PAINTERS STANDARD COMMERCIAL/INSTITUTIONAL AGREEMENT

By and Between:

IUPAT District Council 38 (DC38)

(On behalf of its affiliated Local Unions)

(the "Union")

And:

Construction Labour Relations Association of BC (CLR)

- * (On its own behalf, and on behalf of its member Employers who have authorized the Association to execute this document and those members added from time to time by notice given to the BCBCBTU.)
 - * Pursuant to the August 09, 2016 Letter of Agreement By and Between the BCBCBTU and CLR.

 As interpreted by the Arbitration Decision B.C.C.A.A.A. No. 164

(the "Employer")

(collectively, the "Parties")

May 1, 2023 to April 30, 2026

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ARTICLE 1.000 - OBJECTS

The objects of this Agreement are to establish fair, reasonable and safe working conditions which will provide a mutually beneficial employment relationship between employees and Employers; an effective training strategy which will contribute to the development of a qualified and multi-skilled workforce that will elevate the trade; a mutually agreed upon method to facilitate the peaceful resolution of all disputes and grievances; prevent strikes and lockouts; and to avoid unnecessary waste of time and expense in the settlement of disputes connected with the industry.

ARTICLE 2.000 – EFFECTIVE DATE AND DURATION

- 2.100 This Agreement shall be for the period from and including May 1, 2023, to and including April 30, 2026, and from year to year thereafter subject to the right of either Party to this Agreement, within four (4) months immediately preceding the date of expiry of this Agreement, which is April 30, 2026, or immediately preceding the last day of April in any year thereafter, by written notice to require the other Party to this Agreement to commence collective bargaining.
- 2.200 Should either Party give written notice to the other Party pursuant hereto, this Agreement shall thereafter continue in full force and effect until the Union shall give notice of strike, or the Employer shall give notice of a lockout, or the Parties shall conclude a renewal or revision of this Agreement, or a new collective agreement.
- 2.300 The operation of Sections 50(2) and 50(3) of the Labour Relations Code are hereby excluded.
- **2.400** A copy of this Agreement shall be filed with the LRB.

ARTICLE 3.000 - EXTENT

3.100 Recognition

The Employer recognizes the Union as the exclusive bargaining agent for all employees in the bargaining unit, and the Union recognizes CLR as the exclusive bargaining agent for all CLR members who have authorized the Association to sign this Agreement on their behalf.

3.200 Management Rights and Subcontracting

- **3.201** The Employer may subcontract work under the following conditions:
 - (a) it does not possess the necessary facilities or equipment;
 - (b) it does not have and/or cannot acquire the required manpower;
 - (c) there is a joint bid on a project which requires the work be subcontracted to the other party of the bid;
 - (d) it cannot compete in terms of costs on portions of the scope of work; and/or,

- (e) the prime contractor requires the contractor to accept the lowest qualified tender price for all subcontracted work.
- 3.202 Where the Employer anticipates that subcontracting circumstances may exist, they must:
 - (a) Notify the Union with as much notice as possible, but not less than 72 hours before a bid closing deadline. It is agreed that this notice provision can be limited by unusual circumstances;
 - (b) Allow the Union the opportunity to propose alternate contractors or other measures to encourage union bidders provided this does not impact timing of bid submission or work schedule;
 - (c) Give timely notification to the union when engaging any subcontractor on jobs not captured by the foregoing.
- **3.203** Nothing in the foregoing waives the requirement that there will be no non-union subcontracting on Concert Properties projects.

3.300 Application, Work Jurisdiction and Affiliation

Without restricting Article 3.000 in any way, the Parties expressly agree to the following.

3.301 Application

This Agreement shall only govern commercial and/or institutional work which is within the work jurisdiction of the painters and which is being performed in the Province of British Columbia by bargaining unit members who are employees of the Employer on a project. Refer also to Article 3.302.

3.302 Work Jurisdiction

- (a) The work jurisdiction of the painter shall be determined from time to time by the Umpire of the Jurisdictional Assignment Plan.
- (b) All work performed within the work jurisdiction of the painter shall be performed by a member of the Union unless otherwise permitted in accordance with this Agreement. One (1) employer representative who is not a member of the Union shall be permitted to work and/or provide direction on a project.

3.303 Affiliation

(a) Subject to reasonable notice given to the Employer, it shall not be a violation of this Agreement for the Union to withdraw its members from a project(s) for rendering assistance to labour organizations, and/or refusal on the part of Union members to handle any materials, equipment or product declared unfair by Building Trade Councils, or manufactured, assembled, or produced by an Employer whose employees are on strike against or are locked out by an Employer.

- (b) The Union shall not restrict, in any way or for any reason, an Employer's right to contract for work on a project and to complete such work in a cost efficient manner. The foregoing shall apply regardless of the union affiliation, or lack thereof, of any individual who may also be working on such project, and/or the work such individuals may be performing.
- (c) Without limiting the application of Article 3.303(b), the Union shall not attempt to exert pressure upon an Employer for performing work on any project, nor shall the Union withdraw its members from any project or threaten to do so, unless otherwise permitted by the Labour Relations Code.

ARTICLE 4.000 – MONETARY PACKAGE

4.100 Monetary Package

4.101 Breakdown

Refer to the Monetary Package Breakdown Schedules.

4.102 Industrial Construction

Refer to the Painters Standard Industrial Agreement for details regarding the terms and conditions which are applicable to work performed on an industrial construction project. Copies of the Painters Standard Industrial Agreement can be obtained from either the Union or CLR.

4.200 Allocation of Monetary Package

No monies may be transferred from the wage package (inclusive of wages plus annual vacation and statutory holiday pay) to Employer contributions (inclusive of the Union Benefit Plan, the Union Pension Plan, and all other Employer contributions) without the prior mutual agreement, in writing, of the Parties. Such mutual agreement shall not be unreasonably withheld.

4.300 Wages and Premiums

4.301 Minimum Straight Time Hourly Wage Rates

The schedules of minimum straight time hourly wage rates as provided for within the applicable Monetary Package Breakdown Schedules shall apply to all work performed in accordance with this Agreement. Refer to Articles 4.302 through 4.303 for important clarifications and exceptions.

4.302 Annual Increases

(a) The following increases shall apply over the duration of this Agreement. For the purposes of this Article only, the monetary package shall consist of wages and vacation/Statutory Holiday Pay, plus the Employer contributions to the: Union Benefit Plan, Union Pension Plan, and Joint Trade Society. The Union retains the right to distribute the increases, at its discretion, between the aforementioned components of the monetary package only.

- (b) The portion of each increase which the Union allocates to the wages component of the monetary package shall be added to the Certified Journeyperson classification and all other classifications shall be recalculated thereafter in accordance with each respective corresponding percentage (e.g. 6th Term Apprentice @ 80%, Uncertified Painter Level 3 @ 65%, etc.). As a result, the total monetary package increase for a Certified Journeyperson shall be equal to the agreed upon increase, although the total monetary increase for other employee classifications may ultimately total a different amount, depending upon the Union's final allocation.
 - May 28, 2023 the monetary package shall be increased by an amount equal to seven and one-half percent (7.5%) of the wage rate.
 - October 29, 2023 the monetary package shall be increased by an amount equal to two and one-half percent (2.5%) of the wage rate.
 - April 28, 2024 the monetary package shall be increased by an amount equal to four and one-half percent (4.5%) of the wage rate.
 - May 4, 2025 the monetary package shall be increased by an amount equal to four and one-half percent (4.5%) of the wage rate.

4.303 Premiums

- (a) A premium of sixty cents (\$0.60) per hour earned shall apply to the minimum Certified Journeyperson straight time hourly wage rate for all work performed in northern BC. Such premium is reflected within the applicable Monetary Package Breakdown Schedules. For the purposes of this Article only, northern BC shall be defined as inclusive of Williams Lake and all areas of BC located north thereof.
- (b) An employee shall receive a premium of two dollars (\$2.00) per hour worked when performing paperhanging, wall covering, or other sheeting work.
- (c) An employee shall receive a premium of one dollar and fifty cents (\$1.50) per hour worked when performing spray painting, sandblasting, or building cleaning (by steam or other process).
- (d) An employee shall receive a premium of one dollar (\$1.00) per hour earned when working on a swing stage or in a bosun chair.

4.400 Employee Classifications

Unless otherwise restricted elsewhere within this Agreement, all employee classifications shall be entitled to receive annual vacation pay, statutory holiday pay, overtime premiums, shift premiums, travel allowances and any/all other premiums and/or allowances provided pursuant to this Agreement.

4.401 Foreperson

A Foreperson shall be defined as an employee who issues orders or gives direction to other employees. All direction given to employees shall be provided by the Foreperson to whom such employees are regularly assigned.

(a) "A" Foreperson

When the Employer considers it necessary to appoint a Foreperson in charge of five (5) or more employees, such Foreperson shall be designated an "A" Foreperson. The minimum straight time hourly wage rate for an "A" Foreperson shall be one hundred and twelve percent (112%) of the Certified Journeyperson minimum straight time hourly wage rate. Annual vacation and statutory holiday pay shall be calculated on the resulting "A" Foreperson's minimum hourly wage rate.

(b) "B" Foreperson

When the Employer considers it necessary to appoint a Foreperson in charge of up to four (4) employees, such Foreperson shall be paid two dollars (\$2.00) per hour over and above the otherwise applicable Certified Journeyperson minimum straight time hourly wage rate.

4.402 Certified Journeyperson (CJP)

A Certified Journeyperson (CJP) shall be defined as an individual who has obtained a valid Painters TQ certificate. The minimum straight time hourly wage rate for a CJP shall be as provided for within the applicable Monetary Package Breakdown Schedules.

4.403 Uncertified Painter (UCP)

An Uncertified Painter (UCP) shall be defined as an individual who does not possess a valid Painters Red Seal endorsement, is not registered as a duly indentured Painter Apprentice within Canada, and is not employed as a Pre-Apprentice in accordance with Article 4.405.

- (a) There shall be seven (7) UCP classifications. The Employer shall retain the sole discretion to determine the appropriate classification for each UCP after having judged such individual's competency, merit and ability.
- (b) The minimum straight time hourly wage rate for an UCP shall be the applicable percentage of the applicable CJP minimum straight time hourly wage rate on the project.

Level 1 UCP = 55%	Level 5 UCP = 75%
Level 2 UCP = 60%	Level 6 UCP = 80%
Level 3 UCP = 65%	Level 7 UCP = 85%
Level 4 UCP = 70%	

- (c) The Union shall not impede an Employer's ability to employ UCPs. Nor shall the Union discourage any Employer from exercising the right to do so.
- (d) Refer to the applicable Monetary Package Breakdown Schedules for a breakdown of the UCP monetary packages.

4.404 Apprentice

An Apprentice shall be defined as an individual who is registered as a duly indentured Painter Apprentice within Canada.

- (a) There shall be seven (7) Apprentice classifications. The Employer shall employ a minimum of one (1) Apprentice, and the maximum ratio shall be one (1) Apprentice for every one (1) Journeyperson. Such ratio shall apply on a company wide basis.
- (b) The minimum straight time hourly wage rate for an Apprentice shall be the applicable percentage of the applicable CJP minimum straight time hourly wage rate on the project.

7 th Term Apprentice	Α7	5,001	to	6,000	hours	85%
6 th Term Apprentice	A6	4,001	to	5,000	hours	80%
5 th Term Apprentice	A5	3,001	to	4,000	hours	75%
4 th Term Apprentice	A4	2,001	to	3,000	hours	70%
3 rd Term Apprentice	A3	1,001	to	2,000	hours	65%
2 nd Term Apprentice	A2	501	to	1,000	hours	60%
1 st Term Apprentice	A1	0	to	500	hours	55%

- (c) The applicable Painter Apprentice training program shall be determined from time to time by the Finishing Trades Institute of BC, but shall generally include 6,000 hours of practical training, consisting of seven (7) terms of 500 or 1,000 hours per term. In addition to such practical training, each Apprentice shall also successfully complete three (3) terms of technical training and achieve a Painters Red Seal endorsement prior to becoming a CJP. The Employer and the Union agree to work together to encourage all Apprentices to attend each term of technical training at the appropriate time.
- (d) No Apprentice shall have their wage package (i.e. base rate + vacation pay and statutory holiday pay) reduced as a result of the implementation of this Agreement.
- (e) Refer to the applicable Monetary Package Breakdown Schedules for a breakdown of the Apprentice monetary packages.
- (f) All increases shall be applied effective the first Sunday following the date the Apprentice reaches the hours required for the next level. The Union will notify the Employer when the Apprentice has four hundred (400) hours remaining before becoming eligible for an increase.

4.405 Pre-Apprentice

A Pre-Apprentice may perform all work within the jurisdiction of the painter, however no Employer shall employ an individual as a Pre-Apprentice for more than one thousand (1,000) hours.

- (a) The Parties recognize the importance of recruiting future Apprentices. The Pre-Apprentice classification provides the opportunity to expose new workers to the industry and to determine their suitability. A Pre-Apprentice shall, in the case of competent workers, be a possible source of future Apprentices.
- (b) The minimum straight time hourly wage rate for a Pre-Apprentice shall be the greater of forty-five percent (45%) of the applicable CJP minimum straight time hourly wage rate or the BC Minimum Wage. Annual vacation pay and statutory holiday pay shall be combined at the total rate of seven percent (7%) (effective April 28, 2024 nine percent (9%) of gross earnings, and shall be paid to each employee on each pay cheque and upon termination of employment.
- (c) Refer to the applicable Monetary Package Breakdown Schedules for a breakdown of the Pre-Apprentice monetary packages.
- (d) No Pre-Apprentice shall have their wage package (i.e. base rate + vacation pay and statutory holiday pay) reduced as a result of the implementation of this Agreement.

4.500 Annual Vacation and Statutory Holidays

4.501 Vacation Pay and Statutory Holiday Pay

Annual vacation pay and statutory holiday pay shall be combined at the total rate of eight percent (8%) (effective April 28, 2024 ten percent (10%)) (seven percent (7%) (nine percent (9%) effective April 28, 2024) for Pre-Apprentices) of gross earnings, and shall be paid to each employee on each pay cheque and upon termination of employment.

4.502 Annual Vacation

An employee may take up to three (3) weeks annual vacation in any calendar year. The vacation period shall be arranged by mutual agreement between the employee and the Employer.

4.503 Statutory Holidays

- (a) The following statutory holidays shall apply to all work governed by this Agreement. Refer also to Article 4.503(b), Article 6.303 and Appendix "B".
 - New Year's Day, Family Day, Good Friday, Easter Monday, Victoria Day, Canada Day, the Friday preceding BC Day, BC Day, the Friday preceding Labour Day, Labour Day, National Day for Truth and Reconciliation, Thanksgiving Day, Remembrance Day, Christmas Day, Boxing Day, and/or any other day so proclaimed by the federal and/or provincial government. When a statutory holiday falls on a Saturday or Sunday, the following working day(s) shall be observed.
- (b) The Friday preceding Labour Day may be floated and the day therefore worked at straight time rates, with an alternate day scheduled to be taken off as mutually agreed between the Employer and the employee.

(c) All work performed on statutory holidays, or days observed in place thereof, shall be paid for at two (2) times the otherwise applicable straight time hourly wage rate. No work shall be performed on Labour Day.

4.600 Employer Contributions

The schedules of Employer contributions as provided for within the applicable Monetary Package Breakdown Schedules shall apply to all work performed in accordance with this Agreement. All Employer contributions shall be calculated on the basis of hours worked.

4.601 Union Benefit Plan

The Employer shall contribute the required amount to the Union Benefit Plan in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules.

4.602 Union Pension Plans

- (a) The Employer shall contribute the required amount to the Union Pension Plans in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules. No Employer contribution to the Union Pension Plan shall be required on behalf of an UCP, Apprentice and/or Pre-Apprentice.
 - Of the total contribution to the Union Pension Plan in Schedule "A" fifty cents (\$0.50) shall be for the District Council 38 Pension Trust Fund and the balance shall be for the International Painters and Allied Trades Industry Pension Fund (Canada). Effective May 28, 2023 this amount shall be seventy five cents (\$0.75), and effective May 4, 2025 this amount shall be one dollar (\$1.00).
- (b) The Employer will cease pension contribution for any employee continuing to work after the calendar year in which they turn 71. The amount of the pension contribution will be paid to the employee as wages and will not attract vacation or holiday pay.
 - In the event an employee who has not yet turned 71 is collecting their International Painters and Allied Trades Industry Pension Fund (Canada) pension and continues to work under this Agreement the Union will direct the entire pension contribution on behalf of the employee to the District Council 38 Pension Trust Fund.

4.603 Joint Trade Society (JTS)

The Employer shall contribute the required amount to the Joint Trade Society (JTS) in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules. No Employer contribution to the JTS shall be required on behalf of an UCP and/or Pre-Apprentice.

4.604 CLR Contract Administration Fund (CAF)

- (a) The Employer shall contribute the required amount, inclusive of GST, to the CAF in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules. CLR may alter the required amount by providing the Union with sixty (60) calendar days' written notice. CLR shall bear any/all costs which may be incurred as a result of having to change the monthly report to the administrator because of a change in the Employer contribution to the CAF.
- (b) The Union shall collect and forward to CLR, without exception, all monies designated for the CAF and received in accordance with the monthly report to the administrator. Payment to CLR shall be made by the Union not later than the last day of the month in which such amount was received and shall be accompanied with a summary report that provides hours of work and fund remittances by each Employer working under this Agreement. A designated representative of CLR may inspect, upon appointment, the receipts and records of the Union related to the CAF.

4.605 Master Painters and Decorators Association (MPDA)

- (a) The Employer shall contribute the required amount to the MPDA in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules. The MPDA may alter the required amount by providing the Union with sixty (60) calendar days' written notice.
- (b) The Union shall collect and forward to the MPDA, without exception, all monies designated for the MPDA and received in accordance with the monthly report to the administrator. Payment to the MPDA shall be made by the Union not later than the last day of the month in which such amount was received and shall be accompanied with a summary report that provides hours of work and fund remittances by each Employer working under this Agreement.

4.606 BC Construction Industry Rehabilitation Plan (CIRP)

The Employer shall contribute the required amount to the CIRP in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules.

4.607 Jurisdictional Assignment Plan (JA Plan)

- (a) The Employer shall contribute the required amount to the JA Plan in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules.
- (b) The JA Plan, as agreed to between the BCBT and CLR, shall be binding upon the Parties. Where the Employer makes an assignment of work to another constituent union or local union of the BCBCBTU, which is challenged under the JA Plan, the

Union shall not make any claim or bring any independent action for back pay or any other damages through the Umpire, arbitration, or the LRB, unless the Union has obtained a ruling from the Umpire in its favour, in which event the Union shall be entitled to claim damages through collective agreement arbitration for non-compliance with the Umpire's ruling for the period subsequent to the ruling.

4.608 BCBCBTU

The Employer shall contribute the required amount to the BCBCBTU in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules. Notwithstanding the foregoing, such contribution shall continue only for as long as the BCBCBTU bargaining structure continues to exist pursuant to the *Labour Relations Code*.

4.609 Construction Industry of BC Substance Abuse Testing and Treatment Program (D&A Policy)

- (a) The Employer shall contribute the required amount to the BCD&A Drug and Alcohol Program Society ("D&A Society") in the manner set forth in Article 5.000. Such amount, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules.
- (b) The D&A Policy, as agreed to between the BCBCBTU and CLR shall be binding upon the Parties.

4.700 Employee Deductions

The Employer shall process employee deductions (e.g. Union Dues, DC38 Organizing and Administration Fund, FIAF, Apprenticeship Trade School Fund, CIRP, etc.) in such amounts as the Union directs and shall forward such deductions in the manner set forth in Article 5.000. Such amounts, and the effective dates applicable thereto, shall be as stipulated within the applicable Monetary Package Breakdown Schedules. The Union may alter such amounts by providing the Employer with sixty (60) calendar days' written notice.

4.800 Payment of Wages

All payroll shall be processed in a manner consistent with CRA regulations.

- 4.801 The Employer shall, at least every second Friday, pay to each employee all wages, premiums, allowances and annual vacation pay and statutory holiday pay earned by the employee to a day not more than seven (7) calendar days prior to the date of payment. If a statutory holiday falls on the regular pay day, payment shall be made the preceding day. Payment shall be made during working hours and may be made by cheque or electronic deposit.
- 4.802 The Employer shall pay all monies (i.e. wages, annual vacation pay, statutory holiday pay, etc.) which are owing to an employee as quickly as reasonably possible after termination but in no event later than seven (7) calendar days or in conjunction with the Employer's next regularly scheduled payroll, whichever comes first.

- 4.803 The Employer shall provide a separate or detachable itemized statement with each pay, clearly showing the: (i) employee's name, (ii) number of straight time hours worked and wage rate(s) paid for such hours, (iii) number of overtime hours worked and wage rate(s) paid for such hours, (iv) premiums, (v) allowances, (vi) annual vacation and statutory holiday pay, and (vii) total deductions from gross earnings. Such statement may be provided electronically via email.
- **4.804** Where an employee is not paid in accordance with Articles 4.801 and 4.802, such employee shall be deemed to be still on the payroll of the Employer and shall receive their usual wages and conditions until there is compliance with the conditions.

4.900 Bonding and Payroll Failures

- 4.901 Before Union members are dispatched to any Employer who has not been signatory with the Union for a minimum of two (2) years, such Employer may be required to deposit a bond suitable to the Union, up to fifteen thousand dollars (\$15,000.00) for use in default of payment of wages, annual vacation pay, statutory holiday pay, Employer contributions and/or employee deductions required in accordance with this Agreement. When no longer required such bond shall, by mutual consent of the Union and the Employer concerned, be terminated.
- 4.902 Where there have been instances of payroll failures by an Employer, or the principals or directors thereof, or payroll requirements have not been met, the Union shall have the right to inspect such Employer's payroll, and/or require the posting of a suitable bond, and/or require that payment of wages and other payroll requirements be made by cash or certified cheque.

ARTICLE 5.000 - MONTHLY REMITTANCES

The timely remittance of Employer contributions and employee deductions required in accordance with this Agreement is essential for the protection of the employees and other beneficiaries.

5.100 General Provisions

- 5.101 The Employer shall remit all Employer contributions and employee deductions required under the terms of this Agreement, on behalf of all employees working under the terms of this Agreement. Refer to the applicable Monetary Package Breakdown Schedules.
- **5.102** Such Employer remittance shall:
 - (a) be made by a single payment, payable to the Union designated Plan Administrator, inclusive of all obligations arising from hours up to the close of the Employer's payroll ending closest to the last day of the preceding calendar month, and
 - (b) be accompanied by a correctly completed monthly report to the administrator, and

- (c) be received by the Union designated Plan Administrator not later than the fifteenth (15th) day of the month following that for which such payments are payable.
- 5.103 (a) The Union designated Plan Administrator shall, once each month after receiving the combined monthly remittance from each Employer, allocate and/or distribute the monies of such combined remittance to the various Plans, Funds, Organizations, etc. in the appropriate manner. The Union acknowledges that such Plans, Funds, Organizations, etc. are entitled to receive such monies, and that such monies are, in fact, held in trust by the Union until properly allocated and/or distributed.
 - (b) The Union may deduct a monthly administration handling fee from each amount to be allocated and/or distributed, providing such fee does not exceed five percent (5%), to a maximum of one hundred dollars (\$100.00), of the amount to be allocated and/or distributed.

5.200 "Nil" Reports

The Employer shall submit a "Nil" report if such Employer had employed no employees during the period for which payments would otherwise have been payable. The Employer shall not be required to submit a "Nil" report for a period in which no employees had been employed if the Union has been notified, in writing, that such Employer is no longer in business.

5.300 Delinquent Remittance

- 5.301 In the event the Employer fails to remit Employer contributions and/or employee deductions in the manner set forth in Article 5.000, the Union may, at its sole discretion, take any economic action it deems necessary against such Employer, and such action shall not be considered a violation of this Agreement.
- 5.302 The Union shall advise the Employer within forty-eight (48) hours in writing of any delinquency. If the Employer fails to respond within forty-eight (48) hours of receipt of notification, exclusive of Saturday, Sunday and statutory holidays, the Union may, at its sole discretion, require a ten percent (10%) penalty of the amount of the late payment.

5.400 Monthly Report to the Administrator

The Union shall supply Employers with copies of the monthly report to the administrator, and the Union shall bear the cost of producing such report except in accordance with Article 4.604(a).

ARTICLE 6.000 - HOURS OF WORK AND OVERTIME

6.100 Regular Hours

6.101 Eight (8) hours shall constitute the regular work day and five (5) days, forty (40) hours shall constitute the regular work week.

6.102 The regular work week shall be between 7:00 am Monday and 3:30 pm Friday, and the regular work day shall be as per the following schedule:

Straight Time	:7:00	am	to	11:00	am	4.0 hours
Meal:	11:00	am	to	11:30	am	0 hours
Straight Time	:11:30	am	to	3:30	pm	4.0 hours

Total Straight Time Hours:

8.0 hours

6.103 Starting and Stopping Times

- (a) This Article shall apply to all shifts, including but not limited to those shifts worked on a compressed work week schedule.
 - (i) The starting and stopping time on a project may be varied by a maximum of one (1) hour earlier or later than the otherwise required start time of the shift at the Employer's discretion.
 - (ii) The starting and stopping time on a project may be varied by a maximum of two (2) hours later than the otherwise required start time of the shift upon mutual agreement of the Employer and the majority of Union members employed on such project. Notwithstanding the foregoing, if the starting and stopping time is varied by more than one (1) hour, the Union shall retain the right to revote the Union members employed on such project once over the duration of the project.
 - (iii) The Employer shall be responsible for a suitable signal for all starting and stopping times.
- (b) The starting time of the employees shall be from the designated "lay down" area, lockup or tool room, and a five (5) minute "pick-up" period shall be provided prior to the stopping time.

6.200 Overtime Hours

Overtime work shall be voluntary and no employee shall be discriminated against for refusal to work overtime hours.

- 6.201 The first two (2) hours of overtime, Monday through Friday, shall be paid at one and one-half (1½) times the otherwise applicable straight time hourly wage rate.
- 6.202 The first eight (8) hours of overtime on Saturdays shall also be paid at one and one-half (1½) times the otherwise applicable straight time hourly wage rate.
- **6.203** All other overtime hours, including all hours worked on Sundays and statutory holidays, shall be payable at two (2) times the otherwise applicable straight time hourly wage rate.
- 6.204 A minimum break of eight (8) hours shall be provided to an employee between the end of one (1) working shift and the commencement of such employee's next working shift. Where a minimum break of eight (8) hours is not provided in accordance with the

foregoing, all hours worked on such employee's next working shift shall be deemed to be overtime hours and shall be paid accordingly.

6.300 Compressed Work Week

A compressed work week may be established by the Employer. The terms and conditions of such compressed work week shall supersede any/all contrary provisions of this Agreement.

6.301 Hours of Work

- (a) Ten (10) straight time hours (7:00 am to 5:30 pm, inclusive of a meal break) shall constitute the compressed work week day shift. Forty (40) straight time hours, Monday through Thursday inclusive, or Tuesday through Friday inclusive, shall constitute the regular work week.
- (b) Ten (10) straight time hours (5:30 pm to 6:00 am, inclusive of a meal break) shall constitute the compressed work week afternoon shift. Forty (40) straight time hours, Monday through Thursday inclusive, or Tuesday through Friday inclusive, shall constitute the regular work week. The applicable shift premium shall apply.
- (c) Refer also to Article 6.103(a).

6.302 Overtime

Overtime work shall be voluntary and no employee shall be discriminated against for refusal to work overtime hours.

- (a) The first ten (10) hours of overtime worked on the Friday of a Monday through Thursday compressed work week, or on the Monday of a Tuesday through Friday compressed work week, shall be payable at one and one-half (1½) times the otherwise applicable straight time hourly wage rate.
- (b) The first eight (8) hours of overtime worked on a Saturday shall be payable at one and one-half (1½) times the otherwise applicable straight time hourly wage rate.
- (c) All other overtime hours, including all hours worked in excess of ten (10) hours per day, all hours worked in excess of eight (8) hours on a Saturday, and all hours worked on Sundays and statutory holidays, shall be payable at two (2) times the otherwise applicable straight time hourly wage rate.

6.303 Statutory Holidays

Article 6.303 shall supersede Article 4.503(a).

(a) All statutory holidays which occur during a compressed work week schedule shall be observed on the actual day of the statutory holiday, even if such day would otherwise have been a regularly scheduled day off (e.g. the Friday of a Monday to Thursday compressed work week, or a Saturday, or Sunday, etc.). When a statutory holiday is observed in accordance with the foregoing, overtime rates shall not apply on a regular work day in lieu of the statutory holiday.

(b) All statutory holidays which occur on a regularly scheduled work day of a compressed work week schedule may be rescheduled by <u>prior</u> mutual agreement of the Employer and the Union. However, in such event, an employee shall retain sole discretion to decline to work on the actual statutory holiday date and shall not be discriminated against for doing so.

6.400 Averaging of Hours

- 6.401 Further to the hours of work and overtime described above, the Parties agree that work can alternatively be averaged over the following averaging periods on a specific project basis subject to the approval of the majority of the crew on the project:
 - (a) eighty (80) hours over a two (2) week period,
 - (b) one hundred and twenty (120) hours over a three (3) week period; or,
 - (c) one hundred and sixty (160) hours over a four (4) week period.
- 6.402 When working under this Article, an employee shall be permitted to work the defined number of hours in the averaging period as defined above at straight time rates, Monday through Saturday. Hours worked in excess of those defined hours shall be paid at one and one half (1½) times the Employee's regular rate of pay. Work performed in excess of ten (10) hours in a day; on a Sunday; or, on a Statutory Holiday shall be paid at two (2) times the Employee's regular rate of pay and shall not count towards the defined hours in the averaging period.
- 6.403 Where an Employer wants to average hours they shall notify the Union and all employees in writing, and the notice shall include the proposed start date of the averaging period. This notification must be made prior to the start of the averaging period and, in providing this notice, the Employer must include whether hours will be averaged in accordance with 6.401 (a), (b) or (c) above. The crew will then have an opportunity to vote on implementing the averaging period. Once an Employer has instituted averaging it shall continue on the same basis until cancelled in accordance with 6.404 below.
- 6.404 Once an Employer commences averaging hours in accordance with this Article, it cannot be terminated during an averaging period and can only be terminated at the end of an averaging period with two(2) weeks' notice provided to the Employees.

6.500 Shifts

Refer to Article 6.500 for alternative provisions which apply to Occupied Buildings and Commercial/Institutional Repaint Construction.

6.501 Scheduling of Shifts

(a) The Employer may schedule an afternoon and/or night shift if/as required. It shall not be necessary for there to be a day shift in order for there to be an afternoon shift and/or a night shift. Nor shall it be necessary to maintain an afternoon shift and/or night shift for consecutive days in order to constitute such a shift.

(b) The Employer will make reasonable efforts to move employees from night shift to day shift around a pre-scheduled day off of work to minimize the impact on an employee of changing shifts.

6.502 Shift Premiums

The Employer shall pay a shift premium to any Employee who is employed on an afternoon or night shift. This premium shall not attract Vacation and Holiday pay and shall not be paid on any hour paid at overtime rates. The premium shall be adjusted for all Apprentices/Pre-Apprentices based on their percentage of the equivalent Certified Journeyperson rate. Second and subsequent meal breaks shall not be considered hours worked.

Afternoon Shift the premium shall be three dollars (\$3.00) per hour worked on any shift which commences after 9:30 am and at or before 8:30 pm.

Night Shift the premium shall be three dollars (\$3.00) per hour worked on any shift which commences after 8:30 pm and at or before 1:00 am.

6.600 Occupied Buildings and Repaint Construction (Saturdays and Sundays)

Notwithstanding any contrary provision(s) of this Agreement and/or the Parties' interest arbitration award issued July 02, 2013, the following terms and conditions shall apply.

6.601 Occupied Buildings

When performing work in an occupied building, the regular hours of work and shifts may be varied to conform to the requirements of the building owner(s). The Employer shall notify the Union prior to commencing work in accordance with the foregoing.

6.602 Repaint Construction (Saturdays and Sundays)

- (a) The Employer shall notify the Union, in writing, of all Repaint Construction projects which requires work to be performed on a Saturday and/or Sunday, and such work shall be performed in accordance with the following terms and conditions.
 - Hours of work in excess of eight (8) hours per day, forty (40) hours per week, shall be considered overtime and shall be paid at the applicable overtime rate(s).
- (b) In the event the Employer violates the terms and conditions of Article 6.602(a), all hours worked on Saturday and Sunday shall be considered overtime and shall be paid at the otherwise applicable overtime rates.

6.700 Call-Out Time

6.701 In the event an employee reports for work at the request of the Employer but does not commence work, such employee shall be paid two (2) hours at the otherwise applicable rate.

- 6.702 (a) In the event an employee reports for work at the request of the Employer and commences work, such employee shall be paid for actual hours worked or a minimum of four (4) hours, whichever is greater, at the applicable rate.
 - (b) The four (4) hour minimum shall not apply in the event work is suspended because of inclement weather or other such reason completely beyond the control of the Employer, or the employee refuses to perform, or is found incapable of performing, the work for which the Employer had requested that such employee be dispatched.

6.703 Pre Access Drug and Alcohol Testing

Where a member is required to perform a pre-access Drug & Alcohol test they will be paid one (1) hour at the regular rate for a successful test provided they report to the project. This amount will be paid on the first pay period for a successful test. This provision may be waived by the Business Manager.

6.704 Online Orientation/Indoctrination

Where an employee is required to complete an online orientation or indoctrination prior to reporting to a project site they will be paid a minimum of two (2) hours at straight time for time spent performing the orientation or indoctrination. In the event the orientation or indoctrination takes more than two (2) hours to complete the employee will be compensated for time spent performing the orientation or indoctrination to a mutually agreed upon limit based on expected length of time required to complete the orientation or indoctrination.

6.800 Rest Breaks

- 6.801 Two (2) rest breaks of ten (10) minutes duration each shall be provided during a scheduled eight (8) hour or nine (9) hour shift. A third rest break of ten (10) minutes duration shall be provided after eight (8) hours if the shift is subsequently extended beyond eight (8) hours or nine (9) hours up to a maximum of ten (10) hours. Refer also to Article 6.902.
- 6.802 Only two (2) rest breaks shall be provided on a <u>scheduled</u> shift of ten (10) hours, however each such rest break shall be of fifteen (15) minutes duration. The Parties agree that a shift of ten (10) hours shall not be deemed to be a <u>scheduled</u> shift of ten (10) hours unless the employees have been so advised prior to the completion of the previous days' shift.
- **6.803** Rest breaks shall be taken at a location determined by mutual agreement between the Employer and the Union.

6.900 Meal Breaks

6.901 Regularly Scheduled Shifts of Ten (10) Hours or Less

One (1) meal break of one-half (½) hour shall be provided on all scheduled shifts of ten (10) hours or less. Such meal break shall be scheduled as near as is practical to the midpoint of the shift and shall not be considered as time worked.

6.902 Shifts in Excess of Ten (10) Hours

Additional meal breaks are required on all shifts in excess of ten (10) hours. The foregoing applies regardless of whether such shifts are scheduled shifts or the result of unscheduled overtime. Refer to Appendix "D" for details.

ARTICLE 7.000 - TRAVEL ALLOWANCES AND OUT-OF-TOWN PROJECTS

7.100 Local Resident Employee

Refer to Appendix "A" for definition of both Local Resident Employee and Lower Mainland/Fraser Valley.

- **7.101** No daily travel allowance shall be payable to any local resident employee on any project located inside the Lower Mainland/Fraser Valley.
- 7.102 (a) A daily travel allowance shall be paid to any local resident employee who uses their own vehicle to travel daily from their residence to a project located outside of the Lower Mainland/Fraser Valley.
 - (b) Such allowance shall be payable in accordance with the following schedule.

First forty (40) road kilometres, each way, each day

not applicable

All additional road kilometres, each way, each day

pursuant to Appendix "C"

7.200 Non Local Resident Employee

This Article does not apply to Local Resident Employees. Refer to Appendix "A" for definition.

7.201 The terms of both daily travel as well as initial and terminal travel which shall apply to a non local resident employee on an out-of-town project shall be established on a project by project basis.

7.202 Such terms shall:

(a) be mutually agreed upon, <u>in writing</u>, by the Employer and the non local resident employee <u>prior</u> to the commencement of travel, and

- (b) remain as originally agreed upon unless/until otherwise changed by mutual agreement, in writing, and
- (c) be consistent with the following principles:
 - (i) A non local resident employee shall not incur any out of pocket cost in the process of travelling to an out-of-town project at the beginning of their employment on such project, and from an out-of-town project at the conclusion of their employment on such project.
 - (ii) The Employer shall supply a non local resident employee with an "employer supplied room plus daily meal allowance" while such employee is employed on an out-of-town project. The employer supplied room shall be of an acceptable standard. The Employer may, as an alternative, pay a daily "living out allowance" to such employee in lieu of "employer supplied room plus daily meal allowance" with the mutual agreement of such employee.
 - (iii) Where a member is required to travel in excess of eight hundred (800) kilometres to an out of town project and they split their travel into two days they will be reimbursed their actual costs for one night accommodation plus meals up to the value of one days' LOA upon presentation of receipts (within five (5) days of arrival on site) to the Employer. This allowance shall be payable for both initial and terminal travel.

ARTICLE 8.000 - HIRING AND MOBILITY OF WORKFORCE

The interpretation and application of these provisions shall be consistently applied throughout the province. Past practice shall be superseded by the terms of this Agreement unless otherwise mutually agreed, in writing, by the Parties.

8.100 Hiring

- 8.101 The Union shall assist the Employer in supplying qualified prospective employees. Without restricting/limiting the foregoing, the Union shall, in particular, assist in supplying local resident employees when requested to do so by the Employer.
- 8.102 The Employer shall retain the right to refuse employment to an individual if the Employer does not believe that such individual would be able to productively contribute within the Employer's existing operational methods and structures.
- 8.103 (a) There shall be no restrictions/limitations on the Employer's right to hire, including but not limited to the Employer's right to hire via name request.
 - (b) Whenever the Employer hires an individual who is not a Union member, the Employer shall provide the Union, in writing, with the name and contact information for such individual within fourteen (14) calendar days of hire. Such individual shall make application to become a Union member within ninety (90) calendar days of hire and the Union shall accept such individual into its

membership. All terms and conditions of this Agreement shall otherwise apply from date of hire.

- 8.104 In the event an employee ceases to be a member in good standing of the Union, the Employer shall terminate the employment of such employee upon receiving written confirmation and direction to do so from the Union.
- 8.105 Any employee hired and/or transferred in accordance with Article 8.000 shall be deemed to have been properly dispatched by the Union and the Union shall ensure that the appropriate dispatch paperwork is supplied to the Employer in a timely manner.

8.200 Mobility

There shall be no restrictions on the Employer's right to transfer an employee from one (1) project to another throughout the province. When a non local resident employee is transferred between two (2) out-of-town projects the following standard shall apply.

- Initial travel allowance shall be paid to the non local resident employee from their point of dispatch to the first project in accordance with Article 7.200, and
- The effective "per road kilometre" travel allowance rate pursuant to Appendix "C" shall be
 paid to the non local resident employee for all road kilometres travelled, one (1) way, from
 the first project to the second project, and
- Terminal travel allowance shall be paid to the non local resident employee from the second project back to their point of dispatch in accordance with Article 7.200.

8.300 <u>Differentiation of Employee Classifications</u>

The Union shall not make any attempt to dispatch an employee of a different employee classification (i.e. Foreperson, CJP, UCP, Apprentice, and/or Pre-Apprentice) than was requested by the Employer. In particular, the Union shall not make any attempt to restrict/limit or deny the Employer from hiring the maximum ratio of Apprentices permitted in accordance with Article 4.404(a).

8.400 Reduction in Project Crew

- **8.401** The Employer shall notify the Job Steward prior to a reduction in the size of the project crew.
- **8.402** When it is necessary for the Employer to reduce the size of the project crew, preference of continued employment shall be given to Job Stewards.

8.403 Notice of Termination

The Employer shall provide an employee with one (1) hours' notice of termination, or one (1) hours' pay in lieu thereof. The employee shall use such notice to gather their personal tools and prepare such tools for the next project.

8.404 Layoff Notification

Employees subject to layoff shall so be informed while on the job site. Employees shall not be laid off by phone call, text message or email or any other alternative method of communication. In extenuating circumstances, this provision may be waived by the Business Manager in advance of the layoff.

8.405 Standby Time

If the Employer fails to provide work and requires an employee to standby for more than two (2) consecutive working days in any work week, the employee, at their option, shall be deemed to have been laid off. If travel allowance is involved, the cost of return travel shall be paid by the Employer.

8.500 Rehiring of Injured Employees

The Employer shall give preference of re-employment to an injured employee when such employee is able to return to work, provided sufficient work is available.

8.600 <u>Certifications</u>

The Union shall not dispatch any employee who does not hold the following certifications:

- WHMIS 2015
- Current Hearing Test
- Fall Protection
- Aerial Lift
- Level 1 First Aid

The Employer may, at its discretion, waive this requirement. In these circumstances employees will be required to get these qualifications at the first opportunity.

ARTICLE 9.000 – JOB STEWARDS AND UNION REPRESENTATIVES

9.100 Job Stewards

- 9.101 The Union shall notify the Employer of the appointment of all Job Stewards.
- 9.102 Job Stewards shall be recognized on all projects and shall not be discriminated against.
- 9.103 The Employer shall provide a Job Steward with sufficient time to carry out their duties.
- **9.104** Refer also to Article 8.402 regarding preference for continued employment of Job Stewards.

9.200 Union Representatives

Union Representatives shall have access to all projects governed by this Agreement, after first notifying the Employer, however in no way shall such Representative(s) interfere with employees during working hours unless permission is granted.

9.300 Union Leave

The Employer shall grant a non-paid leave of absence to an employee when requested, in writing, to do so by the Union. Such leave shall be for the purpose of attending to Union business, and shall not jeopardize the employee's continued employment. The Employer may deny such request for valid reasons.

ARTICLE 10.000 - HEALTH AND SAFETY

10.100 Safety Equipment

- 10.101 (a) The Employer shall supply to employees, at no cost, all safety equipment, including hearing protective devices and safety masks (as per Workers Compensation Board of British Columbia (dba WorkSafeBC) requirement G5.54-7), except personal apparel (i.e. CSA approved hard hat, CSA approved footwear, rubber clothing, etc.). Refer also to Article 10.502.
 - (b) The Employer shall supply a five (5) point safety harness to an employee when required by Workers Compensation Board of British Columbia (dba WorkSafeBC). An employee may use their own CSA approved safety harness and lanyard, providing such equipment is in satisfactory condition and has been approved for use by the Employer. Where an employee chooses to use an Employer supplied safety harness and lanyard, such employee shall return such harness and lanyard in good condition when asked to do so or upon termination of employment.
 - (c) The Employer may deduct the cost of Employer supplied safety equipment from an employee's pay cheque if such equipment is not returned.
- 10.102 All equipment, tools, and materials shall conform and be utilized in conformity with applicable provincial and/or federal regulations, acts and laws. Employer safety regulations shall be complied with provided they are not inconsistent with the foregoing. It shall not be considered a violation of this Agreement should an employee refuse to work in conditions and/or use equipment that do not meet prescribed safety standards and/or regulations.
- 10.103 All safety equipment and clothing that is provided by the Employer under this Agreement will be correct fitting for every individual body type, size and gender when available.

10.200 Accident Prevention Regulations

- 10.201 The Parties to this Agreement shall, at all times, comply with the accident prevention regulations of the Workers Compensation Act and any refusal on the part of an employee to work in contravention of such regulations shall not be deemed to be a breach of this Agreement. No employee shall be discharged because such employee fails to work under unsafe conditions as set out in the regulations.
- 10.202 (a) Any refusal by an employee to abide by known Workers Compensation Board of British Columbia (dba WorkSafeBC) regulations or posted Employer safety

- regulations, after being duly warned, shall constitute just cause for discipline, up to and including termination.
- (b) Employees shall abide by all project site rules at all times. Failure to do so shall constitute just cause for termination.
- **10.203** Any employee may refuse to work where, in the opinion of such employee, adequate safety precautions have not been provided.

10.300 Project Inspections

The Job Steward, or where there is a safety committee a Union representative of such committee, shall accompany the Workers Compensation Board of British Columbia (dba WorkSafeBC) inspector on all project inspections.

10.400 Injured or Sick Employees

- 10.401 The Employer shall cover all transportation costs not otherwise covered by Workers Compensation Board of British Columbia (dba WorkSafeBC) for any employee residing in Employer supplied accommodation who is injured on the project and subsequently requires transportation to either their point of dispatch or back to the project. The foregoing shall also apply for any employee residing in Employer supplied accommodation who becomes ill or is injured in an accident not covered by Workers Compensation Board of British Columbia (dba WorkSafeBC), if the First Aid Attendant or a doctor recommends off-site treatment or a return to the employee's point of hire.
- 10.402 If an employee requires off-site medical attention which necessitates no return to work on that day, or where a qualified Occupational First Aid Attendant recommends rest until the next day, then the injured employee shall be paid for the full shift.
- 10.403 Refer also to Article 8.500.

10.500 Certifications and Personal Protective Equipment

The following provisions shall apply to all employees, whether they are reporting for work or are already employed on a project:

10.501 Certifications

Employees shall be responsible for ensuring they possess all Health and Safety related required certifications (eg. Workplace Hazardous Materials Information System training, Record of Hearing Test, etc.) and that such certifications are valid. Proof of such certifications shall be provided to the Employer upon request.

10.502 Personal Protective Equipment

Employees shall be responsible for personally providing and utilizing the following personal protective equipment as required under regulations/policies imposed by Workers Compensation Board of British Columbia (dba WorkSafeBC), and/or any other

such body (i.e. Federal, Provincial, or Municipal Governments, etc.), having the authority to enact similar regulations/policies.

- (a) Clothing suitable for protection against the natural elements to which they may be exposed.
- (b) All such personal protective equipment generally regarded as being the responsibility of the employee. Such personal protective equipment shall include, but not be limited to, CSA approved; gloves, safety headgear, and steel toed safety footwear complete with above ankle support.
- 10.503 (a) The Employer shall be permitted to refuse work to any employee who does not fulfill such provisions as stipulated in Articles 10.501 and/or 10.502.
 - (b) If an employee is refused work in accordance with Article 10.503(a), the Employer shall be required to pay such employee only for actual time worked, if any.

ARTICLE 11.000 – WORKING CONDITIONS

11.100 Harassment and Discrimination

Employees shall have the right to work in an environment free from harassment. In addition, discrimination under the prohibited grounds of the *BC Human Rights Code* shall not be tolerated within the open and inclusive craft building trades construction industry.

11.200 Project Facilities

11.201 Toilets

Chemical or flush toilets shall be provided from the commencement of work on all projects. When sewer or chemical toilets are not available, sanitary facilities shall be provided in accordance with local sanitary regulations. Toilet houses shall be of fibreglass or rubber compound construction, and shall be cleaned out daily. Toilet paper shall be provided. There shall be a minimum of one (1) toilet for every fifteen (15) building trades persons on a project.

11.202 Drinking Water

Where there is no running tap water available, cool drinking water in approved sanitary containers shall be provided. Paper cups and salt tablets shall also be supplied.

11.203 Telephone Access

A telephone(s) shall be made available to all employees at all times for incoming or outgoing emergency purposes, and incoming messages of an emergency nature shall be relayed immediately. No employee except for the Job Steward (while doing business as Job Steward) shall be permitted to use a personal cell phone during working hours, excluding rest and meal breaks, except in case of an emergency.

11.204 Clean Up Facilities

The Employer shall provide clean up facilities, hand cleaner and paper towels.

11.300 Lockup

The Employer shall not be required to provide a lockup on any project of short term duration unless it is economically practical to do so. On all other projects, the following standards shall apply.

- 11.301 A lockup shall be provided for employees and such lockup shall be located on the ground floor or first floor of the project. If multiple shifts are being worked, a separate lockup shall be provided for each shift. Lockups shall be used for tools, drying clothes, as a dressing room, and as a lunchroom.
- 11.302 Each lockup shall have tool racks, tables and benches with provision for drying clothes and shall be of an adequate size to allow a minimum of fifteen (15) square feet per employee.
- 11.303 Each lockup shall have windows and venting with adequate lighting and provision for continuous heat twenty-four (24) hours a day.
- 11.304 The Employer shall be responsible for having the lockups cleaned out daily and kept clear of building material and other construction paraphernalia.

11.400 Vehicles

No employee shall be required to carry material to a project in their own motor vehicle, and/or otherwise be permitted to use their own motor vehicle in a manner which is unfair to other employees and/or contrary to the best interests of the Union.

11.500 Tools, Equipment and Protective Clothing

11.501 An employee shall provide all customary hand tools/equipment of the trade, including but not limited to the following. All other tools and equipment shall be supplied by the Employer.

(a) Brush Painters

A suitable grip containing a clean pair of painter whites, steel toed boots, hard hat, 3 putty knives, utility knife, spring loaded nail setter, multibit screwdriver, tape measure, hammer, 5 in one scraper or similar type, felt pen, and a duster brush.

(b) Paperhangers and Sheeting Workers

A suitable grip containing the same tools as a brush painter plus broad knives, straight edge trimmer base and zinc strip, trimmer shears, steel roller, felt roller, smoothing brush, chalk line and plumb bob.

(c) Spray Painters and Sandblasters

A suitable grip containing the same tools as a brush painter, plus a pair of channel lock pliers and two (2) medium crescent wrenches. Any special spray equipment wrenches to be supplied by the Employer.

- 11.502 The tools of an employee starting a new job shall be in good condition and shall be kept so on the Employer's time.
- 11.503 (a) An employee shall not be considered to be prepared to work until such time as the employee has the required customary hand tools/equipment specified in Article 11.501.
 - (b) If an employee does not have the required customary hand tools/equipment specified in Article 11.501, the Employer may supply such tools/equipment to the employee and deduct the cost from the employee's pay cheque.
- 11.504 An employee shall only be responsible for the Employer's tools left in their possession if damage or loss to such tools occurs as a result of the proven carelessness or neglect of the employee in whose possession such tools were left.

11.600 Insurance

- 11.601 Employees shall submit an inventory of their tools and working apparel on a project to the Employer. This list will be provided on a form provided by the Employer and will include the model, make, serial number and replacement cost of all tools.
- 11.602 The Employer reserves the right to decline to insure tools it deems are not necessary or are more expensive than required for the job. In that case the employee shall have the right to either take those tools home or continue to use them with insurance only to the level deemed reasonable by the Employer.
- 11.603 Upon receipt and approval of the tool inventory the Employer will insure tools against theft, or excessive wear and tear or unrecoverable loss during use (e.g. drops into an unrecoverable location) at the workplace.
- 11.604 Upon proof of theft, excessive wear or approved loss the Employer will either replace or cover the replacement cost of any tool that was included on the approved inventory.
- 11.605 Claims for replacement under this insurance must be submitted in writing to the Employer and include the applicants name, the date and time of the loss, the nature of the loss and the tools requested for replacement. Damaged or broken tools must be returned with the application.
- 11.606 All thefts must be reported to the Employer within twenty-four (24) hours and thefts of seventy five dollars (\$75) or more must be reported to the police and the police report claim number must accompany the application for replacement.

11.700 Leaves of Absence

11.701 Military Leave

The Parties agree to cooperate to facilitate broad and liberal leaves for operations and training military leave for workers who serve as members of the Canadian Forces Reserves, in accordance with provincial and federal law and the "Declaration of Support for the Reserve Forces" signed by the Canadian Office of the Building and Construction Trades Department and the National Construction Labour Relations Alliance, dated May 12, 2010.

11.702 Pregnancy and Parental Leave

Employees shall be entitled to Pregnancy and Parental Leave in accordance with the provisions of the *Employment Standards Act*.

11.703 Illness or Injury Leave

Employees are entitled to illness or injury leave in accordance with the terms of the *Employment Standards Act* in effect on January 1, 2023.

11.800 Personal Cell Phones

No employee shall be required to install any app on their personal phone as a condition of employment.

ARTICLE 12.000 – JOINT LABOUR/MANAGEMENT INITIATIVES

12.100 DC38 Joint Trade Society

The parties shall abide by the Constitution and Bylaws of the DC38 Joint Trade Society, with respect to the operation of such Society. The terms of this Agreement shall supersede the Constitution and Bylaws of the DC38 Joint Trade Society in the event of an inconsistency between the two (2) documents.

12.200 Commercial/Institutional Painters Joint Labour/Management Committee (PJLMC)

Refer to Appendix "E" for details.

ARTICLE 13.000 - ENABLING PROVISIONS

13.100 Process

13.101 The Union and an Employer(s) may determine on a project by project, area, or sector basis, if special dispensation is required to become competitive, and should the necessity arise, may by mutual agreement, in writing, amend or delete terms or conditions of this Agreement for the duration of the project. It shall be a violation of this Agreement for the Parties to agree to the reduction and/or elimination of any joint industry funds negotiated between the BCBCBTU and CLR (e.g. Rehabilitation Fund) or individual dues

to umbrella organizations, without the specific prior written consent of the BCBCBTU and CLR.

- 13.102 Article 13.000 is specifically intended to provide Employers with competitive relief where deemed necessary. As a result, unless otherwise mutually agreed to in writing by the Union and CLR, no enabling package, or individual term or condition therein, shall include a provision, not already provided for in this Agreement, which in any way either increases the Employer's cost and/or decreases the Employer's flexibility with respect to any term of this Agreement. Refer to Article 13.103 for further details and examples.
- 13.103 The following example is offered to clarify the intent of Article 13.102. It is not meant to be inclusive of every possible situation, but merely to illustrate potential circumstances which could ultimately arise.
 - If the Union provides competitive relief (e.g. reduction of rates, relaxation of crewing
 ratio restrictions, suspension of premiums, broadening of start time flexibility,
 mobility of members, etc.), but makes such relief contingent upon the Employer
 purchasing material from a Union signatory supplier, and/or waiving their right to
 utilize existing name request and/or recall provisions, then such contingency shall not
 be enforceable.

13.200 Participation

- 13.201 In recognition of the close working relationship on projects between the Union and other BCBCBTU affiliates, the Parties acknowledge the need for enabling relief to be generally consistent. As a result, the Parties agree to work towards achieving this objective wherever possible. Notwithstanding the foregoing, the Parties also acknowledge the individual autonomy of the Union and agree that nothing herein shall be interpreted as an agreement to limit that autonomy in any way.
- 13.202 Unless otherwise mutually agreed to in writing by the Parties, neither the Union nor an individual Union Local shall decline to participate in good faith in the process contemplated by Article 13.000 of this Agreement. The Parties expressly agree that the Union and/or an individual local of the Union would be in violation of foregoing if the Union and/or an individual local of the Union were to decline an Employer's enabling request pursuant to either a formal or informal (i.e. blanket) policy of refusal. Individual union members shall retain the right to refuse a dispatch to an enabled project, but neither the Union nor an individual local of the Union shall encourage or otherwise counsel its members to do so.

ARTICLE 14.000 - GRIEVANCE PROCEDURE

14.100 Definition

14.101 (a) A grievance shall be defined as any "difference" between the Parties to this Agreement with respect to its interpretation, application, operation or any alleged violation thereof, including discharge for cause alleged to be unjust by the Union. Discharge shall not include layoff of employees for reason of project efficiency or reduction of forces on suspension or completion of work.

- (b) The party initiating a grievance shall be referred to herein as the aggrieved party. The other party to a grievance shall be referred to as the responding party.
- 14.102 The two (2) parties to any formal grievance shall be the two (2) parties signatory to this Agreement, namely the Union and CLR (acting on its own behalf and/or on behalf of its respective signatory member Employers). The parties expressly agree that an individual local of the Union does not have the right to initiate a formal grievance unless/until such grievance has been duly authorized in accordance with the Union's prevailing policies, where such prevailing policies exist. Likewise, the parties expressly agree that an individual Employer does not have the right to unilaterally initiate or defend a formal grievance on its own behalf without the prior written authorization of CLR.

14.200 Time Limits

- 14.201 In order to initiate a formal grievance, the aggrieved party <u>must</u> provide written notification to the responding party within thirty (30) calendar days of the date on which the underlying "difference" is alleged to have occurred. Such notification shall include all relevant particulars of the formal grievance and all relevant and reliance documentation. The parties expressly agree that a formal grievance shall not be deemed to have been initiated unless/until the responding party has actually <u>received</u> a copy of the required written notification from the aggrieved party. All time limits shall be strictly enforced.
- 14.202 In the event of an alleged error on a pay cheque, such "difference" shall be deemed to have occurred on the date the pay cheque stub was received by the aggrieved employee. Likewise, in the event of an alleged error on the Employer's monthly remittance report, such "difference" shall be deemed to have occurred on the date the remittance report was received by the Union.

14.300 Step 1 (Informal Resolution)

Once a formal grievance has been initiated, the parties shall make a concerted good faith effort to work out a mutually agreeable resolution. Notwithstanding the foregoing, unless otherwise mutually agreed by the parties in writing, the aggrieved party shall be deemed to have abandoned the formal grievance in the event notice of referral to Mr. Michael Fleming (in accordance with Article 14.400) has not been received by the responding party within sixty (60) calendar days of the date on which the underlying "difference" is alleged to have occurred. Refer to Article 14.202 for clarification on the interpretation of "occurred".

14.400 Step 2 (Formal Resolution)

The parties expressly agree that the Step 2 is an integral component of the Grievance Procedure in accordance with this Agreement.

If the parties are unable to work out a mutually agreeable resolution in accordance with Article 14.300, either party may refer the formal grievance to Mr. Michael Fleming for final and conclusive determination as follows. Notice of such referral shall be provided, in writing, to both the responding party and Mr. Fleming. In the event Mr. Fleming is not available to the parties, the parties shall mutually agree upon a replacement. (Note: The parties expressly agree that all references to Mr. Michael Fleming within Article 14.000 shall be interpreted as "Mr. Fleming or

<u>his replacement</u>" in the event a replacement for Mr. Fleming is mutually agreed upon in accordance with such Article.)

- 14.401 Mr. Fleming shall meet with the parties and shall attempt to facilitate a mutually agreeable resolution.
- 14.402 (a) In the event Mr. Fleming is unable to facilitate a mutually agreeable resolution in accordance with Article 14.401, each party shall be required to submit a proposed determination/award, in writing, to Mr. Fleming. Mr. Fleming shall determine his own procedure, including timing, for such submissions. Upon receipt of both proposed determinations/awards, Mr. Fleming shall provide a copy to each party.
 - (b) Mr. Fleming shall consider the relative merits of each of the proposed determinations/awards, and shall select one (1) of the proposed determinations/awards in its entirety, and may not impose any alternative and/or modified determination/award without the prior mutual agreement of the parties.
 - (c) Mr. Fleming shall provide a summary of the reasons for his decision within his award.
- **14.403** Mr. Fleming shall have and may exercise all powers of a mediator/arbitrator pursuant to the *Labour Relations Code*.
- 14.404 The parties may mutually agree, in writing, to any other grievance resolution procedure which they agree is appropriate under the circumstances.

14.500 Expenses

Each party shall be responsible for one hundred percent (100%) of any/all "party specific" costs, and fifty percent (50%) of any/all "joint" costs, which may be incurred during the informal and formal grievance resolution process.

ARTICLE 15.000 – SAVINGS CLAUSE

- 15.100 In the event that any clause, section or article of this Agreement should be held invalid by operation of law, or by a tribunal of competent jurisdiction, or if compliance with or enforcement of any clause, section or article should be restrained by such tribunal, pending a final determination as to its validity, the remainder of this Agreement or the application of such clause, section or article to persons or circumstances, other than those as to which it has been held invalid, or as to which compliance with or enforcement of has been restrained, shall not be affected thereby.
- 15.200 In the event that any clause, section or article of this Agreement should be held invalid, or enforcement of, or compliance with which has been restrained, as above set forth, the Parties affected thereby shall enter into immediate collective bargaining negotiations, upon the request of either Party, for the purpose of arriving at a mutually satisfactory replacement for such clause, section or article during the period of invalidity or restraint.

15.300 In the event the Parties do not agree on such a mutually satisfactory replacement, they shall submit the dispute to the grievance procedure in accordance with Article 14.000.

SIGNATURE OF PARTIES

Dated this 29 day of November 2024

Dated this 26 day of November, 2024

Signed on behalf of:

Signed on Behalf of:

Construction Labour Relations Association of BC IUPAT District Council 38

SCHEDULE "A1.1"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "A1.1" shall apply to all commercial and institutional new construction projects, except those located in Northern BC.

New Construction Projects - Excluding Northern BC

Effective May 28, 2023

				Employer Contributions									
Employee Classifications:	%	Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	40.28	3.22	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	49.945
"B" Foreman	\$2.00	37.96	3.04	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	47.445
Certified (CJP)	100%	35.96	2.88	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	45.285
7 th Term Apprentice	85%	30.57	2.45	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	36.465
6 th Term Apprentice	80%	28.77	2.30	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	34.515
5 th Term Apprentice	75%	26.97	2.16	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	32.575
4 th Term Apprentice	70%	25.17	2.01	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	30.625
3 rd Term Apprentice	65%	23.37	1.87	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	28.685
2 nd Term Apprentice	60%	21.58	1.73	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	26.755
1st Term Apprentice	55%	19.78	1.58	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	24.805
Uncertified Painter Level 7	85%	30.57	2.45	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	35.430
Uncertified Painter Level 6	80%	28.77	2.30	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	33.480
Uncertified Painter Level 5	75%	26.97	2.16	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	31.540
Uncertified Painter Level 4	70%	25.17	2.01	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	29.590
Uncertified Painter Level 3	65%	23.37	1.87	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	27.650
Uncertified Painter Level 2	60%	21.58	1.73	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	25.720
Uncertified Painter Level 1	55%	19.78	1.58	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	23.770
Pre-Apprentice 1	45%	16.75	1.17	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	18.800

^{1.} VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "A1.2"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "A1.2" shall apply to all commercial and institutional new construction projects, except those located in Northern BC.

New Construction Projects - Excluding Northern BC

Effective October 29, 2023

				Employer Contributions									
Employee Classifications:	%	Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	41.20	3.30	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	50.945
"B" Foreman	\$2.00	38.79	3.10	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	48.335
Certified (CJP)	100%	36.79	2.94	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	46.175
7 th Term Apprentice	85%	31.27	2.50	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	37.215
6 th Term Apprentice	80%	29.43	2.35	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	35.225
5 th Term Apprentice	75%	27.59	2.21	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	33.245
4 th Term Apprentice	70%	25.75	2.06	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	31.255
3 rd Term Apprentice	65%	23.91	1.91	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	29.265
2 nd Term Apprentice	60%	22.07	1.77	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	27.285
1st Term Apprentice	55%	20.23	1.62	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	25.295
Uncertified Painter Level 7	85%	31.27	2.50	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	36.180
Uncertified Painter Level 6	80%	29.43	2.35	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	34.190
Uncertified Painter Level 5	75%	27.59	2.21	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	32.210
Uncertified Painter Level 4	70%	25.75	2.06	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	30.220
Uncertified Painter Level 3	65%	23.91	1.91	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	28.230
Uncertified Painter Level 2	60%	22.07	1.77	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	26.250
Uncertified Painter Level 1	55%	20.23	1.62	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	24.260
Pre-Apprentice ²	45%	16.75	1.17	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	18.800

^{1.} VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "A1.3"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "A1.3" shall apply to all commercial and institutional new construction projects, except those located in Northern BC.

New Construction Projects - Excluding Northern BC

Effective April 28, 2024

	Marine Street		CHARLES VINCENTER										The state of the s
					TAIL BAILS			Employe	r Contril	outions			
Employee Classifications:	%	Base Rate	VP/SHP 10%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	41.89	4.19	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	52.775
"B" Foreman	\$2.00	39.40	3.94	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	50.035
Certified (CJP)	100%	37.40	3.74	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	47.835
7 th Term Apprentice	85%	31.79	3.18	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	38.415
6 th Term Apprentice	80%	29.92	2.99	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	36.355
5 th Term Apprentice	75%	28.05	2.81	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	34.305
4 th Term Apprentice	70%	26.18	2.62	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	32.245
3 rd Term Apprentice	65%	24.31	2.43	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	30.185
2 nd Term Apprentice	60%	22.44	2.24	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	28.125
1 st Term Apprentice	55%	20.57	2.06	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	26.075
Uncertified Painter Level 7	85%	31.79	3.18	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	37.380
Uncertified Painter Level 6	80%	29.92	2.99	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	35.320
Uncertified Painter Level 5	75%	28.05	2.81	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	33.270
Uncertified Painter Level 4	70%	26.18	2.62	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	31.210
Uncertified Painter Level 3	65%	24.31	2.43	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	29.150
Uncertified Painter Level 2	60%	22.44	2.24	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	27.090
Uncertified Painter Level 1	55%	20.57	2.06	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	25.040
Pre-Apprentice ²	45%	17.40	1.57	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	19.850

^{1.} VP/SHP for a Pre-Apprentice is payable at 9%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "A2.1"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (NORTHERN BC)

Schedule "A2.1" shall apply to all commercial and institutional new construction projects located in Northern BC.

New Construction Projects	– North	ern BC									Effe	ective Ma	y 28, 2023
								Employe	r Contril	outions			Mar Land
Employee Classifications:	%	Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	40.99	3.28	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	50.715
"B" Foreman	\$2.00	38.60	3.09	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	48.135
Certified (CJP)	100%	36.60	2.93	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	45.975
7 th Term Apprentice	85%	31.11	2.49	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	37.045
6 th Term Apprentice	80%	29.28	2.34	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	35.065
5 th Term Apprentice	75%	27.45	2.20	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	33.095
4 th Term Apprentice	70%	25.62	2.05	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	31.115
3 rd Term Apprentice	65%	23.79	1.90	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	29.135
2 nd Term Apprentice	60%	21.96	1.76	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	27.165
1 st Term Apprentice	55%	20.13	1.61	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	25.185
Uncertified Painter Level 7	85%	31.11	2.49	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	36.010
Uncertified Painter Level 6	80%	29.28	2.34	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	34.030
Uncertified Painter Level 5	75%	27.45	2.20	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	32.060
Uncertified Painter Level 4	70%	25.62	2.05	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	30.080
Uncertified Painter Level 3	65%	23.79	1.90	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	28.100
Uncertified Painter Level 2	60%	21.96	1.76	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	26.130
Uncertified Painter Level 1	55%	20.13	1.61	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	24.150
Pre-Apprentice 1	45%	16.75	1.17	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	18.800

^{1.} VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "A2.2"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (NORTHERN BC)

Schedule "A2.2" shall apply to all commercial and institutional new construction projects located in Northern BC.

New Construction Projects	s – North	ern BC	and the same					777	- Contract		Effectiv	e Octobe	er 29, 2023
								Employe	r Contril	outions		15/2/10	
Employee Classifications:	%	Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	41.94	3.36	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	51.745
"B" Foreman	\$2.00	39.45	3.16	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	49.055
Certified (CJP)	100%	37.45	3.00	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	46.895
7 th Term Apprentice	85%	31.83	2.55	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	37.825
6 th Term Apprentice	80%	29.96	2.40	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	35.805
5 th Term Apprentice	75%	28.09	2.25	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	33.785
4 th Term Apprentice	70%	26.22	2.10	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	31.765
3 rd Term Apprentice	65%	24.34	1.95	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	29.735
2 nd Term Apprentice	60%	22.47	1.80	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	27.715
1 st Term Apprentice	55%	20.60	1.65	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	25.695
Uncertified Painter Level 7	85%	31.83	2.55	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	36.790
Uncertified Painter Level 6	80%	29.96	2.40	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	34.770
Uncertified Painter Level 5	75%	28.09	2.25	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	32.750
Uncertified Painter Level 4	70%	26.22	2.10	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	30.730
Uncertified Painter Level 3	65%	24.34	1.95	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	28.700
Uncertified Painter Level 2	60%	22.47	1.80	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	26.680
Uncertified Painter Level 1	55%	20.60	1.65	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	24.660
Pre-Apprentice 1	45%	16.85	1.18	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	18.910

^{1.} VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "A2.3"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (NORTHERN BC)

Schedule "A2.3" shall apply to all commercial and institutional new construction projects located in Northern BC.

New Construction Projects	– North	ern BC			SE SE						Effe	ctive Apr	il 28, 2024
				NO BENEFIT OF THE PERSON OF TH				Employe	r Contril	outions	S SAME		5 1 3 5
Employee Classifications:	%	Base Rate	VP/SHP 10%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	42.65	4.27	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	53.615
"B" Foreman	\$2.00	40.08	4.01	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	50.785
Certified (CJP)	100%	38.08	3.81	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	48.585
7 th Term Apprentice	85%	32.37	3.24	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	39.055
6 th Term Apprentice	80%	30.46	3.05	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	36.955
5 th Term Apprentice	75%	28.56	2.86	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	34.865
4 th Term Apprentice	70%	26.66	2.67	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	32.775
3 rd Term Apprentice	65%	24.75	2.48	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	30.675
2 nd Term Apprentice	60%	22.85	2.29	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	28.585
1st Term Apprentice	55%	20.94	2.09	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	26.475
Uncertified Painter Level 7	85%	32.37	3.24	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	38.020
Uncertified Painter Level 6	80%	30.46	3.05	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	35.920
Uncertified Painter Level 5	75%	28.56	2.86	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	33.830
Uncertified Painter Level 4	70%	26.66	2.67	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	31.740
Uncertified Painter Level 3	65%	24.75	2.48	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	29.640
Uncertified Painter Level 2	60%	22.85	2.29	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	27.550
Uncertified Painter Level 1	55%	20.94	2.09	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	25.440
Pre-Apprentice 1	45%	17.40	1.57	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	19.850

^{1.} VP/SHP for a Pre-Apprentice is payable at 9%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "B1.1"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "B1.1" shall apply to all commercial and institutional repaint construction projects, except those located in Northern BC.

Repaint Construction Proje	ects – Ex	cluding	Northern	BC						The same	Effe	ective Ma	y 28, 2023
						SEE SEE		Employe	r Contril	outions			
Employee Classifications:		Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	ITS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	37.88	3.03	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	47.355
"B" Foreman	\$2.00	35.82	2.87	2.02	3.00	1.085	0.13		0.04	0.01		0.01	45.135
Certified (CJP)	100%	33.82	2.71	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	42.975
7th Term Apprentice		28.75	2.30	2.02	n/a	1.085	0.13	0.10	0.04	0.01		0.01	34.495
5 th Term Apprentice		27.06	2.16	2.02	n/a	1.085	0.13		0.04		0.05	0.01	32.665
5 th Term Apprentice		25.37	2.03	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	30.845
4th Term Apprentice 3rd USE OF R	EPA	23.67 1108 20.29	RA	TES	Sus	PEN 1.085	NDE	D F	OR	TER	M O	F 20)23
1º Term Apprentice	55%	18.60	1.49	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	23.535
Uncertified Painter Level 7	8596	26	126	(20)	IFC	TIM	FΩ	GRI	= F•V	1EN	0.05	0.01	33.460
Uncertified Painter Level 6		27.06	2.16	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	31.630
Uncertified Painter Level 5	75%	25.37	2.03	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	29.810
Uncertified Painter Level 4		23.67	1.89	2.02	n/a		0.13	0.10	0.04	0.01	0.05	0.01	27.970
Uncertified Painter Level 3		21.98	1.76	2.02	n/a	0.050	0.13		0.04	0.01	0.05	0.01	26.150
Uncertified Painter Level 2		20.29	1.62	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	24.320
Uncertified Painter Level 1		18.60	1.49	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	22.500

VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "B1.2"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "B1.2" shall apply to all commercial and institutional repaint construction projects, except those located in Northern BC.

Repaint Construction Proj	ects - Ex	cluding	Northern	ВС							Effectiv	ve Octobe	r 29, 2023
				100000				Employe	r Contril	outions			
Employee Classifications:		Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	ITS		MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
	112%					1.085			0.04	0.01		0.01	
					3.00	1.085			0.04				45.975
Certified (CJP)	100%	34.60	2.77	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	43.815
7th Term Apprentice		29.41	2.35	2.02					0.04				35.205
6 th Term Apprentice		27.68	2.21			1.085			0.04			0.01	
						1.085			0.04				31 475

Use of Repaint Rates Suspended for Term of 2023

1st Term Apprentice	55%	19.03	252	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	23.995
Uncertified Painter Level 7	8,556	20	26	COL	LFC	TIV	F A	GRI	=EN	1ENT	0.05	0.01	34.170
Uncertified Painter Level 6		27.68	2.21	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	32.300
Uncertified Painter Level 5	75%	25.95	2.08	2.02				0.10	0.04	0.01		0.01	30.440
Uncertified Painter Level 4		24.22	1.94	2.02			0.13		0.04			0.01	28.570
Uncertified Painter Level 3		22.49	1.80	2.02	n/a		0.13		0.04			0.01	26.700
Uncertified Painter Level 2		20.76	1.66	2.02	n/a		0.13		0.04			0.01	24.830
Uncertified Painter Level 1			1.52	2.02	n/a		0.13		0.04			0.01	
Pre-Apprentice 1	45%	16.75	1.17	0.54	n/a	n/a	0.13		0.04	0.01		0.01	18.800

^{1.} VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "B1.3"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "B1.3" shall apply to all commercial and institutional repaint construction projects, except those located in Northern BC.

Repaint Construction Proj	ects – Ex	cluding	Northern	BC							Effe	ctive Apr	il 28, 202
				THE REAL PROPERTY.				Employe	r Contril	outions			
Employee Classifications:	%	Base Rate	VP/SHP 10%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	39.38	3.94	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	50.015
'B" Foreman	\$2.00	37.16	3.72	2.02	3.25	1.085	0.13	0.10	0.04	0.01		0.01	47.575
Certified (CJP)	100%	35.16	3.52	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	45.375
7 th Term Apprentice	85%	29.89	2.99	2.02	n/a	1.085	0.13	0.10	0.04	0.01		0.01	36.325
5 th Term Apprentice	80%	28.13	2.81	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	34.385
Term Apprentice	75%	26.37	2.64	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	32.455
Term Apprentice	70%	24.61	2.46	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	30.515
USE OF R	FPΔ	INI	R_{Δ}	TES	SILIS	PFN	JDF	010	OR	FR	M OI	F) (173
nd Term Apprentice	60%	21.10	2.11	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	26.655
² Term Apprentice	55%	19.34	1.93	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	24.715
Incertified Painter Level 7	850/	76	176	(20)	IFC	TIM	Fo.:A	GRE	EFA	1EN7	0.05	0.01	35.290
Incertified Painter Level 6	80%	28.13	2.81	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	33.350
Uncertified Painter Level 5	75%	26.37	2.64	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	31.420
Incertified Painter Level 4	70%	24.61	2.46	2.02	n/a		0.13	0.10	0.04	0.01	0.05	0.01	29.480
Incertified Painter Level 3	65%	22.85	2.29	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	27.550
Incertified Painter Level 2	60%	21.10	2.11	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	25.620
Uncertified Painter Level 1	55%	19.34	1.93	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	23.680
Pre-Annrentice 1	45%	17.40	157	0.54		n/a	0.13	0.10	0.04	0.01	0.05	0.01	19.850

VP/SHP for a Pre-Apprentice is payable at 9%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "B2.1"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE

COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (NORTHERN BC)

Schedule "B2.1" shall apply to all commercial and institutional repaint construction projects located in Northern BC.

Repaint Construction Proj	ects – No	rthern	ВС	25.1							Effe	ective Ma	y 28, 2023
						93987		Employe	r Contril	outions	SERVE		
Employee Classifications:			VP/SHP 8%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	ВСВСВТИ	D&A Society	Total Package
"A" Foreman	112%			2.02		1.085			0.04		0.05		48.135
		36.46			3.00	1.085			0.04				45.825
Certified (CJP)	100%	34.46	2.76	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	43.665
7" Term Apprentice			2.34	2.02		1.085			0.04			0.01	
6 th Term Apprentice			2.21	2.02		1.085		0.10	0.04	0.01		0.01	33.225
5th Term Apprentice			2.07						0.04				31.365

Use of Repaint Rates Suspended for Term of 2023

1° Term Apprentice		18.95	1.52	2.02	n/a	1.085	0.13	0.10	0.04	0.01		0.01	23.915
Uncertified Painter Level 7	85%	10	16	COL	I FC	TIVI	= A	GRE	FM	FNT	0.05	0.01	34.040
Uncertified Painter Level 6		27.57	2.21	2.02	n/a	0.050	0.13	0.10	0.04	0.01			32.190
Uncertified Painter Level 5			2.07	2.02				0.10	0.04			0.01	
Uncertified Painter Level 4		24.12	1.93				0.13		0.04				28.460
Uncertified Painter Level 3		22.40	1.79	2.02		0.050	0.13	0.10	0.04	0.01		0.01	26.600
Uncertified Painter Level 2		20.68	1.65	2.02	n/a		0.13	0.10	0.04	0.01		0.01	24.740
Uncertified Painter Level 1			1.52	2.02		0.050			0.04			0.01	
	45%		1.17	0.54	n/a	n/a		0.10	0.04				15.830

^{1.} VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "B2.2"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (NORTHERN BC)

Schedule "B2.2" shall apply to all commercial and institutional repaint construction projects located in Northern BC.

Repaint Construction Proje	ects – No	rthern	ВС				20101010	AVER MORE			Effectiv	e Octobe	r 29, 202
								Employe	r Contril	outions			
Employee Classifications:		Base Rate	VP/SHP 8%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	39.49	3.16	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	49.095
"B" Foreman	\$2.00	37.26	2.98	2.02	3.00	1.085	0.13	0.10	0.04	0.01		0.01	46.685
Certified (CJP)	100%	35.26	2.82	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	44.525
7 th Term Apprentice		29.97	2.40	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	35.815
6 th Term Apprentice		28.21	2.26	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	33.915
5 th Term Apprentice	75%	26.45	2.12	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	32.015
4 th Term Apprentice	70%	24.68	1.97	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	30.095
USE OF R	FPΔ	INIT	$R\Delta$	TES	Sus	DEV	IDF	DIF	OR	FR	M OF	=)(173
2 nd Term Apprentice	60%	21.16	1.69	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	26.295
1st Term Apprentice	55%	19.39	1.55	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	24.385
Uncertified Painter Level 7	850/	20	26		I FC	TIVI	=о.Д	GRE	FN	1ENT	0.05	0.01	34.780
Uncertified Painter Level 6	80%	28.21	2.26	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	32.880
Uncertified Painter Level 5	75%	26.45	2.12	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	30.980
Uncertified Painter Level 4	70%	24.68	1.97	2.02	n/a		0.13	0.10	0.04	0.01	0.05	0.01	29.060
Uncertified Painter Level 3	65%	22.92	1.83	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	27.160
Uncertified Painter Level 2		21.16	1.69	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	25.260
Uncertified Painter Level 1		19.39	1.55	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	23.350
Pre-Apprentice 1	45%	16.75	1.17	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	15.830

VP/SHP for a Pre-Apprentice is payable at 7%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "B2.3"

MINIMUM STRAIGHT TIME HOURLY WAGE RATES AND BREAKDOWN OF MONETARY PACKAGE COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (NORTHERN BC)

Schedule "B2.3" shall apply to all commercial and institutional repaint construction projects located in Northern BC.

Repaint Construction Proje	ects – No	orthern l	вс	to the			12 35	1	C. WELL	Man a	Effe	ctive Apr	il 28, 202
				ERESEN.				Employe	r Contril	outions			
Employee Classifications:		Base Rate	VP/SHP 10%	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Total Package
"A" Foreman	112%	40.13	4.01	2.02	3.25	1.085	0.13	0.10	0.04	0.01		0.01	50.835
"B" Foreman		37.83		2.02		1.085	0.13		0.04			0.01	
Certified (CJP)	100%	35.83	3.58	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	46.105
7 th Term Apprentice		30.46		2.02	n/a	1.085	0.13		0.04	0.01		0.01	36.955
5th Term Apprentice		28.66	2.87	2.02	n/a	1.085	0.13	0.10	0.04			0.01	34.975
Term Apprentice	75%	26.87	2.69	2.02	n/a		0.13		0.04	0.01		0.01	33.005
Term Apprentice	70%	25.08	2.51	2.02	n/a	1.085	0.13	0.10	0.04			0.01	31.035
USE OF R	FPA	INT	RA	TES	SUS	PFN	IDF	DF	OR	TFR	MOF	= 20	123
lerm Apprentice	50%	21.50	2.15	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	27.095
" Term Apprentice	55%	19.71	1.97	2.02	n/a	1.085	0.13	0.10	0.04	0.01		0.01	25.125
Incertified Painter Level 7	85%	20	26	COL	IFC	TIVI	Ξ . Δ	GRE	FIV	1ENT	0.05	0.01	35.920
Incertified Painter Level 6		28.66	2.87	COL	n/a	0.050	0.13	917	0.04			0.01	33.940
Incertified Painter Level 5	75%	26.87	2.69	2.02	n/a		0.13	0.10	0.04			0.01	31.970
Incertified Painter Level 4	70%		2.51				0.13	0.10	0.04			0.01	
		23.29	2.33	2.02	n/a		0.13	0.10	0.04	0.01	0.05	0.01	28,030
Incertified Painter Level 2		21.50	2.15	2.02			0.13		0.04	0.01		0.01	26.060
Uncertified Painter Level 1		19.71	1.97	2.02			0.13	0.10	0.04	0.01			24.090
Pre-Apprentice	45%	17.40	1.57	0.54		n/a	0.13		0.04		0.05	0.01	19.850

^{1.} VP/SHP for a Pre-Apprentice is payable at 9%. Pre-Apprentice rate is the greater of 45% or BC Minimum Wage.

SCHEDULE "C1.1"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "C1.1" shall apply to all commercial and institutional new construction projects, except those located in Northern BC.

New Construction Projects - Excluding Northern BC

Effective May 28, 2023

	4		5 5 11	Empl	oyer	Contr	ibutio	ns		SAC	N. Figure	AR			NEW TEN	Empl	loyee	Deduction	15		
	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Hourly Paid	Dues 2.2%		всүт	DC 38 Org Fund	CIRP	App Trade School	IUPAT Admin Dues (Int'l)	Total Hourly Deducted	Weekly Maximum FIAF Deduction ¹	Basic Monthly Dues	Total Hourly Remitted
Foreperson																					
"A"	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.791					n/a	0.10	2.280	50.36	33.00	8.725
"B"	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.791	1.259	0.05	0.04	0.04	n/a	0.10	2.280	50.36	33.00	8.725
Journeyperson																					
CJP	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.791	1.259	0.05	0.04	0.04	n/a	0.10	2.280	50.36	33.00	8.725
<u>Apprentice</u>																					
7 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.673						0.10	2.973	42.80	33.00	6.418
6 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.633	1.007	0.05	0.04	0.04	1.00	0.10	2.870	40.28	33.00	6.315
5 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.593	0.944	0.05	0.04	0.04	1.00	0.10	2.767	37.76	33.00	6.212
4 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.554	0.881	0.05	0.04	0.04	1.00	0.10	2.665	35.24	33.00	6.110
3 rd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.514	0.818	0.05	0.04	0.04	1.00	0.10	2.562	32.72	33.00	6.007
2 nd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.475	0.755	0.05	0.04	0.04	1.00	0.10	2.460	30.20	33.00	5.905
1st Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.435	0.692	0.05	0.04	0.04	1.00	0.10	2.357	27.68	33.00	5.802
Uncertified Painter																					
Level 7	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.673	n/a	n/a	0.04	0.04	n/a	0.10	0.853	n/a	33.00	3.263
Level 6	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.633	n/a	n/a	0.04	0.04	n/a	0.10	0.813	n/a	33.00	3.223
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.593	n/a	n/a	0.04	0.04	n/a	0.10	0.773	n/a	33.00	3.183
Level 4	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.554	n/a	n/a	0.04	0.04	n/a	0.10	0.734	n/a	33.00	3.144
Level 3	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.514	n/a	n/a	0.04	0.04	n/a	0.10	0.694	n/a	33.00	3.104
Level 2	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.475	n/a	n/a	0.04	0.04	n/a	0.10	0.655	n/a	33.00	3.065
Level 1	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.435	n/a	n/a	0.04	0.04	n/a	0.10	0.615	n/a	33.00	3.025
Pre- Apprentice	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	0.880	0.369	n/a	n/a	n/a	0.04	n/a	0.10	0.509	n/a	33.00	1.389

^{1.} FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "C1.2"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "C1.2" shall apply to all commercial and institutional new construction projects, except those located in Northern BC.

New Construction Projects - Excluding Northern BC

Effective October 29, 2023

	Maria .	110	Em	olover	Cont	ibutio	ns	8318	CHAIR.		100			70.04	Empl	oyee	Deduction	ns		
	Benefit Plan	Pension Plan					всвсвти	D&A Society	Hourly Paid	Dues 2.2%	FIAF ¹ 3.5%	всүт	DC 38 Org Fund	CIRP	App	IUPAT Admin	Total	Weekly Maximum FIAF Deduction ¹	Basic Monthly Dues	Total Hourly Remitted
Foreperson																				
"A"	2.02	3.00	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	6.445	0.809	1.288	0.05	0.04	0.04	n/a	0.10	2.327	51.52	33.00	8.772
"B"	2.02	3.00	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	6.445	0.809	1.288	0.05	0.04	0.04	n/a	0.10	2.327	51.52	33.00	8.772
<u>Journeyperson</u>																				
CJP	2.02	3.00	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	6.445	0.809	1.288	0.05	0.04	0.04	n/a	0.10	2.327	51.52	33.00	8.772
<u>Apprentice</u>																				
7 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.688	1.094	0.05	0.04	0.04	1.00	0.10	3.012	43.76	33.00	6.457
6 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.647	1.030	0.05	0.04	0.04	1.00	0.10	2.907	41.20	33.00	6.352
5 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.607	0.966	0.05	0.04	0.04	1.00	0.10	2.803	38.64	33.00	6.248
4 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.567	0.901	0.05	0.04	0.04	1.00	0.10	2.698	36.04	33.00	6.143
3 rd Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.526	0.837	0.05	0.04	0.04	1.00	0.10	2.593	33.48	33.00	6.038
2 nd Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.486	0.772	0.05	0.04	0.04	1.00	0.10	2.488	30.88	33.00	5.933
1st Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.445	0.708	0.05	0.04	0.04	1.00	0.10	2.383	28.32	33.00	5.828
Uncertified Painte																				
Level 7	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.688	n/a	n/a	0.04	0.04	n/a	0.10	0.868	n/a	33.00	3.278
Level 6	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.647	n/a	n/a	0.04	0.04	n/a	0.10	0.827	n/a	33.00	3.237
Level 5	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.607	n/a	n/a	0.04	0.04	n/a	0.10	0.787	n/a	33.00	3.197
Level 4	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.567	n/a	n/a	0.04	0.04	n/a	0.10	0.747	n/a	33.00	3.157
Level 3	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.526	n/a	n/a	0.04	0.04	n/a	0.10	0.706	n/a	33.00	3.116
Level 2	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.486	n/a	n/a	0.04	0.04	n/a	0.10	0.666	n/a	33.00	3.076
Level 1	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.445	n/a	n/a	0.04	0.04	n/a	0.10	0.625	n/a	33.00	3.035
Pre- Apprentice	0.54	n/a	n/a 0.1	3 0.10	0.04	0.01	0.05	0.01	0.880	0.369	n/a	n/a	n/a	0.04	n/a	0.10	0.509	n/a	33.00	1.389

^{1.} FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "C1.3"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "C1.3" shall apply to all commercial and institutional new construction projects, except those located in Northern BC.

New Construction Projects - Excluding Northern BC

Effective April 28, 2024

				- United	100000000		m and		-					SCHOOL SECTION		Thron		- f			
		Kesi		Emp	oyer	Cont	ibutio	ns	LICEN							Emp		Deduction		2 1/2	
	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	BCBCBTU	D&A Society	Hourly Paid	Dues 2.2%		ВСҮТ	Org Fund		App Trade School	Admin Dues (Int'l)	Total Hourly Deducted	Weekly Maximum FIAF Deduction ¹	Basic Monthly Dues	Total Hourly Remitted
Foreperson																					
"A"	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.823	1.309	0.05	0.04	0.04	n/a	0.10	2.362	52.36	33.00	9.057
"B"	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.823	1.309	0.05	0.04	0.04	n/a	0.10	2.362	52.36	33.00	9.057
<u>Journeyperson</u>																					
CJP	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.823	1.309	0.05	0.04	0.04	n/a	0.10	2.362	52.36	33.00	9.057
Apprentice																					
7 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.699	1.113	0.05	0.04	0.04	1.00	0.10	3.042	44.52	33.00	6.487
6 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.658	1.047	0.05	0.04	0.04	1.00	0.10	2.935	41.88	33.00	6.380
5 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.617	0.982	0.05	0.04	0.04	1.00	0.10	2.829	39.28	33.00	6.274
4 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.576	0.916	0.05	0.04	0.04	1.00	0.10	2.722	36.64	33.00	6.167
3 rd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.535	0.851	0.05	0.04	0.04	1.00	0.10	2.616	34.04	33.00	6.061
2 nd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.494	0.785	0.05	0.04	0.04	1.00	0.10	2.509	31.40	33.00	5.954
1st Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.453	0.720	0.05	0.04	0.04	1.00	0.10	2.403	28.80	33.00	5.848
Uncertified Painter																					
Level 7	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.699	n/a	n/a	0.04	0.04	n/a	0.10	0.879	n/a	33.00	3.289
Level 6	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.658	n/a	n/a	0.04	0.04	n/a	0.10	0.838	n/a	33.00	3.248
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.617	n/a	n/a	0.04	0.04	n/a	0.10	0.797	n/a	33.00	3.207
Level 4	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.576	n/a	n/a	0.04	0.04	n/a	0.10	0.756	n/a	33.00	3.166
Level 3	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.535	n/a	n/a	0.04	0.04	n/a	0.10	0.715	n/a	33.00	3.125
Level 2	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.494	n/a	n/a	0.04	0.04	n/a	0.10	0.674	n/a	33.00	3.084
Level 1	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.453	n/a	n/a	0.04	0.04	n/a	0.10	0.633	n/a	33.00	3.043
Pre- Apprentice	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	0.880	0.383	n/a	n/a	n/a	0.04	n/a	0.10	0.523	n/a	33.00	1.403

^{1.} FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "C2.1"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (NORTHERN BC)

Schedule "C2.1" shall apply to all commercial and institutional new construction projects located in Northern BC.

New Construction Projects - Northern BC

Effective May 28, 2023

	-	NUMBER OF STREET	G	denor.	Comb	dhudha	apolication of	THE REAL PROPERTY.		-	NI DATE	-			General		Daduatia		Washington VI	
	Benefit Plan	Pension Plan				JA Plan	BCBCBTU	D&A Society	Hourly Paid	Dues 2.2%		ВСҮТ	DC 38 Org Fund	CIRP	Арр	Admin Dues	Total Hourly Deducted	Weekly Maximum FIAF Deduction ¹	Basic Monthly Dues	Total Hourly Remitted
Foreperson																				
"A"	2.02	3.00	1.085 0.1		The state of		0.05		6.445	0.805					The Column	0.10	2.316	51.24	33.00	8.761
"B"	2.02	3.00	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	6.445	0.805	1.281	0.05	0.04	0.04	n/a	0.10	2.316	51.24	33.00	8.761
Journeyperson																				
CJP	2.02	3.00	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	6.445	0.805	1.281	0.05	0.04	0.04	n/a	0.10	2.316	51.24	33.00	8.761
Apprentice																				
7 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.684	1.089	0.05	0.04	0.04	1.00	0.10	3.003	43.56	33.00	6.448
6 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.644	1.025	0.05	0.04	0.04	1.00	0.10	2.899	41.00	33.00	6.344
5 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.604	0.961	0.05	0.04	0.04	1.00	0.10	2.795	38.44	33.00	6.240
4 th Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.564	0.897	0.05	0.04	0.04	1.00	0.10	2.691	35.88	33.00	6.136
3 rd Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.523	0.833	0.05	0.04	0.04	1.00	0.10	2.586	33.32	33.00	6.031
2 nd Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.483	0.769	0.05	0.04	0.04	1.00	0.10	2.482	30.76	33.00	5.927
1st Term	2.02	n/a	1.085 0.1	3 0.10	0.04	0.01	0.05	0.01	3.445	0.443	0.705	0.05	0.04	0.04	1.00	0.10	2.378	28.20	33.00	5.823
Uncertified Painte	er																			
Level 7	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.684	n/a	n/a	0.04	0.04	n/a	0.10	0.864	n/a	33.00	3.274
Level 6	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.644	n/a	n/a	0.04	0.04	n/a	0.10	0.824	n/a	33.00	3.234
Level 5	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.604	n/a	n/a	0.04	0.04	n/a	0.10	0.784	n/a	33.00	3.194
Level 4	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.564	n/a	n/a	0.04	0.04	n/a	0.10	0.744	n/a	33.00	3.154
Level 3	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.523	n/a	n/a	0.04	0.04	n/a	0.10	0.703	n/a	33.00	3.113
Level 2	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.483	n/a	n/a	0.04	0.04	n/a	0.10	0.663	n/a	33.00	3.073
Level 1	2.02	n/a	0.050 0.1	3 0.10	0.04	0.01	0.05	0.01	2.410	0.443	n/a	n/a	0.04	0.04	n/a	0.10	0.623	n/a	33.00	3.033
Pre- Apprentice	0.54	n/a	n/a 0.1	3 0.10	0.04	0.01	0.05	0.01	0.880	0.369	n/a	n/a	n/a	0.04	n/a	0.10	0.509	n/a	33.00	1.389

All Employer contributions and employee deductions shall be calculated on the basis of "hours worked".

1. FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "C2.2"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (NORTHERN BC)

Schedule "C2.2" shall apply to all commercial and institutional new construction projects located in Northern BC.

New Construction Projects - Northern BC

Effective October 29, 2023

		107.53	E	Empl	oyer	Contr	ibutio	ns			M. E.					Emp	loyee	Deduction	ıs		
	Benefit Plan	Pension Plan) JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Hourly Paid	Dues 2.2%		всүт	Org Fund	CIRP	App Trade School	Admin Dues (Int'l)	Total Hourly Deducted	Weekly Maximum FIAF Deduction ¹	Basic Monthly Dues	Total Hourly Remitted
Foreperson																					
"A"	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.824	1.311	0.05	0.04	0.04	n/a	0.10	2.365	52.44	33.00	8.810
"B"	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.824	1.311	0.05	0.04	0.04	n/a	0.10	2.365	52.44	33.00	8.810
Journeyperson																					
CJP	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.824	1.311	0.05	0.04	0.04	n/a	0.10	2.365	52.44	33.00	8.810
Apprentice																					
7 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.700	1.114	0.05	0.04	0.04	1.00	0.10	3.044	44.56	33.00	6.489
6 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.659	1.049	0.05	0.04	0.04	1.00	0.10	2.938	41.96	33.00	6.383
5 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.618	0.983	0.05	0.04	0.04	1.00	0.10	2.831	39.32	33.00	6.276
4 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.577	0.918	0.05	0.04	0.04	1.00	0.10	2.725	36.72	33.00	6.170
3 rd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.535	0.852	0.05	0.04	0.04	1.00	0.10	2.617	34.08	33.00	6.062
2 nd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.494	0.786	0.05	0.04	0.04	1.00	0.10	2.510	31.44	33.00	5.955
1st Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.453	0.721	0.05	0.04	0.04	1.00	0.10	2.404	28.84	33.00	5.849
Uncertified Painte	r																				
Level 7	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.700	n/a	n/a	0.04	0.04	n/a	0.10	0.880	n/a	33.00	3.290
Level 6	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.659	n/a	n/a	0.04	0.04	n/a	0.10	0.839	n/a	33.00	3.249
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.618	n/a	n/a	0.04	0.04	n/a	0.10	0.798	n/a	33.00	3.208
Level 4	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.577	n/a	n/a	0.04	0.04	n/a	0.10	0.757	n/a	33.00	3.167
Level 3	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.535	n/a	n/a	0.04	0.04	n/a	0.10	0.715	n/a	33.00	3.125
Level 2	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.494	n/a	n/a	0.04	0.04	n/a	0.10	0.674	n/a	33.00	3.084
Level 1	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.453	n/a	n/a	0.04	0.04	n/a	0.10	0.633	n/a	33.00	3.043
Pre- Apprentice	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	0.880	0.371	n/a	n/a	n/a	0.04	n/a	0.10	0.511	n/a	33.00	1.391

^{1.} FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "C2.3"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – NEW CONSTRUCTION (NORTHERN BC)

Schedule "C2.3" shall apply to all commercial and institutional new construction projects located in Northern BC.

New Construction Projects – Northern BC

Effective April 28, 2024

Maria		1500		7716																	
		1. 3.		Emp	loyer	Conti	ributio	ns		Se la						Emp	loyee	Deduction	15		TO SHE
	Benefit Plan	Pension Plan	JTS	CAF	MPDA	CIRP	JA Plan	всвсвти	D&A Society	Hourly Paid	Dues 2.2%	FIAF ¹ 3.5%	ВСҮТ	Org Fund	CIRP	App Trade School	Admin Dues (Int'l)	Total Hourly Deducted	Weekly Maximum FIAF Deduction ¹	Basic Monthly Dues	Total Hourly Remitted
Foreperson																					
"A"	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.838	1.333	0.05	0.04	0.04	n/a	0.10	2.401	53.32	33.00	9.096
"B"	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.838	1.333	0.05	0.04	0.04	n/a	0.10	2.401	53.32	33.00	9.096
<u>Journeyperson</u>																					
CJP	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.838	1.333	0.05	0.04	0.04	n/a	0.10	2.401	53.32	33.00	9.096
<u>Apprentice</u>																					
7 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.712	1.133	0.05	0.04	0.04	1.00	0.10	3.075	45.32	33.00	6.520
6 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.670	1.066	0.05	0.04	0.04	1.00	0.10	2.966	42.64	33.00	6.411
5 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.628	1.000	0.05	0.04	0.04	1.00	0.10	2.858	40.00	33.00	6.303
4 th Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.587	0.933	0.05	0.04	0.04	1.00	0.10	2.750	37.32	33.00	6.195
3 rd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.545	0.866	0.05	0.04	0.04	1.00	0.10	2.641	34.64	33.00	6.086
2 nd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.503	0.800	0.05	0.04	0.04	1.00	0.10	2.533	32.00	33.00	5.978
1st Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3.445	0.461	0.733	0.05	0.04	0.04	1.00	0.10	2.424	29.32	33.00	5.869
Uncertified Painte	r																				
Level 7	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.712	n/a	n/a	0.04	0.04	n/a	0.10	0.892	n/a	33.00	3.302
Level 6	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.670	n/a	n/a	0.04	0.04	n/a	0.10	0.850	n/a	33.00	3.260
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.628	n/a	n/a	0.04	0.04	n/a	0.10	0.808	n/a	33.00	3.218
Level 4	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.587	n/a	n/a	0.04	0.04	n/a	0.10	0.767	n/a	33.00	3.177
Level 3	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.545	n/a	n/a	0.04	0.04	n/a	0.10	0.725	n/a	33.00	3.135
Level 2	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.503	n/a	n/a	0.04	0.04	n/a	0.10	0.683	n/a	33.00	3.093
Level 1	2.02	n/a	0.050	0.13	0.10	0.04	0.01	0.05	0.01	2.410	0.461	n/a	n/a	0.04	0.04	n/a	0.10	0.641	n/a	33.00	3.051
Pre- Apprentice	0.54	n/a	n/a	0.13	0.10	0.04	0.01	0.05	0.01	0.880	0.383	n/a	n/a	n/a	0.04	n/a	0.10	0.523	n/a	33.00	1.403

^{1.} FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "D1.1"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "D1.1" shall apply to all commercial and institutional repaint construction projects, except those located in Northern BC.

Repaint Constr	ruction I	rojec	ts – Ex	clud	ling N	orth	ern Bo	2											Effectiv	e May 2	8, 2023
	1000			(111)	oyer	Contr	ibutio	ns			THE R		55.53	E 55		Emp	loyee	Deduction	ns		
	Benefit Plan	Pension Plan	1 JTS	CAF	MPDA	CIRP	JA Plan	BCBCBTL		Hourly Paid	Dues 2.2%	FIAF 3.5%				App Trade School	Admin Dues (Int'l)	Total Hourly Deducted	Weekly Maximum FIAF Deduction	Basic Monthly Dues	Total Hourly Remitted
Foreperson			1 000			0.04	0.04		O DX	6.445	0.744				rs ma		0.10	2.158	47.36		8.603
"A"	2,02	3.00	1.085				0.01				0.744						0.10	2.158	47.36		8.603
	2.02	3.00	1.085							6.445	0.749			U.U4	0.04			2.130			
Journeyperson	2.02	3.00	1.085	0.12	0.10	0.04	0.01	0.05	0.01	6.445	0.744	1.19/	0.05	0.04	0.04	ln/a	0.10	2.158	47.36	33.00	8.603
	2.02	3.00	1.005	U.13	0.10	0.04	0.01	10.00	0.01	0.442	0,17-4-4	1,10	0.03	0.04	0.09		0.20	2.230	47,50	33.00	0.000
Apprentice 7th Term	2.02		1.085	0.13	0.10		0.01			3.445		1.006		0.04	0.04	1.00	0.10	2.869	40.24		6.314
		n/a				The Control of											0120				
USE	OF	KE	PA	11	0.0	K	AI	ES.	20	ISP	'EN	ID	E)	-()	R	l i	:RIVI	OF a	202	23
4 th Term	2.02	n/a	1.085	0.13	0.10		0.01	0.05	0.01	3.445	0.521				0.04	1.00	0.10	2.579	33.12	33.00	6.024
3 rd Term	2.02	n/a	1.085					0.05	0.01	3.445	0.484						0.10	2.483	30.76	33.00	5.928
2 nd Term	2.02	n/a	1.085	01)	0	76	0.0	COL	0.0	CT	11/1	0.71	10	D	EE		IEN	2.586	28,40		5.831
1st Term	2.02	n/a	1.085	4	U	4		JUL	بإيا.		I ₀ V ₀ I	9.64	11	717	باربيا	-17		V ₂ ,190	26.04		5.735
Uncertified Paint	er																				
Level 7	2.02	n/a		0.13		0.04	0.01		0.01	2.410	0.633		n/a			n/a		0.813		33.00	3.223
Level 6	2.02	n/a		0.13	0.10	0.04	0.01		0.01	2.410		n/a	n/a	0.04	0.04	n/a	0.10	0.775	n/a	33.00	3.185
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	2.410			n/a	0.04	0.04	n/a	0.10	0.738	n/a		3.148
Level 4	2.02	n/a		0.13	0.10	0.04	0.01		0.01	2.410	0.521	n/a	n/a	0.04	0.04	n/a	0.10	0.701			3.111
Level 3	2.02	n/a	0.050	0.13	0.10	0.04	0.01			2.410	0.484		n/a	0.04	0.04	n/a	0.10	0.664		33.00	3.074
Level 2	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	2.410	0.446	n/a	n/a	0.04		n/a	0.10		n/a	33.00	3.036
Level 1	2.02		0.050	0.13	0.10	0.04	0.01		0.01	2.410	0.409		n/a	0.04		n/a	0.10		n/a		2.999
	0.54		n/a	0.13	0.10	0.04						n/a	n/a		0.04			0.509		33.00	1.389

^{1.} FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "D1.2"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "D1.2" shall apply to all commercial and institutional repaint construction projects, except those located in Northern BC.

Repaint Construction Projects - Excluding Northern BC

Effective October 29, 2023

	2		561			E	mo	oye	Co	1111	butio	ns			155					Emp	loyee	Deduction	15		
										04															
														5.445									48.44		
JP.		2.02	3.		1.08).13	0.1	0	04	0.01	0.05	0.01	6,445	0.761	1.21	0.05	0.04	0.04		0.10	2.202	48.44	33.00	8.647
Term											0.01														
USE	1	E2	D		D	١	1	IT	0	2	AT	EC	Ci	CD	EN	ID	CI	71	-0	D	Tc	DIA	OF	วกา) 2
O2E	J	.02	1	L		1	H	1) (1	41	EO.		125		שו	L	1		U		. NIVI	UF.	202	
Term		2.02			1.08		1.13			04	0.01		0.01	3,445								2.611			

4 101111	6,06		1,000 0,10			101717			21462				The Property	DION			6.07.4			
			1.085 0.13						3.445									31.48		5.957
2 nd Term			1.085 02	U.	76	0.0	OI	DATE	CT	11/1	0.72	10	D		N/	ILV	2.14			
1st Term			1.085 0	U	4		UL		CI	IVL	0.6/6	16	עונ	-0-	.IV	LLI	V2 15			
Uncertified Painter																				
			0.050 0.13																	
					0.04															
	2:02		0.050 0:13		0.04								0.04							
Level 4			0.050 0.13			0.01														3.123
Level 3		n/a														0.10			33.00	
Level 2													0.04							
Level 1								0.01	2.410	0.419										
	0.54		n/a 0.13		0.04	0.01														

All Employer contributions and employee deductions shall be calculated on the basis of "hours worked"

1. FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week

SCHEDULE "D1.3"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (EXCLUDING NORTHERN BC)

Schedule "D1.3" shall apply to all commercial and institutional repaint construction projects, except those located in Northern BC.

Repaint Construction Projects - Excluding Northern BC

Effective April 28, 2024

	655			Emp	oyer	Contr	butio	ns								Ente	OTHER AND STREET	Deduction	NAME AND ADDRESS OF THE OWNER, TH		
		Pension Plan	JTS	CAF	MPDA			BCBCBTL	D&A Society	Hourly Paid	Dues 2.2%			DC 38 Org Fund		App Trade School	Admin Dues (Int'l)	Total Hourly Deducted	Weekly Maximum FIAF Deduction	Basic Monthly Dues	Total Hourly Remitted
Foreperson																					
"A"			1.085		0.10	0.04		0.05	0.01		0.774	1.231		0.04	0.04	n/a		2.235	49.24	33.00	
	2.02	3.25	1.085	0.13	0.10	0.04	0.01		0.01		0.774					n/a	0.10	2.235	49.24		
Journeyperson																					
CJP	2.02	3.25	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.695	0.774	1.231	0.05	0.04	0.04	n/a	0.10	2.235	49.24	33.00	8.930
Apprentice																					
7" Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01		0.01	3.445	0.658	1.046		0.04	0.04	1.00	0.10	2.934	41.84	33.00	6.379
6 lerice	> P2 1	DE	DA	11	17	D	AT	FC	Ci	CD	PEN.	10	A P	0.04	-0	D0	Tr	DAA	OF T	201) 39
USE (J F2	7 E	PA	۱H	0. 0	1	AI	ED.	3 U	122	T.5	10	T.O.		-6	K	1.1	:KIVI	UF	4 U 2	2 3 • •
4 th Term	2.02	n/a	1,085	0.13	0.10		0.01		0.01	3.445		0.861		0.04		1.00	0.10	2.632	34.44	33.00	
3 rd Term	2.02	n/a		-	0.10	-	-	0.05		3.445	0.503						0.10	2.533	32.00	33.00	5.978
2 nd Term	2.02	n/a	1.085	0.1	A	76	0.0	COL	104	CT	11/1	0.73	10	D	7.0	IN/	IFN	12T33	29.56	33.00	5.878
1st Term	2.02	n/a	1.085	0	.U	2	0.0	JUL	طاعا.	U 41	0 V 25	9.6	16	Job /	0.0	-17		V2.132	27.08		5.777
Uncertified Painte	T.																				
Level 7		n/a		0.13	0.10	0.04	0.01		0.01	2.410	0.558	n/a		0.04	0.04	n/a	0.10	0.838	n/a	33.00	3.248
Level 6	2.02	n/a		0.13	0.10	0.04	0.01		0.01	2,410	0.619			0.04	0.04	n/a			n/a		3.209
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	2.410			n/a		0.04	n/a		0.760	n/a	33.00	3.170
Level 4	2.02	n/a		0.13	0.10	0.04	0.01		0.01	2.410	0.541		n/a	0.04	0.04	n/a	0.10	0.721	n/a	33.00	3.131
Level 3	2.02			0.13	0.10	0.04	0.01		0.01	2,410	0.503				0.04	n/a			n/a	33.00	3.093
Level 2	2.02	n/a		0.13		0.04	0.01	0.05	0.01	2.410	0.464	n/a	n/a	0.04	0.04	n/a	0.10	0.644	n/a	33.00	3.054
Level 1	2.02	n/a		0.13	0.10	0.04	0.01		0.01	2.410	0,425			0.04	0.04	n/a	0.10	0.605	n/a	33.00	
	0.51			0.42	n an	0.04	0.01		2.01						0.04			0.533	n/a	33.00	1.403

All Employer contributions and employee deductions shall be calculated on the basis of "hours worked".

1. FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "D2.1"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS
COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (NORTHERN BC)

Schedule "D2.1" shall apply to all commercial and institutional repaint construction projects located in Northern BC.

Repaint Const	ruction F	rojec	ts – No	rthe	rn BC										Q (A)				Effectiv	ve May 2	8, 2023
	1659			mple	oyer C	ontri	autio	ns			100					Empl	cyee	Deduction	ns		15 E. S
	Benefit Plan																	Total Hourly Deducted			
										6.445 6.445							0.10	2.194 2.194			
CIP Apprentice	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6.445	0.758	1.206	0.05	0.04	0.04	n/a	0.10	2.194	48.24	33.00	8.639
USE	OF2	RE	PA					ES		ISP		ID	EL				0.10 T	RM	OF 2	202	23
4 th Term 3 rd Term 2 nd Term	2.02 2.02 2.02 2.02	n/a n/a n/a n/a	1.085 1.085					COL		3.445 3.445		0.784	0.05				0.10 0.10				5.952 5.854 5.755
1st Term Uncertified Paint Level 7	<u>2.02</u>			0.13	0.10	0.04	0.01	0.05	0.01	2,410	0.644	n/a	n/a	0.04	0.04	n/a	0.10	0.824			
Level 6 Level 5 Level 4	2.02 2.02 2.02	n/a n/a n/a		0.13						2.410 2.410 2.410	0.569 0.531	n/a n/a n/a	n/a	0.04 0.04 0.04	0.04	n/a n/a n/a	0.10 0.10 0.10	0.787 0.749 0.711			3.197 3.159 3.121
Level 3 Level 2 Level 1	2.02 2.02 2.02	n/a n/a n/a		0.13			0.01			2.410 2.410 2.410	0.493 0.455 0.417		n/a	0.04	0.04	n/a	0.10 0.10 0.10		n/a n/a n/a		
			n/a																		

All Employer contributions and employee deductions shall be calculated on the basis of "hours worked"

1. FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week

SCHEDULE "D2.2"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (NORTHERN BC)

Schedule "D2.2" shall apply to all commercial and institutional repaint construction projects located in Northern BC.

Repaint Constr	uction I	Projec	ts – N	orth	ern B	C					200								Effective O	ctober 2	9, 2023
	100	18555		Emp.	oyer	Conti	ibutic	ins			1000					Emp	loyee	Deductio	ns		
	Benefit Plan	Pensior Plan	JTS		MPDA		JA Plar	BCBCBTL	D&A Society	Hourly Paid	Dues 2.2%	FIAF1 3.5%	всут	Org Fund		App Trade School	Admir Dues (Int'l)		Weekly Maximum FIAF Deduction	Basic Monthly Dues	
Foreperson																					
"A"	2.02		1.085						0.01	6.445								2.240			8.685
"B"	2.02	3.00	1.085	0.13		0.04			0.01	6.445		1.234		0.04				2.240	49.36		
Journeyperson																					
CJP	2.02	3.00	1.085	0.13	0.10	0.04	0.01	0.05	0.01	6,445	0.776	1,234	0.05	0.04	0.04	n/a	0.10	2.240	49.36	33.00	8.685
Apprentice																					
7 th Term	2.02	n/a	1.085				0.01		0.01	3.445	0.659						0.10	2.938	41.96	33.00	6.383
USE	OF	RF	PΔ	IN	LT	R	ΔΤ	FS	SI	ISP	FN	ID	FI) [=0	R	IF	RM	OF	()	13
4 th Term	2.02	0/2	1.085	0.13	0.10	0.04	0.01	0.05	0.01	3 445	0.543	0.864	0.05	0.04	0.04	1.00	0.10	2.637	34.56	33.00	6.082
3 rd Term	2.02	n/a	1.085	0.13	0.10	0.04	0.01		0.01	3.445	0.504		0.05	0.04	0.04	1.00	0.10	2.536	32.08	33.00	5.981
2 nd Term	2.02	n/a																	29.64		5.882
1st Term	2.02	n/a	1.085	Z	U	Z	JC	COL	.LE	CI	IVI	- 6	40	JK	E		E	V2 36	27.16		5.781
Uncertified Paint		117	21000	-																	
Level 7	2.02	n/a	0.050	0.13		0.04				2.410			n/a	0.04	0.04		0.10	0.839	n/a	33.00	3.249
Level 6	2.02			0.13	0.10	0.04				2.410	0.621	n/a	n/a	0.04	0.04	n/a	0.10	0.801	n/a	33.00	3.211
Level 5	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	2.410			n/a	0.04	0.04	n/a	0.10				3.172
Level 4	2.02	n/a		0.13	0.10	0.04	0.01			2.410	0.543	n/a		0.04	0.04		0.10	0.723			3.133
Level 3	2.02	n/a		0.13	0.10	0.04	0.01		0.01	2.410	0.504		n/a	0.04	0.04		0.10	0.684			3.094
Level 2	2.02	n/a	0.050	0.13	0.10	0.04	0.01		0.01	2.410	0.466	n/a	n/a	0.04	0.04	n/a	0.10	0.646	n/a	33.00	
Level 1	2.02	n/a			0.10	0.04	0.01		0.01	2.410	0.427	n/a	n/a	0.04	0.04	n/a	0.10	0.607	n/a		
	0.54	n/a	n/a	0.13	0.10		0.01		0.01						0.04		0.10	0.509			1.389

All Employer contributions and employee deductions shall be calculated on the basis of "hours worked".

1. FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week.

SCHEDULE "D2.3"

EMPLOYER CONTRIBUTIONS AND EMPLOYEE DEDUCTIONS COMMERCIAL/INSTITUTIONAL – REPAINT CONSTRUCTION (NORTHERN BC)

Schedule "D2.3" shall apply to all commercial and institutional repaint construction projects located in Northern BC.

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Level 1 2.02 n/a 0.050 0.13 0.10 0.04 0.01 0.05 0.01 2.410 0.434 n/a n/a 0.04 0.04 n/a 0.10 0.614 n/a 33.00	
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All Employer contributions and employee deductions shall be calculated on the basis of "hours worked"

1. FIAF Based on Hours Earned to a MAXIMUM of 40 hours per week

APPENDIX "A"

DEFINITIONS AND ABBREVIATIONS

The following definitions and abbreviations shall be applicable to the interpretation of this Agreement.

1. **BCBCBTU**

Bargaining Council of British Columbia Building Trade Unions

2. **BCBT**

BC Building Trades (the British Columbia and Yukon Territory Building and Construction Trades

3. **CLR**

Construction Labour Relations Association of BC

4. **CSA**

Canadian Standards Association

5. **DC38**

International Union of Painters and Allied Trades (IUPAT) District Council 38

6. **Employee**

Any individual who is a member of the Union, and/or such other person, employed by the Employer under the terms of this Agreement.

7. **Employer**

- Any individual, business, partnership, company, corporation, or other similar entity, signatory to this Agreement.
- Where the term Employer is used within this Agreement, and the context of such usage (b) makes it appropriate and logical to regard this term as a reference to a person, as opposed to a legal entity, then such usage shall be considered to refer to an authorized representative of the Employer.

8. **Hours Earned and Hours Worked**

(a)	1 straight time hour	= 1 hour earned	= 1 hour worked
(b)	1 time and one-half overtime hour	= 1½ hours earned	= 1 hour worked
(c)	1 double time overtime hour	= 2 hours earned	= 1 hour worked

Appendix "A"		cont'd
Definitions and Abbreviations		

The following definitions and abbreviations shall be applicable to the interpretation of this Agreement.

9. Industrial Construction

- (a) The definition of industrial construction as provided for within the Painters Standard Industrial Agreement shall also apply to the Painters Standard Commercial/Institutional Agreement.
- (b) On industrial construction projects, any employee required to work underground shall receive a premium of ten percent (10%) over and above the otherwise applicable minimum hourly wage rate. The foregoing shall not apply to work performed within open ditches or basements of buildings.

10. LRB

British Columbia Labour Relations Board

11. Local

An affiliated Local of the Union.

12. Local Resident Employee

An employee who resides within one hundred (100) road kilometres of the project or, where ferry travel is involved, within seventy-five (75) minutes travel time, including ferry travel and road kilometres.

13. Lower Mainland/Fraser Valley

Inclusive of West Vancouver to the west, Chilliwack to the east, and all cities, towns, municipalities, villages, communities, etc. in between.

14. MPDA

Master Painters and Decorators Association

15. Monetary Package Breakdown Schedules

The various schedules included within this Agreement which list the applicable minimum straight time hourly wage rates and breakdown of monetary package, and/or Employer contributions and employee deductions.

16. New Construction

New Construction shall be defined as work on any project on which the monetary value of the painting contract does not exceed fifty percent (50%) of the total monetary value of the project. On such projects, the monetary package schedules for New Construction Projects shall apply.

Appendix "A"	cont'd
Definitions and Abbreviations	

The following definitions and abbreviations shall be applicable to the interpretation of this Agreement.

17. Repaint Construction

Repaint Construction shall be defined as work on any project on which the monetary value of the painting contract exceeds fifty percent (50%) of the total monetary value of the project. On such projects, the monetary package schedules for Repaint Construction Projects shall apply.

18. Union

- (a) IUPAT District Council 38, acting on behalf of its affiliated Locals.
- (b) Where the term Union is used within this Agreement, and the context of such usage makes it appropriate and logical to regard this term as a reference to a person, as opposed to a legal entity, then such usage shall be considered to refer to an authorized representative of the Union.

APPENDIX "B" SCHEDULE OF STATUTORY HOLIDAYS

The following statutory holidays shall be applicable to the interpretation of this Agreement.

1. 2023

General Holiday	Actual Date	Observed Date
New Year's Day	Sunday Jan 1 st	Monday Jan 2 nd
Family Day	Monday Feb 20 th	Monday Feb 20th
Good Friday	Friday Apr 7 th	Friday Apr 7 th
Easter Monday	Monday Apr 10 th	Monday Apr 10 th
Victoria Day	Monday May 22 nd	Monday May 22 nd
Canada Day	Saturday Jul 1st	Monday Jul 3 rd
Friday prior to BC Day	Friday Aug 4 th	Friday Aug 4th
BC Day	Monday Aug 7 th	Monday Aug 7th
* Friday prior to Labour Day	Friday Sept 1st	Friday Sept 1st
Labour Day	Monday Sept 4 th	Monday Sept 4th
National Day for Truth and Reconciliation	Saturday Sept 30 th	Monday Oct 2 nd
Thanksgiving Day	Monday Oct 9th	Monday Oct 9th
Remembrance Day	Saturday Nov 11th	Saturday Nov 11th
Christmas Day	Monday Dec 25 th	Monday Dec 25 th
Boxing Day	Tuesday Dec 26th	Tuesday Dec 26 th

2. 2024

General Holiday	<u>Actual Date</u>	Observed Date
New Year's Day	Monday Jan 1 st	Monday Jan 1 st
Family Day	Monday Feb 19 th	Monday Feb 19 th
Good Friday	Friday Mar 29th	Friday Mar 29th
Easter Monday	Monday Apr 1 st	Monday Apr 1 st
Victoria Day	Monday May 20 th	Monday May 20th
Canada Day	Monday Jul 1 st	Monday Jul 1st
Friday prior to BC Day	Friday Aug 2 nd	Friday Aug 2 nd
BC Day	Monday Aug 5 th	Monday Aug 5 th
* Friday prior to Labour Day	Friday Aug 30 th	Friday Aug 30 th
Labour Day	Monday Sept 2 nd	Monday Sept 2 nd
National Day for Truth and Reconciliation	Monday Sept 30 th	Monday Sept 30 th
Thanksgiving Day	Monday Oct 14th	Monday Oct 14th
Remembrance Day	Monday Nov 11 th	Monday Nov 11 th
Christmas Day	Wednesday Dec 25th	Wednesday Dec 25th
Boxing Day	Thursday Dec 26 th	Thursday Dec 26th

^{*} The Friday before Labour Day may be floated on a commercial and/or institutional project and the day therefore worked at straight time rates, with an alternate day scheduled to be taken off as mutually agreed between the Employer and the employee. Refer to Article 4.503 (b).

Appendix "B"	cont'd
Schedule of Statutory Holidays	

The following statutory holidays shall be applicable to the interpretation of this Agreement.

3. 2025

General Holiday	Actual Date	Observed Date
New Year's Day	Wednesday Jan 1 st	Wednesday Jan 1st
Family Day	Monday Feb 17 th	Monday Feb 17 th
Good Friday	Friday Apr 18 th	Friday Apr 18 th
Easter Monday	Monday Apr 21st	Monday Apr 21st
Victoria Day	Monday May 19th	Monday May 19th
Canada Day	Tuesday Jul 1st	Tuesday Jul 1st
Friday prior to BC Day	Friday Aug 1st	Friday Aug 1st
BC Day	Monday Aug 4 th	Monday Aug 4 th
* Friday prior to Labour Day	Friday Aug 29 th	Friday Aug 29 th
Labour Day	Monday Sept 1st	Monday Sept 1st
National Day for Truth and Reconciliation	Tuesday Sept 30 th	Tuesday Sept 30th
Thanksgiving Day	Monday Oct 13th	Monday Oct 13 th
Remembrance Day	Tuesday Nov 11th	Tuesday Nov 11th
Christmas Day	Thursday Dec 25 th	Thursday Dec 25 th
Boxing Day	Friday Dec 26th	Friday Dec 26th

4. 2026

General Holiday	Actual Date	Observed Date
New Year's Day	Thursday Jan 1st	Thursday Jan 1st
Family Day	Monday Feb 16 th	Monday Feb 16 th
Good Friday	Friday Apr 3 rd	Friday Apr 3 rd
Easter Monday	Monday Apr 6 th	Monday Apr 6 th
Victoria Day	Monday May 18th	Monday May 18 th
Canada Day	Wednesday Jul 1st	Wednesday Jul 1st
Friday prior to BC Day	Friday Jul 31st	Friday Jul 31st
BC Day	Monday Aug 3 rd	Monday Aug 3 rd
* Friday prior to Labour Day	Friday Sept 4 th	Friday Sept 4th
Labour Day	Monday Sept 7 th	Monday Sept 7 th
National Day for Truth and Reconciliation	Wednesday Sept 30 th	Wednesday Sept 30 th
Thanksgiving Day	Monday Oct 12 th	Monday Oct 12th
Remembrance Day	Wednesday Nov 11th	Wednesday Nov 11 th
Christmas Day	Friday Dec 25 th	Friday Dec 25 th
Boxing Day	Saturday Dec 26th	Monday Dec 28th

^{*} The Friday before Labour Day may be floated on a commercial and/or institutional project and the day therefore worked at straight time rates, with an alternate day scheduled to be taken off as mutually agreed between the Employer and the employee. Refer to Article 4.503 (b).

APPENDIX "C" SCHEDULE OF TRAVEL ALLOWANCE AMOUNTS

A. Application

The following schedule of travel allowance amounts shall govern the daily travel allowance amounts payable in accordance with Article 7.102(b), and the project transfer travel allowance amounts payable in accordance with Article 8.200. Refer also to item B. below.

Effective

January 1, 2023 First 5,000 road kilometres actually driven = \$0.68 per road kilometre
All additional road kilometres actually driven = \$0.62 per road kilometre

January 1, 2024 First 5,000 road kilometres actually driven = \$0.70 per road kilometre
All additional road kilometres actually driven = \$0.64 per road kilometre

B. Annual Adjustments

The foregoing schedule of travel allowance amounts shall be subject to annual adjustments throughout the duration of this Agreement. The "per road kilometre" amounts which shall be payable pursuant to Article 7.102(b), and Article 8.200 shall be the maximum allowable tax-free rate for mileage expense reimbursement as published annually by the Canada Revenue Agency.

APPENDIX "D"

LETTER OF INTERPRETATION RE: MEAL BREAKS

The following terms and conditions shall supersede any/all contrary application and/or interpretation of the Painters Standard Commercial/Institutional Agreement. <u>In particular, the Parties agree that the provisions of this Letter of Interpretation are applicable only on shifts in excess of ten (10) hours.</u>

Where mutual agreement is referenced within this Letter of Interpretation, the voluntary consent of the majority of Employees on a crew shall be required in order for such agreement to have been achieved.

A. Shifts in Excess of Ten (10) Hours

The Parties agree that shifts in excess of ten (10) hours occur as a result of either a "Scheduled Shift" or an "Unscheduled Overtime Shift". Each of these Shifts is defined below by way of an example. Such definitions shall apply only for the purposes of this Letter of Interpretation.

1. Scheduled Shifts

When an Employee <u>commences</u> work on a shift in <u>excess</u> of ten (10) hours and such Employee only works the originally scheduled hours, such a shift would be defined as a Scheduled Shift. For example, the shift is scheduled to be eleven (11) hours and the Employee only works eleven (11) hours.

2. Unscheduled Overtime Shifts

- a. When an Employee <u>commences</u> work on a shift in <u>excess</u> of ten (10) hours but such Employee ultimately works more than the originally scheduled hours, such a shift would be defined as an Unscheduled Overtime Shift. For example, the shift is scheduled to be eleven (11) hours but the Employee ultimately works twelve (12) hours.
- b. When an Employee <u>commences</u> work on a shift of ten (10) hours or less but such Employee ultimately works in <u>excess</u> of ten (10) hours, such a shift would also be defined as an Unscheduled Overtime Shift. For example, the shift is scheduled to be eight (8) hours but the Employee ultimately works eleven (11) hours.

B. Objective

The objective of this Letter of Interpretation is to address the practical differences between providing for second (and subsequent) meal breaks on Scheduled Shifts in excess of ten (10) hours, and providing for second (and subsequent) meal breaks on Unscheduled Overtime Shifts in excess of ten (10) hours.

C. Paid Meal Breaks and Hot Meals

Notwithstanding any/all contrary interpretation of this Letter of Interpretation, the second, third and any/all subsequent meal breaks shall be paid for by the Employer at the otherwise applicable <u>straight</u> time hourly wage rate. Second, third and subsequent meals shall be a hot meal wherever possible and shall be supplied by the Employer. Notwithstanding the foregoing, in

the event that a hot meal is not supplied, the Employer shall pay a twenty-three dollar (\$23.00), or the amount specified by CRA as reasonable for an overtime meal allowance, meal allowance to each affected Employee in lieu thereof.

D. Meal Breaks on Scheduled Shifts

1. Scheduled Shifts In Excess of Ten (10) Hours

Two (2) meal breaks of one-half (½) hour each shall be provided on all Scheduled Shifts in excess of ten (10) hours, up to and including twelve (12) hours.

- a. The first one-half (½) hour meal break shall be scheduled as near as is practical to the one-third (a) point of the shift and shall not be considered as time worked/earned.
- b. The second one-half (½) hour meal break shall be scheduled as near as is practical to the two-thirds (b) point of the shift and shall not be considered as time worked/earned.
- c. Example Scheduled Shift of Twelve (12) Hours

4.0 hours	8:00 am to 12:00 noon	work (straight time or overtime as the day/shift warrants)
0.5 hours	12:00 noon to 12:30 pm	first meal break (not paid)
4.0 hours	12:30 pm to 4:30 pm	work (straight time or overtime as the day/shift warrants)
0.5 hours	4:30 pm to 5:00 pm	second meal break (payable at straight time)
4.0 hours	5:00 pm to 9:00 pm	work (straight time or overtime as the day/shift warrants)

2. Scheduled Shifts in Excess of Twelve (12) Hours

Three (3) meal breaks of one-half (½) hour each shall be provided on all Scheduled Shifts in excess of twelve (12) hours, up to and including sixteen (16) hours.

- a. The first one-half (½) hour meal break shall be scheduled as near as is practical to the one-quarter (¼) point of the shift and shall not be considered as time worked/earned.
- b. The second one-half (½) hour meal break shall be scheduled as near as is practical to the one-half (½) point of the shift and shall not be considered as time worked/earned.
- c. The third one-half (½) hour meal break shall be scheduled as near as is practical to the three-quarters (¾) point of the shift and shall not be considered as time worked/earned.
- d. Example Scheduled Shift of Fourteen (14) Hours

3.5 hours	8:00 am to 11:30 am	work (straight time or overtime as the day/shift warrants)
0.5 hours	11:30 am to 12:00 noon	first meal break (not paid)
3.5 hours	12:00 noon to 3:30 pm	work (straight time or overtime as the day/shift warrants)
0.5 hours	3:30 pm to 4:00 pm	second meal break (payable at straight time)
3.5 hours	4:00 pm to 7:30 pm	work (straight time or overtime as the day/shift warrants)
0.5 hours	7:30 pm to 8:00 pm	third meal break (payable at straight time)
3.5 hours	8:00 pm to 11:30 pm	work (overtime as the day/shift warrants)

E. Meal Breaks on Unscheduled Overtime Shifts

The Parties acknowledge that it is the "unscheduled" nature of an Unscheduled Overtime Shift that complicates the process of definitively scheduling meal breaks on such shifts.

Option #1 – Early Decision to Work Unscheduled Overtime

If a decision to work extended hours on a shift occurs early enough after the commencement of such shift to allow for the application of either item D1 or D2, such application shall prevail. For example, Employees report to the project and commence work on an eight (8) hour shift, however, prior to eight (8) hours of work being completed it is determined that unscheduled overtime will be required. This unscheduled overtime will extend the shift to a total of twelve (12) hours. In such a situation, the example schedule provided for in item D1 would apply. The same would be true even if the original shift was a nine (9) hour or ten (10) hour shift.

Option #2 - Late Decision to Work Unscheduled Overtime

If a decision to work extended hours on a shift does <u>not</u> occur early enough after the commencement of such shift to allow for the application of either item D1 or D2, either the default provision or flexible provision (see below for details) shall apply. For example, Employees report to the project and commence work on a ten (10) hour shift. However, it is not determined that unscheduled overtime will be required until nine and one-half (9½) hours of the shift has already been worked. As a result, it is impossible to take the second meal break after eight (8) hours.

a. Default Provision

The Option #2 default provision is for the second meal break to take place as quickly as practical after the determination that unscheduled overtime will be required For example, Employees report to the project and commence work on a ten (10) hour shift. However, after nine and one-half (9½) hours of work has been completed it is determined that two (2) hours of unscheduled overtime will be required. In such a situation, the second meal break would take place immediately, providing this can be accomplished without any significant negative impact on the efficiency of the work being performed.

b. Flexible Provision

The Option #2 flexible provision requires the Employer (or the on-site representative of the Employer) to <u>first</u> achieve the mutual agreement of the majority of the affected Employees. If this is not possible, then the default provision shall prevail. The intent of the flexible provision is to provide both the Employer and Employees with the ability to adjust the scheduling of second and subsequent meal breaks to the realities of the project and work being performed. The typical application of the flexible provision would be to delay the second meal break until the conclusion of work on the shift.

For example, Employees report to the project and commence work on a ten (10) hour shift. However, after ten (10) hours of work has been completed it is determined that one-half (½) hour of unscheduled overtime will be required. In such a situation, the Employer would consult with <u>all</u> of the affected Employees in order to determine if a

majority of the crew wishes to delay the second meal break until after the one-half (½) hour of unscheduled overtime has been completed. If mutual agreement is achieved, the following schedule would prevail. If mutual agreement is <u>not</u> achieved, the default provision would prevail.

5.0 hours	7:00 am to 12:00 noon	work (straight time or overtime as the day/shift warrants)
0.5 hours	12:00 noon to 12:30 pm	first meal break (not paid)
5.0 hours	12:30 pm to 5:30 pm	work (straight time or overtime as the day/shift warrants)
0.5 hours	5:30 pm to 6:00 pm	work (overtime)
0.5 hours	6:00 pm to 6:30 pm	second meal break (payable at straight time)

The typical application of this schedule would allow for Employees to depart for home at 6:00 pm, and be paid the meal allowance in lieu of the hot meal.

APPENDIX "E" PAINTERS JOINT LABOUR/MANAGEMENT COMMITTEE (PJLMC)

- A. The Parties shall establish a new Commercial/Institutional Painters Joint Labour/Management Committee (PJLMC). The primary objective of the PJLMC shall be to provide the Parties with an ongoing, structured forum wherein:
 - concerns related to safety, labour supply, qualifications, skills training, productivity, marketing/branding, promotion, market competitiveness, and/or any/all other matters of interest, can be discussed, debated and resolved, and
 - 2. initiatives can be developed, implemented, maintained and enhanced which increase market share in the commercial/institutional sector of the painting industry.
- B. Unless otherwise mutually agreed by the Parties, in writing, the PJLMC shall operate in accordance with the following principles.
 - Minimum of one (1) meeting every three (3) calendar months. The location of such meetings shall alternate between the Finishing Trades Institute of BC and CLR's offices. The first such meeting shall take place no later than June 30, 2016.
 - 2. Minutes of all meetings shall be kept and maintained, although it is not the intention of the Parties for such meetings to be formal and/or governed by Robert's Rules of Order.
 - 3. CLR shall invite all signatory employers active in the commercial/institutional sector to each meeting. Reasonable notice shall be provided to foster participation. There shall be no restriction on the number of representatives from a single employer who may participate in a meeting. At least one (1) representative from CLR shall participate in each meeting and shall be responsible for all related secretarial/administrative responsibilities (i.e. distributing an agenda, keeping minutes, tracking progress, etc.).
 - 4. The Union shall invite all appropriate representatives to each meeting. Reasonable notice shall be provided to foster participation.
 - 5. The Parties may jointly agree to invite other individuals to a PJLMC meeting for the purpose of providing input which could be helpful in advancing the PJLMC's objectives.
 - 6. All decisions of the PJLMC shall be by mutual agreement of the Union and CLR. Such decisions shall be in writing, and shall not be official unless/until initialed by a designated representative of each Party.
 - 7. Any proposed changes to this Agreement which are recommended by the PJLMC shall not be implemented unless/until such changes are duly ratified by both Parties.
 - 8. All representatives of both Parties shall participate in the PJLMC on a good faith basis and shall work together pro-actively, and in a spirit of cooperation, with the goal of securing more work for the Union's members and CLR's signatory employers.

APPENDIX "F"

LIST OF SIGNATORY EMPLOYERS *

The Employer recognizes the Union as the exclusive bargaining agent for all employees in the bargaining unit, and the Union recognizes CLR as the exclusive bargaining agent for all CLR members who have authorized the Association to sign this Agreement on their behalf.

Effective date of signing, the following employers have authorized CLR to bargain a renewal Painters Standard Commercial/Institutional Agreement with IUPAT District Council 38 and to sign such Agreement on their behalf.

- 1. Alliance Painting & Laser Ablation Ltd.
- 2. Clayburn Services Ltd.
- 3. Combined Painting (1985) Ltd.
- 4. Done Right Painting & Sandblasting Ltd.
- 5. Harmony Industrial Painting (1983) Ltd.
- 6. Hecate Painting & Sandblasting (Harpar Holdings Ltd. dba)
- 7. J. Kerschbaumer Inc.
- 8. J.W. Freeman Painting Contractor Ltd.
- 9. Peter Combe Ltd.
- 10. Ross Rex Industrial Painters Ltd.
- 11. Spectrum Painting Ltd.
- 12. Sunset Speciality Coatings Inc.
- 13. Westcan Painting & Decorating Ltd.
- * The Letter of Agreement Re: By and Between Language signed by the BCBCBTU and CLR on August 09, 2016 as interpreted by the Arbitration Decision B.C.C.A.A.A. No. 164 shall govern the addition of an authorized Employer(s) to the above List of Signatory Employers.