IUPAT DISTRICT COUNCIL 5
WASHINGTON / IDAHO
AREA AGREEMENT
FOR THE
TRAFFIC CONTROL STRIPING INDUSTRY

Stripe Rite, Inc.

January 1, 2016 – December 31, 2018
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ARTICLE 1
PREAMBLE & PURPOSE

1. This is a collective bargaining agreement between IUPAT District Council 5, IUPAT Local 1964 (Tacoma/Bremerton), IUPAT Local 300 (Seattle) and IUPAT Local 427 (Kennewick), collectively referred to as the "Union", and Stripe Rite, Inc., herein referred to as the "Employer". This Agreement shall also be binding on any person, firm, corporation, joint venture or business entity which signs this Agreement and which is approved by the Union.

2. The purpose of this Agreement is to establish harmonious relations and uniform conditions of employment and contributions to the Trust Funds, to promote the settlement of labor disagreements by conference and arbitration, to prevent strikes and lockouts, to promote efficiency and economy in the performance of painting, parking and highway improvement finishing, and generally to encourage a spirit of helpful cooperation between the Employer and employees to their mutual advantage and the protection of the investing public.

3. When, in the opinion of any party to this Agreement, certain work might be secured for Employers signatory to this Agreement, and the present terms and conditions of work contained in this Agreement are not consistent with efficiency or practicality or the competitive position of the Employers then the terms and conditions contained in this Agreement may be modified to govern such project, geographical area or type of work. The consent, in writing, of the Union and the Employer shall be required to modify said terms and conditions.

ARTICLE 2
SCOPE OF AGREEMENT

1. The Employer recognizes the Union as the exclusive bargaining agent for the purpose of collective bargaining on behalf of its following employees:

All installation or construction employees performing painting, parking and highway improvement work including regular, part time journeymen painters, apprentice painters, master traffic control stripers and working foreperson employed by the Employer at or out of its facilities located in Bremerton, Kennewick, Sumner and Yakima, Washington, but excluding office clerical employees, confidential employees, professional employees, guards and supervisors as defined in the National Labor Relations Act.

The Union agrees that the provisions of this Collective Bargaining Agreement only apply to those Employees for whom the Union is, pursuant to Section 2.1 and Section 2.2, recognized as the exclusive bargaining representative.
2. Painting, parking and highway improvement work, as those terms are used in this Agreement, includes the following:

   a. All painting, application and installing of lines, arrows, bumpers, curbs, etc., on parking lots, airfields, highways, game courts and other such surfaces.

   b. The handling, painting and installing of all car stops, stop signs and any other type sign installed for the purpose of regulating traffic on such surfaces.

   c. The installation of plastic, metal or composition button or lines used instead of paint.

   d. Seal coating, slurry coating and other surface protection.

   e. Line removal; chemical, sand and hydro-blast, paint and button.

   f. Installation of all car stops, per example: metal, wood, concrete, plastic, etc., and all similar traffic regulators.

   g. Manufacturing, painting, stenciling, servicing, repairing, placing and removal of traffic safety and control devices (barricades).

   h. The preparation and maintenance of all surfaces as outlined above.

**ARTICLE 3**

**DEFINITIONS**

1. Only six (6) classifications of employees shall be recognized, i.e. Master Traffic Control Striper, Journeyman, Apprentice, Utility Shop Person, Advanced Utility Shop Person and Foreperson.

   a. “Master Traffic Control Striper” is a journey-person who has advanced training in manufacturer’s applications and warranty requirements. Who can understand and apply customer specifications in the field. Trained in maintenance and field repair of all equipment. Has complete control over application procedures and techniques and can make on site decisions under field conditions.

   To maintain the highest standards of quality and production there shall be an on-site Master Traffic Control Striper assigned to every crew and any job working alone running a striping machine, hydro-blaster, etc. when deemed practical by the Employer.
b. "Journeyman" is a person who has completed apprentice training or who has the ability and skill to read and analyze plans and specifications, to prepare materials and surfaces for application, to perform necessary layout, and trained in the five (5) following job operations:

1. Striping (manually propelled machine) of all surfaces of streets, highways, parking lots, airports, curb, stencils, etc.

2. Striping (mechanically propelled machine) of all surfaces as outlined for a manually propelled machine.

3. Curbs, asphalt extruded, cement extruded, and pre-formed curb, wheel stops, or bumper rail, composed of any material and affixed to the surface in whatever manner prescribed by specification.

4. Delineating Device Application: Installation of any device or application of any material used in lieu of paint for traffic delineation commonly used in the area of this Contract Agreement such as the following: buttons, tapes and plastics, rumble bars, etc., composed of any materials and affixed to the surface in whatever manner prescribed by specification.

5. Miscellaneous: Installation of guard rail, guide posts, survey monuments, application of slurry seal or any other protective coating to traffic bearing surfaces. Paint removal by any method.

c. "Apprentice" is a person who is being trained to the position of journeyman over a period of time by a journeyman in the trade. They may perform all the functions as described within the journeyman class but under Journeyman's direction and instruction. Apprentices have to be accepted by the Joint Apprenticeship and Training Committee and registered with the Washington State Apprenticeship Council.

d. "Utility Shop Person" and "Advanced Utility Shop Person" will be assigned to shop work only.

e. "Foreperson" is a person who is designated, by the company, lead person on the jobsite.

**ARTICLE 4 \nRIGHTS OF THE PARTIES**

1. The Union retains all rights except as those rights are limited by the express and specific language of this written Agreement. Nothing anywhere in this Agreement shall be construed to impair the right of the Union to conduct its affairs in all particulars except as expressly and specifically modified by the express and specific language of this written Agreement. It is further agreed that nothing contained in this Agreement shall be construed as limiting the Union's right to control its internal
affairs and discipline its members who have violated the Union’s Constitution and Bylaws, or who have violated the terms of this Agreement, or who have crossed or worked behind a primary picket line, including but not limited to such a picket line, at the Employer's premises or job site where the Employer is engaged in work covered by this Agreement. This Section is not intended and shall not be construed to authorize any conduct which is proscribed by the National Labor Relations Act. It shall not be a violation of this Agreement if the Union advises Stripers to exercise rights conferred by this Agreement or provided by law.

2. Except as specifically limited by this Agreement, the Employer shall have exclusive right, as in its sole discretion may determine, to manage its business, to control and supervise all operations and direct all working forces, including but not limited to their right to select and hire, discharge, promote, transfer, or schedule employees, to control and regulate the use of all equipment, materials, tools and other property of the Employer and to maintain efficiency among its employees.

3. Management personnel assigned to perform bargaining unit work shall be exempt from all of the provisions of this Agreement.

**ARTICLE 5**

**GRIEVANCE PROCEDURE**

1. Except as expressly otherwise provided in this Agreement, there shall be no strike or lockout on any job over any grievance or dispute between the union and/or Employer and all grievances or disputes between the Union and the Employer, arising during the term of this Agreement or to its interpretation or application, shall be settled in accordance with the provisions of this Article.

2. In the event such a controversy, dispute or grievance arises, a representative of the grieving party shall attempt to settle the controversy, dispute or grievance by contacting the opposite party within seven (7) calendar days of the incident or when the grieving party should have reasonably become aware of the incident. the Union and the Employer shall first attempt to settle the controversy, dispute or grievance. If not resolved within seven (7) calendar days after contact is made, the grieving party must present to the opposite party a written grievance. Failure to submit a written grievance by the grieving party will constitute a waiver. The opposite party shall respond in writing within seven (7) calendar days of such written notice. If no response is provided within such time period the grievance or dispute will be settled in favor of the aggrieved. In the event that the controversy, dispute or grievance is not resolved, either party shall be authorized to refer the controversy, dispute or grievance to the Grievance Committee. However, any of the time limits mentioned in this Article may be waived or extended by mutual consent of the Employer and the Union.
3. The Grievance Committee shall consist of two (2) members: one selected by the Union, and one selected by the Employer. The individual Union member involved in a dispute or grievance shall not be a member of the Grievance Committee. The unanimous decision of the Committee shall be final and binding upon the parties. If the matter is not resolved by the Committee within fourteen (14) days after its hearing or if a deadlock exists within the Committee, either the Union or the Employer may refer the matter for arbitration.

4. With respect to each case referred for arbitration, the Union and the Employer shall, by mutual agreement, select an arbitrator. If the parties are unable to agree upon the arbitrator, either party shall be authorized to request the Federal Mediation and Conciliation Service to submit a list of seven (7) names, and the Union and the Employer shall, alternately, each strike three (3) names from the list and the remaining one shall be the arbitrator. The arbitrator shall promptly hear and determine the dispute, controversy or grievance referred to him/her and his/her decision shall be final and binding. The arbitrator must render a decision within thirty (30) days.

5. It is the desire of the parties that the arbitrator decides each case and issues his/her written order on the date of hearing. However, the arbitrator may, at his/her discretion, take a case under advisement and issue a post-hearing opinion and order. The arbitrator’s fee shall be paid by the party who loses the case; if the arbitrator believes that neither party substantially prevailed, the arbitrator may, in any such case, allocate his/her fee between the Union and Employer.

6. In the event the Union claims that an Employer has violated any of the wage, travel, subsistence or trust contribution provisions of this Agreement, the Union shall be permitted to take economic action against such Employer. If such Employer deposits a certified check in the amount claimed by the Union to be due, made payable to the Union, with a local bank and gives the Union notice that this has been done, the Union shall be required to refrain from further economic action and submit the matter to the Grievance Committee and the procedure under Section 3 of this Article shall apply. In the event the Union takes economic action pursuant to this Section, the Employer shall be liable for up to two (2) days lost wages and trust payments on wages sustained by their employees.

7. No claim for back pay, travel time, overtime, or any pay due and payable each week will be considered if filed later than thirty (30) days. However, this shall not preclude the right to hear any complaint during the term of this Agreement where in the evidence indicated a condition of chronic or continual violation or to take such remedial action as the situation may demand consistent with the intent and purpose of this Agreement.
ARTICLE 6
UNION SECURITY

1. All employees of the Employer covered by this Agreement who are members of the Union on the date of execution of this Agreement shall be required to maintain their membership as a condition of employment. All employees who are not members of the Union on the date of execution of this Agreement and all employees employed after the execution date of this Agreement, shall, within eight (8) days following the date of execution or date of employment, whichever is later, be required by the Employer to apply for membership in the Union and to maintain such membership as a condition of employment.

2. If any employee fails to tender the Union admission fee or if an employee-member of the Union fails to maintain his/her membership, the Union shall notify the Employer, in writing, and such notice shall constitute a request to the Employer to discharge said employee within forty-eight (48) hours (Saturdays, Sundays and holidays excluded).

ARTICLE 7
PROTECTION OF RIGHTS

1. It shall not be a violation of this Agreement and it shall not be cause for discharge or discipline for an employee covered by this Agreement to refuse to cross or to work behind a primary picket line, including but not limited to a primary picket line, at the premises of the Employer or job site at which the Employer is engaged in painting, parking, and highway improvement work.

2. The Employer who is party to this Agreement shall not subcontract any work covered by this Agreement to any Employer unless such Employer is a party to a Collective Bargaining Agreement with the Union doing work covered under the scope of this Agreement.

   a. However, in the event that subcontracting is deemed necessary due to a lack of manpower, a lack of equipment or lack of subcontractors that are covered under an Agreement with the Union, the Employer agrees to contact the Union, in writing, prior to work being performed and provide the name of the subcontractor, the scope of work being subcontracted and the reason associated with the subcontracting.

3. Except as provided in Section 2 of this Article, all work covered by this Agreement and work that has been customarily performed on the job site or in a shop by employees working under this Agreement shall continue to be performed on the job site or in the shop by employees covered under this Agreement.
4. To protect and preserve, for the employees covered by this Agreement, all work they have performed and all work covered by this Agreement, and to prevent any device or subterfuge to avoid the protection and preservation of such work, it is agreed as follows: If the Employer performs work of the type covered by this Agreement, within the geographical jurisdiction of this Agreement, under its own name or the name of another, as a corporation, company, partnership, or other business entity, including a joint venture, wherein the Employer, through its officers, directors, partners, owners or stockholders exercises directly or indirectly (including but not limited to management, control, or majority ownership through family members), management, control, or majority ownership, the terms and conditions of this Agreement shall be applicable to all such work.

**ARTICLE 8**

**SAFETY**

1. The Employer agrees that no employee will be allowed to use any poisonous material injurious to the health or toxic materials unless protected by every reasonable modern device and method used for health protection. It is the employee’s responsibility to inform the proper management immediately if any such material is injurious to the employee’s health.

2. Applicable laws of the Washington State Department of Labor and Industries and the Federal Occupational Safety and Health Act of 1970 shall be part of this Agreement and shall be enforced under this Agreement.

3. Employees will be furnished necessary safety equipment required for work assignments.

**ARTICLE 9**

**PIECE WORK PROHIBITED**

1. Any employee covered by this Agreement who enters into any arrangement - expressed or implied, direct or indirect - with an Employer which contemplates any form of compensation (other than an hourly wage as provided for in this Agreement) shall be terminated by the Employer and shall not be re-employed by such Employer during the terms of this Agreement. In addition to any and all rights conferred either by law or by the terms of this Agreement, the Union shall have the right to picket or strike or both, any Employer who enters into an arrangement prohibited by this Article or who fails or refuses to terminate any employee who has entered into such an arrangement. The Union shall also have the right to terminate the Contract with such Employer.
**ARTICLE 10**
**EMPLOYER RESPONSIBILITIES**

1. The following requirements shall be applicable to all Employers who are parties to this Agreement:

   a. Every Employer, bound by this Agreement, is required to notify the Union in writing, by Certified mail, within thirty (30) days after any change in ownership. If such notice is not given, the Employer shall be liable for all losses sustained within the thirty (30) days following such change in ownership.

   b. The Employer shall not require or permit any employee covered by this Agreement to report at the job site or in the shop more than thirty (30) minutes before working time.

   c. The following information shall be required when an Agreement is signed: Washington State Contractor's Registration number and the bond required by this Agreement. The Employer may also be required to provide evidence of an acceptable bookkeeping system or accounting facilities including proper time cards for all employees and suitable payroll check stubs and other records required by law.

   d. Employer agrees to notify the Union, at the beginning of each year, with the names of sub-contractors for any bargaining unit work that they may be forced to subcontract to a contractor NOT signatory with the IUPAT and the Employer agrees to supply the IUPAT with the subcontractors name, address and state contractors registration number.

**ARTICLE 11**
**EMPLOYEE RESPONSIBILITIES**

1. Vacations may be scheduled throughout the year under the following conditions; vacations scheduled between November 1\(^{st}\) and May 30\(^{th}\) will be granted when the Employer is given 30 days' notice, with the number of people being on vacation at any one time being at the employer's discretion. Vacation scheduled between June 1\(^{st}\) and October 31\(^{st}\) will be allowed at employer's discretion; due to backlog and scheduling, and 30 days' notice given.

2. a. Employees will be notified by 9:00 a.m. if they are scheduled to work that day. If requested to be on standby after 9:00 a.m. by Management the Employee has the option to accept. If the Employee so elects, Management will notify Employee as soon as possible whether to report for work or not. If unsure the Employee may contact the office.

   b. Employees working night shift will be notified by 4:00 p.m. if they are scheduled to work that night. If requested to be on standby after 5:00 p.m. by Management, the Employee has the option to accept.
3. If a regular employee is called to work the Employer will extend every reasonable effort to have him/her work twenty four (24) hours that week, except for conditions beyond the Employer’s control.

4. The Employer will continually make thorough safety checks of all equipment and request any safety comments from the employees and extend all efforts to correct deficiencies, if any.

5. The employee will be given twenty four (24) hours’ notice by the Employer before leaving for out of town. Twenty four (24) hours’ notice will be given for Saturday or Sunday work unless there are circumstances beyond the Employer’s control.

ARTICLE 12
EMPLOYER’S BOND

KNOW ALL MEN BY THESE PRESENTS;

That we, _______________________________ as Principal, and _______________________________ a corporation organized and existing under the laws of the State of Washington and authorized to transact surety business in the State of Washington, as surety, are held and firmly bound unto IUPAT District Council 5, and/or Local Unions and/or Trust Funds established by the Washington Painting and Highway Improvement Agreement (hereinafter referred to as the Contract) in the sum of ONE THOUSAND FIVE HUNDRED AND NO/100 ($1,500.00) DOLLARS lawful money of the United States to be paid to IUPAT District Council 5, and said Trust Funds, for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally by these presents.

Sealed with our seals and dated this ___ day of __________, 20___.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, THAT, WHEREAS the said Principal has entered into a Contract with said IUPAT District Council 5 and/or Local Unions where Principal has agreed to make certain Trust Fund Contributions and which contract required said Principal to furnish a bond in the penal sum of ONE THOUSAND FIVE HUNDRED AND NO/100 ($1,500.00) DOLLARS with good and sufficient surety.

NOW, THEREFORE, if said Principal shall comply with the provisions of Article 20 of said Contract as it related to contributions to Health and Welfare, Pension Trust Funds, then the above obligations shall be null and void; otherwise, to remain in full force and effect. The surety may cancel this bond upon ten (10) days’ written notice to said IUPAT District Council 5 and Local Unions.

(Seal of Union) _______________________________
Firm name _______________________________

______________________________
______________________________
By Attorney-in-fact
ARTICLE 13
EMPLOYMENT

1. Except as limited by this Agreement, the Employer shall have entire freedom of selection in hiring and may discharge any employee for any just and sufficient cause, provided there shall be no discrimination by the Employer against any employee or applicant for employment because of sex, color, race, creed, national origin, Union membership, Union activity or because of non-membership in any Union.

2. In the employment of workers for all work covered by this Agreement, the following provisions shall govern:

   a. The Union shall establish and maintain an open non-discriminatory employment lists for employment of workers in the Employer's trade, including journeymen and apprentices, and non-member workers who may make application.

   b. When an Employer desires to hire Journeymen Stripers, a request may be made to the Union for a list of any available candidates and/or the Employer can hire from any source. The interviewing of Apprentice Stripers will follow the process as described in Washington State Apprenticeship Standards for Traffic Control Stripers. The Employer will report the name, address, and social security number of any Employee hired to the Union within five (5) days after the Employee begins work (Saturday, Sunday and holidays excluded).

3. It is agreed that Employers signatory to this Agreement shall adopt and accept the terms and conditions of the Washington State Apprenticeship Standards, the Local Joint Apprenticeship and Training Committee and the Washington State Apprenticeship Council.

ARTICLE 14
JOB STEWARDS

1. The Business Representative of the Union shall, after conferring with the Employer, have the authority to appoint job stewards as needed, and shall notify the Employer, in writing, of the appointment. The job steward shall have time to perform his/her duties pertaining to Union affairs, but the time so spent shall not interfere with the Employer's work.

2. The Business Representative shall be permitted on all jobs and in shops where employees covered by this Agreement are employed. Whenever reasonable, the Business Representative will notify the Employer of their visit.
ARTICLE 15
HOURS OF WORK & WORK RULES

1. Eight (8) working hours in one day shall constitute a day's work. Hours in excess of eight (8) on Monday through Friday shall be paid at the rate of time and one half. Hours in excess of forty (40) hours in any work week, shall be paid for at the regular overtime rate of time and one half (1½).
   
   a. All hours worked from 12:01 a.m. Saturday to 11:59 p.m. Sunday will be paid at the rate of time and one-half (1½). After thirteen (13) days worked in a row, each Sunday will be paid at the rate of double time, until employee has a day off.
   
   b. Employees required to report for work without a minimum of eight (8) hours between shifts, from end of shift, shall be compensated at the rate of time and one-half (1½) for that shift.
   
   c. When possible, Employee’s start times for the upcoming day's work will be posted at the dispatch office by 5:00 p.m. However, the determining factor for start times shall be by means of telephone call one hour prior to start time.
   
   d. Employees required to start a shift between 3:00 p.m. and 4:00 a.m. shall receive one dollar and eighty five cents ($1.85) per hour premium added to their regular rate of pay for all hours worked on that shift.

2. The following shall be recognized as legal holidays: New Year's Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Friday after Thanksgiving and Christmas Day. If a holiday falls on Sunday, the following Monday shall be considered as a holiday. Overtime rate of double time (premium pay) shall apply to the above holidays, except no work at all shall be performed on Labor Day. In no event shall there be any pyramiding of one premium pay upon another.

3. Employees are prohibited from reporting to the job or shop more than thirty (30) minutes before working time.

4. It shall be understood that the preparation of materials and equipment or the cleaning up and removal of same is to be performed by employees or the Employer, within working hours. All employees shall be allowed five (5) minutes before lunch and at the end of a shift for personal cleanup.

5. Employees who report at the time they are instructed by the Employer or their agent, and who are not put to work shall be paid one-half (½) day's pay, except where workers are not put to work because of inclement weather or other conditions beyond the Employer's control.
6. Normally no employee shall be allowed to use their truck or car to transport materials or equipment of any type for the Employer at any time. Any employee who uses their car or truck to transport material or equipment of any type for the Employer at any time shall be paid the current IRS Standard Business Mileage Rate per mile, with a minimum of twenty-five dollars ($25.00) per day. No employee shall use their own vehicle unless requested to do so by the Employer under the terms agreed to above and only if the Employer’s public liability policy protects the employee.

7. No employee shall be allowed to rent or lease equipment to the Employer for whom he/she is employed.

8. If an employee is out of town at the Employer’s request, from November 1st to June 1st, and unable to work because of inclement weather or other conditions beyond the Employer’s control, he/she will be paid two (2) hours at their regular time rate. During the remainder of the calendar year, he/she will be paid four (4) hours wages/benefit at the regular time rate.

ARTICLE 16
SUBSISTENCE PAY, TRAVEL TIME & MILEAGE

1. During the lifetime of this Agreement, each signatory Employer will be allowed to designate only one (1) town as the base of their operations and they will state in writing, to the Union, whether the shop, the Union Hiring Hall or the County Courthouse will be used as starting point for purpose of travel pay during the lifetime of this Agreement. Travel time shall be defined as all time required to travel from the employees’ permanent established yard to the job site and from the job site to the employees’ permanent established yard.

2. All toll bridges, ferry or other forms of transportation expenses shall be paid by the Employer in addition to the regular transportation expense covered by Section 3 of this Article.

3. Travel time:
   a. Driver rate will be $18.06 per hour for all Travel time.
   b. Riders will be paid at time and one-half (1½) per hour of the Washington State minimum wage for all travel time.
   c. Full fringes will be paid on all travel time hours.
   d. Travel hours do not accumulate to the forty (40) hours per week for purposes of overtime based upon the regular hourly wage rate.
e. Employees required to travel over 75 radius miles with less work hours than travel hours will receive per diem at $35.00 per day or actual reasonable expenses, whichever is greater. Employees required to travel by air will be compensated at the travel rate specified for drivers for all hours commencing at prescribed airport arrival time and end of actual airport destination arrival time.

4. Where employees are working on jobs which require them to be away from home overnight, the Employer shall pay the actual cost of lodging together with meal allowances. Effective January 1, 2015, the meal allowance shall be $35.00 per day. When subsistence pay is paid the day before for departure for out of town, it will be paid for that day when the employee returns at 9 p.m. or later.

5. Employers signatory to an Agreement with a District Council, Local Union or International Union in another area and coming into or under the jurisdiction of the Washington Area Agreement for the Painting, Parking and Highway Improvement Industry shall use the Local Union dispatch point for purpose of travel pay for local employees hired. Job sites shall not be considered as such Employer shop or place of business.

6. Management agrees to pay Employee wages for time spent training if the subject is a Management requirement. If required by the Federal, State of other regulatory agency beyond Management control it will be the Employee’s responsibility. From time to time management may provide additional training which is voluntary to all Employees and not subject to retention or requirement to remain employed; furthermore if such training is conducted by the Employer or their designee, all attendees (Journeyman and Apprentices) shall have attendance, training, and any certifications properly recorded for to ensure proper credit may be utilized for R.S.I. and other higher educational opportunities by the Employee.

ARTICLE 17
OUT OF AREA WORK

1. The Employer, when engaged in work outside the geographical jurisdiction of this Agreement, shall register their jobs, before starting to work, with the Local Union in the work area, and the Employer agrees, subject to their rights, to reject any applicant for employment for any cause, that not less than 50% of the workers employed on such work will be residents of the area where the work is performed, or who are customarily employed a greater percentage of their time in such area and further provided that these workers are qualified to meet the job requirements. It is mutually agreed that the first worker on the job may be from the Employer.

2. In the event that the Employer takes any employees outside of the general area covered by this Agreement, such employees shall receive the higher of the rates of pay or better working conditions as specified in this Agreement, or in the prevailing Agreement in the area where they are working and in all events the Employer shall continue to pay the hourly contributions for all Trusts as specified in this Agreement on such employees.
3. The Employer party hereto shall, when engaged in work outside the geographical jurisdiction of this Agreement, comply with all of the lawful clauses of the collective bargaining Agreement in effect in said other geographical jurisdiction and executed by the Employers of the industry and the Local Unions in that jurisdiction including, but not limited to, the provisions of the wages, hours, working conditions and all fringe benefits therein, provided there shall be no dual fringes.

**ARTICLE 18**

**WAGES & CLASSIFICATIONS**

1. All wages, travel and subsistence pay shall be due and payable by negotiable check payable on demand at par or by lawful currency in an envelope. In either case, a receipt (check stub) showing the employee's and Employer's names, rate of pay, dates and hours worked both regular and overtime, travel and subsistence pay, and all deductions made and amounts due shall be given each employee. No more than five (5) days' pay shall be held back. The said payments shall conform with all provisions pertaining to the payment of employees as required in this Agreement and Federal and State laws. Violation of this clause shall be deemed sufficient reason for removal of employees by a Local Union and/or District Council Representative, and said removed employee(s) shall be paid waiting time as per Section 6 of this Article.

2. In the case of an out-of-town contractor, a reasonable time or arrangement must be allowed to secure the employee's pay, but in such cases the waiting period shall not start until the beginning of the next day, in which the discharge or layoff occurred except Saturday, Sunday and holidays. Employees must report to the Local Union not later than 12:00 noon the following day after such wages are due and payable. Established pay day shall be recorded with the Union by all signatory members to the Agreement. Requests for additional time or variations to this Section must be filed with the Local Union or District Council prior to any change in the regular pay period.

3. Employees feeling they have a grievance pertaining to any compensation for wages, travel time or board and room shall file such claim with their Employer as soon as possible.

4. It is agreed by the Union and the Employer that the wages and conditions described in this Agreement are the minimum wages and conditions for dispatching of employees and no employee shall be permitted to work for any Employer, signatory to this Agreement, for wages or under conditions below the minimum described herein.

5. Moneys earned shall be due and payable bi-weekly at the shop at quitting time except where additional time is requested and found to be to the mutual advantage of all parties concerned.

6. Employees laid off discharged or who quit will be paid in full at the employees next scheduled regular pay day following the termination, layoff or quit. Failure to do so or failure to pay an employee on their regular payday, or payment of an employee by N.S.F. or otherwise non-negotiable check shall constitute a separate and willful
violation of this Agreement. In such instances the Union may, at its discretion, assess damages against such Employer to the extent of time and one-half (1½) of the employee’s regular rate of pay for all "waiting periods" including Saturdays, Sundays or holidays; or take any other remedial steps as outlined in this Agreement. "Waiting time" shall be construed, for the purpose of this Section, as not more than eight (8) hours in any twenty-four (24) hour period during which an employee has not received pay.

7. The refunding of wages (commonly referred to as kickbacks) to Employers or acceptance of said refund (or kickback) by an Employer shall constitute a distinct and separate violation of this Agreement. This Section shall be in addition to any right accruing in Section 221 and Section 225 of the Federal Labor Code which makes "kickbacks" punishable by fine and imprisonment.

8. Wages and Benefits

a. There shall be a fifty cent ($0.50) per hour increase upon ratification of the Agreement, a fifty cent ($0.50) per hour increase on December 1, 2016, and a fifty cent ($0.50) per hour increase for December 1, 2017.

<table>
<thead>
<tr>
<th>Journeyman Classification</th>
<th>Upon Ratification</th>
<th>12/1/2016</th>
<th>12/1/2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable Hourly Wage</td>
<td>$ 30.14</td>
<td>+$0.50/per hour</td>
<td>+$0.50/per hour</td>
</tr>
<tr>
<td>Health &amp; Welfare</td>
<td>$ 6.96</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IUPAT Pension</td>
<td>$ 3.21</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WW Pension</td>
<td>$ 3.72</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Apprenticeship</td>
<td>$ 0.20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td>$ 44.23</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

b. Master Traffic Control Striper shall receive Journeyman rate plus three dollars ($3.00) an hour.

c. Apprenticeship Classification:

<table>
<thead>
<tr>
<th>Apprenticeship Classification</th>
<th>Progression</th>
<th>Wage</th>
</tr>
</thead>
<tbody>
<tr>
<td>6th bracket apprentice (95%)</td>
<td>(5,834 – 7,000 hours)</td>
<td>$28.63</td>
</tr>
<tr>
<td>5th bracket apprentice (90%)</td>
<td>(4,667 – 5,833 hours)</td>
<td>$27.13</td>
</tr>
<tr>
<td>4th bracket apprentice (85%)</td>
<td>(3,500 – 4,666 hours)</td>
<td>$25.62</td>
</tr>
<tr>
<td>3rd bracket apprentice (75%)</td>
<td>(2,334 – 3,499 hours)</td>
<td>$22.61</td>
</tr>
<tr>
<td>2nd bracket apprentice (65%)</td>
<td>(1,167 – 2,333 hrs)</td>
<td>$19.59</td>
</tr>
<tr>
<td>1st bracket apprentice (60%)</td>
<td>(0 – 1,166 hrs)</td>
<td>$18.08</td>
</tr>
</tbody>
</table>

(0 - 500 hours) – no fringes
(501 - 1000 hours) – H & W only
(1001 - 2333 hours) – includes fringe package**

**Fringe package includes full H & W and Apprenticeship contributions and same percentage on pension as wage progression for 1st, 2nd, 3rd, etc. bracket apprentices.

WA-ID Area Agreement for the Traffic Control Striping Industry – Stripe Rite, Inc.
January 1, 2016 – December 31, 2018

15
d. The Employer agrees to deduct Administrative Dues Check-off from employees as established by the Union per compensable hour. The Employer further agrees that on or before the last day of each month, on uniform reporting forms furnished by the distribution agency, to remit the working dues established by the Union per compensable hour (plus any and all dues, withholdings or assessments approved by the Union as a wage deduction) on all Employees to the central distribution point, the Western Washington Painters Pension Trust, c/o Zenith Administrators, 201 Queen Anne Avenue N., Suite 100, Seattle, Washington 98109. The obligation to the Employer shall apply only as to Employees who have voluntarily signed a valid dues deduction authorization card to be furnished by the District Council 5. On or before the 15th of each month, the Employer will submit a dues deduction authorization card, together with the number of hours worked by each such Employee during the month previous.

SAMPLE AUTHORIZATION CARD

I hereby authorize and direct my present employer and any other employer by whom I may be employed (if such employer has a labor agreement with IUPAT District Council 5) to deduct the working dues established by the Union per compensable hour (plus any and all dues, withholdings or assessments approved by the Union as a wage deduction), from my wages and promptly transmit such monies to IUPAT District Council 5. This authorization shall be in effect for the term of the current labor agreement or for one year, whichever is the earliest and shall automatically renew itself for successive one year periods, unless rescinded by written notice given to IUPAT District Council 5 with in the 60 day period preceding the automatic renewal of the authorization.

In case more authorization cards are needed, call (206) 441-5554.

Date_______________________ Signature___________________________

e. Advanced Utility Shop person – minimum wage rate of $16.00 per hour plus full fringe package with annual increases same as negotiated. An employee must have three years’ experience as Utility person before moving to Advanced Utility Shop person.

f. No more than one Utility Shop Person per shop and the wage scale for a Utility Shop Person shall be that of 1st bracket Apprentice, except no fringes shall be paid on the Utility Shop Person.

g. This Agreement shall prevail over any State, City, County or municipality Paid Sick/Safe Leave Ordinances.

h. For each year of this Agreement, if needed, the Employer shall pay up to twelve cents ($0.12) per hour towards any Health & Welfare increase.
ARTICLE 19

TRUSTS

1. Each Employer signatory to this Agreement is required to make reports to the Trust (see Article 20) and remit with contributions, if any due, to Western Washington Painters Trust, 201 Queen Anne Ave N, Suite 100, Seattle, WA 98109-4896 (hereinafter called the central distribution point) or such other place as may be designated. The report and payment must be postmarked by the Post Office no later than the fifteenth (15th) day of the month following the month in which the hours are worked.

2. In the event an Employer fails to make any of the contributions or remittances as required by this Agreement, such Employer shall be required to pay, in addition to the principal sum due, liquidated damages in the amount of $25.00 for each month's delinquency (divided as follows: $10.00 to Health & Welfare; $10.00 to Pension and $5.00 to Apprenticeship) or 10% of the amount due, whichever is greater, and shall also be liable for reasonable attorney's fees and the costs of collection. In the event suit is initiated, it is agreed that such suit shall be filed in a court of competent jurisdiction (either State or Federal) located in King County, Washington.

3. By entering into this Agreement, the Employer adopts and agrees to be bound by the terms of the Trust Agreements establishing the Funds referred to in this Article and agrees to be bound by all past and future lawful acts of the Trustees of each such Fund. The Employer shall not be bound by the terms of any Trust Agreement or the actions of Trustees of any Trust Fund unless the Employer is obligated to make contributions to such Fund pursuant to this Agreement.

4. The Grievance Committee, Trusts, or the Union shall have the authority to appoint a C.P.A., who shall have the right to enter upon the Employer's premises at a reasonable time, during normal business hours, and inspect and copy business records and conduct other duties relevant to their function as ordered by the Grievance Committee, Trust or Union. Such records as required by said agent to perform their duties will be provided by the Employer.

5. It shall be the duty and right of the Trustees of the Trusts to audit each Employer party to this Agreement once each three (3) years. The net costs of any such audit shall be borne pro rata by the Trusts and the Union.

6. If an Employer audit conducted under the authority granted by this Agreement reveals an under-payment of either wages or fringe benefits (Health & Welfare, Pension, Apprenticeship, etc.) the Employer shall be required to pay the entire costs of the audit and liquidated damages due; unless, if in the opinion of the party or parties conducting the audit, the errors are due to inadvertent mathematical mistakes; and providing however, the contractor has, in the opinion of the auditor, a satisfactory bookkeeping system or accounting firm; and/or unless, the underpayment of fringes as revealed by an audit, is less than 2% for the period under audit.
7. The Trust office will respond in writing with 10 business days of receiving a request from the Employer with either the following form or, if not paid up on benefits, with written communication to that effect.

AFFIDAVIT

FROM: ____________________________ PROJECT: ____________________________
(Name of Subcontractor) (Project Name)
________________________
(Business Address) (Project Address)
________________________
(City, State, Zip Code) (City, State, Zip Code)

The undersigned subcontractor hereby certifies that all union trust benefits on behalf of the subcontractor's employees are paid and current through_________.

FOR THE SUBCONTRACTOR:

Company:

By:

Title:

The undersigned Union Trust hereby certifies that in accordance with the Trust's records and to the best of their knowledge, the above named subcontractor has paid all benefits due for hours worked by its employees through the month of ___________. This certification shall in no way relieve the subcontractor of responsibility for employee benefit contributions not reported or incorrectly reported and due.

UNION TRUST:

By:

Title:

Address:

Telephone:

Fax:

ARTICLE 20
TRUST FUNDS BENEFIT LEVELS

1. Trust Funds heretofore established for the benefit of the employee shall continue in full force and effect provided, however, that the Union shall have the option to apply a portion of any wage increase to maintain or increase the level of benefits under any of the Trust Funds and provided, further, the Union shall have complete discretion with respect to the allocation of any increase or increases which shall accrue during the terms of this Agreement.
a. Effective January 1, 2016, each Employer shall pay $6.96 per compensable hour for each employee to the Painters Trust Health & Welfare, Dental and Vision Plan to the Painters Trust.

b. Effective January 1, 2016, each Employer shall pay $3.72 per compensable hour for each covered Journeyman to the Western Washington Painters Pension Trust. Apprentices shall receive contributions as per their wage scale percentage as per Section 18.8(c).

c. Effective January 1, 2016, each Employer shall pay $0.20 per compensable hour for each employee to the Western Washington Apprenticeship and Training Trust.

d. Effective January 1, 2016, each Employer shall pay $3.21 per compensable hour for each covered employee to the IUPAT Union and Industry Pension Fund. Apprentices shall receive contributions as per their wage scale percentage as per Section 18.8(c).

ARTICLE 21
SEPARABILITY

1. If any provision or part of this Agreement is held to be invalid by any agency or court of competent jurisdiction, the remaining provisions and parts shall remain unaffected and in full force and effect.

2. Should any provision or part of this Agreement be declared invalid by any agency or court of competent jurisdiction, the parties hereto shall meet immediately for the purpose of renegotiation of the provision or part so invalidated.

   a. If such negotiations do not result in an agreed substitute clause, the matter shall be referred to the arbitrator as referred to in Section 5.4 for final decision which shall be binding upon all parties to this Agreement.

3. Any change in this Agreement or amendments before its date of expiration must be approved by both the Union and the Employer.

4. The Employer and the Union will work together to mutually develop and implement innovative processes, procedures, and practices to design or enhance the efficiency of the Company operations and competitive posture of the Company.

5. A committee made of four (4) persons, two (2) from Management and two (2) from Labor, will comprise the committee. The committee will meet on a periodic basis to discuss the concerns of the Company and Union.
ARTICLE 22
IUPAT PENSION

It is agreed by the parties signatory hereto that this Memorandum of Understanding is an Addendum to the Striping Agreement for Washington and Northern Idaho.

1. Commencing with the 1st day of June 1992, and for the duration of the Agreement, and any renewals or extension thereof, the Employer agrees to make payments to the IUPAT Union and Industry Pension Fund for each employee covered by this Agreement, as follows:

   a. For each hour, or portion thereof, for which an employee receives pay, the Employer shall make a contribution to the IUPAT Union and Industry Pension Plan for each covered Journeyman. Apprentices shall receive contributions as per their wage scale percentage as per Section 18.8(c).

   b. For the purpose of this Article, each hour paid for, including hours attributable to show up time, and other hours for which pay is received by the employee in accordance with the Agreement, shall be counted as hours for which contributions are payable.

   c. Contributions shall be paid on behalf of any employee starting with the employee’s first day of employment in a job classification covered by this Agreement. This includes, but is not limited to, apprentices, helpers, trainees, and probationary employees. However, no contributions shall be made on behalf of 1st Bracket Apprentices for a period of six months following their initial employment with any employer.

   d. The payments to the Pension Fund required above shall be made to the IUPAT Union and Industry Pension Fund, which was established under an Agreement and Declaration of Trust, dated April 1, 1967. The Employer hereby agrees to be bound by and to the said Agreement and Declaration of Trust, as amended from time to time, as though they had actually signed the same.

2. The Employer hereby irrevocably designates as its representatives on the Board of Trustees such Trustees as are now serving, or who will in the future serve, as Employer Trustees, together with their successors. The Employer further agrees to be bound by all actions taken by the Trustees pursuant to the said Agreement and Declaration of Trust, as amended from time to time.

3. All contributions shall be made at such time and in such manner as the Trustees require; and the Trustees may at any time conduct an audit in accordance with Section 5.6 of said Agreement and Declaration of Trust.

4. If an Employer fails to make contributions to the Pension Fund within twenty (20) days after the date required by the Trustees, the Union shall have the right to take whatever steps are necessary to secure compliance with this Agreement, any other provision hereto to the contrary notwithstanding, and the Employer shall be liable for
all costs of collection of the payments due together with attorney fees and such penalties as may be assessed by the Trustees. The Employer's liability for payment under this Article shall not be subject to or covered by any grievance or arbitration procedures or any "no-strike" clause which may be provided or set forth elsewhere in this Agreement.

5. The Pension Plan and Annuity Plan adopted by the Trustees shall at all times conform with the requirements of the Internal Revenue Codes so as to enable the Employer at all times to treat contributions to the IUPAT Union and Industry Pension Fund as a deduction for income tax purposes.

6. In the event that any future increases are needed under the pension funding improvement plan during the term of this Agreement such increases will be employee deductions. This deduction shall cease whenever the current required pension funding improvement plan is no longer required by the IUPAT Pension Trust and/or whenever this extra contribution is no longer required under applicable law. No additional benefit increase to the IUPAT Pension is provided for during the term of this Agreement.

ARTICLE 23
UNUSUAL CONDITIONS

1. The rate of pay for all classifications of work performed will be at that which is predetermined by the appropriate government agency at the time the job was awarded by the contracting agency. Once the job is awarded, the predetermined rate of pay will prevail for the duration of the contract

2. Fringe benefit payments for employees shall be paid in accordance with the provisions set forth herein.

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ARTICLE 24
EXPIRATION & RENEWAL

1. This Agreement shall remain in full force and effect from January 1, 2016 until December 31, 2018 and shall automatically renew itself from year to year thereafter unless the Employer or the Union gives written notice of intention to modify the terms of this Agreement or to terminate this Agreement at least sixty (60) days, but not more than one hundred twenty (120) days, prior to December 31, 2018 or as the case may be, of a subsequent anniversary date. Either the Union or the Employer, if such party has given notice of intent to modify this Agreement, may terminate this Agreement by written notice any time after December 31, 2018.
ADDENDUM A
LIGHT COMMERCIAL PROJECTS

This is an “Addendum” between IUPAT District Council 5 along with their affiliated Local Unions, collectively referred to as the “Union”, and Stripe Rite, Inc., herein referred to as the “Employer”.

Journeyman Base Rate = $30.14
80% of $28.75 = $24.11 Light Commercial Projects Rate (LCPA)
60% - (0 – 500 hrs) = $14.47 + (no fringe benefits)
60% - (501 – 1000 hrs) = $14.47 + full H & W
60% - (1001 – 1166 hrs) = $14.47 + full H & W, (60% of 80%) Pension & (80%) Apprenticeship
65% - (1167 – 2333 hrs) = $15.67 + full H & W, (65% of 80%) Pension & (80%) Apprenticeship
75% - (2334 – 3499 hrs) = $18.09 + full H & W, (75% of 80%) Pension & (80%) Apprenticeship
85% - (3500 – 4666 hrs) = $20.50 + full H & W, (85% of 80%) Pension & (80%) Apprenticeship
90% - (4667 – 5833 hrs) = $21.70 + full H & W, (90% of 80%) Pension & (80%) Apprenticeship
95% - (5834 – 7000 hrs) = $22.91 + full H & W, (95% of 80%) Pension & (80%) Apprenticeship
Journeyman = $24.11 + full H & W, (80%) Pension & (80%) Apprenticeship

1. All increases in Wage Rates shall be calculated from the Journeyman Base Rate.
2. Apprentices’ hours worked will be applied to total hours for an increase in brackets.
3. Overtime rate will start after 40 hours.
ADDENDUM B

The parties agree that Section 3.1(a) shall not apply to operations in Eastern Washington where multiple striping crews are working in close proximity and are supervised by a Master Control Striper. This will not apply to prevailing wage work.
## ADDENDUM C

**SEAL COATING, CRACK SEALING AND ASPHALT PATCHING WORK**  
**For the Eastern Washington Operations (Yakima and Kennewick), Private Work Only**

This is an “Addendum” between IUPAT District Council 5 along with their affiliated Local Unions, collectively referred to as the “Union” and Stripe Rite, Inc., herein referred to as the “Employer”.

<table>
<thead>
<tr>
<th>Hours Range</th>
<th>Hourly Rate</th>
<th>Hours Range</th>
<th>Hourly Rate</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>0 – 500 hrs</td>
<td>$10.85</td>
<td>(no fringe benefits)</td>
</tr>
<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>(501 – 1000 hrs)</td>
<td>$10.85</td>
<td>full H &amp; W</td>
</tr>
<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>(1001 – 1166 hrs)</td>
<td>$10.85</td>
<td>full H &amp; W, (60% of 80%) Pension &amp; (80%) Apprenticeship</td>
</tr>
<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>(1167 – 2333 hrs)</td>
<td>$11.75</td>
<td>full H &amp; W, (65% of 80%) Pension &amp; (80%) Apprenticeship</td>
</tr>
<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>(2334 – 3499 hours)</td>
<td>$13.56</td>
<td>full H &amp; W, (75% of 80%) Pension &amp; (80%) Apprenticeship</td>
</tr>
<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>(3500 – 4666 hours)</td>
<td>$15.37</td>
<td>full H &amp; W, (85% of 80%) Pension &amp; (80%) Apprenticeship</td>
</tr>
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<td>$30.14</td>
<td>60% of $30.14</td>
<td>(4667 – 5833 hours)</td>
<td>$16.27</td>
<td>full H &amp; W, (90% of 80%) Pension &amp; (80%) Apprenticeship</td>
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<tr>
<td>$30.14</td>
<td>60% of $30.14</td>
<td>(5834 – 7000 hours)</td>
<td>$17.18</td>
<td>full H &amp; W, (95% of 80%) Pension &amp; (80%) Apprenticeship</td>
</tr>
<tr>
<td>Journeyman Base Rate</td>
<td>$18.08</td>
<td>Journeyman</td>
<td>$18.08</td>
<td>full H &amp; W, (80%) Pension &amp; (80%) Apprenticeship</td>
</tr>
</tbody>
</table>

1. All increases in Wage Rates shall be calculated from the Journeyman Base Rate.
2. The Employer may request an employee to work at this rate of pay depending on work available and the type of job. However, working for this rate is voluntary.
3. Apprentices’ hours worked will be applied to total hours for an increase in brackets.
4. Travel time will be paid 80% of the travel rate in the Striping Agreement for Washington & Northern Idaho, with all travel hours being paid at the rate of time and one half (1½).
5. Overtime rates will start after 40 hours.
IUPAT Local 1964
220 S 27th Street
Tacoma, WA 98402
(253) 272-2443

IUPAT District Council 5
6770 East Marginal Way S
Bldg E, Suite 321
Seattle, Washington 98108
(800) 443-9303
(206) 441-5554

January 2016
opeiu#8/afl-cio