

THE LABOUR RELATIONS BUREAU OF THE
ONTARIO GENERAL CONTRACTORS ASSOCIATION

THE INDUSTRIAL CONTRACTORS
ASSOCIATION OF CANADA

THE WATERPROOFING CONTRACTORS
ASSOCIATION OF ONTARIO

THE CONCRETE FLOOR CONTRACTORS
ASSOCIATION OF ONTARIO



SOURCE	Union		
	90	05	11
	92	04	2
MEMBERS	500		
LOYÉS	810		

CEMENT MASONS' PROVINCIAL COLLECTIVE AGREEMENT

THE OPERATIVE PLASTERERS AND
CEMENT MASONS INTERNATIONAL ASSOCIATION
OF THE UNITED STATES AND CANADA

THE PROVINCIAL CONFERENCE OF ONTARIO
OF THE OPERATIVE PLASTERERS AND
CEMENT MASONS INTERNATIONAL ASSOCIATION
OF THE UNITED STATES AND CANADA

1990 — 1992

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PROVINCIAL COLLECTIVE AGREEMENT
RE: CEMENT MASONS MASTER AGREEMENT

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PROVINCIAL COLLECTIVE AGREEMENT

BETWEEN:

THE LABOUR RELATIONS BUREAU OF THE ONTARIO
GENERAL CONTRACTORS ASSOCIATION;

THE INDUSTRIAL CONTRACTORS ASSOCIATION
OF CANADA;

THE WATERPROOFING CONTRACTORS
ASSOCIATION OF ONTARIO;

THE CONCRETE FLOOR CONTRACTORS
ASSOCIATION OF ONTARIO:

(hereinafter called the "Employer Bargaining Agency"
and/or the "employer")

— and —

THE OPERATIVE PLASTERERS AND CEMENT
MASONS INTERNATIONAL ASSOCIATION OF THE
UNITED STATES AND CANADA; or

PROVINCIAL CONFERENCE OF ONTARIO OF THE
OPERATIVE PLASTERERS AND CEMENT MASONS
INTERNATIONAL ASSOCIATION OF THE
UNITED STATES AND CANADA; or

THE FOLLOWING LOCAL UNIONS: 124, 598 or

ANY OTHER LOCAL OF THE OPERATIVE
PLASTERERS AND CEMENT MASONS
INTERNATIONAL ASSOCIATION OF THE UNITED
STATES AND CANADA WHICH, IN THE FUTURE,
MAY BE CHARTERED TO REPRESENT JOURNEYMEN
AND APPRENTICE CEMENT MASONS.

(which Conference and Unions are hereinafter collectively referred to as "the Unions and/or the employee") in the industrial, commercial and institutional sector of the construction industry in the Province of Ontario, and without limiting the generality of the foregoing, to represent in bargaining as aforesaid all employees bound by or parties to:

- (a) Certificates of the Ontario Labour Relations Board granted to the Unions or any of them;
- (b) voluntary recognition agreements with the Unions or any of them;
- (c) collective agreements to which the unions or any of them have been or are party to or bound by, covering the industrial,

commercial and institutional sector of the construction industry in the Province of Ontario.



ARTICLE 1 - DURATION OF AGREEMENT

- 1.01 This agreement shall be effective and operative from May 16, 1990 and shall remain in full force and effect until the 30th day of April 1992.
- 1.02 Should either party to this agreement desire to change, add to, amend or terminate this agreement, written notice to that effect will be given within one hundred and twenty (120) days prior to the termination date of this agreement. On receipt of such notice the parties to the agreement shall convene a meeting within thirty (30) days and bargain in good faith to endeavour to reach an agreement. If no such written notice is given, this agreement shall be automatically renewed and remain in force biennially from its expiration date.

ARTICLE 2 — RECOGNITION

- 2.01 As designated by the Ontario Ministry of Labour, the Union recognizes the Associations consisting of the Labour Relations Bureau of the Ontario General Contractors Association of Canada, The Waterproofing Contractors Association of Ontario and the Concrete Floor Contractors Association of Ontario as the Employer Bargaining Agency to represent in bargaining all employers whose employees are represented by the Union and for whom the Union has bargaining rights.
- 2.02 As designated by the Ontario Ministry of Labour, the Employer Bargaining Agency recognizes the Union as the sole and exclusive bargaining agent for all working foremen, journeymen and apprentice cement masons and waterprooferers engaged in the industrial, commercial and institutional sector of the construction industry in the Province of Ontario for whom the Union has bargaining rights.
- 2.03 If an employer is in a partnership or a corporation and more than one (1) member of the corporation or partnership work with tools of the trade, one (1) member of the firm, corporation or partnership shall be considered an employer and it is understood that any other person

working with the tools of the trade must be a member of the Union in good standing and is subject to all the terms and conditions of this agreement. Such membership shall not be unreasonably withheld.

ARTICLE 3 — HIRING SECURITY

- 3.01 (i) The employer, subject to paragraph 3.03(i) hereof, agrees to employ only members in good standing with this Union on work coming within the scope of this agreement.
- (ii) Providing members of the Local Union are not available, the employer may obtain his needed supply of employees elsewhere. He shall inform the Union, within two (2) hours of commencement of their employment, of the names of such employees and the location of the job on which they are working. The Business Representative of the Union shall be granted permission to interview them with the view of recruiting them into Union membership.
- 3.02 (i) **WORK CALL-IN PROCEDURE FOR EMPLOYEES REQUIRED BY GENERAL AND INDUSTRIAL CONTRACTORS**
The employer agrees when hiring employees to do any of the work covered by this agreement, to inform the Union of his requirements twenty-four (24) hours in advance in order to permit the Union to furnish such employees from the membership of the Local Union.
- (ii) **WORK CALL-IN PROCEDURE FOR EMPLOYEES REQUIRED BY CONCRETE FLOOR FINISHING CONTRACTORS AND WATERPROOFING CONTRACTORS**
The employer agrees, when hiring employees to do any of the work covered by this agreement, to inform the Union of his requirements fifteen (15) hours in advance in order to permit the Union to furnish such employees from the membership of the Local Union.
- 3.03 (i) All such employees shall be required to obtain a referral slip from the Union before commencing work and the Union agrees to provide said referral slip within

two (2) hours, unless other arrangements are made with the Union. If a referral slip cannot be provided within the two (2) hour delay the employer may hire the employee and notify the Union accordingly.

- (ii) In the event that such employee does not elect to become a member of the Local Union within five (5) days of his initial date of employment, he shall cease to be employed by the employer.
- (iii) An employer may recall former employees on layoff provided he does so within a twenty-four (24) month period from date of layoff and the said employees have been in continuous good standing with the Union.

3.04 No employee shall be discriminated against in hiring or continuation of his employment because of age only.

3.05 TRANSFER OF EMPLOYEES BY GENERAL AND INDUSTRIAL CONTRACTORS

Members of the Union employed by employers bound by the terms of this agreement shall have unrestricted mobility throughout the Province of Ontario.

ARTICLE 4 — NO STRIKES, NO LOCKOUTS

- 4.01 In view of the grievance and arbitration procedure provided in this agreement, it is agreed by the Union that there shall be no strike, or stoppage of work, either complete or partial, and the employer agrees that during the term of this agreement there shall be no lockout.

ARTICLE 5 — MANAGEMENT RIGHTS

- 5.01 The Union recognizes that the management of all work and employees, including the direction and scheduling of the working forces and of the affairs of the employers, such as production methods, control of the quality and quantity of work, right to hire, discipline, retire, lay-off, promote, transfer or discharge for cause, is vested exclusively in the employer, providing that it shall not be exercised in a manner which is inconsistent with the terms and conditions of this agreement.

ARTICLE 6 — JURISDICTION

6.01 Cement Masons

The operation and control of all types of vacuum mats in the drying of cement floors in preparing same for finish, the operation of power driven floats and trowelling machines is the work of the cement masons. The finishing or washing of all concrete construction including silos, elevators and smoke stacks, using colour pigment mixed with cement, in any form — mosaic and nail coat whether done by brush, trowel, broom, float or any other process including the operation of machines for scoring floors, saw cutting or any other purposes used in connection with the cement masons' trade. The **rodding** or **screeding** and tamping of all concrete floors and the finishing of all top materials, sills, coping, steps, stairs, risers and fifteen **centimeter (15)** base or less shall be the work of the cement masons. It is agreed that where the Union has been notified and is unable to supply cement masons, the **employer may** do the work with his own forces. This **shall apply to-rough screeding** in areas up to four hundred and fifty seven and a half **(457.5) square meters** (or fifteen hundred **(1,500)** square feet): All preparatory work on concrete construction to be finished or rubbed, such as cutting of nails, wires, wall ties, etc., patching, brushing, chipping, and bush-hammering, rubbing or grinding if done by machine or Carborundum stone of all concrete construction. All glass set in concrete.

The pointing and patching around all steel or metal window frames that touch concrete. All dry packing, grouting and finishing in connection with the setting of all machinery such as engines, pumps, generators, air compressor, tanks, etc., that are set on concrete foundations including the finishing, rubbing, grouting, pointing and patching of same.

The **screeding, darbying** and trowel finishing of all types of epoxies, **traprock** and magnesium **oxychloride** cement composition floors shall be the work of the **magnesite** composition cement masons; all types of **oxychloride granolithic** floors including hand grinding and machine grinding of same; the preparation of all sub-floor surfaces to receive same including the bonding; the preparation and installation of ground or base courses, steps and cove base. The purpose and intent of the fifteen **(15) cen-**

timer base law will not be defeated. All **magnesite** composition installation work shall be done under the supervision of a competent and qualified **magnesite** composition cement mason. **Screeding** and finishing of sidewalks.

Placing, finishing and grinding of **all** plastic floors.

6.02 Waterproofers

- (1) Applying metallic waterproofing to walls, floors, footings, ceilings and other surfaces as required.
- (2) Metallic mortar, cement **paring** and concrete toppings for protection of waterproofing floors, wall and ceilings, etc., wood float and steel trowel finish.
- (3) Metallic slurry coating of floors, walls, pits, trenches, etc.
- (4) Metallic grouting.
- (5) All preparation of surfaces for waterproofing.
- (6) Asphalt and other bituminous coating hot or cold, including reinforcing membranes and protective coverings or surfaces.
- (7) Asphalt and other bituminous dampproofing and all vapour barriers.
- (8) Caulking for the purpose of waterproofing and dampproofing.
- (9) Pneumatically and mechanically installed waterproofing materials.
- (10) Spandrel beam and column waterproofing, vapour barriers.
- (11) Installation of manufactured membrane for the purpose of waterproofing and dampproofing.
- (12) **Parging** for the purpose of waterproofing and dampproofing.
- (13) Installation of reinforcing steel and wire mesh on concrete and masonry restoration work.
- (14) Installation and removal of bleed and drain systems for the purpose of waterproofing.
- (15) Application of clear and opaque weatherproofing and water **repellant** materials on concrete and masonry.
- (16) **Formwork** for waterproofing and restoration.
- (17) **Concrete** restoration for the purpose of weatherproofing.

- (18) Sand-blasting and acid etching for application of waterproofing and weatherproofing, vapour barriers, membranes, waterproof paints, etc.
- (19) Sand-blasting, acid and alkali cleaning of walls as part of restoration and weatherproofing or **waterproofing** work.
- (20) Application or installation of any material for the purpose of waterproofing, weatherproofing, dampproofing or restoration.
- (21) Hot or cold joint sealing work.
- (22) All **guniting** and sand-blasting and rough **screeding**.
- (23) Insulation **in conjunction** with waterproofing, weatherproofing, dampproofing or restoration work.
- (24) Installation of expansion joint materials for the **purpose of waterproofing**, etc.
- (25) Scaffolding **as required** to perform waterproofing.
- (26) Synthetic resins or compounds as used for waterproofing, etc., or protective toppings for same.

ARTICLE 7 — PAYMENT OF WAGES

- 7.01 Wages shall **be** paid and received each week, by cash or cheque, at the option of the employer, not later than **3:30** p.m. Thursday on the job.
- 7.02 Every employer shall furnish to the employee, at the time the wages are paid to the employee, an attached written statement, clearly setting forth the following:
 - (1) The name of the employer.
 - (2) The period of time for which the wages are being **paid, separating** the premium time **hours**; separating overtime hours: separating the travel time hours: separating the welfare and pension time hours.
 - (3) Room and board.
 - (4) The rate **to** regular hourly rate of wages as it applies to each employee.
 - (5) The amount of deductions for income tax, unemployment insurance, Canada Pension Plan, and all other voluntary contributions not covered by the statute.
 - (6) The amount of vacation pay credits.

- (7) Vehicle allowance.
- (8) Union Check-off.
- (9) Ontario Provincial Conference Check-off.

- 7.03 In the event that the employment of an employee is terminated by the employer, the employer shall give on the job or send by registered mail to such employee the full amount of wages he is entitled to, together with his accrued vacation pay, if applicable, and Record of Employment Form within twenty-four (24) hours from the time of termination.
- 7.04 In the case of lay-off or dismissal all employees will receive one (1) hours notice in advance of lay-off with pay. Local Union office to receive twenty-four (24) hours notice of lay-off.
- 7.05 Any employee working on a job which requires him to live away from his regular residence shall be given **twenty-four (24)** hours advance notice of lay-off.
- 7.06 Any employee whovoluntarily terminates hisemployment prior to **3:30** p.m. on Thursday shall **be** sent the full amount of wages by mail within three (3) working days. **All** wages for other times worked shall be sent to him no later than the next regular pay day.
- 7.07 Should the employer fail to comply with the foregoing and provided the employer has received twenty-four (24) hours notice in order to correct, the employer shall thereafter pay the employee his regular wages for each and every hour until such time as the employee is in receipt of the preceding documents of pay. The aforementioned time to **be** calculated on an eight (8) hour regular work day basis.

ARTICLE 8 — RATES OF WAGES, VACATION PAY,
PREMIUMS, TRAVEL, ROOM & BOARD, WORK WEEK,
OVERTIME, WELFARE, CHECK-OFF

- 8.01 The rates of wages, premiums, travel, room & board, work week shall be set out in Appendices "B" to "J" attached hereto and forming a part of this Agreement.
- 8.02 The regular work day shall he from **8:00** a.m. to **4:30 p.m.** with a thirty (30) minute lunch period near mid point of the shift from Monday to Friday inclusive and the regular

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work week shall consist of forty (40) hours. All work done in excess of eight (8) hours per day Monday to Friday shall be considered overtime and paid at the rate of time and one-half (1½) the regular journeyman's rate of wages. Normal starting time may be altered by up to one (1) hour.

8.03 Payments for vacation pay will be made twice yearly, no later than October 1 and April 1 of each year. Vacation Pay shall include an amount of six percent (6%) for statutory Holiday Pay.

ARTICLE 9 — APPRENTICES

9.01 (a) Apprentices employed under the jurisdiction of the agreement shall be required to attend apprenticeship school when directed to do so by the Local Apprenticeship Committee.

(b) Any apprentice refusing to attend, or not attending school when directed by the Local Apprenticeship Committee shall be sufficient cause for suspension or discharge from employment within the terms of this agreement.

(c) All apprentices shall be governed by the Ministry of Colleges and Universities regulations pertaining to Cement Masons Ontario Regulations 199/67 pursuant to the Apprenticeship and Tradesmen's Qualifications Act 1964.

(d) These Apprentices shall serve three terms of 2,000 hours per term of the following rates:

(i) first term the earlier of 2,000 hours or one year's employment assuming a minimum of 500 hours in that year — 60% of the journeyman rate,

(ii) second term of 2,000 hours — 75% of the journeyman rate.

(iii) third term of 2,000 hours — 90% of the journeyman rate.

9.02 Apprentices in their first term as defined above will receive:

(i) the same welfare provisions as accorded to journeymen under this agreement,

(ii) Vacation Pay and Statutory Holiday Pay — 6% of total earnings,

(iii) first term apprentices will not be paid the pension accorded to journeymen.

9.03 Second and third term apprentices shall receive the **same** contributions accorded to journeymen under the agreement.

9.04 To assure the industry of an adequate supply of properly trained and skilled tradesmen, there will be a Joint Training and **Apprenticeship Committee** to which the Association and the Union shall each appoint four **(4)** representatives.

(a) An Apprenticeship Programme under which the Local **Apprenticeship** Standards shall be administered and **also co-ordinated with the Apprenticeship and Tradesmen's Qualifications Act. 1964** and amendments thereto and

(b) A Journeyman Training Programme under which advanced training programmes will be administered and **co-ordinated** for the purpose of enabling journeymen to **acquire a full and complete knowledge** of the advancement, new techniques and skills in their crafts.

9.05 This Committee shall meet **quarterly**. Four **(4)** members of the Committee shall constitute a **quorum** except that where, at the request of either Chairman **of the** respective parties to the Committee, a special summoned meeting is called, two **(2)** representatives of each party shall constitute a quorum.

9.06 At meetings of the Committee, no more than four **(4)** **representatives** for each of the parties shall cast a vote and in **the** event of a tie vote, the matter shall be referred to the Joint Conference Board for settlement.

9.07 The proportion of apprentices to journeymen shall be in accordance with the **Apprenticeship and Tradesmen's Qualifications Act. 1964 and amendments thereto**. Changes to the proportion of apprentices to journeymen may be recommended by the Joint Conference Board. The training period for the trainees and apprentices shall be of a three **(3)** year duration.

9.08 Where practicable the employer agrees to hire one **(1)** apprentice to every five **(5)** journeymen on their payroll.

ARTICLE 10 — SAFETY, SANITATION AND SHELTER

- 10.01 The employees shall be provided with proper and adequate shelter to be heated during the cold weather. Sanitary toilets, potable water in containers and paper cups shall also be provided in convenient locations. If there is a telephone on the site, arrangements will be made to make such telephone available to employees covered hereunder, where possible, during hours when the job of office is closed.
- 10.02 The employer shall insure that employees are protected from noxious fumes. Dust masks and safety goggles to be supplied by the employer when required under the Occupational Health and Safety Act at the employer's expense shall remain the property of the employer.
- 10.03 In co-operation with the employer's overall programme of Accident Control and Prevention, it is expected the job steward will report to the foreman for immediate corrective action any unsafe conditions, unsafe acts or violations of safety regulations.
- 10.04 Every employee shall, as a condition of employment, be required to own and wear a safety helmet of a type approved by the Occupational Health and Safety Act and the employer agrees said helmets may be purchased from the employer at the employer's cost.
- 10.05 Every employee shall, as a condition of employment, own and wear suitable protective footwear.
- 10.06 Both parties to this agreement agree to be bound by all provisions contained in the Occupational Health and Safety Act and will take any and all steps necessary to enforce same.
- 10.07 The employer will insure that employees have proper lighting facilities for finishing work at all times, including stair-wells and hallways, etc. *ret*
- 3 10.08 All other safety clothing and equipment, except personal prescriptive equipment, other than waterproof safety rubber boots, necessary to comply with Safety Act regulations applicable to protect the employee while performing his assigned work, shall be provided by the employer and shall remain his property.

10.09 If an employee is injured and receives medical attention by a qualified physician, he will receive his regular wages and other benefits for the full day if, in the opinion of the physician, he is unfit to return to his regular work or if instructed by his foreman or superintendent to go home. Otherwise, the employee shall be paid his regular wages for any lost time incurred. If, in the opinion of the job superintendent or foreman, another employee is required to leave the job site with the injured employee to assist him in getting medical attention, he shall be paid his regular wages and other benefits for any lost time incurred in this way.

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ARTICLE 11 — HOLIDAYS

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11.01 All work performed after **11:59** p.m. on Friday night, Saturdays, Sundays, Civic Holidays and the following statutory holidays, namely: New Year's Day, **Good Friday**, Victoria Day (or birthday of Queen Elizabeth), Dominion **Day**, Labour **Day**, **Thanksgiving Day**, **Christmas Day**, **Boxing Day** and other **days declared to be statutory** holidays by the Employment Standards Branch of the Government of Ontario shall be deemed overtime work and paid for at the rate of ouble time except as modified by local appendices. When any of the enumerated holidays outlined herein falls on a Saturday or Sunday, the holiday or holidays shall be observed on the day or days following the weekend.

ARTICLE 12 — CHECK-OFF

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12.01 The employer shall deduct, as a condition of employment and continued employment, from the wages of each employee of the employer, dues, assessment and **initiation** fees in the amount certified by the Union and as set forth in accordance with the Constitution or By-laws of the Union and as from time to time amended. **Said** deductions shall be remitted by the Employer by the fifteenth **(15th)** day of the next **calendar** month **immediately** following the month for which deductions were made and made payable to the respective Local Union as defined in the appropriate appendices which form a part of this agreement.

12.02 Check-off remittances shall be made at the same time as welfare and other employer remittances on special remittance forms supplied by the administrator of the Welfare Benefit Trust Fund.

12.03 Employer Contributions

Each employer bound by this agreement shall contribute eight (8¢) cents per hour for each hour worked by each employee covered by this agreement and remit such contributions with the welfare and pension contributions payable hereunder or direct to the employer association where no plan exists. Such amounts on receipt shall be immediately paid as directed by the E.B.A. as each employer's contribution to the costs of negotiating and administering this agreement and the advancement of this segment of the industry by promotion and education.

12.04 Ontario Provincial Conference Check-off

Each employer bound by this agreement shall check-off five (5¢) cents per hour for each hour worked by each employee covered by this agreement and remit such deductions with the welfare and pension contributions payable hereunder or direct to the Ontario Provincial Conference where no plan exists; such amounts on receipt shall immediately be paid to the Ontario Provincial Conference by the respective administrator of the Welfare Plan. At no time shall the five (5¢) cents check-off be paid directly to the employee.

ARTICLE 13 — SHIFT WORK (for Windsor, see Appendix "H"; for Sarnia, see Appendix "J")

13.01 Shift work shall be defined as a **continuous** concrete pour of not less than seventy-two (72) hours duration and shall not be put into operation until three (3) shifts can be employed for not less than three (3) consecutive days. Saturdays, Sundays and Holidays shall not be regarded as shift work days.

13.02 When such shift system is put into operation, the hours and pay rates shall be as follows:

- (a) FIRST SHIFT from 8:00 a.m. to 4:00 p.m. with one-half (½) hour off for lunch for eight (8) hours pay at regular hourly straight time rates.

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- (b) SECOND SHIFT from 4:00 p.m. to twelve (12) mid-night with one-half hour off for lunch for ten (10) hours pay at regular hourly straight time rates.
- (c) THIRD SHIFT from twelve (12) midnight to 8:00 a.m. with one-half (1/2) hour off for twelve (12) hours pay at regular hourly straight time rates.

13.03 When shifts are worked or continued on Saturdays, Sundays, and holidays, premium pay shall be based on the hours specified in above as follows:

- FIRST SHIFT — Sixteen hours pay at regular straight time rates.
- SECOND SHIFT — Eighteen (18) hours pay at regular hourly straight time rates.
- THIRD SHIFT — Twenty (20) hours pay at regular hourly straight time rates.

/ARTICLE 14 -SCAFFOLD WORK

14.01 Employees performing work on or from any swingstage and bosun's chair shall receive one dollar and fifty cents (\$1.50) per hour in addition to their regular hourly rate of wages.

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ARTICLE 15 — NIGHT WORK

15.01 At least two (2) employees, one of whom may be an apprentice, shall, where safety requires, work together at night.

ARTICLE 16 -CLOTHING PROTECTION

16.01 The employer agrees to compensate employees, on proof of loss of clothing damaged by fire on the job site, a sum not to exceed two hundred dollars (\$200) upon reasonable proof of the current loss of such items destroyed.

ARTICLE 17—SHOP STEWARDS AND JOB STEWARDS

17.01 The Union may appoint and the employer shall recognize a steward for a shop or job. The employer and/or site representative shall be notified in writing of the name of the steward . The steward shall be recognized as the representative of the Union for the shop or job on which

he is working and no discrimination shall be shown against him for carrying out his Union duties.

- 17.02 He shall assist, when requested, in adjusting grievances, differences or misunderstandings which might arise out of the interpretation, application or alleged violation of this agreement, but in no case shall his duties **interfere** with the progress of the work.
- 17.03 He shall **police** the **jurisdiction** of the **Union**. The employer agrees that the shop or job steward, all other things being equal, shall be one of the last two **(2)** men retained by the employer.
- 17.04 The shop or job stewards on each job will be responsible for reporting any disputes to the employer and the Union so that **these can** be taken up in the proper manner without delay.
- 17.05 Officers of the Union shall be granted reasonable leave of absence when required for Union business providing that reasonable notice is given to the employer.

ARTICLE 18 — UNION REPRESENTATIVES

- 18.01 All Union representatives shall have access to all projects or jobs during working hours. Union representatives when entering a project shall advise the supervisor or senior representative of the employer of his visit and at no time shall he interfere with the job progress.
- 18.02 Whenever security regulations prevent access to any job or project, the employer or his representative will give all possible assistance to the Union representative(s) in obtaining the necessary pass or permission to gain access to each job or project.

ARTICLE 19 — GRIEVANCE AND ARBITRATION PROCEDURE

- 19.01 The parties to this agreement are agreed it is of the utmost importance to adjust complaints and grievances as **quickly** as possible.
- 19.02 Grievances properly arising under this agreement shall be adjusted and settled as follows:

Step 1

Within five (5) **working** days after the circumstances giving rise to the grievance were known or should have been known (save and except grievances **involving monetary** items as defined in paragraph 19.03 below) the aggrieved employee and/or his Union representative may present a grievance, which **shall** be reduced to writing, to an official of the employer. Should not satisfactory settlement be reached within five (5) working days of the grievance being submitted, the respective Bargaining Agency may, within a **further** five (5) working days, submit the grievance to either:

- (a) The Ontario Joint Conference Board in accordance with the terms of 19.04 below
or
- (b) Arbitration or other final determination under the Labour Relations Act as set out in 19.06 herein.

19.03 Monetary grievances which are defined as those involving payment for hours of work; rates of pay, overtime, vacation and statutory holiday pay, bonuses, premiums, travelling expenses, **room and** board allowances, pension **and** welfare contributions, Union dues and **reporting** allowances, must be **brought forward** at Step 1 within **thirty (30)** days after the circumstances giving rise to the grievance were known.

19.04 Ontario Joint Conference Board

The object of the Ontario Joint Labour Management **Committee** is to establish fair working conditions and regulations for both the employer and the employee in the construction industry and to maintain industrial peace. In order that these objectives may be maintained and **furthered** and that any differences that may arise between parties to this agreement may be settled equitably and rapidly and also to provide the means for better understanding and co-operation between the parties an Ontario Joint Labour Management Committee **shall** be established immediately **upon** the signing of this agreement. The Ontario Joint Labour Management Committee shall have equal representation from the employer and the Union. This Board shall meet at the request of either party to settle urgent matters and their duties shall be, but not limited to, attempting to settle disputes or

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grievances prior to arbitration procedure to investigate and recommend methods to improve trade practices, efficiency and productivity and standards of workmanship within the industry and to constantly work for improvement of labour relations and the general betterment of the industry.

19.05 In order for a settlement of a grievance to be used by any party as a precedent in future cases, it must be filed with the Ontario Joint: Conference Board for the Board's unanimous concurrence. Failing such unanimous concurrence a settlement shall be treated as being only applicable to the facts in question.

19.06 Arbitration or Other Final Determination

Where a difference arises between the parties hereto relating to the interpretation, application or administration of this agreement, including any question as to whether a matter is arbitrable or where an allegation is made that this agreement has been violated, either of the parties may, after exhausting the grievance procedure established above, notify the other party in writing of its desire to submit the difference or allegation to arbitration or other final determination under the Labour Relations Act and the notice, where applicable, shall contain the name of the first party's appointee to the Arbitration Board. The recipient of the notice shall, within five (5) working days, advise the other party of the name of its appointee to the Arbitration Board. The two (2) appointees, so selected, shall within five (5) working days of the appointment of the second of them, appoint a third person who shall be the Chairman. If the recipient of the notice fails to appoint an Arbitrator or if the two (2) appointees fail to agree upon a Chairman within the time limits, the appointment shall be made by the Minister of Labour for Ontario, upon the request of either party. The Arbitration Board shall hear and determine the difference or allegation and shall issue a decision, and the decision shall be final and binding upon the parties and upon any employee affected by it. The decision of a majority shall be the decision of the Arbitration Board, and if there is no majority, the decision of the Chairman shall govern. The fees and expenses of the Chairman shall be borne one-half (½) by the Union and one-half (½) by the em-

ployers. Any other costs or expenses in connection with such arbitration shall be borne **by** the **party** which incurs them. It is understood that the **authority of** the Arbitration Board or the decision made by such Board is limited in that there shall be no alteration to, or addition to, or subtraction from or modification or amendment to any part of this agreement. The fees and expenses of the Chairman shall be borne equally by the parties.

ARTICLE 20 — **WORKING** CONDITIONS

20.01 The employer shall at his own expense provide all tools and equipment to carry out the work of the trade with exception of those **to** be furnished by the employee as listed in Appendix “A” of Apprentice Progress Record Book for the cement mason trade as issued by the Industrial Training Branch, Ministry of Labour in July, **1967**.

20.02 Coffee or Work Breaks

Coffee or work breaks will be **recognized** on all projects during working hours. These coffee or work breaks will be of ten (10) minutes duration and take **place at** approximately every two (**2**) hours during the regular, irregular and shift times defined by this agreement. The time of these coffee breaks to be determined by the project superintendent or job foreman.

20.03 In the event overtime is to be worked, which will be approximately two (**2**) hours duration or more, then a work break period of ten (**10**) minutes will be provided before the start of such overtime.

20.04 Where refreshments are available, arrangements shall be made by the employer to have orders taken on behalf of, and delivered to employees in the work area.

20.05 The employer shall endeavour to alternate crews weekly, especially on **screeding**, when feasible.

20.06 When assigning work crews, the apprentices shall be used in accordance with Article **9**, **and** shall perform work under the direct supervision of a foreman or journeyman.

20.07 Grinding of concrete ceilings is to be performed by giraffe method only, where possible.

20.08 In the event an employee is requested to transfer to another job site during the same regular work day, the employer will pay for the cost of any additional parking cost by the employee.

ARTICLE 21 -WORKING FOREMEN

21.01 The working foreman or foremen shall be the agent of the employer and the Union **recognizes** the right of the employer to delegate to his foreman the right to employ or discharge any or all employees, subject to the provisions of this agreement.

21.02 All foremen shall be members of the Operative Plasterers' and Cement Masons' International Association of the United States and Canada.

21.03 Foreman premium shall be one dollar (\$1.00) per hour above the regular journeyman's hourly rate of wages province wide, except for appendix "f", "i", "k" and "l" where the premium shall be one dollar and fifty cents (\$1.50) per hour.

ARTICLE 22 -JURISDICTIONAL DISPUTES

22.01 When a work claim dispute arises between the Union which is a party of this agreement and any other Union, person or **organizations, which** cannot be settled to the satisfaction of all parties concerned, such a dispute will not be the subject of a grievance under this agreement, but shall, without any stoppage of work or interference with the progress of the job, be processed as a complaint to a mutually acceptable tribunal for the resolution of such disputes. In the meantime, work will be assigned by the employer until he is otherwise directed by the tribunal. The decision of the tribunal shall be binding on the parties and compliance with such decision shall be deemed to be compliance with the provisions of this collective agreement.

22.02 If the parties cannot agree on a tribunal, then either party may submit the dispute for a decision to:

(a) The Impartial Disputes Board for the Settlement of Jurisdictional Disputes in the Construction Industry or to any similar Canadian Board established by the Building and Construction Trades Department of the A.F.L. - C.I.O.

(b) The Ontario Labour Relations Board.

ARTICLE 23 — WELFARE AND PENSION FUNDS

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23.01 Welfare and pension fund payments shall be as set out in the appendices attached hereto. The administration practices for the above noted funds will be in accordance with the appropriate terms and conditions of the collective agreements expiring April 30, 1978. In the event of a Local Union wishes to establish such a plan then the plan shall be jointly and equally trusteeed. The trustees will establish the administrative practices and procedures subject to final approval by the parties to this agreement.

23.02 In the event an employer fails to mail the contributions for the Health Plan and the Pension Plan by the fifteenth (15th) day of the month due, the Trustees may charge interest at the rate of five (5%) percent per month for any delinquent contributions thirty (30) days in arrears, provided the employer has received five (5) days prior written notice to correct such delinquency.

23.03 With reasonable cause, the Trustees may request an employer to submit to them within a stipulated period a certified audited statement of payroll contributions to these funds for a period not to exceed the period from the effective date of this agreement until the date the audit takes place. Such statements shall reply to the questions submitted to the employer by the trustees.

23.04 if the employer does not submit the certified audited statement as per 23.03 the Trustees may appoint an independent chartered **accountant** to enter upon the employer's premises during regular business hours to perform an audit of the employer's records only with respect to the employer's contributions or deductions to the required Employee Benefit Plan.

23.05 Where the Trustees appoint an auditor the cost shall be borne by the appropriate plan.

23.06 In the event such audit reveals that the employer has failed to remit contributions in accordance with the provisions of this agreement, the employer shall, within five (5) days of receipt of written notice from the Trustees, remit all outstanding contributions along with completed supporting contribution report forms as required by the Plan.

23.07 When an employer fails to remit all delinquent contributions the provisions of 23.02 shall apply and the Union, on instructions from the Trustees, shall immediately institute proceedings against the delinquent employer under Section 112(a) of the Labour Relations Act of Ontario. All costs of such actions shall be borne by the appropriate plan or fund unless otherwise recoverable.

23.08 Where the Trustees deem an employer to be a persistent **delinquent** in the submission of contributions, they may require the employer to post a bond or certified cheque not to exceed two thousand, five hundred (**\$2,500**) dollars to be held in trust by the Trustees for a period to be determined by the Trustees.

23.09 If an employer does not have any employees in his employ he shall submit a nil report in accordance with the provisions of 23.04.

ARTICLE 24 — CONFLICTS

24.01 In the event there is a conflict between any Article of the master agreement, specialty trade appendices and a local appendix, the local appendix shall govern.

ARTICLE 25 — APPENDICES

25.01 The parties agree that Appendices "A" to "L" attached hereto are incorporated into and form part of this collective agreement.

ARTICLE 26 -TRAINING PROGRAM

26.01 An amount of 10 cents (\$.10) per hour worked taken out of the total wage package will be set up for a training program to be administered by the Union only.

ARTICLE 27 — PAY EQUITY

27.01 The parties agree that as of January 1, 1990 there are no female dominated classes within the bargaining unit, and, therefore, there are no pay equity **adjustments required**. This statement is deemed to constitute the Pay Equity Plan for the Employer Bargaining Agency and the-Employee Bargaining Agency.

SIGNED ON BEHALF OF:
THE EMPLOYER BARGAINING AGENCY

Concrete Floor Contractors Association of Ontario

J. STUCKEY

Waterproofing Contractors Association of Ontario

B. MONTPETIT

The Industrial Contractors Association of Canada

G. BROOKS

Labour Relations Bureau
of The Ontario General Contractors Association

J.C. THOMSON

SIGNED ON BEHALF OF:
PROVINCIAL CONFERENCE OF ONTARIO OF THE
OPERATIVE PLASTERERS AND CEMENT MASONS
INTERNATIONAL ASSOCIATION OF THE UNITED
STATES AND CANADA

LIVIO BALANZIN Local **598**

MAURICE SAVAGE Local **124**

LIVIO BALANZIN Secretary
Ontario Provincial
Conference

APPENDIX “A”

A list of those contractors who to the knowledge of either party are bound by the collective agreement.

OTTAWA

LEADER STRUCTURES (ONTARIO) LTD.

ACC-PARR SYSTEMS

McNAMARA CONSTRUCTION OF ONTARIO LTD.

OMEGA CONSTRUCTION CO. CANADA LTD.

RICHARD & B.A. RYAN

SARDINIA INVESTMENTS LTD.

TRIDEL CONSTRUCTION LTD.

JOHN F. WICKENDEN CO. LTD.

CAMBRIAN CONSTRUCTION

DELL CONSTRUCTION

FOUNDATION-JANIN

J.A. JONES CONSTRUCTION CO. LTD.

A.C. MURPHY CONSTRUCTION LTD.

LEADER STRUCTURES

GIAMBERARDINO, NICK & BROS.

FRANZ PATELLA INC.

GREGOIRE PERREAULT INC.

A.D. ROSS LTD.

SPINO CONSTRUCTION

UNALTA CONSTRUCTION

ATLAS ASPHALT & MASTIC FLOOR LTD.

B.M.H. CONTRACTING LTD.

BECHTEL CANADA LTD.

LES CONSTRUCTIONS PENANLTEE.

OLYMPIA & YORK DEVELOPMENTS LTD.

PIGOTT CONSTRUCTION LTD.

RUST ASSOCIATES LTD.

SOTRAMONT INC.

URBANETIC

ZAPH CONSTRUCTION
CAMSTON LTD.
DUFRESNE ENGINEERING CONSTRUCTION CO. LTD.
GEOCON LTD.
MILLER BROTHERS CO. (1972) LTD.
OMEGA INVESTMENTS LTD.
FERRANO CONSTRUCTION
GIAMBARDINO, S. & D.
PENTAGON CONSTRUCTION CO. LTD.
PERINI LTD.
SOFAMANT LTD.
W.A. STEPHENSON CONSTRUCTION CO. LTD.
AQUATITE (1971) LTD.
AVENUE LEADER STRUCTURES LTD.
CAPFORM INC.
CARLETON **FORMWORK**
CONCRETE COLUMN & CLAMPS (1961) LTD.
CORVETTE FORMS LTD.
DILVAR CONSTRUCTION CO.
DURI MOSAIC & MARBLE LTD.
CARRIER **BROS.**
DURON ONTARIO LTD.
ELLIS-DON LTD.
FORTIN ENTERPRISES
GEORGES FILLET INC.
GOLDEN TRIANGLE CEMENT WORKS
JOSIP CONCRETE FLOOR
LEGENDYK & CO. LTD.
LAURENTIAN CONCRETE FORMS LTD.
LEADER STRUCTURES LTD.
CIANCI V.J.
DONALCO SERVICE LTD.
JOHNS **MANVILLE CANADA INC.**
MOUNT ROYAL CONCRETE FLOOR (CANADA) LTD.

ONTARIO FORMWORK LTD.
OTTAWA CONCRETE FLOORING CO.
RIGHT FORMING LTD.
SCHOKBETON
STRUCTURAL FORMWORK
UNALTA CONSTRUCTION
CITY CONCRETE FORMING LTD.
JOE CORDA CONSTRUCTION LTD.
DEWMAT DEVELOPMENTS INC.
DOMENIC & GIOVANNI CONSTRUCTION
ARTHUR LENTON & SON
CAYER ROGER LTD.
DURON OTTAWA LTD.
FORMCO INC.
FRANCON LTD.
GIBRALTOR FLOORS OF CANADA
HULL-OTTAWA CONCRETE
JOHN KERR CONSTRUCTION LTD.
LANCAS CONCRETE FLOOR LTD.
LAWRENCE CONTRACTING
MIKE UNION CONCRETE
D'ANGELO PLASTERING
EASTERN PLASTERING
MILLER BROTHERS CO. LTD.
ONTARIO CONCRETE FINISHING
ORION FORMING LTD.
PREBEC INC.
SAM'S CONCRETE FLOORING LTD.
STRUCTURAL FLOOR FINISHING LTD.
TORUS CONSTRUCTION LTD.
URBANETICS
WILSON CONCRETE
ADRIA FLOOR CO.
REGIO ANTONIO & FILS LTD.

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FORMCO INC. & N.A.F. LTD.
D. LORENZO CONSTRUCTION FORMING CO.
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MURPHY & MORROW
NEIL ROSS D. LTD.
NORMAND B.J.
OTTAWA G.S.B CONSTRUCTION
RIDGEWOOD INSULATION
ACALOR CHEMICAL
ALLIED CONCRETE FORMING LTD.
ART CEMENT FLOORING LTD.
LAFRAMBOISE PARTITIONS
MARCANTONIO P & C
GEORGE E. CARSON METALLIC WATERPROOFING
CREGHAN & ARCHIBALD LTD.
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E.S.C.A.L. EXPOSED SURFACES
CLEANING ASSOCIATES LTD.
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MARIO ENTERPRISE
FRANZ PATELLA INC.
STURGEONS LTD. IRONOX WATERPROOFING
WRITERS PROPERTIES
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NATION DRYWALL

NOEL J.R. PLASTERING
ONTARIO CONCRETE FLOORING & BROS.
RICHARD PAGE
ST. LAWRENCE NORTHDOWN
BRUNSWICK DRYWALL
LEDUC & ASSOCIATES CONSTRUCTION
SOUBLIERE INTERIORS
NEW DIVISION CONSTRUCTION CO.
OTTAWA INTERIOR SYSTEMS
SPACON
SYMETRIE
VALLEY INTERIOR
CIVIC DRYWALL
D & T DRYWALL
LES CONT. F.T.R. CHARBONNEAU
WALLS SYSTEM OF CAN.
(A.I.C. APPLIED INSULATION CO.)
ARISTOCRAFT
ASBESTOS EAMEN
AUSTIN CO.
A & G D'ANGELO
DUET INTERIOR
GARETH BRASH
JENSEN & HEAD LATHING
LAVICTOIRE LTD.
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COLLIER CONTRACTING LTD.
COPE CONSTRUCTION CO.
CSERNI CONSTRUCTION (SARNIA) LTD.
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DI COCCO CONTRACTORS LTD.
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HOUSTON. J. F. LTD.
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KEL GOR FABRICATING
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LAMBTON CONSTRUCTION
MAATEN CONSTRUCTION CO. LTD.
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MAR-D CONTRACTORS
MARENTETTE BROTHERS LTD.
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MOORE. T. MECHANICAL CONTRACTORS LTD.
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RANKIN, D.W. LTD.
RELIABLE MECHANICAL CONTRACTORS LTD.
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SANDERCOCK CONSTRUCTION (1976) LTD.
WALLACE, REG CONSTRUCTION LTD.
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 → **DEWMAT DEVELOPMENTS**
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DALTON ENGINEERING & CONSTRUCTION CO. LTD.
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FAEHRMANN CONSTRUCTION LTD.
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MICHAEL WADE CONSTRUCTION CO. LTD.

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ART MAGIC CARPET
BECO EQUIPMENT LTD.
BLUE REGIONS FORMING & MASONRY
BROWN & HUSTON LTD.
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CANADA DREDGE AND DOCK CO. LTD.
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COLT CONTRACTING CO. LTD.
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ELROSE CONSTRUCTION EVEREADY CONTRACTORS
FAIRWIN CONSTRUCTION CO.
GOTHIC STORE FIXTURES LTD.
JACKO AND **BURTNYK** LTD.
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W.E. MARSHALL CONSTRUCTION LTD.
MONWAY H. & G.
NEWTON CONSTRUCTION INC.
JOHN RAE & SONS CONSTRUCTION LTD.
C.A. SMITH CONTRACTING LTD.
TOWER CONSTRUCTION
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WALLACE CONSTRUCTION **CO.**
WEST YORK CONSTRUCTION LTD.
GEORGE WIMPEY CANADA LTD.
ZORGE CONSTRUCTION CO. LTD.
APRIL WATERPROOFING
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ABERFOYLE STEEL INC.
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C.M.R. CONSTRUCTION & ENGINEERING LTD.
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EXPERT CONCRETE
GEOS. CONSTRUCTION CO.
HOLIDAY CONSTRUCTION CO. LTD.
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SIVI CONSTRUCTION LTD.
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WESTON CONCRETE CUTTING
CEILCOTE CANADA, DIVISION OF GENERAL SIGNAL
LIMITED
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TOMAR CONSTRUCTION
NICHOLLS **RATKE & ASSOCIATION**
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POOLE CONSTRUCTION LTD.
RANFAS ENGINEERING & CONSTRUCTION LTD.
SBM CONSTRUCTION LTD.
SHERATON CONSTRUCTION LTD.
STRUCTURAL PROTECTIVE COATINGS
TORONTO ZENITH
TRIST CONSTRUCTION CO. LTD.
DAVID WEST LTD.
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VICEROY CONCRETE FINISHING
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NORTH AMERICAN CONCRETE FINISHING

BILLATA CONSTRUCTION COMPANY
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HAMILTON
COOPER CONSTRUCTION LTD.
TIDEY CONSTRUCTION LTD.
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PIGOTT CONSTRUCTION
ENVIRONMENTAL TECHNICAL SERVICES LTD.
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UNITED CONCRETE FLOOR
AETNA STRUCTURES LTD.
E.P.I. INC.

LONDON
BRAVO CEMENT CONTRACTING
DAFOE FLOOR LONDON LTD.
EVANS KENNEDY CONSTRUCTION LTD.
HARRISON-MARTYN CONSTRUCTION
CON-ENG CONTRACTORS INS.
ELLIS-DON LTD.
FRID CONSTRUCTION CO. LTD.
JOHN HAYMAN-SONS CO. LTD.
MCKAY-COCKER CONSTRUCTION LTD.
COMSTOCK INTERNATIONAL LTD.

WINDSOR

DAFOE FLOOR LONDON LTD.

SATURN CONTRACTORS LTD.

STRYBOS, MARTIN

BRAVO CEMENT CONTRACTING

• ELMARA CONSTRUCTION CO. LTD.

J.M.TAKACS CO. LTD.

WOODALL CONSTRUCTION CO. LTD.

• McNULTY, KLEINFELT

STAR PEAFETER LTD.

ALPHA CONSTRUCTION

COLLAVINO BROTHERS CONSTRUCTION LTD.

NATSON CEMENT CONTRACTORS

WINDSOR CONCRETE FLOORS

RINALDO & SON CONCRETE

ALFIO MASCHERIN CEMENT CONTRACTOR LTD.

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CEMENT MASONS
LOCAL AREA APPENDIX "B"
SUDBURY

- ARTICLE 1 — Geographical Description
- ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues, Vacation Pay, S.U.B., Training Funds and Employer Contributions
- ARTICLE 3 — Overtime and Shift Work
- ARTICLE 4 — Reporting Allowance and/or Inclement Weather
- ARTICLE 5 — Foreman Premiums and Ratios
- ARTICLE 6 — Travel
- ARTICLE 7 — Room and Board**
- ARTICLE 8 — Welfare Provisions**
- ARTICLE 9 — Sub-Contractors Provisions for General Industrial Contractors

CEMENT MASONS
LOCAL AREA APPENDIX "B"
SUDBURY

- ARTICLE 1 — GEOGRAPHICAL DESCRIPTION
- 1.01 Northern Region — Local Union No. 598
Manitoulin Island, the Districts of Algoma, Nipissing (save and except the townships of Chambers, Strathy, Briggs and Strathcona) and the District of Parry Sound and Sudbury.

"SUDBURY"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Ont. Prov. Conference Check-Off	EBA
May 16/90	20.03	21.03	2.00	.85	1.64	.10	24.62	3% of Gross Income	.05	.08
May 1/91	20.90	21.90	2.09	.85	2.18	.10	26.12	3% of Gross Income	.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.

Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to Manion, Wilkins & Associates Ltd.

ARTICLE 3 -OVERTIME 7 SHIFT WORK

- 3.01 All work after **4:30** p.m. shall be considered as overtime with the exception of shift work and such shift work shall consist of seven (**7**) hours worked except as modified by the provision of Article **13** of the master agreement.
- 3.02 For overtime rates refer to Master Agreement Article **8.02** and Article 11; shift work shall be paid a premium of two dollars (**\$2.00**) per hour.

ARTICLE 4 — REPORTING ALLOWANCE AND/OR INCLEMENT WEATHER

- 4.01 Reporting Time - When an employee goes out on a job, but is unable to commence work because of weather conditions, he shall be paid one (1) hours pay, provided ⁴⁸⁰ however, that he remains on the job for the one (1) hour, except where he has been given notice that there is no work.

ARTICLE 5 -FOREMAN PREMIUMS AND RATIOS

- 5.01 Whenever **five (5)** or more employees are working on a job, a working foreman, who shall be a member of the **O.P. & C.M.I.A. Local 598** must be provided and he shall receive one dollar (**\$1.00**) per hour above the **regular journeyman's** rate of wages.

ARTICLE 6 -TRAVEL: THIRTY-TWO (**32**) KILOMETER FREE ZONE FOR GENERAL CONTRACTORS **I.C.I.** FROM CITY HALL

- 6.01 The employers shall pay twenty cents (**\$.20**) per kilometer travelling expenses beyond the thirty-two (**32**) kilometer free zone to the job site and back to the limits of the free zone.
- 6.02 In addition, the employer shall pay a car expense of twenty eight cents (**\$.28**) per km as explained in **6.01** above.

ARTICLE 7 — ROOM AND BOARD

- 7.01 Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the **employee** in accordance with one of the following:

- (a) a payment of forty five dollars (\$45.00), effective May 1, 1991 fifty dollars (\$50.00) per night out-of-town.
- (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
- (c) the employer to arrange and provide the employee, at no cost, with a reasonable level of accommodation and meals.

ARTICLE 8 — WELFARE PROVISIONS

8.01 The welfare provisions shall be those established for Local 598 Toronto, subject to notification by the Union.

ARTICLE 9 -SUB-CONTRACTORS PROVISIONS FOR GENERAL AND INDUSTRIAL CONTRACTORS

9.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in contractual relationship with an A.F.L. - C.I.O. Building Trades Union.

CEMENT MASONS
LOCAL AREA APPENDIX "C"
OTTAWA

- ARTICLE 1 — Geographical Description
- ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues, Vacation Pay, **S.U.B.**, Training Funds, Employer Contributions
- ARTICLE 3 — Hours of Work and Overtime
- ARTICLE 4 — Reporting Allowance and/or Inclement Weather Pay
- ARTICLE 5 — Foreman Premiums and Ratios
- ARTICLE 6 — Travel
- ARTICLE 7 — Room and Board
- ARTICLE 8 — Special Conditions
- ARTICLE 9 — Sub-Contractor Provisions for General Industrial Contractors
- ARTICLE 10 -Health and Welfare Contributions
- ARTICLE 11 -Vacation with Pay
- ARTICLE 12 -Remittance Clause

CEMENT MASONS
LOCAL AREA APPENDIX "C"
OTTAWA

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

1.01 Eastern Region — Local Union No. **124**:

The Regional **Municipality** of Ottawa-Carleton; the Counties of Prescott, Russell **Glengarry, Stormont, Dundas, Grenville, Lanard**, Leeds, **Frontenac, Renfrew**, Lennox and Addington, Hastings, Peterborough, Northumberland and Prince Edward.

"OTTAWA!"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, **UNION DUES**, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	S.U.B.	Total Package	Union Dues	Union Check-Off	2% of Gross Income	Ont. Prov. Conf. Check-Off	EBA
43 May 16/90	20.85	21.85	2.09	1.29	.60	.05	24.88	25.00			.05	.08
May 1/91	21.85	22.85	2.19	1.29	1.00	.05	26.38	25.00			.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package. Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to the Administrator.

ARTICLE 3 — HOURS OF WORK & OVERTIME

3.01 Refer to Master Agreement Article 8.02.

3.02 (a) Employees, when called in to work to commence finishing operations on a new concrete pour, may be called in to start work at any time after 9:00 a.m. but under no circumstances shall any employee be called in to start work after 6:30 p.m.

(b) Overtime rates shall be calculated on the basis of the regular wage rate or the rate actually paid whichever is the higher.

(c) Transfer of Employees Under Manpower Shortage Conditions

No employee, covered by this agreement, shall be allowed to be transferred from one (1) contractor to another contractor, for the purpose of working a second shift, unless they are paid by the second contractor, the overtime rates of wages applicable for the period in which they are working. It shall be the responsibility of both the second employer and the employee to report to the Union that a second shift is being worked, before starting work, and naming the location of the job where the work is to be performed.

ARTICLE 4 — REPORTING ALLOWANCE AND/OR INCLEMENT WEATHER PAY

4.01 Any employee notified to report for work and then sent home because no work is available, shall be paid a minimum of one (1) hours pay plus travel time and expense, where applicable. This shall not apply if the employee is notified not to report before 10:00 p.m. on the previous day (or if there is no work due to inclement weather occurring within the thirty-two kilometer free zone, specified in Article 6 herein.)

4.02 When an employee is requested to wait until work commences after he has reported, his waiting time shall be included as working time when calculating the regular work day.

- 4.03 During Inclement Weather and Otherwise
- (a) Every employee shall receive a minimum of one (1) hours pay, including travel time, plus parking and expense where applicable for reporting to a job during inclement weather outside the thirty-two kilometer free zone.
 - (b) When the employee reports to a job site during inclement weather, at the specific request of the employer, that day, and such job is located within the thirty-two kilometer free zone, he shall be paid the one (1) hours reporting time, plus travel time and expense where applicable, if he is unable to commence work after the one (1) hour expired because of continuing inclement weather. There shall be no reprisals against any employee not starting back to work in cases where the foregoing conditions have not been complied with.
 - (c) Once an employee has commenced his regular work day, he shall be paid a minimum of eight (8) hours, provided the employee has not refused to complete his regular work day on another location; provided also that the employee is not requested to start another pour at another location.
 - (d) In the event that an employee is requested to transfer to another job site during the same eight (8) hour regular work day, the employer will pay the cost of any additional parking incurred by the employee.
 - (e) The regular work day started on Friday, may be completed at single time on Saturday. Any employee starting work on Saturday 12:01 a.m. or any holiday shall be paid at double time the regular rates.
- 4.04 When an employee is required to report to the employer's shop or yard before going to a job, his paid starting time will commence from the time he reports to the said shop or yard.
- 4.05 The employer also agrees that he will notify employees of his requirements either the evening before or not later than 10:30 a.m. in the day the employee is required to work. The employer will not alter the starting time, save and except that the job has been entirely cancelled.

- 4.06 Any employee shall not be required to report for work after 6:30 p.m. except when he is doing shift work as determined in Article 13 of this agreement.

ARTICLE 5 — FOREMAN PREMIUMS AND RATIOS

- 5.01 A premium rate of one (\$1.00) dollar per hour over the regular rates of pay shall be paid to journeymen employees working as foremen. 4
- 5.02 Whenever six (6) or more employees work on a job for any one employer, there shall be a working hourly rate paid foreman who shall be a member of the Union, and he shall be under the direction of the employer as his agent, except in instances when the employer directly supervises the job. 5
- 5.03 Where less than six (6) employees work on a job, one (1) person from the employer's supervisory personnel shall be designated as the person to whom the employee shall be answerable at any given time.

ARTICLE 6 -TRAVEL: THIRTY-TWO (32) KILOMETER RADIUS FREE TRAVEL ZONE FOR GENERAL CONTRACTORS I.C.I. FROM CITY HALL

- 6.01 The employers shall pay twenty cents (\$.20) per kilometer free travel zone to the job site and back to the limits of the free zone.
- 6.02 In addition, the employer shall pay a car expense of twenty-eight cents (\$.28) per km as explained in 6.01 above.

ARTICLE 7 — ROOM AND BOARD

- 7.01 Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following: 6
- (a) a payment of forty-five dollars (\$45.00), effective May 1, 1991 fifty dollars (\$50.00) per night out-of-town.
 - (b) the actual cost of a reasonable level of accomodation and meals supported by receipts and acceptable to the employer.

- (c) the employer to arrange and provide the employee, at no cost, with a reasonable level of accommodation and meals.

ARTICLE 8 -SPECIAL CONDITIONS

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8.01 Overtime Meal Allowance

It is agreed between the parties that where a concrete pour will continue beyond 6:00 p.m. the employee shall be given a one-half (½) hour paid meal break, with a meal allowance of up to five dollars (\$5.00). This shall be paid by the employee submitting a receipt.

8.02 Minimum Break Following Overtime

Employees shall be allowed eight (8) hours break before the next call to work. Any work commenced by an employee, within eight (8) hours immediately following the time he last ceased the actual performance of work, shall be paid at overtime rates.

8.03 Manpower Scheduling

The employer agrees to schedule a sufficient number of employees on the screeding and finishing of concrete pours to ensure that the product can be completed in a satisfactory and workmanlike manner.

8.04 Timing of Concrete Pours

It is agreed that it is not in the interest of either party to commence a concrete floor pour after 9:00 a.m. on any day. It is further agreed, therefore, that concrete floor pours shall be scheduled to commence prior to 9:00 a.m. on any day.

ARTICLE 9 — SUB-CONTRACTOR PROVISIONS FOR GENERAL AND INDUSTRIAL CONTRACTORS

- 9.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in contractual relationship with an A.F.L. — C.I.O. Building Trades Union.

ARTICLE 10 -HEALTH AND WELFARE
CONTRIBUTION

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700
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700
700
998

10.01 In addition to wages and all other benefits the employer shall remit to the Trustees of **Local 124 Welfare Trust Fund**, for each employee covered by **this agreement** the sum of one dollar ninety-four cents (\$1.94).

The amounts of contributions as **outlined in Article 10(a)** herein, shall be dealt with and distributed by the Administrator of the Welfare Trust Fund, into various funds as outlined in the Local 124 Trust Document, which Trust **Document shall be deemed to and shall form part of this agreement.**

10.03 It is expressly understood that the allocation of the total **welfare contributions, amongst the existing** welfare plans, shall be given to the employ& in writing **not** less than thirty (30) days prior to the date **on which** the contribution becomes due and payable.

72
700
998

10.04 Without limiting the terms of the said **Trust Agreement**, the purpose and intent of such agreement shall be to purchase Welfare Benefits, Supplementary Unemployment Insurance Benefits, Pension Benefits, **Dental Benefits** and to make such other **disbursements as the Trustees** hereinafter referred to shall deem advisable.

10.05 Payments to the said Welfare Trust Fund shall be made by the employer not later than the fifteenth (**15th**) day of the month immediately following the month in which the hours were earned and at no time shall be payment be made to any individual employee.

10.06 Remittances shall be made in accordance with the **provisions** of Article 12 of this Appendix.

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ARTICLE 11 -VACATIONS WITH PAY

11.01 Vacation with pay shall be ten (**10%**) percent, six (**6%**) percent of which shall be deemed to be payment for statutory holidays.

11.02 The employer will calculate weekly the amount of vacation pay accruing to each employee and deduct the appropriate income tax on the basis of his gross weekly taxable income inclusive of vacation pay.

- 11.03** The employer shall remit monies accrued on behalf of his **employees** into the **Operative** Plasterers' and Cement Masons' international Association Vacation Pay Trust Fund, which **O.P. & C.M.I.A.** Vacation Pay Trust Fund shall be deemed to and shall form part of this agreement.
- 11.04** Payments to the said Operative Plasterers' and Cement Masons' International Association Vacation Pay Trust Fund shall be made by the employer not later than the fifteenth (**15th**) day of the month immediately following the month in which hours and accrued monies were earned, and at no time shall the payments be made to any individual employee. Remittances shall be made in accordance with the provisions of Article **12** of the Appendix.

ARTICLE **12** — REMITTANCE CLAUSE

- 12.01** Vacation pay, welfare contributions, Union dues, and check-off are to be remitted monthly to the Trustees of Local **124 O.P. & C.M.I.A. Welfare Trust** Fund, on the forms provided by the Administrator of the Trust Fund. The Funds must be received by the Trustees no later than the fifteenth (**15th**) day of the month following the month in which they are earned. Any such funds shall be dealt with in accordance with the terms and conditions of this Appendix and the relevant Trust Agreement.

CEMENT MASONS
LOCAL **AREA APPENDIX "D"**
LONDON

ARTICLE 1 — Geographical Description

ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues, Vacation Pay, **S.U.B.**, Training Funds, Employer Contributions

ARTICLE 3 — **Reporting** Allowance and/or Inclement **Weath-
er Pay**

ARTICLE 4 — Foreman Premiums and Ratios

ARTICLE 5 — Travel other than Floor Finishers

ARTICLE 6 — Room and Board

ARTICLE 7 — Special Conditions

ARTICLE 8 — Vacation and Holidays

ARTICLE 9 — Travel Expense — Floor Finishing

ARTICLE 10 — Shift Work except Floor Finishing

ARTICLE 11 — Irregular Working Hours except Floor Finishing

ARTICLE 12 — Regular **Working Hours** — **Floor Finishing** — Starting Time, **Overtime** and Shift Work

ARTICLE 13 — Sub-Contractors Provisions for General and Industrial Contractors

LETTER OF UNDERSTANDING

CEMENT MASONS
LOCAL **AREA APPENDIX "D"**
LONDON

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

1.01 London Region — Local Union No. **598**; London; the Counties of **Eglin**, Middlesex, Oxford, Huron, Perth, Bruce, Grey.

"LONDON"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, O.P.C. CHECK-OFF, VACATION PAY, S.U.B., TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Prov. Conf. Check-Off	EBA
May 16/90	21.05	22.05	2.10	.85	NIL	NIL	24.00	3% of Gross Income	NIL	.05	.08
May 1/91	22.86	23.86	2.29	.85	NIL	NIL	26.00	3% of Gross Income	NIL	.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.
Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to the Administrator.

ARTICLE 3 — REPORTING ALLOWANCE AND/OR
INCLEMENT **WEATHER** PAY

- 3.01** When an employee reports for work at the direction of the employer or his representative at the designated **location** and is unable to start work for any reason, he shall be paid one **(1)** hours pay at the regular **rates** for jobs within the City Limits of London, and two **(2)** hours pay at the regular rates of pay for jobs outside of the City Limits of London plus time and travel expense.
- 3.02** When the above conditions occur the employee shall contact the employer's office for further instructions. Should the employer or his representative or finally project manager have reason to believe that the conditions will change and permit work to proceed, he may request the employee to remain on the job site for the period of minimum recompense pay as provided in (a) above or for such longer period of time as he sees fit, providing the extra waiting time is paid for **at** the regular rates of pay. Should the employee fail to contact his **employer** at the office or home immediately on **arrival** to such project then the waiting time provision of this section shall only apply from the time the employer was notified of such condition at the project.
- 3.03** Should work commence and is stopped due to inclement weather the employee shall receive his regular hourly pay for actual hours worked in addition to the hours as provided in **(b)** below.
- 3.04** (a) Should an employee commence work and such work is stopped for reasons other than inclement weather, he shall receive a minimum of four **(4)** hours pay.
- (b)** Should an employee work more than four **(4)** hours but less than six **(6)** hours and work is stopped for reasons other than inclement weather, he shall receive a minimum of six **(6)** hours pay.
- (c)** Should any employee work more than six **(6)** hours but less than eight **(8) hours** and work is **stopped** for reasons other than inclement weather, he shall receive a minimum of eight **(8)** hours pay.

ARTICLE 4 -FOREMAN PREMIUMS AND RATIOS

- 4.01 A premium rate of one dollar (~~\$1.00~~) dollar per hour over the regular rates of pay shall be paid to journeymen employees working as foreman.
- 4.02 A foreman shall mean a suitably qualified journeyman employee who is a member of the **O.P. & C.M.I.A.** and who is appointed by the employer to take charge of one or more jobs. in view of his superior skill and knowledge of the work to be performed, and his ability and willingness to accept responsibility. Where the crew size is five (5) or more employees. a foreman shall be appointed and such foreman will issue instructions and be responsible for the efficiency of the crew.
- 4.03 Where the crew size does not require a foreman such employees will receive instruction from the project superintendent or his designated representative.

ARTICLE 5 -TRAVEL OTHER THAN FLOOR FINISHERS

- 5.01 All employees when employed **within** the forty-eight (48) kilometer radius from the City Hall, London, shall be governed by the working hours specified for the project, and shall provide for themselves at no cost to the employer, all necessary transportation from home to shop or project to home at quitting time.
- 5.02 Travelling expenses shall be paid to employees at the rate of eighteen cents (~~\$.18~~) per kilometer when they supply their own transportation for travelling from the **job to job** during the working hours at the direction **of the** employer. In addition, his applicable rate plus all normal benefits for the time spent in travelling. This condition shall apply to all employees working beyond the forty-eight (48) kilometer radius area.
- 5.03 All employees when working outside of the forty-eight (48) kilometer radius as specified in 5.01 above shall report for work on the project at the regular starting time for the project and shall not leave the project before regular quitting time for the project.
- 5.04 Any employee who is sent to work on a project outside the forty-eight (48) kilometer zone for a period of three (3) days or less shall be paid travel expenses from the **Ci-**

ty Hall of London. If the employee chooses to stay in the area of the project, he shall be paid one (1) round trip at the mileage rates and reasonable expenses for room and board.

5.05 All employees when working on projects over forty-eight (48) kilometers radius as specified in (a) above shall be governed by and covered under the following zones:

5.06 **Zone No. 1**

Zone number one (1) shall be that area having a radius of forty-eight (48) kilometers measured from the City Hall of London. All employees working in this Zone shall supply their own transportation to and from the project or work site unless otherwise stipulated in this Article.

Zone No. 2

Zone number two (2) shall be that area between the forty-eight (48) and sixty-four (64) kilometer radius. All employees performing any work in this Zone shall receive travel expense at the rate of five dollars and twenty-three cents (\$5.23) per day. The City of Stratford in its entirety shall be deemed to be included in Zone No. 2.

Zone No. 3

Zone number three (3) shall be that area between the sixty-four (64) and eighty (80) kilometer radius. All employees performing any work in this Zone shall receive travel expenses at the rate of nine dollars and ninety-six cents (\$9.96).

Zone No. 4

Zone number four (4) shall be that area between the eighty (80) and ninety-six (96) kilometer radius. All employees performing any work in this Zone shall receive travel expenses at the rate of fifteen dollars and sixty-eight cents (\$15.68) per day. In all cases where mileage is paid, the most direct and practical route shall be used in calculating expenses.

5.07 When an employee is sent by the employer to supervise or perform work outside the jurisdiction of this agreement, the employee shall be paid in accordance with, and be governed by, all of the terms and conditions set forth in this agreement, except where the rates of pay and working conditions established for the area in which the work is to be performed, are superior to those set forth in this agreement. In this event the rates of pay and working conditions established for the area shall apply.

ARTICLE 6 — ROOM AND BOARD

- 6.01 Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following:
- (a) a payment of forty-five dollars (\$45.00), effective May 1, 1991 fifty dollars (\$50.00) per night out-of-town.
 - (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
 - (c) the employer to arrange and provide to the employee at no cost a reasonable level of accommodation and meals.
- 6.02 If a holiday falls during a normal work week, room and board allowance shall be paid for that day providing the employee is available for work shift prior to the holiday and the work shift following the holiday.
- 6.03 In the event the project is outside the jurisdiction of the agreement or one hundred and sixty-one kilometers or more from the City Hall of London, the employees shall receive a return trip calculated at twenty cents (\$.20) per kilometer every calendar month during the life of the project.

ARTICLE 7 — SPECIAL CONDITIONS

- 7.01 When an employee is required to work excessive hours of overtime, he shall be allowed a minimum of eight (8) hours rest before reporting back to work to start another shift. Any work performed by an employee within the designated rest period immediately following the time he last ceased the actual performance of work and **continuing** work performed thereafter shall continue to be paid for at overtime rates until such time as he received a full eight (8) hour rest period.

Master Agreement
2020

ARTICLE 8 — VACATION AND HOLIDAYS

Refer to Master Agreement Article 8.03 and Article 11

ARTICLE 9 -TRAVEL EXPENSE — FLOOR FINISHING

9.01 A forty (40) kilometer free travel zone radius from the City Hall is established. Travel beyond the free zone area will be paid on the following basis:

- (i) An employee driving a company vehicle will be paid travel time allowance from point of pickup to the project and return to the point of pickup.
- (ii) Employees who are passengers in either a company vehicle or private vehicle will receive no travel allowance in the forty (40) kilometer free travel zone area. Passengers travelling beyond the free zone area will receive three dollars (\$3.00) per day as job expense for the free area in addition to thirteen cents (\$.13) per kilometer for each eighty (80) kilometers travelled as job expenses beyond the free zone area.

9.02 When transportation is provided by the employer for the purpose of transporting employees to and from the project, such transportation shall be a safe and suitable vehicle for transporting men and it shall be heated and covered to protect the employees from inclement weather. The vehicle should also be fully insured for the purpose of transporting men.

9.03 The designated driver of the employer's vehicle who is a member of the floor finishing crew and who is required to pick up equipment, tools, and/or men for the job shall receive one (1) hour additional pay based on regular rates. On projects one hundred and twenty-one kilometers (121) or more from the City Limits of London such driver will receive one and one-half (1 1/2) hours additional pay based on regular rates.

9.04 (a) When transportation is not provided by the employer for employees working jobs outside of the City Limits of London, but instead an employee is requested by the employer to use his own vehicle to transport himself and/or other employees to and from the project, then this employee shall be paid twenty-eight cents (\$.28) per kilometer for the mileage travelled from the City Limits of London to the project and return. The mile-

age to be measured by the most practical direct route taken from the City Limits of London to and from the project.

- (b) An additional four cents (**4¢**) per kilometer over and above the amounts stated in **9.04** (a) above shall be paid to any employee when he is requested by the employer to carry the employer's tools and equipment in his vehicle. This additional **mileage** shall commence at the point of pickup of the **tools** and equipment and shall be paid for all miles travelled to and from the project.
- (c) It is mutually agreed that there shall be no discrimination if an employee refuses to carry tools, equipment or employees in his car.

ARTICLE 10 — SHIFT **WORK** EXCEPT FLOOR FINISHING

- 10.01 Shift work shall be worked when requested by the employer. It is agreed and understood that shift work shall comprise at least two (**2**) separate working shifts in any one twenty-four (**24**) hour period.
- 10.02 All regular shift work shall take place from Monday to Friday of a calendar week. In order to adopt this system the shift **periods** will commence at **12:01** a.m. **Monday** morning and the final shift period of the week must be completed not later than **11:59** p.m. Friday evening. Each shift will be on the job for an-eight (**8**) hour period and all shifts will be paid for their lunch break of thirty (**30**) minutes.
- 10.03 Regular rates of **pay** will be **paid** for the shift **commencing** at **8:00** a.m. and finishing at **4:00** p.m. The other two (**2**) shifts will be paid at the rate of one and one-half (**1½**) times the regular rate of pay.
- 10.04 All shift work between the hours of **12:01** a.m. Saturday morning and **11:59** p.m. Sunday evening shall be paid for at double the regular rate of pay.

- 10.05** No employee shall be permitted to work more than one (1) shift in **any twenty-four (24) hour period** unless the overtime rate **of double the regular rate** of pay is paid. The termination of any shift schedule shall always be not later than **11:59 p.m.**
- 10.06** No employee transferred to shift work shall lose any actual working hours.

ARTICLE 11 — IRREGULAR WORKING HOURS EXCEPT FLOOR FINISHING

- 11.01** The regular working day shall consist of eight **(8)** hours work between **8:00 a.m.** and **4:30 p.m.** with one-half ($\frac{1}{2}$) hour for lunch near mid point of the shift. Five **(5)** consecutive eight **(8)** hour working days shall constitute the regular working week beginning Monday and ending Friday of each week.
- 11.02** Overtime work will be construed to mean all hours worked in excess of those stipulated in **11.01** above. Time and one-half ($1\frac{1}{2}$) the regular rate of pay to be paid for overtime work, and such overtime work, if worked, shall be on a voluntary basis, and no employee shall be **penalized** for exercising this right.
- 11.03** The normal starting and quitting times may be varied, if in the opinion of both parties, it would be beneficial to the industry to do so, and/or because the work required to be done is in occupied premises. When these conditions apply, eight **(8)** working hours per day shall be worked.
- 11.04** Any work performed under these conditions, outside of the regular-working hours of **8:00 a.m.** to **4:30 p.m.** shall be paid for at one and one-eighth ($1\frac{1}{8}$) times the regular rate of pay, save and except when overtime rates apply.

ARTICLE 12 — REGULAR WORKING HOURS — FLOOR FINISHING — STARTING TIME, OVERTIME AND SHIFT WORK

For employees employed on the finishing of all concrete floor and slabs, the following conditions shall apply:

- 12.01** All employees who commence work between the hours of **8:00 a.m.** and **11:59 a.m.** during the period from **8:00**

a.m. Monday to 11:59 p.m. Friday with a thirty minute (30) lunch period near mid point of shift. shall be paid the regular-rates of pay for the first eight (8) hours and one and one-half (1½) times the regular rates of pay for all hours worked thereafter.

12.02 All employee who commence work at 12:00 noon or after during the period 12:00 noon Monday to 11:59 p.m. Friday shall be paid a premium of two-dollars (\$2.00) per hour for the first eight (8) hours and one and one-half (1½) times the regular rates of pay for all hours worked thereafter. For all hours worked between 12:01 a.m. Saturday to 8:00 a.m. Saturday such hours worked shall be at time and one-half (1½).

12.03 (a) For all hours worked between 6:00 a.m. Saturday and 8:00 a.m. Monday and between 12:01 a.m. and 11:59 p.m. on holidays as outlined under 11:01 of the master agreement, employees shall be paid at twice the regular rates of pay.

(b) Notwithstanding anything stated to the contrary in paragraphs 10.01, 10.02 and 10.03 (a) above, it is agreed and understood that on new concrete pour commencing after 12:01 a.m. Saturday through to 8:00 a.m. Monday, employees shall be paid at twice (2) the regular rates of pay.

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ARTICLE 13 — SUB-CONTRACTORS PROVISIONS FOR GENERAL AND INDUSTRIAL CONTRACTORS

13.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in contractual relationship with an A.F.L. — C.I.O. Building Trades Union.

LETTER OF UNDERSTANDING

BETWEEN:

THE GENERAL CONTRACTORS AND
THE CEMENT AND FLOOR FINISHING
CONTRACTORS SECTION OF THE LONDON &
DISTRICT CONSTRUCTION ASSOCIATION

(herein called the "employer")

— and —

THE OPERATIVE PLASTERERS AND
CEMENT MASONS INTERNATIONAL ASSOCIATION
OF UNITED STATES AND CANADA, LOCAL 598
LONDON, ONTARIO

(herein called the "Union")

The parties agree that should an employee be directed by either **Dafoe Metalcrete** Floor Co. Ltd., 63 1 Princess Avenue, London, Ontario, N5W 5H6, or Bravo cement Contracting (London) Limited, 95 Enterprise Drive, London, Ontario to report for work on a project which has been tendered by and is in an area under the jurisdiction of the following companies:

Bravo Cement Contracting Limited
419 Rennie Street, Hamilton, Ontario L8H 3T6
3103 Walker Road, Windsor, Ontario N8W 3R7

or

Dafoe Metalcrete Floor Co. Ltd.
582 Rivermede Road, Concord, Ontario

Then in lieu of Article 9, Sections 9.01, 9.02 and 9.03 the employee shall be paid at the rate of one (1) hour regular pay for each eighty kilometers (80) travelled beyond the forty (40) kilometer zone of London and two dollars for the forty (40) kilometer travel zone from the City Hail of London.

DATED at London, Ontario this 2nd day of October, 1978.

CEMENT MASONS
LOCAL AREA APPENDIX "E"
TIMMINS

ARTICLE 1 — Geographical Description

ARTICLE 2 — Rates of Wages, Welfare, Pension, Union
Dues, Vacation Pay, S.U.B., Training Funds,
Ontario Provincial Conference and Employer
Bargaining Agency Contributions

ARTICLE 3 — Foreman

ARTICLE 4 — Hours of Work and Overtime

ARTICLE 5 — Out-of-town Travel and Living Expense

ARTICLE 6 — General Working Conditions

ARTICLE 7 — Reporting Time — Inclement Weather

ARTICLE 8 — Older Employees

ARTICLE 9 — Minimum Break Following Overtime

ARTICLE 10 -Shop Steward

ARTICLE 11 -Sub-Contractors Provisions for General and
Industrial Contractors

CEMENT MASONS
LOCAL AREA APPENDIX "E"
TIMMINS

ARTICLE I — GEOGRAPHICAL DESCRIPTION

1.01 Local Union No. 598 — **Timmins:**

The Districts of **Cochrane** and **Temiskaming** and the
Townships of Chambers, **Strathy, Briggs** and **Strathcona**
in the District of **Nipissing**.

SOA
|

"TIMMINS"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey. man	Fore- man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Prov. Conf. Check-Off	EBA
May 16/90	19.48	20.48	1.95	.85	1.64	.10	24.02	3% of Gross Income	NIL	.05	.08
May 1/91	20.35	21.35	2.04	.85	2.18	.10	25.52	3% of Gross income	NIL	.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.

Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to Manion, Wilkins, & Associates Ltd.

ARTICLE — FOREMAN

Refer to Master Agreement Article 2 1.

ARTICLE 4 — HOURS OF WORK AND OVERTIME

Refer to Master Agreement Article 8.02 and Article 11

ARTICLE 5 — OUT-OF-TOWN TRAVEL AND LIVING EXPENSE

5.01 Daily Travel Expense

Each employee who is required to travel to work on **out-**of-town jobs, shall receive twenty cents (**\$.20**) per kilometer for each kilometer travelled commencing from a thirty-two (32) kilometer radius free zone to the job and return to said limits, as travel expense on a daily basis.

5.02 **In the event a job is at a distance too great for each employ-**ee to return to his residence on a daily basis, each employ-ee shall **be** granted permission to return to his permanent place of residence on a three (3) month basis at the employer's expense according to 5.01 above.

5.03 When an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following:

- (a) a payment of forty-five dollars (**\$45.00**), effective May 1, 1991 fifty dollars (**\$50.00**) per night **out-**of-town.
- (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
- (c) the employer to arrange and provide to the employer at no cost a reasonable level of accommodation and **meals.**

5.04 Transportation When Report for Hire

When an employee is unable to provide his own transportation to and from a job, the employer shall provide such transportation and such transportation shall and/or be equal to first class rate.

5.05 **Beyond** the thirty-two kilometer (32) radius free **zone, a** car mileage expense of twenty-four cents per kilometer **will**

be paid for each kilometer travelled to the job site and back to said limits.

ARTICLE 6 — GENERAL WORKING CONDITIONS

- 6.01 Employees shall not be given excessive amounts of work which they cannot finish in a workmanlike manner.
- 6.02 Journeymen and apprentices shall be under the direction of their trade foreman only.

ARTICLE 7 — REPORTING TIME — INCLEMENT WEATHER

- 7.01 Unless the employer notifies each employee the previous day not to report to work the following day, each employee shall receive a minimum of one (1) hours pay for reporting to work in the event he is not able to commence work.
- 7.02 In the event an employee is asked to remain on the job and work does commence, his waiting time shall be regarded as working time in calculating the time for the day.
- 7.03 Once an employee actually commences work he shall receive not less than four (4) hours pay and if more than four (4) hours are worked, he shall receive not less than eight (8) hours pay based on the rate of the period in which he is working.

ARTICLE 8 ---OLDER EMPLOYEES

- 8.01 When ten (10) employees are employed on one project, there shall be an older Union member employed when available and suitable. One older Union member for every ten (10) employees. The rate of wages shall be a minimum of seventy percent (70%) of the journeymen's rate.

ARTICLE 9 — MINIMUM BREAK FOLLOWING OVERTIME

- 9.01 Employees working excessive overtime hours shall be allowed an eight (8) hour rest period before commencing work again. The employer agrees that double time rate will be paid to any employee called back to work in lieu of the above.

ARTICLE 10 — SHOP STEWARD

10.01 The steward shall have the privilege of all overtime work; the regular steward, if unable to attend on overtime work, shall appoint a temporary steward for that period of time. The steward shall also be informed of employees to be laid off at least four (4) hours in advance.

ARTICLE 11 — SUB-CONTRACTORS PROVISIONS FOR GENERAL AND INDUSTRIAL CONTRACTORS

11.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in contractual relationship with an A.F.L. — C.I.O. Building Trades Union.

CEMENT MASONS
LOCAL AREA APPENDIX "F"
HAMILTON

- ARTICLE 1 — Geographical Description
- ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues, Vacation Pay, S.U.B., Training Funds Employer Contributions
- ARTICLE 3 — Hours of Work and Overtime
- ARTICLE 4 — Reporting Allowance and/or Inclement Weather Pay
- ARTICLE 5 — Foreman Premiums and Ratios
- ARTICLE 6 — Travel
- ARTICLE 7 — Room and Board
- ARTICLE 8 — Sub-Contractors Provisions for General and Industrial Contractors

CEMENT MASONS
LOCAL AREA APPENDIX "F"
HAMILTON

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

- 1.01 Hamilton Region — Local Union No. 598.
Hamilton; the Counties of **Halton**, Wentworth, and **Haldimand**, and the Townships of **Caistor**, North and South Grimsby, Clinton and Gainsborough in the County of Lincoln.

"HAMILTON"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Prov. Conf. Cheek-OFF	EBA
May 16/90	20.48	21.48	2.05	.85	1.64	.10	25.12	3% of Gross Income	NIL	.05	.08
May 1/91	21.63	23.13	2.16	.85	2.18	.10	26.92	3% of Gross Income	NIL	.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.

Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to Manion, Wilkins. & Associates Ltd.

ARTICLE 3 — HOURS OF WORK AND OVERTIME

- 3.01** Refer to Master Agreement Article **8** and **Article 1 I**.
- 3.02** Nothing in this agreement shall **be contrued** as a **guarantee** or limitation of the number of hours to be worked for any period of time.
- 3.03** Employees of Floor Finishing Contractors and any and all employers who finish floors, who start work after **12:00** noon will receive a premium of two dollars **(\$2.00)** per hour above the regular wage rate for each hour worked **and time and one-half (1½) the regular wage rate for work over eight (8) hours.**

ARTICLE 4 — **REPORTING** ALLOWANCE AND/OR INCLEMENT WEATHER

- 4.01** Unless an employee has been previously informed not to **report** for work the following conditions will prevail:
- (a) Reporting Time**
One (1) hours pay shall be allowed by the employer requesting an employee to report at the employer's project when said employee reports for work and work is not available for reasons other than **inclement** weather, provided the employee remains on the **project** for the one (1) hour after his **designated starting** time if requested; and provided that if any work is available for the trade the number of employees required by the employer will remain to do **the work** available.
- (b) Inclement Weather**
One (1) hours pay, together with such travelling expenses as provided by this **agreement**, shall be allowed by the **employer affected** & an **employee** covered by this agreement reports for work at the employer's project but work is not available due to inclement weather provided the employee remains on the project for one (1) hour after **his** designated starting time.
- 4.02** Every employee of Local **598** who commences work and there is less than four (4) hours work shall receive four (4) hours **pay** at regular rates. Any employee of Local **598** who works on any project which lasts more than four (4) hours shall receive eight (8) hours pay at regular rates,

providing he is willing to do any work assigned to him during these hours.

ARTICLE 5 — FOREMAN PREMIUMS AND RATIOS

5.01 Refer to Master Agreement Article 21.

ARTICLE 6 -TRAVEL

6.01 Free Travel Zone

The area bounded by a line drawn from the south shore of Lake Ontario in a southerly direction on No. 50 side road (West of Winona) to No. 20 Highway, westerly on No. 20 Highway to No. 53 Highway, along No. 53 Highway to No. 52 Highway, northerly on No. 52 to No. 5 Highway, easterly on No. 5 Highway to the Burlington-Oakville town line, and southerly on the said town line to Lake Ontario.

6.02 When the employer requires employees to travel to a distance beyond the areas as defined in Section 6.01 aforementioned, each employee shall receive an allowance of twenty cents (\$.20) per kilometer to the job site and back to said limits.

6.03 It is recognized that for certain projects which are located in areas isolated from public transportation routes, it will be desirable for the employer to make specific transportation arrangements with their employees.

ARTICLE 7 — ROOM AND BOARD

7.01 Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following:

- (a) a payment of forty-five dollars (\$45.00), effective May 1, 1991 fifty dollars (\$50.00) per night out-of-town.
- (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
- (c) the employer to arrange and provide to the employee at no cost a reasonable level of accommodation and meals.

ARTICLE 8 — SUB-CONTRACTORS PROVISIONS FOR
GENERAL AND INDUSTRIAL CONTRACTORS

8.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in a contractual relationship with an **A.F.L. — C.I.O. Building Trades Union**.

CEMENT MASONS
LOCAL AREA APPENDIX “G”
THUNDER BAY

ARTICLE 1 — Geographical Description

ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues, Vacation Pay, S.U.B., Training Funds, Employer Contributions

ARTICLE 3 — Hours of Work and Overtime

ARTICLE 4 — Reporting Allowance and/or Inclement Weather

ARTICLE 5 — Foreman Premiums and Ratios

ARTICLE 6 — Travel — Car Allowance — Room and Board

ARTICLE 7 — Sub-Contractors Provisions for General and Industrial Contractors

CEMENT MASONS
LOCAL AREA APPENDIX “G”
THUNDER BAY

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

1.01 North Western Region — Local Union No. 598
Thunder Bay; the Districts of Patricia, Kenora, Rainy
River and Thunder Bay.

"THUNDER BAY"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, O.P.C. CHECK-OFF, VACATION PAY, S.U.B., TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Conf. Check-Off	Prov. EBA
72 May 16/90	19.72	20.72	1.97	.85	1.64	.10	24.28	3% of Gross Income	NIL	.05	.08
May 1/91	20.59	21.59	2.06	.85	2.18	.10	25.78	3% of Gross Income	NIL	.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.
Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to Manion, Wilkins, & Associates Ltd.

ARTICLE 3 — HOURS OF WORK AND OVERTIME

Refer to Master Agreement Article 8 and Article 11

ARTICLE 4 — REPORTING ALLOWANCE AND / OR INCLEMENT WEATHER

- 4.01 A minimum of one (1) hours pay shall be paid to any employee called on a job and there is no work providing weather conditions are suitable.

ARTICLE 5 — FOREMAN PREMIUMS AND RATIOS

Refer to Master Agreement Article 2 I.

ARTICLE 6 -TRAVEL - CAR ALLOWANCE - ROOM AND BOARD

- 6.01 A thirty-two (32) kilometer radius free travel zone from City Hall for General Contractors **I.C.I.**
- 6.02 Effective May 16, 1990 the employers shall pay twenty cents **(\$.20)** per **kilometer** travelling expenses beyond the thirty-two (32) kilometer free zone to the job site and back to the limits of the free zone.
- 6.03 In addition the **employer** shall pay a car expense of **twenty-eight cents (\$.28)** per kilometer for each kilometer **travelled outside the** free zone to the job site and back to the limits of the free zone.
- 6.04 Where an employer requests an existing employee to travel to a job site location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following:
- (a) a payment of forty-five dollars **(\$45.00)**, effective May 1, 1991 fifty dollars **(\$50.00)** per night **out-of-town**.
 - (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to **the** employer.
 - (c) the employer to arrange and provide to the **employee** **at no cost a reasonable level of accommodation and meals.**

ARTICLE 7 -- WI-CONTRACTORS PROVISIONS FOR
GENERAL AND **INDUSTRIAL** CONTRACTORS

7.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in a contractual relationship with an **A.F.L. — C.I.O.** Building Trades Union.

CEMENT MASONS
LOCAL AREA APPENDIX "H"
WINDSOR

ARTICLE 1 — Geographical Description

ARTICLE 2 — Rates of Wages, Welfare, Union Dues, Vacation Pay, Employer Contributions

ARTICLE 3 — Hours of Work and Overtime

ARTICLE 4 — Reporting Allowance and/or Inclement Weather Pay

ARTICLE 5 — Foreman Premiums and Ratios

ARTICLE 6 — Travel

ARTICLE 7 — Room and Board

ARTICLE 8 — Shift Work

ARTICLE 9 — Sub-Contractors Provisions for General Interest Contractors

CEMENT MASONS
LOCAL AREA APPENDIX "H"
WINDSOR

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

1.01 Windsor Region — Local Union No. 598 Windsor; the County of Essex and part of Kent.

"WINDSOR"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Prov. Conf. Cheek-Off	EBA
76 May 16/90	22.20	23.20	2.22	.85	NIL	NIL	25.27	3% of Gross Income	NIL	.05	.15
May 1/91	23.56	24.56	2.36	.85	NIL	NIL	26.77	3% of Gross Income	NIL	.05	.15

Check-offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.
Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to the administrator.

ARTICLE 3 — HOURS OF WORK AND OVERTIME

Refer to Master Agreement Article 8 and Article 11.

ARTICLE 4 — REPORTING ALLOWANCE AND/OR
INCLEMENT WEATHER PAY

- 4.01 When an employee employed on a job or project, reports as usual for work but is unable to commence work because of circumstances beyond his control, he shall be given one (1) hours pay plus travelling allowance for reporting on the job,, provided however, that the employee remains on the job during the one (1) hour period and performs any work requested which, in the opinion of the **judgement** of his foreman, after conferring with the job steward, can be accomplished. If reporting time occurs during Saturday, Sunday and Holidays or overtime hours, then the overtime rates shall apply. Travel allowance shall be paid for reporting.
- 4.02 The above regulation shall also apply to a workman who is ordered to report to the employers shop or yard.
- 4.03 If the employee is requested by the employer representative on the job site to wait on the site, he shall be paid his regular rate for such waiting time.
- 4.04 No employee shall be laid off or dismissed within the first four (4) hours after reporting to work except for serious misconduct. **Any** employee sent out by the Union to a job at the request of an employer shall be paid the equivalent of one (1) hours pay if not employed. Employers shall notify the Union in writing of the dissatisfactions found in any employee at the time of lay-off.
- 4.05 If an employee reports for work but is unable to commence work because of climatic conditions, he shall be given one (1) hours pay and travelling allowance for reporting to the job, provided he can commence work within the said one (1) hour.

ARTICLE 5 — FOREMAN PREMIUMS AND RATIOS

Refer to Master Agreement Article 21.

ARTICLE 6 -TRAVEL

- 6.01 (a) A thirty-two (32) kilometer radius free travel zone from **Hwy. 401** and Walker Road for General Contractors **I.C.I.**
- (b) Kent County -
Employees Providing Transportation
There shall be a free zone within a **thirty-two (32)** kilometer radius of the **Chatham City Hall**; no **travel allowance** shall be **paid** to the employees **working in this area.**
- 6.02 The employers shall pay twenty cents **(\$.20) per kilometer travelling expenses beyond the thirty-two (32) kilometer** free travel zone to the job site and back to the limits of the free zone.
- 6.03 In addition the employer shall pay a car expense of **twenty-eight cents (\$.28)** per kilometer for each kilometer **travelled beyond** the free zone to the job site and back to the **limits of** the free zone.

ARTICLE 7 — ROOM AND BOARD

- 7.01 Where an employee requests an existing employee to travel to a job location from which the **employee** cannot return on a daily basis, then the employer **shall** reimburse the employee in accordance with one of the following:
- (a) a payment of forty-five dollars **(\$45.00)**, effective May 1, 1991 fifty dollars **(\$50.00)** per night **out-of-town.**
- (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
- (c) the employer to arrange and **provide** to the employee, at no cost, with a reasonable **level** of accommodation and meals.

ARTICLE 8 -SHIFT WORK

- 8.01 (a) When work is performed in more than one shift, any employee working on any shift **commencing** after **12:00** noon shall be paid a **premium** of two **dollars (\$2.00)** per hour for eight **(8)** hours.

- (b) Any hours worked in excess of those stipulated in **8.01 (a)** above from Monday to Friday shall be paid at one and one-half (**1½**) times the regular rate.
- (c) Any hours worked in any shift, commencing on a Saturday, Sunday or a holiday shall be paid at double (**2 x 's**) the regular hourly rate. Any shift commencing on Friday and ending on Saturday shall be paid at normal rates as per **8.01 (b)** above.

ARTICLE 9 — SUB-CONTRACTORS PROVISIONS FOR
GENERAL AND INDUSTRIAL CONTRACTORS

- 9.01** General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in a contractual relationship with an **A.F.L. — C.I.O.** Building Trades Union.

CEMENT MASONS
LOCAL AREA APPENDIX "I"
TORONTO

ARTICLE 1 — Geographical Description

ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues, Vacation Pay, **S.U.B.**, Training Funds, Employer Contributions

ARTICLE 3 — Overtime, Hours of Work and Shift Premiums

ARTICLE- 4 — Reporting Allowance and Inclement Weather **Pay**

ARTICLE 5 — Foreman Premiums and Ratios

ARTICLE 6 — Travel

ARTICLE 7 — Special Conditions

ARTICLE 8 — Sub-Contractors Provisions for General and Industrial Contractors

CEMENT MASONS
LOCAL AREA APPENDIX "I"
TORONTO

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

1.01 Southern & Central Region — Local Union No. 598
Toronto; counties of Victoria, Durham, Ontario, York, **Dufferin, Simcoe**, Peel and the Districts of **Muskoka** and **Haliburton**, also part of the county of **Halton** as described in Board Area 8 set out by "The Ontario Labour Relations Board Construction Industry Division."

"TORONTO"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Prov. Conf. Check-Off	EBA
18 May 16/90	22.37	23.87	2.24	.85	1.64	.10	27.20	3% of Gross Income	NIL	.05	.08
May 1/91	24.15	25.65	2.42	.85	2.18	.10	29.70	3% of Gross Income	NIL	.05	.08

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package.
Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to Manion, Wilkins, & Associates Ltd.

"TORONTO"

CEMENT FINISHERS' APPRENTICES

82

	MAY 16, 1990	MAY 1, 1991
FIRST (1ST) YEAR 60% OF WAGES	\$ 13.42	\$ 14.21
SECOND (2ND) YEAR 75% OF WAGES	16.78	17.77
THIRD (3RD) YEAR 90% OF WAGES	20.13	21.31

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ARTICLE 3 -OVERTIME, HOURS OF WORK AND
SHIFT PREMIUMS

- 3.01 All work done in excess of the regular work day shall be paid at the rate of time and one-half (1 1/2) the regular rate of pay.
- 3.02 Where the work day on a concrete pour commences prior to 7:00 a.m., the rate of pay shall be at time and one-half (1 1/2) up to 7:00 a.m., after which the rate shall be straight time for eight (8) hours.
- 3.03 **Employees of Floor Finishing Contractors and any and all employers who finish floors.** who start work at 12:00 noon or after will receive a premium of two dollars and fifty cents (\$2.50) per hour above the regular wage rate for each hour worked and time and one-half (1 1/2) the regular wage for work over eight (8) hours.

ARTICLE 4 --- REPORTING ALLOWANCE AND
INCLEMENT WEATHER

- 4.01 Any cement mason notified to report for work, then sent home because of no work being available due to **inclement** weather, shall be paid the minimum of **one (1)** hours pay plus travelling expenses where applicable. Any **ce-**
/ **ment** mason notified to report to work, then sent home because of no work being available, due to any other reason other than inclement weather. shall be paid the minimum of two (2) hours pay plus travelling expenses where applicable.
- 4.02 This shall not apply if the employee is notified the previous day not to report.
- 4.03 When an employee reports for work and no work is available and he is requested to wait until work commences. his waiting time shall be regarded as working time in calculating the regular work day's pay.

ARTICLE 5 — FOREMAN PREMIUMS AND RATIOS

Refer to Master Agreement Article 21

ARTICLE 6 — TRAVEL

- 6.01 A thirty-two (32) kilometer radius free travel zone from City Hall for General Contractors **I.C.I.**

- 6.02 The employers shall pay twenty-three cents (**\$.23**) per kilometer travelling expenses beyond the thirty-two (**32**) kilometer radius free zone to the job site and back to the limits of the free zone.
- 6.03 In addition, the employer shall pay a car expense of twenty-eight cents (**\$.28**) per kilometer beyond the free zone to the job site back to the limits of the free zone.
- 6.04 Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employee cannot return daily, then **the employer shall reimburse the employee in accordance with one of the following:**
- (a) a payment of forty-five dollars (**\$45.00**), effective May 1, 1991 fifty dollars (**\$50.00**) per night out-of-town.
 - (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
 - (c) the employer to arrange and provide to the employee, at no cost a reasonable level of **accommodation** and meals.
- 6.05 Parking **OLRB Area #8**
Parking shall be paid on presentation of receipts to a maximum of **\$8.00** per day on projects falling within the area: **Steeles Avenue** on the north, **Dixie Road** on the west, **Highway #48** on the east and **Lake Ontario** on the south.

ARTICLE 7 — SPECIAL CONDITIONS

- 7.01 **Every** member of Local **598** who is called out for work and there is less than four hours work shall receive four hours pay at regular rates. Any member of Local **598** who works on any project which lasts more than four hours shall receive eight hours (**8**) pay at regular rates.

ARTICLE 8 — SUB-CONTRACTORS PROVISIONS FOR GENERAL AND INDUSTRIAL CONTRACTORS

- 8.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in a contractual relationship with an **A.F.L. - C.I.O. Building Trades Union**.

CEMENT MASONS
LOCAL AREA APPENDIX "J"
SARNIA

ARTICLE 1 — Geographical Description

ARTICLE 2 — Rates of Wages, Welfare, Pension, Union Dues,
Vacation Pay, SUB., Training funds, Employer
Contributions

ARTICLE 3 — Hours of Work and Overtime and Shift Work

ARTICLE 4 — Reporting Allowance and/or Inclement
Weather Pay

ARTICLE 5 — Travel

ARTICLE 6 — Special Conditions

ARTICLE 7 — Sub-Contractors Provisions for General and
Industrial Contractors

CEMENT MASONS
LOCAL AREA APPENDIX "J"
SARNIA

ARTICLE 1 — GEOGRAPHICAL DESCRIPTION

1.01 **Sarnia Region** — Local Union No. **598 Sarnia;**
County of **Lambton** and part of Kent excluding the City
of **Chatham.**

"SARNIA"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey-man	Fore-man	Sub-Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Pkg.	Union Dues	Ont. Prov. Conf. Check-Off	EBA
May 16/90	22.00	23.00	22.50	2.20	.85	NIL	NIL	25.05	3% of Gross Income	.05	.13
May 1/91	23.36	24.36	23.86	2.34	.85	NIL	NIL	26.55	3% of Gross Income	.05	.13

Union Check-Off is to be deducted from the employee and therefore is not part of the total package and deduct per earned hour and submit to the Local Union 915 Sarnia.

Ontario Provincial Conference is to be deducted from the employee and therefore is not part of the total package and is to be sent to the Ontario Provincial Conference 962 Wilson Avenue, Downsview, Ontario, M3K 1E7.

Employer Contribution is in addition to the total package and is a contribution made by the employer.

ARTICLE 3—HOURS OF WORK, OVERTIME, AND SHIFT WORK

3.01 Overtime will be construed to mean all hours worked in excess of those stipulated in Article 8 of the Master Agreement. Refer to Master Agreement Article 11 for ~~Holidays~~.

3.02 Shift Work

In the event of it becoming necessary to work shift work in any job, to qualify as a "Shift Job" two full shifts must be worked and all of these shifts must have continued for at least five (5) consecutive working days. Afternoon shift 4:30 p.m. to 12 midnight. eight (8) hours pay for seven (7) hours work. Night shift 12 midnight to 8:00 a.m. eight (8) hours pay for six (6) hours work. Half hour lunch breaks on the Afternoon and Night Shifts will be paid time.

ARTICLE 4 — REPORTING ALLOWANCE AND/OR INCLEMENT WEATHER PAY

4.01 When an employee reports for work at the recognized starting time of any day that he is required to report for work, he shall receive a minimum of one (1) hours pay at the applicable hourly rate. in the event he is unable to start work for any reason plus all normal employer contributions, vacation pay allowances, including all travel and living expenses where applicable.

4.02 Once an employee actually commences work, he shall receive not less than four (4) hours pay, or if the work continues beyond 12:30 p.m. he shall receive not less than eight (8) hours pay. The foregoing shall not apply when inclement weather prevents work from proceeding.

ARTICLE 5 -TRAVEL

5.01 A thirty-two (32) kilometer radius free travel zone from City Hall for General Contractors I.C.I.

5.02 The employers shall pay twenty cents (20¢) per kilometer travelling expenses for each kilometer travelled beyond the thirty-two (32) kilometer free zone to the job site and back to the limits of the free zone.

5.03 In addition on projects outside Lambton County, the employer shall pay a car expense of twenty-eight cents (28¢)

per kilometer for kilometers travelled beyond the free zone to the job site and back to the limits of the free zone.

5.04 Room and Board

Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following:

- (a) a payment of forty-five dollars (**\$45.00**), effective May 1, 1991 fifty dollars (**\$50.00**) per night out-of-town.
- (b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.
- (c) the employer to arrange and provide to the employee, at no cost a reasonable level of accommodation and meals.

ARTICLE 6 — SPECIAL CONDITIONS

- 6.01 When an employee is required to work excessive hours of overtime, he shall be allowed a minimum eight (8) hour rest period before reporting back to work to start another shift. Any work performed by an employee, within the designated eight (8) hour rest period immediately following the time he last ceased the actual performance of work and any continuing work performed thereafter shall continue to be paid for at overtime rates until such time he receives a full eight (8) hour rest period.

ARTICLE 7 — SUB-CONTRACTORS PROVISIONS FOR GENERAL AND INDUSTRIAL CONTRACTORS

- 7.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to sub-contractors who are in a contractual relationship with an A.F.L. - C.I.O. Building Trades Union.

CEMENT MASONS
LOCAL AREA APPENDIX "K"
SPECIALTY TRADE — WATERPROOFING

ARTICLE 1 — Union Security — Compulsory Membership

ARTICLE 2 — Classifications, Wages and Method of Payment

ARTICLE 3 — Security

ARTICLE 4 — Reporting Time, Inclement Weather

ARTICLE 5 — Waterproofing Foreman

ARTICLE 6 — Craft Jurisdiction

ARTICLE 7 — Travel and Living Expenses

ARTICLE 8 — Holidays

ARTICLE 9 — Work Week, Work Day

ARTICLE 10 — Swing Scaffold

ARTICLE 11 — Working Conditions ,

ARTICLE 12 — Subletting

ARTICLE 13 — Employee Contributions and Union Check-offs

ARTICLE 14 — Payment of Wages

ARTICLE 15 — Sub-Contractors Provision — Specialty Contractors Only

ARTICLE 16 — Rate of Wages, Premiums, Travel, Room and Board, Overtime, Reporting Time, Welfare, Pension and Check-offs

6

SPECIALTY TRADE — APPENDIX “K”
WATERPROOFING

ARTICLE 1 — UNION SECURITY — COMPULSORY
MEMBERSHIP

- 1.01 The employer agrees to employ only members in good standing with this Union on work coming within the scope of this agreement.
- 1.02 The employer agrees when hiring Waterproofers to do any of the work covered by this agreement, to inform the Union of his **requirements** for Waterproofers **required** for the following day, in order to permit the Union to furnish such Waterproofers from the membership of the Union. Twenty-four (24) hours notice.
- 1.03 No employee shall be discriminated against in hiring or continuation of his employment because of age only.
- 1.04 Providing members of the Union are not available, the employer may obtain his needed supply of Waterproofers elsewhere, and shall inform the Union of the names of such men on the date of their employment, and the Business Representative of the Union shall be granted permission to interview them with the view of recruiting them into Union membership. In the event that any such man does not elect to become a member of the Union within five (5) working days following his employment, he shall cease to be employed by the employer.
- 1.05 All employees shall as a condition of employment be members of the Union.
- 1.06 The employer may request by name the recall of an employee, if unemployed, who has worked during the preceding twelve (12) months for that employer. The Union shall comply with the request if these conditions have been met.

ARTICLE 2 — CLASSIFICATIONS, WAGES AND
METHOD OF PAYMENT

- 2.01 ~~“Employees” under this agreement shall mean Journeymen, Waterproofers, Apprentice Waterproofers, Improvers and Journeymen Trainees.~~

- 2.02 Any employee with less than three (3) years continuous experience in the waterproofing field will be considered a Journeyman Trainee. Such an employee shall become eligible to be an Improver upon the completion of three (3) years service as Journeyman Trainee for employers in the Waterproofing Contractor Association.
- 2.03 Once a workman has been classified, his classification shall not be changed from employer to employer.
- (a) Apprentices employed under the jurisdiction of this agreement shall be required to attend Apprenticeship School when directed to do so by the Local Apprenticeship Committee.
 - (b) Any Apprentice refusing to attend or not attending school when directed by the Local Apprenticeship Committee shall be sufficient cause for suspension or discharge from employment within the terms of this agreement.
 - (c) All Apprentices shall be governed by the Ontario Department of Labour, regulations pertaining to Cement Masons Ontario Regulations 199/67 pursuant to the Apprenticeship and Tradesman's Qualifications Act 1964.
 - (d) These Apprentices shall serve three terms of 2000 hours per term at the following rates:
 - (i) first term the earlier of 2000 hours or one year's employment assuming a minimum of 500 hours in that year — 70% of the journeyman's rate.
 - (ii) second term 2000 hours — 80% of the journeyman's rate,
 - (iii) third term 2000 hours — 90% of the journeyman's rate.
 - (e) Apprentices in their first term as defined above will receive:
 - (i) the same welfare provisions as accorded to journeymen under this agreement.
 - (ii) Vacation Pay and Statutory Holiday Pay-six percent (6%) of total earnings.
 - (iii) first term apprentices will not be paid the pension accorded to journeymen.

- 2.04 Second and third year apprentices shall receive the same contributions accorded to the journeymen under this agreement.
- 2.05 The Apprentice Plan shall not exceed three (3) years and upon completion the apprentice must make application to become a journeyman. Production of a journeyman's certificate shall entitle him to journeyman's rates then in effect.
- If an improver or a trainee wishes to become a journeyman, he **first** must qualify by successfully completing the required training and produce a certificate of **qualification** issued by the Department of Labour.

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ARTICLE 3 — SENIORITY

- 3.01 During lay-off periods the employer shall endeavour to retain those employees with more seniority; provided in each case the employee's skills are normally required to perform the available work.

ARTICLE 4 -REPORTING TIME. INCLEMENT WEATHER

- 4.01 Any waterproofer notified to report for work, then sent home because of no work being available, shall be paid the minimum of two (2) hours pay plus travelling expenses where applicable.
- 4.02 This shall not apply if the employee is notified the previous day not to report.
- 4.03 When an employee is required to report for work and no work is available and he is requested to wait until work commences, his waiting time shall be regarded as working time in calculating the regular work days pay.
- 4.04 Once an employee actually commences work, he shall be guaranteed a minimum of two (2) hours of work at the regular rate of pay. Any member who works on any project which lasts more than four (4) hours but less than eight (8) hours shall receive eight (8) hours pay at regular rates provided that the failure to work eight (8) hours is not caused by adverse weather conditions.
- 4.05 Where time is lost during regular working hours, Monday through Friday, due to inclement weather then **make-**

up time, not to exceed eight (8) hours, may be worked at straight time on the following Saturday-under no circumstances can an employee work more than eight (8) hours at straight time on a Saturday.

- 4.06 In order to encourage training the employer shall be permitted to keep on, one (1) apprentice to two (2) journeymen during lay-off periods.

ARTICLE 5 -WATERPROOFING FOREMAN

- 5.01 Whenever six (6) or more Waterproofers are working on a job there will be a working foreman, who shall be a member of the Union and he shall be under the direction of the employer as his agent, except in instances when the employer personally directs the job. The Waterproofers foreman's rate of pay shall be one dollar and fifty cents (\$1.50) per hour minimum above the contracted journeyman's rate.

ARTICLE 6 — CRAFT JURISDICTION

- 6.01 (1) Applying Metallic Waterproofing to walls, floors, footings, ceiling and other surfaces as required.
- (2) Metallic mortar, cement **parging** and concrete toppings for protection of waterproofing floors, walls and ceilings, etc., — wood float and steel trowel finish.
- (3) Metallic slurry coating of floors, walls, pits, trenches, etc.
- (4) Metallic **grouting**.
- (5) All **preparation of** surfaces for waterproofing.
- (6) **Asphalt** and other bituminous coating hot or cold, including reinforcing membranes and-protective.
- (7) Asphalt and other bituminous dampproofing and all vapour barriers.
- (8) Caulking for the purpose of waterproofing and **damp-proofing**.
- (9) Pneumatically and mechanically installed waterproofing materials.
- (10) Spandrel beam and column waterproofing, vapour barriers.
- (11) Installation of all manufactured membranes for the purpose of waterproofing and dampproofing.
- (12) **Parging** for the purpose of waterproofing and **damp-proofing**.

- (13) Installation of reinforcing steel and wire mesh on concrete and masonry restoration work.
- (14) Installation and removal of bleed and drain systems for **the** purpose of waterproofing.
- (15) Application of clear and opaque weatherproofing and water **repellant** materials on **concrete** and masonry.
- (16) Form work for waterproofing and restoration.
- (17) Concrete restoration for the purpose of weatherproofing.
- (18) Sand-blasting and acid etching for application of waterproofing and weatherproofing, vapour **barriers**, membranes, waterproof paints, etc.
- (19) Application or installation of any material for the purpose of waterproofing, weatherproofing, **damp**-proofing, roofing or restoration.
- (20) Hot and cold joint sealing work.
- (21) All **gunite** and sand-blasting and rough **screeding**.
- (22) Insulation in **conjunction** with waterproofing, weatherproofing, **dampproofing**, roofing or restoration work.
- (23) Installation of expansion joint materials for the purpose of waterproofing, etc.
- (24) Scaffolding as required to perform waterproofing.
- (25) **Synthetic** resins or compounds as used for waterproofing, etc., or protective toppings for same.
- (26) Sand-blasting, acid and alkali cleaning of walls as part of restoration and weatherproofing or waterproofing work.

6.02 In the event that the union wishes to add new material and/or applications to this list then application will be made in writing to the Employer Bargaining Agency and a **meeting** of the parties will be convened within fifteen (15) days. Where mutually agreed, the material will be added to the list.

ARTICLE 7 — TRAVEL AND LIVING EXPENSES

7.01 A common twenty-four (24) kilometer radius free travel zone based on current **centers**, save and except Windsor which shall be from Walker Road and Highway 401, save and except **Sarnia** whose free zone is defined as **the** City

of Sarnia and Point Edward, east of the St. Clair River, south to the north side of the first Sombra Township Road, south of Canadian Industries Ltd., then easterly to Highway 21 and north on Highway 21 to the junction of Highways 402 and 21, then north to Lake Huron on Plymton Sideroad 15, including any job or project with direct access off Highway 21 or Plymton Sideroad 15; save and except London which has a forty (40) kilometer free travel zone radius from the City Hall.

7.02 The employers shall pay twenty-one cents (\$.21) per kilometer travelling expenses beyond the free zone to the job site and back to said limits.

7.03 In addition the employer shall pay a car expense of twenty-six cents (\$.26) per kilometer beyond the free zone to the job site and back to said limits.

7.04 Room and Board
Where an employer requests an existing employee to travel to a job location from which the employee cannot return daily, then the employer shall reimburse the employee in accordance with one of the following:

(a) a payment of forty-five dollars (\$45.00), effective May 1, 1991 fifty dollars (\$50.00) per night out-of-town.

(b) the actual cost of a reasonable level of accommodation and meals supported by receipts and acceptable to the employer.

(c) the employer to arrange and provide to the employee, at no cost a reasonable level of accommodation and meals.

7.05 Meal Allowance
If an employee's paid hours in any day, including travel time, exceed twelve (12) hours, he shall be paid a reasonable meal allowance upon presentation of proper vouchers.

ARTICLE 8 — HOLIDAYS

8.01 All work performed on Saturdays and Sundays, Civic Holidays (first Monday in August) and the following Statutory Holidays, namely New Year's Day, Good Friday, Victoria Day (or the birthday of Queen Elizabeth), Canada Day, Labour Day, Thanksgiving Day and

Christmas Day shall be deemed overtime work and paid at the rate of double time.

ARTICLE 9 — WORK WEEK, WORK DAY

9.01 The normal work week shall comprise eight (8) hours per day between the hours of 8:00 a.m. and 4:30 p.m. on Monday, Tuesday, Wednesday, Thursday and Friday. All hours worked in excess of eight (8) hours in a day or forty (40) hours in a week shall be paid at the rate of time and one-half (1½) the regular rate of pay.

ARTICLE 10 — SWING SCAFFOLD

10.01 The employer agrees to pay waterproofers an additional one dollar and fifty cents (\$1.50) per hour for Swing Scaffold work.

ARTICLE 11 — WORKING CONDITIONS

11.01 The **employee** shall be required to provide himself with any and all hand tools, with the exception of brooms, brushes, and squeegees, which are usual to the waterproofing trade.

11.02 The employer will attempt to distribute all hours of employment as evenly as possible.

11.03 Employees to be allowed sufficient time on each shift to clean up and put away any tools and equipment.

ARTICLE 12 — SUBLETTING

12.01 Waterproofing work will not be sublet by the employer for the purpose of causing the lay-off of members of the Union.

ARTICLE 13 — EMPLOYER CONTRIBUTIONS AND UNION CHECK-OFFS

13.01 Waterproofing Contractors Employer Check-Off contributions — Each employer bound by this appendix shall contribute ten cents (10¢) per hour for each hour worked by each employee covered by this appendix and remit such contributions with the Welfare and Pension contributions or direct to the Waterproofing Association office at I Sparks Ave., Willowdale, Ontario, M2H 2W1. Such

amounts if sent with the Welfare and Pension contributions shall be immediately paid as directed by the Waterproofing Contractors Association.

- 13.02 Should there be any conflict between the Master Agreement and this appendix, this appendix will govern.

ARTICLE 14 — PAYMENT OF WAGES

14.01 All payrolls are to be closed weekly.

14.02 Employees shall be paid in cash or by cheque at par within 72 hours of closing time of books. Payment by cheque to be made on or before Thursday of any week. Should the employer fail to meet his regular payroll when due, at any time after the 72 hour requirement specified herein, it shall not be in violation of this agreement for the employees of the employer to walk off the job.

14.03 Every employer shall provide to every employee at the time the wages are paid, a statement in writing setting forth:

- (i) The period of time for which the wages are being paid.
- (ii) The rate of wages to which the employee is entitled, separating straight time hours, overtime hours and double time hours.
- (iii) The gross amount of wages to which the employee is entitled.
- (iv) The net amount of each deduction from the wages of the employee that is **authorized** by the employee or this agreement or required by and the purpose for which each deduction is made.
- (v) The net amount of money being paid to the employee.
- (vi) Any living allowance or other payment to which the employee is entitled.
- (vii) The name of the employer clearly printed on the cheque and the stub.

14.04 In the event an employee is laid off or dismissed, the employer shall give or send by registered mail to such employee the full amount of wages he is entitled to, Unemployment Insurance Separation Certificate and his Ontario Hospital Service Commission forms within 72

hours from the time of termination in **the** case of those employers whose principal place of business is within the Free Travelling Zone of the Union(s) as specified herein, and within **96** hours in the case of **those** employers whose payroll is processed in a location outside the said Free **Travelling Zone**. Should the **employer** fail to **comply with the foregoing**, the employer **shall** there after pay-the employee his regular wages for each and every hour until such time as the employee is in receipt of the preceding documents. The aforementioned time to be calculated on an **eight (8)** hour regular work **day** basis. In the event **the employee terminates** his employment of his own accord, the employer shall be bound by the above requirements except that the employee shall receive same on next regular pay day.

- 14.05 All employees laid off shall receive one hours notice **with pay** and shall be **permitted** to leave **job**. If the **employer fails** to give the **employee** one hours notice in **advance** of lay-off, then the employee shall be paid an additional one h&spay.
- 14.06 **Where** an **employee** is **discharged** for **just** cause the employer shall **forward** his pay **and all** documents mentioned in **14.04** herein, by registered mail **within 72** hours from the time of discharge:

**ARTICLE 15 — SUB-CONTRACTOR PROVISION—
SPECIALTY CONTRACTORS ONLY**

- 15.01 General Contractors and Industrial Contractors shall only sub-contract work covered by this agreement to subcontractors who are in a contractual relationship with an **A.F.L. — C.I.O. Building Trades Union**.

**ARTICLE 16 — RATE OF WAGES, VACATION PAY,
PREMIUMS, TRAVEL, ROOM & BOARD,
OVERTIME, REPORTING TIME, WELFARE,
PENSION AND CHECK-OFF AND WORK WEEK**

- 16.01 Rates of wages, vacation pay, premiums, travel, room and board, work week and overtime except as amended by the terms of this appendix, shall be as set out in appendices **"B"** to **"J"**.

"TORONTO WATERPROOFERS"

ARTICLE 2 — RATES OF WAGES, WELFARE, PENSION, UNION DUES, **O.P.C.** CHECK-OFF, VACATION PAY, **S.U.B.**, TRAINING FUNDS, EMPLOYER CONTRIBUTIONS

2.01 THE REGULAR HOURLY RATES WILL BE AS FOLLOWS:

Date	Journey man	Fore-man	Vacation Pay	Welfare	Pension	Training Fund	Total Package	Union Dues	Union Check-Off	Ont. Prov. Conf. Check-Off	EBA
May 16/90	22.41	23.91	2.24	.85	1.64	.10	27.24	3% of Gross Income	NIL	.05	.10
May 1/91	24.05	25.55	2.41	.85	2.18	.10	29.59	3% of Gross Income	NIL	.05	.10

Check-Offs for Union & Ontario Provincial Conference and Union Dues are to be deducted from the employees and therefore are not part of the total package. Employer Contribution is in addition to the total package and is a contribution made by the employer.

Monthly Union dues are to be deducted on the first working day of each month and submitted with welfare and pension contribution to the Welfare Benefit Trust Fund.

"TORONTO"
WATERPROOFERS' APPRENTICES

	MAY 16, 1990	MAY 1, 1991
FIRST (1ST) YEAR 70% OF WAGES	\$ 15.54	\$ 16.48
SECOND (2ND) YEAR 80% OF WAGES	17.76	18.83
THIRD (3RD) YEAR 90% OF WAGES	19.98	21.19

CEMENT MASONS
LOCAL AREA APPENDIX "L"
SPECIALTY TRADE — FLOOR FINISHING

ARTICLE 1 — Hiring Security

ARTICLE 2 — Jurisdiction

ARTICLE 3 — Rates of Wages, Premiums, Room and Board,
Overtime, Reporting Time, Welfare, Pension
and Check-off

ARTICLE 4 — Hours of Work

ARTICLE 5 — Employer Contributions

ARTICLE 6 — Sub-Contracting

ARTICLE 7 — Interpretation of this Appendix

ARTICLE 8 — Travel

SPECIALTY TRADE — APPENDIX "L"
FLOOR FINISHERS

ARTICLE 1 — HIRING SECURITY

- 1.01 (i) The employer, subject to paragraph I .01 (iii) hereof, agrees to employ only members in good standing with this union on work coming within the scope of this agreement.
- (ii) The employer agrees, when hiring employees, to do any of the work covered by this agreement, to inform the union of his requirements fifteen (15) hours in advance in order to permit the union to furnish such employees from the membership of the union.
- (iii) All such employees shall be required to obtain a referral slip from the union before commencing work and the union agrees to provide said referral slip before

- commencement of work, unless other arrangements are made with the union. If a referral slip cannot be provided before commencement, the employer may hire the employee and notify the union accordingly.
- (iv) Providing members of the local union are not available, the employer may obtain his needed supply of cement masons elsewhere. He shall inform the union within two hours of commencement of their employment of the names of such cement masons and the location of the job on which they are working. The business representative of the union shall be granted permission to interview them with the view of recruiting them into union membership.
 - (v) In the event that such cement mason does not elect to become a member of the local union within five (5) working days of his initial date of employment, he shall cease to be employed by the employer.

ARTICLE 2 — JURISDICTION

2.01 Cement Masons

The operation and control of all types of vacuum mats in the drying of cement floors in preparing same for finish, the operation of power-driven, floats and trowelling machines is the work of the cement masons. The finishing or washing of all concrete construction including silos, elevators, and smoke stacks, using any colour pigment when mixed with cement, in any form — mosaic and nail coat whether done by brush, broom, trowel, float or any other process including the operation of machines for scoring floors, saw cutting, or for any other purposes used in connection with the cement masons' trade. The **rod-**ding or **screeding** and tamping of all concrete floors, and the finishing of all top materials, sills, coping, steps, stairs, risers and fifteen (15) centimeter base or less shall be the work of the cement masons. It is agreed that where the union has been notified and is unable to supply cement masons, the employer may do the work with his own forces. This shall apply to rough **screeding** in areas up to four hundred and fifty seven and a half (457.5) square meters (or 1500 square feet). All preparatory work on concrete construction to be finished or rubbed, such as cutting or nails, wires, **wall** ties, etc., patching, brushing, chipping and bush-hammering, rubbing or grinding if

done by machine or Carborundum stone of all concrete construction. All glass set in concrete. The pointing and patching around all steel or metal window frames that touch concrete. All dry packing, grouting and finishing in connection with the setting of all machinery such as engines, pumps, generators, air compressors, tanks, etc., that are set on concrete foundations including the finishing, rubbing, grouting, pointing and patching of same. The curing of finished concrete, when necessary, by chemical compounds or otherwise shall be the jurisdiction of the cement masons.

The **screeding, darbying** and trowel finishing of all types of epoxies, **traprock** and magnesium **oxychloride** cement composition floors shall be the work of the **magnesite** composition cement masons; all types of **oxychloride granolithic** floors including hand grinding and machine grinding of same; the preparation of all sub-floor surfaces to receive same including the bonding; the preparation and installation of **ground or base** coursed, steps, and cover base. The purpose and intent of the fifteen (15) **centimeter** base law will not be defeated. All **magnesite** composition installation work shall be done under the **supervision** of a competent and qualified **magnesite** composition cement mason. **Screeding** and finishing of sidewalks. Placing, finishing and grinding of all plastic floors. Concrete pumps and concrete coring and drilling.

ARTICLE 3 — RATE OF WAGES, VACATION PAY, PREMIUMS, ROOM AND BOARD, OVERTIME, REPORTING TIME, WELFARE, PENSION AND CHECK-OFF

- 3.01 The rates of wages, vacation pay, premiums, room and board, work week, overtime, welfare, pension and **reporting time** shall be as set out in Appendices "B" to "J".
- 3.02 Payments for vacation pay will be made twice yearly, no later than October 1 and April 1.

ARTICLE 4 — HOURS OF WORK

- 4.01 The regular work day shall be from 8:00 a.m. to 4:30 p.m. with a thirty (30) minute lunch period near mid point of the shift from Monday to Friday inclusive and the regular work week shall **consist** of forty (40) hours. All **work done** in excess of eight (8) hours per day and forty (40) hours

per week shall be considered overtime and paid at the appropriate premium rates as set out in Schedules “B” to “L”.

4.02 Applicable only to Concrete Floor Finishing

Where concrete pours are commenced on a **regular** work day preceding a Saturday, or Statutory Holiday, double time (2 x 's) will be paid for all work performed on such pours after 6:00 a.m. on the Saturday or Statutory Holiday. Employees called in after midnight to work on such Saturdays or Statutory Holidays shall be paid at double time (2 x 's) for all hours worked.

ARTICLE 5 — EMPLOYER CONTRIBUTIONS

5.01 Each employer bound by this agreement shall contribute eight cents (~~8¢~~) per hour for each hour worked by each employee covered by this agreement to the Concrete Floor Contractors Association of Ontario, 1 Sparks Ave., Willowdale, Ontario, **M2H 2W1**, and remit such contributions with the welfare and pension contributions payable hereunder or direct to the Employer Association where no plan exists. Such amounts on receipt shall be immediately paid to the **C.F.C.A.** of Ontario as each employer's contribution to the cost of negotiating and administering this agreement and the advancement of this segment of the industry by promotion and education.

ARTICLE 6 — SUB-CONTRACTING

6.01 The employer agrees not to sublet work normally performed by its own employees as defined in this appendix to employers who are not in contractual relations with the union.

ARTICLE 7 — INTERPRETATION OF THIS APPENDIX

7.01 In the event there is a conflict between the master agreement and this appendix for concrete finishing, then this appendix will prevail in all cases.

ARTICLE 8 — TRAVEL

8.01 A common twenty-four (24) kilometer radius free travel zone based on current **centers**, save and except Windsor which shall be from Walker Road and **Hwy. 401**, save

and except **Sarnia** whose free zone is defined as the City of **Sarnia** and Point Edward, east of the **St. Clair** River, south to the north side of the first **Sombra Township** Road, south of Canadian Industries Ltd., then easterly to Highway 21 and north of Highway 21 to the junction of Highways 402 and 21, including any job or project with direct access off Highway 21 or **Plymton Sideroad 15**; and save and except London which has a forty (40) kilometer free travel zone radius from the City Hall.

- 8.01(i) The employers shall pay twenty cents (\$.20) per kilometer travelling expenses beyond the free travel zone to a limit of thirty-two (32) kilometers and back to the limits of the free zone.
- 8.02 The employers shall pay twenty-three cents (\$.23) per kilometer travelling expenses for the limits of thirty-two (32) kilometer travel zone to the job site and back to the limits of the thirty-two (32) kilometer travel zone.
- 8.03 In addition, the employer shall pay a car expense of **twenty-eight cents (\$.28)** per kilometer for each kilometer travelled beyond the free zone to the job site and back to the limits of the free zone.
- 8.04 **Parking OLRB Area #8**
Parking shall be paid on presentation of receipts to a maximum of \$8.00 per day on projects falling within the area: **Steeles Avenue** on the north, **Dixie Road** on the west, **Highway #48** on the east and **Lake Ontario** on the south.

APPENDIX "M" — SPECIAL WORK
PARKING GARAGE MAINTENANCE

ARTICLE 1 — APPLICATION

- 1.01 This schedule shall apply to employees engaged in the repair, rehabilitation and maintenance of existing garages and parking structures.

ARTICLE 2 — HOURS OF WORK

- 2.01 The regular work week shall be forty-five (45) hours with an maximum of ten (10) hours per day at the regular hourly rate Monday to Saturday inclusive.
- 2.02 The employee will have the individual option of refusing Saturday work and there will be no discrimination against any employee who does not work Saturday.
- 2.03 Shift and irregular starting time premiums do not apply.

ARTICLE 3 — OVERTIME

- 3.01 All work performed in excess of the regular work week and maximum work day shall be overtime work. The rate of wages Monday to Saturday shall be time and one-half the regular hourly rate. The rate of wages on Sunday shall be two times the regular hourly rate. There shall be no pyramiding of overtime under this article.

ARTICLE 4 — OVERTIME

- 4.01 Reporting time for inclement weather shall be one (1) hour.

ARTICLE 5 — RECALL

- 5.01 Recall shall be as indicated in local schedules within a minimum recall period of six (6) months.

ARTICLE 6 — TRANSPORTATION, ROOM AND BOARD

- 6.01 There shall be a free daily travel zone extending to a radius of forty (40) kilometers from the federal building, project, or other starting point as indicated in local schedules with the following exceptions:
- (a) Local 151 — London
All daily travel as per local schedule.

6.02 Daily Travel Expense payments outside the free zone shall be in accordance with local schedules.

6.03 Room and Board allowances shall be in accordance with local schedules.

ARTICLE 7 — SUBCONTRACTING

7.01 The Employer agrees not to sublet work normally performed by its own Employees to Employers who are not in contractual relations with the Union.

7.02 For work not normally performed by its own Employees, preference shall be given to companies in contractual relations with the Union provided they are reasonable competitive.

ARTICLE 8 — CLASSIFICATIONS AND WAGE RATES

8.01 Skilled restoration worker — 75% of base hourly wage rate in local schedules.
Unskilled restoration helper starting rate — 60% of base hourly wage rate in local schedules.

8.02 An unskilled restoration helper shall receive an increase of \$0.50 per hour every three (3) months of employment until his rate reaches that of the skilled restoration worker.

8.03 On each project the employer shall be allowed one unskilled restoration helper for up to five skilled restoration workers, two unskilled restoration helpers for six to ten skilled restoration workers and one unskilled restoration helper for each additional five skilled restoration workers.

8.04 Lead hands shall be paid a premium of \$1.00 per hour.

8.05 If an employee working on new ICI construction is transferred to restoration work for a period of two weeks or less the employee shall be paid the full base hourly wage rate in the local schedule.

8.06 When a restoration worker is transferred from one area to another there will be no reduction in the wage rate.

ARTICLE 9 — BENEFIT PLANS

9.01 Payments for the following: vacation pay, welfare, pension, union administration fund and employers administration fund shall be made in accordance with local schedules.

