AGREEMENT

BETWEEN

EACOM TIMBER CORPORATION
NAIRN CENTRE SAWMILL

(hereinafter referred to as the ‘Company’)

AND

UNIFOR

AND ITS LOCAL 31-X

(hereinafter referred to as the ‘Union’)

Covering the Period

September 1, 2015 to August 31, 2017
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ARTICLE I - PURPOSE

1:01 The purpose of this Agreement is to secure for the Company and the Union the full benefits of orderly and legal collective bargaining in respect to hours, wages and working conditions as specified in Articles of this Agreement and to secure to the utmost extent possible, the safety and physical welfare of the employees, economy of operations, quality and quantity of output and protection of property. This Agreement moreover seeks to provide for fair and peaceful adjustments of all disputes that may arise between the parties. It is recognized as a duty of the parties hereto and of all employees to cooperate fully, individually and collectively, for the advancement of the conditions set forth herein.

1:02 Throughout this Agreement, use of the masculine gender shall be considered also to include the feminine.
1:03 The Company and the Union Executive Committee Members available (those that are not on the other shift or not working) agree that Labour Management Consultation Meetings will be held on a monthly basis, unless circumstances arise that would necessitate immediate meetings or discussions on matters involved. The purpose of these meetings will be to discuss with the Union ways and means of improving conditions for all employees covered by this Agreement, the interpretation of this Agreement and to provide information and discuss issues related to the Company operations.

A committee member is entitled to such time off from his work as necessary to attend meetings of the committee. Such time spent shall be deemed to be work time for which he shall be paid straight time while on shift or off shift for all hours in attendance of a meeting.
ARTICLE II - PERIOD

2:01 The Company and the Union agree one with the other that they will abide by the Articles of this Agreement from September 1st, 2015 to August 31st, 2017 inclusive, and from year to year thereafter unless either party desires to change or terminate the Agreement, in which case, the party desiring the change or termination shall notify the other party, in writing, within ninety (90) days prior to August 31st of the particular year that such is its desire. Either party opening the Agreement in the manner provided above shall notify the other party, in writing, as to the changes desired.

ARTICLE III - RECOGNITION AND JURISDICTION

3:01 (a) The Company recognizes the Union as the sole collective bargaining agent for all its employees employed by the Company on its operations in Nairn Township.
For the purpose of this Article, employees shall be all those employed on the job classifications set out on the Wage Schedule attached to and forming part of the Agreement, including those who are engaged on job classifications which may be established and become part of the Wage Schedule during the term of the Agreement. This provision excludes: Shift Supervisor, persons above the rank of Shift Supervisor, Scalers, Office Staff and Security Personnel.

3:01 (b) The employees of contractors engaged on operations of the Company in Nairn Township shall be considered employees within the terms of this Agreement, save and except the employees of contractors and/or contractors who are engaged to perform occasional special services not commonly performed by employees covered by the terms of this Agreement, employees of contractors where such contractors are engaged for the purpose of erecting structures and where such contractor is bound by an Agreement with a Union or Unions affiliated with a central labour body covering such work. The Union
will be advised at least two (2) weeks in advance of any Company plans to “contract out work” except in the case of a genuine emergency. Upon request of the Union, the Company shall provide certificates of qualification to the Union of any contractor entering the property.

3:02 (a) Supervisory personnel, Relief Production Supervisor while replacing Production Shift Supervisors, which includes contractors, whose employees are considered to be employees under this Agreement, shall not perform work which would normally be a function of an employee in the job classifications covered by this Agreement, except when instructing employees and in cases of emergency which involve physical danger to employees or danger to property. The Company further agrees that the Relief Production Supervisor will not be allowed to administer disciplinary action as per Article 8:11.
A representative of the Union and Management will meet with new Relief Supervisors to clarify the limits of their authority as set out in the UNIFOR constitution.

3:02 (b) The Company will not contract out repair and maintenance work which is normally performed by the maintenance crew, for which the mill is equipped, for which crews are available and which employees are capable of performing. The Company agrees to pay the defined Union dues for all contractors who perform work normally performed by members of the bargaining unit as well as capital work projects on this site. Any contractors employing the following trades; millwrights, mechanics, electricians, carpenters and/or welders will be included in this payment of Union dues. When the Company contemplates the need for contractor services, they shall meet with the Union to discuss manpower needs and the availability of bargaining unit employees for such work.
3.02 (c) **Electrical Maintenance**

It is the policy of the Company to have no one but Electricians perform maintenance work on electrical equipment. Only trained electrical personnel are permitted to reset inside an electrical panel.

3:03 It is agreed that Company operations shall not be interrupted as the result of any jurisdictional dispute that may arise between the Union and any other Union affiliated with the C.L.C. Questions of jurisdiction shall conform to the regulations covering such matters as fixed by the C.L.C. and the Company will not be asked to act upon any matter of jurisdiction between organizations of the C.L.C.

**ARTICLE IV - RATES AND CLASSIFICATIONS**

4:01 The Wage Schedule is attached hereto and forms a part of this Agreement.

4:02 If, during the life of this Agreement, a significant change in the job content occurs in any job
classification listed in the attached Wage Schedule, the rate thereto shall be adjusted by negotiations between the parties. Upon failure to reach agreement, the matter may be referred to Stage III of the Grievance Procedure.

4:03 For job classifications not listed in the attached Wage Schedule, the Company shall set a temporary wage rate. Where the Company has prior knowledge of the necessity for establishing a new job classification, the Company will notify the Union, in writing, at least two (2) weeks in advance, and if the Union requests, the Company will discuss the applicable rates and conditions prior to the commencement of the new job. Where circumstances require immediate and unforeseen establishment of a new job classification, the Company will notify the Union, in writing, immediately. Any such rates will be based on comparison with the prevailing rate for similar and/or related occupations in the attached Wage Schedule.
After a thirty (30) day trial period any such rate or rates shall be negotiated with the Union and, after such agreement is reached, it shall then become a part of the Wage Schedule and be attached thereto. It is understood that the thirty (30) day period can be extended by mutual consent of the parties. Upon failure to reach agreement on a rate or rates, the matter may be referred to Stage III of the Grievance Procedure. Rates when established shall be retroactive to the date of establishment of the new job classifications.

The Company, when combining job classifications covered by the Collective Agreement, agrees that the senior employee(s) of the jobs which have been combined shall receive first consideration and shall receive a training period as described in Article 12:07(e).

ARTICLE V - UNION MEMBERSHIP

5:01 Any employee who is now a member in good standing or who becomes or is reinstated as a member of
the Union shall, as a condition of continued employment, maintain such membership in good standing throughout the term of this Agreement. The Union shall be the sole judge as to whether an employee is a member in good standing and shall notify the Company promptly of any change in the standing of any such employee.

5:02  (a) When hiring new employees, subject to the skill and ability of the applicants to perform the work required of them, the Company will give preference to Union members.

If Union members do not apply the Company shall have the right to employ non-Union help.

The Company agrees to advise the Union from time to time of its labour requirements.

5:02  (b) New employees shall make application to join the Union when first approached to do so by a duly authorized Union official. The Company shall upon hiring, advise all new employees to report to the
Financial Secretary within ten (10) days of commencing work. Failure of an employee to comply with the conditions herein shall be cause for immediate termination of employment.

5:03  (a) The Company will deduct from all employees covered by the Labour Agreement from monies due them and remit to the Union, initiation fees and/or weekly membership dues but not fines, assessments or other levies.

5:03  (b) Deductions so made will be remitted to the Union weekly, said remittance to be accompanied by itemized lists in alphabetical order, in duplicate, of names with Christian names as payrolled. A copy of the list will be given by the Company to the Financial Secretary of the Union or his representative.

5:03  (c) Yearly Union dues deductions will be shown on the T-4 slips.

5:04  Union representatives shall have the right to visit the operation in connection with Union business.
Such representatives shall report to the Human Resources Manager or Mill Manager on arrival.

5:05 The Union shall furnish the Company with the listing of local Union officers and shall amend these lists promptly as changes occur. Failure to advise the Company of such changes will not in any way affect the authority of the Union officers.

5:06 The Company will furnish a list of supervisory personnel to the Union office at the start of the contract year and amend it, if required, at the end of each month. The amended list will show the effective date of the changes. Failure to advise the Union of such changes will not in any way affect the authority of Company supervisors.

5.07 The Company and Union will no longer contribute to the CEP Humanity Fund. Both parties agree to include union representation in the Plant donation committee. The Union will have a voice in deciding which charities the Plant supports.
ARTICLE VI - VACATIONS WITH PAY

6:01  (a) Vacation pay shall be paid to each employee by direct deposit to be issued at the time of termination or when the vacation is taken. Vacation pay shall be paid to each employee by separate cheque.

6:01  (b) Vacation pay credits shall be paid to each employee on the following basis:

(1) Four percent (4%) of gross earnings for employees who have worked less than four (4) years in one period of employment with the Company.

(2) Six percent (6%) of gross earnings for employees who have worked more than four (4) years, but less than ten (10) years in one period of employment with the Company.

(3) Eight percent (8%) of gross earnings for employees who have worked more than ten (10) years, but less than eighteen (18) years in one period of employment.
(4) Ten percent (10%) of gross earnings for employees who have worked more than eighteen (18) years but less than twenty-five (25) years in any one period of employment.

(5) Twelve percent (12%) of gross earnings for employees who have worked more than twenty-five (25) years.

(6) Employees will be paid one normal week's earnings at their regular rate of pay for each week of vacation or 2% of gross earnings in the previous calendar years, whichever is greater. Employees must have worked at least 750 hours during each calendar year. Time off due to compensable accidents shall be considered as time worked.

Weekly Indemnity

In the event that not enough time remains in the corresponding calendar year to accommodate the equivalent time off the Company will pay out the
remaining vacation. If an employee comes back from disability and has more vacation left then there is time in the year, he can take whatever time is left in the year and the rest will be paid out.

6:02 A period of employment is defined for purpose of this Agreement as:

(a) In the case of an employee who has established seniority as a period during which he maintains his accrued seniority.

(b) In the case of a probationary employee as a period not broken by a leave or an absence of more than three (3) working days, excepting layoff.

6:03 An employee who has been continually employed for one year shall take vacation time off at a time which is satisfactory to the employee and the Company. Each two percent (2%) of vacation pay credit shall entitle an employee to one (1) week of time off each year.
6.04 Vacation requests made after April 1st will be confirmed and posted by April 15th. This clause is for the vacation period from April 15th to December 31st. Vacation shall be allotted by seniority. The vacation will be posted sooner to facilitate planning.

6:05 Vacation requests made after April 15th will be confirmed as soon as possible but in no case later than one month after the request. Vacation shall be allotted by seniority. Total vacation allotment at one time will be 15% per department.

6:06 All employees will be instructed on August 15 to schedule any outstanding vacations at a time satisfactory to him and his supervisor. Two (2) weeks prior to September 15, the Company will meet with the local to inform them of the outstanding vacations. In the event that not enough time remains in the corresponding calendar year to accommodate the equivalent time off, or any portion thereof, any unused vacation will be paid out on the last pay of the year. Employees who have not
scheduled their outstanding vacation by September 15 will have it assigned by the Company.

6.07 When economically feasible a plant vacation shutdown of one week will be scheduled each year at Christmas. The Company will advise the Union on March 1st of each year of the proposed vacation shutdown, where applicable.

6.08 The Company reserves the right to shut down its operations for one or two consecutive weeks during the summer months in July and/or August. The Company must notify the Union by April 14th of each year the dates of shutdown. For clarification purposes, employees will be expected to take vacation during the shutdown. Maintenance employees will be expected to work during the shutdown. Article 6.05 will apply to employees in the Maintenance Department.

6.09 Should the Company decide to operate parts of the mill during the summer shutdown, a list will be posted plant wide by seniority for volunteer employees to register.
ARTICLE VII - HOLIDAYS WITH PAY
7:01 (a) Employees who have acquired seniority status by having completed their probationary period shall be qualified to be paid without the performance of work for the following holidays:

- New Years Day
- Labour Day
- Good Friday
- Thanksgiving Day
- Victoria Day
- Remembrance Day
- Canada Day
- Christmas Day
- Civic Holiday
- Boxing Day

(b) When any of the above holidays fall on Saturday, it shall be observed on the preceding Friday, and if the holiday falls on Sunday, it will be observed on the following Monday.

(c) Canada Day and Remembrance Day may be observed on Friday or Monday with mutual agreement between parties.

(d) In addition, employees who have accumulated three (3) months seniority will be granted two (2) floating holidays per calendar year (January 1st to December 31st) to be taken at a time satisfactory to
the employee and his supervisor. Floating holidays not booked prior to October 1st in each year will be scheduled.

For this transition year, the employees will be entitled to three (3) floaters for the period of September 1, 2015 to December 31, 2016. If you have already taken all or part of your floaters, they will be deducted from the three days.

(e) An employee who, by reason of layoff, is prevented from taking his floating holiday(s) shall receive pay in lieu of such holiday(s).

7:02 (a) An employee who has established seniority in accordance with Article XII, is eligible for holiday pay provided:

(i) He works his last scheduled shift prior to the holiday and first scheduled shift following the holiday, unless prevented by circumstances beyond his control, or

(ii) If an employee has worked any of the available work days within the thirty (30) days immediately prior to the holiday, is on authorized leave
of absence when the holiday occurs, he shall receive holiday pay for the first holiday that occurs during his absence, or

(iii) An employee who is obliged to cease work due to layoff during the thirty (30) day period immediately prior to the holiday, shall receive holiday pay for the holiday(s) within such thirty (30) day period, or

(iv) An employee who is obliged to cease work due to sickness or accident certified by a licensed practitioner during the thirty (30) day period immediately prior to the holiday shall receive holiday pay for the holiday(s) within such thirty (30) day period.

7:02 (b) i) Hourly paid employees will receive eight (8) times their hourly rate.
ii) Employee will receive the equivalent amount of his regular shift’s pay.

7:02 (c) If an employee who qualifies under Article XII is recalled and works anytime during the fourteen (14)
calendar day period immediately following the holiday(s), he shall receive holiday pay for the preceding holiday(s) or bank such time off.

7:03 An employee who is requested to work on any of the holidays in Section 7:01 shall be paid for all time worked at one and one-half times his regular rate up to eight (8) hours worked, and double time after eight (8) hours and shall have the option of receiving eight (8) hours off work with pay at a time mutually agreeable between the parties or receive eight (8) hours pay as per Article 7.02(b).

7:04 An employee on regular vacation during a week in which a statutory holiday falls, shall have the option of having a day off with pay at a time mutually convenient to the employee and his supervisor within the following 180 days or having the holiday pay added to his regular vacation pay. If the employee elects not to defer his holiday payment, he must advise Management not later than ten (10) days prior to the commencement of his vacation period. Further
the payment of overtime will not be a reason to deny floaters or stats.

7.05 In an attempt to distribute floating holidays as fairly as possible, the following has been agreed to as a minimum.

On any given day, floaters will be allocated by Companywide seniority but within operational areas. All requests must be on the Immediate Supervisor’s or Human Resources Manager desk at least seven (7) days previous to the requested floater. There will be no distinction between floaters and stats.

Floaters/stats will be allocated in the operational areas as follows:

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<th>3 Shift Operation</th>
<th>2 Shift Operation</th>
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<tr>
<td>Planer</td>
<td>Six in total</td>
<td>Five in total</td>
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<tr>
<td></td>
<td>Two per shift</td>
<td>Two per shift</td>
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<tr>
<td>Sawmill</td>
<td>Six in total</td>
<td>Five in total</td>
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<tr>
<td></td>
<td>Two per shift</td>
<td>Two per shift</td>
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<tr>
<td></td>
<td>Three in total</td>
<td>Two in total</td>
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</tr>
<tr>
<td></td>
<td>One per shift</td>
<td>One per shift</td>
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<tr>
<td>Yard</td>
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<tr>
<td>Electricians</td>
<td>One in total</td>
<td>One in total</td>
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<tr>
<td>Millwrights</td>
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<td>Four in total</td>
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<tr>
<td></td>
<td>Two per shift</td>
<td>2 per shift</td>
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<tr>
<td>Mechanics</td>
<td>One in total</td>
<td>One in total</td>
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<tr>
<td>Filers</td>
<td>One in total</td>
<td>One in total</td>
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The Company shall continue to allow 15% of employees off on floaters and/or stats on a two-shift operation per day plant-wide and 18% of employees allowed off on floaters and/or stats on a three-shift operation per day plant wide.

This has been agreed to in the best interest of all personnel involved; however, it in no way is intended to change the existing Labour Agreement.

The cooperation of all employees and supervisory personnel is requested to make this system work.
ARTICLE VIII - ADJUSTMENT OF GRIEVANCES

8:01 It is the mutual desire of the parties hereto that complaints of an employee be adjusted as quickly as possible. It is generally understood that an employee has no grievance until he has given his shift supervisor an opportunity to adjust his complaint. Prior to reducing a complaint to a grievance as per Article 8:03 the employee may request his Shop Steward to be present at any further discussion with his shift supervisor.

8:02 (a) The Company shall recognize the Grievance Committee which shall consist of the President, two executive officers and at the discretion of the Grievance Committee the Steward involved.

It is understood that the Stewards and other Union officers shall not be absent from their regular duties in order to deal with a grievance without obtaining prior authorization from their shift supervisor. This permission will not be unreasonably withheld.
The Company agrees to pay members of the Grievance Committee for loss of wages for authorized time lost for handling of grievances.

The shop Stewards recognized by this Agreement shall be as follows:

a) Planer Mill
   (include mobile equipment operators)

b) Large Log Mill
   (include mobile equipment operators)

c) Processor & Yard
   (include mobile equipment operators & garage)

d) Maintenance
   (include electrical crew)

When the operating schedules for (a) to (c) consists of more than one shift there will be one Steward on each shift.

8:02 (b) It is agreed that there shall be no discrimination exercised in any manner towards the
Stewards or Union Grievance Committee members or other Union members.

8:03 A grievance under the provision of this Agreement is defined to be any difference between the parties or between the Company and employees covered by this Agreement involving the interpretation, application, administration or alleged violation of any of the provisions of this Agreement.

8:04 **STEP I** - Grievances as defined above shall be taken by the employee together with the Union Steward having jurisdiction directly to the employee’s immediate shift supervisor for adjustment. Any grievances submitted to the shift supervisor in accordance with this procedure shall be in writing and will be disposed of by the shift supervisor in writing. Failing a satisfactory adjustment within forty-eight (48) hours, then;

**STEP II** - The matter shall be taken up by a member of the Grievance Committee and the Steward having jurisdiction with the Area Superintendent and
the Human Resources Supervisor. This procedure shall be in writing and will be disposed of by the Area Superintendent and the Human Resources Supervisor within five (5) days, then;

**STEP III** - Within ten (10) days the matter shall be taken up by the Grievance Committee with the General Manager of the Company or his representative. Failing a satisfactory adjustment then;

**STEP IV** - Within fifteen (15) days the matter shall be presented to the Company by the Grievance Committee and the National Representative.

Failing a settlement within fifteen (15) days, then;

**STEP V** - Either party may within the following fifteen (15) days, refer the matter to Arbitration.

All time limits mentioned in the grievance procedure may be extended by mutual consent of the Company and the Union. If a grievance is processed through to arbitration the **Arbitrator** shall have the power to relieve against noncompliance of time limits.
8:05 It is understood that the function of the **Arbitrator** shall be to interpret and apply this Agreement and that he shall deal only with the specific questions as submitted and shall have no power to alter, add to, or amend this Agreement. However, the function of the **Arbitrator** shall include the power to consider adjustments to individual job classifications under Section 4:02 and rates for job classifications under Section 4:03 and to revise the rates therefore. The **Arbitrator** shall have no power to decide questions involving general wage adjustments.

8:06 Sundays, Statutory and Legal Holidays shall not be included in any time limits in this Article of the Agreement.

8:07 A grievance arising from a claim by an employee that his discharge or suspension by the Company was unjust or contrary to the terms of this Agreement, must be dealt with, in writing, by both parties and must be presented to the Company not later than ten (10) days after the discharge or suspension becomes
effective. Grievances dealing with suspension shall be processed from the second step. In the case of suspension by the Company, the Company shall notify the employee, in writing, of the reason for such suspension.

Discharge grievances will be processed beginning at Step III of the grievance procedure. The Company shall notify the employee, in writing, the reason for discharge.

In the event that an employee is found by an Arbitrator to have been unfairly discharged or suspended by the Company, the Company agrees that the employee will be reinstated on his job under terms and conditions decided by the Arbitrator.

8:08 Each party to this Agreement shall share equally in the fees and expenses of the Arbitrator selected by it or by the Minister of Labour.

8:09 Grievances which involve Company policy in respect to the interpretation, application, administration or alleged violation of the Agreement
may be processed commencing at Step III of this Grievance Procedure.

8:10 If the Company has a grievance as defined in Section 8:03, it shall commence at Step III of this Grievance Procedure by the General Manager or his representative presenting the matter, in writing, to the officers of the Union.

8:11 Employees to be disciplined (including reprimand) by the Company will be provided with Union representation. When an employee has been indefinitely suspended from work, the parties will endeavour to meet before the employee’s next regular scheduled shift or at a time agreeable to both parties. The Company will copy the Union on all verbal warnings issued.

The disciplinary record of an employee shall not be used for the purposes of establishing progressive discipline after a period of twelve (12) months of work has lapsed without any other disciplinary infraction occurring.
In cases involving theft or sabotage, this discipline shall remain active for a period of three (3) years of work from the date of the infraction.

8.12 Grievances which involve Article XIV (to include WSIB claims) in respect to interpretation, application, administration or alleged violation of this Agreement shall be processed commencing at Step III of this grievance procedure.

ARTICLE IX - NO STRIKE - NO LOCKOUT

There shall be no strike caused, called, or supported by the Union or its members, nor lockouts by the Company during the life of this Agreement.

ARTICLE X - WORKING CONDITIONS

10:01 It is agreed that the Company and the Union shall cooperate collectively in improving safety and first aid practices. The Company and the Union agree to set up and maintain a Joint Health & Safety Committee to promote safe working conditions and practices.
There will be at least two (2) meetings of the Safety Committee each calendar quarter. The position of the Chairman shall alternate between a Company Co-chairman and a Union Co-chairman.

The Chairman of each meeting shall make a report in triplicate, copies going to the Company office, the Union office, and the bulletin boards.

A member of the Committee is entitled to such time off from his work as is necessary to attend meetings of the Committee, and the time so spent shall be deemed to be work time for which he shall be paid straight time while on shift or time and one half if off shift for all hours in attendance at the safety meetings (call out time not applicable).

All required safety equipment (excluding safety boots) is provided at the employee’s induction, and on-the-job familiarization and safety training is provided by immediate supervisor.
The Company agrees to establish a new classification called Union Health & Safety Representative. This person can be excused from his/her normal duties for a maximum of forty (40) hours per week (to exclude any overtime that may result in the performance of their duties in this position or as a Health and Safety Committee Representative). The nature of this position is to assist the Company in their compliance with the OHSA and their internal Health and Safety program.

The Union Health and Safety Co-Chair will be the individual to fill this position. The Company shall be responsible for maintaining the employee’s current wage rate, and any benefits related to his/her employment.

10:02 It is agreed that there shall be properly equipped first-aid kits sufficient for normal requirements, located on the operation.

10:03 The Company agrees to provide a statement for each weekly pay period to all employees, showing all credits, deductions, hours of
work and the rate per hour, all hours worked at premium rate, and the type of work performed by the employee during such pay period. **The employee will be able to access and print their pay stub on pay day.**

10:04 In March of each year the company agrees to pay $300 tool allowance to all Trades (Millwrights and electricians), no receipts required. The Company *will replace* lost tools. Company approved broken tools will be replaced free of charge. Broken tools with no warranty shall be replaced with the same brand tool or same value.

Specialty hand tools and equipment required on the job will be made available to employees on loan. When an operator of equipment is required by the Company to do a mechanical repair job, he will be furnished such tools as are required. All tools and equipment not returned will be charged for in full. Company worn out or broken tools will be replaced with serviceable tools free of charge provided that the worn out or broken tools are returned. The Company will provide free insurance against damage by fire or theft of tradesmen’s tools normally
required by tradesmen to the full replacement value of such tools. Employees will be required to furnish the same tools, which were required in the past. Tradesmen, to be eligible for above insurance, must provide the Company with a list of their tools.

The same policy applies to tools lost by fire or theft. However, there may be some delay in the replacement, as we must investigate the circumstances.

The Company will place an order to replace tools within seven (7) working days.

10:05 The Company agrees that it will furnish on loan, all mandatory safety equipment and personal safety apparel save and except safety boots.

The Company further agrees to sell to employees safety boots at one hundred and fifty dollars ($150.00) below invoice price to the Company.

The Company will provide, at no cost to the employee, one (1) pair of chainsaw pants (summer
or winter) to all employees who regularly operate chainsaws within the course of their normal duties. In addition, the Company shall pay to a maximum of twenty ($20) dollars towards the purchase of a second pair of chainsaw pants each year. Upon request the Company will replace any worn out, or damaged chainsaw pants.

The wearing of safety equipment and apparel that have been mutually agreed to will become a condition of employment. The Company will provide quality work gloves for all employees.

10:06 With a mill-wide compulsory safety eyeglass policy, the company, will provide all safety glasses, including industrial prescription safety glasses.

10:07 The Company agrees to supply on loan, raincoats and oilers aprons, however, this shall not apply to normal personal items, such as shoes, pants, etc.

10.08 Coveralls - The Company will supply tradesmen, that is, carpenters, millwrights,
mechanics, electricians, filers and utility operators with suitable coveralls as made available by a supply service of Company choice. **One hundred percent (100%)** of the cost of the laundering will be borne by the employer.

Each maintenance employee on the weekend crew would have a set of six (6) coveralls for his personal use. Each maintenance employee on the four crew schedule would have a set of eight (8) coveralls for his personal use. He would be issued a clean pair of coveralls each week upon return of this soiled pair.

The individual employee will be responsible for loss or damage to the coveralls for normal wear and tear; however, coveralls damaged by unforeseen circumstances beyond his control will be replaced by the Company after inspection.

Insulated coveralls will be supplied by the Company when required, the cost of laundering will be paid by the Company.
10.09 The Company shall ensure any mobile equipment (new or existing), operator’s cabs, rental equipment, washrooms and lunchrooms are equipped with climatic controls so as to provide the necessary heat and air conditioning for employee’s health.

10:10 The Company provides first aid arrangements as required by Provincial laws.

10:11 Effective the first date of the contract renewal the Company will contribute by monthly cheque to the Financial Secretary of the local union $0.04 per hour per employee for all compensated hours for the purpose of providing paid education leave. Said paid leave will be for the purpose of upgrading the employee’s skill in all aspects of health and safety and trade union education.

Employees on paid education leave of absence will continue to accrue seniority and benefits during such leave.
10.12 The Company will support the Women’s Advocate Program and will cover the cost for the initial one week training as discussed.

**ARTICLE XI - HOURS OF WORK**

11:01 (a) The week for operations shall be six (6) days per week Monday to Saturday inclusive. The work week for day or shift workers shall be forty (40) hours, eight (8) hours per day, Monday to Friday inclusive, or Tuesday to Saturday inclusive or the workweek for day or shift workers shall be forty-four (44) hours, nine (9) hours per day Monday to Thursday inclusive and eight (8) hours Friday. For clarification, the start time shall be between 6:00 a.m. and 7:00 a.m.. The mill will run 40 hours per week in July and August of each year. The second shift shall immediately follow the first shift. (Break between shifts 30 minutes starting December 1, 2010).

It is agreed that day work or shift work employees may be required to work in excess of their regular work day or shift or work week, and will be paid in
accordance with Section 11:05 for such time worked. If an employee requests to be excused from working overtime, permission will not be unreasonably withheld.

11:01 (b) For the purpose of this Agreement, Sunday shall begin at 7:00 a.m. on Sunday and end at 7:00 a.m. Monday.

A holiday shall begin at 7:00 a.m. the day of the holiday and end at 7:00 a.m. the day following the holiday. An employee’s “sixth day” (Saturday or Monday) shall begin at 7:00 a.m. of that day and end at 7:00 a.m. the day following.

11.02 On two-shift operations, the first shift shall consist of eight (8) consecutive hours, meal time excepted, and shall commence at 7:00 a.m. and end at 3:30 p.m..

The second shift shall consist of eight (8) consecutive hours, meal time excepted, and shall commence at 3:30 p.m. and end at 12:00 a.m. and shall carry a
shift differential of the second shift. There will be a one (1) hour gap between shift schedules for Chip Truck Drivers

11:03 (a) On a three-shift operation, the shifts shall be eight (8) consecutive hours. The starting and stopping times for the three (3) shifts and the shift differentials to be paid, shall be as follows:

Starting Time (between the hours of)
1st shift 7:00 a.m. - 8:00 a.m.
2nd shift 3:00 p.m. - 4:00 p.m.
3rd shift 11:00 p.m. - 12:00 a.m.

Stopping Time (between the hours of)
1st shift 3:00 p.m. - 4:00 p.m.
2nd shift 11:00 p.m. - 12:00 a.m.
3rd shift 7:00 a.m. - 8:00 a.m.

Shift Differential:
1st shift - nil;
2nd shift - $0.60 per hour;
3rd shift - $0.70 per hour.
11.03 (b) The hours of work and the “sixth day” for day workers and shift workers shall be posted by 3:00 p.m. seven (7) days in advance of the work week taking effect. However, the Company reserves the right to revise the schedule when necessary up to twelve (12) Tuesday noon previous to the work week. The starting and stopping times shall remain constant and fixed during the weekly period subject to the following: An employee may not change shifts during the week except when his shift schedule is changed by the Company.

When an employee’s shift schedule is changed by the Company he will be paid at one and one-half times his regular rate for the first shift worked after the change. When the employee reverts to his original shift, he shall be paid at his regular straight time rate provided that there is a break of at least eight (8) hours between shifts worked.

When an agreement for a change of shift by employees is requested, forms for this shift change will be made available by the Supervisor for signature
by the employees concerned and their Supervisors. The Company will post by the 15th of each month, the operating schedule (not the work schedule) for the following month for the Sawmill and the Planer.

11:03 (c) If an employee, who has completed his scheduled work week, is required for work on his “sixth day” or Sunday, such overtime shall be posted by the preceding Friday noon. If he is available for the posted overtime work at regular starting time and is unable to commence work for reasons beyond his control he shall receive four (4) hours pay at time and one-half provided he remain available for the four (4) hour period if so requested by the Company.

11:04 (a) A day or shift worker who is unable to work the full day or shift for reasons beyond his control, shall be paid for the full day or shift. To qualify for the above the employee must stay on the job until told by the Shift Supervisor that he may leave and must accept other than his normal work if it is offered.
11:04  (b) If, during his scheduled work week, a day or shift worker reports for work at his scheduled starting time and is unable to commence work for reasons beyond his control, and if no reasonable efforts have been made to notify him not to report, he shall receive four (4) hours pay for reporting, provided he remains available for the four (4) hour period if so requested by the Company. Notification procedures shall be established locally.

11.04 (c) Weekend Maintenance Schedule

Permanent Vacancies:
1) When permanent vacancies occur in the regular workforce the maintenance employees working the weekend schedule will be allowed to bid on those vacancies (as per Article 12:07).

Pay Cheques:
2) Employees working the weekend maintenance schedule will be allowed to pick-up their pay cheques earlier on Thursday, when available.
Vacation, Sickness or Accidents:

3) Weekend maintenance employees will be used to supplement regular crews for vacations, sickness or accidents only when necessary.

Statutory Holiday Pay:

4) Weekend maintenance employees required to work on a Statutory Holiday could be paid the following ways:
   a) Receive time and one-half only for time worked and bank twelve (12) hours or one day. It is to be understood that bank time taken must be taken at a time agreeable to both parties and that whole days must be used.
   b) Receive pay for day worked as per Article 7:03.

5) Weekend maintenance schedule employee’s vacations will be scheduled by weekends.
Work Schedule:

6) It is to be understood that the hours of work would be as follows:
   a) Friday, 7 a.m. to 7:00 p.m., mealtime included. Saturday, 7 a.m. to 7:00 p.m., mealtime included first 8 hours.
   Sunday, 7 a.m. to 7:00 p.m., mealtime included first 8 hours.
   b) Saturday, 7 a.m. to 7:00 p.m., mealtime included first 8 hours. Sunday, 7 a.m. to 7:00 p.m., mealtime included first 8 hours.
   Monday, 7 a.m. 7:00 p.m., mealtime included.

It is further understood that the last 4 hours of work on Saturday and Sunday will include a 20 minute paid lunch period.

Friday or Monday and Saturday shall be paid at straight time for the first twelve hours worked and time and one half for all hours worked after twelve hours. Time worked on Sunday shall be paid at time and one half for the first eight hours worked and double time will be paid for all hours worked after eight hours.
8) Statutory Holidays and Floaters shall be compensated at twelve (12) hour the employee’s regular rate of pay for the day.

11.04 d) FOUR CREW MAINTENANCE SCHEDULE

The Parties agree that this Letter of Understanding and specific provisions cited below shall identify, amend and supersede the Collective Agreement as it relates to the Four Crew Maintenance Schedule. The parties agree that the provisions of this Letter of Understanding can be amended by mutual agreement.

1. The maintenance schedule shall have four crews; a day crew will be scheduled from 7:00 a.m. to 7:00 p.m., mealtime included. An afternoon crew will be scheduled from 12:00 p.m. to 12:00 a.m., mealtime included and shall carry a shift differential of $0.60 as per the attached work schedule. A night crew will be scheduled from 7:00 p.m. to 7:00 a.m.,
mealtime included and shall carry a shift differential of $0.70 per hour as per the attached work schedule.

2. Article 7.02(b) will be deemed to be amended to read:

“Hourly employees will be compensated or bank for twelve (12) times their hourly rate for the day of the Statutory Holiday if they are not scheduled to work that day. If the employee was scheduled to work on a Statutory Holiday he will receive the equivalent amount of his regular shift’s pay. If he was requested to work on a Statutory Holiday he will receive pay for the day worked as per Article 7.03 and have the option of receiving twelve (12) hours off work with pay at a time mutually agreeable between the parties or receive twelve (12) hours pay or receive time and one-half only for time worked and bank eight hours or one day. It is understood that the banked time taken must be taken at a time agreeable to both parties and that whole days must be used.”
3. This Letter of Understanding shall supersede the provisions of Article 11.01(a).

4. The first paragraph of Article 11.05 will be deemed to be amended to read:

   “Time worked outside an employee’s scheduled shift or work week and the first eight (8) hours on Sunday shall be paid for at the rate of time and one-half. Double time will be paid after eight (8) hours of work on Sunday except as provided in #1 above.”

5. Article 16.01 will be deemed amended to read that the provisions of this Article will provide for payments as stipulated provided that they do not exceed regular hours worked per week for an immediate family member and regular hours worked per week for the remaining individuals cited.”

6. Article 17.01 will be deemed amended to read that in case of an employee who is called for jury service, subpoenaed witness or crown witness, the Company
shall pay for each day of service, an allowance equal to the difference between the employees scheduled hours of work for that day based on his regular straight time hourly rate and the payment he received for jury service up to a maximum total of forty (40) hours of work for the week.

7. Floating holidays as stipulated in Article 7.01 will be deemed to equal twelve (12) times the employees regular straight time wage.

8. The parties agree that there shall be a thirty (30) minute paid lunch break and two ten (10) minutes coffee breaks on the twelve (12) hour schedule.
# Maintenance Schedule

| Crew | S | M | T | W | T | F | S | S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| 1    | D | D | A | A | A | D | D | N | N | D | D | D | N | N |   |   |   |   |   |   |   |
| 2    | N | N | D | D | D | N | N | D | D | A | A | A | D | D |   |   |   |   |   |   |   |
| 3    | A | D | D | N | N | D | D | N | N | D | D | A | A |   |   |   |   |   |   |   |   |
| 4    | D | N | N | D | D | A | A | A | D | D | N | N | D | D |   |   |   |   |   |   |   |

The foregoing schedule will result in the following cycle of worked days:

<table>
<thead>
<tr>
<th>Worked</th>
<th>Off</th>
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<tbody>
<tr>
<td>2</td>
<td>2</td>
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<tr>
<td>3</td>
<td>2</td>
</tr>
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<td>2</td>
<td>3</td>
</tr>
</tbody>
</table>

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All shifts will be of 12 hours duration. Monday to Saturday will be paid at straight time for the first twelve hours and time and one half for all hours worked after twelve hours.

Time worked on Sunday shall be paid at time and one half for the first twelve hours worked and double time for all hours worked after twelve.

Dayshift will be from 7:00 a.m. to 7:00 p.m. mealtime included.

Nightshift will be from 7:00 p.m. to 7:00 a.m. mealtime included.

Afternoon shift will be from 12:00 p.m. to 12:00 a.m. mealtime included.

9. Any person on the weekend maintenance schedule or the four crew maintenance schedule are entitled to their regular 18 hours/20 hours pay if they have taken a floater or banked stat on a Sunday.
11:05 Time worked in excess of eight (8) hours per day or shift (after nine hours for employees covered by Article 11.01(a), all hours worked on Sunday and all hours worked by an employee on his designated “sixth day” (Saturday or Monday) or outside his scheduled shift shall be paid for at the rate of time and one-half.

For calculating overtime pay shift differentials shall not be considered as part of an employee’s applicable hourly rate.

An employee who is absent during the week will not be considered for overtime on the weekend. If overtime work is available and he has the seniority required he may be allowed to come in during the weekend at straight time to make up for his missing hours.

When an employee is called out for overtime work, after completing his shift or when called out on his day off, he shall be guaranteed four (4) hours pay at time and one-half if he works less than four (4) hours, and eight (8) hours at time and one-half for
employees who work more than four (4) hours but are unable to work the full eight (8) hours.

An employee previously requested to work overtime before the start of his regular day or shift will be paid time and one-half for hours worked prior to the commencement of his regular day or shift.

**Overtime Distribution**

A. **Distribution**

An overtime opportunity will first be offered to those employees scheduled on that piece of equipment on the opposite shift(s) with the lowest overtime. If unable to obtain an employee, then the overtime opportunity will be offered to those employees within the classification but on a different piece of equipment.

The offer will be made to the employee(s) with the skill and ability to perform the work (not requiring any training or orientation) with the lowest amount of accumulated overtime. The exception to this
general rule is the loader and Millwright occupations.
If still unable to secure an employee to work the overtime needed, then the Supervisor will canvass the general departmental workforce who possess the skill and ability to perform the work (not requiring training or orientation). The offer will be made to the senior employee(s) with the lowest accumulated overtime.
Where the Company has avoided overtime by assigning labourers to meet its need and an insufficient number of labourers are available thereby necessitating an overtime requirement, the overtime in such circumstances shall be offered to employees in the classification with the least number of overtime hours worked month to date.
Equalization of overtime as described in i) above shall be effected daily; shall be based on time actually agreed to work (not on the basis of time earned or offered) and shall occur amongst employees in the classification in which the need for overtime arises.
B. **Classifications**

i) As used throughout this document a classification means the job encompassed by the specific occupation code and rate established therefore as set out in *Schedule “B”* to the collective agreement and such additional classifications as may mutually agreed to by the Union and the Company.

ii) For the purpose of this document an employee’s classification is the classification to which he has been scheduled to work for the week.

iii) For the purpose of this document an employee who has been transferred at the Company’s request to another classification for the majority of his workday, shall be considered to fall within the classification to which he was transferred and not the classification from which he was transferred for the purpose of overtime distribution as provided for above.
C.  **Weekend Overtime Lists**

A signup sheet will be posted in the Department’s each Monday at noon. Employees wishing to be considered for any weekend overtime must sign this list. Employees may indicate whether they wish to be considered only for opportunities in their department and/or plant-wide. They may also indicate their desire to be scheduled for 8 or 12 hour shifts.

The list will be taken down each Thursday at 7:00 A.M.

Those employees shown on this list will have their accumulated overtime hours added beside their name. The overtime hours to be used for each employee will be those in the Company’s payroll system as of noon on Thursday.

Based upon the relative accumulated overtime for each employee any weekend overtime work available will be assigned to those employees listed.
This overtime will be work falling outside of a classification scheduled for a given week to be performed on the weekend. It is further understood that these overtime lists are for the sole purpose of determining availability of employees for weekend overtime and for providing the equalization of such overtime.

Assignments will be based upon each employee’s skill, efficiency and ability to perform the required assignments.

The finalized list will be posted by 2:00 P.M. Thursday at the Main Office. Departments will also be sent a copy of the assignment sheet for posting. If the company’s requirements for overtime change, an amended overtime schedule will be posted by noon on Friday. If an employee is affected by a schedule change after the list is posted on Thursday s/he will be notified. An employee scheduled to work on the weekend will be charged the corresponding hours at the time for the purpose of additional overtime distribution.
Any employee shown on this posted list must obtain the supervisor’s permission before the shift starting time, if they are unable to attend work. When such is not possible, the employee may use the established practice of absence reporting.

Employees not reporting for work as scheduled will be charged the corresponding number of overtime hours except when the Company cancels the overtime that had been scheduled.

Any overtime worked by those employees on the list after midnight of each Wednesday that was not known at noon on Thursday will not be considered in the distribution of overtime for that weekend.

The overtime hours in the Company’s payroll system will be deemed to be accurate for the purpose of this procedure. In addition any overtime assignments that have been accepted but not yet worked by an employee will be added to their accumulated overtime shown on the Payroll system.
The Company will record overtime worked by each employee for each week and post in a visible location.

11:06 (a) A ten minute “quarter time” on Company time shall be allowed twice each shift.

(b) Meals

Employees will have a choice between a meal from the truck stop or a meal voucher ($15 value) from one of the local restaurants (ex. Tim Horton’s, Wendy’s, Subway).

Overtime meals will be provided based on the criteria set out below:

1. If Notified the Previous day only:
   If an employee is required to work 2 hours beyond his regular hours he gets no meal. If an employee is required to work more than 2 hours beyond his regular hours he will be provided with a meal after his regular hours (8hrs or 9 hrs) and every 4 hours thereafter.
2. If Notified That day:

If an employee is required to work 2 hours or more beyond his regular hours he will be provided with a meal after his regular hours (8 hrs or 9 hrs) and every 4 hours thereafter.

3. No meal for less than 2 hours worked beyond his regular hours.

Employees who agree to work for at least twelve (12) hours in a day (excluding weekend scheduled maintenance crews) will be provided with a meal after eight (8) hours. If an employee continues to work after twelve (12) hours, he will receive a meal every four (4) hours after the first one.

The Company will provide refrigerators and microwave ovens in the following recognized lunch rooms:
11.07 The parties agree that the following shift scheduling options shall only apply to the current department known as the Filing Department and the employees who work in this department on what is referred to as a three (3) shift schedule. There shall be no expansion or modification of the shift scheduling or departments without agreement by the Union.

The Company shall post one of the following three shift scheduling options listed below in this clause and the selected schedule shall apply, unchanged for the entire work week, Monday to Friday for all the employees who work the three shift schedule.
Option 1 – Three shift schedule (as set out in 11.03) (mealtime included)

Days 7:00 am to 3:00 pm
Afternoon 3:00 pm – 11:00 pm Nights 11:00 pm – 7:00 am

OR

Option 2 – Three shift schedule (Filing Room only) (mealtime included)

Days 7:00 am – 3:00 pm
Afternoons 3:00 pm – 11:00 pm
Nights 7:30 pm – 3:30 am

11.08 In case of a break down in the Planer or Sawmill Departments, lunch can be advanced by thirty (30) minutes and coffee breaks by fifteen (15) minutes and shall apply to normal departmental breaks for all classifications. It is understood that this modification of the departmental breaks shall impact the entire Department in which the breakdown occurred.
ARTICLE XII – SENIORITY

12:01 The Company recognizes the principle of seniority. Seniority will govern, subject to reasonable consideration of skill, efficiency and ability, in promotions, transfers, layoffs, and recalls after layoffs.

As of September 1, 2015, the seniority ranking of employees is as set in Schedule “C” attached.

12:02 Employment of any new employees shall be considered as probationary until he has completed sixty (60) days of work in one period of employment. Upon completion of this probationary period he shall be classed as a qualified employee with seniority ranking dating back to his date of hire. A discharge, quit or absence without leave, shall break any accumulation of qualifying days.

12:03 In the case of layoff due to a shortage of work the Company will notify the men intended to be laid off at least two (2) work days in advance, unless the shortage of work is beyond the Company’s control.
The Union Grievance Committee will receive a list of the men affected, prior to the intended layoff.

On the second working day of each month the Company agrees to provide the Union with a report indicating the up-to-date working status of each employee for the previous month (WSIB / LTD / WI / Active / Layoff / Resignation / Termination).

12:04 When the approximate time of the recall is known at the time of layoff employees leaving will be informed of such approximate dates at that time. But in any case, notice in writing will be sent to an employee at his given address at least fourteen (14) days before he is required to report for work. 7 days for lay off less than 3 months. Employees will be required to acknowledge receipt of such notice and report for work on the date specified unless other arrangements have been made in writing.

12:05 An employee who has established seniority and who returns to work in time shall retain his seniority ranking during absences due to:
(a) sickness or injury, certified by a licensed physician, dentist, or licensed chiropractor.

(b) i) layoff for lack of work not exceeding twenty-four (24) months or thirty-six (36) months provided the employee has ten (10) years of seniority on the layoff date.

ii) In the event of a permanent closure of the mill, be it total or partial, the duration of the right of recall is increased from twenty-four (24) months to thirty-six (36) months provided that the employee has ten (10) years of seniority on the layoff date.

(c) At any point, a leave of absence without pay and without loss of seniority may be granted at the Company’s discretion, up to a 10 consecutive month period on a request from an employee. All requests for leave of absence shall be submitted in writing to the employee’s supervisor at least one week prior to the commencement of such leave (except, in the case of emergency) and shall be responded to by the company in writing, within 5 days of receipt of such written
request. Notification must be given to the union from the company as well, for all time limits, and those persons off. As well, floaters/banked stats do not have to be used before an LOA will be granted.

(d) employment with the Union not exceeding twelve (12) months. Such leave may be renewed upon request.

(e) employment with the Company outside the bargaining unit not exceeding eleven (11) months.

An employee who quits of his own accord or is discharged and not reinstated, or fails to report to work following recall as provided in Section 12:04 shall automatically lose all seniority. An employee who fails to return from leave-of-absence on the date specified, shall lose his seniority unless his return to work on time is prevented by circumstances beyond his control. All absences from work must be covered by leaves-of-absence the issue of which is discretionary but which will not be withheld unreasonably.
12:06 When employees apply/bid or is transferred from one job classification to another, senior employees with the necessary qualifications shall receive first consideration. In such cases an employee shall receive the rate for the job to which he is transferred. When, due to shortage of work, in his bidded classification an employee is assigned to a lower paid job classification, the employee shall receive the rate for his new job classification as of the date of assignment. In the case of a temporary change to a lower job classification at the Company’s request, the employee shall retain the rate of his previous job classification.

Trades people will not be permitted to apply/bid outside their classification until they have worked in the specific trade as a licensed tradesperson for a period of time equal to their apprenticeship. An employee hired on directly as a licensed tradesperson will not be permitted to apply/bid outside his classification for a period of one year. In a lay off situation, laid off trades people will exercise mill seniority.
12:07 (a) The Company, when filling posted vacancies, will do so from within the bargaining unit in accordance with Article 12:01. Notice of impending vacancies will be posted on the bulletin boards for **ten (10)** working days and will be mailed to employees off work on WI, LTD or WSIB.

12:07 (b) Temporary appointments may be made without posting for filling vacancies of less than six (6) calendar weeks duration.

12:07 (c) Newly created jobs will be posted on the bulletin boards by the Company for **ten (10)** working days prior to any appointments to such jobs, stating normal job requirements. A newly created position can, at the Company’s discretion, be considered temporary for not more than twelve (12) consecutive months. Should it be decided during this 12 month period to make the position permanent, then the job will be posted as per Article 12:07 (a).

12:07 (d) Employees shall not be considered for posted jobs unless they apply in writing within a **ten**
(10) day period. An employee absent from work for a period of more than thirty days (vacation time accepted), shall automatically be listed as an applicant on all postings that occurred within the ninety (90) day period immediately prior to his return to work. Immediately upon his return he will be so advised by the Company and must signify forthwith that he is allowing the application to stand. Failure to so signify will render the application null and void. The Company shall post notices showing the names of successful applicants for posted vacancies and newly created jobs.

12:07 (e) The job will be filled from among the qualified applicants on the basis of Section 12:01 of this Agreement.

An employee who subsequently accepts a posted job shall be allowed (5) work days in which to qualify (or further time as may be mutually agreed to but will not be unreasonably withheld). An employee may forfeit an accepted bid within the qualifying period no more than once in any twelve month period. Failure of an
employee to qualify or his election to forfeit shall entitle him to return to his former job without loss of seniority or benefits.

It is agreed that for permanent vacancies, the successful, senior employee of the applicants to fill the vacancy, as per existing clause l2:0l, will be given preference to any junior employee provided that:

(a) He had occupied that job previously and is qualified to meet the job requirements, or,
(b) Should training be required to meet the job requirement, he will be allowed the necessary time of training, or
(c) He has qualified to do the job.

An employee who is contracted to accept a posted vacancy will be allowed up to eight (8) hours of paid time to observe the incumbent perform the posted occupation.

An employee who subsequently accepts a posted job shall be allowed five (5) work days in which to qualify (or further time as may be mutually agreed
to but will not be unreasonably withheld). An employee may forfeit an accepted bid within the qualifying period no more than once in any twelve (12) month period.

Failure of an employee to qualify or his election to forfeit shall entitle him to return to his former job without loss of seniority or benefits.

In addition, the following conditions shall apply:

1. There will be no limitation on upward mobility.

2. Lateral or down bids with reference to job postings will be limited to one successful bid per eight month period.

When an employee bids down, prior to acceptance of the bid, discussions with the Union may take place to reflect the effect on the operation. If the effect of lateral or down bidding seriously affects the operation of the plant, the Company and the local Union agree to meet immediately and solve the problem.
The local Union committee will be advised of the successful applicant prior to placing the employee on the job. A junior qualified employee may fill a vacancy temporarily while another employee is being trained.

**Lumber Graders**
For the Company to retain permission by C.L.A. to use their license, grading practices must be in compliance to their rules and guidelines - loss of the license would eliminate opportunities to market our lumber.

The grader classification cannot be compromised for any reason and in order to ensure consistent quality and customer satisfaction this letter of understanding states:

Terms agreed upon in this Article pertain to graders **only** and are not applicable in any way to any other operation.
For the purpose of this Article, C.L.A. license relates to Class A & B without distinction.

1. Only licensed graders will hold a permanent bid; other openings will be filled from the recognized “Back-Up” bid by seniority. Licensed graders will have priority in Grading; as of the date of this letter of understanding. The licensed grader rate will only be paid after a C.L.A. license is obtained and training complete.

2. a) In a lay off situation when more senior (non graders) employees would be laid off, senior non-bid licensed graders will be considered to fill grader requirements (by way of a temporary bid) providing such individuals can fulfill the training requirements in the agreed-to designated time; training to be conducted as stated below. (3)

   b) When a lay off is deemed to be longer than 10 weeks (equal to the training period), the more senior non graders who would otherwise be laid off will be given an opportunity to train and
work as a grader for the duration of that lay off (similar to temporary bid in 2 a), above).

3. Training for **new** grader bids will be:
   - week one - study C.L.A. grading rules regulations with minimal on-line training
   - week two - same as week one with increased time on the table
   - week three - on table most of time as extra grader to view procedures and practice rules
   - week four - week long C.L.A. training with the C.L.A. test

   **C.L.A. Test:** If unsuccessful, repeat week one through four prior to C.L.A. testing and if unsuccessful again then the person is returned to previous job and may apply for the grader bid only upon the next posting.

4. “B” licensed graders will be required to write each C.L.A. test until the “A” license is obtained. A permanent bid grader within the classification will remain on the table until after 2 consecutive failures of
the C.L.A. tests - training will be supplied to ensure individuals are properly prepared.

5. A QUALITY/GRADING COMMITTEE will be established to manage the training program and any quality concerns ongoing; the class “A” license recognition will be a high priority project.

12:07 (f) A job that becomes vacant because the incumbent has had to vacate it due to sickness or injury, vacation, bereavement leave, jury duty and/or a leave of absence not exceeding thirty (30) work days, shall be classified as a temporary vacancy and shall be filled according to the provisions of Section 12:07 (a) and the job posting will note that it is of a temporary nature. **A position will be considered permanently vacant when the incumbent is absent from work for a period of twelve (12) months or more.**

The employee who had occupied the job, upon his return to work shall once again occupy the job that he had filled prior to vacating for any of the reasons set forth above, provided however, that
the job is still in effect and is not filled by a senior employee who, for reasons of notice of layoff from his former job has exercised his seniority on this particular job.

An employee can hold only one permanent and/or a temporary or backup position (as per current practice).

12.07 (g) Posted Back-Up Positions

The Company agrees, for employees who have accepted agreed to posted back-up positions, when a permanent vacancy occurs in that position, the senior back-up employee will be promoted to fill the vacancy.

The following positions are agreed to Back-Up Positions:

- Lumber/Grader
- Log Loader/Crane Operator
- Filers
• Kiln Operator
• Lift Operator – Log Handling
• Lift Operator – Lumber Handling
• Planer Infeed / Tilt Hoist Operator

12.07  (h)  Lay off and Recall After Layoff
(1)  People retain the right to their last successful bid upon job classification during a layoff situation. This becomes their “regular” classification.

(2)  While awaiting return to their “regular” job classification they may bid, and if successful fill another vacancy. When a permanent position in their “regular” classification comes open, due to recall and their seniority allows it, they will be offered the one time chance to return. If rejected, their new classification becomes their “regular” classification.

(3)  Any job classification which requires an additional employee will not be posted as a vacancy unless there are no people remaining that have been displaced from their “regular” classification due to
layoff. If there are no people as above, the job classification will then be posted as a permanent vacancy.

(4) Should an employee leave a job he had successfully bid upon, to return to his “regular” classification, that job will be posted as a vacancy unless people in that classification are also available due to layoff.

12:08 Lists showing the seniority ranking of employees will be prepared and posted on Company bulletin boards, available for the information of all employees and will be updated and revised every month. A copy of this listing will be forwarded to the Union.

12:09 The management and the operation of the plant, and the direction and the promotion of the working forces is vested exclusively in the management of the Company subject only to the seniority Article herein and provided, however, that this will not be used for discrimination against employees.
12:10 When jobs are discontinued due to the introduction of new methods, automation and technological change or due to curtailment of operations (excluding normal fluctuations in production levels) affected employees shall be offered alternative employment on remaining jobs in accordance with Article XII, to meet the Company’s labour requirement and if such employees require training to perform the alternative employment effectively, they shall be trained by the Company.

Technological Change

The Company and the Union recognize that technological change, while necessary to the industry, may have an impact on manpower and employment levels.

In order to address these concerns, the parties agree to the following guidelines in addressing technological changes.

Technological change means the introduction by the employer in its operations of equipment different in
nature, type or quantity from that previously utilized by the employee, a change in the operation related to the introduction of that equipment or a modification of existing equipment currently in use in the workplace which affects one or more employees.

Any disagreement as to whether or not a manpower reduction is attributable to technological change shall be subject to the grievance procedure. It is understood that any grievances of this nature will be dealt with in the same fashion as a discharge case.

**ARTICLE XIII - BULLETIN BOARDS**

13:01 The Union shall have the right to post notices dealing with Union affairs upon the bulletin boards of the Company providing such notices have been approved by the HR Manager or Mill Manager. The Company will provide **two locked notice boards** in the following locations:

- one in **Sawmill** lunch room
- one in **Planer** lunch room
14:01 WEEKLY INDEMNITY – a) The Company will maintain and pay the premium cost of a Weekly Indemnity insurance plan and will administer the insurance plan as outlined in Schedule “E”. The plan will provide seventy percent (70%) of the employee’s regular straight-time rate up to the maximum noted below or the E.I. maximum, whichever the greater. The Company will reimburse an employee one hundred percent (100%) for all medical documents (including Supplemental Reports) and medical exams requested by the Company for such claims upon presentation of a receipt from the attending physician.

Effective first of the month following date of ratification for all employees actively at work, the maximum weekly indemnity benefit will be increased to $520/week or the E.I. maximum, whichever the greater effective September 1, 2000. Effective September 1, 2002 the maximum weekly indemnity benefit will be increased to $540/week and effective September 1, 2004, the maximum
weekly indemnity benefit will be increased to $560/week.

b) It is understood and agreed that any employee placed under a quarantine due to either contact with or suffering from a communicable disease will be covered by Weekly Indemnity. It is also understood and agreed that any employee who is off work for treatment due to alcohol or drug addiction and is under the care of a licensed physician will be covered under Weekly Indemnity. The normal three day waiting period will apply.

**Effective January 1, 2017 the waiting period will be six (6) days.**

**14:02 LONG TERM DISABILITY** - The Company shall pay the monthly premium cost of the Long Term Disability Benefit Plan.

The Long Term Disability Benefit Plan shall be administered in accordance with the terms of an insurance policy.

1. Eligibility - The Long Term Disability Benefit Plan shall be compulsory for all employees who have
accumulated two months seniority with the Company.

2. Effective Date of Coverage - An eligible employee is entitled to benefits provided he is actively at work on the first day the Long Term Disability Plan becomes effective. The plan becomes effective February 1, 1979.

An eligible employee absent from work due to sickness or accident at the effective date of the Plan, shall only be eligible for Long Term Disability Plan benefits upon the return to continuous active full-time employment for a period of more than four consecutive weeks. An eligible employee absent from work due to layoff at the effective date of the Plan shall be entitled to the Long Term Disability Benefit plan benefits upon recall on reporting to work.

The Company shall have the right to give medical examinations to employees returning from such layoff to determine their eligibility under the Plan.

3. Qualifying Period - An insured employee shall be eligible to receive an amount of Long Term Disability Plan Benefit after fifty-two weeks of benefit entitlement for the same disability under the Weekly Indemnity
Plan. Benefit payment shall not commence during a strike until the termination of the strike.

4. Definition of Disability - “Disability” shall mean an insured employee who has received fifty-two (52) weeks of benefits for the same disability under the Weekly Indemnity Plan and is thereafter unable because of disease or injury to work at any available occupation in the Company for which he is reasonably fitted by education, training or experience.

5. Amount of Benefit
   (a) **Effective first of the month following ratification** for those employees actively at work increase the maximum monthly benefit to 55% of monthly earnings as defined in (5)(b) up to a maximum monthly payment of $2100.

   (b) “Monthly Earnings” means, in the case of a day or shift worker, 173 x his regular hourly rate.
(c) “Hourly Rate” means the regular rate of the employee effective immediately prior to the date on which the disability occurred, excluding overtime.

(d) The benefits payable under this Plan are reduced by any primary disability payments made under the Canada Pension Plan, or any Company group disability income plan. Benefits are not affected by War Pensions, Workplace Safety and Insurance Disability Pensions, or by any insurance policies he may have purchased himself.

6. Duration of Benefit –

(a) Benefits will be paid for one month, for each completed month of service prior to commencement of the Long Term Disability Benefits, while the employee is disabled.
(b) Service for purposes of the plan will be based on the seniority ranking of employees as is set in Schedule “C” attached.

(c) Disability benefits will be paid one month in arrears.

7. Termination of Benefits - Benefits shall cease upon the occurrence of any one of the following:

(a) On the date the employee ceases to be disabled. (If there is a recurrence of the same disability within six (6) months of return to work, a new qualifying period will not be required, and the disabled employee will be eligible for any balance of Long Term Disability Benefit payments. This provision shall take precedence over any recurrent disability provision under the Weekly Indemnity Plan), or

(b) On exhaustion of the benefit period, or

(c) Up to normal retirement age, or

(d) On death.
8. Exclusion -

(a) An employee receiving Long Term Disability Benefits will not be eligible for vacation or statutory holiday pay.

(b) Benefits under the Long Term Disability Plan will not be payable for claims resulting from:

(i) Any injury arising out of or sustained while doing any act or thing pertaining to any occupation or employment for remuneration or profit, or

(ii) Any injury or illness entitling the employee to compensation under any Worker’s Safety and Insurance or similar legislation, or

(iii) Self-destruction or any self-inflicted injury, while sane or insane, or

(iv) Disability for which the employee is not under the treatment of a physician, or

(v) Alcoholism or drug addition, unless the employee is undergoing a recognized course of treatment by a specialist in
the care and treatment of alcoholism and drug addiction or the employee is undergoing regular rehabilitative treatment approved by the insurer and a licensed physician.

(vi) Disability or loss (1) while the employee is on, or could be placed on Pregnancy/Maternity Leave, or (2) if employee fails to qualify for Pregnancy/Maternity Leave because of failure to meet the length of service requirements, during the period of Pregnancy/Maternity Leave that the employee could be on if she qualified for such leave, in accordance with the current Employment Standards Act, Ontario or any other relevant provincial statutes.

9. Rehabilitation - An employee receiving an amount of Long Term Disability Benefit may be asked to undergo reasonable rehabilitation measures which have been the subject of prior consultation with the
employee’s doctor, at no cost to the employee. If such employee refuses to undertake such rehabilitation, he may be declared not eligible for an amount of disability benefits.

10. Physical Examinations - The Company and/or insurer reserves the right to require periodical physical examinations through-out the duration of the employee’s absence due to disability. Such examinations shall be conducted by a physician or physicians designated by the Company and/or insurer. Cost of physical examinations, transportation and reasonable out-of-pocket expenses related thereto will be paid by the insurer. Any dispute arising between the Company and/or the insurer’s physician and the employee’s physician will be resolved by a physician (preferably a specialist) chosen by the Company and the Union.

11. Effective first of the month following date of ratification, the Company is prepared to extend Medical, Surgical, Drug and Hospital Care Plan Coverage to all employees on Long Term Disability for a period of their disability.
12. The Company will not terminate employees because they are no longer receiving disability payments.

**14:03 GROUP LIFE INSURANCE** - The London Life Insurance Company, E.B. Eddy Forest Products Ltd., Group Policy No. 11706 will remain in effect during the life of this Agreement.

The above plan benefit will be $45,000.00 life insurance with twenty-four (24) hour Accidental Death and Dismemberment (A.D. & D.) coverage for each active employee.

Effective September 1, 2001, the Company will increase the amount of life insurance to $60,000. Effective September 1, 2001, the Company will increase the amount of A.D. & D to $60,000.

The Company agrees to pay one hundred percent (100%) of the premium cost of Life Insurance. It is understood that the 5/12th rebate to employees under E.I. will be retained by the Company.
Spouse and Children
Effective first of month following date of ratification, the Company will provide dependent Life Insurance on the following basis:

1) Employee pays 100% of cost.
2) Spouse $5,000.00.
3) Each unmarried child
   a) 14 days but less than 1 year of age $400.00
   b) 1 year but less than 19 years or 25 years
      when a student full time, wholly dependent on the employee for support $2,000.00
   c) The spouse’s Life Insurance will be reduced to $500.00 upon the employee’s retirement and cancelled on his death.

Paid-Up Life Retirees
The Company will issue a cheque for $2,500 to retirees upon date of retirement for acquiring life insurance.

14:04 MEDICAL, SURGICAL, DRUG AND HOSPITAL CARE PLANS - The Company will pay the premium for the Liberty Health Drug Plan and Semi-Private Hospital Care Plan coverage for all active employees during the term of this Agreement.
Effective September 1, 2000, the Company is prepared to extend the provisions of the drug plan coverage for all employees retiring between the ages of 60 and 65 until they attain age 65.

It is understood and agreed that this coverage will be made available to employees retiring before June 30, 2012.

The Company contribution to employees who are off work due to a Worker’s Safety and Insurance claim or a Weekly Indemnity claim will be continued for a period of up to twenty-four (24) months. The Company contribution to employees who are off work due to a Long Term Disability claim will be continued for the period of the disability.

14:05 DENTAL CARE PLAN

1. Eligibility - Participation in the Plan is limited to employees who have accumulated 60 days of seniority with the Company from date of employment.
2. Plan Design –
   a) Service and benefits as provided in Blue Cross No. 7 Basic Plan and Rider No. 1. (100%)
   b) Services and benefits as provided in Blue Cross Rider No. 2. (50%) Maximum $1,000.00
      per calendar year per person.
   c) Services and benefits as provided in Blue Cross Rider No. 3. (50% co- insurance). The
      maximum lifetime benefit for orthodontic service covered expenses $1,000.00 per insured
      family member.

   **Effective first of the month following date of ratification** amend plan to provide for the 1997 O.D.A.
   Schedule of Dental Fees.

   **Effective September 1, 2010** amend the plan to provide for the current dental coverage increase to
   $1,750 per calendar year per insured person with a one year lag on the O.D.A. Schedule of Fees.

   It is understood and agreed that the Plan will provide for the continuation of coverage for the
   period an employee is off work due to layoff or
leave of absence, but in no case beyond the end of the month following the month in which such absence commenced.

3. Administration
   - The Plan will be administered in accordance with an appropriate contract or set of procedures reflecting the Plan design outlined in Item 2 above. The decision as to the choice of administrative vehicle from among service carriers, insurance companies or self-administration will be made by the Company on the basis of appropriate study of these alternatives.

4. Premiums - The premium cost of this Plan shall be paid by the Company.

5. Integration - The Plan will not provide like benefits where such are currently being provided by federal or provincial legislation.

   If during the life of this Agreement Federal or Provincial government shall introduce legislation
to provide benefits already covered by this Plan, the Plan shall be amended so as to eliminate said benefits.

14:06 VISION CARE PLAN - Metropolitan Life Insurance Company, E. B. Eddy Forest Products Ltd., Group Policy 60526 will remain in effect during the life of this Agreement.

Effective first of the month following the date of ratification increase the vision care maximum benefit to $200.00 every two (2) calendar years. The benefit will be equivalent to Blue Cross Vision Care Plan (Basic) for all employees and their dependents.

14:07 BENEFITS AT LAY OFFS - The following benefits shall be paid to the end of the month following lay off:

a) Life Insurance
b) Medical, Surgical, Drug and Hospital Care Plan,
c) Dental Care Plan
d) Vision Care Plan
14.08 Disputed WSIB Claims

It is understood that when delays in excess of fifteen (15) days occur in Workers’ Compensation payments due to a dispute, the Company is prepared to advance an employee two weeks benefits to be repaid when payment is received. It is understood that the two weeks payment will be equivalent to two weeks of Weekly Indemnity benefits. It is further understood that every two weeks after the first advance a further two week advance will be issued until such time as the dispute is settled and the compensation payments begin.

If a Workers’ Safety and Insurance Board claim is denied, repayment to the Company will be made when the employee receives payment through Weekly Indemnity.

The fifteen (15) day period will begin from the last day worked.

Upon ratification of the Collective agreement the Company and the Union will form a return to work
committee to deal with WSIB early and safe return to work issues. Two members will be appointed by the Union and two by the Company. All costs of the committee will be paid by the company.

14.09 Health and Dental Cost Sharing Effective October 1, 2010, the health and dental plan premium costs will be shared at a rate of ninety percent (90%) by the Company and ten percent (10%) by the employee.

ARTICLE XV - PENSION PLAN

15:01 FLAT BENEFIT PLAN - The Company will establish and administer a non-contributory pension plan for all hourly-rated employees with one year of service or more effective September 1, 1984. Normal retirement will be first day of the month following attainment of age 65. An employee with ten (10) years of continuous Company service can elect to retire after age 55, however, the monthly payments will be actuarially reduced. The cost of the plan will be paid by the Company.
Effective September 1, 2001, the Flat Benefit Pension Plan is increased from $32.00 per year of pensionable service to $38.00 per year of pensionable service for employees who are accruing service in the Flat Benefit Pension Plan after September 1, 2001.

It is understood that this increase of $6.00 per year of pensionable service will not apply to retirees covered under the Letter of Understanding Re: Special Downsizing Retirement Window. It will also not apply to employees who will receive a severance payment under the Letter of Understanding Re: Severance Pay. To offset the cost of the pension formula increase for past service and for current service, the Company and the Union agree to reduce the Hourly Wage Rate increases granted under the term of this Agreement by 3.95%, during a period of three (3) years and six (6) months.

A temporary adjustment to the Hourly Wage Rate of all positions will subsequently be made to reflect this hourly wage increase reduction effective September 1, 2001.
A special rate adjustment will be made effective March 2005, to increase individual rates to 99.5% of their original projected level, taking into account the permanent cost of 0.50% for current service cost increase.

In addition, employees will be allowed to transfer their 2000 Domtar Profit Sharing payment into the Money Purchase Plan on a pre-tax basis.

Guaranteed Payments - If a retired employee’s death occurs before he has received sixty (60) monthly payments of retirement income under the plan, his retirement income payments will continue to be paid to his beneficiary until the remainder of the sixty (60) monthly payments has been paid from the trust fund.

Surviving Spouse Pension - If a married employee with 10 years of continuous service with the Company, who qualifies for early retirement after age 55 and before age 65, dies before his retirement date the employee’s surviving spouse will receive 60% of the earned pension allowance for the life of the surviving spouse, commencing on the first day of the month.
following date of death. If the surviving spouse is more than 10 years younger than the deceased employee, the monthly pension would be actuarially reduced.

Disability Benefit - An employee with at least 10 years of continuous service who has attained age 55, has qualified for disability benefits under the CPP/QPP and is totally and permanently disabled will be eligible for a monthly disability pension without actuarial reduction.

(i) Effective September 1, 1995 the Flat Pension Plan is amended to provide for $32.00 per month per year of pensionable service for both past and future service.

(ii) Effective September 1, 1995, any member in service who elects to retire early upon his/her attainment of age 60 or after, provided he has accumulated at least ten (10) years of continuous service, will receive, commencing on his/her early retirement date, a retirement income benefit equal to the retirement income benefit he/she had accumulated to such early
retirement date without actuarial reduction subject to the minimum reductions required by Revenue Canada.

(iii) Effective September 1, 1995, any member who has attained age sixty (60) and has accumulated a minimum of ten (10) years of continuous service shall be eligible to the following bridging supplement.

Those employees retiring early on or after age 60 with at least ten (10) years of continuous service shall receive a bridging supplement of sixteen dollars ($16.00) per month per year of continuous service to a maximum of thirty (30) years. The bridging supplement will reduce to zero on the first day of the month following the member’s sixty-fifth (65th) birthday or on his/her death, whichever occurs first.

Employees off work on Long Term Disability benefits shall continue to accrue Flat Benefit Pension credits at no cost. This provision is to be applied to those employees currently receiving Long Term Disability benefits.
MONEY PURCHASE PLAN – Effective January 1, 1993, in addition to the current Flat Benefit Plan noted above, a mandatory Money Purchase Plan will be introduced and will be applicable to all employees after one (1) year of service.

This new Money Purchase Plan will be contributed to by both the Company and the employee. The level of monthly contributions will be $55.00 by both the Company and the employee. Effective September 1, 1998, at the option of the employee, the monthly contribution level by both the employee and employer will increase from $60.00 to $70.00.

Effective September 1, 1999, at the option of the employee, the monthly contribution level by both the employee and the employer will further increase to $90.00.

Effective date of December 20th, 2007, at the option of the employee, the monthly contribution level by the employee will increase to one hundred and ten ($110) dollars with no match from the employer after seventy ($70) dollars.
Effective September 1\textsuperscript{st}, 2010, at the option of the employee, the monthly contribution level by the employee will increase to one hundred and five ($105) dollars with no match from the employer after seventy-five ($75) dollars.

Effective September 1\textsuperscript{st}, 2011, at the option of the employee, the monthly contribution level by the employee will increase to one hundred ($100) dollars with no match from the employer after eighty ($80) dollars.

Effective September 1\textsuperscript{st}, 2012, the pension plan will revert back to $90.00/$90.00.

Effective October 1\textsuperscript{st}, 2013, the pension plan will improve to $120.00/$120.00 if lumber price is $350.00 Nairn Mill net.

In addition to those options noted above, employees will be offered the opportunity to transfer monies generated from the Production Bonus into
the Money Purchase Plan at their option. The administrative costs associated with the Money Purchase Plan are to be paid for by the Company. Any investment fees will be the responsibility of the employee.

Employees off work on Long Term Disability shall be entitled to continue contributing into the Money Purchase Plan while off on disability. The Company agrees to make their contribution for as long as the employee continues to make his/her contributions.

Those employees on W.S.I.B. can continue to contribute into the Money Purchase Plan for up to twenty-four (24) months. If the employees elect to continue contributing, the Company will continue to make their required contributions.

Employees who are off work due to a Weekly Indemnity claim can, for a period of up to twelve (12) months continue to contribute into the Money Purchase Plan. If the employees elect to continue contributing, the Company will continue to make their required contributions.
15.03 DEFINED CONTRIBUTION PLAN - All employees hired after January 1, 2008, will participate in the following plan. They will not be allowed to participate in the two existing plans which are available only to employees hired before January 1, 2008. The actual pension plans will be replaced (for new hires only) by a defined contribution plan. Within the defined contribution plan, the employer will match employee contributions up to a maximum of 4%. The employee will have the option of contributing more than 4%. The plan text will be available at the start of the plan.

15.04 Pension Committee
Upon ratification, the Company and the Union will implement a Pension committee.

The Pension Committee:
The Company agrees to meet with the Union on an annual basis to review all of the pension plan activities for the previous year. During the course of this meeting the Company will discuss and provide to the Union data pertaining to the operation of the plans such as: total contributions made in the plans, number
of participants in the plan, number of employees retiring from the plan, the rate of return on investments audited financial statements, actuarial valuations, annual in-formation on returns and plan amendments available.

The Union Committee shall consist of Unifor Local 31-X President and two other members.

The Company will pay all of the costs.

**ARTICLE XVI - BEREAVEMENT PAY**

16:01 When death occurs to an employee’s spouse or children, the employee will be granted leave to attend the funeral and shall be paid for the equivalent for his regular hours worked at his regular straight time rate for time lost up to a maximum of five (5) days.

When death occurs to an employee’s father, mother, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, brother, sister, grandparents, grandchild, the employee will be granted leave to attend the funeral and shall be paid the equivalent for his regular hours worked for time lost up to a maximum of three (3) days. The intent of this clause is to allow the employee to attend the
funeral without loss of earnings. Pay will be granted for the regular scheduled work days lost during the period. Any claim for bereavement pay must be submitted by the employee in writing along with proof of bereavement in the employee’s immediate family. An employee must have thirty (30) or more days of service to qualify for payment.

An employee absent on scheduled vacation will be granted the usual number of days applicable to funeral leave in addition to his vacation at a time mutually convenient to the employee and the Company within sixty (60) days.

**ARTICLE XVII - JURY DUTY**

17:01 In the case of an employee who is called for jury service, subpoenaed witness or crown witness, the Company shall pay, for each day of such service, an allowance equal to the difference between the equivalent for his regular hours worked of pay based on his regular straight time hourly rate and the payment he received for jury service. The employee will present proof of service and of pay received therefore when making his claim for such allowance.
The employee will be excused from his shift if he is required to work anytime in the calendar day he is required for jury duty.

**ARTICLE XVIII - LEAVE OF ABSENCE**

18:01 The Company agrees to pay regular straight time wages to employees on temporary leave of absence forty (40) hours in one pay period for Union business. The local Union shall be billed for straight time wages paid. The Company will make all normal deductions for income tax, C.P.P., etc. A request in writing for a leave of absence for official Union business will be submitted to the Human Resources Supervisor at least ten days in advance and the request will be granted subject to availability of employees to cover the vacancy. Requests in writing received less than ten days in advance will be granted provided the granting of the request will not affect operations.
The payment of overtime premium will not be considered as affecting mill operations subject to availability of employees to cover the vacancy.

**ARTICLE XIX - SEVERANCE PAY**

19:01 A permanent employee with at least two years’ continuous service who is laid off due to job elimination by Management decision for such causes as more efficient operation, change or elimination of a process, lack of orders, shall be paid severance pay if no job is available. Severance pay shall not be paid due to job elimination for such causes as fire, flood, explosion or “Act of God”.

Severance pay shall be paid in accordance with the following:

(a) Severance pay shall be 2% of an employee’s total earnings for his last full period of service without interruption due to lack of work. Severance pay will not be paid to employees who resign or are discharged.
One-half of this severance pay is payable after the employee has been laid off due to job elimination for a period of twelve (12) weeks. The second half of the severance pay is payable after the employee has been laid off a total of six (6) months. It shall be the responsibility of the employee to make application for such severance pay.

(b) If recalled to work before the severance payment is payable, no such payment will be made. Any employee refusing a recall shall forfeit his right to severance pay.

(c) If an employee is recalled after having received all of the severance pay due him, he will, as of the day of return, commence a new period of accumulation which will be credited toward any future layoff.

(d) If an employee is recalled after having received half of the severance pay due him, he will, upon return to work, retain the right to the unpaid
portion which will be added to any new accumulation of severance pay.

ARTICLE XX - APPRENTICESHIP PLAN

20:01 An Ontario Government approved apprenticeship program will be established in the following trades:

- Millwright
- Heavy Duty Equipment Mechanic
- Electrician
- Sawfiler

Others may be added as required.

The length of the apprenticeship programs will be four work periods of 2000 hours plus all mandatory school periods.

The number of employees in the apprenticeship program in each trade will be governed by the future manpower requirements in the trade.
1. The program will be based on the Ontario College of Trades and Apprenticeship Act. The Company shall provide, to the employee any Academic Upgrading needed to meet the minimum qualifications to apply for the apprenticeship program.

2. Applicants must have a minimum of grade 10 education or equivalent as required for a certified program. They will be required to submit to a series of aptitude tests to determine their suitability for the apprenticeship program. When more than the required number of applicants pass the aptitude tests the senior employee(s) shall be awarded the apprenticeship.

3. The formal training program will be completed and the certificates of qualification, both Government and Company, will be issued.

4. Straight time overtime hours will apply towards the required accumulated time. The Personnel Department will keep records of accumulated time for each apprentice.

5. Some of the regulated trades programs will require modification to ensure that apprentices learn tasks required in the Nairn operation
6. Apprentices must acquire a complete set of trade related tools before 4800 work hours have been accumulated.

7. There will be a sixty (60) day probationary period for all employees entering the apprentice-ship program. During this period, if the employee does not display the necessary aptitude for the particular trade he may be returned to his former job without loss of seniority. The apprentice must be successful at the in-school apprentice-ship program in order to continue in the program. Two successive failures at school will constitute a dissolution of any contract between the Company and employee. Similarly the contract will be dissolved if the Advisory Committee recommends the withholding of two successive pay increases.

8. The Company agrees to provide apprentices the difference between forty (40) hours at his regular rate and any Government subsidies available while at the in-school program. All benefits will continue during the period the apprentice is at school. The Company will provide one hundred ($100) per week for room and board (with receipts) in addition to the
Government compensation. The Company will further supply all books or materials on loan to the apprentice in order to complete the required course.

The Company is prepared to reimburse an employee for mileage up to $100 per week.

9. The progress of each apprentice will be recorded and kept on file in the Personnel Department.

10. Wages will be in accordance with Schedule “A” attached.

11. The program will be supervised by the Trades Training Advisory Committee, which will consist of two members of Local 31-X, two members of Management, and a Chairman. The Chairman’s position will be filled by the Director of Human Resources, Wood Products.

12. It is understood that the rate for the second, third or fourth period will not be paid until the apprentice completes the mandatory schooling at the end of each period. If the apprentices school results are successful, all hours worked between the end of a period, the time an apprentice goes to school, will be paid rates retroactive to the start of the period.
13. In a lay off situation, those still on the property due to seniority will continue in or be recalled to the Apprenticeship Program based on progress (accumulated hours) to date.

14. Apprentices will be selected by rotating between an internal candidate who has completed the schooling portion of the program, an internal candidate based on seniority, and an external candidate.

At ratification, having filled the current apprenticeship postings with two (2) internal applicants, it is agreed that the next apprentice will be an external candidate.

15. The company will reimburse the employee for any license fee or special fees required for their position. To be clear this does not include Provincial Driver’s license fees.
**SCHEDULE “A” SCHEDULE OF WAGE RATES FOR TRADES TRAINING PROGRAM**

Millwrights
Heavy Duty Equipment Mechanics
Electricians
Sawfilers

Four periods of 2000 hours

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<th>Hours</th>
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ARTICLE XXI - AUTOMATION AND TECHNOLOGICAL CHANGE

The Company proposed this introduction of an Article aimed at addressing automation and technological change:

(A) The Company is concerned about the impact on employees and conditions of employment resulting from technological change, automation and change or elimination of a process.

(B) A Joint Committee on Automation and/or Technological Change will be established consisting of six persons, three selected by Management and three selected by the Union. The function of the Joint Committee shall be advisory to Management and it will study the effects on employees, their employment status and their working conditions in the mill, of changes resulting from automation and/or technological change.
The Joint Committee, among other things will consider early retirement, retraining, transfers to other jobs, as well as the availability of assistance from the various levels of Government as a means of assisting employees displaced by changes resulting from automation and/or technological change.

(C) Having concern for the impact of such changes which may result in job elimination, the Company undertakes to advise the Union as far in advance as is feasible (not less than ninety (90) days) of such changes which the Company has decided to introduce, which will result in significant change in the employment status of employees. The Company will indicate, when notification of this technological change is made, which position(s) will be affected.

(D) At such time, the Company will supply the Joint Committee, for its use, such information as may be required.
All persons who are employed with one (1) year of continuous service who are set back to a lower paid job due to job elimination under conditions set forth above, his rate shall be maintained for a period of six (6) months from date of set back.

For an additional period of six (6) months, an adjusted rate will be established midway between his previous rate at time of set back and the rate of his new job for each work week, which depends upon the operating schedule. At the end of one (1) year, the rate of the job to which he is assigned will apply.
## SCHEDULE “B” Occupation Codes, Rates and Dates

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<td>742E</td>
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<td>721</td>
<td>Chip truck Driver</td>
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SCHEDULE “C” NAIRN CENTRE SAWMILL
SENIORITY LIST

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SCHEDULE “D” LETTERS OF UNDERSTANDING

1. Job Groupings
2. Contractors
3. Call List
4. Flexibility / Hours of Work
EACOM TIMBER CORPORATION NAIRN CENTRE
SAWMILL OPERATIONS AND
UNIFOR UNION
AND IT’S LOCAL 31-X NAIRN
CENTRE, ONTARIO

LETTER OF UNDERSTANDING RE:

JOB GROUPINGS

The parties agree to the following provisions in order to facilitate the implementation of the New Job Groupings. The parties agree that if at any time during the duration of the current Collective Agreement a significant problem or concern arises or a new position is created, the parties agree to meet and discuss the issue fully. Where mutually agreeable, the parties can amend the Job Groupings detailed within the Letter of Understanding.

1. All employees within a particular Job Grouping will fully participate in the job rotation
unless a particular employee has provided the Company acceptable documentation confirming his inability to perform a particular task(s). Such employees will not receive the Wage Rate for the Job Grouping but would rather be paid in accordance with the previous classification structure.

2. The Company will ensure that all employees are fully trained under the current training mechanisms, including health and safety prior to being deemed as qualified on each and every former job classification in a particular Job Grouping. Employees shall receive the Job Grouping Wage Rate immediately.

3. At the time of posting a vacancy within a particular Job Grouping, the posting will reference the specific vacancy from the former job classification structure and the particular job classifications contained within the Job Grouping.

4. The rotation schedule within a particular Job Grouping will be determined by
the employees within that Job Grouping and as agreed with the respective supervisor. As a general principle such rotations shall occur once per quarter shift.

5. The Job Groupings will be as presented by the Company. The ‘New’ Log Preparation Area requires four positions per shift. The Company is prepared to recognize the skills and transferability of the incumbents in the former Debarker and Utility Operator classifications in order that they may assume two of the newly created positions per shift. The remaining two positions per shift will be posted in accordance with the provisions of Article 12.

6. The current incumbents in the Trimmerman position shall maintain their existing wage rate and will receive any increases negotiated by the Union until such time as they vacate the position or retire.
**JOB GROUPINGS:**

The employees will rotate within the following job groupings.

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<td>Lift Operator – Lumber Mobile Equipment</td>
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**Wage rates shall be as per Schedule “B”**

For the Company

For the Union

For the Union
EACOM TIMBER CORPORATION NAIRN CENTRE SAWMILL OPERATIONS AND COMMUNICATIONS, ENERGY AND PAPERWORKERS’ UNION AND ITS LOCAL 31-X NAIRN CENTRE, ONTARIO

LETTER OF UNDERSTANDING

RE

CONTRACTORS

The parties agree that this Letter of Understanding and the specific provisions cited below shall identify, amend and supersede the Collective Agreement as it relates to contractors.

The employees of contractors engaged in the loading and hauling of wood chips and bark will not be considered employees within the term of this agreement.

It is also agreed that this letter is non-
negotiable for two (2) terms of the Collective Agreement, with the first Collective Agreement ending August 31, 2010.

For the Company

For the Union

For the Union
EACOM TIMBER CORPORATION NAIRN CENTRESAWMILL OPERATIONS AND UNIFOR UNION AND IT’S LOCAL 31-X NAIRN CENTRE, ONTARIO

LETTER OF UNDERSTANDING RE

CALL LIST

It is agreed between the Union and the Company that there will be a Call in list in which these employees will be called in by seniority.

All work will count towards seniority and once the employee has completed the required probationary period, his/her seniority will start from their date of hire.

These employees must submit to the Company their availability seven (7) days prior to the schedule being posted.
A copy of the availability sheets will be forwarded to the Local weekly.

Phone records will be given to the Local upon request.

Maximum of 15% of bargaining unit members will be on the Call list.

For the Company

For the Union

For the Union
LETTER OF UNDERSTANDING

RE

FLEXIBILITY / HOURS OF WORK

The parties agree that the terms of the Weekend Maintenance Schedule and the Four Crew Maintenance Schedule can be used to determine the work schedule of the loader operators or clean-up. Posting will be done according to the CBA.

It is also agreed that different departments can be on a different schedules as long as the schedules used are in the current CBA.
Starting on September 1\textsuperscript{st}, 2010 a trial period will begin for the two previous paragraphs. When the Bargaining Committees reconvene in Q1 2011, both parties will discuss the success or the challenges of this LOU.

Signed at \underline{Sudbury}, Ontario on this day of \underline{Sept. 16th}, 2010.

\underline{For the Company}

\underline{For the Union}

\underline{For the Union}
SCHEDULE “E”

GENERAL INFORMATION

PLAN EFFECTIVE DATE

The benefits described in this booklet are in effect as of September 1, 2000.

ELIGIBILITY

All full-time hourly employees who are members of the Communications, Energy and Paperworkers Union and its Local 31-X are eligible to participate in this plan.

If you have dependents you may insure them as well. Your spouse is eligible and your unmarried children (including adopted, foster and stepchildren). Dependent children are insured up to age 21.

Any mentally retarded or physically
handicapped children may remain insured past the maximum age provided the child is incapable of self-sustaining employment and is wholly dependent on you for support and maintenance.

EFFECTIVE DATE OF COVERAGE

You become eligible for Life Insurance after having completed 60 work days of continuous active full-time employment and Long Term Disability immediately upon becoming insured for Weekly Indemnity benefits.

Your Weekly Indemnity coverage, and that of your dependents, is effective after having completed 60 work days of continuous active full-time employment. Your Dental coverage, as well as your dependents’, is effective on the date you complete a waiting period of 60 work days or service for full-time employment.

Your Medical, Surgical, Drug and Hospital Care
plans, and that of your dependents is effective on the date you complete 60 working days following the date you were employed for full time and full pay.

If you are actively insured for personal coverage and later acquire a dependent, you may enroll your dependent in the Health plan by notifying the Human Resources Office.

If you are not actively at work on the date your Weekly Indemnity, Medical, Dental or Vision coverage would normally become effective, coverage will commence on your return to work for full time and full pay.

If one of your dependents is hospitalized on the date Medical coverage would normally become effective, coverage will commence on the day following discharge from the hospital.
HOW TO OBTAIN THE INSURANCE

To obtain the insurance described in this booklet, you should complete and sign all necessary application cards. No medical examination is required for you if you apply for the insurance within the times stated.

IF YOU LEAVE OUR EMPLOY

Your group insurance will terminate if you leave our employ. You have the right to change your Life Insurance to an individual policy as available by the carrier.

LIFE INSURANCE

DEATH BENEFIT

In the event of your death from any cause, your Life Insurance under the Plan will be paid to the beneficiary you have named. If you have named more than one beneficiary and
one of those beneficiaries should die before you, his or her share of the insurance will be paid to the surviving beneficiaries or if there is none, it will be paid to your estate.

The amount of your Life Insurance is $60,000.00. In no event shall your insurance continue beyond your date of retirement.

ACCIDENTAL DEATH AND DISMEMBERMENT BENEFIT

If, as the result of an accident, you suffer any of the losses listed below within 90 days of the accident, payment will be made as indicated. The principal amount of your Accident Death and Dismemberment Insurance is an amount of your Group Life Insurance.

LOSS OF:
- Life.
- Total and irrecoverable loss of sight of both eyes.
- Both hands by severance at or above wrist
joints.
- Both feet by severance at or above ankle joints.
- One hand or one foot by severance at or above wrist or ankle joints respectively, together with the total and irrecoverable loss of sight of one eye.
- Loss of one hand and one foot by severance at or above wrist and ankle joints respectively.

One-half of the Principal Amount shall be payable for:

- Loss of one hand by severance at or above wrist joint.
- Loss of one foot by severance at or above ankle joint.
- Total and irrecoverable loss of sight of one eye.

1. If more than one of the losses specified in the Schedule of Losses and Indemnities shown above shall be sustained by the employee as
a result of any one accident, payment shall not exceed the Principal Amount of Accidental Death and Dismemberment Insurance on the employee at the date of such accident.

2. If an employee has suffered prior to the date of becoming insured hereunder, or does thereafter suffer, the loss of one hand by severance at or above the wrist joint or one foot by severance at or above the ankle joint, or the total and irrecoverable loss of the sight of one eye, the Accidental Death and Dismemberment Insurance on the Schedule of Insurance provided that the amount of Insurance payable for the loss of one hand, one foot, or the sight of one eye shall be one-half the principal amount of the Insurance.

3. The Insurance shall not cover accident, injury, death or other loss which shall result either directly or indirectly, from any one of the following:
   (a) self-destruction or self-inflicted injuries
while sane or insane;

(b) committing or attempting to commit an assault or criminal offence;

(c) riot, civil commotion, insurrection, war or hostilities of any kind, or any act incident thereto;

(d) bodily or mental infirmity or illness or disease of any kind;

(e) the inhalation of gas of any kind, voluntarily or otherwise, resulting in poisoning, asphyxiation or any other condition causing death;

(f) poisoning or infection, other than infections occurring simultaneously with and in consequence of an accidental cut or wound;

(g) injuries of which there is no visible
contusion or wound on the exterior of the body, unless drowning or internal injuries are revealed by autopsy;

(h) participating in aeronautics other than as permitted under the carriers policy.

CONVERSION PRIVILEGE

When your insurance terminates because of termination of your employment, you will have the privilege of converting your Life Insurance, within the next 31 days without medical examination, to a new policy on any of the carriers regular plans for an amount not exceeding the amount of your Group Life Insurance.

If you die during the 31 day period in which you might have exercised this conversion privilege, your beneficiary will be paid the amount of Life Insurance which you would have been entitled to convert.
LONG TERM DISABILITY INSURANCE

DISABILITY

During the first year of income payments your disability must prevent you from performing any and every duty relating to your regular job or engaging in any occupation or performing any work in the sawmill. After that time you will be considered totally disabled if you are unable to engage in any occupation or perform in any work in the sawmill for which the carrier considers you to be reasonably qualified by education, training or experience. However, if you are working or engage in any occupation for wage or profit other than rehabilitative employment approved by the carrier, you will not be considered to be totally disabled.

BASIC MONTHLY EARNINGS

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Your regular monthly earnings on which your benefit will be based will exclude overtime pay, bonuses and other special compensation as at the date you become disabled.

BENEFIT

If you become totally disabled before you are 65 and your disability lasts longer than 52 weeks of benefits under the employer’s Weekly Indemnity Plan, you will be paid a monthly income which is payable at the end of each month of disability as long as you are disabled but not beyond age 65 and in no event for more than the number of completed months equal to the employee’s service.

You must be under treatment by a licensed physician to receive benefits.

The amount of income for which you are eligible will be reduced as follows:
1. By any payment for loss of time to which you are entitled from the Workplace Safety and Insurance Board and Canada or Quebec Pension Plan, excluding any payment in respect of your children.

2. Further reductions will be made so that the amount you would receive from the carrier and from any other sources (any other group, association and governmental insurance, sick leave or retirement plan of your employer) does not exceed 85% of your basic monthly earnings.

Generally, your monthly benefit is considered taxable income. If it is not taxable, the 85% limit would apply to your basic earnings after deductions have been made for income tax and pension plan.

Estimates of disability income from any of these sources will be used until the actual benefits have been established.
IF A DISABILITY RECURS

If you become totally disabled again within six months due to the same or related cause and not receiving any income disability benefits, payments will commence again without the necessity of completing the 52 weeks. Disabilities occurring after the six month period will be treated as if no prior disability had occurred and the 52 week period must be completed again.

GENERAL

The group insurance policy must be in force when your disability commences but payments will continue even if the policy is terminated as long as you remain disabled.

LIMITATIONS

Coverage is made as broad as possible.
However, exclusions include self-inflicted injury; disabilities resulting from riot, civil commotion, insurrection, war or hostilities of any kind, or active duty in any armed service during a time of war.

WEEKLY INDEMNITY BENEFIT

If you are totally disabled, unable to work, and under the continuing care of a physician, you will receive a weekly income not exceeding 70% of your weekly earnings. Your benefits will commence on the earlier of:

1. The fourth (effective January 1, 2017 – seventh) day of disability caused by sickness.
2. The fourth (effective January 1, 2017 – seventh) day of a disability due to an accident.
3. The first day of hospitalization.

During any one period of disability your
benefits will continue until you recover or for a maximum of 52 weeks, whichever is earlier.

The Company and/or the insurer reserve the right to require an independent medical examination to confirm the employee’s absence due to disability. Such an examination shall be conducted by a physician or physicians agreeable to the employee and the Company.

Any dispute arising between the Company and/or the insurer’s physician and the employee’s physician will be resolved by a physician (preferably a specialist) chosen by the Company and the Union.

Cost of such physical examinations, medical documents, transportation and reasonable out-of-pocket expenses related thereto will be paid by the Company and/or insurer. An employee will continue to receive W.I. benefits or the equivalent from the Company while he/
she is awaiting such examination(s).

**EXCEPTIONS AND LIMITATIONS**

Disability benefits are not payable for the following:

1. A disability caused by self-inflicted injuries or illness.
2. A disability resulting from insurrection, war, service in the armed forces of any country, or participation in a riot.
3. A disability due to any cause at any time when you are on pregnancy leave of absence or could be placed on such leave by your employer in accordance with the relevant Provincial Statues or that agreed upon by you and your employer.
4. For any disability for which you are entitled to benefits under any Workplace Safety and Insurance Act.
5. At any time when you are on vacation and receiving full pay.

**HEALTH CARE BENEFITS**

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DRUG COVERAGE

Your drug plan coverage, and that of your dependents, is effective after 60 working days following the date you were employed for full time and full pay. Generic drugs, serum, and injectibles purchased on a prescription of a medical doctor, except for vitamins and vitamin preparations (unless injected) and patent or proprietary medicines are eligible for coverage by this drug plan and available by presenting your personal identification card supplied by the carrier and a 35¢ deductible fee per prescription. Reimbursement of 100% generic drug or cost of generic drug if employee chooses brand. Brand substitution requires detailed medical justification (insurer form).

HOSPITAL COVERAGE

Your Provincial Health Plan provides ward coverage for in-hospital accommodation. This additional coverage allows you, and your
dependents, semi-private in-hospital accommodation. This semi-private hospital coverage is effective on the first day of the fourth month following the date you were employed for full-time and full pay.

**DENTAL BENEFIT**

On behalf of each covered individual in your family, the Dental Benefit will reimburse you for dental expenses based on the percentages indicated by the carrier. The maximum amount payable per individual for services is $1,000.00. Effective September 1, 2010, the maximum amount payable per individual for services is $1,750.00

**TREATMENT PLAN**

In order for you and your dentist to learn in advance how much the carrier will pay and how much must be paid by you, it is recommended that a Treatment Plan be filed with the carrier whenever the total cost of the
proposed dental work is expected to exceed $200.00. The Treatment Plan identifies coverage and limitations for specific services and clarifies insurance percentages, specific limits and Dental Fee Guide allowance before dental treatment commences. The Treatment Plan is not intended to limit you in your choice of dentist, to tell you or your dentist what treatment should be performed or to tell the dentist what fee to charge.

A Treatment Plan is a plan of dental treatment (including x-rays if required) showing the patient’s dental needs, a written description of the proposed treatment necessary in the professional judgement of the dentist, and the cost of the proposed treatment.

**ELIGIBLE EXPENSES**

Eligible expenses are those which are recommended as necessary by a physician or dentist that are not in excess of the fee specified
for general practitioners in the 1987 Dental or Denturist Fee Guide of the Province of Ontario. Fees for specialists will be considered if the patient was referred by a physician or another dentist. There are several dental procedures which are covered by Provincial Health Plans up to certain maximums. If the dentist or dental surgeon chooses to charge more than that payable by the Provincial Plan, legislation in some provinces does not permit the excess charges to be eligible under this Plan.

Situations may arise where alternate methods of treatment may be available. It is solely for you and your dentist to decide which method will be employed. The carrier reserves the right to use the least expensive method of treatment that would provide a professionally adequate result as the basis for determining their liability. Only those treatments listed are eligible. The following treatments are payable at 100%:
EXAMINATIONS:
Initial examination of a new patient (once every 3 years) .... 01110, 01120, 01130
Re-examination of a previous patient (once every 6 months) ....................... 01200
Specific examination ......................................... 01400
Emergency examination and/or consultation ........................................... 01300, 94400
........................................................................................................... 94100, 94200

CONSULTATIONS:
Treatment planning - per unit of time .. 05100
   With patient ...................................................... 05200
Another dentist ................................................. 93100

SPECIFIC DIAGNOSTIC PROCEDURES:
Bacteriologic cultures for determination of pathologic agents .................. 04100
Dental caries susceptibility test ........ 04200
Biopsy, soft-hard tissue ............ 04300, 04310
Cytological examination ............. 04330
Pulp vitality tests .................... 04400
RADIOGRAPHIC EXAMINATION AND INTERPRETATION (X-RAY):

Intraoral periapical films, complete series
.............................................................................. 02100
Intraoral periapical films,
-one to ten films ............. 02111, 02120 incl.
Occlusal films.................... 02131, 02134 incl.
Posterior bitewing films .... 02141, 02144 incl.
Extraoral films............... 02201, 02204 incl.
Sinus examination...................... 02304
Sialography ........................................ 02400
Use of radiopaque dyes to demonstrate lesions........................................... 02430
Temporomandibular joint films
........................................................................ 02504, 02505
Panoramic film........................... 02600
Cephalometric films........ 02701, 02705 incl.
Interpretation of radiographs from another source - per unit of time ....... 02800
Tomography ................................... 02920
Hand and wrist
(as diagnostic aid for dental treatment)

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PREVENTIVE SERVICES:
Scaling and polishing.... 11100, 11200, 11300
Topical fluoride treatment................ 12400
Oral hygiene instruction ........ 13200, 13210
Occlusal equilibration .................... 43310

TREATMENT OF DENTAL CARIES (FILLINGS)
Sedative (palliative) dressing ............. 39930

AMALGAM RESTORATIONS:
Primary teeth.......................... 21101, 2ll05 incl.
Permanent anterior and bicuspid teeth
........................................ 21211, 21215 incl.
Permanent molar teeth .... 21221, 21225 incl.
Pin reinforcement.............. 21301, 21305 incl.
Silicate restorations.................. 22101 22102
Acrylic or composite restorations
........................................ 23101, 23223 incl.

SURGICAL SERVICES - REMOVAL OF TEETH:
(REMOVAL OF Erupted TOOTH - UNCOMPLICATED)
Single tooth ............................................. 71101
Each additional tooth in same surgical site
............................................................................. 71111

SURGICAL REMOVALS:
Removal of erupted tooth (complicated)
............................................................................. 72100
Removal of impacted tooth...... 72210, 72220
.......................................................... 72230, 72240

REMOVAL OF RESIDUAL ROOTS:
Soft tissue coverage ............................... 72310
Bone tissue coverage ............................... 72320
Anaesthesia .................. 92110, 92120, 92201
.......................... 92202, 92215, 92251
.......................... 92252, 92310, 92311
.......................... 92330, 92340

PERIODONTAL SERVICES
(DIAGNOSIS AND TREATMENT OF GUM TISSUE)
NON-SURGICAL SERVICES - PER UNIT OF TIME
Application of displacement dressing
................................................................. 41100
Management of acute infections and other oral lesions ................................. 41200
Desensitization of tooth surface .......... 41300

SURGICAL SERVICES:

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Gingival curettage ........................................ 42001
Gingivoplasty ........................................... 42002
Gingivectomy ............................................ 42003
Osseous surgery ....................................... 42100
Osseous grafts - single, multiple site
........................................................................ 42103, 42104
Soft tissue grafts ...................................... 42200, 42300
Vestibuloplasty ......................................... 42310
Post surgical treatment - periodontal, per unit of time............................................. 42500

ADJUNCTIVE PERIODONTAL SERVICES;
Provisional splinting - intra coronal, extra coronal - per unit of time ....................... 43200, 43210
Periodontal scaling and root planning per unit of time ......................................... 43400
Special periodontal appliances (including occlusal guards) .................................... 43600

ENDODONTIC SERVICES:
Pulp capping .......................................... 31100, 31110
Vital pulpotomy
Root canal therapy

Apexification

Periapical Services

Root amputation - amputation at one root - two roots

OTHER ENDODONTIC PROCEDURES:
(PREPARATION OF TOOTH FOR TREATMENT)

Gingival curettage

Alveolectomy

Banding of tooth to maintain sterile operating field

Hemisection

Chemical bleaching only per unit of time
Intentional removal, apical filling and reimplantation
..............................39501, 39502, 39503, 39600
Emergency procedures
..............................39901, 39902, 39903, 39904
..............................39910, 39940, 39960, 39970
....................................................................39980, 39985

SURGICAL SERVICES:
Surgical exposure of tooth
.................................72410, 72411, 72412
Transplantation of a tooth .......................72430
Surgical repositioning of a tooth ..........72440
Enucleation of an unerupted tooth
and follicle .............................................72450
Alveoplasty - per unit of time...73100, 73110
Gingivoplasty and/or stomatoplasty
................................................................73119, 73120
Osteoplasty - per unit of time
...............................................73133, 73134, 73135
................................................................73140, 73141
Surgical excision
Surgical incision .......................... 75100, 75110
Fractures ................. 76198, 76210, 76250, 76310
.......................... 76350, 76910, 76950, 76951
Frenectomy .................. 77800, 77810, 78110
Miscellaneous surgical services
.......................... 79104, 79301, 79302, 79303
.......................... 79304, 79305, 79306, 79307
.......................... 79308, 39401, 79601, 79602
.......................... 79603, 79604
Adjunctive general services -
 drugs (injections) ................. 96100, 96101

The following treatments are payable at 50%:

PROSTHETIC SERVICES:
Complete maxillary denture
(once every 3 years) ....................... 51100
Complete mandibular denture
(once every 3 years) ....................... 51110
Complete maxillary and mandibular
dentures (once every 3 years)
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The following treatments are payable at 176
50%:

ORTHODONTIC SERVICES:
PRE-TREATMENT DIAGNOSTIC SERVICES:
Diagnostic Models, X-Rays
........................................... 4530, 2701, 2702
........................................... 2703, 2704, 2705
Cephalometric work-up ....................... 2750
PREVENTIVE & INTERCEPTIVE
ORTHODONTICS:
Habit Inhibiting
............................82101, 82102, 82201, 82202
Space regaining ..........81105, 81106, 81201
........................................... 81202, 81251, 81252
Space Maintenance
.............................15100, 15110, 15120, 15400
Cross Bite Correction, etc
...............................81261, 81203, 81204
................................................ 81205, 81206

CORRECTIVE ORTHODONTICS:
Removable & Fixed Appliance Therapy
........................................... 81115, 81116, 81120
.............................. 81125, 81126, 81130
.............................. 81131, 81140, 81207
.............................. 81208, 81209, 81210
.............................. 81211, 81212, 81213
.............................................. 83214
Retention ............................... 83111, 83112
VISION CARE BENEFIT

If, while insured, you incur Vision Care expenses for yourself or for a covered dependent you will be paid benefits in an amount equal to such Vision Care services, subject to the following provisions.

The following services when prescribed by a licensed physician or licensed optometrist shall be covered, but not to exceed $200.00, in any 24 month period.

1. Lenses and frames for eyeglasses, sunglasses and safety glasses.
2. Contact lenses.
3. Services and materials in connection with vision training and orthopics.
5. Replacement of lost, stolen or broken eyeglass lenses or eyeglass frames.

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No benefits are payable for amounts charged for any of the following services:

1. Services rendered before the insurance on account of the person who receives such services became effective.

2. Services received because of any injury arising out of or in the course of any employment for wage or profit or sickness entitling the covered person to benefits under any Workers’ Compensation or Occupational Disease Law.

3. Services for examinations for the purpose of prescribing or fitting of eyeglasses, sunglasses or safety glasses.

4. Services to the extent that such services or benefits for such services are available under any plan or program established pursuant to the laws or regulations or any Government and any services to the extent that any Government prohibits payment of insurance
benefits therefore.

5. Services to the extent that they or benefits therefore are provided under any other group insurance plan or prepayment plan or for which benefits are otherwise provided under the group policy.

6. Services for which the person receiving them is not required to make payment, or where payment is received as a result of legal action or settlement.

IF YOU LEAVE OUR EMPLOY

Your Vision Care Benefit will cease 31 days after leaving our employ if you have received Vision Care services as specified, as a direct result of a complete eye examination.
FOR THE COMPANY

EACOM TIMBER CORPORATION  
Nairn Centre Sawmill Operations

_________________________  
B. Banchero  
General Manager  
Nairn Centre

_________________________  
D. Pervik  
Manager – Human Resources  
Nairn Centre

_________________________  
R. Cuddihy  
V.P. – Human Resources  

Signed this ________________ day of ________, 2016 in Sudbury, Ontario.
FOR THE UNION

UNIFOR
Local 31-X

_________________________
R. Mihalick
National Representative

_________________________
R. Arbour
President

_________________________
K. Gerrard
Chief Steward

_________________________
J. Karvonen
Elected Member