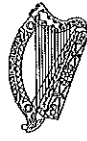


Appendix 1



STATUTORY INSTRUMENTS.

S.I. No. 59 of 2018



SECTORAL EMPLOYMENT ORDER (MECHANICAL ENGINEERING
BUILDING SERVICES CONTRACTING SECTOR) 2018

SECTORAL EMPLOYMENT ORDER (MECHANICAL ENGINEERING
BUILDING SERVICES CONTRACTING SECTOR) 2018

WHEREAS I, PAT BREEN, Minister of State at the Department of Business, Enterprise and Innovation, being in receipt of a recommendation from the Labour Court under section 16 of the Industrial Relations (Amendment) Act 2015 (No. 27 of 2015) and being satisfied, having regard to the report referred to in subsection (3)(b) of that section accompanying the recommendation, that section 16 has been complied with:

NOW, I, PAT BREEN, in exercise of the powers conferred on me by subsection (1) of section 17 of the Industrial Relations (Amendment) Act 2015 (No. 27 of 2015) (as adapted by the Jobs, Enterprise and Innovation (Alteration of Name of Department and Title of Minister) Order 2017 (S.I. No. 364 of 2017)) and the Business, Enterprise and Innovation (Delegation of Ministerial Functions) Order 2017 (S.I. No. 569 of 2017), hereby make the following order with respect to which, pursuant to subsection (4) of section 17 of that Act, a draft has been laid before each House of the Oireachtas and a resolution approving of the draft has been passed by each such house:

1. This Order may be cited as the Sectoral Employment Order (Mechanical Engineering Building Services Contracting Sector) 2018.
2. This Order gives effect to the proposals set out in the Schedule.

*Notice of the making of this Statutory Instrument was published in
"Iris Oifigiúil" of 9th March, 2018.*

SCHEDULE

Definition

For the purposes of this Sectoral Employment Order the Mechanical Engineering Building Services Contracting Sector means the sector of the economy comprising the following economic activity:—

The installation, alteration, fabrication, fitting, repair, maintenance, commission, removal and demolition in any building or its sites of articles, fittings, pipes, containers, tubes or instruments, storage facilities, etc. (including central heating apparatus, central plant apparatus, machinery and fuel containers connected thereto) for heating, cooling, including domestic hot and cold water systems, medical and process gases, process pipe services, utility pipe services and compressed and vacuum services of such buildings.”

Definition of a Worker

In this Sectoral Employment Order “worker” has the following meaning:-

“any person aged 15 years or more who has entered into or works under a contract with an employer, whether the contract be for manual labour, clerical work or otherwise, whether it be expressed or implied, oral or in writing, and whether it be a contract of service or of apprenticeship or a contract personally to execute any work or labour”.

For the purpose of this definition apprentice and apprenticeship has the same meaning as it has in the Industrial Training Act 1967.

Scope

This Sectoral Employment Order applies to the following categories of worker who are directly employed or employed through an employment agency within the meaning of the Employment Agency Act 1971 and or the Protection of Employees (Temporary Agency Work) Act 2012 in the Mechanical Engineering Building Services Contracting Sector:-

Qualified Plumbers and Registered Apprentice Plumbers (Craftsperson) and Qualified Pipefitters and Registered Apprentice Pipefitters (Craftsperson) working in the Sector.

For the avoidance of doubt qualified plumbers and pipefitters who have acquired additional or advanced welding qualifications and who are required to function as welders on a day to day basis within the sector come within the scope of this Order.

Pay and Pay Categories

Pay and conditions of employment of the following categories of workers are covered in this Sectoral Employment Order:-

4 [59]

A basic minimum hourly rate of pay to apply to all newly qualified Plumbers and Pipefitters employed in the sector. **(Category 1)**

A higher hourly rate of pay to apply to qualified Plumbers and Pipefitters employed in the sector with effect from the commencement of their 3rd year of employment after qualification as a Plumber and or Pipefitter. **(Category 2)**

A higher hourly rate of pay to apply to qualified Plumbers and Pipefitters employed in the sector with effect from the commencement of their 6th year of employment after qualification as Plumber and or Pipefitter. **(Category 3)**

In accordance with section 16(5)(d) of the Industrial Relations (Amendment) Act 2015, a minimum hourly rate of pay to apply to apprentices.

The following hourly rates of pay shall apply to the indicated Categories of employee employed in the sector:-

Category 1	€22.73
Category 2	€23.33
Category 3	€23.60

The following rates of pay shall apply to apprentices employed in the sector:-

Apprentice Year 1	33.3% of Category 1 hourly rate of pay
Apprentice Year 2	50% of Category 1 hourly rate of pay
Apprentice Year 3	75% of Category 1 hourly rate of pay
Apprentice Year 4	90% of Category 1 hourly rate of pay

Normal Working Time and Unsocial Hours Payments

The following definitions shall apply in respect of hours worked by qualified craftspersons and apprentices in the sector:-

Normal Working Week

Normal Working week shall consist of 39 hours worked between Monday and Friday each week.

Normal Daily Working Hours

Normal daily working hours shall consist of eight consecutive hours of work undertaken between the hours of 7 am (normal weekday starting time) and 5 pm (normal weekday finishing time) Monday — Thursday inclusive and between the hours of 7 am (normal Friday starting time) and 4 pm (normal Friday finishing time) on Friday.

Other Hours Worked

Hours worked outside of those hours shall constitute unsocial working hours and shall attract the following premium payments:-

Hours worked between normal finishing time and Midnight Monday to Friday inclusive	Time plus a half
Hours worked between Midnight and normal starting time Monday to Friday	Double time
First four hours worked after 7 am on Saturday	Time plus a half
All other hours worked on Saturday	Double time
All hours worked on Sunday	Double time
All hours worked on Public Holidays	Double time plus an additional day's leave

Pensions

A worker to whom this Sectoral Employment Order relates shall be entered by his or her employer into a pensions scheme the terms of which, including both employer and employee contribution rates, shall be no less favourable than those set out in the Construction Workers Pension Scheme.

The minimum pension and death in service scheme contribution rates for employers and workers shall be set at the following levels:-

Pension Contribution

Employer Contribution	Worker Contribution	Total Combined Employer and Worker Contributions
€5.32 per day to a maximum of €26.63 per week	€3.52 per day to a maximum of €17.76 per week	€8.84 per day to a maximum of €44.39 per week.

Death In Service Contribution

Employer Contribution	Worker Contribution	Total Combined Contribution
€1.11 per day to a maximum of €1.11 per week	€1.11 per day to a maximum of €1.11 per week	€2.22 per day to a maximum of €2.22 per week

For ease of reference the main features of the Construction Workers Pension Scheme are attached at *Appendix 1*.

Sick Pay Scheme

A worker to whom this Sectoral Employment Order relates shall be entered by his or her employer in a sick pay scheme the terms of which, including both employer and employee contribution rates into the scheme shall be no less favourable than those set out in the Construction Workers Sick Pay Scheme.

The minimum Sick Pay Contribution Rates for employers and workers be set at the following levels:-

Employer Contribution	Worker Contribution	Total Combined Contribution
€1.27 per day to a maximum of €1.27 per week	€0.63 per day to a maximum of €0.63 per week	€1.90 per day to a maximum of €1.90 per week

For ease of reference the terms and benefits of the Construction Workers Sick Pay Scheme are attached at *Appendix 2*.

Dispute Resolution Procedure

The following dispute resolution procedure shall apply to those covered by this Sectoral Employment Order.

If a dispute occurs between workers to whom the SEO relates and their employers, no strike or lock-out, or other form of industrial action shall take place until the following procedures have been complied with. All sides are obliged to fully comply with the terms of the disputes procedure.

Individual Dispute

- a) The grievance or dispute shall in the first instance be raised with the employer at local level with a requirement to respond within 5 working days. Notice in writing of the dispute shall be given by the individual concerned or his trade union to the relevant organisation representing employers or to the employer directly.
- b) If the dispute is not resolved it shall be referred to the Adjudication Service of the WRC.
- c) Either party can appeal the outcome of the Adjudication Hearing to the Labour Court.

Collective Dispute

- a) The grievance or dispute shall be raised in the first instance with the employers with a requirement to respond within 5 working days. Notice in writing of the dispute shall be given by the workers concerned or their trade union to the relevant organisation representing employers or to the employer directly.
- b) If a dispute is not resolved the issue shall be referred to the Conciliation Service of the WRC.
- c) If the issue remains unresolved, it shall be referred to the Labour Court for investigation and recommendation.

APPENDIX 1

Every employer to whom the SEO applies shall participate in an SEO pension scheme that meets the pensions requirements of the SEO.

Pension Scheme Structure

The pension scheme to which the SEO applies (“**SEO pension scheme**”) should include the following features and benefits:-

1. An SEO pension scheme should be an Occupational Pension Scheme which is registered with and regulated by the Pensions Authority.
2. Recognising the flexible nature of employment across employers within the construction sector and related industries (the Sector), an SEO pension scheme should be established as a multi-employer scheme open to all employers in the Sector.
3. Whilst a member remains employed within the Sector, members should be able to have a single individual pension account within the SEO pension scheme thereby enabling successive employers of the member to contribute to the member’s account provided the employer has joined itself to the SEO pension scheme.
4. Where an employee member leaves service of an employer, the contributions which have been paid by the employee and the employer in respect of the member will be retained in full within the SEO pension scheme in the individual account of that member.
5. The rules of an SEO pension scheme should not permit a member to take a refund of their own contributions prior to reaching retirement age.
6. Bodies that are representative of both employers and unions involved in the Sector must appoint the members of the SEO pension scheme trustee. The constitution of the Trustee Board should also include representatives of both employers and employees in the Sector.
7. In addition to providing pension benefits, an SEO pension scheme must also provide an additional Death in Service benefit with members covered for this benefit upon joining the scheme.
8. An existing pension scheme at the time the SEO comes into force may qualify as an SEO pension scheme provided it complies with the terms of the SEO or is adapted to so comply.
9. An SEO pension scheme must disclose and publicise information about the pension scheme’s charges and who bears them. There must be full transparency of charges and this information should be disclosed in the scheme’s Trustee Annual Report as well as provided to each member when joining. The total annual charges borne by members should be disclosed and must include all administration costs, Trustee costs, distribution

costs, fund management costs, actuarial, accounting, legal and auditing fees and all other charges incurred by the SEO pension scheme.

10. Scheme Design

The terms and conditions applying under an SEO pension scheme and benefits to be provided must be at least as great as that described below.

10.1. Eligibility

An SEO pension scheme must at least provide for an employee of a participating employer in the Sector to be eligible for membership of the scheme provided they have attained age 20 but not yet attained age 65.

10.2. Relevant Pension Contributions

Employers and their employees working in the construction sector and related industries (the Sector) must contribute to an SEO pension scheme.

Contributions should be remitted by employers to an SEO pension scheme in accordance with all relevant pension and other legislative requirements.

10.3. Pension Benefits

- a) Members' pension benefits within an SEO pension scheme should be based on the full value of their individual pension funds and there should be no deductions from the contributions paid or when the funds are drawn down.
- b) The Trustees of the Scheme will invest each member's pension contributions and these along with the investment returns declared, net of charges, will determine the value of the member's pension fund.

10.4. Retirement

Normal Retirement Age shall be age 65. However a member may be permitted to retire from age 60 (at the discretion of the scheme trustee). When a member retires, he or she should be able to choose from a range of options based on their entire fund value in line with applicable pension and tax legislation. One of the options which must be available is the provision of a pension for life for the member.

10.5. Death in Service Benefits

- a) Every employer to whom the SEO applies must participate in an SEO pension scheme that provides a death in service benefit for the deceased member's dependants. The death in service benefit should be in addition to the benefits provided for the dependants based on the full value of the member's pension fund.
- b) Provided the employee has completed a once-off initial qualifying contribution period, inclusion for death in service benefits shall be automatic on becoming a member of the SEO pension scheme, without

medical underwriting or by reference to any previous medical conditions of the member. In the event of the member moving to another participating employer within the Sector, the member should not be required to complete any further qualifying period in order to be covered for death in service benefits.

- c) Death in Service Contributions will form part of the overall contribution rate of an SEO pension scheme with a portion payable by both the member and employer in addition to the pension contributions.
- d) Contributions should be remitted by employers to an SEO pension scheme in accordance with all relevant pension and other legislative requirements.
- e) If a member had met the requirements for the full lump sum death in service benefit, but then leaves service and dies within four weeks of doing so without being re-employed in the Sector, the SEO pension scheme should provide a modified lump sum benefit in addition to the value of their pension account.
- f) Death in Service benefits should be payable regardless of cause or timing of death, so long as the member meets the qualification conditions for inclusion for Death in Service benefits as set out above.

APPENDIX 2

SICK PAY SCHEME

Every employer to whom the SEO applies must have in place a provision for Sick Pay benefits for each employee covered in the SEO.

Sick Pay Scheme Structure

The sick pay scheme to which the SEO applies (“**SEO Sick Pay Scheme**”) should include the following features and benefits:-

1. An SEO Sick Pay Scheme should be a funded arrangement with contributions held in Trust and independently administered and managed. An SEO Sick Pay Scheme should facilitate participation by multiple employers to reflect the flexible nature of employment within the Sector.
2. The main purpose of an SEO Sick Pay Scheme is the provision of benefits for every worker for periods of illness or injury while in the employment of employers to whom this SEO applies.
3. The Sick Pay Benefit should be paid to each employee without the need for underwriting or reference to previous medical conditions. Entitlement to Sick Pay Benefits should be unaffected and uninterrupted as employees transfer from one employer to another within the Sector.
4. The Sick Pay Benefits provided by an SEO Sick Pay Scheme should be in addition to any sickness, illness or invalidity benefits payable by the State through the social insurance system.

Sick Pay Conditions & Benefits

5. Eligibility

Inclusion for Sick Pay Benefits will be automatic on becoming a member of an SEO Sick Pay Scheme. No charges should be incurred by either employers or members for Sick Pay benefit provision, other than the relevant contributions required to provide the benefits.

6. Sick Pay Contributions

- a) An SEO Sick Pay Scheme should be a contributory sick pay scheme with contributions payable by both employers and employees.
- b) A member shall not lose accrued Sick Pay Benefit rights or entitlements as a result of changing employment within the Sector as accrued service will transfer to the next employer to whom the SEO applies.
- c) Employers who fail or neglect to make the authorised deduction shall be liable for the total contribution required to ensure that the worker’s Sick Pay Benefits are maintained in full for the period of service with them.

7. Relevant Benefits

- a) An SEO Sick Pay Scheme shall provide for the payment of a standard Sick Pay Benefit for a specified duration and the benefit and duration should be disclosed to participating employers and members.
- b) An SEO Sick Pay Scheme may include a waiting period during which a member would not be entitled to any benefit from the scheme whilst initially absent due to illness or injury. This waiting period should not exceed the first five working days of disability.
- c) An SEO Sick Pay Scheme should facilitate continuity of Sick Pay Benefit from the Scheme from the first working day of disability where a claimant has returned to work for a period of two working days or less. This is provided that the sick pay entitlement from the scheme has not been exhausted by reference to the duration limitations referenced earlier.
- d) An SEO Sick Pay Scheme should facilitate provision of a Supplementary Sick Pay Benefit if the claimant has no entitlement to Social Welfare benefit due to inadequate number of Social Welfare contributions.
- e) An SEO Sick Pay Scheme may set appropriate limitations on the maximum duration for which a Sick Pay Benefit may be payable. These must be clearly documented and disclosed to participating employers and members. The maximum duration under an SEO Sick Pay Scheme should not be any lower than a period of 10 weeks in any calendar year, whether for a single claim or in aggregate in a scheme year.

GIVEN under my hand,
6 March 2018.

PAT BREEN,
Minister of State at the Department of Business,
Enterprise and Innovation.

EXPLANATORY NOTE

(This note is not part of the Instrument and does not purport to be a legal interpretation.)

The purpose of this Order is to fix from the date of signing of the Order, the statutory minimum rates of remuneration and other conditions of employment for certain workers employed in the Mechanical Engineering Building Services Contracting Sector.

BAILE ÁTHA CLIATH
ARNA FHOILSIÚ AG OIFIG AN tSOLÁTHAIR
Le ceannach díreach ó
FOILSEACHÁIN RIALTAIS,
52 FAICHE STIABHNA, BAILE ÁTHA CLIATH 2
(Teil: 01 - 6476834 nó 1890 213434; Fax: 01 - 6476843)
nó trí aon d'foltóir leabhar.

DUBLIN
PUBLISHED BY THE STATIONERY OFFICE
To be purchased from
GOVERNMENT PUBLICATIONS,
52 ST. STEPHEN'S GREEN, DUBLIN 2.
(Tel: 01 - 6476834 or 1890 213434; Fax: 01 - 6476843)
or through any bookseller.

€3.05



Appendix 2

Ceardchumann Cónasc
6 Gardiner Row, Dublin 1.

Phone: 01 8747047
Fax: 01 8747048
Email: info@connectunion.ie
Web: www.connectunion.ie

connect
TRADE UNION

Paddy Kavanagh *General Secretary/Treasurer*



F.A.O.
Chairman of the Labour Court

Re: Sectoral Employment Order

25th September 2020

Dear Sir,

In accordance with the provisions of the Industrial Relations Amendments Act 2015 I wish to submit an application on behalf of Connect Trade Union & Unite the Union (pursuant to Section 14 of said Act) to request the Labour Court to "examine the terms and conditions relating to the remuneration and any sick pay scheme or pension scheme, of the workers of a particular class, type or group in the economic sector in respect of which the request is expressed to apply" referred to as the Mechanical Engineering Building Services Contracting Sector.

Regards,

Brian Nolan
Assistant General Secretary
Connect Trade Union

Tom Fitzgerald
Regional Officer
Unite the Union



THE UNION FOR CRAFT AND SKILLED TECHNICAL, ENGINEERING,
ELECTRICAL AND CONSTRUCTION WORKERS IN IRELAND



Fitzgerald, Thomas

From: Fitzgerald, Thomas <Thomas.Fitzgerald@unitetheunion.org>
Sent: 08 December 2020 13:12
To: Fitzgerald, Thomas
Cc: Fitzgerald, Thomas
Subject: FW: [EXTERNAL] Application to the Labour Court
Attachments: Letter to Labour Court re; SEO.pdf; Connect Application.pdf; Unite Application.pdf

-----Original Message-----

From: Brian Nolan [mailto:brian_n@connectunion.ie]
Sent: 25 September 2020 10:12
To: info@labourcourt.ie [mailto:info@labourcourt.ie]
CC: Fitzgerald, Thomas [mailto:Thomas.Fitzgerald@unitetheunion.org]
Subject: [EXTERNAL] Application to the Labour Court

This Message originated outside your organisation
This message is from an EXTERNAL SENDER. Do not open any links or attachments unless you were expecting them from this sender. DO NOT provide your username or password.

- Helpdesk

To whom it may concern,

Please find attached to following documents for the Labour Court;

- Letter for the attention of the Labour Court Chairman
- Application documents from Connect Trade Union (in relation to Section 14 of the IR Amendment Act 2015)
- Application documents from Unite the Union (in relation to Section 14 of the IR Amendment Act 2015)

I trust all is in order but should any clarification be required on the above matter, please do not hesitate to contact me directly.

Regards,
Brian Nolan
Assistant General Secretary
Connect Trade Union
Tel; 01 8719 911
Mob; 086 6069280



THE LABOUR COURT

INDUSTRIAL RELATIONS (AMENDMENT) ACT 2015

APPLICATION FOR A REQUEST to EXAMINE THE TERMS AND CONDITIONS OF EMPLOYMENT IN A SECTOR

Name of applicant:	Connect Trade (Union & Unite the Union Joint Application)
Address:	(Appendix 1.)
Contact Number:	(Appendix 1.)
Email Address:	(Appendix 1.)
Sector:	Mechanical Engineering Building Services Contracting Sector as defined by S.I. No. 59 of 2018 (Appendix 2.)
Class, type or group of workers to which the request relates: Qualified Plumbers and Registered Apprentice Plumbers (Craftsperson) and Qualified Pipefitters and Registered Apprentice Pipefitters (Craftsperson) working in the Sector as defined in S.I. No. 59 of 2018.	
Please enter details of the arrangements (if any) by which terms and conditions relating to remuneration and any sick pay scheme or pension scheme, of the workers in the sector to which the request relates are determined: Terms & Conditions of employment within this sector are currently determined by a National Collective Employment Agreement (which is negotiated by the both aforementioned Union and the MEBSCA Employer Group under the auspices of the Workplace Relations Commission) parts of which are protected by S.I. No. 59 of 2018.	
Where the applicant is a trade union of workers, please enter the name and address of any other trade union of workers that is representative of workers in the sector to which the request relates: Unite the Union.	
Where the applicant is a trade union of workers, please enter the name and address of any trade union of employers or organisation of employers that is representative of employers in the sector to which the request relates: MEBSCA (c/o Construction Industry Federation) Construction House Canal Road Dublin 6	

Signature of Applicant: Bin Nola

Date: 24/09/2020

Appendix 1. Contact Details of the Applicants.

Applicant 1.

Connect Trade Union,
6, Gardiner Row,
Dublin 1.
Telephone 018747047
Email: construction@connectunion.ie

Applicant 2.

Unite the Union,
55/56, Middle Abbey Street,
Dublin 1.
Telephone 018980912
Email: Thomas.fitzgerald@unitetheunion.org

Appendix 2

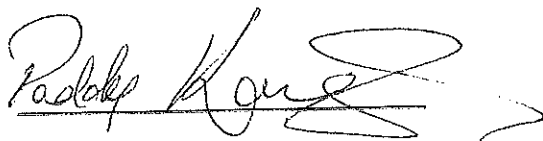
For the purposes of this application the definite of the sector is taken directly from SI No. 59 of 2018 and states the following:

For the purposes of this Sectoral Employment Order for the Mechanical Engineering Building Services Contracting Sector means the sector of the economy comprising the following economic activity.

“The installation, alteration, fabrication, fitting, repair, maintenance, commission, removal and demolition in any building or its sites of articles, fittings, pipes, containers, tubes or instruments, storage facilities, etc. (including central heating apparatus, central plant apparatus, machinery and fuel containers connected thereto) for heating, cooling, including domestic hot and cold water systems, medical and process gases, process pipe services, utility pipe services and compressed and vacuum services of such buildings.”


Statutory Declaration in accordance with the Statutory Declarations Act, 1938

a) Name of Applicant: Connect Trade Union
b) Position held by the Declarant: General Secretary
c) Registered Address of the Applicant within the State: Connect Trade Union, Head Office, 6, Gardiner Row, Dublin 1.
d) Number of workers of the class, type or group to which the request relates who are members of the trade union of workers on whose behalf the request is made: circa <u>4227</u> .
e) Number of workers of the class, type or group to which the request relates who are normally employed in the sector to which the request relates: circa <u>10,179</u> .
f) The declarant's means of knowledge of the matters referred to at paragraphs (d) and (e): (d) Refers to the number of the class, type or group who are in membership of the Connect Trade Union. (e) on last application for SEO the Information supplied on this was based on DKM Consultants Report (Demand for Skills In Construction 2020) estimation that there was 8,700 workers of the class type or group to which the request relates in 2015. Arising from research done we had applied the overall increase in construction employment increases from the Central Statistics Office (+17% from Q4 2015 to Q2 2020, CSO Labour Force Survey) resulting in the estimated figure of Workers of the class, type or group to which this requests relates is circa 10,179.



Paddy Kavanagh,
General Secretary.

Date: 24-9-20



Commissioner for Oaths
Oriath Byrne
Practising Solicitor

Date: 31 Eccles Street
Dublin 7.

24 Sept. 2020.

Identified by Passport So



THE LABOUR COURT

INDUSTRIAL RELATIONS (AMENDMENT) ACT 2015

APPLICATION FOR A REQUEST to EXAMINE THE TERMS AND CONDITIONS OF EMPLOYMENT IN A SECTOR

Name of applicant:	Unite the Union (Connect Trade Union Joint Application)
Address:	(Appendix 1.)
Contact Number:	(Appendix 1.)
Email Address:	(Appendix 1.)
Sector:	Mechanical Engineering Building Services Contracting Sector as defined by S.I. No. 59 of 2018 (Appendix 2.)
Class, type or group of workers to which the request relates:	
Qualified Plumbers and Registered Apprentice Plumbers (Craftsperson) and Qualified Pipefitters and Registered Apprentice Pipefitters (Craftsperson) working in the Sector as defined in S.I. No. 59 of 2018.	
Please enter details of the arrangements (if any) by which terms and conditions relating to remuneration and any sick pay scheme or pension scheme, of the workers in the sector to which the request relates are determined:	
Terms and conditions of employment within this sector are currently determined by a National Collective Employment Agreement. The terms of this agreement are negotiated by the aforementioned Unions and the MEBSCA Employer Group, directly and under the auspices of the Workplace Relations Commission. Key elements of the collective agreement and other terms and conditions of employment are provided for within S.I. No. 59 of 2018.	
Where the applicant is a trade union of workers, please enter the name and address of any other trade union of workers that is representative of workers in the sector to which the request relates:	
Connect Trade Union, 6 Gardiner Row, Dublin 1,	
Where the applicant is a trade union of workers, please enter the name and address of any trade union of employers or organisation of employers that is representative of employers in the sector to which the request relates:	
MEBSCA (c/o Construction Industry Federation) Construction House Canal Road Dublin 6	

Signature of Applicant: Yonas Hippertel

Date: 28/09/2020

Appendix 1. Contact details of the applicants.

Applicant 1	Applicant 2
Unite the Union	Connect Trade Union
55/56 Middle Abbey Street	6 Gardiner Row
Dublin 1	Dublin 1
Republic of Ireland	Republic of Ireland
Tel; 01 8980912	Tel; 01 8747047
Email; thomas.fitzgerald@unitetheunion.org	Email; construction@connectunion.ie

Appendix 2. Sector Definition

For the purposes of this application the definition of the sector is taken directly from S.I. No. 59 of 2018 and states the following;

For the purposes of this Sectoral Employment Order the Mechanical Engineering Building Services Contracting Sector means the sector of the economy comprising the following economic activity:— *“The installation, alteration, fabrication, fitting, repair, maintenance, commission, removal and demolition in any building or its sites of articles, fittings, pipes, containers, tubes or instruments, storage facilities, etc. (including central heating apparatus, central plant apparatus, machinery and fuel containers connected thereto) for heating, cooling, including domestic hot and cold water systems, medical and process gases, process pipe services, utility pipe services and compressed and vacuum services of such buildings.”*

STATUTORY DECLARATION

THE INDUSTRIAL RELATIONS (AMENDMENT) ACT 2015


I Brendan Ogle, Senior Officer of Unite the Union, whose principle place of business is 55-56 Middle Abbey Street, Dublin 1 aged 18 years and upwards make oath and say as follows:-

1. I say that I am the Senior Officer of Unite the Union in the Republic of Ireland.
2. I further say and believe that Unite the Union holds a negotiating licence.
3. The address of Unite the Union is 55-56 Middle Abbey Street, Dublin 1.
4. The number of workers of the class, type or group to which the agreement relates who members are of Unite the Union is 3,998.
5. I say the total numbers which are members of the class, type or group to which the request relates is approximately 3,998.
6. I say and believe that the DKM Economic consultant's report 2016 (Demand for Skills in Construction 2020) estimates that 8,700 workers of the class, type or group to which the request relates for 2015. When we apply the overall construction employment increases from the Central Statistics Office (+17% from Q 4 2015 to Q 2 2020, CSO Labour Force Survey) arising from research conducted by Unite the Union we estimate that current numbers of workers of the class, type or group to which the request relates is circa 10,179.
7. I make this declaration from facts within my own knowledge save where otherwise appearing and whereso appearing I believe same to be true and pursuant to the provisions of the Statutory Declarations Act 1938

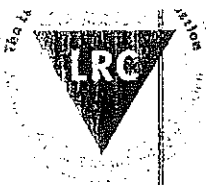
SWORN by the said **Brendan Ogle**
on the 23rd day of September 2020
at 66 Dame Street Dublin 2
in the City of Dublin
before me a Practising Solicitor and I know the
Deponent/the Deponent was identified to me by



Brendan Ogle
Senior Officer
Unite the Union


PRACTISING SOLICITOR
Andrew Turner
Hamilton Turner Solicitors
23 SEP 2020
66 Dame Street
Dublin 2

Appendix 3



The Labour Relations Commission

10, Dublin 4

Tom Johnson House

Haddington Road

Dublin 4

Teach Thomáis Mac Seáin

Báthar Haddington

Suite Átha Cliath 4

Tele phone 01 613 6700

Fax 01 613 6701

E-mail: info@lrc.ie

Website: www.lrc.ie

LoCall (outside 01 area): 1890 220227

15th October 2010

MEBSA/ TEEU & UNITE Agreement

I refer to the various meetings which have taken place in the Labour Relations Commission regarding the above and in particular to the meetings on 22nd July & 15th October 2010. Resulting from those meetings the following proposals are being tabled and are being recommended for acceptance by both union and management representatives;

The proposed pay scale from 1st October 2010 is as follows—

- 1st Year out of time ----- €20.63
- 2nd Year out of time ----- €20.92
- 3rd Year out of time ----- €21.06
- 4th Year out of time ----- €21.18
- 5th Year out of time ----- €21.31
- 6th Year out of time ----- €21.42

Apprentice rates will remain in line with the current Registered Agreement for the Construction Industry.

With regard to the rates for apprentices, these will be adjusted in due course should LCR 19,847 be implemented.

These new rates will apply to new projects, including new projects on existing sites, from 1st October 2010 and to all other existing projects from 1st January 2011.

The rates include the 1st hour of travel and all other terms and conditions are as per the Registered Agreement for the Construction Industry.

The Agreement will be reviewed at the end of 2011.

It is the intention of both sides to approach the Labour Court as soon as possible with a view to having this Agreement registered.

The above proposals are put forward solely on the basis that they are being recommended for acceptance; if rejected by either side they are automatically withdrawn and have no status whatsoever.

Sheamus Sweeney
Regional Manager

Commission members

Breege O'Donoghue, Chair

Brendan McGinty

Fergus Whelan

Gerard Barry

Iarla Duffy

John Hennessy

Peter McLoone

Kieran Mulvey (Chief Executive)

THE LABOUR COURT

Copy of an Employment Agreement registered in the Register of Employment Agreements on 15th March, 1967 as varied for the twenty-fourth time by the Labour Court under Section 28 of the Industrial Relations Act, 1946 by:-

REGISTERED EMPLOYMENT AGREEMENT (CONSTRUCTION INDUSTRY WAGES AND CONDITIONS OF EMPLOYMENT) VARIATION ORDER, 2006 WITH EFFECT FROM 17 NOVEMBER, 2006

1. PARTIES TO THIS AGREEMENT

This Agreement dated the 1st day of June, 1966 is made between -

The Construction Industry Federation (formerly the Federation of Builders, Contractors and Allied Employers of Ireland) and the following Trade Unions:-

Amalgamated Society of Woodworkers,
Services, Industrial, Professional, Technical Union (formerly Irish Transport and General Workers' Union and Workers' Union of Ireland),
Operative Plasterers and Allied Trades Society of Ireland,
Amalgamated Society of Painters and Decorators,
Plumbing Trades Union,
Irish National Painters and Decorators Trade Union,
National Engineering Union,
Irish Society of Woodcutting Machinists,
Irish National Union of Woodworkers,
United House and Ship Painters and Decorators Trade Union of Ireland,
Automobile General Engineering and Mechanical Operative Union,

Amalgamated Society of Slaters, Tilers, and Roofing Operatives,
 Amalgamated Transport and General Workers' Union,
 Services, Industrial, Professional, Technical Union (formerly Federation of
 Rural Workers),
 Building Workers Trade Union on behalf of Ancient Guild of Brick and
 Stonelayers,
 Stonecutters' Union of Ireland.

2. **CLASS OF WORKERS TO WHICH THIS AGREEMENT APPLIES**

This Agreement applies to workers who are employed in one of the under-mentioned capacities, by Building or Civil Engineering Firms (see Second Schedule to the Agreement for the definition of "Building or Civil Engineering firms")

(a) **Construction Craftsmen:**

Bricklayers, Stonelayers
 Carpenters and Joiners
 Floorlayers (Dublin County Borough and County and Bray
 Urban District)
 Glaziers
 Painters
 Plasterers
 Plumbers
 Slaters and Tilers
 Stonecutters
 Woodcutting Machinists
 and Apprentices to the foregoing craftsmen.

(b) **Construction Operatives.**

3. **WAGE RATES**

The rate of wages payable to the classes of workers specified in paragraph 2 shall be that set out in the First Schedule hereto.

For workers who are construction operatives, the employer shall provide each worker with a statement to certify his grade. Such statement may be included in the written statement of terms of employment required under the Terms of Employment (Information) Act, 1994.

4. **NORMAL WEEK**

The normal working week of the classes of workers specified in paragraph 2 shall be thirty nine hours.

5. **GUARANTEED WEEK** ✓

Where a worker in any pay week throughout the year has performed work for his employer and being in that employer's employment has kept himself available for work throughout the normal working hours of each working day of the week, but during any part of that week has been prevented by reason of inclement weather from working, then he shall receive, in respect of time lost, a total payment calculated by reference to the National Joint Industrial Council rate applicable to him (i.e., excluding bonus schemes and bonus payments, site agreements and any plus payments other than official plus payment for machine operators and less the appropriate rate of taxation).

Decision as to when, during normal working hours, work is to be carried out, interrupted and resumed and as to whether some or all of the workers shall work at any particular time shall be made by the employer.

6. **ANNUAL LEAVE**

In the annual leave year 1998 and in each leave year thereafter, twenty-one days annual leave shall be given to the employees covered by this Agreement. Ten days are to be taken in July, four days at Christmas, five days at Easter (including Good Friday) and the balance as may be agreed between employers and workers in the industry.

Payment for annual leave shall be calculated in accordance with the provisions of the Organisation of Working Time Act, 1997.

Cesser pay shall be calculated on the basis of 13.65 hours for each four week period during which the worker worked for not less than 117 hours, or otherwise in accordance with the provisions of the Organisation of Working Time Act, 1997.

7. **OVERTIME RATES**

- (a) Overtime shall be at the rate of time and a half to midnight Monday to Friday and thereafter at double time. On Saturday overtime shall be paid at the rate of time and a half for the first four hours from normal starting time and thereafter at double time until normal starting time on Monday morning.
- (b) Overtime shall be calculated on a daily basis i.e., to qualify for overtime payments, an operative shall first have to work the standard number of hours in the area each day.
- (c) In the event that an operative is absent through his own fault on any normal working day, he shall not be entitled to overtime payment on the day immediately following the day of absence, and the prerogative of working overtime on that particular day will rest with the operative himself.

8. **EXPENSES INCURRED NECESSARILY AND EXCLUSIVELY AS A RESULT OF EMPLOYMENT IN THE CONSTRUCTION INDUSTRY**

Subsistence Allowance (Country Money)

Subsistence allowance (country money) shall be €157.25 per week for 5, 6 or 7 days and €31.45 per day for 4 days or less from 1st January, 2005. The allowance will be increased every 6 months in accordance with the increase in the consumer price index. The allowance shall be paid in accordance with the Local Working Rule Agreement or where none applies, where an operative has to reside away from home in the performance of his duties.

Expenses incurred in Travelling in the Performance of duties

It is agreed that in major urban areas, negotiations shall take place at local level for the improvement of existing arrangements or for the introduction of such arrangements where none presently exist. If agreement cannot be reached at local level the matter will be referred to the NJIC. The following urban area rates have been agreed:-

<u>DUBLIN</u>	0	-	4 miles	1 hour per day
	4	-	5 miles	1¼ hours per day
	5	-	6 miles	1½ hours per day
	6	-	8 miles	1 ¾ hours per day
	8	-	12 miles	2 hours per day
	12	-	20 miles	2½ hours per day*

* not payable to workers recruited on site.

CORK	0	-	4 miles	¾ hour
	4	-	5 miles	1 hour
	5	-	6 miles	1¼ hours
	6	-	7 miles	1½ hours
	7	-	8 miles	1¾ hours
	8	-	14 miles	2 hours
	14	-	20 miles	2½ hours

The hours or fraction of hours above refer to the basic NJIC rate for Construction Craftsmen, Construction Operatives and Construction Apprentices, as appropriate and are exclusive of bonus schemes, bonus payments, site agreement payments and any plus payments.

The above travel rates for Cork are subject to the following conditions:

- (i) This agreement applies to all firms to whom the Registered Agreement for the Construction Industry applies. Among the categories not covered by this agreement are construction operatives employed in contractors' yards, plant yards, maintenance staff and the like and to those reporting to a fixed place and/or working from this fixed place. This is without prejudice to any existing in-Company (local or national) agreements currently enjoyed by these categories.

For the purpose of this agreement only building sites are not classified as a fixed place of employment.

- (ii) This agreement and these payments do not affect in any way already existing agreements (except 1981 and 1979 Cork Travel Allowance Agreements and clause 8 of the 1947 Cork Agreement) be they local, national, official, in-company and/or site agreements, except that a person is only entitled to one type of travelling payment e.g., is not entitled to, say, travel payment under a site agreement and also under the AJC travel payment.

- (iii) All distances are radial and have the GPO in Oliver Plunkett Street as the central and focal point and work outwards from there to the actual job/site. All distances are measured on a straight line basis and are one way only.
- (iv) A person who normally lives within a 3 mile radial distance from the job/site on which he is working qualifies only for the minimum travel allowance payment i.e., 0 - 4 mile range.
- (v) Where the employer provides transport and the employee travels in the employer's time no allowance whatsoever is paid. However, where an employer provides transport but the employee travels in his (employee's) own time, 60% of the appropriate allowance is paid in that situation.
- (vi) All categories of employees including construction craftsmen, construction operatives, and construction apprentices are paid the same appropriate allowance. Because these allowances are based on time, the appropriate applicable payment depends on the employee's basic NJIC rate. However, for the purpose of this travel payment agreement only, first year construction apprentices are paid the same monetary amounts as second year apprentices.
- (vii) These payments are paid only on the strict understanding that they are allowances towards compensating the operative in full both for the expense and time involved in travelling to and from the job/site. This travelling is to be done in the operative's own time and at his own expense and he must be available on the site for work at the normal starting time.

- (viii) All allowances are taxable pending any decision to the contrary by the Revenue Commissioners.
- (ix) If it is considered that the principle of this agreement is being infringed the matter may be raised by the party(s) concerned and settled by the Cork Area Joint Council.

<u>LIMERICK</u>	0	-	3 miles	1/3 hour
	3	-	5 miles	1/2 /hour
			5 miles and over -	1 hour

The above travel rates for Limerick are subject to the following conditions: -

- (i) As with Cork.
- (ii) This agreement and these payments do not affect in any way already existing agreements (if equal or better) be they local, national, official, in-company and/or site agreements, except that a person is only entitled to one type of travelling payment e.g., is not entitled to, say, travel payment under a site agreement and also under the AJC travel payment.
- (iii) All distances are radial and have the GPO (Limerick) as the central and focal point and work outwards from there to the actual job/site. All distances are measured on a straight-line basis and are one-way only. Travel payment will be payable only to employees normally employed in the city and sent outwards to work.

- (iv) A person who normally lives within a 3-mile radial distance from the job/site on which he is working qualifies only for the minimum travel allowance payment i.e. 0 - 3 mile range.
- (v) As with Cork.
- (vi) As with Cork.
- (vii) These payments are paid only on the strict understanding that they are allowances towards compensating the operative in full both for the expense and time involved in travelling to and from the job/site. This travelling is to be done in the operative's own time and at his own expense and he must be available on the site for work at the normal starting time. This clause will not be used punitively where the employer is given a reasonable excuse for late arrival or early departure from site. Its main intention is to avoid abuse by those persistently late or not working the standard day.
- (viii) All allowances are taxable pending a decision to the contrary by the Revenue Commissioners.

WATERFORD

- (i) A travelling allowance of $\frac{1}{3}$ hour per day (bus allowance) will operate for all construction employees working on sites within the confines of the old city boundary.
- (ii) The centre point of the old city boundary is now definitely established as being the car stand (i.e., opposite Winstons Stores).

- (iii) (a) For those employees working on sites outside the old city boundary but within the new city boundary, a travelling allowance of $\frac{3}{4}$ hour per day, outgoing, will apply.
- (b) For those employees working on sites outside the new city boundary, a travelling allowance of 1 hour per day, outgoing (without any mileage limit), will apply.
- (c) If an employer supplies company transport for those employees working on sites outside the old or new city boundaries, no travelling allowance will apply.
- (iv) If an employee is habitually late, his travelling allowance will be reduced pro-rata i.e., if one hour late, $\frac{1}{8}$ of his travelling allowance will be deducted for that date. In other words, to qualify, an employee must commence work on site at normal starting time and work a standard day.
- (v) The above travelling allowances will be effective from 1st January, 1982.
- (vi) Travelling allowances are taxable.

GALWAY

Within old city boundary	-	$\frac{1}{3}$ hour per day
Between old and new city boundary	-	$\frac{3}{4}$ hour per day
Outside new city boundary	-	1 hour per day

The above travel rates for Galway are subject to the following conditions: -

- (i) This agreement applies to all firms to whom the Registered Construction Industry Agreement applies. Among the categories not covered by this agreement are construction operatives employed in contractors' yards, plant

yards, joinery shops and those reporting to a fixed place and/or working from this fixed place. This agreement does not apply where an employer provides suitable transport.

- (ii) Travel payments will be made to employees employed in the city and sent outwards to work. Travel payments will not be made to employees recruited on sites outside the new city boundary.
- (iii) A person who normally lives within a 3-mile radial distance from the site on which he is working will qualify only for the minimum travel allowance payment.
- (iv) In order to qualify for travelling payments the employee must travel in his own time and at his own expense and be available on the site for work at the normal starting time and work at least the normal working day.
- (v) All travelling allowances are subject to PAYE and PRSI in the usual way.

Travel allowances for Construction Apprentices and Juvenile Operatives

Construction apprentices shall receive the following percentages of the

Allowance payable to craftsmen:-

1st year and 2nd year	60%
3rd year	75%
4th year	90%

The same % shall apply to juveniles relative to the general operative rate: -

60%	16 + 17
75%	18 + 19
90%	20 -

9. **INDUSTRIAL RELATIONS AGREEMENTS**

The relevant terms of Industrial Relations Agreements of 1976, 1979 and 1980 which were made between the Construction Industry Federation and the Construction Group of Unions and which are summarised in the Third Schedule hereto are to be read in conjunction with this Agreement.

10. **ENGAGEMENT OF SUB-CONTRACTORS**

The parties agree that contractors and sub-contractors covered by the Registered Employment Agreement for the Construction Industry should be free to engage approved contractors in any trade or activity in the industry. For the purpose of this agreement, approved sub-contractors are defined as follows: -

- (a) They must comply with the terms of the Registered Employment Agreements for the industry.
- (b) They must employ the appropriate grades of trade union labour.
- (c) They must supply material as well as labour in those sectors of the industry where this has been normal practice.
- (d) They must comply with the Social Welfare Acts and Section 17 of the Finance Act, 1970 as amended by the Finance Act, 1995 and they must conform to the guidelines issued by the Revenue Commissioners under the Finance Act, 1995.
- (e) They must maintain a safe and healthy environment and comply with the provisions of the Safety in Industry Act, 1990.

- (f) They must carry employers' liability insurance in respect of their employees and the work in which they are engaged unless this cover is provided by the main contractor or the client.
- (g) They must employ appropriate numbers of apprentices relative to the number of craft workers employed.
- (h) They must, if in a labour only category, give security in a manner to be determined from time to time by the NJIC for the Construction Industry against default in respect of any liabilities they may have to employees.

11. **PROCEDURE FOR SETTLING GRIEVANCES AND DISPUTES**

If a trade dispute occurs between workers to whom this Agreement relates and their employers, no strike or lock-out, or other form of industrial action shall take place until the following procedures have been complied with and the Labour Court has issued a recommendation.

Category A Disputes

For the purposes of this Agreement questions concerning local matters or matters of an individual nature are regarded as category A disputes. Where these disputes arise, the following procedure shall be complied with:

- (a) The grievance or dispute shall in the first instance be discussed between the parties concerned. If the dispute is not resolved within 3 days it may be referred to the trade union concerned and, where appropriate, the Construction Industry Federation (CIF). Notice in writing of the dispute shall be given by the individual concerned or his trade union to the CIF.

- (b) If the dispute is not resolved within 7 days, or such longer period as may be mutually agreed, the issue may be referred to a Construction Industry Disputes Tribunal (CIDT).
- (c) The CIDT will issue a decision within one week. The decision of the CIDT, where unanimous, shall be binding.
- (d) Other decisions may be appealed to a Rights Commissioner, the Labour Relations Commission or the National Joint Industrial Council (NJIC) as appropriate.
- (e) If the issue remains unresolved, it shall be referred to the Labour Court for investigation and recommendation.

Construction Industry Disputes Tribunal

The Tribunal shall be established to deal with Category A disputes as defined above. The Tribunal will consist of the following:

- Independent Chairman. The Chairman of the NJIC may act as the independent Chairman in this regard
- One employer representative to be nominated by the employers' side of the NJIC
- One trade union representative to be nominated by the employees' side of the NJIC

Category B Disputes

For the purposes of this Agreement questions concerning wages, working hours and conditions of employment in the industry are regarded as Category B disputes. Where these issues arise, the following procedure shall be complied with:

- (a) Any grievance or dispute that arises between workers and employers covered by this Agreement will in the first instance be discussed between the parties concerned and their trade unions.
- (b) Where the issue remains unresolved after (a) above, it shall be referred to the NJIC. The Secretary of the NJIC, within 3 days of receiving written notification of the dispute from either of the parties involved, shall arrange a meeting to discuss the issue in dispute.
- (c) If after a meeting of the NJIC the issue remains unresolved, it shall be referred to the Labour Court for investigation and recommendation.

12. PROVISION FOR VARIATION OF THIS AGREEMENT

This agreement may be varied in accordance with the provisions of Section 28 of the Industrial Relations Act, 1946.

13. **OTHER REGISTERED AGREEMENTS**

This Agreement shall not apply to workers who are covered by any other Registered Agreement.

SIGNED for and on behalf of:

TRADE UNIONS

AMALGAMATED SOCIETY OF WOODWORKERS	Jim Cox
SERVICES, INDUSTRIAL, PROFESSIONAL, TECHNICAL UNION (formerly Irish Transport and General Workers' Union)	John Conroy
SERVICES, INDUSTRIAL, PROFESSIONAL, TECHNICAL UNION (formerly Workers' Union of Ireland)	James Larkin
OPERATIVE PLASTERERS & ALLIED TRADES SOCIETY OF IRELAND	G. Doyle
AMALGAMATED SOCIETY OF PAINTERS AND DECORATORS	John O'Leary
PLUMBING TRADES UNION	P. Ferris
IRISH SOCIETY OF WOODCUTTING MACHINISTS	G.H. Wall
NATIONAL ENGINEERING UNION	J. Cassidy
IRISH NATIONAL PAINTERS AND DECORATORS TRADES UNION	John Mulhall

IRISH NATIONAL UNION OF WOODWORKERS	P.F. McGrath
UNITED HOUSE AND SHIP PAINTERS AND DECORATORS TRADE UNION OF IRELAND	L. Hudson
AUTOMOBILE GENERAL ENGINEERING & MECHANICAL OPERATIVES UNION	B. Leonard
AMALGAMATED SOCIETY OF SLATERS, TILERS AND ROOFING OPERATIVES	J.M. Moore
AMALGAMATED TRANSPORT AND GENERAL WORKERS UNION	M.P. Merrigan
SERVICES, INDUSTRIAL, PROFESSIONAL, TECHNICAL UNION (formerly Federation of Rural Workers)	James Tully TD
Building Workers' Trade Union on behalf of:-	
ANCIENT GUILD OF BRICK AND STONE LAYERS and STONECUTTERS UNION OF IRELAND	Frank O'Connor
<u>EMPLOYERS</u>	
THE CONSTRUCTION INDUSTRY FEDERATION (formerly the Federation of Builders, Contractors and Allied Employers of Ireland)	Thomas Reynolds

FIRST SCHEDULE

WAGE RATES	HOURLY RATE 01/10/05 2.5% (SP) €	HOURLY RATE 01/04/06 3% €	HOURLY RATE 01/10/06 2% €	HOURLY RATE 01/07/07 2.5% €	HOURLY RATE 01/01/08 2.5% €
CONSTRUCTION CRAFTSMEN	16.85	17.36	17.71	18.15	18.60
CONSTRUCTION APPRENTICES % of Craft Rate					
1st Year 33 ¹ / ₃ %	5.62	5.79	5.90	6.05	6.20
2nd Year 50%	8.42	8.68	8.86	9.08	9.30
3rd Year 75%	12.64	13.02	13.28	13.61	13.95
4th Year 90%	15.16	15.62	15.94	16.34	16.74
CONSTRUCTION OPERATIVES % of Craft Rate					
A 97%	16.34	16.84	17.18	17.61	18.04
B 91%	15.33	15.80	16.12	16.52	16.93
C 88%	14.83	15.28	15.58	15.97	16.37
D 80%	13.48	13.89	14.17	14.52	14.88

This category now includes the category previously described as "Lorry Drivers Dublin County Borough and County and Bray Urban District".

{The Grades reflect range of ability and years of experience. They are more specifically described in Labour Relations Commission document entitled "Construction Operatives Responsibility and Skill Ranking"}.

JUVENILE CONSTRUCTION OPERATIVES						
16 Years	(40% of Grade D)	5.39	5.56	5.67	5.81	5.95
17 Years	(50% of Grade D)	6.74	6.95	7.09	7.26	7.44

SECOND SCHEDULE (see Clause 2)

1. For the purpose of this Agreement a building firm means an undertaking the principal business of which is one or a combination of any of the following activities:-
- (a) the construction, reconstruction, alteration, repair, painting, decorating, fitting of glass in buildings and demolition of buildings;
 - (b) the installation, alteration, fitting, repair, painting, decoration, maintenance and demolition in any building or its site of articles, fittings, pipes, containers, tubes, wires or instruments (including central heating apparatus, machinery and fuel containers connected thereto) for the heating, lighting, power or water supply of such buildings;
 - (c)
 - (i) the clearing and laying out of sites for buildings;
 - (ii) the construction of foundations of such sites;
 - (iii) the construction, reconstruction, repair and maintenance within such sites of all sewers, drains and other works for use in connection with sanitation of building or the disposal of waste;
 - (iv) the construction, reconstruction, repair and maintenance on such sites of boundary walls, railings and fences for the use, protection or ornamentation of buildings;
 - (v) the making of roads and paths within the boundaries of such sites.

- (d) the manufacture, alteration, fitting and repair of articles of worked stone (including rough punched granite and stone) granite, marble, slate and plaster.

2. For the purpose of this Agreement a Civil Engineering firm means an undertaking the principal business of which is one, or a combination of any of the following activities:-

- (a) the construction, reconstruction, alteration, repair, painting, decoration and demolition of:-
roads, paths, kerbs, bridges, viaducts, aqueducts, harbours, docks, wharves, piers, quays, promenades, landing places, sea defences, airports, canals, waterworks, reservoirs, filter beds, works for the production of gas or electricity, sewerage works, public mains for the supply of water or the disposal of sewerage and all work in connection with buildings and their sites with such mains;

rivers works, dams, weirs, embankments, breakwaters, moles, works for the purpose of road drainage or the prevention of coastal erosion;

cattlemarkets, fair grounds, sports grounds, playgrounds, tennis-courts, ball alleys, swimming pools, public baths, bathing places in concrete, stone tarmacadam, asphalt or such like material, any boundary walls, railings, fences and shelters erected thereon;

- (b) the painting or decoration of poles, masts, standard pylons for telephone, telegraph, radio communication and broadcasting; and

- (c) ground levelling, ground formation or drainage in connection with the construction or reconstruction of grass sports grounds, public parks, playing fields, tennis-courts, golf links, play-grounds, racecourses and greyhound racing tracks, but excluding the sowing of grass seed on such grounds.

ADDENDUM TO EMPLOYMENT AGREEMENT FOR THE CONSTRUCTION INDUSTRY

We, the undersigned, being the parties to the Employment Agreement for the Construction Industry agree that Paragraph 1(d) of the Second Schedule to the Agreement does not apply to undertakings whose principal business is one or a combination of any of the following activities:-

Mining or calcining of Gypsum and/or the manufacture of Plaster, Plaster of Paris, Bag Plaster, Plaster-board.

Dated the 14th February, 1967.

SIGNED for and on behalf of:

TRADE UNIONS:

AMALGAMATED SOCIETY OF WOODWORKERS J. M. Cox

SERVICES, INDUSTRIAL, PROFESSIONAL, TECHNICAL
UNION (formerly Irish Transport and General Workers'

Union)

Sean O'Murchu

SERVICES, INDUSTRIAL, PROFESSIONAL, TECHNICAL
UNION (formerly Workers' Union of Ireland)

James Larkin

OPERATIVE PLASTERERS AND ALLIED TRADES SOCIETY OF IRELAND	Gerald Doyle
AMALGAMATED SOCIETY OF PAINTERS AND DECORATORS	John O'Leary
PLUMBING TRADES UNION	P. Ferris
IRISH SOCIETY OF WOODCUTTING MACHINISTS	G.H. Wall
NATIONAL ENGINEERING UNION	J. Cassidy
IRISH NATIONAL PAINTERS AND DECORATORS TRADES UNION	J. Mulhall
IRISH NATIONAL UNION OF WOODWORKERS	P.F. McGrath
UNITED HOUSE AND SHIP PAINTERS AND DECORATORS TRADE UNION OF IRELAND	L. Hudson
AUTOMOBILE GENERAL ENGINEERING & MECHANICAL OPERATIVES UNION	B. Leonard
AMALGAMATED SOCIETY OF SLATERS, TILERS AND ROOFING OPERATIVES	J. Moore
AMALGAMATED TRANSPORT AND GENERAL WORKERS' UNION	M.P. Merrigan

SERVICES, INDUSTRIAL, PROFESSIONAL,
TECHNICAL UNION (formerly Federation of Rural
Workers)

J. Tully TD

Building Workers' Trade Union on behalf of:-

ANCIENT GUILD OF BRICK AND STONE LAYERS

and

STONECUTTERS UNION OF IRELAND

F. O'Connor

EMPLOYERS

THE CONSTRUCTION INDUSTRY FEDERATION
(formerly the Federation of Builders, Contractors and
Allied Employers of Ireland)

T. Reynolds

THIRD SCHEDULE

SUMMARY OF RELEVANT TERMS AGREED UNDER INDUSTRIAL RELATIONS AGREEMENTS OF 1976, 1979 AND 1980 AND MADE BETWEEN THE CONSTRUCTION INDUSTRY FEDERATION AND THE CONSTRUCTION INDUSTRIAL COMMITTEE OF THE IRISH CONGRESS OF TRADE UNIONS

1. RESTRICTIONS

No restrictions shall be placed on the use of techniques and equipment and no plus rates can be paid for same (except in those cases where it is existing custom and practice to pay plus rates which shall be subject to negotiation in accordance with existing procedures).

2. ABSENTEEISM

Where a worker without valid reason is absent for a day or most of a day (minimum 4.5 hours of standard working hours) he/she shall lose a specified amount of money as defined below for that day and the following working day.

If a worker is late in starting for more than .5 hour on three days in the pay week, he/she shall forfeit the specified amount for those three days. The same shall apply on all other days on which he/she is more than .5 hour late in starting in the particular pay week. The specified amount is defined as the amount of the relativity increase of €6.98 (£5.50) per week in the case of craft workers and €6.22 (£4.90) per week in the case of general workers, which became effective on 1st September, 1977.

3. DEMARCATIION

Where demarcation issues arise workers shall continue working as directed by their employer until the issue is decided by a Sub-Committee of the Joint Industrial Council, which shall decide the issue within a stipulated period.

Appendix 4



An Coimisiún um Chaidreamh san Áit Oibre
Workplace Relations Commission

100, Lansdowne Road, Ballsbridge, Dublin 4, Ireland.
Balle Átha Cliath 4, Éire.
Lansdowne House, Lansdowne Road, Ballsbridge, Dublin 4, Ireland.

T: 1890 22 02 27 or +353 (0)1 6136700
F: +353 (0)1 6136701

C-163813-18

27 May 2019

Mechanical Engineering and Building Services Contractors Association / UNITE / CONNECT

Pay Claim

After an extensive process of negotiation under the auspices of the Workplace Relations Commission the following proposal was put forward by the Chairman and agreed for recommendation by the parties.

PAY

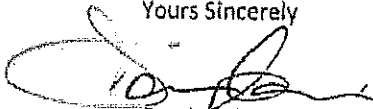
- 2.7% increase to apply for 12 months from 1st September 2019
- 2.7% increase to apply for 12 months from 1st September 2020
- The parties agree to begin engagement on a successor agreement with talks to commence in January 2021. If necessary, these talks will utilise the WRC in accordance with agreed procedures.

TRAVEL TIME

Despite detailed discussion between the parties in the WRC process they were unable to reach agreement on the travel time element of the union claim. Accordingly, it is agreed by the parties that this issue will be referred separately to the Labour Court under the provisions of section 26(1) of the Industrial Relations Act 1990.

The parties also agreed that the amended rates would be reflected in the Sectoral Employment Order. An application to the Labour Court to have the SEO rates amended will be made by the union side no later than 15 July 2019.

Yours Sincerely


Damien Cannon
Regional Manager


Mary Dooley
Industrial Relations Officer

Appendix 5

Draft of

ORDER

entitled

**Sectoral Employment Order (Mechanical Engineering Building Services Contracting
Sector) 2020**

To be made by the Minister of State
at the Department of Business,
Enterprise and Innovation.

WHEREAS I, PAT BREEN, Minister of State at the Department of Business, Enterprise and Innovation, being in receipt of a recommendation from the Labour Court under section 16 of the Industrial Relations (Amendment) Act 2015 (No. 27 of 2015) and being satisfied, having regard to the report referred to in subsection (3)(b) of that section accompanying the recommendation, that Chapter 3 of Part 2 of that Act has been complied with:

NOW, I, PAT BREEN, in exercise of the powers conferred on me by subsection (1) of section 17 of the Industrial Relations (Amendment) Act 2015 (No. 27 of 2015) (as adapted by the Jobs, Enterprise and Innovation (Alteration of Name of Department and Title of Minister) Order 2017 (S.I. No. 364 of 2017)) and the Business, Enterprise and Innovation (Delegation of Ministerial Functions) Order 2017 (S.I. No. 569 of 2017), hereby make the following order with respect to which, pursuant to subsection (4) of section 17 of that Act, a draft has been laid before each House of the Oireachtas and a resolution approving of the draft has been passed by each such house:

1. This Order may be cited as the Sectoral Employment Order (Mechanical Engineering Building Services Contracting Sector) 2020.
2. This Order confirms the terms of the recommendation set out in the Schedule.

Schedule

Recommendation to the Minister made in accordance with Section 16 of the Industrial Relations (Amendment) Act, 2015.

This Recommendation amends a recommendation previously made on 20th December 2017 and confirmed by the Minister by a Sectoral Employment Order (S.I. Number 59 of 2018) and for Dispute Resolution Procedures to apply.

Definition

For the purposes of this Sectoral Employment Order the Mechanical Engineering Building Services Contracting Sector means the sector of the economy comprising the following economic activity: -

“The installation, alteration, fabrication, fitting, repair, maintenance, commission, removal and demolition in any building or its sites of articles, fittings, pipes, containers, tubes or instruments, storage facilities, etc. (including central heating apparatus, central plant apparatus, machinery and fuel containers connected thereto) for heating, cooling, including domestic hot and cold water systems, medical and process gases, process pipe services, utility pipe services and compressed and vacuum services of such buildings.”

Definition of a Worker

In this Sectoral Employment Order “worker” has the following meaning:-

“any person aged 15 years or more who has entered into or works under a contract with an employer, whether the contract be for manual labour, clerical work or otherwise, whether it be expressed or implied, oral or in writing, and whether it be a contract of service or of apprenticeship or a contract personally to execute any work or labour”.

For the purpose of this definition apprentice and apprenticeship has the same meaning as it has in the Industrial Training Act 1967.

Scope

This Sectoral Employment Order applies to the following categories of worker who are directly employed or employed through an employment agency within the meaning of the Employment Agency Act 1971 and or the Protection of Employees (Temporary Agency Work) Act 2012 in the Mechanical Engineering Building Services Contracting Sector:-

Qualified Plumbers and Registered Apprentice Plumbers (Craftsperson) and Qualified Pipefitters and Registered Apprentice Pipefitters (Craftsperson) working in the Sector.

For the avoidance of doubt qualified plumbers and pipefitters who have acquired additional or advanced welding qualifications and who are required to function as welders on a day to day basis within the sector come within the scope of this Order.

Pay and Pay Categories

Pay and conditions of employment of the following categories of workers are covered in this Sectoral Employment Order:-

A basic minimum hourly rate of pay to apply to all newly qualified Plumbers and Pipefitters employed in the sector. **(Category 1)**

A higher hourly rate of pay to apply to qualified Plumbers and Pipefitters employed in the sector with effect from the commencement of their 3rd year of employment after qualification as a Plumber and or Pipefitter. **(Category 2)**

A higher hourly rate of pay to apply to qualified Plumbers and Pipefitters employed in the sector with effect from the commencement of their 6th year of employment after qualification as Plumber and or Pipefitter. **(Category 3)**

A minimum hourly rate of pay to apply to apprentices.

The following basic hourly rates of pay will apply in the sector with effect from 30 days after the making of this Sectoral Employment Order:

Category 1 Worker	€23.34
Category 2 Worker	€23.84
Category 3 Worker	€24.24

The following basic hourly rates of pay will apply in the sector from 1st September 2020.

Category 1 Worker	€23.97
Category 2 Worker	€24.48
Category 3 Worker	€24.90

The following rates of pay shall apply to apprentices employed in the sector:-

Apprentice Year 1 33.3% of Category 1 hourly rate of pay

Apprentice Year 2 50% of Category 1 hourly rate of pay

Apprentice Year 3 75% of Category 1 hourly rate of pay

Apprentice Year 4 90% of Category 1 hourly rate of pay

Normal Working Time

The following definitions shall apply in respect of hours worked by qualified craftspersons and apprentices in the sector:-

Normal Working Week

Normal Working week shall consist of 39 hours worked between Monday and Friday each week.

Normal Daily Working Hours

Normal daily working hours shall consist of eight consecutive hours of work undertaken between the hours of 7 am (normal weekday starting time) and 5 pm (Normal weekday

finishing time) Monday – Thursday inclusive and between the hours of 7 am (normal Friday starting time) and 4 pm (normal Friday finishing time) on Friday.

Other Hours Worked

Hours worked outside of those hours, other than occasions where daily working hours are worked which are different to the normal daily working hours, shall constitute unsocial working hours and shall attract the following premium payments:-

Hours worked between normal finishing time and Midnight Monday to Friday inclusive

Time plus a half

Hours worked between Midnight and normal starting time Monday to Friday *Double time*

First four hours worked after 7 am on Saturday *Time plus a half*

All other hours worked on Saturday *Double time*

All hours worked on Sunday *Double time*

All hours worked on Public Holidays *Double time plus an additional day's leave*

Hours worked which are different to the normal daily working hours

Where for specific projects hours are required to differ from those set out at “Normal Daily Working Hours” as defined above, the following rates should apply:

Where the starting time is before 1pm –

8 hours at time plus one quarter.

First four additional hours when worked to be paid at time plus one quarter by 1.5.

Additional hours worked thereafter to be paid at time plus one quarter by 2.

Where starting time is after 1pm –

8 hours at time plus one third.

First four additional hours when worked to be paid at time plus one third by 1.5.

Additional hours worked thereafter to be paid at time plus one third by 2.

Pensions

A worker to whom this Sectoral Employment Order relates shall be entered by his or her employer into a pension scheme the terms of which shall be no less favourable than those set out in the Construction Workers Pension Scheme. Pension and Death in Service Scheme contribution rates shall be as follows:

Pension Contribution with effect from 30 days after the date of this Order

Employer Contribution	Worker Contribution	Total combined contribution
-----------------------	---------------------	-----------------------------

€5.47 per day to a maximum of €27.35 per week	€3.65 per day to a maximum of €18.24 per week	€9.12 per day to a maximum of €45.59 per week
---	---	---

Pension Contribution from 1st September 2020

Employer Contribution	Worker Contribution	Total combined contribution
€5.62 per day to a maximum of €28.09 per week	€3.75 per day to a maximum of €18.73 per week	€9.37 per day to a maximum of €46.82 per week

Death in Service Contribution with effect from 30 days after the date of this Order

Employer Contribution	Worker Contribution	Total combined contribution
€1.14 per day to a maximum of €1.14 per week	€1.14 per day to a maximum of €1.14 per week	€2.28 per day to a maximum of €2.28 per week

Death in Service Contribution from 1st September 2020

Employer Contribution	Worker Contribution	Total combined contribution
€1.17 per day to a maximum of €1.17 per week	€1.17 per day to a maximum of €1.17 per week	€2.34 per day to a maximum of €2.34 per week

Sick Pay Scheme

A worker to whom this Sectoral Employment Order relates shall be entered by his or her employer into a sick pay scheme the terms of which shall be no less favourable than those set out in the Construction Workers Pension Scheme. Contribution rates shall be as follows:

Sick Pay Contribution with effect from 30 Days after the date of this Order

Employer Contribution	Worker Contribution	Total combined contribution
-----------------------	---------------------	-----------------------------

€1.30 per day to a maximum of €1.30 per week	€0.65 per day to a maximum of €0.65 per week	€1.95 per day to a maximum of €1.95 per week
--	--	--

Sick Pay Contribution from 1st September 2020

Employer Contribution	Worker Contribution	Total combined contribution
€1.34 per day to a maximum of €1.34 per week	€0.67 per day to a maximum of €0.67 per week	€2.01 per day to a maximum of €2.01 per week

Dispute Resolution Procedure

The following dispute resolution procedure shall apply to those covered by this Sectoral Employment Order.

If a dispute occurs between workers to whom the SEO relates and their employers no strike or lock-out, or other form of industrial action shall take place until the following procedures have been complied with. All sides are obliged to fully comply with the terms of the disputes procedure.

Individual Dispute

a) The grievance or dispute shall in the first instance be raised with the employer at local level with a requirement to respond within 5 working days. Notice in writing of the dispute shall be given by the individual concerned or his trade union to the relevant organisation representing employers or to the employer directly.

b) If the dispute is not resolved it shall be referred to the Adjudication Service of the WRC

c) Either party can appeal the outcome of the Adjudication Hearing to the Labour Court.

Collective Dispute

a) The grievance or dispute shall be raised in the first instance with the employers with a requirement to respond within 5 working days. Notice in writing of the dispute shall be given by the workers concerned or their trade union to the relevant organisation representing employers or to the employer directly.

b) If a dispute is not resolved the issue shall be referred to the Conciliation Service of the WRC

c) If the issue remains unresolved, it shall be referred to the Labour Court for investigation and recommendation.

The Court so recommends.

The Labour Court

19 December 2019

GIVEN under my hand,

___ January 2020.

PAT BREEN,

Minister of State at

the Department of Business,

Enterprise and Innovation.

Appendix 6

Minimum hourly and weekly pay rates for mechanical grades 2007 – 2020

1.

Hourly rate for Grade 1 Plumber/Fitter 2007/2010 = €22.89 X 39 hours = <i>(Equivalent to Category 1 Workers as per the mechanical SEO)</i>	€892.71
Plus minimum daily travel rate of 1 hour x 5 days =	€114.45
Minimum weekly rate =	€1,007.16

2.

Hourly rate for 6 th year out of time Plumber/Fitter 2010 = €21.42 X 39 hours = <i>(Equivalent to Category 1 Workers as per the mechanical SEO)</i>	€ 835.38
Minimum weekly rate =	€ 835.38
Note - Reduction in weekly pay by 17% in 2010/2011	

3.

Hourly rate for 6 th year out of time Plumber/Fitter 2020 = €24.90 X 39 hours = <i>(Equivalent to Category 1 Workers as per the mechanical SEO)</i>	€ 971.88
Minimum weekly rate =	€ 971.88

4.

Proposed hourly rate for Category 1 worker to apply from the 1 st of September 2021 for 12 months= €25.79 X 39 hours <i>(Proposed change to mechanical SEO)</i>	€1,005.81
Minimum weekly rate =	€1,005.81

Note: the above is based on the highest rates in the past and present MEBSCA agreements and the mechanical SEO.



**MEBSCA RATES:
2007/2008**

01/01/07 Per Hour Grade 1 Plumber (5+ years qualified) Craft Rate - €17.71 Grade 1 - €3.24 Special equipment - €0.43 Copper Pipe - €0.43 Consolidated Rate - €21.81	01/07/07 Per Hour Grade 1 Plumber (5+ years qualified) Craft Rate - €18.15 Grade 1 - €3.24 Special equipment - €0.43 Copper Pipe - €0.43 Consolidated Rate - €22.25	01/01/08 Per Hour Grade 1 Plumber (+5 years qualified) Craft Rate - €18.60 Grade 1 - €3.39 Special equipment - €0.45 Copper Pipe - €0.45 Consolidated Rate - €22.89	
Grade 2 Plumber (2-4 years qualified) Craft Rate - €17.71 Grade 2 - €2.06 Special equipment - €0.43 Consolidated Rate - €20.20	Grade 2 Plumber (2-4 years qualified) Craft Rate - €18.15 Grade 2 - €2.06 Special equipment - €0.43 Consolidated Rate - €20.64	Grade 2 Plumber (2-4 years qualified) Craft Rate - €18.60 Grade 2 - €2.15 Special equipment - €0.45 Consolidated Rate - €21.20	
Grade 3 Plumber (Up to 2 years qualified) Craft Rate - €17.71 Special equipment - €0.43 Consolidated Rate - €18.14	Grade 3 Plumber (Up to 2 years qualified) Craft Rate - €18.15 Special equipment - €0.43 Consolidated Rate - €18.58	Grade 3 Plumber (Up to 2 years qualified) Craft Rate - €18.60 Special Equipment - €0.45 Consolidated Rate - €19.05	
WELDING CERTIFICATION			
	1/7/07	1/1/08	
Cert BS 4871 Class II	€ 0.43 per hour	€0.45 per hour	
API 1104	€ 0.75 per hour	€0.78 per hour	
Cert BS 4871 Class I	€ 1.43 per hour	€1.49 per hour	
APPRENTICE RATES (Per Hour)			
	01/01/07	01/07/07	01/01/08
1 st year rate	€ 5.31	€ 5.45	€ 5.58
2 nd year rate	€ 7.97	€ 8.17	€ 8.37
3 rd year rate	€ 11.51	€ 11.80	€12.09
4 th year rate	€ 14.17	€ 14.52	€14.88
*NOTE: Average travel time paid for holidays.			
Daily Chargehand allowance:	1 January 2007 - €12.48		
	1 January 2008 - € 13.04		

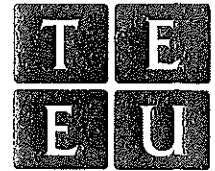
④

Zoj

Ceardchumann Teicniúil, Innealtóireachta agus Leictreachais
Technical, Engineering & Electrical Union

5 Cavendish Row, Dublin 1.
 Website: www.teeu.ie

Phone: 874 7047 Fax: 874 7048
 E-mail: info@teeu.ie



MEBSCA HOURLY RATES - OCTOBER '06 & JANUARY, 2007		
	1st October, 2006	1st January, 2007
	<i>*add €0.41 if Brazing</i>	<i>*add €0.43 if Brazing</i>
	2% Towards 2016	5.5% Increase in Special Skills Allowances
Craft Rate	€17.71	€17.71
Class 1	€3.07	€3.24
Class 2	€1.95	€2.06
Special Equipment	€0.41	€0.43
Copper Pipe ASME 1X Cert	€0.41	€0.43
Cert BS 4871 Class 2	€0.41	€0.43
API 1104	€0.71	€0.75
Cert BS 4871 Class 1	€1.35	€1.43
Grade 1 Fitter		
Craft Rate	€17.71	€17.71
Grade 1	€3.07	€3.24
Special Equipment	€0.41	€0.43
Copper Pipe	€0.41	€0.43
Consolidated Rate	€21.60	€21.81
Grade 2 Fitter		
Craft Rate	€17.71	€17.71
Grade 2	€1.95	€2.06
Special Equipment	€0.41	€0.43
Consolidated Rate	€20.07*	€20.20*
Fitter Under 2 Years		
Craft Rate	€17.71	€17.71
Special Equipment	€0.41	€0.43
Consolidated Rate	€18.12*	€18.14*
Grade 1 Fitter/Welder		
Craft Rate	€17.71	€17.71
Grade 1	€3.07	€3.24
Special Equipment	€0.41	€0.43
Copper Pipe	€0.41	€0.43
Cert BS 4871 Class 1	€1.35	€1.43
Consolidated	€22.95	€23.24
Apprentices		
1st Year - 30%	€5.31	€5.31
2nd Year - 45%	€7.97	€7.97
3rd Year - 65%	€11.51	€11.51
4th Year - 80%	€14.17	€14.17
Daily Chargehand Allowance	01/01/2006	€11.83
Daily Chargehand Allowance	01/01/07	€12.48

②

2 of 2

MEBSCA Hourly Rates for October, 2006 – JANUARY, 2007.

Class II Special Skill Rate

Craftsmen with welding and brazing skills to a standard to meet the requirements of the working environment with a minimum of two years site experience as a craftsman in Building Services installations.

Class I Special Skill Rate

Building Services Craftsmen certified to the HVCA Standard of Welding (Class II OXY-ACET) with a minimum of five years site experience as a Craftsman in Building Services installations. Craftsmen must be certified to the required standard by an independent examiner. The cost of the examination will in the first instance be met by the employer and if unsuccessful thereafter will be shared (60/40) until the standard has been achieved. Updating of certificates as required will be at the cost of the employer. The panel of examiners will be subject to continuing approval by MEBSCA.

Basic Rate Craftsmen & Special Equipment Rate

Craftsmen who have completed a recognized apprenticeship

Basic Rate Craftsmen with Additional Payment

Copper pipe work certified to ASME IX brazing for copper pipe work

Additional Payments for Certification

- (a.) Certified to BS4871: Manual metal arc welding
Class II for low pressure pipe to 160 PSI

- (b.) Certified to API 1104: For oil and gas pipelines
To 160 PSI. Including (a) above

- (c.) Certified to BS4871: Code for approved testing
of Welders (Class I). Including (a) and (b) above

2 of 2

MEBSCA Hourly Rates of Pay for January, 2007, July, 2007 & January, 2008.

Class II Special Skill Rate

Craftsmen with welding and brazing skills to a standard to meet the requirements of the working environment with a minimum of two years site experience as a craftsman in Building Services installations.

Class I Special Skill Rate

Building Services Craftsmen certified to the HVCA Standard of Welding (Class II OXY-ACET) with a minimum of five years site experience as a Craftsman in Building Services installations. Craftsmen must be certified to the required standard by an independent examiner. The cost of the examination will in the first instance be met by the employer and if unsuccessful thereafter will be shared (60/40) until the standard has been achieved. Updating of certificates as required will be at the cost of the employer. The panel of examiners will be subject to continuing approval by MEBSCA.

Basic Rate Craftsmen & Special Equipment Rate

Craftsmen who have completed a recognized apprenticeship

Basic Rate Craftsmen with Additional Payment

Copper pipe work certified to ASME IX brazing for copper pipe work

Additional Payments for Certification

- (a.) Certified to BS4871: Manual metal arc welding
Class II for low pressure pipe to 160 PSI
- (b.) Certified to API 1104: For oil and gas pipelines
To 160 PSI. Including (a) above
- (c.) Certified to BS4871: Code for approved testing
of Welders (Class I). Including (a) and (b) above

4

1 of 2

MEBSCA HOURLY RATES - JANUARY '07 - JULY '07 - JANUARY '08			
	01/01/2007	01/07/2007	01/01/2008
	*add €0.43 if Brazing	*add €0.43 if Brazing	*add €0.45 if Brazing
	5.5% Increase in	2.50%	2.5% - T16 & 4.5% Increase
	Special Skills Allowance		Special Skills Allowance
Craft Rate	€17.71	€18.15	€18.60
Class 1	€3.24	€3.24	€3.39
Class 2	€2.06	€2.06	€2.15
Special Equipment	€0.43	€0.43	€0.45
Copper Pipe ASME 1X Cert	€0.43	€0.43	€0.45
Cert BS 4871 Class 2	€0.43	€0.43	€0.45
API 1104	€0.75	€0.75	€0.78
Cert BS 4871 Class 1	€1.43	€1.43	€1.49
Grade 1 Fitter			
Craft Rate	€17.71	€18.15	€18.60
Grade 1	€3.24	€3.24	€3.39
Special Equipment	€0.43	€0.43	€0.45
Copper Pipe	€0.43	€0.43	€0.45
Consolidated Rate	€21.81	€22.25	€22.89
Grade 2 Fitter			
Craft Rate	€17.71	€18.15	€18.60
Grade 2	€2.06	€2.06	€2.15
Special Equipment	€0.43	€0.43	€0.45
Consolidated Rate	€20.20*	€20.64*	€21.20*
Fitter Under 2 Years			
Craft Rate	€17.71	€18.15	€18.60
Special Equipment	€0.43	€0.43	€0.45
Consolidated Rate	€18.14*	€18.58*	€19.05*
Grade 1 Fitter/Welder			
Craft Rate	€17.71	€18.15	€18.60
Grade 1	€3.24	€3.24	€3.39
Special Equipment	€0.43	€0.43	€0.45
Copper Pipe	€0.43	€0.43	€0.45
Cert BS 4871 Class 1	€1.43	€1.43	€1.49
Consolidated	€23.24	€23.68	€24.38
Apprentices			
1st Year - 30%	€5.31	€5.45	€5.58
2nd Year - 45%	€7.97	€8.17	€8.37
3rd Year - 65%	€11.51	€11.80	€12.09
4th Year - 80%	€14.17	€14.52	€14.88
DAILY CHARGEHAND ALLOWANCE FROM 01-01-07 €12.48 & FROM 01-01-08 €13.04			

5

2 of 2

Appendix 7

THE LABOUR COURT
TOM JOHNSON HOUSE
HADDINGTON ROAD
DUBLIN 4
TEL: (01) 660 8444



AN CHUIRT OIBREACHAIS
TEACH THOMAS MAC SEÁIN
BÓTHAR HADDINGTON
BAILE ÁTHA CLIATH 4
FAX: (01) 660 8437

National Joint Industrial Council
Wage Rate Sub Committee
Interim Report

It is agreed that the increases due after 1st July, 1999 will be brought forward and paid in full from 1st September, 1999. This will result in wage rates set out in the attached Schedule. From that date also, the first band of travelling time will, where applicable, be included in the calculation of holiday pay.

This is an interim agreement only and is without prejudice to the Trade Unions' claim for a Craft Rate of £10 an hour, based on current rates and the inclusion of full travelling time in holiday pay.

The next Meeting of the Sub Committee will be held on **Friday, 16th July, 1999 @ 10 am.**

Francis Mc Carthy
Deputy Chairman
21st June, 1999

CONSTRUCTION INDUSTRY FEDERATION

Construction House, Canal Road, Dublin 6. Tel: 01-4066000. Fax: 01-4966953. E-mail: cif@cif.ie
Website: www.cif.ie

TO: ALL MEMBERS COVERED BY THE REGISTERED
AGREEMENT FOR THE CONSTRUCTION INDUSTRY

9 October 2000

RE: REVIEW OF RATES OF PAY AND GRADING STRUCTURES

Dear Member

I refer to previous circulars in connection with the above. Enclosed is a revised wage and grading structure for the construction industry, which was agreed between the Construction Industry Committee of the Irish Congress of Trade Unions and the Construction Industry Federation. This agreement is effective from the 1st of October 2000.

This agreement was proposed by the Labour Relations Commission following a review of pay and grading structures in the construction industry by the Irish Productivity Centre. It is part of a collateral agreement to the Programme for Prosperity and Fairness. The new wage rates were ratified by the NJIC today and are recoverable under the terms of the RIAI form of contract where the PVC has not been deleted. Under the GDCA form of contract (with PVC) the increases are recoverable when implemented strictly in accordance with the terms of our agreements with the Trade Unions. Any member who has difficulty in this regard should contact the Federation.

It should be noted that the increases provided for in the agreement apply specifically and exclusively to those workers in receipt of the agreed basic rates and allowances only. Any other payments, allowances or plus payments should be offset against these increases.

The increases on the craft rate are as follows:

1 st October 2000	Review Amount £1.20 plus 1 st Phase PPF 5.5%
1 st July 2001	Review Amount 40p
1 st August 2001	2 nd Phase PPF 5.5%
1 st October 2001	Review Amount 40p
1 st July 2002	3 rd Phase PPF 4%

Overtime, travelling time and holiday pay will be calculated using the appropriate combined basic rate. The agreement also provides for the inclusion of actual travelling time, where applicable, when calculating holiday pay.

President: J. Tiernan. Director General: L. Kelleher. Secretary: E. O'Neill.
Directors: R. Gilboy, G. Hennessy, M. Jones, P. McCabe, T. McEvoy, J. O'Brien, H. Peacocke, C. Ryan



As part of the review process a new grading structure for general operatives was agreed. Among with other changes, this structure includes a Technical Operatives Grade (Grade A), the details of which are attached.

Strikes or any other form of industrial action are precluded in respect of any matter covered by this agreement, where the employer is acting in accordance with the terms of this agreement.

Also enclosed is the holiday schedule for the year 2000/2001.

Should you have any queries in relation to the above please do not hesitate to contact the Industrial Relations Department at the following numbers.

Dublin: 01 4066000

Cork: 021 4507161

Galway: 091 502680

Yours Faithfully

Terry McEvoy
Director



Appendix 8

MECHANICAL ENGINEERING & BUILDING SERVICES CONTRACTORS' ASSOCIATION

Construction House, Canal Road, Dublin 6. Tel : (01) 4066000 Fax : (01) 4966953 E-Mail: m&e@cif.ie Website: www.cif.ie

24 March 2017

Mr Tom Fitzgerald
Unite
Unite House
55/56 Middle Abbey Street
Dublin 1

Re : **SEO and REA in the Mechanical Engineering and Building Services Sector**

Dear Tom

I refer to our meeting on 7 March last in connection with the above. In particular our discussions centred on remuneration to be provided for in the Sectoral Employment Order. As agreed, I undertook to write to you setting out the Association's response to the joint document put forward by the TEEU and Unite.

An SEO will set legally binding rates of pay and conditions of employment in the sector. It will enable contractors to tender on a level playing field with regard to labour costs and it will ensure that all workers in the sector receive decent and fair rates of pay. Therefore, all pay-related issues must be covered by an SEO. Due to the limited scope of an SEO in so far as it only provides for remuneration, pensions and sick pay, the Association is supportive of the introduction of an REA. It is essential that the REA provides for non-pay related issues to ensure that members of the Association are not placed in an uncompetitive position vis-à-vis their competitors.

As you are aware, two separate pay claims comprising of two separate percentage increases were lodged on MEBSCA employers. Following discussions at the WRC, agreement was finally reached on these claims in 2016. The agreement, which provides for increases in hourly rates of over 10%, expires on 30 September 2018 and, therefore, it is the Association's firm belief that all pay-related issues to be covered by the SEO are covered by this agreement.

As agreed, I will respond to each point in your document as follows:

1. Scope

As per the definition of the economic sector set out in the application for an SEO.

2. Craft Rates

The agreement between the parties provides for six hourly rates of pay and the legislation underpinning the SEO only provides for three hourly rates. We believe, therefore, that the 1st year out of time rate, the 3rd year out of time rate and the 6th year out of time rate should be included in the SEO.



It has traditionally been the case that chargehands and foremen are paid over and above the top craft rate and the flexibility to negotiate these rates should remain between the parties.

3. Apprentice Rates

As agreed, we will discuss the issue of the apprentice rates at the meeting of MEBSCA on 29 March next.

4. Overtime and Shift Rates

The joint union document on overtime and shift rates amounts to a claim on employers and, as stated above, we are currently in an agreement on pay.

The current situation with regard to overtime should remain in place, i.e.

Week Days

From normal finishing time to midnight - time plus a half

Weekends

First four hours from normal starting time on Saturday morning - time plus a half

Thereafter to normal starting time on Monday morning - double time

Eight hours (seven on a Friday) must be worked daily before overtime is applied.

In addition to the holiday entitlement, double time will be paid for all hours worked on public holidays.

With regard to shift work, we propose the following:

First 8 hours - time plus a sixth

Thereafter overtime to apply

Where possible, shift work will be facilitated over four days i.e. Monday to Thursday.

In the event that an operative is absent through his own fault (excluding annual leave and certified sick leave) on any normal working day, he shall not be entitled to an overtime payment on the day immediately following the day of absence and the prerogative of working overtime, if requested, on that particular day will rest with the operative himself.

5. Travel

As per custom and practice, travel allowances to continue to be paid in the cities of Dublin, Cork, Limerick, Waterford and Galway. Where transport is provided, no travel allowance should be paid.

6. Subsistence (Country Money)

Country money to be paid in accordance with custom and practice i.e. where an operative has to reside away from home in the performance of his duties.

The allowance to be paid is as per the current agreement with the Revenue Commissioners.

The allowance includes all costs associated with travelling to and from site, including accommodation costs.

7. Pensions, Sick Pay and Death in Service

The current contribution rate should continue to be paid. The current rules of the CWPS should continue to apply.

8. Procedure for Resolution of Grievances and Disputes

Disputes regarding remuneration, pensions and sick pay to be dealt with in accordance with the Industrial Relations (Amendment) Act 2015.

A more comprehensive disputes resolution procedure covering all other disputes should be discussed in relation to clauses to be included in an REA.

As agreed, the parties will meet again on at 2.30pm on 30 March 2017 in Construction House, Canal Road, Dublin 6.

Yours sincerely



Jean Winters
Director
Industrial Relations and Employment Service

CC Brian Nolan, TEEU

Jean Winters

From: Fitzgerald, Thomas <Thomas.Fitzgerald@unitetheunion.org>
Sent: 28 April 2017 17:06
To: Jean Winters
Cc: brian_n@teeu.ie
Subject: MEBSCA Meeting 12th April 2017

Hi Jean ,

Following on from our last meeting of the 12th of April 2017 we agreed to the following:

1. Union side to record what was agreed on the 12th by the 27th of April 2017
2. Next meeting to be a sub-committee meeting on the 4th of May 2017 at 2 pm to discuss REA headings

Regarding 1 above – I was hoping to send a draft letter that would set out what is agreed between us concerning the SEO headings, but from my notes there is a number of points of feedback that we need from you in the first instance. So for the moment I have just added what was agreed in red from our email of the 10th of April (Agenda on the 12th). No doubt we will discuss how to move forward on this on the 4th.

Regarding 2 above – These headings are included in our letter of the 4th of November 2016

Regards
Tom

Dear Jean

Further to our recent MEBSCA meeting on 30/3/17 I wish to confirm the following headings raised. As agreed the headings below are in draft format until further discussion.

1. 1 Craft rates:

Rates 1, 3 & 6 should be included in the SEO, Rates 2,4 & 5 should be included in the REA. (Agreed)

The charge hand and foreman rates or allowance should be housed in the REA (Union position). (CIF to consider this clause's inclusion in REA)

2. 2 Apprentice Rates: (Feedback to come from CIF on this issue)

Employer side to return on this issue.

3. 3 Shift rate: (Wording and shift % to be agreed)

Draft definition to be provided by the CIF

4 Travel Time

The CIF to give consideration to other counties that may be included for the purpose of travel bands beyond Dublin, Cork, Limerick, Waterford & Galway (No Agreement to extend beyond existing urban areas)

5 Subsistence (Country Money)

CIF to give consideration to the necessity for an Operative to reside away from home (Agreed that reside away from home clause not require – may have to look at possible revenue implications)

6 Construction Workers Pension Scheme: (Agreement that CWPS should apply – No agreement on formula below)

It was agreed to establish what the payment is and what the difference would be by using the MEBSA rates.

The deduction for the CWPS is derived from the average pay of construction workers at a rate of 7% (7% of €726 = €50.20)

If the mechanical pension rate was derived from the MEBSA rate of 7% (7% of €876 = €61.40 approx.)

The difference between the two = €11.20 (€7.50 and €3.70 approx.)

Regards

Tom Fitzgerald

Unite the Union
Unite House
55/56 Middle Abbey St.
Dublin 1
Republic of Ireland
Tel: (01) 8980912



This e-mail and any files transmitted with it are private and intended solely for the use of the individual or entity to whom they are addressed. If you have received this e-mail in error, please return it to the address it came from telling them it is not for you and then delete it from your system.

This email was Virus checked by UTM 9. <http://www.sophos.com>

Fitzgerald, Thomas

From: Jean Winters <jwinters@cif.ie>
Sent: 08 August 2017 17:05
To: Fitzgerald, Thomas
Cc: Brian Nolan
Subject: MEBSCA - Travel
Attachments: 20170808165559942.pdf; 20170808162230440.pdf

Tom,

With regard to travel allowances under the mechanical agreement, please see attached:

1. Email from you dated 28 April 2017, specifically clause 4. This clause states that there is no agreement to extend travel beyond existing urban areas.
2. My letter to you dated 24 March 2017, specifically clause 5. This clause confirms that, as per custom and practice, travel allowances will continue to be paid in the cities of Dublin, Cork, Limerick, Waterford and Galway.

As can be seen from the above Tom, in all discussions between Unite,, TEEU and MEBSCA, we have made it clear that it is our intention to ensure travel allowances in the urban areas are included in the SEO for the mechanical sector.

Regards.

Jean

JEAN WINTERS | Director : Industrial Relations & Employment Services
CONSTRUCTION INDUSTRY FEDERATION | Canal Road | Dublin 6 | 01 406 6011 / 406 6000 |
www.cif.ie

This email, its contents and any files attached are confidential and are intended solely for the use of the individual or entity to which they are addressed. If you have received this email in error please notify the sender and then delete this message from your system. If you are not an intended recipient of this email you must not use, disclose, copy, distribute or retain this message or any part of it. If any part of this message is illegible or if you suspect that the message may have been intercepted or amended, please contact the sender. Please note that any views, opinions or advice contained in this communication are those of the sending individual and not those of the CIF and the CIF shall have no liability whatsoever in relation to this communication (or its content) unless separately agreed. CIF cannot accept any responsibility for inaccurate or offensive content or accept liability for any errors or omissions in the content of this message.
#####

This e-mail and any files transmitted with it are private and intended solely for the use of the individual or entity to whom they are addressed. If you have received this e-mail in error, please return it to the address it came from telling them it is not for you and then delete it from your system.

This email was Virus checked by UTM 9. <http://www.sophos.com>