



between the

International Brotherhood of

Boilermakers, Iron Ship Builders, Blacksmiths, Forgers & Helpers

AFL-CIO

and

The Firms Listed Herein



Effective July 1, 2007 through June 30, 2010

Great Lakes

Articles of Agreement

between the

International Brotherhood of
Boilermakers, Iron Ship Builders,
Blacksmiths, Forgers and Helpers
AFL-CIO

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Effective July 1, 2007 through June 30, 2010

Great Lakes Articles of Agreement Table of Contents

ARTICLE	1	SCOPE AND PURPOSE OF AGREEMENT	2
ARTICLE	2	RECOGNITION	3
ARTICLE	3	Union Security	4
ARTICLE	4	TRADE JURISDICTION & WORK CLASSIFICATION	4
ARTICLE	5	JOB SITE CONTRACTING	
ARTICLE	6	REFERRAL OF MEN	3
ARTICLE	7	Hours of Work	11
ARTICLE	8	Overtime	14
ARTICLE	9	HOLIDAYS	
ARTICLE	10	Shifts	
ARTICLE	11	MINIMUM PAY AND REPORTING TIME	
ARTICLE	12	Transportation Expense & Subsistence	
ARTICLE	13	Wages	
ARTICLE	14	Pay Day	26
ARTICLE	15	Union Representation & Access to Jobs	
ARTICLE	16	Supervision	
ARTICLE	17	PIECE WORK, LIMITATION, & CURTAILMENT OF PRODUCTION	
ARTICLE	18	FUNCTIONS OF MANAGEMENT	
ARTICLE	19	HEALTH AND WELFARE	
ARTICLE	20	Pensions	
ARTICLE	21	Apprenticeship Program	
ARTICLE	22	Annuity Program	
ARTICLE	23	MOST	
ARTICLE	24	DEVELOPMENT & TRAINING FUNDS	42
ARTICLE	25	CAMPAIGN ASSISTANCE, POLITICAL ACTION, & SICK AND DISTRESSED FUNDS	45
ARTICLE	26	GRIEVANCE AND ARBITRATION PROCEDURE	43 46
ARTICLE	27	SAFETY MEASURES	
ARTICLE	28	Medical Treatment and Examination	
ARTICLE	29	JOB NOTICE	
ARTICLE	30	AGREEMENT QUALIFICATIONS	
ARTICLE	31	No Strike, No Lockout	
ARTICLE	32	Welder Certification	
ARTICLE	33	DURATION OF AGREEMENT	
APPENDIX		NCA Work Rules	
APPENDIX		SMALL BOILER & REPAIR ADDENDUM	
ALL LINDIA		Union Directory	
		Contractor Directory	
		Contractor Directory	

GREAT LAKESArticles of Agreement

Between the

International Brotherhood of Boilermakers, Iron Ship Builders, Blacksmiths, Forgers, and Helpers, AFL-CIO

(Herein referred to as "Union")

and

The Signatory Contractors (Herein referred to as "Contractor")

nerein referred to as Contraction

PREAMBLE

Whereas, the parties hereto have maintained a mutually satisfactory bargaining relationship in the work area covered by collective agreements between them which have been in effect over a substantial period of years; and

Whereas, the International Brotherhood of Boilermakers, Iron Ship Builders, Blacksmiths, Forgers, and Helpers and/or subordinate subdivisions thereof embrace within their membership large numbers of qualified journeymen who have constituted in the past, and continue to do so, a majority of the employees employed by the Employer herein:

Now, THEREFORE, the undersigned Employer and Union, in consideration of the mutual promises and covenants contained herein, agree as follows:

ARTICLE 1 SCOPE AND PURPOSE OF AGREEMENT

ART. 1(a) This Agreement shall apply exclusively to field construction, maintenance and repair work within the territory herein referred to as the Great Lakes Area now under the jurisdiction of:

Lodge 107, Milwaukee, Wisconsin; Lodge 374, Hammond, Indiana; Lodge 647, Minneapolis, Minnesota; and, Lodge 744, Cleveland, Ohio.

ART. 1(b) The parties to this Agreement recognize that stability in wages and working conditions and competency of workmen are essential to the best interests of the industry and the public, and they agree to strive to eliminate all factors which tend toward destabilizing these conditions.

ART. 1(c) It is hereby agreed by all parties that, in keeping with the intent of increasing productivity and placing both parties on a better competitive basis, that the NCA-BTD Work Rules dated June 1, 1973 shall be incorporated as an integral part of this Agreement as expressed in Appendix "A".

ART. 1(d) The use of the masculine or feminine gender or titles in this Agreement shall be construed as including both genders and not as sex limitations unless the Agreement clearly requires a different construction.

ARTICLE 2 RECOGNITION

The Employer recognizes the Union as the sole and exclusive bargaining representative for all Boilermaker and Blacksmith journeymen, apprentices, and construction Boilermaker helpers in the employ of the Employer with respect to wages, hours, and other terms and conditions of employment herein expressed in the performance of all work coming within the terms of this Agreement subject to the provisions of existing laws. The Employer agrees that, upon the Union's presentation of appropriate evidence of majority status among its employees in the bargaining unit of the Employer covered by this collective bargaining agreement, the Union shall be voluntarily recognized as the exclusive collective bargaining agent under Section 9(a) of the NLRA for all employees within the bargaining unit of the Employer on all job sites within the jurisdiction of this Agreement. In the event of such a showing, the Employer expressly waives any right to condition voluntary recognition on the Union's certifica-

tion by the NLRB following an NLRB election, unless a representation petition has been filed by a Petitioner other than the Employer prior to the Employer's voluntary 9(a) recognition. The Employer expressly waives the right to seek an NLRB election during the term of this contract, or any right to abrogate or repudiate this contract during its effective term.

ARTICLE 3 UNION SECURITY

As of the effective date of this Agreement, all employees under the terms of this Agreement must be or become members of the Union thirty (30) days thereafter; the employees hired after the effective date of this Agreement shall be or become and remain members of the Union thirty (30) days after their date of employment in accordance with the provisions of the National Labor Relations Act. (This clause shall be effective only in those states permitting Union Security.)

ARTICLE 4 TRADE JURISDICTION AND WORK CLASSIFICATION

ART. 4(a) This Agreement, except as otherwise provided for herein, covers the working rules and conditions of employment for all journeymen Boilermakers and

Blacksmiths, apprentices, and construction Boilermaker helpers employed in the boilermaking, blacksmithing, welding, acetylene burning, riveting, chipping, caulking, rigging, fitting-up, grinding, reaming, impact machine operating, unloading and handling of Boilermaker material and equipment, and such other work that comes under the trade jurisdiction of the Boilermakers and Blacksmiths.

ART. 4(b) Journeymen Boilermakers and Blacksmiths may be required to perform any work coming within the scope of this Agreement.

ART. 4(c) In recognition of the work jurisdictional claims, it is understood that the assignment of work and the settlement of jurisdictional disputes with other Building Trades organizations shall be handled in accordance with the procedures established by the Impartial Jurisdictional Disputes Board and Appeals Board or any successor agency.

ART. 4(d) When an Employer's major craft on a job is Boilermakers and the Employer determines a tool room man is necessary, then the tool room man shall be a Boilermaker.

ART. 4(e) When an Employer determines it is necessary that work be performed that

comes under the jurisdiction of Boilermaker during the testing or starting up of Boilermaker equipment, there shall be a minimum of two (2) men employed, one (1) shall be the foreman and the other shall be a steward, both of whom shall perform work as assigned.

ART. 4(f) When the Employer determines manual assistance is required for stress relieving, Gamma Ray, X ray, or other non-destructive testing by technicians in the examination of Boilermaker work, Boilermakers will be assigned to perform the manual work that is not directly related to the technicians examination. The Employer shall determine the number of Boilermakers required.

ART. 4(g) There shall be no work stoppage because of jurisdictional disputes, except in the case of non-compliance with Impartial Jurisdictional Dispute Board and Appeals Board Rules. In such instance or instances, specifically the International President of the Union must approve any enforcement action taken. It is understood however, an Employer will not be considered as in noncompliance in the event another trade or trades claims jurisdiction over work, in which case it shall be considered a bona fide jurisdictional dispute.

ARTICLE 5 JOB SITE CONTRACTING

ART. 5(a) No Employer shall subcontract or assign any of the field construction work described herein which is to be performed at a job site to any contractor, subcontractor, or other person or party who does not comply with all of the terms of this Agreement, or a field construction agreement in effect in the area where the work is erected, which has been approved by the International Brotherhood and does not stipulate, in writing, compliance to the applicable fringe benefits funds and the Trust Agreement or agreements covering same.

ART. 5(b) It has been agreed that the International Brotherhood will not enter into any written or oral agreement with any Contractor on terms and conditions more advantageous than those contained in this Agreement. Should the International Brotherhood, for any reason, enter into an agreement with any other Contractor on terms and conditions more advantageous to such Contractor than those contained in this Agreement, then such advantageous terms and conditions shall be made available to all contractors signatory hereto. Special local, area, or national agreements negotiated to cover specific projects or classes of work shall not be considered as "the local or area agreement" as referred to elsewhere in

this Agreement, and the overtime provisions will apply.

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ARTICLE 6 REFERRAL OF MEN

ART. 6(a) The referral system shall comply with the National Uniform Referral Standards and any revisions thereto.

ART. 6(b) The Employer shall, under the terms of this Agreement, request the Union to furnish all competent, drug screened, and qualified Field Construction Boilermakers, Boilermaker apprentices and other applicable classifications in the area agreement. The Employer, in requesting the Union to furnish such applicants, shall notify the Union either in writing or by telephone, stating the location, starting time, approximate duration of the job, the type of work to be performed and the number of workmen required. The Employer shall have the right to reject any job applicant referred by the Union who has not satisfactorily completed a MOST ten (10) hour safety training class or equivalent, provided the Employer stipulates this as a condition of employment. This stipulation should be reduced to writing as soon as practical by the Employer and provided to the Union for their records.

ART. 6(c) In the event the Union knows it is unable to fill a requisition for applicants

within two business days prior to the employees' required start date, the Employer may employ applicants from any other available source. Any Employer who brings in applicants under the forty-eight (48) hour rule must notify the local union within forty-eight (48) hours the applicants' name, address, and Social Security number.

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Art. 6(d) Selectivity. The first two employees on a job shall be the foreman, selected by the Employer, and the steward, selected by the business manager, regardless of their positions on the out-of-work list. For a job under the terms of this Agreement, the Employer may select a maximum of seven (7) additional Boilermaker employees by name from among the top fifty percent of registrants on the appropriate out-of-work list of the local lodge having jurisdiction. These seven (7) additional Boilermaker employees may be selected from any one or combination of Boilermaker classifications under the terms of this Agreement (i.e., journeyman, apprentice, and other applicable classifications), except that the choice may not exceed one apprentice and one other classification or two apprentices. Additional employees required for the job will be obtained in accordance with the Referral Rules.

ART. 6(e)(1) Transfer of Employees. The Employer may transfer Boilermaker

employees on his payroll working under the terms of this Agreement from one job to another job being worked under the terms of this Agreement within the jurisdiction of the same local lodge, provided that the number transferred shall not exceed a total of eight (8), consisting of a foreman and seven (7) additional Boilermaker employees from any one classification or combination of classifications under the terms of this Agreement (i.e., journeyman, apprentice, or other applicable classifications), and provided that the number transferred shall include not more than one apprentice and one other classification, or two apprentices. The Employer desiring to utilize this transfer provision shall promptly notify the business manager of the local lodge having jurisdiction giving the name, classification, and Social Security number of each employee to be transferred. The steward shall be selected by the business manager from the lodge's out-of-work list, or he may elect to transfer the steward from a job which the same Employer is working under the terms of this Agreement. After the foreman and the steward have been selected, the Employer may transfer the remaining employees not to exceed seven (7). Additional employees for the job will be obtained in accordance with the Referral Rules.

ART. 6(e)(2) The Employer may utilize the provisions for selectivity and/or transfer-

ability, but he shall not be allowed to exceed the eight (8) employee limit for any one job.

ART. 6(e)(3) A transferred employee will be allowed to be transferred back to the job he was transferred from, provided the job he was transferred to has been completed.

ART. **6(e)(4)** Modification as to the selectivity and transfer of men beyond the limitations set forth in this Article may be made by mutual consent of the parties.

ART. 6(e)(5) The Employer shall determine the competency of all employees. The Employer shall determine the number of men required on a project and shall select any employee or employees working under the terms of this Agreement to be laid off regardless of membership or non-membership in the Union.

ARTICLE 7 HOURS OF WORK

ART. 7(a) Eight (8) consecutive hours per day (exclusive of lunch period) shall constitute a day's work between the hours of 7:00 a.m. and 5:00 p.m. Forty (40) hours per week, Monday through Friday inclusive, shall constitute a week's work.

ART. 7(b)(1) The Employer has the option of establishing a four (4) ten-hour

shift exclusive of the thirty-minute unpaid lunch period at the straight time wage rate. The starting time shall be between 7:00 a.m. and 8:00 a.m. Forty hours per week shall constitute a week's work, Monday through Thursday. In the event a job is down due to weather conditions, holiday, or other conditions beyond the control of the Employer, then Friday may, at the option of the Employer, be worked as a make-up day at the straight time wage rate. If Friday is scheduled as a make-up day, a minimum of eight hours will be scheduled and worked, weather permitting. Straight time is not to exceed ten hours a day or forty hours per week. The Employer will designate starting time; the Union will be advised of the starting time.

This provision requires mutual agreement between the Union and Employer representatives for jobs lasting two (2) weeks or less.

ART. 7(b)(2) An Employer may establish two four-day, ten-hour shifts at the straight time wage rate, Monday through Thursday. These shifts are exclusive of the thirty-minute lunch period. The day shift shall work four days at ten hours for ten hours pay per day. The second shift shall work four days at nine-and-one-half hours for ten hours pay per day. In the event the job is down due to weather conditions, or a holiday, or other conditions beyond the control

of the Employer, then Friday may, at the option of the Employer, be worked as a make-up day at the straight time wage rate. Straight time is not to exceed ten hours a day or forty hours per week.

This provision requires mutual agreement between the Union and Employer representatives for jobs lasting two (2) weeks or less.

ART. 7(b)(3) Employees, who inform their Employer on Thursday that they do not wish to work a Friday make-up day, will not be penalized.

ART. 7(b)(4) An employee who receives less than forty (40) hours of work (from the date of hire to date of termination), through no fault of his own, shall receive overtime pay for all hours worked in excess of eight (8) hours per day.

ART. 7(c) If any other craft employed by the same Employer or its subcontractor is receiving double-time wages in lieu of time and one-half wage rate as set forth in this Agreement, the Boilermaker employees will automatically be entitled to the double-time rate of pay during the period that the aforementioned crafts are employed. The Chairmen of the Agreement, in accordance with Article 30(c) determined on March 16, 2004, that ... during the period that the aforementioned crafts are employed... is

very specific in that, Boilermaker employees would only be entitled to double-time during the period of time that other craft or crafts were receiving double-time. An example of this would be, if another craft received double-time on the day shift of a two (2) day job for one (1) day of eight (8) hours, then the Boilermakers would be entitled to double-time for one (1) day of eight (8) hours for that shift only. The Chairmen of the Agreement drew the essence of their determination from the National Maintenance Agreement, Article XV-6 interpretation.

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ART. 7(d) Emergency Service Maintenance Agreement within Locals 107 & 647. A mutually-signed letter of assent regarding emergency services may supplement this Agreement.

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ARTICLE 8 **O**VERTIME

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ART. 8(a) Time-and-one-half (one-andone-half hours for one) shall be paid for time worked before or after regular established shift hours in any twenty-four (24) hour period, Monday to Friday inclusive, and all time worked on Saturdays. All time worked on Sundays and holidays set forth in Article 9 shall be paid at double time (two hours for one). Âny employee called for work on Labor Day and/or Christmas shall receive a minimum of eight (8) hours at the overtime rate.

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ART. 8(b) Overtime is not to be demanded of any Employer by any employee or applicant for employment as a condition for employment.

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ARTICLE 9 **HOLIDAYS**

ART. 9(a) The following holidays shall be observed: New Year's Day, Decoration Day, Independence Day, Labor Thanksgiving, the day after Thanksgiving, and Christmas. No work shall be performed on Labor Day and Christmas except for the preservation of life and property. When a holiday falls on Sunday, the day observed by the Nation shall be observed.

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ART. 9(b) The contractor shall notify the union at the pre-job whether a holiday will be worked excluding emergencies.

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ARTICLE 10 SHIFTS

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ART. 10(a) The starting time of the first or day shift shall be between 7:00 a.m. and 8:00 a.m.; the starting times of the second shift and third shift shall be adjusted accordingly. The foregoing starting times may be changed when mutually agreed to between

the Employer and the Business Manager of the lodge having jurisdiction of the job.

ART. 10(b) When two (2) or three (3) shifts are worked, the first or day shift shall be established on an eight-hour (8) basis; the second shift shall be established on a seven-and-one-half (7 1/2) hour basis; and the third shift shall be established on a seven-hour (7) basis. The pay for the second and/or third shift for full time shall be the equivalent of eight (8) times the employee's regular hourly rate. The shift rate differential for the second shift will be twenty-five cents (\$0.25) per hour worked. The shift rate differential for the third shift will be fifty cents (\$0.50) per hour worked.

ART. 10(c) Any employee called to work at any time other than his regular shift shall be paid at the applicable overtime rate for all such time worked within any one twenty-four (24) hour period.

ART. 10(d) No employee shall be required to work more than eight (8) hours in any twenty-four (24) hour period for straight time. Beginning of the twenty-four (24) hour period for such purpose shall be the regular starting time of the shift upon which the employee is regularly employed. The overtime rate will be paid to employees working beyond eight (8) hours until they receive an eight-hour (8) break. Having

been given an eight-hour (8) break, if a man is called in more than four (4) hours prior to regular starting time of his shift, he will be paid at the applicable overtime rate in accordance with Article 8, paragraph (a), until sent home.

ART. 10(e) Employees, employed during their regular lunch period, will be paid the overtime rate and allowed sufficient time to consume their lunch on Employer's time after completing such emergency work.

ART. 10(f) When an employee is continuously employed for more than two (2) hours beyond the quitting time of his regular shift and/or for each additional continuously-worked period in excess of four (4) hours, he will be allowed thirty (30) minutes to obtain a meal without loss of pay.

Art. 10(g) Shift Schedule. The Employer may establish shift work on the following basis (see next page for schedule):

ART. 10 Shifts Example: Actual Hours Worked	Straight Time	Over- Time	Bonus Time	Hours Paid
ART. 10(a) 3-8 Hour Shift Basis: 1st Shift				
(on job 8.5 hrs. – work 8 hrs.) 8:00 a.m. – 4:30 p.m. 2nd Shift	8	-0-	-0-	8
(on job 8 hrs. – work 7.5 hrs.) 4:30 p.m. – 12:30 a.m. 3rd Shift	8	-0-	-0-	8
(on job 7.5 hrs. – work 7 hrs.) 12:30 a.m. – 8:00 a.m.	8	-0-	-0-	8
Art. 10(b) 2-9 Hour Shift Basis: 1st Shift		·		
(on job 9.5 hrs. – work 9 hrs.) 8:00 a.m. – 5:30 p.m. 2nd Shift	8	1	.5	9.5
(on job 9 hrs. – work 8.5 hrs.) 5:30 p.m. – 2:30 a.m. Or 2nd Shift	8	1	.5	9.5
(on job 9.5 hrs. – work 9 hrs.) 5:30 p.m. – 3:00 a.m.	8	1.5	.75	10.25
Art. 10(c) 2-10 Hour Shift Basis: 1st Shift				
(on job 10.5 hrs. – work 10 hrs.) 8:00 a.m.– 6:30 p.m. 2nd Shift –	8	2	1	11
(on job 10 hrs. – work 9.5 hrs.) 6:30 p.m. – 4:30 a.m.	8	2	1	11
Art. 10(d) 2-12 Hour Shift Basis: 1st Shift				
(on job 12 hrs. – work 11 hrs.) 8:00 a.m. – 8:00 p.m. 2nd shift	8	3.5	1.75	13.25
(on job 11.5 hrs. – work 11 hrs.) 8:00 p.m. – 7:30 a.m. Or 1st Shift	8	4	2	14
(on the job 12.5 hrs. – work 11.5 hrs.) Or 2nd Shift	8	4	2	14
(on the job 12 hrs. – work 11.5 hrs.)	8	4.5	2.25	14.75

ARTICLE 11 MINIMUM PAY AND REPORTING TIME

ART. 11(a) Any employee starting to work or called to work after the starting time Monday through Sunday, inclusive, shall receive at the applicable rate, not less than two-hours (2) pay, and if the employee is required to continue on the second period of the shift he shall receive not less than a full-day's pay.

ART. 11(b) When an employee reports for work at starting time, and weather does not permit him to go to work that day, after reporting he shall receive two (2) hours show-up time. This two (2) hours show-up time is flexible to be used either at the beginning of the shift or during the first four (4) hours of the shift. All remaining time of the shift is to be paid for actual time worked.

ART. 11(c) The foregoing requirements shall not be applicable where the employee is laid off by reason of bad weather, breakdown of machinery, or any other cause beyond the direct control of the Employer, in which event he shall be paid, (1) not less than two hours pay, (2) for the time actually worked, or (3) the time required to remain on the job, whichever is greater. Where the employee quits or is laid off, payment will be made for actual time worked. In order to qualify for the pay provided for in this Article, the employee must

remain on the job, available for work, during the period of time for which he receives pay, unless released sooner by the Employer's principal supervisor.

ART. 11(d) The Employer's representative shall determine when weather conditions on the job are such that the men shall or shall not work. Employees not reporting for work because of inclement weather will not be discriminated against.

Art. 11(e) All one-day jobs on first shift shall require a minimum of eight hours pay at the applicable rate.

ARTICLE 12 TRANSPORTATION EXPENSE AND SUBSISTENCE

ART. 12(a) Local Lodges 374 and 744 TRAVEL EXPENSE. At the beginning and conclusion of their employment, where a job is located outside of the 30 mile zone of each Lodge dispatch office, all Boilermaker employees shall be paid the published amount allowable by the IRS per mile transportation expense, from the Lodge dispatch office to the job, over the most direct main traveled route, plus any tolls. In order to qualify for transportation in accordance with the provisions of this Article, it is understood that all employees, unless transferred or released sooner (at the option of the Employer),

(1) must remain at work at least ten (10) working days or (2) in case of jobs of less than ten (10) working days, they must remain on the job for the duration thereof. An exception to the foregoing would be an employee who quits a job shall not be entitled to return transportation expense. Any dispute arising as to the proper application of this provision shall be considered as a grievance subject to handling under the grievance machinery herein provided.

ART. 12(b) Local Lodges 107 and 647 SUBSISTENCE. A letter of understanding between the Chairman of the Agreement and Local Lodges 107 and 647.

ARTICLE 13 WAGES

ART. 13(a) Effective July 1, 2007, the Employer shall pay and the employees covered by the terms of this Agreement shall accept the following minimum wage scales when employed in the geographical jurisdiction of the following local unions:

	Local 107	<u>374</u>	<u>647</u>	<u>744</u>
Gen. Foreman	\$35.19	\$36.50	\$36.09	\$38.34
Foreman	\$33.19	\$34.50	\$34.09	\$36.34
Asst. Foreman	\$31.94	\$33.25	\$32.84	\$35.09
Journeyman	\$30.69	\$32.00	\$31.59	\$33.84

ART. 13(b) Effective July 1, 2008, the Employer shall pay and the employees covered by the terms of this Agreement shall accept the following minimum wage scales when employed in the geographical jurisdiction of the following local unions:

	Local 107*	<u>374</u>	647**	<u>744</u>
Gen. Foreman	\$35.19	\$37.50	\$36.09	\$39.84
Foreman	\$33.19	\$35.50	\$34.09	\$37.84
Asst. Foreman	\$31.94	\$34.25	\$32.84	\$36.59
Iourneyman	\$30.69	\$33.00	\$31.59	\$35.34

ART. 13(c) Effective July 1, 2009, the Employer shall pay and the employees covered by the terms of this Agreement shall accept the following minimum wage scales when employed in the geographical jurisdiction of the following local unions:

	Local 107*	<u>374</u>	647**	<u>744</u>
Gen. Foreman	\$35.19	\$39.00	\$36.09	\$41.34
Foreman	\$33.19	\$37.00	\$34.09	\$39.34
Asst. Foreman	\$31.94	\$35.75	\$32.84	\$37.09
Journeyman	\$30.69	\$34.50	\$31.59	\$36.84

^{*} Total package increase of \$2.05/hr effective 7/1/08 and \$2.00/hr effective 7/1/09 shall be allocated to wages and/or benefits at a later date.

ART. 13(d) A	Apprenticeship	wage sca	le:
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3	Apprenticeship	% of Journeyman
4	Period	Rate
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6	$1A-1st\ 6$ months.	
7	1B - 2nd 6 months	
8	2A - 3rd 6 months	
9	2B - 4th 6 months	
10	3A - 5th 6 months	
11	3B - 6th 6 months	
12	4A-7th 6 months	
13	4B - 8th 6 months	

ART. 13(e) Savings Plan

ART. 13(e)(1) LODGE 107 AND LODGE 647 SAVINGS PLAN. Effective July 1, 2004, the Employer agrees to deduct from the employee's hourly taxable wage the sum of one dollar and five cents (\$1.05) per hour for all hours worked. The Employer agrees to and shall be bound by the Trust Agreement creating the Boilermaker Vacation Trust and all amendments now or hereafter approved by the Board of Trustees. Said Agreement and amendments are incorporated by reference and made a part of this Agreement as if affixed hereto.

ART. 13(e)(2) LODGE 744 VACATION FUND. The Employer shall deduct from the employee's gross hourly taxable wages the sum of one dollar (\$1.00) for each regular

^{**} Total package increase of \$2.05/hr effective 7/1/08 and \$2.20/hr effective 7/1/09 shall be allocated to wages and/or benefits at a later date.

hour paid, one dollar and fifty cents (\$1.50) for each time-and-one-half hour paid, and two dollars (\$2.00) for each double-time hour paid. This amount shall be deducted weekly and shall be made payable to the Boilermakers Local 744 Vacation Fund.

The total amount due to the Vacation Fund is made payable to the Boilermakers Local 744 Vacation Fund and sent on a monthly basis, no later than fifteen (15) days after the end of the month, to the Boilermakers Union Local 744, 1435 E. 13th Street, Cleveland, Ohio 44114.

Payment of the Vacation Fund shall be made monthly, and if any payment is not made within fifteen (15) days from the last day of the month for which hours are reportable, the local union shall have the right to take whatever steps are necessary to secure compliance with this Article, any provision of this Agreement to the contrary notwithstanding, and the Employer shall be liable for all costs for collecting the payments due, together with attorneys' fees. The Employer's liability for payment hereunder shall not be subject to the grievance procedure or arbitration provided under this Agreement.

ART. 13(f) BOND OR ESCROW REQUIREMENTS. All Employers are required to furnish or post a payment bond to assure

proper and timely payment of the fringe benefit contributions and other deductions as required by this Agreement. The bond shall provide for immediate payment to the appropriate Fund upon receipt of evidence of a delinquency from the Fund offices. In lieu of a payment bond, an escrow account with the same payment provisions may be established at a bank satisfactory to the International. The bond or escrow account shall be in an amount equal to one hundred twenty-five percent (125%) of the Employer's highest quarterly fringe contributions, and other deductions in the previous calendar year, but not less than \$25,000. Evidence, satisfactory to the International, of such bonding or escrow account must be presented prior to start of the job in question. The bond or escrow account cannot be canceled without approval of the International. Disputes resulting from this provision shall be resolved in an expedited fashion consistent with Fund requirements.

ART. 13(g)(1) Effective July 1, 2000, Boilermaker helpers who are referred as applicants and employed, who are not journeymen in any building trades metal-working craft, shall be paid sixty percent (60%) of the journeyman Boilermaker basic rate of pay and one hundred percent (100%) of fringe benefit contributions.

ART. 13(g)(2) Any Employer who fails or refuses to hire Field Construction Boilermaker Apprentices when available in accordance with the agreed upon ratio of apprentices to journeymen, will not be allowed to employ Boilermaker helpers.

ART. 13(g)(3) When qualified Boilermakers and/or apprentices are on the local out-of-work list and are willing and available to accept the referral offer, Boilermaker helpers shall not be referred to the job until the out-of-work list is exhausted. However, by mutual consent, apprentices and helpers may comprise thirty percent (30%) of the work force on certain work.

ARTICLE 14 PAY DAY

ART. 14(a) Employees shall be paid weekly on a designated day during working hours and in no case shall more than three (3) days be held back in any one-payroll period. Failure to pay wages during working hours on specified day, employees shall receive overtime for waiting.

ART. 14(a)(1) The Employer may offer a direct deposit option through Brotherhood Bank & Trust, or any other financial institution of the employee's choice, that is voluntary to the employee.

ART. 14(b) Every employee working under this Agreement will be furnished on the stub of his paycheck or pay envelope, a record of all hours worked, showing all deductions separately and indicate clearly what they are for (excluding Boilermaker-Blacksmith Pension, Boilermaker Health and Welfare, Annuity Program, and Apprentice contributions). Employers will include their name and address on check stubs after present stock is exhausted.

ART. 14(c) When it becomes necessary to layoff men, the foreman and steward shall be notified of the men to be laid off at least one (1) hour prior to regular quitting time.

ART. 14(d) Employees who are laid off or discharged from the service of the Employer shall receive their wages and transportation expense (to which an employee is entitled) and personal property immediately thereafter. By prior mutual agreement with the Business Manager, when it becomes necessary to terminate a job or a portion of the employees during the night, early morning, or over the weekend, all such employees may be paid on the next scheduled workday either personally, or via U.S. mail in an envelope bearing the employee's name and address. The postmark on such envelope shall determine the date of such mailing. Should an Employer fail to transmit the checks as required by

this section, the employees will be entitled to eight (8) hours waiting time for each day of noncompliance.

ART. 14(e) When there is a reduction of force, it is understood that the intent is to give preference of employment to qualified employees of the local area, consistent with the efficient operation of the job.

ART. 14(f) Employees terminated shall be furnished a separation slip showing the employee's name, the date of termination, and any and all reasons for the separation. Copies of all separation slips for cause or quits will be forwarded to the local union office within twenty-four (24) hours.

ARTICLE 15 UNION REPRESENTATION AND ACCESS TO JOBS

ART. 15(a) Authorized representatives of the Union shall have access to jobs where employees covered by this Agreement are employed, provided they do not unnecessarily interfere with the employees or cause them to neglect their work, and further provided such Union representative complies with customer rules and regulations.

ART. 15(b) A steward shall be a working journeyman appointed by the Business Manager of the local union having jurisdic-

tion of the job who shall, in addition to his work as a journeyman, be permitted to perform during working hours such of his Union duties as cannot be performed at other times. The Union agrees that such duties shall be performed as expeditiously as possible and the Employer agrees to allow the steward a reasonable amount of time for the performance of such duties. Stewards shall receive the regular journeyman's rate of pay.

ART. 15(c) It is understood and agreed that the steward's duties shall not include any matters relating to referral, hiring, or laying off of employees.

ART. 15(d) Stewards shall not be discriminated against for the discharge of their duties.

ART. 15(e) Upon presentation of a signed authorization card, the obtaining of which shall be the responsibility of the Union, the Employer shall withhold field dues and dues to affiliated organizations if applicable, and submit same to the local union office having jurisdiction no later than thirty (30) days after the end of the month in which the dues accrued. The Union holds the Employer harmless and agrees to defend the Employer fully in any litigation resulting from this activity that is deemed to be a service to the Union by the Employer.

patching of applicants as provided under Article 6, the Union office, when practical, will be notified at least four (4) hours in advance of the names of the employees to be laid off and the reason for the lay off.

remaining work.

general foremen into any local territory where work is being performed.

ART. 16(b) All foremen shall be practical

ART. 15(f) In order to expedite the dis-

ART. 15(g) When layoffs occur, the stew-

ard will be the last employee laid off pro-

viding he is capable of performing the

ARTICLE 16

SUPERVISION

ART. 16(a) The selection and number of

foremen and general foremen shall be

entirely the responsibility of the

Employer. It is understood that in the

selection of foremen and general foremen,

the Employer will give first consideration

to the qualified men available in the local

area without persuading any employees

to leave one Employer for another. The

Employer shall have the right to send

ART. 16(c) There shall be a foreman on every job and as many additional foremen as the Employer deems necessary there-

after. Only the foremen will give instruction to the men on the job.

ART. 16(d) Where a total of nine (9) or less men are employed, one (1) shall be a foreman who shall work with the tools if required by the Employer. Where a total of ten (10) or more men are employed, one (1) shall be a foreman who shall not work with the tools.

ART. 16(e) All classifications of foremen shall accept instructions from the Employer's superintendent(s). However, the superintendent(s) shall not give direct instructions to the other employees covered by the terms of this Agreement.

ART. 16(f) Foremen shall not apply, in any respect, any regulations, rules, by-laws, or provisions of the Union Constitution on the Employer's job site.

ART. 16(g) Except in a broken work-week at the beginning or conclusion of a job, when a general foreman or foreman works three (3) or more days in any work-week, he shall receive a minimum of forty-hours (40) pay, provided he reports to the job daily during said workweek if requested. The intervention of any holiday referred to in this Agreement during any workweek shall not be construed as creating a broken workweek. The forego-

mechanics of the trade.

ing provision is only applicable to Local Lodges 374 and 744.

ARTICLE 17 PIECE WORK, LIMITATION, AND CURTAILMENT OF PRODUCTION

There shall be no contract, bonus, bit, or task work, nor shall there be any limitation or curtailment of production. Further, the parties to this Agreement recognize their responsibility, mandated by its spirit and intent to encourage the elimination of restrictive, inefficient, and cost intensive work practices. To this end, the employee is expected to extend willing cooperation and apply himself to work with a reasonable degree of effort and activity in performing the work of his trade.

ARTICLE 18 FUNCTIONS OF MANAGEMENT

The Employer shall have full right to direct the progress of the work and to exercise all functions and control, including, but not limited to, the selection of the kind of materials, supplies, or equipment used in the execution of the work, the determination of the competency and qualifications of his employees, and the right to discharge any employee for any just and sufficient cause, provided, however, that no employee shall be discriminated against.

ARTICLE 19 HEALTH AND WELFARE

ART. 19(a) The Employer shall pay, for each hour worked, the following contributions to the Boilermakers National Health and Welfare Fund for each Boilermaker employee working in the geographical jurisdiction of the local unions listed below. The hourly contributions are based on hours paid.

_	Effective:			
Local Lodge	07/01/07	07/01/08	07/01/09	
Local 107	\$6.82	\$6.82	\$6.82	
Local 374	\$6.82	\$6.82	\$6.82	
Local 647	\$6.82	\$6.82	\$6.82	
Local 744	\$6.82	\$6.82	\$6.82	

Finally, the Employer agrees to and shall be bound by the Trust Agreement creating the Boilermakers National Health and Welfare Fund and all amendments now or hereafter approved by the Board of Trustees. Said Agreement and amendments are incorporated by reference and made a part of this Agreement as if affixed hereto.

ART. 19(b) Establish a Supplemental Health and Welfare Trusted Agreement for retired members.

ARTICLE 20 **PENSIONS**

The Employer shall pay, for each hour paid, the following contributions to the Boilermaker-Blacksmith National Pension Trust for each Boilermaker employee working in the geographical jurisdiction of the local unions listed below. The hourly contributions are based on hours paid.

		Effective:	
Local Lodge	07/01/07	07/01/08	07/01/09
Local 107	\$6.55	\$6.55*	\$6.55*
Local 374	\$5.65	\$5.65	\$5.65
Local 647	\$5.36	\$5.36*	\$5.36*
Local 744	\$6.46	\$6.46	\$6.46

* See Article 13 Wages

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The Employer agrees to and shall be bound by the Trust Agreement creating the Boilermaker-Blacksmith National Pension Trust and all amendments now or hereafter approved by the Board of Trustees. Said Agreement and amendments are incorporated by reference and made a part of this Agreement as if affixed hereto.

ARTICLE 21 APPRENTICESHIP PROGRAM

ART. 21(a) The Employer, for all employees covered by this Agreement, shall pay, for each hour worked, the following contributions to the Great Lakes Apprenticeship Fund for work performed in the jurisdiction of the following Locals:

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6	Local Lodge	07/01/07	07/01/08	07/01/09
7	Local 107	\$0.30	\$0.35	\$0.35
8	Local 374	\$0.30	\$0.35	\$0.35
9	Local 647	\$0.30	\$0.35	\$0.35
10	Local 744	\$0.30	\$0.35	\$0.35

This Agreement may, upon thirty (30) days prior written notice, be reopened to discuss any change in the hourly contribution to the Great Lakes Apprenticeship Fund if the Great Lakes Area Apprenticeship Committee requests such reopening. The Employer agrees to and shall be bound by the Agreement and Declaration of Trust establishing the Boilermakers Area Apprenticeship Funds and all amendments now or hereafter approved by the Board of Trustees. Said Agreement and amendments are incorporated by reference and made a part of this Agreement as if affixed hereto.

ART. 21(b) The ratio of apprentices shall be determined by the local union ratio of apprentices to journeymen, but not less than one (1) to five (5). In the event apprentices are not available in sufficient number to comply with the ratio, the area Joint Apprenticeship Committee and the International will be notified and necessary

steps will be taken to increase the number of available apprentices.

ART. 21(c) It is the understanding of the parties to this Agreement that the funds contributed by signatory Employers to the Apprenticeship Fund will not be used to train apprentices or journeymen who will be employed by employers in the Boilermakers Field Construction and Repair Industry not signatory to a collective bargaining agreement providing for contributions to the Fund. Therefore, the Trustees of the Fund are empowered to adopt and implement a scholarship loan agreement program which will require apprentices and journeymen who receive training benefits from the Fund and who are employed by signatory Employers to repay the costs of training, either by service with such Employers following training, or by actual repayment of the costs of training if the individual goes to work for a non-signatory Employer in the Boilermaker Field Construction and Repair Industry. The costs of training at the National Training Center may include the reasonable value of all Fund materials, facilities, and personnel utilized in training at the National Training Center.

ART. 21(d) It is agreed that each of the participating local unions covered under this Agreement may choose a ten-cents (\$0.10) per hour paid payroll deduction for a Local

Building and Training Fund. It is understood that this payroll deduction is subject to a check-off authorization from each employee working in that local lodge jurisdiction. All payroll deductions shall be forwarded by check to the appropriate local union office and shall be made payable to the appropriate Local Building and Training Fund within thirty (30) days following the last day of each month or at the conclusion of a job, whichever is sooner. A list of all employees, hours worked, and individual deductions shall accompany such payments.

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Local LodgeEffective 07/01/04Local 744\$0.10

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ART. 21(e) For Local 374 Only. All apprentices shall be paid four (4) hours at the straight time rate plus benefits for classes attended on company time providing that the apprenticeship percentage does not fall below 20 percent of the membership.

ARTICLE 22 ANNUITY PROGRAM

The Employer shall pay, for each hour paid, the following contributions to the Boilermaker National Annuity Trust for each Boilermaker employee working in the geographical jurisdiction of the local unions listed below. The hourly contributions are based on hours paid.

		Effective:	
Local Lodge	07/01/07	07/01/08	07/01/09
Local 107	\$3.50	\$3.50*	\$3.50*
Local 374	\$4.65	\$4.65	\$5.15
Local 647	\$4.00	\$4.00*	\$4.00*
Local 744	\$3.75	\$3.75	\$3.75

^{*} See Article 13 Wages.

The Employer agrees to and shall be bound by the Trust Agreement creating the National Annuity Trust and all amendments now or hereafter approved by the Board of Trustees. Said Agreement and amendments are incorporated by reference and made a part of this Agreement as if affixed hereto.

ARTICLE 23 MOST

ART. 23(a) Effective July 1, 2000 the Employer agrees to contribute the apprenticeship contribution rate established in Article 21 plus twenty-four cents (\$0.24) per hour worked to the Mobilization, Optimization, Stabilization, and Training (MOST) Program. The Employer agrees to and shall be bound by the Trust Agreement creating the Mobilization, Optimization, Stabilization, and Training Program and all amendments now or hereafter approved by the Board of Trustees. Said Agreement and amendments are incorporated by reference

and made a part of this Agreement as if affixed hereto.

ART. 23(b) Any increases or decreases after July 1, 2000 shall be implemented on the first day of the month following notification from MOST to the Co-Chairmen of the Great Lakes Articles of Agreement.

ART. 23(c) The Great Lakes Employers and the Union each recognize the need to promote construction job site safety and to contribute to the reduction or elimination of industrial accidents and unhealthy environmental conditions at work sites on a day-today basis. In recognition of this need, the parties adopt a Joint Safety and Training Program which also encompasses annual drug screening program. This program shall be funded by a contribution to MOST of twelve cents (± 0.12) per hour worked as presently included in Section (a) above. The Safety and Training Program shall be carried out in keeping with the Trust documents and the policies and procedures manual adopted for this program.

ART. 23(c)(1) The parties to this program will cooperate to accomplish a drug free environment and a safe work place. Effective July 19, 1995, in the Great Lakes area, drug screening will be mandatory.

ART. 23(c)(2) The Substance Abuse

Program will be conducted in keeping with the established testing procedures developed by the Department of Health and Human Services Scientific and Technical Guidelines dated April 11, 1988, and any subsequent amendments thereto and the Laboratory shall be licensed or certified, as the case may be, by the National Institute of Drug Abuse, The College of American Pathologists, and the Department of Defense, and shall participate in the proficiency testing programs required by each of those respective organizations.

Drug screening and gas chromatography /Mass Spectrometry (GC/MS) confirmation for ten (10) categories of drugs will be required with the following cut-off limits:

(Revised	March	1.	2004)

	Screening Cut-Off Limit	Confirmation Cut-Off Limit
<u>Drug Class</u>	<u>(ng/ml)</u>	<u>(ng/ml)</u>
Amphetamines	1000*	500*
Barbiturates	300	200
Benzoylecgonine		
(Cocaine Metabol	ite) 300*	150*
Cannabinoids (TH	IC) 50*	15*
MDMA (Ecstasy)	500	250
Opiates	2000*	2000*
Phencyclidine	25*	25*

Benzodiazepines	300	300
Methadone	300	300
Propoxyphene	300	300
Alcohol, Ethyl	0%**	

* Cut-off limits meet or exceed those established by the Department of Health and Human Services in their mandatory Guidelines for Federal Workplace Drug Testing Programs.

** MOST considers a 0% blood alcohol as normal. Any report in excess of .02% shall be considered above the impairment level.

MOST will NOT recognize ingestion of over the counter hemp products, or codeine products, as an acceptable medical explanation for THC positive urinalysis, or opiate positive urinalysis.

ART. 23(c)(3) The MOST Drug Screening Program will pay all costs (once per calendar year) for an annual drug screen. The drug screening will be mandatory. A dated Drug Free Certification Card will be issued to all employees testing negative. Records of such tests shall be maintained by the Independent Testing Laboratory and/or the Medical Review Officer. All costs, such as for collection, analysis, reporting, maintenance of records, issuing cards and notifications shall be borne by MOST, for all participants covered by the appropriate collec-

tive bargaining agreement. Securing the drug screen test shall be the applicant's responsibility and shall be performed on his/her time. No transportation pay shall be applicable.

ART. 23(c)(4) A subcommittee from each area will be formed to keep abreast of the latest developments, changes, and technology pertaining to drug screening programs. The subcommittee will report any suggested changes to the safety oversight committee appointed by MOST.

ART. 23(c)(5) All contractors will be required to perform on-site specific random drug testing, in accordance with MOST Drug Screening Policy and Procedures (revised March 1, 2004), and all amendments now or hereafter approved by the Board of Trustees.

ARTICLE 24 DEVELOPMENT AND TRAINING FUNDS

ART. 24(a) In order to continue to improve the knowledge and skill of Boilermakers and to assure a high quality of workmanship, each local union may establish a Development and Training Fund. The Employer shall contribute the following contributions for each hour paid to the respective Local Development and Training Fund:

1	Local Lodge	Effective 07/01/07
2	Local 107	\$0.21
3	Local 374	\$0.30
4	Local 647	\$0.25
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ART. 24(b) Each Fund shall be jointly trusteed with three (3) Trustees from the local union and three (3) Trustees from local employers. The Employer agrees to and shall be bound by the Trust Agreement creating a Local Development and Training Fund and all amendments now or hereafter approved by the Board of Trustees. Said agreement and amendments are incorporated by reference and made a part of this Agreement as if affixed hereto.

ART. 24(c) All contributions shall be forwarded to the respective local union by check payable to Local Development and Training Fund within thirty (30) days following the last day of each month or at the conclusion of a job, whichever is sooner. A list of all employees and hours worked shall accompany such payments.

ARTICLE 25 CAMPAIGN ASSISTANCE, POLITICAL ACTION, & SICK AND DISTRESSED FUNDS

ART. 25(a) Upon presentation of a signed authorization, the Employer shall withhold five cents (\$0.05) per hour paid for the Boilermakers Campaign Assistance Fund

(CAF). The Employer shall submit the collected Campaign Assistance Funds to the International Secretary-Treasurer's office no later than thirty (30) days after the end of the month in which the deduction accrued. Obtaining the signed authorizations shall be the responsibility of the Union. The Union shall hold the Employer harmless and agrees to defend the Employer fully in 10 any litigation resulting from this activity that is deemed to be a service to the Union 12 by the Employer. The signed authorization 13 shall remain in force and effect until can-14 celed in writing by the employee.

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Effective 07/01/04 **Local Lodge** Local 744 \$0.05

ART. 25(b) The Employer shall withhold five cents (\$0.05) per hour paid for the appropriate Boilermaker Local's State and Local Political Action Fund (PAC), and ten cents (\$0.10) per hour paid for the Local Lodge 744 Sick and Distressed Fund. The Employer shall submit the collected Political Action Funds to the local union's office, in care of the local union's Secretary-Treasurer, no later than thirty (30) days after the end of the month in which the deduction accrued. Obtaining the signed authorizations and maintaining of records shall be the responsibility of the Union. The Union shall hold the Employer harmless and agrees to defend the Employer fully in any litigation resulting from this activity that is deemed to be a service to the Union by the Employer. The signed authorization shall remain in force and effect until canceled in writing by the employee.

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Local Lodge	07/01/07	07/01/08	<u>07/01/09</u>
Local 374	\$0.05	\$0.05	\$0.05
Local 647	\$0.05	\$0.05	\$0.05
Local 744	\$0.15*	\$0.15*	\$0.15*

* Five cents (\$0.05)/hr paid to PAC; ten cents (\$0.10)/hr paid to Sick & Distressed.

ARTICLE 26 GRIEVANCE AND ARBITRATION PROCEDURE

ART. 26(a) All grievances, other than those pertaining to general wage rates or jurisdictional disputes, that may arise on any job covered by this Agreement shall be handled in the following manner without permitting the grievance to interfere with the progress and execution of work in the process of adjustment.

ART. 26(b) Representatives of the local union and the Employer shall first consider any such grievance, and if not settled within seven (7) working days, it will be reduced to writing and submitted to;

ART. 26(c) The International Representative of the Union and the Employer or Employers involved, and if not settled within seven (7) working days;

ART. 26(d) Then the grievance shall be submitted in writing within seven (7) working days to an Arbitration Committee consisting of a representative of the Union, a representative of the Employer, and a third member to be chosen by those two (2) jointly. The decision of the majority of the Arbitration Committee shall be final and binding on the parties involved. Such decisions shall be within the scope and terms of this Agreement, but shall not change such scope and terms, shall be rendered within ten (10) working days from the time of reference to the Arbitration Committee, and shall specify whether or not it is retroactive and the effective date thereof.

ART. 26(e) If the two members of the Arbitration Committee fail to select a neutral member within five (5) working days, the two members already appointed shall within five (5) working days call upon the Federal Mediation and Conciliation Service to make the third selection. In the event either the Employer or the Union representative fails to cooperate in calling upon the Federal Mediation and Conciliation Service within the said five (5) working days, the other representative shall have the authority to make such request.

ART. 26(f) The expense of the third member of the Arbitration Committee shall be borne equally by the Union and the Employer. All other expenses of the arbitration procedure will be borne by the party incurring them.

ART. 26(g) Any grievance must be submitted in writing to the other party within fifteen (15) working days of occurrence or it will be considered closed.

ART. 26(h) Should the National Association of Construction Boilermaker Employers (NACBE) and the International Brotherhood adopt an alternate grievance and arbitration procedure, then that procedure will be substituted herein after review and mutual agreement by both parties.

ARTICLE 27 SAFETY MEASURES

ART. 27(a) All work of the Employer shall be performed under mutually approved safety conditions which must conform to State and Federal regulations. However, as required by law, it is the Employer's responsibility to provide a safe and healthy work place.

ART. 27(b) A warm, clean, dry place, shielded from dust, shall be provided for employees to change their clothes and eat

lunches. Properly cooled drinking water and reasonable sanitary facilities, properly maintained, will be made available. Attempts will be made to obtain the use of the customer's toilet and wash facilities. Upon failure to gain the use of the customer's facilities, when practical, the Employer shall, where access to running water and a sewer is possible, provide a means of wash up. Hand soap or similar cleansing agents shall be provided, including paper hand towels or sections thereof. Where pre-bid meetings are held with the customer, the use of owner facilities shall be requested.

ART. 27(c) Scaffolding, staging, walks, ladders, gangplanks, and other safety equipment shall be provided where necessary and shall be constructed in a safe and proper manner by competent mechanics. No reinforcing rod of any size or type shall be used in any of the above safety equipment.

ART. 27(d) In addition to the Employer being required to furnish adequate safety measures and equipment, it shall be a requirement of the employees to conform to safety regulations and measures as provided.

ART. 27(e) Welders shall be furnished suitable replacement of welding gloves when employed as a welder. When a welder is required to use heliarc equipment, he shall be furnished a light glove that does

not restrict his movements. Suitable leathers will be made available on the job for welders' use when, at the discretion of the superintendent and foreman, they are necessary for welders' safety and protection. Such suitable leathers shall be the property of the Employer.

ARTICLE 28 MEDICAL TREATMENT AND EXAMINATION

ART. 28(a) Employees actually at work and who are required to take time off from their employment during working hours to secure treatment because of injuries or sickness arising out of and in the course of their employment shall receive pay for such time plus necessary travel expenses incurred providing he has a doctor's certificate from Employer's designated doctor showing time he reported for treatment and length of time required for such treatment. Should an employee become ill or injured on a job, the job superintendent shall designate a man to accompany the man to his local residence, hospital, or for necessary treatment. In the event an employee chooses to select his own doctor for medical attention after the first day of injury and such visits are scheduled during working hours, he shall be paid only for actual hours worked.

ART. 28(b) Employees shall not be required to take a physical examination,

unless required by governmental agencies, and there shall be no age limit except as provided by law.

ARTICLE 29
JOB NOTICE

ART. 29(a) In order to insure the satisfactory progress of each job, the Employer will furnish the local Business Manager and International headquarters with the following job information as soon as possible and practical:

- (1) Location of job site
- (2) Approximate starting date and duration
- (3) Type of job
- (4) Approximate manpower requirements

ART. 29(b) Upon written request by the Construction Division of the International, the home office representative of the Employer shall, on letterhead stationery, designate specific assignments of work on a job.

ARTICLE 30 AGREEMENT QUALIFICATIONS

ART. 30(a) It is not the intent of either party hereto to violate any laws or any rulings or regulations of any governmental authority or agency having jurisdiction of the subject matter of this Agreement, and the parties hereto agree that, in the event any provision of this Agreement is held to

be unlawful or void by any tribunal having the right to so hold, the remainder of the Agreement shall remain in full force and effect, unless the parts so found to be void are wholly inseparable from the remaining portions of this Agreement.

ART. 30(b) It is further understood that this Agreement was negotiated with the Union on an area-wide basis by the Employers engaged in the field construction industry in the area. Should this Agreement, by notice given as herein provided be reopened for further negotiations, such negotiations shall be conducted on an area-wide basis by the Employers who have executed this Agreement and/or Employers

signatory to the National Agreement.

ART. 30(c) By agreement between a signatory Employer and the Union, a dispute regarding the application of any provisions of this Agreement shall be submitted to the two Chairmen for their opinion. Failure to mutually agree to submit the dispute to the two (2) Chairmen, then either party may, in writing, submit the dispute to the two (2) Chairmen for an opinion.

ART. 30(d) Any article or articles of this Agreement, for a particular job or project, may be modified by mutual agreement between the Business Manager and the Employer. Any such agreement shall be

reduced to written form, signed by both parties and in the hands of the Chairman of both Union and Employer committees, when practical to do so, before the commencement of any work at the job or project.

ARTICLE 31 No Strike, No Lockout

ART. 31(a) During the term of this Agreement, there shall be no authorized strike by the Union or lockout by the Employer, provided the Union and the Employer abide by the provisions of the grievance machinery.

ART. 31(b) In the event a strike occurs which is unauthorized by the Union, the Employer agrees that there shall be no liability on the part of the Union, its officers or agents, provided the Union shall, as soon as possible after notification by the Employer of a work stoppage, post notice at the job that such action is unauthorized by the Union, and promptly take steps to return its members to work.

ART. 31(c) In the event of an area strike over contract negotiations between the International Brotherhood of Boilermakers, Iron Ship Builders, Blacksmiths, Forgers, and Helpers, AFL-CIO, and the Great Lakes Boilermaker Employers, it will not be considered a violation of this Agreement for the

Employer to stop work covered by this Agreement for the duration of the strike. The Employer is required to give notification to the Union a minimum of five (5) working days prior to taking such action. In the event of an area strike over contract negotiations, it will not be considered a vio-lation of this Agreement for the Union to refuse to furnish employees to the Employer for the duration of the strike. The Union is required to give notification of the Employer a minimum of five (5) working days prior to taking such action.

ART. 31(d) The Employer may discharge an employee for taking part in an unauthorized strike.

ART. 31(e) Not withstanding any provision of this Article, it shall not be a violation of this Agreement for employees covered by this Agreement to refuse to cross a picket line established by any union or the local Building Trades Council representing employees at the job if such employees are engaged in a strike which is properly sanctioned by the Boilermakers International Union.

ARTICLE 32 WELDER CERTIFICATION

ART. 32(a) Any welder who is required to take a test on a job site shall be paid for the time required to take the test.

ART. 32(b) If an Employer participates in the Common Arc Program, no compensation shall be paid to welders testing or upgrading under the program.

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ARTICLE 33 **DURATION OF AGREEMENT**

This Agreement shall become effective July 1, 2007, and shall remain in full force and effect through June 30, 2010, and shall remain in force and effect from year to year thereafter unless either party shall, at least sixty (60) days prior thereto, notify the other party in writing of desire to modify or terminate this Agreement. In the event such notice is given, the parties in accordance with the provisions of Article 30, Section (b), shall meet not later than fifteen (15) days after receipt of such notice. Should an understanding not be reached within thirty (30) days from the date such notice was filed, the procedure outlined in Section 8 of the Labor Management Relations Act, 1947, will be followed.

The foregoing Agreement and Appendix "A" were negotiated at a general conference of the Employers and the Union.

Lawrence J. McManamon, Chairman International Vice President Patrick R Stefancin, Co-Secretary IR-CD/NTD Anthony W. Palmisano, Co-Secretary IR-CD/NTD

8 9 Blane D. Tom, BM/ST, Local 107 10 Paul M. Maday, BM/ST, Local 374

REPRESENTING THE UNION:

2

3

4

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6

7

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14

Paul S. Pendergast, BM/ST, Local 647 11 12 Patrick M. Gallagher, BM/ST, Local 744

REPRESENTING THE EMPLOYERS:

15	
16	Richard J. Mooney, Chairman
17	Hayes Boiler & Mechanical Inc.
18	Rudolf H. Umlauf, Secretary
19	Independent Mechanical Inc.
20	William W. Seiget, Hunter Corp.
21	Steve Thompson, BMW Constructors
22	Neil Magnuson, BMW Constructors
23	Dave Crichton, B&WCC,Inc.

Bruce Evenson, B&WCC,Inc. 25 Ron Traxler, CBI Services Greg Purdon, Enerfab

27 Robert Bolic Sr., Enerfab 28 Lloyd Bushong, Jamar

29 Eric Heuser, APComPower Inc. 30 Tom Garbin, Nooter Construction

31 Edward Plucker, Jamar

32 Robert A. Seiget, APComPower Inc.

33 Jeff R. Syring, Moorehead Boiler

Brad R.John, Bechtel

The Agreement, as negotiated by the foregoing committees, is hereby accepted by the parties signatory hereto this 10th day of July 2007, with the full understanding that this Agreement is between the Union and the individual signatory Employer.

FOR THE EMPLOYER:

By

Richard J. Mooney, Chairman Hayes Boiler & Mechanical Inc.

Bv

Rudolf H. Umlauf, Secretary Independent Mechanical Industries Inc.

FOR THE UNION:

15

3

Newton B. Jones, International President

Lawrence J. McManamon, IVP / Chairman

Patrick R Stefancin, Co-Secretary IR-CD/NTD

Anthony W. Palmisano, Co-Secretary IR-CĎ/NTD

APPENDIX "A" NCA WORK RULES

APDX. A(a) The selection of craft foremen and general foremen shall be entirely the responsibility of the Employer, it being understood that in the selection of such foremen the Employer will give primary consideration to the qualified men available in the local area. After giving such consideration the Employer may select such men from other areas. Foremen and general foremen shall take orders from individuals designated by the Employer.

APDX. A(b) There shall be no limit on production by workmen nor restrictions on the full use of tools or equipment. Craftsmen using tools shall perform any of the work of the trade and shall work under the supervision of the craft foremen. There shall be no restrictions on efficient use of manpower other than as may be required by safety regulations, provided, however, legitimate manning practices that are a part of national or local agreements shall be followed.

APDX. A(c) Security procedures for control of tools, equipment, and materials are solely the responsibility of the Employer.

APDX. A(d) Workmen shall be at their place of work at the starting time and shall remain at their place of work performing

their assigned functions under the supervision of the Employer until the quitting time. The parties reaffirm their policy of a fair day's work for a fair day's wage.

APDX. A(e) Practices not a part of terms and conditions of collective bargaining agreements will not be recognized.

APDX. A(f) Slowdowns, standby crews, and featherbedding practices will not be tolerated.

APDX. A(g) A steward shall be a qualified workman performing work of his craft and shall exercise no supervisory functions. There shall be no nonworking stewards.

APDX. A(h) There shall be no illegal strikes, work stoppages, or lockouts.

APDX. A(i) When a local union does not furnish qualified workmen within forty-eight (48) hours (Saturdays, Sundays, and holidays excluded), the contractor shall be free to obtain workmen from any source.

APDX. A(j) It is agreed that overtime is undesirable and not in the best interests of the industry or the craftsmen. Therefore, except in unusual circumstances, overtime will not be worked. Where unusual circumstances demand overtime, such overtime will be kept at a minimum.

APDX. A(k) If the contractor so elects, he may work shift work at a rate negotiated in the applicable agreements. If the agreements do not contain rates pertaining to shift work, the parties shall negotiate such shift rates at the pre-job conference. The Employer shall determine the crafts and number of men to be assigned to each of the shifts as established.

APPENDIX "B" SMALL BOILER AND REPAIR ADDENDUM

APDX. B(a) Preamble.

WHEREAS, the parties hereto have maintained a mutually satisfactory bargaining relationship in the work area covered by collective bargaining agreements between them which have been in effect over a substantial number of years; and

WHEREAS, the International Brotherhood of Boilermakers, Iron Ship Builders, Blacksmiths, Forgers, and Helpers, and/or subordinate subdivisions thereof, embrace within its membership large numbers of qualified journeymen who have constituted in the past, and continue to do so, a majority of the employees employed by the Employers herein;

Now, Therefore, the Employer recognizes the Union as the sole bargaining agent

for all of its Field Small Boiler and Repair employees in the performance of all work coming within the terms of this Agreement subject to the provisions of existing laws.

APDX. B(b) Scope and Purpose of Agreement.

APDX. B(b)(1) This Agreement shall apply to all Employer's work traditionally known as Small Boiler (all heating boilers and process boilers, 25,000 lbs. per hour or less) work and shall encompass all minor repair work done in the field including installation, maintenance, repair, and renovation.

Maintenance work shall be any work performed within the limits of a plant property involving renovation, repair, or preventive maintenance to plant facilities. The term repair as used herein is work required to restore by replacements of parts, or other means, any existing facilities to efficient operating conditions. The word "renovation" as used herein is work required to restore by replacement, overhauling, or revision of parts to existing facilities, to efficient operating condition.

This Addendum shall not apply to work of any nature performed in or about Steel Mills, Oil Refineries, Chemical Plants, Gas Plants, Ore Processing Plants, or Utility Plants. This, however, does not preclude

work of Small Boiler (all heating boilers and process boilers, 25,000 lbs. per hour or less) nature in these facilities, such as repair of office or warehouse units used to provide heat or hot water.

APDX. **B(b)(2)** In addition to the terms set forth herein, the Employer agrees to become signatory to and comply with all terms and conditions of the Great Lakes Articles of Agreement.

APDX. B(b)(3) This Addendum shall be in addition to the following existing Rider for Small Boiler and Repair Agreement:

This rider covers the emergency repair of non-utility, completed, shop assembled, package boilers and shall pertain to all such work within the geographical jurisdiction of the Great Lakes Articles of Agreement, The Missouri Basin Articles of Agreement, and any other additional territory that may be approved by the International Brotherhood of Boilermakers.

The Employer agrees to notify the appropriate Local, within twenty-four (24) hours of arriving on the job site, of where work is being performed, the description of work, the approximate duration, and the manpower requirements for each job.

 The Union agrees that the Employer may bring one (1) foreman and three (3) boiler-makers to each job. All additional classifications of qualified boilermakers shall be referred from the Local where the work is being performed. If no qualified boilermakers are available, the contractor will be allowed to bring additional manpower.

APDX. **B(b)(4)** This article or other articles of this Addendum may be modified by mutual agreement between the Business Manager and the Employer. All such agreements shall be reduced to written form, signed by both parties and submitted to the Chairman of the Employers Committee and Union Committee for final approval, when practical to do so, before the commencement of any work at the job or project.

APDX. **B(b)(5)** All other major repair jobs, including all Federal, State, County, and City work of any nature shall be performed at the construction rate of pay set forth in the Great Lakes Articles of Agreement between Employers and the Union. However, where no prevailing wage is established for this work, the Small Boiler Repair rate of pay may be used with prior approval of the Business Manager.

APDX. B(b)(6) This Great Lakes Articles of Agreement Addendum shall apply to the known or established territory, now under the

jurisdiction of Lodge 107, Milwaukee, Wisconsin; Lodge 374, Hammond, Indiana; Lodge 647, Minneapolis Minnesota; Lodge 744, Cleveland, Ohio; and, any additional territory that may be approved by the International Brotherhood of Boilermakers.

APDX. B(c) Union Security.

APDX. B(c)(1) For all work covered by this Addendum, the Employer agrees all of its present employees engaged in performing such work, who are members of the Union on the date of the execution of this Addendum, shall remain members of the Union in good standing as a condition of continued employment. All present employees who are not members of the Union, and all employees who are hired hereafter by the Employer for work covered by this Addendum, shall become and remain members in good standing of the Union as a condition of continued employment on and after the thirtieth (30) day following the beginning of their employment, or on or after the thirtieth (30) day following the signing of this Addendum, whichever is later. (This clause shall be effective only in those states permitting Union Security.)

APDX. B(d) Wages and Benefits.

APDX. B(d)(1) Wages. The Employer shall pay the following wage scales and

benefits to all employees performing work under this Addendum.

Effective July 1, 2004

General Foreman — 80 percent of established Local Journeyman wage rate, plus \$2.00 per hour.

Foreman — 80 percent of established Local Journeyman wage rate, plus \$1.50 per hour.

Journeyman — 80 percent of established Local Journeyman wage rate.

Apprentice — 70 percent of the above established Small Boiler and Repair Journeyman wage rate, and for each succeeding six months thereafter shall be advanced as follows; upon approval of the Local Joint Apprenticeship Committee.

24	1st 6 months	70.0%
25	2nd 6 months	72.5%
26	3rd 6 months	75.0%
27	4th 6 months	77.5%
28	5th 6 months	80.0%
29	6th 6 months	85.0%
30	7th 6 months	90.0%
31	8th 6 months	95.0%

Helper — 60 percent of the above established Small Boiler and Repair

1	Journeyman wage rate and shall be	1	APDX. B(e) Duration of Agr	reement.
2	advanced as follows:	2	TT1 : A 1 1 1 1 1 1 1	cc .:
3	0 to 1000 hours	3	This Addendum shall bed	
4	1001 hrs. to Journeyman statusT h e	4	from the date of signing thr	ougn June 30,
5	wage rate shall be increased in the	5	2010, and shall remain in fo	
6	amount determined by the Employer	6	from year to year thereafter	
7	commensurate with the employees	7	party shall, at least sixty (60) da	
8	increased skills and ability.	8	to, notify the other party in w	
9	A (* 1/ TT 1 1	9	to modify or terminate this Ad-	dendum.
10	Apprentices and/or Helpers when	10	UNION DIRECTO)BV
11	assigned to a job site that requires one man	11	GREAT LAKES AREA AGI	
12	shall be paid the full Small Boiler and Repair	12	GREAT LAKES AREA AGI	XEEIVIEN I
13	Journeyman wage rate.	13	Newton B. Jones, Intl. Pres.	913-371-2640
14		14	International President	, 10 0, 1 2 010
15	APDX. B(d)(2) Fringe Benefits.	15	753 State Avenue Ste 570	
16		16	Kansas City KS 66101	
17	Pension — 50 percent of the established	17	•	
18	local contribution.	18	Lawrence J. McManamon, IVP	440-333-0300
19		19	18500 Lake Road Ste 210	
20	Annuity — 50 percent of the established	20	Rocky River OH 44116-1744	
21	local contribution.	21	I I I I 107	2/2 700 12/5
22		22	Local Lodge 107 665 Larry Court	262-798-1267
23	Health & Welfare — 100 percent of the	23	Waukesha WI 53186-1811	
24	established local contribution.	24	Wateresta W155166 1011	
25		25	Local Lodge 374	219-845-1000
26	APDX. $B(d)(3)$ All other benefits and/or	26	6333 Kennedy Avenue	
27	funds that are set forth in the Great Lakes	27	Hammond IN 46323	
28	Articles of Agreement shall be at 100 per-	28		
29	cent of the established local contribution.	29	Local Lodge 647	612-712-9930
30		30	9459 NW Hwy 10 Ste 105	
31	APDX. B(d)(4) Any increase in the wage or	31	Ramsey MN 55303-7280	
32	benefits listed above will coincide with	32	I I I . I 744	217 241 2005
33	those of the Great Lakes Articles of	33	Local Lodge 744 1435 East 13th Street	216-241-2085
34	Agreement.	34	Cleveland OH 44114	
			Cicycland O11 T1111	
	66		67	

CONTRACTOR DIRECTORY GREAT LAKES AREA AGREEMENT

1st American Steel L.L.C. 700 Chase Street Gary, IN 46402

A & B Welding & Construction Inc. 20737 Basalt St., NW Elk River, MN 55330

ACMS Group Inc. PMB 333 3N Court Street Crown Point, IN 46307

Advance Boiler & Tank Co. 6600 W. Washington St. Ste.700. West Allis, WI 53214

Affiliated Construction Trades Foundation 600 Leon Sullivan Way Charleston, WV 25301

Air Heater Seal Co. /Power Group PO Box 8, Marietta Rd. Waterford, OH 45786

Alberici Constructors 8800 Page Avenue St. Louis, MO 63114

Allied Boiler & Welding Co. Inc. 1009 W. Troy Ave. Indianapolis, IN 46225

American Boiler and Welding Inc. P.O.Box 319 Plainfield, IN 46168

American Boiler & Chimney Co. 3401 Grand Ave. Pittsburgh, PA 15225

American Mechanical Services 1001 Peartree Lane Wheeling, IL 60090

Amex Construction Co. Inc. 1636 Summer St. Hammond, IN 46320

AMS Mechanical Systems Inc. 140 E. Tower Dr. Burr Ridge, IL 60527

Andee Boiler & Welding Co. Inc. 7649 S. State St. Chicago, IL 60619

Applied Industrial Technologies 4643 W. 138th St Crestwood, IL 60445

Associated Construction Management PMB 333-3 N Court St. Crown Point, IN 46307

Associated Mechanical Inc. P O Box 2448

Shawnee Mission, KS 66201

Barnhart 3115 North State Route 23, Ste. 1 Attowa, IL 61350

Barri & Associates Inc. 6860 W. Peoria Ave. Peoria, AZ 85345

Barron Industries Inc. P O Box 1607 Pelham, AL 35124

Barton Malow Rigging Co. Inc. 26500 American Dr. Southfield, MI 48034

Blue Flame Welding Services 701 Edgewood Ave. S. Milwaukee, WI 53172

Boldt Constr. Co. P O Box 419 Appleton, WI 54912

Bortnick Construction Inc. 146 Beaver St. Springboro, PA 16435

Bowen Engineering 10315 Allisonville Road Fishers, IN 46038

Braden Construction Services Inc. 5199 North Mingo Rd. Tulsa, OK 74117

Bulley & Andrews 1755 W. Armitage Ave. Chicago, IL 60622

Burkhalter Transport 8820 College St. Olive Branch, MS 38654

Calderon Energy Co. P O Box 126

Bowling Green, OH 43402

Cardinal Contracting Corp. 2300 S. Tibbs Ave. Indianapolis, IN 46241

Chapman Industrial Construction Inc. P O Box 356

Dover, OH 44622

Chicago Power Generation 19505 Calumet Ave. Lowell, IN 46356

Coalfield Services Inc. 2942 Peppers Ferry Road Wytherville, VA 24382

Combustion Heat and Power 242 Fillmore Ave. E. St. Paul. MN 55107

Commercial Mechanical Inc. 4920 E. 59th St. Kansas City, MO 64130

Construction Design Inc. 5621 Kansas Ave. Kansas City, KS 66106

Construction Management Inc. 108 Jackman St. Georgetown, MA 01833

Continental Field Machining 1875 Fox Lane Elgin, IL 60123

Continental Field Systems Inc. 23 Westgate Blvd. Savannah, GA 31405

Continental Steel & Conveyor Co. 1600 Dora Ave. Kansas City, MO 64106

Correct Construction Inc. 6610 Melton Rd., P O Box 400 Portage, IN 46368

Costello Dismantling 2 Rocky Gutter St. Middleboro. MA 02346

CTI Industries Inc. 283 Indian River Rd. Orange, CT 06477

Custom Mechanical Construction Inc. 1609 Allens Lane

Evansville, IN 47710

CYLX Engr. & Constr. Corp. PO Box 1087 Bartlesville, OK 74005

Deerpath Corporation 2095 Niles Rd. St. Joseph, MI 49085

Den - Ral Inc. 846 Bellefonte Princess Rd. Ashland. KY 41101

Desert Fox Technical Services Inc. 6860 W. Peoria Ave. Peoria, AZ 85345 Detroit Boiler Co. 2931 Beaufait Detroit, MI 48207

Doral Corporation 427 East Stewart St. Milwaukee, WI 53207

Eagle Service 407 Steel St. Youngstown, OH 44509

Early Construction Co. P O Box 7966 Huntington, WV 25779

Egan Mechanical Contractors 7625 Boone Ave. N Brooklyn Park, MN 55428

Electrical Maintenance & Construction 1739 Ridge Rd. Munster, IN 46321

Energy & Air Systems 806 Hughitt Ave. Superior, WI 54880

ESP Service & Repair P O Box 339, 1625 Broad St. Elizabethtown. TN 37644

Fenton Rigging Co. 2150 Langdon Farm Rd. Cincinnati, OH 45237

Ferrill - Fisher Inc. P O Box 705

Bargersville, IN 46106

Garza Maintenance & Construction LLC 308 Industrial Drive

Griffith, IN 46319

Getschow, Newberg Venture 1913 S. Briggs St. Joliet. IL 60433

Gillespie & Power Inc. 9550 True Dr. St. Louis, MO 63132

Hayes Mechanical Inc. 2160 N. Ashland Ave. Chicago, IL 60614

Hess Engineering Inc. P O Box 6 Mequon, WI 53092

Holly Construction Co. 5800 Belleville Rd. Belleville, MI 48111

HRV Holding Inc. 407 Steel Street Youngstown, OH 44509

Hudson Boiler & Tank Co. 1725 W. Hubbard St. Chicago, IL 60622

Hunter Corporation 2533B Portage Mall Portage, IN 46368

Hydract Inc. 200 Lincoln Street Porter, IN 46304 Independent Mechanical Industries

4155 W. Knox Ave. Chicago, IL 60641

Industrial Construction Co. Inc. 10060 Brecksville Rd. Brecksville, OH 44141

Industrial Contractors Inc. 401 NW First St.-Box 208 Evansville, IN 47708

Industrial Contractors Inc. 701 Channel Dr. Bismarck, ND 58501

Industrial Maintenance Consultants

1739 Ridge Rd. Munster, IN 46321

Industrial Welders & Machinists

PO Box 16720 Duluth, MN 55816

Integrated Motion Systems Inc. 13118 N. County Rd. 900 East N. Salem, IN 46165

The Jamar Company Inc. 4701 Mike Colalillo Dr. Duluth, MN 55807

Johnson's Plumbing & Heating Co. 1840 Otsego Ave.

Coshocton, OH 43812

Kelley Steel Erectors Inc. 7220 Division Ave. Bedford, OH 44146

Kelly LLC 1950 West Hwy. 60 Ponca City, OK 74601

Kennedy Tank & Mfg. Co. Inc. 833 E. Sumner Ave. Indianapolis, IN 46227

Kickham Boiler & Engineering 625 E. Carrie Ave. St. Louis, MO 63147

Kramig & Co. 323 S. Wayne Ave. Cincinnati, OH 45215

Kustom Industrial Fabricators Inc. 1375 Home Ave. Akron, OH 44310

Lakehead Constructors Inc. 2916 Hill Ave., PO Box 698 Superior, WI 54880

Larson - Danielson Construction Co. 302 Tyler St. LaPorte, IN 46350

Locke Equipment Sales Co. 1917 E. Spruce Olathe, KS 66062

Lopez & Associates Inc. 7975 Industrial Drive Forest Park, IL 60130

Louie Construction Inc. P O Box 125.

Meadowbrook, WV 26404

Lovegreen Turbine Services Inc. 9355 Baltimore St. NE Blaine. MN 55449

Lucey Boiler Co. 901 S. Holtzclaw Ave. Chattanooga, TN 37404

Magnum Construction Services 15020 Iowa St. Crown Point, IN 46307

Mavo Systems 4300 Main Street Fridley, MN 55421

McCartin McAuliffe Mech. Contr. 4508 Columbia Ave. Hammond, IN 46327

McIntyre Brothers Inc. Box 67, 1020 7th St. Bedford, IN 47421

Mechanical, Incorporated 2279 U.S. 20 East Freeport, IL 61032

Mesabi Mech. Eng. Contr. Inc. 105 South Fourth St Virginia, MN 55792

Mid American Gunite Inc. 8475 Port Sunlight Newport, MI 48166

Midwest Power Corp. 8800 E. 63rd St. Kansas City, MO 64133 Minnotte Contracting Corporation Minnotte Square Pittsburgh, PA 15220

Morrison Construction Co. 1834 Summer St. Hammond, IN 46320

Mortenson 700 Medal Lane North Minneapolis, MN 55422

NAES Power Contractors 167 Anderson Road Cranberry Township, PA 16066

National Boiler Works Inc. 4556 Industrial Pkwy Cleveland, OH 44135

Neumann CO. P O Box 6208 Wheeling, WV 26003

New Mech Companies Inc. 1633 Eustis St. St. Paul, MN 55108

Nicholson & Hall 41 Columbia St. Buffalo, NY 14203

Nooter Construction Co. 1500 S. Second St. St. Louis, MO 63104

Norris Brothers Inc. 2138 Davenport Ave. Cleveland, OH 44114 North Country Welding 2396 Jade St. Mora, MN 55051

Northern Horizons Inc. 15981 Hwy 2 NW Solway, MN 56678

Northern Industrial Erectors Inc. 2500 Glenwood Dr. Grand Rapids, MN 55744

Northland Rigging P O Box 164 Coleraine, MN 55722

O'Leary Construction PO Box 143 Ranier, MN 56668

Oxford Construction Inc. 216 North Main St. Aurora, MN 55705

Pentecost Construction Co. 200 E. Hampton St., PO Box 650 Marquette, MI 49855

Philip Services/No. Central Inc. 305 - 21st Street Camanche, IA 52730

Pioneer Engineers & Erectors Inc. 20536 Krick Rd. Cleveland, OH 44146

Pioneer Power Inc. 570 Hatch Ave. St. Paul, MM 55117

PM Construction & Engineering Inc. 6356 Eastland Rd. Brookpark, OH 44142

Pons Engineering & Construction Inc. 12323 N. Lake Shore Dr. Mequon, WI 53092

Power Maintenance Inc. 154 Bender Road Marietta, OH 45750

Power Piping Co. 436 Butler Street, Ste. 201 Pittsburgh, PA 15223

Power Plant Industrial LLC 955 Treelane Dr. New Burgh, IN 47630

Precision Environmental Co. 5500 Old Brecksville Road Independence, OH 44131

Precision Piping Inc. 2051 Enterprise Dr., PO Box 577 De Pere, WI 54115

Precision Piping & Mechanical Inc. 5201 Middle Mt. Vernon Rd. Evansville, IN 47712

Preus Construction Co.

PO 404

Pluckemin, NJ 07978

Price Erecting Inc. 10910 W. Lapham St. Milwaukee, WI 53214 Pro-Tec Industrial 1010 Central Avenue NE Minneapolis, MN 55413

Process Construction Inc. 1421 Queen City Ave. Cincinnati. OH 45214

Prout Boiler Heating and Welding 3124 Temple St. Youngstown, OH 44510

R & P Industrial Chimney Co. Inc. 244 Industry Pkwy., Box 6 Nicholasville. KY 40356

R & T Sheet Metals Fabricators 5009 Superior Ave. Cleveland, OH 44103

Ragan Mechanical Inc. 702 W. 76th St. Davenport, IA 52806

Ralle Inc. 1620 South Bower Kansas City, KS 66103

RAM Engineering Inc. 31 Marvin Ridge Rd. New Canaan, CT 06840

Ramirez & Marsch Inc. 5020 Columbia Avenue Hammond, IN 46320

Rand & Son Construction Co. 1428 W. 9th Street Kansas City, MO 64101 RCD-SCR Services P O Box 245 Campbellsburg, KY 40011

Robinson Contractors

P O Box 351838 Toledo, OH 43635

Rogers & Sons Construction Inc. 4715 Euclid, Ave. East Chicago, IN 46312

Ross Group Inc. 5901 Carlson Ave. Portage, IN 46368

Sargent Electric Company 28th and Liberty Ave. Pittsburgh, Pa 15230

Scheck Mechanical WI Corporation 1079 Driessen Drive Kaukauna, WI 54130

Scheck Technical Services 7100 Tower Road Battle Creek, MI 49014

Schweizer- Dipple Inc. 7227 Division St. Oakwood Village, OH 44146

Simakas Company Inc. 630 Rt. 228, Box 118 Mars, PA 16046

Sistersville Tank Works Inc. 1942 McCoy St. Sistersville, WV 26175 Soehnlen Piping 1400 W. Main St. Louisville, OH 44641

William Spaeder Inc. PO Box 10066, 1602 E. I8th St. Erie, PA 16514

Specialty Systems of Illinois 302 South St. Avenue Indianapolis, IN 46201

State Group Industrial (USA) Limited

13800 N. Highway 57 Evansville, IN 47725

Sterling Boiler & Mechanical Inc. PO Box 8004. Evansville, IN 47715

Stevens Painton Corporation 160 Technology Dr. Canonsburg, PA 15317

Team Industrial Services Inc. 7880 Rainwood Dr. Omaha, NE 68122

Technical Asbestos Control Inc. P O Box 2341 Davenport, IA 52801

Technical Erectors Inc. 3130 Excelsior Blvd. Minneapolis, MN 55416

Tencon Inc. 530 Jones Street Verona, PA 15147

The Air Group Inc. 2050 West 18th Street Chicago, IL 60608

Tilford Construction Inc. PO Box 1396 Puducah, KY 42002

Tonn & Blank Inc. 1623 Greenwood Ave. Michigan City, IN 46360

Tri Rivers Welding Inc. 19550 Pine Ridge Road Hastings, MN 55033

Tri State Metal Spray & Blasting 5676 Erie St. Massillon, OH 44646

Tron Mechanical Inc. 338 W. Second St. Mt. Vernon, IN 47620

Truck Crane Service Co. 2875 Highway 55 Eagan, MN 55121

United Construction Co. Inc. P O Box 4859 Parkersburg, WV 26104 Vic's Welding & Engineering Inc. 3000 E. 145th St. Rosemount, MN 55068

Wheatland Mechanical Inc. 3515 N. Topeka St. Wichita, KS 67219

White Construction Inc. PO Box 249 Clinton, IN 47842

WI Power Constructors LLC P O Box 5287 Princeton, NJ 08543

Wrigley Mechanical Inc. Box 1516 Fargo, ND 58107

WSA Engineered Systems Inc. 2018 S. 1st St. Milwaukee, WI 53207

WW Constructors Inc. P 0 Box 231 Hamel, MN 55340

Great Lakes

ARTICLES OF AGREEMENT Index

AGREEMENT QUALIFICATIONS (ART. 30)	
AGREEMENT MODIFICATIONS [ART. 30(d)]	
Annuity Program (Art. 22)	
APPRENTICESHIP PROGRAM (ART. 21)	
APPRENTICESHIP WAGE SCALE [(ART. 13(d)]	
BOND OR ESCROW REQUIREMENTS [ART. 13(f)]	24
BUILDING AND TRAINING FUND [ART. 21(d)]	
CAMPAIGN ASSISTANCE FUND (ART. 25)	
CONTRACTOR DIRECTORY	68
DEVELOPMENT AND TRAINING FUNDS (ART. 24)	
Drug Screening [Art. 23(c)]	
DURATION OF AGREEMENT (ART. 33)	54
FUNCTIONS OF MANAGEMENT (ART. 18)	
GRIEVANCE AND ARBITRATION PROCEDURE (ART. 26)	45
HEALTH AND WELFARE (ART. 19)	
HELPERS AND RATES [ART. 13(g)]	
HOLIDAYS (ART. 9)	
Hours of Work (Art. 7)	
JOB NOTICE (ART. 29)	50
JOB SITE CONTRACTING (ART. 5)	
JURISDICTIONAL DISPUTES [ART. 4(c)]	5
LAYOFFS [Art. 14(c-e)]	27-28
MANUAL ASSISTANCE [ART. 4(f)]	6
MEDICAL TREATMENT AND EXAMINATION (ART. 28)	49
MINIMUM PAY AND REPORTING TIME (ART. 11)	19
MOST (ART. 23)	38
NCA Work Rules (APDX. "A")	
No Strike, No Lockout (Art. 31)	52

Overtime (Art. 8)	
Pay Day (Art. 14)	26
Pensions (Art. 20)	34
PIECE WORK, LIMITATION AND	
CURTAILMENT OF PRODUCTION (ART. 17)	
POLITICAL ACTION FUND (ART. 25)	
Preamble	
Recognition (Art. 2)	
REFERRAL OF MEN (ART. 6)	
SAFETY MEASURES (ART. 27)	47
Savings Plan [Art. 13(e)]	23
Scope and Purpose of Agreement (Art. 1)	
SELECTIVITY [ART. 6(d)]	9
Shifts (Art. 10)	15
SICK AND DISTRESSED FUND (ART. 25)	43
SIGNATORY EMPLOYERS	
SMALL BOILER & REPAIR ADDENDUM (APDX. "B")	60
STEWARDS (ART. 15)	28
Subsistence – Local Lodges 107 and 647 [Art. 12(b)]	21
Supervision (Art. 16)	30
Testing or Start Up [Art. 4(e)]	5
Tool Room [Art. 4(d)]	5
TRADE JURISDICTION AND WORK CLASSIFICATION (ART. 4)	4
Transfer of Employees [Art. 6(e)]	9
Transportation Expense and Subsistence (Art. 12)	20
TRAVEL EXPENSE — LOCALS 374 AND 744 [ART. 12(a)]	20
UNION DIRECTORY	67
Union Representation and Access to Jobs (Art. 15)	28
Union Security (Art. 3)	4
Vacation Fund – Local 744 [Art. 13(f)(2)]	
Wages (Art. 13)	21
Welder Certification (Art. 32)	53
Work Assignment [Art. 4(c)]	
WORK RIJES (APRX "A")	58