

CONSTITUTION

and

BY LAWS



of

Local Union No. 755

**of the
Operative Plasterers' and Cement Masons'
International Association of the
United States and Canada**

Revised 3/20/2025

**IF YOU WANT A VOICE AND VOTE
ON ANY MATTER AFFECTING
THE AFFAIRS OF THIS LOCAL UNION
YOU MUST BE IN GOOD STANDING!**

**TO BE IN GOOD STANDING, YOUR DUES
MST NOT BE MORE THAN
TWO MONTHS IN ARREARS!**

**KEEP YOUR LOCAL UNION'S
FINANCIAL OBLIGATIONS CURRENT
BY KEEPING YOUR DUES PAYMENT'S CURRENT**

LOCAL MODEL CONSTITUTION

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Preamble

The aspirations of this Association are to construct an organization which shall serve the best interests of all its members and stand a befitting and recognized monument of the Association affiliated therewith.

The goals of the International Association and this Local Union are to protect their members from unjust and injurious competition, as well as protect and promote our crafts' interests through unity of action. To secure the unity of action necessary to accomplish our mutual objectives, the International Association and the Local Union have the additional objective of thoroughly organizing those workers employed at our crafts.

As an earnest proof that we entertain a true sense of our obligation, interest and duties toward one another, each member should make himself familiar with the laws herein contained, that he may avoid imposing upon the same, and also be prepared to use his influence on those who do not as yet belong to this Association, or any trade union, but whose only reason for not belonging to it is that the benefits offered have never been fully explained to them.

For the successful accomplishment of the ends desired by this Local, and for the due regulation of business connected therewith, this Constitution is hereby framed.

ARTICLE 1

Order of Business

The following shall be the order of business for local union meetings.

1. Meeting called to Order
2. Roll Call of Officers
3. Examination of Cards
4. Reading of Minutes of Previous Meeting
5. Report of Stewards
6. Initiation of New Members
7. Communications and Bills
8. Reports of Committees, Delegates, Business Manager and Business Agents
9. Unfinished Business
10. Installation of New Officers
11. New Business
12. Reports of Financial Secretary
13. Good and Welfare
14. Adjournment

ARTICLE 2

Title

Sec. (A). This organization shall be known as subordinate Local Union No. 755 of the Operative Plasterers' and Cement Masons' International Association of the United States and Canada. The office of the Local shall be located at: 13245 Riverside Dr., #350, Sherman Oaks, CA 91423.

Sec. (B). The regular meetings of this Union shall be held on the 3rd Tuesday of each month. Five (5) members shall constitute a quorum to transact business in compliance with Article IX Section 3 of the International Constitution. Special called meetings may be scheduled with fifteen (15) days written notice by either the Local Union's Business Manager or the Local Union's Executive Board, except for special called meetings regarding contract negotiations, which may be scheduled after providing adequate notice. Business Manager/Financial Secretary is Carlo Perez. President is Dave Cohen. Vice President is Luke Adkins. Executive Board Members are Michael Watts, Clay Granger, Lexie Rodriguez, and Michael Rabbit. Recording Secretary is Angel Sandoval.

ARTICLE 3

Objects

The objects of this Union shall be to encourage a high standard of skill among its members, thus providing the trade with competent workers; to obtain and maintain a fair standard of wages; to assist each other in securing employment; to protect the jurisdiction of the trade; to thoroughly organize those working at our crafts and the unorganized for mutual benefit, protection and general well-being; and to advance and elevate the moral, intellectual, social and financial condition of all its members.

ARTICLE 4

Membership and Initiation

Sec. (A). Each applicant for membership shall complete the application for membership as journeyman or apprentice on forms to be furnished by the General Secretary-Treasurer of the International Association.

Sec. (B). The applicant must clearly set forth the primary classification in which he claims to be skilled as Plasterer, Cement Mason or Shop Hand. In addition, the applicant may set forth any subclassification covering work coming within the jurisdiction of the International Association (such as Restoration Worker or Fireproofers) in which he is skilled and which has been recognized by the General Executive Board.

Sec. (C). This Union shall test the qualifications and mechanical ability of each applicant for membership in the Local and the International Association. To this end, the Business Manager may appoint a Committee to investigate the abilities and qualifications of each applicant. Upon a determination that the applicant is qualified, the applicant shall be placed on the rolls of this Local Union and International Association, provided however, that the applicant first takes or signs the oath of obligation.

Sec. (D). The regular initiation fee for a new member shall be whatever this Union may determine from time to time by secret ballot at a special meeting subject to the approval of the General Executive Board.

Sec. (E). New members shall be required to pay a \$75.00 Search for Record Fee to the International Association. The \$75 fee shall be paid at the time of application.

Sec. (F). Recognizing the duty to organize the unorganized, this Union may accept for submission for the International General Executive Board's approval, applications for membership from workers not traditionally associated with the craft of Plasterer, Cement Mason or Shop Hand. In such instances, the International General Executive Board shall have full authority, at its sole

discretion, to establish new classifications and to alter or modify initiation fees, dues and obligations for such classifications as provided in the International Constitution.

Sec. (G). All journeymen and apprentice members of the International Association who have been members for at least one year, who enter into active military service of the United States or Canada or who, while in the reserve or similar military status are serving a period of active duty, while in good standing, shall be carried in good standing by the International Association until thirty days after their discharge from active military service or until the end of active military service, whichever occurs first; or in the case of members in the reserve or similar military status, until thirty days after the end of the period of active duty. Such members shall not be required to pay any Local or International assessments unless the General Executive Board specifically requires payment by such members. The member must notify the International when he enters active military status or are required to serve a period of active duty, and when they are discharged or when the period of active duty ends. If the member fails to provide the notice, the member shall not receive the benefit of this section.

ARTICLE 5

Obligation

Sec. (A). I, _____, promise and pledge my word of honor that I am familiar with the laws and Constitution of the International Association and of this Local Union and that I will not perform any acts in any way prejudicial to the best interests of the International Association, but will endeavor at all times to promote the International Association's prosperity and usefulness. I agree to remain loyal and true to the principles and policies and to be governed by the Constitution, by-laws and ritual of the International Association, and the Local Union, in any and all matters that now or may hereafter be included therein. I further promise and swear that I am not a member of any organization advocating the overthrow by force and violence of the Government of the United States (or Canada). I take this obligation voluntarily, without any mental reservation, and I will, to the best of my ability, faithfully meet all obligations and discharge of my duties as a member of this Association which I am about to enter, so help me God.

No False Applications

Sec. (B). Anyone who shall certify falsely to any statement of fact or give any misleading answer on any of the membership application forms shall be disciplined up to and including expulsion

from membership upon evidence of such false pretense, fraud or misrepresentation.

ARTICLE 6

Nomination and Election of Officers

Sec. (A). The elective officers of this Union shall consist of a President, Vice President, Recording Secretary, Business Agent, Financial Secretary and Executive Board in accordance with Article XV of the International Constitution. The primary officer of the Local shall be designated as the Business Manager.

Eligibility

Sec. (B). A member of this union shall be eligible to hold an office in the local union if he satisfies all the following criteria:

(1) The member must be a journeyman member of the International Association.

(2) The member cannot be affiliated with any political party advocating the overthrow of the United States or Canadian government by force or by any illegal or unconstitutional methods.

(3) The member must have been in good standing in the Local Union for a period of 12 months immediately preceding the date of the nomination meeting, provided that the members of Local Unions which have been chartered within 12 months before the election date need only be in good standing for as long as the Local Union had been chartered. A member shall be considered to be in good standing if at no time in the twelve months preceding the date of the nomination meeting he owed more than two months local dues, working dues or local assessments to the Local Union and/or working dues or international assessments to the International Association including any financial obligations owed for the month in which the nomination meeting is held.

(4) The member must be actively employed at the craft within the jurisdiction of his Local Union for a period of twelve (12) months prior to the date of the nomination meeting. For purposes of this section "active employment at the craft" shall also include periods of time during which the journeyman member is employed by, or serves as an elected or appointed officer/administrator of, the International Association, State or Provincial Conferences, District Councils, Local Unions and/or related organizations including trust funds, as well as periods of time during which the journeyman member serves in the capacity as a

trainer or instructor in the craft.

(5) To be eligible for election to Local Union office, a candidate must not have deposited a travel card into another Local Union of the International Association unless he subsequently redeposited his travel card in his home Local Union within 6 months of the date on which the travel card was issued and at least 30 days before the date of nomination.

(6) The member must not have dual membership in a labor organization outside of the OPCMIA or serve as an officer, agent, or employee of a such a labor organization.

Sec. (C). The Business Manager, Financial Secretary, Business Agents and Organizers must have a valid driver's license and adequate automobile insurance and maintain said license and insurance during his term of office in order to be eligible to hold and maintain his office. All officers and representatives, who utilize personal vehicles for union purposes, must also maintain adequate automobile insurance on their personal vehicles and documentation of that insurance must be kept on file with the Local Union.

Sec. (D). Members of the Local who are presently working in the non-union sector of the trade (unless as part of an approved salting campaign) are ineligible to hold an office in the Local Union.

Sec (E) Options with respect to elections for delegates to Conventions of the OPCMIA: Retired members shall be eligible for nomination and election as delegates to Conventions of the OPCMIA

Option #1: Retired or inactive members in good standing shall be eligible for nomination and election to offices other than paid, full-time positions, which are as follows: Business Agent, Business Manager, Field Representative, Financial Secretary and President.

Option #2: Retired or inactive members in good standing shall not be eligible for nomination and election to office.

Select one of the above options: (1) X
(2) _____

Sec (F). Inactive members shall include the following:

1. members not working in the trade for the Union.
2. members who are relieved of the obligation to pay Local Union dues

Sec. (G). Delegates to any Convention of the OPCMIA shall be determined in the following manner:

(1) The Business Manager shall serve as the first delegate to the Convention by virtue of office. In addition, the following elected Local Union officers shall also serve as delegates to the Convention by virtue of their office (if none, so state): _____

_____. The delegates who serve by virtue of office shall not exceed the number of delegates to which the Local Union is entitled under Article 3, Section 2 of the OPCMIA Constitution.

(2) When the number of delegates by virtue of office exceeds the number of delegates to which the Local Union is entitled under the OPCMIA Constitution, the Business Manager shall be the first delegate and all remaining delegates may be selected by drawing lots in lieu of an election in accordance with Article 3, Section 8 of the OPCMIA Constitution. Any delegates not selected shall serve as alternates.

(3) When the number of delegates by virtue of office is less than the number of delegates to which the Local Union is entitled under the OPCMIA Constitution, then the Local Union shall hold nominations and an election for delegates and alternates in accordance with Article 3, Sections 8 and 9 of the Constitution.

Sec. H. Options with respect to the conduct of nominations and elections for delegates and alternates to any Convention of the OPCMIA:

Option #1: The nominations meeting shall be held at least 15 days prior to the secret ballot election and, at least 15 days prior to the nomination meeting, the Local Union shall mail a notice to all members setting forth the information required by Article 3, Section 9 of the OPCMA Constitution.

Option #2: The nomination and election of delegates shall take place on the same day and, at least 30 days prior to the meeting, the Local Union shall mail a notice setting forth the date, time and place of the nominations and election.

Select one of the above options: (1) _____ (2)
_____X_____

Sec. I. Options with respect to retired members serving as delegates to any Convention of the OPCMIA:

Option # 1: Retired members shall be eligible for nomination and election as delegates to any Convention of the OPCMIA.

Option #2: Retired members shall not be eligible for nomination and election as delegates to any Convention of the OPCMIA.

Select one of the above options: (1) _____X_____ (2)

ARTICLE 7

Election of Local Union Officers

Sec. (A). All Local Union officers shall be elected for a term of three years in a secret ballot election. Nominations of officers for Local Unions shall be held not less than 15 days prior to the date of the election itself. Each member in good standing shall be given notice by mail at his last known address sent at least fifteen days prior to the date of the nomination meeting. The notice shall set forth: 1) the date, place and time of the nomination meeting; 2) the offices which are to be filled; 3) the date, time and place of the election itself; and 4) the date, time and place of any run-off election, if necessary. All nominations must be made at the nomination meeting. At the nomination meeting and prior to nominations, the salaries of each office to be filled will be announced in accordance with Article 11(N) of this Constitution and Article 15(1)(D) of the International Constitution and noted in the Local Union meeting minutes.

Sec. (B). At the nomination meeting, but prior to actual nominations, the President shall appoint or cause to be elected an Election Committee of not less than three members of the Local Union in good standing to conduct the election, and to hear the protests as to eligibility. Prior to the nomination meeting, the Local Executive Board shall determine if the Local Election Committee is to be elected or appointed by the President and noted in the Executive Board minutes. The Election Committee shall supervise and safeguard the secrecy and honesty of the election. They shall prevent nominees from campaigning in the voting room and they shall preserve order and enforce all the election rules. They shall prepare and sign a statement announcing the results of the election.

Sec. (C) 1. As candidates are nominated their standing in the local union shall be checked by the Financial Secretary. The Financial Secretary shall have available at the nomination meeting

all books and records and other information required to establish the eligibility of each candidate. Should a dispute arise as to whether or not a candidate is in good standing, and if the Financial Secretary's books and records do not clearly establish the candidate's eligibility or ineligibility, then the Election Committee shall determine the eligibility of the nominated candidate.

Sec. (C) 2. The election of officers shall be by secret ballot. There shall be no proxy voting.

Sec. (C) 3. The candidate for an office receiving the greatest number of votes shall be declared elected. If there are two or more candidates for a local union office and the top candidates are tied in the initial election, the election committee shall order a rerun election, and in this rerun election, all candidates shall be dropped from the rerun ballot except for the candidates who tied in the initial vote. Elected officers shall be sworn in within seven days of the election.

Sec. (C) 4. Where paper ballots are used, and where there are two or more running for office, the names of the candidates shall be drawn from a hat and they shall be listed in the order drawn.

Sec. (D). Nominations and elections may be conducted at a single meeting when a special election is held to fill a vacancy between general elections provided that members are sent at least a fifteen day notice of such nomination/election meeting and provided further that the notice specifically state that both nominations and election will be held at the same meeting.

Campaign Literature and Observers

Sec. (E). The Financial Secretary shall, upon reasonable notice, arrange for the distribution of any campaign literature, by mail or otherwise, to the membership of the Local Union, provided that each candidate desiring to distribute such literature shall pay the reasonable, estimated costs involved in distributing the literature in advance and the full cost within 30 days after the election.

Sec. (F). Each candidate shall have the right to designate a member of the Local Union to act as an observer at the polls and at the counting of the ballots.

Report

Sec. (G). The Election Committee shall make a report to the membership of the Local Union and the results of the election at the first union meeting following the election.

Oath of Obligation of Local Union Officers

Sec. (H). Before assuming the duties of his office, each elected officer of the Local Union shall take the following pledge:

Sec. (I). 1. U.S. Local:

I, _____,
solemnly pledge my word of honor that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; and that I will bear true faith and allegiance without any purpose of evasion or mental reservation, I will perform all duties pertaining to the office to which I have been elected or appointed as provided in the Constitution, and that I will turn over to my successor, when duly qualified, all documents and property of this International Association in my charge.

[NOTE: STRIKE OUT THE OPTION THAT IS NOT APPROPRIATE]

ARTICLE 8

Eligibility to Vote at Local Union Elections

Sec. (A). No member shall vote at any election of officers unless he has been a member for a period of at least six months prior to date of the election. In addition, no member more than two months in arrears in his union dues including any amount owed for the month in which the election is held shall be allowed to vote in any election.

Sec. (B). Ten days prior to the election, the Financial Secretary shall prepare a list of all eligible voters for the Election Committee. Each member desiring to vote shall present his dues card prior to the time he votes to determine whether or not the member is in good standing. As each member votes his name shall be checked off the voter eligibility list.

Sec. (C). Any member whose name does not appear on the voter eligibility list because he owes more than two months union dues, including any amount owed for the month in which the election is held, may nonetheless vote in the election if the member pays sufficient union dues to return to good standing prior to the

elections, including the day of the election, and this fact is verified by the Financial Secretary and the Local Union's books and records.

Sec. (D). Any candidate or observer may challenge the decision of the Election Committee that a voter is eligible or ineligible at the time when the Election Committee makes its decision and before the member has voted. The challenged ballots, if any, shall be set aside: Only if the challenged ballots could affect the outcome of the election shall it be necessary to rule on the challenges made. If there are sufficient numbers of challenged ballots to affect the results of the election, the challenges shall be investigated further by the Election Committee. The Election Committee shall reach a decision on each challenged ballot before any of the challenged ballots are opened.

Sec. (E) The use of the term “union dues” in this Article shall include all local monthly dues, local and International working dues, local and International assessments and all fines in accordance with Article 23, Section 1 and Article 34, Section 1 of the International Constitution.

ARTICLE 9

Protest of Local Union Elections

Sec. (A). A protest of the conduct and validity of the local union election or nomination shall be filed with the Election Committee immediately upon the discovery of the grounds of the protest but in no event later than five working days after the date of the election. The Election Committee shall promptly rule on the protest. Pending the Election Committee's ruling on the protest, the candidate with the largest number of votes shall take office unless the General President otherwise determines or directs.

Sec (B). An appeal may be taken to the General President from the decision of an Election Committee on any protest. Appeals from an Election Committee's decision must be received by the General President within five (5) working days after the date of the Election Committee's decision.

An appeal of an Election Committee's decision shall be made in writing to the General President. A copy of any appeal to the General President must be simultaneously served on the Local Union, for forwarding to the Election Committee. An appeal must clearly and specifically set forth the grounds upon which the protesting member relies. Pending the General President's decision on an appeal, the Local Election Committee's ruling shall remain in effect for all purposes pending the appeal except if the General President otherwise determines or directs.

Sec. (C). Officers shall be inducted within seven days following the election regardless of the existence or pendency of a protest unless the General President otherwise determines or directs. The induction shall in no way affect or impair a protest or an appeal.

Sec. (D). Upon receipt of the protest, the General President shall refer it to one of his representatives who shall conduct an investigation and report to the General President. The General President shall have the right to affirm, reverse, modify or change the decision of the Election Committee or enter any other decision as the facts warrant. The decision of the General President shall be final, binding and conclusive and there shall be no further appeal.

Sec. (E). Members found guilty, by the local union after notice and trial as provided by this Constitution, of maliciously and in bad faith filing a protest to the conduct and validity of an election or of a nomination shall be assessed and punished accordingly by the Local Union, subject to the appeal provisions of the International Constitution.

ARTICLE 10

Local Union Officers and Their Duties

President

Sec. (A). The President shall preside at all membership meetings of this Union and conduct the same in accordance with Robert's Rules of Order and common sense; enforce a due observance of Order; enforce a due observance of the Constitution and By-Laws; decide questions of order, subject to appeal to the body by any two members; shall serve on the Executive Board; shall have the right to vote when the vote is by ballot (but not after the tellers have commenced to count the ballots), and in all other cases where the vote could change the result, but cannot vote twice, first to make a tie, and then to give the casting vote; he shall see that all officers perform their respective duties faithfully and impartially; sign all official documents that have been passed upon by the Union; he shall appoint committees ordered by this Union. For failure to perform his duties, the President shall be subject to a fine or removal from office, or both, as the Union may decide. A chairperson of a Local Union meeting may, in order to maintain order and decorum, impose fines upon members who fail or refuse to maintain order with the fines being confined to not exceeding the following schedule:

Five (\$5.00) Dollar fine for first offense at a meeting.

Ten (\$10.00) Dollar fine for second offense at a meeting.

Twenty-five (\$25.00) Dollar fine for third offense at a meeting.

With the further provision that the member be denied the right to speak until first paying the penalty imposed, and that after the third offense at a given meeting any further failure to come to order the Chairperson would have the authority to have the offending member removed from the meeting place with the member not being permitted to attend any subsequent meetings until all fines imposed have been paid.

Fines imposed under the provisions of the above paragraph need not be registered at International Headquarters unless the member indicates his intent to appeal the fine at the time it was imposed.

The Vice President

Sec. (B). The Vice President shall in the absence of the President perform all duties pertaining to the office of President and shall be a member of the Executive Board. For failure to perform his duties, the Vice President shall be subject to a fine or removal from office or both as the Union may decide.

Sec. (C). The Recording Secretary shall keep a correct record of each meeting's proceedings; attest with the President all orders on the Financial Secretary-Treasurer authorized by the Union and record the same in the Local's book of records together with the minutes of the meeting. Minutes of local union meetings shall be kept by the Recording Secretary in a bound minute book with the pages pre-numbered. The Local's minute books must be kept in the Local's office and may not be removed from the office without prior approval of the Executive Board. He shall at the end of his term of office deliver to his successor when duly elected and qualified, all books, papers or other property in his possession, belonging to this Union.

The Financial Secretary

Sec. (D). The Financial Secretary shall keep a correct account of the financial standing of all members of the Local Union and receive and account for all monies received or disbursed by the local union.

Sec. (E). The Financial Secretary shall immediately pay the International working dues and any other miscellaneous assessments as may be provided for to the International Association when the International working dues or assessment becomes due. Such payments shall be made immediately without securing the approval of any other officer or committee or of the membership. International working dues shall be remitted to the International on or before the 15th day of the month following the month for which it was paid. For example, International working dues payments for January must be remitted by February 15. When the Financial

Secretary of the Local Union forwards the International working dues to the General Office, he shall also forward such documentation as directed by the General Secretary-Treasurer. The documentation shall record the names of all individuals for which revenue is received by the Local Union. In addition the documentation shall record the names of all members 1) who have been initiated, reinitiated, and reinstated; and 2) who have renewed or deposited their travel cards.

Sec. (F). The Financial Secretary shall be authorized to pay regularly recurring expenses of the Local Union without securing the prior approval of the membership or other officers. Expenses that are not regularly recurring shall be approved by the membership and other officers.

Sec. (G). Within three months after the end of either the calendar year or the fiscal year properly registered at International Headquarters by the Local Union, the financial secretary shall submit a copy of the local's annual LM-2, LM-3, or LM-4 Report or any other similar Reports filed with the Department of Labor (or audit in the case of Canadian locals) to the General Secretary-Treasurer. The Financial Secretary shall obtain an annual audit, and not merely a review or compilation, of the Local Union to be performed by a certified public accountant. A copy of the audit, along with the auditor's opinion letter or report, shall be filed with the General Secretary-Treasurer of the International Association within three months of its completion.*

Failure to fulfill these obligations shall constitute grounds for the immediate removal of the Local Financial Secretary from office.

Sec. (H). The Financial Secretary or authorized person shall collect monies due from members, issue members receipts for all monies collected and record the transaction on the Local Union's ledger book and/or records. The Financial Secretary shall be held accountable for the receipt books of the Local Union. Only the Financial Secretary or his authorized agent may make entries into the financial receipt books.

Local Executive Board

Sec. (I). The Local Executive Board shall meet at least once every month, and the Local Executive Board shall be empowered to take whatever action is necessary to comply with the directions of the International Association. The Executive Board shall consist of the President, Vice President, Recording Secretary, Business Manager, and four members to be elected. The Chairman of the Executive Board shall be the President. In the absence of President, the Vice President shall act as President. The Executive Board shall act as a trial committee to hear all disputes, charges and grievances

that have been referred to it; they shall act as a Rules Committee, to whom shall be referred all proposed changes or additions to this Constitution and By-Laws and such Standing Rules as this Union may adopt from time to time. The Executive Board shall be responsible for monitoring the financial soundness and expenditures of the local union to ensure that the Local Union funds and property are managed by the Local Union officers in accordance with this Constitution and By-Laws and the International Constitution. For failure to perform his duties on the part of a Board Member, he shall be subject to a fine, removal from office and/or other discipline as the Union may decide. They shall remain in office until their successors have been duly elected and qualified four members of the Board shall constitute a quorum for the transaction of business at regular or called Board meetings. The Local Executive Board must keep accurate minutes of the transaction of business at Board meetings in a bound minute book with pre-numbered pages, which shall be read and approved at the next following Local Union membership meeting. The Executive Board shall transact all business referred to it by the Local Union or by the Union's duly elected officers in between meetings of the Local Union and reported at the next following Local Union meeting.

The Business Manager

Sec. (J). The Business Manager shall be responsible for performing the duties of a Business Agent. In addition, the Business Manager shall supervise and direct all of the Local Union's Business Agents in the performance of their duties, and the Business Agents must all report directly to the Business Manager. The Business Manager shall also be primarily responsible for filing copies of the Local Union's current collective bargaining agreements and current version of the Local Union Constitution and By-Laws with the General Office of the International Association. The Business Manager shall also be responsible for submitting the Local Union's collective bargaining agreements to the Department of Labor and other government agencies that require certificates of wage rates in various geographic areas. The Business Manager by virtue of this office will be a credentialed delegate at all conventions that the Local Union elects to participate in.

Sec. (K). The Business Manager shall be selected by accepting nominations exclusively for the office of Business Manager and having a separate election for that office.

Sec. (L). For purposes of economy and convenience one or more elective offices may be combined as the need arises and the body grants approval under the provisions of this Constitution, provided that such combination or consolidation of offices receives

the written approval of the General President of the International Association.

Sec. (M). Temporary vacancies in any office shall be filled at each meeting by appointment by the Business Manager. The Business Manager shall fill all vacancies in elected offices by appointment of pro tem officers with written approval of the Local Executive Board. In the event of a vacancy in the office of Business Manager or Business Manager/Financial Secretary, the President of the Local shall make the pro tem appointment with the written approval of the Local Executive Board. In the event of a vacancy in the office of Business Manager/President, the Financial Secretary shall make the pro tem appointment with the written approval of the Local Executive Board. If a vacancy in any full-time, salaried office occurs with more than two years remaining until the next regularly scheduled election, a special election must be held to fill the vacancy with nominations and election to be held within 60 days of the vacancy for a manual election of 90 days of the vacancy for a mail ballot election. If the vacancy in any full-time, salaried office is less than two years until the next regularly scheduled election, the person appointed pro tem shall serve until the next regularly scheduled election. If a vacancy occurs in any office that is not full-time and salaried, the person appointed pro tem shall serve until the next regularly scheduled election. The Business Manager has the authority to appoint a Business Agent/Organizer with the approval of the Executive Board providing the Local Union's finances can adequately fund the appointed Officer.

The Business Agent

Sec. (N). It is the Business Agent's solemn duty and obligation to vigilantly protect the trade jurisdiction of the International Association, to compel employers to observe and respect bargaining agreements, to adjust all grievances between members of his local union and their employers with justice and fairness, and to promote and foster employment for members of the Local Union. To fulfill this duty and obligation the Business Agent shall physically visit jobsites within the Local Unions jurisdiction.

Sec. (O). All Local Union Officers and Business Agents shall have the responsibility of organizing unrepresented employees in the geographic and trade jurisdictions of their Local Union.

ARTICLE 11

Local Union Funds and Property

Initiation Fee

Sec. (A). This Local Union shall have the privilege of setting and increasing initiation fees provided that any such action must receive the approval of the General Executive Board. This Local Union shall also have the privilege of giving the new member up to six months to pay the local initiation fees in full. This grace period could be extended up to nine months upon special written request by the member and approval by the Executive Board. This special request must be made prior to the end of the initial six months. However, this grace period, if extended, will not affect the new member status as a full member from the date the application is signed and the first International working dues are paid. During the grace period, the new member shall have the full obligation of paying all local dues, and local and International working dues that are normally required for members of the Local and the International.

Sec. (B). When a new member applies for membership, the Financial Secretary shall immediately forward to the International Association, the new member's completed application form along with the \$75.00 fee to cover the costs of requests or search for records and registration.

Sec. (C). If a new member fails to pay the local initiation fee in a timely manner, including any grace period not to exceed nine months that has been established by the Local, or if financial obligations regularly required of all members including the payment of local monthly dues, local working dues, and International working dues are not satisfied, the new member will be dropped and shall forfeit any and all monies paid and shall have to reapply for membership in the International Association by filing a new application for membership with the Financial Secretary or authorized agent of the Local Union and pay all financial obligations in accordance with Article 23, Section 3(C) of the International Constitution.

Sec. (D). Any monies received by a Local Union from or on behalf of an individual working under a local, national or any other collective bargaining agreement shall be forwarded to the International Association until the financial obligations, including but not limited to per capita tax and International working dues, are satisfied for that individual each month.

Sec. (E). If, within the first year of becoming a member of the OPCMIA, an individual transfers into this Local Union and the initiation fee of this Local Union is higher than that of the individual's original Local, the member shall pay the higher initiation fee. This rule shall apply to all members of less than one year, regardless of whether or not such member has paid his original Local's initiation fee in full or only in part. In requiring a member

to pay the higher initiation fee, this Local can only require payment of the difference between the higher initiation fee and the amount which the member has already paid.

Monthly Dues, Working Dues and Assessments

Sec. (F). This Local Union shall have the privilege of setting its own monthly dues structure and level provided, however, that the dues including any working dues assessed shall not be less than two (2) times the established rate of the International working dues.

Sec. (G). In setting the monthly dues structure and level, Local Unions shall have monthly dues of no less than \$5.00 per month and shall maintain the appropriate separate documentation of their members' payment of monthly dues. Local Unions may waive monthly dues for members with at least forty years of membership.

Sec. (H). The Local Union may establish working dues to defray the costs of operating the Local. Such working dues may be expressed in terms of either an absolute dollar amount per hour or a percentage per each hour, day, week, or month worked. Local working dues shall apply to all local union members and shall include all members of other Local Unions of the International Association who are working under a collective bargaining agreement within the Local's jurisdiction. The establishment of Local working dues, and any changes to such working dues, must be approved by a majority vote of the Local Union membership voting in a secret ballot election after written notice setting forth the time, date and place where the vote is to be held. The sole exception to the secret ballot vote required shall be if increases are necessary to comply with the minimum dues requirement set forth in Article 19, Section 2(B) of the International Constitution.

Sec. (I). All dues increases shall be approved by a majority vote of the local union membership voting in a secret ballot election after written notice setting forth the time, date, and place when the vote on the dues increase will be held.

Sec. (J). Should it become necessary, this Local Union shall have the authority to levy an assessment on the membership to pay any extraordinary costs of the Local. The assessment must be approved by a majority vote of the Local Union membership voting in a secret ballot election after written notice setting forth the time, date, and place where the vote on the assessment will be held. If the assessment is expressed in terms of so much for each hour, day, week or month worked, such an assessment shall apply to all members and prospective members of the International Association who are working in the jurisdiction. If, however, the assessment is expressed in terms of an absolute dollar amount, then the assessment shall be paid only by all members of the Local Union.

Sec. (K). Numbered cash receipts shall be issued for all payments directly collected by the Local.

No Division or Transfer of Funds

Sec. (L). The funds and property of this Local Union shall not be divided, in any manner, among the members individually or collectively, but shall remain the property of the Local Union. In addition, local union funds derived from any source shall be held in the name of the Local Union and shall not be transferred or conveyed to any other person, body, committee, or organization except in accordance with the terms of this Constitution and the International Constitution.

Misappropriating Funds

Sec. (M). Any officer or member of this Local Union who obtains money or benefits under false pretenses; misappropriates or diverts the funds of the Local; transfers or diverts funds, assets or property to a labor organization outside the OPCMIA or allows Local Union assets, records or property to be utilized by such outside labor organization to undermine the representational rights, integrity, or continuity of the Local Union or the International Association; fails or refuses to turn over property of the Local to the properly designated official; who fails faithfully to perform his duties or who diverts or uses the funds of, or monies paid to, a Local Union, State Conference, Provincial Conference or District Council for purposes other than those for which they were collected; or fails to hold the property or monies of the Local in the name of the Local shall be fined, suspended and/or expelled, or any combination of these remedies, and in addition, may be restricted from holding office for any number of years, after fair and impartial trial.*

Local Union Officer's Salaries

Sec. (N). The salary, benefits and/or paid expense policy, if any, of all Local Union officers, committees, delegates or board members must be set either at the time of nominations or before their appointment, whichever is appropriate. The salaries of Local officers shall not be set so high as to prevent the Local from meeting its other legitimate and necessary expenses. Should this Local's financial situation decline between the election of its paid officers, it shall be the duty of the Business Manager and/or Financial Secretary to call a special meeting to report this development to the membership. The Local Union shall, in such circumstances, either increase local monthly dues or local working dues or pass an assessment in an amount sufficient to address the shortfall. As an

alternative the local may reduce salaries by the minimum necessary to bring finances into line. The deferral of officers' salaries and/or benefits shall not be permitted. In no case shall a Local Union permit the payment of salary, benefits or expenses on a retroactive basis or recognize or approve back pay or back benefits for officers. Local Unions wishing to increase salaries, benefits and/or expense reimbursement in mi-term must do so if only fiscally prudent and after membership approval in accordance with the By-Laws and Constitution of this Local Union and the International Constitution.

Disaffiliation

Sec. (O) (1). This Local Union shall not be dissolved or withdraw from affiliation with the Operative Plasterers' & Cement Masons' International Association so long as seven or more members in good standing of this Local Union vote to retain their Local Union Charter, and their affiliation with the International.

(2). Before the members of this Local Union shall be permitted or required to vote on the question of dissolving or withdrawing from affiliation with the Operative Plasterers' & Cement Masons' International Association, three (3) months' notice in writing shall be given to the General Secretary-Treasurer, and no vote shall be taken on either question by the members except at a specially called meeting, after due notice in writing to the General Secretary-Treasurer, and each and every member, designating the time and place of meeting and the purpose for which the special meeting is called.

(3). Should this Local Union by vote of its members at a specially called meeting in the manner specified herein decide to dissolve or withdraw from affiliation with the Operative Plasterers' & Cement Masons' International Association, the officers shall immediately notify the General Secretary-Treasurer of the action taken and a record of the vote cast by members to dissolve or withdraw from affiliation, and the officers, representatives, and members of this Local Union shall comply with all requirements of Article 9 Section 4(D) of the International Constitution before being relieved of responsibility and liability to this Local and to the Operative Plasterers' & Cement Masons' International Association.

ARTICLE 12

Duties of Members

Sec. (A). When there is a joint agreement in force between the Union and a contractor, or association of contractors or any other

party, it shall be the duty of every member to strictly abide by and live up to such agreement which becomes part of the By-Laws. Members are to be kept informed of such agreements and for violations of any provisions contained therein shall be subject to such penalty as the Union may impose after a fair and impartial trial.

Sec. (B). Any member who is suspended for any cause shall forfeit all claims to the benefits and privileges of this Union during such suspension.

Sec. (C). Members who owe more than two months' dues shall not be considered in good standing, and may be required to pay a local reinstatement fee of no more than ten dollars (\$10.00) in addition to back dues. Members not in good standing shall not have a voice or vote in the affairs of this local.

Sec. (D). When a member is two months in arrears, he shall be notified by the Financial Secretary of the provisions of this and the above section. Dues are payable on the first day of each month.

Sec. (E). Members who owe more than three months shall be suspended from the Local Union and the International Association. Any member owing more than nine (9) months of dues or over shall be dropped. However, a member shall not be dropped until the sixth month has ended, and only after he has been notified by registered mail of the intent of this Local Union to drop him. In all cases when members are dropped for non-payment of dues a copy of the notice of intent to drop must be sent to the International Association.

Sec. (F). For purposes of determining a member's eligibility to enjoy privileges of membership established by this Constitution and By-Laws, disciplinary fines and any national or local assessments shall be paid (or arrangements made to pay them) before dues are paid. However, no union security clause shall be enforced because of the failure to accept dues pursuant to this provision because of outstanding disciplinary fines.

Sec. (G). No member or group of members shall discuss or meet for the purpose of discussing the promotion of dual membership, disaffiliation, calling a wildcat strike, interfering with the legal duties of the officers of the Union as required by the Constitution of this Association or of the Local Union or by Federal law, or of interfering with the conduct and performance of the legal or contractual obligations of the Union.

Sec. (H). Former members of the OPCMIA who were dropped from the rolls of the International Association for failure to pay fines levied upon them or for failure to observe and abide by penalties imposed upon them, cannot be reinstated or restored to former standing. Such former members cannot hold or be elected or

appointed to hold office in the International Association or any of its subordinate bodies until five (5) years have elapsed from time of being dropped or two (2) years have elapsed since again becoming a member, (whichever period of time is greater). Such former members cannot be readmitted as new members until two (2) years have elapsed from time of being dropped unless:

1. The International Association or the Local Union that levied the fine or imposed the penalty agrees to waive the fine or penalty.
2. He pays the fine or abides by the penalty.
3. He pays an increased initiation fee of 1½ times the regular initiation fee.

This clause shall not apply to former members who, through appellate procedures provided by this Constitution, were exonerated of charges and were given an opportunity to be restored to membership and promptly availed themselves of such opportunity.

Sec. (I). Any member who shall interfere with an officer in the discharge of his duties shall be fined or expelled, or both, after a fair and impartial trial held in accordance with the trial procedure set forth herein.

Sec. (J). No member shall (1) violate his oath of membership or take any action that would tend to undermine the working rules, wages and conditions of the other members of the Union, (2) sponsor a dual Union, join or assist another labor organization which is engaged in efforts to undermine, subvert, or replace bargaining relationships of this Local or the International Association, (3) engage in activities designed to bring about a withdrawal, mass resignation or secession from the International Association of a Local Union, member or group of members, (4) work for or on behalf of any non-signatory employer, non-signatory employer association or employer-supported organization or any representative of the foregoing whose position is adverse or detrimental to the International Association; (5) accept employment, appointment or elected office with another labor organization or any entity related to or affiliated with another labor organization unless the General President determines that such employment, appointment or election is not contrary to the best interests of the International Association,* (6) assault an officer of the Local Union or of the International Association, and (7) advocate or sponsor any movement to overthrow the laws of the country, nor perform any act which generally violates sound trade union principles.

Sec. (K). Any member finding his wages or hours short on pay-day shall refuse to accept same unless steps are immediately taken

to rectify such shortage. He shall report the shortage to the Union and receive advice and assistance of the Business Agent. Any member reporting a shortage after more than a week has elapsed or after being discharged, unless discharged for reporting a shortage shall, if found guilty after a fair and impartial trial, be fined as the Union may decide.

Sec. (L). The place of residence of each member as recorded with the Secretary shall be considered his official address, and all notices and other mail pertaining to such member shall be forwarded to that address.

It shall be the duty of every member to be observant of the decorum requisite in all well-conducted assemblies, to be respectful to the officers, and address all as Brothers and Sisters; to avoid when on the floor anything personal or of a nature calculated to annoy or hurt the feelings of a Brother or Sister member; to steer clear of any religious matters; to be concise as possible, and to keep strictly to the question before the house, not to interrupt a fellow member when he is speaking, to follow closely the rules of order, making the duties of the presiding officer satisfactory and the proceedings agreeable and pleasant.

Sec. (M). Excepting where elements of danger exist or the health of a member may be impaired it shall be the duty of all members to perform all or any kind of work contained in our work jurisdiction. Should a member at any time refuse to do so he shall, if found guilty, be subject to such penalty as the Union may impose.

Sec. (N). Members shall not speak injuriously of another member to an employer. Should any member be found guilty of a kick-back or of working for less than the scale of wages or lesser working conditions after a fair and impartial trial, held in accordance with the trial procedure set forth herein, he shall be penalized as the Union may decide.

Stewards

Sec. (O). It shall be the duty of all members on a job to first report any grievance on the job to the Steward, who shall seek an adjustment. Upon failure to effect an adjustment the Steward shall refer the matter to the Business Agent. The Steward shall not take it upon himself to cause a work stoppage or strike a job because of any grievance, but must notify the Business Agent and be guided by his advice and instructions.

Sec. (P). A Steward shall have the protection of the Union so long as he performs his duties satisfactorily and shall not be discharged for performing such duties. A Steward must notify the

Business Agent before he quits a job so that the Business Agent may appoint a new Steward.

Sec. (Q). Any member who is fired or dismissed because of and while assisting in an organizing drive shall be placed on the referral list and said member and his subsequent referral shall be reported at the next general meeting.

Sec. (R). Any member who is unable to stay employed because of a lack of skills shall take required upgrading.

Sec. (S). Members who accept referrals and are no shows shall be taken off of the referral list until explained.

ARTICLE 13

Charges, Trials and Fines

Sec. (A). All violations of any portion of the Constitution and By-Laws or working rules of this Union or of the International Constitution shall be punishable by fine, suspension, expulsion and/or other discipline as determined by the Local Union.

Sec. (B). The proper cause for discipline of membership, as expressed herein, should include, but not be limited to, the following:

- (1) Violation of the oath of membership by a member.
- (2) Actions by a member tending to undermine the working rules, wages and conditions of the members of any Local Union.
- (3) Sponsoring dual unionism.
- (4) Engaging in activities designed to bring about a withdrawal, mass resignation, or secession from the International Association of a Local Union, member or group of members.
- (5) Working for or on behalf of any non-signatory employer, non-signatory employer association or employer-supported organization or any representative of the foregoing whose position is adverse or detrimental to the International Association.
- (6) Accepting employment, appointment or elected office with another labor organization or any entity related to or affiliated with another labor organization unless the General

President determines that such employment, appointment or election is not contrary to the best interests of the International Association.*

- (7) Assaulting an officer of any Local Union or any representative of the International Association.
- (8) Advocating or sponsoring any movement to overthrow the laws of the country.
- (9) And for all other causes which generally violate sound trade union principles.

A member may not be charged with more than one offense for each Action or conduct alleged to have violated the Constitution. No charge shall be filed or processed against a member for their decision to accept employment with an approved, targeted non-signatory employer for the purpose of organizing provided that the member follows the rules established by the International Association or the Local Union for such organizing activities

Sec. (C). All trials shall be conducted in accordance with the following procedure. Charges against a member must be made in writing, signed by a member of the Operative Plasterers' and Cement Masons' International Association in good standing or by a duly authorized representative of this Local Union who has personal knowledge of the offense committed. The member or duly authorized representative filing the charges against a member must specify the section or sections of the Constitution and By-Laws or Working Rules of the Local or of the International Association that were violated stating with reasonable certainty, the facts of the offense charged, the time and place of the occurrence and the names of witnesses.

Sec. (D). Charges preferred against a member shall be immediately referred to the Local Executive Board or Trial Board without debate. The accused member shall be served with a copy of the charges by the Secretary or the Business Agent of the Local Union personally or by registered or certified mail. Along with the charges, the Business Agent or Secretary of the Local Union shall serve upon the charged member a notice specifying the date, time and place where the accused shall be required to stand trial. The charges and notice sent by registered or certified mail shall be addressed to the member's last known address as shown on the books of the local union. If the local union does not have a current address for charged members, it shall obtain the last known current address from the International Union.

Sec. (E). When the charges have been

accepted and served on the charged member, the Local Executive Board shall without unnecessary delay summon the parties, hear all witnesses, and try the case, provided that the accused must have at least 10 days from the date of notice before being called upon to plead guilty or not guilty to the charges against him. Furthermore, any member or members who proffer the charges and/or who will serve as witnesses at any hearing must not be permitted to serve on the Trial Board or the Local Executive Board if acting as the Trial Board. When charges are referred against a member by a Local Union other than his home Local Union, the home Local Union will be notified at the same time as the charged member.

Sec. (F). The Local Executive Board or other Trial Board will report their findings at the next meeting of the local union. If the accused is found guilty he may be assessed, suspended, expelled, reprimanded, removed and/or barred from holding local union office. The Local Executive Board or Trial Board may impose any or all of these disciplinary measures. The findings of the Local Executive Board or Trial Board shall be final and binding subject to the appeal provisions of the International Constitution.

Sec. (G). If the accused is found guilty and fined, the disciplinary fine shall not exceed \$500.00 dollars for each offense and the total fines levied shall not exceed \$1,000. Dollars, except as provided in Article 25, Section 5 of the International Constitution; provided however, that members who fail to appear before the Local Executive Board or Trial Board for the hearing may be assessed a fine equal to the costs incurred by the Local Executive Board or Trial Board or \$100.00, whichever is greater, and that this assessment shall be in addition to whatever fine is imposed for actual offenses, if any that the accused may have been found to have committed. And provided further that this additional assessment for not appearing shall not be counted toward the limits on fines established by this paragraph.

Sec. (H). All disciplinary penalties of any kind that are imposed in accordance with the foregoing procedure must be submitted to the General Secretary-Treasurer for registration within 30 days after the penalty is approved by the local union membership. Requests for registration shall be made on forms prescribed by the OPCMIA. These forms will request the name and membership number of the disciplined member; the exact nature of the discipline imposed; details of the charges including the name of the charging party; the identity of the particular provisions of the OPCMIA Constitution that were violated and copies of the full text of any provision of a local union's Constitution, By-Laws or Working Rules that the disciplined member violated; and other information relating to the charges.

Sec. (I). If any proceedings in a court of law are commenced to enforce a disciplinary penalty imposed under this article or Article 6 of the Constitution, the charged member shall be assessed the attorneys' fees and costs incurred in the enforcement.

Hearings

Sec. (J). In any trial or hearing provided for in this Article or in other Articles of this Constitution and By-Laws, involving either a Local Union Executive Board or Trial Board, the accused may select only a member of the International Association to represent him in the presentation of his defense at the hearing; and the charging party may select only a member of the International Association to assist in the presentation of the evidence at the hearing in support of the charges. Persons who are not members of the International Association may appear as witnesses if they have personal knowledge concerning the issues in the trial or hearing. However, such non-member may not represent or assist in the presentation of evidence or argument for either the accused or the charging party at any hearing or trial called for under the Constitution and By-Laws.

Sec. (K). If, after any trial or hearing provided for in this Article, a member is found to have abused the disciplinary process by filing a frivolous charge or a charge to harass a member of any officer by the Local Union Executive Board or Trial Board, then that member may be required to pay for the cost of the hearing, including any fees and costs (such as court reporter fees or attorney's fees) incurred by the Local Union. The penalties provided in this section shall not be subject to the limits set forth in Article 26, Section 2(B) of the International Constitution.

ARTICLE 14

Travel Cards

Sec. (A). Travel cards shall be issued by the Financial Secretary to journeyman members who desire to travel from one Local Union to another in search of employment. Travel cards shall also be issued to apprentice members desiring to travel with the contractor to whom they are indentured.

Sec. (B). Travel cards shall be furnished to the Financial Secretaries of Local Unions by the General Secretary-Treasurer at a nominal cost, and shall be in such form as the General President prescribes. The travel card must specify the primary classification and subclassification, if any, of the holder of the card as Plasterer,

Cement Mason or Shop Hand and the member's status as journeyman or apprentice. Members shall be entitled to deposit their travel cards only at a Local Union having trade jurisdiction over the craft in which they are qualified.

Sec. (C). Any member wishing to travel must obtain a travel card from the Local Union in which he holds membership before traveling to the territorial jurisdiction of another Local Union. Upon issuance, each travel card shall be signed by the member who receives the travel card.

Sec. (D). Travel cards shall be issued only to members of the Local Union in good standing. To be in good standing, a member must have paid all legal and valid financial obligations owing to both the Local Union and the International Association. In addition, he must not have any charges pending against him for violations of the by-laws or Constitution of the International Association, or the By-Laws, Constitution, or working rules of an affiliated Local Union.

Sec. (E). A travel card shall be null and void unless deposited in a local union within 30 days from the date of issuance.

Sec. (F). A member desiring to deposit his travel card shall present it, together with his dues card, to the Local Union Business Manager or Business Agent or other officer or agent designated to receive such cards on behalf of the Local before starting work.

Sec. (G). When a member deposits his travel card in a sister local union, he shall pay all his regular working dues and assessments, including International Working Dues and the International Training Fund contribution to that Local Union instead of to his home Local. The member shall continue to pay his regular monthly dues to his home Local.*

Transfer Cards

Sec. A. Transfer cards shall be issued by the Financial Secretary to journeyman members who desire to transfer from one Local Union to another.

Sec. B. Transfer cards shall be furnished to the Financial Secretary by the General Secretary-Treasurer at a nominal cost, and shall be in such form as the General President prescribes. The transfer card must specify the primary classification and subclassification, if any, of the holder of the card as Plasterer, Cement Mason or Shop Hand, and the member's status as journeyman or apprentice. Members shall be entitled to deposit

their transfer cards only at a Local Union having trade jurisdiction over the craft in which they are qualified.

Sec. C. Any member wishing to transfer must obtain a transfer card from the Local Union in which he holds membership. Upon issuance, each transfer card shall be signed by the member who receives it.

Sec. D. Transfer cards shall be issued only to members of the Local Union in good standing. To be in good standing, a member must have paid all legal and valid financial obligations owing to both the Local Union and the International Association. In addition, he must not have any charges pending against him for violations of the By-laws or Constitution of the International Association, or the By-Laws, Constitution, or working rules of an affiliated Local Union.

Sec. E. A transfer card shall be null and void unless deposited in a Local Union within 30 days from the date of issuance.

Sec. F. A member desiring to deposit his transfer card shall present it, together with his dues card, to the Local Union Business Manager or Business Agent or other officer or agent designated to receive such cards on behalf of the Local before starting work.

Sec. G. The designated officer or agent must accept any transfer card properly presented by a journeyman or apprentice member of the International Association. Provided however that the Local Union may uniformly require journeymen who have been members of the International Association for less than three years to pass a competency test in the classification in which the member is registered prior to accepting the transfer card. And, provided further, that when the Local Union is on strike or lockout, no member of the OPCMIA may deposit a transfer card in the Local Union, except that members who resided in the Local Union's territorial jurisdiction for one year or more prior to the lockout or strike may return to the Local.

Sec. H. The Local Union in which the card has been deposited shall give notice to the transferring member's home Local Union and the General Secretary-Treasurer of the deposit of the transfer card. This notice must be made on forms provided by the General Secretary-Treasurer.

Sec. I. When a member deposits his transfer card in a sister Local Union, he shall pay all his regular dues and assessments to that Local Union instead of to his home Local. The General Secretary-Treasurer, upon receiving notification of the acceptance of the transfer card, shall place the name of the member on the roll

of the Local Union accepting the transfer card. Thereafter, the Local Union accepting the transfer card shall be charged International working dues and the ITF contribution for that member.*

ARTICLE 15

Special Rules for Apprentices Seeking Permanent Transfer

Apprentices who are not traveling with a contractor, but wish to permanently transfer their membership may do so by complying with all the travel card rules established by this Article. In addition, however, the apprentice member must also be released from the employer or Apprenticeship Committee to which he is indentured and must be accepted by an employer or the Joint Apprenticeship Committee in the jurisdiction to which he wishes to transfer.

ARTICLE 16

Apprentices

Sec. A. This Union shall establish an apprenticeship training program in accordance with the laws of our International Association. The apprenticeship training program shall adopt and utilize the curriculum and training standards developed by the International Association, as well as any revisions or updates to such curriculum and training standards as the International Association may develop from time to time. Apprentices shall be accepted by the Union under the terms of such agreements as may be in effect between the Union and the employers, but subject to the approval of the International Association.

Sec. B Apprentices must complete the minimum number of years and hours of on-the-job training and related instruction in addition to any further training and instruction required by the Local Joint Apprentice and Training Committee.

Sec C. The Local Union shall ensure that its joint apprenticeship training committee or fund is properly bonded. If the joint apprenticeship training committee or fund fails to obtain the proper bond, the International Association may obtain the bond and the Local union shall be responsible for the cost of the bond. *

ARTICLE 17

Negotiations

Demands for increases in wages, working conditions, etc., shall be discussed and formulated at a specially advertised meeting called

for that purpose. The Producers may be given at least 90 days notice of this Local's demands. The Business Manager and any two members in good standing who have been appointed shall constitute the Committee to represent this Union in negotiations with the employers. Before ratifying any proposal of the Employers, the Committee shall report back to the membership for their vote of acceptance or rejection of the proposal. It shall require a majority of those members present and eligible to vote to reject the Committee's recommendations in connection with the Employers' proposal.

ARTICLE 18

Strikes

A special meeting shall be called to consider any resolution or motion to strike. This Union shall not adopt the resolution or motion to strike unless it is voted by the membership by secret ballot and is supported by a majority vote of the members present and voting. No member shall be allowed to vote on a strike unless he has been a member of this Local for six months previous to the date of the strike vote. Members working during a strike for contractors who have agreed to pay retroactively new wage rate upon settlement of strike shall not be entitled to vote upon recommendations of the negotiating committee that affect wage rate or upon a motion to continue or to terminate a strike unless such members are required to pay assessments to support the strike.

ARTICLE 19

Jurisdiction

Sec. (A). The Craft Jurisdiction of this Local shall be such as set forth in the International Constitution (Article 2, Jurisdiction), and, in addition, as has been established by agreements with other crafts, awards contained in the Green Book,

results of decisions by the National Joint Board for the Settlement of Jurisdictional Disputes

Sec. (B). The Business Manager and/or Business Agents must attend all pre-job conferences, pre-construction meetings, mark-up meetings or other similar types of meetings within the Local Union's jurisdiction. After each conference or meeting, the Local Union shall submit information relating to the project and the work to the International Association on forms prepared by the Jurisdictional Department

(“Article 2-Jurisdiction”)

Trade and Territorial Jurisdiction

Section 1: The territorial jurisdiction of the Association embraces the United States and Canada. The trade jurisdiction of the Association shall include all branches of the plastering, cement masonry, and shop industries and all others who need to be organized or affiliated. The power to establish Local unions is exclusively vested in the Association, and the Association's mandates must be obeyed at all times and under all circumstances. The right to decide all matters pertaining to the trade and territorial jurisdiction of Local Unions affiliated with the Operative Plasterers' and Cement Masons' International Association is reserved to and vested in the Association. No Local Union is conceded territorial jurisdiction other than the current working day in the said territory. Local Unions have the right to make necessary by-laws and agreements for governing the Local Union that do not conflict with the laws of the International Association.

Jurisdiction of Work

Section 2: The International Association shall have full and exclusive work jurisdiction over the plastering, cement masonry and shop industries. The work jurisdiction shall include, but not be limited to, the supervision and performance of the production, installation and maintenance of all ceilings, floors, walls and of all plaster or cement construction, repair, restoration and inspection of every description, kind and character. The work jurisdiction shall also include all preparations, tending and clean-up of all work processes used by Plasterers, Cement Masons, and Shop Hands. The International Association shall be composed of journeypersons, apprentices and any other type of worker employed on any kind of work allied to or connected in any manner with the plastering, cement masonry, and shop industries.

Section 3. The Plasterer shall have jurisdiction over all classifi-

cations, including foremen and general foremen, who perform the following without limitation:

(A) All interior or exterior plastering construction, restoration, repair and inspection of cement, stucco, stone imitation or any patent material when cast, the setting of same, also corner beads when stuck, mechanically fastened or attached by any means, must be done by Plasterers of the OPCMIA. This includes the plastering and finishing with hot composition material in vats, compartments or wherever applies; also the taping and pointing of all joints, skimcoating (level 5) and all other methods, nail holes and bruises on wallboard, and/or drywall, regardless of the type of materials or tools used; also the setting in place of plasterboards, ground blocks, patent dots, cork plates, brownstones, and acoustical tile including temporary nailing, cutting and fitting in connection with the sticking of same. All specialty finishes such as veneer, venetian, marmoreno and grassetto. All custom and specialty finishes including imitation finishes, including but not limited to custom rock, brick and block veneer, imitation marble, stone, wood and any other imitation theme. All acoustic blocks, regardless of thickness, when stuck, mechanically fastened or attached by any other means shall be the work of the Plasterer only. Also the sticking, nailing, and screwing of all composition caps and ornaments shall be the work of the Plasterer. The preparing, scratching and browning of all ceilings and walls when finished with terrazzo, or tile shall be done by Plasterers of this Association, allowing sufficient thickness to allow the applying of the terrazzo or tile and the application of any plastic material to the same must be done by members of the OPCMIA who are Plasterers. The preparation, installation, caulking, sealing and repair of all interior and exterior insulation systems, including, but not limited to, foam systems, bead boards, outulation, ultralation, lead abatement, encapsulation and all fire-stopping and fire proofing to include hard, soft and intumescent fireproofing and refraction work, including, but not limited to, all steel beams, columns, metal decks, and vessels shall be the work of the Plasterers.

(B) Local Unions shall have autonomy governing the mixing of all materials but shall not deviate from manufacturers' standards or the specifications of the American Standards Association.

(C) All casting must be done by members of the OPCMIA. The applying of any plastic material to soffits, ceilings and perpendicular work, and the finishing, rubbing, polishing and cleaning, whether done by hand, machine, or any other method, is recognized as the work of Plasterer, except a base six inches or less. This does not include such patching and brushing, covered in

Section 4 of this Article. No member of this Association shall be allowed to work to any corner beads that are put on beams, arches or groin ceilings unless same are stuck by the Plasterer.

This includes window heads and door heads.

(D) All cement plastering shall be supervised and executed the Plasterer on walls, over and above six (6) inch base.

(E) Plasterers claim all waterproofing of work included in their jurisdiction, such as Thoroseal, Ironite, Plasterweld, Redguard, and any similar products, regardless of the tools used, or method of applica-

tion, color of materials used and regardless of the type of base these materials may be applied to.

(F) All casting, installing, finishing, rubbing and cleaning, whether by hand or machine, of all imitation stone shall be the work of the members of the OPCMIA.

(G) All moldings run in place and all staff work, the making of templates and horsing of molds in and on buildings must be made and produced by members of the OPCMIA. All mortar boards must be raised at least eighteen inches above the scaffold.

(H) Casting shall be permitted as follows:

(1) Domes that do not exceed two (2) feet in diameter may be cast.

(2) Niches may be cast and stuck in place providing they do not exceed two (2) feet in width and four (4) feet in length.

(3) Moldings clustered with enrichment may be cast.

(4) Cornices may be cast where and when it is not practical to run in place with a mold. This has reference principally to light troughs, etc., that require electrical wiring or reflectors inside, and this does not include block or similar moldings that exceed six (6) feet in total length from mitre to mitre.

(5) Beams, columns, and pilasters shall not be cast unless they are totally enriched and have no members paralleling one another.

(6) On an alteration where the work which would ordinarily be run cannot be done without causing undue interference with the occupancy of the premises and undue delay in performance, it shall be permissible to cast such work with the consent of the Local Union.

(7) All small spandrels or panels under two feet, small caps and other similar work may be cast.

(8) All caps not exceeding two feet in diameter may be cast.

(9) Diminished fluted pilaster and columns or pilaster and columns with entasis may be cast

(10) Small pattern ceilings of geometrical design: coffered ceilings when panels do not exceed twenty-four inches at the ceilings or minor line and fifty-four inches at the bottom or major line may be cast.

(I) Plasterers shall also have jurisdiction over all work or processes which represent technological change, replacement, modification or substitution for the work described above. In addition, Plasterers shall perform any and all work and use any and all new materials or techniques involved in plaster construction including but not limited to what is known as green or sustainable construction technology.

(J) Plasterers shall also have jurisdiction over all preparatory, tending and cleanup work performed in connection with all work processes of the Plasterer craft.

(K) Plasterers shall have jurisdiction over the waterproofing of plaster to create lamina (mesh and polymer enriched cement) and any other troweled coating over a plaster. Any cement and or plaster exterior cladding (barrier, concealed barrier and/or rain screen) that incorporates a plaster like finish appearance. Air barrier and/or water management systems of exterior walls, regardless of tools used to apply.

Section 4. The Cement Mason shall have jurisdiction over all classifications, including foremen and general foremen, who perform the following work without limitation:

(A) All concrete construction such as buildings, bridges, silos, elevators, smoke stacks, curbs and gutters, sidewalks, streets and roads, paving, alleys and roofs, of mass or reinforced concrete slabs and all flat surfaces of cement, rock asphalt, the placing, pouring and spreading and finishing of all types of bituminous concrete including all types of asphalt floors and pavements, the operation and control of all types of Vacuum Mats used in the drying of cement floors in preparing same for finish, the operations of laser screeds, roller screeds and any other mechanical screeds, all power driven floats and troweling machines shall be that of the Cement Mason. Cement Masons shall perform all mastic flooring work, whether laid free handed or in pre-cast form on the job; otherwise known as asphalt or mastic, tile, and all other types of resilient floor covering.

(B) Cement Masons shall perform the placing with material hose or chute or other device, screeding and finishing of all concrete and pervious concrete surfaces (including gunite, shotcrete

and the handling of the cement gun or nozzle), the stamping, coloring, sealing, curing, waxing including the forming and construction involved with any concrete countertop work (including additives and mosaics such as but not limited to glass and specialty aggregates and exposed aggregate), of concrete, including decorative finishes such as stenciling, staining, dyeing, densification, polishing, sandblasting, grinding and the washing of all concrete construction, the use of any color pigment when mixed with cement base material including all specialty finishes such as acids staining, alcohol stain, etc., in any other form; mosaic and nail coat whether done by brush, broom, trowel, float, or any other process including operation of machine for scoring floors, or any purpose they may be used for in connection with Cement Masons' trade. All custom and specialty imitation finishes, including but not limited to all ceramic materials, custom rock, brick and block veneer, imitation marble, stone, wood and any other imitation theme. All concrete repair, restoration and inspection work whether architectural or structural, including but not limited to coatings of cement and epoxy coatings of cement based, epoxy and urethanes, polyaspartics, concrete micro-toppings, polishable concrete micro-toppings, injections of epoxies and other repair materials and the use of fiber wrap and other materials used for the structural repair and renovation. Caulking of any type will be the work of the cement mason. Cement Masons shall have jurisdiction over the setting, building, fabricating and installation of all forms, perimeter forms, screeds, bulkheads, batter boards, pour strips, chamfer strips for the purpose of containing, shaping or molding concrete, grout, epoxy grout, or any exotic or cement based material on a given line, shape or grade regardless of the composition of the form material. Formwork shall include but not be limited to foundations, sidewalks, curbs and gutters, steps, catch basin and drain inlets, walks, decks, stoops, approaches, etc. and shall include the preparation and setting of all screeds or lines and the use of the level, laser level, transit and builders level in connection with the forming, placement and finishing of all concrete and cement based surfaces or any other method used to determine grade elevation or line.

(C) The placing, rodding, spreading and finishing of all top materials, sills, coping, steps, stairs, and risers and running all cement, epoxies, and plastic material 6" base or less shall be the work of Cement Masons, all preparatory work on concrete construction to be finished, rubbed, such as sandblasting, cutting of nails, wires, wall ties, etc. All concrete repair processes including below grade and underground including the repair or modification in horizontal or vertical pipe, all vault pouring, pipe banding and shafting, patching, brushing, chipping and bush-hammering, rub-

bing or grinding if done by machine, diamond or carborundum stone of all concrete construction, setting of all strips, screeds, stakes and grades and curb forms and all glass set in cement. The pointing and patching and caulking around all steel or metal window frames that touch concrete and all concrete segments such as tilt wall and pre-cast. The laying and finishing of Gypsum Material Roof. All dry packing, damp packing, pouring of grout, grouting and the pouring, mixing, handling, placing and pumping of all liquid grouts, epoxy grouts, damming or backer rod, caulking including all prep work for caulking, forming and operation of pressure pots in connection with all grouting operations as well as any finishing where required, and finishing in connection with setting all machinery such as engines, pumps, generators, air compressors, tanks, base plates, column plates, pipe restraints and so forth, which is set on concrete foundations. The saw cutting, scoring of joints, expansion or control or the cutting of any line that will be finished back to in old or new concrete shall continue to be the work of the Cement Mason.

(D) All prefabricated and pre-stressed concrete construction on the job site and in the shop, including the supervision of same, such as sidewalks, steps, floor slabs, beams, joists, walls and columns, also the screeding, finishing, rubbing, grouting, pointing and patching of same. The finishing of all concrete surfaces by sandblasting, the washout method, bush-hammering or any other method and the sealing of these same surfaces shall be the work of the Cement Mason.

(E) The curing of finished concrete, pervious concrete and grouting, wherever necessary, whether by chemical compounds or otherwise, shall be part of the jurisdiction of the Cement Mason.

(F) All scarifying of concrete and underlayments/ overlayments, for any purpose including but not limited to bush hammering, needle grinding, water blasting, air blasting and sanding.

(G) The placing, spreading, screeding, darbying, trowel finishing of all types of magnesium oxychloride cement composition floors, shall be the work of the Cement Mason: including all types of oxychloride granolithic or terrazzo composition floors, hand grinding or machine grinding; the preparation of all sub-floor surfaces; the mixing, handling and application of any and all bonding agents by any means or methods; bonding; the preparation and all installation of ground or base courses, steps and cove base. The purpose and intent of the six-inch base law must not be defeated. All magnesite composition installation work of the OPCMIA shall be done under the supervision of a competent and qualified Cement Mason.

(H) Cement Masons claim the waterproofing of all work in-

cluded in their jurisdiction, such as Thoroseal, Ironite, Plaster-weld and any similar products, regardless of the tools used or the method of application, or color of materials used, and regardless of the type of base these materials may be applied to.

(I) The regulation of the size of the hand finishing trowel shall be a matter of local autonomy.

(J) Wherever possible, all Cement Mason Locals are urged to negotiate into their agreements the following rules governing the use of machines and new equipment:

(1) Builder's Agreement Troweling and Floating Machines

Wherever in the Local's jurisdiction a floating or troweling machine is operated on any floor, sidewalk, loading dock or any other flat surface where cement, concrete, or other plastic material is being placed and finished, a Cement Mason or Cement Masons must hand float or hand trowel, before and after each and every operation of such machine or machines, including the final operation of said machine.

Sufficient Cement Masons will be required to precede the operation of said machine or machines in order that the proper slab shall be made and the operator of such machine shall be a Cement Mason.

Whenever a paving machine, concrete spreading machine, mechanical straightedge, multiple troweling machine, or similar type machine or new equipment is to be used on any type of work coming under the jurisdiction of the Cement Masons' Local Union, a pre-job conference will be held between the employer or his representative, and the business representative or representatives of the union on each specific job, for the purpose of determining the complement of cement masons needed to complete all of the work under the jurisdiction of the Cement Masons' Local Union.

All such machines shall be operated under the supervision of a cement mason.

The foregoing shall be strictly interpreted, construed and adhered to.

(2) Road Builder Agreement

Whenever a curb machine, formless paving machine or any other new equipment is to be used, "upon any type of work coming under the jurisdiction of the Cement Masons' Local Union," a pre-job conference will be held between the employer or his representatives and the business representative or representatives of the union on each specific job, for the purpose of determining the complement of Cement Masons needed to complete all of the work under jurisdiction of the Cement Mason. The foregoing shall be strictly interpreted, construed and adhered to.

(K) Cement Masons shall also have jurisdiction over all work or processes which represent technological change, replacement, modification or substitution for the work described above. In addition, Cement Masons shall perform any and all work and use any and all new materials or techniques involved in cement construction including but not limited to what is known as green or sustainable construction technology.

(L) Cement Masons shall also have jurisdiction over all preparatory, tending and cleanup work performed in connection with all work processes of the Cement Mason craft.

Section 5. The Shop Hands shall have jurisdiction over all classifications, including foremen and general foremen, who perform the following without limitation:

(A) Making of all templates for run-work to be used in shops; plaster model-making, setting of enrichments in models, the pointing and finishing of same shall be the work of the Model-Maker.

(B) Preparing of all models for molding, making molds, by way of traditional methods and emerging technologies (including but not limited to 3D printing and/or CNC milling) preparing and casting by way of rotocasting, vacuum forming, blow molding, and injection molding from (Including preparing and casting) same in any material including plastercement, artificial marble and stone, composition, urethane foams, polyester resins, elastomers, fiberglass and all plastic material etc., shall be the work of the Mold Makers and Casters whether done in permanent shop or in shop on location.

(C) Modeling and sculpturing in any plastic material shall be the work of the Modeler or Sculptor. The enlargement of scale models may be done by the Modeler, Sculptor or Model Maker.

(D) All ornamental forms to be re-carved shall be done by the Modeler or Sculptor.

(E) Scale models including Dioramas and relief maps may be done by the Modeler, Sculptor or Model-Maker.

(F) Cutting or carving of ornamental surfaces or sharpening of outlines of same shall be the Modelers' or Sculptors' work.

(G) "Scrafito" shall be done by the Modelers or Sculptors, except when the design is a geometrical one, such as Greek frets, guilloches, plain running dog, etc., which may be done by Modelers or Model-Makers.

(H) Any ornamental design which might be done mechanically may be done by the Modeler or Model-Maker, i.e.,

the scrolls on sides of brackets, Greek frets, key blocks, guilloches, etc.

(I) The pressing of clay in molds, the running of clay moldings, and clay backgrounds may be done by Modelers, Sculptors or Model-Makers.

(J) All models designed for use in any operation shall be considered the private property of the person who originally ordered such models whether owner or contractor, and shall not be used again on any other operation without the consent of said owner or contractor.

(K) All blocking, stacking, adhering and shaping of all foam by any and all methods including CNC hotwire, abrasive foam cutting, CNC milling, CNC routing, and 3 & 5, or any multi-axis CNC or robotic cutting machine

(L) Local Unions may enter into agreements with their contractors which provide that molds or casts shall not be used or handled by journeypersons employed by the contractors and shall not be applied unless the models, casts or sculpturing have been made by contractors who as a consistent policy and practice pay to their employees at least the same wage rates (including fringe benefits) as those provided for in the local contract where such shop is located. Nothing in this section is to be construed as making the employees of such employer subject to the terms of the local agreement or as a requirement that they shall become members of an affiliated Local Union of the Association.

(M) Shop Hands shall also have jurisdiction over all work or processes which represent technological change, replacement, modification or substitution for the work described above. In addition, Shop Hands shall perform any and all work and use any and all new materials or techniques used in the Shop Hand trade including but not limited to what is known as green or sustainable construction technology.

(N) Shop Hands shall also have jurisdiction over all technologies used to cut, mill, or print foam, resins, plastics, gypsum, or cement-like materials, including all aspect of three-dimensional (3D) printing used in the work of the trade, regardless of the material or 3D printing process used. This shall include, but not be limited to CNC cutting, milling, or 3D printing along with multi-axis CNC milling and routing.

(O) Shop Hands shall also have jurisdiction over all preparatory, tending and cleanup work performed in connection with all work processes of the Shop Hand craft.

(P) Shop Hands shall have jurisdiction over all computer modeling or computer-aided drafting, as well as hand detail drawings for all models, sculptures and other work of the trade.

(Q) Shop Hands shall have jurisdiction over Rapid Prototyping, whether Additive or Subtractive, as well as hand

detail drawings for all models, sculptures and other work of the trade.

(R) All work involving the preparation, installation, setup, calibration, cleaning, loading, operation (including the operation of computers and digital device components), and maintenance of any digital, mechanical, or robotic equipment, devices, and/or lasers connected with the Shop Hand trade, as well as all quality control work and supervision. This work included digital, mechanical, or robotic devices used to manufacture, construct, install or remove any product or unit comprised in part or completely of any materials used in the trade.

Other Jurisdiction

Section 6. In addition to the jurisdiction set forth above, this International and its Local Unions may organize the unorganized, even if such workers are not engaged in work traditionally associated with or allied to the work of Plasterers, Cement Masons or Shop Hands.”

Trade or Craft Disputes

Sec. (C). The following procedures shall govern and control any trade craft dispute in this local union or between two or more local unions affiliated with the International Association:

When this local union is involved in a trade, craft or territorial dispute, it shall immediately report the dispute to the General President who may assign a representative of the International to investigate facts, hear each of the locals involved, and render a decision. The decision of the representative of the International shall be rendered within thirty days of the hearing. This decision may be appealed to the General President who may affirm, reverse, or modify the representative of the International's decision, provided that such appeal be sent by certified or registered mail within fifteen (15) days of the receipt of the decision of the representative and provided further that the decision of the International's representative be complied with pending the decision of the General President. The decision of the General President shall be rendered within thirty (30) days of receipt of the appeal.

The decision of the General President may be further appealed to the General Executive Board, provided that such appeal be sent by certified or registered mail within fifteen (15) days of the receipt of the decision of the General President and provided further that the decision of the General President be complied with pending the

decision of the General Executive Board. The decision of the General Executive Board shall be final and binding on all parties.

Building and Construction Trades Councils and Metal Trades Councils

Sec. (D). The Local Union shall become and remain affiliated with the local building and construction trades council and local metal trades councils where such bodies exist unless the Local Union receives and exemption from the General President. Where no such council exists, the Local Union shall endeavor to form such a body by cooperating with other building and construction trade unions or other metal trades unions covering the same territorial jurisdiction. The Local Union shall become a member of and take an active part in State or Provincial Conferences, State Federations of Labor, Central Labor Unions and State Building Trades Councils and State Metal Trades Councils where such bodies exist.

Project Labor Agreements

Sec. (E). The Local Union may execute only those project labor agreements that have been approved by the Building and Construction Trades Department, AFL-CIO, also known as North America's Building Trades Unions, and/or as authorized by the General President

ARTICLE 20

Local Union Officers and Employees Pension Plan

A minimum percentage of the salaries of all full time officers and full time employees of this Local Union shall be contributed to the Operative Plasterers' and Cement Masons' Local Union and Employees Pension Plan as required by the International Constitution to support and finance the Pension Plan. This minimum percentage contribution shall be in addition to the salaries presently paid to the full time officers and full time employees of the Local Union. Any percentage greater than the minimum percentage must be approved by the Local Union and the General Executive Board and must otherwise comply with the applicable provisions of the Internal Revenue Code and the Employee Retirement Income Security Act.

ARTICLE 21

Amendments

Sec. (A). This Constitution may be amended only in the following manner:

Sec. (A)(1). The proposed amendment or amendments shall be submitted in writing at a regular meeting of the Local Union and without debate be immediately referred, after initial reading, to the Local Executive Board for consideration and recommendation. The Local Executive Board, as the Rules Committee, may also originate proposed amendments and make recommendations on the same to the Local Union.

Sec. (A)(2). The Chairperson of the Local Executive Board shall notify the Financial Secretary of the Local Union when the Board is ready to submit its recommendations, or amendments, to the Local Union, the Secretary in turn shall send a written notice to all members of the Local Union in good standing to be present at each of two successive special meetings at which the recommendations are to be read.

Sec. (A)(3). At the first special meeting at which the recommendations of the Board are read no vote shall be taken upon the recommendations but explanations may be called for and given. At the second special meeting the amendment or amendments shall again be read and a vote taken. It shall require a two-thirds vote of the members in good standing that are present and voting to adopt any amendment or amendments to the Constitution and By-Laws.

Sec. (B)(1). This Constitution shall be reviewed no later than six months after the effective date of the revisions in the International Constitution adopted by any Convention and any necessary changes required to conform with changes in the International Constitution by the International Convention shall be adopted.

Sec. (B)(2). The Local Union shall submit a copy of the Local Union Constitution and By-Laws, with amendments conforming to revisions to the International Constitution, to the General Office within thirty days of the amendments.

ARTICLE 22

Savings Clause

If any provision or section of this Constitution should be held invalid by operation of law or by any court or tribunal or by legislative action, whether Federal, State or Provincial, the remainder of this constitution or the application of such section or provision to persons or circumstances other than those as to which it has been held invalid shall not be affected thereby.

Gender

Wherever any words are used in this Constitution and By-Laws in the masculine gender, they shall be construed as though they were also used in the feminine gender in all situations where they would so apply.

Changes--Deletions--Additions to Standard Constitution and By-Laws

Constitution Committee of Local Union No. 755

This Constitution Adopted this
24th day of September 2020.

Amendments

Regular Members

PL	Plasterer--Journey person
PA	Plasterer--Apprentice
PT	Plasterer--Trainee
CM	Cement Mason--Journey person
CA	Cement Mason--Apprentice
CT	Cement Mason--Trainee
SH	Shop Hand--Journey person
SA	Shop Hand--Apprentice
ST	Shop Hand—Trainee
SCU. . . .	Sculptor

**Journey person Member With Two
Primary Classifications**

PC	Plasterer (Cement Mason)
PS	Plasterer (Shop Hand)
CP	Cement Mason (Plasterer)
CS	Cement Mason (Shop Hand)
SP	Shop Hand (Plasterer)
SC	Shop Hand (Cement Mason)
SCUSH	Sculptor (Shop hand)

Other Members

NCW	Non Construction Worker
AM	Associate Member

ATTEND ALL MEETINGS!

Are you one of those members who never attends meetings and yet complain loudest as to how this Local is run? The officers of this Local Union need the support of each and every member to help make it worthy of its rightful place among the many local unions that make up our International Association.

Each member can contribute something to the welfare of this local and to his Brother/Sister members. Remember, if you do not attend meetings and action is taken that you are not in favor of--you have no one to blame but yourself!!!

Make it a HABIT to attend all meetings!!!!