

COLLECTIVE BARGAINING AGREEMENT

BETWEEN

CHICAGO REGIONAL COUNCIL OF CARPENTERS UNITED BROTHERHOOD OF CARPENTERS & JOINERS OF AMERICA

And

ILLINOIS VALLEY CONTRACTORS ASSOCIATION INC.

COVERING COMMERCIAL WORK

PERFORMED IN THE ILLINOIS COUNTIES OF Bureau, LaSalle, Marshall, Putnam and Stark

EFFECTIVE JUNE 1, 2021 TO MAY 31, 2026



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1 THIS AGREEMENT made and entered into as of the first day of June 2021 by and 2 between the Illinois Valley Contractors Association, Inc.(IVCA), herein called the 3 "Employer", in behalf of itself and its employer members and the Chicago Regional Council 4 of Carpenters and on behalf of Carpenters Local Union No. 174 under its jurisdiction of the 5 United Brotherhood of Carpenters and Joiners of America, herein called the "Union". The 6 counties covered under this Agreement are: Bureau, La Salle, Marshall, Putnam, and 7 Stark in Illinois.

8

ARTICLE I PREAMBLE & DECLARATION OF PRINCIPLES

9 The Employer members of the Association are engaged primarily in the building and 10 construction industry, and as such, the Employer and the Association and the Union have a 11 common interest in same. The Association and the Union hereby pledge themselves to the 12 highest degree of harmony and good faith in the performance of this Agreement. The 13 Employer members of the Association being in the building and construction industry, 14 excellence and safety of endeavor are the prime requisites of the continuation and success of 15 the business of each Employer.

Any Contractor not having assigned their bargaining rights to the Association may receive the benefits and assume the obligations of this Agreement with the Union by signing an exact copy of this Agreement and be bound by the terms and provisions thereof.

19

ARTICLE II MANAGEMENT RIGHTS

The Employer retains full and exclusive authority for the management of its operations. The employer shall direct his working forces at his sole prerogative, including, but not limited to: hiring, promotion, overtime assignments, layoff or discharge, provided, however, that the Employer shall not use this right for the purpose of discriminating against any employee because of his membership or legitimate activities in the Union.

There shall be no limit on production by employees nor restrictions of the full use of tools or equipment. Employees shall use such tools as required to perform any of the work of the trade. The operation of all equipment shall be assigned to the proper craft jurisdiction.

29 No rules, customs, or practices shall be permitted or observed which limit or restrict production, or limit or restrict the working effort of employees. The Employer shall 30 31 determine the most efficient method of techniques of construction, tools or other laborsaving devices to be used. However, safety of the employees on the jobsite shall be of prime 32 33 concern to the Employer. There shall be no limitations upon the choice of materials or design. The Employer shall schedule work and shall determine when overtime will be 34 worked. The Employer shall determine the recording devices, checking systems, brassing or 35 other methods of keeping time records. 36

- 37
- The foregoing enumeration of management rights shall be deemed to be inclusive.
- 38

ARTICLE III RECOGNITION & SCOPE

39 ARTICLE III, SECTION 1 BARGAINING UNIT

40 The bargaining unit shall be comprised of all employees engaged in the work 41 described in ARTICLE III, SECTION 3, ARTICLE III, SECTION 4, and ARTICLE III, 42 SECTION 5 of this Article. The territory covered by this Agreement is as described above.

43 ARTICLE III, SECTION 2 RECOGNITION

44 Th

The Employer recognizes the Union as the sole and exclusive collective bargaining

representative for the employees now or hereafter employed in the bargaining unit, with
respect to wages, hours of work, and all other terms and conditions of employment.

47 ARTICLE III, SECTION 3 OCCUPATIONAL SCOPE

48 This Agreement covers all the work of the carpenters including journeymen and 49 apprentices. Carpenter work is partially described as follows. This description of the work 50 is not intended to include all the work of the carpenter that may have been done in the past, 51 present or the future.

52 The trade autonomy of the United Brotherhood of Carpenters and Joiners of America 53 consists of the milling, fashioning, joining, assembling, erection, fastening, or dismantling 54 of all material of wood, plastic, metal, fiber, cork and composition and all work related to 55 asbestos abatement and all other substitute materials.

Our claim of jurisdiction, therefore, extends over the following divisions and 56 subdivisions of the trade: Carpenters and Joiners; Piledrivers; Bridge, Dock and Wharf 57 Carpenters; Boat Builders; Ship Carpenters; Joiners and Caulkers; Cabinet Makers: Bench 58 Hands; Stair Builders; Millmen; Wood and Resilient Floor Layers and Finishers; Carpet 59 Layers; Carpet, Linoleum and Tile, Marble, and Terrazzo Workers involved in the 60 preparation, installation, finishing, repair and maintenance of tile, marble, terrazzo and 61 dimensional stone; Shinglers; Siders; Insulators; Acoustic Dry Wall Applicators; Shorers 62 and House Movers; Loggers; Lumber and Sawmill Workers; Furniture Workers; Reed and 63 Rattan Workers; Shingle Weavers; Casket and Coffin Makers; Box Makers; Railroad 64 Carpenters and Car Builders, regardless of material used; and all those engaged in the 65 operation of woodworking or other machinery required in the fashioning, milling, or 66 manufacturing of products used in the trade and the handling, erecting and installing 67 material on any of the above divisions or subdivisions, burning, welding, rigging and the 68 use of any instrument or tool for layout work incidental to the trade. When the term 69 "carpenters and joiners " is used, it shall mean all the subdivisions of the trade, including 70 all work jurisdiction formerly claimed by the Lather's International Union. 71

All work in connection with the installation, erection and/or application of all 72 materials and component parts of walls and partitions regardless of their material 73 composition or method or manner of their installation, attachment or connection, including 74 75 but not limited to the following items: all floor and ceiling runners, studs, stiffeners, cross bracings, fireblocking resilient channels, furring channels, door and windows including 76 frames, casing, moulding, base, accessory trim items, gypsum drywall materials, laminated 77 gypsum systems backing board, finish board, fireproofing of beams and columns and 78 fireproofing of chase with sound and thermal insulation materials, fixture attachments 79 including all layout work, preparation of all openings for lighting, air vents or other 80 purposes and all other necessary or related work in connection therewith. 81

The layout work for all buildings, houses, foundations, etc., to include the erection of all batter boards and to include the use of all tools and instruments in connection thereof.

The handling and stockpiling of material such as lumber, metal studs, trusses, dry wall, acoustical tile, floor tile, stock windows, doors, door frames, sheeting, shingles, or other similar materials commonly used by carpenters, the unloading of boxes and bundles or warehousing, and the moving of such materials; the handling of fixtures and/or finished material w here it is knocked down or in bundles, crated, or uncrated, unloaded from the truck into the building or on the job site and taken to the approximate point of installation, free standing furniture, the unloading, handling, and placing, furniture knocked down and 91 to be assembled, the unloading and handling to the point of installation, and the 92 assembling, In cases of furniture bolted or screwed to the wall, the unloading and handling.

93 The carrying or moving of material from floor to floor inside or outside of the building 94 by any mode or method to the stockpile, the full use of the dolly from the truck to installation: 95

96 The cleaning up and removing of the crating material and the cleaning debris; the cleaning of floors and power sanding and applying of mastic, the first cleaning of finished 97 98 tile, removal of boxes, cartons, and so forth;

99 Special scaffolding requiring cutting and fitting, scaffolding to be erected over 100 fourteen (14) feet in height and the erection and dismantling of scaffolding, scaffolding such 101 as horses, trusses and tubular scaffolding under fourteen (14) feet, including the erection of runways where concrete is to be wheeled over, scaffolding erected for the installation of 102 103 acoustical tile or other ceiling material: 104

The hanging of protective canvas, the framing for the hanging of the canvas;

105 The handling of seating, such as is to be used in auditoriums, gyms, etc..., the 106 unloading, uncrating, distribution, and installation of seating units;

107 The handling of all power tools commonly used for installation:

108 The unloading, handling of prefabricated houses and buildings.

109 When the term "Carpenter and Joiner" is used, it shall mean all the subdivisions of 110 the trade.

111 **ARTICLE III, SECTION 4 CARPET, LINOLEUM, AND TILE LAYERS**

112 All installations which consist of fitting, laying and all necessary on-the-job sewing of 113 carpets, rugs, linoleum, wall linoleum, sink tops, cork carpets, matting, seaming with heat tape and irons, linotile, rubber tile, asphalt tile, readlite tile, vinyl tile and poured seamless 114 floors, track sewing, binding, fringing, surging, underlayment, priming and sealing of floors 115 116 when same is in floor laying contract, plastic and metal wall tiles and other resilient tiles, synthetic indoor and outdoor coverings such as Astro-Turf, Tartan and other similar 117 products taking up of carpet, linoleum, and all other floor coverings, the drilling of holes for 118 119 sockets and pins and the fitting of all devices for the attachment of carpets or other floor 120 coverings, the fitting of edges on steps and at openings for the protection of linoleum and 121 other floor coverings, new or old, the cleaning and waxing of all flooring required at the 122 time of installation, the lifting or moving of any flooring or floor coverings materials on the 123 jobsite, the reasonable preparation of all floors and all other work pertaining to floor 124 coverings, this shall include all unloading, handling of all materials to be installed and the removal of all materials when preparing floor when contracted by the Employer and the 125 126 Carpet, Linoleum and Tile Layers may, to facilitate their work, carry small company tools and supplies in company-owned or leased vehicles. All the foregoing shall be classified as 127 128 Carpet, Linoleum and Resilient Tile Layer's work. The Employer hereby agrees to assign 129 all work described in this Section as provided herein. The provisions of this Section shall 130 not prevent the Union from making claims for other work for employees in the bargaining 131 unit.

132 Power tools, tile cutters, roller and telescope power stretcher are to be supplied by 133the Employer. The employees agree to supply themselves with modern hand tools.

ARTICLE III, SECTION 5 PILEDRIVERS 134

The Employer recognizes that the Union claims jurisdiction of the work performed on 135 136 all piledriving operations, the driving of wood pile and the heading and pointing of same, Page 6 of 25 F:\APPS\QA\DOC\AGREE\0195\Current\174IVCAcom21final.docx

including the driving, pulling, cutting off and capping of all steel piling, including pipe, sheeting, H-Beams, I-Beams and caissons; the driving of concrete pile, precast or cast in place, the driving of all composite pile; poured-in-place piling, where it is necessary for signals to be given the operator of the drilling rig in order to align, plumb and spot the drill, this part of the work shall be done by the Piledriver. The handling and installation of t he steel casing, including the welding, bolting and pulling of casing shall be the work of the Piledrivers.

144 The driving of all cofferdams, fabrications, installation and removal of all bracing and 145 walers in cofferdams and the erection of all trestles, false work and docks; the jobsite 146 erecting and dismantling of derricks, A-frames, cranes and gin poles, when used in 147 conjunction with piledriving work.

148 The cribbing, shoring and underpinning of buildings when piledriving is involved; the 149 erection, dismantling and jacking of pile load tests; the jobsite loading; unloading and 150 distribution of all piling; the jobsite maintenance of pile driving equipment; all burning, 151 welding and splicing of piling including welding of all end plates and bearing plates prior to 152 driving and after installation of piling.

153 Operating of all valves used in conjunction with piledriving operations, except when 154 installed within cab of pile driving rig; the jobsite preparation of all barges and scows to be 155 used in piledriving work; crane signaling pertaining to all piledriving work.

156 When there is steady welding during driving of piling, an additional journeyman will 157 be required in a crew.

When a crew of two (2) or more welders is employed on a job operation, one (1) shall be designated as a working foreman and shall receive the current foreman's rate of pay which is ten percent (10%) above the journeyman's wage rate so long as there is no other piledriver foreman on the job.

162 In the event the Employer decides it necessary to work at any time during inclement 163 weather, the Employer shall make foul weather gear available for the employees.

Any special certification test of a qualified piledriver-welder, taken for the convenience of the Employer, shall be paid by the Employer. Before a qualified piledriverwelder commences the welding test, he shall be placed on the payroll of the Employer and be paid piledriver's wages. This shall apply to all carpenters, where they have to be certified welders. After a qualified welder has passed a certification test by a recognized testing laboratory, he should be classed as a certified welder.

For the safety and efficient operation of piledriving work, a piledriving crew shall consist of not less than four (4) men and a foreman, except when there is a shell crew. On all floating rigs there shall be at least six (6) men and a foreman. A crew shall consist of not more than ten (10) men and a foreman, and a crew and foreman may handle only one (1) rig.

There shall be a piledriver foreman on all jobs and his wage scale shall be not less than TEN PERCENT (10%) above the regular journeyman piledriver scale of wages. On all jobs where there are two (2) or more piledriver foremen, there shall be a general foreman and his wages shall not be less than FIFTEEN PERCENT (15%) per hour above the regular journeyman piledriver scale of wages. Where there are three (3) or more piledriver crews, the general foreman shall not handle a crew.

181 The hours of work for Piledrivers shall be the same as under ARTICLE VII, 182 SECTION 7 and the scale of wages shall be the same as under ARTICLE V, SECTION 2. 183 Any piledriver working as top man setting leads, etc., shall receive TWENTY-FIVE CENTS 184 (\$.25) per hour above the regular wage scale.

185 Where creosote or any other irritant material is used that is harmful to either body 186 or clothing, the rate of wages shall be TWENTY-FIVE CENTS (\$.25) per hour above the 187 regular scale of wages.

188 The Contractor shall furnish any necessary protective medication such as petroleum 189 jelly to prevent burns from creosote or chemicals which may prove injurious to the skin. 190 Gloves of protective nature shall be furnished for such work by the Contractor.

191 ARTICLE III, SECTION 6 SUB-CONTRACTING

192 The Employer agrees that he will not contract or subcontract any carpenter work 193 performed at the site of construction, alteration, or repair of a building, structure, or other 194 work to any person, company or concern that does not have a collective bargaining 195 agreement with the Union.

Any Employer, when notified in writing by the Union, before the final payment is made, shall assure himself that all wages and fringe benefits have been paid by the subcontractor employing members of the bargaining unit.

199

ARTICLE IV UNION SHOP, AND INDEMNIFICATION

200 ARTICLE IV, SECTION 1 EQUAL REPRESENTATION

The Union, realizing its duty under the National Labor Relations Act, as amended and to the extent that it is the exclusive Representative, recognizes that it must represent all employees in the bargaining unit equally, without discrimination, irrespective of membership or nonmembership in the Union.

205 ARTICLE IV, SECTION 2 UNION SECURITY

All present employees who are not members of the Union and all employees who are 206 207 hired hereafter shall become and remain members in good standing in the Union as a condition of their employment on the eighth (8th) day following the beginning of their 208 209 employment or the effective date of this Agreement, which ever is the later as authorized in 210 Section 8 (a) (3) of the Labor Management Relations Act of 1947 as amended by the Act of 211 1959. Upon written notice from the Union notifying the Employer of the failure of any 212 employee covered by this Agreement to complete or maintain his membership because of 213 non-payment of dues, the Employer shall within twenty-four (24) hours of such notice. Provided further that no Employer or the Union shall 214 discharge said employee. 215 discriminate against any employee to whom membership was not available on the same 216 terms and conditions generally applicable to the members, or if membership was denied the employee for reasons other than the failure of the employee to tender the periodic dues and 217 218 the initiation fees uniformly required as a condition of acquiring membership. There shall 219 be no discrimination with respect to any term or condition of employment because of race. 220 color, creed, sex or national origin.

221 ARTICLE IV, SECTION 3 INDEMNIFICATION

The Union shall defend, indemnify and save the Employer harmless against any and all claims, demands, suits or other forms of liability that may arise out of or by reason of action taken or not taken by the Employer for the purpose of complying with the provisions of ARTICLE V, SECTION 3. •

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226	ARTICLE IV, SECTION 4 FEDERAL LAW					
227	The provisions of this Article shall be in a fashion consistent with Federal Law.					
228	ARTICLE V WAGES AND DUES CHECK-OFF					
229	ARTICLE V, SECTION 1 RIGHT TO INCREASE					
230	If the Union decides to increase the fringe benefits for its members, they may use any					
231	part of the wage increase negotiated to do so on a sixty (60) day notice to the Contractors					
232	before June 1 of any year.					
233	ARTICLE V, SECTION 2 WAGES					
234	The minimum rate of wages for all carpenters working within the jurisdiction of					
235	Local 195 shall be:					
236	ZONE 1 - Covering the Illinois counties of Bureau, LaSalle (except that area					
237	contained within Zone 2), Marshall, Putnam, and Stark					
238	Effective June 1, 2021 – Total increase \$2.06 per hour					
239	Effective June 1, 2022 – Total increase \$2.12 per hour					
240	Effective June 1, 2023 – Total increase \$2.19 per hour					
241 242	Effective June 1, 2024 – Total increase \$2.14 per hour					
242 243	Effective June 1, $2025 - Total$ increase \$2.20 per hour ZONE 2 - Covering the portion of LaSalle County, Illinois that is south of N 23^{rd}					
243	Road, north of N 21 st road, east of 25 th Road and west of Illinois State Route 170.					
245	A premium wage of six percent (6% of the total package of Zone 1) per hour shall be					
246	paid to each Employee while working in Zone 2.					
247	Effective June 1, 2021 – Total wage increase \$4.08					
248	Effective June 1, 2022 – Total wage increase \$4.21 per hour					
249	Effective June 1, 2023 – Total wage increase \$4.34 per hour					
250	Effective June 1, 2024 – Total wage increase \$4.47 per hour					
251	Effective June 1, 2025 – Total wage increase \$4.60 per hour					
252	The allocation among wages and other contributions with the exception of the Illinois					
253	Valley Contractors Industry Advancement Fund, Industry Advancement Fund, ARTICLE					
254	VI, SECTION 2, and Labor Management, ARTICLE VI, SECTION 3, shall be at the					
255	discretion of the Executive Committee of the Union. Notice in writing of the allocation shall					
256	be given to the Employer by the Union prior to the effective date.					
257	ARTICLE V, SECTION 3 DUES CHECK-OFF					
258	Upon receipt of an employee's written authorization, which shall be irrevocable for					
259	not more than one (1) year or the termination of this Agreement, whichever occurs sooner,					
260	the Employer shall deduct from such employee's wages the dues and assessments of the					
261	Chicago Regional Council of Carpenters with which the Local Union is affiliated and remit					
262	same to the depository established by the Union as directed in writing by said Union					
263	together with a list of the names of the employees from whose pay deductions were made.					
264	The Union reserves the right to directly collect this deduction at a later date. Such a					
265 266	written authorization may be revoked by the employee's written notice by registered mail to the Employer and the Chicago Regional Council of Carpenters, received by all during the					
260 267	thirty (30) day period prior to the end of any applicable collective bargaining agreement,					
268	whichever occurs sooner. In the absence of such revocation, sent and received in accordance					
269	with the foregoing, the authorization shall be renewed for an additional yearly period or					
	which is the stopping, we address that so tend we are an address for y point of					

270 until the end of the collective bargaining agreement, whichever occurs sooner and for 271 successive periods thereafter in accordance with the foregoing.

272 ARTICLE V, SECTION 4 WAGES FOR FOREMAN

273 Where there are three (3) or more carpenters on any one crew, one (1) journeyman shall be designated as a working foreman and shall receive the wages of foreman. 274 The wages of a foreman shall receive not less than ten percent (10%) per hour above the rate of 275 wages for a journeyman. No foreman shall supervise more than ten (10) carpenters. Where 276 there is a general carpenter foreman on the job supervising other carpenter foreman, the 277 general foreman shall receive not less than fifteen percent (15%) per hour above the 278 279 journeyman rate. Foreman and general foreman shall take orders only from the designated 280 Employer representative. Any contractor outside the jurisdiction of the Chicago Regional Council of Carpenters shall have the right to employ one (1) key person for management 281 282 personnel (superintendent or foreman). All other employees will come from Local Union 283 No. 195.

The Employer shall have the right to employ one (1) company foreman on any of his projects providing he is a journeyman in good standing for one (1) year of the United Brotherhood of Carpenters and Joiners of America. All other foremen will be members of the Chicago Regional Council of Carpenters that are in good standing for one (1) year.

288 ARTICLE V, SECTION 5 PAYMENT OF WAGES

289 All wages shall be paid weekly with no more than three (3) days' pay held back by the Employer and layoff is payoff. In addition, the payment of wages shall be made on the job 290 during working hours. If the Employer lays employees off prior to payday, he shall pay 291 them all wages due at the time of lay-off and such payment shall be made on the job, unless 292 prior arrangements have been mutually agreed to. When lay-offs are anticipated during 293 week-end work, the employer shall be required to compensate all employees upon lay-off or 294 295 at least all hours of work accrued through the close of business on Friday. An employee who quits shall be paid on the regular payday at the job site, or may have their final pay mailed 296 297 to their address of record. If the employees are not paid on the regular payday or at layoff 298 and during their regular working hours the employer shall pay an additional four (4) hours 299 pay and four (4) hours of pay for each 24 hour period or fraction thereof said employee must 300 wait for their pay. If arrangements have been mutually agreed to have the checks mailed 301 they must be post marked no later than the next business day after the pay day. If checks 302 are not post marked on the next business day the employer shall pay an additional four (4) 303 hours pay and four (4) hours of pay for each 24 hour period or fraction thereof said 304 employee must wait for their pay.

305 ARTICLE V, SECTION 6 CHECK STUBS

Each employing Contractor agrees to give each Employee a check stub or a receipt showing the amount deducted from gross pay check and also the amount paid for fringe benefits.

309 ARTICLE V, SECTION 7 VOLUNTARY TERMINATION OF EMPLOYMENT

When an employee quits his job on his own accord, he may be required to wait, at the option of the Employer, until the next regular pay day for the wages due him.

312 ARTICLE V. SECTION 8 PAYROLL SAVINGS DEDUCTION

313 The union reserves the right to implement a uniform payroll savings deduction. The

314 savings deduction would be included with the one (1) check that is processed for the trust 315 funds.

316

ARTICLE VI FRINGE BENEFITS

317 ARTICLE VI, SECTION 1 AGREEMENT & DECLARATION OF TRUST & RULES 318 GOVERNING FRINGE BENEFITS

A Trust Agreement entered into by and between the Illinois Valley Contractors Association Inc. and the Chicago Regional Council of Carpenters of the United Brotherhood of Carpenters and Joiners of America, on the first (1st) day of March, 2003, established the Heartland Healthcare Fund as amended by reference thereto, is hereby made a part of this Agreement.

A Trust Agreement entered into by and between the Illinois Valley Contractors Association Inc. and the Chicago Regional Council of Carpenters of the United Brotherhood of Carpenters and Joiners of America on the first (1st) day of June 1957, established the Carpenters Pension Fund of Illinois as amended by reference thereto, is hereby made a part of this Agreement.

329 An Agreement and Declaration of Trust establishing the Illinois Valley Construction 330 Industrial Advancement Program dated the eighth (8th) day of August, 1967, is hereby 331 made a part of this Agreement.

A Trust Agreement establishing the Chicago Regional Council of Carpenters Supplemental Retirement Fund as amended by reference thereto, is hereby made a part of this Agreement.

A Trust Agreement establishing the Chicago Regional Council of Carpenters Health and Welfare Fund as amended by reference thereto, is hereby made a part of this Agreement.

A Trust Agreement establishing the Will County Carpenters Pension Fund as amended by reference thereto, is hereby made a part of this Agreement.

If during the term of this Agreement the Union desires to participate in any other 340 labor-management trust fund, it may do so provided the Union gives notice to the Employer 341 not less than thirty (30) days prior to implementation. Upon implementation, each 342 Employer shall contribute an amount set forth in the wage and fringe benefits allocation 343 sheet, per hour for each hour worked by the Employees covered by this Agreement. It is 344 intended by the parties such contributions shall be tax exempt under appropriate Internal 345 Revenue Service regulations and shall be administered in accordance with the provisions of 346 the National Labor Management Relations Act, as amended. 347

348 ARTICLE VI, SECTION 2 INDUSTRY ADVANCEMENT FUND

In addition to the per hour wage rates, the Employer shall contribute an amount 349 specified on the attached Wage and Fringe Benefits allocation sheet per hour for each 350 actual hour worked by each Employee represented by this Agreement to the Industry 351 Advancement Fund. The Employers signatory hereto agrees to accept the terms of the 352 Trust Agreement establishing the Industry Advancement Fund, its rules and regulations 353 and the Trustees now serving. Primary purposes of the Advancement Fund are safety 354 education, and other education, promotion and the common good of the Construction 355 Industry. The Illinois Valley Contractors Association reserves the right to increase this 356 contribution rate during the term of this agreement upon thirty (30) day notice to the 357 Union. In the event the Contractor somehow proves that they are not obligated to 358

contribute to the Illinois Valley Construction Industry Advancement Fund, then the current 359 Illinois Valley Labor-Management Committee contribution rate will be increased by an 360 361 equal amount. **ARTICLE VI, SECTION 3 LABOR MANAGEMENT COMMITTEE, - DEFINITION** 362 363 AND PURPOSE 364 The parties agree to participate in the Illinois Valley Labor-Management Committee under authority of Section 6 (b) of the Labor-Management Cooperation Act of 1978, 29 365 366 U.S.C. paragraph 175 (a) and Section 302 8 (9) of the Taft-Hartley Act, 29 U.S.C. paragraph 186 8 (9). The permissible purposes of this Committee include the following: 367 a) To improve communication between representatives of labor and management, 368 369 and engender cooperative and harmonious relations between labor and management 370 in the construction industry: b) To provide workers and employers with opportunities to study and explore new 371 and innovative joint approaches to achieving organizational effectiveness; 372 c) To provide a forum for open and honest discussion of problems confronting 373 374 employees and employers in the construction industry; d) To study and explore ways of increasing productivity of both labor and 375 376 and of eliminating potential problems which reduce management. the competitiveness and inhibit the economic development in the construction industry; 377 e) To enhance the involvement of workers in making decisions that affect their 378 working lives, and to improve the quality of worklife for employees in the 379 construction industry; 380 f) To expand and improve working relationships between workers and managers; 381 g) To avoid disputes between labor and management before they arise, and to assist 382 383 in promptly and fairly resolving disputes when they do arise; 384 h) To promote the use of safe, efficient, high quality construction services in 385 development, maintenance, and rehabilitation of industrial and commercial facilities: i) To seek to maintain a productive dialogue with users of construction services; 386 j) To foster the development of craft skills and high quality training in the 387 388 construction industry: k) To foster improvements in occupational safety and health and other working 389 conditions in the construction industry; 390 l) To engage in any other lawful activities incidental or related to the 391 accomplishment of these purposes. 392 m) The parties agree that any increases to the Illinois Valley Construction Industry 393 Labor/Management Fund will be split between the Employer and the Union. 394 395 **ARTICLE VI, SECTION 4 CONTRIBUTION REMITTANCE** 396 Pursuant to said Agreements and Declarations of Trust and the considerations of the Agreement, each Employer shall contribute for each Employee the amounts specified on the 397 Wage and Fringe Benefits allocation sheet to the Heartland Healthcare Fund, to the 398 Carpenters Pension Fund of Illinois, to the Illinois Valley Contractors Industry 399 400 Advancement Fund, the Illinois Valley Construction Industry Labor/Management Fund, and to the Chicago Regional Council of Carpenters Apprenticeship and Training Fund or 401 402 any successor training program or Fund affiliated with the Union. The Employer shall also make all payroll deductions as specified on the Wage and Fringe Benefits allocation sheet. 403

single depository designated by the Union each month for their breakdown and transmittal
to appropriate funds. The working dues assessment shall be included with the trust fund
contributions; the Union reserves the right to directly collect this deduction at a later date.

408 ARTICLE VI, SECTION 5 APPRENTICE CONTRIBUTION

409 The contribution rate per hour shall be determined by the Executive Committee of 410 the Union and submitted to the Chicago Regional Council of Carpenters Apprenticeship and 411 Training Fund or such other fund affiliated with the Union as the Union may designate in 412 its sole discretion. The collection of amounts due under this Article shall not be subject to

413 the Arbitration provision contained in ARTICLE XII herein.

414 ARTICLE VI, SECTION 6 UBC NATIONAL FUND

The Employer(s) and the Union recognize the need for quality training of apprentices 415 and journeymen to meet the industry's craft labor needs and to provide safety and health 416 training and education to enable Union workers to remain healthy and productive. 417 In addition to any contributions otherwise called for herein, the parties agree that the 418 Employer shall make a contribution as designated for in the applicable zone in the wage 419 and fringe benefit allocation sheet for each hour worked for each employee covered by this 420 agreement to the Carpenters International Training Fund ("Training Fund"). Payment 421 shall be made to the Carpenters International Training Fund or to such collection agent as 422 it is designated by the Training Fund on or before the 20th day of the month following the 423 424 month of the work performed. The Employer hereby agrees to be bound by the Agreements and Declarations of Trust for the Training Fund as they exist and as they may be amended 425 or restated, and to such rules, regulations and other governing documents adopted 426 pursuant to such Trust. The UNION reserves the right to directly collect this contribution 427 428 at a later date.

429

9 ARTICLE VI, SECTION 7 FAILURE TO REPORT OR CONTRIBUTE

Such Pension, Welfare, Industrial Advancement, Labor/Management, and Apprentice and Journeyman Training Funds contributions shall accrue with respect to all hours worked by any Journeyman, Foreman, Apprentice or any person employed by the Employer, doing work covered by this Agreement within the jurisdiction of the Local Union. Every Employer shall be required to file a properly executed report, on forms furnished by the office of the Administrator to the Pension and Welfare and Industrial Advancement Funds as reflected by such report.

437 Said reports shall be filed on or before the fifteenth (15th) day of the month following 438 the month for which the report is due. Failure to file said report and make payment of the 439 contribution due and owing, as reflected by said report within the time prescribed herein, or 440 the willful filing of false report shall impose upon the Employer an administrative 441 assessment of one and one-half percent (1.5%) per month, compounded.

442 It is specifically agreed that acceptance of any delinquent or false reports and the 443 contributions as reflected thereby, by the administrator of said Funds shall not constitute 444 waiver of an Administrative assessment which may be due and owing thereon as herein 445 above set forth.

446 A properly authorized Representative of said Funds shall have the right to examine 447 the Employers payroll records for the purpose of determining if properly executed reports 448 are being made to said Funds. The Representative authorized to make aforesaid

- examination of payroll records will be furnished proper credentials by the Trustees of saidFunds.
- To protect the participating members in the Funds from loss of eligibility for benefits caused by failure of an Employer to make proper contributions, his Employees may be removed from the job for the above stated reason, the Employer shall compensate them for all time lost as a result of same.
- 455 A General Contractor, Broker or Sub-Contractor who fails to pay wages and fringe 456 benefits, Apprentice Training, Industrial Advancement Funds and Labor/Management as 457 provided for in this Agreement, shall within five (5) days after notice by the Union meet 458 these obligations. Failure to do so shall entitle the Union to withdraw its members from 459 employment with the defaulting party. A copy of any such notice shall be sent to the 460 Contractors Association, who will assist in settling this problem.

461 ARTICLE VI, SECTION 8 BONDING

462 Each EMPLOYER signatory to this Agreement agrees at the time of execution of this Agreement the EMPLOYER shall have procured a cash bond or Surety Bond in the 463 Principal sum as indicated below. (Compliance by September 1, 2006 for all EMPLOYERS 464 previously signatory to this agreement prior to June 1, 2006.) Such Bond shall be written 465 466 by an insurance carrier authorized, licensed, or permitted to do business in the State of Illinois. The surety bond and/or cash bond shall be payable to the UNION as Trustee for 467 the benefit of Employees employed by the EMPLOYER and for those acting on the 468 Employees' behalf to insure prompt payment of wages and contributions to the Health and 469 Welfare, Pension and Apprentice Training Funds. Such surety bond and/or cash bond shall 470 be executed only on a uniform bond form furnished by the UNION and must be filed with 471 the UNION. Unless otherwise increased by the President of the UNION, the principal 472 473 amount of the bond shall be:

- 474 One (1) to Five (5) Employees \$10,000
- 475 Six (6) to Ten (10) Employees \$15,000
- 476 Eleven (11) to Fifteen (15) Employees \$20,000
- 477 For those Employees in excess of Fifteen (15) \$50,000
- The Association may furnish a blanket bond for all of its members, each of which is to be bonded for the sum of \$50,000. The Union may withdraw bargaining unit Employees from EMPLOYERS who fail to maintain the bond required by this Article.
- 481 The EMPLOYER assigns all right, title and interest in the Surety bond and/or cash 482 bond to the Union and Fringe Benefit Trust Funds, which shall have a priority interest to 483 such Funds, and supersede the claims of all EMPLOYER'S creditors.
- 484 This Article shall not be subject to the Settlement of Disputes provisions contained in 485 ARTICLE XII.

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ARTICLE VI, SECTION 9 TRUST AGREEMENTS & COMPLIANCE WITH LAW

487 The Funds established hereunder, except as otherwise specified, shall be jointly 488 administered by an equal number of Trustees representing each party to this Agreement, which administration and the various documents establishing the various Funds shall be in 489 490 accordance with the laws pertaining to the subject matter relative to each individual Fund. 491 All payments required to be made shall be made and transmitted in accordance with the 492 rules and regulations established by the Trustees of the particular Fund and all forms 493 required to be completed shall be so completed. Concerning the enforcement of collections 494 and payments of the required amounts into the Funds, the parties shall be bound by the F:\APPS\QA\DOC\AGREE\0195\Current\174IVCAcom21final.docx Page 14 of 25

495 determinations of the Trustees of each particular Fund. The failure of an individual Employer to comply with the provisions of this Agreement and any Declaration of Trust 496 establishing any of the Funds for which contributions or payments are made under this 497 Article shall constitute a breach of this Agreement and individual Employers who fail to 498 remit regularly in accordance with the requirements of Declaration of Trust establishing 499 any of the Funds shall be subject to having this Agreement terminated by the Union, by 500 giving seventy-two (72) hours notice in writing to such Employer. The remedy provided for 501 herein shall not be exclusive of any other remedy by way of suit in law or in equity, or 502 otherwise for the collection of the amount due either by the Union or by the Trustees or 503 Administrators of any of the individual Funds. 504

505

ARTICLE VII GENERAL WORKING CONDITIONS

506 ARTICLE VII, SECTION 1 PRE-JOB CONFERENCE

507 There shall be a Pre-Job Conference whenever the Union Representative or the 508 Contractors deems it necessary. The Pre-Job Conference shall be held at least forty-eight 509 (48) hours prior to the starting of a job.

510 ARTICLE VII, SECTION 2 ACCESS TO PROJECT OFFICE

511 The duly authorized Representative of the Union shall be allowed access to any 512 building or job at any time where Employees in the Bargaining Unit are employed. For this 513 purpose it shall be the duty of the Employer to make every effort to secure adequate passes 514 so the Union Representative can check the work going on with Employees on the job.

515 ARTICLE VII, SECTION 3 STEWARD

The parties agree that the following basic principles apply to the selection of a Job Steward:

- (1) The UNION requires that a Steward must fully protect the interest of the UNION.
- 518 (2) The EMPLOYER requires that the Steward be a Carpenter who can efficiently perform his

519 duties as a Carpenter and who will not disrupt the job unnecessarily in discharging his duties as a Steward.

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- (3) To meet the two basic principles agreed to by the parties, it is further agreed:
- 521
- (a) The Job Steward shall be a working Carpenter;

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- (b) The Steward shall be selected by the Business Representative of the UNION;
- 523 (c) In selecting a Steward, preference shall be given UNION Members presently

524 employed in the Bargaining Unit of the EMPLOYER on the specific site, provided, however, that if, in the

525 judgment of the Business Representative, no presently employed UNION Member is competent to act as

- 526 Steward, the Steward shall be selected from outside the Bargaining Unit;
 - (d) The UNION shall have the right to replace any Steward at any time;
- 528(e)So long as he is competent to perform the work to be done on the job, the Steward529shall be the last Carpenter laid off, except for the Foreman; The competency530of the steward shall be determined in a meeting between a representative of531the EMPLOYER and the UNION.

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532	(f)	If there is any dispute as to any of the Section	ns or Sub-Sections of this Article, the
533		provisions of ARTICLE XII will apply.	
534	The duties of	the Job Steward shall be to report to the Business	Representative of the UNION:
535	(1)	Members' due delinquencies;	
536	(2)	Violations of Collective Bargaining Agreement	;
537	(3)	Carpenters employed seven (7) days or more,	who have not become members of the
538		UNION;	
539	(4)	Disputes and grievances of members.	
540	He shall not have the authority to:		
541	(1)	Adjust violations of the Collective Bargaining A	Agreement;
542	(2)	Collect any money due the UNION from any p	person or applicant for membership or
543		any other person.	
544	Whenever one	e (1) or more Carpenters are required to work ov	rertime, one (1) of their numbers shall

545 be the regularly designated Steward, or someone designated by him.

546 ARTICLE VII, SECTION 4 SHOW-UP PAY & MINIMUM TIMES

547 The Contractor shall maintain a phone that Employees may call one and one-half (1-548 1/2) hours before starting time to find out if they should report for work if there is doubt as 549 to conditions of work due to weather. The carpenter reporting to work shall be paid two (2) 550 hours pay at the regular straight-time rate, provided the Employee remains on the job site 551 two (2) hours, when requested to do so by the Employer or the Employer representative on 552 the job.

553 Any Employee working over the two (2) hours from the start of the day will be paid 554 for four (4) hours. Any Employee working more than four (4) hours and less than six (6) 555 hours will be paid for six (6) hours; and that the Employee working more than six (6) hours 556 but less than eight (8) hours, will be paid for eight (8) hours.

557 These provisions shall not apply when inclement weather or conditions beyond 558 reasonable control of the Employer makes it impractical for work to proceed unless the 559 Employee called in one and one-half (1-1/2) hours previous to the starting of work and was 560 directed to report for work.

561 If the contractor does not maintain a telephone and employees report to work, they 562 will be paid two (2) hours show-up time.

563 ARTICLE VII, SECTION 5 CONCRETE FORMS

564 The Employer retains the right to designate the number of Carpenters needed on 565 concrete pours. No concrete to be poured in area where men are building forms. Employees 566 covered by this Agreement shall do all necessary burning and welding in connection with 567 the setting of all forms for concrete.

568 ARTICLE VII, SECTION 6 TOOLS, TOOL STORAGE & SHEDS

569 Employees working on job shall be allowed to sharpen tools when necessary. On 570 Carpenter work the Employer will furnish facilities and equipment for sharpening of tools 571 on the job site or at a shop.

572 All expendable tools such as drill bits, taps, files, hacksaw blades, die nuts, that are 573 worn out or broken on the job shall be replaced by the Employer.

574 There shall be no restrictions as to the use of power tools providing, however, that 575 qualified mechanics run same. All power tools, mitreboxes and any special tools must be 576 furnished by the Employer.

577 No Carpenters tools other than the standard hand tools found in the average 578 Carpenters box shall be furnished on the job by the Employee. In the handling of power 579 tools to where they are to be used, each craft shall carry their own tools. Carpenters will 580 check out and return all Company special power tools to tool shed or to place where 581 specified by the Employer.

582 On any job where the Employee cannot drive his car to the place of work and take his 583 tools home daily, the Employer shall furnish a locked tool shed or crib on the job site for the 584 storing of workmen's tools. (The Employer shall be held responsible for tools lost by fire or 585 water or stolen from the locked tool shed or crib and shall replace same providing there is 586 an actual break-in. The Employee must furnish the Employer with a list of tools in his box 587 at the time he starts to work on the job and the Employer or his Representative shall have 588 the privilege of checking the tools in the Employee's box)

589 ARTICLE VII, SECTION 7 WORKDAY, WORKWEEK

590 Forty (40) hours of work shall constitute a week's work, eight (8) hours shall 591 constitute a day's work between the hours of 7:00 A.M. and 5:30 P.M., Monday through 592 Friday.

593 A one-half (1/2) hour lunch period shall be allowed at a consistent time near the 594 middle of the shift.

595 Starting time may be readjusted at a Pre-Job conference with written approval of the 596 Union.

597 ARTICLE VII, SECTION 8 HOLIDAYS

598 Holidays to be recognized and observed shall be New Year's Day, Memorial Day, 599 Independence Day, Labor Day, Thanksgiving Day, the Friday after Thanksgiving Day and 600 Christmas Day or the days celebrated as such.

601 When the Holiday falls on Sunday, it shall be celebrated on Monday. When the 602 holiday falls on Saturday, it shall be celebrated on the previous Friday.

603 ARTICLE VII, SECTION 9 LABOR DAY

604 There shall be no work whatsoever done on Labor Day, except if it be necessary to 605 preserve life or prevent damage to property.

606 ARTICLE VII, SECTION 10 OVERTIME

607 All time worked before and after the established work day of eight (8) hours, Monday 608 through Friday, and all time worked on Saturday, shall be paid at the rate of time and one-609 half (1-1/2). All time worked on Sundays and Holidays shall be paid for at the rate of two 610 (2) times the hourly rate. If overtime is to be worked, making the work day more than ten 611 (10) hours, there shall be an additional lunch period on company time. 612 When an Employer upon reasonable cause, considers it necessary to shut down a job 613 to avoid the possible loss of human life, or because of an emergency situation that could 614 endanger the life or safety of an Employee, Employees will be compensated only for the 615 actual time worked. In such an event, if the Employer requests the Employee to stand by, 616 Employees will be compensated for the stand by time at the applicable rate.

617 ARTICLE VII, SECTION 11 COFFEE BREAKS

618 There shall not be any organized coffee breaks established during working hours. 619 Employees may take an individual thermos of coffee, or non-alcoholic refreshments, to their 620 assigned place of work and consume same as time and work schedule allow.

621 ARTICLE VII, SECTION 12 SHIFT WORK

622 Shift work may not be established without the consent of the Union, of the need to 623 perform shift work.

624 <u>FIRST SHIFT</u> - The starting time for the first or day shift shall be between 5:00 a.m. 625 and 8:00 a.m., and shall consist of eight (8) hours work for eight (8) hours pay at the basic 626 rate.

627 <u>SECOND SHIFT</u> - Any shift starting after 8:01 a.m. shall consist of seven and one-628 half (7-1/2) hours work for which the Employee shall receive eight (8) hours pay.

629THIRD SHIFT- Any shift starting after 6:01 p.m. shall consist of seven (7) hours630work for which the Employee shall receive eight (8) hours pay.

631 <u>SHIFT DIFFERENTIAL</u> - In addition, such Employee working on the second and/or 632 third shift shall receive for hours worked, in addition to the regular rate of pay, a premium 633 pay of five percent (5%) of the regular hourly rate.

All overtime worked over eight (8) hours per day, forty (40) hours per week shall be paid for at the rate of time and one-half (1-1/2) of the regular hourly rate. All shift work performed on Sunday and holidays shall be paid for at double the regular hourly rate of pay.

638 ARTICLE VII, SECTION 13 PREMIUM PAY

639 The rate per hour on all work in coffer dams, trenches, ditches, mines or tunnels 640 shall be TWENTY-FIVE CENTS (\$.25) per hour above the regular rate of wages providing 641 same is ten (10) feet or more below ground or water level, or any other hazardous work. If a 642 trench or ditch is as wide as it is deep at eight (8) feet or more below ground, premium pay 643 will not apply.

644 When working on scaffolds for steeples, smoke stacks, tower, piers or on swinging scaffolds or boatswains chairs or on scaffolds on tanks, elevators or buildings where there is 645 a free fall of over thirty (30) feet, the hourly rate shall be regular rate for the first thirty 646 (30) feet, then the rate shall increase TWELVE AND ONE-HALF CENTS (\$.125) per hour 647 for each twenty (20) feet until one hundred (100) feet is reached, then it shall increase 648 649 TWENTY-FIVE CENTS (\$.25) per hour for every additional twenty (20) feet. Anv Employee working on any work set forth in the above paragraphs shall be paid the 650 premium rate for not less than four (4) hours. The Union will not refer men incapable of 651 652 performing hazardous work.

653 ARTICLE VII, SECTION 14 UNION REPRESENTATION

It is agreed that only those so authorized by the Union shall be recognized to act for, or in behalf of the Union and the actions, declaration or conduct of any other person (except those so designated) shall not be considered the acts of the Union or its Agent, nor shall
they form the cause for any liability whatsoever on the part of the Union.

658 ARTICLE VII, SECTION 15 PICK-UP TIME

Employees shall start from the tool shed at the scheduled starting time. Employees shall be allowed ten (10) minutes pick-up time at the end of each days work to pick up and put away company and personal tools and shall remain on the job site until quitting time. Where job conditions require time in excess of ten (10) minutes, then additional time as may be required will be allowed upon prior arrangements between the Union Steward and the Employer or his Representative. Where job conditions require a washroom, it shall be supplied by the Employer.

666 ARTICLE VII, SECTION 16 PROCUREMENT OF LABOR

The Union and the Employer recognize that the Union is in a position to aid the 667 Employer in recruiting needed Employees who can meet the standards of the Trade and 668 who can promote the efficiency and safety of the operations of the Employer. The Employer 669 shall be at liberty to hire Employees in any manner under the National Labor Relations Act 670 of 1947 as amended and the rules and regulations of the National Labor Relations Board 671 and shall have the right to use the facilities of the Union to recruit job applications under 672 certain conditions. The Employer agrees to notify the Union when he is in need of new 673 Employees and the Union, when requested agrees to assist in securing qualified applicants. 674 The selection of applicants for recommendation by the Union shall be on a non-675 discriminatory basis and shall not be based on or in any way affected by Union 676 membership, by-laws, rules, regulations, constitutional provisions or any other aspect or 677 obligation of Union membership, policies or requirements. The Employer agrees to give all 678 applicants fair consideration consistent with the policies of the National Labor Relations 679 Act, as amended. The Employer retains the right to reject any job applicant recommended 680 by the Union. Nothing in this paragraph shall be construed to limit the Employer from 681 hiring from other sources. The Employer shall have the sole responsibility of hiring. 682 Employees referred by the Union shall present introductory cards to the Employer. 683

684 When the Employer requests the Union to recommend job applicants to the 685 Employer, the Employer shall specify the type and nature of the work to be performed and 686 the Union shall exercise due care in ascertaining the competence of the applicant or 687 applicants to be recommended.

Employers may request former Employees for referral to a job or project in writing and the Union Referral Office shall refer said former Employees to the job or project, provided they are properly registered applicants in the Referral Office, are available for work at the time of the request and have been employed by the requesting Employer under the terms of this or previous Agreements in the geographical area of the Referral Office prior to the request, and provided further that no Employees shall be laid off or discharged to make room for such former Employees.

695 ARTICLE VII, SECTION 17 SAFETY

696 The Employer will provide a FIRST AID KIT on all projects.

697 The Employer and Employees will abide by all State and Federal health and safety 698 laws. Contractors shall furnish all hard hats, liners, respirators, safety glasses, or other 699 safety equipment required by such laws. The Employees will return safety equipment 700 when job is completed or pay for them at the actual cost to the Contractor. Failure of Employees to comply with State and Federal Safety Codes after being once warned in
writing and copy given to the job Steward by the Employer Representative, Employee shall
be subject to discharge.

It is agreed that when Employees covered by this Agreement are engaged in any welding or burning that adequate safety precautions will be used and that an Employee covered by this Agreement will be available if needed in the judgment of the Steward and Employer to assist in eliminating fire hazards.

No Employee will be allowed to work in any ditch, trench, or hole where there is danger of caving unless adequate shoring is provided.

Any ladders, scaffold planks or any other scaffolding material that is in an unsafe condition will not be allowed to remain on the job for scaffold purposes, and shall not be used as such.

713 ARTICLE VII, SECTION 18 SANITATION

The General Contractor or Broker of the job shall provide a clean and sanitary toilet on all jobs. When sewer and water are available on the job site and the owner or architect will allow, a temporary flush toilet shall be set up and made available to workmen on the job. Proper drinking water (iced when requested) and sanitary drinking cups shall be furnished at all times.

719 ARTICLE VII, SECTION 19 RAIN GEAR

Employers shall furnish water-proof wearing apparel when necessary and the
Employee shall return same at the end of the each days work or when the need for same is
over. Employees will not be required to work in foul weather except in case of emergency.
The Employer is to furnish knee or hip boots when necessary.

724 ARTICLE VII, SECTION 20 EMPLOYER QUALIFICATIONS

725 Certain qualifications, knowledge, experience and financial responsibility are required of everyone desiring to be an Employer. In order to be recognized as a Union 726 Contractor; a person or a company shall be required to be incorporated from this day 727 forward (June 1, 2006) and shall sign and abide by all the conditions contained in this 728 document and shall employ at least one (1) member not a part of the firm. This paragraph 729 730 also applies to contracting members of the Union. Any individual working at the Carpenter trade, as a Contractor individually or employing Carpenters etc., shall be obligated to pay 731 732 Welfare, Pension Benefits, Apprentice and Journeyman Training, Industrial Advancement, 733 Labor/Management and Working Dues.

734 ARTICLE VII, SECTION 21 WORKING EMPLOYER

Only one (1) Officer of a Contracting Firm or construction company shall be allowed
to work with his tools on any job providing he is a member of the Union.

737 ARTICLE VII, SECTION 22 EMPLOYER'S RESPONSIBILITY

Employer will furnish a dry and locked tool shed or a safe place on each job to store tools and will take all precautions against fire and theft and where the size and length of the job will justify same, the tool shed will be separate from other crafts and the Employer will furnish suitable facilities, heated when necessary for eating and changing clothes.

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ARTICLE VIII SAVING CLAUSE

It is understood and agreed that any provision contained herein that is contrary to or 743 held to be in violation of the Labor Management Relations Act of 1947, as amended, or any 744 other Federal or State Law now in force or hereinafter enacted, or hereafter becoming 745 effective shall be void and no force or effect and this Agreement shall be construed as if said 746 void provisions herein were not a part thereof, it being intended however, that the other 747 provisions of this Agreement shall not be affected thereby. It is further agreed that should 748 compliance with any Federal or State law or amendment thereof or any order or regulation 749 issued thereunder now or hereafter in force and effect, prohibit the carrying out of any 750 provisions of this Agreement, then to the extent of such deviation or prohibition, this 751 Agreement shall be deemed to have been automatically amended, effective on the effective 752 date of such law, order or regulation. Such amendment of this Agreement shall remain in 753 effect only so long as said law, amendment, order or regulations continue in force or until 754 the expiration of this Agreement, whichever event shall first occur. 755

Time off for Employees to vote at elections shall be according to the laws provided for in the State of Illinois.

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ARTICLE IX WORKMAN'S & UNEMPLOYMENT COMPENSATION

The Employer agrees to file a Certificate of Workman's Compensation Insurance with ten (10) day cancellation notice, from a reliable Insurance Company authorized to do business in the State of Illinois, with the date of expiration of the policy with the Union, which information shall be available to the public on demand.

The Employer shall pay Social Security and Federal Withholding Tax on all Employees. He shall voluntarily elect to pay the tax necessary to secure for all Employees the benefits of the Illinois Unemployment Compensation Insurance Act, irrespective of the number of Employees employed. Employers shall furnish satisfactory evidence that they are complying with this by filing with the Union their Federal Identification Number and Illinois Division of Unemployment Compensation Number on forms furnished by the Union.

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ARTICLE X APPRENTICES

770 ARTICLE X, SECTION 1 APPRENTICE WAGE RATES

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All apprentices shall receive the following percentages of the journeyman wage rate:

All apprendices shall receive the lenowing percentages of the journey man was				
FIRST YEAR	1 st 6 Months	45% of Journeyman Scale		
	2 nd 6 Months	50% of Journeyman Scale		
SECOND YEAR	1 ST 6 Months	60% of Journeyman Scale		
	2 nd 6 Months	70% of Journeyman Scale		
THIRD YEAR		80% of Journeyman Scale		
FOURTH YEAR		90% of Journeyman Scale		

Pension contribution rates for all apprentices will increase at the same amount as the Journeyman pension possible increase each year for the term of this agreement for all hours worked. All other contributions and wage deductions, including health and welfare, retirement savings, apprenticeship, UBC Fund, Industry Advancement and Labor Management shall apply for all periods of Apprenticeship.

777 ARTICLE X, SECTION 2 JOINT APPRENTICESHIP & TRAINING COMMITTEE

The Employer and the Union have established the Chicago Regional Council of Carpenters Apprenticeship and Training Fund, Rockford Committee. This Committee shall consist of an equal number of Representatives from the Employer and the Union. The
 Committee shall set up a Training Program for Apprentices, a Journeyman Training
 Program, shall promote and govern the operation of such programs and shall endeavor to
 keep Apprentices working among the various Employers in the area.

784 ARTICLE X, SECTION 3 RATIO OF APPRENTICES TO JOURNEYMEN

The Employer and the Union agree to promote the Apprenticeship Program by having Apprentices employed on all jobs where there are a sufficient number of journeymen employed. The recommended ratio of Apprentices to Journeymen is one (1) Apprentice for each four (4) Journeymen.

789 ARTICLE X, SECTION 4 HIRING OF APPRENTICES

The Employer shall only hire Employees in the classification of apprentice who are
 registered and indentured with a Apprenticeship and Training program affiliated with the
 Union.

793 ARTICLE X, SECTION 5 DISCHARGE OF AN APPRENTICE

Any Apprentice who fails to comply with the Apprenticeship Standards, the rules and 794 regulations of the Joint Apprenticeship and Training Committee or who fails to attend 795 school as required, shall be discharged by the Employer immediately upon receipt of 796 797 notification to such effect from the Joint Apprenticeship and Training Committee. An individual so discharged, if he believes that the facts upon which his discharge was based 798 are untrue, may challenge such facts by filing a written statement with the Union and the 799 Employer within three (3) working days from the date of discharge and five (5) working 800 801 days thereafter a hearing shall be held before an equal number of Employer and Union 802 Representatives for the purpose of passing upon the claim of such individual. In the event of a disagreement between the Union and the Employer, the matter shall be deemed in 803 dispute and submitted to arbitration in accordance with the arbitration provision of this 804 805 Agreement.

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The Union shall be notified of discharge of any Apprentice.

ARTICLE XI CONTINUING EDUCATION

808 The Union and Contractors agree that an educated work force is of great importance 809 to the Construction Industry. Working together through the Apprenticeship trust both 810 parties shall be committed to developing, promoting, and implementing a full curriculum of 811 continuing education classes for Journeyman Carpenters.

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ARTICLE XII GRIEVANCE & ARBITRATION

813 ARTICLE XII, SECTION 1 GRIEVANCE PROCEDURE

814 Whenever any difference or dispute shall arise as to interpretation or application of 815 the terms of this Agreement, such dispute or difference shall be resolved in the following 816 manner within ten (10) days:

- a) In conference between the Business Agent and the designated Representative of
 the Employer, and if not satisfactorily adjusted within forty-eight (48) hours, step
 two shall immediately be initiated.
- b) The Association and the Union agree to submit to each other the names of three
 (3) persons to be known as the Joint Committee whose duties will be to meet and
 determine clarification of items that may from time to time come into dispute.

823 ARTICLE XII, SECTION 2 ARBITRATION

824 In the event the Joint Committee is unable to resolve the dispute, then the Union may refer the matter to arbitration by so notifying the Association and the Employer. The 825 Union shall submit the names of five (5) Arbitrators and the Employer shall have the right 826 to select one of the Arbitrators listed in the notice or similarly to submit an alternate list of 827 five (5) Arbitrators to the Union. If no name is selected from the second list, the parties 828 shall jointly request the Federal Mediation & Conciliation Service to submit a list of seven 829 (7) recognized Arbitrators. From the list submitted, the parties shall within five (5) 830 working days after receipt thereof, select the Arbitrator by alternate rejection of a 831 suggested name until one remains; the person whose name so remains shall act as 832 Arbitrator. The parties shall draw straws to determine who shall reject the first name. 833 The parties recognize that time is of essence and both agree that the decision so rendered 834 shall be final and binding on both the Union and the Employer. 835

836 **ARTICLE XIII NO STRIKES, WORK STOPPAGES AND LOCKOUTS**

837 Except for disputes arising under ARTICLE V, SECTION 5, ARTICLE VI, 838 SECTION 7, and ARTICLE VI, SECTION 8 of this Agreement, there shall be no strikes or 839 work stoppages by the Union during the term of this Agreement. There shall be no lockouts 840 by the Employer during the term of this Agreement.

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ARTICLE XIV DRUG POLICY

The Union and the Employer agree that they will strive to complete a uniform drug policy. During the interim the Union agrees to participate in individual company wide programs not exceeding state and federal guidelines. The Illinois Valley Construction Industry Labor-Management Committee will establish a Drug Policy, which once established, will become part of this Agreement.

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848 **ARTICLE XV DURATION, TERMINATION AND AMENDMENT**

849 ARTICLE XV, SECTION 1 DURATION AND TERMINATION

This Agreement shall become effective June 1, 2021 through May 31, 2026 and shall automatically renew itself from year to year thereafter unless either party gives notice in writing to the other party at least sixty (60) days prior to the contract expiration date that it desires to terminate the agreement. Notice to modify the contract Agreement with respect to any provision given by either party shall not terminate the Agreement and shall not render the automatic renewal clause inoperative.

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ARTICLE XV, SECTION 2 MUTUAL AMENDMENT AT ANY TIME

If any items arise during the contract period, this agreement may be opened only to resolve such items if mutually agreed upon by the Union and the Employer.

This Agreement shall be subject to amendment at any time by mutual consent of the parties hereto. Such amendment shall be reduced to writing, state the effective date thereof and be approved and executed in the same manner as this Agreement.

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ARTICLE XVI CONFLICT WITH LAW

863 It is the intention of the parties hereby to comply with the State and Federal labor 864 laws and the provisions of the National Labor Relations Act, as amended, and in the event 865 any Article or Section is declared to be unlawful, then it shall become inoperative and void 866 and the parties shall immediately meet to negotiate a legal mutually acceptable substitute. 867 The other legal provisions of this Agreement shall not be affected thereby.

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IN WITNESS WHEREOF, the parties have executed this AGREEMENT.

DATED THIS FIRST DAY OF JUNE, 2021.

CHICAGO REGIONAL CARPENTERS COUNCIL OF

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Authorized Signature GARY PERINAR

EXECUTIVE SECRETARY-TREASURER

Authorized Signature JEFFREY ISAACSON PRESIDENT

(please print or type firm name below)

ILLINOIS VALLEY CONTRACTORS ASSOCIATION, INC. 1120 FIRST STREET LA SALLE IL 61301

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Authorized Signature DANIEL AUSSEM EXECUTIVE DIRECTOR

Authorized Signature MICHAEL RUIZ PRESIDENT

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ADDENDUM I - SPECIAL PROJECTS AGREEMENT

The Business Agent with the approval of the Chicago Regional Council shall have the authority to make contract adjustments during the term of this Agreement. Any such adjustments or modifications shall be granted on a project by project basis only. When adjustments are granted by the Business Agent with the approval of the Chicago Regional Council, the following procedure shall be strictly adhered to:

880 Step 1. Any individual Employer signatory to this Agreement may request in writing 881 contract adjustments for a specific project. Such requests shall be directed to the appropriate 882 Business Agent who shall forward the request to the Business Representative of the Regional 883 Council for final approval of all adjustments and modifications necessary to assure continuous work 884 opportunities for employees.

885 Step 2. Once a Business Representative of the Regional Council agrees to contract 886 adjustments in writing the individual Employer(s) requesting the adjustment shall be immediately 887 notified. Any adjustments which are granted must be transmitted to the appropriate individual 888 Employer(s) no later than two (2) working days prior to bid opening. However as noted above, they 889 must be confirmed in writing as soon as possible.

890 Step 3. Any adjustments or modifications granted for a specific project shall be available to 891 all signatory Employers bidding work on the project. It shall, however, be the responsibility of the 892 individual Employers to request information regarding any possible adjustments.

Upon mutual agreement the workday may be ten (10) hours per day, Monday through Thursday. Written notification of this option shall be presented to the business representative of the union prior to the beginning of the project. In the event of the utilization of the four 10-hour days, Friday may be used as a makeup day if a work day is lost due to inclement weather.

The modification made through the use of Special Projects Addendum I shall only apply to a specific project and for a stated duration and clearly delineate the specific adjustments and modifications. The modification made through the use of the Special Projects Addendum I shall only apply to that specific project.

901 This Special Project Agreement may be withdrawn at any time by either party.

This Addendum is an attachment to the Agreement between the Illinois Valley Contractors
 Association Inc and Chicago Regional Council of Carpenters and becomes effective June 1, 2021, and
 remains in effect until the expiration of the Agreement.
 DATED THIS FIRST DAY OF JUNE, 2021.

DATED THIS **FIRST** DAY OF **JUNE**, 2021. CHICAGO REGIONAL COUNCIL OF CARPENTERS

Authorized Signature GARY PERINAR

EXECUTIVE SECRETARY-TREASURER

Authorized Signature JEFFREY ISAACSON PRESIDENT

ILLINOIS VALLEY CONTRACTORS ASSOCIATION, INC. 1120 FIRST STREET LA SALLE IL 61301

Authorized Signature DANIEL AUSSEM

EXECUTIVE DIRECTOR

Authorized Signature MICHAEL RUIZ PRESIDENT

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