2019 – 2024

COLLECTIVE LABOUR AGREEMENT

BETWEEN

THE SAINT JOHN MECHANICAL CONTRACTORS
EMPLOYERS ASSOCIATION INC.

AND

CONTRACTORS WHOSE NAMES ARE APPENDED HEREUNDER, HEREAFTER, CALLED
THE “EMPLOYER” OF THE FIRST PART

AND

LOCAL UNION 213
OF THE UNITED ASSOCIATION OF JOURNEYMEN AND APPRENTICES OF THE
PLUMBING AND PIPEFITTING INDUSTRY OF THE UNITED STATES AND CANADA
HEREIN AFTER CALLED THE “UNION”
OF THE SECOND PART
<table>
<thead>
<tr>
<th>Article</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Purpose and Application</td>
<td>2</td>
</tr>
<tr>
<td>2</td>
<td>Definitions and Interpretations</td>
<td>2</td>
</tr>
<tr>
<td>3</td>
<td>Recognition</td>
<td>6</td>
</tr>
<tr>
<td>4</td>
<td>Management Rights</td>
<td>7</td>
</tr>
<tr>
<td>5</td>
<td>Responsibilities</td>
<td>8</td>
</tr>
<tr>
<td>6</td>
<td>Local Labour Management Committee</td>
<td>9</td>
</tr>
<tr>
<td>7</td>
<td>Union Security</td>
<td>9</td>
</tr>
<tr>
<td>8</td>
<td>Hiring and Termination</td>
<td>12</td>
</tr>
<tr>
<td>9</td>
<td>Work Time</td>
<td>17</td>
</tr>
<tr>
<td>11</td>
<td>Time and Method of Pay</td>
<td>25</td>
</tr>
<tr>
<td>12</td>
<td>Vacations and Holiday Pay</td>
<td>27</td>
</tr>
<tr>
<td>13</td>
<td>Self Employed Members</td>
<td>27</td>
</tr>
<tr>
<td>14</td>
<td>Job Conditions</td>
<td>27</td>
</tr>
<tr>
<td>15</td>
<td>Jurisdictional Claims &amp; Disputes</td>
<td>35</td>
</tr>
<tr>
<td>16</td>
<td>Industrial Standards</td>
<td>37</td>
</tr>
<tr>
<td>17</td>
<td>Union Stewards and Union Officers</td>
<td>37</td>
</tr>
<tr>
<td>18</td>
<td>Grievance and Arbitration</td>
<td>38</td>
</tr>
<tr>
<td>19</td>
<td>Compensation, Allowance for Room, Board and Travel</td>
<td>41</td>
</tr>
<tr>
<td>20</td>
<td>Trust Fund, Management Administration, Industry Promotion Fund, Union Administration Fund, Pipe Trades and Building Trades Fund</td>
<td>43</td>
</tr>
<tr>
<td>21</td>
<td>Duration</td>
<td>51</td>
</tr>
<tr>
<td></td>
<td><strong>Appendix “A”</strong></td>
<td>53</td>
</tr>
<tr>
<td></td>
<td><strong>Appendix “B”</strong></td>
<td>57</td>
</tr>
</tbody>
</table>
ARTICLE 1 - PURPOSE AND APPLICATION

THE PURPOSE OF THIS AGREEMENT IS TO PROMOTE AND MAINTAIN HARMONIOUS RELATIONS AND ESTABLISH AND SETTLE CONDITIONS OF EMPLOYMENT BETWEEN THE EMPLOYER AND THE UNION, TO RECOGNIZE THE MUTUAL VALUE OF JOINT DISCUSSIONS AND NEGOTIATIONS IN ALL MATTERS PERTAINING TO WORKING CONDITIONS, HOURS OF WORK, AND SCALE OF WAGES AND TO ENCOURAGE EFFICIENCY IN OPERATION AND TO PROMOTE THE MORAL, WELL BEING AND SECURITY OF ALL EMPLOYEES. BOTH PARTIES ENDORSE THE UNITED ASSOCIATION’S “STANDARD FOR EXCELLENCE”.

1.1 THIS AGREEMENT SHALL APPLY TO ALL INDUSTRIAL PLUMBING AND PIPEFITTING AND INDUSTRIAL MAINTENANCE IN THE COUNTIES OF KINGS, QUEENS, CHARLOTTE AND SAINT JOHN IN THE PROVINCE OF NEW BRUNSWICK, EXCEPT WHERE AN INDUSTRIAL MAINTENANCE AGREEMENT IS IN AFFECT OR NEGOTIATED BY THE LOCAL UNION HAVING JURISDICTION IN THE AREA.

ARTICLE 2 - DEFINITIONS AND INTERPRETATIONS

2.1 EMPLOYEE MEANS A JOURNEYMAN OR APPRENTICE AS DEFINED IN 2.2 OR 2.3 OR 2.4 OR 2.5 OR 2.5A.

2.2 JOURNEYMAN PLUMBER SHALL MEAN A PERSON WHO HAS RECEIVED A CERTIFICATE OF QUALIFICATION IN THE PLUMBING TRADE OR HOLDS A VALID PLUMBERS LICENSE.

2.3 JOURNEYMAN STEAMFITTER-PIPEFITTER SHALL MEAN A PERSON WHO HAS RECEIVED A CERTIFICATE OF QUALIFICATION IN THE STEAMFITTER-PIPEFITTER TRADE OR HOLDS A VALID STEAMFITTER-PIPEFITTER LICENSE. NOTWITHSTANDING THE ABOVE, A JOURNEYMAN STEAMFITTER-PIPEFITTER SHALL ALSO MEAN A PERSON HAVING LONG WORKING EXPERIENCE AND IS KNOWN TO BE QUALIFIED AS A STEAMFITTER-PIPEFITTER WHO IS RECOGNIZED AS A JOURNEYMAN BY THE TRADE IN THE PROVINCE OF NEW BRUNSWICK.

2.4 APPRENTICE MEANS A PERSON WHO IS INDENTURED AS AN APPRENTICE IN THE PLUMBING AND PIPEFITTING INDUSTRY UNDER THE NEW BRUNSWICK APPRENTICESHIP AND OCCUPATIONAL CERTIFICATION ACT.
2.5 **INSTRUMENT MECHANIC** SHALL BE A JOURNEYMAN WHO IS COMPETENT IN SERVICING, INSTALLING, AND OVERHAULING PNEUMATIC AND ELECTRONIC CONTROL EQUIPMENT AND THEIR AUXILIARY EQUIPMENT, INCLUDING CALIBRATION AND LOOP CHECK. A JOURNEYMAN WHO IS RECOGNIZED AS AN INSTRUMENT MECHANIC SHALL BE A PERSON WHO HAS PASSED AN EXAMINATION AS AN INSTRUMENT MECHANIC AS RECOGNIZED BY THE PROVINCE OF NEW BRUNSWICK.

2.5A **WELDER** SHALL MEAN A PERSON WHO HOLDS A CURRENT F3-F4 OR F4 QUALIFIED TICKET.

2.5B **GAS PIPEFITTER** SHALL MEAN A PERSON WHO HAS RECEIVED A CERTIFICATE OF QUALIFICATION IN THE STEAMFITTER-PIPEFITTER TRADE OR IN THE PLUMBING TRADE AND HOLDS A VALID GAS PIPEFITTER LICENSE.

2.6 **WORKING FOREMAN** MEANS A QUALIFIED JOURNEYMAN WHO HAS A CERTIFICATE OF APPLICABLE TRADE QUALIFICATION WITH RED SEAL AND WORKS WITH THE TOOLS SUBJECT TO 14.21 AND HAS THE ABILITY TO ACCEPT RESPONSIBILITY, AND TAKES CHARGE OF THE ACTUAL INSTALLATION OF ANY PLUMBING AND/OR PIPEFITTING WORK OR IN LAYING OUT SUCH WORK FOR OTHER EMPLOYEES AND HAS BEEN APPOINTED WORKING FOREMAN BY HIS EMPLOYER. FOR SAINT JOHN AND LOCAL 213 A FOREMAN AS DESCRIBED IN CLAUSES 2.6, 2.7 AND 2.8 SHALL NOT BE IN CHARGE OF MORE THAN ONE JOB SITE AT ANY TIME. CONSIDERATION WILL BE GIVEN TO EMPLOYEES THAT HAVE COMPLETED UA/MCA SUPERVISORY TRAINING.

2.7 **NON-WORKING FOREMAN** MEANS A QUALIFIED JOURNEYMAN WHO HAS A CERTIFICATE OF APPLICABLE TRADE QUALIFICATION WITH RED SEAL BUT DOES NOT WORK WITH THE TOOLS SUBJECT TO ARTICLE 14.21 AND HAS THE ABILITY TO ACCEPT RESPONSIBILITY, AND TAKES CHARGE OF THE EMPLOYEES ENGAGED IN THE ACTUAL INSTALLATION OF ANY PLUMBING AND/OR PIPEFITTING WORK OR IN LAYING OUT OF SUCH WORK AND HAS BEEN APPOINTED AS A NON-WORKING FOREMAN BY HIS EMPLOYER. CONSIDERATION WILL BE GIVEN TO EMPLOYEES THAT HAVE COMPLETED UA/MCA SUPERVISORY TRAINING.
2.8 **GENERAL FOREMAN** MEANS A QUALIFIED EMPLOYEE WHO HAS A CERTIFICATE OF AN APPLICABLE TRADE QUALIFICATION WITH RED SEAL AND HAS THE ABILITY TO ACCEPT RESPONSIBILITY AND TO TAKE CHARGE OF NON-WORKING FOREMEN UNDER HIS DIRECTION. HE SHALL BE APPOINTED BY THE EMPLOYER WHEN THERE ARE THREE (3) NONWORKING FOREMEN ON ANY ONE PROJECT BUT NOTHING SHALL PREVENT AN EMPLOYER FROM APPOINTING A GENERAL FOREMAN WHEN THERE ARE LESS THAN THREE (3) NON-WORKING FOREMEN IF IT IS DESIRABLE TO DO SO. CONSIDERATION WILL BE GIVEN TO EMPLOYEES THAT HAVE COMPLETED UA/MCA SUPERVISORY TRAINING.

2.9 **EMPLOYER** MEANS ANY PERSON (INCLUDING A PARTNERSHIP OR CORPORATION) WHO DOES ANY PLUMBING OR PIPEFITTING WORK AND WHO IS SIGNATORY TO THIS AGREEMENT BUT EXCLUDES AN EMPLOYEE UNDER THE TERMS OF THIS AGREEMENT.

**PARTICIPATING EMPLOYER** SHALL MEAN AN EMPLOYER WHO CONTRIBUTES TO THE TRUST FUNDS AT THE RATES SPECIFIED IN THE COLLECTIVE AGREEMENT IN FORCE FROM TIME TO TIME.


2.10 **WORK** MEANS PLUMBING, STEAMFITTING, GASFITTING, INDUSTRIAL PIPEFITTING OR HYDRAULIC PIPEFITTING, INSTRUMENT FITTING, ALL PROCESS PIPING USED ABOVE AND BELOW GROUND AND UNDER WATER, ALL HEAT TREATING AND STRESS RELIEVING OF PIPE, ALL WELDING, TACKING, AND BURNING CONNECTED WITH THE ABOVE, AND SHALL INCLUDE THE ASSEMBLING, ERECTING, INSTALLING, ALTERING, SERVICING, AND WORK AWARDED TO THE UNION PURSUANT TO ARTICLE 15 OF THIS AGREEMENT.

2.11 **INDUSTRIAL PLUMBING AND PIPEFITTING** MEANS ALL PLUMBING AND PIPEFITTING WORK REQUIRED IN OR PERFORMED AS PART OF ON-SITE FABRICATION, CONSTRUCTION AND ERECTION OF ALL HEAVY INDUSTRIAL DEVELOPMENTS, INCLUDING BUT NOT LIMITED TO:
OIL REFINERIES, CHEMICAL PLANTS, SMELTER COMPLEXES, THERMAL POWER PLANTS, HYDRO POWER PLANTS, NUCLEAR POWER PLANTS, HEAVY WATER PLANTS, PAPER MILLS, PULP AND SULPHITE MILLS, OIL TERMINAL COMPLEXES, L.N.G. TERMINALS, MINING COMPLEXES, NUCLEAR FUEL MANUFACTURING PLANTS, OIL BULK STORAGE PLANTS, INDUSTRIAL POLLUTION CONTROL PLANTS, INDUSTRIAL EFFLUENT CONTROL PLANTS OR WASTE OIL REFINERY RECYCLING PLANTS, COMPRESSOR STATIONS, BOOSTER STATIONS AND PRESSURE REDUCING STATIONS. PRIOR TO WORK COMMENCING AT NEW OR EXISTING INDUSTRIES NOT LISTED ABOVE, THE EMPLOYER AND THE BUSINESS MANAGER OF THE UNION SHALL MEET AND AGREE TO THE TERMS UNDER WHICH THE WORK WILL BE CARRIED OUT.

2.11A **INDUSTRIAL FABRICATION**

ALL WORK PERFORMED IN AN EMPLOYER'S SHOP FOR AN INDUSTRIAL SITE AS PER ARTICLE 2.11 SHALL BE UNDER THE INDUSTRIAL WAGE RATES AS PER ARTICLE 10, WHETHER THE INDUSTRIAL SITE IS UNDER A SPECIAL AGREEMENT OR NOT. IF AN ARTICLE IS NEGOTIATED INTO A SITE AGREEMENT ALLOWING FABRICATION TO BE PERFORMED OFF-SITE THE WAGE SCALE SHALL THEN NOT APPLY.

2.12 **COMMERCIAL PLUMBING AND PIPEFITTING** MEANS ALL PLUMBING AND PIPEFITTING NOT COVERED UNDER THE DEFINITION OF INDUSTRIAL PLUMBING AND PIPEFITTING INCLUDING BUT NOT LIMITED TO THE INSTALLATION, SERVICE AND REPAIR OF ANY PLUMBING AND PIPEFITTING WORK IN DWELLING HOUSES, APARTMENT HOUSES, CHURCHES, SCHOOLS, HOSPITALS, INSTITUTIONAL BUILDINGS, COMMERCIAL BUILDINGS, FACTORIES, LIGHT INDUSTRIES, STORES, SHOPPING CENTERS, AND /OR BUILDINGS THAT WOULD NORMALLY BE OCCUPIED FOR DOMESTIC, COMMERCIAL AND INSTITUTIONAL PURPOSES.

PRIOR TO WORK COMMENCING AT NEW OR EXISTING INDUSTRIES NOT LISTED ABOVE, THE EMPLOYER AND THE BUSINESS MANAGER OF THE UNION SHALL MEET AND AGREE TO THE TERMS UNDER WHICH THE WORK WILL BE CARRIED OUT.
2.13 **INDUSTRIAL MAINTENANCE** means all plumbing and pipefitting work required in or performed as part of the repair, service, and maintenance of industrial developments, other than that of a kind normally required in servicing and maintenance of domestic, institutional and commercial buildings. If the parties to this agreement conclude an industrial maintenance agreement then this agreement shall not apply.

2.14 **GRIEVANCE** means a difference or dispute respecting the meaning of, or violations of any provision of this agreement.

2.15 **PROVINCIAL** means the province of New Brunswick.

2.16 **STRIKE** shall be defined as in the industrial relations act of the province of New Brunswick.

2.17 **LOCK-OUT** shall be defined as in the industrial relations act of the province of New Brunswick.

2.18 **THE REGULAR RATE OF PAY** shall be defined as “the rate of pay that is applicable to the particular day or shift in question plus any shift premium where applicable”.

2.19 In interpreting this agreement, the singular shall include the plural and the plural shall include the singular. The masculine shall include the feminine and visa versa and his shall include her and visa versa.

2.20 In interpreting this agreement, the union shall mean the employee and the employee shall mean the union.

**ARTICLE 3 – RECOGNITION**

3.1 The employer recognizes the union as the sole bargaining unit for all persons employed as plumbers, plumber apprentices, steamfitters, steamfitter apprentices, pipefitters, pipefitter apprentices, gas pipefitters, instrument mechanics, instrument mechanic apprentices, pipefitter, welders, welder apprentices, foremen and general foremen employed within
THE JURISDICTION OF LOCAL 213, SAVE AND EXCEPT THOSE ABOVE THE RANK OF FOREMAN ON SALARY.

3.2 WHILE THIS AGREEMENT CONTINUES TO OPERATE NO CONDITIONS OF WORK SEPARATE AND APART FROM THE CONDITIONS SET OUT IN THIS AGREEMENT WILL BE SOUGHT OR CONDONED BY ANY MEMBER LOCAL UNION OF THE UNITED ASSOCIATION OR BY THE NEW BRUNSWICK PIPE TRADES ASSOCIATION AND NO CONDITIONS OF WORK SEPARATE AND APART FROM THE CONDITIONS SET OUT IN THIS AGREEMENT WILL BE SOUGHT OR CONDONED BY ANY MEMBER OF THE SAINT JOHN MECHANICAL CONTRACTORS EMPLOYERS ASSOCIATION INC. OR EMPLOYERS SIGNATORY TO THIS AGREEMENT OR WHO BECOME SIGNATORY TO THIS AGREEMENT. (SUBJECT TO ARTICLE 9.1, 9.2 AND 6.2)

3.3 THE UNION AND ALL ITS MEMBERS RECOGNIZE THE SAINT JOHN MECHANICAL CONTRACTORS EMPLOYERS ASSOCIATION INC. AS THE SOLE COLLECTIVE BARGAINING AGENT FOR ALL MEMBER CONTRACTORS AND/OR ANY OTHER NATIONAL CONTRACTOR OR CONTRACTORS WHO REQUIRE THE SERVICES OF UNION MEMBERS IN THE JURISDICTION OF LOCAL 213.

3.4 SUBCONTRACTING

THE EMPLOYER AGREES NOT TO SUBLET ANY WORK NORMALLY COVERED UNDER THIS AGREEMENT UNLESS THE CONTRACTOR TO WHOM THE WORK IS SUBLET IS UNDER AGREEMENT WITH THE UNION. THE UNION AGREES THAT ANY MEMBER WHO WORKS FOR HIMSELF OR FOR A CONTRACTOR WHO IS NOT SIGNATORY TO THIS AGREEMENT SHALL BE CHARGED BY HIS LOCAL UNION. FAILURE BY THE UNION TO ABIDE BY THE TERMS OF THIS ARTICLE SHALL CAUSE THE ARTICLE TO BE VOID. IT IS NOT THE INTENTION OF THIS ARTICLE TO ESTABLISH WORK JURISDICTION.

ARTICLE 4 – MANAGEMENT RIGHTS

4.1 THE UNION RECOGNIZES THE RIGHT OF THE EMPLOYER TO OPERATE AND MANAGE ITS BUSINESS IN ALL RESPECTS SUBJECT TO THE TERMS OF THIS AGREEMENT.

4.2 THE UNION ACKNOWLEDGES THAT IT IS THE EXCLUSIVE FUNCTION OF THE EMPLOYER TO HIRE, PROMOTE, DEMOTE, TRANSFER AND SUSPEND EMPLOYEES AND ALSO THE RIGHT
OF THE EMPLOYER TO DISCIPLINE OR DISCHARGE ANY EMPLOYEE FOR JUST CAUSE, BUT SUBJECT TO THE PROVISIONS OF THIS AGREEMENT.

TRANSFER IS DEFINED AS: FOR SAINT JOHN LOCAL 213 THE TRANSFER OF EMPLOYEES THAT AN EMPLOYER PRESENTLY HAS EMPLOYED ON INDUSTRIAL JOBS IN THE GEOGRAPHICAL AREA OF LOCAL# 213, THE EMPLOYER SHALL BE PERMITTED TO TRANSFER 36 EMPLOYEES PER OCCURRENCE. IT IS AGREED THAT TRANSFERS SHALL NOT DISPLACE EXISTING EMPLOYEES FOR A PERIOD OF FIVE (5) WORKING DAYS.

AN EMPLOYEE HAS THE RIGHT TO REFUSE A TRANSFER WITHOUT BEING PENALIZED AND IF THE EMPLOYER HAS NO OTHER WORK FOR HIM, HE SHALL BE LAID OFF. IT IS ALSO AGREED THAT TRANSFERS FROM WORK COVERED UNDER THE INDUSTRIAL AGREEMENT TO WORK COVERED UNDER THE COMMERCIAL AGREEMENT, AND MAINTENANCE AGREEMENTS OR VICE VERSA, SHALL NOT BE PERMITTED, UNLESS OTHERWISE AGREED BY THE PARTIES.

TRAVEL CARDS CANNOT BE TRANSFERRED WITHOUT THE CONSENT OF THE BUSINESS MANAGER OF THE LOCAL JURISDICTION.

4.3 THE EMPLOYER HAS THE EXCLUSIVE RIGHT TO APPOINT A FOREMAN WHO IS NOT NAME HIRED AT THE FOREMAN'S HOURLY RATE OF WAGES, AND WHEN REQUIRED, REVERT A FOREMAN BACK TO A JOURNEYMAN’S RATE. SHOULD ANY DISPUTE ARISE ON THE JOB OVER THE APPOINTMENT OR DEMOTION OF A FOREMAN THE EMPLOYEES MUST REMAIN ON THE JOB AND AT WORK UNTIL SUCH DISPUTE IS SETTLED UNDER THE GRIEVANCE AND ARBITRATION PROCEDURE.

ARTICLE 5 – RESPONSIBILITIES

5.1 UNION RESPONSIBILITIES: THE UNION AGREES THAT THERE SHALL BE NO STRIKE, WALK-OUT, OR SLOWDOWN ON THE PART OF ANY EMPLOYEE NOR SHALL THE UNION DECLARE, AUTHORIZE, CONDONE, OR PARTICIPATE IN A STRIKE, WALK-OUT OR SLOWDOWN WHILE THIS AGREEMENT CONTINUES TO OPERATE.

5.2 EMPLOYER RESPONSIBILITIES: THE EMPLOYER AGREES THAT THERE SHALL BE NO LOCK-OUT OF EMPLOYEES WHILE THIS AGREEMENT CONTINUES TO OPERATE.
ARTICLE 6 – LOCAL LABOUR MANAGEMENT COMMITTEE

6.1 WHEN IN THE OPINION OF THE PARTIES TO THIS AGREEMENT CERTAIN WORK MIGHT BE SECURED OR CERTAIN JOBS REQUIRE SPECIAL CONDITIONS THAT WILL NOT PERMIT THE FULFILMENT OF ALL ARTICLES OF THIS AGREEMENT AND IT IS FOUND NECESSARY AND EXPEDIENT THAT WITH SOME MODIFICATION OF THIS AGREEMENT SUCH WORK COULD BE SECURED OR SUCH SPECIAL CONDITIONS COULD BE ACCOMMODATED, THE LOCAL LABOUR MANAGEMENT COMMITTEE MAY MAKE SUCH ARRANGEMENTS TO GOVERN THE CHANGES AND NOTIFY THE PARTIES TO THIS AGREEMENT AND SUCH SHALL NOT BE CONSIDERED A VIOLATION OF THIS AGREEMENT

6.2 LOCAL LABOUR MANAGEMENT COMMITTEE

A LOCAL LABOUR-MANAGEMENT COMMITTEE WILL BE FORMED COMPOSED OF THREE (3) REPRESENTATIVES DESIGNATED BY THE EMPLOYER ASSOCIATION AND THREE (3) REPRESENTATIVES DESIGNATED BY THE UNION. A QUORUM SHALL BE TWO (2) REPRESENTATIVES OF EACH PARTY. THE COMMITTEE SHALL MEET MONTHLY AND MAY MAKE RECOMMENDATIONS CONCERNING THE ADJUSTMENT OF MATTERS OF CONCERN BY ANY OF THE PARTIES AND THE ESTABLISHMENT OF REGULATIONS GOVERNING THE CONDUCT OF THE PARTIES AND OF EMPLOYEES COVERED BY THE TERMS OF THIS AGREEMENT.

6.3 THE PARTIES SHALL NOTIFY EACH OTHER OF THEIR APPOINTMENTS OF WHO WILL SERVE UNTIL NOTIFICATION IS GIVEN OF THEIR REPLACEMENTS. THE CHAIRMAN SHALL BE CHOSEN FROM ONE GROUP AND THE SECRETARY FROM THE OTHER.

6.4 LOCAL LABOUR MANAGEMENT COMMITTEE WILL ENDEAVOR TO MEET REGULARLY ON DATES AGREED UPON BY EACH PARTY WITH THE INTENT OF ADDRESSING CONCERNS OF EITHER PARTY.

ARTICLE 7 – UNION SECURITY

7.1 THE EMPLOYER AGREES TO GIVE PROPERLY QUALIFIED MEMBERS OF THE UNION, WITHIN THE JURISDICTION OF THE LOCAL UNION IN THE AREA WHERE THE WORK IS BEING PERFORMED, FIRST PREFERENCE OF EMPLOYMENT AT ANY TIME. PROPERLY QUALIFIED
MEMBERS OF THE UNITED ASSOCIATION LOCAL UNIONS, WITHIN THE PROVINCE OF NEW
BRUNSWICK, WILL RECEIVE SECOND PREFERENCE OF EMPLOYMENT AT ANY TIME.
PROPERLY QUALIFIED RETIREE MEMBERS (RETIRED MEMBER PAYING FULL DUES IN GOOD
STANDING) OF THE UNION WITH JURISDICTION OF THE AREA WHERE THE WORK IS BEING
PERFORMED SHALL RECEIVE THIRD PREFERENCE OF EMPLOYMENT AT ANY TIME. THE
UNION SHALL HAVE TWO (2) WORKING DAYS TO SUPPLY QUALIFIED UNION MEMBERS.
THIS ARTICLE IS NOT INTENDED TO PERMIT THE DISPLACEMENT OF SECOND OR THIRD
PREFERENCE EMPLOYEES WHEN LOCAL MEMBERS ARE LAID OFF OTHER JOBS IN THE
GEOGRAPHIC AREA OF LOCAL 213.

7.2 THE EMPLOYER AGREES TO GIVE PROPERLY QUALIFIED MEMBERS OF THE LOCAL
UNION, HAVING JURISDICTION ON THE JOB SITE, FIRST PREFERENCE OF EMPLOYMENT
TO FILL POSITIONS OF FOREMAN AND GENERAL FOREMAN IF MEMBERS HAVE THE
NECESSARY QUALIFICATIONS, WHICH WILL BE DETERMINED BY THE EMPLOYER.
IF PROPERLY QUALIFIED MEMBERS ARE UNAVAILABLE TO FILL THE POSITIONS OF
FOREMAN AND GENERAL FOREMAN IN THE LOCAL AREA. THE EMPLOYER SHALL USE
THE PREFERENCE.
AS OUTLINED IN ARTICLE 7.1, IF SECOND PREFERENCE MEMBERS OR THIRD
PREFERENCE MEMBERS HAVE THE NECESSARY QUALIFICATIONS. CONSIDERATION WILL
BE GIVEN TO MEMBERS WHO HAVE PARTICIPATED IN THE UA/MCA SUPERVISORY
TRAINING PROGRAM.
PREFERENCE WHEN ESTABLISHING OVERTIME OR SHIFT WORK, WITH EMPLOYEES
PRESENTLY EMPLOYED BY THE EMPLOYER, WILL BE GIVEN TO JOURNEYMEN IN THE
PREFERENCE OUTLINED IN ARTICLE 7.1 AND WILL BE ARRANGED BEFORE WORK
COMMENCES AND CREWS WILL NOT BE CHANGED AFTER WORK HAS STARTED.
ON SPORADIC OVERTIME, CREWS PERFORMING THE WORK DURING THE REGULAR HOURS
WILL CONTINUE PERFORMING THE WORK ON OVERTIME.
WHEN ON THE JOB TRAINING IS PROVIDED BY THE EMPLOYER, IN NEW OR SPECIAL SKILLS,
THE PREFERENCE FOR TRAINING WILL BE GIVEN TO MEMBERS OUTLINED IN ARTICLE 7.1.

**SPORADIC** IS DEFINED AS MEANING, ON RARE OCCASIONS OR SCATTERED INSTANCES, SUCH AS WHEN WORK IS TO CONTINUE UNEXPECTEDLY AFTER THE SHIFT ENDS. IT DOES NOT APPLY TO WORK TO BE CARRIED OUT ON WEEKENDS OR HOLIDAYS.

7.3 THE EMPLOYER AGREES THAT IT SHALL BE A CONDITION OF EMPLOYMENT OF ALL EMPLOYEES SUBJECT TO THE TERMS OF THIS AGREEMENT THAT, AFTER THIRTY (30) DAYS CONTINUOUS EMPLOYMENT THEY SHALL PAY THE REGULAR UNION DUES. THE EMPLOYEE AGREES AS A CONDITION OF EMPLOYMENT TO GIVE WRITTEN AUTHORIZATION THAT SUCH DUES BE DEDUCTED.

7.4 THE EMPLOYER AGREES THAT ALL MEMBERS OF THE UNION MUST MAINTAIN THEIR MEMBERSHIP IN GOOD STANDING AS A CONDITION OF EMPLOYMENT.

7.5 THE EMPLOYER SHALL DEDUCT UNION DUES FROM THE PAY OF EACH EMPLOYEE WHO IS A MEMBER OF THE UNION AND EACH EMPLOYEE WHO IS NOT A MEMBER OF THE UNION BUT HAS BEEN EMPLOYED FOR THIRTY (30) DAYS.

7.6 SUCH DUES SHALL BE DEDUCTED FROM THE FIRST PAY PERIOD OF EACH MONTH AND SHALL BE REMITTED IN SUFFICIENT TIME SO AS TO BE RECEIVED BY THE 20TH DAY OF THE SAME MONTH IN WHICH THEY WERE DEDUCTED.

DUES ARE TO BE REMITTED TO THE TREASURER OF THE UNION OR SUCH OFFICIAL AS IS DESIGNATED BY THE UNION IN WRITING FROM TIME TO TIME.

DUES RECEIVED BY THE TREASURER OF THE UNION AFTER THE 20TH DAY OF THE MONTH IN WHICH THEY WERE DEDUCTED WILL BE CLASSED AS OVERDUE. A DELINQUENCY ASSESSMENT OF THREE PER CENT (3%) OF THE TOTAL MONIES OVERDUE WILL BE APPLIED AGAINST THE EMPLOYER.

THIS ASSESSMENT MUST BE REMITTED PRIOR TO REMITTING THE DUES FOR THE FOLLOWING MONTH.

IF DUES ARE NOT RECEIVED BY THE TREASURER OF THE UNION AT THE END OF THE MONTH, THE THREE PERCENT (3%) ASSESSMENT WILL CONTINUE TO APPLY FOR EACH MONTH THEREAFTER UNTIL SUCH DUES ARE RECEIVED.
THE UNION WILL TAKE LEGAL ACTION AGAINST AN EMPLOYER WHO FAILS TO REMIT DUES IN THE SAME MONTH IN WHICH THEY ARE DEDUCTED AND THE COST OF SUCH ACTION WILL BE BORNE BY THE EMPLOYER.

FAILURE TO REMIT DUES IN TIME MAY ALSO BE THE CAUSE FOR EMPLOYEES TO BE REMOVED FROM THE JOB SITE BY THE BUSINESS MANAGER.

TO BE REVIEWED MONTHLY BY THE FINANCIAL SECRETARY TREASURER OF UA LOCAL 213. SUCH ACTION WILL NOT BE CONSIDERED A VIOLATION OF THIS AGREEMENT.

7.7 SUCH PAYMENTS WILL BE ACCOMPANIED BY A LIST OF THE NAMES OF THE EMPLOYEES, SOCIAL INSURANCE NUMBER AND LOCAL UNION TO WHICH THE MEMBER BELONGS, FROM WHOM THE DEDUCTIONS HAVE BEEN MADE, AND BE REMITTED ON THE PROPER FORMS SUPPLIED FOR THIS PURPOSE.

ARTICLE 8 – HIRING AND TERMINATION

8.1 THE EMPLOYER OR HIS REPRESENTATIVES SHALL NOT CONTACT A MEMBER AT HOME FOR EMPLOYMENT. THE EMPLOYER RECOGNIZES THE UNION OUT-OF-WORK LIST AS THE SOURCE OF MEMBERS FOR EMPLOYMENT. THE EMPLOYER SHALL NAME HIRE ALL FOREMEN BUT SHALL NOT DEMOTE SAID FOREMAN BELOW THE RANK OF WORKING FOREMAN WHEN A FOREMAN IS NO LONGER REQUIRED, HE SHALL BE LAID OFF. BOTH PARTIES AGREE TO DEVELOP AND/OR ADOPT A SUPERVISORY PROGRAM FOR FOREMEN.

ON HIRING, THE EMPLOYER SHALL CONTACT THE BUSINESS MANAGER’S OFFICE AND SPECIFY THE NUMBER OF MEN REQUIRED AND/OR IF ANY SPECIAL SKILLS ARE REQUIRED. IF AFTER THREE (3) WORKING DAYS HIS REQUEST FOR MEN OR MEN HAVING SPECIAL SKILLS HAS NOT BEEN FILLED BY THE UNION, THE EMPLOYER HAS THE RIGHT TO HIRE SUCH QUALIFIED U. A. MEMBERS WHERE AVAILABLE.

ON HIRING, THE EMPLOYER MAY HIRE ON A ONE (1) NAME HIRE TO ONE (1) LIST HIRE BASIS FIFTY OF A HUNDRED JOURNEYMEN, EXCLUDING FOREMEN AND APPRENTICES. AFTER THE EMPLOYER HAS A HUNDRED EMPLOYEES HIRED USING THIS SYSTEM, ALL ADDITIONAL JOURNEYMEN WILL BE HIRED FROM THE UNION OUT OF WORK LIST.
WHEN A MEMBER IS HIRED WITH A SPECIAL SKILL REQUEST, THE EMPLOYER SHALL ENSURE THE EMPLOYEE IS IMMEDIATELY ENGAGED IN THE WORK REQUIRING SPECIAL SKILLS.

IF DURING THE LIFE OF THIS AGREEMENT THE LOCAL UNION OPTS TO CHANGE THE HIRING POLICY AFTER DISCUSSIONS BETWEEN THE UNION AND THE RESPECTIVE EMPLOYER'S ASSOCIATION, THE SAME SHALL BE IMPLEMENTED FOR THAT PARTICULAR AREA ONLY. AN EMPLOYER SHALL NOT MAINTAIN AN EMPLOYEE ON HIS PAYROLL FOR WHOM HE DOES NOT HAVE IMMEDIATE WORK AVAILABLE AND SUFFERS AN INTERRUPTION OF HIS EARNINGS.

IT SHALL ALSO BE A VIOLATION OF THIS AGREEMENT FOR AN EMPLOYER TO ENCOURAGE AN EMPLOYEE TO TAKE TIME OFF WITHOUT PAY IN SLACK PERIODS. EXCEPTIONS TO THIS ARTICLE SHALL BE, THE ANNUAL CHRISTMAS BREAK, OR LACK OF MATERIAL NOT EXCEEDING THREE WORKING DAYS, OR THE EMPLOYEES ANNUAL VACATION PERIOD, OR WHO ARE SICK OR ABSENT FOR PERSONAL REASONS. ANY LACK OF MATERIAL OR ABSENCE SHALL BE REPORTED BY THE SHOP STEWARD WITH THE NAMES OF THE EMPLOYEES AFFECTED. ABUSE OF THIS ARTICLE WILL BE SUBJECT TO ARTICLE 18.

8.2 THE EMPLOYER AGREES THAT NO UNITED ASSOCIATION MEMBER SHALL BE HIRED WITHOUT A WORK REFERRAL SLIP FROM THE UNION OFFICE OR DESIGNATED UNION OFFICIAL AND BE IN POSSESSION OF CERTIFICATES OF QUALIFICATION, LICENSES AND A NBCSA PASSPORT WITH CURRENT STICKERS FOR CONSTRUCTION SAFETY ORIENTATION, WHMIS, FALL PROTECTION, CONFINED SPACE AND ANY OTHER CURRENT STICKERS DEEMED NECESSARY AND MUTUALLY AGREED TO BY THE EMPLOYER'S ASSOCIATION AND THE UNION FOR THE WORK REQUIRED AND THE UNION AGREES TO GIVE A WORK REFERRAL SLIP TO ANYONE HIRED UNDER THE TERMS OF THIS AGREEMENT. ANY UNITED ASSOCIATION MEMBER HIRED UNDER THE TERMS OF THIS AGREEMENT SHALL NOT WORK UNDER THE TERMS AND CONDITIONS OF ANY OTHER AGREEMENT SUBJECT TO ARTICLE 4.2. THE WORK REFERRAL SLIP SHALL CONTAIN THE PERMANENT ADDRESS OF THE EMPLOYEE.
AN EMPLOYEE WHO HAS BEEN REFERRED AS A WELDER, SHALL NOT BE EMPLOYED AS A PIPEFITTER OR VICE-VERSA UNLESS HE IS QUALIFIED AND PRIOR APPROVAL OF THE BUSINESS MANAGER IS OBTAINED.

8.3 ALL APPRENTICES SHALL BE EMPLOYED IN ACCORDANCE WITH THE PROVISIONS OF THE APPRENTICESHIP AND OCCUPATIONAL CERTIFICATION ACT.

THE EMPLOYER WILL EMPLOY APPRENTICES WHEN AVAILABLE IN THE RATIO OUTLINED IN ARTICLE 8.5.

THE BUSINESS MANAGER WHEN RECEIVING CALLS AT THE UNION OFFICE FOR MORE THAN THREE (3) JOURNEYMEN SHALL DISPATCH AN APPRENTICE FOR EMPLOYMENT, WHEN AVAILABLE.

APPRENTICES WHEN EMPLOYED WILL BE UNDER THE INSTRUCTION OF A JOURNEYMAN PIPEFITTER, PLUMBER, OR WELDER AT ALL TIMES, EXCEPT A FOURTH YEAR APPRENTICE. WELDER APPRENTICES MAY WORK WITHOUT THE SUPERVISION OF A JOURNEYMAN WELDER WITHIN THE PARAMETERS OF THEIR QUALIFICATIONS.

8.4 THE PERMITTED RATIO OF APPRENTICES TO JOURNEYMEN SHALL BE ONE (1) APPRENTICE TO THREE (3) JOURNEYMEN.

THE PERMITTED RATIO OF WELDER APPRENTICES TO JOURNEYMAN WELDERS SHALL BE ONE (1) WELDER APPRENTICE TO SIX (6) JOURNEYMAN WELDERS.

THE BUSINESS MANAGER WHEN RECEIVING CALLS AT THE UNION OFFICE FOR JOURNEYMEN SHALL DISPATCH APPRENTICES AT THE APPROPRIATE RATIOS FOR EMPLOYMENT, WHEN AVAILABLE.

8.5 THE EMPLOYER FOR THE FIRST JOURNEYMAN PLUMBER EMPLOYED SHALL BE PERMITTED TO EMPLOY ONE PLUMBER APPRENTICE.

THE EMPLOYER FOR THE FIRST JOURNEYMAN PIPEFITTER EMPLOYED SHALL BE PERMITTED TO EMPLOY ONE PIPEFITTER APPRENTICE.

THE EMPLOYER FOR THE FIRST JOURNEYMAN WELDER EMPLOYED SHALL BE PERMITTED TO EMPLOY ONE WELDER APPRENTICE.
THE EMPLOYER FOR EACH ADDITIONAL THREE (3) JOURNEYMEN PLUMBERS EMPLOYED MUST EMPLOY ONE ADDITIONAL PLUMBER APPRENTICE IF THE LOCAL UNION IN WHERE THE JOB IS BEING PERFORMED HAS APPRENTICE PLUMBERS ON THE OUT OF WORK LIST. ADDITIONAL APPRENTICES MAY BE DISPATCHED AS OUTLINED IN ARTICLE 8.4.

THE EMPLOYER FOR EACH ADDITIONAL THREE (3) JOURNEYMEN PIPEFITTERS EMPLOYED MUST EMPLOY ONE ADDITIONAL PIPEFITTER APPRENTICE IF THE LOCAL UNION IN WHERE THE JOB IS BEING PERFORMED HAS APPRENTICE PIPEFITTERS ON THE OUT OF WORK LIST. ADDITIONAL APPRENTICES MAY BE DISPATCHED AS OUTLINED IN ARTICLE 8.4.

THE EMPLOYER SHALL FOR EACH SIX (6) JOURNEYMEN WELDERS EMPLOYED MUST EMPLOY ONE (1) WELDER APPRENTICE IF THE LOCAL WHERE THE JOB IS BEING PERFORMED HAS APPRENTICE WELDERS ON THE OUT OF WORK LIST.

EMPLOYERS REQUIRING PERSONS FOR APPRENTICES ARE TO BE HIRED FROM THE LIST ON FILE IN THE UNION OFFICE. ALL APPRENTICES MUST HAVE A WORK REFERRAL SLIP FROM THE UNION OFFICE BEFORE BEING HIRED.

8.6 WHERE EMPLOYMENT IS TERMINATED BY THE EMPLOYER, THE EMPLOYEE SHALL BE GIVEN TWO (2) HOURS NOTICE, AT THE END OF WHICH TIME HE SHALL RECEIVE HIS WAGES EARNED IN FULL AND VACATION PAY, IF ANY, BY THE NEXT PAY PERIOD AND GIVEN HIS E.I. RECORD OF EMPLOYMENT.

HE SHALL BE PAID FOR HIS REGULAR SCHEDULED HOURS UNTIL THESE CONDITIONS HAVE BEEN MET.

EMPLOYEES DISCHARGED FOR JUST CAUSE WILL BE REMOVED FROM THE JOB SITE AND SHALL RECEIVE THEIR WAGES EARNED IN FULL, VACATION PAY, IF ANY, BY THE NEXT PAY PERIOD AND GIVEN HIS RECORD OF EMPLOYMENT BY MAIL WITHIN THREE (3) WORKING DAYS.
SHUTDOWN CONDITIONS

WHEN EMPLOYEES WORKING THEIR REGULAR SCHEDULED SHUTDOWN HOURS ARE LAID OFF, THEY SHALL RECEIVE THEIR WAGES EARNED IN FULL AND VACATION PAY, IF ANY, BY THE NEXT PAY PERIOD AND THEIR EMPLOYMENT INSURANCE RECORD OF EMPLOYMENT BEFORE THEY LEAVE THE JOB SITE.


THE EMPLOYER WILL MAIL THE EMPLOYEES EXTRA WAGES EARNED, VACATION PAY AND HIS EMPLOYMENT RECORD OF EMPLOYMENT WITHIN THREE (3) WORKING DAYS. NOTWITHSTANDING THE FOREGOING, THE EMPLOYEES WILL BE PAID FOR THEIR PREVIOUS REGULAR PAY PERIOD ON THEIR REGULAR SCHEDULED PAY DAY OR UPON LAY OFF WHICHEVER IS FIRST.

8.7 FOR SAINT JOHN LOCAL 213 ONLY WHEN EMPLOYMENT IS TERMINATED BY THE EMPLOYEE HE SHALL GIVE NOTICE IN THE FIRST TWO (2) HOURS OF THE SHIFT IN ORDER TO RECEIVE HIS OR HER WAGES EARNED IN FULL AND VACATION PAY, IF ANY, BY THE NEXT PAY PERIOD AND HIS OR HER EMPLOYMENT INSURANCE RECORD OF EMPLOYMENT BY THE END OF THE SHIFT.
8.8 SHOULD IT BECOME NECESSARY FOR AN EMPLOYER TO REDUCE HIS WORKING FORCE, THEN THE EMPLOYER SHALL TERMINATE THE EMPLOYMENT IN THE FOLLOWING SEQUENCE:

1) EMPLOYEES HAVING NO PREFERENCE OF EMPLOYMENT
2) EMPLOYEES HAVING THIRD PREFERENCE OF EMPLOYMENT
3) EMPLOYEES HAVING SECOND PREFERENCE OF EMPLOYMENT
4) EMPLOYEES HAVING FIRST PREFERENCE OF EMPLOYMENT

PROVIDED THAT THE EMPLOYER SHALL BE ALLOWED TO RETAIN JOURNEYMEN HIRED UNDER SPECIAL SKILLS AS OUTLINED IN ARTICLE 8.1 UNLESS THE UNION CAN SUPPLY UNITED ASSOCIATION MEMBERS HAVING PREFERENCE OF EMPLOYMENT, AS SUITABLE REPLACEMENTS AS DETERMINED BY THE EMPLOYER.

ARTICLE 9 – WORK TIME

9.1 WORK TIME - DAY SHIFT

REGULAR WORKING DAYS SHALL BE FROM MONDAY TO FRIDAY INCLUSIVE, EXCLUDING HOLIDAYS. HOLIDAYS SHALL MEAN THOSE DAYS HEREINAFTER SPECIFIED SO TO BE.

NORMAL REGULAR WORKING HOURS, MONDAY TO FRIDAY, WHICH SHALL CONSTITUTE THE DAY SHIFT, SHALL BE FROM 8:00 AM TO 4:30 PM WITH ONE HALF HOUR FOR LUNCH FROM 12 NOON TO 12:30 PM.

THE EMPLOYER SHALL HAVE THE PREROGATIVE TO VARY THE START/QUIT TIME BY UP TO ONE HOUR. THE EMPLOYER MAY SCHEDULE THE REGULAR WORKWEEK IN FOUR CONSECUTIVE TEN (10) HOUR DAYS AT STRAIGHT TIME RATES OF PAY. THE FOUR TEN (10) HOUR DAYS SHALL BE SCHEDULED DURING A MONDAY TO THURSDAY OR TUESDAY TO FRIDAY PERIOD. SUCH COMPRESSED WORK WEEKS MAY BE WORKED AS SHIFT WORK AND PREMIUMS WILL APPLY FOR AFTERNOON SHIFTS.

A FIFTEEN (15) MINUTE REST BREAK SHALL BE TAKEN AT THE MID POINT OF EACH HALF SHIFT AND A ONE-HALF HOUR MEAL BREAK SHALL BE TAKEN AT THE MID POINT OF EACH SHIFT.
IF THE PROJECT REQUIRES THAT THE FOUR TEN (10) HOUR DAYS BECOMES FIVE TEN (10) HOUR DAYS, THEN THE EMPLOYER SHALL REVERT BACK TO NORMAL REGULAR WORKING HOURS WITH OVERTIME.

WHEN WORKING A COMPRESSED WORK WEEK, TRAVEL AND/OR BOARD ALLOWANCES WILL BE PAID FOR FIVE DAYS AFTER THIRTY-SIX (36) HOURS AT REGULAR RATE OF PAY HAS BEEN WORKED INCLUDING THE COMPLETION OF WORK ON THE LAST FOUR (4) HOURS OF THE FINAL DAY OF THE REGULAR SHIFT UNDER THIS ARTICLE.

UNDER NO CONDITIONS SHALL THE WORK TIME OF A FOUR TEN HOUR DAY SYSTEM BE LESS THAN THAT OF A REGULAR WORK WEEK.

WHEN WORKING A COMPRESSED WORK WEEK AND WORK IS DELAYED OR CANCELLED DUE TO ISSUES UNDER THE CONTROL OF THE CONTRACTOR OR THE OWNER, BOARD OR TRAVEL AS PER ARTICLE 19 SHALL BE PAID AS IF THE SHIFT WAS COMPLETED AS SCHEDULED.

WHEN IT IS MUTUALLY ADVANTAGEOUS FOR THE UNION AND THE EMPLOYER ON A PARTICULAR JOB SITE TO CHANGE THE ABOVE NOTED HOURS OF WORK OR HOLIDAYS OR TO INSTITUTE A COMPRESSED WORK WEEK THE UNION AND THE EMPLOYER SHALL JOINTLY MEET AND ESTABLISH THE CONDITIONS TO BE IMPLEMENTED AND WHEN SUCH CHANGES ARE AGREED TO IT SHALL NOT BE DEEMED A VIOLATION OF THIS AGREEMENT.

WHEN WORK IS SCHEDULED FOR SATURDAY, SUNDAY, OR A HOLIDAY, THE REGULAR HOURS OF WORK FOR THE DAY SHIFT SHALL BE FROM 8:00 AM TO 4:30 PM WITH ONE HALF HOUR FOR LUNCH FROM 12 NOON TO 12:30 PM. THE SCHEDULE FOR SUCH WORK SHALL BE POSTED BY THE EMPLOYER NOT LATER THAN TWENTY-FOUR (24) HOURS PRIOR TO THE COMMENCEMENT OF THE SCHEDULED WORK.

WHEN WORK IS SCHEDULED FOR THESE DAYS THE EMPLOYEE SHALL BE PAID FOR LUNCH BREAK AT THE SAME HOURLY RATE AS IS APPLICABLE FOR WORK THAT DAY. WORK OF AN EMERGENCY NATURE CAN BE PERFORMED DURING THE LUNCH BREAK AT NO ADDITIONAL COST; HOWEVER, TIME WILL BE GIVEN TO EMPLOYEES TO EAT LUNCH AT A LATER PERIOD AT NO LOSS OF PAY.
THIS CLAUSE SHALL NOT BE TAKEN AS A LICENSE TO STAGGER LUNCH BREAKS.

FAILURE TO POST THE NOTICE IN SUFFICIENT TIME OF WORK ON THESE DAYS WILL BE CAUSE FOR MEALS TO BE SUPPLIED TO EMPLOYEES UNDER ARTICLE 14.14.

9.2 **SECOND SHIFT**

THE EMPLOYER MAY WORK SHIFT WORK (INVOLVING TWO OR MORE SHIFTS) ON A PARTICULAR JOB.

THE SECOND SHIFT SHALL COMMENCE AT THE END OF THE DAY SHIFT UNLESS SPECIAL CIRCUMSTANCES EXIST AND AGREEMENT IS REACHED BETWEEN THE UNION AND THE EMPLOYER.

THE HOURS FOR THE SECOND SHIFT SHALL BE FROM 4:30 PM UNTIL 1:00 AM WITH A ONE-HALF HOUR FOR LUNCH BREAK UNPAID.

THE EMPLOYER MAY AFTER CONSULTATION WITH THE BUSINESS MANAGER START ANOTHER SHIFT PRIOR TO THE END OF THE SECOND SHIFT. EMPLOYEES SHALL BE PAID FOR EIGHT (8) HOURS WHEN FULL SHIFT HOURS ARE WORKED. LUNCH BREAK WILL BE UNPAID.

THE SHIFT PREMIUM FOR OTHER THAN DAY SHIFT SHALL BE FIFTEEN PERCENT (15%) ABOVE THE REGULAR HOURLY RATE OF PAY FOR ALL HOURS WORKED.

WHEN SHIFT WORK IS INSTITUTED THE SHIFT MUST CONTINUE FOR AT LEAST THREE (3) CONSECUTIVE REGULAR WORKING DAYS. SHOULD THE SHIFT BE CANCELLED PRIOR TO THE COMPLETION OF THREE (3) CONSECUTIVE WORKING DAYS EMPLOYEES SHALL BE PAID DOUBLE THE HOURLY RATE PLUS SHIFT PREMIUM FOR ALL HOURS WORKED.

IT IS INTENDED THAT ONCE AN EMPLOYEE IS HIRED FOR OR TRANSFERRED TO A PARTICULAR SHIFT, HE WILL COMPLETE AT LEAST THREE (3) FULL CONSECUTIVE WORKING DAYS ON THAT SHIFT OR BE PAID DOUBLE THE HOURLY RATE PLUS SHIFT PREMIUM FOR ALL HOURS WORKED.

WHEN SHIFT WORK SCHEDULED FOR A SATURDAY IS CANCELLED, NOTICE MUST BE GIVEN DURING THE SHIFT ON THURSDAY, WHEN WORK SCHEDULED FOR A SUNDAY IS
CANCELLED, NOTICE OF CANCELLATION MUST BE GIVEN TO EMPLOYEES DURING THE SHIFT ON FRIDAY.

ANY HOURS WORKED IN EXCESS OF THE ABOVE NOTED SHIFT HOURS SHALL CONSTITUTE OVERTIME AND PAID ACCORDINGLY BUT DO NOT FORM PART OF THE THREE (3) DAY CONSTANT.

WHEN SHIFT WORK IS SCHEDULED FOR A SATURDAY, SUNDAY, OR A HOLIDAY THE SCHEDULE FOR SUCH WORK SHALL BE POSTED BY THE EMPLOYER NOT LATER THAN TWENTY-FOUR (24) HOURS PRIOR TO THE COMMENCEMENT OF THE SCHEDULED WORK. WHEN WORK IS SCHEDULED FOR THESE DAYS THE EMPLOYEE SHALL BE PAID FOR LUNCH BREAKS AT THE SAME HOURLY RATE AS IS APPLICABLE FOR WORK THAT DAY.

FAILURE TO POST THE NOTICE IN SUFFICIENT TIME OF WORK ON THESE DAYS WILL BE CAUSE FOR MEALS TO BE SUPPLIED TO EMPLOYEES UNDER ARTICLE 14.14.

WORKING HOURS IN EXCESS OF THE SHIFT HOURS IS VOLUNTARY AND NO PENALTY SHALL BE PLACED UPON THE EMPLOYEE FOR NOT WORKING THEM.

9.3 THE SHIFT RATE FOR EMPLOYEES WORKING OTHER THAN THE DAY SHIFT SHALL BE FIFTEEN PER CENT (15%) ABOVE THE REGULAR HOURLY RATE OF PAY FOR ALL HOURS WORKED.

HOURS WORKED IN EXCESS OF THE SHIFT HOURS SHALL BE PAID AT DOUBLE THE BASIC HOURLY RATE OF PAY. THE SHIFT PREMIUM SHALL BE PAID FOR ALL HOURS WORKED.


THE EMPLOYER WILL MAKE EVERY EFFORT IN CHANGING SHIFTS NOT TO FINANCIALLY DISADVANTAGE EMPLOYEES REQUIRED TO CHANGE SHIFTS.

9.4 SHIFTS WORKED PRIOR TO 8:00 AM ON A SATURDAY OR A HOLIDAY SHALL BE CONSIDERED TO HAVE BEEN WORKED ON THE PREVIOUS DAY.
9.5 A REST PERIOD OF EIGHT (8) HOURS SHALL PREVAIL BETWEEN WORK PERIODS OR OVERTIME RATES SHALL PREVAIL.

9.6 ALL OVERTIME SHALL BE ON A STRICTLY VOLUNTARY BASIS. WHEN AN EMPLOYEE OF HIS OWN VIOLATION DECLINES TO WORK OVERTIME, IT SHALL NOT BE DEEMED A VIOLATION OF THE INDUSTRIAL RELATIONS ACT.

9.7 THE FOLLOWING DAYS SHALL BE CLASSED AS HOLIDAYS:

<table>
<thead>
<tr>
<th>New Year’s Day</th>
<th>Labour Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Family Day</td>
<td>Thanksgiving Day</td>
</tr>
<tr>
<td>Good Friday</td>
<td>Remembrance Day</td>
</tr>
<tr>
<td>Victoria Day</td>
<td>Christmas Day</td>
</tr>
<tr>
<td>Canada Day</td>
<td>Boxing Day</td>
</tr>
<tr>
<td>New Brunswick Day</td>
<td></td>
</tr>
</tbody>
</table>

ADDITIONALLY, IF WORK IS PERFORMED ON THESE HOLIDAYS, SUCH WORK SHALL BE PAID AT DOUBLE THE REGULAR HOURLY RATE OF PAY. IF A PREMIUM IS APPLICABLE IT SHALL BE PAID FOR ALL HOURS WORKED.

9.8 HOLIDAYS SHALL ALSO INCLUDE SUCH OTHER DAYS AS MAY BE PROCLAIMED BY THE PROVINCIAL OR FEDERAL AUTHORITY AS A STATUTORY HOLIDAY. IN THE EVENT ANY SUCH DAY FALLS ON A SATURDAY OR SUNDAY, THE FOLLOWING MONDAY SHALL BE DEEMED THE HOLIDAY. WHEN CHRISTMAS DAY AND BOXING DAY FALL ON SATURDAY AND SUNDAY THE FOLLOWING MONDAY AND TUESDAY SHALL BE DEEMED THE HOLIDAY.

9.9 OVERTIME WORK DONE ON A REGULAR WORKING DAY (MONDAY TO FRIDAY) OUTSIDE OF THE REGULAR WORKING HOURS, OR IN THE CASE OF SHIFT WORK BEING DONE OUTSIDE OF THE SHIFT HOURS (MONDAY TO FRIDAY) SHALL CONSTITUTE OVERTIME.

OVERTIME ON A REGULAR WORKING DAY SHALL BE PAID AT DOUBLE THE REGULAR HOURLY RATE.
9.10 WORK ON THE DAY SHIFT PERFORMED ON A SATURDAY, SUNDAY, OR A HOLIDAY SHALL BE PAID FOR AT DOUBLE THE REGULAR HOURLY RATE.

WHEN SHIFT WORK IS PERFORMED ON A SATURDAY, SUNDAY, OR A HOLIDAY IT SHALL BE PAID FOR AT TWO (2) TIMES THE BASIC HOURLY RATE OF PAY. THE SHIFT PREMIUM WILL BE PAID FOR ALL HOURS WORKED.

9.11 ANY EMPLOYEE WHO IS CALLED OUT AND REPORTS FOR WORK AFTER COMPLETING HIS REGULAR HOURS OR ON THE WEEKEND SHALL BE PAID A MINIMUM OF TWO (2) HOURS AT THE OVERTIME RATE AS WELL AS APPLICABLE TRAVEL.

9.12 IF AN EMPLOYEE MEETS WITH AN ACCIDENT DURING WORKING HOURS AND AVAILABLE MEDICAL ADVICE OR PROPER MEDICAL CONSIDERATIONS DEEM IT UNSAFE FOR HIM TO CONTINUE HIS WORK, HE SHALL BE PAID AT THE APPLICABLE RATES FOR ALL HOURS WORKED UP TO THE TIME OF THE ACCIDENT AND SHALL ALSO RECEIVE ANY OTHER APPLICABLE DAILY ALLOWANCES. IF IT IS NOT A LOST TIME ACCIDENT COVERED BY WORKMAN'S COMPENSATION, HE SHALL ALSO BE PAID FOR THE REMAINING UNWORKED NORMAL HOURS FOR THAT DAY. THE EMPLOYEE'S FOREMAN AND SHOP STEWARD WILL BE NOTIFIED. THE SHOP STEWARD AND THE COMPANY REPRESENTATIVE SHALL ENSURE THAT THE APPROPRIATE ACCIDENT FORMS ARE PREPARED BY THE COMPANY, AND SENT IN.
ARTICLE 10 – WAGES

10.1 THE HOURLY RATE OF PAY FOR A JOURNEYMAN SHALL BE AS FOLLOWS:

**WAGES (STRAIGHT TIME)**

<table>
<thead>
<tr>
<th>Journeyman</th>
<th>Effective on Signing To April 30, 2020</th>
<th>May 01, 2020 To April 30, 2021</th>
<th>May 01, 2021 To April 30, 2022</th>
<th>May 01, 2022 To April 30, 2023</th>
<th>May 01, 2023 To April 30, 2024</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOURLY RATE</td>
<td>41.99</td>
<td>42.32</td>
<td>42.65</td>
<td>42.98</td>
<td>43.30</td>
</tr>
</tbody>
</table>

**ADDITIONAL INFORMATION**

- SUPERVISION RATES OF PAY: ARTICLE 10.3
- ROOM, BOARD, TRAVEL ALLOWANCE: ARTICLE 19.1
- OVERTIME PREMIUM: ARTICLE 9.9
- SHIFT PREMIUMS: ARTICLE 9.3
- LEGAL HOLIDAYS: ARTICLE 9.7

**DEDUCTIONS FROM EMPLOYEES**

- UNION DUES: ARTICLE 7.6
- PENSION TRUST FUND: ARTICLE 20.7
- FIELD DUES: ARTICLE 20.15

**EMPLOYERS CONTRIBUTIONS**

- PROMOTIONAL FUND: ARTICLE 20.1
- TRAINING TRUST FUND: ARTICLE 20.3
- HEALTH & WELFARE TRUST FUND: ARTICLE 20.5
- PENSION TRUST FUND: ARTICLE 20.7
- NATIONAL ORGANIZING: ARTICLE 20.09
- HELMETS TO HARDHATS: ARTICLE 20.9
- MAP PROGRAM: ARTICLE 20.9
10.2 THE HOURLY RATE OF PAY FOR AN APPRENTICE SHALL CONFORM WITH THE SCHEDULE PROCLAINED UNDER THE APPRENTICESHIP AND OCCUPATIONAL CERTIFICATION ACT.

<table>
<thead>
<tr>
<th>Hours</th>
<th>Rate Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 - 900</td>
<td>50% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>901 - 1800</td>
<td>55% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>(Goes to School)</td>
<td></td>
</tr>
<tr>
<td>1801 - 2700</td>
<td>Hours and Successful Completion of Block 1 60% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>2701 - 3600</td>
<td>65% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>(Goes to School)</td>
<td></td>
</tr>
<tr>
<td>3601 - 4500</td>
<td>Hours and Successful Completion of Block 2 70% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>4501 - 5400</td>
<td>75% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>(Goes to School)</td>
<td></td>
</tr>
<tr>
<td>5401 - 6300</td>
<td>Hours and Successful Completion of Block 3 80% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>6301 - 7200</td>
<td>85% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>(Goes to School)</td>
<td></td>
</tr>
<tr>
<td>Over 7200</td>
<td>Hours and Successful Completion of Block 4 85% of a Journeyman’s Rate</td>
</tr>
<tr>
<td>85% of a Journeyman’s Rate</td>
<td></td>
</tr>
<tr>
<td>Successful Completion of Certification/Red Seal Exam</td>
<td></td>
</tr>
<tr>
<td>100% of a Journeyman’s Rate</td>
<td></td>
</tr>
</tbody>
</table>

THE INCREASES IN PAY SHALL ONLY BE GRANTED IF HOURS WORKED AND SUCCESSFUL COMPLETION OF BLOCKS ARE CONFIRMED. ONUS OF PROOF BELONGS TO THE APPRENTICE.

THE SCHOOLING SHOULD BE IN FAIR RATIO TO HOURS WORKED. IT IS THE RESPONSIBILITY OF THE APPRENTICE TO MAINTAIN THE APPRENTICESHIP BOOK.
10.3 THE HOURLY RATE OF FOREMAN SHALL BE A MINIMUM OF $4.00 ABOVE THE HOURLY JOURNEYMAN RATE AND THE HOURLY RATE FOR GENERAL FOREMAN SHALL BE $6.00 ABOVE THE HOURLY JOURNEYMAN RATE.

A FOREMAN AND GENERAL FOREMAN WILL RECEIVE SHIFT PREMIUMS AS NOTED IN ARTICLE 9.3.

10.4 LUNCH OR MEAL PERIODS SHALL NOT BE PAID BY THE EMPLOYER ON NORMAL DAYS MONDAY TO FRIDAY, HOWEVER SHOULD IT BECOME NECESSARY TO WORK THROUGH THE MEAL OR LUNCH PERIODS MONDAY THROUGH FRIDAY DOUBLE TIME RATES SHALL APPLY AND SHALL CONTINUE UNTIL AN APPROPRIATE MEAL OR LUNCH PERIOD IS GIVEN.

ARTICLE 11- TIME AND METHOD OF PAY

11.1 WAGES ARE TO BE PAID WEEKLY BY CHEQUE. WAGES ARE DEFINED AS:

ALL MONIES EARNED OR TO BE PAID TO AN EMPLOYEE FOR SERVICES RENDERED TO AN EMPLOYER.

WAGES INCLUDE VACATION AND HOLIDAY PAY, AND THE EMPLOYER CONTRIBUTIONS TO THE TRUST FUNDS OUTLINED IN ARTICLE 20 MADE ON BEHALF OF THE EMPLOYEE EVEN THOUGH THESE BENEFITS ARE NOT ACTUALLY CONTAINED IN THE WEEKLY PAY CHEQUE.

IF A SIGNATORY CONTRACTOR TO THIS AGREEMENT PREFERENCES TO USE ELECTRONIC TRANSFER FOR PAYMENT IN LIEU OF CHEQUES OR CASH, THE SIGNATORY CONTRACTOR MUST SUBMIT HIS PROPOSAL TO THE LOCAL LABOUR MANAGEMENT COMMITTEE FOR APPROVAL.

11.2 ALL CHEQUES MUST BE NEGOTIABLE AT PAR AT THE BANK OR BANKS NEAREST THE JOB-SITE OR PLACE OF WORK.

11.3 THE EMPLOYER SHALL PAY EACH EMPLOYEE BY CHEQUE EVERY WEEK DURING THE REGULAR HOURS OF WORK, ANY SHORTAGE IN PAY WILL BE CORRECTED WITH THE ISSUANCE OF A CHEQUE THE FOLLOWING DAY.
ALL DEDUCTIONS MUST BE CLEARLY SHOWN. IF PAID BY CHEQUE, THE EMPLOYER SHALL PAY ON THURSDAY BY 2:30 PM OF EACH WEEK. EMPLOYEES ON SHIFT WORK SHALL BE PAID BY CHEQUE ON WEDNESDAY.

IF PAID BY CASH, DAY SHIFT EMPLOYEES SHALL BE PAID BY NOON ON FRIDAY.

IF A HOLIDAY SHOULD FALL ON FRIDAY, THEN THE EMPLOYEE SHALL BE PAID BY CHEQUE ON WEDNESDAY OR IN CASH BY NOON ON THURSDAY.

IF A BANK IS NOT PROVIDED WITHIN FIFTEEN (15) MILES OF THE JOB-SITE, OR IF THE CHEQUES FAIL TO ARRIVE ON TIME, THEN SUFFICIENT TIME OR SUITABLE ARRANGEMENTS MUST BE PROVIDED TO CASH SAME.

11.4 BOARD, TRAVELING TIME OR ANY EXPENSE INCURRED IN TRAVELING SHALL NOT BE DEDUCTED FROM THE HOURLY RATE OF PAY.


IF PAYMENT IS MADE BY CHEQUE THE EARNINGS STATEMENT MAY BE THE CHEQUE STUB IF THE REQUIRED INFORMATION IS SET OUT ON THE STUB.

A MONTHLY RECORD OF THE ACCUMULATED HOURS TO DATE, THE NATURE OF EACH DEDUCTION OR CHECK OFF IS TO BE ISSUED TO THE EMPLOYEES.

ALL CHEQUES SHALL BE ISSUED TO EMPLOYEES ENCLOSED IN AN INDIVIDUAL ENVELOPE.
ARTICLE 12 – VACATIONS AND HOLIDAY PAY

12.1 THE EMPLOYER AGREES TO PAY ELEVEN PERCENT (11%) VACATION PAY AND HOLIDAY PAY OF THE APPLICABLE HOURLY RATE OF THE EMPLOYEE.

12.2 THE EMPLOYER SHALL SHOW ALL NECESSARY VACATION PAY CALCULATIONS AND THE NET AMOUNT DUE ON THE EMPLOYEE'S WEEKLY PAY CHEQUE. PAYMENT OF VACATION PAY SHALL BE INCLUDED IN THE EMPLOYEE'S WEEKLY PAY CHEQUE.

ARTICLE 13 – SELF EMPLOYED MEMBERS

13.1 ANY MEMBER, WHO BEING THE HOLDER OF A PROVINCIAL PLUMBING CONTRACTOR'S LICENSE AND ENTERS BUSINESS FOR HIMSELF TO PERFORM WORK THAT FALLS UNDER THE PROVISIONS OF THIS AGREEMENT MUST BECOME SIGNATORY TO THIS AGREEMENT AND SHALL NOT PARTICIPATE IN UNION AFFAIRS.

ARTICLE 14 – JOB CONDITIONS

14.1 ADEQUATE AND HEATED QUARTERS ON JOBS REQUIRING THESE FACILITIES IN WHICH EMPLOYEES MAY CHANGE CLOTHES AND EAT LUNCH SHALL BE PROVIDED. THESE QUARTERS WILL NOT BE USED TO STORE TOOLS OR MATERIALS NOR BE USED AS A JOB OFFICE.

THE EMPLOYER SHALL PROVIDE, WHEN REQUIRED, ILLUMINATED, HEATED, NON-MECHANICAL VENTILATED QUARTERS ON THE JOB SITE IN WHICH EMPLOYEES MAY CHANGE CLOTHES AND EAT LUNCH.

A TEMPORARY PARTITION WILL BE ERECTED WHEN REQUIRED BY THE UNION TO SEPARATE SMOKING AND NON-SMOKING SECTIONS.

THE ABOVE QUARTERS MUST BE ACCEPTABLE BY BOTH PARTIES. THESE QUARTERS WILL NOT BE USED TO STORE TOOLS OR MATERIALS NOR BE USED AS A JOB OFFICE.

IF A DISPUTE ARISES OVER THE DEFINITION OF ADEQUATE LUNCHROOM FACILITIES IT SHALL BE SUBMITTED TO THE LOCAL LABOUR MANAGEMENT COMMITTEE FOR A DECISION.

These facilities are to be kept clean at all times.

14.3 THE EMPLOYER SHALL SUPPLY AND PROVIDE ADEQUATE AND SANITARY DRINKING WATER FACILITIES IN THE LUNCHROOMS AND AT THE WORK AREAS ON ALL JOBS.

ICE WATER WILL BE SUPPLIED WHEN CONDITIONS WARRANT AND WHEN REASONABLY AVAILABLE.

SECTION 4 OF THE OCCUPATIONAL HEALTH & SAFETY ACT 91-191 SHALL APPLY TO THIS ARTICLE.

14.4 THE EMPLOYER SHALL PROVIDE ON THE JOB SITE A LOCK-UP IN WHICH EMPLOYEES MAY KEEP THEIR CLOTHING. WHEN CLOTHING OF AN EMPLOYEE, LEFT ON THE JOB-SITE IN THE CUSTODY OF THE EMPLOYER AND UNDER HIS LOCK AND KEY ARE STOLEN, OR DAMAGED, OR DESTROYED AS THE RESULT OF AN ACCIDENT OR FIRE, THE SAME SHALL BE REPLACED OR REPAIRED BY THE EMPLOYER.

EMPLOYEES WORKING IN AN AREA OF CAUSTIC POWDERS, SOOT, GREASE OR OTHER HARMFUL PRODUCTS SHALL BE SUPPLIED OVERALLS ON A DAILY BASIS. CLOTHING OR FOOTWEAR OF AN EMPLOYEE RUINED OR DESTROYED AS A RESULT OF THE TYPE OF WORK HE IS ENGAGED IN SHALL BE REPLACED, OR REPAIRED AND CLEANED. EMPLOYERS ENGAGED IN SHUT DOWN WORK SHALL SUPPLY PROTECTIVE CLOTHING DAILY TO EMPLOYEES.

A CLAIM FOR CLOTHING LOST, DAMAGED OR DESTROYED MUST BE FILED WITHIN TWO (2) WORKING DAYS OF THE LOSS, DAMAGE OR DESTRUCTION UNLESS GOOD REASON CAN BE SHOWN FOR NOT HAVING DONE SO.

CLOTHING DAMAGED OR DESTROYED DUE TO WELDING WILL NOT BE REPLACED IF WELDERS ARE WORKING WITHOUT PROTECTIVE CLOTHING SUPPLIED BY THE EMPLOYER.
NO EMPLOYEE SHALL PROVIDE ANY TOOLS OR TAPES DURING THE COURSE OF HIS EMPLOYMENT.

EMPLOYEES WHO CONSTANTLY ABUSE, MISUSE OR LOSE TOOLS ISSUED TO THEM MAY BE SUBJECT TO DISCIPLINARY ACTION.

14.5 THE EMPLOYER SHALL PROVIDE WELDING MITTS TO WELDERS AND LEATHER FACED WORKING GLOVES TO PIPEFITTERS WHEN REQUIRED AND WHERE REQUIRED SHALL PROVIDE WELDING SLEEVES OR CAPES AND BIBS WITH FULL COVERAGE TO THE ARMS, CHEST AND STOMACH AT NO CHARGE TO THE EMPLOYEE. OLD MITTS, GLOVES, SLEEVES OR CAPES MUST BE RETURNED TO THE EMPLOYER FOR REPLACEMENT.

14.6 WHERE CONDITIONS ON JOBS MAKE IT NECESSARY TO WEAR HARD HATS AND WINTER LINERS AND GLOVE LINERS, THEY SHALL BE SUPPLIED BY THE EMPLOYER.

EMPLOYEES WILL NOT BE ISSUED USED HARD HAT SUSPENSIONS OR USED WINTER LINERS.

EMPLOYEES WILL NOT BE ISSUED HARD HATS THAT ARE DIRTY OR IN A POOR CONDITION.

14.7 ALL ITEMS DRAWN BY AN EMPLOYEE OUT OF THE EMPLOYER’S STORES, E.G.TOOLS, HARD HATS, RAIN GEAR, WELDING MITTS, WELDING SHIELDS, WELDING GOGGLES, WELDING SLEEVES, JACKETS, CAPES, BIBS, ETC., SHALL BE RETURNED TO THE EMPLOYER IN THE SAME CONDITION AS ON ISSUE, REASONABLE WEAR AND TEAR ACCEPTED. NON-COMPLIANCE WITH THIS ARTICLE SHALL BE CONSIDERED TO BE JUST CAUSE FOR DISCIPLINE BY THE EMPLOYER.

14.8 THE PARTIES TO THIS AGREEMENT AGREE TO ADHERE TO THE RULES AND REGULATIONS OF THE OCCUPATION HEALTH AND SAFETY ACT, AND TO ENCOURAGE SAFETY WITH PARTICIPATION IN REGULAR SAFETY MEETINGS.

14.9 ON NORMAL HOURS OF WORK EMPLOYEES SHALL BE GIVEN A TEN (10) MINUTE PAID BREAK IN THE FIRST AND SECOND HALF SHIFTS ON THE FIRST, SECOND AND THIRD SHIFTS AND IS TO BE TAKEN INTO DESIGNATED LUNCHROOMS.

SUCH LUNCHROOMS MUST COMPLY WITH THAT SPELLED OUT IN ARTICLE 14.1.
THIS BREAK IS SUBJECT TO THE EMPLOYER’S OPERATING REQUIREMENTS AND IN THE MANNER SPECIFIED BY THE EMPLOYER, BUT CLOSE TO THE MID POINT OF EACH HALF SHIFT. THE PARTIES WILL COOPERATE TO ENSURE THAT NO MORE THAN TEN (10) MINUTES ARE LOST FROM PRODUCTION AND AGREE THAT ANY ABUSE OF THE BREAK SYSTEM BY ANY EMPLOYEE WILL BE JUST CAUSE FOR DISCIPLINE BY THE EMPLOYER.

14.10 AN EMPLOYEE REQUIRED TO TAKE A WELDING TEST FOR THE EMPLOYER WILL DO SO DURING THE REGULAR WORKING HOURS WHILE IN THE EMPLOY OF THE EMPLOYER.

IF THE WELDING TEST IS NOT DONE ON THE JOB SITE OR THE EMPLOYERS PREMISES, IT WILL BE DONE IN A UA TRAINING CENTER IF ONE EXISTS IN THE SAME JURISDICTIONAL AREA AS THE JOB SITE. THE EMPLOYER MAY ALSO USE OTHER SIGNATORY CONTRACTORS’ SHOPS FOR TESTING WELDERS.

THE PARTIES TO THIS AGREEMENT AGREE TO ADHERE TO JOINTLY PURSUE CHANGES IN LEGISLATION FOR THE TESTING OF WELDERS.

14.11 EMPLOYEES, WHEN INSTRUCTED BY THEIR EMPLOYER TO REPORT TO WORK BUT ARE UNABLE TO WORK DUE TO INCLEMENT WEATHER CONDITIONS, OR OTHER CONDITIONS BEYOND THE CONTROL OF THE EMPLOYEE SHALL BE PAID FOR TWO (2) HOURS AT THE REGULAR RATE FOR REPORTING IN GOOD FAITH. THE EMPLOYEE MUST REMAIN ON THE JOB-SITE FOR THE TWO (2) HOURS TO QUALIFY FOR THE ABOVE, UNLESS RELEASED BY THE EMPLOYER.

IF WORK CONTINUES PAST THE TWO (2) HOURS AND THE EMPLOYEE IS SENT HOME BEFORE 12 NOON, HE SHALL RECEIVE FOUR (4) HOURS PAY. IF WORK CONTINUES PAST NOON AND THE EMPLOYEE IS SENT HOME, HE SHALL RECEIVE SIX (6) HOURS PAY. IF WORK CONTINUES PAST 2:30 P M AND THE EMPLOYEE IS SENT HOME HE SHALL RECEIVE EIGHT (8) HOURS PAY. IF SHIFT WORK IS PERFORMED, THE SAME FORMULA SHALL APPLY WITH THE APPROPRIATE TIMES INSERTED.

IF A COMPRESSED WORK WEEK IS BEING UTILIZED, THE FOLLOWING APPLIES: IF WORK CONTINUES PAST THE FIRST THREE (3) HOURS AND THE EMPLOYEE IS SENT HOME BEFORE 12 NOON THEY SHALL RECEIVE FIVE (5) HOURS PAY. IF WORK CONTINUES PAST NOON AND
THE EMPLOYEE IS SENT HOME, THEY SHALL RECEIVE SEVEN AND ONE HALF (7.5) HOURS PAY. IF WORK CONTINUES PAST 2:30 PM AND THE EMPLOYEE IS SENT HOME, THEY SHALL RECEIVE TEN (10) HOURS PAY.

THIS ARTICLE SHALL NOT APPLY WHEN STRIKE CONDITIONS OR WORK STOPPAGES BY U.A. MEMBERS MAKE IT IMPOSSIBLE FOR THE EMPLOYER TO PLACE MEN TO WORK.

WHEN RELEASING EMPLOYEES FROM THE JOB SITE IN THE TWO (2) HOUR PERIOD THE EMPLOYER SHALL GIVE HIS WRITTEN CONSENT TO THE SHOP STEWARD.

IN ORDER TO QUALIFY FOR THE ABOVE, EMPLOYEES MUST REPORT TO THE ON SITE OFFICE OF THE EMPLOYER OR THE NORMAL PLACE THEY REPORT TO WORK.

14.12 EMPLOYEES SHALL HAVE REASONABLE TIME BEFORE QUITTING TIME FOR THE PURPOSE OF PICKING UP TOOLS AND MATERIAL.

14.13 THE USE OF VEHICLES OF ANY DESCRIPTION WILL NOT BE PERMITTED FOR THE TRANSPORTATION OF MATERIALS OR EQUIPMENT, UNLESS THE VEHICLE IS SUPPLIED BY THE EMPLOYER. TRUCKS USED EXCLUSIVELY FOR THE PLUMBERS AND PIPEFITTERS ON A JOB SITE WILL BE MANNED AND DRIVEN BY MEMBERS OF THE UA.

14.14 EMPLOYEES REQUIRED TO WORK OVERTIME NOT HAVING BEEN NOTIFIED TWENTY-FOUR (24) HOURS PREVIOUSLY SHALL RECEIVE A HOT MEAL SUPPLIED AND PAID FOR BY THE EMPLOYER.

THIS MEAL SHALL BE CONSUMED DURING THE MEAL BREAK 12 NOON TO 12:30 PM AND/OR 4:30 PM TO 5:00 PM EMPLOYEES REQUIRED TO WORK OVERTIME WHEN NOTIFIED PREVIOUSLY SHALL ALSO EAT THEIR OWN LUNCH DURING THIS MEAL BREAK 12 NOON TO 12:30 PM AND/OR 4:30 PM TO 5:00 PM

AFTER EVERY FOUR (4) HOURS OVERTIME IN ANY ONE SHIFT AN ADEQUATE MEAL SHALL BE PROVIDED BY THE EMPLOYER AND CONSUMED DURING A BREAK ON THE EMPLOYER'S TIME. IN THE EVENT THAT OVERTIME IS TO CONTINUE PAST MIDNIGHT AND RESTAURANTS ARE CLOSED, MAKING IT IMPOSSIBLE TO PROVIDE HOT MEALS EVERY FOUR (4) HOURS, THE EMPLOYER WILL MAKE PROVISIONS TO SUPPLY AN ADEQUATE SUPPLY OF
SANDWICHES AND MILK OR COLD BEVERAGES TO BE CONSUMED AT MEALTIMES DURING THE BREAK PERIOD.

WHEN OVERTIME IS CANCELED AFTER NOTIFICATION THE EMPLOYEE SHALL BE PAID ONE HOURS PAY AT THE REGULAR RATE OF PAY.

EMPLOYEES, WHO WORK OVERTIME WHEN PROPER NOTIFICATION IS NOT GIVEN, SHALL HAVE THE RIGHT TO A MEAL OR THE OPTION OF THE MEAL ALLOWANCE OF $30.00.

14.15 BOTH PARTIES AGREE THAT FABRICATION IS A MATERIAL AND SUBSTANTIAL PART OF THE AGREEMENT AND THAT ALL PIPE AND FABRICATION SHALL BE FABRICATED ON THE JOB SITE OR SHOP. WHERE THE WORD SHOP IS USED, IT SHALL BE DEEMED OR DEFINED AS A PIPE FABRICATION SHOP UNDER AN AGREEMENT WITH THE U. A. OR LOCAL UNION WHICH ARE PART OF THIS AGREEMENT.

14.16 THE U.A. AND AFFILIATED LOCAL UNIONS RESERVE THE RIGHT TO REFUSE TO HANDLE, ERECT OR INSTALL FABRICATED PIPING SENT TO THE JOB THAT HAS NOT BEEN FABRICATED BY BUILDING TRADES JOURNEYMEN AND APPRENTICES EMPLOYED BY ANY EMPLOYER UNDER AGREEMENT WITH THE UNITED ASSOCIATION AND ITS AFFILIATED LOCAL UNION EXCEPT FOR ITEMS WHICH ARE CLASSED AS CATALOGUE ITEMS. PRIOR TO FABRICATED PIPE BEING SENT TO THE JOB-SITE THE EMPLOYER SHALL NOTIFY THE UNION WHERE THE PIPE WAS FABRICATED TO ENABLE A CHECK TO BE MADE AND THE EMPLOYER SHALL ASSIST THE UNION IN ANYWAY TO OBTAIN THE INFORMATION.

14.17 PIPE HANGERS AND PIPE SUPPORTS WHICH REQUIRE FIELD DIMENSIONS FOR FABRICATION WILL BE COVERED BY THE TERMS OF THIS AGREEMENT.

14.18 PIPE HANGERS AND PIPE SUPPORTS AND ALL OTHER MATERIALS CLASSED AS CATALOGUE ITEMS, SUCH AS C-CLAMPS, U-BOLTS, ETC., MAY BE PURCHASED FROM ANY SOURCE BY THE EMPLOYER. THE INSTALLATION AND ERECTION OF SUCH ITEMS SHALL BE COVERED BY THE TERMS OF THIS AGREEMENT.

14.19 WHEN PIPING TOOL CRIBS OR PIPING STOCK ROOMS ARE REQUIRED ON PIPING PROJECTS COVERED UNDER THE TERMS OF THIS AGREEMENT, THEY MUST BE
MANNED BY A UNITED ASSOCIATION MEMBER. THE EMPLOYER AGREEMENT TO GIVE EVERY CONSIDERATION TO LOCAL OLDER OR HANDICAPPED EMPLOYEES TO FILL POSITIONS IN SUCH PIPING TOOL CRIBS OR PIPING STOCK ROOMS.

14.20 ALL HELI-ARC AND ARGON WELDING AND STRESS RELIEVING AS REQUIRED IN CONNECTION WITH ALLOY PIPING SHALL BE DONE BY UNITED ASSOCIATION MEMBERS. THIS IS IN ACCORDANCE WITH THE AWARD NOTED IN THE GREEN BOOK, JOINT BOARD AWARD, NUMBER 2, SEPTEMBER 22, 1948.

14.21 ON EACH SHIFT A JOURNEYMAN SHALL BE APPOINTED AS A WORKING FOREMAN, IF NOT NAME HIRED, WHEN THREE (3) OR MORE JOURNEYMEN ARE EMPLOYED.

WHEN SIX (6) JOURNEYMEN, INCLUDING THE FOREMAN, ARE EMPLOYED, ON A SHIFT THERE SHALL BE NO WORKING FOREMAN.

14.22 A FOREMAN WILL NOT BE IN CHARGE OF MORE THAN TWELVE (12) JOURNEYMEN.

ONLY ONE DESIGNATED PERSON IN A SUPERVISORY CAPACITY SHALL BE PERMITTED TO GIVE VERBAL OR WRITTEN DIRECTIONS TO THE GENERAL FOREMAN. FOREMEN SHALL ONLY BE REQUIRED TO TAKE INSTRUCTIONS FROM THEIR IMMEDIATE GENERAL FOREMAN.

JOURNEYMEN AND APPRENTICES SHALL ONLY BE REQUIRED TO TAKE INSTRUCTIONS FROM THEIR IMMEDIATE FOREMEN, EXCEPT IN CASES WHERE DANGER EXISTS TO LIFE OR LIMB.

THE QUALITY CONTROL/ASSURANCE OR SAFETY INSPECTOR MAY GIVE WRITTEN OR VERBAL INSTRUCTIONS TO ALL LEVELS OF SUPERVISION REGARDING THEIR PARTICULAR FUNCTIONS.

ON JOBS THAT DO NOT EMPLOY A GENERAL FOREMAN AS OUTLINED IN ARTICLE 2.8, FOREMEN MAY RECEIVE INSTRUCTIONS FROM THE COMPANY REPRESENTATIVE ON THE JOB SITE.

14.23 WHERE CONDITIONS ON A JOB MAKE IT NECESSARY, RAIN SUITS AND RUBBER BOOTS WILL BE SUPPLIED AT NO CHARGE TO EMPLOYEES. SUCH WET WEATHER GEAR IS TO
BE RETURNED TO THE STORES IN GOOD CONDITION ON TERMINATION OF THE EMPLOYEE, REASONABLE WEAR AND TEAR OR ACCIDENTAL DAMAGE EXCEPTED.


14.25 WHEN THE CLOCKS OR BRASS STATIONS ARE SET UP THEN THE UNION WILL PUNCH CLOCKS OR PICK UP BRASS IF THE FOLLOWING PROCEDURES AND CONDITIONS ARE FOLLOWED:

TIME CLOCKS OR BRASS STATIONS TO BE WITHIN REASONABLE WALKING DISTANCE FROM THE PARKING LOT AND TO BE IN AN ENCLOSED AREA SO AS TO PERMIT EMPLOYEES SHELTER FROM ADVERSE WEATHER WHILST WAITING TO PUNCH.

ALL PUNCHING OR PICKING UP BRASS TO BE DONE ON EMPLOYER’S TIME, BUT NOT LATER THAN THREE MINUTES AFTER START OF SHIFT AND NOT LESS THAN THREE MINUTES PRIOR TO END OF SHIFT, E.G. START 8:03 A.M. FINISH 4:27 P.M

EMPLOYEES ARRIVING PRIOR TO STARTING TIME OF ANY SHIFT MAY PUNCH OR PICK UP BRASS ON ARRIVAL IF THEY WISH AND NEED NOT NECESSARILY WAIT UNTIL E.G. 8:00 A.M. OR 8:03 AM. IF STILL WAITING IN LINE TO PUNCH OR PICK UP BRASS AFTER 8:03 AM. STARTING, EMPLOYEES ARE STILL TO CONTINUE PUNCHING OR PICKING UP BRASS AND WILL NOT BE DOCKED TIME OR LOSS OF WAGES.

HOWEVER, THIS DOES NOT APPLY TO AN EMPLOYEE WHO ARRIVES TO ATTEND THIS LINE AFTER 8:03 AM. EMPLOYEES THUS WILL BE CONSIDERED LATE.

WHEN THE U.A. WORK FORCE ON A PROJECT REACHES A TOTAL OF 50 EMPLOYEES, THE CONTRACTORS WILL INSTALL TIME CLOCKS OR BRASS STATIONS FOR THIS TRADE’S OWN USE. FURTHER TIME CLOCKS OR BRASS STATIONS MAY BE INSTALLED IF CONGESTION RESULTS DUE TO EXPANDING WORK FORCE OR LACK OF CLOCKS OR BRASS STATIONS CAUSING NON-COMPLIANCE WITH THE ABOVE RULES AND REGULATIONS.
14.26 On jobs employing 20 or more welders per shift, a welding foreman shall be appointed from the local union. He shall be paid the general foreman's rate of pay.

He shall be a qualified welder with provincial qualifications. His duties shall be to assist, inspect and expedite welding equipment and shall work composite with the welding inspectors when a welder is taking a job qualification test on the job site.

When the duties of a welding foreman are such that it cannot be handled by one man another welding foreman shall be appointed as determined by the employer.

14.27 Down-hand pipe welding procedure may be used at the employer's discretion as a separate and special welding category. It is not the intention that this down-hand welding procedure be used on pipe formations inside the plant, but where required on main pipe ways, or tank farm piping or terminals. A premium rate shall be paid only to those welders actually welding with the down-hand procedure and the fitters actually slinging and aligning and fitting as part of the line-up crew. The premium rate for down-hand welding shall retain parity with the pipeline agreement.

Article 15 – JURISDICTIONAL CLAIMS & DISPUTES

15.1 Jurisdictional Claims

The employer acknowledges the jurisdictional claims of the union as provided for by the Rochester decision of the American Federation of Labour to the United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the United States and Canada It is being understood that the claims are subject to trade agreements and final decisions of the A.F.L. - C.I.O. as well as decisions rendered by the impartial jurisdictional disputes board. For the purpose of clarification,
15.2 JURISDICTIONAL DISPUTES

IT IS AGREED BY BOTH PARTIES THAT THERE WILL BE NO STOPPAGE OF WORK ON ACCOUNT OF JURISDICTIONAL DISPUTES WHICH MAY OCCUR BETWEEN OR AMONG TWO (2) OR MORE UNIONS OR GROUPS OR EMPLOYEES. IT IS AGREED THAT THE EMPLOYEE WILL CONTINUE TO WORK PENDING THE SETTLEMENT OF SUCH DISPUTES ON THE FOLLOWING BASIS:

1) THE EMPLOYEES WHO HAVE BEEN PERFORMING THE WORK UNDER DISPUTE AS ALLOCATED BY THE EMPLOYER WILL CONTINUE TO DO SO UNTIL A SATISFACTORY SETTLEMENT TO ALL PARTIES TO THE DISPUTE IS REACHED.

2) IF NONE OF THE PARTIES TO THE DISPUTE HAVE BEEN PERFORMING THE WORK IN QUESTION ON THE PARTICULAR JOB INVOLVED, THE EMPLOYER WILL DECIDE WHICH GROUP OF EMPLOYEES SHALL DO THE WORK PENDING A SATISFACTORY SETTLEMENT.

3) IF A UNION IS AGGRIEVED BY A DIRECTION OR AN ASSIGNMENT MADE, RECOURSE MAY BE HAD TO THE IMPARTIAL JURISDICTIONAL DISPUTES BOARD OR ANY SUCCESSOR AGENCY OF THE BUILDING AND CONSTRUCTION TRADES DEPARTMENT. ALL PARTIES TO THIS AGREEMENT MUST ADHERE TO THE PROCEDURAL RULES OF THE GREEN BOOK. IF, HOWEVER THE IMPARTIAL JURISDICTIONAL DISPUTES BOARD BECOMES DEFUNCT AND FAILS TO CREATE A SUCCESSOR ORGANIZATION AND/OR FAILS TO RENDER A DECISION ON A DISPUTE BROUGHT BEFORE IT WITHIN THIRTY (30) CALENDAR DAYS, RECOURSE MAY BE SOUGHT BY THE PARTIES BEFORE THE NEW BRUNSWICK LABOUR AND EMPLOYMENT BOARD.

4) IF AND WHEN A SETTLEMENT IS MADE, OR THE VARIOUS GROUPS OF EMPLOYEES AND THE EMPLOYER PARTY HAVE REACHED AGREEMENT ON THE DISPUTE, THE DECISION WILL BE IMPLEMENTED BY THE EMPLOYER. BOTH PARTIES AGREE THAT JURISDICTIONAL DISPUTES WITHIN THEIR RESPECTIVE ORGANIZATIONS ARISING FROM THIS AGREEMENT OR ON JOBS ON WHICH THIS AGREEMENT APPLIES SHALL
NOT INTERFERE IN ANYWAY WITH THE ORDERLY, EXPEDITIOUS AND ECONOMIC PROGRESS OF THE WORK. THERE SHALL BE NO STRIKE, WORK STOPPAGE OR SLOW DOWN OF ANY KIND BY THE UNION OR THE EMPLOYEES AS A RESULT OF JURISDICTIONAL DISPUTES.

15.3 PRIOR TO THE COMMENCEMENT OF ANY LARGE INDUSTRIAL PROJECT A PRE-JOB CONFERENCE WILL BE HELD AND A MARK-UP MEETING CALLED.

ARTICLE 16 – INDUSTRIAL STANDARDS

16.1 THE PARTIES HERETO AGREE TO MAKE A JOINT APPLICATION TO THE PROVINCIAL GOVERNMENT FOR THE ESTABLISHMENT OF WAGE AND HOUR SCHEDULE UNDER THE INDUSTRIAL STANDARDS ACT FOR THE PLUMBING, PIPEFITTING, AND MECHANICAL INDUSTRY FOR THE PROVINCE OF NEW BRUNSWICK.

ARTICLE 17 – UNION STEWARDS AND UNION OFFICERS

17.1 A SHOP STEWARD SHALL BE APPOINTED BY THE BUSINESS MANAGER OR BUSINESS AGENT OF THE LOCAL UNION. THE EMPLOYER SHALL BE NOTIFIED IN WRITING FROM THE LOCAL UNION OF THE APPOINTMENT OF THE SHOP STEWARD. CONSIDERATION WILL BE GIVEN TO MEMBERS THAT HAVE RECEIVED THE UA STEWARD CERTIFICATION COURSE.

17.2 THE FIRST JOURNEYMAN ON THE JOB SHALL BE ACTING STEWARD UNLESS HIRED AS A FOREMAN UNDER ARTICLE 8.1 UNTIL A JOB STEWARD OR SHOP STEWARD IS APPOINTED BY THE BUSINESS MANAGER OR BUSINESS AGENT OF THE LOCAL UNION. EACH CONTRACTOR MUST HAVE A SHOP STEWARD ON THE SITE.

THE STEWARD MUST BE ON THE JOB AT ALL TIMES WHILE THE JOB IS IN PROGRESS AND HE SHALL HAVE THE PRIVILEGE TO CONSULT WITH THE FOREMAN ABOUT ANY MINOR DIFFICULTY THAT MAY ARISE.

THE SHOP STEWARD SHALL BE INFORMED OF ALL LAY-OFFS AS FAR IN ADVANCE AS POSSIBLE AND GIVEN A LIST OF THE EMPLOYEES WHO ARE TO BE LAID-OFF.

17.3 STEWARDS SHALL BE PERMITTED TO PERFORM DUTIES DURING WORKING HOURS, BUT THE UNION ACKNOWLEDGES THAT STEWARDS HAVE REGULAR DUTIES TO
PERFORM AND ARE ACCOUNTABLE FOR THE SAME QUALITY OF WORK AS ANY OTHER EMPLOYEE. THEY MAY HAVE LEAVE OF THEIR REGULAR DUTIES TO PERFORM UNION DUTIES ONLY WITH THE PERMISSION OF THEIR IMMEDIATE SUPERVISOR WITHOUT SUFFERING LOSS OF PAY AND WITH THE UNDERSTANDING THAT A PRIVILEGE SO GRANTED WILL NOT BE ABUSED. THE STEWARD SHALL BE THE SECOND FROM LAST JOURNEYMAN LAID-OFF. SHOP STEWARDS SHALL NOT BE DISCRIMINATED AGAINST FOR THE PERFORMANCE OF HIS DUTIES. A SHOP STEWARD SHALL NOT BE TERMINATED PREMATURELY UNTIL THE BUSINESS MANAGER HAS BEEN NOTIFIED AND THE MATTER DISCUSSED WITH THE EMPLOYER.

17.4 THE BUSINESS MANAGER OR BUSINESS AGENT OF THE UNION SHALL HAVE ACCESS TO ALL WORK ON APPLICATION TO THE EMPLOYER OR HIS REPRESENTATIVE. SUCH BUSINESS MANAGER OR AGENT MAY DISCUSS WITH THE STEWARD ANY MATTERS THAT ARE IN DISPUTE WITH RESPECT TO THE PARTICULAR WORK. THIS CLAUSE SHALL NOT BE INTERPRETED AS A LICENSE TO DISCUSS GENERAL UNION BUSINESS BUT REASONABLE OPPORTUNITY OR PROVISIONS TO DISCUSS UNION BUSINESS SHALL BE GIVEN THE EMPLOYEE ON REQUEST AND ON HIS OWN TIME.

17.5 THE BUSINESS MANAGER OR BUSINESS AGENTS MUST CARRY ACCIDENT INSURANCE TO COVER THEM IN THE EVENT OF AN ACCIDENT ON JOBS OR PROJECTS THAT THEY HAVE ACCESS TO IN THE COURSE OF THEIR DUTIES.

ARTICLE 18-GRIEVANCE AND ARBITRATION

18.1 STEP ONE

WHERE THERE IS A GRIEVANCE BY AN EMPLOYEE, THE SAME SHALL BE MADE IN WRITING TO THE STEWARD WITHIN TWO (2) WORKING DAYS OF THE OCCURRENCE. THE STEWARD SHALL TAKE THE GRIEVANCE UP WITH THE EMPLOYER'S REPRESENTATIVE OF THE AGGRIEVED EMPLOYEE.

NO GRIEVANCES WILL BE FILED UNDER ARTICLE 18 AGAINST DELINQUENT EMPLOYERS OWING MONEY TO THE N. B. PIPE TRADES ADMINISTRATION OFFICE FOR TRUST FUNDS OR UNPAID WAGES OR NONREMITTING OF UNION DUES IN TIME.
ACTION FOR DELINQUENCY OF TRUST FUNDS WILL BE TAKEN AS OUTLINED IN ARTICLE 20.13.

18.2 AN ANSWER SHALL BE GIVEN NOT LATER THAN TWENTY-FOUR (24) HOURS FOLLOWING PRESENTATION OF THE GRIEVANCE BY THE STEWARD.

18.3 **STEP TWO**

IF THE DECISION HAS NOT BEEN GIVEN WITHIN THE PRESCRIBED TIME OR IF THE DECISION IS NOT ACCEPTABLE, THEN THE GRIEVANCE SHALL BE SUBMITTED IN WRITING TO THE LOCAL LABOUR MANAGEMENT COMMITTEE WITHIN ONE FURTHER WORKING DAY.

18.4 THE LOCAL LABOUR-MANAGEMENT COMMITTEE SHALL RENDER THEIR DECISION NOT LATER THAN FOUR (4) WORKING DAYS OF BEING PRESENTED WITH THE GRIEVANCE.

IF THE DECISION IS NOT GIVEN IN THE PRESCRIBED TIME OR IF THE DECISION IS NOT ACCEPTABLE THEN THE GRIEVANCE MAY BE SUBMITTED TO THE LOCAL LABOUR MANAGEMENT COMMITTEE WITHIN TWO (2) WORKING DAYS OR THE GRIEVER MAY AT THIS STAGE PROCEED DIRECTLY TO STEP FOUR (4) WITHIN TWO (2) WORKING DAYS IF IT IS DESIRABLE TO DO SO.

18.5 THE LOCAL UNION SHALL BE ENTITLED TO SUBMIT A GRIEVANCE IN WRITING WITHIN 15 DAYS FROM THE DATE THERE IS EVIDENCE OF A VIOLATION HAVING OCCURRED, DIRECTLY TO THE EMPLOYER OR THE EMPLOYER'S REPRESENTATIVE ON THE JOB SITE WHO SHALL RENDER A DECISION NOT LATER THAN TWO (2) WORKING DAYS FOLLOWING THE PRESENTATION OF THE GRIEVANCE TO HIM.

18.6 THE EMPLOYER, OR IT'S REPRESENTATIVE, SHALL BE ENTITLED TO SUBMIT A GRIEVANCE IN WRITING WITHIN 15 DAYS FROM THE DATE THERE IS EVIDENCE OF A VIOLATION HAVING OCCURRED, TO THE LOCAL UNION. THE UNION SHALL RENDER THEIR DECISION NOT LATER THAN TWO (2) WORKING DAYS FOLLOWING THE PRESENTATION OF THE GRIEVANCE TO THEM.

18.7 FAILING SETTLEMENT ANY GRIEVANCE SHALL BE SUBJECT TO ARBITRATION IN ACCORDANCE WITH THE FOLLOWING ARTICLE.
18.8 **STEP THREE**

The grievance shall be referred to the local labour management committee which will be required to hear the grievance and give an answer within four (4) working days of receiving the grievance. Should the grievance party not be satisfied with the results of this, the procedure will be as follows: if the decision is not given in the prescribed time or if the decision is not acceptable the griever shall within three (3) working days submit the grievance to an arbitrator agreed upon between the union and the employer as per Article 18.9.

18.9 The union and the employer shall agree upon an arbitrator who is willing to arbitrate the grievance. Failure of the employer and union to agree upon an arbitrator within three (3) working days, the matter will be referred to the appropriate governmental department for the appointment of an arbitrator.

18.10 **STEP FOUR**

The arbitrator shall hold a hearing within four (4) days after the grievance is submitted to him and shall render his decision to the parties within seventy-two (72) hours after the completion of the hearing, provided that a failure to make an award within the time prescribed or as extended by the parties shall not invalidate the proceedings or terminate the authority of the arbitrator.

18.11 It is understood and agreed in the application of this article that there is no power in the participants to a settlement to add to, subtract from or modify the terms of this agreement. The sole function of an arbitration shall be to interpret the meaning of the articles of this agreement and to render a decision which shall be binding on the parties. The arbitrator shall have no power to add to, subtract from or modify the terms of this agreement.

18.12 Where an employee has been discharged or disciplined unjustly or
UNREASONABLY, THE EMPLOYEE SHALL BE REINSTATED AND SHALL RECEIVE COMPENSATION IN SUCH AMOUNT AS HE WOULD HAVE EARNED HAD HE BEEN WORKING OR IN SUCH AMOUNT AS IS JUST AND REASONABLE IN THE CIRCUMSTANCES. IF AN ARBITRATOR DETERMINES THAT AN EMPLOYEE HAS BEEN DISCHARGED OR OTHERWISE DISCIPLINED FOR CAUSE, THE ARBITRATOR MAY SUBSTITUTE SUCH OTHER PENALTY FOR THE DISCHARGE OR DISCIPLINE AS TO THE ARBITRATOR DEEMS JUST AND REASONABLE IN ALL THE CIRCUMSTANCES. THE BURDEN OF ESTABLISHING THAT A DIFFERENT PENALTY SHOULD BE IMPOSED SHALL BE ON THE EMPLOYEE CONCERNED

18.13 IT IS UNDERSTOOD AND AGREED THAT AN EMPLOYEE PRESENTING A GRIEVANCE OR AN EMPLOYEE WHOSE PRESENCE IS REQUIRED IN THE SETTLEMENT OF A GRIEVANCE, MAY, AFTER SATISFACTORY ARRANGEMENT MADE WITH HIS IMMEDIATE SUPERVISOR, BE GIVEN TIME OFF WITHOUT DEDUCTION OF PAY TO PARTICIPATE IN THE PRESENTATION OF THE GRIEVANCE TO THE EXTENT THAT HIS PRESENCE IS REQUIRED DURING THE PRESENTATION.

18.14 THE TIMES FIXED BY THE ARTICLE ARE MANDATORY BUT MAY BE EXTENDED BY MUTUAL AGREEMENT IN WRITING. IF A GRIEVANCE OR ARBITRATION IS NOT PROCESSED WITHIN THE TIME ALLOWED, THE GRIEVANCE OR ARBITRATION SHALL BE DEEMED TO HAVE BEEN ABANDONED. SATURDAYS, SUNDAYS AND HOLIDAYS SHALL BE EXCLUDED IN COMPUTING THE TIME ALLOWED.

18.15 THE COST OF THE ARBITRATOR SHALL BE BORNE EQUALLY BY THE PARTIES THERETO.

ARTICLE 19 – COMPENSATION, ALLOWANCE FOR ROOM, BOARD AND TRAVEL

19.1

1. EVERY EMPLOYEE MUST DECLARE TO HIS EMPLOYER HIS PERMANENT RESIDENTIAL ADDRESS AT THE TIME OF HIRING.
2. Any changes in official residential address during employment must be immediately declared in writing to his employer.

3. Based on the round trip by the shortest public road route from the employees permanent residence as defined in 1 and 2 above to the main entrance to the job site, the following compensation allowance will be paid by the employer to the employee for each day worked or reported for work.

4. In order to qualify for full travel or board on Friday an employee must work four (4) hours or forfeit the allowance for that day except in circumstances beyond the control of the employee. If an employee is found to have provided the employer with false or incorrect information for the purposes of obtaining undue travel and/or board allowances, it shall be just cause for immediate discharge. The employee will not be rehired by that company for a period of thirty (30) days.

ROUNDTRIP DAILY TRAVEL ALLOWANCE – 8 HOUR SHIFT

ZONE A- more than 80 km round trip - $3.75/hr worked
ZONE B- more than 120 km round trip-$5.00/hr worked
ZONE C- more than 160 km round trip-$8.13/hr worked
BOARD- more than 180 km round trip-$13.75/hr worked
paid to a maximum of 8 hours per day worked.

ROUNDTRIP DAILY TRAVEL ALLOWANCE - COMPRESSED WORK WEEK

ZONE A- more than 80 km round trip - $3.75/hr worked
ZONE B - more than 120 km round trip -$5.00/hr worked
ZONE C-MORE THAN 160 KM ROUND TRIP- $8.13/HR WORKED
BOARD MORE THAN 180 KM ROUND TRIP - $13.75/HR WORKED
paid to a maximum of 10 hours per day worked.

ROUNDTRIP DAILY BOARD ALLOWANCE WHEN APPLICABLE

The employee must provide proof to the employer that he is maintaining two domiciles in order to qualify for the board allowance.
19.2  WHERE CAMP ACCOMMODATIONS ARE PROVIDED IT SHALL BE AT NO COST TO THE EMPLOYEE. NO CHARGE SHALL BE LEVIED AGAINST THE EMPLOYEE FOR USE OF ANY OF THE CAMP FACILITIES. THE OPTION TO USE THE CAMP OR ACCEPT THE BOARD ALLOWANCE SHALL BE THE RIGHT OF THE EMPLOYEE. THE DECISION TO ACCEPT THE BOARD ALLOWANCE OR CAMP ACCOMMODATIONS SHALL BE MADE AT THE START OF EMPLOYMENT BUT MAY BE CHANGED BY THE EMPLOYEE UPON GIVING ONE (1) WEEKS NOTICE.

19.3  DISTANCE UNDER THIS ARTICLE SHALL BE MEASURED FROM THE MAIN ENTRANCE TO THE JOB SITE ON WHICH THE EMPLOYEE IS EMPLOYED.

ARTICLE 20 – TRUST FUND, MANAGEMENT ADMINISTRATION, INDUSTRY PROMOTION FUND, UNION ADMINISTRATION FUND, PIPE TRADES AND BUILDING TRADES FUND

20.1  A PARTICIPATING EMPLOYER WILL CONTRIBUTE TO THE MANAGEMENT ADMINISTRATION AND INDUSTRY PROMOTION FUND FOR EVERY HOUR WORKED BY A JOURNEYMAN OR APPRENTICE UNDER THE TERMS OF THIS AGREEMENT. THE RATE FOR THIS FUND SHALL BE TWENTY-FIVE CENTS ($0.25) PER HOUR FOR EACH HOUR WORKED FOR ALL WORK PERFORMED IN THE ACCREDITED AREA OF THE SAINT JOHN MECHANICAL CONTRACTORS EMPLOYERS ASSOCIATION INC. WHICH CONSISTS OF THE COUNTIES OF SAINT JOHN, KINGS, QUEENS AND CHARLOTTE.

20.2  CONTRIBUTIONS ARE TO BE MADE MONTHLY BY CHEQUE AND MAILED IN SUFFICIENT TIME SO AS TO BE RECEIVED BY THE ADMINISTRATION OFFICE NO LATER THAN THE 15TH DAY OF THE MONTH FOLLOWING THAT IN WHICH THE SAID HOURS WERE WORKED, AND TO BE ACCOMPANIED BY A LIST OF EMPLOYEES FOR WHOM THE CONTRIBUTIONS WERE MADE.

THE REMITTANCE OF THESE FUNDS FOR THE SAINT JOHN MECHANICAL CONTRACTOR EMPLOYERS ASSOCIATION INC. SHALL BE FORWARDED TO:

THE SAINT JOHN MECHANICAL CONTRACTORS EMPLOYERS ASSOCIATION INC. IN TRUST:
263 GERMAIN STREET
SAINT JOHN, N.B. E2L 2G7

20.3 TRAINING TRUST FUND

ON SIGNING, A PARTICIPATING EMPLOYER WILL CONTRIBUTE TO THE TRAINING TRUST FUND THE SUM OF SIXTY-FIVE CENTS ($0.65) FOR EACH HOUR WORKED BY EACH EMPLOYEE. IT WILL BE BROKEN DOWN AS FOLLOWS:

- $0.05 NATIONAL TRAINING FUND
- $0.05 INTERNATIONAL TRAINING FUND
- $0.10 SAFETY TRAINING FUND
- $0.45 PROVINCIAL JOURNEYMEN AND APPRENTICES TRAINING TRUST FUND

CONTRIBUTIONS WILL BE REMITTED IN THE SAID AMOUNT AND IN THE MANNER SPECIFIED IN ARTICLE 20.13 OF THIS AGREEMENT AND IN ACCORDANCE WITH THE TRUST AGREEMENT MENTIONED HEREAFTER.

20.4 EMPLOYERS WISHING TO REMIT THE TRUST MONIES LISTED IN ARTICLE 20.3, 20.5 AND 20.7 AS WELL AS CONTRIBUTIONS FOR ARTICLE 20.1, 20.14 BY ELECTRONIC TRANSFER MUST MAKE APPLICATION TO THE BOARD OF TRUSTEES. SUCH APPLICATION MUST BE APPROVED BY THE BOARD OF TRUSTEES PRIOR TO ANY FUNDS BEING REMITTED BY ELECTRONIC TRANSFER.

20.5 HEALTH AND WELFARE TRUST FUND

ON SIGNING, A PARTICIPATING EMPLOYER WILL CONTRIBUTE TO THE HEALTH AND WELFARE TRUST FUND THE SUM OF THREE DOLLARS AND SIXTY CENTS ($3.60) FOR EACH HOUR WORKED BY EACH EMPLOYEE.

- $3.55 HEALTH & WELFARE PLAN
- $0.05 RETIREE HEALTH & WELFARE PLAN

CONTRIBUTIONS WILL BE REMITTED IN THE SAID AMOUNT AND IN THE MANNER SPECIFIED IN ARTICLE 20.13 OF THIS AGREEMENT AND IN ACCORDANCE WITH THE
TRUST AGREEMENT MENTIONED HEREAFTER.

20.6 CONTRIBUTIONS TO THE TRUST FUNDS ARE TO BE MADE MONTHLY BY CHEQUE AND MAILED IN SUFFICIENT TIME SO AS TO BE RECEIVED BY THE ADMINISTRATION OFFICE NO LATER THAN THE 15TH DAY OF THE MONTH FOLLOWING THAT IN WHICH THE SAID HOURS WERE WORKED AND ARE TO BE ACCOMPANIED BY A LIST OF EMPLOYEES FOR WHOM THE CONTRIBUTIONS WERE MADE.

20.7 PENSION PLAN TRUST FUND

THE EMPLOYEE WILL CONTRIBUTE TO THE PENSION PLAN TRUST FUND THE SUM OF FIFTY CENTS ($0.50) FOR EVERY HOUR WORKED DURING THE REGULAR HOURS OF WORK.

THE EMPLOYEE WILL CONTRIBUTE TO THE PENSION PLAN TRUST FUND THE SUM OF ONE DOLLAR ($1.00) PER HOUR FOR EVERY OVERTIME HOUR WORKED.

ON SIGNING, A PARTICIPATING EMPLOYER WILL CONTRIBUTE THE SUM OF SIX DOLLARS AND EIGHTY-FIVE CENTS ($6.85) TO THE PENSION PLAN TRUST FUND FOR EACH HOUR WORKED BY EACH EMPLOYEE DURING THE REGULAR HOURS OF WORK.

ON SIGNING, A PARTICIPATING EMPLOYER WILL CONTRIBUTE DOUBLE THE AMOUNT FOR ALL OVERTIME HOURS WORKED BY EACH EMPLOYEE, MAKING THE CONTRIBUTION FOR THE EMPLOYER THIRTEEN DOLLARS AND SEVENTY CENTS ($13.70) PER HOUR.

MAY 01, 2020, A PARTICIPATING EMPLOYER WILL CONTRIBUTE THE SUM OF SEVEN DOLLARS AND TWENTY-ONE CENTS ($7.21) TO THE PENSION PLAN TRUST FUND FOR EACH HOUR WORKED BY EACH EMPLOYEE DURING THE REGULAR HOURS OF WORK.

MAY 01, 2020, A PARTICIPATING EMPLOYER WILL CONTRIBUTE DOUBLE THE AMOUNT FOR ALL OVERTIME HOURS WORKED BY EACH EMPLOYEE, MAKING THE CONTRIBUTION FOR THE EMPLOYER FOURTEEN DOLLARS AND FORTY-TWO CENTS ($14.42) PER HOUR.

MAY 01, 2021, A PARTICIPATING EMPLOYER WILL CONTRIBUTE THE SUM OF SEVEN DOLLARS AND FIFTY-NINE CENTS ($7.59) TO THE PENSION PLAN TRUST FUND FOR EACH HOUR WORKED BY EACH EMPLOYEE DURING THE REGULAR HOURS OF WORK.
MAY 01, 2021, A PARTICIPATING EMPLOYER WILL CONTRIBUTE DOUBLE THE AMOUNT FOR ALL OVERTIME HOURS WORKED BY EACH EMPLOYEE, MAKING THE CONTRIBUTION FOR THE EMPLOYER FIFTEEN DOLLARS AND EIGHTEEN CENTS ($15.18) PER HOUR.

MAY 01, 2022, A PARTICIPATING EMPLOYER WILL CONTRIBUTE THE SUM OF SEVEN DOLLARS AND NINETY-SEVEN CENTS ($ 7.97) TO THE PENSION PLAN TRUST FUND FOR EACH HOUR WORKED BY EACH EMPLOYEE DURING THE REGULAR HOURS OF WORK.

MAY 01, 2022, A PARTICIPATING EMPLOYER WILL CONTRIBUTE DOUBLE THE AMOUNT FOR ALL OVERTIME HOURS WORKED BY EACH EMPLOYEE, MAKING THE CONTRIBUTION FOR THE EMPLOYER FIFTEEN DOLLARS AND NINETY-FOUR CENTS ($15.94) PER HOUR.

MAY 01, 2023, A PARTICIPATING EMPLOYER WILL CONTRIBUTE THE SUM OF EIGHT DOLLARS AND THIRTY-SEVEN CENTS ($ 8.37) TO THE PENSION PLAN TRUST FUND FOR EACH HOUR WORKED BY EACH EMPLOYEE DURING THE REGULAR HOURS OF WORK.

MAY 01, 2023, A PARTICIPATING EMPLOYER WILL CONTRIBUTE DOUBLE THE AMOUNT FOR ALL OVERTIME HOURS WORKED BY EACH EMPLOYEE, MAKING THE CONTRIBUTION FOR THE EMPLOYER SIXTEEN DOLLARS AND SEVENTY-FOUR CENTS ($16.74) PER HOUR.

CONTRIBUTIONS WILL BE REMITTED IN THE SAID AMOUNTS AND IN THE MANNER SPECIFIED IN ARTICLE 20.13 OF THIS AGREEMENT AND IN ACCORDANCE WITH THE TRUST AGREEMENT MENTIONED HEREAFTER.

WHEN REMITTING TO THE N.B. PIPE TRADES ADMINISTRATION OFFICE THE EMPLOYER SHALL CLEARLY SHOW ALL HOURS WORKED AT REGULAR TIME AND ALL HOURS WORKED AT DOUBLE TIME ON PROPER FORMS SUPPLIED FOR THIS PURPOSE.

20.8 CONTRIBUTIONS TO THE TRUST FUNDS ARE TO BE MADE MONTHLY BY CHEQUE AND MAILED IN SUFFICIENT TIME SO AS TO BE RECEIVED BY THE ADMINISTRATION OFFICE NO LATER THAN THE 15TH DAY OF THE MONTH FOLLOWING THAT IN WHICH THE SAID HOURS WERE WORKED AND ARE TO BE ACCOMPANIED BY A LIST OF EMPLOYEES FOR
WHOM THE CONTRIBUTIONS WERE MADE.

20.9 NATIONAL ORGANIZING FUND- HELMETS TO HARDHATS – MAP PROGRAM (MEMBER ASSISTANTS PROGRAM)

NATIONAL ORGANIZING FUND – THE EMPLOYER WILL CONTRIBUTE TEN CENTS ($0.10) FOR EVERY HOUR WORKED BY A JOURNEYMAN OR APPRENTICE UNDER THE TERMS OF THIS AGREEMENT FOR WORK PERFORMED IN THE JURISDICTION OF LOCAL 213.

MAP PROGRAM – THE EMPLOYER WILL CONTRIBUTE FIVE CENTS ($0.05) FOR EVERY HOUR WORKED BY A JOURNEYMAN OR APPRENTICE UNDER THE TERMS OF THIS AGREEMENT FOR WORK PERFORMED IN THE JURISDICTION OF LOCAL 213.

HELMETS TO HARDHATS – THE EMPLOYER WILL CONTRIBUTE ONE CENT ($0.01) FOR EVERY HOUR WORKED BY A JOURNEYMAN OR APPRENTICE UNDER THE TERMS OF THIS AGREEMENT FOR WORK PERFORMED IN THE JURISDICTION OF LOCAL 213.

CONTRIBUTIONS WILL BE REMITTED IN THE SAID AMOUNT AND IN THE MANNER SPECIFIED IN ARTICLE 20.13 OF THIS AGREEMENT AND IN ACCORDANCE WITH THE TRUST AGREEMENT MENTIONED HEREAFTER.

20.10 CONTINUATION

THE EMPLOYER AND THE UNION AGREE THAT ALL THE FUNDS AND TRUST FUNDS SPECIFIED IN THIS AGREEMENT SHALL REMAIN IN FULL EFFECT AFTER THE EXPIRY DATE OF THE AGREEMENT AND WILL BECOME PART AND PARCEL OF ANY FUTURE AGREEMENT BETWEEN THE EMPLOYER PARTY AND THE UNION WHICH MAY FROM TIME TO TIME BE ENTERED INTO.

20.11 NATIONAL CONTRACTORS

A CONTRACTOR WHO, NOT BEING SIGNATORY TO THIS AGREEMENT, BUT WORKING UNDER THE TERMS OF THIS AGREEMENT BECAUSE OF BEING SIGNATORY TO A NATIONAL AGREEMENT, SHALL CONTRIBUTE TO ALL OF THE TRUST FUNDS MENTIONED IN THIS SECTION IN EXACTLY THE SAME MANNER AS IF THEY WERE A PROVINCIAL CONTRACTOR AND SIGNATORY TO THIS AGREEMENT. NATIONAL
CONTRACTORS SHALL CONTRIBUTE THE FULL AMOUNT TO THE N.B. PIPE TRADES ADMINISTRATION OFFICE FOR THE TRAINING TRUST FUND WHO UPON RECEIPT WILL RETURN THE AMOUNT REQUIRED TO THE NATIONAL TRAINING FUND.

20.12 EACH OF THE TRUST FUNDS REFERRED TO IN ARTICLE 20.3, 20.5, 20.7 SHALL BE GOVERNED BY AND ADMINISTERED PURSUANT TO SEPARATE TRUST AGREEMENTS WHICH SHALL BE SUBJECT TO THE APPROVAL OF THE EMPLOYER AND THE UNION.

20.13 CONTRIBUTIONS WHETHER BY THE EMPLOYER OR DEDUCTED FROM THE EMPLOYEE FOR THE TRUST FUNDS ARE FOR THIS SPECIFIC PURPOSE AND WILL NOT BE APPROPRIATED BY THE EMPLOYER TO ANY OTHER PURPOSE.

ALL TRUST FUND CONTRIBUTIONS ARE TO BE REMITTED MONTHLY BY CHEQUE MAILED IN SUFFICIENT TIME AS TO BE RECEIVED BY THE N.B. PIPE TRADES ADMINISTRATION OFFICE NOT LATER THAN THE 15TH DAY OF THE MONTH FOLLOWING THAT IN WHICH THE SAID HOURS WERE WORKED FOR WHICH CONTRIBUTIONS ARE MADE.

THE TRUSTEES MAY CHANGE THE ABOVE DATE AT THEIR DISCRETION AT ANY TIME IN THE INTEREST OF EFFICIENCY.

CONTRIBUTIONS ARE TO BE MADE ON THE PROPER FORMS SUPPLIED FOR THIS PURPOSE, WITH THE NAMES OF THE EMPLOYEES, SOCIAL INSURANCE NUMBERS, DATES AND HOURS WORKED AND THE COMPANY’S NAME FROM WHOM THE CONTRIBUTIONS CAME.

PENALTIES FOR LATE REMITTANCE AND DELINQUENCY

CONTRIBUTIONS RECEIVED AFTER THE 15TH DAY OF THE MONTH WILL BE DECLARED DELINQUENT AND AN ASSESSMENT OF THREE PERCENT (3%) PER MONTH ON THESE OUTSTANDING MONIES WILL BE ASSESSED AGAINST THE DELINQUENT EMPLOYER AND WILL CONTINUE UNTIL THE MONIES ARE RECEIVED.

THE N.B. PIPE TRADES ADMINISTRATION OFFICE SHALL ALSO NOTIFY THE BUSINESS MANAGER OF THE UNION IN THE AREA WHERE THE EMPLOYER IS ENGAGED IN HIS BUSINESS WHO MAY ALSO TAKE ACTION BY REMOVING THE EMPLOYEES FROM THE
JOB-SITE AND SUCH ACTION WILL NOT BE DEEMED A VIOLATION OF THIS AGREEMENT.

ANY EMPLOYER WHO IS DELINQUENT IN ANY TRUST FUND PAYMENTS WILL BE COMPELLED TO MAKE PAYMENTS ON A WEEKLY BASIS.

THE PARTIES TO THIS AGREEMENT AGREE THAT RECOVERY OF ANY DEFAULT IN PAYMENT BY ANY EMPLOYER BOUND BY THIS COLLECTIVE AGREEMENT OF TRUST FUNDS, MANAGEMENT FUNDS, ADMINISTRATION FUNDS OR UNION DUES MAY BE PURSUED IN A COURT OF LAW AND NOT THROUGH THE GRIEVANCE AND ARBITRATION PROVISIONS OF ARTICLE 18 OF THIS AGREEMENT AT THE OPTION OF THE BOARD OF TRUSTEES.

SUCH ACTION MAY BE COMMENCED TEN (10) DAYS AFTER A DEFAULT IN PAYMENT HAS OCCURRED

20.14 THE REMITTANCE OF UNION DUES BY THE 20TH OF THE MONTH IN WHICH THEY WERE DEDUCTED AND ACCOMPANIED BY A LIST OF EMPLOYEES FROM WHOM THEY WERE DEDUCTED WILL BE MADE TO THE PROPER UNION REPRESENTATIVES IN THEIR RESPECTIVE ACCREDITED AREA:

FINANCIAL SECRETARY-TREASURER LOCAL 213
351 KING WILLIAM ROAD
SPRUCE LAKE INDUSTRIAL, PARK SAINT JOHN, N.B. E2M 7C9
PHONE: (506) 635-1605
FAX: (506) 635-8450

THE REMITTANCE OF THE TRUST FUNDS AND ADMINISTRATION FUNDS ARE TO BE MADE IN ACCORDANCE WITH ARTICLE 20.13 ON FORMS SUPPLIED BY THE ADMINISTRATION OFFICE AND MADE TO:

N.B. PIPE TRADES ADMINISTRATION OFFICE
PO BOX 910 STATION A
FREDERICTON, N.B. E3B 5B4

OR TO WHOM THE PARTIES TO THIS AGREEMENT MAY DESIGNATE FROM TIME TO TIME.

20.15 FIELD DUES

THE EMPLOYER WILL DEDUCT FIELD DUES FROM EVERY JOURNEYMAN OR APPRENTICE WORKING UNDER THIS AGREEMENT.

THE FIELD DUES FOR LOCAL 213 IS AS FOLLOWS:

LOCAL 213 - 2 % OF GROSS HOURLY RATE EXCLUDING VACATION PAY PLUS $1.06 CENTS FOR EVERY HOUR WORKED.

UNITED ASSOCIATION TRAVEL CARD MEMBERS -2% OF GROSS HOURLY RATE EXCLUDING VACATION PAY PLUS $1.06 FOR EVERY HOUR WORKED.

WHICH INCLUDES:

- MERF $0.45
- BUILDING ADMINISTRATION $0.30
- POLITICAL ACTION COMMITTEE $0.01
- BEREAVEMENT FUND $0.10
- NB PIPE TRADES $0.14
- PROVINCIAL BUILDING TRADES $0.05
- SHOP STEWARD $0.01

TOTAL: $1.06

THIS CONTRIBUTION WILL BE DEDUCTED BY THE EMPLOYER AND WILL BE MADE TO THE N. B. PIPE TRADES ADMINISTRATION OFFICE, PO BOX 910, STATION A, FREDERICTON, NB, E3B 5B4 ACCOMPANIED BY A LIST SHOWING THE NAMES AND SOCIAL INSURANCE NUMBERS AND HOURS WORKED OF THE EMPLOYEES FROM WHOM THE CONTRIBUTIONS WERE DEDUCTED. A LIST WILL ALSO BE SUBMITTED TO
THE FINANCIAL SECRETARY TREASURER OF THE LOCAL UNION SHOWING THE EMPLOYEE’S NAME, LOCAL UNION TO WHICH THEY BELONG AND THE HOURS WORKED.

ARTICLE 21 – DURATION

21.1 THIS AGREEMENT SHALL BE IN FULL FORCE AND EFFECTIVE FROM THE 2ND DAY OF JUNE 2019 UP TO AND INCLUDING THE 30TH DAY OF APRIL, 2024 AND SHALL BE AUTOMATICALLY RENEWED THEREAFTER FOR SUCCESSIVE PERIODS OF TWELVE (12) MONTHS UNLESS EITHER PARTY REQUESTS THE NEGOTIATION OF A NEW AGREEMENT BY GIVING WRITTEN NOTICE TO THE OTHER PARTY NOT LESS THAN SIXTY (60) CALENDAR DAYS AND NOT MORE THAN NINETY (90) DAYS PRIOR TO THE EXPIRATION DATE OF THIS AGREEMENT OR ANY RENEWAL THEREOF.

21.2 WHERE A NOTICE REQUESTING NEGOTIATION OF A NEW AGREEMENT HAS BEEN GIVEN, THIS AGREEMENT SHALL REMAIN IN FULL FORCE AND EFFECT UNTIL SUCH TIME AS AGREEMENT HAS BEEN REACHED IN RESPECT TO A RENEWAL, AMENDMENT OR SUBSTITUTION THEREOF, OR UNTIL SUCH TIME AS THE PARTIES ARE AUTHORIZED TO DECLARE A STRIKE OR LOCKOUT UNDER THE NEW BRUNSWICK INDUSTRIAL RELATIONS ACT, PROVIDED THAT THIS AGREEMENT MAY BE FURTHER EXTENDED FROM TIME TO TIME BY MUTUAL AGREEMENT.
SIGNED THIS 2\textsuperscript{ND} DAY OF JUNE 2019

EFFECTIVE THIS 2\textsuperscript{ND} DAY OF JUNE 2019

ON BEHALF OF THE SAINT JOHN MECHANICAL CONTRACTORS EMPLOYERS ASSOCIATION INC.

STEPHEN BEATTEAY
EXECUTIVE DIRECTOR- S.J.M.C.E.A.

TOM COUGLAN

RALPH DEMPSTER

ON BEHALF OF THE UNITED ASSOCIATION LOCAL 213

BRUCE MYLES
INTERNATIONAL REPRESENTATIVE
TRUSTEE FINANCIAL SECRETARY TREASURES LOCAL 213

RICK WALKER
APPENDIX “A”

THE FOLLOWING IS THE JURISDICTION OF WORK OF THE UNITED ASSOCIATION OF JOURNEYMEN AND APPRENTICES OF THE PLUMBING AND PIPEFITTING INDUSTRY OF THE UNITED STATES AND CANADA:

1. ALL PIPING FOR PLUMBING, WATER, WASTE, FLOOR DRAINS, DRAIN GATES, SUPPLY, LEADER, SOIL PIPE, GREASE TRAPS, SEWAGE AND VENT LINES.
2. ALL PIPING FOR WATER FILTERS, WATER SOFTENERS, WATER METERS, AND THE SETTING OF SAME.
3. ALL COLD, HOT AND CIRCULATING WATER LINES, PIPING FOR HOUSE PUMPS, CELLAR DRAINERS, EJECTORS, HOUSE TANKS, SWIMMING POOLS, ORNAMENTAL POOLS, DISPLAY FOUNTAINS, DRINKING FOUNTAINS, AQUARIUMS, PLUMBING FIXTURES AND APPLIANCES, AND THE HANDLING AND SETTING OF THE ABOVE- MENTIONED EQUIPMENT.
4. ALL WATER SERVICES FROM MAINS TO BUILDINGS, INCLUDING WATER METERS AND WATER METER FOUNDATIONS.
5. ALL WATER MAINS FROM WHATEVER SOURCE, INCLUDING BRANCHES AND FIRE HYDRANTS, ETC.
6. ALL DOWN SPOUTS AND DRAINAGE AREAS, SOIL PIPE, CATCH BASINS, MANHOLES, DRAINS, GRAVEL BASINS, STORM WATER SEWERS, SEPTIC TANKS, GESS-POOLS, WATER STORAGE TANKS, ETC.
7. ALL LIQUID SOAP PIPING, LIQUID SOAP TANKS, SOAP VALVES, AND EQUIPMENT IN BATH AND WASHROOMS, SHOWER STALLS, ETC.
8. ALL BATHROOMS, TOILET ROOM AND SHOWER ROOM ACCESSORIES, I. E. AS TOWEL RACKS, PAPER HOLDERS, GLASS SHELVES, HOOKS, MIRRORS, CABINETS, ETC.
9. ALL LAWN SPRINKLER WORK, INCLUDING PIPING, FITTINGS, AND LAWN SPRINKLER HEADS.
10. ALL SHEET LEAD LINING FOR X-RAY ROOMS, FOUNTAINS, SWIMMING POOLS OR SHOWER STALLS, TANKS OR VATS FOR ALL PURPOSES AND FOR ROOF FLASHINGS IN CONNECTION WITH THE PIPEFITTING INDUSTRY.
12. ALL BLOCK TIN COILS, CARBONIC GAS PIPING FOR SODA FOUNTAINS AND BAR, ETC.
13. ALL PIPING FOR RAILING WORK, AND RACK OF EVERY DESCRIPTION, WHETHER SCREWED OR WELDED.
14. ALL PIPING FOR PNEUMATIC VACUUM CLEANING SYSTEMS OF EVERY DESCRIPTION.
15. ALL PIPING FOR HYDRAULIC, VACUUM PNEUMATIC, AIR, WATER, STEAM, OIL OR GAS, USED IN CONNECTION WITH RAILWAY CARS, AND RAILWAY LOCOMOTIVES.
16. ALL MARINE PIPING, AND ALL PIPING USED IN CONNECTION WITH SHIP BUILDING AND SHIPYARDS.
17. ALL POWER PLANT PIPING OF EVERY DESCRIPTION.
18. THE HANDLING, ASSEMBLING AND ERECTING OF ALL ECONOMIZERS, SUPER HEATERS, REGARDLESS OF THE MODE OR METHOD OF MAKING JOINT HANGERS, AND ERECTION OF SAME.
19. ALL INTERNAL AND EXTERNAL PIPING ON BOILERS, HEATERS, TANKS AND EVAPORATORS, WATERLEGS, WATER BACKS AND WATER GRATES, BOILER COMPOUND EQUIPMENT, ETC.
20. ALL SOOT BLOWERS AND SOOT COLLECTING PIPING SYSTEMS.
21. THE SETTING, ERECTING AND PIPING FOR ALL SMOKE CONSUMING AND WASHING AND REGULATING DEVICES.
22. THE SETTING, ERECTING AND PIPING OF INSTRUMENTS, MEASURING DEVICES, THERMOSTATIC CONTROLS, GAUGE BOARDS, AND OTHER CONTROLS USED IN CONNECTION WITH POWER, HEATING, REFRIGERATING, AIR CONDITIONING, MANUFACTURING, MINING AND INDUSTRIAL WORK.
23. THE SETTING AND ERECTING OF ALL BOILER FEEDERS, WATER HEATERS, FILTERS, WATER SOFTENERS, PURIFIERS, CONDENSATE EQUIPMENT, PUMPS, CONDENSERS, COOLERS, AND ALL PIPING FOR SAME IN POWER HOUSES, DISTRIBUTING AND BOOSTING STATIONS, REFRIGERATION, BOTTLING, DISTILLING AND BREWING PLANTS, HEATING, VENTILATING AND AIR CONDITIONING SYSTEMS.
24. ALL PIPING FOR ARTIFICIAL GASES, AND HOLDERS AND EQUIPMENT FOR SAME, CHEMICALS, MINERALS AND BY-PRODUCTS AND REFINING OF SAME, FOR ANY AND ALL PURPOSES.
25. THE SETTING AND ERECTING OF ALL UNDERFEED STOKERS, FUEL BURNERS, AND PIPING, INCLUDING GAS, OIL, POWER FUEL, HOT AND COLD AIR PIPING, AND ALL ACCESSORIES AND PARTS OF BURNERS AND STOKERS, ETC.
26. ALL ASH COLLECTING AND CONVEYOR PIPING SYSTEMS, INCLUDING ALL AIR WASHING AND DUST COLLECTING PIPING AND EQUIPMENT, ACCESSORIES AND APPURTENANCES AND REGULATING DEVICES, ETC.
27. THE SETTING AND ERECTION OF ALL OIL HEATERS, OIL COOLERS, STORAGE AND
DISTRIBUTION TANKS, TRANSFER PUMPS, AND MIXING DEVICES, AND PIPING THERETO OF EVERY DESCRIPTION.

28. THE SETTING, ERECTING AND PIPING OF ALL COOLING UNITS, PUMPS RECLAIMING SYSTEMS, AND APPURtenANCES, IN CONNECTION WITH TRANSFORMERS, AND PIPING TO SWITCHES OF EVERY DESCRIPTION.

29. ALL FIRE EXTINGUISHING SYSTEMS, AND PIPING, WHETHER BY WATER, STEAM, GAS OR CHEMICAL, FIRE ALARMS PIPING, AND CONTROL TUBING, ETC.

30. ALL PIPING FOR STERILIZING, CHEMICAL TREATMENT, DEODORIZING, AND ALL CLEANING SYSTEMS OF EVERY DESCRIPTION, AND LAUNDRIES FOR ALL PURPOSES.

31. ALL PIPING FOR OIL, OR GASOLINE TANKS, GRAVITY AND PRESSURE LUBRICATING AND GREASING SYSTEMS, AIR AND HYDRAULIC LIFTS, ETC.

32. ALL PIPING FOR POWER, OR HEATING PURPOSES, EITHER BY WATER, AIR, STEAM, GAS, OIL, CHEMICALS, OR ANY OTHER METHOD.

33. ALL PIPING, SETTING AND HANGING OF ALL UNITS AND FIXTURES FOR AIR CONDITIONING, COOLING, HEATING, ROOF COOLING, REFRIGERATING, ICE MAKING, HUMIDIFYING, DEHUMIDIFYING, DEHYDRATING, BY ANY METHOD, AND THE CHANGING AND TESTING, SERVICING OF ALL WORK AFTER COMPLETION.

34. ALL PNEUMATIC, TUBE WORK, AND ALL PIPING FOR, CARRYING SYSTEMS BY VACUUM, COMPRESSED AIR, STEAM WATER OR BY ANY OTHER METHOD.

35. ALL PIPING TO STOVES, FIRE GRATES, BLAST AND HEATING FURNACES, OVENS, DRIERS, HEATERS, OIL BURNERS, STOKERS, AND BOILERS AND COOKING UTENSILS, ETC. OF EVERY DESCRIPTION.

36. ALL PIPING IN CONNECTION WITH CENTRAL DISTRIBUTING FILTRATION TREATMENT STATIONS, BOOSTING STATIONS, WATER AND SEWAGE DISPOSAL PLANTS, CENTRAL CHLORINATION AND CHEMICAL TREATMENT WORK, AND ALL UNDERGROUND SUPPLY LINES TO COOKING WELLS, SUCTION BASINS, FILTER BASINS, SETTLING BASINS, AND AERATION BASINS.

37. ALL PROCESS PIPING FOR REFINING, MANUFACTURING, INDUSTRIAL, AND SHIPPING PURPOSES, OF EVERY CHARACTER AND DESCRIPTION.

38. ALL AIR PIPING OF EVERY DESCRIPTION.

39. ALL TEMPORARY PIPING OF EVERY DESCRIPTION IN CONNECTION WITH BUILDING AND CONSTRUCTION WORK, EXCAVATING AND UNDERGROUND CONSTRUCTION.

40. THE LAYING OUT AND CUTTING OF ALL HOLES, CHASES AND CHANNELS, THE SETTING AND ERECTION OF BOLTS, INSERTS, STANDS, BRACKETS, SUPPORTS, SLEEVES, THIMBLES, HANGERS, CONDUIT AND BOXES, USED IN CONNECTION WITH PIPEFITTING INDUSTRY.
41. THE HANDLING AND SETTING OF BOILERS, WETTING OF FRONTS, SETTING OF SOOT BLOWERS, AND ATTACHING OF ALL BOILER TRIMMINGS.

42. ALL PIPE TRANSPORTATION LINES FOR AG S, OIL, GASOLINE, FLUIDS AND LIQUIDS, WATER AQUEDUCTS, AND WATERLINES, AND BOOSTER STATIONS OF EVERY DESCRIPTION. ALL ACETYLENE AND ARC WELDING, BRAZING, LEAD BURNING, SOLDERED AND WIPED JOINTED, CAULKED JOINTS, ROLLED JOINTS, OR ANY OTHER MODE OR METHOD OF MAKING JOINTS IN CONNECTION WITH THE PIPEFITTING INDUSTRY.

43. LAYING OUT, CUTTING, BENDING AND FABRICATING OF ALL PIPE WORK OF EVERY DESCRIPTION, BY WHATEVER MODE OR METHOD.

44. ALL METHODS OF STRESS RELIEVING OF ALL PIPE JOINTS MADE BY EVERY MODE OR METHOD.

45. THE ASSEMBLING AND ERECTING OF TANKS, USED FOR MECHANICAL MANUFACTURING, OR INDUSTRIAL PURPOSES, TO BE ASSEMBLED WITH BOLTS, PACKED OR WELDED JOINTS.

46. THE HANDLING AND USING OF ALL TOOLS AND EQUIPMENT THAT MAY BE NECESSARY FOR THE ERECTION AND INSTALLATION OF ALL WORK AND MATERIALS USED IN THE PIPEFITTING INDUSTRY.

47. THE OPERATION, MAINTENANCE, REPAIRING, SERVICING AND DISMANTLING OF ALL WORK INSTALLED BY JOURNEYMEN MEMBERS OF THE UNITED ASSOCIATION.

48. ALL PIPING FOR CATARACTS, CASCADES, (I. E. ARTIFICIAL WATERFALLS), MAKE-UP WATER FOUNTAINS, CAPTURED WATERS, WATER TOWERS, COOLING TOWERS, AND SPRAY PONDS, USED FOR INDUSTRIAL, MANUFACTURING, COMMERCIAL, OR FOR ANY OTHER PURPOSES.

49. PIPING HEREIN SPECIFIED MEANS PIPE MADE FROM METALS, TILE, GLASS, RUBBER, PLASTICS, RUBBER, PLASTICS, WOOD OR ANY OTHER KIND OF MATERIAL, OR PRODUCT MANUFACTURED INTO PIPE, USABLE IN THE PIPEFITTING INDUSTRY, REGARDLESS OF SIZED OR SHAPE.

50. PIPING HEREIN SPECIFIED MEAN PIPE MADE FROM METALS, TILE, GLASS, RUBBER, PLASTICS, WOOD OR ANY OTHER KIND OF MATERIAL, OR PRODUCT MANUFACTURED INTO PIPE, USABLE IN THE PIPEFITTING INDUSTRY, REGARDLESS OF SIZE OR SHAPE.
THE HOURLY RATE OF PAY FOR A JOURNEYMAN SHALL BE AS FOLLOWS:

WAGES (STRAIGHT TIME)

<table>
<thead>
<tr>
<th>Journeyman</th>
<th>Effective on Signing To April 30, 2020</th>
<th>May 01, 2020 To April 30, 2021</th>
<th>May 01, 2021 To April 30, 2022</th>
<th>May 01, 2022 To April 30, 2023</th>
<th>May 01, 2023 To April 30, 2024</th>
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<tbody>
<tr>
<td>HOURLY RATE</td>
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## WAGES (SHIFT PREMIUM)

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<th>May 01, 2020 To April 30, 2021</th>
<th>May 01, 2021 To April 30, 2022</th>
<th>May 01, 2022 To April 30, 2023</th>
<th>May 01, 2023 To April 30, 2024</th>
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WAGES CONTINUED

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<th>May 01, 2021 To April 30, 2022</th>
<th>May 01, 2022 To April 30, 2023</th>
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<td>Helmets to Hardhats</td>
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## WAGES (OVERTIME SHIFT PREMIUM)

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<tbody>
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<td>Health/Welfare</td>
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