AGREEMENT

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by and between

CASCADE MACHINERY & ELECTRIC, INC.

and

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, LOCAL UNION NO. 46

Effective February 1, 2020 - January 31, 2023

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AGREEMENT by and between CASCADE MACHINERY & ELECTRIC, INC. and INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, LOCAL UNION NO. 46

MADE AND ENTERED to become effective on the date of signing except as otherwise provided herein, between CASCADE MACHINERY & ELECTRIC, INC., Seattle, Washington, hereinafter called the EMPLOYER and LOCAL UNION NO. 46, of the INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, hereinafter called the UNION.

BASIC PRINCIPLES

The EMPLOYER and the UNION have a common and sympathetic interest in the electrical industry. Therefore, a working system and harmonious relations are necessary to improve the relationship between the EMPLOYER, the UNION and the Public. Progress in industry demands a mutuality of confidence between the EMPLOYER and the UNION. All will benefit by continuous peace and by adjusting consideration of the mutual promises and agreements herein contained, the parties hereto agree as follows:

ARTICLE I EFFECTIVE DATE AND DURATION OF AGREEMENT

- 1.01: This Agreement is effective on the date of signing except as otherwise provided herein, and shall remain in effect through January 31, 2023, unless changed by mutual agreement. Should either party desire to open or terminate the Agreement on February 1, 2023 or any subsequent February 1st anniversary date, written notice must be given to the other party at least sixty (60) days in advance of such anniversary date. If timely notice to open or terminate the Agreement is not given by either party at least sixty (60) days prior to any anniversary date, the Agreement shall be considered as automatically renewed for an additional period of one year and in like manner from year to year thereafter.
- 1.02: <u>Savings Clause</u>. Should any part hereof or any provisions herein contained be rendered or declared invalid by reason of any existing or subsequently enacted legislation or by any decree of a court of competent jurisdiction, such invalidation of such part or portion of this agreement shall not invalidate the remaining portions

hereof; provided, however, upon such invalidation the parties agree immediately to meet and negotiate such parts of provisions affected. The remaining parts of provisions shall remain in full force and effect.

ARTICLE II NON-DISCRIMINATION – EMPLOYER RIGHTS – UNION RIGHTS AND HIRING – DUES DEDUCTION

- 2.01: <u>Non-Discrimination</u>. The Employer and the Union agree there will be no discrimination in employment because of race, age, creed, color, national origin, or sex, compliance with State or Federal law shall not be considered discrimination under this agreement.
- 2.02: <u>Contracting Electric Work</u>. Members of the Union, excepting those meeting requirements of employers, as defined herein, shall not contract for any electrical work.

Certain qualifications, knowledge, experience and responsibility are required of everyone desiring to be an employer in the electrical industry. Therefore, no employer shall be qualified to become a party to this Agreement, unless they maintain a permanent place of business at a shop, with a business telephone, both of which shall be aside and separate from their residence. The Employer shall also be financially able to meet the payroll requirements each and every week and employ at least one (1) journeyman continuously.

2.03: <u>Union Membership</u>. All employees who are members of the Union on the effective date of this Agreement, shall be required to remain members of the Union as a condition of employment during the term of this Agreement. New employees shall be required to become and remain members of the Union as a condition of employment from and after the thirty-first (31st) day following the date of their employment, or the effective date of this Agreement, whichever is later.

When an employee fails to maintain their membership in good standing the Union shall advise the Employer in writing at that time. The Union will advise the Employer in writing when the employee is entered in their third (3rd) months and thereafter until the final six (6) months. If the employee fails to maintain their membership the Employer will terminate the employee upon written request of the Union.

2.04: <u>Steward</u>. The Union shall have the right to appoint a Steward at any shop or any job where workmen are employed under the terms of this Agreement. Such Steward shall see that this Agreement and working rules are observed and they shall be allowed reasonable time to perform these duties during regular working hours. Under no

circumstances shall the Employer dismiss or otherwise discriminate against an employee for making a complaint or giving evidence with respect to an alleged violation of any provision in this agreement.

- 2.05: <u>Access to Shops or Jobs</u>. Access to shop or jobs. Business Representatives of the Union shall have reasonable access to the shop by notifying the Company at the designated office, provided the representatives do not interfere or cause employees to neglect their work. If there is no shop steward assigned, a business representative shall have reasonable access to unit employees for investigative information.
- 2.06: <u>Subletting or Transferring Work</u>. The parties agree to maintain the past practice of recognizing the jurisdiction of other crafts or other units of Local I.B.E.W. No. 46.
- 2.07: <u>Hiring</u>. The Employer agrees that when additional employees are required the Local Union will be given as much advance notice as possible, but not less than twenty-four (24) hours, so that the Union may have a reasonable opportunity to refer applicants for employment. If the Union is unable to supply workmen with twenty-four (24) hours from the time of receiving the employer's request, the Employer is free to use other sources to secure workmen. If the Employer hires persons other than those referred by the Union, they shall advise the Union within thirty (30) days after such person is hired. The Employer obtains the right to reject any job applicant referred by the Union.
- 2.08: The Union agrees that there shall be no restriction on the use of labor-saving machinery or equipment on the job. However, any such machinery or equipment shall be operated by workmen employed under the terms of this Agreement.
- 2.09: Journeyman shall be required to make corrections of improper workmanship for which they are responsible at a rate of pay no higher than minimum wage up to a maximum of forty (40) hours per incident and during working hours unless errors were made by order of the Employer or Employer's representative with these exceptions: all orders from Employer or Employer's representative to Journeyman must be initialed by Employer or Employer's representative for a maximum of forty (40) hours corrective work. If the Journeyman feels their work was proper, they may file a grievance at that time and they must follow all steps of the Grievance Procedure.
- 2.10: <u>Stolen Tools</u>. Employer shall provide verifiable proof of insurance to cover theft of personal tools by forced entry and employees shall provide a list of tools they have.
- 2.11: An employee who desires their regular monthly union dues to be deducted from their pay by the Employer and remitted to the Financial Secretary of a Union shall submit a fully executed authorization card as follows:

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Union Dues Deduction:

I hereby authorize Cascade Machinery & Electric, Inc., to deduct regular monthly union dues from wages earned by me while in the bargaining unit represented by the Unions shown below. I understand that the monthly deduction amount to be withheld will be provided by the Unions directly to Cascade Machinery & Electric, Inc. on an annual basis or as an interim rate change.

I understand that such deductions are to be made monthly for basic dues and weekly for working dues each regularly scheduled payday of the month following the month in which this authorization is received by the Human Resource Office of the Employer. This authorization and assignment shall remain in effect until canceled by written notice of the Union or the Employee. The dues deducted are to be sent no later than the end of the calendar month in which the deduction was made to:

Employee Name:	Date:	
Signature:	Social Sec #:	

The Union and the Employee shall hold the Employer harmless against any claim that might arise out of or by reason of action taken or not taken.

ARTICLE III STRIKES AND LOCKOUTS BARRED

3.01: During the life of this Agreement, no strikes or work stoppages shall be caused or sanctioned by the Union, and no lockouts shall be entered upon by the Company. Any action of the Company in closing its plant during a general strike, riot, or civil commotion for the protection of the plant and property shall not be deemed a lockout. It shall not be a violation of this Agreement for an employee to refuse to cross a picket line of a legally declared strike by a Union which is the certified or recognized representative of the striking employees at the site of the picketing if such strike is sanctioned and approved by I.B.E.W. Local No. 46.

ARTICLE IV GRIEVANCES AND COMPLAINTS

4.01: (a) There shall be a Labor-Management Committee of not exceeding two (2) representing the Union and not exceeding two (2) representing the Employer. It shall meet regularly at such stated times as it may decide. However, it shall also

meet within forty-eight (48) hours when notice is given by either party. It shall select its own Chairman or Secretary.

- (b) All grievances or questions in dispute shall be adjusted by the authorized representative of both parties to the Agreement. In the event that these two (2) are unable to adjust any matter within five (5) working days, the matter shall be referred to the Labor-Management Committee at the request of either party.
- (c) All matters coming before the Committee shall be decided by a majority vote. The Committee shall hand down a decision within five (5) working days. Four (4) members of the Committee, two (2) from each of the parties hereto, shall be present for the transaction of business.
- (d) Should this Committee fail to agree to adjust any matter in dispute within the five
 (5) working days, the matter may be submitted to a committee consisting of one
 (1) representative of the Union and one (1) representative of the Employer and a third member to be chosen by these two.
- (e) Arbitration Board shall have no power to add to, subtract from, change or modify any provision of this Agreement and apply them to the specific facts of the issue in dispute. The decision of the Arbitration Board is to be final. The time limitations provided herein may be extended by mutual consent of the parties.
- (f) Employees that require a Steward's assistance in investigation of a grievance shall fill out a Union 'incident form' on non-working time. After receipt of a completed incident form requiring investigation, the Steward is permitted to leave their work duties for brief periods without loss of pay to investigate, provided:
 - i. The incident concerns their area of responsibility; and
 - ii. They have notified and received approval from their supervisor.

ARTICLE V SHIFTS

- 5.01: Eight (8) hours shall constitute a normal day's work. Five (5) days Monday through Friday inclusive shall constitute a normal week's work of forty (40) hours. The regular shift starting times of the day shift shall be between 7:00 a.m. and 8:00 a.m.
- 5.02: Second Shift, Third Shift: An eight (8) hour period less thirty (30) minutes for a meal on the employee's time. Pay for second shift shall be the classification hourly rate set forth in Article VII, <u>Wages</u>, plus seventy-five cents (75¢) per hour. Pay for third shift

shall be the classification hourly rate set forth in Article VII, <u>Wages</u>, plus one dollar and twenty-five cents (\$1.25) per hour.

- 5.03: Employees transferred from one shift to another shall receive a minimum of twentyfour (24) hours notice; if less than twenty-four (24) hours notice, the employee shall receive time and one-half (1-1/2) for the first shift of the new shift.
- 5.04: Employees required to work overtime or employees called back to work after the completion of their normal shift, unless relieved a full shift (eight (8) hours) before starting to work on their next regular shift shall be paid the overtime rate for the next such shift. However, in the event an employee is advised to report to work later than their normal starting time for the purpose of allowing them at least an eight (8) hour relief, the employee shall be guaranteed a minimum of eight (8) hours straight-time pay for the shift and allowed to quit work for the day at the normal quit time.
- 5.05: <u>Reporting Pay</u>. Employees reporting for work unless otherwise advised by the Employer, shall receive not less than four (4) hours pay at the appropriate rate; except in cases beyond the control of the Employer such as power failure or acts-of-God.

ARTICLE VI OVERTIME

- 6.01: The first two (2) hours overtime worked on weekdays either immediately prior or immediately after their regular shift hours; or any combination thereof, if mutually agreed, shall be paid at one and one-half (1-1/2) times the day shift rate. All time worked over ten (10) hours per day, Monday through Friday shall be paid for at double time (2T) the regular day shift rate. All time worked on Sunday shall be paid for at double time (2T) the regular day shift rate.
 - 6.01.1: Saturday work shall be paid as follows:
 - (a) For work scheduled prior to the end of shift on Friday, the first six (6) hours worked on Saturday shall be considered overtime and shall be paid for at time and one-half (1-1/2) the straight time rate. All time worked over six (6) hours shall be paid at double time (2T) the regular day shift rate.
 - (b) For work assigned following the close of shift on Friday, such Saturday work shall be paid for at double time (2T) the regular day shift rate.
- 6.02: The parties recognize that overtime work is a reality and a necessity to service the customer. The employees are expected and required to work overtime when

necessary. The Company will endeavor to equalize overtime assignments among qualified employees. The Company will not arbitrarily require overtime.

6.03: Meal Periods:

- (a) A thirty (30) minute lunch period shall be allowed on the employer's time at the end of the regular shift if employees are required to work overtime in excess of two (2) hours.
- (b) Employees working overtime shall receive a period of thirty (30) minutes on Employer's time every four (4) hours.
- (c) The foregoing shall not apply to the noon day lunch period on Saturdays, Sundays and holidays.
- (d) Unless by mutual consent an employee required to work during the regular lunch period shall receive the established overtime rate for such lunch period and shall thereafter be allowed a reasonable opportunity to eat their lunch on the Employer's time. Employees must take a thirty (30) minute meal period and rest periods according to State law. Employees must work their full shift. Employees must get supervisor approval to miss a meal period.
- 6.04: Travel required by the Employer shall be considered as time worked and paid at the applicable rate.

ARTICLE VII WAGES

- 7.01: No employers or employees or their agents, shall give or accept directly or indirectly, any rebate of wages. Any employer found violating this provision shall be subject to having the Agreement terminated upon written notice thereof being given by the Union.
- 7.02: The policy of the Local Union and its members is to promote the use of materials and equipment manufactured, processed or repaired under economically sound wage, hours, and working conditions. There shall be no deviation from the provisions of this Agreement to permit wage schedules or other privileges which do not apply equally to all shops signatory to this Agreement.
- 7.03: Any employee reporting for work and being laid off, without having been notified the day previous, shall receive not less than one-half (1/2) days' wages. Employees hired prior to December 1, 1995, being permanently laid off shall receive five (5) days' notice

or three (3) days' wages. Employees hired subsequent to December 1, 1995, being permanently laid off shall receive five (5) days' notice or three (3) days' wages after being continuously employed for one (1) year or more.

- 7.04: When employees are called during off-hours on emergency work the rate applying from the time of call, leaving home, reporting to the job, and returning to home, shall be a minimum of four (4) hours guaranteed, or the actual hours if more than the minimum.
- 7.05: Any employee already receiving a higher rate of pay than the minimum set forth herein for their classification, shall suffer no reduction as a result of this amended agreement and nothing herein shall preclude the payment of a higher rate at the discretion of the Employer.
- 7.06: Employees are required to set up a direct deposit account for payment of wages.

ARTICLE VIII JOB CLASSIFICATION AND MINIMUM RATES OF PAY

- 8.01: The following classifications and minimum rates of pay shall apply for the duration of this agreement.
 - (a) Wages and Wage Progression:

		02/01/2020*	02/01/2021*	02/01/2022*
Helper (50% of Journey)		\$19.49	\$20.04	\$20.59
Trainee	1st 6 months 2nd 6 months		60% of Journey 65% of Journey	
	3rd 6 months		70% of Journey	
	4th 6 months		75% of Journey	
	5th 6 months		80% of Journey	
	6th 6 months		85% of Journey	
	7th 6 months		90% of Journey	
Helper (50% of Journey)	8th 6 months			
Trainee	Thereafter and Successful completion of IBEW #46		95% of Journey	
	Motor Journeyman Exam		100% of Journey	

Tradesman	Step 0 (New Hire)	\$36.15	\$37.25	\$38.35
	Step 1	\$36.70	\$37.80	\$38.90
	Step 2	\$37.25	\$38.35	\$39.45
	Step 3	\$37.84	\$38.94	\$40.04
	Step 4	\$38.38	\$39.48	\$40.58
Journeyman	Step 5	\$38.98	\$40.08	\$41.18
Craftsman Foreman	Step 1 10% Above Craftsman	\$42.27	\$43.37	\$44.47

*Wage increase up to surcharge amount payable September 1st each contract year. The balance of wage increase payable December 1st each contract year.

- 8.02: TRAINEES: Step 0 Trainees are trainees with no electrical experience. New hire trainees will be given credit for documented time served in the Trainee Program. Trainees will not be used to displace Journeyman.
 - (a) Trainees will undergo in-house training and the time requirements listed are maximum requirements. The Company may, at its own discretion, advance trainees to the next higher step. Trainees will be required to take and pass the I.B.E.W. Local No. 46 Motor Journeyman test prior to being classified as a Journeyman by I.B.E.W. Local No. 46.
- 8.03: TRADESMAN: Tradesman are employees with actual experience within the motor winder trade. The maximum time requirement for step advancement shall be one (1) year for each step (Step 0 and Step 1 combined shall comprise one (1) year).
 - (a) New hire tradesman shall be hired in at Step 0. Such employees who can document equivalent experience will be placed at the appropriate step after sixtysix (66) working days of employment.
- 8.04: All new hire documented Journeyman shall serve sixty-six (66) working days of employment at the Step 0 new hire rate before being placed at the Journeyman rate (Step 5).
- 8.05: Progression from Journeyman to Craftsman shall be at the discretion of the Company except for work performed outside the shop working on the job which will be paid at the Craftsman rate.
- 8.06: The Company may, at its discretion, form a Labor/Management Committee to review the Journeyman level test administered by I.B.E.W. Local No. 46. The committee

shall be composed of two (2) labor members and one (1) management member. Labor members shall be composed of Journeyman and the committee may make recommendations to I.B.E.W. Local No. 46 for improvement of the testing procedures for Journeyman Motor Winders.

- 8.07 If the Department of Energy or other government agency requires licensing for motor winders, the Union and Employer shall meet and negotiate a Memorandum of Understanding to address the required licensing.
- 8.08 An employee must be current on all applicable government requirements for DOT Physical Exam Card.
- 8.09 Those skilled employees needed to perform field work shall get and maintain a TWIC card.

ARTICLE IX OUT OF TOWN WORK – OUT OF SHOP WORK

- 9.01: Employees shall receive suitable board, lodging and transportation when required to remain away overnight.
- 9.02: No employee shall be required or coerced to use their vehicle for company business.
- 9.03: <u>Rate</u>: 115% of the employee's regular contract rate in Article VIII, including overtime where applicable. Field work shall be considered as work done outside of the normal place of business, or outside of the employee's normal place of employment, which is done for an Employer or which is under the supervision of an Employer, or work on which it is the responsibility of the Employer to assume the payment of wages. Such work shall include the repair, maintenance and/or installation of machinery or parts. Field work shall not, as example, include the following:
 - 1. Delivery or pickup of any material
 - 2. Training/schools

ARTICLE X VACATION AND SICK LEAVE

10.01: For purposes of this Article, Vacation hours and Personal Days in Section 10.07 are also Paid Sick Leave hours, to be administered and available for use under State or Local law. Hours accrued by employees under this Article shall be administered on a calendar year. Unless management approves time off without pay and to the extent allowed by law, Employees must exhaust all PTO hours prior to taking unpaid leave.

- 10.02: Upon hire, Employees covered under this Amended Agreement shall receive vacation accrued at one hour for every forty hours worked; and two (2) weeks paid vacation (eighty (80) hours) after two (2) years of employment; three (3) weeks paid vacation (one hundred and twenty (120) hours) after eight (8) years of employment and four (4) weeks paid vacation (one hundred and sixty (160) hours) after fifteen (15) years of employment.
- 10.03: For the purpose of advancing to three (3) or four (4) weeks of paid vacation, in this Article, fifteen hundred (1500) hours worked for the Employer shall constitute a "year's" service. If employee is terminated for any reason before the vacation period, vacation payment shall be in proportion to the actual time worked.
- 10.04: Vacations must be taken within the twelve (12) month calendar year upon which the employees become eligible thereto, except up to forty (40) hours a year shall be carried over into the next calendar year. Any unused Vacation/Sick hour over sixty (60) shall be forfeited.
- 10.05: All hours for vacations shall be taken on consecutive days, unless the Employer and the employee agree on a different division of the vacation time. Vacation shall be taken as mutually agreed between employer and employee, however, upon thirty (30) days' notice employer may not cancel the employee's vacation.
- 10.06: Vacations are intended as such, and employees entitled to vacation must take same and shall not work at the trade during such vacation period. The Union shall enforce this provision.
- 10.07: Employees covered by this Amended Agreement shall receive two (2) days (sixteen (16) hours) personal business or illness per calendar year granted at the regular rate of pay.

ARTICLE XI HOLIDAYS

11.01: Employees covered under the Agreement shall receive with pay at the rate of straight time, the following holidays, when not worked: New Year's Day, Washington's Birthday, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, the date after Thanksgiving, the last work day immediately preceding Christmas Day and Christmas Day or days celebrated as such. The preceding Friday shall be observed as the

holiday when the actual holiday falls on Saturday; the following Monday shall be observed when a holiday falls on a Sunday. In the event an employee works on the observed day of the recognized holiday, such employee shall receive double time (2T) for time worked plus holiday pay for a total of triple time (3T); in the event the employee works on the actual day of the holiday, such employee shall be paid per Article VI (1). It shall be optional with the employees as to whether or not they work on the observed day of the specified holidays at the request of the Employer, with the exception of work required for the preservation of life and property.

- 11.02: In order to qualify for the above holiday pay, the employees shall work the normal working day before the holiday and the normal working day after the holiday, with the exception of illness, an absence protected by state/local sick leave, or prior approval. New employees must be employed for thirty (30) calendar days to be eligible.
- 11.03: In event of a death of an immediate family member of the employee's family, two (2) days of emergency leave with pay will be granted at applicable rate. Spouse, grandparents, grandchildren, parents, brothers, sisters, children and the same for inlaws and step relations would be a correct definition for immediate family.

ARTICLE XII HEALTH AND WELFARE

12.01: For all employees covered by this Agreement, the Employer shall carry Workers' Compensation Insurance with a company authorized to do business in this state and upon request shall furnish satisfactory proof of such to the Union.

They shall also make payments to the Washington State Unemployment Compensation Commission for all employees covered by the terms of this Agreement.

12.02: It is mutually agreed between the parties to this Amended Agreement to jointly establish and administer a health and welfare trust fund in compliance with the Federal and State laws and/or regulations governing Health and Welfare Trust Funds to be known as the Local Union No. 46, I.B.E.W.

Health and Welfare Fund, for the purpose of providing those certain insurance benefits for the Employer's employees and their dependents who are eligible and qualified to receive same under the terms and conditions of the Health and Welfare Trust Agreement be entered into between the parties to this Agreement as amended.

12.03: (a) The Company shall pay the following amount to the Trust to purchase benefits.

2/1/20	02/01/21	02/01/22
\$5.95	\$6.00	\$6.05

- (b) Increases needed to maintain the above referenced benefits shall be the responsibility of the employee. Any employee share shall be deducted from their hourly wage rate for all compensated hours on and subsequent to the maintenance of benefit increase effective date.
- (c) Company contributions are to be computed on all compensatory hours, to include vacation and holidays.
- (d) All Company payments under this section shall be limited to one hundred seventy (170) hours per month.12.04: The Employer shall commence making payment on the first (1st) payroll period after the 1st day of July 1969, and monthly thereafter but not later than the tenth (10th) day of each calendar month, when it becomes due and payable. Each monthly contribution shall include all payments which have accrued in the interim for work performed up to the close of the Employer's monthly payroll period, together with a report form to be supplied by the Board of Trustees of the Local Union No. 46, I.B.E.W. Health and Welfare Trust Fund.
- 12.05: All such funds received by the Board of Trustees for the Local Union No. 46, I.B.E.W. Health and Welfare Trust Fund, shall be held in trust for the purpose of providing those certain insurance benefits for the employees and their dependents eligible and qualifying under the terms and conditions of the Health and Welfare Trust Fund Agreement, and other administrative costs as provided for in said Health and Welfare Trust Fund Agreement as established and entered into by the parties hereto.
- 12.06: In the event the Company employs more than 50 employees and the Company is at risk of Tax or Penalty due to the Affordable Care Act. The Company and Union will mutually agree to open the CBA, with 20-day notice in writing to select a mutually acceptable and allocation of cost as provided for in Article 12.

ARTICLE XIII PENSION

13.01 Effective 12/1/10, the Company will contribute the following amounts to the I.B.E.W. Pacific Coast Pension Trust for each hour worked:

<u>12/1/13</u> \$2.60

13.02 Employees shall be eligible to participate in the Company sponsored 401(k) Plan under the terms of the Plan, as may be amended from time to time. Company may modify the terms of the plan, including but not limited to matching contribution amounts. Employees shall receive a matching contribution equal to all employees in the plan.

ARTICLE XIV Washington State Paid Family Leave

14.01 Washington Paid Family Leave (WPFL). The Employer shall pay the required Employer share of the premium. Employees shall pay the required Employee share of the premium through payroll deduction.

ARTICLE XV Worksite Video Surveillance

- 15.01 The Employer may install video surveillance equipment to deter theft, vandalism, ensure employee safety and security of Employer property. Video surveillance, no voice recording, shall be installed in shop areas, offices, building entries, exits, isolated or remote areas outside of the building, parking lots, or alley ways. It is understood that such equipment will not be installed in areas where employees are entitled to expect privacy, such as washrooms, breakrooms and locker rooms.
- 15.02 No building video recording shall be used by management for the purpose of finding misconduct or issuing discipline ("fishing" or targeted surveillance), except when there is an initiating event such as a complaint, accident, incident, or the Employer is made aware of a possible infraction. If misconduct is discovered during an appropriate investigation, disciplinary action may be taken if consistent with just cause. If discipline is issued, management and the Union Business Representative, or designee, may jointly review and discuss the recording.

ARTICLE XVI MAXIMUM PRODUCTIVITY

16.01 It is the intent of the parties to achieve and sustain maximum productivity per employee during the term of this Agreement. In return to the company for the wage rates and conditions herein provided, and consistent with the principle of a fair day's work for a fair day's pay, the Union pledges its agreement with the objective of achieving a high level of employee performance and efficiency consistent with safety, good health and sustained effort.

Cascade Machinery & Electric

Date: 01/24/20

Company Representative

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Date: 01/27/2020

International Brotherhood of Electrical Workers, Local 46

Bud aller _____ Date: 2-3-2020

APPROVED INTERNATIONAL OFFICE - I.B.E.W.	
August 28, 2020	
Lonnie R. Stephenson, Int'l President This approval does not make the International a party to this agreement	

AGREEMENT by and between CASCADE MACHINERY & ELECTRIC, INC. and INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, LOCAL UNION NO. 46

The undersigned parties agree to continue the understanding reached in the negotiation of the 1995-98 agreement, that:

Employee T. Buchee will be classified under Article VIII at Step 2 Tradesman effective April 1, 1996, and will progress within the Tradesman classification thereafter.

Signed this 2nd day of FEBRUARY , 20 20 .

Cascade Machinery & Electric Inc.

By:

Title: Vice President

IBEW Local 46 By: Bud (Title: Busines

MEMORANDUM OF UNDERSTANDING by and between CASCADE MACHINERY and INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, LOCAL UNION NO. 46

The union and company agree that the normal duties of bargaining unit employees involve motor repair work.

Signed this 2 MD day of FEBRUARY , 20 20

Cascade Machinery & Electric Inc.

By: Jhr.

Title: Vice President

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IBEW Local 46 By: Title: [romided

MEMORANDUM OF UNDERSTANDING by and between IBEW LOCAL 46 and CASCADE MACHINERY & ELECTRIC

The parties to this agreement have agreed to adopt the IBEW Pacific Coast Pension Fund Rehabilitation Plan – Alternative Schedule #4. Alternative Schedule #4, which was adopted by the Board of Trustees August 27, 2015.

In accordance with the Alternative Schedule # 4, effective with September 1, 2016 hours worked, the Employer agrees to pay an additional supplemental contribution in effect on September 1, 2016 not to exceed 146% of the previously established contribution rate, with the understanding that the supplemental contributions will not result in any pension credit for the covered employees. The parties agree to freeze the pension contribution amount dedicated for benefit accrual at the December 1, 2009 contribution amount for the duration of the CBA or Rehabilitation period whichever occurs first.

The effective date for payments made in accordance with IBEW Pacific Coast Pension Fund Rehabilitation Plan – Alternative Schedule # 4 cannot be later than the first day of the month following 180 days from the end date of the prior contract.

The supplemental contribution rate under this Schedule shall increase to the amount shown and shall remain at that amount for the term of the CBA. A copy of the rehabilitation schedule will be provided to the Employer and to the Union. Each rate under the IBEW Pacific Coast Pension Fund Rehabilitation Plan – Alternative Schedule # 1 will be paid with diversion from schedule "A" wages of the CBA. Both the Union and the Employer understand that the contribution increases required under the Rehabilitation Plan may change in subsequent collective bargaining agreements.

In the event of the IBEW Pacific Coast Pension Fund Trustee's decide the allocation is no longer needed, the Local Union will reallocate the funds.

Signed this 12 day of erember 2016 Caseade Machinery & Electric Inc. BEW Local 46 RLAN By: VICE PRESIDEN Title: Title:

IBEW Pacific Coast Pension Fund PO Box 5433 Spokane, WA 99205

CASCADE - IBEW - ENDS JANUARY 31, 2020

and the second second

Memorandum of Understanding by and Between

IBEW LOCAL 46

and

Cascade Machinery & Electric

The parties to this Agreement have agreed to adopt the IBEW Pacific Coast Pension Fund Rehabilitation Plan – Alternative Schedule #4. Alternative Schedule #4 was adopted by the Board of Trustees May 23, 2019.

In accordance with the Alternative Schedule #4, effective with February 1, 2020 hours worked, the Employer agrees to pay an additional supplemental contribution in effect September 1, 2017 not to exceed 150% of the previously established contribution rate, with the understanding that the supplemental contributions will not result in any pension credit for the covered employees. The parties agree to freeze the pension contribution amount dedicated for benefit accrual at the December 1, 2009 contribution amount for the duration of the CBA or Rehabilitation period whichever occurs first.

The effective date for payments made in accordance with IBEW Pacific Coast Pension Fund Rehabilitation Plan – Alternative Schedule #4 cannot be later than the first day of the month following 180 days from the end date of the prior contract.

The supplemental contribution rate under this Schedule shall increase to the amount shown and shall remain at that amount for the term of the CBA. A copy of the rehabilitation schedule will be provided to the Employer and to the Union. Each rate under the IBEW Pacific Coast Pension Fund Rehabilitation Plan – Alternative Schedule #1 will be paid with diversion from Schedule "A" wages of the CBA. Both the Union and the Employer understand that the contribution increases required under the Rehabilitation Plan may change in subsequent collective bargaining agreements.

In the event of the IBEW Pacific Coast Pension Fund Trustee's decide the allocation is no longer needed, the Local Union will reallocate the funds.

Signed this day of	FEBRUARY	, 20 20
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Cascade Machinery & Electric Inc.

Title: Vice President

IBEW Local 46

IBEW Pacific Coast Pension Fund PO Box 5433 Spokane, WA 99205