

SPECIAL PROJECT NEEDS AGREEMENT

for the

**SUNCOR ENERGY SERVICES INC.
SUITE OF MAJOR PROJECTS**

SPECIAL PROJECT NEEDS AGREEMENT

ENTERED INTO THIS 12 DAY OF April, 2010

BY AND BETWEEN:

**THE COORDINATING COMMITTEE OF REGISTERED EMPLOYERS'
ORGANIZATIONS**

(hereinafter referred to as "the Coordinating Committee")

- and -

THE BUILDING TRADES OF ALBERTA

(hereinafter referred to as "the Council")

(Collectively, the "Parties")

WHEREAS Suncor Energy Services Inc. intends to construct major capital facilities as part of its Suite of Major Projects.

AND WHEREAS the Special Project Needs Agreement (the "Agreement") will provide for an uninterrupted supply of quality trades people for the duration of the Suite of Major Projects, bridging any labour negotiations or disruptions which may take place in the general construction industry;

AND WHEREAS the Agreement is a recognition of organized labour as a key stakeholder in the overall success of the Suite of Major Projects;

AND WHEREAS this Agreement will provide a forum through which key stakeholders including contractors, unionized labour and client may address issues of mutual concern;

AND WHEREAS this Agreement is beneficial to all of the stakeholders in terms of communications and working relationships;

AND WHEREAS the Coordinating Committee and the Council have proposed and Suncor Energy Services Inc. has agreed to the need to establish this Agreement as set out below;

AND WHEREAS the Coordinating Committee and the Council have entered into this Agreement on behalf of the Employers' Organization and the Local Union as set out below;

AND WHEREAS it is the expressed intention of all of the parties hereto that the execution of this Agreement in no way detracts from the bargaining authority of any Employers' Organization or any group of Trade Unions pursuant to a Registration Certificate or otherwise, nor does it in any way act as a surrender of any bargaining authority that any such group may hold.

NOW THEREFORE IT IS AGREED that the Council, the Coordinating Committee, the Employers' Organizations, and the Local Unions have, based on the mutual understandings set out above, entered into the following terms and conditions of employment.

A. BASIC AGREEMENTS

1.00 Scope and Definition

The Collective Agreement shall govern the relationship in respect of the major capital facilities as part of the Project, except as is modified by this Agreement.

- 1.01 This Agreement shall be attached to and form part of each of the referenced Provincial Construction Collective Agreements between the respective registered employers' organizations and groups of trade unions and shall replace all current agreements covering the Suncor Energy Services Inc. Suite of Major Projects . This Agreement shall only apply in respect of Employers and employees engaged in the Specialty Sector and the General Sector of the construction industry.
- 1.02 This Agreement is intended to cover Capital Works undertaken as part of the Project. Capital Works are set out in Schedule 6, which schedule shall be amended and updated from time to time as determined by Suncor Energy Services Inc.. This Agreement does not apply to work which is not "construction" work and does not apply to exploration or related works at or near the Project.

2.00 Purpose

The parties to this Agreement recognize and understand the specific labour relations needs of the Suncor Energy Services Inc. Suite of Major Projects and, accordingly, have entered into this Agreement for the purpose of ensuring those needs are met. The parties understand that the special and peculiar needs of the Suite of Major Projects include:

- (a) The need to recognize that the socio-economic commitments for the Suite of Major Projects are to:
- i) carry out the Projects in a way that enhances their positive socio-economic effects and reduces the negative effects, while maintaining Project economics and the ability to execute the Projects;
 - ii) provide many direct and indirect opportunities to the people of the Regional Municipality of Wood Buffalo (RMWB), as well as other Canadians;
 - iii) ensure that individuals, communities and businesses in the RMWB have full and fair opportunity to participate in the benefits of the Projects;

- (b) The need to ensure that construction of the Suncor Energy Services Inc. Suite of Major Projects shall proceed safely, efficiently, economically, and without interruption;
- (c) The need to ensure qualified and interested aboriginal and northern non-aboriginal residents working on the Suncor Energy Services Inc. Suite of Major Projects are treated in a fair, equitable and respectful manner while working on the Projects;
- (d) The need to ensure that all employees respect the rights and preferences of local communities;
- (e) The need to ensure that all employees understand and respect the unique culture of those peoples who reside in the north;
- (f) The need to recognize that the execution of the Projects will present unique and unusual challenges regarding the ability of the Parties to meet demands for the supply of skilled labour in a timely manner; and that the Parties will need to develop creative solutions to meet these challenges;
- (g) The need to establish and maintain harmony between the negotiation and administration pursuant to this Agreement and the collective bargaining and relevant Provincial Collective Agreement (“Collective Agreement”) administration pursuant to Registration Certificates and bargaining authorizations in the balance of the Construction Industry in Alberta.
- (h) The need to maintain harmonious relations between the Suncor Energy Inc. Suite of Major Projects construction work force and the work forces engaged in the ongoing operation of Suncor Energy Services Inc. site and work forces engaged in other construction activities and in the maintenance and repair activities in respect to the facilities on the said site, so that the effectiveness of all of the said work forces is enhanced
- (i) The need to foster work practices which will yield cost effectiveness and high quality results, and fair compensation for all participants for productive and quality workmanship.
- (j) The need to establish and preserve stability and harmony in the labour management relationships among the parties and the employers and employees engaged on the Suite of Major Projects, so that differences and problems are resolved expeditiously and so that inefficiencies, interruptions, and confrontations are not tolerated.
- (k) The need to enhance the early participation on the Suite of Major Projects and the work experience of the qualified trades people and construction workers that are resident in the areas of the Project.
- (l) The need to increase the level of safety in the construction industry and on the Project particularly.
- (m) The need to provide for mechanisms through which the Suite of Major Projects will be unaffected by any disruptions that may result from collective bargaining pursuant to registration certificates and authorizations to bargain collectively throughout the general and specialty sectors of the construction industry.

3.00 Application of Subsequent Collective Agreements

- 3.01 The provisions of this Agreement shall continue through to the conclusion of the Suite of Major Projects or until this Agreement is terminated in accordance with the provisions of this Agreement, whichever event shall first occur, notwithstanding that such events may take place after the expiry date of the existing Collective Agreement. It is the intention of the parties that the work encompassed by this Agreement shall continue without abatement by strike, lock-out, work slowdowns, or any other action designed to limit output.
- 3.02 As collective bargaining, pursuant to a Registration Certificate or otherwise, may take place in the construction industry which will affect terms and conditions of employment save and except where the same are provided for in this Agreement such variations in the resulting Collective Agreement shall be picked up for the Suite of Major Projects. Any applicable changes will be effective for the purposes of this Agreement as and when such changes become effective pursuant to the resulting Collective Agreement.
- 3.03 In the event a referenced Collective Agreement ceases to be in effect during any period during which this Agreement remains in effect, then the applicable provisions of the most recent Collective Agreement shall apply, until such time as a renewal agreement is entered in to by the Employers' Organization and the Local Union or the successors of either.
- 3.04 Each Employers' Organization and each counterpart Local Union agree that, by signing this Agreement, each is estopped, for the duration of this Agreement, from attempting to change, alter or vary the terms of this Agreement.
- 3.05 Each Employers' Organization and each counterpart Local Union agree that should it attempt to change, alter or vary the terms of this Agreement or to propose that this Agreement not be attached to and form part of a renewal collective agreement concluded in respect to any such round of construction collective bargaining, that the other Party or the Council or the Coordinating Committee is entitled to obtain an immediate injunction or declaration or other order from a court or other decision making body which will permanently prohibit any attempt to change, alter, or vary this Agreement, or to require the offending Party to propose that this Agreement be included in any renewal agreement so concluded.
- 3.06 Each Employers' Organization and each counterpart Local Union undertake to propose to the other and to agree with the other that this Agreement will be attached to and form part of the Collective Agreement that will be concluded pursuant to any round of construction collective bargaining entered into or initiated during any period during the duration of this Agreement.
- 3.07 Each Employers' Organization and each Local Union understand that representatives of the Coordinating Committee and of the Council together may

negotiate changes to this Agreement. The said changes shall require Suncor Energy Services Inc.'s or their designate's approval in writing, and shall, after ratification by both the Coordinating Committee and the Council, be applicable pursuant to this Agreement. Such ratification shall be through whatever ratification process the Coordinating Committee and the Council shall each determine.

4.00 Application Under Part 3, Division 8 of the Alberta Labour Relations Code

In the event that Suncor Energy Services Inc., at its discretion, applies pursuant to Part 3, Division 8 of the Code to have a Project or the Suite of Major Projects or any part thereof designated pursuant to Section 196 of the Alberta Labour Relations Code and provided that under such designation the then existing terms of the Collective Agreements between the respective Local Unions and the Registered Employers' Organizations as modified by this Agreement, are designated as the Collective Agreement between the Principal Contractor and the affected Trade Unions, then the signatories to this letter will support such designation application, and the Parties hereto and those bound by this Agreement, agree that the terms of such Project Collective Agreement or Agreements will, insofar as they apply to those Local Unions, Employers and Employees, consist of the then existing or most recent Collective Agreement or Agreements as modified by this Agreement.

5.00 No Bargaining Relationship for Suncor Energy Services Inc. or the Central Management Team if one is designated.

It is understood by the parties hereto that no bargaining relationship is created by Suncor Energy Services Inc., or the Central Management Team if one is designated or any subsidiaries and affiliates and their successors, or any of its project partners, with the Local Union, the Council, or any affiliate of the Council, by voluntary recognition or by action of law pursuant to Section 176 of the Alberta Labour Relations Code.

- 5.01 Similarly, where Suncor Energy Services Inc. has participated in any way in the processes and administrative matters contemplated in this Agreement, it is only for the purposes of this document and the enhancement of the Project and in no way can be construed to be creating a bargaining relationship, extending a voluntary recognition or taking actions which, by action of law, would bind Suncor Energy Services Inc., to any Collective Agreement with the Local Union, the Council, or any affiliate of the Council.
- 5.02 Where Suncor Energy Services Inc. is mentioned in this document, the terms shall be taken to mean the person or persons designated by Suncor Energy Services Inc. in respect to participation in the administration of portions of this Agreement, wherever that context is appropriate.

6.00 Duration

- 6.01 This Agreement shall become effective on the first day following the ratification of this Agreement by both the Coordinating Committee and the Council (the 12th day of April - 2010) for all trades respecting which the Special Project Needs Provisions are included in their Collective Agreement, and for other trades, on the date on which the respective Participation Agreements are signed. This Agreement shall remain in effect and shall apply to affected Employers and employees in respect to the Suncor Energy Services Inc. Suite of Major Projects on which they are engaged, until, in respect to the work or any portion of the work to be performed by an Employer in respect to the Projects, the date on which such work or component portion has been completed and/or Suncor Energy Services Inc. has taken or assumed possession of such work or component portion. In the event construction is carried out by an affected Employer on the Project or component portion after possession is taken or assumed by Suncor Energy Services Inc., then this Agreement shall continue to apply to such construction work.
- 6.02 These Project Terms shall have a five (5) year term from the effective date, and it shall be automatically renewed at the completion of the initial term and shall continue on the same terms and conditions for successive five (5) year periods unless either the Council or the Coordinating Committee shall give notice, in writing, to the other party of its intention not to renew at least One Hundred and Twenty (120) days prior to the end of the term. Notwithstanding any notice served in accordance with this article, the terms and conditions of these Project Terms shall remain in effect for any work which was tendered prior to the service of such notice, until the completion of such work.

7.00 Review of Project Terms

This Agreement shall be reviewed by the Parties from time to time in consultation with Suncor Energy Services Inc.. Any modifications to this Agreement resulting from a review shall require Suncor Energy Services Inc.'s or Suncor Energy Services Inc.'s designate's approval in writing, and shall be subject to the ratification provisions set out in article 3.07.

8.00 Liaison Committee

A Liaison Committee shall be established which shall meet on an informal basis at the call of any of the parties signatory hereto, or at least quarterly, to discuss matters of mutual interest pertaining to the Suite of Major Projects and/or this Agreement, with the objective of promoting and maintaining beneficial relations and cooperation between the parties, and of ensuring the achievement of the purposes of this Agreement.

8.01 The Committee shall consist of representatives of the Employer(s), each of which shall be designated by the Coordinating Committee and the Executive Director or his designate and business representatives of the affiliates of the Council, each of which shall be designated by the Council. Irrespective of the number of representatives designated by the respective parties or of the number which participate in any meeting of the Committee, the Liaison Committee members designated by the Council and those designated by the Coordinating Committee shall have equal numbers of votes. The parties agree that Suncor Energy Services Inc. and or its designee are entitled to participate in the affairs of the Liaison Committee. Persons appointed to the Liaison Committee by Suncor Energy Services Inc. will be entitled to participate fully in the proceedings of the Committee but will not be entitled to vote.

8.02 The responsibilities of the Liaison Committee shall include:

- (a) Establishing terms of reference for the Liaison Committee giving due recognition to the language and intent and purposes of these Project Terms.
- (b) Establishing rules of procedure for the Liaison Committee to carry out its responsibilities.
- (c) Establishing processes to ensure that decisions of the Liaison Committee that affect this Agreement are recommended to the parties for incorporation into this Agreement.
- (d) Establishing methods of resolving issues that the parties to and the persons bound by this Agreement are unable to quickly resolve.
- (e) Assisting in the development, implementation and administration of initiatives towards the enhancement of quality and productivity.
- (f) Addressing differences between any parties engaged on the Project respecting whether certain work is or is not “construction”.
- (g) Dealing with such matters as are referred to it by this Agreement.
- (h) Establish and implement programs and measures to accelerate the training and mentoring of supervisors, and candidates for supervisory positions.

Any actions by the Liaison Committee that affect this Agreement shall require Suncor Energy Services Inc.’s or the designee of Suncor Energy Services Inc.’s approval in writing prior to such actions being undertaken.

It is the intention of the parties that the Liaison Committee shall provide for joint stewardship of key performance measures by labour, contractors and owner groups including, without restricting the generality of the foregoing, safety, quality, cost, productivity and schedule. It is also the intention of the Parties that the Liaison Committee will be respectful of the collective bargaining, collective agreement administration and other bargaining agency roles and responsibilities of the Employers’ Organizations and of the Local Unions.

9.00 Notice

Notice given to any of the parties hereto shall, unless otherwise specified in this Agreement, be sufficient if in writing and delivered to or sent by postage prepaid registered first class mail, to the last known address of the parties, or sent to a

facsimile transmitter number (with a report confirming transmission). In the absence of an express provision to the contrary, the delivery of any statement or document to any of the parties shall be sufficient if delivered in person, or if mailed by postage prepaid registered first class mail to the last known address, and shall be deemed to be received on the earlier of the actual date of receipt or the seventh (7th) day after being mailed, or if a facsimile copy is transmitted by telecommunication device to the last known facsimile transmitter number in which event the document shall be deemed received on the date of that confirmed transmission. Each of the parties hereto shall keep the others informed as to a change of address, facsimile or phone number.

B. HARMONY PROVISIONS

The parties agree that in order to achieve appropriate working relationships amongst the various employers and Local Unions working on any work to which this Agreement apply, the following conditions shall apply and if any conflict exists between these conditions and the terms of the Collective Agreement between the Employers' Organization (or where there is no Employers' Organization respecting a trade jurisdiction, the Employer or Employers) and the Local Union, this Agreement shall prevail:

10.00 Hours of Work and Scheduling

10.01 The hours of work shall be as set out in the Collective Agreement with forty (40) hours being the regular work week. In order that there should be consistency on the site between various affiliates of the Council, the following hours of work and scheduling prerogatives shall apply:

- (a) The following Articles are intended to identify regular hours of work, shift hours, and overtime hours and are not to be construed as a guarantee of hours of work per day, per week, or with respect to days of work in any week.
- (b) The regular work week shall consist of forty (40) hours of work. The start time for a regular working day or a compressed work week day will be between 6:00 and 8:00 a.m.
- (c) Recognizing that it may be necessary to establish schedules that accommodate flights to and from the project for workers from Alberta, workers from other Canadian Provinces, or for Temporary Foreign Workers that may be employed on these Projects, Suncor Energy Services Inc. may institute the work schedules under Schedules attached to this Agreement. Certain of these Schedules will be referred to as "Fly-in Fly-out Schedules" and will apply to all workers who utilize flights arranged by, or provided by, Suncor Energy Services Inc. for the purposes of transporting workers to and from the project. Workers on fly-in fly-out schedules will not be entitled to initial or terminal travel provisions or turn-around provisions under their respective Provincial Collective Agreement. Alternative Fly-in Fly-out work schedules may be developed

by the Parties provided Suncor Energy Services Inc. or the designee of Suncor Energy Services Inc. approves such in writing, and such are ratified by the Coordinating Committee and by the Council, through whatever ratification process the Coordinating Committee and the Council shall each determine.

- (d) Workers will have the prerogative of choosing from among all of the work cycles applicable to them, subject to their crew size being sufficient to allow for such options. There may also be circumstances in which Suncor Energy Services Inc., or the designee of Suncor Energy Services, or a non-Building Trades prime contractor may dictate the work cycles to be applied in respect to an area of the project, in which case the options for workers will be limited accordingly in that area. Where it is impractical to utilize all the options in Schedules 1 to 5, at a minimum the employer must offer Schedule 1 to eligible employees, except in circumstances in which there is approval by the majority of the Unions representing employees affected by work in which Schedule 1 will not be offered.
- (e) The Employer may also schedule shifts for which the start times are between 12:00 noon and 4:00 a.m. To be classified as shift work rather than as overtime, such shifts must be scheduled for at least one (1) regular work week. The premium(s) for any such second ("evening") or third ("night") shifts shall be in accordance with the provisions of the Collective Agreement. In no event shall the hourly rate be greater than the applicable overtime rate plus shift differential. The provisions of this clause (d) shall be reviewable annually by the Council and the Coordinating Committee on each anniversary of this Agreement.

10.02 **Reporting for Work**

The Parties are committed to delivering value for paid time. Accordingly,

- (a) Unless some other reporting location is designated by the Employer, employees shall be in attendance at their work station and prepared to commence work at the scheduled starting time for their respective shifts.
- (b) Employees shall be diligent in respecting start times, shift completion times, lunch periods and rest break periods.

10.03 **Variances**

The parties recognize that variations in the scheduling of the work week, reporting for work or returning from work, rest breaks, meal breaks and start and finish times may be appropriate from time to time, and that it may be appropriate that such variations affect all or only a portion of the Project. Any variations that are not permitted by the above Articles may be established by resolution adopted by the Liaison Committee.

10.04 **Shift Cycles**

Other shift cycles, and the premium pay in respect to such cycles, may be established by the Parties, and will become effective when Suncor Energy Services Inc. or the designee of Suncor Energy Services Inc. approves such in

writing, and such are approved by the Liaison Committee or ratified by the Coordinating Committee and by the Council, through whatever ratification process the Coordinating Committee and the Council shall each determine.

10.05 Site Closures

In consultation with the Liaison Committee, Suncor Energy Services Inc. may require that periods are scheduled during which construction activity on the site will be suspended during such periods as the Christmas/New Year's period, and it may also be required that the continuance of the activities of certain employees or groups of employees whose presence on the site is necessary during such periods may be scheduled.

10.06 Furloughs

Each of the Schedules attached hereto provide for periods of rest, called "furloughs". Work performed, at the employer's request, during a period of furlough shall be compensated at double time.

10.07 Vacations

Employees will be granted up to two weeks vacation annually upon reasonable notice requesting such vacation. No more than twenty-five percent of the members of a crew may be on vacation at any given time.

10.08 Overtime on Designated Days Off

Except in emergency situations, in consideration of the extended work schedules and the remoteness of this project, a worker shall have the prerogative of declining a request to work overtime on a Designated Day Off.

10.09 Room Changes on Furloughs

Where a worker is requested to change rooms or camps by the Employer or the client's designated camp manager during a work cycle they will be paid two hours at regular rates of pay to carry out the move. This provision will not apply where a worker is required to pack their room at the end of a work cycle to facilitate a move that will occur during the worker's furlough.

11.00 Transportation and Travel

11.01 Bus Transportation

- a) For workers on Schedule One coach style bus transportation will be provided by Suncor Energy Services Inc. or by the Employer or groups of Employers from designated locations, to the Suite of Major Project or camp each week or work cycle, prior to the time a crew is scheduled to commence a scheduled work week or cycle, and from the Project site to the designated locations following the end of the scheduled work week or cycle. Transportation will be provided in accordance with the terms of the applicable Provincial Collective Agreements.

- b) Where air transportation is not practical for workers on Schedule 2 through 5 bus transportation and \$100 per return trip will be provided in lieu of air transportation. Initial travel allowance will be paid in accordance with the collective agreement; however turnarounds provisions will not apply.
- c) Suncor Energy Services Inc. or their designate will determine where and when bus routes are established.

11.02 Air Transportation

- a) Where flights are provided and Schedules 2 through 5 are worked:
 - i) Flights are provided to pre-determined destinations at the conclusion of each fly-in fly-out cycle with ground transportation provided from the site/camp to the designated air terminal. Return flights to the work site will be provided from the pre-determined destinations to the site or designated air terminal and ground transportation will be provided from the air terminal to the project site/camp.
 - ii) Where a worker, who resides within the zone for flights, opts not to use the plane flights and provides his/her own transportation to and from Fort McMurray he/she shall receive rotation allowance, in accordance with the collective agreement, after each furlough.
 - iii) All employees not utilizing the flight arrangements will have transportation provided, at no cost to the employees, between the designated Fort McMurray area pick-up locations and their respective camps at the beginning and end of each furlough. All employees are required to maintain a camp residence during their shift and to vacate the camp during their furlough. No daily transportation will be afforded between the start and end of each shift.
- b) Where Schedule 1 is worked and the employee is ineligible for flights the initial and terminal transportation and turnarounds are paid as per the applicable collective agreement.

11.03 Local Residents:

Local residents would receive daily transportation (bus) provided (weekly per cycle if the project location required them to be in camp) at no cost. Travel conditions regarding free zone will be in effect.

11.04 Transportation for Terminated Workers

Workers who are laid off will be provided with return transportation by air if on a fly in fly out schedule or by bus if appropriate at the earliest practical opportunity following lay-off. Workers who are not local residents who quit or who are terminated for cause will be provided with bus transportation to Edmonton.

11.05 Owner's Travel and Accommodation Policy

A policy setting out provisions for travel, surface and/or air transportation, and accommodations will be published by Suncor Energy Services Inc., and amended

from time to time. The policy shall address transportation for local residents, other members of the local unions, people from elsewhere in Canada, and temporary foreign workers. The policy shall also address parking locations for workers for whom air transportation is not provided, and the transportation from such locations to the camp or Project. Disputes respecting the application of that policy will be resolved using the umpire process articulated in that policy.

12.00 Mid-Shift Meals for Camp Residents

Notwithstanding the provisions of Article XI of the Camp Rules and Regulations or its successor agreement, camp residents will be provided with a bagged meal for their mid-shift meal. Arrangements for such meals and any pre-order systems shall be established between a representative of the Council and a representative bagged meal shall be addressed, as appropriate, by the Liaison Committee.

13.00 General Holidays

13.01 In order to achieve uniformity in application for all trades under the scope of this Special Project Needs Agreement where the observance of a designated day off in conjunction with a General Holiday is not dealt with in a manner consistent with article 13.02, then the applicable referenced collective agreement will be deemed to contain the provisions of article 13.02.

13.02 General Holidays will be observed as follows:

- (a) A General Holiday that falls on a day that, but for the General Holiday, is a day that would have been scheduled for work, will be observed on that date. That day will become a day off, or if worked, compensated at double time.
- (b) A General Holiday that falls during a “vacation”, or during a “furlough” (being one or more weeks off following a work cycle of consecutive weeks), will be deemed to have been observed on the day on which it falls, and will not affect the date of the return to a work cycle nor the rate of pay for that date. Notwithstanding the foregoing, in the year 2012, if Canada Day and/or Remembrance Day occur on the first or second day of a furlough, those holidays will be observed on the first day that the worker would have been scheduled to resume his or her cycle. If this agreement remains in effect beyond December 31st, 2016, the observance of Canada Day and Remembrance Day in subsequent years will be addressed.
- (c) “Designated Days Off” will be defined in the respective Schedules. A General Holiday that falls on Designated Day Off that is not a vacation or a furlough, will be observed on the next scheduled work day. The date on which a General Holiday is observed will become a day off, or if worked, will be compensated at double time.

14.00 Pre-Job Conferences

There shall be a pre-job conference and mark-up in respect of each contract awarded. An Employer who is engaged in the capacity of a principal contractor shall notify the Council of all contracts awarded which come within the scope of this Agreement. Mark-ups will be provided by the Employer to the Council.

15.00 Local Residents, Aboriginal Residents and Women

The early and continued participation of local residents, members of the local aboriginal communities, and women, is desirable; accordingly, the parties agree to optimize employment and training opportunities for such of qualified local residents, members of the local aboriginal communities, and women under these Project Terms.

16.00 Apprentice Ratio

The Parties agree to cooperate in attaining the optimal training and deployment of apprentices on the Project and will accept persons qualified to become apprentices to fill the journeyman/apprentice ratio where there is a shortage of registered apprentices. The employment of apprentices (within regulatory requirements and limitations), will be promoted throughout the duration of the job, and shall provide for a spectrum of apprentices from the first year through to fourth year (as appropriate to the respective trade).

17.00 Geographical Priority of Workers

The Parties are committed to working co-operatively to identify, recruit and employ workers in the following geographical order of priority in the employment of workers on the Project: 1. Local; 2. Alberta; 3. Canada; 4. North America; 5. beyond North America. The Parties recognize that “front-end” work will be required among them to maximize the use of North American workers.

18.00 Hiring

18.01 In addition to the hiring procedures that are set out in the Collective Agreement, the Local Union shall also use its best endeavours to ensure that those engaged on the Project do not have to travel in order to pick up their dispatch or referral slip. The Union shall make every effort to use facsimile transmission, courier service or some other efficient means to avoid unnecessary travel, transportation and delay.

18.02 A process to facilitate the training, development and effective utilization of Supervision including site foremen will be developed in accordance with Schedule 7.

19.00 Lay-offs

The Parties recognize the substantial effort and cost involved in recruiting workers from out of Province to the Project but it is also accepted that workers within the local unions from Alberta expect consideration in terms of job retention on Alberta projects. Therefore a lay-off protocol designed to balance these two interests will be developed as per Schedule 7.

20.00 Project Enhancements

Policies designed to enhance project performance, in terms of employee skills, supervisory skills, health and safety (including measures to address substance use and abuse), worker satisfaction, worker retention, productivity, effective training and employment of apprentices, mentoring, attendance, and other value-adding initiatives, shall be developed by the parties and implemented on the Project.

21.00 Successor Organizations

This agreement assigns rights, roles and responsibilities to the Coordinating Committee and/or to the Council. In the event the Coordinating Committee ceases to exist or to represent the Employers' Organizations listed in Schedule 8 or the successors to any of them, the rights, roles and responsibilities assigned herein to the Coordinating Committee shall be carried out by the signatory Employers' Organizations, or the successors to any of them, collectively. In the event the Council ceases to exist or to represent the Local Unions listed in Schedule 8 or the successors to any of them, the rights, roles and responsibilities assigned herein to the Council shall be carried out by the signatory Local Unions, or the successors to any of them, collectively.

22.00 Jurisdiction

This agreement shall be governed by the laws of Alberta.

Schedule 1 – Seventeen of Nineteen, Nine Off Work Cycle

1. A work cycle will consist of
 - Week 1: Six ten hour days, one off
 - Week 2: Six ten hour days, one off
 - Week 3: Five ten hour days
 - Followed by: Nine days off.

Each will have a one-half hour unpaid lunch break occurring at approximately mid shift and two fifteen minute paid work breaks, one occurring at approximately the middle of the first half of the shift and the other at approximately half way through the second half of the shift.

2. In each Monday through Friday shift the first scheduled hour of work and the last scheduled hour of work will be paid at time-and-one-half in accordance with the overtime provisions of the Provincial Collective Agreement. The eight regularly scheduled hours of work in between the first scheduled hour of work and the last scheduled hour of work will be paid at straight time rates in accordance with the respective Provincial Collective Agreement. Any work beyond ten hours in a day will be paid at double time.
3. In each Saturday shift, all hours will be paid at double time in accordance with the respective Provincial Collective Agreement.
4. Work performed on a Sunday or on a Saturday following a five day work week will be paid at double time.
5. The Sunday of a work week of six consecutive work days shall be a “Designated Day Off”.
6. The nine days off shall be considered a “furlough”.
7. This work cycle will be applicable to a worker whose residence is in Canada.

Schedule 2 – Ten On/Four Off Work Cycles for Fly-in Fly-out Residents of Alberta, Saskatchewan, British Columbia and Manitoba (Collectively referred to as Western Canada herein)

Residents of Western Canada who will be provided with flights to and from the Project at the beginning and end of each work cycle, will be subject to the following schedule;

1. Work cycles may commence on a Monday, Tuesday, or a Wednesday of any week.
2. A work cycle will consist of ten consecutive work days, each of which will consist of a shift of ten regularly scheduled hours of work with a one-half hour unpaid lunch break occurring at approximately mid shift and two fifteen minute paid work breaks, one occurring at approximately the middle of the first half of the shift and the other at approximately half way through the second half of the shift.
3. In each shift the first hour of work and the ninth and tenth scheduled hours of work will be paid at time-and-one-half in accordance with the overtime provisions of the appropriate Provincial Collective Agreement. The seven regularly scheduled hours of work in between the first scheduled hour of work and the ninth scheduled hour of work will be paid at straight time rates in accordance with the applicable Provincial Collective Agreement.
4. Each work cycle will be followed by four scheduled days of rest. The combination of the ten scheduled work days followed by the four scheduled days of rest will be referred to as a “ten and four cycle”.
5. Work performed outside of the ten scheduled hours of work in a day or on a scheduled day of rest will be paid at double time in accordance with the overtime provisions of the appropriate Provincial Collective Agreement.
6. A worker who is transferred to a work cycle with a different start day must be provided with a minimum of two scheduled work days notice. If the worker has requested the transfer, then overtime rates will not apply for days worked in the scheduled four days of rest. If the transfer is not as a result of a worker request, overtime provisions will apply for days worked, as a result of such transfer, during the scheduled days of rest the worker would have been entitled to under their previous schedule.
7. Overtime meals will be as per the provisions of the applicable Provincial Collective Agreement.
8. Temporary Foreign Workers from the United States who reside in States within 1500 Kilometers of the project may, at the discretion of Suncor Energy Services Inc., have the Western Canadian work schedule applied to them.

Schedule 3 – Fly-in Fly-out Work Cycles for Canadians East of the Manitoba Ontario Border (Collectively referred to as Eastern Canadians)

Eastern Canadians who will be provided with flights to and from the Project at the beginning and end of each work cycle, will be subject to the following schedule;

1. Work cycles may commence on any day of the week.
2. A work cycle will consist of five consecutive work weeks, each of which will consist of six regularly scheduled days of work followed by one regularly scheduled day of rest. Each work day within a work week will consist of ten regularly scheduled hours of work with a one-half hour unpaid lunch break occurring at approximately mid shift and two paid fifteen minute paid work breaks, one occurring at approximately the middle of the first half of the shift and the other at approximately half way through the second half of the shift.
3. In each shift the first one and one-half scheduled hours of work and the ninth and tenth scheduled hours of work will be paid at time-and-one-half in accordance with the overtime provisions of the appropriate Provincial Collective Agreement. The six and one-half regularly scheduled hours of work in between the first one and one-half scheduled hours of work and the ninth scheduled hour of work will be paid at straight time rates in accordance with the applicable Provincial Collective Agreement.
4. Each work cycle will be followed by seven consecutive scheduled days of rest. The combination of the five scheduled work weeks followed by the seven scheduled days of rest will be referred to as a “six and one cycle”.
5. Work performed outside of the ten scheduled hours of work in a day or on a scheduled day of rest will be paid at double time in accordance with the overtime provisions of the appropriate Provincial Collective Agreement.
6. A worker who is transferred to a work cycle with a different start day must be provided with a minimum of two scheduled work day’s notice. If the worker has requested the transfer then overtime rates will not apply for days worked in the scheduled days of rest under their previous schedule. If the transfer is not as a result of a worker request, overtime provisions will apply for days worked as a result of such transfer during the scheduled days of rest applicable to the work cycle from which the worker was transferred.
7. Overtime meals will be as per the provisions of the applicable Provincial Collective Agreement.
8. Temporary Foreign Workers (TFW) from outside of Canada will work on the same schedule and be paid on the same basis as out of Province

workers however they will work 24 weeks in followed by their choice of two or four weeks out. This will be referred to as a “TFW Cycle”. Travel arrangements for TFWs will be worked out with the workers involved as part of the agreement between the workers and their employers. Suncor Energy Services Inc. will provide flights to a Canadian International Hub airport such as Toronto or Vancouver. Flight arrangements beyond that will be subject to any agreement between Suncor Energy Services Inc., the contractor and the workers and will be beyond the scope of this Agreement.

9. Temporary Foreign Workers (TFW) from the United States who are not eligible to work under the Western Canadian Schedule may, at the discretion of Suncor Energy Services Inc., have the Eastern Canadian Work Schedule applied to them.

Schedule 4: Modified Twenty and Eight (19 of 20 worked, 8 off), For Applicability To Any Canadian Resident, on Fly in-Fly Out

1. A work cycle will consist of nineteen ten hour days, worked within a twenty day period, followed by eight days off.
2. In each shift the first one and one-half scheduled hours of work and the ninth and tenth scheduled hours of work will be paid at time-and-one-half in accordance with the overtime provisions of the appropriate Provincial Collective Agreement. The six and one-half regularly scheduled hours of work in between the first one and one-half scheduled hours of work and the ninth scheduled hour of work will be paid at straight time rates in accordance with the applicable Provincial Collective Agreement.
3. Each work day will have a one-half hour unpaid lunch break occurring at approximately mid shift and two fifteen minute paid work breaks, one occurring at approximately the middle of the first half of the shift and the other at approximately half way through the second half of the shift.
4. A day of rest will be scheduled by the Employer on the second Sunday within the cycle, and shall be a “Designated Day Off”.
5. Work performed outside of the ten scheduled hours of work in a day or on a scheduled day of rest will be paid at double time in accordance with the overtime provisions of the appropriate Provincial Collective Agreement.
6. The eight days off shall be considered a “furlough”.
7. This work cycle will be applicable to a worker whose residence is in Canada.

Schedule 5: Fourteen On / & 7 Off, For Applicability To Any Canadian Resident, on Fly in-Fly Out

1. A work cycle will consist of 21 consecutive days, each of which will consist of fourteen regularly scheduled days of work followed by seven regularly scheduled days of rest. Each work day within a work week will consist of ten regularly scheduled hours of work with a one-half hour unpaid lunch break occurring at approximately mid shift and two paid fifteen minute paid work breaks, one occurring at approximately the middle of the first half of the shift and the other at approximately half way through the second half of the shift.
2. In each shift the first one and one-half scheduled hours of work and the ninth and tenth scheduled hours of work will be paid at time-and-one-half in accordance with the overtime provisions of the appropriate Provincial Collective Agreement. The six and one-half regularly scheduled hours of work in between the first one and one-half scheduled hours of work and the ninth scheduled hour of work will be paid at straight time rates in accordance with the applicable Provincial Collective Agreement.
3. Each work cycle will be followed by seven consecutive scheduled days of rest. The combination of the fourteen scheduled days of work followed by the seven scheduled days of rest will be referred to as a “fourteen and seven cycle”.
4. Work performed outside of the ten scheduled hours of work in a day or on a scheduled day of rest will be paid at double time in accordance with the overtime provisions of the appropriate Provincial Collective Agreement.
5. A worker who is transferred to a work cycle with a different start day must be provided with a minimum of two scheduled work day’s notice. If the worker has requested the transfer, then overtime rates will not apply for days worked in the scheduled seven days of rest. If the transfer is not as a result of a worker request, overtime provisions will apply for days worked, as a result of such transfer, during the scheduled days of rest the worker would have been entitled to under their previous schedule.
6. Overtime meals will be as per the provisions of the applicable Provincial Collective Agreement.

Schedule 6: Capital Works

1. Subject to the exceptions in paragraph 2, “Capital Works” means the Inside the Boundary Limits construction work in respect to Suncor Energy Services Inc. Suite of Major Projects including the mine site, processing facilities and related services and facilities on or adjacent to the mineral Surface Leases held by Suncor Energy Services Inc. and its partners.
2. Capital Works shall specifically exclude the following:
 - (a) construction work in respect to any contracts awarded
 - (i) to non-Building Trades affiliated contractors, or
 - (ii) prior to the date this Agreement has been entered into unless specifically included by Suncor Energy Services Inc..
 - (b) work performed by Suncor Energy Services Inc.’s own forces, Joint Venture’s contractors and their subcontractors on activities associated with Plant operations and maintenance.
 - (c) project-related work performed, unless otherwise designated by Suncor Energy Services Inc., for any supply or distribution pipelines
3. “Capital Works” pursuant to this Agreement will be deemed to be completed when Suncor Energy Services Inc. has assumed possession of such work or component portion. If a contractor performs construction work in respect of an aspect of the project after it is assumed by the owner, then Suncor Energy Services Inc. may choose to declare that this agreement also applies to that work.
4. Suncor Energy Services Inc. may amend this schedule in its discretion.

Schedule 7: Other Issues

1. **Lay off Protocol:** - In the event of a layoff affecting Contractors working on the Suite of Major Projects covered by this Agreement, the following protocol will be followed;
 - a. **Voluntary Lay-Offs** – Workers on the Projects may be offered the opportunity to exercise the option to accept a voluntary lay-off when there are lay-offs planned on the Project affecting their trade. In such cases this option will be offered to Local Union members first, travel card members second, and workers on permits third.
 - b. **Leave of Absence** – As another option, workers on the Projects may be offered the opportunity to exercise the option to take a Leave of Absence from the Project when there are lay-offs planned on the Project that would affect their trade. In such cases this option will be offered to Local Union members first, travel card members second, and workers on permits third. Should the leave of absence extend beyond fourteen days in duration the Worker may request a lay-off.
 - c. **Transfers** – In a situation where one contractor is planning to lay-off workers on the Project and workers in the same trade working for other contractors working on the Project have opted to accept a Voluntary Lay-Off or Leave of Absence as stipulated in (a) or (b) above, or in cases where there are unfilled calls for workers in that trade on the Project, transfers between contractors covered by the terms and conditions of this Project Agreement will be allowed, except that there will be no transfers between the construction site(s) and fabrication shops. The offer to accept a transfer under these circumstances will be made to Local members first, travel card members second, and workers on permit third.
 - d. **Lay-Offs** – Except as modified above, all lay-offs will be carried out in accordance with the terms of the applicable Registered Provincial Collective Agreement. It is understood that where a contractor on the Project is planning a lay-off of workers, workers in the trade where the lay-off is planned who are working for that contractor on the Project under a Labour Market Opinion will be subject to first lay-off unless they are able to be transferred under Clause (c) above.
 - e. **Delays in Transfers** – When a transfer under (c) above is planned but time is required to complete the transfer, the affected worker(s) will be allowed to stay in camp or remain on Subsistence, at no cost to the worker, until the completion of the transfer to a maximum of seven calendar days unless an extension is granted by Suncor Energy Services Inc..
2. **Supervision:** It is in the interests of the Parties to this Agreement to promote the training and development of foremen and other supervisors to manage the extensive amount of work contemplated for Alberta. Training and mentoring of supervisors will be facilitated and encouraged on the Projects within the scope of this Agreement. Workers showing leadership potential will be encouraged to accept the role of foreman as needed on these projects and will be provided with the training and mentoring to make them successful. Where it is not feasible to

meet the needs for supervision on site from within the ranks of Alberta tradesmen, or in those situations where there are special language situations that need to be considered, the Parties to this Agreement will establish a protocol for insuring that supervisory needs are met having due regard for the need to maintain safety, productivity, quality, and a working environment that will promote the attraction and retention of workers.

Further work on the protocol for meeting Supervisory needs, or amendments as necessary to the Lay-Off Protocol above, may be carried on through the Liaison Committee(s) established for the Suite of Major Projects or such other sub-committee as the Parties may agree to utilize. Any resolution arrived at for either or both of these issues will be subject to the approval of Suncor Energy Services Inc..

Schedule 8: Employers’ Organizations and Local Unions

1. This Schedule of collective agreements is attached to and forms part of the Agreement for the Suncor Energy Services Inc. Suite of Major Projects.
2. In the event any of the noted registration certificates is revoked during the term of this Agreement, or in the event there is a change in the employers’ organization authorized to carry on bargaining for a representative group of employers, representatives of the Council and of the Coordinating Committee shall meet with the affected Local Union and the affected Employers to identify the Employers’ Organization which shall then be referenced. Failing agreement by these representatives, the question of which Employers’ Organization shall be referenced shall be decided by a single arbitrator appointed by agreement of the Coordinating Committee and the Council, who shall render a decision within one (1) week of his appointment.
3. For each of the below listed trade jurisdictions, the Local Union which shall be referenced shall be the Local Union or Unions having territorial jurisdiction over areas in which work is carried on pursuant to the Project Terms.

Trade Jurisdiction	Parties	Registration Certificate
General Construction Boilermakers:	International Brotherhood of Boilermakers, Iron Ship Builders, Blacksmiths, Forgers and Helpers, Lodge #146, and Boilermaker Contractors’ Association of Alberta	#7
General Construction Bricklayers - General:	International Union of Bricklayers and Allied Craftworkers, Locals #1 and #2, and Masonry Contractors Association of Alberta	#61
General Construction Bricklayers - Refractory:	International Union of Bricklayers and Allied Craftworkers, Locals #1 and #2, and Construction Labour Relations - An Alberta Association Bricklayers (Provincial) Trade Division	#60
General Construction Carpenters:	United Brotherhood of Carpenters and Joiners of America, Locals #1325, and #2103, and Construction Labour Relations - An Alberta Association Carpenters (Provincial) Trade Division	#51
General Construction Cement Masons:	Operative Plasterers’ and Cement Masons’ International Association of the United States and Canada, Local #222, and Construction Labour Relations - An Alberta Association Cement Masons (Provincial) Trade Division	#43
General Construction Electricians:	International Brotherhood of Electrical Workers, Local #424, and Electrical Contractors Association of Alberta	#52

- General Construction Elevator Constructors: #29
International Union of Elevator Constructors, Locals #122 and #130, and Construction Labour Relations - An Alberta Association Elevator Constructors (Provincial) Trade Division
- General Construction Glass Workers: #55
International Union of Painters and Allied Trades, Local Union #177, and Glass Employers Association of Alberta
- General Construction Insulators: #9
International Association of Heat and Frost Insulators and Asbestos Workers, Local #110, and Construction Labour Relations - An Alberta Association Insulators (Provincial) Trade Division
- General Construction Ironworkers - Reinforcing: #47
International Association of Bridge, Structural, Ornamental and Reinforcing Ironworkers, Locals #720 and #725, and Construction Labour Relations - An Alberta Association Ironworkers - Reinforcing (Provincial) Trade Division
- General Construction Ironworkers - Structural: #48
International Association of Bridge, Structural, Ornamental and Reinforcing Ironworkers, Locals #720 and #725, and Construction Labour Relations - An Alberta Association Ironworkers - Structural (Provincial) Trade Division
- General Construction Labourers: #57
Construction and General Workers' Local #92 and Construction and Specialized Workers' Local #1111, and Construction Labour Relations – An Alberta Association Labourers (Provincial) Trade Division
- Lathers - Interior Systems Mechanics: #50
United Brotherhood of Carpenters and Joiners of America, Locals #1325, and #2103, and Construction Labour Relations - An Alberta Association Interior Systems Mechanics / Lathers (Provincial) Trade Division
- General Construction Millwrights: #49
Millwrights, Machinery Erectors and Maintenance Union, Local 1460 of the United Brotherhood of Carpenters and Joiners of America, and Construction Labour Relations - An Alberta Association Millwrights (Provincial) Trade Division
- General Construction Operating Engineers: #24
International Union of Operating Engineers, Local Union No. 955, and Construction Labour Relations - An Alberta Association Operating Engineers (Provincial) Trade Division

- General Construction Painters: #58
International Union of Painters and Allied Trades, Local #177, and Alberta Coating Contractors Association
- General Construction Plasterers: #44
Operative Plasterers' and Cement Masons' International Association of the United States and Canada, Local #222, and Alberta Wall & Ceiling Association
- General Construction Plumbers and Pipefitters: #27
United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the United States and Canada, Locals #179, #488, and #496, and Construction Labour Relations - An Alberta Association Mechanical (Provincial) Trade Division
- General Construction Refrigeration Mechanics: #28
United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the United States and Canada, Local #488, and Construction Labour Relations - An Alberta Association Refrigeration (Provincial) Trade Division
- General Construction Roofers: #59
Construction and General Workers' Local #92, Sheet Metal Workers' International Association, Local #8, and United Brotherhood of Carpenters and Joiners of America, Local #1325, and Construction Labour Relations – An Alberta Association Roofers (Provincial) Trade Division
- General Construction Sheet Metal Workers: #18
Sheet Metal Workers' International Association, Local #8 and Construction Labour Relations - An Alberta Association Sheet Metal (Provincial) Trade Division
- General Construction Sheeters, Deckers and Cladders: #13
Sheet Metal Workers' International Association, Local #8 and Construction Labour Relations - An Alberta Association Sheeters, Cladders and Deckers (Provincial) Trade Division
- General Construction Sprinkler Fitters: #19
United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the United States and Canada, Locals #488 and #496, and Canadian Automatic Sprinkler Association
- General Construction Teamsters: #25
General Teamsters Local Union No. 362 Affiliated With The International Brotherhood of Teamsters, Chauffeurs, Warehousemen and Helpers of America, and Industrial Contractors Association of Alberta

General Construction Tilesetters: #62
**International Union of Bricklayers and Allied Craftworkers, Local #4, and
Granite, Marble, Tile, & Terrazzo Union Contractors' Association of Alberta**

Specialty Construction Non-Destructive Testing Employees: #6
**International Brotherhood of Boilermakers, Iron Shipbuilders, Blacksmiths,
Forgers and Helpers, Lodge #146 and United Association of Journeymen and
Apprentices of the Plumbing and Pipefitting Industry of the United States
and Canada, Locals #488 and #496, Operating as the Quality Control
Council of Canada, and NDT Management Association**

Specialty Construction Crane Rental Employees #46
**International Union of Operating Engineers, Local Union 955 and Alberta
Crane Owners Association**

Signed this 12 day of April, 2010, in the City of Edmonton,

On behalf of the Coordinating Committee of Registered Employers' Organizations:

AND CLR TRADE DIVISIONS

Per:

[Signature]

Per:

[Signature]

On behalf of the Building Trades of Alberta: *Appiliates signatory to this Agreement.*

Per:

Richard Whissell

Per:

Witnessed by:

Mr. _____

Suncor Energy Services Inc.

The following signing pages are provided for those trades where authority has not been provided to either or both the Building Trades of Alberta or the Coordinating Committee of Registered Employers' Organizations. Where an REO is not listed below they are deemed to have provided the Coordinating Committee authority to sign on their behalf.

General Construction Boilermakers

Per:

**International Brotherhood of
Boilermakers, Iron Shipbuilders,
Blacksmiths, Forgers and Helpers,
Lodge #146**

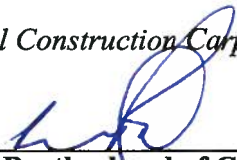
*(pending ratification)
RATIFICATION REQUIREMENTS
REMOVED*

Per:


**Boilermaker Contractors
Association of Alberta**

[Signature]

General Construction Carpenters

Per: 
United Brotherhood of Carpenters
and Joiners of America, Local
#1325

General Construction Cement Masons

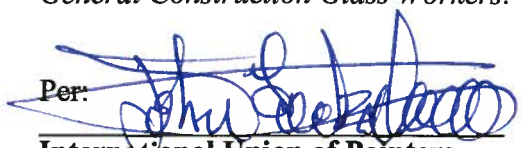
Per: 
Operative Plasterers and Cement
Masons International Association
of the United States and Canada,
Local #222

General Construction Electricians

Per: _____
International Brotherhood of
Electrical Workers, Local #424


Per: 
Electrical Contractors Association
of Alberta

General Construction Glass Workers:

Per: 
International Union of Painters
And Allied Trades, Local Union
#177

Per: _____
Glass Employers Association of
Alberta


General Construction Insulators

Per: 
International Association of Heat
and Frost Insulators and Asbestos
Workers, Local #110


General Construction Carpenters

Per: 
United Brotherhood of Carpenters
and Joiners of America, Local
#1325

General Construction Cement Masons

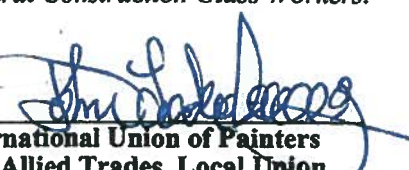
Per: 
Operative Plasterers and Cement
Masons International Association
of the United States and Canada,
Local #222

General Construction Electricians

Per: 
International Brotherhood of
Electrical Workers, Local #424


Per: 
Electrical Contractors Association
of Alberta

General Construction Glass Workers:


Per: 
International Union of Painters
And Allied Trades, Local Union
#177

Per: 
Glass Employers Association of
Alberta


General Construction Insulators

Per: 
International Association of Heat
and Frost Insulators and Asbestos
Workers, Local #110

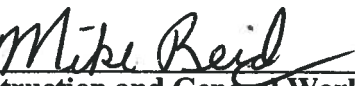
General Construction Ironworkers - Reinforcing

Per: 
**International Association of Bridge,
Structural, Ornamental and
Reinforcing Ironworkers, Local
#720** *Pending Ratification*


General Construction Ironworkers - Structural

Per: 
**International Association of Bridge,
Structural, Ornamental and
Reinforcing Ironworkers, Local
#720** *Pending Ratification*

General Construction Labourers

Per: 
**Construction and General Workers'
Local #92**

General Construction Millwrights

Per: 
**Millwrights, Machinery Erectors
Maintenance and Industrial Local
#1460 of the United Brotherhood
of Carpenters and Joiners of
America and Millwrights,**

General Construction Operating Engineers

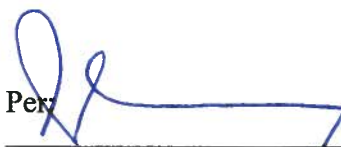
Per: 

International Union of Operating Engineers, Local #955

General Construction Painters

Per: 

Painters, Wallcoverers, Drywall Finishers, Sign Painters, Glaziers, Glassworkers, Architectural Aluminum Installers, Floorcoverers, and Allied Workers, Local #177

Per: 

Alberta Painting Contractors Association

General Construction Plasterers:

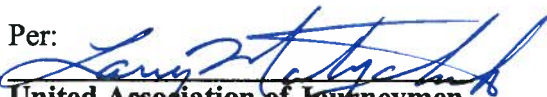
Per: 

Operative Plasterers and Cement Masons International Association of the United States and Canada, Local #222

Per: 

Alberta Wall & Ceiling Bureau

General Construction Plumbers and Pipefitters

Per: 

United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the United States and Canada, Local #488

General Construction Refrigeration Mechanics:


Per: 

United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the

United States and Canada, Local #488

General Construction Sprinkler Fitters

Per:

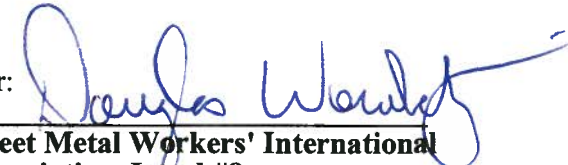

**United Association of Journeymen
and Apprentices of the Plumbing
and Pipefitting Industry of the
United States and Canada, Local
#488**

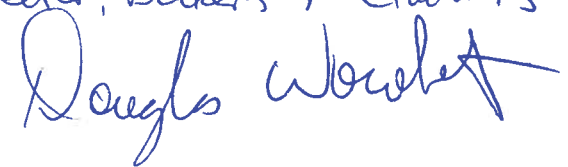
Per:

**Canadian Automatic Sprinkler
Association**

General Construction Sheet Metal Workers


Per:


**Sheet Metal Workers' International
Association, Local #8**

*General Construction
Sheetmetal, Deckers & Cladders*


General Construction Teamsters

Per:


**General Teamsters Local Union No.
362 Affiliated With The International
Brotherhood of Teamsters, Chauffeurs,
Warehousemen and Helpers of America**

Per:


**Industrial Contractors Association
of Alberta**

General Construction Tilesetters:

Per:

**International Union of Bricklayers
and Allied Craftworkers, Local #4**

Per:

**Granite, Marble, Tile, & Terrazzo
Union Contractors' Association of
Alberta**

Specialty Construction Crane Rental Employees:

Per:

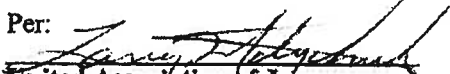

**International Union of Operating
Engineers, Local #955**

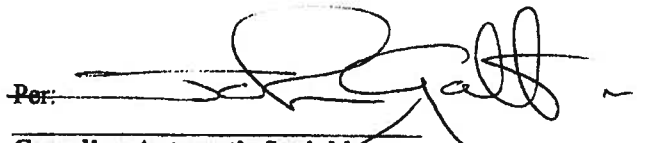
Per:


Alberta Crane Owners Association

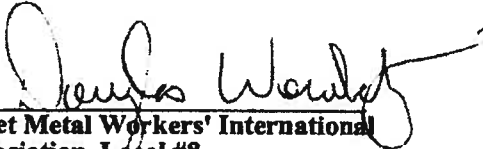
United States and Canada, Local #488

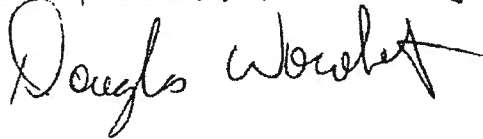
General Construction Sprinkler Fitters

Per: 
**United Association of Journeymen
and Apprentices of the Plumbing
and Pipefitting Industry of the
United States and Canada, Local
#488**

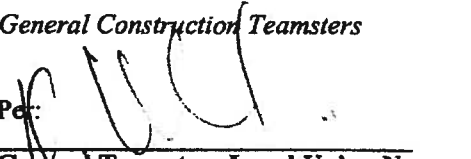
Per: 
**Canadian Automatic Sprinkler
Association**

General Construction Sheet Metal Workers

Per: 
**Sheet Metal Workers' International
Association, Local #8**

*General Construction
Sheet, Deckers & Cladders*


General Construction Teamsters

Per: 
**General Teamsters Local Union No.
362 Affiliated With The International
Brotherhood of Teamsters, Chauffeurs,
Warehousemen and Helpers of America**

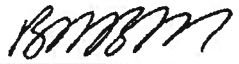
Per: 
**Industrial Contractors Association
of Alberta**

General Construction Tilesetters:

Per: _____
**International Union of Bricklayers
and Allied Craftworkers, Local #4**

Per: _____
**Granite, Marble, Tile, & Terrazzo
Union Contractors' Association of
Alberta**

Specialty Construction Crane Rental Employees:

Per: 
**International Union of Operating
Engineers, Local #955**

Per: 
Alberta Crane Owners Association

Specialty Construction Non-Destructive Testing Employees:

Per:

**International Brotherhood of
Boilermakers, Iron Shipbuilders,
Blacksmiths, Forgers and Helpers,
Lodge #146 and United Association
of Journeymen and Apprentices of
the Plumbing and Pipefitting Industry
of the United States and Canada,
Locals #488 and #496,
Operating as the Quality Control
Council of Canada**

Per:

NDT Management Association

Addendum Respecting Specialty Crane Rental

To the

Suncor Special Needs Agreement 2010

Between

Alberta Crane Owners Association

And

International Union of Operating Engineers Local Union No. 955

It is agreed that, for the purposes of work performed by the above noted Parties that would fall within the scope of the Suncor Special Needs Agreement (2010 – 2015), the Registered Collective Agreement between the Parties will be amended in Clause 2.01 (b). This clause will, for the purposes of this Project only, read as follows:

2.01 (b) Notwithstanding the foregoing, where employees are dispatched or transferred to an industrial construction project, as such work is defined by the general construction sector collective agreement negotiated pursuant to registration certificate number 24, and where such employees are scheduled to be engaged on such project for more than five (5) days, the Employer **will** apply the provision of the said general construction agreement to all work such employees perform on the industrial construction project.

(it should be noted that the only change in this clause is that the word “will” as bolded and underlined above has been inserted in the place of the word “may”)


The balance of the Collective Agreement between the Parties shall not be affected by this addendum.

Agreed this 17th day of March, 2010 by and between,


Per the Crane Owners Association

Per the Alberta

BM


Per Operating Engineers, LU #955

From: Harry Tostowaryk [mailto:harryt@ironworkers720.com]
Sent: Wednesday, June 02, 2010 3:54 PM
To: Herb Holmes
Subject: RE: Suncor Special Needs Agreement

This e-mail is to certify that local 720's members have ratified terms for the Suncor major projects. We look forward to helping Suncor in all their future Project needs
Thanks Harry

From: Herb Holmes [mailto:herb@clra.org]
Sent: Wednesday, June 02, 2010 3:45 PM
To: harryt@ironworkers720.com
Subject: Suncor Special Needs Agreement

You had signed the Suncor agreement "pending ratification" therefore could you now provide us with a short letter confirming that your union has ratified this agreement, the effective date of ratification, and a statement confirming that the covenant on your signature has now been removed so that we can add that to the back of the agreement that we will be putting on our web site. Thanks.

You have been sent this email from;
Herb Holmes
Construction Labour Relations - Alberta
ph - 780-451-5444
fax - 780-451-5447

This email and its contents are confidential and intended for the original recipient only. If you have received this email by mistake please delete it and advise me of the error. Thank you.