreperson, directly in charge of the work, acting for the employer.

STEP NO. 2:

6.03 (a)

Failing resolution under Article 6, paragraph 6.02, the Griever may institute action under the Labour Relations Act, 1995, pursuant to Section 133.

6.04

The parties agree that any application under Section 133 must be filed with the Registrar of The Ontario Labour Relations Board within ninety (90) days immediately following the date of the happening of the event giving rise to the grievance, complaint or dispute and will be estopped from relying upon the provisions of Section 133. In the case of a grievance, complaint or dispute arising out of a continuing matter, the parties agree that they will be estopped from claiming damages for monetary adjustment by reason of anything which happened prior to the ninety (90) day period immediately preceding the filing of the referral under Section 133. Delinquency grievances related to Article 15 and Article 16 are exempted from the ninety (90) day estoppels set forth herein.

6.05 (a)

Any employer who knowingly violates this Collective Agreement (excluding asbestos removal) by employing non union workers and / or sub contracts work to non union workers will be assessed additional assessmentsbeyond those imposed by the Ontario Labour Relations Board (O.L.R.B.) or if early settlement is reached the following assessments shall apply in addition to any Settlement damages:

The definition of "non-union workers" for the purposes of this article and its impositions shall be "Any worker(s) not dispatched to an Employer under the hiring provisions and procedures as set out in Article 2 within this Collective Agreement. A non-union designation for the purposes of this Article shall also include workers who apply materials in the scope of I.C.I. (as describes within the preamble of this Collective Agreement) that are employed and/or designated as workers under special terms of this or any other Collective Agreement that the Union has entered into with its employers, such **as** fire-stop and smoke-seal installers, asbestos removers, and all workers within a Residential Agreement".

A \$ 30,000,00 Minimum and Maximum assessment per investigation to **be** paid in full within 90 days of imposition or settlement.

6.05 (a) continued

An investigation may be built of several infractions involving several persons and / or several worksites. The maximum assessment regardless shall not exceed \$30,000.00 in total. Once an action has been filed as a grievance and employer notification completed, another investigation may be undertaken for infractions occurring after the grievance filing and the employer notification and would carry **an** additional assessment **as** described above.

Disqualification from participating in the Stabilization Program for a period of **12** months

All money collected **from** assessments will be placed in **a** trust fund and the operation of the fund will be under the control of joint trustees representing the Association and the Union.

This Article shall become effective for any such infractions upon ratification of this Collective Agreement and shall remain in full force and effect until the 30th day of April **2013** at which time it will cease to exist.

The Association may veto the implementation of this Article **as** it deems appropriate on a case per case basis.

6.05 (b)

Any employer who knowingly fails to pay the appropriate rates of overtime or shift premiums shall be assessed additional assessments beyond those imposed by the O.L.R.B., or if early settlement is reached the following assessments shall apply in addition to any settlement damages:

A **\$15,000.00** minimum and maximum assessment per investigation to be paid in full within 90 days of imposition or Settlement.

All other provisions of Article 6, paragraph 6.05 (a) shall apply, including but not limited to the right of the Association to veto any or all impositions.

Article 6.05 (c)

The intent herein, is to create a deterrent within the Collective Agreement that allows **the** Union to impose assessments that are significant enough to be perceived as a deterrent to those employers who may gain competitive advantage by not complying with certain articles of the Collective Agreement.

ARTICLE7

STEWARDS

7.01 (a)

It shall be the right of the Union Business Manager, the Business Agent, or a designated union person to appoint a Steward for each job from the employer's personnel on the job site. Such an appointment will be at the discretion of the *Union*. The employers shall be notified of the appointment by letter / fax and the appointment will take effect upon receipt by the employer of this written notice. The Union will provide the Association with a list of such designated persons prior to the steward appointment.

7.01 (b)

A job steward shall be recognized on the job and shall not be discriminated against. He or she shall be allowed reasonable time to check out reported grievances after informing the employer and/or the employer's representative.

7.01 (c)

The Union shall be notified by the employer prior to any layoff or transfer of a Job Steward. Where practical, a Job Steward shall be one of the last six employees on the job.

7.02 (a)

The District Steward may be appointed by the Union **Business** Manager. In areas where a District Steward is employed at a jobsite location (project) he or she shall notify the employer and receive the employer's expressed permission before leaving the work assignment to attend to Union business matters.

7.02 (b)

They shall, however, be accorded reasonable' time allowance from their employers at Union expense, it being expressly understood that a District Steward, while receiving payment from **an** employer shall conduct himself or herself as a competent employee and shall perform all work required of him or her by the employer. A letter of explanation must be sent to the Union when a request is denied, outlining the reason for denial.

7.03

The authorized business representative of the Union shall be permitted on all jobs where acceptable to the owners and/or customers. He or she will in no way interfere with the employees during working hours unless permission is granted by the employer or the employer's authorized representative.

7.04

Under no circumstances shall a job steward, District Steward or any employee make any arrangements with Management, or vice-versa, that will change or conflict in any way with any sections or terms of this Collective Agreement.

ARTICLE8

PERFORMANCE OF WORK

8.01

Neither the Union nor any active card-carrying employee shall contract, subcontract, make estimates for or in respect of the application of insulation, within the scope of this Agreement, and no employee shall act in any capacity other than that **of** an employee of the employers. The employers agree that they will only sublet or contract out any work within the jurisdiction of the **Union** as described in Article 1, paragraph 1.02 to firms which **are** in contractual relationship with the Union. The exception **to** this shall be when a specialty contractor is specified.

8.02

No person who exercises managerial, estimating or sales function for **an** employer, or who has an ownership or other financial interest in an employer, shall work with the tools or perform any work of the application of insulation within the scope **of** this Agreement. However, it is agreed that from time to time foremen may represent the company at site meetings and provide information to the employer.

8.03 (a)

If **an** employee **fails** to perform work assigned in accordance with instruction or in a workmanlike manner, the employer for whom the work was performed shall have the right to discipline the said employee for just and sufficient cause.

8.03 (b)

The employer shall notify the union offices of disciplinary actions, verbal, written and final to provide the Union with a history between the employer and employee.

8.04 (a)

From the time an employee accepts employment with an employer, he or she shall proceed to the job and execute the work in a faithful and workmanlike manner. Journeymen in charge of operations in the subsistence areas shall complete the.job before leaving the employer's shop, or give one week's notice in lieu. All other employees receiving subsistence will give a minimum of two working (2) days notice to the employer and the Union before leaving an incomplete project. Any employee failing to comply with this requirement shall not be entitled to return fare from a project. Likewise, any employee who is discharged **for** just cause shall not be entitled to return fare.

8.04 (b)

Employers agree to give two (2) hours notice to layoffs on all projects, or one (1) hours pay in lieu of that notice.

8.04 (c)

Employees agree to give notice of quitting two (2) hours prior to **hiring** hall closing time on all projects and failure to do so is cause not to re-employ the employee for a period of six (6) months,

8.04 (d)

In subsistence areas hours of work may be extended in accordance with Article 3, paragraph 3.03 (c) of this Collective Agreement

ARTICLE 9

WAGES AND CLASSI

9.01 (a)

Employers will pay rates of wages to the various classifications of employees within the Union jurisdiction as outlined in **Schedules 4, 5 and 6** as attached hereto and forming part of this Collective Agreement.

9.01 (b)

Provisional apprentices and first year probationary apprentices required on the job site shall be issued work permits and shall be paid the rate of wages applicable to their classification. Such workers shall not be entitled to participate in the Welfare Plan, and only payments **as** detailed in Section 15.07 shall **be** paid on their behalf.

9.02 (a)

"Apprentices" used herein shall mean all members of the Union serving apprenticeship in accordance with Article 18 hereof, and the Joint Apprenticeship Committee Standards, and shall be classified there under as **1st** year, 2nd year, 3rd year, and 4th year apprentices and they shall **be** paid wages as detailed in **Schedules 4, 5 and 6** and the full benefit package, except 1st year probationary apprentices up to 800 hours and provisional workers shall not receive the benefit package.

9.02 (b) (i)

Apprentice reclassification shall be published by the first day **of** January, April, July and October in any year, after successfully completing the minimum hour requirements, the relevant schooling and approval by the Joint Apprenticeship Committee. The Union shall promptly notify the Association in writing of any proposed reclassification.

The revised classification shall take effect starting with the first **full** pay period after publication. The following are minimum total hours before being eligible for reclassification. The probationary apprenticeshipperiod shall be twelve hundred (**1,200**) hours of which only eight hundred (800) hours shall count towards 1st year, 1st to 2rd year, sixteen hundred (1,600) hours, 2rd to 3rd year, thirty-two hundred (**3,200**) hours, 3rd to 4th year, forty-eight hundred (4,800) hours and 4th year to journeyman, sixty-four hundred (**6,400**) hours.

9.02 (b) (ii)

A 4^{th} year apprentice will be automatically upgraded to a journeyman after he has totaled a minimum of sixty-four hundred (6,400) hours and passed all of his required training by the JAC. The Association and the contractor shall be notified and the upgrade will commence at the beginning **of** the next pay period.

9.02 (c)

The Joint Apprenticeship Committee will meet periodically to recommend individuals to the Union for an open work permit.

9.03 (a)

Journeymen in charge of any job shall receive premium pay at the following hourly rates while so working:

From ratification until April 30th, 2011.

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Journeymen (foreperson) in charge plus 2 employees - $.30 per hour
Journeymen (foreperson) in charge plus 9 employees - $1.60 per hour
Journeymen (foreperson) in charge plus 100 employees - $6.00 per hour
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9.03 (a) continued

Starting midnight May1st, 2011. Journeymen (foreperson) in charge plus **3 employees** - **\$1.00 per hour** Journeymen (foreperson) in charge plus **9 employees** - **\$3.00 per hour** Journeymen (foreperson) in charge plus **75 employees** - **\$8.00 per hour**

9.03 (b)

When alternative foreperson remuneration premium is provided, the total of which is greater than the premium indicated above, and the employee accepts the alternative remuneration, no further premium is owed to the employee.

9.04 (a)

The employer shall pay wages (and expenses where required hereunder) weekly on the day of the week designated as pay day before quitting time, If an employer designates Friday as the regular pay day, the payment shall be in cash. The deductions as required by law must be shown on each pay stub. The pay week will be from Sunday to Saturday.

9.04 (b)

Any employer who chooses to distribute payrolls or other cheques by electronic funds transfer is entitled **to** do so. Each employee must provide a suitable bank account number to accept the transfer. Employers are responsible for providing a pay stub with all deductions detailed therein, at the employee's residence or at the jobsite, not later than the Friday of each **week**.

9.05 (a)

In addition to any other remuneration herein provided for, all employees, except provisional apprentices and first year probationary apprentices, shall be entitled in lieu of payment for both Statutory Holidays and for annual vacations, to be credited with 10% (4% vacation pay and 6% statutory holiday pay) of their wages while employed by an employer effective from the date of this Agreement. This money will be paid weekly or as per government regulations.

9.05 (b) (i)

The rates of pay for provisional workers hired pursuant to Article 2 shall be as detailed in **Schedules4, 5** and **6**.

9.05 (b) (ii)

In addition to any other remuneration herein provided for; first year probationary apprentices and provisional workers, shall be entitled in lieu of payment for both statutory holidays and for annual vacations, to be credited with 7% of their wages while employed by an employers effective from the date of this Agreement. This money will be paid weekly or as per government regulations.

9.06

Any employee who is required to work on a hanging scaffold which is located over fifty (50) feet above a working floor or platform shall receive a premium of **forty cents** (**\$0.40**) per hour over the rate of pay, and over one hundred (100) feet shall receive a premium of **seventy-fivecents** (**\$0.75**) per hour over the rate of pay. Said scaffolding shall include bosun's chair, swing stage and any scaffolding or chair suspended by **rope** or wire.

ARTICLE 10

LIVING ALLOWANCE AND TRAVELING EXPENSES

10.01

Living Allowance and Traveling Expenses shall be determined in accordance with the provisions of this Article and apply only to persons covered by this Collective Agreement as follows:

- (a) Article 10 in its entirety applies to journeymen, and first, second, third and fourth year apprentices (such persons being hereinafter referred to as "Eligible Persons".) and without limiting the generality of the foregoing:
 - (i) Eligible Persons reporting to the job site upon information supplied by the employer; or
 - (ii) Eligible Persons reporting to the job site upon information supplied by the Union office who are hired by the employer.
- (b) Probationary apprentices shall receive daily travel expenses as detailed in Article 10, paragraph 10.04.
- (c) Provisional workers are not eligible for any payments arising **from** any clause in Article 10.
- (d) Travelers from outside the Province of Ontario *are* not eligible to receive: Initial travel, return fare, travel allowance, or travel pay as detailed in Article 10, paragraphs 10.13; 10.14 (a), (b), or (c); and 10.15 (a).
- (e) When alternative transportation to projects are provided, the expense of which is greater than the funds indicated in the relevant portions of this Collective Agreement, and the employee accepts the alternate transportation, no further remuneration is owed to the employee.

10.02

For the purposes of this Article relating to Living Allowance and Traveling Expenses, the term "Listed Municipality" shall refer to the following:

Cornwall	Sarnia
Hamilton	Sudbury
Kingston	Thunder Bay
Kitchener	Toronto
London	Windsor
Ottawa	

10.03 (a)

There shall be a Travel Free Zone within a ten (10) mile radius of the City Hall of each Listed Municipality.

10.03 (b) (i) Listed Municipality of Toronto Only:

(i) There shall be a Travel Free Zone, between **the** boundaries of the "downtown Toronto expense zone" **as** detailed in Article 10, paragraph 10.02 (b) (ii) and ten (10)miles radius of the City Hall of the Listed Municipality of Toronto.

- (ii) (1) There shall be a <u>Downtown Toronto Travel Expense Zone</u> within the following street boundaries: Northern boundary - Bloor Street Eastern boundary - Jarvis Street Southern boundary - Lake Ontario Western boundary - Spadina Avenue
 - (2) Travel expenses will be:

Effective - upon ratification: **\$12.00**, midnight May 1st, **201** 1: **\$13.00** and midnight April 29th, 2012: **\$14.00** per working day except where parking is provided.

10.03 (b) (ii)

Travel Expense Zone rings from Toronto, will not apply to the area south east of a line through Grimsby and Cayuga. This area shall be considered as Travel Zone 9 or Living Allowance.

10.03 (c) Listed Municipality of Ottawa Only:

- (i) There shall be a Travel Free Zone, between the boundaries of the "downtown Ottawa travel expense zone" [as detailed in 10.03 (c) (ii) (1)] and ten (10) miles radius of the City Hall of the Listed Municipality of Ottawa.
- (ii) (1) There shall be a <u>Downtown Ottawa Travel Expense Zone</u> within the following street boundaries:

Northern boundary - The Ottawa River Eastern boundary - Charlotte Street Southern boundary - Hwy 417 Western boundary - Booth Street

(ii) (2) Travel expenses will be:

Effective • upon ratification: \$12.00 and April **29th, 2012** \$13.00 per working day except where parking is provided.

10.04 (a)

Travel Expense Zones shall be divided into five (5) mile radius **areas** outside the ten (10) mile Free Travel Zone with respect to each Listed Municipality. Employees employed on job site locations (projects) in the Travel Expense Zones shall receive daily travel expenses as indicated in Schedules 4, 5 and 6.

Travel Expense Zone 1: between ten (10) and fifteen (15) miles radius

Travel Expense Zone 2 :between fifteen (15) and twenty (20) miles radius;

Travel Expense Zone 3: between twenty (20) and twenty-five (25) miles radius;

Travel Expense Zone 4: between twenty-five (25) and thirty (30) miles radius;

<u>Travel Expense Zone 5</u>: between thirty (30) and thirty-five (35) miles radius;

<u>Travel Expense Zone 6</u>: between thirty-five (35) and forty (40) miles radius;

10.04 (a) continued

Travel Expense Zone 7: between forty (40) and forty-five (45) miles radius;

<u>Travel Expense Zone 8</u>: between forty-five (45) and fifty (50) miles radius;

Travel Expense Zone 9: over fifty (50) miles radius and the eligible person returns home daily.

10.04 (b)

Re: Travel Expense Zone 9. Where an employee has been dispatched by the union office to a job site within a Listed Municipality, and the employee is eligible **to** receive daily living allowance from the Living Allowance Trust Fund; the payment for returning home daily will be made by the Living Allowance Trust Fund less any amount of daily travel expense required to be paid by the employer, if any.

10.04 (c)

It shall be the Eligible Person's responsibility to arrange for his or her own transportation.

10.04 (d) (i)

When a job site is located within a Listed Municipality other than the Listed Municipality of the employee, and the job site is also within the Listed Municipality of the employee, and this is referred to as being within "overlapping" travel expense zones, the following will apply.

10.04 (d) (ii)

The employee is entitled to receive daily travel expense, according to the mileage zones detailed in Article 10, paragraph 10.04 (a); based on a calculation of the radius miles from the city hall of the Listed Municipality of the employee to the job site.

10.04 (d) (iii)

The employer will pay the employee the amount of daily travel expense required by the location of the job site according to Article 10, paragraph 10.04 (a). Any additional expense required by the above paragraphs will be paid by the Living Allowance Trust Fund.

10.04 (e) (i)

An employee who resides in the districts or counties of Kenora, Rainy River, Thunder Bay, Algoma, Patricia, Cochrane, Sudbury, Timiskaming, Nipissing and Parry Sound, outside the fifty mile radius of a Listed Municipality, will be designated as a <u>subsistence area employee</u> and will receive daily travel expenses **based** on the miles radius **from** his or her home.

10.04 (e) (ii)

Where the employee travels beyond fifty miles he or she will be entitled **to** daily living allowance unless he or she returns home daily, whereby the returning home daily paragraph will apply.

10.04 (e) (iii)

Any individual, who wants to transfer his or her residence to become a subsistence area employee, must have the transfer approved by the Association **and** the Union.

10.04 (f)

Monies paid under 10.03 (b) and 10.03 (c) by the employer to the employee **are** in addition to any monies received through the Living Allowance Trust Fund.

10.05 (a)

Where a job site location is over fifty (50) miles radius from the City Hall of the nearest Listed Municipality, all Eligible Persons shall be entitled to be provided with suitable board and living accommodation while working at the job site at the employer's expense. The employer shall either provide such board and living accommodation at the employer's own expense or shall pay to the Eligible Person, Living Allowance as specified in Schedules4, 5 and 6.

10.05 (b)

Where the employee is employed at a job site location (project) over two hundred and fifty (250) miles from his or her Listed Municipality, the employee is entitled to five days living allowance for each full week of employment, providing the employee remains at the job site location (project) for the week-end, and providing the employee works the last regular work day before the week-end and the first regular work day after the week-end. The employee is also entitled to one half (1/2) of the daily living allowance for each day of the week-end and any Statutory Holiday, **as** specified in 3.03, directly following the week-end.

10.05 (c)

Employees eligible to receive daily living allowance from the Living Allowance Trust Fund may be transferred for a maximum 45 working days to any site within the Listed Municipality providing that no additional cost will occur to the Living Allowance Trust Fund and providing the local hiring hall has been cleared. If/when a local area member becomes available the contractor must hue that member or layoff the transferred employee. The Union must be notified and approve all transfers.

10.06

Where an Eligible Person is instructed by the employer to report to ajob site location over fifty (50) miles radius from the City Hall of the Listed Municipality nearest the residence of the Eligible Person, and Article 10, paragraph 10.05 (a) does not apply, such Eligible Person, shall be entitled to be provided with suitable board and living accommodation while working at the job site at the employer's expense. The employer shall either provide such board and living accommodation at the employer's own expense or shall pay to such Eligible Person Living Allowance as specified in Article IO, paragraph 10.05 (b).

10.07

Where a job site location is over fifty (50) miles radius from the City Hall of the Listed Municipality nearest the residence of an Eligible Person and neither Article 10, paragraphs 10.05 (a) nor 10.06 apply, the Eligible Person shall receive subject to Article 10, paragraph 10.08 Living Allowance as specified in Article 10, paragraph 10.05 (b) from the Living Allowance Trust Fund.

10.08 (a) (i)

In circumstances where Living Allowance is to be paid pursuant to Article 10, paragraph 10.07 and the job site location is within a Travel Expense Zone **as** defined in Article 10, paragraph 10.04, except for Travel Expense Zone 9, the Living Allowance Trust Fund shall pay to the Eligible Persons **an** amount equal to, the amount as specified in Article 10, paragraph 10.05 (b), less the applicable Travel Expenses. In such circumstances the employer shall pay the applicable Travel Expenses to the Eligible Persons.

10.08 (a) (ii)

Payments by the employer referred to in Article 10, paragraph 10.08 (a) (i) shall be defined as <u>daily</u> <u>living allowance</u>, by the employer, the employee, the Union, the Association, the Living Allowance Trust Fund, the administrator for the Living Allowance Trust Fund and any other person reading or interpreting Article 10 or Article 16.

10.08 (b)

Where Travel Expense Zone 9 applies, the Eligible Person cannot receive daily living allowance.

10.09

In circumstances where Article 10, paragraphs 10.07 or 10.08 apply and an employer has requested Eligible Persons to be supplied from the union office within ten calendar days following a lay-off by such employer of an Eligible Person employed at a job site location (project) within a Travel Expense Zone defined in Article 10, paragraph 10.04, or the Travel Free Zone defined in Article 10, paragraph 10.03; the said employer shall pay the Living Allowance payable pursuant to Article 10, paragraphs 10.07 or 10.08 to a maximum of an equal number of Eligible Persons supplied pursuant to such **a** request **as** those laid off within the ten calendar day period. The Living Allowance Trust Fund shall not be liable for Living Allowance to those Eligible Persons required to be paid by the employer hereunder in such circumstances.

10.10

In circumstances where Article 10, paragraphs 10.07 or 10.08 could apply and an employer has requested an Eligible Person or Eligible Persons from the union office, the Union shall first refer to the job any available Eligible Persons for whom the Listed Municipality nearest the job site is the Listed Municipality nearest their residence.

10.11

Should the Union and the employer, upon investigation of a particular job situation, be unable to agree on the suitability and proximity **of** the board and living accommodation provided by the employer, the matter may be the subject of a grievance pursuant to Article 6 of **this** Collective Agreement.

10.12

Should the Living Allowance provided in Article 10, paragraphs 10.05, 10.06, 10.07, 10.08, and 10.09 upon proper investigation prove to be inadequate, the Union may make application to the employer or the Living Allowance Trust Fund, **as** the case may **be**, for an increase. In the event of a disagreement with respect to the adequacy of the Living Allowance or the amount of such increase to be paid hereunder, the matter may be the subject of a grievance pursuant to Article 6 of this Collective Agreement.

10.13

When board and living accommodation is provided or Living Allowance is paid on a job site location and the job **lasts** more than two (2) months, all Eligible Persons shall, after serving on the job site for two months, and for every two month period thereafter, receive their return fare to the Listed Municipality nearest their residence within the Province of Ontario. This Travel Allowance shall be paid by the employer or the Living Allowance Trust Fund, whichever is providing board and living accommodation or Living Allowance to the Eligible Persons.

10.14 (a)

When board and living accommodation is provided or Living Allowance is paid to employees employed on a job site location (project) which necessitates transportation and traveling time subject to Article 8, paragraph 8.04(a) such employees shall receive the cost of necessary public transportation to the job site location (project) and return fare from the Listed Municipality nearest to the residence of employee.

10.14 (b)

When **an** employee is dispatched to a job site location (project) he or she shall receive Travel Pay at the appropriate straight time rates of pay for the total Travel Time as established in the Canadian Automobile Association of maps for the Province of Ontario which indicate the total distance between points and the total elapsed time of driving between points based upon driving at the established speed limit for the route used, (highways and roads etc.):

Such routes shall be determined as the shortest route with respect to time of travel.

- (i) going to the job site location (project) at the commencement of employment thereon; and
- (ii) coming from the job site location (project) when the project is completed and/or when the term of employment of an employee is ended or such employee is transferred from the job site location (project).
- (iii) said travel time as per Article 10.14 (b) (i) and 10.14 (b) (ii) not to exceed eight (8) hours at the employers expense and any additional travel time to be paid by the Living Allowance Trust Fund. This Article shall apply to a maximum of two (2) persons per project. Thereafter the employer shall be fully responsible.

10.14 (c)

This Travel Allowance shall be paid by the employer or the Living Allowance Trust **Fund**, whichever is providing the board and Living Allowance to the employees.

10.15 (a)

To be eligible for initial traveling fares and traveling time allowances, the employee must be on the job and working for a minimum period of fifteen (15) days, providing work is available.

10.15 (b)

The employer is required to notify the Administrator for the Living Allowance Fund, of the date and reason for termination of employment, of all employees who have made a claim for payment from the Living Allowance Fund.

10.16

The following paragraphs have been created and agreed to by the Union, the Association, and the trustees for the Asbestos Workers Local 95 Living Allowance Trust Fund in order to limit improper usage of this fund. This fund is to provide living allowance and traveling fares within listed municipalities to local 95 members and travelers as per Article 10, who are dispatched by the union office, from another area to any signatory employer that has participated by payment to the fund.

10.16 (a)

Eligibility for signatory employer:

- (i) The applicable employee(s) of a signatory employer will be paid for such expenses from this fund up to an annual limit of \$40,000.00.
- (ii) The applicable employee (s) of a signatory employer may be paid such expenses from the fund to **a** limit of \$80,000.00 annually, providing that the employer has employed a local 95 member (s) and remitted to this fund for a minimum of 1800 hours in the prior 12 months, with contributing hours reported in at least 6 of the 12 months.

10.16 (a) continued

- (iii) The applicable employee (s) of a signatory employer may be paid such expenses from the fund in excess of the \$80,000,00 annual limit, providing that the employer has employed a local 95 member (s) and remitted to this fund for, a minimum of 7200 hours in each of the prior 2 years with contributions reported in at least 6 of the prior 12 months.
- (iv) In all other circumstances the applicable employee (s) shall be paid living allowance and traveling fares by the employer.
- (v) In the case of a joint venture arrangement, all parties within the joint venture arrangement must individually comply with each category of eligibility that the joint venture arrangement may be seeking.

10.16 (b)

An individual is not entitled to daily living allowance if his or her normal residence **is** within fifty (50) miles of the job site location (project). The individual will receive <u>Travel Expense Zone 9</u>.

10.16 (c)

Individuals receiving daily living allowance must provide proper receipts to the employer or the Living Allowance Trust Fund, whichever is paying the daily living allowance; provided that the individual is within commuting distance from his or her normal residence, as determined by the Trustees for the Living Allowance Trust Fund.

10.16 (d)

In order to be eligible to receive daily living allowance, the individual must have a bona fide normal residence. (Daily living allowance is intended to contribute to **an** individual's room and board expenses when he or she **is** away from home.) The Board of Trustees **of** the Living Allowance Trust **Fund** will determine whether or not there is **a** "bona fide normal residence". Where a person is ineligible to receive daily living allowance under this paragraph, and the employer would have been required to pay the daily living allowance, the required payment will be made by the employer to the Living Allowance Trust Fund.

10.16 (e)

After receiving daily living allowance **for** a **period** of six **months**, and each month thereafter, the Trustees may terminate the individual's eligibility for daily living allowance, if there is employment available **in** the individual's Listed Municipality and **if** there are unemployed individuals in that Listed Municipality where the individual is employed. If the individual's eligibility for daily living allowance is terminated, and if the individual terminates his or her employment, the employer will be entitled to a "name-hire" **to** replace that individual.

10.17

Apprentices registered for apprenticeship training at the Heat and Frost Insulators Training Centre shall be eligible for the maximum daily living allowance as per Article 10, paragraph 10.05 (b) inclusive of any government assistance.

To be eligible, the apprentices' residence **must be** located over sixty (60) miles from the training **centre, stay** overnight and produce receipts.

Apprentices will not qualify for any other allowances as per Article 10 while registered at the training centre.

ARTICLE 11

UNION E

11.01

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The Union shall have a permanent office address with a telephone service where their Business Manager or an authorized person can be communicated with between 9:00 a.m. and 4:00 p.m. each working day for the purpose of answering enquiries and providing necessary service to the trade. This office will close at noon on Friday.

ARTICLE 12

SUPPLY OF LABOUR BY UNION

12.00

There will be a "Moment **of** Silence" observed at 11:00 AM on Remembrance Day, whereby all employees will stop work for one minute's silence, at the individuals work station, to honour all those who gave their life while protecting our country.

12.01

The Union agrees to give preference to and to provide qualified Union employees to the employers bound by this Collective Agreement on request, when the order is placed **in** reasonable time in advance **of** the requirement for work within the Province of Ontario.

12.02

The Union will supply members of the Union to any employer bound by this Collective Agreement.

12.03

The Union shall not supply its members or permit its members to work directly or indirectly for any Corporation who has called tenders from one or more insulation contractors and then proceeded to do the work themselves.

12.04

The Union may not supply labour to employers that have non-Union workers (including employers and/or partners, etc.) performing work **as** defined in Article 1, paragraph 1.02. The exception to this shall be **as** defined in Article 2, Section 2.04 (provisional worker).

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ARTICLE 13

RESTRICTION OF WORK

13.01

The Union agrees that there shall be no limitations or restrictions placed upon the individual working effort of any employee

ARTICLE 14

ADDITIONAL MEMBERS OF THE ASSOCIATION

14.01

The Association will admit to membership any insulation contractor who agrees to be bound by the Bylaws and Constitution of the Association and this Collective Agreement, together with any amendments or renewals thereof.

14.02

The Union will recognize the Association, members of the Association, any new employers becoming members of the Association subsequent to the date hereof, employer signatories to a collective agreement which acknowledges that the said employer is bound by this Collective Agreement and incorporates by reference the terms and conditions of this Collective Agreement, and all employers who perform work covered by this Collective Agreement for whom the Union has or obtains bargaining rights at or from the date hereof **as** employers bound to the Collective Agreement in accordance with Article **1** hereof.

14.03 (a)

The Association shall notify the Union in writing within seven (7) days, of any member of the Association failing to remain in good standing for any reason whatsoever.

14.03 (b)(i)

The Union will notify the Association in writing within seven (7) days upon the signing of any new employers to this Collective Agreement.

14.03 (b)(ii)

The Association will notify the Union in writing within seven days upon the acceptance of any new member to the Association.

14.04 (a)

As a courtesy, the Union will provide to the Association a list of all employers bound by this Collective Agreement to its knowledge, by reason of the designation of the Association **as** the designated employer bargaining agency.

14.04 (b)

Such a list is without prejudice to the application of Section 64 and Section 1 (4) of the Labour Relations Act. Such list is to show the proper name of the employer, its address and where known, the name of **a** representative of such employer. In addition, the Union will forward additions and deletions to such list **as** of January 1 and July 1 of each year.

ARTICLE15

BENEFIT FUND IENT

15.01 (a) (i)

The Insulators Local 95 Benefit Fund was originally made possible through the joint cooperation of The Master Insulators' Association of Ontario Inc. and the Asbestos Workers Union, Local 95 and the operation of the Fund is under the control **of** the joint trustees representing the Association and the Union.

15.01 (a) (ii)

With effect from the **date of** this Collective Agreement, all employers **of** members of the Union shall pay to the Insulators Local **95** Benefit Fund the amounts as set out in the Wage and Benefits Schedulesper hour for every hour worked be eligible employees of the employers and who are classified as first year apprentice after having completed the eight hundred (800) hour probationary period, second, third or fourth year apprentices or journeymen by the Union. The Union agrees that each employer who is bound by this Collective Agreement shall be required to **make** this payment.

15.01 (b) (i)

That portion identified in the Wage and Benefits Schedules as "Paid by Employer" is the contribution of all employers that is paid to the Insulators Local 95 Benefit Fund under Article 15.01 shall be **used for** the purpose of providing health, welfare and pension benefits to eligible employees and their families in such form and in such amounts as the trustees of the Benefit Fund may determine.

15.01 (b) (ii)

The Union and the Association agree that funding for the **De** Nova Treatment Centre, negotiated **as** a one cent (.01) contribution from the employer and a one cent (.01) deduction from the employee for a total of two cents (.02) has, for ease of accounting, been included in that amount shown as "welfare". The Insulators Local 95 Benefit Fund shall pay this amount received to the De Nova Treatment Centre Committee.

15.01 (c) (i)

That portion identified in the Wage and Benefits Schedules as "Union Dues" of the contribution of all employers that is paid to the Insulators Local 95 Benefit Fund under Article 15, paragraph 15.01 shall be the amount all employers agree to deduct as Insulators Local 95 Union Dues. The Insulators Local 95 Benefit Fund shall pay the amount received to the Union.

15.01 (c) (ii)

Upon sixty (60) days written notification, by the Union to the Association and the Administrator for the Benefit Fund, the amount of Union Dues can be changed by the Union.

15.01 (d) (i)

That portion identified in the Wage and Benefits Schedules as "MIAF" of the contributions of all employers that is paid to the Insulators Local 95 Benefit Fund under Article **15**, paragraph 15.01 shall be the amount all employers shall pay to the Master Insulators' Association Fund. The Insulators Local 95 Benefit Fund shall pay the amount due to the Master Insulators' Association Fund within seven (7) days.

15.01 (d) (ii)

Upon sixty (60) days written notification, by the Association to the Union and the Administrator for the Benefit Fund, the amount of MIAF funding can be changed by the Association. 15 01 (a) (i)

15.01 (e) (i)

That portion identified in the Wage and Benefits Schedules as JAC of the contributions that are paid to the Insulators Local 95 Benefit Fund under Article 15, paragraph 15,01, the total being made up of both an employer identified contribution and an employee identified deduction, shall be the amount all employers shall remit to the Joint Apprenticeship Committee. The Insulators Local 95 Benefit Fund shall pay this amount received to the Joint Apprenticeship Committee.

15.01 (f)

The amounts indicated on the Wage and Benefits Schedules **are** the currently known amounts as designated by the previous clauses and are subject to change upon written notice **as** set forth in each clause.

15.01 (g) (i)

In the event that a plan of health insurance and/or pension on a national or provincial basis comes into effect or so long as any existing plan remains in effect and it becomes compulsory or remains compulsory for employers signatory to this Collective Agreement to contribute to such a plan, it is expressly understood and agreed that the total cost to each contributing employer for each eligible employee shall not exceed the payment agreed to in Article **15**, paragraph **15.01 (b)** of this Collective Agreement for the total of all benefits to be provided by either this health and welfare plan or any compulsory government plan or any combination of the two plans.

15.01 (g) (ii)

It is understood and agreed that from and after January 1, 1980, Article 15, paragraph 15.01 (g) of this Collective Agreement shall not apply in respect of contributions that employers are required to make to the Canada Pension Plan.

15.02

All employers shall report the hours worked for each eligible employee on the forms supplied. These hours multiplied by the amount specified in Article 15, paragraph 15.01 shall be the amount of the cheque made payable to "Insulators Local 95 Benefit Fund". The hours and the cheque shall be submitted to the Administrator of the Fund (Benefit Plan AdministratorsLimited successors) on or before the **15th** day of the month following the month in which such hours are worked as set **forth** in the Commercial Contract in Appendix "A". **If** no hours have been worked, than a "Nil Report" is required.

15.03 (a)

When an employer **is** in arrears **in** his or her payments and/or reports under the terms of Article 15, paragraphs 15.01 and 15.02 the Administrator shall notify the delinquent employer by Registered Mail. If such arrears **are** not received within seven (7) days from the date of the mailing of the Registered Letter the Administrator shall inform the Trustees, the Union and the Association by Registered Mail. The Trustees **may**, without further notice, take whatever action is necessary against such employer to enforce payment in accordance with this Collective Agreement. The Union shall withdraw all Union labour from such delinquent employer until such time as the Union is advised by the Administrator that all arrears have been received.

The action by the Union of withdrawing labour under these conditions shall not be deemed to be **a** violation of any Article in this Collective Agreement, and all employers specifically agree **that** no legal action **will** be taken against the Union **as a** result **of** compliance with the terms of this Article. Deficient payments will be allotted to Article **15**, paragraph **15.01 (c)** in full, paragraph **15.01 (d)** in full, paragraph **15.01 (e)** in full and the balance and arrears to paragraph **15.01 (b)**.

15.03 (b)

In addition to any other methods **of** securing payments required under Article 15, which may be found elsewhere in this Collective Agreement, the following shall also apply:

- (1) The trustees may require a delinquent employer to pay for the costs, legal or otherwise, of collecting the amount owing.
- (2) Notwithstanding (I) above, there will be a surcharge of fifty dollars (\$50.00) or ten **percent (10%) of** the amount owing, whichever is the greater, for all payments not received by the Administrator of the Funds, (Benefit **Plan** Administrators Limited or successors) by the 22nd day of the month in which the payment is due. This surcharge applies only to any and all arrears of the monthly remittances, and applies only once to the remittance for each month.
- (3) The imposing of the surcharge the first time is at the discretion of the Trustees, thereafter it shall be automatically imposed.

15.04 (a)

The Fund shall be administered by an equal number of representatives of the Association and the Union in agreement with any laws governing this type of plan in the Province of **Crtario.** The Trust Indenture, together with **any** amendments thereto, shall be considered as **part** of this Collective Agreement as if set forth at length. The said Trust Agreement shall provide for annual audited reports of the income and expenditures of the Fund.

15.04 (b)

The Union and the Association of hereby agree to accept as representatives to the Board of Trustees, the Trustees designated by each other.

15.04 (c) (i)

The employers and the Union agree to furnish the Trustees with such information **as** may be required for proper and efficient administration. The Union shall provide the Board of Trustees with a photostat true copy **of** each Collective Agreement and Appendix "A" signed by the Union with any employer who **is** not a member **of** the Association, **so** that, if legal action becomes necessary the proper documentation is available. The Association shall provide the Board of Trustees with a master list of those companies who **are** members of the Association.

15.04 (c) (ii)

All employers are required to provide a **five thousand dollar** (**\$5,000**) deposit or security bond to the Trustees **of** the Benefit Fund. This requirement will be automatically waived when the employer provides the following signed and completed documents:

- (1) Appendix "A" to the Asbestos Workers Local Benefit Fund Agreement.
- (2) Appendix "A" to the Asbestos WorkersLocal 95 Pension Fund Agreement.
- (3) Appendix "A" to the Asbestos Workers Local 95 Living Allowance Fund Trust Agreement..

15.04 (d)

It **is** agreed that except for the amount paid for the Union dues checkoff and the Master Insulators' Association Fund:

- (1) that no part of such Fund will be paid to any labour organization or employee, except in the form of agreed benefits as approved by the Trustees;
- (2) that no part of such contributions may revert to the employers;
- (3) that in the event that the Insulators Local 95 Benefit Fund is discontinued for any reason whatsoever, it is agreed that the hourly contributions as defined in Article 15, paragraph 15.01 (a) will then become **a** part of the hourly wages of the member on whose behalf they had been formerly contributed.

15.04 (e)

The benefits to be received by eligible members **are** to be set forth in contracts and the Trustees shall furnish to contributing employers and all eligible members a schedule and description of such benefits and the eligibility rules which govern them.

15.04 (9

In the event that an eligible employee covered by the Benefit Fund leaves the Union or works at the trade for an employer who is not a signatory to this Collective Agreement and Appendix, his or her benefits can be canceled thirty (30) days after leaving the employment of a signatory to this Collective Agreement and Appendix, subject to compliance with Government regulations. Participation in the Welfare Plan by employers is one of the benefits of membership in the Association, therefore, it is agreed that the benefits of the Welfare Plan shall be made available only to those employers of the firms defined in Article 15, paragraph 15.05.

15.05

An eligible employer shall be defined as (a) a member in good standing of the Association, (b) a non-member company who has submitted their proxy to the Association, (c) a Federal, Provincial or Municipal group, (d) National and International specialty operators who have signed the current standard Agreement and Appendix "A" of this Collective Agreement and (e) any independent contractor or employer engaged in the industry who has signed or is bound by a Collective Agreement and Appendix "A" incorporating the payment provided in Section 15.01 (c) hereof and is not in default under the clause or under any other provision of the Collective Agreement. Provision will also be made for including personnel as follows: (1) employers, (2) office and other staff of employers not otherwise covered, (3) Union employees not otherwise covered, and **(4)** employees of the Association, subject to compliance with insurance carried and Government regulations.

15.06

Upon sixty (60) days written notification, by the Union to the Association and the Administrator for **the** Benefit Fund, the allocation between wages and the benefit or pension contributions may be changed **as** determined by the Union.

15.07 (a)

A working assessment of one dollar (\$1.00) per hour worked and payable to the Union for all first year probationary apprentices, first year apprentices and provisional workers, **as** determined in Article2, paragraph 2.04 of this Collective Agreement, shall be handled in the same manner spelled out in Article 15, paragraph 15.02 of this Collective Agreement.

15.07 (b)

Upon sixty (60) days written notification, by the Union to the Association and the Administrator for the Benefit Fund, the amount of the working assessment can be changed by the Union, however, the amount of the working assessment is not to exceed the amount of Union dues as specified in Article 15, paragraph 15.01 (c).

ARTICLE 16

LIVING ALLOWANCE TRUST FUND

16.01

The Insulators Local 95 Living Allowance Trust Fund is acknowledged by the parties to be in existence and is under the control of the Trustees.

16.02 (a)

All employers will remit to the Insulators Local 95 Living Allowance Trust Fund a total of **fifty cents (\$.50)** per hour, for each hour worked by the following employees: journeymen, first year apprentices, second year apprentices, third year apprentices and fourth year apprentices. The remittance will be made up as follows:

- (1) **twenty-five cents (\$.25)** per hour paid by employers for each hour worked by the specified employees; and
- (2) **twenty-five cents (\$.25)** per hour deducted from the specified employees for each hour worked by them.

16.02 (b)

However, in the event that the Insulators Local 95 Living Allowance Trust Fund becomes actuarially unsound in the opinion of the Board of Trustees, the Board shall be empowered to increase the contribution rate into the fund. The cost of such increase(s) shall be equally borne by both the employer and all employees and shall be automatically agreed to by both the Association and the Union without debate on such terms and rates as determined solely by the Trustees. (For example: A funding increase of **ten cents (\$.10)** per hour worked will be funded as follows: **Five cents (\$.05)** per hour from the employee.)

16.02 (c) (i)

At any month end, when the net assets exceed the net liabilities of the Insulators Local 95 Living Allowance Trust Fund by more than **\$1,000,000** the Board of Trustees are required to reduce the funding rate equally for employers and employees to **five cents (\$.05)** each, for each hour worked by employees.

16.02 (c) (ii)

At any month end, when the net assets exceed the net liabilities of the Insulators Local 95 Living Allowance Trust Fund by less than \$500,000 the Board of Trustees are required to increase the funding rate equally for employers and employees, for each hour worked by employees, by an amount determined by **the** Board of Trustees in order to establish and maintain the fund balance above \$500,000.

16.02 (c) (iii)

Any change in the funding rate cannot be changed for **six** months.

16.03

All employers shall report the hours worked for each Eligible Person on the forms supplied. These hours multiplied by the amount specified in Article 16, paragraph 16.02 shall be the amount of the cheque made payable to "Insulators Local 95 Living Allowance Trust **Fund"**. The hours and the cheques shall be submitted to the Administrator of the Fund (Benefit Plan Administrators Limited or Successors) on or before the fifteenth day of the month following the month in which such hours are worked. If no hours have been worked, then a "nil report" is required.

16.04

All employers shall report the names of Eligible Persons and any applicable travel expenses paid or payable to such persons **as** are entitled to receive Living Allowance in accordance with Article 10, paragraphs 10.07 or 10.08 **to** the Administrator of the Fund each week by no later than the Monday following the week in which the days are worked entitling the Eligible Persons to such Living Allowance.

16.05 (a)

Where an employer **is** in arrears with the payments and/or **reports** and/or notification of employees to receive Living Allowance from the Fund, the Administrator shall notify the delinquent employer by registered mail. If such arrears are not received within seven (7) days from the date of mailing the registered letter, the respective employer forthwith becomes liable for payment of such Living Allowance to the Eligible employees in place of the Fund. The Trustees and the Union may, without further notice, take whatever action is necessary against such employer to enforce payment in accordance with this Collective Agreement. The Union may withdraw all union labour from such delinquent employer until such time as the Union is advised by the Administrator that all arrears and/or reports and/or notification of Eligible Persons to receive Living Allowance have been received. The action by the Union of withdrawing labour under these conditions shall not be deemed to be **a** violation of any Article of this Collective Agreement, and all employers specifically agree that no legal action will be taken against the Union as a result of compliance with the terms of this Article.

16.05 (b)

In addition to any other methods **af** securing payments required under Article 16, which may be found elsewhere in **this** Collective Agreement, the following shall also apply:

- (1) The trustees may require a delinquent employer to pay for the costs, legal or otherwise, of collecting the amount owing.
- (2) Notwithstanding (1) above, there will **be** a surcharge of **fifty dollars (\$50.00) or ten percent (10%)** of the amount owing, whichever is the greater, for all payments not received by the Administrator of the Funds, (Benefit Plan Administrators Limited or successors) by the 22nd day of the month in which the payment is due. This surcharge applies only to any and **all arrears** of the monthly remittances, and applies only once to **the** remittance for each month.
- (3) The imposing of the surcharge the first time is at the discretion of the Trustees, thereafter it shall be automatically imposed.

16.06

Subject to the provisions of Article 16, paragraphs 16.05 and 16.02 (a) and 16.02 (b) the sole monetary obligation of an employer to make payments to the Fund for any amount payable by the Fund as provided in <u>Article 10 - LIVING ALLOWANCE AND TRAVEL EXPENSES</u> throughout shall be to make payment of the said sum as detailed in Article 16, paragraph 16.02, for all hours worked by employees, save and except Living Allowance improperly paid by the Living Allowance Trust Fund, where such payments are properly the expense of the employer under this Collective Agreement. In such cases the employer shall be liable for the reimbursement of such living allowance to the Living Allowance Trust Fund. Payment into the Living Allowance Trust Fund will not be made by employers on hours worked by First Year Probationary Apprentices.

16.07

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The Trust Agreement for the Insulators Local 95 Living Allowance Trust Fund, together with any amendments thereto, shall be considered to be part of this Collective Agreement as if the said Trust Agreement were set forth at length herein.

ARTICLE 17

MANAGEMENT RIGHTS

17.01

The Union agrees and acknowledges that the employer or the employer's authorized representative **has** the exclusive right to manage the business and to exercise such right without restriction except as thereinafter provided, and, without restricting the generality of the foregoing, it is the exclusive function of the employer:

- (1) To determine qualifications, transfer, hire direct, promote, lay off, discipline and discharge employees for just cause and to increase and decrease working forces.
- (2) To determine the materials to be used, design of the products to be handled, facilities and equipment required, scheduling of work and locations of equipment.
- (3) To determine the rules and regulations to be observed by employees.
- (4) To have the tight to supply a work order or orders in writing to the journeymen in charge of each job, and said order(s) shall supersede any other(s) and/or specifications issued by others.

ARTICLE 18

ESHIP INING

18.01 (a)

The Apprenticeship Program is in effect and is acknowledged with the signing of this Collective Agreement, and is under the exclusive authority of the Joint Apprenticeship Committee and will be administered under the standards developed by that Committee. The Joint Apprenticeship Committee will be funded on the basis of **fourteen cents (\$.14)** per hour as specified in Article 15, paragraph 15.01 (e).

18.01 (b)

At the request of the Joint ApprenticeshipCommittee, the funding rate may be revised and it will be shared equally, upon mutual agreement of the Union and the Association.

18.01 (c)

The Joint ApprenticeshipStandards, ApprenticeshipTraining**Program** and Apprentice Indentures that the Joint Apprenticeship Committee may adopt and amend from time to time, shall be considered to be part of this Collective Agreement as if set forth at length.

ARTICLE19

PAY EOUITY PLAN

19.01 EFFECTIVE DATE

To meet the requirements of the <u>Pay Equity Act</u> R.S.O. 1990 ch. P.7; the Association and the Union have agreed **to** the following Pay Equity Plan, which is effective from January 1, 1990:

19.02 ESTABLISHMENT

The Establishment is defined to be all employees in the Province of Ontario who are represented by the Union and who **are** employed by employers for whom the Association is the exclusive bargaining agency.

19.03 GENDER - PREDOMINANT JOB CLASSES

The followingjob classes have been identified and determined to be male-dominated by both the Association and the Union:

Foreperson, Journeyman, Apprentice, Provisional Worker, Asbestos Remover

19.04 METHOD OF COMPARISON

No female-dominated job classes were identified, therefore, no comparisons were necessary.

19.05 FUTUREAMENDMENT

The Association and the Union agree that they will meet to amend this Pay Equity Plan to **conform** with the Pay Equity Act in the event that female dominatedjob classes are subsequently identified.

19.06 SUMMATION

The Association and the Union agree that all Pay Equity Act requirements have been met for the bargaining unit employees.

ARTICLE 20

WORK PLACE HAZARDOUS MATERIALS INFORMATION SYSTEM (WHMIS)

20.01

Employers must provide the required legislated WHMIS training for all employees covered by the terms of this Collective Agreement.

20.02

By October 31, each year, all employers must ensure that all employees covered by this Collective Agreement have received the annual update of WHMIS training as required by the <u>Occupational</u> <u>Health and Safety Act</u> R.S.O. 1990, ch. 0.1 **as** amended and the regulations there under.

20.03

Where an employer is determined to be negligent in providing **the** WHMIS training as a result of a grievance at the Ontario Labour Relations Board, the Union will be entitled **to** reimbursement of all reasonable legal costs, from the negligent employer.

ARTICLE 21

ASBESTOS

21.01

The terms and conditions of this Collective Agreement apply to all journeymen who are employed under this Asbestos Removal Article except as detailed herein.

21.02

This Article establishes the classification, Asbestos Remover. The following Articles and paragraphs of the Construction Agreement do not apply to Asbestos Removers, except as detailed in Article 21.09 (b).

Articles: 9, 10, 15, 16, 18.

Paragraphs: 3.01, 3.02, 3.03 (a) and (c), 3.04, 3.05, 3.06, 3.07 and 3.09.

21.03 (a)

This Article applies to all asbestos removal work, subject to Article 21, paragraph 21.03 (b).

21.03 (b)

Assignment of non-mechanical systems asbestos removal may be made in accordance with the practice of the employer assigning the work and shall be subject to any applicable work assignment decisions of The Ontario Labour Relations Board or other adjudication procedure agreed to between the Association and the Union.

21.04 (a)

This Article has been agreed to by the Association and the Union to make contractors competitive in the asbestos removal market.

21.04 (b)

The Association and the Union agree and understand that General Presidents' job sites will be excluded; however if competition occurs at the bidding stage that is non union or is some other type, group or trade that utilizes reduced wages for asbestos removal, then **this** asbestos removal Article will apply.

21.05

All employees covered by this Article, who are not members of the Union, shall apply for membership in the Union within seven (7) days after their employment commences. Time worked by asbestos removers shall not be counted as Union apprenticeship.

21.06

The employer will deduct **twenty-five dollars (\$25.00)** from the second pay of the Asbestos Remover and remit it **to** the Union office promptly. The Union will process the Asbestos Remover for membership **as** expeditiously as possible upon receipt of the **twenty-five dollars (\$25.00)** initiation fee.

21.07 (a)

Journeymen who are employed on asbestos removal jobs will be hired according to the existing hiring procedures in Article 2.

21.07 (b)

Asbestos Removers will be hired through the Union office. If Asbestos Removers are available to meet the contractors requirements, the Union will supply them within forty-eight hours. In the event that the Union is unable to supply sufficient Asbestos Removers, the employer may then hire to meet his or her requirements, with the permission of the **Union**.

21.07 (c)

The employer must notify the Union office, within one pay period, with the following information for each Asbestos Remover hired:

- (i) Name
- (ii) Address
- (iii) Phone Number
- (iv) Social Insurance Number
- (v) Date Hired

Upon termination, the employer shall notify the Union office within one pay period with a list of and the date that all Asbestos Removers were terminated.

21.07 (d)

The Union shall issue a work permit promptly.

21.08

The Union office must be notified in writing of all asbestos removal work that is performed under this Article. The employer will provide the job site location, the approximate starting date of the work, the approximate hiring requirements and the planned work schedules.

21.09 (a)

Asbestos Removers shall receive wage rates **as** detailed in **Schedules4, 5 and 6.** Asbestos Removers reclassification shall be published by the first day of January, April, July and October in any year, after successfully completing the minimum hour requirements and approval by the Joint Apprenticeship Committee. The minimum total hours **are** level 1 to level 2, twelve hundred (1,200) hours and level 2 to level 3, twenty-four hundred (2,400) hours. The revised classification shall take effect starting with the first full pay period after publication.

21.09 (b)

Asbestos Removers will be eligible for full welfare and pension benefits after **2,400 hours** worked under this Article.

21.10

Asbestos Removers are not eligible for daily living allowance, daily travel expenses, pension or welfare benefits, travel pay or any other monetary benefit; except as detailed in Article 21, paragraph 21.09 (b).

21.11

Asbestos Removers will be paid overtime wages at the rate of time and a half (1-1/2) for hours worked after forty (40)hours on a weekly basis. However, **any** hours worked in excess of ten (10) hours in a single day shall also be paid as overtime.

21.12

Journeymen will be paid overtime at the rate of time and **a** half (1-1/2) for overtime hours worked. When work is performed outside the journeymen's regular work hours, the journeyman is required to be offered the overtime work first.

21.13

Asbestos Removers who work a second or third shift shall receive **one** dollar (\$1.00) per hour shift premium.

21.14 (a)

Journeymen who are employed on asbestos removal jobs will receive a wage **rate** of ninety percent (90%) of the construction wage rate; ten percent (10%) vacation and statutoryholiday pay; and all benefits provided by the Construction Agreement. They are also eligible for daily living allowance and daily travel expense as provided by the Construction Agreement.

21.14 (b)

Journeymen will **work** eight (8) hours per day, Monday through Friday, for a regular work week of forty (40) hours.

21.15

The employer must hire a journeyman **as** the first employee or the employer may designate a journeyman already employed to be the first employee. Thereafter, a shop ratio of six (6) Asbestos Removers for one journeyman must be maintained so that the first and every seventh employee thereafter must be a journeyman.

21.16

Union dues and Master Insulators Association Fund payments as specified in the Construction Agreement will apply.

ARTICLE 22

UNIONIZED INSULATION INDUSTRY DEVELOPMENT AND PROMOTION FUND

22.01

The Unionized Insulation Industry Development and Promotion Fund (hereinafter in this Article, The Fund) will be funded equally by the Association and the Union.

22.02

When agreed to, funding will be provided by the Association, to ensure the operation of The Fund. The Union will **match all** contributions **made** by **the Association**.

22.03

The Fund will be operated and administered by **a** board of **six** trustees composed of an equal number of Association and Union trustees.

ARTICLE 23

DURATION AND RENEWAL OF AGREEMENT

23.01 (a)

The Union and the Association recognize that specific problems exist in the commercial and industrial sectors of **or** industry and agree that amendments to this Collective Agreement may **be** made as required. The Union and the Association will meet regionally and/ or by sector on a more regular basis to discuss and remedy specific competitive problems.

23.01 (b)

At the discretion of the Union, temporary changes can be made to the existing Collective Agreement to generate more employment for the Union members. No added cost will incur in connection with negotiated rates for the total wage package as a result of any change made. The Association may veto the proposed change.

23.01 (c)

This Collective Agreement shall become effective on the 21^{st} day of June 2010 and shall remain in full force and effect until the 30th day of April 2013 and shall continue in force from year to year thereafter until either party shall furnish the other with notice of termination of or proposed revision of this Collective Agreement within a period of 90 days before April 30th, 2013 or in a like period in any year thereafter. On receipt of such notice the parties to this Collective Agreement shall convene a meeting within fifteen (15) days and bargain in good faith to endeavour to make a new Collective Agreement.

IN WITNESS WHEREOF this Collective Agreement has been executed by the duly authorized officers of the Association, and of the Union, on the **27st** day of January 2011.

The Master Insulators' Association of Ontario. Inc.

Signed by: Scott Var Camp

Signed by: Robert McGowan Jr.

Signed by: Robert McGowan Jr.

International Association of Heat and Frost Insulators and Allied Workers, Local **95**

Signed by: Dave Gardner

Signed by: Ken Walsh

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LETTERS OF UNDERSTANDING

BETWEEN



THE MASTER INSULATORS' ASSOCIATION of ONTARIO INC.

- AND -



INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES, And INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES LOCAL 95

EFFECTIVE: June 21, 2010 TO April 30, 2013

Revision 2 – June 27, 2010



MASTER INSULATOR'S OF ONTARIO and LOCAL95 HEAT & FROST INSULATORS

LETTER of UNDERSTANDING RECORD OF STATUS

		OI ONDERON				
					REPLACED	PRESENT
	LOU#	DATED	TOPIC / DESCRIPTION	EXPIRES	BY	STATUS
	99	22/01/2002	Grievance Procedure & Hearing		n/a	expired
	100	14/03/1996	Stabilization Program		102	expired
	101	20/10/1997	Stabilization (bid depository)	30/09/04	110	expired
	102	15/07/1998	Stabilization	30/09/04	110	expired
	103	05/11/2001	Bill 69	30/04/13		renewed
	104	11/11/2001	Joint Safety Training	30/04/13	104r1	expired
	104r1	20/05/2010	Joint Safety Training revised stipend	30/04/13		enacted
	105	22/01/2002	Article 6:05 Procedures	30/09/04	107	expired
	106	18/02/2002	Sault Ste. Marie	30/09/04	MOS Jun 7	expired
	107	22/02/2002	Article 6.05 expanded procedures		113	expired
	108	06/07/2004	Absenteeism disciplinary procedures		108r1	expired
• • •	109	06/07/2004	out-of-province courtesy procedures	30/04/13		renewed
)	110	28/09/2004	Stabilization	30/04/13		renewed
	<u>108r1</u>	06/01/2005	Absenteeism disciplinary procedures		108r2	expired
	111	06/01/2005	Article 10 clarifications		112	expired
	108r2	29/09/2005	Absenteeism disciplinary procedures		n/a	expired
	112	29/09/2005	Article 10 clarifications	26/04/07	MOS Apr 26	expired
•••	113	04/10/2007	Article 6.05 expanded procedures	30/04/13		renewed
	114	04/10/2007	Asbestos hour of work clarification	26/04/07	MOS Apr 26	expired
	115	26/4/2007	Geographic labour shortages	30/04/10		expired
	116	26/4/2007	Geographic safety training	30/04/10	125	expired
	117	26/4/2007	Review hire / dispatch on quit / fire	30/04/10		expired
	Į					

MASTER INSULATORS OF ONTARIO and LOCAL95 HEAT & FROST INSULATORS

				REPLACED	PRESENT
LOU #	DATED	TOPIC / DESCRIPTION	EXPIRES	BY	STATUS
118	17/07/2007	Probationary Asbestos Removers	30/04/13		renewed
119	27/09/2007	Asbestos remover mandatory training	30/04/13		renewed
120	15/04/2008	Article 6.05 wording revision	30/04/10	MOS May 20	expired
121	15/04/2008	Family Day	30/04/10	MOS May 20	expired
122	04/09/2008	Hiring of Retired Workers	30/04/13		renewed
123	07/05/2010	Article 6 legal review	06/05/10		Enacted
124	07/05/2010	Specific Industry remedies	30/04/13		Enacted
125	20/05/2010	Geographic Safety Training	30/04/13		Enacted

LETTER of UNDERSTANDING RECORD OF STATUS

This is agreed by the officers of the Association and Union to be a complete and current list of Letters of Understanding i s of the 20th day of May, **2010**.

The Master Insulators' Association of Ontario, Inc.

Signed by: Walter-Kenting-

SCOTT VAN CAMP

Signed by: Pat Desmarais

International Association of **Heat** and Frost Insulators and Allied Workers, Local 95

Signed by: Dave Gardiner

Signed by: Jim Bowman

Schedule2 -- Letters of Understanding

The following is a list of active Letters of Understanding between the **MIA** and the Union **as** of June **21st**, **2010**. A copy of each active LOU is attached.

- LOU#103 Bill 69
- LOU#104r1 Joint Safety Training
- LOU# 109 Out-of-province courtesy procedures
- LOU#110 Stabilization
- LOU#113 Article 6.05 expanded procedures
- LOU#118 Probationary asbestos removers
- LOU# 119 Asbestos remover mandatory training
- LOU#122 Hiring of Retired Workers
- LOU# **123** Article 6 legal review
- LOU#124 Specific Industry remedies
- LOU# **125** Geographic Safety Training



R (NDING #103

That the Master Insulators Association of Ontario Inc. will act as a designated bargaining agent on all issues relating **to** clause 163.2 and 163.3 of **Bill** 69 and **vill** only invoke **use** of this section should the Union (Local **95)** not adequately stabilize projects using the Market Recovery **fund** to provide a competitive environment to combat **non** union competition; to the satisfaction of the Association.

IN WITINESS WHEREOF: the duly authorized officers of the Association, and of the Union have executed this letter of understanding, on the 11" day of May 2001.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Union, on the 15^{th} day of September, 2004, on the 12^{th} of June, 2007 and on the 6^{th} of May, 2010.

The Master Insulators' Association Of Ontario Inc.

Signed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat **and** Frost Insulators and Allied Workers, Local **95**

Signed by: Dave Gardner

1 mnnn igned by: Jim Bowman



LETTER OF

<u>NG #104 r1</u>

MIA/Local 95 JOINT HEALTH & SAFETY TRAINING PROGRAM

<u>AIM</u>

To provide adequate safety training on **an** ongoing basis en masse to achieve levels that **are** higher **than** adequate, within **a** program that is designed for uniformity & consistency **and** with regard to the specific and unique relationship of **an** individual item of safety to our work-style.

<u>PURPOSE</u>

To provide an elevated standard of work practice **and** safety training in the best interests of well-being for Local 95 workers and their families. **To** provide foster and encourage with **a** degree of **insistence**, the most enhancing accident insurance money and effort can **buy -PREVENTION**.

In accomplishing this, as an added benefit to promote **and** market our collective industry **as** the safest work force in our industry consistent geographically, individually, and **task** specific.

<u>METHOD</u>

To provide multiple sessions within each Listed Municipality of approx. 4 hours with training content of: Legislated update, WHMIS update, expansion and enhancements to minimum *training*. The Joint & Safety committee shall schedule and implement such sessions. All members of Local 95 must attend each annual training program. Failure to do so will result in Employer's refusal *to* hire that individual. Should **a** Local 95 member **miss** all opportunities to attend the available sessions, that individual may receive that training at the Trade School when timing and enrolment numbers **so** suit **the** Trade School Administration conduct such **a** session. Such members who miss regular scheduled sessions shall do so at the Trade School at their own expense and without remuneration.

TIMING & FREQUENCY

Annually, each spring, with multiple sessions, over a 4 to 6 week period.

COSTS

The **cost** of providing training, personnel, equipment, props and facilities will be funded by the MIA.

A \$75 payment to each worker in full attendance will be initially made by the employer and will **be** reimbursed by the JAC,

The Union will provide initial payment for unemployed attendees and shall be reimbursed in a similar fashion.

The JAC finding to each employer will increase by 6 cents and will be used to cover all of the above costs.

The MIA offices will forward to the Union offices a copy of all lists of trained personnel they receive.

INAUGURAL SESSION

The first session to be staged in the spring of 2002. Content shall be: Fall Arrest Training WHIMIS update Other topic(s) as determined by the Joint Health & Safety Committee

IN WITNESS WHEREOF: the duly authorized officers of the Association, and of the Union have executed this letter of understanding, on the 18th day of February, 2002,

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Unicn, on the 15th day of September, 2004, on the 12th day of June, 2007 and revised and renewed on the 6th day May, 2010.

The Master Insulators' Association Of Ontario Inc.

Signed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat and Frost Insulators and Allied Workers, Local 95

Signed by: Dave Gardner

ned by: Jim Bowman



LETTER OF UNDERSTANDING #109

When a layoff occurs on a project the employer agrees that out-of-province travelers are to be laid off before Local 95 members, notwithstanding any courtesy agreements allowing an out-of-province foreman inclusion.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the **Unicn**, on the 12^{th} day of June, 2007 and on the 6^{th} day of **May**, 2010.

The Master Insulators' Association Of Ontario Inc.

S'gned by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat and Frost Insulators and Allied Workers, Local 95

Signed by: Dave Gardner

ned by: Jim Bowman



TER OF

NG #110

Stabilization Program

- **Purpose:** To stabilize the insulation industry for employees and employers with a cost competitive package against non-union competition during the tender stage of a project for construction, maintenance or asbestos removal.
- <u>Methods</u>: The method of *cost* reductions may be derived from **any** of the following or **any** combination *cf*:
 - 1) Site specific changes to the collective agreement concerning wage rates, living allowance & travel, apprentice **ratios**, overtime rates, hours of work, or any other changes that local 95 may be willing to provide.
 - 2) Subsidization from the Market Recovery Fund.
 - 3) Subsidization from the Living Allowance Fund.
- <u>**Criteria:**</u> The extent of subsidization will be determined by local 95 based on the following parameters:
 - All contractors with at least 5,000 man hours in the preceding calendar year will be eligible for any method or any combination of methods of cost reductions that local 95 may be willing to provide.
 - 2) All contractors with less than 5,000 man hours in the preceding calendar year, will also be eligible for **any** method or **any** combination of methods of cost reductions that local 95 may be willing to provide, providing that they **hire** a minimum of one **mechanic** to work on the subsidized project for the duration of the job.
 - 3) All contractors with less than 5,000 man hours in the preceding calendar year and who do not hire **a minimum** of one mechanic to work on the subsidized project, for the duration of the job will be eligible for certain methods of cost reductions, that local 95 may be willing to provide.

Limitations:

I) Stabilization from the Living Allowance Fund shall only apply where room and board and/or travel expense eligibility exists. Stabilization from this fund will be made directly to the employee on application.

2) Contractors not using a formal Bid Deposit System or **an** informal Bid Deposit System, that is in place for tender closing for a stabilized project, will not be eligible to **utilize** any form of stabilization benefits provided for on that particular stabilized project.

Procedures:

- An Employer who has valid reason to believe they are competing against a non-union company may apply for competitive assistance from the Stabilization Program by submitting, by facsimile, a completed Schedule "A" to Local 95. A copy shall also be sent, with hours blanked out, by facsimile to the MIA office.
- 2) It is agreed by all parties that post tender stabilizationshall not occur under any circumstances.
- 3) i) The completed Schedule"A" should be received by Local 95 and the **MIA** office no later than 72 hours prior to **the** tender closing time of record to be considered.

ii) If due to circumstances beyond the Employers control, there is a request for Stabilization received less than 72 hours before closing then Local 95 may still opt to review the project for Stabilization.

iii) Under no circumstances will Stabilization considered less than 24 hours prior to the tender closing of record.

- 4) Local 95 shall provide details of the Stabilization by facsimile to the MIA office no less than 24 hours prior to the tender closing of record, numbered for reference, on a Schedule "E". Schedule E's and or stabilization details that are sent directly to Employers from the Union shall not be valid without expressed permission from the MIA office or MIA President.
- 5) A copy of Schedule "E" indicating the details of the Stabilizationwill be circulated by facsimile to all Employers who provided a completed Schedule "A" or have requested a Schedule "E" prior to tender closing.
- 6) When an Employer is successful in procuring a Stabilized project they shall complete the Employer portion of a Schedule "F" and along with a copy of a Purchase Order or Subcontract with monetary referenced blanked out, they shall send both documents by mail or courier to the MIA office.

- 7) The MIA shall then check that the Schedule "F" conforms to procedures as set out in this document. The MIA Manager or other designated MIA employee shall sign and forward to Local 95 along with the Purchase Order copy.
- 8) Local 95 shall, upon agreeing to its validity, sign and send a copy of the completed Schedule"F" to the Employer, and the Benefit Plan Administrators whenever "LATF" is used as stabilization assistance. Invoices for subsidy fund portions of Stabilizationshall be remitted to Local 95.
- 9) Stabilization assistance may be **revoked** at **any** time if it **has** been found that the Employer has knowingly provided false information on their Schedule "A".

Disclaimer:

The MIA **and** Local 95 will make every effort to process requests for Stabilization in a fair and equitable fashion in accordance with the procedures **as** set forth herein. However, it is incumbent on all Employers to ensure that they inform the MIA and **Local 95** of their intention to bid a project and that they remit and receive the relevant forms for Stabilization. **The MIA** and Local 95 accept no responsibility for **any** inadvertent omissions.

IN **WITNESS WHEREOF** the duly authorized officers of **the** Association, and of the Union have executed this letter of understanding, on the 27th **day** of September, 2004.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Union, on the 12^{th} day of June, 2007 and on the 6^{th} day of May 2010.

The Master Insulators' Association Of Ontario Inc.

International Association of Heat and Frost Insulators and Allied Workers, Local 95

Signed by: Scott Van Camp

Signed by: Pat Desmarais

Signed by: Dave Gardner

Signed by: Jim Bowman



LETTER of UNDERSTANDING #113

Article 6.05 PROCEDURES

- 1) It is not the intent of this document **to** interfere with the **right** of Local 95 to file a grievance or negotiate a settlement in satisfaction of an infraction of the Collective Agreement. It is solely the intent of this document that Article 6.05 is implemented in a fair and proper fashion,
- 2) i) Local 95 to advise the MIA prior to **filing** any grievance, or prior **to any** negotiations of settlement for any infraction or violation of the Collective Agreement against one or any **MIA** employers, including **but** not **limited** to those that may be associated with cause to invoke Article 6.05.

ii) The preliminary information provided by Local 95 to the MIA shall only be **used** to determine the implementation of Article 6.05. Local 95 retains the right to file and pursue a grievance for damages in cases where the MIA has decided to veto the implementation of Article 6.05.

iii) Whether Article 6.05 is involved or not, the **MIA** retains the right to defend any grievance involving their employer member(s).

- 3) Local 95 agrees it shall deem to invoke and apply article 6.05 to each and every grievance and/or settlement in satisfaction of an infraction or violation for the use or employment of non-union workers for the roles of work and application of insulationand/or accessories as detailed and described in the preamble of the Collective Agreement.
- 4) Local 95 acknowledges the right of the MIA to veto any implementation of Article 6.05 to any grievance or any settlement the Union may negotiate or impose on any signatory employer for any infraction or violation of the Collective Agreement regarding the alleged use or employment of non-union workers.
- 5) Local 95 and the MIA agrees that the penalty as set out in the Collective Agreement is not be varied from, discounted, or levied in part, as penalties imposed and sought for collection in satisfaction of any grievance or in satisfaction of any settlement where Article 6.05 is deemed to apply within the Collective Agreement or it's Letters of Understanding.

- 6) The MIA agrees to consider any and all veto of the 6.05 portion of a grievance it deems to review, based solely on it's intent of application, and shall not distinguish validity in any way based on extent or scale of the infraction nor by whom the subjects are. The status, record, or reputation of any or all subject employers shall not consider in the veto review process,
- 7) Where the MIA exercises it's right to veto and instructs the Union of it's intent to veto the Article, the Union shall not seek penalty as Article 6.05, and shall advise any adjudicator(s), mediators, or persons of decisive authority "that it does not pursue nor deem the Article to apply". The Union may proceed to pursue a grievance or settlement seeking alleged damages other than imposition of Article 6.05.
- 8) The Union agrees to provide the MIA its evidence for all and any grievances or settlement attempts for any infraction of any Article within the Collective Agreement, and to allow 20 working days from the MIA's receipt of such evidence for the MIA to complete its review prior to filing a grievance or prior to seeking or negotiating a settlement in regard to the alleged infraction. The MIA agrees to extend the grievance period under Article 6.04 equal to the number of days required to complete the review.
- 9) The MIA shall make every attempt not to name nor provide information that may disclose the identity of a subject employer nor the identity of the review committee during any review procedure. The Union shall provide its information and without naming the subjects, the project, or its witnesses. The Union agrees however, to provide the MIA manager by means of verbal discussion, the name of the subject Employer, the name and location of the project; for the managers purpose of correctly relating the evidence and information to the correct subject and case, as well as for the purposes of correct implementation of MIA procedures for appropriate selection of the review committee,
- 10)Both parties agree that the sole intent of Article 6.05 is to provide by **means** of it's enforcement, **a** more severe and successful deterrent than mere awarded damages to the penalty of any practice **by any** signatory employers to use non-union persons to perform work with the competitive advantage in any form or scale that is contrary to the work the Collective Agreement describes and is intended to include.
- 11) All fines collected by enforcement of Article 6.05 will be placed in **a** trust fund and administered **as** per Article 6 of the Collective Agreement. Money in the trust fund shall be used **to** assist in covering the costs incurred relating to Article 6.05.

a) **The** Union shall provide to the MIA, proof of all collected monies imposed by Article 6.05 and an accounting statement of all monies due and unpaid. All collected funds shall be deposited in a Union **/ MIA** joint **bank** account controlled by the Trustees.

b) When all monies are collected from each imposition, or when the subject employer has ceased operations, those funds plus any earned interest shall be paid to the Union to assist in the cost of enforcing this article.

c) The first monies collected on any judgment / settlement involving Article 6.05 up to the penalties as set out in the collective agreement, shall be deemed to be the Article 6.05 fine and shall be deposited into the trust fund.

In Witness Whereof: this Letter of Understandinghas been executed by the duly authorized officers of the Association and of the Union on the 10th day of April, 2007.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Union, on the 12th day of June, 2007 and on the 6th day of May, 2010.

The Master Insulators' Association OE Otario Inc.

Sighed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat and Frost Insulators and Allied Workers. Local 95

Signed by: Dave Gardner

ned by: Jim Bowman



Letter of Understanding #118

The union and MIA agree that during recent negotiations the intent when deleting the probationary classification for Asbestos Removers was to provide a higher wage classification to attract and retain workers in the asbestos removal sector due to higher levels of mandatory training being introduced.

Both patties further agree that **a** probationary employment period of 600 hours shall be in effect with appropriate designation upgrades by the Joint Apprenticeship Committee.

These workers shall be referred to as Probationary 1"year Asbestos Removers.

The wage package shall be **the** same as **a** 1st year Asbestos Remover.

In Witness Whereof: this Letter of Understanding has been executed by the duly authorized officers of the Association and of the Union on the 17th day of August 2007.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Union, on the 6" day of May, 2010.

The Master Insulators' Association of Ontario, Inc.

by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Hest and Frost Insulators and Allied Workers, Local 95

Signed by: Dave Gardner

r: Jim Bowman



Letter of Understanding #119

Asbestos Removal Training

Ontario Regulation 278/05 requires that all workers engaged in Type 3 asbestos removal work receive worker certification. In order to ensure that the asbestos abatement industry continues to receive uninterrupted support, the Master Insulators Association and Local 95 agree to the following:

1. MIA employers engaged in Type 3 asbestos removal activities agree to the following:

- A. To pay the costs of testing with local colleges for their employees
- B. To pay the costs of facilities for training
- C. To pay the costs of trainers
- D. To pay any associated costs for items A, B, and C
- E. To make every reasonable effort to accommodate Local 95 members with their testing and training during non-regular work hours.
- F. To coordinate the testing and training of Local 95 members under their employ.
- G. To inform the union and provide evidence of worker training.
- **H.** To assist Local 95 in the coordination of the training of their unemployed members.

2. Local 95 members agree to the following:

- A. To inform the union of their intention to be involved in Type3 asbestos removal activities.
- **B.** To be punctual and attend their scheduled training and testing courses
- **C.** To attend **courses and training** at no **cost** to the union or the employer
- D. Any disbursements previously made to Local 95 members for training and testing costs may be recollected by the employer.

Local 95 agrees to the following:

- A. To coordinate and obtain a list of Local 95 members willing and able to participate in Type 3 asbestos removal activities.
- B. To coordinate training of unemployed members with employers.
- C. All costs to train unemployed members will be the responsibility of the union.
- D, To support employers and members with regards to compliance to Ontario Regulation 278/05 and Type 3 worker training

In Witness Whereof: this Letter of Understanding has been executed by the duly authorized officers of the Association and of the Union on the 27" day of September 2007.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Union, on the 6th day of May, 2010.

The Master Insulators' Association of Ontario. Inc.

Signed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat and Frost Insulators and Allied Workers.

Local 95

Signed by: Dave Gardner

Signed by: Jim Bowman



Letter of Understanding #122

Article **3.03** (a)

Working Pensioners

Members who are collecting a Local 95 retirement pension (Pensioners) can return to work in the trade while still collecting a pension only during times of full employment of Local 95 members. The Pensioner must be a member in good standing and must obtain a 30 Day Referral Permit, according to the following rules:

1. Local 95 shall maintain a Local List of Available Pensioners and **a** Provincial List of Available Pensioners,

2. A Pensioner will notify the dispatcher of his availability for work and will advise the dispatcher that he is receiving a pension. The dispatcher will add the Pensioner's name, according to the date the notice is received, to the Local List of Available Pensioners in the local municipality where the Pensioner lives and to the Provincial List of Available Pensioners,

3. When **a** job order is received, the dispatcher will exhaust the local, overlapping, and provincial lists under Article 14. If the **job** order **is** not filled, the dispatcher will offer a work opportunity, to the maximum of **30 days**, to members **on** the Local List of Available Pensioners in **the** hiring hall of the local municipality closest to the location of the job, by the date order,

4. If the job order cannot be filled from the Local List of Available Pensioners, the dispatcher will then offer a work opportunity, to the maximum of 30 days, to members on the Provincial List of Available Pensioners, by date order,

5. The pensioner who accepts the dispatch will be issued a "30 Day Referral Permit", signed by the Business Manager or **a** Business Agent, and the dispatcher will forward **a** copy of that permit to the.contractor,

6. Pensioners shall complete all generic and **site** specific safety indoctrination that is required on the dispatchedjob site on his or her **own** time at no cost to the employer,

7. The Pensioner may **ask** the dispatcher for a renewal **cf** the 30 Day Referral Permit after at least 25 of the days under the permit have passed. The dispatcher will canvas for available unemployed members on all of the hiring hall lists under Article 14. Only after those lists have been exhausted will the Business Manager **c** Business Agent sign a new 30 Day Referral Permit for the Pensioner to continue his employment with the contractor,

8. If no new permit is granted, Local 95 will advise the contractor that there are members available in the hiring halls, and that, as of the date of the expiry of the Pensioner's 30 Day Referral Permit, the Pensioner is no longer qualified to work for the contractor through the Union office. The Pensioner will not report for work for the contractor once his permit has expired and no new permit has been granted, and may be subject to charges if he does so,

9. A Pensioner who is laid **dff** during the 30 days allowed under **a** permit, or whose permit has expired, may notify the dispatcher that he is interested in further work opportunities. The dispatcher will put his name, according to the date of the new notice, on the Local and Provincial Lists of Available Pensioners, and the Pensioner will be eligible for further opportunities under these Rules,

10. A contractor employing **a** Pensioner must remit all contributions, deductions and remittances requires in the collective agreement. A Pensioner found to have waived this requirement with the contractor shall have his permit revoked, and may **be** subject to charges,

11. A Pensioner who **works** while collecting **a** pension may have entitlement **to** certain benefits. That entitlement is governed by the rules and regulations described in the applicable plans and booklets,

12. A Pensioner who wishes to suspend his pension and return to work as a regular member **must** do **so** in accordance with the established procedures. Until those procedures have been met, the Pensioner is only eligible for work opportunities under this Letter of Understanding #122.

Witness whereof: this Letter of Understanding has been executed by the duly authorized of the Association and of the **Union** on the 4th day of September 2008.

This Letter of Understanding has subsequently been renewed by current authorized officers of the Association and of the Union, on the 6th day of May, 2010.

The Master Insulators' Association of Ontario, Inc.

Signed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat **and** Frost Insulators and Allied Workers, **Local** 95

Signed by: Dave Gardiner

Signed by: Jim Bowman



Letter of Understanding #123

Article 6

Grievance Procedure

This article will be reviewed by both the Union and Association legal council to update the article to reflect revised statutes and better allow **full** implementation of paragraph 6.05 at the OLRB.

This review is to be completed within 60 days to ensure inclusion within the 2010 reprint of the Collective Agreement.

This LOU will expire upon conclusion of the review.

In the interim the expiration date in paragraph 7 of 6.05 (a) shall be revised to the 30^{th} day of April, 2013.

IN WITNESS WHEREOF **this** Letter of Understanding **has** been executed **by** the duly **authorized** officers of **the** Association **and** of the Union on the 6th **day** of May 2010.

The Master Insulators' Association of Ontario, Inc.

Signed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat and Frost Insulators and Asbestos Workers, Local 95

Signed by: Dave Gardner

Signed by: Jim Bowman



Letter of Understanding #124

It is agreed that within specific industries, being mindful of the sensitivity of the sector to the impact of the globalization of business, and the impact of providing a competitive construction package to the Owner / Client, the Union and the Association will make use of Article 23 of the Collective Agreement to consider remedies that would provide relief to and alleviate concerns of the Owner / Client.

This LOU takes effect upon ratification of the 2010 agreement,

In Witness Whereof: this Letter of Understanding has been executed by the duly authorized officers of the Association and of the Union on the 7th day of May, 2010.

The Master Insulators' Association of Ontario, Inc.

Signed by: Scott Van Camp

Signed by: Pat Desmarais

International Association of Heat and Frost Insulators and Allied Workers, Local 95

Signed by: Dave er

hed by: Jim Bowman



<u>tte of</u> din #125

Workers **from** the Sarnia hirring area shall complete the IEC training on **a** tri-annual basis in lieu of the MIA/Local 95 joint annual safety training and shall complete **this training** on their **own** time. Remuneration shall be three (3) times that listed in **LOU#104** for the annual safety training, Current IEC training is mandatory prior **to** being available for employment at all IEC work sites.

The cost of the training program will be paid by the Association, final arrangement9to **be** determined.

Other annual or bi-annual programs (eg. NORCAT) shall **be** studied and policies determined as necessary.

In Witness Whereof: this Letter of Understanding has been executed by the duly authorized officers of the Association and of the Union on the 20th day of May, 2010.

The Master Insulators' Association of **Ontario**, Inc.

International Association of Heat **and** Frost, Insulators **and** Allied **Workers**, Local 95

Signed by: Scott Van Camp

Signed by: Pat Desmarais

Signed by: Dave Gardner

Signed by: Jim Bowman

MAINTENANCE AGREEMENT

BETWEEN



THE MASTER INSULATORS' ASSOCIATION of ONTARIO INC.

-AND-



INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES, And INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES LOCAL 95

EFFECTIVE: June 21, 2010 TO April 30, 2013

Revision2 – June27, 2010

1/24/2011

PREAMBLE

THIS AGREEMENT made as of the 27th day of June, 2010 by and between:

THE **MASTER** INSULATORS' ASSOCIATION OF ONTARIO INC., (hereinafter called "the Association"),

- and -

INTERNATIONALASSOCIATION OF HEAT **AND FROST** INSULATORS AND **ALLIED** WORKERS, and THE INTERNATIONAL ASSOCIATION OF HEAT AND FROST **INSULATORS** AND ALLIED WORKERS, LOCAL 95, (hereinafter called "the Union"),

WHEREAS the parties have entered into a provincial collective agreement dated June 27th, 2010 and herein after referred to as Construction Agreement **and** whereas Article 1, paragraph 1.02 (a) of such agreement permits work to be performed under a Maintenance Agreement and whereas the parties have agreed to the terms of a Maintenance Agreement.

The parties agree to enter into a collective agreement with respect to all maintenance work.

NOW THEREFORE, THIS AGREEMENT WITNESSETH

ARTICLE 1

DEFINITI OF MAIL WORK

1.01

Definition of maintenance work:

- (a) Maintenance shall be work performed for the repair, renovation, revamp and upkeep of property, machinery and equipment within the limits of the plant property.
- (b) All work performed by the employer on existing equipment and machinery, including all associated work in a given plant, shall be maintenance. This shall include replacement of existing individual items of machinery and equipment with new units, including all associated work. It is understood that this concept would not include replacement of an entire process system installation in a plant in order to increase production.
- (c) Addition of spare machinery or equipment may be done under maintenance agreement provided it is for debottle-necking purpose. Example: There are two existing pumps.
 Both pumps are required to run at all times to maintain full production. A spare may be added for the purpose of having one pump down for maintenance.
- (d) Changes to existing units for reason of feed stock changes or fuel changes shall be maintenance.
- (e) The interpretation of maintenance work shall be in accordance with the General Presidents' Committee for Contract Maintenance in Canada.
- (f) The word *repair* used within the terms of this Agreement and in connection with maintenance, is work requested to restore by replacement or by revamp of parts of existing facilities of efficient operating conditions.
- (g) The scope of this Agreement does not cover work performed by the Company of a new constructionnature which **is** work required to erect new facilities in **which** event the work shall be done in accordance with Construction Agreement.
- (h) The Union and the Company understand that the Owner may, at his or her discretion, choose to perform or directly subcontract work for any part or parts of the work necessary in his or her plant.

1/24/2011

ARTICLE 2

TERMS AND CONDITIONS

2.01

All terms and conditions of the Collective Agreement apply and are part of this Agreement except:

- (a) Mechanics, apprentices and provisional apprentices shall receive wages **as** detailed in **Schedules7, 8 and 9.**
- (b) Vacation pay and statutory holiday pay percentages shall be the same as in the Collective Agreement. (See Article 9, paragraphs 9.05 (a) and 9.05 (b) (ii).
- (c) Deductions from employees **and** contributions by employers shall be the same as Articles 15 and 16 of the Collective Agreement.
- (d) The standard work week shall be forty (40) hours; five (5) days at eight (8) hours per day, excluding holidays.
- (e) (i) Overtime rates at the rate of one and one half times (1.5) shall be paid for all work performed on Monday to Friday inclusive, in excess of the maximum hours of work provided for in clause 2.01 (d), for the first two (2) hours worked.
- (e)(ii) All other overtime shall be paid out at the rate of double time.
- (f) On job sites with scheduled non-working Fridays (i.e. Golden Fridays), any work performed on these days without notification before the end of the work day on the Wednesday prior will be paid at double time rates. Employees who indicate at the time of notification that they are unavailable for work on the Friday, shall not be subject to any disciplinary actions.

2.02 (a)

Clause 10.04 does not apply.

2.02 (b) <u>Travel Expense Zone</u>:

Employees employed on job site locations (projects) in the Travel Expense Zones shall receive daily travel expenses **as** indicated in **Schedules7**, 8 and 9.

There is one zone between thirty (30) miles radius and fifty (50) miles radius. If an employee lives within a thirty (30) mile radius of the job site, travel expenses do not apply.

2.02 (c)

When **an** employee is employed at a job site location (project), that is over fifty (50) miles radius from his or her Listed Municipality, and he or she is eligible to receive Daily Living Allowance; the employee will receive travel expenses **as** detailed in <u>Travel Expense Zone 9</u> of the Collective Agreement if the employee returns home daily. **The** employee will not be eligible to receive the daily living allowance. The payment will be made by:

- (i) The employer, when the employer is responsible for paying the daily living allowance.
 - (ii) The Living Allowance Trust Fund, when the Living Allowance Trust Fund is responsible for paying the daily living allowance.

1/24/2011

ARTICLE 3

PAY EQUITY PLAN

3.01 EFFECTIVE DATE

To meet the requirements of the <u>Pay Equity Act</u> R.S.O. 1990 ch. P.7; the Association and the Union have agreed to the following Pay Equity Plan, which is effective from January 1,1990:

3.02 ESTABLISHMENT

The Establishment is defined to be all employees in the Province of Ontario who are represented by the Union and who are employed by employers for whom The Master Insulators' Association of Ontario, Inc. is the exclusive bargaining agency.

3.03 GENDER - PREDOMINANT JOB CLASSES

The following job classes have been identified and determined to be male-dominated by both the Association **and** the Union:

Foreperson, Mechanic, Apprentice, Conditional Apprentice, Asbestos Remover.

3.04 METHOD OF COMPARISON

No female-dominatedjob classes were identified, therefore, no comparisons were necessary.

3.05 FUTURE AMENDMENT

The Association and the Union agree that they will meet to amend this Pay Equity Plan to **conform** with the Pay Equity Act in **the** event that female dominated **job** classes are subsequently identified.

3.06 SUMMATION

The Association and the Union agree that all Pay Equity Act requirements have **been** met for the bargaining unit employees.

1/24/2011

ARTICLE 4

URATION AND RENEWA OF AGREEMENT

This Agreement shall become effective on the 27th day of June, 2010 and shall remain in full force and effect until the 30th day of April 2013 and shall continue in force from year to year thereafter until either party shall furnish the other with notice of termination of or proposed revision of this Agreement within a period of 90 days before April 30th, 2013 or in a like period in any year thereafter. On receipt of such notice the parties to this Collective Agreement shall convene a meeting within fifteen (15) days and bargain in good faith to endeavour to make a new Collective Agreement.

IN WITNESS **THEREOF** This Agreement has been executed by the duly authorized officers of the Association, and of the Union, on the 27^{th} day of January, 2011.

The Master Insulators' Association Ontario, Inc.

Signed by: Robert McGowan Jr.

Signed by: Scott Camp

International Association of Heat and Frost Insulators and Allied Workers, Local 95

Signed by: Ken Walsh

Signed by: Dave Gardner

WAGES, CONTRIBUTIONS & DEDUCTIONS TABLES

BETWEEN



THE MASTER INSULATOR' ASSOCIATION of ONTARIO INC.

-AND-



INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES, And INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ALLIED TRADES LOCAL 95

EFFECTIVE: June 21, 2010 TO April 30, 2013

Revision 2 - June 27, 2010





Schedule: A Zone: 1 ICI

Duration: June 27th. 2010 to April 30th. 2011

Revision: 2

Living Allowance \$91.00

Classification	Wage, Benefit & P	ension Package					Employer Contrib	utions			Employee Deduct	ions	
	Base	Vacation Pay		Benalít	Pension	Package	Living	Joint	MIA	Total	Union Dues	Living	Joint
	Rate	Value	%	Fund	Fund	Total	Allowance	Appronticeship	Fund	Employer	s.	Allowance	Apprenticeship
							Fund	Fund	[Cost	Assassments	Fund	Fund
Insulators													
Mechanio	36.25	3.63	10%	2.65	6.00	48.53	0.25	0.13	0.23	49.14	1.30	0.25	0.07
4th Year	29.46	2.95	10%	2.65	4.00	39.06	0.25	0.13	0.23	39.67	1.10	0.25	0.07
3rd Year	25,19	2.52	10%	2.65	4.00	34.36	0.25	0,13	0.23	34.97	1.10	0.25	0.07
2nd Year	20.86	2.09	10%	2.65	4.00	29.60	0.25	0.13	0.23	30.21	1.10	0.25	0.07
1st Year	16.61	1.66	10%	2,65	4.00	24.92	0.25	0.13	0,23	25.53	1.10	0.25	0.07
Probationary	19,73	1.38	7%			21.11				21.11	1.00		
Conditional	22.54	1.58	7%			24.12				24.12	1.00		
Asbastos Removers													
Level 1	19.25	1.35	7%			20.60			0.23	20.83	0.75		
Level 2	21.55	1.50	7%			23.05			0.23	23.28	0.75		
Level 3	20.47	1.43	7%	2.65	4.00	28.55			0.23	28.78	0.80		

Daily Travel Expenses:

Zone 1	\$8.35	Zone4	\$15.95	Zone7	\$21.30
Zone2	\$11.25	Zone5	\$18.05 ·	Zone8	\$22.75
Zone3	\$14.45	Zone6	\$19.55	Zone9	\$31.90

DowntownToronto Travel Expense if parking is not provided \$12.00





Schedule: A Zone: IICI Duration:May 1st, 2011 to April 28th, 2012

Revision: 2

Classification	Wage, Benefit & P	ension Package					Employer Contribu	utions			Employee Deductions			
	Base	Vacation Pay		Benefit	Pension	Package	Living	Jaint	MIA	Total	Union Dues	Living	Joint	
[Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticestvip	Fund	Employer	8	Allowance	Apprenticeship	
					L		Fund	Fund		Cost	Assessments	Fund	Fund	
insulators.														
Mechanio	37.35	3.73	10%	2.65	6.00	49.73	0.25	0.13	0.23	50.34	1.30	0.25	0.07	
4th Yeer	30.34	3.03	10%	2.65	4.00	40.02	0.25	0.13	0.23	40.63	1.10	0.25	0.07	
3rd Year	25.95	2.60	10%	2.65	4,00	35.20	0.25	0.13	0.23	35.81	1.10	0.25	0.07	
2nd Year	21.52	2.15	10%	2.65	4.00	30.32	0.25	0.13	0.23	30.93	1.10	0.25	0.07	
1st Year	17.15	1.72	10%	2.65	4.00	25,52	0.25	0.13	0.23	26.13	1.10	0.25	0.07	
Probationary	20.29	1.42	7%			21.71				21.71	1.00			
Conditional	23.27	1.63	7%			24.90				24.90	1.00			
Asbestos Removers														
Level 1	19.83	1.39	7%			21.22			0.23	21.45	0.75			
Level 2	22.19	1.55	7%			23.74			0.23	23.97	0.75			
Level 3	21.10	1.48	7%	2,65	4.00	29.23			0.23	29,46	0.80			

Daily Travel Expenses:

Zone 1	\$8.60	Zone4	\$16.45	Zone7	\$21.95
Zone2	\$11.60	Zone 5	\$18.60	Zone8	\$24.05
Zone3	\$14.85	Zone6	\$20.15	Zone 9	\$32.85

Living Allowance \$94.00

Downtown Toronto Travel Expense if parking Is not provided \$13.00





Schedule: A

Zone: 1 ICI Duration: April 29th, 2012 to April 30th, 2013

Revision: 2

Classification	Wage, Benefit & P	ension Package					Employer Contribu	utions			Employee Deductions		
	8asa	Vacation Pay		Banefit	Pension	Psokage	Living	Joint	MIA	Total	Union Dues	Living	Joint ·
	Rate	Value	%	Fund	Punci	Total	Alowance	Apprenticeship	Fund	Employer	<u>د</u>	Allowance	Apprenticeship
							Fund	Find	l	Cost	Ascessments	Fund	Fund
Insulators													
Mechanic	38.62	3.86	10%	2.65	6.00	51.13	0.25	0.13	0.23	51.74	1.30	0.25	0.07
4th Year	31.35	3.14	10%	2.65	4.00	41.14	0.25	0.13	0.23	41.75	1.10	0.25	0.07
3nd Year	26.85	2,68	10%	2,65	4.00	36.18	0.25	0.13	0.23	36.79	1.10	0.25	0.07
Znd Year	22.28	2.23	10%	2.65	4.00	31.16	0.25	0.13	0.23	31.77	1.10	0.25	0.07
ist Year	17.79	1.78	10%	2.65	4.00	26.22	0.25	0.13	0.23	26.83	1.10	0.25	0.07
Probationary	20.94	1.47	7%			22.41				22.41	1.00		
Conditional	24.12	1.69	7%			25.81				25.81	1.00		
Asbestos Removera													
Level 1	20,43	1.43	7%			21.86			0.23	22.09	0.75		
Lovel 2	22.85	1.60	7%			24.45			0.23	24.68	0.75		
Level 3	21.74	1.52	7%	2.65	4.00	29.91			0.23	30.14	0,80		

Dally Travel Expenses:

				44.00	
Zone3	\$15.30	Zone6	\$20.75	Zone9	\$33.85
Zone2	\$11.95	Zone5	\$19.15	Zone8	\$24.15
Zone1	\$8.85	Zone4	\$16.95	Zone7	\$22.60

LivingAllowance \$97.00

Downtown Toronto Travel Expense if parking is not provided \$14.00





Schedule: B Zone: 2 iCi

Duration: June 27th. 2010 to April 30th, 2011

Revision: 2

Living Allowance \$91.00

Classification	Wage, Benefit & P	ension Package	البيران وين الأسير ويهيد				Employer Contribu	rtions			Employee Deductions			
	8850	Vecation Pay		Benefit	Pension	Packege	Living	Joint	MIA	Total	Union Dues	Living	Joint	
	Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employar	& .	Allowance	Apprenticeship	
							Fund	Fund		Cost	Assessments	Fund	Fund	
Insulators														
Mechanic	35.63	3.56	10%	2.65	6.00	47.84	0.25	0.13	0.23	48.45	1.30	0.25	0.07	
4th Year	28.96	2,90	10%	2.65	4.00	38.51	0.25	0.13	0.23	39.12	1.10	0,25	0.07	
3rd Year	24.75	2.47	10%	2.65	4.00	33.87	0.25	0.13	0.23	34.48	1.10	0.25	0.07	
2nd Year	20,49	2.05	10%	2.65	4.00	29.19	0.25	0.13	0.23	29.80	1.10	0.25	0.07	
1st Year	16.30	1.63	10%	2.65	4.00	24.58	0.25	0.13	0.23	25.19	1.10	0.25	0.07	
Probationary	19.42	1.36	7%			20.78			· ·	20,78	1.00			
Conditional	22,54	1.58	7%			24.12				24.12	1.00	ļ		
Asbestos Removers														
Level 1	19.25	1.35	7%			20.60			0.23	20.83	0.75			
Level Z Level Z	21.55	1.50	7%			23.05			<u>0,23</u>	23.28	0.75			
Level 3	20.47	1.43	7%		4.00	28.55			0.23	28.78	0.80			

Daily Travel Expenses:

Zone1	\$8.35	Zone4	\$15.95	Zone7	\$21.30	
Zone2	\$11.25	Zone 5	\$18.05	Zone8	\$22.75	
Zone3	\$14.45	Zone6	\$19.55	Zone 9	\$31.90	





Schedule: B

Zone: 2 ICI Duration:May 1st, 2(1 to <u>i</u> 2012

Revision: 2

LivingAllowance \$94.00

Classification	Wage, Benefit & P	ension Package					Employer Contribution	utions		·	Employee Deduct	ions	
		Vacation Pay	l	Benefit	Pension	Packaga	Living	Joint	MIA	Total	Union Dues	Living	Jaint
		Value		Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	8	Allowance	Appronticeship
	Rats	A.9186	7				Fund	Fund		Cost	Assessments	Fund	Fund
Insulators					1					10.05	100	0.05	0.07
Mechanic	36,72	3,67	10%	2.65	6.00	49.04	0.25	0.13	0.23	49.65	1.30	0.25	
4th Year	29.84	2,98	10%	2.65	4.00	39.47	0.25	0.13	0.23	40.08	1.10	0.25	0.07
3rd Year	25.51	2.55	10%	2.65	4.00	34.71	0.25	0.13	0,23	35.32	1.10	0.25	0.07
2nd Year	21.15	2.11	10%	2.65	4.00	29.91	0.25	0.13	0.23	30.52	1,10	0.25	0.07
1st Year	16.85	1.68	10%	la se	4.00	25.18	0.25	0.13	0.23	25.79	1.10	0.25	0.07
Probetionary	19.98	1.40	7%			21.38				21.38	1.00		
Conditional	23.27	1.63	7%	the second s		24.90				24.90	1.00		
Asbestos Removers													
Level 1	19.83	1.39	7%		<u> </u>	21.22			0.23	21.45	0.75		
Level 2	22.19	1.55	7%			23.74		<u> </u>	0.23	23.97	0.75		<u>├</u>
Level 3	21.10		7%	2.65	4.00	29.23		L	0.23	29.46	0.80		

Daily Trav	/el Expenses :				
Zone 1	\$8.60	Zone4	\$16.45	Zone7	\$21.95
Zone2	\$11.60	Zone5	\$18.60	Zone8	\$23.45
Zone3	\$14.85	Zone6	\$20.15	Zone9	\$32.85





<u>Schedule: B</u> <u>Zone2 ICI</u> <u>Duration:April 29th, 2012 to April 30th, 2013</u>

Revision: 2

Classification	Wage, Benefit & P	onsion Package					Employer Contribution	utiona			Employee Deduct	lions	
	Bate	Vacation Pay		Benefit	Pension	Package	Living	Joint	MIA	Total	Union Dues	Living	Joint
	Rate	Valus	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund .	Employer	4	Allowance	Apprenticeship
					l		Fund	Fund		Cost	Assessments	Fund	Fund
Insulators													
Mechanic	37.99	3.80	10%		6.00	50,44	0.25	0.13	0.23	51.05	1.30	0,25	0.07
4th Year	30.85	3.09	10%	2.65	4.00	40.59	0.25	0.13	0,23	41.20	1.10	0.25	0.07
3rd Year	26.40	2.64	10%	2.65	4.00	35,69	0.25	0.13	0.23	36.30	1.10	0.25	0.07
2nd Year	21.91	2.19	10%	2.65	4.00	30.75	0.25	0.13	0,23	31.36	1.10	0.25	0.07
1st Year	17.48	1.75	10%	2.65	4.00	25,88	0.25	0.13	0.23	26,49	1.10	0.25	0.07
Probationary	20.64	1.44	7%			22.08				22.08	1.00		
Conditional	24.12	1.69	7%			25.81				25.81	1.00		
Asbestos Removers													
Level 1	20.43	1.43	7%			21.86			0.23	22.09	0.75		
Lovel 2	22.85	1.60	7%			24.45			0.23	24.68	0.75		
Level 3	21.74	1.52	7%	2.65	4.00	29.91			0.23	30.14	0.80		

Daily Travel Expenses:

Zone 1	\$8.85
Zone2	\$11.95
Zone 3	\$15.30

Zone4 \$16.95 Zone5 \$19.15 Zone6 \$20.75 Zone7 \$22.60 Zone8 \$24.15 Zone9 \$33.85 Living Allowance \$97.00





Schedule: C

Zone: 3 ICI Duration: June 27th, 2010 to April 30th, 2011

Revision: 2

Classification	Wage, Benefit & P	ension Package					Employer Contribu	itions			Employee Deduct	lons	
	8960	Vacation Pay		Benefit	Pension	Package	Living	Jaint	ма	Total	Union Dues	Living	Joint
	Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	4	Allowance	Apprenticeship
							Fund	Fund		Cost	Assessments	Fund	Fund
Inculators				·									
Machanic	34.55	3.46	10%	2.65	6.00	46.66	0.25	0,13	0,23	47,27	1.30	0.25	0.07
4th Year	28.10	2.81	10%	2,65	4.00	37.56	0.25	0.13	0.23	38.17	1.10	0.25	0.07
3rd Year	24.02	2.40	10%	2,65	4.00	33.07	0.25	0.13	0.23	33.68	1.10	0.25	0.07
2nd Year	19.85	1.99	10%	2.65	4.00	28.49	0.25	0.13	0.23	29.10	1.10	0.25	0.07
1st Year	15.77	1.58	10%	2,65	4.00	24.00	0.25	0.13	0.23	24.61	1.10	0.25	0.07
Probationary	18.80	1.32	7%			20.12				20.12	1.00		
Conditional	22.54	1.58	7%			24.12				24.12	1.00		
Asbestos Removers													
Level 1	19.25	1.35	7%			20.60			0.23	20.83	0.75		
Lovel 2	21.55	1.50	7%			23.05			0.23	23.28	0.75		
Level 3	20.47	1.43	7%	2.65	4.00	28.55			0.23	28.78	0,80		

Daily Travel Expenses:

Zone1	\$8.35	Zone4	\$15.95	Zone7	\$21.30	Living Allowance \$91.00
Zone2	\$11.25	Zone5	\$18.05	Zone 8	\$22.75	
Zone3	\$14.45	Zone6	\$19.55	Zone9	\$31.90	

Downtown Ottawa Travel Expense if parking is not provided \$12.00



Duration:May 1st, 2011 to April 28th, 2012 Zoue: 3 ICI

S :noisiveR

POCAL 93

Level 1 Level 2	55.19	99'1	%	the second s		23.74	the second s		0.23	79.52	92.0		
	19.83	65.1	%L			22.12			0.23	51.45	92'0		
हालभातानम् soleedaA													
ienoliibno.0	72.82	69.1	%2			54'60				24 [°] 80	00.1		
Probationary	95.91	1.36	%L			20.72				20.72	00.1		
1et Yeer	16.32	£9.1	%01	59.2	00'7	54.60	0.25	0.13	0.23	55.21	1.10	0.25	20.0
160Y briz	20.51	5.05	%01	59.2	4'00	12.921	0.25	0,13	0.23	58.82	01.1	0.25	20.0
and Year	24.78	5.48	%0L	59.2	4'00	16.65	0.25	0.13	0.23	34.52	01.1	0,25	20.0
44P X031	78.82	5.90	%01	2.65	4.00	38.52	0.25	61.0	the second s	39.13	1.10	92.0	20.0
Neohanic	35.65	3.56	%01	59.2	00.9	98.74	0.25	0.13		27'87	1.30	0.25	20'0
soletions								_					
; ;							bnuil	baufi		Cost	atnomzaozaA	bnu3	Pun -
	3 1	enjeA	%	brau ⁴	pund	tatoT	eonawolik	qidasaimenqqA:	pun _{-l}	Employer	8	eonewollA	qideeciinenqqA
		Vacation Pay		fisneg	noisae9	Package	Brivi-1	triot,	∆ #∿i	letoT	Union Dues	ទីហុក្សា	triol.
Classification	Wage, Benefit & Pe	ension Package					Employer Contribu	anoih			Employee Deduct	suc	نــــــــــــــــــــــــــــــــــــ

Daily Travel Expenses:

		00.512 bebivord fon si	Seuse if parking	ix∃ leve1T ewettO n	Downtow
235.85	6 anoz	\$20.15	9 900Z	38.41\$	£ enoZ
\$23.45	8 anoz	09.81\$	g əuoz	09.11\$	2 900Z
\$51.95	7 enoz	57.9L\$	₽ enoZ	09.8\$	r enoz





Schedule: C Zone: 3 IC1

Duration: April 29th, 2012 to April 30th, 2013

Revision: 2

Classification	Wage, Benefit & P	ension Package					Employer Contribu	nions			Employee Deduct	iona	
	Base	Vacation Pay		Benefit	Pension	Package	Living	Joint	MIA	Total	Union Ques	Living	John
	Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	4	Allowance	Apprenticeship
							Fund	Fund		Cost	Assessments	Fund	Fund
Insulators													
Mechanio	36.92	3.69	10%	2.65	6.00	49.26	0.25	0.13	0.23	49.87	1.30	0.25	0.07
4th Year	29.99	3.00	10%	2,65	4.00	39.64	0.25	0.13	0.23	40.25	1,10	0.25	0.07
3rd Year	25.67	2.57	10%	2.65	4.00	34.89	0.25	0.13	0.23	35,50	1.10	0.25	0.07
2nd Year	21.27	2.13	10%	2.65	4.00	30.05	0.25	0.13	0.23	30.66	1.10	0.25	0.07
1st Year	16.95	1.70	10%	2.65	4.00	25.30	0.25	0.13	0.23	25,91	1.10	0.25	0.07
Probationary	20.02	1.40	7%			21.42				21.42	1.00		
Conditional	24.12	1.69	7%			25.81				25.81	1.00		
Asbestos Removers													
Level 1	20.43	1.43	7%			21.86			0.23	22.09	0.75		
Level 2	22.85	1.60	. 7%			24.45		L	0.23	24.68	0.75		[]
Level 3	21.74	1.52	7%	2.65	4.00	29.91			0.23	30.14	0.80		

Daily Travel Expenses:

Zone1	\$8.85	Zone4	\$16.95	Zone7	\$22.60
Zone2	\$11.95	Zone 5	\$19.15	Zone8	\$24.15
Zone3	\$15.30	Zone6	\$20.75	Zone9	\$33.85

Living Allowance \$97.00

Downtown Ottawa Travel Expense if parking is not provided \$13.00





Schedule: D Zone: 1 MAINTENANCE Duration: June 27th. 2010 to April 30th, 2011

Revision: 2

Classification	Wage, Benefit & Pe	ension Package					Employer Contribu	tions			Employee Deduction	208	
	Base	Vacation Pay		Bensfit	Pension	Package	Living	Joint	MIA	Total	Union Dues	Living	Jaint
	Rate	Value	%	Fund	Fund	Total	Allovance	Apprenticeship	Fund	Employer	\$	Allowance	Apprenticeship
					L		Fund	Fund		Cost	Assessments	Fund	Fund
Insulators													
Mechanic	34.12	3.41	10%	2.65	6.00	46.18	0.25	0.13	0.23	46.79	1.30	0,25	0.07
4th Year	27.28	2.73	10%	2.65	4.00	36.66	0.25	0.13	0.23	37.27	1.10	0.25	0.07
3rd Year	23.32	2.33	10%	2.65	4.00	32.30	0,25	0.13	0.23	32.91	1.10	0,25	0.07
2nd Year	19.31	1.93	10%	2.65	4.00	27.89	0.25	0.13	0.23	28.50	1.10	0.25	0.07
1st Year	15.35	1.53	10%	2.65	4.00	23.53	0.25	0.13	0.23	24.14	1.10	0.25	0.07
Probationery	18.35	1.29	7%			19.64				19.64	1.00		
Conditional	21.78	1.52	7%			23.30				23.30	1.00		

Daily Travel Expenses:Living Allowance\$91.00Between 30 and 50 miles radius\$13.30Over 50 miles if eligible for Living Allowance but is returning home daily

\$31,90





MIA / Local 95 Wages, Contributions and Deductions Table

<u>Schedule: D</u> <u>tone: 1 MAINTENANCE</u> <u>Duration: May 1st. 2011 to April 28th, 2012</u>

Classification	Wage, Benefit & Po	ension Package					Employer Contribu	tions			Employee Deducti	ons	
	Base	Vacation Pay		Benefit	Pension	Package	Living	Jaint	MIA	Total	Union Dues	Living	Joint
	Rate	Valua	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	8	Allovance	Apprenticeship
						L	Fund	Fund		Cost	Assessments	Fund	Fund
Insulators				•									
Mechanic	35.15	3.52	10%	2.65	6.00	47.32	0.25	0.13	0.23	47.93	1.30	0.25	0.07
4th Year	28.11	2.81	10%	2.65	4.00	37.57	0.25	0.13	0.23	38.18	1.10	0.25	0.07
3rd Year	24.04	2.40	10%	2.65	4.00	33.09	0.25	0.13	0.23	33.70	1.10	0.25	0.07
2nd Year	19.93	1.99	10%	2.65	4.00	28.57	0.25	0.13	0.23	29.18	1.10	0.25	0.07
1st Year	15.86	1.59	10%	2.65	4.00	24.10	0.25	0.13	0.23	24.71	1.10	0,25	0.07
Probationary	18.89	1.32	7%			20,21				20,21	1.00		
Conditional	22.47	1.57	7%			24.04				24.04	1.00		

Daily Travel Expenses: Living Allowance \$94.00 Between 30 and 50 miles radius \$13.70 Over 50 miles if eligible for Living Allowance but is returning home daily

\$32.85

Revision: 2





<u>Schedule: D</u> <u>Zone: 1 MAINTENANCE</u> <u>Duration: April 29th, 2012 to April 30th, 2013</u>

Revision: 2

Classification	Wage, Benefit & P	ension Package					Employer Contribu	tions			Employee Deducti	ona	
	Base	Vacation Pay		Benefit	Pension	Package	Living	Joint	міа	Total	Union Dues	Living	Joint
	Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	&	Allowance	Apprenticeship
	·						Fund	Fund		Cost	Assessments		Fund
Insulators											<u> </u>		
Mechanic	36.36	3.64	10%	2.65	6.00	48.65	0.25	0.13	0.23	49.26	1.30	0.25	0.07
4th Ysar	29.08	2.91	10%	2.65	4.00	38.64	0.25	0.13	0.23	39.25	1.10	0.25	0.07
3rd Year	24.88	2.49	10%	2.65	4,00	34.02	0.25	0.13	0.23	34,63	1.10	0.25	0.07
2nd Year	20.65	2.07	10%	2.65	4.00	29.37	0.25	0.13	0.23	29.98	1.10	0.25	0.07
ist Year	16.46	1.65	10%	2.65	4.00	24.76	0.25	0.13	0,23	25.37	1.10	0.25	0.07
Probationary	19.50	1.37	7%			20.87				20.87	1.00		
Conditional	23.27	1.63	7%			24.90				24,90	1.00		······································

Daily Travel Expenses:Living Allowance\$97.00Between 30 and 50 miles radius\$14.10Over 50 miles ± eligible for Living Allowance but Is returning home dally

\$33.85





<u>Schedule: E</u> Zone:2 MAINTENANCE Duration:June 27th.2010 to April 30th, 2011

Revision: 2

1

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Classification	Wage, Benefit & P	ension Package					Employer Contribu	utions			Employee Deduct	ions	
Capacitation	Base	Vacation Pay	1	Benefit	Pension	Package	Living	Joint	MIA	Total	Union Dues	Living	Joint
		Vakue	×	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	£	Allowance	Apprenticeship
							Fund	Fund		Cost	Assessments	Fund	Fund
Insulators	İ.												
Mechanic	33.49	3.35	10%	2.65	6.00	45.49	0.25	0.13	0.23	46.10	1.30	0.25	0.07
4th Year	26.79	2,68	10%	2.65	4.00	36.12	0.25	0.13	0.23	36.73	1.10	0.25	
3rd Year	22.87	2.29	10%	2.65	4.00	31.81	0.25	0.13	0.23	32.42	1.10	0.25	0.07
2nd Year	18.95	1.89	10%			27.49	0.25	0.13	0.23	28,10	1.10	0.25	0.07
1st Year	15.04	1.50	10%		4.00	23.19	0.25	0.13	0.23	23.80	1.10	0.25	0.07
Probationaty	18.07	1.26	7%			19.33				19.33	1.00		
Conditional	21.78	1.52	7%			23.30				23.30	1,00		

Daily Travel Expenses: Living Allowance \$91.00 Between 30 and 50 miles radius \$13.30 Over 50 miles if eligible for Living Allowance but is returninghome daily

\$31.90





Schedule: E Zone: 2 MAINTENANCE Duration: May 1st. 2011 to April 28th, 2012

Revision: 2

Classification	Wage, Benetit & P	ension Package					Employer Contribu	utions			Employee Deduct	ions	
	Base	Vacation Pay		Benafit	Pension	Package	Living	Joint	MIA	Total	Union Dues	Living	Joint
	Rala	Value	%	Fund	Fund	Total	Allowance	Appranticaship	Fund	Employer	1	Allowance	Apprenticeship
						[Fund	Fund		Cost	Assessments	Fund	Fund
Insulators													
Mechanic	34.53	3,45	10%	2.65	6.00	46.63	0.25	0.13	0.23	47.24	1.30	0.25	0.07
4th Year	27.62	2.76	10%	2.65	4.00	37.03	0.25	0.13	0.23	37.64	1.10	0,25	0.07
3rd Year	23,59	2.36	10%	2.65	4.00	32,60	0.25	0.13	0.23	33.21	1.10	0,25	0.07
2nd Year	19.56	1.96	10%	2.65	4.00	28.17	0.25	0.13	0.23	28.78	1.10	0.25	0.07
1st Year	15.55	1.56	10%	2.65	4.00	23.76	0.25	0.13	0.23	24.37	1.10	0.25	0.07
Probationary	18.60	1.30	7%			19.90				19.90	1.00		
Conditional	22.47	1.57	7%			24.04				24.04	1.00		

Daily Travel Expenses:Living Allowance\$94.00Between 30 and 50 miles radius\$13.70Over 50 miles if eligible for Living Allowance but is returning home daily\$

\$32.85





Schedule: E Zone: 2 MAINTENANCE Duration:April 29th, 2012 to April 30th, 2013

Revision: 2

Classification	Wage, Benefit & P	ension Peckage					Employer Contrib	utions			Employee Deduct	ions	
	Bace	Vacation Pay		Benefit	Pension	Package	Living	Join1	MIA	Total	Union Dues	Living	Joint
	Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	4	Allowance	Apprenticeship
							Fund	Fund	<u> </u>	Cost	Assessments	Fund	Fund
Insulators	Î .												
Mechanic	35.74	3.57	10%	2,65	6.00	47.96	0.25	0.13	0.23	48,57	1.30	0.25	0.07
4th Year	28,59	2.86	10%	2.65	4.00	38.10	0.25	0.13	0.23	38.71	1.10	0.25	
3rd Year	24.44	2,44	10%	2.65	4.00	33.53	0.25	0.13	0.23	34.14	1.10	0.25	0.07
2nd Year	20.29	2.03	10%	2.65	4.00	28.97	0.25	0.13	0.23	29.58	1.10	0.25	0.07
1st Year	16.15	1.62	10%	the second se		24.42	0.25	0.13	0.23	25.03	1.10	0.25	0.07
Probationary	19.21	1.35				20.56				20.56	1.00		
Conditional	23.27	1.63	7%			24.90				24.90	1.00		

Daily Travel Expenses:Living Allowance\$97.00Between 30 and 50 miles radius\$14.10Over 50 miles if eligible for Living Allowance but is returning home daily

\$33,85





<u>Schedule: F</u> <u>Zone: 3 MAINTENANCE</u> <u>Duration: June 27th. 2010 to April 30th. 2011</u>

Revision: 2

Pension Packaga Vacation Pay Vake	%	Benefit Fund	1	Total		Apprenticeship Fund		Employer	æ	Allowance	Joint Apprenticeship Fund
Value	%		Fund		Fund	Fund					
								Cost	Assessments	Fund	Fund
			1		1						
0.04			1		L						
3.24	10%	2,65	6.00	44.31	0.25	0.13	0,23	44.92	1.30		0.07
	10%	2,65	4,00	35.42	0.25	0.13	0.23	36.03	1.10		0.07
			4.00	31.02	0,25	0.13	0.23	31.63			0.07
and the second s		A second s	the second se	26.80	0,25	0.13	0.23	27.41	1.10		0.07
			the second se	22.62	0.25	0.13	0,23	23.23	1.10	0,25	0.07
			1			T		18.70	1.00		
			<u>↓</u>					23.30	1.00		
	2.62 2.22 1.83 1.45 1.22	2.62 10% 2.22 10% 1.83 10% 1.45 10% 1.22 7%	2.62 10% 2.65 2.22 10% 2.65 1.83 10% 2.65 1.45 10% 2.65 1.22 7% 2.65	2.62 10% 2.65 4.00 2.22 10% 2.65 4.00 1.83 10% 2.65 4.00 1.45 10% 2.65 4.00 1.22 7% 2.65 4.00	2.62 10% 2.65 4.00 35.42 2.22 10% 2.65 4.00 31.02 1.83 10% 2.65 4.00 26.80 1.45 10% 2.65 4.00 22.62 1.22 7% 18.70	2.62 10% 2.65 4.00 35.42 0.25 2.62 10% 2.65 4.00 31.02 0.25 2.22 10% 2.65 4.00 31.02 0.25 1.83 10% 2.65 4.00 26.80 0.25 1.45 10% 2.65 4.00 22.62 0.25 1.22 7% 18.70 18.70	2.62 10% 2.65 4.00 35.42 0.25 0.13 2.62 10% 2.65 4.00 31.02 0.25 0.13 2.22 10% 2.65 4.00 31.02 0.25 0.13 1.83 10% 2.65 4.00 26.80 0.25 0.13 1.45 10% 2.65 4.00 22.62 0.25 0.13 1.22 7% 18.70 18.70 18.70 18.70	2.62 10% 2.65 4.00 35.42 0.25 0.13 0.23 2.62 10% 2.65 4.00 35.42 0.25 0.13 0.23 2.22 10% 2.65 4.00 31.02 0.25 0.13 0.23 1.83 10% 2.65 4.00 26.80 0.25 0.13 0.23 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 1.22 7% 18.70 18.70	2.62 10% 2.65 4.00 35.42 0.25 0.13 0.23 36.03 2.62 10% 2.65 4.00 31.02 0.25 0.13 0.23 31.63 2.22 10% 2.65 4.00 31.02 0.25 0.13 0.23 31.63 1.83 10% 2.65 4.00 26.80 0.25 0.13 0.23 27.41 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 23.23 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 23.23 1.22 7% 18.70 18.70 12.74 12.74	2.62 10% 2.65 4.00 35.42 0.25 0.13 0.23 36.03 1.10 2.62 10% 2.65 4.00 35.42 0.25 0.13 0.23 36.03 1.10 2.22 10% 2.65 4.00 31.02 0.25 0.13 0.23 31.63 1.10 1.83 10% 2.65 4.00 26.80 0.25 0.13 0.23 27.41 1.10 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 23.23 1.10 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 23.23 1.10 1.22 7% 18.70 18.70 1.00 1.00 1.00	2.62 10% 2.65 4.00 35.42 0.25 0.13 0.23 36.03 1.10 0.25 2.62 10% 2.65 4.00 31.02 0.25 0.13 0.23 36.03 1.10 0.25 2.22 10% 2.65 4.00 31.02 0.25 0.13 0.23 31.63 1.10 0.25 1.83 10% 2.65 4.00 26.80 0.25 0.13 0.23 27.41 1.10 0.25 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 23.23 1.10 0.25 1.45 10% 2.65 4.00 22.62 0.25 0.13 0.23 23.23 1.10 0.25 1.22 7% 18.70 18.70 1.00 10.00 10.00

Daily Travel Expenses:Living Allowance\$91.00Between 30 and 50 miles radius\$13.30Over 50 miles if eligible for Living Allowance but is returning home daily

\$31.90





<u>Schedule: F</u> <u>Zone: 3 MAINTENANCE</u> <u>Duration:May 1st, 2011 to April 28th, 2012</u>

Revision: 2

Classification	Wage, Benefit & F	ension Package					Employer Contribu	utions		Employee Deductions			
	Base	Vecation Pay	1	Benefit	Pension	Package	Living	Joint	MIA	Total	Union Dues	Living	Joint
	Rate	Value	%	1 Pund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	4	Allowance	Apprenticeship
	1						Fund	Fund		Cost	Assessments	Fund	Fund
Insulators	1												
Mechanic	33.45	3.35	10%	2.65	6.00	45.45	0.25	0.13	0.23	46.06	1.30		
4th Year	26.98	2.70	10%	2.65	4.00	36.33	0.25	0.13	0.23	36.94	1.10	0.25	0.07
3rd Year	22.87	2.29	10%	2.65	4.00	31.81	0.25	0.13	0.23	32.42	1.10	0.25	0.07
2nd Yeat	18.94	1.89	10%	2.65	4.00	27.48	0.25	0.13	0.23	28.09	1.10	0.25	0.07
1st Year	15.04	1.50	10%	2.65	4.00	23.19	0.25	0.13	0.23	23.80	1.10	0.25	0.07
Probationary	18.01	1.26	7%		1	19.27				19.27	1.00		
Conditional	22.47	1.57	7%			24.04				24.04	1.00	1	

Daily Travel Expenses:Living Allowance\$94.00Between30 and 50 miles radius\$13.70Over 50 miles if eligible for Living Allowance but is returning home daily

\$32.85







Schedule: F Zone: 3 MAINTENANCE Duration:April 29th, 2012 to April 30th, 2013

0.

Revision: 2

Classification	Wage, Benefit & Pension Package						Employer Contribu	utions		Employee Deductions			
	Base	Vacation Pay		Benefit	Pension	Package	Living	Joint	MLA	Total	Union Dues	Living	Joint
	Rate	Value	%	Fund	Fund	Total	Allowance	Apprenticeship	Fund	Employer	2	Allowance	Apprenticeship
	<u>ا</u>						Fund	Fund		Cost	Assessments	Fund	Fund
Insulators													
Mechanic	34.66	3.47	10%	2,65	6.00	46.78	0.25	0.13	0.23	47.39	1.30	0.25	0.07
4th Year	27.95	2.80	10%	2.65	4.00	37.40	0.25	0.13	0.23	38.01	1.10	0.25	0.07
3rd Year	23.72	2,37	10%	2.65	4.00	32.74	0.25	0.13	0.23	33.35	1.10	0.25	0.07
2nd Year	19.66	1.97	10%	2,65	4.00	28.28	0.25	0.13	0.23	28.89	1.10	0.25	0.07
1st Year	15,64	1.56	10%	2,65	4.00	23.85	0.25	0.13	0,23	24.46	1.10	0.25	0.07
Probationary	18.63	1.30	7%			19.93				19.93	1.00		
Conditional	23.27	1,63	7%			24.90				24,90	1.00		

Daily Travel Expenses:Living Allowance\$97.00Between 30 and 50 miles radius\$14.10Over 50 miles if eligible for Living Allowance but is returning home daily

\$33.85