

Craft Agreement

Between

Newfoundland Power Inc.

and

**Local 1620
of
International Brotherhood
of Electrical Workers
A.F. of L., C.I.O. - C.L.C.**

Effective

July 1, 2022

To

December 31, 2026

**WHENEVER. WHEREVER.
We'll be there.**

**NEWFOUNDLAND
POWER**
A FORTIS COMPANY

IBEW 1620
ELECTRICAL WORKERS

CRAFT AGREEMENT

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TO ALL SUPERVISORY STAFF AND UNION STEWARDS

This Agreement is the result of collective bargaining between representatives of the Union and the Company. It has been entered into in good faith and represents the efforts of many people over several months of Union-Company relations. The Parties hereto recognize that a series of rigid rules cannot alone result in mutual co-operation. The spirit behind the Agreement is much more important than the terms in which it is written.

SUPERVISORY STAFF AND UNION STEWARDS are urged to study and become familiar with the terms and conditions of this Agreement and to observe strictly THEIR obligation contained herein. Relationships between supervisors, their Employees and Union representatives should be handled with an attitude of fair play, adherence to the terms of the Agreement and a genuine effort to promote amicable and harmonious working arrangements in a spirit of goodwill, tolerance and understanding.

THIS AGREEMENT made as of the **15th day of March, A.D. 2025.**

BETWEEN:

NEWFOUNDLAND POWER INC.,
Hereinafter referred to as the “Company” of the First Part

AND

**LOCAL UNION 1620 INTERNATIONAL BROTHERHOOD OF
ELECTRICAL WORKERS,**
Hereinafter referred to as the “Union” of the Second Part

*WITNESSETH THAT THE PARTIES HERETO DO COVENANT AND AGREE AS
FOLLOWS:*

Article 1 – Purpose of the Agreement

1.01 – PURPOSE OF AGREEMENT

It is the intent and purpose of the Parties to establish, as herein set forth, their full Agreement covering wages, hours of work and other working conditions and to provide a procedure for the prompt and equitable adjustment of grievances so as to prevent interruptions of work and to promote an efficient operation. The Parties hereto recognize that they are jointly engaged in providing an essential and vital service to the public and that there is an obligation on each Party for the continuous performance and availability of such service.

Article 2 – Recognition

2.01 – RECOGNITION

The Company recognizes the Union as the sole and exclusive bargaining agent for its employees who are in the Bargaining Unit as set forth in Certification Order issued by the Newfoundland Labour Relations Board on the 15th of March 1978 as amended from time to time and covers all classifications in Schedule “A” attached hereto - as amended from time to time by either the Board or the Parties - which Schedule and amendments form part of the Agreement.

2.02 – DEFINITIONS

- (a) “Employee”: Any Employee of the Company who is in the Bargaining Unit.
- (b) “Temporary Employee”: An Employee who is employed in casual or seasonal work or for the duration of specific project(s).
- (c) “Regular Employee”: Any Employee who is not a Temporary Employee or a Regular Apprentice Employee.
- (d) “Regular Apprentice Employee”: Any Employee who is hired by the Company for participation in a formal Apprenticeship Program recognized by the Department of Education.
- (e) “Long Term Temporary Employee”: A Temporary Employee becomes a Long Term Temporary Employee once they have had twelve (12) months of continuous employment and have worked full or part time hours each day with no subsequent interruption of service with the Company.

Once a Long Term Temporary Employee has qualified for long term temporary status, they will maintain their long-term status and their long term entitlements under the collective agreement as long as any break in service totals sixty (60) or less cumulative working days in a calendar year. Once a Long Term Temporary Employee has had sixty (60) or more cumulative working days break in service in a calendar year, they will become a Short Term Temporary Employee and their entitlements will reset to those of a Short Term Temporary Employee. In order to re-establish Long Term Temporary Employee entitlements, they must have had twelve months of continuous employment and have worked full or part time hours each day with no subsequent interruption of service.

- (f) “Short Term Temporary Employee”: A Temporary Employee who does not have twelve months of continuous employment with full or part time hours each day with no interruption of service.
- (g) “Area”: An Area is defined as the physical location where an Employee normally reports to work and is not a District or Location. Areas are Head Office (Kenmount Road), St. John’s (Duffy Place), Carbonear, Whitbourne, Burin, Clarenville, Port Union, Gander, Grand Falls, Corner Brook, Stephenville and Port Aux Basques. The Company reserves the right to add, modify or delete an Area as per Clause 4.01-Management Rights.
- (h) “District”: A District is defined as the physical location where an Employee normally reports to work and is not an Area or Location. Districts which are currently active are Mobile, Bell Island, Trepassey, Glovertown, New Wes-Valley, Lewisporte, Twillingate (Summerford), Springdale, Baie Verte and Deer Lake. The Company reserves the right to add, modify or delete a District as per Clause 4.01-Management Rights.

- (i) “Location”: A Location is defined as the physical location where an Employee normally reports to work and is not an Area or District building. Locations include Petty Harbour Plant, Mobile Depot (currently same as Mobile District building), Heart’s Content Plant, Rattling Brook Plant, Electrical Maintenance Center and the System Control Center. The Company reserves the right to add, modify or delete a **Location** as per Clause 4.01- Management Rights.
- (j) “Normal Headquarters”: The Normal Headquarters is the building in an Area, District or Location in which the Employee normally works.
- (k) “Temporary Headquarters”: The Temporary Headquarters is the workplace to which the Employee is temporarily assigned, reports to work and may be a substation or other Company building, trailer or temporary accommodations. Temporary Headquarters shall have toilet facilities, potable drinking water and a secure place to store and dry personal protective equipment and clothing.
- (l) “Worksite”: The Worksite is the physical location where work is carried out.
- (m) “Red-Circled”: When an Employee’s rate of pay is Red-Circled, it means that the Employee's rate of pay is above the job rate for their position and future pay increases will not apply until the job rate for their position surpasses the Employee's rate of pay.
- (n) “Lead Hand”: A Lead Hand is an Employee who:
- i. Is appointed by the Company to lead a crew of at least one other person besides **themselves** and is responsible for all of the following:
 - Directing, leading, mentoring and coaching, and working with Employees on all aspects of the work assigned
 - Providing safety leadership on worksites for Employees
 - Ensuring that all the work of Employees is completed safely and efficiently
 - Overseeing Employees to ensure appropriate work planning is in place and the Company’s work methods and standards are followed
 - Ensuring all appropriate equipment and materials are available for the crew to proceed with the job
 - All duties of a journeyperson
 - ii. Is appointed by the Company to lead a contractor and all of the following conditions apply:
 - Fulfilling all of the duties in **i.** above
 - Is the only person leading the onsite crew and is the primary source of technical expertise of the work being completed by a contractor on site
 - The contractor is an active member of the onsite crew
- (o) “Callout”: **An after-hours unplanned request from the Company for an Employee to report to work outside of the Employee’s regularly scheduled hours of work.**

- (p) **“Service Seniority”:** A Regular Employee’s length of employment on a permanent basis with the Company.
- (q) **“Classification Seniority:”** A Regular Employee’s length of employment on a permanent basis within a Classification Group.

2.03 – INTERPRETATION

For the purposes of this Agreement, any reference to the masculine gender shall be deemed to include the feminine and vice versa, and the plural shall be deemed to indicate the singular and vice versa, as the context may require. In addition, any reference to spouse or common-law spouse shall include opposite sex partners and same sex partners.

2.04 – PROBATIONARY PERIOD

Upon commencement of employment with the Company, a Regular or Temporary Employee will be subject to a probationary period of up to six (6) months of work with the exception of a Regular Apprentice Employee and newly hired Employees hired for the Power System Operator in Training program. Regular Apprentice Employees shall be subject to a probationary period until the successful completion of the National Red Seal Exam. Newly hired Power System Operators in Training shall be subject to a probationary period until the successful completion of the Power System Operator in Training Program.

During or at the end of the probationary period, the Employee may be terminated for unsuitability at the Company’s discretion.

If the Company determines that a longer probationary period is required, the probationary period will be extended upon mutual agreement of the Company and the Union.

Article 3 – Responsibilities of the Parties

3.01 – AGREEMENT TO BE OBSERVED

The Union, its officers and representatives at all levels, and all Employees are bound to observe the provisions of this Agreement. The Company, its officials and representatives at all levels, are bound to observe the provisions of this Agreement.

3.02 – NO WORK STOPPAGES

During the term of this Agreement the Union shall not call upon or authorize Employees individually or collectively to, nor shall any Employee cease, slow down, or abstain from the performing of their duties for the Company, and the Company shall not cause any lockout.

3.03 – CONTRACTING OUT PROVISION

Regular Employees will not be laid off because of work shortages resulting from contracting out.

3.04 – BARGAINING UNIT WORK

Other persons employed by the Company shall not normally perform work regularly performed by Employees except in the following circumstances:

- (a) For testing, inspecting or commissioning machinery or equipment.
- (b) For instructing and training.
- (c) In experimentation with respect to plant or system performance or operations.
- (d) In case of emergencies affecting the safety of the public or persons employed by the Company, and imminent damage to equipment.
- (e) Unionized employees of other Fortis companies performing work for the Company, including exchange arrangements, with prior written approval of the Union.
- (f) Members of the Clerical Bargaining Unit temporarily assigned into the Craft Bargaining Unit, with prior approval of the Union.

3.05 – TECHNOLOGICAL AND/OR ORGANIZATIONAL CHANGE

When it is necessary to reduce the number of Regular Employees because of automation and/or technological or organization change, every reasonable effort will be made to accomplish the reduction through attrition or reassignment of the Regular Employee affected. The Company shall give the Union at least three (3) months advance written notice of the changes and upon such notice, the Company will meet with the Union to inform them of the impact of the change and the employees affected.

3.06 – COLLECTIVE AGREEMENT TRAINING

Upon the signing of a new Collective Agreement the Company and the Union shall meet with all supervisors and shop stewards to discuss changes to the Collective Agreement as soon as reasonably practical.

The Company and the Union agree to participate in **annual** joint training of supervisors and shop stewards to explain the terms and conditions of the Collective Agreement.

Article 4 – Management Rights

4.01 – MANAGEMENT RIGHTS

The Union recognizes that the Company has the sole authority to manage its affairs, to make and alter from time to time rules and regulations to be observed by Employees, to direct its working forces including the right to hire, classify, promote, demote (but not as a disciplinary measure), transfer, layoff, discipline and discharge any Employee for just cause, and to increase or decrease the working force of the Company, and to reorganize any department or section thereof from time to time as circumstances and necessity may require. In the exercise of the foregoing management rights, the Company shall be subject to, and this Clause will not abrogate, the provisions of the Agreement.

Article 5 – Union Security and Check Off

5.01 – UNION MEMBERSHIP

Membership in the Union shall be a condition of employment for every Employee. Every new Employee shall immediately apply for membership in the Union. The Company agrees to give the Employee the Union membership application forms provided to the Company by the Union.

5.02 – DEDUCTION OF FEES

The Company shall deduct from each Employee an amount equivalent to the Initiation Fee and monthly Union Dues, and other levies and assessments except fines and shall forward such funds to the Financial Secretary of the Union not later than ten (10) working days in the month following such deductions accompanied by a list of the Employees on behalf of whom such deductions were made. The list shall include name, address, classification, and Area, District, and Location, and shall be as shown by the records of the Company.

Article 6 – Union Representatives and Committees

6.01 – COMMITTEES AND MEETINGS

The Union shall keep the Company informed, at all times, as to the names of their Officers, committee members and Shop Stewards.

The Company agrees to meet and deal with the following committees:

- **The Union will appoint seven (7) members to the Union Negotiating Committee. The Company will appoint seven (7) members to the Company Negotiating Committee.**
- **Labour Management Committee will include four (4) members from the Craft bargaining unit and two (2) members from the Clerical bargaining unit as appointed by the Union and will meet once per quarter in person unless otherwise mutually agreed by the Union and the Company. The Company will appoint six (6) members for the Company Labour Management Committee.**
- **Apprenticeship Advisory Committee will include four (4) members from the Craft bargaining unit as appointed by the Union and will meet twice per year. The Company will appoint four (4) members to the Company Apprenticeship Advisory Committee.**
- **Power System Operator in Training Committee will include two (2) members from the Craft bargaining unit as appointed by the Union and will meet twice per year. The Company will appoint two (2) members to the Company Power System Operator in Training Committee.**
- **Respectful Workplace/Workplace Violence Committee.**
- **Classification Review Committee (see Article 22.09).**
- **Committees and representatives required under the Occupational Health and Safety Act.**
- **Group Benefits Committee (see Article 17.01).**
- **Other joint Management and Union Committees and any other persons, including Shop Stewards, who are authorized representatives of the Union for the purposes of negotiations and discussions with the Company in matters which are appropriate under**

provisions of this Agreement. The Union may also have the services of a person designated by the Union when dealing with grievances, or servicing this contract.

Minutes will be taken for the above-mentioned committee meetings. The minutes will contain action items and associated deadlines as appropriate. The Company and the Union are committed to a timely resolution of all action items.

6.02 – COMPENSATION WHILE ON JOINT COMMITTEE WORK

The Company agrees that Employees who are members of the committees specified in Clause 6.01 shall suffer no loss of pay or benefits as per articles 15 - Paid Holidays, 16 - Vacations, 17 - Insurance and Benefit Plans, or 18 - Sick Leave, notwithstanding any specific provisions of these clauses, while engaged in any Company-Union joint consultative committee work. If travelling with the mutual consent of the Company and the Union, the Company will reimburse them for reasonable travelling and living expenses incurred when away from their designated Headquarters. Members of joint committees shall be allowed reasonable time during working hours when they are required to attend to business arising out of joint committee work, it being understood that in all cases members of the committee requiring time off from regular work must obtain approval from their immediate supervisor.

The Company will pay regular wages for a maximum of thirty-five (35) business days for up to six (6) employees who are members of the Union Negotiating Committee.

6.03 – STEWARDS

Shop Stewards, appointed by the Business Manager in writing to the Company, shall be allowed time to perform their duties in servicing this Agreement without discrimination and without loss of pay, it being understood that in all cases Shop Stewards requiring time away from regular duties shall obtain prior approval from their immediate supervisor. Such approval shall be given by the supervisor subject to the exigencies of the operation. In the event of a layoff, the Company shall notify the Union immediately before any Shop Steward is terminated.

6.04 – CONDUCTING UNION BUSINESS/ACCESS TO COMPANY PROPERTY

The Union Representative shall have access to the Company property in performance of their duties in servicing this Agreement, providing they have made prior arrangements with Human Resources.

During working hours or on Company premises, the Union, its members, or its agents shall not persuade or attempt to persuade, persons employed by the Company to join the Union, and shall not conduct Union activities, except as herein provided.

6.05 – DOCUMENTS AND CORRESPONDENCE TO UNION

The Company shall provide the Union the following information pertaining to Employees:

- (a) On a monthly basis:
 - A list of all Temporary Employees, showing their names, addresses and accumulated service by Area, District and Location as at the last day of each month by the tenth working day of the following month.

- **A list of Regular Employees showing their names and addresses.**
- Names of Employees temporarily assigned to another Union position for a continuous basis of three (3) months or more, hired, discharged, retired, deceased or who have resigned.
- A list of temporary assignments into Management giving the effective date.
- A list of Employees returning to the Bargaining Unit from temporary assignment in Management giving the effective date.
- **A list of Employees on leave of absence.**
- **A list of new hires and retirements.**
- The names and positions of Employees participating in the Early and Safe Return To Work Program including the start and estimated duration of any accommodation that is outside the Collective Agreement and/or the Bargaining Unit (May also require a Letter of Understanding).
- A list of Employees going on or returning from Long Term Disability (LTD).

(b) As they occur:

- A copy of all job postings, job appointments, promotions, demotions, and transfers.
- **A copy of all discipline.**
- A list of Employees assigned to special projects outside of the Province.
- **All correspondence relating to Classification Review Committee (including any third party associated to the classification review process).**
- **Company policies and policy revisions.**
- **Condolence messages.**

(c) Upon request:

- **Overtime list with all hours.**
- **Operating procedures (OPRs)**

6.06 – EMPLOYEES’ PERSONNEL FILE

The Company shall not maintain more than one Personnel File for each Employee. Employees shall have the right to view and obtain a copy of their Personnel File by making arrangements directly with their supervisor. Where it is demonstrated that the information contained in a file is incorrect, the appropriate correction shall be made. The Company shall execute the request within ten (10) calendar days.

6.07 – DISCIPLINARY RECORDS

Discipline shall be for just cause. Where disciplinary action is to be administered to an Employee by a supervisor, the Employee **will be advised** that a Shop Steward **from any area or location or an elected Union representative may be present in person or virtually. The Shop Steward or elected Union representative will be given as much notice as possible of the meeting they are being required to attend.** The Company will provide the Employee with advance notification where reasonably possible. Where disciplinary action is taken, the Company shall place a record of such action in the Employee’s Personnel File and give a copy to the Employee. The Employee shall sign the record to indicate receipt of the copy. If the

Employee so wishes, they may respond to the record and such response will be attached to the record and placed in the Employee's Personnel File.

After twenty-four (24) months, the Company shall remove the disciplinary record from the Employee's Personnel File and shall not refer to it or use it against the Employee. The disciplinary record removed from the File will be returned to the Employee within thirty (30) days of its removal.

6.08 – BULLETIN BOARDS

The Company shall locate bulletin boards where they shall be readily accessible to Employees and agrees to permit the Union to post on such boards, as well as at a specified location on the Company's intranet, only notices concerning elections, meetings, reports, and other official Union Business or notices of recreational and social activities. Such notices must have an expiry date so that the Employee assigned the responsibility of maintaining up-to-date and orderly bulletin boards may remove same at the appropriate time. These bulletin boards, with the exception of access to the Company's intranet, shall be available to Employees working from all Company sites, including Temporary Headquarters.

6.09 – INTRODUCTION TO SHOP STEWARD

When a new Employee is hired, the Company will advise the Employee that there is a Labour Agreement in effect and introduce the Employee to the Local Union Representative and/or Shop Steward.

The Company shall also provide the Shop Steward an opportunity to meet with the new Employee, to familiarize the Employee with the Labour Agreement and present them with the Local Union's orientation information materials and welcome them to the Union.

The meeting would normally be completed within one half (½) hour.

At the Union's request, the Company will provide the Business Manager an opportunity to meet with new Regular Employees or Regular Apprentice Employees to present them with the Local Union's orientation. This meeting will not exceed four (4) hours. No additional travel costs will be provided for this orientation.

6.10 – PRE-NEGOTIATING COMMITTEE

The Company agrees to give the Employees on the Negotiating Committee (not to exceed five (5) Employees) five (5) working days without pay to prepare for upcoming negotiations.

Article 7 – Safety

7.01 – SAFETY POLICY

The Company and the Union consider safety to be of paramount importance and agree to the following policy and objectives:

- To completely integrate Safety with all operations. To see that Employees are at all times kept familiar with the general and special practices for the safe conduct of their work.

- To recognize and support the efforts of the Occupational Health and Safety Committees as established under the Occupational Health and Safety Regulations. These Committees shall be comprised of Union and Management Appointees with Co-chairmanship. They shall be mandated to carry out the duties and responsibilities as prescribed by legislation.
- To see that the safety practices and procedures, as prescribed from time to time in the Company's Operations Manual or bylaw, shall be strictly adhered to.
- The tools and safety equipment supplied by the Company shall be properly used and taken care of at all times by the Employees to whom they are issued.

Employees will not be required to undertake work which the Employee has reasonable grounds to believe is dangerous to their health or safety or the health or safety of another person at the workplace as per the provisions of the Occupational Health and Safety Act.

Contractors will be required to comply with Occupational Health and Safety legislation and follow all Company's health and safety practices and procedures.

7.02 – EMPLOYEE REQUIRING ASSISTANCE

Employees will not be required to undertake work which they consider unsafe or where in accordance with safety regulations additional help is required. It shall be the Employee's duty in these cases to immediately notify their supervisor or their Headquarters. If this is impossible, they shall summon such help as is required to undertake the work safely.

7.03 – ASSISTANCE ON CALLOUT

It is Company policy that an Employee on callout must obtain adequate assistance if work is encountered which cannot be carried out safely by a single person in accordance with the Company's Health and Safety Standards Manual. In determining the requirement for assistance, the Employee is expected to use bona fide judgment.

7.04 – PROTECTIVE EQUIPMENT

The Company will supply the necessary safety and protective equipment required to ensure that all work may be carried out safely in accordance with the rules contained in the Company's Operations Manual or any law of the Province.

Flame resistant protective clothing of a type which meets recognized industry standards will continue to be supplied for the duration of the Collective Agreement.

7.05 – VIDEO DISPLAY TERMINALS

A video display terminal user is an Employee whose use of Video Display Terminals (VDT) is a mandatory requirement for a minimum of one (1) hour per day for the completion of their job duties. At the request of the Employee, VDTs shall be equipped with "Stretchware" or a similar software program that is designed to help relieve eyestrain and encourage Employees to perform ergonomic exercises.

For VDT users, the Company shall take every reasonable step to:

- Ensure that new VDTs meet ergonomic standards.
- Minimize lighting glare.

- Test VDTs for emissions based on requests from Employees. Results of such inspections shall be made available to the Union.

For Regular Employees who are VDT users, the Company shall:

- Pay for annual eye examinations if not covered under existing benefit package.
- For Employees who experience a change in prescription due to the annual eye examination, cover the cost of glasses or contact lenses not covered under the existing benefit to the maximum covered under Clause 17.01.

Notwithstanding the above, all Temporary Employees, except those employed as a Student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under this Clause.

7.06 – EARLY AND SAFE RETURN TO WORK

The Company, the Union and all Employees shall abide by their duties and obligations outlined in the Workplace, Health, Safety and Compensation Act, and the Human Rights Act. All parties shall cooperate in the early and safe return to work of Employees who have been disabled due to injury or illness.

7.07 – MEDICAL ACCOMMODATION

The Company shall provide suitable employment that is available and consistent with the Employee's qualifications and functional abilities comparable with their pre-disability position.

Every effort shall be made to accommodate, if available, in the following order:

- 1st in a classification of equal compensation.
- 2nd in a classification of higher compensation.
- 3rd in a classification of lower compensation.

Suitable work will be offered under the Company's Early and Safe Return to Work (ESRTW) Program and in accordance with the WorkplaceNL Policy RE-18 Hierarchy of Return to Work. This may involve the Employee's pre-disability position with or without modifications, a comparable position with or without modifications, or a collection of duties that the Employee can perform based upon the Employee's qualifications and functional abilities. These guidelines may involve accommodation outside the Craft Collective Agreement, either within the Clerical Bargaining Unit or in Management, but only after all reasonable options within the confines of the Craft Collective Agreement have been explored. Accommodation within the Clerical Bargaining Unit shall require the consent of the Union.

When an Employee requires medical accommodation, the appropriate documentation will be forwarded to Human Resources. Upon receipt of the documentation, medical accommodation will be offered as soon as possible. Accommodations will be made on a case by case basis with consideration of the Employee's qualifications and functional abilities. Where the Workplace Health, Safety and Compensation Act or the Human Rights Act provides the injured or disabled Employee with more rights than this Clause, the appropriate legislation shall prevail.

Article 8 – Training and Apprenticeship

8.01 – TRAINING PROGRAMMES

The Company and the Union recognize the need for development of educational and training programmes as may be required to meet the challenge of a constantly changing work environment and to promote maximum development of manpower programmes.

- (a) It is recognized that mutual benefits would accrue by participating in Labour Relations Training and, where practical, the parties agree to co-operate in this training.
- (b) The Company shall provide training, where reasonable, in order to broaden the knowledge and skills of Employees.
- (c) Upon supervisory approval, the Company shall assist Employees who attend training programmes at approved institutions off the premises outside their normal working hours, when such training relates to overall career development. Such assistance shall include reimbursement for tuition fees and compulsory textbooks upon successful completion of the training programme. Should such assistance be denied, the Employee may request a review by the Employee Development Section.
- (d) Training which is considered by the Company to be essential for satisfactory job performance shall be mandatory and shall be considered as time worked. Employees attending training outside their Area, District, or Location and delivered on a normal working day shall be paid a normal day's pay. Employees attending training within their Area, Location, or District and delivered on a normal working day shall report to their supervisor if training is completed before the expiration of the normal workday. When travel to or from the place of training is necessary, it shall be done during normal working hours where practical. If an Employee is required to travel to and from training/safety meetings outside of normal work hours, they will be paid at the double time rate.
- (e) Notwithstanding the provisions outlined in (d), when an Employee travels in a vehicle that is required for use in mandatory training, any travel time outside normal working hours or on a day of rest shall be paid at the overtime rates.

8.02 – LABOUR RELATIONS FUND

The Company will make available in each calendar year a maximum of \$18,500.00 for labour relations education and training for this Bargaining Unit's membership.

The Company shall commit part or all of these funds towards specific programs only upon written request from the Business Manager to the appropriate Company official.

Actual disbursements of the funds shall be made only when Union requests are substantiated by invoices.

8.03 – APPRENTICESHIP PROGRAM

A. RECOGNITION OF APPRENTICE PROGRAM

The Union recognizes the value and necessity of the Company's Apprenticeship Program and agrees to co-operate fully in the implementation thereof.

An Apprenticeship Advisory Committee with equal representation from the Company and Union will, from time to time, review and make recommendations to the Company on the Apprenticeship Program.

B. SCHEDULE OF PAY

The schedule of rates of pay for Regular Apprentice Employees is as set forth in Schedule “B” attached hereto and forms part of the Agreement.

C. APPRENTICES PARTICIPATING WITH THE COMPANY IN FORMAL APPRENTICESHIP PROGRAM

The Company’s Apprenticeship Program ends when a Regular Apprentice Employee is eligible to write the National Red Seal Exam. The Regular Apprentice Employee is eligible to write the exam when **they have** successfully completed all required workplace skills and formal training courses, **have** worked the required number of hours as outlined in the experience log book and when a statement of eligibility has been completed by the Company and sent to the Department of Advanced Education and Skills (Industrial Training Section). The Company shall ensure that the Regular Apprentice Employee has the necessary training available to **them** within the established time frames.

Depending on operational requirements, offers of journeyman positions will be made to Regular Apprentice Employees upon the successful completion of the National Red Seal Exam and as per the New PLT Journeyman Appointment Process which is posted on Newfoundland Power’s intranet website “Webster”. A Regular Apprentice Employee, on attaining **their** journeyman status, is under no obligation to accept a journeyman position with the Company and the Company is under no obligation to provide a journeyman position to the Regular Apprentice Employee. If a Regular Apprentice Employee has not been offered a journeyman position and a position is posted for a journeyman within thirty (30) days of the successfully written National Red Seal Exam, such Employees shall be given hiring preference for the journeyman position over a candidate who has never worked with the Company.

Regular Apprentice Employees, who accept a journeyman position after successful completion of the National Red Seal Exam, will sign a one (1) year service agreement with the Company and will remain in the location as per Clause 22.10. Regular Apprentice Employees who are offered a journeyman position but do not accept it will be terminated. Regular Apprentice Employees not offered a journeyman position through this process will be laid off and shall have **their** name placed on the Temporary Employee Preference Listing by Area and location and shall appear in order of their achieving journeyman status by date and will be credited with zero (0) days. Such journeymen shall only be placed on the Temporary Employee Preference List upon providing the Company with written notification, and supporting documentation, that they have successfully completed the National Red Seal Exam.

D. REGULAR EMPLOYEE COMMENCING APPRENTICESHIP PROGRAM

A Regular Employee who is accepted for an apprenticeship program shall continue to be classified as a Regular Employee and the Regular Employee’s current salary shall be continued until the rate of the apprentice position equals or exceeds the red-circled rate, when subsequent negotiated increases shall apply.

Upon the successful completion of the apprenticeship, the Regular Employee will be placed as a journeyperson in their respective trade.

E. TRAVEL DURING THE APPRENTICESHIP PERIOD

During the apprenticeship period, the Regular Apprentice Employee will be assigned to various projects. If assigned to Temporary Headquarters, the Regular Apprentice Employee will be paid in accordance with Article 14. However, the Regular Apprentice Employee will not have the right to opt out of any assignment.

F. APPRENTICE RELOCATION ALLOWANCE

The Company shall reimburse Regular Apprentice Employees for moving expenses if they are required by the Company to change their Normal Headquarters during their apprenticeship program or when they are required to move to their first journeyperson position upon graduation.

- i. During Block 1, Regular Apprentice Employees who are required by the Company to change their Normal Headquarters for the purpose of completing the centralized Block 1 training will be entitled to a lump sum relocation payment of \$2,500.00 for expenses associated with relocation. The monthly duplicate housing allowance will not apply.
- ii. Following Block 1 and until the end of Block 3 (or the end of Block 4 for Industrial Electrical Apprentices), Regular Apprentice Employees who are required by the Company to change their Normal Headquarters and who incur relocation or duplicate housing expenses will be entitled to an allowance.

The Regular Apprentice Employee may choose either a lump sum relocation payment of \$2,500.00 for expenses associated with relocation, or a monthly duplicate housing allowance. The monthly duplicate housing allowance will be paid up to a maximum of \$550.00 a month and for a maximum period of 12 months. These allowances are intended to offset a portion of their relocation expenses. Proof of expenses will be required as per the guidelines posted on Newfoundland Power's intranet website "Webster." Duplicate housing expenses paid to an immediate family member do not qualify.

- iii. A Regular Apprentice Employee who is relocated at any time during Block 4 (or Block 5 for an Industrial Electrical Apprentice), or upon relocation to their first journeyperson position upon graduation will only be entitled to the lump sum relocation payment of \$2,500.00. The monthly duplicate housing allowance will not apply.

G. APPRENTICE ATTENDING SCHOOL

When the Regular Apprentice Employee attends school, the Company agrees to pay the Regular Apprentice Employee 95% of their regular weekly earnings for the initial one-week Employment Insurance waiting period. The Company will also pay a training allowance top-up of their Employment Insurance so that they receive 95% of their regular weekly earnings for the remaining period they are in school.

When the Regular Apprentice Employee returns to work from block school training, the Company agrees to pay the Regular Apprentice Employee a Block Completion Bonus of 5% of

the regular weekly earnings that was in effect prior to their return to school for the number of weeks they have been at school.

The Company will provide the Regular Apprentice Employee an option of a \$4,000.00 interest free education loan when they attend block school training. When the Employee returns to work from school, the education loan will be deducted from their first six (6) pay periods or deducted earlier at the Employee's request.

8.04 – POWER SYSTEM OPERATOR IN TRAINING PROGRAM

A. RECOGNITION OF POWER SYSTEM OPERATOR IN TRAINING (PSOIT) PROGRAM

The Union recognizes the value and necessity of the Company's PSOIT Program and agrees to co-operate fully in the implementation thereof.

A PSOIT Advisory Committee with equal representation from the Company and Union will, from time to time, review and make recommendations to the Company on the PSOIT Program.

B. SCHEDULE OF PAY

The schedule of rates of pay for Power System Operator in Training is as set forth in Schedule "B" attached hereto and forms part of the Agreement.

C. NEW EMPLOYEES HIRED FOR THE COMPANY'S PSOIT PROGRAM

The Company's PSOIT Program ends when an Employee successfully completes the PSOIT Program.

Depending on operational requirements, offers of a Power System Operator position will be made upon the successful completion of the PSOIT program. Employees who are not offered a Power System Operator position will be laid off and shall have **their** name placed on the Temporary Employee Preference Listing by Location. They shall appear on the listing on the date they successfully completed the program and will be credited with zero (0) days.

D. REGULAR EMPLOYEE COMMENCING PSOIT PROGRAM

A Regular Employee who has been working with the Company in another position and who is accepted for the PSOIT program, will have their current rate continued until the rate of the PSOIT equals or exceeds the red-circled rate, when subsequent negotiated increases shall apply.

Upon successful completion of the program, the Regular Employee will be placed as a Power System Operator.

A Regular Employee's hire date as a PSOIT (for those hired after August 31, 1998) shall be substituted as the Classification Seniority date as a Power System Operator or Power System Operator Lead Hand upon successful completion of the PSOIT program and subsequent entry into the position of Power System Operator or Power System Operator Lead Hand.

Article 9 – Hours of Work

9.01 – INTENT OF CLAUSE

This Clause provides the basis for the calculation of any payment for hours of work and shall not be read or construed as a guarantee of hours of work per day or week, or a guarantee of days of work per week.

9.02 – NON-SHIFT EMPLOYEES

The hours of work for Non-Shift Employees shall be forty (40) hours per week consisting of eight (8) hours per day from 8:00 a.m. to 4:00 p.m. Monday through Friday.

The Company may offer, in writing, alternate hours of work to Employees working from their Normal Headquarters. For those Employees who accept the Company's written offer of alternate hours, the hours of work shall be forty (40) hours per week, Monday through Friday to a maximum of ten (10) hours per day and they will be paid a Meal Allowance for each ten (10) - hour day at the rates specified in Clause 14.04.

For Meter Readers the eight (8) hours in a day may be varied to any eight (8) - hour period in a day requested by the Meter Reader and approved by the Company.

Non-Shift Employees will be given ten (10) days' written notice when required by the Company to work shift schedules. If written notice is not given, the Company shall pay the Employees involved the applicable overtime rate for all hours worked the first two (2) shifts of the shift schedule except that where an Employee is required to start a shift on Friday and work Saturday and Sunday, then the Company shall pay that Employee the applicable overtime rate for the first three (3) shifts of the shift schedule. Subsequent shifts will be paid at straight time rate.

Employees shall be entitled to a paid thirty (30) minute lunch break commencing at 12:00 noon and shall be required to remain at the work site during the lunch break except when the Employee's supervisor provides approval in advance that they can take their lunch break at a nearby site due to traffic or public safety issues. It is also understood that during a planned outage or during extreme emergencies, the lunch break may be rescheduled. In such cases, if the Employee works during the paid thirty (30) minute lunch break and provided the Employee does not receive a paid lunch break between the hours of 11:00 a.m. and 2:00 p.m. the Company will pay the Employee a premium that is equivalent to one-half (½) hour at straight time rates.

9.03 – SHIFT EMPLOYEES

The hours of work for Shift Employees shall average forty (40) hours per week over a cycle of shifts. This shall be achieved by working eight (8) - hour or twelve (12) - hour shifts in accordance with the shift schedule. The starting and quitting time and the days of rest for Shift Employees shall be in accordance with a shift schedule to be posted on the Company's bulletin boards at least ten (10) days before the effective starting date. If notice is not given, the Company shall pay the Employees involved the applicable overtime rate for all hours worked the first two (2) shifts of the shift schedule except that where an Employee is required to start a shift on Friday and work Saturday and Sunday, then the Company shall pay that Employee the applicable overtime rate for the first three (3) shifts of the shift schedule. Subsequent shifts will

be paid at straight time rate. Shifts shall rotate or alternate on a regular basis. When Shift Employees, at the request of the Company, work two (2) consecutive shifts, excepting the short change shift, they will be paid the applicable overtime rate. Shift Employees will not be required to work consecutive twelve (12) - hour shifts except under extreme circumstances.

Should there be any evidence of Employee fatigue, deterioration of safety standards, reduction in the present level of efficiency or increasing operating costs, or other problems resulting from the twelve (12) - hour shift schedule and the problem cannot be resolved through the Labour/Management Committee then either the Union or the Company may terminate the twelve (12) hour - shift schedule and return to the eight (8) - hour shift schedule upon giving one (1) month's written notice to the other Party. No overtime costs will be incurred as a result of a changeover to or from the twelve (12) - hour shift.

For calculation of vacation credits, utilization of vacation credits, calculation and administration of the Salary Continuance Plan, and calculation and administration of the Insurance and Benefits Plans, a twelve (12) - hour shift is equivalent to one and one-half (1 ½) eight (8) - hour workdays.

9.04 – SYSTEM CONTROL CENTER SHIFTS

The work schedule in the System Control Center will normally consist of four (4) three (3) - person teams comprised of Power System Operators (PSO) and Power System Operator Lead Hands (PSOLH) who will work twelve (12) hour shifts (from 07:30 to 19:30) and (from 19:30 to 07:30) in a rotating schedule averaging 42 hours per week. A Power System Operator in Training (Trainee) working on Step 2 or higher of the Power System Operator in Training program will work the same shifts as the PSO's and will normally be the third person on the shift, but may fill in for vacation and other leave relief for the PSO as the second person on the shift.

Every twelve (12) months in January, one member of each team, excluding the Power System Operator in Training working on Step 1 of the qualification, will be rotated to another team. Each week, the PSO, PSOLH and Trainee Step 2 or higher will receive two (2) hours of overtime.

A Trainee working on Step 1 of the program may work eight (8), ten (10) or twelve (12) hours a day between 07:30 to 19:30 from Monday to Friday for a total of forty (40) hours per week. In the last two months of Step 1 of the program, the Trainee may work eight (8), ten (10), or twelve (12) hour shifts between 19:30 and 07:30 for training purposes before they move to Step 2. The Trainee's schedule will be established through the mutual agreement of the Trainee and the Company. A Trainee on Step 1 will always be the third person on the shift.

An alternative work schedule will be permitted provided the Company and the majority of the PSOs, PSOLHs and Trainees on Step 2 or higher are in agreement with the alternative work schedule. Once the agreement has been obtained, there will be a minimum of one (1) month's written notice provided before the new alternative work schedule will be implemented. A new alternative work schedule will remain in place for a minimum of one (1) year.

If an Employee is asked by the Company to change shifts and they are not provided ten (10) days' notice, the Company shall pay the Employee involved the applicable overtime rate for all hours worked for the first two (2) shifts of the new shift schedule, except where an Employee is required to start a new shift on Friday and work Saturday and Sunday, then the Company shall pay the Employee the applicable overtime rate for the first three (3) shifts of the new shift schedule. Subsequent shifts will be paid at the straight time rate.

In accordance with the work schedule, once an Employee has been assigned to work a statutory holiday, changes to the schedule will only occur on the mutual agreement of the Employee and the Company.

The scheduling of vacation will be subject to Clause 16.04, however, prior to vacation preference being awarded based on Service Seniority, the Employees in the System Control Center will be provided the opportunity to reach a consensus on the criteria for vacation preference.

Shift differential will be paid at the rate specified in Clause 9.06 for all hours worked between the hours of 16:00 and 08:00 from Monday to Friday, and for all hours worked on Saturday and Sunday. When Employees are working overtime, the shift differential will not apply.

For calculation of vacation credits, utilization of vacation credits, calculation and administration of the Sick Leave Plan, and calculation and administration of the Insurance and Benefits Plans, a twelve hour (12)-hour shift is equivalent to one and one-half (1 ½) eight (8)-hour workdays.

All provisions under Clause 10.06-Equal Distribution of Overtime will apply except that overtime will be distributed among all qualified employees within the System Control Center based on twelve (12) month revolving figures. When an Employee moves into the System Control Center, the Employee will be placed on the List based upon their year-to-date overtime hours. Newly hired Employees to the Company will be placed on the List based upon the average of all twelve (12) month revolving hours on the List.

9.05 – REST BREAKS

Employees shall be entitled to a rest break of fifteen (15) minutes for each half shift worked. Rest breaks are to be taken on the job site and during the period after the first hour and before the last hour of the half shift being worked. Notwithstanding the foregoing, the rest break shall be taken either before or after, but not during, a period of planned outage.

9.06 – SHIFT DIFFERENTIAL

Employees working shifts as per Clause 9.03 or Clause 9.04 shall receive a shift differential as follows:

Effective Date	Date of Signing
	\$2.15

The shift differential will only apply between the hours of 16:00 hours and 08:00 hours, with the exception of the Shift Crew in St. John's who will also receive shift differential for hours worked from 08:00 to 16:00 hours on Saturday and Sunday. The shift differential shall not apply to hours worked for which overtime rates apply.

9.07 – ALTERNATE HOURS AT REQUEST OF EMPLOYEE

Subject to the approval of the Company and the Union, an Employee may request, in writing, alternate hours of work from their Normal Headquarters. The alternate hours of work can be varied to any eight or ten (10) - hour period between the hours of 6:00 a.m. and 8:00 p.m. Meal Allowances will only apply during overtime as per Clause 14.04.

Subject to the approval of the Company and the Union, a Regular Employee may request, in writing, to work less than the normal hours in a day. If such request is granted then the Regular Employee will continue to accumulate benefits on a prorated basis.

It is understood that the Company may approve the request for a defined period, rotate the opportunity among interested parties, or, with two (2) weeks' notice, cancel the alternate hours at its discretion.

9.08 - ELECTRICAL MAINTENANCE (SUBSTATION)

This Clause will apply to Electrical Maintenance (Substation). Should there be any conflict with other Clauses in this Collective Agreement, Clause 9.08 shall prevail.

The hours of work when working from normal headquarters shall be forty (40) hours per week consisting of eight (8) hours per day from 8:00 am to 4:00 pm Monday through Friday. When one or more crew members are working from a Temporary Headquarters the hours of work for the crew shall be forty (40) hours per week, Monday through Friday, between the hours of 7:00 a.m. and 6:00 p.m., ten (10) hours per day. At the Company's discretion, Temporary Headquarters may be assigned to employees not required to reside away from primary residence. All employees comprising a crew are not required to follow the same travel arrangements. Notice to crew members shall be in accordance with Clause 14.05.

For purposes of scheduling planned work, Electrical Maintenance will be divided into two maintenance territories: Eastern (St. John's, Avalon, Burin and Clarendville) and Western (Gander, Grand Falls-Windsor, Corner Brook, Stephenville and Port aux Basques).

When selecting employees for planned work, selection will be made in the following order:

- 1. Expression of Interest (EOI) by Territory**
 - a. Local Area**
 - b. Local Territory**
- 2. Local Territory from remaining employees (non EOI) considering Overtime List**
- 3. EOI from Alternate Territory**
- 4. Alternate Territory from remaining employees considering Overtime List.**

Consideration will be given to operational targets and requirements, Employee availability, satisfactory performance, ability, qualifications, seniority, familiarity with the work and training opportunities.

An Electrical Maintenance (Substation) crew shall consist of a Lead Hand and one or more non-Lead Hands. For training purposes, the Company may assign an additional crew member based on knowledge and experience. In the absence of a permanent Lead Hand, a Temporary Lead Hand shall be assigned from crew members based on Classification Seniority, Ability, Qualifications, familiarity with the work and satisfactory performance demonstrated in current position.

Employees already assigned to planned work at normal or temporary headquarters will not be considered for other planned work until their current assignment is complete. If an employee misses the opportunity to be assigned as a temporary Lead Hand (as per Art. 22.04(b)), due to a work assignment of two (2) weeks or more, the employee will be paid the Lead Hand premium for the duration of the missed work assignment.

Unplanned overtime will be equitably distributed among all qualified Employees within Electrical Maintenance (Substation) by area or location where practical. When selecting employees for unplanned work, selection will be made in the following order:

- 1. Local Area**
- 2. Employees temporarily assigned to Local Area**
- 3. Nearest adjacent Area**
- 4. Nearest available Employee**

Article 10 – Overtime

10.01 – OVERTIME RATE

An Employee required to work outside of the regular working hours or does not receive proper notification of shift schedules as defined in Article 9 will receive compensation for the hours worked at double the hourly wage rate applicable to their classification.

An Employee required to work on a paid holiday (as listed in Article 15) or a day granted in lieu thereof, shall, in addition to the normal pay, be entitled to double the hourly wage applicable to their classification for the hours worked on the paid holiday or day granted in lieu thereof.

To be recognized under the Agreement, overtime must be authorized by the Employee's supervisor.

10.02 – BANKING OF OVERTIME

(a) An Employee may elect, in writing to the Company, in lieu of pay, to bank overtime. One (1) hour of overtime worked at double time will be banked as two (2) hours.

(b) At the written request of the Employee, with not less than five (5) days' notice, (ten (10) days' notice for Shift Employees) the Company will, subject to the utilization limits stated below and the exigencies of its operations and provided it does not unduly interfere with vacations, allow time so banked to be taken off in periods of not less than one (1) working day. An Employee's written request for banked overtime shall be acknowledged within two (2) days of receipt and shall state whether or not the request is approved.

Notwithstanding the above, where the required notice has not been given, an Employee may, at the approval of their supervisor, be permitted to take off three (3) non-consecutive work periods of banked overtime (not less than four (4) hours nor greater than eight (8) hours each; not greater than twelve (12) hours for Employees who normally work twelve (12) - hour shifts in any calendar year.

The utilization of banked overtime will be limited to one hundred and sixty (160) hours in any calendar year except upon retirement, emergency leave or leave mutually agreed upon between the Employee and the Company.

In the case of retirement, a maximum of 2,080 hours of banked overtime may be taken as time off immediately prior to retirement. Notwithstanding the above, Employees who have an 85 age/service combination by September 30, 2017, may take all remaining banked overtime as time off immediately prior to their retirement.

(c) An Employee may elect, on written notice to their supervisor, to receive pay for part or all overtime hours previously banked. Any hours banked shall be paid to the Employee at the rate at which the hours were banked. Banked overtime shall be paid out on a first-in, first-out basis subject to the following grandfathering provision:

Any hours accumulated in an Employee's unpaid banked overtime account as of May 4, 2004 shall be valued at the Employee's rate of pay on September 30, 2003.

Future overtime shall be valued on the Employee's current rate of pay. Negotiated increases shall not apply to banked overtime but time off taken in lieu of overtime worked shall be on an hour-for-hour basis. If an Employee is to withdraw time from the overtime bank, it shall be done on a first-in, first-out basis.

(d) The Company also agrees to make available a monthly overtime report stating banked overtime for the pay period both used and unused. The Company also agrees to indicate on each Employee's pay stub banked overtime used for the current pay period, overtime banked during the current pay period and total remaining banked hours.

10.03 – BASIS OF OVERTIME

Vacations, paid holidays and approved sick leave and other approved leaves of absence with pay shall be considered as time worked for the purpose of computing overtime.

10.04 – MINIMUM OVERTIME

An Employee who is required by the Company to continue work beyond their normal shift, shall be paid not less than one-half (1/2) hour at the overtime rate. Otherwise overtime shall be rounded up to the nearest one-quarter (1/4) hour.

An Employee who is required by the Company to report for work within one (1) hour prior to the start of their normal shift shall be paid not less than one (1) hour at the overtime rate.

Except as provided above, an Employee who is required by the Company to report for work after they have completed their normal shift and left their place of employment, will receive not less than three (3) hours pay effective date of signing at the overtime rate.

An Employee who has been asked to report for work for planned overtime and does report for work will receive four (4) hours straight time pay if there is no work.

An Employee who does not leave their residence and is required to complete a work-related task outside normal work hours will receive overtime based on time worked, not less than a half (1/2) hours at the applicable overtime rate.

10.05 – OVERTIME ON CALLOUT

An Employee who is called out starts the clock for overtime payment when they hang up the phone and prepare to respond. Overtime stops when they return to residence (either normal or temporary) or the callout continues into the Employee's normal hours of work as stated in Article 9.

Notwithstanding the above, callouts that meet the requirements of Clause 10.07 shall be governed by Clause 10.07.

10.06 – EQUAL DISTRIBUTIONS

Overtime will be distributed as equally as practical as outlined below. All Employees shall accept overtime in order to spread the work as evenly as possible.

Overtime will be distributed among all qualified Employees within a given Area, District or Location. Notwithstanding the above, Employees performing a particular job during the regular hours will be given preference of continuing that job into overtime hours.

The Company will make available an Equal Distribution of Overtime List (List) by Area, District or Location on a bi-weekly basis and it will be utilized in accordance with historical practice. Employees will be listed in call-out order from lowest overtime hours to highest overtime hours. The List will include the Employee's name, Classification, and their telephone number **as provided by the Employee, and shall show all overtime hours that Employees have worked to date.** Each year, the List will be re-set on January 1st **by classification seniority.**

After Employees have left the workplace or have completed an overtime call out, the Overtime List shall be used for subsequent calls. Subject to operational requirements, Employees performing Standby Service as per Clause 12.01, will be given preference.

When Employees are on approved leave and become available for overtime, it is the Employees responsibility to contact the Company to let them know of their availability. If the Employee does report to work for overtime, they are not entitled to any call back entitlements for their respective approved leave.

Employees returning from WHSCC, LTD, other long-term leave or layoff shall be placed on the List based upon their current year-to-date overtime hours. When an Employee is relocated to a

different Area, District or Location, the Employee will be placed appropriately on the List based upon their year-to-date overtime hours. Newly hired Employees to the Company will be placed on the List based upon the average of all year-to-date overtime hours for that particular List.

Where Employees feel they have been assigned abnormal amounts of scheduled and/or unscheduled overtime, they are encouraged to discuss the matter with their supervisor.

Overtime - Employee Selection

Overtime Scenarios	Employee Selection
No Travel	
Work continuation after normal shift	Assigned Employee(s)
Work continuation into subsequent weekend	Assigned Employee(s)
Capital projects	Assigned Employee(s)
Planned overtime work (not related to the above)	Overtime List
After hours call out for emergency/trouble/pressing work	Standby and Overtime List
Travel	
Planned Work - Project	Overtime List
- Planned outage	Overtime List
- Service targets	Overtime List
- Resource constraints	Overtime List
Storm Response (in Province)	Overtime List

10.07 – PERIOD OF REST

An Employee required to work overtime and reports to work between four (4) hours and eight (8) hours prior to the commencement of their regular shift, shall be paid at the overtime rate until the Employee is relieved for an eight (8) - hour rest period. If the Employee’s subsequent rest period is interrupted, they shall be paid at the overtime rate until they are relieved for an eight (8) - hour rest period.

An Employee who works sixteen (16) continuous hours will be entitled to an eight (8) - hour rest period. No Employee shall be permitted to work beyond sixteen (16) continuous hours. The Employee shall notify their supervisor at least two (2) hours prior to the sixteen (16) continuous hours elapsing. Such notification shall provide the supervisor sufficient time to arrange replacement workers and time to arrange the return of the Employee to their headquarters or accommodations.

The Employee shall be paid at the straight time rate for any portion of their rest period that falls within the Employee’s regular shift. Following a period of rest, the Employee shall be paid at the straight time rate for the remaining portion of the regular shift and at the overtime rate for work continuing beyond the regular shift.

When an Employee's period of rest ends within one (1) hour or less of the end of their regular shift, they are required to personally contact their supervisor at the end of the rest period via telephone call to find out if they are required to report to work. It is understood that Employees with one (1) hour or less of their regular shift remaining upon completion of their rest period, will be required to report for work only if the Company requires that Employee to work overtime after their regular shift. If the Employee is advised by their supervisor that they are not required to report to work, the Employee will be paid the straight time rate for the one (1) hour or less remaining in their regular shift.

This clause shall not apply to Employees working twelve (12) - hour shifts and to Relief Shift Employees.

10.08 – CALL-BACK FROM TIME OFF IN LIEU OF BANKED OVERTIME

When a Regular Employee has provided the required five (5) days' notice, ten (10) days' notice for Shift Employees, in writing, as per Clause 10.02 – Banking of Overtime, for approved time off in lieu of banked overtime and they are called back to work during their normal work hours, the Regular Employee shall be entitled to receive the overtime rate of pay for the time actually worked during their normal work hours up to and including the first five (5) days of the time off in lieu of banked overtime scheduled.

When a Regular Employee has not provided the required five (5) days' notice, (ten (10) days' notice for Shift Employees) in writing, as per Clause 10.02 – Banking of Overtime, for approved time off in lieu of banked overtime, and they are called back from their time off in lieu of banked overtime to work during their normal hours, this clause will not apply.

Rescheduling of the scheduled time off in lieu of banked overtime will be mutually agreed to by the Employee and the supervisor.

10.09 – EARLY RELEASE FOR REST BREAK

Prior to a pending storm or major system event within an Area, **District**, or Location, **Employees** who are at work and are working hours as per Clause 9.02, may be released early from their regular hours of work to allow a rest break **prior to a scheduled return to work** for storm or major system event response. Invocation of early release will be solely at the discretion of the Company.

Employees who are released shall suffer no loss of pay from the time of their early release to the end of their normal work day. Employees **who are not scheduled for Standby service** will not qualify for standby pay as per Clause 12.01 when they are early released.

Employees scheduled for standby service for their Area, District, or Location shall be given preference for early release for rest break where reasonably practical, provided Standby can be covered during the rest break. If additional Employees are required for early release for rest break, the Company shall follow the provisions in Clause 10.06 – Equal Distribution.

Article 11 – Wages

11.01 – WAGES AS IN SCHEDULE B

Wages shall be paid to Employees in accordance with the classifications and rates set forth in Schedule “B” attached herewith and forming part of this Agreement.

Article 12 – Standby Service

12.01 – STANDBY SERVICE

Employees shall perform standby **service** when requested by their supervisor. Such Employees shall be qualified to perform the duties for which they are requested to standby. A **newly hired** Power Line Technician or a Power Line Technician Lead Hand shall be the primary on-call person only after they have a minimum of three (3) months of Classification Seniority. Regular Apprentice Employees cannot be the primary on-call person at any time.

An Employee on standby shall be readily available **and fit** for work. They shall remain within their Area **and have their telephone with them and be ready to respond. In areas with limited cellular service, a radio will be provided. Employees shall advise the on-call supervisor when they are outside of cellular coverage. When** calls are received, they shall immediately report for work or take such action as may be necessary under the circumstances. The Employee performing standby **service** within a District is to remain within the District unless there are extenuating circumstances and alternate arrangements are pre-approved by their supervisor. The standby schedule will be done after the annual vacation schedule has been approved and posted.

Employees shall accept standby **service** in order to spread the work as evenly as possible. Employees scheduled for standby **service** will be permitted to exchange standby **service** from time to time **with other qualified** Employees on the same standby roster and the responsibility to find a replacement is theirs. They shall immediately notify their supervisor by personal telephone contact. If the schedule has previously been posted, they must also notify the On-Call supervisor and System Control Center by personal telephone contact. All standby **service** exchanges involving Employees on approved leave, including floater, vacation, time off in lieu of banked overtime, leave as per Article 20 and sick leave, will require supervisor approval in advance of the standby taking place. If approved, it is understood that Clauses 10.08 and 16.06 will not apply.

Employees **who perform the standby service** shall receive as follows:

- (a) A weekly rate of **ten (10)** - hours pay at the equivalent of the Lead Hand rate; or
- (b) A weekly rate of **twelve (12)** - hours pay at the equivalent of the Lead Hand rate for a week that contains one (1) statutory holiday.
- (c) A weekly rate of **fourteen (14)** - hours pay at the equivalent of the Lead Hand rate for a week that contains two (2) statutory holidays.
- (d) A weekly rate of **sixteen (16)** - hours pay at the equivalent of the Lead Hand rate for a week that contains three (3) statutory holidays.

- (e) The daily rate for a non-statutory holiday shall be one (1) hour at the equivalent of the Lead Hand rate from **Monday** to Thursday and two (2) hours at the equivalent of the Lead Hand rate for Friday **to Sunday**. The daily rate for a statutory holiday shall be three (3) hours at the equivalent of the Lead Hand rate if it falls on **Monday** to Thursday and four (4) hours at the equivalent of the Lead Hand rate if it falls on a Friday **to Sunday**.

Employees who work seven (7) consecutive days on standby will be given the choice of compensation by pay, as per (a) (b) (c) or (d) above, or they will be given the choice of banking the equivalent hours thereof.

If an Employee is required by the Company to take standby **service** for three (3) weeks consecutively, the standby rate will be doubled on week three (3) and any consecutive weeks thereof.

These rates include payment for the use of the Employee's telephone. In addition they shall be paid at prevailing rates for time actually worked.

An Employee, who is required by the Company to reside away from their normal residence and is assigned standby **service**, shall be compensated at double the appropriate standby rate.

The overtime rate for Employees, who are required by the Company to perform standby **service**, shall be based on the equivalent of the Lead Hand rate for their classification for all overtime hours worked as a result of the standby **service**.

Employees required by the Company to perform regularly scheduled standby service will be provided with a vehicle while performing standby service.

12.02 – STANDBY – PENDING STORMS

Employees who are required to be away from their normal residence in order to perform standby, shall be paid the following:

- (1) Time spent travelling at the prevailing rate, at the commencement and termination of the standby assignment in accordance with the Collective Agreement.
- (2) Double the regular standby rate as per Clause 12.01 of the Collective Agreement.
- (3) The Employee shall be granted a minimum of four (4) hours pay per twenty-four (24) - hour period at double time rate if there is no work.
- (4) If the Employee works, the Employee shall be paid for all time worked in excess of the four (4) hour minimum pay per twenty-four (24) - hour period in accordance with the Collective Agreement.

Article 13 – Inclement Weather

13.01 – MINIMUM EIGHT (8) HOURS PAY

An Employee who reports for work on a scheduled working day, but who, by reason of inclement weather or reasons beyond their control, is dismissed for the day shall receive not less than eight (8) hours pay at such Employee's normal rate.

If the Company closes a building in St. John's/Mount Pearl prior to the commencement of the Employee's shift due to inclement weather, Employees whose job classifications are not required to work during storms will be excused with pay for the period of the building closure.

13.02 – ALTERNATE WORK

If, in the opinion of the Company, it is impractical because of inclement weather for Employees to continue their normal duties, the Company may require such Employees to perform such other tasks compatible with their trade as may be available or such Employees may be instructed in safety measures and procedures, Company policies etc. Members of line crews will not be required to perform routine scheduled hotline work made hazardous because of lightning, rain, sleet, snow, wind or mist. During periods of such inclement weather work will be confined to emergency situations or to such work as can be done without undue hazards.

As per Clause 7.01 all work will be performed safely.

Article 14 - Travel

14.01 – DEFINITIONS

For the purpose of Article 14 the following definitions shall apply:

1. Normal Headquarters is the building in an Area, District, or Location in which the Employee normally works.
2. Temporary Headquarters is the workplace to which the Employee is temporarily assigned, reports to work, and may be a substation or other Company building, trailer or temporary accommodations. Temporary Headquarters shall have toilet facilities, potable drinking water and a secure place to store and dry personal protective equipment and clothing.
3. Worksite is the physical location where work is carried out.

14.02 – NORMAL HEADQUARTERS TO WORKSITE

Time spent in travelling between Normal Headquarters and worksite at the commencement and termination of each day's work will be paid for as time worked.

14.03 – KILOMETRE ALLOWANCE

An Employee using their own vehicle at the request of the Company shall be paid an allowance of **forty-eight (48)** cents per kilometer.

Meter Readers who opt, at the Company's request, to provide their own transportation to and from the assigned routes shall be paid a daily allowance of **thirty-five dollars (\$35.00)** and a Kilometre Allowance for all kilometres driven in reading the assigned route.

14.04 – MEALS DURING OVERTIME

The Meal Allowance for meals during overtime shall be seventeen dollars (\$17.00). Employees shall not be entitled to a Meal Allowance for those meals which they have received a Per Diem Allowance or Travel Allowance as per 14.07 and 14.08.

Meal Allowances shall be provided in the following manner:

- (1) An Employee who is required to work two (2) hours overtime immediately before or after a regular shift shall be entitled to a Meal Allowance. Should the overtime continue, a Meal Allowance shall be provided at the expiration of each successive four (4) - hour period thereafter.
- (2) An Employee on Per Diem Meal Allowance or Travel Allowance must work four (4) hours immediately after their shift before being entitled to a Meal Allowance. Should the overtime continue, a Meal Allowance shall be provided at the expiration of each successive four (4) - hour period thereafter.
- (3) An Employee who is called out to work overtime after they have completed their normal day's work and left their place of employment shall be entitled to a Meal Allowance at the expiration of four (4) hours of such overtime. However, if Employees are called back to work within two (2) hours after completing their normal day's work they shall be entitled to a Meal Allowance at the expiration of two (2) - hours overtime. Should the overtime continue, a Meal Allowance shall be provided at the expiration of each successive four (4) - hour period thereafter.
- (4) During prolonged overtime, when an Employee is entitled to a Meal Allowance, the Company may also provide a meal (hot where practical). The supervisor must arrange paid eating time for the Employees.
- (5) An Employee who is required to work scheduled overtime or on a statutory holiday shall receive a Meal Allowance at the expiration of each four (4) - hour period.

14.05 – NOTICE OF PLANNED WORK

Employees working on planned projects which require them to be away from their normal residence overnight shall receive two (2) business days' notice for projects lasting one (1) week or less and five (5) business days' notice for projects lasting longer than one (1) week. Employees not notified as per the above shall be paid at the applicable overtime rate for the first day of the project.

Employees required to work on planned overtime will be advised the previous day and will receive not less than twelve (12) hours' notice. This clause does not cover emergency situations or pressing work that arises on short notice.

14.06 – ALTERNATIVE HOURS – TEMPORARY HEADQUARTERS

When working alternative hours of work from a Temporary Headquarters, the hours of work for Employees shall be forty (40) hours per week, Monday through Friday, between the hours of 7:00 a.m. and 6:00 p.m., ten (10) hours per day.

The hours of work shall be set at the commencement of the project phase and they shall be the hours of work for the entire project phase, except where the hours of work may change due to circumstances beyond the Company's control.

When working from a Temporary Headquarters, the following situations may apply:

- A. For Employees not required to reside away from their normal residence:
- Where the Company offers ten (10) - hour days the Company will request volunteers for the project. The Company will make every reasonable effort to distribute the opportunity for alternate hours to all qualified volunteers in the Area such that Employees will be rotated out at least every four (4) weeks, where practical, and in a manner that will not adversely impact the project and/or the Company's operations.
 - When the Company is not successful in obtaining volunteers, the Company may assign Employees to work ten (10) – hour days from a Temporary Headquarters while not residing away from their normal residence, up to a maximum of twenty (20) projects company-wide in a calendar year. The Company will notify the Union of the start date of the project, expected duration and the number of the twenty (20) projects utilized year-to-date.
- B. For Employees required to reside away from their normal residence:
- **The hours of work will be four (4) ten (10) hour days unless the Company requires alternate hours due to operational requirements.**
- C. Where there are Employees required to reside away from their normal residence and Employees who are not required to reside away from their normal residence (**not on travel**) and are working on the same project:
- **The hours of work will be four (4) ten (10) hour days unless the Company requires alternate hours due to operational requirements.**
 - Employees who are required to work ten (10) - hour days may opt out of the project, provided they can be replaced by another qualified Employee in their Area.

In B and C above or when Employees work on one (1) of the twenty (20) projects in A above:

- The Company will distribute the opportunity for alternate hours to all qualified Employees in the Area such that Employees will be rotated out at least every four (4) weeks and all qualified Employees in the Area will take their turn, where practical, and in a manner that will not adversely impact the project and/or the Company's operations.
- Employees may request to opt out of a Temporary Headquarters assignment of ten (10) - hour days in cases where there is a serious illness within their immediate family or where the assignment will create severe and immediate hardship to themselves or their immediate family. Immediate family is defined as spouse, common-law spouse, child, stepchild, parent, stepparent, grandparent, grandchild or child of a common-law spouse.
- Where practical, the Company will not assign Employees another Temporary Headquarters assignment working ten (10) hour days until all other qualified Employees in their Area take their turn.

If an Employee is working from a Temporary Headquarters and a paid holiday falls within the forty (40) - hour workweek, the paid holiday shall be considered as the same number of hours as the assigned alternate hours for that week. If a paid holiday falls outside the forty (40) - hour workweek when Employees are working ten (10) - hour days, the Employee will receive a premium equivalent to eight (8) hours pay at straight time rates.

Approved leaves other than vacation, shall be recorded as the number of hours scheduled on the day for which leave was approved. Vacation days shall be recorded as one (1) workday.

14.07 – PER DIEM MEAL ALLOWANCE & ACCOMMODATIONS

When an Employee is required to reside away from their normal residence, the Company shall pay for accommodations. Single accommodations will be provided if available. In addition, the Employee shall be paid a Per Diem Meal Allowance on either a daily or weekly basis as per the table below.

The Per Diem Meal Allowance is one of the following:

1. A daily rate will apply when an Employee works an eight (8) hour day, or less than four (4) consecutive ten (10) hour days, and the Employee is residing away from their normal residence for all meals in the day.
2. A weekly rate shall only apply when an Employee works four (4) consecutive ten (10) - hour days (Monday through Friday) and resides away from their normal residence for three (3) consecutive nights. The weekly rate does not apply to Employees working five (5) - eight (8) hour days.

If an Employee is required to reside away for an additional consecutive night over and above the three (3) consecutive nights noted above, the Employee will be paid the daily rate for each additional night they reside away from home.

In the case where an Employee is residing away from their normal residence for a part day, the Employee shall be paid for the incidentals portion of the Per Diem Meal Allowance and in accordance with the rates below, for meals specific to the part day.

Per Diem Allowance	Date of Signing
Breakfast	\$15.00
Lunch	20.00
Dinner	25.00
Incidentals	15.00
Total Per Diem DAILY Rate	\$75.00
Total Per Diem WEEKLY Rate	\$375.00

When opting for accommodations and Per Diem Meal Allowances as per above, Employees shall travel on their own time up to fifteen (15) minutes at the beginning and end of their workday between Temporary Headquarters and accommodations. Any additional travel time shall be part of their normal workday.

Example:

Per Diems	Mon	Tue	Wed	Thurs	Fri	4 x 10's Premium	Total	
5-8's	\$75.00	\$75.00	\$75.00	\$75.00	\$75.00		\$375.00	On last day, EE works full day, then travels home at end of the day. Four nights away from home
4-10's	\$75.00	\$75.00	\$75.00	\$75.00			\$300.00	On last day, EE works full day, then travels home at end of the day.
Premium for 10's						\$75.00	\$75.00	Three nights away from home.
							\$375.00	
If asked to work 5th day	\$75.00	\$75.00	\$75.00	\$75.00	\$75.00		\$375.00	On last day, EE works full day, then travels home at end of the day.
Premium for 10's						\$75.00	\$75.00	Four nights away from home
							\$450.00	

14.08 – TRAVEL ALLOWANCE

An Employee required to reside away from their normal residence and work from a Temporary Headquarters may elect to receive a Travel Allowance in lieu of single accommodations, per diems, telephone usage and all other expenses.

The Travel Allowance is one of the following;

1. **\$135.00 Daily Rate.** This rate will apply when an Employee is required to work eight (8) - hour days, or for less than four (4) consecutive ten (10) hour days. If an Employee is receiving the daily rate, the Employee shall receive **\$135.00** for each night and on the day that the Employee returns home, they will receive the appropriate Per Diem Meal Allowance for that day only.
2. **\$675.00 Weekly Rate.** This rate will only apply when an Employee is working four (4) consecutive ten (10) - hour days and is required to reside away from their normal residence for three (3) consecutive nights.

If an Employee is required to reside away for an additional consecutive night over and above the three (3) consecutive nights noted above, the Employee will be paid an additional **\$135.00**. Note: All Per Diem Meal Allowances are already included in the Weekly Rate, including the day that the Employee returns home.

Employees shall travel between their accommodations and Temporary Headquarters on their own time.

Travel Allowance is not available to Employees who have elected the Commuting Allowance outlined in Clause 14.09.

Example:

Travel Allowance	Mon	Tue	Wed	Thurs	Fri	4 x 10 Premium	Total	
5-8's	\$135.00	\$135.00	\$135.00	\$135.00	\$75.00		\$615.00	On last day, EE works full day, then travels home at end of the day. Four nights away from home
4-10's	\$135.00	\$135.00	\$135.00	\$75.00			\$480.00	On last day, EE works full day, then travels home at end of the day.
Premium for 10's						\$195.00	\$195.00	Three nights away from home.
							\$675.00	
If asked to work 5th day	\$135.00	\$135.00	\$135.00	\$135.00	\$75.00		\$615.00	On last day, EE works full day, then travels home at end of the day.
Premium for 10's						\$195.00	\$195.00	Four nights away from home
							\$810.00	

Travel Allowances cover accommodations & all other expenses such as per diems, telephone, laundry, personal vehicle, etc., including expenses on the day returning home.

14.09 – COMMUTING OPTION (TEMPORARY HEADQUARTERS)

Employees using the Commuting Allowance shall do so for a minimum of a one (1) week period or for the duration of the project whichever is shorter. Commuting Allowance shall be available under the following two (2) conditions:

1. Employees who are required to work from a Temporary Headquarters and reside away from normal residence, may elect to receive in lieu of Per Diem Meal Allowance and accommodations *or* Travel Allowance, a Commuting Allowance for each day worked.
2. When Employees are required to work from a Temporary Headquarters where they are not required to reside away from normal residence and are required to report directly to the Temporary Headquarters at the designated starting time, a Commuting Allowance will apply. The Commuting Allowance shall be paid on a weekly basis for Employees working four (4) ten (10) - hour days and on a daily rate for Employees working eight (8) - hour days. When an Employee has worked four (4) ten (10) - hour days and is required to work an additional ten (10) - hour day they will be paid one-quarter (¼) of the weekly rate.

The Company will not require the Employee to exceed the following one-way travel times or travel distances between Temporary Headquarters and Normal Headquarters:

- Alternate Hours (ten (10) - hour days): forty-five (45) minutes travel time each way or seventy-five (75) kilometres each way, whichever is less.
- Normal Hours (eight (8) - hour days): One (1) hour travel time each way or one hundred (100) kilometres each way, whichever is less.

Employees shall:

1. Report to the Temporary Headquarters for work from the appointed starting time to the closing time.
2. Travel between their normal residence and the Temporary Headquarters on their own time and at their own expense.
3. Provide their own noonday or mid-shift meal.

If any Employee does not report for work at the Temporary Headquarters, the Employee shall not be eligible for the Commuting Allowance for that day.

The Company reserves the right, at its discretion, to temporarily suspend commuting when road, weather or other conditions make commuting impractical.

Commuting Allowance shall be based on the one-way distance between Normal Headquarters and Temporary Headquarters and the daily/weekly rate shall be paid on the following scale:

Commuting Allowance
2014/01/01

<i>Distance</i>	8 Hour Days Daily	4 * 10 Hour Days Weekly
0-40 km	\$41.00	\$295.00
41-80 km	\$58.00	\$430.00
> 81 km	\$64.00	\$480.00

Notwithstanding the provisions available in 14.09 in cases where commuting will result in immediate and severe hardship for the Employee, they may request, and the Company shall provide transportation to and from the Temporary Headquarters. The mode of transportation will be at the Company’s discretion. Carpooling may be required and travel time is not included in the work day. A reduced Commuting Allowance shall apply in this case. The reduced Commuting Allowance shall be thirty-five percent (35%) of the normal Commuting Allowance. All Employees comprising a crew shall follow the same travel arrangements.

Employees whose Normal Headquarters is located on Topsail Road, Kenmount Road or Duffy Place and are temporarily assigned to either of these sites will not be entitled to the Commuting Allowance provided they have been given prior notice of at least two (2) business days. These Employees shall report to their reassigned Headquarters at their normal starting time.

14.10 – TRAVEL

Commencement and End of Project

When an Employee is required to travel from their Normal Headquarters to work for a period of time from a Temporary Headquarters, the Employee shall be paid in accordance with this Agreement for the time involved in traveling between the Normal Headquarters and Temporary Headquarters at the commencement and end of the project.

Where transportation to or from the Temporary Headquarters is by public conveyance, the Employee shall be paid a maximum of eight (8) hours straight time pay for any twenty-four (24) - hour period.

Weekend Travel to and From Normal Headquarters

The Company shall pay reasonable travel expenses for an Employee for a return trip from their Temporary Headquarters to their Normal Headquarters every weekend **at overtime rates**. The Employee shall travel from the Temporary Headquarters to Normal Headquarters at the beginning and end of the workweek by either Company vehicle or other mode of transportation paid for by the Company, the mode of transportation to be at the supervisor’s discretion. Carpooling may be required.

Where travel from Temporary Headquarters to Normal Headquarters on weekends is by air, Employees shall be paid at straight time rates for the time between the end of their normal workday and their arrival home.

14.11 – SPECIAL PROJECTS

The Company may designate a special project from time to time as required by the unique nature and geography of the Company’s operations.

Both the Union and Company agree that alternate arrangements may be required for such special projects which have not been expressly provided for under the Collective Agreement.

The Company will consult with the Union regarding hours of work, accommodations, notice and travel time when designating a special project. Unless mutually agreed between the Company, the Union and the Regular Employees involved, the provisions of this Agreement will not be modified or altered.

14.12 – EMERGENCY SITUATIONS

In emergency situations where an Employee is required to reside away from home, the Company may suspend all rights and privileges under Clause 14.08 and 14.09 and will provide accommodations and pay the Employees a Per Diem Meal Allowance in accordance with Clause 14.07. Single accommodations will be provided where available.

For humanitarian missions, Article 14 of the Collective Agreement will not apply.

Article 15 – Paid Holidays

Regular Apprentice Employees are entitled to all the rights and privileges granted to Regular Employees under this Article.

15.01 – PAID HOLIDAYS

Subject to Clause 15.02, the following are paid holidays under this Agreement:

<i>New Year’s Day</i>	<i>Regatta Day</i>	<i>Good Friday</i>
<i>Labour Day</i>	<i>Victoria Day</i>	<i>Thanksgiving Day</i>
<i>Discovery Day</i>	<i>Remembrance Day</i>	<i>Dominion Day</i>
<i>Christmas Day</i>	<i>July 12th</i>	<i>Boxing Day</i>
<i>Christmas Eve</i>		

One (1) additional holiday per calendar year for Regular Employees. Temporary Employees who have work periods totaling one hundred thirty (130) working days and are hired in excess of sixty-five (65) working days for the existing calendar year shall be entitled to one (1) additional holiday in that calendar year. Scheduling of this holiday to be mutually agreed upon by the Company and the Employee, if not taken, then forfeited.

For those Areas, Districts, and Locations outside St. John's where Regatta Day is not celebrated, the first Monday in August shall be observed as the paid holiday.

In order to qualify for each of the above paid holidays an Employee must have worked or have been on approved leave on the working days immediately preceding and succeeding the day designated as a paid holiday. Temporary Employees who work the full day before or after the paid holiday shall receive a full day's pay for the holiday. Temporary Employees who have made themselves unavailable on the working day immediately preceding or succeeding the day designated as a paid holiday shall not be considered to be on approved leave.

15.02 – OBSERVED DAY

When a holiday listed in Clause 15.01 falls on a Saturday or a Sunday, the working day immediately preceding or following the holiday shall be observed as the paid holiday except as provided in Clause 15.03.

15.03 – SHIFT EMPLOYEES

Paid holidays for Shift Employees as per Clause 9.03 and Clause 9.04 shall be the calendar date for Christmas Eve, Christmas Day, Boxing Day, and New Year's Day, and shall be the observed day for all other paid holidays.

When a paid holiday falls on an Employee's assigned day of rest, the employee shall be paid a premium equivalent to eight (8) hours at straight time rates. Relief Shift Employees who are not required for work on a paid holiday will be given the day off.

Article 16 – Vacations

Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under this Article.

Regular Apprentice Employees are entitled to all the rights and privileges granted to Regular Employees under this Article.

16.01 – VACATION YEAR

The vacation year shall be from January 1st to December 31st of each year.

For the purpose of this Agreement, vacation shall be deemed to commence at 00:00 hours of the first regular working day and end at 24:00 hours of the last regular working day of the vacation period. Vacation credits shall be utilized only for regular working days falling within the vacation period.

16.02 – VACATION CREDITS

All Regular Employees shall be entitled to vacation credits based on the regular working days in the current calendar year as follows: Vacation credit = regular workdays in the current calendar year divided by vacation rate.

Service to be completed in the Vacation Year	Maximum Vacation Rate	Vacation Credits
Less than 8 years	17.33	15 days
8 years, but less than 10 years	14.44	18 days
10 years, but less than 15 years	12.38	21 days
15 years, but less than 20 years	11.82	22 days
20 years, but less than 25 years	10.40	25 days
25 years or more	8.67	30 days

For purposes of calculating vacation credits, all approved leave with pay, Regular Apprentice Employees attending school for block training, and maternity leave up to twenty-seven (27) weeks shall be considered as regular working days actually worked.

Where total accumulated credits amount to a part day, they will be rounded up to the nearest half-day.

A Regular Employee who elects to take vacation off-season during January 1st to April 30th and

- utilizes a minimum of ten (10) days’ vacation during the off season shall be granted a vacation premium of two (2) additional days, to be taken within the off-season vacation period in the current year, or
- utilizes a minimum of fifteen (15) days’ vacation during the off season shall be granted a vacation premium of three (3) additional days, to be taken within the off-season vacation period in the current year.

The Regular Employee may elect to pay out these additional days in lieu of taking them as vacation.

Employees returning to work from Long Term Disability or WHSCC will have vacation credits prorated to correspond with the portion of the year remaining. Employees who are returning to work on an ease-back basis will use a vacation credit for each calendar day of vacation.

16.03 – UTILIZATION OF VACATION CREDITS

Vacation credits shall normally be utilized in the vacation year and shall be subject to the following conditions:

- a) The dates of all vacations are subject to a request by the Regular Employee and approval of the supervisor.

- b) Vacation pay will not be paid for vacation not taken except where outlined in (d), (e) or where the Regular Employee is prevented by the Company from taking in excess of two-weeks' vacation in the current vacation year.
- c) Upon request by the Regular Employee and approval in writing by the Department Manager, an Employee may carry over a maximum of fifteen (15) vacation credits to the next vacation year. Vacation credits carried over must be used in the next vacation year, but may not be used to extend normal vacation periods scheduled between June 1st and September 30th.
- d) A Regular Employee may, upon request to their supervisor, receive pay for unutilized vacation subject to the following conditions:
 - i. A minimum of fifteen (15) vacation credits must be utilized in the calendar year in which the request will apply.
 - ii. Any payment request must be for not less than two (2) vacation credits.
 - iii. Not greater than a total of eighteen (18) vacation credits can be requested for payment in any calendar year. There is no limit on receiving pay for unutilized vacation from previous years.
- e) Except as provided above or otherwise approved by the Company due to special and/or unique circumstances, any unused vacation credits that exceed the carryover maximum at the end of the vacation year shall be paid out. The Employee may opt to roll outstanding credits into an RRSP by forwarding their request in writing to Human Resources before the end of the vacation year.

16.04 – SCHEDULING OF VACATIONS

The dates of all vacations are subject to a request by the Regular Employee and to the approval of the appropriate official of the Company, which shall not be unreasonably withheld.

By not later than March 31st of each year, all Regular Employees must notify their Department Head or designate, in writing, of the preferred period for their full vacation entitlement. Within twenty (20) working days of this date, the Department Head will prepare a vacation schedule indicating the vacation period for each Regular Employee in their Department.

Vacation preference will be awarded based on Service Seniority within each Regular Employee classification within the Department as follows: For the first year the senior Regular Employee in each Department will receive first choice of vacation period, the second senior Regular Employee will receive second choice, the third senior Regular Employee will receive third choice and so on. **Every Employee whose requested vacation was approved will move behind those on the list who did not get their preferred vacation.** Vacation preference will continue to rotate in this manner.

Regular Employees who request vacation from January 1st to March 31st, or for vacation requests outside of the normal process outlined above, are required to make the request in writing, by completing the form located on Newfoundland Power's intranet website, and to obtain approval from their Department Head or designate. Approval will be evaluated based upon the

operational requirements of the Company. The Department Head, or designate, will advise the Regular Employee of their response in a timely manner.

A Regular Employee who does not advise their Department Head of their preferred vacation period before March 31st shall forfeit their right of preference. However, this shall not preclude Regular Employees from exchanging vacation periods where mutually agreed in writing between themselves and the Company. All changes to vacation time shall be granted at the Company's discretion. Cancellation or changes to previously approved vacation time are subject to a request in writing by the Regular Employee and the approval in writing of the appropriate official of the Company. Approvals will be evaluated based upon the operational impact of the change on the Company and shall not be unreasonably withheld.

The rescheduled vacation credits will be taken at a time that is mutually agreed upon in writing by the Regular Employee and the Company.

16.05 – PAID HOLIDAY DURING VACATION

When a paid holiday occurs during a Regular Employee's vacation period, they shall receive an additional day's vacation in lieu of the holiday; or, if they so request at the time they submit their vacation schedule, they shall be given an additional day's pay in lieu of the holiday.

16.06 – CALL-BACK FROM VACATION

If a Regular Employee is called back from their vacation by the Company to work during or outside their normal work hours, that Employee shall be entitled to receive:

- (a) For the first five (5) days of previously scheduled vacation, the applicable overtime rate of pay and re-scheduling of those five (5) days' vacation at a time mutually agreeable to the Employee and their supervisor; and
- (b) For all days of previously scheduled vacation actually worked subsequent to the first five (5) days of scheduled vacation the choice of either:
 - i. Pay at the applicable overtime rate; or
 - ii. Rescheduling of the vacation days missed at a time mutually agreeable to the Employee and their supervisor.

In accordance with (a) and (b) (ii) above, rescheduled vacation time shall be equivalent to a normal workday for the employee.

This Clause will not apply if the Employee contacts the Company and requests that they be permitted to return to work before the end of their vacation.

16.07 – TEMPORARY EMPLOYEES

Temporary Employees will earn vacation credits in accordance with the schedule specified in Clause 16.02 and based upon their total accumulated service, excepting that time worked prior to an interruption in employment of thirty-six (36) or more continuous months shall not be included in the accumulated service of the Temporary Employee. Vacation credits will be paid on a current year basis and will be included in the pay cheque for each pay period.

16.08 – VACATION PAY ON TERMINATION

A Regular Employee whose employment is terminated shall be paid any unused vacation credits accumulated to the date of termination. If an Employee is laid off more than thirteen (13) weeks in a twenty (20) - week consecutive period, the Company will pay to the employee all outstanding vacation.

16.09 – TRANSFER VACATION TO SICK LEAVE

If an Employee is:

- Admitted to hospital for medical services either immediately prior to or during vacation; or,
- Incapacitated due to day surgery, and is under a physician’s care with instructions to convalesce at home with restricted activities for three (3) or more consecutive days either immediately prior to or during vacation; or,
- Injured or ill, and is under a physician’s care with specific instructions to convalesce at home with restricted activities for three (3) or more consecutive days either immediately prior to or during vacation,

then the Employee shall advise their supervisor via personal telephone contact as soon as possible upon its occurrence and provide medical documentation from the attending physician that is dated for the date of the initial medical visit and supports the criteria listed above.

Upon receipt of the documentation, Human Resources shall review the Employee’s request to have all, or the portion of their vacation time that meets the criteria above, transferred to sick leave from the date of its occurrence. Any transfer of vacation to sick leave will begin not earlier than the date of the initial medical visit.

The rescheduled vacation credits that are transferred to sick leave will be taken at a time that is mutually agreed upon by the Employee and the Company.

16.10 – BEREAVEMENT LEAVE DURING VACATION

Only where a Regular Employee’s spouse, common-law spouse, brother, sister, parent, grandparent, brother-in-law, sister-in-law, parent-in-law, step-parent, child, step-child or common-law spouse’s child dies during the Regular Employee’s scheduled vacation shall the Regular Employee be entitled to bereavement leave under Clause 20.01 in lieu of scheduled vacation.

Scheduled vacation so replaced by bereavement leave shall be rescheduled to a time suitable to both the Regular Employee and the Company.

Article 17 – Insurance and Benefit Plans

17.01 – INSURANCE BENEFITS FOR REGULAR EMPLOYEES

During the life of this Agreement, the Company agrees to provide to eligible Regular Employees, and Regular Apprentice Employees a comparable benefit plan as the one currently in place. This

plan will consist of Life Insurance, Dependent Life Insurance, Accidental Death and Dismemberment, Medical, Travel and Hospital Benefits, and Long Term Disability.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under this Clause.

A Group Benefits Committee will be formed consisting of two (2) Company appointed representatives and two (2) Regular Employees, one from each Bargaining Unit and selected by the Union. The Committee will meet at least annually to discuss plan experience, member education, and general administration.

17.02 – INSURANCE BENEFITS FOR TEMPORARY EMPLOYEES

During the life of this Agreement, the Company agrees to continue to provide to eligible Temporary Employees a comparable benefit plan as the one currently in place. This plan will consist of Life Insurance, Dependent Life Insurance, Accidental Death and Dismemberment, Medical, Travel and Hospital Benefits, and Long Term Disability.

17.03 – COST OF POLICIES

The cost of the above policies shall be shared on a 50/50 basis between the Employee and the Company. The Employee's share of the cost shall be applied to cover the Long Term Disability Income Continuance premium with the remainder, if any, applied to the other components of the Plan.

17.04 – INTERIM INSURANCE FOR NEW EMPLOYEES

During the life of this Agreement the Company, through its insurance carrier, will provide interim Accidental Death and Dismemberment coverage on an occupational basis only for each new Employee until the Employee is eligible for insurance coverage. The amount of coverage will be Fifty Thousand Dollars (\$50,000.00).

17.05 – PENSION BENEFITS AND GROUP RRSP

Pension:

Regular Employees hired prior to May 4, 2004, shall be entitled to pension benefits in accordance with the terms of the Newfoundland Power Inc. Retirement Income Plan. Regular Employees hired after May 4, 2004, are not eligible for membership in this plan.

The Company agrees that one Regular Employee from this Bargaining Unit, selected by the Union, will be a member of the Pension Review Board. The Committee will meet annually no later than April 30th except where otherwise agreed.

On a quarterly basis, the Business Manager of IBEW 1620 and the Vice-President of Newfoundland Power responsible for pensions shall meet and discuss the performance of the Company pension plans.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under the Pension Benefits. Apprentices shall, after the completion of three (3) months' continuous employment with the Company be entitled to those rights and privileges granted to Regular Employees as outlined above.

Group RRSP:

Regular Employees hired prior to May 4, 2004 shall be entitled to the following Group RRSP benefits. Regular Employees hired after May 4, 2004 are not eligible for membership in this plan.

The Group RRSP will be cost shared by the Company and the Regular Employee on a 50/50 basis. The required contribution for each Regular Employee is two percent (2.0%) effective date of signing of the annual straight time earnings. The Employer contribution shall be an amount equal to the contribution of each Regular Employee to a maximum of two percent (2.0%) effective date of signing of the Regular Employee's straight time earnings.

The Company agrees that one Regular Employee from this Bargaining Unit, selected by the Union, will be a member of the Group RRSP Committee. The Committee will meet at least annually to discuss fund performance, investment options, member education and general administration.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under the Group RRSP. Apprentices shall, after the completion of three (3) months' continuous employment with the Company be entitled to those rights and privileges granted to Regular Employees as outlined above.

17.06 – SEVERANCE PAY

The Company will endeavor to provide alternate employment of comparable duties and salary to a Regular Employee whose classification or position has become redundant due to technological or organizational change. This shall also apply to any Regular Employee who has been on Long Term Disability and is declared medically fit to re-enter the work force but is medically unfit to resume their regular classification duties. However, if an alternate full-time position cannot be provided, the Regular Employee shall not be terminated while there are Temporary Employees in the Area performing duties for which the Regular Employee is qualified to perform. Instead one of these temporary positions or a series of positions will be made available to the Regular Employee so that Regular Employee can be gainfully employed. To fill a position the Regular Employee will be assessed on knowledge of the Company, work experience, education and capability to perform the job with reasonable in-house training and coaching. If this option is not available or not availed of, and providing the Regular Employee has ten (10) or more years of service, including time on Long Term Disability, the employee will be entitled to severance pay equal to the amount obtained upon multiplying the number of completed years of continuous employment by two (2) times their basic weekly pay in effect on the date last worked.

The Company will also pay a one (1) time lump sum transitional assistance of Ten Thousand Dollars (\$10,000.00). The combination of the severance and transitional pay shall not exceed Eighty Thousand Dollars (\$80,000.00).

This clause shall not apply to a Regular Employee who terminates their employment voluntarily, is discharged for cause, retires, is granted leave of absence, or upon death.

17.07 – RETIREMENT ALLOWANCE

A Regular Employee who retires from Newfoundland Power with a Company pension or retirement savings plan as specified in Clause 17.05 and Clause 17.09, and is eligible for retiree benefits, will be entitled to Retirement Allowance equal to the amount obtained upon multiplying the number of completed years of continuous employment with the Company by the greater of their basic weekly pay in their last position or their best basic weekly pay, if they worked in that classification for a period of not less than two (2) years to a maximum of twenty-five (25) weeks. This clause shall not apply to a Regular Employee who terminates their employment voluntarily, is discharged for cause, is terminated due to job redundancy, is granted leave of absence, or upon death.

17.08 – ENHANCED EARLY RETIREMENT PROGRAM

It is agreed and accepted by the Company and the Union that the Company will consult with the Union prior to the announcement of an enhanced Early Retirement Program that offers additional benefits above those entitlements outlined in the Newfoundland Power Retirement Income Plan. Sufficient time for consultation will be provided in advance of any announcement. Consultation shall include discussion with the Business Agent on the enhancements to the terms and conditions of normal retirement. There will also be consultation on the communication plan for Employees. For reasons such as Board of Directors' approval, the Business Agent shall be bound to keep all information on this matter strictly confidential until the time of any enhanced Early Retirement Program announcement.

The Company further agrees, exclusive of the above Agreement on enhanced Early Retirement Programs, that existing benefits under the Plan will not be reduced and that substantive changes to eligibility and benefit provisions of the Plan, including the type of Plan, will not be implemented without negotiation and subsequent agreement of the Union. For the purposes of this Clause, changes to the Plan would include, but not limited to, moving from a defined benefit plan to a Group RSP or defined contribution plan.

17.09 – REGISTERED RETIREMENT SAVINGS PLAN

All Regular Employees and Regular Apprentice Employees hired (effective May 4, 2004) shall participate in a retirement savings plan as a means of providing for retirement. **Effective January 1, 2024**, the Company shall contribute **6.75%** of a Regular Employee's straight time earnings to a registered retirement savings plan. **Effective January 1, 2025**, the Company shall contribute **7.0%** of a Regular Employee's base salary to a registered retirement savings plan. The Regular Employee shall be required to match the Company's contribution.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all the rights and privileges granted to Regular Employees under this Clause.

Article 18 – Sick Leave

18.01 – SICK LEAVE – REGULAR EMPLOYEES

Regular Employees who have completed one month's service shall be eligible to receive sick leave benefits, as noted below, for those periods during which they are attending medical or dental appointments which are greater than four (4) hours, or are physically unable to work as a result of non-occupational sickness or injury in accordance with the Company's Sick Leave Plan as noted below.

Every effort must be made by employees to schedule medical or dental appointments outside working hours or if not possible, appointments must be made to minimize absences from work as per Clause 18.05.

For Regular Employees who have completed one month's service and require time to attend a medical or dental appointment which is equal to four (4) hours or less, the hours taken will be excused leave with pay. When the time to attend medical or dental appointments is greater than four (4) hours, the first four (4) hours will be excused leave with pay and any time beyond four (4) hours will be considered sick leave.

Sick Leave Plan

<u>Length of Service</u>	<u>Benefits (weeks* per year)</u>
Less than 1 month	Nil
1 month but less than 3 months	100% of income for 1 week
3 months but less than 1 year	100% of income for 2 weeks 66 2/3% of income for 13 weeks
1 year but less than 3 years	100% of income for 4 weeks 66 2/3% of income for 11 weeks
3 years but less than 5 years	100% of income for 6 weeks 66 2/3% of income for 9 weeks
5 years but less than 7 years	100% of income for 8 weeks 66 2/3% of income for 7 weeks
7 years but less than nine 9 years	100% of income for 10 weeks 66 2/3% of income for 5 weeks

9 years but less than 10 years

100% of income for 12 weeks
66 2/3% of income for 3 weeks

10 years and over

100% of income for 15 weeks

Sick leave benefits will not be paid for any period during which the Employee is eligible to receive payments under the Long Term Disability Insurance Plan.

Employees who are absent from work due to sickness or injury or who have returned to the workplace and are being medically accommodated are required to apply for Long Term Disability benefits if their absence or accommodation exceeds or is expected to exceed sixty (60) calendar days.

If approved, Long Term Disability benefits will be paid following a 15-week waiting period. If an Employee returns to work under the early and safe return to work program, they will receive regular pay for all hours worked. For hours not worked due to non-occupational sickness or injury during the waiting period, the Employee may avail of their sick leave benefit. Following the waiting period, the Employee will receive Long Term Disability to a maximum of the Long Term Disability benefit, paid by the insurance provider.

Sick leave banks for all Employees are renewed January 1 of each year. However, if an Employee is off work or has returned to work under the early and safe return to work program, their sick leave bank will only be renewed once they have returned to work at full hours and full duties.

Regular Apprentice Employees shall be entitled to all of the rights and privileges granted to Regular Employees under this Clause.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under this Clause.

18.02 – SICK LEAVE – TEMPORARY EMPLOYEES

Temporary Employees who have completed at least sixty (60) days of employment shall be eligible to receive sick leave benefits for those periods they are physically unable to work as a result of non-occupational sickness or injury, or for those periods during which they were pre-scheduled to work for more than four (4) hours and they require time to attend medical or dental appointments which are greater than four (4) hours.

Every effort must be made by employees to schedule medical or dental appointments outside working hours or if not possible, appointments must be made to minimize absences from work as per Clause 18.05.

For Temporary Employees who have completed at least sixty (60) days of employment and they were pre-scheduled to work for more than four (4) hours and require time to attend a medical or

dental appointment which is equal to four (4) hours or less, the hours taken will be excused leave with pay. When the time to attend medical or dental appointments is greater than four (4) hours, the first four (4) hours will be excused leave with pay and any time beyond four (4) hours will be considered sick leave.

Such sick leave benefits shall be based on the total service accumulated by the Temporary Employee, as follows:

<u>Accumulated Service</u>	<u>Sick Leave Benefits</u>
Less than sixty (60) days	Nil
Sixty (60) days but less than Twelve (12) months	75% of normal straight time pay up to a maximum period of two (2) weeks in the calendar year.
Twelve (12) months and over	100% of normal straight time pay for two (2) weeks for each twelve-month period of accumulated service to a maximum of fifteen (15) weeks in a calendar year.

The benefits covered under this clause are only applicable for hours the Temporary Employee is scheduled to work and will not apply if the Temporary Employee is called to work on short notice and is unable to work due to illness or to attend a medical or dental appointment.

18.03 – REPORTING SICK AND MEDICAL CERTIFICATES

To qualify for sick leave benefits, an Employee shall report directly or via telephone message to their immediate supervisor, or other persons designated by the Company, that they are sick, prior to the start of a shift, stating the expected duration of the illness if known. If the duration is unknown at the time of the initial call, the Employee shall call daily until the duration can be determined.

An Employee will be required to procure a “Medical Certificate” following five (5) days of continuous sick leave, **if unable to return to work at full duties following this period.** Medical Certificates may be signed by a physician, **nurse practitioner**, chiropractor, physiotherapist or medical specialist. **Medical Certificates** cannot be back dated **unless the appointment is included in the current period of illness provided the illness period is ten (10) days or less.**

The Company may, for reason only, request an Employee procure a “Medical Certificate” stating that they are fit to perform their duties. When the Company requests a Medical Certificate, it shall be done during normal working hours at Company expense and without loss of pay or sick time to the Employee.

18.04 – MEDICAL ASSESSMENT

The Company may request in writing that the Employee visit or communicate with a Medical Practitioner of the Company's choice to obtain a medical assessment in order to verify the Employee's Medical Certificate.

If a conflict of opinion exists between the two Medical Practitioners, the opinion of a third Medical Practitioner mutually agreed to between the Company and the Employee will be final.

When the Company requests a medical assessment, it will be done during normal working hours at Company expense and without loss of pay or sick time to the Employee.

18.05 – MEDICAL AND DENTAL APPOINTMENTS

Employees shall make every effort to schedule medical and dental appointments outside working hours. **Medical appointments include any appointments that have been referred by a medical professional.** Where this is not possible, appointments should be made to minimize absence from work. Employees must notify their supervisor of such appointments at least twenty-four (24) hours in advance where possible. The Company may request documented proof of such appointments.

Article 19 – Personal Equipment

Regular Apprentice Employees shall be entitled to all of the rights and privileges granted to Regular Employees under Article 19 of this Agreement.

All Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under Article 19 of this Agreement.

19.01 – GENERAL

Each Employee shall provide such clothing, tools, and equipment as are necessary to perform the work associated with their job classification. The Company shall supply such tools, equipment, and protective clothing that it deems to be of a specialized or extraordinary nature and further agrees to continue to supply such tools, equipment, and protective clothing as it supplied prior to this Agreement.

Notwithstanding the above, tools for Maintenancepersons and Apprentice Maintenancepersons will be supplied and paid by the Company.

19.02 – CLOTHING ALLOWANCE

A combined allowance of Four Hundred and Sixty Dollars (\$460.00) for rainwear, safety footwear and coveralls shall be issued by the Company to Regular Employees by January 31st each year. Temporary Employees who have completed their initial one hundred and thirty (130) working days accumulated service will be reimbursed to a maximum of Four Hundred and Sixty Dollars (\$460.00) upon submission of receipts. Employees may purchase shop coats in lieu of coveralls.

Power Line Technicians and Power Line Technician Lead Hands in the Districts who are required to read meters as a part of their normal duties shall receive an additional Two Hundred Dollars (\$200.00) a year.

The rainwear, safety footwear and coveralls purchased by the Employee shall be of a type approved by the Company.

19.03 – COVERALLS – MECHANICS

Regular Employees who are permanently classified as Mechanic, Mechanic - Lead Hand, Distribution Maintenance, Distribution Maintenance – Lead Hand (effective January 31, 2004), Tools and Equipment Maintenance, Tools and Equipment Maintenance Lead Hand (effective January 31, 2012) and Vehicle & Equipment Utilityperson will, in addition to Clause 19.02, receive a yearly allowance of Four Hundred Dollars (\$400.00) as follows to offset expenses associated with coveralls.

19.04 – COVERALLS FOR DIRTY JOBS

Notwithstanding the provisions of Clause 19.02 where any Employees are engaged in work of an extraordinarily dirty nature, the Company shall reimburse the Employee for Company approved coveralls upon submission of a receipt. Such work shall be limited to internal cleaning of air heaters or condensers, desludging or internal cleaning of oil storage tanks, hydraulic turbine pits, manholes, or any work involving the application of tar or creosote.

19.05 – COMPANY CLOTHING

Regular Employees in the classification of Meter Reader and Meter Technician shall, as a condition of employment, wear **clothing that has the Company logo displayed** during all working hours identifying them as Company Employees. The **clothing** will be provided by the Company in accordance with the **Clothing** Allotment contained in Schedule “C” that forms part of this Agreement.

Employees who are temporarily assigned to a position requiring **Company clothing** will be provided a reasonable allotment.

19.06 – CLOTHING FOR MATERIALS HANDLER

Regular Employees in the classification of Materials Handler 1st Year, Materials Handler 2nd Year, Materials Handler and Materials Handler Lead Hand will, in addition to clause 19.02, be provided non-flame-resistant coveralls, raingear and winter jacket as required.

Article 20 – Leaves of Absence

20.01 – BEREAVEMENT LEAVE

In the case of the death of the following family members of a Regular Employee, the Company will provide bereavement leave with no loss of pay, inclusive of the day of the funeral, as follows:

Family Member	Number of Consecutive Working Days	Number of calendar days for employees working 12 hour shifts
Spouse or common-law spouse	4	5
Grandchild or step grandchild	4	5
Child or stepchild or son –in –law or daughter-in-law	4	5
Parent, step-parent	4	5
Parent-in-law	3	3
Brother, sister, sister-in-law, brother-in-law, step sister or step brother	3	3
Grandparent	3	3
Relative living in same household	3	3

At the discretion of the Company and following a request by the Regular Employee to Human Resources, additional days may be granted to cover extenuating circumstances associated with the bereavement. In addition to the three (3), four (4) and five (5) day periods above, additional time, up to one (1) day (one (1) calendar day for Regular Employees working twelve (12) - hour shifts) after the date of the funeral, shall be granted if travelling is involved.

In the case of the death of the following family members of a Regular Employee, the Company will provide bereavement leave with no loss of pay, inclusive of the day of the funeral, as follows:

Family Member	Number of Working Days	Number of shifts for employees working 12 hour shifts
Aunt, uncle, nephew, niece	1	1
Spouse's aunt, uncle, nephew, niece or grandparent	1	1

Regular Apprentice Employees shall be entitled to all of the rights and privileges granted to Regular Employees under this clause.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under this clause.

Notwithstanding the above, a Temporary Employee employed for a continuous period of at least thirty (30) days shall be granted three (3) days Bereavement Leave consisting of one (1) day paid leave and two (2) days unpaid leave. Bereavement Leave will be provided in the event of the death of the Temporary Employee's spouse, child, grandchild, mother, father, brother, sister, grandparent, mother-in-law, father-in-law, sister-in-law, brother-in-law, son-in-law or daughter-in-law.

20.02 – COURT DUTY

An Employee subpoenaed as a witness in legal proceedings or summoned for jury duty shall be granted leave of absence without loss of pay or benefits for the period specified by the subpoena or summons that the Employee is required to attend court. The Employee is required to provide their supervisor with as much notice as possible of their requirement to attend court along with supporting documentation.

20.03 – UNION BUSINESS

With reasonable notice, requests by the Union that an Employee be granted leave of absence without pay but with maintenance and accumulation of seniority rights for purposes of conducting Union business, may be granted by the Company for such periods of time (not to exceed three (3) months) as may in the opinion of the Company be considered reasonable and permissible under system operations.

The Employee will not accrue vacation, sick or family responsibility leave credits. Upon return to full duties, employee leave entitlements will be prorated to correspond with the portion of the year remaining. In order to retain the Company's Insurance and Benefit Plans under Article 17, including Long Term Disability, the Employee will pay the premium in whole for the period of their absence. In order to continue to accrue pension benefits, the Employee must pay the pension premium in whole for the period of their absence.

20.04 – UNION CONVENTIONS

Employees elected or appointed by the Union to attend any district, provincial, national, international convention or Labour Institute shall be granted the necessary time off, without pay and without loss of rights established under this Agreement.

20.05 – BUSINESS MANAGER

With reasonable notice, requests by the Union that one (1) Regular Employee from either the Clerical Bargaining Unit or the Craft Bargaining Unit be granted leave of absence without pay but with accumulation of Bargaining Unit and Service Seniority rights for purposes of acting as Business Manager or Assistant Business Manager for the Union may be granted by the Company.

Upon returning to the Company, within or after the leave period, if the vacated job classification has not been eliminated through layoff, redundancy, technological or organizational change the Regular Employee shall return to their former job classification in their former Area. The returning Regular Employee can displace a Regular Employee with less **Service** Seniority or a Temporary Employee regardless of their preference in their former job classification in their former Area.

Upon returning to the Company, within or after the leave period, if no vacancy exists in the job classification that the Regular Employee left, they will be given preference for the first vacancy that occurs in that classification.

In the event that the position has become redundant, and/or the technology of the position has changed, the Regular Employee shall be offered the first vacant position, within their former

Area, for which the Regular Employee is qualified. The Regular Employee will be assessed on knowledge of the Company, work experience, education and capability to perform the job with reasonable in-house training and coaching.

In order to retain the Company's Insurance and Benefit Plans under Article 17 excluding Long Term Disability and subject to the terms of the plans and legislation, the Regular Employee will pay the premium in whole for the period of their absence. The Company will contribute to the Company's Group RRSP for the Business Manager in cases where they are in the Defined Benefit pension plan and their leaves of absences exceed the five (5) year cumulative leave of absence limit identified in the Newfoundland Power Inc. Retirement Income Plan text. In these cases, the Company will contribute a total of **6.75%**, in a matching arrangement, with the employee for the period of the leave of absence that follows the five (5) year cumulative leave of absence limit. The **6.75%** will be applied to the rate of pay in effect immediately preceding the date of the most recent leave of absence and is effective **January 1, 2024**. The matching contribution rate will increase to **7.0%** on **January 1, 2025**. Voluntary contributions by the IBEW Local 1620, pursuant to its obligations and/or commitments, shall be provided to the Business Manager's Group RRSP in accordance with Canada Revenue Agency rules.

The Company will provide the Union (IBEW Local 1620) an annual contribution of \$3,500.00 towards the cost of obtaining Long Term Disability coverage when a Regular Employee is serving in the role of Business Manager or Assistant Business Manager.

20.06 – LEAVE FOR OTHER PURPOSES

An Employee desiring leave of absence without pay may be granted leave in so far as regular operations will permit, providing reasonable notice is given to the Company. Such leave of absence shall not exceed what, in the opinion of the Company, is a reasonable period of time and the conditions of such leave, when granted, shall be at the discretion of the Company.

Notwithstanding the provisions of the above, the Company may, in its sole discretion, grant such leave with pay, as it may deem fit and proper.

The Employee will not accrue vacation, sick or family responsibility leave credits. Upon return to full duties, employee leave entitlements will be prorated to correspond with the portion of the year remaining. In order to retain the Company's Insurance and Benefit Plans under Article 17, excluding Long Term Disability, the Employee will pay the premium in whole for the period of their absence. In order to continue to accrue pension benefits, the Employee must pay the pension premium in whole for the period of their absence.

20.07 – EMERGENCY LEAVE

In cases of emergency, special leaves of absence, with pay and with maintenance and accumulation of seniority rights, shall be granted at the discretion of the Company. The Employee is required to immediately notify their supervisor by personal telephone contact of the request for leave. The Employee must also submit a written request to Human Resources outlining the circumstances of the request as soon as possible. Human Resources will evaluate the request and determine if emergency leave is applicable. If deemed not applicable, the

Employee will be required to take another form of leave (e.g. vacation, floater, overtime in lieu, etc.).

An emergency shall be defined as an incident that arises without notice and requires immediate intervention by the employee to lessen any adverse effect.

20.08 – EDUCATION LEAVE

Subject to staffing requirements and following five (5) years of employment, the Company may allow a Regular Employee a leave of absence without pay but with accrual of Service Seniority, not to exceed ten (10) calendar months' duration, to further their post-secondary education. The Employee will not accrue vacation, sick or family responsibility leave credits. Upon return to full duties, Employee leave entitlements will be prorated to correspond with the portion of the year remaining. In order to retain the Company's Insurance and Benefit Plans under Article 17, excluding Long Term Disability, the Regular Employee will pay the premium in whole for the period of their absence. In order to accrue pension benefits the Regular Employee must pay the pension premium in whole for the period of their absence. It is also agreed that Bargaining Unit Seniority will accrue when an Employee is granted education leave under the provisions of this Clause and pays their Union Dues in whole to the Union office for the period of their absence.

An Educational Assistance Grant of ten percent (10%) of the Employee's current base salary will be provided to those Regular Employees whose post-secondary education is directly linked to the business requirements of the Company. Where the Company offers an Educational Assistance Grant, Long Term Disability will be available for a maximum period of ten (10) months if the Employee pays the premium in whole.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all the rights and privileges, except preference, granted to Regular Employees under this Clause.

20.09 – FAMILY RESPONSIBILITY LEAVE

The Company will grant a Regular Employee a maximum of three (3) days with pay per year to attend to the temporary care of a sick immediate family member; needs related to the birth of the Regular Employee's child, medical or dental appointments for immediate family members, meeting with school authorities or to deal with a sudden and unexpected problem with child care arrangements. Family Responsibility Leave may be taken in hourly increments, a half day or a full day.

Regular Employees may carry over a maximum of three (3) unused family day credits from the current calendar year to the next calendar year. Effective January 1, 2020, Regular Employees may carry over a maximum of six (6) unused family day credits from the current calendar year to the next calendar year. When additional time is required, it will be granted as leave without pay or by the utilization of vacation credit or banked overtime.

An immediate family member shall be defined as the Regular Employee's child, stepchild, spouse, mother or father. It also includes any other relative living in the household of the Regular Employee.

Regular Apprentice Employees shall be entitled to all rights and privileges granted to Regular Employees under this Clause.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all of the rights and privileges granted to Regular Employees under this Clause.

20.10 – PREGNANCY LEAVE

A Regular Employee with twenty (20) weeks of continuous service immediately prior to the expected birth date, on **their** written request supported by a medical certificate, is entitled to a Pregnancy Leave without pay for a period up to seventeen (17) weeks.

To qualify for Pregnancy Leave, an Employee must:

1. Notify **their** Department Manager in writing of the pregnancy fifteen (15) weeks before the anticipated date of delivery.
2. Give two (2) weeks written notice prior to the commencement of the leave.

Benefits, including Long Term Disability, will be continued while on Pregnancy Leave. The Employee will be required to pay **the employee** portion of the required premiums.

Any vacation with pay, which a Regular Employee is entitled to take in the current vacation year, may be taken immediately following the Pregnancy Leave.

The basic seventeen (17) week period of Pregnancy Leave for Regular Employees shall be considered as time worked for vacation credits and vacation accrual.

Pregnancy Leave, to maximum of seventeen (17) weeks in each instance, will be included in the length of service for the calculation of pension benefits provided the Regular Employee paid **their** portion of the pension contributions during the leave.

A pregnant Regular Employee who does not feel **they** can adequately perform all tasks in **their** present classification due to the pregnancy may elect, if available, to take alternate work with no loss of pay, or may take unpaid leave with no loss of seniority until the Pregnancy Leave provision commences. Pension and other benefits will be maintained similarly as for Pregnancy Leave.

The Company agrees to pay Regular Employees a Supplementary Unemployment Benefit Plan. Details of the Plan are contained in Appendix A.

Regular Apprentice Employees shall be entitled to all rights and privileges granted to Regular Employees under this Clause.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all the rights and privileges granted to Regular Employees under this Clause.

20.11 – PARENTAL LEAVE

An Employee with twenty (20) weeks of continuous service and who is the parent of a child is entitled to a thirty-five (35) week leave of absence without pay following:

1. The birth of the child; or
2. The coming of the child into the care and custody of the parent for the first time.

The first ten (10) weeks of the Parental Leave for the Regular Employee are considered as time worked for vacation credits. The entire thirty-five (35) weeks will be included in the length of service for the calculation of vacation accrual and pension benefits (provided the Regular Employee paid **their** portion of the pension contributions during the leave).

Benefits, including Long Term Disability, will be continued while on Parental Leave. The Employee will be required to pay **their** portion of the required premiums.

Regular Apprentice Employees shall be entitled to all rights and privileges granted to Regular Employees under this Clause.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all the rights and privileges granted to Regular Employees under this Clause.

20.12 – ADOPTION LEAVE

An Employee with twenty (20) weeks of continuous service and who is the parent of a child is entitled to a thirty-five (35) week leave of absence without pay following the coming of the child into the care and custody of the parent for the first time.

To qualify for Adoption Leave, an Employee must:

1. Notify their Department Manager in writing of the Employee's wishes to take Adoption Leave as far in advance as possible;
2. Give two (2) weeks written notice prior to the commencement of the leave.

Benefits, including Long Term Disability, will be continued while on Adoption Leave. The Employee will be required to pay their portion of the required premiums.

Any vacation with pay, which a Regular Employee is entitled to take in the current vacation year, may be taken immediately following the Adoption Leave.

The first twenty-seven (27) week period of Adoption Leave for Regular Employees shall be considered as time worked for vacation credits. The entire thirty-five (35) weeks will be included in the length of service for the calculation of vacation accrual and pension benefits (provided the Regular Employee paid **their** portion of the pension contributions during the leave).

The Company agrees to pay Regular Employees a Supplementary Unemployment Benefit Plan. Details of the Plan are contained in Appendix A.

Regular Apprentice Employees shall be entitled to all rights and privileges granted to Regular Employees under this Clause.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all the rights and privileges granted to Regular Employees under this Clause.

20.13 – COMPASSIONATE CARE LEAVE

An Employee with thirty (30) days of continuous service may apply for Compassionate Care Leave (Leave) without pay for a period of up to twenty-eight (28) weeks. The purpose of the Leave is for the Employee to provide care or support to a family member that has a serious medical condition with a significant risk of death. For the purpose of this Leave, an Employee’s family member is:

Spouse	Child	Step-Child
Parent	Step-Parent	Legal Guardian
Grandchild	Brother	Sister
Step-Brother	Step-Sister	Parent-in-law
Son-in-law	Daughter-in-law	Sister-in-law
Brother-in-law	Grandparent	
Aunt	Uncle	
Niece	Nephew	
Any other near relative living in the household of the Employee		

The Employee is required to provide a medical certificate from a physician stating their family member has a serious medical condition with a significant risk of death within twenty-six (26) weeks from the day the medical certificate was issued, or the first day the employee was absent if Leave began before the certificate was issued.

The Employee must provide two (2) weeks written notice to Human Resources, prior to the commencement of the Leave, unless there is a valid reason why notice cannot be given. The Leave, up to twenty-eight (28) weeks, must be taken within a fifty-two (52) week period of being approved by the Company and shall be taken in periods of at least one (1) week in duration.

The Leave period will end with the last day of the week in which either the family member dies, or with the expiration of the fifty-two (52) week period. When two or more employees take the Leave for the care or support of the same family member, the aggregate amount of unpaid leave shall not exceed twenty-eight (28) weeks.

In order to retain the Company's Insurance and Benefit Plans under Article 17, excluding Long Term Disability, the Employee will pay the premium in whole for the period of their absence. Notwithstanding the terms of the plan, in order to continue to accrue pension benefits, the Employee must pay the pension premium in whole for the period of their absence. The Employee will not accrue vacation or sick leave during the Leave. Upon return to full duties, the Employee's vacation credits will be prorated to correspond with the portion of the year remaining.

The Company will also provide an Employee with two (2) additional weeks with pay where the family member is a child, spouse or parent and the Employee has used all other available paid leaves, including family leave, emergency leave (if qualifies), floater, and vacation until two (2) weeks remaining. The two (2) additional weeks with pay must be used before the use of the Compassionate Care Leave without pay.

Article 21 – Seniority

21.01 – SENIORITY

The Regular Employee's length of employment on a permanent basis, with the Company shall be known as Service Seniority and shall be as shown by the records of the Company.

The Regular Employee's length of employment on a permanent basis in a Classification Group shall be known as Classification Seniority and shall be shown by the records of the Company. Classification Groups are:

- Group (1) Unattended Power Plant Operator Lead Hand
 Power Plant Maintenance
 Power Plant Maintenance Lead Hand

- Group (2) Power Line Technician
 Power Line Technician Lead Hand
 Line Splicer

- Group (3) Electrical Maintenance
 Electrical Maintenance Lead Hand

- Group (4) Meter Technician
 Meter Technician Lead Hand

- Group (5) Patroller

- Group (6) Power System Operator
Power System Operator Lead Hand

- Group (7) Materials Handler
Materials Handler Lead Hand

- Group (8) Mechanical Maintenance
Mechanical Maintenance Lead Hand

- Group (9) Mechanic
Mechanic Lead Hand

- Group (10) Distribution Maintenance
Distribution Maintenance Lead Hand

- Group (11) Apprentice Power Line Technician

- Group (12) Underground Locator – St. John’s

Other classifications listed in Schedule “A”, shall each form a respective Classification Group. Regular Employees permanently transferred to another Classification Group shall maintain but not accrue Seniority in the Classification Group vacated.

Regular Employees on layoff status shall maintain but shall not accrue any seniority.

Service Seniority shall accrue during time on Short-Term Sick Leave, Worker’s Compensation, Long Term Disability, Vacation, Pregnancy Leave, Parental Leave (effective February 10, 2000), Education Leave (effective April 1, 1999), Adoption Leave (effective May 4, 2004), approved leaves of absence with pay, Compassionate Care Leave, Regular Apprentice Employees attending school for block training (effective May 18, 2012) and approved leaves of absence without pay provided the Regular Employee pays the premiums in whole to Newfoundland Power Inc. Retirement Income Plan or the Registered Retirement Savings Plan as per Clause 17.09, whichever is applicable.

Classification Seniority shall accrue during time on short-term sick leave, Worker’s Compensation (effective November 18, 1993), Long Term Disability (effective April 1, 1999), Vacation, Pregnancy Leave, Parental Leave (effective February 10, 2000), Education Leave (effective April 1, 1999), Adoption Leave (effective May 4, 2004), Compassionate Care Leave, Regular Apprentice Employees attending school for block training (effective May 18, 2012) and approved leaves of absence with pay.

Service and Classification Seniority shall be maintained during time spent on any approved leave of absence without pay subject to Clause 21.04 - Loss of Seniority.

When a Temporary Employee commences employment with the Company on a permanent basis, the length of unbroken service with the Company accumulated immediately prior to the

commencement of employment on a permanent basis shall be credited to their Service Seniority. Classification Seniority will commence on the date the Employee is hired permanently.

Regular Apprentice Employees shall be entitled to all rights and privileges granted to Regular Employees under this Clause.

21.02 – SELECTION OF REGULAR EMPLOYEES FOR DEMOTION

Selection of Regular Employees for demotion resulting from layoff shall be based on Classification Seniority and shall be by Area, District or Location. It is understood that Regular Employees demoted due to layoffs for temporary work shortage shall be reinstated to their regular position as soon as one is required in the Area, District or Location.

21.03 – SELECTION OF REGULAR EMPLOYEES AND REGULAR APPRENTICE EMPLOYEES FOR LAYOFF AND RECALL

Selection of Regular Employees for layoff or recall shall be by Area, District or Location and shall be based on Classification Seniority. Service Seniority replaces Classification Seniority in circumstances where Classification Seniority is equal.

Selection of Regular Employees for recall shall be by Area, District or Location and shall occur in the reverse layoff order.

In the event of layoff, Regular Apprentice Employees within an Area, District, or Location will be laid off before Regular Employees in the related journey person classification group within the same Area, District, or Location. Selection of Regular Apprentice Employees for layoff or recall will be based on Classification Seniority in their blocks with the earlier blocks being laid off first.

The Company shall maintain a thirty-six (36) month recall roster and shall notify the Regular Employee of recall. The laid off Regular Employee is obligated to inform the Company of their current mailing address and telephone number.

It is understood a laid off Regular Employee who has obtained alternate employment with another company shall have the right of one (1) refusal for recall without jeopardizing their recall rights.

21.04 – LOSS OF SENIORITY

A Regular Employee shall lose all Seniority rights for the following:

- (a) Discharged for just cause**
- (b) Resigns from the Company**
- (c) Fails to report for work after the termination of a leave of absence**
- (d) Fails to report for work within thirty (30) calendar days after notice of recall following a layoff**
- (e) Laid off for a continuous period in excess of thirty-six (36) months.**

A Regular Employee shall lose all Classification Seniority if permanently transferred to a Management position in excess of one (1) calendar year. The Regular Employee, permanently transferred to a Management position, **will be deducted** the appropriate Union dues to the Union Office during the first twelve (12) months of the reassignment, **in accordance with 5.02**. Failure to do so will result in the loss of Classification Seniority effective the date the Employee comes into arrears.

21.05 – SENIORITY ROSTER – REGULAR EMPLOYEES

The Company shall, not later than the first day of March in each year, prepare and post on its Bulletin Boards, a roster showing the Service, Adjusted Service, Classification and Adjusted Classification Seniority, of Regular Employees and Regular Apprentice Employees as at the thirty-first of December of the previous year. If a Regular Employee considers an error has been made, the Regular Employee may notify their supervisor prior to April first of the current year and any corrective action required shall be taken. The revised Seniority roster shall be forwarded to the Union no later than the thirtieth day of April of the current year.

21.06 – REHIRING TEMPORARY EMPLOYEES

a) Obtaining Preference

Temporary Employees shall be given preference in employment similar to that previously held in the same Area and Location when the Company is rehiring, subject to their having given satisfactory performance during initial work periods totaling one hundred thirty (130) working days. However, such preference shall not apply to Temporary Employees who have not worked with the Company during the previous thirty-six (36) month period.

A Regular Employee or Regular Apprentice Employee who previously worked for the Company and successfully completed their probationary period and after leaving the Company is later rehired as a Temporary Employee will automatically begin to accumulate time on the Preference Listing.

Time spent on approved leave with pay, or on the approved fifteen (15) unavailable days, will accrue as time worked for the Preference Listing.

Temporary Employees shall maintain their position on the Preference List while on Vacation, Short-Term Sick Leave, Long Term Disability, and WHSCC benefits. Temporary Employees shall also maintain their position on the Preference List while on Pregnancy Leave (effective November 12, 2002), Parental Leave (effective November 12, 2002) and Adoption Leave (effective April 13, 2004).

b) Layoff Order

Temporary Employees will be laid off in reverse order of hire from the Preference Listing by classification within Area and Location.

c) Recall Rights and Refusals

Temporary Employees shall have the right of two (2) recalls. The Temporary Employee may refuse the first recall and still maintain their achieved accumulated time on the Preference Listing. Should the Temporary Employee refuse to return to work on the second recall for

reasons other than documented medical reasons, they shall lose their accumulated time on the Preference Listing and their name shall be placed on the bottom of the Preference Listing with zero (0) days in that Area and Location.

d) Unavailable Days

Short Term Temporary Employees will not be recalled if they notify the Company in advance of the preparation of the work schedule that they are unavailable for work, to a maximum of fifteen (15) days per calendar year, with the exception of the month of July and between December 11th and December 31st inclusive (defined as “blackout periods”). During these designated “blackout periods”, Short Term Temporary Employees may request that they be unavailable for work and it will be subject to the approval of the Company.

For new Short Term Employees, the fifteen (15) unavailable days will be prorated in the first year based on the start date of the Employee. Unavailable Days cannot be requested during the initial training period of the new Employee.

If during the time that a Short Term Temporary Employee is unavailable for work and the Company would not normally have recalled the Employee, these days will not count towards the maximum of fifteen (15) days per calendar year.

e) Removal from Preference Listing

Temporary Employees shall be removed from the Preference Listing for the following:

- i. Discharged for just cause.
- ii. Resigns their position.
- iii. Fails to report for work when scheduled unless there is a preapproved leave of absence as per Article 20, sick leave as per Article 18 or preapproved vacation as per Article 16.
- iv. Laid off for a continuous period in excess of thirty-six (36) months.
- v. Refusal to work during the designated “blackout periods” for other than documented medical reasons, and upon receiving medical proof from the Temporary Employee.

Temporary Employees who are removed from the Preference List as a result of Clause 21.06 (e) (iv) and are subsequently rehired shall immediately begin to accumulate time on the Preference List, however, time on the Preference List will have been reset to zero (0) days.

21.07 – TEMPORARY ASSIGNMENT INTO MANAGERIAL POSITION

Regular Employees, temporarily assigned to a Managerial position, shall continue to accrue Classification Seniority for the position temporarily vacated and Temporary Employees, temporarily assigned to a Managerial position, shall maintain their position on the Preference List provided that:

- 1) The period of temporary duties does not exceed one (1) year, and
- 2) Such Employees are returned to the Bargaining Unit for a period not less than one (1) month before they are assigned further duties in a Managerial position.

In the event that a Regular Employee does not return from a temporary assignment as per 1) and 2) above, and remains in the temporary assignment, they shall forfeit their Bargaining Unit Seniority or if a Temporary Employee does not return from a temporary assignment as per 1) and 2) above, their time on the Preference List will be reset to zero (0) days.

21.08 – PERMANENT ASSIGNMENT INTO MANAGERIAL POSITION

For the purpose of Clause 22.03, a Regular Employee who is permanently transferred to a Management position shall have their Classification Seniority frozen for one (1) year as of the date they assume the new position, after which period they shall be dropped from the Seniority Roster. Should they return to the Bargaining Unit after this period, they will be reinstated on the Seniority Roster as a new Regular Employee. To protect their Classification Seniority, Employees must remit Union dues as per Clause 21.04.

21.09 – REGULAR EMPLOYEE TRANSFERRING INTO CLERICAL UNIT

A Regular Employee from the Craft Bargaining Unit who permanently transfers into a position in the Clerical Bargaining Unit in accordance with Clause 22.02 - Job Postings of the Clerical Agreement, shall maintain seniority in the Craft Bargaining Unit and shall accrue seniority in the Clerical Bargaining Unit.

A Regular Employee from the Craft Bargaining Unit who temporarily transfers into a position in the Clerical Bargaining Unit shall accrue Seniority in the Craft Bargaining Unit.

Article 22 – Vacancies and New Classifications

22.01 – INTRODUCTION OF NEW CLASSES OF WORK

Should it become necessary to introduce in any phase of this operation any new class of work within the scope of this Agreement, the job classification, its associated rate and working conditions shall be discussed with the Union prior to introduction.

22.02 – JOB POSTINGS

All regular full-time positions covered by this Agreement that become vacant on a full-time basis and are approved for full-time replacement shall be posted with the exception of jobs filled:

- By a Regular Employee whose position has been made redundant for technological or organizational change; or,
- By a Regular Employee who requires a medical accommodation.

All postings shall be posted on the Company bulletin boards including those at a Temporary Headquarters. The standard job posting shall be posted for a duration of not less than ten (10) working days. The name of the successful candidate shall be posted within five (5) working days of appointment.

It is agreed that the standard job posting shall be written for each job classification. Each standard job posting shall include date issued, date closed, job description summary, region/department, site, qualifications and experience.

The Company shall revise the standard job postings from time to time, as it deems necessary and will forward copies to the Union. They shall then be used for job postings.

Where the Company requires a temporary assignment whose duration is longer than six (6) months, the job will be posted and awarded as per Clause 22.03, with the exception of any temporary position that is:

- Filled by a Regular Employee whose position has been made redundant for technological or organizational change; or,
- Filled by a Regular Employee who requires a medical accommodation.

In addition, an exception will be made for temporary assignments that have been historically rotated on a regular basis.

22.03 – JOB SELECTION

When selecting a candidate for a new or vacant position posted in accordance with Clause 22.02, preference will be given to qualified Regular Employees already in the employ of the Company and in the Bargaining Unit. The name of the successful applicant shall be posted within five (5) working days of their appointment.

Selection of Regular Employees for promotion or transfer shall be based on Ability, Qualifications and Classification Seniority.

The three (3) criteria, Ability, Qualifications and Classification Seniority, will be rated equally with each worth one-third ($\frac{1}{3}$) of the overall score for a total of one-hundred percent (100%).

1. Ability: Determined by the interview (including testing or other evaluation procedures), and satisfactory performance demonstrated in current position, which combined are worth 25%. The remaining 8.33% of the Ability score is based on the reference checks.
2. Qualifications: Qualifications are set by the Company and will be forwarded to the Union Office. Certificate/Certifications: 16.67%, Leadership: 16.67% (Interview Questions/Leadership Reference Questions). In situations where leadership is not a focus of the position, the Company reserves the right to include other evaluation criteria or apply the weighting to other certifications.
3. Classification Seniority: 33 $\frac{1}{3}$ %. Service Seniority will be used when Classification Seniority is absent or tied.

Upon completion of the scoring as outlined above, Employees with an active disciplinary record (as per Article 6.07) shall have their score reduced by the following (out of one hundred percent [100%]):

- **Verbal Discipline – 6%**
- **Written Discipline – 9%**
- **Suspension Discipline – 12%**

Should the top candidates score within 7.5 points out of 100 of each other, seniority will prevail.

In preparing for the interview, a member of the Bargaining Unit chosen by the Union will be consulted and provide feedback on interview questions. It is agreed that this Bargaining Unit member will hold the information in the strictest confidence. Failure to do so will result in the voiding of the process and the elimination of this member from future processes.

Internal reference checks will be completed by Human Resources and will include Managerial Employees who have supervised the Employee.

For promotion or transfer, the Classification Seniority applicable is that which was accrued in the Classification Group of the posted vacant position.

If the job posting is not filled as outlined above, then preference will be given to qualified Regular Employees of the Clerical Bargaining Unit, whose selection shall be based on this Clause.

The successful applicant will be provided a letter of offer with all employment details, including the start date of the position being offered.

22.04 – TEMPORARY WORK OUTSIDE EMPLOYEE’S CLASSIFICATION

Where an Employee is required by the Company to temporarily perform work in a classification paying a lower rate, the Employee shall be paid at their regular rate. Where an Employee is required by the Company to work in a classification paying a higher rate, the Employee will be paid at the higher rate for all time actually worked in that classification. No loss of salary will result when an Employee from this Bargaining Unit transfers to a temporary position in the Clerical Bargaining Unit.

(a) With the exception of (b) **and** (c) below, temporary appointments to Lead Hand or Power Line Technician Lead Hand for new crews or appointments to Managerial positions shall be from the particular Area and based on Classification Seniority, Ability, Qualifications and satisfactory performance demonstrated in current position.

Temporary appointments to Lead Hand or Power Line Technician Lead Hand positions for the formation of temporary crews resulting from employee absences of:

- Two (2) weeks or less shall be from the particular crew where the vacated position was created by a Lead Hand or Power Line Technician Lead Hand and based on Ability, Qualifications and satisfactory performance demonstrated in current position.
- More than two (2) weeks shall be from the particular Area and based on Classification Seniority, Ability, Qualifications, and satisfactory performance demonstrated in the current position.

(b) Temporary appointments to Electrical Maintenance (Substation) Lead Hand for crews selected which does not include an existing permanent Lead Hand, shall be selected from

the crew members based on Classification Seniority, Ability, Qualifications, familiarity with the work, and satisfactory performance demonstrated in current position.

Temporary appointments to Electrical Maintenance Lead Hand positions for the formation of temporary crews resulting from employee absences of:

- **Two (2) weeks or less shall be from the particular crew where the vacated position was created by an Electrical Maintenance Lead Hand and based on Ability, Qualifications, familiarity with the work, and satisfactory performance demonstrated in current position.**
- **More than two (2) weeks shall be the next available Employee based on Seniority, Ability, Qualifications, familiarity with the work and satisfactory performance demonstrated in the current position.**

(c) Temporary-assignments to a Power System Operator Lead Hand position for a work team shall be the Power System Operator with the highest Classification Seniority of the current work team. When the Power System Operator of the current work team is unavailable and the only working member of the work team is the Power System Operator in Training, the Power System Operator Lead Hand or Power System Operator called in with the highest Classification Seniority will be the Lead Hand of the work team.

The provisions of this clause do not apply to Apprentices working within their own trade.

22.05 – REQUEST FOR RECLASSIFICATION

An Employee may, for personal reasons, request a transfer to a lateral or lower paying classification. The Company, at its sole discretion, may approve such requests.

22.06 – TRANSFER TO LOWER PAYING CLASSIFICATION

Where a Regular Employee is required to transfer to a lower paying job classification because of either:

- i. Technological or organizational change; or
- ii. Ill health or disability,

Then that Regular Employee's salary shall be continued at the higher paying classification until the job rate of the lower paying classification equals or exceeds the red-circled job rate, when subsequent negotiated increases shall apply.

Notwithstanding the above, where a Regular Employee who has twenty-five (25) or more years of service is transferred to a lower paying classification as per (i) or (ii) above, negotiated wage increases will apply.

22.07 – POWER PLANT MAINTENANCE

It is agreed that the Power Plant Maintenance classification shall include all the duties and functions presently performed by the Unattended Power Plant Operator that includes any work available in conjunction with the hydro plants from headwaters to tailrace.

Incumbents in the Unattended Power Plant Operator classification shall continue their present duties and functions and shall be compensated at wage rates as outlined in Schedule "B". If Employees need to be hired, which previously would have been hired as Unattended Power Plant Operators, they will be hired as Power Plant Maintenance and will perform the duties and functions of this classification and they will be compensated at the Power Plant Maintenance rate. The classification of Unattended Power Plant Operator shall be deleted when all incumbents have left that position.

22.08 – RELOCATION EXPENSES

The Company shall reimburse Regular Employees for moving expenses related to a move necessitated by work commitments resulting from a job posting, a transfer **or** redundancy. The details regarding the relocation expense eligibility are specified on Webster and can also be obtained from Human Resources. Regular Employees are eligible to be reimbursed for reasonable relocation expenses once every five (5) years.

22.09 – CLASSIFICATION RE-EVALUATION

It is agreed that a Classification Review Committee be established including two (2) Union members in total representing both Craft and Clerical Bargaining Units appointed by the Business Manager. The mandate of this joint committee is to re-evaluate job classifications that have had significant changes to their job.

Where, in the opinion of the Company or the Union, significant changes have occurred to an existing job classification since April 24, 2009, the Company or the Union may request a classification review. The process to be followed is:

- The applicant of the request (Union or Company) will submit a written request to Human Resources for re-evaluation of the classification. This request will contain any and all changes to the specific classification.
- **Changes, confirmed by the Company in twenty-one (21) days, along with the request, will be forwarded to the Committee who will determine in fourteen (14) days, if the changes are significant enough to require a re-evaluation.**
- If the changes are significant, the Company will submit a revised job description, **in twenty-one (21) days, to the Committee for re-evaluation. The Committee will provide the re-evaluation results in fourteen (14) days.**

If this process results in an increased pay rate, it will be retroactive to the original request for re-classification. If the process results in a decreased pay rate, the existing pay will be red-circled.

The results of this joint committee will be final and communicated to the Employees within the job classification.

22.10 – LETTER OF OFFER

In accordance with the Company's letter of offer of regular employment to Employees hired as Power Line Technicians, these Employees will be required to serve for twelve (12) months in their initial hiring journey person role in the Area or District prior to being eligible to apply for

jobs at other locations. This Clause will not apply to employees hired under the conditions outlined in Appendix E.

Article 23 – No Discrimination

23.01 – No DISCRIMINATION

The Company and the Union are committed to and agree to abide by the provisions of the Newfoundland and Labrador Human Rights Act. As per the Act, neither the Company nor the Union shall discriminate against any Employee due to race, colour, nationality, ethnic origin, social origin, religious creed, religion, age, disability, disfigurement, sex, sexual orientation, gender identity, gender expression, marital status, family status, source of income or political opinion.

Limitations, specifications, or preferences because of mental or physical disability shall be permitted only if based on a genuine occupation qualification and only after the Company has made all reasonable efforts to accommodate such disability.

No Employee shall be discriminated against due to membership in the Union or participation in a lawful activity for the Union.

23.02 - RESPECTFUL WORKPLACE

The Company and the Union are committed to creating and sustaining a respectful work environment that is free of disrespect, discrimination, personal harassment and sexual harassment. All employees are entitled and deserve to work in a respectful workplace where the dignity and self-respect of every person is valued and which is free of intimidation and abuse and offensive remarks, material or behavior.

Employees, **regardless of role or position in the Company**, are responsible for creating and maintaining a respectful workplace environment by ensuring their behavior and conduct is respectful and appropriate at all times.

The Company and the Union agree to co-operate in the investigation of any incident that involves an Employee of the Bargaining Unit.

A copy of the Respectful Workplace Policy is available on Webster or copies can be made available upon request. Any changes made to the Respectful Workplace Policy by the Company will be brought to the attention of the Union, in writing, within thirty (30) days of the change.

Article 24 – Grievance

24.01 – GRIEVANCE STEPS

Any difference concerning the interpretation, application, or administration or alleged violation of the provisions of this Agreement shall be dealt with in the following manner:

Pre-Grievance Process:

An employee or group of employees, **with or without a Shop Steward**, who believes they have a grievance concerning the meaning, interpretation, application or alleged violation of this Agreement, shall first approach their immediate supervisor **within fifteen (15) business days after the circumstances giving rise to the complaint have occurred or the employee becoming aware of such circumstances.**

The Employee(s) immediate supervisor and Shop Steward agree to engage in joint fact-finding to develop a common understanding of the facts surrounding the dispute. An earnest effort shall be made by both parties to resolve it verbally. The employee may, if **they** so desire, have **their** Shop Steward present.

Step 1 If the complaint is not resolved verbally the Union's **grievance representative** shall, on behalf of the Employee(s) concerned, submit a grievance in writing or electronically, to the Manager of Human Resources and the immediate supervisor of the Employee(s), who shall reply within five (5) **business** days after the grievance was submitted. **The Shop Steward will be copied and involved during Step 1.**

Step 2 Failing satisfactory settlement at Step One, the Union's grievance representative shall submit the grievance to the Manager of Human Resources and the **Manager** of the Department or Region who shall render a decision within five (5) **business** days after the receipt of the grievance. **The Shop Steward will be copied and involved during Step 2.**

Step 3 Failing settlement at Step Two, the Union's grievance representative shall submit **the** grievance to the Director of Human Resources **and Director of the Department or Region** who shall render a decision within ten (10) **business** days after receipt of the grievance.

Failing satisfactory settlement at Step Three, the Union's **grievance representative** shall refer the grievance to arbitration.

Notice to arbitrate must be filed with the Company within forty-five (45) **business** days after the circumstances giving rise to the complaint have occurred or the employee becoming aware of such circumstances.

Grievances shall be filed as follows:

Step Two: Group or Suspension grievances

Step Three: Union, Policy or Termination grievances

The time limits under this article may be extended only by mutual written agreement of the parties.

Where the **Grievor** has made arrangements in advance, the **Grievor**, and witnesses, if required, will be granted time with no loss of pay to present the grievance during the Pre-Grievance Process and at Step One.

24.02 – GRIEVANCE – PROBATIONARY EMPLOYEES

Probationary Employees working with the six-month probationary period (or until successful completion of the National Red Seal Exam for Regular Apprentice Employees) shall have the right to grieve any matter excluding termination for unsuitability.

Article 25 – Arbitration

25.01 – ARBITRATION PROCEDURE

Where a difference arises between the Company and an Employee or the Union arising out of the interpretation, application, administrations or alleged violation of the provisions of this Agreement, including the question of whether a matter is subject to arbitration, the Company, or the Union after exhausting the grievance procedures may, by notice in writing, notify the other party of its desire to submit the difference to arbitration.

Within ten (10) working days of such notice, the parties shall agree on the appointment of a single independent arbitrator whose decision shall be final and binding on both parties. If the parties are unable to agree, the arbitrator shall be selected by draw from the list of arbitrators approved by the Newfoundland and Labrador Labour Management **Arbitration** Committee.

The Arbitrator shall not have the power to amend, cancel, or add to the provisions of this Agreement. However, where an Arbitrator determines that an Employee has been discharged or disciplined for cause, the Arbitrator may review and modify the penalty imposed by the Company, and in the case of the discharge of an Employee, substitute such other penalty as seems just and reasonable in the circumstances. The Arbitrator shall have the right to make monetary awards consistent with that which was lost by the grievor but such decisions shall not have retroactive effect prior to the date of the incident giving rise to the grievance.

The Parties shall pay equally the remuneration and expenses of the Arbitrator.

Employees will not suffer a loss of pay and/or benefits due to any participation in an arbitration and/or a mediation and will be compensated by the party requiring them to attend.

Article 26 – Duration and Renewal of Contract

26.01 – EFFECTIVE PERIOD

This Agreement shall become effective on the **first day of July, 2022** and shall remain in full force and effect until and including the **31st day of December, 2026**.

26.02 – SELF-RENEWING UNLESS TERMINATED

After **December 31, 2026**, this Agreement shall automatically renew itself from year to year on the anniversary date unless notice of revision or termination is served by either Party within the period not more than one hundred and twenty (120) days and not less than ninety (90) days immediately preceding **December 31, 2026**.

If such notice of revision or termination should be given by either Party and if a new Agreement has not been completed by the expiry date of the existing Agreement, then the terms of the Agreement that has expired shall remain in force until a new Agreement has been signed.

26.03 – CHANGE BY CONSENT

The Parties of this Agreement may by consent in writing at any time while the Agreement is in force, vary, cancel, or substitute other provisions for any provision in the Agreement other than the provisions relating to the term of this Agreement.

Article 27 – Essential Employees

27.01 – ESSENTIAL EMPLOYEE REQUIREMENTS

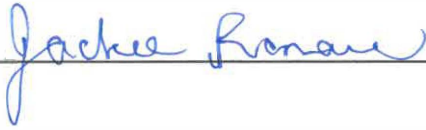
In the event of a pending strike or work disruption and without an agreement on essential employees, the Union and Employees shall not participate in a strike or work disruption, and the Company shall not lock out Employees, until the Union and the Company have filed a joint written statement with the Newfoundland and Labrador Board of Commissioners of Public Utilities (PUB) and/or the PUB has issued an order with respect to the essential employee requirements of the Company pursuant to the Electrical Power Control Act.

**NEWFOUNDLAND POWER INC.
and
INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS LOCAL 1620**

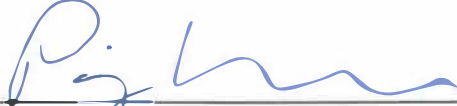
In witness thereof the Parties have executed this Agreement on the **12th day of March, 2025**, in the City of St. John's, Newfoundland, **to become effective on the 15th day of March 2025**.

NEWFOUNDLAND POWER INC.

Witness




Gary Murray
President and Chief Executive Officer


Paige London
Vice President Finance and Chief Financial Officer

**LOCAL NO. 1620
INTERNATIONAL BROTHERHOOD OF
ELECTRICAL WORKERS**

Witness




Steven Stewart
Business Manager


Cory Layman
President

SCHEDULE "A": Classification

Communications Technician III
Distribution Maintenance
Distribution Maintenance Lead Hand
Driver Groundperson
Electrical Maintenance
Electrical Maintenance Helper
Electrical Maintenance - Lead Hand
Electrical Maintenance Apprentice
EMC Maintenance
Groundperson
Inspector Climber
Labourer
Labourer - Blaster
Line Inspector I
Line Inspector I - 1st Year
Line Inspector II
Line Splicer
Maintenance Assistant - Non-Journeyperson
Materials Handler – 1st Year
Materials Handler – 2nd Year
Materials Handler
Materials Handler – Lead Hand
Mechanic
Mechanic - Lead Hand
Mechanical Maintenance
Mechanical Maintenance Helper
Mechanical Maintenance - Lead Hand
Metering Clerk
Meter Reader
Meter Shop Shipping Clerk
Meter Technician
Meter Technician Apprentice
Meter Technician - Lead Hand
Patroller
Planner Electrical Maintenance
Planner Generation
Planner Transmission and Distribution Power Plant Maintenance
Powerline Technician
Powerline Technician Apprentice
Powerline Technician Lead Hand
Power Plant Maintenance
Power Plant Maintenance – Lead Hand
Power Plant Maintenance (Electrical)
Power Plant Maintenance (Electrical) Lead Hand

Power Plant Maintenance (Mechanical)
Power Plant Maintenance (Mechanical) Lead Hand
Production Assistant
Property Utilityperson
Property Utilityperson 1st Year
Protective Equipment Tester
Power System Operator Lead Hand
Power System Operator
Power System Operator in Training
Tools & Equipment Maintenance Lead Hand
Tools & Equipment Maintenance
Transportation Service
Unattended Power Plant Operator - Lead Hand
Underground Locator – St. John's
Utility Arborist
Utilityperson
Utilityperson 1st Year
Vehicle & Equipment Maintenance
Vehicle & Equipment Maintenance 1st Year

SCHEDULE "B": Wages

The **July 1, 2022 to January 1, 2025** increases on base wages are retroactive for all hours worked, including overtime hours worked, to the applicable date of increase.

The schedule of wage increases over the term of the Agreement to be adjusted as follows:

	July 1, 2022	Jan. 1, 2024	Jan. 1, 2025	Jan. 1, 2026	July 1, 2026
Base wage increase	2.00%	2.50%	3.00%	3.25%	-
Trade adjustment*	-	0.50%	0.75%	0.75%	0.25%
Total	2.00%	3.00%	3.75%	4.0%	0.25%

***Note: The trade adjustments apply to all Craft classifications.**

The following schedule will apply to Regular Apprentice Employees:

Apprentice Grade I	1 st six months, 70% of Tradesperson's Rate 2 nd six months, 73% of Tradesperson's Rate
Apprentice Grade II	1 st six months, 76% of Tradesperson's Rate 2 nd six months, 79% of Tradesperson's Rate
Apprentice Grade III	1 st six months, 82% of Tradesperson's Rate 2 nd six months, 85% of Tradesperson's Rate
Apprentice Grade IV	1 st six months, 90% of Tradesperson's Rate 2 nd six months, 95% of Tradesperson's Rate

1. Power Line Technician Lead Hands selected at the Company's discretion to lead a crew formed for training purposes only and consists entirely of Regular Apprentice Employee Linepersons, also known as a Training Foreperson, will be paid a differential of seven percent (7%) above the PLT LH rate while leading this group.
2. Employees in the classification Group 2 and 3 (except Line Splicer) as per Clause 21.01 of the Agreement who do terminations or splices on Paper Insulated Lead Covered (P.I.L.C.) cables shall be paid a differential of four (4) percent per hour above their classification hourly rate. The differential shall only be paid to the Employee or Employees who actually perform the termination or splice and shall not be paid to Employees who are performing related or support duties.
3. Power Line Technician Lead Hands who are selected at the Company's discretion to deliver a formal training program to groups of Apprentice Linepersons and/or Power Line Technicians and/or Power Line Technician Lead Hands, on Hot Sticks or Underground Distribution, for one week or more will be paid a differential of seven percent (7%) per hour above the Power Line Technician Lead Hand rate.

4. Lead Hands selected at the Company's discretion to lead a crew made up entirely of two or more Regular Apprentice Employees or Power System Operator in Training, will be paid a differential of four percent (4%) per hour above their Lead Hand rate while leading this group. This premium cannot be combined with premium provided to Training Forepersons.
5. **Lead Hands selected at the Company's discretion to lead multiple crews as outlined in Appendix F will be paid a differential of seven percent (7%) per hour for time spent leading multiple crews.**

The following schedule shall apply to Power System Operators in Training, effective date of signing.

<i>Trainee Step 1</i>	1 st six months	70% of Power System Operator
	2 nd six months	75% of Power System Operator
<i>Trainee Step 2</i>	1 st six months	80% of Power System Operator
	2 nd six months	80% of Power System Operator
<i>Trainee Step 3</i>	1 st six months	90% of Power System Operator
	2 nd six months	90% of Power System Operator

An Employee's hire date as a Power System Operator in Training (for those hired after August 31st, 1998) shall be substituted as the classification seniority date as a Power System Operator or Power System Operator Lead Hand upon successful completion of their training and subsequent entry into the position of Power System Operator or Power System Operator Lead Hand as stipulated in Clause 8.06.

The Meter Reader classification shall be a one-year progression to the top of scale. The schedule shall be as follows:

- 1st six months - 80%
- 2nd six months - 90%

Special Cases

All Employees whose wages are frozen prior to the signing date of this Agreement due to a transfer to a lower paying classification resulting from a job redundancy or a medical condition shall receive the negotiated wage increase effective 2017/10/01. No subsequent increases will apply until the job rate of the lower paying classification equals or exceeds the frozen job rate at which time subsequent increases shall apply.

Classification	1/1/2022	7/1/2022	1/1/2024	1/1/2025	1/1/2026	7/1/2026
		2.00%	3.00%	3.75%	4.00%	0.25%
Communications Technician 111	49.17	50.15	51.65	53.59	55.73	55.87
6th Year 92.5%						
5th Year 85%						
4th Year 77.5%						
3rd Year 70%						
2nd year 62.5%						
1st Year 55%						
Distribution Maintenance	31.63	32.26	33.23	34.48	35.86	35.95
Distribution Maintenance 2nd Year	29.16	29.74	30.63	31.78	33.05	33.13
Distribution Maintenance 1st Year	26.74	27.27	28.09	29.14	30.31	30.39
Distribution Maintenance - Lead Hand	34.78	35.48	36.54	37.91	39.43	39.53
Driver Groundsperson	32.36	33.01	34.00	35.28	36.69	36.78
Driver Groundsperson 1st Year	28.96	29.54	30.43	31.57	32.83	32.91
Electrical Maintenance	44.80	45.70	47.07	48.84	50.79	50.92
Electrical Maintenance Helper	31.87	32.51	33.49	34.75	36.14	36.23
Electrical Maintenance Helper 2nd Year	29.33	29.92	30.82	31.98	33.26	33.34
Electrical Maintenance Helper 1st Year	26.74	27.27	28.09	29.14	30.31	30.39
Electrical Maintenance - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99
EMC Maintenance	35.36	36.07	37.15	38.54	40.08	40.18
Groundsperson	31.63	32.26	33.23	34.48	35.86	35.95
Groundsperson 1st Year	28.26	28.83	29.69	30.80	32.03	32.11
Handyperson 1st Year	27.63	28.18	29.03	30.12	31.32	31.40
Inspector Climber	47.75	48.71	50.17	52.05	54.13	54.27
Labourer	26.74	27.27	28.09	29.14	30.31	30.39
Labourer - Blaster	31.63	32.26	33.23	34.48	35.86	35.95
Labourer - Blast 1st Year	28.26	28.83	29.69	30.80	32.03	32.11
Line Inspector 1	34.57	35.26	36.32	37.68	39.19	39.29
Line Inspector 1 - 1st Year	31.12	31.74	32.69	33.92	35.28	35.37
Line Inspector 11	38.83	39.61	40.80	42.33	44.02	44.13
Line Splicer	45.91	46.83	48.23	50.04	52.04	52.17
Maintenance Assistant - Non Journeyperson	35.36	36.07	37.15	38.54	40.08	40.18
Materials Handler - 1st Year	28.87	29.45	30.33	31.47	32.73	32.81
Materials Handler - 2nd Year	31.25	31.88	32.84	34.07	35.43	35.52
Materials Handler	33.99	34.67	35.71	37.05	38.53	38.63
Materials Handler - Lead Hand	36.98	37.72	38.85	40.31	41.92	42.02
Mechanic	44.80	45.70	47.07	48.84	50.79	50.92
Mechanic - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99
Mechanical Maintenance	44.80	45.70	47.07	48.84	50.79	50.92
Mechanical Maintenance Helper	31.88	32.52	33.50	34.76	36.15	36.24
Mechanical Maintenance - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99

Classification	1/1/2022	7/1/2022	1/1/2024	1/1/2025	1/1/2026	7/1/2026
		2.00%	3.00%	3.75%	4.00%	0.25%
Metering Clerk	31.94	32.58	33.56	34.82	36.21	36.30
Meter Reader	30.32	30.93	31.86	33.05	34.37	34.46
Meter Shop Shipping Clerk	31.94	32.58	33.56	34.82	36.21	36.30
Meter Shop Shipping Clerk 1st Year	28.78	29.36	30.24	31.37	32.62	32.70
Meter Technician	44.80	45.70	47.07	48.84	50.79	50.92
Meter Technician - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99
Patroller	30.65	31.26	32.20	33.41	34.75	34.84
Planner Electrical Maintenance	49.17	50.15	51.65	53.59	55.73	55.87
Planner Generation	49.17	50.15	51.65	53.59	55.73	55.87
Planner Transmission and Distribution	49.17	50.15	51.65	53.59	55.73	55.87
Power Plant Maintenance	37.11	37.85	38.99	40.45	42.07	42.18
Power Plant Maintenance - Lead Hand	40.38	41.19	42.43	44.02	45.78	45.89
Power Plant Maintenance (Electrical)	44.80	45.70	47.07	48.84	50.79	50.92
Power Plant Maintenance (Electrical) - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99
Power Plant Maintenance (Mechanical)	44.80	45.70	47.07	48.84	50.79	50.92
Power Plant Maintenance (Mechanical) - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99
Powerline Technician	44.80	45.70	47.07	48.84	50.79	50.92
Powerline Technician - Lead Hand	48.38	49.35	50.83	52.74	54.85	54.99
Production Assistant	27.52	28.07	28.91	29.99	31.19	31.27
Property Utilityperson	30.45	31.06	31.99	33.19	34.52	34.61
Property Utilityperson 1st Year	27.63	28.18	29.03	30.12	31.32	31.40
Protective Equipment Tester	35.55	36.26	37.35	38.75	40.30	40.40
Power System Operator	51.00	52.02	53.58	55.59	57.81	57.95
Power System Operator Lead Hand	55.08	56.18	57.87	60.04	62.44	62.60
Tools and Equipment Maintenance	33.05	33.71	34.72	36.02	37.46	37.55
Tools & Equip Maintenance - Lead Hand	36.02	36.74	37.84	39.26	40.83	40.93
Transportation Service	26.64	27.17	27.99	29.04	30.20	30.28
Unattended Power Plant Operator - Lead Hand	40.38	41.19	42.43	44.02	45.78	45.89
Underground Locator - St. John's	44.80	45.70	47.07	48.84	50.79	50.92
Utility Arborist	44.80	45.70	47.07	48.84	50.79	50.92
Utilityperson	30.45	31.06	31.99	33.19	34.52	34.61
Utilityperson 1st Year	27.63	28.18	29.03	30.12	31.32	31.40
Vehicle & Equipment Maintenance	28.82	29.40	30.28	31.42	32.68	32.76
Vehicle & Equipment Maintenance 1st Year	26.74	27.27	28.09	29.14	30.31	30.39

SCHEDULE "C": Clothing Allotment

Regular Employees in the Meter Reader and Meter Technician classification are required to wear uniforms.

- (a) Meter Reader Uniforms shall be of a colour and style specified by the Company and consist of:
- Slacks/Shorts
 - Shirt or Blouse with Crest
 - Windbreaker with Crest
 - Gortex Winter Jacket with Crest
 - Spring Jacket with Crest
 - Summer Cap with Crest
 - Gloves
 - Winter Cap
 - Winter Toque
 - Snow Pants
 - Gortex Rainwear
- (b) Meter Technician Uniforms shall be of a colour and style specified by the Company and consist of:
- Slacks/Shorts
 - Shirt or Blouse with Crest
 - Gortex Winter Jacket with Crest
 - Spring Jacket with Crest
- (c) On completion of the probationary period, employees will be issued the following items:
- Meter Readers:
- | | |
|---------------------------|-----------------------------------|
| 2 Pairs of Gloves | 4 Pairs of Slacks/Shorts |
| 2 Windbreakers with Crest | 5 Shirts or Blouses with Crest |
| 1 Summer Cap with Crest | 1 Gortex Winter Jacket with Crest |
| 1 Spring Jacket | 1 Winter Cap |
| Gortex Rainwear | 1 Pair Snow Pants |
| 1 Winter Toque | |
- Meter Technicians:
- 2 Pairs of Slacks
 - 2 Shirts or Blouses with Crest
 - 1 Gortex Winter Jacket with Crest
 - 1 Spring Jacket with Crest
- (d) Replacements will be issued as required to a maximum of:
Once Each Year After The Initial Issue
- Meter Readers:
- 2 Pairs of Slacks/Shorts
 - 1 Windbreaker with Crest or one Gortex Winter Jacket with Crest or one Spring Jacket with Crest

- 5 Shirts or Blouses with Crest
- 1 Summer Cap with Crest
- 1 Winter Toque

Meter Technicians:

- 2 Pairs of Slacks
- 2 Shirts or Blouses with Crest
- 1 Gortex Winter Jacket with Crest or 1 Spring Jacket with Crest

Once every Two (2) Years After The Initial Issue

Meter Readers only:

- Gortex Rainwear
- 1 Pair Snow Pants
- 1 Gortex Winter Jacket may be substituted every
- 2 years instead of the annual jacket allotment.

Once Every Three (3) Years After The Initial Issue

Meter Readers only:

- 1 Winter Cap

Notwithstanding the items listed above it is understood that any article that is torn or worn out will be replaced. The Employee shall submit the article to the supervisor for replacement.

- (e) Notwithstanding the above, Regular Employees required to wear uniforms may substitute shirts/blouses or slacks for a windbreaker where it is mutually agreed between the Regular Employee and the supervisor that the replacement windbreaker is not required. Substitution shall be made based on the following weighting:

Windbreaker	3
Slacks/Shorts	3
Slacks, Shirts/Blouses	1

- (f) Employees are responsible for keeping the uniform clean and tidy at all times. Upon submission of receipts, the Company will pay for dry cleaning two (2) pairs of slacks and one windbreaker each month, and a winter or spring jacket once a year.
- (g) Employees shall wear the uniform at all times while on duty. The only exceptions are newly appointed Employees who have not received their uniforms or Regular Employees who are on temporary assignment or if the Employee is wearing Fire Retardant (FR) clothing.

The Uniform shall not be worn during off duty hours except for travelling to and from the place of work.

APPENDIX A: SUPPLEMENTARY UNEMPLOYMENT BENEFIT (SUB) PLAN

The Purpose of the Plan

The purpose of the Supplementary Unemployment Benefit (SUB) Plan is to supplement employment insurance (EI) benefits paid to eligible employees of the Company by Service Canada during the initial seventeen (17) weeks of Pregnancy and Adoption Leave.

Details of Supplementary Unemployment Benefit Plan

Eligible Employees All Regular Employees who are members of the Bargaining Unit and are on the first seventeen (17) weeks of Pregnancy Leave and Adoption Leave.

Notwithstanding the above, all Temporary Employees, except those employed as a student, shall after the completion of twelve (12) months continuous employment on a part-time or full-time basis with no subsequent interruption of service with the Company be entitled to all the rights and privileges granted to Regular Employees under this Appendix.

Coverage The Plan is to supplement the EI benefits received by workers for the first seventeen (17) weeks of Pregnancy and Adoption Leave.

Plan Conditions Employees must prove that they have applied for and are in receipt of EI benefits in order to receive payment under this Plan.

The SUB is payable for the period during which an employee is not in receipt of unemployment if the only reason for non-receipt is the claimant is serving the one (1) week waiting period. The Plan will pay the parent 100% of their income for one (1) week and supplement EI benefits for a further sixteen (16) weeks of the Pregnancy and Adoption Leaves of Absence for a total benefit of seventeen (17) weeks.

Benefit Level Except for one (1) week of Pregnancy and Adoption Leaves the benefit level paid under this Plan is set at 85% of the employee's regular weekly earnings. For the one (1) week period the benefit level paid under this Plan is set at 100% of the Employee's regular weekly earnings.

Benefit Period The SUB will be paid for a period of seventeen (17) weeks.

Effective Date The effective date of this plan is as of the date of signing of this Collective Agreement.

SUB Plan Financing The Plan is financed by the Company

SUB payments will be kept separate from payroll records.

Other Conditions

The Company will inform Service Canada in writing of any changes to the Plan within thirty (30) days of the effective date of the change.

Employees do not have the right to SUB payments except for supplementation of EI benefits for the unemployment period as specified in the Plan.

Payments in respect of guaranteed annual remuneration or in respect of deferred remuneration or severance pay benefits will not be reduced or increased by payments received under the Plan.



Steven Stewart
Business Manager
IBEW Local 1620

MARCH - 12 - 2025

Date Signed



Karen R. Brake
Manager, Human Resources
Newfoundland Power Inc.

MARCH 12, 2025.

Date Signed

APPENDIX B: REMOTE DISTRICTS

LETTER OF UNDERSTANDING

By virtue of Article 26, Clause 26.03 – Change By Consent of the Craft Agreement between Newfoundland Power Inc. (the Company) and International Brotherhood of Electrical Workers (the Union), Local 1620 this letter records the understanding reached with respect to remote pay for Power Line Technicians and Power Line Technician Lead Hands in remote Districts of the Company.

The Districts of Bell Island, Twillingate, Trepassey, New-Wes-Valley and Baie Verte are considered to be remote and therefore the Company will provide a remote pay increase of 7% on the hourly wage for Power Line Technicians and Power Line Technician Lead Hands whose Normal Headquarters is in these Districts.



Steven Stewart
Business Manager
IBEW Local 1620

MARCH-12-2025
Date Signed



Karen R. Brake
Manager, Human Resources
Newfoundland Power Inc.

march 12 2025
Date Signed

APPENDIX C: PLANNER TRANSMISSION & DISTRIBUTION

LETTER OF UNDERSTANDING

By virtue of Article 26, Clause 26.03 - Change by Consent of the Craft Agreement between Newfoundland Power Inc. (the Company) and International Brotherhood of Electrical Workers (the Union), Local 1620 this letter records the understanding reached with respect to the position of Planner Transmission and Distribution.

The Company will reduce the number of Planner Transmission and Distribution positions in the Company by approximately three or four positions through normal attrition. The Company will determine the actual number required as normal attrition takes place. Until such time as the number of Planner Transmission and Distribution positions is reduced to the required level, the Company will continue to assign a blend of Bargaining Unit and Management work to these positions to ensure they are fully utilized. The Company and the Union agree that the work that the Planner Transmission and Distribution is assigned is a combination of both Bargaining Unit and Managerial duties. It is understood that the performance of the Managerial duties by Planner Transmission and Distribution will not result in this work being considered Bargaining Unit work.

Employees in the Planner Transmission and Distribution classification with power line technician journey person qualifications can be called upon by the Company to perform Power Line Technician work when there are no other Power Line Technicians or Power Line Technician Lead Hands available to respond in an Area in the following situations:

- To perform line work during storm related unplanned outages
- To respond to trouble calls resulting in customers having partial or no power, or to respond to emergencies including, but not limited to, fire, arcing and downed wires, or to respond to any other public hazard

Employees in the Planner Transmission and Distribution classification will not be included on the on-call roster.



Steven Stewart
Business Manager
IBEW Local 1620

MARCH-12-2025

Date Signed



Karen R. Brake
Manager, Human Resources
Newfoundland Power Inc.

March 12, 2025

Date Signed

This letter sets forth an understanding reached during negotiations between Newfoundland Power Inc. (the Company) and the International Brotherhood of Electrical Workers (the Union) Local 1620, with respect to the creation of a new classification in the Craft Collective Agreement called Underground Locator – St. John’s. The job will be paid at the trade rate. For Classification Seniority purposes, it will form its own respective classification group.

The responsibility of underground locates in the St. John’s Region will normally be performed by employees in this classification. If there are no employees in this classification available to complete underground locates during regular hours or overtime hours in response to customer escalations or emergency situations, Management Employees may be called upon to complete underground locates.

It is understood and agreed that as per past practice, underground locates will normally be completed by Management Employees in the other Regions outside of the St. John’s Region.



Steven Stewart
Business Manager
IBEW Local 1620

MARCH-12-2025
Date Signed



Karen R. Brake
Manager, Human Resources
Newfoundland Power Inc.

March 12, 2025
Date Signed

This letter sets forth the understanding reached between Newfoundland Power Inc. (the Company) and the International Brotherhood of Electrical Workers (the Union) Local 1620, during negotiations regarding the strategic recruitment and retention of Powerline Technicians in difficult to hire locations. This understanding will cover all strategic hires of Powerline Technician Apprentices in the future.

The Company, at its discretion, may provide a “strategic hire package” which consists of apprentice employment, education sponsorship and financial support for candidates who have been strategically hired as a PLT apprentice for a difficult to hire location. In return, upon becoming a journeyman, the candidates will relocate to the strategic hire location for a specified period of time.

Prior to offering a “strategic hire package” to a new apprentice hire, the Company will externally post for a Powerline Technician Journeyman for the difficult to hire location and confirm there are no suitable candidates.

Candidates who are offered the “strategic hire package” will be made aware of the conditions associated with the package in their letter of offer. The candidate will be required to formally acknowledge their agreement with these conditions prior to beginning employment with the Company.

The strategic hire package will include the following conditions and commitments:

Company will:

- Provide an education sponsorship through the arrangement of a seat, where possible, at a college in the pre-employment course for Power Line Technician apprentices.
- Provide the new hire with tuition for the pre-employment course and support towards associated expenses (i.e. accommodations, meals, etc.) or pay the new hire a lump sum equivalent if the candidate has already successfully completed the pre-employment course.
- Hire the new hire into Newfoundland Power’s Apprenticeship Program upon successful completion of the pre-employment course.
- Upon becoming a new journeyman, appoint the new hire to the strategic hire location if a vacancy exists.

New Hire will:

- Successfully complete the Apprenticeship Program including the pre-employment course, block training and on-the-job training with Newfoundland Power.
- Provide a satisfactory transcript of marks from the College.
- Obtain satisfactory instructor feedback.
- Provide the Company with a four (4) - year commitment which starts when they become a journeyman to reside and work in the strategic hire location when requested by the Company.
- If the employee resigns from the Company prior to the completion of the four (4) -year commitment, he/she will be required to pay back the loan in full.

Strategic Hire Placement as Journeyperson:

- The Company will appoint the journeyperson to their strategic hire location if there is a vacancy at time of becoming a new journeyperson. If there is no vacancy at the strategic hire location at that time, the New Powerline Technician Journeyperson Appointment Process will apply.
- If a vacancy occurs at the strategic hire location within the four (4) - year period of becoming a journeyperson, the new journeyperson will be relocated to their original strategic hire location for the remainder of their four (4) - year commitment.

Employee Resigns from the Company:

- If an employee who received a strategic hire package resigns from the Company prior to the completion of the four (4) - year commitment, and the vacancy is filled by a new PLT Journeyperson who volunteers through the New PLT Journeyperson Appointment Process, the new PLT Journeyperson will receive the same lump sum equivalent as the employee who resigned as long as they commit to remaining in the difficult to hire location for four (4) years.



Steven Stewart
Business Manager
IBEW Local 1620

MARCH-12-2025
Date Signed



Karen R. Brake
Manager, Human Resources
Newfoundland Power Inc.

March 12, 2025
Date Signed

This letter sets forth an understanding reached during negotiations between Newfoundland Power Inc. (the Company) and International Brotherhood of Electrical Workers (the Union), Local 1620, with respect to the assignment of Multiple Crew Powerline Technician Lead Hands (MC PLTLH).

The Company and the Union agree that a MC PLTLH is a Powerline Technician Lead Hand who is assigned to lead three or more crews and the selection shall be at the sole discretion of the Company. The employee assigned will be a working lead hand (“hands on the tools”) and will have responsibility for the work, the site, the employees assigned and will receive a seven (7) percent premium for the lead role.

In addition to the responsibilities of a Lead Hand as defined in Craft Agreement Clause 2.02 (n), the MC PLTLH will:

- Provide Safety Leadership for all crews.**
- Identify themselves as the Multiple Crew Lead Hand (Lead Hand in charge) for the overall worksite.**
- Lead any job planning discussion involving all crews working on the job.**
- Review all work requirements and ensure each crew understands their assigned task.**

The Company and the Union agree the MC PLTLH may be assigned under the following conditions:

- The work involves three or more crews and is planned work.**
- The nature of the work requires all crews to function as a coordinated work unit, complete a common work-unit hazard analysis and associated pre-job safety plan and requires coordination of the work assigned to each crew. The crews cannot work independent of each other.**

It is further agreed that designation as Worker-in-Charge, as part of a work protection for a work unit, does not necessarily mean they are in charge of the planned work. The individual supervising, or their designate, will be considered the Worker Protection Code Worker-in-Charge for the protection guarantee (“permit holder”). While most of the time this will be the person supervising the work, it may not always be the case. The supervisor may designate another employee on site to be the “permit holder”.

When a Line Supervisor or other Management Employee has planned the work, provides safety leadership, reviews the plan at the start of the day with all crews and assigns the work to each crew, they will be responsible for the planned work. They do not have to be present for all work in progress. They may leave the site and return later to check on work progress. The premium does not apply when the supervisor is away from the site.

As has been the practice and agreement by virtue of this letter of understanding, the Company will allow Management Work to be assigned to Powerline Technician Lead Hands filling the MC PLTLH role. The Company and the Union agree that the additional responsibilities of the MC PLTLH are Managerial duties. It is understood that the performance of the Managerial duties by Multiple Crew Powerline Technician Lead Hand will not result in this work being considered Bargaining Unit work.



Steven Stewart
Business Manager
IBEW Local 1620

MARCH-12-2025
Date Signed



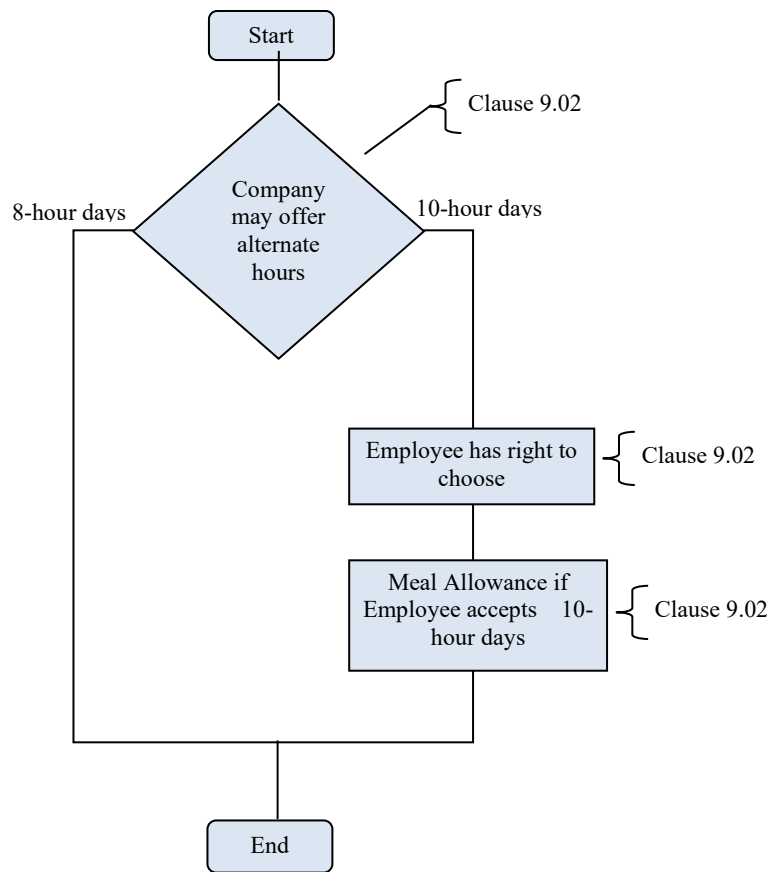
Karen R. Brake
Manager, Human Resources
Newfoundland Power Inc.

MARCH 12 2025
Date Signed

APPENDIX G: FLOWCHARTS

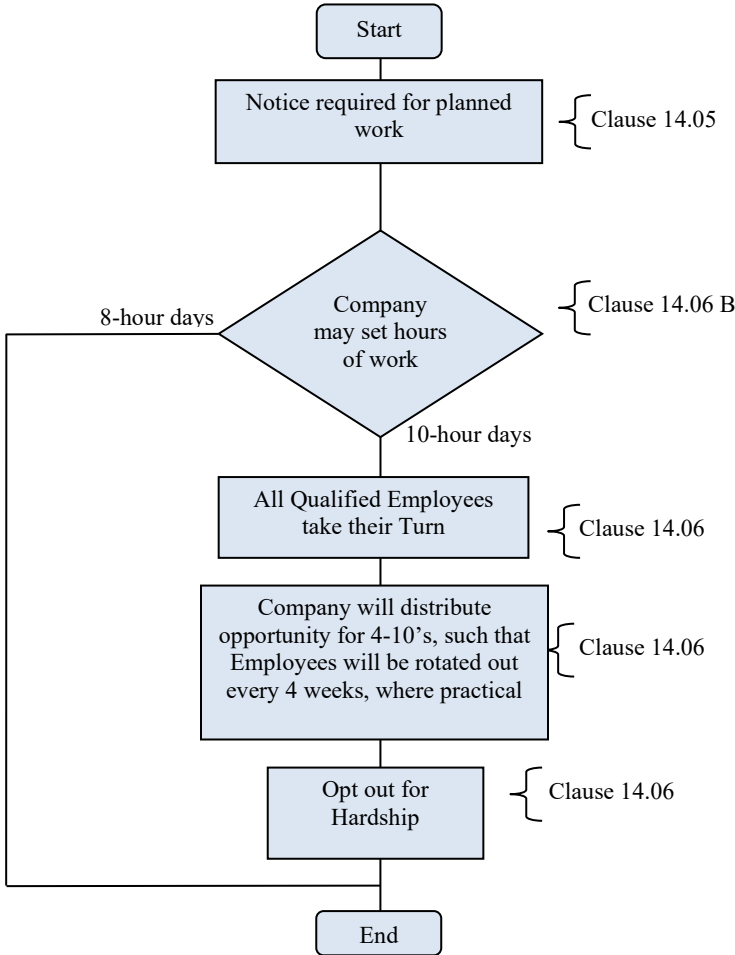
**Normal Headquarters
No **E**mployees Residing Away**

These flowcharts are designed to provide a general overview of the contract language pertaining to travel. In the event of discrepancy between these flowcharts and language in the Collective Agreement, the language of the Collective Agreement will prevail.



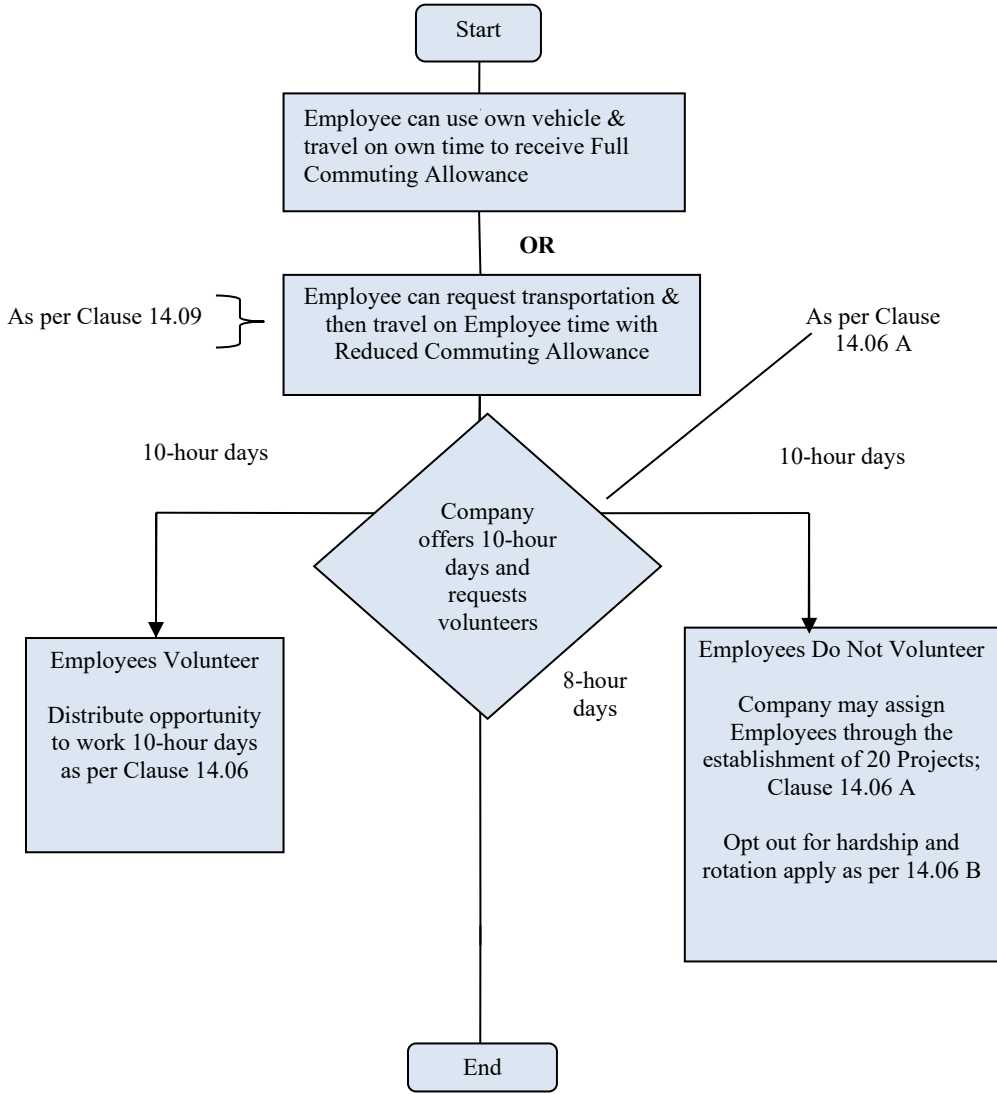
Temporary Headquarters All Employees Residing Away

These flowcharts are designed to provide a general overview of the contract language pertaining to travel. In the event of discrepancy between these flowcharts and language in the Collective Agreement, the language of the Collective Agreement will prevail.



Temporary Headquarters No **Employees** Residing Away

These flowcharts are designed to provide a general overview of the contract language pertaining to travel. In the event of discrepancy between these flowcharts and language in the Collective Agreement, the language of the Collective Agreement will prevail.



Temporary Headquarters Some Employees Residing Away

These flowcharts are designed to provide a general overview of the contract language pertaining to travel. In the event of discrepancy between these flowcharts and language in the Collective Agreement, the language of the Collective Agreement will prevail.

