Agreement No. 6-702-D
ILLINOIS
EFFECTIVE DATES
12/29/19 - 12/31/22

AGREEMENT BETWEEN AMERICAN LINE BUILDERS CHAPTER NECA
AND LOCAL UNION NO. 702, IBEW, COVERING LINE CLEARANCE WORK
ON ELECTRICAL UTILITY PROPERTIES IN THE ILLINOIS
JURISDICTION OF THE LOCAL UNION

FIRST CLAUSE

Agreement by and between the American Line Builders Chapter, NECA, and Local Union No. 702, IBEW. It shall apply to all firms who sign a Letter of Assent to be bound by the terms of this Agreement. As used hereinafter in this Agreement, the term "Chapter" shall mean the American Line Builders Chapter, NECA, and the term "Union" shall mean Local Union No. 702, IBEW. The term "Employer" shall mean an individual firm who has been recognized by an assent to this Agreement.

PURPOSE

The intent of this Agreement is to establish uniform conditions of employment of line clearance workers for the purpose of performing line clearance work coming properly under the jurisdiction of the outside branch of the trade.

The Chapter, the Employer and the Union have a common and sympathetic interest in the electrical industry. Therefore, a working system and harmonious relations are necessary to improve the relationship between the Chapter, the Employer, the Union and the Public. NOW THEREFORE, in consideration of the mutual promises and agreements herein contained, the parties hereto agree as follows:

DISCRIMINATION

The parties to this Agreement will continue to support their policies of non-discrimination because of race, color, sex, religion, creed or national origin.

ARTICLE I

MODIFIED CIR

EFFECTIVE DATES -- CHANGES -- GRIEVANCES -- DISPUTES

Section 1.01 This Agreement shall take effect December 29, 2019 and shall remain in effect until December 31,2022, unless otherwise specifically provided for herein. It shall continue in effect from year to year thereafter, from January through December of each year, unless changed or terminated in the way later provided herein.

TERMINATION AND AMENDMENTS

- Section 1.02 (a) Either party or an Employer withdrawing representation from the Chapter or not represented by the Chapter, desiring to change or terminate this Agreement must provide written notification of at least 90 days prior to the expiration date of the Agreement or any anniversary date occurring thereafter.
- (b) Whenever notice is given for changes, the nature of the changes desired must be specified in the notice, or no later than the first negotiating meeting unless mutually agreed otherwise.
- (c) The existing provisions of the Agreement, including this Article, shall remain in full force and effect until a conclusion is reached in the matter of proposed changes.
- (d) In the event that either party, or an Employer withdrawing representation from the Chapter or not represented by the Chapter, has given a timely notice of proposed changes and an agreement has not been reached by the expiration date or by any subsequent anniversary date to renew, modify, or extend this Agreement, or to submit the unresolved issues to the Council on Industrial Relations for the Electrical Contracting Industry (CIR), either party or such an Employer, may serve the other a ten (10) day written notice terminating this Agreement. The terms and conditions of this Agreement shall remain in full force and effect until the expiration of the ten (10) day period.
- (e) By mutual agreement only, the Chapter, or an Employer withdrawing representation form the Chapter or not represented by the Chapter, may jointly, with the Union, submit the unresolved issues to the Council on Industrial Relations for adjudication. Such unresolved issues shall be submitted no later than the next regular meeting of the Council following the expiration date of this Agreement or any subsequent anniversary date. The Council's decisions shall be final and binding.

- (f) When a case has been submitted to the Council, it shall be the responsibility of the negotiating committee to continue to meet weekly in an effort to reach a settlement on the local level prior to the meeting of the Council.
- (g) Notice of a desire to terminate this Agreement shall be handled in the same manner as proposed change.

AMENDMENTS

Section 1.03 This Agreement shall be subject to change or supplement at any time by mutual consent of the parties hereto. Any such change or supplement agreed upon shall be reduced to writing, signed by the parties hereto, and submitted to the International Office of the IBEW for approval, the same as this Agreement.

STATUS DURING DISPUTES

Section 1.04 During the term of this Agreement, there shall be no stoppage of work either by strike or lockout because of any proposed changes in this Agreement or dispute over matters relating to this Agreement. All such matters must be handled as stated herein.

LABOR-MANAGEMENT COMMITTEE

Section 1.05 There shall be a Labor-Management Committee of three representing the Union and three representing the Employers. It shall meet regularly at such stated times as it may decide. However, it shall also meet within 48 hours when notice is given by either party. It shall select its own Chairman and Secretary. The Local Union shall select the Union representatives and the Chapter shall select the management representatives.

GRIEVANCES -- DISPUTES

<u>Section 1.06</u> All grievances or questions in dispute shall be adjusted by the duly authorized representatives of each of the parties to this Agreement. In the event that these two are unable to adjust any matter within 48 hours, they shall refer the same to the Labor-Management Committee.

Section 1.07 All matters coming before the Labor-Management Committee shall be decided by a majority vote. Four members of the Committee, two from each of the parties hereto, shall be a quorum for the transaction of business, but each party shall have the right to cast the full vote of its membership and it shall be counted as though all were present and voting.

ARBITRATION

<u>Section 1.08</u> Should the Labor-Management Committee fail to agree or to adjust any matter, such shall then be referred to the Council on Industrial Relations for the Electrical Contracting Industry for adjudication. The Council's decisions shall be final and binding.

<u>Section 1.09</u> When any matter in dispute has been referred to conciliation or arbitration for adjustment, the provisions and conditions prevailing prior to the time such matters arose shall not be changed or abrogated until agreement has been reached or a ruling has been made.

ARTICLE II

MANAGEMENT RIGHTS

Section 2.01 The Union understands the Employer is responsible to perform the work required by the owner. The Employer shall therefore have no restrictions, except those specifically provided for in the collective bargaining agreement, in planning, directing, and controlling the operation of all his work, in deciding the number and kind of employees to properly perform the work, in hiring and laying off employees, in transferring employees from job to job within the Local Union's geographical jurisdiction, in determining the need and number as well as the person who will act as foreman, in requiring all employees to observe the Employer's and/or owner's rules and regulations not inconsistent with this Agreement, in requiring all employees to observe all safety regulations, and in discharging employees for proper cause.

SUBCONTRACTING

Section 2.02 The Local Union is a part of the International Brotherhood of Electrical Workers and any violation or annulment by an individual Employer of the approved Agreement of this or any other Local Union of the IBEW, other than violations of Paragraph 2 of this Section, will be sufficient cause for the cancellation of his Agreement by the Local Union, after a finding has been made by the International President of the Union that such a violation or annulment has occurred.

The subletting, assigning or transfer by an individual Employer of any work in connection with electrical work to any person, firm or corporation not recognizing the IBEW or one of its Local Unions as the collective bargaining representative of his employees on any electrical work in the jurisdiction of this or any other Local Union to be performed at the site of the construction, alteration, painting or repair of a building, structure or other work, will be deemed a material breach of this Agreement.

All charges of violations of Paragraph 2 of this Section shall be considered as a dispute and shall be processed in accordance with the provisions of this Agreement covering the procedure for the handling of grievances and the final and binding resolution of disputes.

SUPPORT OTHER LOCAL UNIONS

<u>Section 2.03</u> The Union shall have the right to support any other Local Union having justifiable trouble with the Employer, subject to the terms of this Agreement.

UNION SECURITY

Section 2.04 All employees covered by the terms of this Agreement shall be required to become and remain members of the Union as a condition of employment from and after the thirty-first day following the date of their employment or the effective date of this Agreement, whichever is later. The Union shall notify the Employer of any individual who fails to comply with the provisions of this Section and such written notice shall constitute a request to the Employer to discharge said individual workman within forty-eight hours for failure to maintain continuous good standing in the Union in accordance with its rules.

CODE OF EXCELLENCE

Section 2.05 The parties to this Agreement recognize that to meet the needs of our customers, both employer and employee must meet the highest levels of performance, professionalism, and productivity. The Code of Excellence has proven to be a vital element in meeting the customers' expectations. Therefore each IBEW local union and NECA chapter shall implement a Code of Excellence Program. The program shall include minimum standards as designed by the IBEW and NECA.

SUBSTANCE ABUSE

Section 2.06 The dangers and costs that alcohol and other chemical abuses can create in the electrical contracting industry in terms of safety and productivity are significant. The parties to this Agreement resolve to combat chemical abuse in any form and agree that, to be effective, programs to eliminate substance abuse and impairment should contain a strong rehabilitation component. The local parties recognize that the implementation of a drug and alcohol policy and program must be subject to all applicable federal, state, and local laws and regulations. Such policies and programs must also be administered in accordance with accepted scientific principles, and must incorporate procedural safeguards to ensure fairness in application and protection of legitimate interests of privacy and confidentiality. To provide a drug-free workforce for the Electrical

Construction Industry, each IBEW local union and NECA chapter shall implement an area-wide Substance Abuse Testing Policy. The policy shall include minimum standards as required by the IBEW and NECA. Should any of the required minimum standards fail to comply with federal, state, and/or local laws and regulations, they shall be modified by the local union and chapter to meet the requirements of those laws and regulations.

ARTICLE III

REFERRAL PROCEDURE

- <u>Section 3.01</u> In the interest of maintaining an efficient system of production in the industry, providing for an orderly procedure of referral of applicants for employment, preserving the legitimate interests of the employees in their employment status within the area and of eliminating discrimination in employment because of membership or non-membership in the Union, the parties hereto agree to the following system of referral of applicants for employment:
- <u>Section 3.02</u> The Union shall be the sole and exclusive source of referrals of applicants for employment.
- <u>Section 3.03</u> The Employer shall have the right to reject any applicant for employment.
- All trimmer trainees, groundmen and traveling journeymen shall be subject to a sixty (60) working day probationary period. During the first sixty (60) working days, a referral employee shall be considered as employed on a trial basis and may be transferred, discharged or disciplined at the discretion of the Employer and accordingly such referral employee shall not be entitled to the benefit of the grievance procedure.
- Section 3.04 The Union shall select and refer applicants for employment without discrimination against such applicants by reason of membership or non-membership in the Union; and such selection and referral shall not be affected in any way by rules, regulations, bylaws, constitutional provisions or any other aspect or obligation of Union membership policies or requirements. All such selection and referral shall be in accordance with the following procedure:
- Section 3.05 The Union shall maintain a register of applicants for employment established on the basis of the Classifications and Groups listed below. Each applicant for employment shall be registered in the highest priority Group in the classification or classifications for which he qualifies.

CLASSIFICATION A - LINE CLEARANCE TRIMMER

GROUP I All applicants for employment who have three and one-half (3%)or more years experience in the trade, are residents of the geographical area constituting the normal construction labor market; have passed a Journeyman Lineman's examination given by a duly constituted Outside Construction Local Union of the IBEW or have been certified as a Journeyman Lineman by any Outside Joint Apprenticeship and Training Committee; and who have been employed in the trade for a period of at least One (1) year in the last three and one-half (3½) years in the geographical area covered by the collective bargaining agreement.

Group I status shall be limited to one Local Union at one time. An applicant who qualifies for Group I in a local union shall be so registered electronically and remain on Group I in that local union unless and until the applicant designates another local union as his or her Group I local union. If an applicant qualifies for Group I status in a local union other than his or her home local and designates that local as his or her Group I local union, the business manager of the new Group I status local union shall by electronic means notify the business manager of the applicant's former Group I status local union.

- GROUP II All applicants for employment who have three and one-half (3½) or more years' experience in the trade and who have passed a Journeyman Lineman's examination given by a duly constituted Outside Local Union of the IBEW or have been certified as a Journeyman Lineman by any Outside Ares Joint Apprenticeship and Training Committee.
- GROUP III All applicants for employment who have two or more years' experience in the trade, are residents of the geographical area constituting the normal construction labor market area; and who have been employed in the normal construction labor market for at least six (6) months in the last two and one-half (2½) years in the geographical area covered by the collective bargaining agreement.
- GROUP IV All applicants for employment who have worked at the trade for more than one year.

CLASSIFICATION B - GROUNDMAN

GROUP I All applicants for employment who have experience in the trade; are residents of the geographical area constituting the normal construction labor market; have the necessary qualifications pertaining to their classification; and who have been employed in the trade for a period of at least

one year in the last four (4) years in the geographical area covered by the collective bargaining agreement.

GROUP II All applicants for employment who have experience in the trade; are residents of the normal construction labor market area and who have been employed in the normal construction labor market area for at least six (6) months in the last three (3) years in the geographical area covered by the collective bargaining agreement.

GROUP III All applicants for employment who have worked at the trade for more than one (1) year.

GROUP IV All other applicants for employment.

TEMPORARY EMPLOYEES

Section 3.06 If the registration list in a given classification is exhausted and the Union is unable to refer applicants for employment to the Employer within twenty-four hours from the time of receiving the Employer's request, Saturdays, Sundays and holidays excepted, the Employer shall be free to secure applicants without using the Referral Procedure; but such applicants, if hired, shall have the status of "temporary employees". Temporary employees shall become permanent employees if not replaced within ten (10) days. The Employer shall notify the business manager promptly of the names and social security numbers of such "temporary employees".

Section 3.07 The Employer shall notify the Business Manager promptly of the names and social security numbers of such temporary employees and shall replace such temporary employees as soon as registered applicants for employment are available under the Referral Procedure.

DEFINITIONS

<u>Section 3.08</u> "Normal Construction Labor Market" is defined to mean the following geographical area (plus the commuting distance adjacent thereto) which includes the area from which the normal labor supply is secured:

Beginning at the Mississippi River at the north side of Renault Township running northeasterly to the northwest of Randolph County and then east to the southwest corner of Marissa Township, then north to the northwest corner of Marissa Township, then east to the southwest corner of Johannisburg Township, then north to the southwest corner of Venedy Township, then east to the southwest corner of Covington Township, then north to the southwest corner of Wade Township, then east to the southwest corner of Huey Township, then north to Irish Town, then west to the southwest corner of Irish Town, then `north to the southwest corner of South Fillmore Township, then east to the west boundary of Shafter Township, then south to the northwest corner of

Bear Grove, then east to the southwest corner of Sharon, then north to the southwest corner of Ramsey, then east to the southwest corner of Moccasin, then north to the northwest corner of Holland, then east to Prairie, then north to Sullivan, then east on the north side of Windsor, Whitley, Mattoon, Lafayette, Charleston, Ashmore, Kansas, Grand-view, Symmes and Elbridge to the east state line, then south following the Wabash and Ohio Rivers to Cairo and northwest on the Mississippi to the northwest corner of Renault Township.

The above geographical area is agreed upon by the parties to include the areas defined by the Secretary of Labor to be the appropriate prevailing wage areas under the Davis-Bacon Act to which this Agreement applies.

- Section 3.09 "Resident" means a person who has maintained his permanent home in the above defined geographical area for a period of not less than one year or who, having had a permanent home in this area, has temporarily left with the intention of returning to this area as his permanent home.
- <u>Section 3.10</u> The Union shall maintain an "Out of Work List" which shall list the applicants within each Group in chronological order of the dates they register their availability for employment.
- Section 3.11 An applicant who is hired and who receives, through no fault of his own, work of forty hours or less, shall upon reregistration, be restored to his appropriate place within his Group.
- $\underline{\text{Section 3.12}}$ An applicant who has registered on the "Out of Work List" must renew his application every thirty days or his name will be removed form the "List".
- Section 3.13 Employers shall advise the Business Manager of the Local Union of the number of applicants needed. The Business Manager shall refer applicants to the Employer by first referring applicants in GROUP I in the order of their places on the "Out of Work List" and then referring applicants in the same manner successively from the "Out of Work List" in GROUP II, then GROUP III, and then GROUP IV.

Any applicant who is rejected by the Employer shall be returned to his appropriate place within his GROUP and shall be referred to other employment in accordance with the position of this GROUP and his place within the GROUP.

REPEATED DISCHARGE

<u>Section 3.14</u> An applicant who is discharged for cause two times within a 12-month period shall be referred to the neutral member of the Appeals Committee for a determination as to the applicant's continued eligibility for referral. The neutral member of the Appeals Committee shall, within three business days, review the qualifications

of the applicant and the reasons for the discharges. The neutral member of the Appeals Committee may, in his or her sole discretion: (1) require the applicant to obtain further training from the JATC before again being eligible for referral; (2) disqualify the applicant for referral for a period of four weeks or longer depending on the seriousness of the conduct and/or repetitive nature of the conduct; (3) refer the applicant to an employee assistance program, if available, for evaluation and recommended action; or (4) restore the applicant to his/her appropriate place on the referral list.

- <u>Section 3.15</u> The only exceptions which shall be allowed in this order of referral are as follows:
- A. When the Employer states bona fide requirements for special skills and abilities in his request for applicants, the Business Manager shall refer the first applicant on the register possessing such skills and abilities.
- B. The age ratio clause in the Agreement calls for the employment of an additional employee or employees on the basis of age. Therefore, the Business Manager shall refer the first applicant on the register satisfying the applicable age requirements; provided however, that all names in higher priority groups, if any, shall first be exhausted before such over-age reference can be made.
- <u>Section 3.16</u> An Appeals Committee is hereby established composed of one member appointed by the Union, one member appointed by the Chapter, and a Public Member appointed by both these members.
- Section 3.17 It shall be the function of the Appeals Committee to consider any complaint of any employee or applicant for employment arising out of the administration by the Local Union of Section 3.04 through 3.14 of Article III of this Agreement. The Appeals Committee shall have the power to make a final and binding decision on any such complaint which shall be complied with by the Local Union. The Appeals Committee is authorized to issue procedural rules for the conduct of its business; but it is not authorized to add to, subtract from or modify any of the provisions of this Agreement and its decisions shall be in accord with this Agreement.
- <u>Section 3.18</u> A representative of the Employer or of the Association, as the case may be, designated to the Union, in writing, shall be permitted to inspect the Referral Procedure records at any time during normal business hours.
- <u>Section 3.19</u> A copy of the Referral Procedure set forth in this Agreement shall be posted on the bulletin board in the offices of the Local Union and in the offices of the Employers who are parties to this Agreement.

ARTICLE IV

HOURS OF WORK AND DAILY TRAVEL

Section 4.01 Eight hours shall constitute a regular day's work between the hours of 8:00 AM and 4:30 PM with one-half hour intermission for lunch to start between 11:00 AM and 12:30 PM; and forty hours shall constitute a regular work week from Monday through Friday. 7:00 AM or 7:30 AM start time is permitted and a quitting time of 3:30 PM or 4:00 PM. Crews will report at headquarters and be ready to leave for site of work at 8:00 AM and the Employer agrees to pay employees for time elapsed between 8:00 AM and the time at which they are returned to headquarters, not including the lunch period.

FOUR TEN HOUR WORK WEEK

Ten (10) consecutive hours shall constitute a regular day's work between the hours of 7:00 AM and 5:30 PM with one-half hour intermission for lunch at twelve noon and forty hours shall constitute a work week Monday through Thursday. Friday may be utilized as a make-up day. Crews will report at headquarters and be ready to leave for site of work at 7:00 AM and the Employer agrees to pay employees for time elapsed between 7:00 AM and the time at which they are returned to headquarters, not including the lunch period.

MEALS FURNISHED

Section 4.02 Employees required to work two (2) or more hours past their regularly scheduled quitting time shall be paid a meal stipend according to the following schedule. An additional meal stipend will be paid, or a meal provided, for each subsequent Consecutive five (5) hour period. Pay at applicable rates will continue through such meal periods. These stipends will appear on the employee's next regular paycheck.

Breakfast	\$15.00	Dinner	\$15.00
Lunch	\$15.00	Snack	\$15.00

OVERTIME - HOLIDAYS - STORM DAMAGE

Section 4.03 (a) Time and one-half will be paid for all time worked in excess of the regular working day and Saturdays; double time will be paid for all work done on Sundays and the following legal holidays: New Year's Day, Memorial Day, Fourth of July, Veterans' Day, Thanksgiving Day, Labor Day and Christmas Day or days celebrated as such. When a National Holiday falls on Sunday, then Monday will be observed as the holiday. When a National Holiday falls on Saturday, the preceding Friday shall be observed.

(b) When men are working on damage caused by an act of God to public utility lines or equipment, work shall be paid for at

the applicable rates for the first fifteen consecutive hours and at double time for all work over fifteen consecutive hours unless broken by an eight hour rest period. After each eight hour rest period, men returning to work shall be paid at the applicable rate.

(c) When employees return to work during the regular work day hours they shall return at the straight time rate of pay as long as they have had the designated eight (8) hour rest period. Employees must obtain the designated eight (8) hours rest unless directed by their General Foreman to report earlier.

CALL OUT AND PREARRANGED WORK

Section 4.04 A minimum of four hours' pay at applicable rate shall be paid to employees who report to work at any time other than during the regular workday of a regular work week. This shall not apply to prearranged work which continues into a regular workday. Prearranged work shall be any work where the crew is notified prior to the dismissal of the crew at the end of a workday. Monday through Friday shall be considered as a regular work week except the work week may be extended to a 6 or 7 day week when arranged for in advance, in which case the applicable overtime rate of pay will apply. Monday through Thursday or Tuesday through Friday on ten (10) hour days or Monday through Friday on eight (8) hour days shall be considered as regular work weeks, except the work week may be extended to a six or seven-day week when arranged for in advance, in which case the applicable overtime rate of pay will apply.

GLOBAL POSITIONING SYSTEM

Section 4.05 The Employer shall have the authority, without further consultation with the Union, to adopt, install, use, or otherwise take advantage of any technology (such as, but not limited to, GPS and vehicle monitoring units) that shall allow it to monitor the performance of its employees and the operation of its equipment. The Union acknowledges such authority and agrees that the information provided by such technology may be used to justify discipline for covered employees, subject to the grievance procedure outline in Article 1, Section 1.05, 1.06, 1.07.

ARTICLE V

HEADQUARTERS AND ALLOWANCES

<u>Section 5.01</u> The Employer shall set up headquarters where a restaurant, gas station and toilet facilities are available.

CHANGE OF HEADQUARTERS

<u>Section 5.02</u> Employees or crews moved during the work week shall be transported to the new location by the Employer during working hours without loss of pay.

TOOLS FURNISHED

<u>Section 5.03</u> Employer agrees to furnish all tools and equipment required to perform the work covered by this Agreement safely and efficiently.

ENCLOSED TRUCKS

<u>Section 5.04</u> When transporting men to and from the job site, the <u>Employer agrees</u> to furnish enclosed trucks with suitable protection from inclement weather and to provide heat when weather conditions require.

REPORT TIME

Section 5.05 Employees reporting to work before starting time in the morning shall be paid two (2) hour's reporting time if the employees are unable to work due to inclement weather. Employees so reporting shall do any work assigned including riding in enclosed trucks and remain available until released by the foreman. Employees required to work in inclement weather will be provided a rain suit (one per year).

SAFETY

<u>Section 5.06</u> It is the Employer's responsibility to insure the safety of its employees and their compliance with these safety rules and standards.

JOINT SAFETY COMMITTEE

Section 5.07 A Safety Committee shall be appointed consisting of three selected by the Union and three selected by the Chapter to review all Safety Rules and to submit their recommendations to the parties signatory to this Agreement. After approval by the parties signatory to this Agreement, the Rules shall be considered as part of this Agreement.

HARD HATS

<u>Section 5.08</u> In accordance with the recommendation of the Joint Safety Committee, hard hats will be worn when requested and furnished by the Employer and with the proper interliners with no cost to the employee. They shall also be furnished when requested by the employee.

SAFETY KIT

Section 5.09 The Employer agrees to have a safety kit on each truck.

PAYDAY AND TIME SHEETS

Section 5.10 Wages will be paid weekly, normally not later than quitting time of Friday by direct deposit to their account, for all work performed up to quitting time Saturday of the previous week. Temporary employees shall have their check mailed to a designated address and if not received by the morning of the regular payday, normally Friday, the Foreman shall notify the General Foreman by 12:00 Checks and check stubs will be mailed to a designated address postmarked by Wednesday following the week worked. employee's responsibility to notify the Employer of improper pay by no later than 8:00 a.m. of the Monday following the normal payday. Any employee not receiving their pay, after notification, by 4:30 p.m. of the following Tuesday, shall receive pay at his prevailing overtime rate, not to exceed eight (8) hours' pay (commencing at 4:30 p.m.) in any twenty-four (24) hour period for waiting time, until pay is received. Weekly timesheets must be mail promptly at the completion of the work week.

Employees who do not have direct deposit as of the effective date of this Agreement shall have ninety (90) days to secure a bona fide bank account for the Employer to have funds deposited. New employees will be required to establish direct deposit within thirty (30) days of employment.

Employers not offering direct deposit shall pay employees by check under the same circumstances as above.

LAYOFFS

Section 5.11 The Employer agrees that when it becomes necessary to lay off or transfer employees because of lack of work, seniority shall prevail, providing the senior employee with like classification has the qualification and ability to do the job.

WORKING FOREMAN

<u>Section 5.12</u> When four or less men are required for a job, one trimmer shall be designated as foreman and draw foreman's pay, but he shall be permitted to work with tools.

FAVORED NATIONS CLAUSE

Section 5.13 The Union agrees that if, during the life of this Agreement, it grants to any other Employer in the Electrical Contracting Industry on work covered by this Agreement, any better terms or conditions than those set forth in this Agreement, such

better terms or conditions shall be made available to the Employers under this Agreement and the Union shall immediately notify the Employer of any such concessions.

ARTICLE VI

Section 6.01 Classifications and Wage Rates

CLASSIFICATIONS	EFFECTIVE DATES		
	12/29/19	1/3/21	1/2/22
Line Clearance Foreman	29.08	29.66	30.25
Line Clearance Trimmer	26.75	27.29	27.84
Trimmer Trainee:			
0 - 6 (75% T.T. Rate)	20.06	20.47	20.88
6 - 12 (80% T.T. Rate)	21.40	21.83	22.27
12 - 18 (85% T.T. Rate)	22.74	23.20	23.66
18 - 24 (90% T.T. Rate)	24.08	24.56	25.06
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Groundman (75% of T.T. Rate)	20.06	20.47	20.88
Flagger (60% of T.T. Rate)	16.05	16.37	16.70

^{*}Groundman may be required to drive trucks.

<u>Section 6.02</u> An employee will be allowed up to 10 days vacation leave, in any contract year, with approval of the Employer.

ARTICLE VII

NATIONAL ELECTRICAL BENEFIT FUND

Section 7.01 It is agreed that in accord with the Employees Benefit Agreement of the National Electrical Benefit Fund ("NEBF"), as entered into between the National Electrical Contractors Association and the International Brotherhood of Electrical Workers on September 3, 1946, as amended, and now delineated as the Restated Employees Benefit Agreement and Trust, that unless authorized otherwise by the NEBF, the individual employer will forward monthly to the NEBF's designated local collection agent an amount equal to 3% of the gross monthly labor payroll paid to, or accrued by, the employees in this bargaining unit, and a completed payroll report prescribed by the NEBF. The payment shall be made by check or draft and shall constitute a debt due and owing to the NEBF on the last day of each calendar month, which may be recovered by suit initiated by the NEBF or its assignee. The payment and the payroll report shall be mailed to reach the office of the appropriate local collection agent not later than fifteen (15) calendar days following the end of each calendar month.

The individual employer hereby accepts, and agrees to be bound by, the Restated Employees Benefit Agreement and Trust.

An individual employer who fails to remit as provided above shall be additionally subject to having his agreement terminated upon seventy-two (72) hours notice in writing being served by the Union, provided the individual employer fails to show satisfactory proof that the required payments have been paid to the appropriate local collection agent.

The failure of an individual employer to comply with the applicable provisions of the Restated Employees Benefit Agreement and Trust shall also constitute a breach of his labor agreement.

If the Employer's required contribution rate for NEBF increases during the term of this Agreement then such increase will be taken from the posted wage rates and the Employer will then pay the increased contributions to NEBF effective the date the increase commences.

UNION DUES DEDUCTION

Section 7.02 The Employer agrees to deduct and forward to the Financial Secretary of the Local Union -- upon receipt of a voluntary written authorization -- the additional working dues of 1 1/2 percent of gross earnings from the pay of each IBEW member. The amount to be deducted shall be the amount specified in the approved Local Union Bylaws. Such amount shall be certified to the Employer by the Local Union upon request by the Employer.

HEALTH AND WELFARE FUND

Section 7.03 The Employer agrees to pay into a Welfare Fund, known as the Line Construction Benefit Fund, Six Dollars (\$6.00) for each hour worked by all employees covered by this Agreement. The contributions of the Employer shall be used to provide temporary disability insurance, hospital, surgical and medical expense benefits to eligible employees and/or their dependents in such form and amount as the trustees of the Welfare Fund may determine and to provide funds for the organization and administration expenses of the Welfare Fund. The contributions may also be used to provide group life insurance to eligible if the trustees of the Welfare Fund determine this protection is advisable.

If during the term of this Agreement the cost of the Line Construction Benefit Fund is increased over the herein established contribution, the wage rates contained herein shall be reduced by the amount of increase effective the date such increase commences, and the Employer shall then contribute to the Line Construction Benefit Fund such increase as described above.

**1/5/2020 the LINECO contribution will increases to \$6.50 per each hour worked.

***Effective January 3, 2021 through January 1, 2022, the Employer shall pay up to fifty cents (\$.50) of any increase to LINECO. If any of the above increase is not necessary, for each twenty-five cents (\$.25) not needed, the NEAP contribution shall be increased by 1%.

***Effective January 2, 2022 through December 31, 2022, the Employer shall pay up to fifty (\$.50) of any increase to LINECO. If any of the above increase is not necessary, for each twenty-five cents (\$.25) not needed, the NEAP contribution shall be increased by 1%.

POST RETIREMENT MEDICAL

Section 7.04 The employer agrees to pay into a Post Retirement Medical Welfare Fund, known as the Southern Illinois Electrical Retiree Welfare Fund, Local 702, IBEW, 76¢ of the total wage package for each hour worked, by all employees covered by this agreement. The contributions of the employer shall be used to provide for retirement premium coverage for men who have worked in our jurisdiction.

The payment shall be made by check or draft and shall constitute a debt due and owing to the Southern Illinois Electrical Retiree Welfare Fund Local No. 702, IBEW on the last day of each calendar month, which may be recovered by suit initiated by the Southern Illinois Electrical Retiree Welfare Fund Local No. 702, IBEW or its assignee. The payment and the payroll report shall be mailed to reach the office of the appropriate local collection agent not later than fifteen (15) calendar days following the end of each calendar month.

If the contribution rate for P.R.M. (76 cents) increases during the term of this agreement, such increase will be taken from the wage package.

Section 7.05 The said Welfare Fund shall be administered pursuant to an Agreement and Declaration of Trust administered jointly by representatives of the Chapter and the Local Unions. If any Employer fails to make contributions to said Welfare Fund as provided in this Agreement no later than the 20th day following the end of each calendar month, he shall be subject to having this Agreement terminated upon seventy-two hours notice in writing being served by the Union; provided the individual Employer fails to show satisfactory proof that the required payments have been paid to the Line Construction Benefit Fund.

ARTICLE VIII

NATIONAL ELECTRICAL ANNUITY PLAN

Section 8.01 It is agreed that in accord with the IBEW District Ten NECA Individual Equity Retirement Plan Agreement entered into between the National Electrical Contractors Association, Inc., and the International Brotherhood of Electrical Workers on December 11, 1973, as amended, and now delineated as the National Electrical Annuity Plan Agreement and trust, that unless authorized by the National Electrical Annuity Plan ("NEAP"), the individual Employer will forward monthly to NEAP's designated collection agent an amount equal to nineteen percent (19%) of the gross monthly labor payroll, together with a completed payroll report prescribed by the NEAP. The payment shall be made by check or draft and shall constitute a debt due and owing to NEAP on the last day of the calendar month, which may be recovered by suit initiated by NEAP or its assignee. The payment and the payroll report shall be mailed to reach NEAP not later than fifteen (15) calendar days following the end of each calendar month.

The individual Employer hereby accepts, and agreed to be bound by, the National Electrical Annuity Plan Agreement and Trust.

An individual Employer who fails to remit as provided above shall be additionally subject to having his agreement terminated upon seventy-two (72) hours notice in writing being served by the Union, provided the individual Employer fails to show satisfactory proof that the required payments have been paid to the appropriate collection agent.

The failure of an individual Employer to comply with the applicable provisions of the National Electrical Annuity Plan Agreement and Trust shall constitute a breach of his labor agreement.

ARTICLE IX

INDUSTRY FUND

- <u>Section 9.01</u> Each individual Employer shall contribute an amount not to exceed one percent (1%) nor less than .2 of 1% of the productive electrical payroll, as determined by each local Chapter and approved by the Trustees, with the following exclusions:
- 1. Twenty-five percent (25%) of all productive electrical payroll in excess of 75,000 man-hours paid for electrical work in any one Chapter area during any one calendar year, but not exceeding 150,000 man-hours.

2. One hundred percent (100%) of all productive electrical payroll in excess of 150,000 man-hours paid for electrical work in any one Chapter area during any one calendar year.

(Productive electrical payroll is defined as the total wages [including overtime] paid with respect to all hours worked by all classes of electrical labor for which a rate is established in the prevailing labor area where the business is transacted.)

Payment shall be forwarded monthly to the National Electrical Industry Fund in a form and manner prescribed by the Trustees no later than fifteen (15) calendar days following the last day of the month in which the labor was performed. Failure to do so will be considered a breach of this Agreement on the part of the individual Employer.

ARTICLE X

OPERATOR'S LICENSE

<u>Section 10.01</u> All employees within ninety (90) days from their date of employment shall obtain and maintain a valid commercial driver's license.

Failure to immediately notify the Employer of suspension or revocation of their operator's license will result in immediate dismissal. The Employer shall furnish the truck for taking the CDL test.

Documentation of physical and medical cards shall be provided to the Employer.

CPR AND FIRST AID

Section 10.02 Each employee, within 90 days of employment, must obtain, and thereafter maintain, a valid first aid and CPR card. The Employer will furnish the instruction and necessary materials for the course. The course will be conducted on the employee's time. Those not in compliance will be suspended, with a maximum suspension of 90 days, until they can produce a valid first aid and CPR card. Any employee who does not obtain a valid first aid and CPR card within the 90 day suspension period will be terminated.

COMMERCIAL PESTICIDE CERTIFICATION

Section 10.03 All employees shall have and maintain a valid Commercial Pesticide Certification issued by the Illinois Department of Agriculture ("Certification"). The Company shall pay the fees and costs associated with obtaining, and renewing at the increments established by law, the Certification; except, any employee who fails a Certification test must obtain the Certification at his own expense and on his own time.

All new employees shall have one hundred eighty days from their date of hire to obtain the Certification and shall maintain the Certification at all times. All present employees shall have 120 days from December 30, 2001 to obtain and thereafter maintain, the Certification. Employees will be allowed to take one class and one Certification test on the Company's time with full pay and benefits for the work time missed.

Any employee who does not have, or at all times maintain a Certification shall be suspended without pay until the Certification is obtained; with a maximum suspension of one year. Any employee, who fails to obtain his/her Certification within the one-year suspension period, will be terminated.

ARTICLE XI

NATIONAL LABOR MANAGEMENT COOPERATION FUND

- Section 11.01 The parties agree to participate in the NECA-IBEW National Labor-Management Cooperation Fund, under authority of Section 6(b) of the Labor-Management Cooperation Act of 1978, 29 U.S.C. 175(a) and Section 302(c)(9) of the Labor-Management Relations Act, 29 U.S.C. 186(c)(9). The purposes of this Fund include the following:
- (1) to improve communication between representatives of labor and management;
- (2) to provide workers and employers with opportunities to study and explore new and innovative joint approaches to achieving organizational effectiveness;
- (3) to assist workers and employers in solving problems of mutual concern not susceptible to resolution within the collective bargaining process;
- (4) to study and explore ways of eliminating potential problems which reduce the competitiveness and inhibit the economic development of the electrical construction industry;
- (5) to sponsor programs which improve job security, enhance economic and community development and promote the general welfare of the community and the industry;
- (6) to encourage and support the initiation and operation of similarly constituted local labor management cooperation committees;
- (7) to engage in research and development programs concerning various aspects of the industry, including, but not limited to, new

technologies, occupational safety and health, labor relations, and new methods of improved production;

- (8) to engage in public education and other programs to expand the economic development of the electrical construction industry;
- (9) to enhance the involvement of workers in making decisions that affect their working lives; and
- (10) to engage in any other lawful activities incidental or related to the accomplishment of these purposes and goals.
- Section 11.02 The Fund shall function in accordance with, and as provided in, its Agreement and Declaration of Trust, and any amendments thereto and any other of its governing documents. Each Employer hereby accepts, agrees to be bound by, and shall be entitled to participate in the NLMCC, as provided in said Agreement and Declaration of Trust.
- Section 11.03 Each Employer shall contribute one cent (1¢) per hour worked, up to a maximum of 150,000 hours per year, for work performed under the terms of IBEW Local Union agreements with the American Line Builders Chapter, NECA. Payment shall be forwarded monthly, in a form and manner prescribed by the Trustees, no later than fifteen (15) calendar days following the last day of the month in which the labor was performed. The American Line Builders Chapter, NECA, or its designee, shall be the collection agent for this Fund.
- Section 11.04 If an Employer fails to make the required contributions to the Fund, the Trustees shall have the right to take whatever steps are necessary to secure compliance. In the event the Employer is in default, the Employer shall be liable for a sum equal to 15% of the delinquent payment, but not less than the sum of twenty (\$20), for each month payment of contributions is delinquent to the Fund, such amount being liquidated damages, and not a penalty, reflecting the reasonable damages incurred by the Fund due to the delinquency of the payment. Such amount shall be added to and become a part of the contributions due and payable, and the whole amount due shall bear interest at the rate of ten percent (10%) per annum until paid. The Employer shall also be liable for all costs of collecting the payment, together with attorneys' fees.

LOCAL LABOR-MANAGEMENT COOPERATION COMMITTEE (LLMCC)

- Section 11.05 The parties agree to participate in a Labor-Management Cooperation Fund, under authority of Section 6(b) of the Labor Management Cooperation Act of 1978, 29 U.S.C. §175(a) and Section 302(c) (9) of the Labor Management Relations Act, 29 U.S.C. §186(c) (9). The purposes of this Fund include the following:
- (1) to improve communications between representatives of Labor and Management;

- (2) to provide workers and employers with opportunities to study and explore new and innovative joint approaches to achieving organizational effectiveness;
- (3) to assist workers and employers in solving problems of mutual concern not susceptible to resolution within the collective bargaining process;
- (4) to study and explore ways of eliminating potential problems which reduce the competitiveness and inhibit the economic development of the electrical construction industry;
- (5) to sponsor programs which improve job security, enhance economic and community development, and promote the general welfare of the community and industry;
- (6) to engage in research and development programs concerning various aspects of the industry, including, but not limited to, new technologies, occupational safety and health, labor relations, and new methods of improved production;
- (7) to engage in public education and other programs to expand the economic development of the electrical construction industry;
- (8) to enhance the involvement of workers in making decisions that affect their working lives; and,
- (9) to engage in any other lawful activities incidental or related to the accomplishment of these purposes and goals.
- Section 11.06 The Fund shall function in accordance with, and as provided in, its Agreement and Declaration of Trust and any amendments thereto and any other of its governing documents. Each Employer hereby accepts, agrees to be bound by, and shall be entitled to participate in the LMCC, as provided in said Agreement and Declaration of Trust.
- Section 11.07 Each employer shall contribute zero cents (\$.00) per hour worked. Payment shall be forwarded monthly, in a form and manner prescribed by the trustees, no later than fifteen (15) calendar days following the last day of the month in which the labor was performed. The Chapter, NECA, or its designee, shall be the collection agent for this Fund.
- Section 11.08 If an Employer fails to make the required contributions to the Fund, the Trustees shall have the right to take whatever steps are necessary to secure compliance. In the event the Employer is in default, the Employer shall be liable for a sum equal to 15% of the delinquent payment, but not less than the sum of twenty dollars (\$20),

for each month payment of contributions is delinquent to the Fund, such amount being liquidated damages, and not a penalty, reflecting the reasonable damages incurred by the Fund due to the delinquency of the payments. Such amount shall be added to and become a part of the contributions due and payable, and the whole amount due shall bear interest at the rate of ten percent (10%) per annum until paid. The Employer shall also be liable for all costs of collecting the payment together with attorneys' fees.

SEPARABILITY CLAUSE

Section 11.09 Should any provision of this Agreement be declared illegal by any court of competent jurisdiction, such provisions shall immediately become null and void, leaving the remainder of the Agreement in full force and effect and the parties shall, thereupon, seek to negotiate substitute provisions which are in conformity with the applicable laws.

SIGNED FOR LOCAL UNION NO. 702, INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS

Steve Hughart,

Business Manager

12-26-2019

APPROVED INTERNATIONAL OFFICE - I.B.E.W.

April 24, 2020

Lonnie R. Stephenson, Int'l President This approval does not make the International aparty to this agreement SIGNED FOR AMERICAN LINE BUILDERS CHAPTER, NATIONAL ELECTRICAL CONTRACTORS ASSOCIATION

Jeff Baker, Chairman

ANG IL

Robert G. La Lumiere, Sec. Mgr.

Agreement No. 6-702-D KPM/jmb 12/20/19