International Association of Machinists and Aerospace Workers



CONSTITUTION

January 1, 2009

GRAND LODGE OFFICERS INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

International President

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Grand Lodge Headquarters MACHINISTS BUILDING

9000 Machinists Place Upper Marlboro, MD 20772-2687

CONSTITUTION

of the

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

(Hereinafter Referred To As The I.A.M.)



Except as otherwise provided, the provisions of this Constitution shall become effective January 1, 2009.

Believing that the right of those who toil to enjoy to the full extent the wealth created by their labor is a natural right, and realizing that under the changing industrial conditions incident to the enormous growth of syndicates and other aggregations of capital it is impossible for those who toil to obtain the full reward of their labor other than through united action; and recognizing the fact that those who toil should use their rights of citizenship intelligently, through organizations founded and acting along cooperative, economic and political lines, using the natural resources, means of production and distribution for the benefit of all the people, with the view of restoring the commonwealth to all those performing useful service to society:

Now, Therefore; We, the International Association of Machinists and Aerospace Workers, pledge ourselves to labor unitedly in behalf of the principles herein set forth, to perpetuate our Association on the basis of solidarity and justice, to expound its objects, to labor for the general adoption of its principles, to consistently endeavor to bring about a higher standard of living among the toiling masses. The Grand Lodge of the International Association of Machinists and Aerospace Workers aims:

1. To bring within the organization all employees who are engaged in or connected with all types of skills, trades, professions, production, service, transportation, office, clerical and technical work organized under the Machinists' banner, to foster in their hearts the spirit of mutual helpfulness, and to impress them with their obligation to do their best for the welfare of each member and for the Association as a whole.

2. To adopt and put into active operation an effective plan to stabilize and provide full employment for all the members of our Association.

3. To secure the establishment of a legal apprenticeship system of four (4) years.

4. To prevail upon all employers the necessity of paying the full current wages weekly, and to give preference in employment to members of organized labor.

5. To impress upon all employers the need for health and welfare programs under which the employee is entitled to his/her choice of professional services.

6. To improve the health and safety conditions of our members on and off the job.

7. To abolish the personal record, physical examinations and age limits imposed by employers.

8. To settle all disputes arising between our members and employers, by direct negotiation whenever possible, and in cases where arbitration is resorted to, to reserve our freedom to accept or reject the decision rendered except in those cases where it is previously agreed by both parties that the decision shall be binding.

9. To shorten the hours of labor to thirty per week, namely five days of six hours per day; Saturday to be a holiday. To establish the principle of paid vacations,

(ii)

paid pension and paid welfare programs, and extra pay for night work and to maintain for our members a cultural standard of living guaranteed by an adequate annual income.

10. To adopt and advocate a plan of cooperation with other unions, thereby eliminating strikes of one organization at a time, and by concerted coordinated action making it possible for all to reap the full benefit of their labor.

11. To stimulate the political education of the members to understand their political rights and use the ballot intelligently, to the end that the Government may be a government for, of and by the people, and not to be used as a tool to further the ends of combinations of capital for its own aggrandizement.

12. To urge the membership to vote only for and support candidates who are in favor of this platform and the following political demands: Initiative, Referendum and Recall: National or Federal Income Tax Law: National or Federal Inheritance Tax Law; National or Federal and State or Provincial Employers' Liability Law: a National Presidential and Vice Presidential Primary Law: the election of President and Vice President of the United States by a direct popular vote; all judges. without exception, to be elected by vote of the people; National or Federal Law granting pensions for old age or total disability and accident benefits: a National or Federal Health Insurance Law: public ownership of all public utilities: woman suffrage: change of the Constitution of the United States or the Constitution of Canada which now declares these subjects or questions to be unconstitutional; self-government of cities; abolition of contract system on all public work _____ city, county, electoral district, state, provincial or national or federal _____ such work to be done on the day labor plan at union wages; amendments to the Constitution of Canada to make possible uniform labour and social legislation throughout

Canada, covering all workers, whether employed by Government or by private industry, and providing for union security; a National Fair Wage Act in Canada, providing for union wages and conditions in all Government work and services and on all Government contracts, direct and indirect; a National Vacation and Holiday Act in Canada, providing for adequate vacations with pay and a minimum of eight statutory holidays; representation for Labour on all Government Boards and Commissions dealing with Labour's interests and Labour representation on the Boards of all public enterprises.

13. That no inferior Federal judge shall set aside a law of Congress or Act of Parliament on the ground that it is unconstitutional. That if the Supreme Courts assume any law of Congress or Act of Parliament unconstitutional or by interpretation undertake to assert a public policy at variance with the statutory declaration of Congress or Parliament, which alone under our system is authorized to determine the public policies of government, the Congress or Parliament may, by repassing the law, nullify the action of the court. Thereafter the law to remain in full force and effect precisely the same as though the court had never held it to be unconstitutional.

14. The labor of a human being not being property, we demand the abolition of the use of injunctions in labor disputes on the grounds that it is a judicial usurpation of the constitutional rights of our citizens.

JURISDICTION OF THE INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS

1 The jurisdiction of the International Association of 2 Machinists and Aerospace Workers includes, but is 3 not limited to, any person engaged in or connected 4 with all types of skills, trades, professions, produc-5 tion, service, transportation, office, clerical, techni-6 cal and related work thereto.

Classification of Work Included

7 Any person who has served an apprenticeship of four years at the machinists' trade, or who has ac-8 quired a fundamental knowledge of shaping, sizing, 9 turning, boring, fitting, riveting, the operating of 10 11 electric, thermic and oxyacetylene welding apparatus 12 and the adjusting of metal parts of machinery of any 13 character, whether such metal be steel, iron, brass, 14 lead, copper, aluminum, duralumin, bronze, or any 15 other substitute used therefore; as well as any person 16 who may have worked at the trade four years either 17 as a vise hand, lathe hand, planer hand, slotting 18 machine hand, shaper hand, milling machine hand, 19 horizontal or vertical boring mill hand, screw ma-20 chine hand, operators of Gisholt, Jones and Lamson 21 and all other turret lathes, and gear cutters and all 22 other machine tools. Floor hands, machine adjust-23 ers, millwrights or general erectors of machinery, 24 jig, die, tool and mold makers, metal pattern makers, 25 diesel oil and electric machinists. The operating of 26 electric, gas and other mechanical cranes and con-27 vevors used in connection with machinists' work. 28 Mechanical chauffeurs who are required to make repairs to their equipment. Sewing and knitting 29 machine adjusters and adjusters of all kinds of auto-30

matic, semi-automatic, and self-contained machinery. 1 2 Fitting together and installing valves of all kinds and flange work on high pressure piping. Automobile. 3 aircraft and moving picture machinery builders, and 4 repairpersons. Technical and clerical employees work-5 ing in conjunction with the trade, electronic techni-6 cians and related classification and machinists' work 7 in the atomic energy and aerospace fields. The 8 making, erecting, assembling, installing, maintain-9 10 ing, repairing or dismantling of all or any parts 11 thereof of all machinery, engines, motors, pumps, diesel, and all other metal power devices, either 12 13 transmission, excavating, elevating, shooting or 14 conveying; whether driven by hand, foot, steam, 15 electricity, gas, gasoline, naphtha, benzol, oil, air, water or other power, including all metal appurte-16 17 nances thereto, composed of steel or iron, whether 18 structural, angle, T, boiler, galvanized, ornamental, 19 cast, malleable, bar, tube, pipe, rod, shafting, sheet 20 or plate; or of nickel, bronze, tin, lead, copper, 21 brass, aluminum, babbitt or other metal substitute 22 therefore

The manufacture and installation of all machine tools. The operation of all machines used in the manufacture of machine-finished metal parts and devices and all bench and vise work pertaining thereto, and all machinists' work on steam, gas, gasoline, naphtha, benzol, oil, air, and water-tight work.

All riveting, caulking, cutting, chipping, patching,
grinding, turning, sizing, boring, fitting, laying out,
shaping and drilling pertaining to machinists' work.
All drilling, cutting and tapping in boilers, tanks,
drums, frames or other structures required for engine
and machinery attachments, mountings, or other
metal construction and installation.

37 All welding, either oxyacetylene, electric, thermic,

unionmelt, atomic-hydrogen, carbon-arc, stud weld-1 2 ing resistance, spot and flash welding or any other welding art or process by which work when com-3 pleted comprises any product or any part of any 4 product coming within the jurisdiction of the Interna-5 tional Association of Machinists and Aerospace 6 Workers, or the building, installation, maintaining, 7 repairing and dismantling by welding or cutting of 8 any structure, plant, refinery, conveyor, crusher, 9 mixer, mill, machine, tank, container or equipment 10 11 which comes within the jurisdiction of the International Association of Machinists 12 and Aerospace 13 Workers, including dismantling. A11 lubricating devices, injectors, and inspirators and parts thereof, 14 15 and attachments thereto. All devices used in the transmission of power except electric wiring, this to 16 17 include all line and counter shafting, shaft hangers, 18 sheaves, and pullevs.

19 All instrument, gauge tool and die making, metal 20 mold, novelty, model and metal pattern making and 21 die sinking; the making of jigs, templets, spiral and 22 coil springs, and all molds for the shaping of glass-23 ware and plastics.

The manufacture, installation and operation of all printing, paper and pulp-making machinery, all brewery machinery, including all soakers, pasteurizers, bottle washers, crowning machines, bottle-filling devices and conveyors, all factory, mill and laundry machinery.

The manufacture, testing and repair of all electronic and/or mechanical counting, recording and correspondence devices, such as: cash registers, typewriters, adding machines, sealing and addressing devices, and all other office machinery, including the testing of complete units or component units, used in conjunction therewith.

37 The manufacture, assembly, testing, installation,

repair and maintenance of electrical household appli ances, electronic equipment and guidance system as
 used on aircraft, missiles and/or space vehicles,
 computers, and any other electric device or compo nent hereof, used to control, regulate or guide me chanical equipment of any kind.

7 The manufacture, testing, assembly, repair, mainte-8 nance and testing of electrical components and re-9 lated accessories, which include such units as in-10 ductors, transformers, resistors, condensers, capaci-11 tors, switches, relays and electronic testing equip-12 ment now in common use, or developed in the future 13 to accomplish these tasks.

14 The manufacture, repairing and maintaining of, and 15 performing of all other related jobs thereto on all automobiles, trucks, busses, tractors, firearms, fire 16 17 engines, locomotives, hydroplanes and airplanes, 18 including all crafts and classes of air transport em-19 ployees, agriculture machinery and mining machin-20 ery, rock drills and pneumatic devices used as hand 21 tools or for the transmission of power. The manufacture, installation, repairing and servicing of all ice 22 23 making and refrigerating machinery. The manufac-24 ture and installation of all abattoir. bakery and 25 confectionery machinery, textile, carding and gin machinery, refining machinery, and machinery used 26 27 in reducing plants, rock-crushing and quarry machin-28 erv. concrete mixers and cement mill machinery. 29 rolling mill and steel converting machinery, loading 30 and unloading machinery and traveling roadways.

manufacturing, 31 The installation. repairing and operating of all machines making malt, cans, nails, 32 33 pottery, horseshoes, brick, shoes, hats. clothing. pianos, organs, musical and surgical instruments, 34 35 tobacco, cigarettes and cigars, flour, cereals and all 36 other products where mechanical devices are necessary for the making. 37

1 The manufacturing, installation and operation of all 2 automatic stokers, all mechanical devices used in 3 amusement parks, all dredging machinery, and all 4 hoists, elevators, lower-atoms, escalators, derricks 5 and other lifting or hoisting devices.

6 The inspection of all machinery, ordnance, and 7 engines, including locomotives, and the operating of 8 all power machinery.

9 The manufacture, installation, repair and mainte-10 nance of all air conditioning plants and equipment.

11 And all work connected with dynamometer cars, 12 and building, repairing, setting up, inspecting and 13 maintaining of all classes of scales.

14 The operation and repairing of towing and coaling 15 machinery in the Panama Canal Zone.

Marine Work

16 All marine work as follows:

17 The installing, assembling, dismantling and repair-18 ing of all engines, pumps, dynamos, refrigerating19 machinery, steering gear, winches, windlasses,20 capstans or other devices used in handling the ship.

The removing and replacing of the rudder, propeller shaft and propeller wheel and the placing of all deck fittings and mast fittings, including mast headlights.

The installing and repairing of all condensers,
evaporators, feed-water eaters, overhauling and
repairing of all valves, either steam, water, air, gas,
oil, or other liquids and strainers attached to hull.

The installation of all pipes, pipe hangers, valves,
and fittings for engines, boilers, ice machines,
evaporator plants, telemotors, air compressors, and
power pumps.

33 The installation of deck operating gear for all 34 valves.

(ix)

1 The boring, facing, chasing or tapping and drilling 2 holes for bolts of all pipe flanges.

3 The bending, threading and installing of tubes in 4 boilers in which threaded tubes are used.

5 The bending, welding, and installation of heater 6 coils used for fuel oil tanks, or heating purposes.

7 The installation of all condenser and feed-water 8 heater tubes, whether rolled, screwed, or ferruled.

9 The installation of all tubes in oil heaters and 10 coolers, except those under jurisdiction of the 11 coppersmiths.

12 The installation of all gratings, ladders and hand-13 rails, port lights, ventilator operating gear and water-14 tight doors.

Electric and Internal Combustion Engines and Cars

installing, 15 The building, inspecting, adjusting. 16 maintaining, removing and overhauling of pan-17 tographs and trolley poles, including the building of 18 pantograph shoes and replacement of same whether 19 the pantograph is on or off locomotive and the 20 changing of insulated support brackets; lathe and other machinists' work in connection with construc-21 22 tion of pantographs.

The assembling, installing, inspecting, maintaining, removing and overhauling of all parts of the main braking controllers with the exception of insulating materials, leads and wires.

27 removing, dismantling, overhauling, assem-The 28 bling, installing, inspecting and maintaining of all air 29 cylinders, magnet valves, cam shafts, bearings, rollers, castings, adjustment springs and metal hous-30 31 ings used in the construction and operation of reverser switches, 32 series parallel switches, transfer 33 switches, group switches and contactors.

34 The assembling, installing, inspecting and maintain-

(x)

ing of all mechanical parts of main and auxiliary
 switches and ground switches.

3 The assembling, installing, maintaining, inspecting 4 and overhauling of clutch and gear assembly on 5 motor operated rheostats.

The assembling, installing, inspecting, maintaining, 6 dismantling and overhauling of traction motors. 7 blower motors, heater motors, rheostat motors, air 8 compressor motors, motor generator sets, axle gener-9 10 ators, control generators and slip rings (excluding 11 field coils, insulators and electrical connections); the assembling, finishing either by hand or bench work, 12 13 drilling, tapping, and bolting of pole pieces; the dismantling, repairing and assembling of brush 14 holders; the drilling, tapping and repairing of brush 15 holder studs; the fitting of all metal parts of commu-16 tators, including segments; the turning and machine 17 18 slotting of all commutators whether done in lathe or 19 in armature housing: the pressing in and out of 20 armature shafts; the machining, repairing and fitting 21 of armature cores; the repairing and fitting of all covers for motors, housings and compartments. 22

The installing, inspecting, adjusting, removing and repairing of air compressor governors, electro-pneumatic pantograph valves, sander valves, regenerative interlock valves and automatic control switches with the exception of electric contacts and wiring.

The grinding, filing and repairing of grids and the installing and removing of grid banks, with the exception of making and breaking electrical connections.

The removing and installing of electric cab heaters and the removing and applying of covers to same where they are retained by cap screws or tap bolts; the removing and installing of headlights, headlight cages, lamp and flagstaff brackets and supports, eave guards and handrails. 1 Side rods, main rod, knuckle and driving pin work. 2 Driving brake and spring rigging work. Fitting up 3 and repairs to driving and truck boxes, including 4 replacing of brasses.

Examining, repairing and aligning jack shafts.
Refitting jack shaft collars and jack shaft casing.
Repairing and maintaining air brake equipment and air compressors.

9 Drilling, driving and truck wheels, by use of ratch-10 ets or portable motors for hub liners. Applying 11 driving and truck wheel hub liners. Driving and 12 truck wheel tire work. Drilling, reaming and tap-13 ping holes in cabs and frames for bolts and parts.

14 Turning and dressing journals, and all frame and 15 truck work, including stripping and rebuilding.

16 Removing and replacing main motors, including17 gears and bearings, and shifting gears.

18 Machinists' work in connection with raising cab,19 running out and replacing trucks and lowering cab.20 Mallet coupler device between units.

21 Removing and replacing circulating pump and 22 motor, except pipefitters and electrical work.

Removing, repairing and replacing work in connection with water rheostats, hand pumps and lubricators.

26 Examining, removing, repairing and replacing 27 bearings.

Installing and relocating braces, stay rods, oil
guards, hand brakes, air ducts, sand boxes and
bellows under cab.

31 Whistle and bell work.

32 Installing and maintaining machinists' work in 33 connection with turbine engines, motors, pumps and 34 auxiliaries in powerhouse.

Repairs to air hammers, air motors, vise, floor and
drop pit work, as well as the handling of work
generally recognized as machinists' work.

(xii)

- 1 Removing and replacing phase converters.
- 2 Machinists' work in connection with dismantling of
- 3 phase converters, such as removal of bolts, parts, 4 bearings caps, bearings and clamps.
- 5 Machinists' work in connection with assembling 6 phase converters, including detail parts.
- 7 And all other work on these engines, cars and 8 machines now covered in the general classification in
- 9 our Constitution.

Other Work

All of the foregoing, and in addition thereto any 10 other work which does now, or in the future may, as 11 industries develop, fall within the scope of our juris-12 diction, or any other industrial or craft work as 13 determined by the Executive Council, shall constitute 14 15 work coming under the International Association of Machinists and Aerospace Workers, and shall be 16 performed by members of our Union. 17

(xiii)

ABBREVIATIONS

The following abbreviations, when used in this Constitution, have these meanings:

| A.F.L.C.I.O. American Federation of Labor | |
|---|------------------------------------|
| | and Congress of Industrial |
| | Organizations |
| Art. | Article |
| C.L.C. | Canadian Labour Congress |
| C.V.P. | Canadian Vice President |
| D.L. | District Lodge |
| E.C. | Executive Council |
| G.L. | Grand Lodge of The |
| | International Association of |
| | Machinists and Aerospace |
| | Workers |
| G.L.A. | Grand Lodge Auditor |
| G.L.R. | Grand Lodge Representative |
| G.S.T. | General Secretary-Treasurer |
| G.V.P. | General Vice President |
| I.A.M. | International Association |
| | of Machinists and |
| | Aerospace Workers |
| I.P. | International President |
| L.L. | Local Lodge |
| R.S. | Recording Secretary |
| S.T. | Secretary-Treasurer |
| Sec. | Section |
| | |

(xiv)

CONSTITUTION

of the

International Association of Machinists and Aerospace Workers

(Hereinafter Referred To As The I.A.M.)

ARTICLE I

GRAND LODGE-STRUCTURE AND POWERS

Name and Location

1 SEC. 1. This organization shall be known by the 2 title and name of "THE GRAND LODGE OF THE 3 INTERNATIONAL ASSOCIATION OF MA-4 CHINISTS AND AEROSPACE WORKERS," and 5 its principal office and headquarters shall be located 6 at such place as is designated by the Executive Coun-7 cil.

Membership and Jurisdiction

SEC. 2. The G.L. shall consist of E.C. and the 8 representatives of L.Ls. who are duly elected, quali-9 10 fied and seated as delegates in the quadrennial and special conventions provided for in Art. II of this 11 Constitution. It shall have power to grant charters 12 for the purpose of organizing, supervising, control-13 14 ling, and generally directing L.Ls., D.Ls., councils and conferences in any state, territory, or depend-15 ency of the United States of America, and Canada. 16

Government

1 SEC. 3. The government and superintendence of 2 all L.Ls., D.Ls., councils and conferences, shall be 3 vested in this G.L. as the supreme head of all such 4 lodges under its jurisdiction. To it shall belong the 5 authority to determine the customs and usages in 6 regard to all matters relating to craft.

It is the obligation and responsibility of every 7 member, officer, L.L., D.L., council, conference, or 8 other subordinate body of the I.A.M. to comply with 9 10 the provisions of this Constitution and the decisions of the G.L. officers in conformity therewith, and 11 they shall refrain from any conduct which interferes 12 with the performance by the I.A.M. or any of its 13 subordinate lodges or bodies of their obligations 14 hereunder or under any other applicable law or 15 contract, or any conduct which defeats or subverts 16 17 the lawfully declared and established policies and objectives of the I.A.M., or which may defame it or 18 19 any of its officers or members of its subordinate 20 bodies

21 All L.Ls., D.Ls., councils and conferences may 22 adopt bylaws supplementary to this Constitution for 23 the conduct of their subordinate internal affairs and 24 business: provided, however, that none of the provisions of such bylaws shall be in conflict with any of 25 the provisions of this Constitution, duly adopted 26 27 resolutions, or the established policies of the I.A.M., 28 and must be submitted to the I.P. for examination and necessary revision and approval before becoming 29 effective. Any proposed amendments, revisions, or 30 modifications to such bylaws shall likewise be sub-31 mitted to the I.P. for examination and necessary 32 revision and approval prior to becoming effective. 33

Government between Conventions

1 SEC. 4. Between conventions all executive and 2 judicial powers of the G.L. shall be vested in the 3 E.C., which shall be composed of the I.P., the 4 G.S.T., and 7 G.V.Ps.

Eligibility

5 SEC. 5. Any member who advocates dual unionism or supports movements or organizations inimical 7 to the interests of the I.A.M. or its established laws 8 and policies shall not be eligible to hold office in the 9 I.A.M.

ARTICLE II

GRAND LODGE CONVENTIONS

Method of Calling Conventions

SEC. 1. During September or October. 2000. and 1 every 4 years thereafter, a G.L. convention of the 2 I.A.M., not to exceed 7 days, shall be held in a city ٦ to be selected by the E.C. Notice of such conven-4 tion shall be issued to all L.Ls. by the G.S.T. not 5 later than March I, each convention year. The E.C. 6 7 will have the authority upon its own initiative to call a special convention in case of an emergency, or 8 after having received the endorsement under seal of 9 10 at least 20% of all L.Ls., not more than 15 of which 11 are located in any 1 state, province or territory. submit a call for a special convention, and thereupon 12 13 the G.S.T. shall prepare a ballot and submit the same through the referendum calling for a special 14 15 convention of the GL to convene at such date as 16 seems best to meet the emergency. In the event that 17 a majority of those voting, vote in favor of holding a special convention, the E.C. shall, as soon as 18 19 practicable thereafter, select the city in which said special convention shall be held. 20

Representation and Vote

SEC. 2. Each L.L. in good standing and free
from delinquency of any nature to the G.L. within
60 days prior to the convening of a G.L. convention
is entitled to be represented by 1 delegate at said
convention. (A L.L. shall not be declared ineligible

where the membership's dues are subject to with-1 holding by their employer for payment to the L.L., 2 D.L. or G.L. and the employer delays or defaults 3 in said payment.) In addition thereto each L.L. 4 having a membership of more than 200 is entitled to 5 an additional delegate for each additional 200 mem-6 bers or majority fraction thereof. If, however, not 7 more than 3 L.Ls., within a radius of 150 miles of 8 each other, each having less than 100 members, so 9 desire, they may combine to send 1 delegate to 10 represent them at a G.L. convention. Such delegate 11 must be elected by a majority vote in each of the 12 13 lodges so combining, and the voting power of such 14 combined lodges shall be based upon their combined 15 membership exactly as if it were 1 lodge.

16 Each L.L. represented in convention by a delegate 17 is entitled to 1 vote, and all L.Ls. having a mem-18 bership of more than 100 are entitled to 1 addi-19 tional vote for each additional 100 members or 20 majority fraction thereof.

21 The number of votes each L.L. is entitled to shall 2.2 be computed upon the number of members of such L.L. at the close of July of the convention year. 23 The delegation of any L.L. may by unanimous 24 25 consent vote as a unit, or the vote to which said 26 lodge is entitled may be divided equally among its delegates, and in case an equal division is impossible 27 the fractional number of votes left after the division 28 29 shall be cast by the first delegate elected by said 30 lodge.

Election of Delegates

SEC. 3. At a meeting of each L.L. in April of 1 convention year, a nomination of delegates and 2 alternate delegates shall be held by all L.Ls. At a 3 meeting of each L.L. in May of convention year. an 4 election of delegates and alternate delegates by secret 5 ballot shall be held by all L.Ls. in the L.Ls. room 6 where the regular L.L. meetings are held, excepting 7 in those L.Ls. where circumstances require some 8 other arrangements, the L.L. may, through its by-9 laws, provide some other methods, subject to the 10 approval of the I.P. The secretary of each L.L. shall 11 immediately thereafter forward to the G.S.T. a 12 report of the election, giving the names, card num-13 bers and residence addresses of all delegates and 14 15 alternate delegates, which report shall be made upon forms furnished by the G.S.T. 16

At L.L. options, provisions may be made to openthe polls to provide an opportunity for membersworking irregular shifts to vote.

Specific information as to who is entitled to re-ceive an absentee ballot as hereafter provided shallalso be communicated to the membership.

23 Members who reside in outlying districts more than 25 miles from the designated balloting place. 24 members who are either confined because of verified 25 26 illness or on leave qualifying under U.S. and Cana-27 dian family leave laws, or on vacation, or on official I.A.M. business approved by the L.L. or D.L. or 28 G.L., or on an employer travel assignment, or re-29 serve military leave, as the case may be, shall be 30

1 furnished absentee ballots. Members applying for an

absentee ballot on the basis of residing in an outlying 2 district more than 25 miles from the designated ٦ balloting place, shall have their eligibility to vote by 4 absentee ballot determined by the R.S. and the S.T. 5 before the ballot is mailed Members found not to be 6 eligible to vote by absentee ballot will be so notified 7 within 10 days of the receipt of their application. 8 Before the absentee ballots are opened and counted. 9 the inspectors of election shall determine the 10 eligibility of members to vote by that method, as 11 12 defined in this Sec., with the exception cited above.

Any member entitled to receive an absentee ballot 13 shall make written request therefore to the R.S. of 14 the L.L. by delivering in person or mailing such 15 request not later than 10 days before the election. 16 Within 48 hours after receipt of any such request. 17 the R.S. shall mail the ballot if the records of the 18 19 L.L. indicate that the applicant is eligible to vote in 20 the election. (In those instances where L.L. member-21 ship records are kept and maintained by a D.L. with which such L.L. is affiliated, request for an absentee 2.2 ballot shall be made to the appropriate D.L. officer.) 23

Members voting by absentee ballot shall execute 24 25 and mail their ballots in accordance with the follow-26 ing procedure. After marking an (X) opposite the names of the candidates for whom they wish to vote, 27 28 and after filling in the information required on the 29 detachable portion of the ballot form, the members shall thereupon detach such portion of the ballot and 30 31 then fold and place the upper ballot portion in a plain envelope without affixing any signature, number, or 32 other means of identification thereon. After being 33 securely sealed, this plain envelope shall then be 34 placed, together with the detachable stub bearing the 35 name of the member, address, lodge number and 36 card number, in an outer envelope bearing the word 37

"Ballot" on its face. After being securely sealed,
 this envelope shall then be returned by official gov ernment mail to the R.S. of the absentee member's
 L.L. so that it will be received by or prior to the
 closing time of the polls specified in the notice of
 election. The R.S. shall turn over to the inspectors
 of election all such absentee ballots unopened.

8 L.Ls. organized in May of a convention year may 9 elect delegates and alternate delegates by secret 10 ballot during June. L.Ls. chartered on or after June 11 of any convention year are not entitled to represen-12 tation in the convention.

13 The G.S.T. shall prepare and forward a complete list of all duly elected delegates and alternate delegates with their respective addresses to all L.Ls. not less than 30 days prior to the opening of the convention.

He/She shall also mail to each delegate a copy ofthe "Officers' Report" so that it will be in the handsof the delegates 30 days before the convention opens.

Should a delegate or alternate delegate be unable
to serve as such, the L.L. may elect the successor by
secret ballot at any meeting prior to the convening of
the convention, and the secretary of such L.L. shall
forthwith notify the G.S.T. of the change.

Whenever a special convention of the G.L. has been called, the G.S.T. shall rearrange the dates for the election of delegates, etc., in strict accordance with the provisions of this Art., to meet the emergency necessitating the holding of the convention.

Qualifications of Delegates

SEC. 4. Delegates to G.L. conventions must have
been in continuous good standing in the L.L. from
which they hold credentials for at least 1 year
prior to their nomination except where, in the case of

a D.L. having multiple L.Ls. within a single em-1 ployer, membership within such D.L. shall apply 2 (this qualification shall not be required of a delegate 3 from a L.L. chartered less than 1 year prior to the 4 convention or a member working at the trade trans-5 ferred to a L.L. with the approval of the I.P. or 6 E.C.): free from delinguencies of any nature to any 7 L.L., D.L., or G.L., and at the time of nomination 8 and for 6 months prior thereto, working at the trade. 9

The qualification "working at the trade" shall not 10 apply to members who are salaried full-time employ-11 ees of any L.L., D.L., or G.L., a council, confer-12 ence, the A.F.L.C.I.O. or the C.L.C., nor shall it 13 14 apply to members who experienced a layoff during the 6-month period prior thereto, or to members who 15 have been unable to obtain employment at the trade 16 because of a strike, lockout, discrimination or tem-17 18 porary physical disability, or to members who are 19 retired on pension and paying full dues, whether or not they hold a retirement card or an exemption 20 21 card

Whenever the term "good standing" is used with 22 23 reference to a member in this Constitution, it shall mean any person who has fulfilled the requirements 24 25 for membership as prescribed herein and who has 26 not voluntarily withdrawn therefrom, become ineligi-27 ble for continued membership, or been suspended or 28 expelled as provided in this Constitution or in the 29 bylaws of subordinate lodges approved as required 30 under this Constitution. Members who fail to pay their dues, assessments, or other fees within the 31 periods required by this Constitution or the bylaws 32 of the LL or DL will be subject to automatic 33 cancellation of membership. Members who are not 34 in good standing are not entitled to any voice or vote 35 or participation in any of the affairs of the G.L. or 36 any of its subordinate bodies except as otherwise 37

permitted under this Constitution. Whenever the 1 term "good standing" is used with reference to a 2 L.L., D.L., council or conference of the I.A.M., it 3 shall mean any such body which is not delinquent in 4 the payment of any per capita tax and fees as pre-5 scribed in this Constitution or which is not under 6 suspension, and which is otherwise in compliance 7 with all requirements of this Constitution pertaining 8 9 to such bodies

Members on Grand Lodge Payroll Not Eligible

10 SEC. 5. No member shall serve as a delegate to 11 a G.L. convention who is, during the time of the 12 convention, on the payroll of the G.L.

Delegates' Expenses

SEC. 6. The transportation of 1 delegate from 13 14 each L.L. in continuous good standing with the G.L. for 1 year prior to the convening of the conven-15 tion, who is accepted and seated in the convention as 16 a delegate, shall be paid by the G.L., so long as 17 18 such transportation is arranged for and provided by the travel agency designated by the G.L. L.Ls. 19 whose delegates travel on passes shall be entitled to 20 round-trip transportation for 1 delegate from the 21 22 place where the L.L. is located to the place where the convention is held, upon presentation of the bill 23 of the L.L. therefore 24

Credentials Committee

SEC. 7. The E.C. shall act as the committee on
credentials at all conventions of the G.L. and shall
meet within 4 days next preceding the convening of

the convention to consider all matters affecting the
 qualifications of delegates, including the financial
 standing of L.Ls. with the G.L., and shall thereafter
 report its findings and recommendations to the con vention.

Resolutions Committee

6 SEC. 8. At least 15 days before the convening of any convention of the G.L., the I.P. shall appoint 5 7 duly elected and qualified delegates to such conven-8 tion as a resolutions committee. The 5 delegates so 9 appointed may, on the authority of the I.P., be called 10 in not more than 7 days before the convention con-11 venes for the purpose of considering such resolutions 12 as may properly come before the convention, and 13 shall report their findings and recommendations to 14 15 the convention as early as the business of the con-16 vention will permit.

For the faithful performance of their duties each
member of the resolutions committee shall receive
\$50.00 per day, together with actual and necessary
hotel expenses, for the time engaged prior to the
convening of the convention and after arrival at the
convention city.

Committees

SEC. 9. The I.P. shall appoint a committee on rules for each convention of the G.L. All committees necessary for conducting the business of the convention, not otherwise provided for, may be appointed by the E.C., subject to the approval of the convention.

Order of Business

| 1 | SEC. 10. | 1. Address by International President |
|----|----------|---------------------------------------|
| 2 | | 2. Reading of Convention Call |
| 3 | | 3. Appointment of Rules Committee |
| 4 | | 4. Report of Credentials Committee |
| 5 | | 5. Report of Rules Committee |
| 6 | | 6. Appointing of Other Convention |
| 7 | | Committees |
| 8 | | 7. Reports of Committees |
| 9 | | 8. New Business |
| 10 | | 9. Closing Address of International |
| 11 | | President |
| | | |

Parliamentary Laws

SEC. 11. The parliamentary law of this G.L.shall be as set forth in this Constitution. Robert'sRules of Order will apply to questions not covered

15 thereby.

ARTICLE III

GRAND LODGE OFFICERS, DELEGATES AND COMMITTEE ON LAW, AND HOW CHOSEN

Officers

SEC. 1. Effective July 1, 1993, the G.L. officers 1 shall be an International President, a General 2 Secretary-Treasurer and 7 General Vice Presidents. 3 4 one of whom shall be from Canada, nominated and elected by the membership of L.Ls. chartered in 5 The International President and General 6 Canada Secretary-Treasurer shall be nominated and elected 7 by the entire membership: the remaining 6 General 8 Vice Presidents shall be nominated and elected by 9 the membership of all L.Ls. other than those char-10 11 tered in Canada.

Delegates and Committees

12 SEC. 2. Three delegates to the A.F.L.C.I.O., 1 delegate to the C.L.C. and 5 members of the Committee 13 14 on Law, 1 of whom shall be from Canada, shall be elected concurrently with the G.L. officers. 15 additional delegates to the A.F.L.C.I.O. 16 and 17 shall be assigned in accordance with Sec. 2, 18 Art. IV. The A.F.L.C.I.O. delegates shall be elected only by the membership of all L.Ls. other 19 than those chartered in Canada and the C.L.C. dele-20 gate shall be elected by members of L.Ls. chartered 21 22 in Canada. These delegates and committeemen shall 23 not be considered as G.L. officers.

Qualifications

SEC. 3. Candidates for G.L. office, delegates to 1 2 the A.F.L.C.LO., delegate to the C.L.C., and the 3 Committee on Law must be members who are and have been in continuous good standing for at least 5 4 vears immediately prior to their nomination, free 5 from indebtedness of any nature to any L.L., D.L., 6 or G.L., and otherwise eligible under provisions of 7 applicable civil law; provided, however, that any 8 member whose dues are subject to withholding by 9 his/her employer for payment to his/her L.L., D.L., 10 11 or G.L. pursuant to his/her voluntary authorization under a collective bargaining agreement shall not be 12 declared ineligible to be a candidate for office by 13 reason of alleged delay or default in the payment of 14 such withheld dues: provided, however, that such 15 16 member is not otherwise delinquent in payment of 17 dues. In addition thereto, they shall qualify under 18 Sec. 5. Art. I.

19 Such candidates must be working at the trade, skill 20 or profession at the time and for 1 year next pre-21 ceding their nomination. Salaried officers or em-22 plovees of L.Ls. D.Ls. or G.L. and the 23 A.F.L.C.I.O. or C.L.C. are excepted from this 24 provision, provided such employment and other employment at the trade, skill or profession, sepa-25 26 rately or jointly, has been continuous during the 12 27 months next preceding their nomination. The quali-28 fication "working at the trade, skill or profession at the time and for 1 year next preceding their nomi-29 30 nation." shall not be required of or apply to mem-31 bers who have been unable to obtain employment as

 a result of a strike, lockout, discrimination, or temporary physical disability. No incumbent or nonincumbent candidate for an elected G.L. office will
 be eligible to seek such office if by reason of age he/she would not be able to serve at least 2 full years
 of such term before he/she would be required to retire.

Endorsement for Nomination

SEC. 4. On January 1, 2005, and January 1 of 8 every 4th year thereafter, the G.S.T. shall issue a 9 10 circular to all L.Ls. calling for endorsements of nominees for all G.L. officers, 3 delegates to the 11 A.F.L.C.I.O., delegate to the C.L.C. and members 12 of the Committee on Law, which circular shall be 13 accompanied by proper forms for the return of 14 15 endorsements for nomination by L.Ls.

16 After the receipt of said circular, and at the last regular meeting in January, of which meeting notice 17 18 shall be served upon members by shop bulletin, mail or otherwise, L.Ls. may, by a majority 19 vote of those voting, endorse for nomination 1 20 candidate for I.P., 1 candidate for G.S.T., and 5 21 22 candidates for the Committee on Law. L.Ls. chartered other than in Canada may, by majority vote of 23 those voting, endorse for nomination 6 candidates for 24 25 candidates for A.F.L.C.LO. G.V.P. and 3 26 delegates. L.Ls. chartered in Canada may, by ma-27 jority vote of those voting, endorse for nomination 28 one candidate for G.V.P. and 1 candidate for C.L.C. delegate. On or before 12 o'clock midnight. 29 January 31, the R.S. of each L.L. shall forward to 30

ARTICLE III

the G.S.T. by registered or certified mail a correct
 list of all endorsements for nomination and the of fices for which the members are endorsed, together
 with their lodge numbers and card numbers, upon
 the forms provided therefore.

6 A failure to nominate the required number of 7 candidates shall invalidate the nomination or endorse-8 ment for that office, committee or delegation.

Filing and Publication of Endorsement

SEC. 5. All such endorsements for nomination 9 for G.L. officers, delegates and committees must be 10 on file in the office of the G.S.T. by 12 o'clock 11 noon, February 8; and the G.S.T. shall thereafter 12 tabulate the same and cause the full and complete 13 tabulation to be published in the next issue of THE 14 JOURNAL no later than March 1, showing the L.Ls. 15 making the endorsements, the members endorsed, 16 the offices for which the members are endorsed, and 17 18 designating the members who are thereby chosen as 19 nominees under the provisions of Sec. 6 of this Art.

Number of Nominees

20 SEC. 6. From the endorsements received from 21 L.Ls., there shall be selected for each elective posi-22 tion the 2 candidates receiving the highest number of 23 endorsements, and the 2 so selected shall constitute 24 the candidates on the final ballot.

Pledge to Accept Nomination

SEC. 7. On or before February 12, the G.S.T.shall, by registered or certified letter, notify all

candidates who have received the endorsement of 25 1 different L.Ls., except in Canada where the endorse-2 ment from 20 L.Ls. with representation from at least 3 3 different provinces, of that fact; and candidates so 4 notified shall, within 10 days after receipt of notifi-5 cation, inform the G.S.T. by registered or certified 6 mail of their acceptance or declination of the en-7 dorsements for nomination, together with a statement 8 that they are duly qualified under the provisions of 9 this Constitution, which statement shall be certified 10 by the S.T. of the L.L. of which the candi-11 date is a member, or certified by the G.S.T. On 12 failure of candidates to comply with this provision, 13 it shall be the duty of the G.S.T. to strike their 14 names from the list, and to at once notify the candi-15 date or candidates receiving the next greatest number 16 of endorsements of any declination that has been 17 18 received or of the failure of any candidate to accept.

Preparation and Description of Ballots

19 SEC. 8. After the foregoing provisions have been complied with, the G.S.T. shall, not later than 12 20 o'clock noon, March 15, prepare the ballots and 21 22 have printed thereon the names of all eligible candidates, together with the number of the lodges of 23 which they are respectively members, said names to 24 be arranged in order according to the number of en-25 26 dorsements received by each candidate for the office 27 stated

All ballots shall bear the seal of the G.L., and be so arranged that voters may designate their choice by marking an (X) opposite the names of those for whom they wish to record their votes. Ballots shall be perforated so that the bottom portion thereof, on

which the member voting shall fill in his/her name. 1 address, lodge number and card number, may be 2 detached after checking prior to the member casting 3 the ballot. The ballot shall remain unidentified and 4 unmarked in order to preserve its secrecy except for 5 the (X) placed opposite the names of those for whom 6 the member wishes to record his/her vote and shall 7 be executed in accordance with the instructions 8 9 thereon

10 The G.S.T. shall supply L.Ls. with a sufficient 11 number of such ballots on or before April 1, and no 12 other ballots shall be used. He/She shall furnish 13 tally sheets in duplicate, upon which shall be 14 tabulated the votes of the members of the L.L. One 15 tally sheet shall be retained by the R.S. of the L.L. 16 and 1 shall be returned to the G.S.T.

Place of Voting

SEC. 9. The election of G.L. officers, the Com-17 18 mittee on Law, delegates to the A.F.L.C.I.O., delegates to the C.L.C. or other bodies with which the 19 I.A.M. is or may be affiliated shall be held on the 20 1st or only regular meeting of each L.L. in April, in 21 22 the L.L. room where the regular L.L. meetings are held, excepting in those L.Ls, where circumstances 23 require some other arrangement, the L.L. may, 24 through its bylaws, provide other methods subject to 25 26 the approval of the LP.

Qualification to Vote

27 SEC. 10. Only members who are in good stand-28 ing pursuant to the provisions of this Constitution29 shall be allowed to vote at any election.

Notification of Election

1 SEC. 11. Not less than 15 days prior to the time 2 when the elections specified in Sec. 9 of this Art. are 3 to be held, notice of the time and place, by letter or 4 by authorized publication or by other dependable 5 regularly used means of communication, shall be 6 mailed to each member qualified to vote at his/her 7 last known home address.

8 Absentee ballots shall be issued and voted in9 accordance with the provisions set forth in Sec. 3,10 Art. II.

Inspectors of Election

11 SEC. 12. At the last regular meeting in March, 2005, and the last regular meeting in March of every 13 4th year thereafter, each L.L. shall elect 3 members 14 as inspectors of election who shall receive, record 15 and count the vote of the members. In case 1 or 16 more of said inspectors are unable to act, then the 17 president shall fill the vacancy by appointment.

Time and Method of Voting

18 SEC. 13. Votes shall be received by the inspectors of election from the opening to the closing of 19 voting on the day of the 1st or only regular meeting 20 21 of the L.L. in the month of April, and at no other meeting in April. Provisions must be made to accom-2.2 23 modate members who are working nights, and in order that all may have an opportunity to record 24 their vote, the balloting may begin as early as 6 A.M. 25

1 All ballots must be marked in ink or pencil. 2 Whenever 2 or more are to be elected to the same 3 office, committee or delegation, a failure to vote for 4 the required number of candidates shall invalidate the 5 vote for that office, committee or delegation. All 6 votes shall be deposited in the presence of at least 2 7 of the inspectors.

Each voter shall write his/her name, address, lodge 8 number and card number in the space provided on 9 the perforated register slip attached to the ballot. 10 The inspectors shall require each voter to present 11 his/her dues book or dues card for inspection, which 12 13 shall be marked to show that the member has voted. The member shall then place the ballot and 14 15 detachable stub in the separate containers provided therefore. There shall be no voting by proxy or 16 write-in candidates, and no member shall be allowed 17 to fill in the ballot for any other member. Ballots 18 cast for candidates not nominated in conformity with 19 these provisions (write-ins) shall not be tabulated. 20

With respect to all absentee ballots, the inspectors of the election shall open the outside envelopes and check the enclosed detachable stubs to determine the eligibility and identity of the member returning the ballot and then place the ballots contained in the inner envelopes unopened with the other ballots cast by members at the election meeting.

The G.S.T. shall mail a notice of the time and place of the election and a ballot to the last known home address of each member directly affiliated with the G.L. within the time limitations prescribed for L.Ls. in Sec. 11 of this Art. Such affiliated members

ARTICLE III

may vote by executing and returning their respective
 ballots in accordance with the procedure as set forth
 in Sec. 3, Art. II, for the execution and return of
 absentee ballots by L.L. members. The G.L.
 election tellers shall count and report the same in the
 detailed statement required under Sec. 16 of this Art.

Tabulation of Returns and Care of Ballots

SEC. 14. The inspectors of election of each L.L., 7 with such assistance as the L.L. may deem neces-8 sary, shall, upon the close of the polls, proceed to 9 count the votes cast for each office separately, tabu-10 late the results of each such office in duplicate on the 11 tally sheets and, within 120 hours from the close of 12 the polls, forward 1 copy thereof, together with all 13 ballots cast, to the G.L. election tellers, in care of 14 15 the G.S.T., by registered or certified mail. The ballots and tally sheets shall be mailed in special 16 containers or envelopes, to be furnished by the 17 18 G.S.T., and plainly marked to designate their contents. These packages and envelopes shall only be 19 opened in the presence of 3 G.L. election tellers. 20 Ballots and tally sheets not mailed within 120 hours 21 22 after the close of the polls shall not be counted. The 23 duplicate copy of the tally sheets shall be placed in 24 the hands of the R.S. of the L.L. to be spread upon the records of the L.L. in such manner as to publish 25 26 the results of the election for each office involved separately. The perforated register slips containing 27 the name, address, lodge number and card number of 28 each member voting, and any other election records 29 not forwarded to the G.S.T., shall be retained by the 30 L.L. for a period of 1 year and shall be surren-31 dered to the G.L. election tellers if required and 32 ordered by them. 33

Representation at Count

SEC. 15. Each nominee for LP, shall, on or 1 2 before May 1, select a member of the LA.M. to act 3 as his/her teller. In the event that there is only 1 nominee for I.P., then the 2 candidates for G.S.T. 4 shall select the tellers. The spirit of this Sec. is to be 5 construed that opposing candidates shall have the 6 right to select the tellers in rotation and where a 7 candidate is unopposed, he/she shall not have the 8 right to select a teller. 9

The 2 tellers thus selected shall employ as a 3rd 10 11 teller a certified public accountant who shall act as chairperson of the G.L. election tellers. The 2 G.L. 12 election tellers chosen by candidates shall, while 13 engaged in counting and supervising the G.L. 14 15 election returns, receive as compensation the 16 maximum rate of pay for journeymen in the 17 Headquarters location for the time actually engaged 18 in the performance of their duties, together with 19 transportation and actual hotel expenses, if residing outside of the location of Headquarters. 20

Counting the Votes

SEC. 16. The G.S.T. shall be custodian of all
ballots and tally sheets, and shall, after the G.L.
election tellers are duly organized and on their demand, surrender, unopened and in their original
containers, all ballots and tally sheets.

The G.L. election tellers shall meet at the G.L. offices on May I, and proceed with the count. The G.L. election tellers shall have full charge of the counting of the ballots, assisted by such help as they may require, to be furnished by the G.S.T. They shall have power to adopt rules to govern their work, hear complaints, make adjustments, and render

decisions strictly in accordance with this Constitution 1 and the policies, custom and usage of this Associa-2 tion. After they have counted and tabulated the vote, 3 they shall render a report containing a detailed state-4 ment of the votes cast in each L.L. for each office 5 involved, together with a report on all irregular or 6 contested ballots, for the respective candidates. This 7 report shall be published in the next issue of THE 8 9 JOURNAL in such manner that the results of the voting in each L.L. for each such office involved is 10 separately shown. 11

Declaration of Election

12 SEC. 17. The nominees receiving the highest 13 number of votes for the respective offices shall be 14 declared duly elected by the G.L. election tellers.

Second Ballot

15 SEC. 18. In case candidates for any office receive an equal number of votes, their names shall be 16 resubmitted in accordance with Sec. 8 of this Art., 17 and such procedure shall be continued until one 18 19 candidate shall receive a greater number of votes than the other candidate contesting for the same 20 office. If the 2nd or other succeeding ballots do not 21 result in an election prior to the expiration of the 22 23 term of office of the then incumbent, said incumbent shall be retained in office until the successor is duly 24 25 elected

Preservation of Ballots and Election Records by G.S.T.

26 SEC. 19. The G.S.T. shall preserve for 1 year 27 all ballots and all other election records in his/her 28 possession pursuant to the foregoing procedure.

Filling Vacancies

1 SEC. 20. Should a vacancy or vacancies occur in any G.L. office between elections, through any cause. 2 3 such vacancy or vacancies shall be filled by an appointment or appointments by the E.C. not later 4 than 60 days after the occurrence of such a vacancy 5 or vacancies. Those members appointed to fill the 6 unexpired terms of office shall meet all eligibility 7 requirements of the Constitution pertaining to candi-8 dates for the office to which they are appointed. 9

Increasing General Vice Presidents

SEC. 21. Notwithstanding the provisions of Secs.
1 and 4 of this Art., should the I.A.M. experience
an increase in membership through plant expansions, organizing or mergers with other organizations which would warrant an increase in the number of G.V.Ps., from 7 to 8 or 9 G.V.Ps., the E.C.
shall have the authority to institute such increase.

Installations

17 SEC. 22. G.L. officers shall be installed by the 18 I.P., or his/her deputy, and they shall assume the 19 duties of their respective offices July 1, following 20 their election, or as soon thereafter as the result is 21 made known; provided, that each officer shall qualify 22 within 10 days after being notified to appear for 23 installation.

Recall Provisions

SEC. 23. A L.L. in good standing with the G.L.may propose the recall of any 1 or more of the

G.L. officers, the Committee on Law, and delegates 1 to the A.F.L.C.I.O. and the C.L.C. by filing with 2 the G.S.T. a petition for the recall of such officer or 3 officers, together with the endorsements thereof 4 under the seal of at least 15% of the L.Ls. in good 5 standing with the G.L., not more than 15 of which 6 shall be located in any 1 state, province or terri-7 tory. Every petition for a recall must contain a 8 clear, concise statement of the specific charges 9 against such officer or officers upon which the pro-10 ceeding is based. All circulars issued by a L.L. for 11 12 the purpose of securing the endorsements of other L.Ls. must be identical as to content and form, 13 14 including the endorsement form attached thereto. 15 All such circulars shall bear the date of issuance, be made returnable to the L.L. issuing same and depos-16 ited by such L.L. with the G.S.T. within 45 days 17 18 after the date thereof.

19 Upon receipt of the petition and endorsements for 20 recall, the G.S.T. shall notify the officer or officers 21 whose recall is sought and furnish him/her or them 22 with a correct copy of the petition and the numbers 23 of the L.Ls. appearing as endorsers thereof. Such officer or officers may, within 10 days thereafter, file 24 25 a written statement of defense, containing not more 26 than 500 words, with the G.S.T., who shall cause the same to be printed and mailed to all L.Ls. con-27 28 currently with the call for the endorsements for 29 nominees hereinafter provided for.

In the event the officer or officers whose recall is
sought declines to defend the charges and resigns
from office, thereby creating a vacancy or vacancies,
said vacancy or vacancies shall be filled by an appointment or appointments by the E.C. not later than
60 days after the occurrence of such vacancy or
vacancies. Those members appointed to fill the

unexpired terms of office shall meet all eligibility
 requirements of the Constitution pertaining to candi dates for the office to which they are appointed.

In the event the officer or officers whose recall is 4 sought opposes the recall, the G.S.T. shall, on the 5 1st of the month next following, issue a circular to all 6 L.Ls. calling for endorsements of nominees for 7 the office or offices held by the officer or officers 8 whose recall is sought. The selection of candidates 9 and the election, and the tabulating and counting of 10 the votes, except as hereinafter modified, shall pro-11 ceed in accordance with the election laws set forth, 12 substituting the name of such months as may be 13 necessary to hold an interim election in place of 14 those months specified in other Secs. of this Art. 15

Unless the officer whose recall is sought lacks the 16 necessary qualifications or files a written declination 17 with the G.S.T., his/her name shall be printed upon 18 the official ballot together with the name of the one 19 other candidate who has received at least 25 endorse-20 21 ments and the greatest number of endorsements as 2.2 candidate for nominee for that office. Should the 23 officer whose recall is sought decline to be a candi-24 date or lack the necessary qualifications, then the 25 names of 2 members who have each received at least 25 endorsements and greatest and next greatest 2.6 number of endorsements, respectively, as candidates 27 for nominee for such office, shall be printed upon 28 29 the official ballot as candidates for such office.

The candidate for any office who received the 30 greatest number of votes in any recall election shall 31 be promptly notified of his/her election by the 32 G.S.T. If the officer whose recall is sought is not 33 elected, his/her tenure of office shall terminate 15 34 days after the result of the election is announced and 35 the newly elected officer shall thereupon assume the 36 duties of the office 37

ARTICLE IV

DELEGATES TO THE AMERICAN FEDERATION OF LABOR AND CONGRESS OF INDUSTRIAL ORGANIZATIONS AND OTHER AFFILIATIONS

International President First Delegate

SEC. 1. The I.P., by virtue of his/her office, shall
 attend all conventions of affiliated bodies as a regular
 delegate and act as chairperson of the delegation.

If the I.P. cannot attend, the E.C. shall name the
chairperson of the delegation. When only one
delegate is permitted, if possible or proper, the I.P.
shall be the delegate; if not possible or proper, then
the E.C. shall make the assignment.

Assignment of Delegates

9 SEC. 2. Prior to a convention of any organization 10 with which the G.L. is affiliated, the E.C. shall 11 assign the proper number of delegates permitted 12 under the laws of the organization involved and 13 direct them to represent the I.A.M.

Division of Votes

14 SEC. 3. The number of votes to which the G.L. 15 is entitled shall be equally divided among its dele-16 gates.

Salary

1 SEC. 4. Delegates to conventions of affiliated 2 bodies shall receive \$50.00 per day or an amount 3 equal to 8 hours' pay at the delegate's rate, which-4 ever is greater, as compensation for time spent in 5 attending such conventions.

ARTICLE V

EXECUTIVE COUNCIL

Membership and Meetings

1 SEC. 1. The E.C. shall consist of the I.P., the G.S.T. and the G.V.Ps. The I.P. shall be the chair-2 person and the G.S.T. shall be the secretary of the 3 E.C. Meetings shall be called by the chairperson 4 from time to time as the affairs of the I.A.M. require 5 consideration by the E.C., and meetings must be 6 called by him/her upon request from a majority of 7 the officers composing the E.C. 8

Powers

9 SEC. 2. Between conventions all executive and judicial powers of the G.L. shall be exercised by the 10 E.C. sessions of which shall have the authority to 11 propose changes in the Constitution pursuant to the 12 provisions of Art. XX, and the power to require 13 reports from any officer or officers of a L.L., D.L., 14 or the G.L., or to suspend and/or remove any such 15 16 officer or officers for justifiable cause.

Investment of Funds

SEC. 3. The E.C. shall have full control over the
funds, deposits, investments and property of every
kind, nature and description belonging to the G.L.
All investments of G.L. funds, made upon the order

of the E.C., shall be in the name of the G.L., so that 1 no amounts can be withdrawn therefrom without the 2 signatures of the I.P., the G.S.T., and a G.V.P., 3 upon an order to which the seal of the GL is at-4 tached. The E.C. may withdraw investments, nego-5 tiate loans upon securities belonging to the G.L., and 6 sell such securities as the needs of the G.L. may 7 require: but no such withdrawals, sales, or transfers 8 shall be negotiated without the authority of the E.C. 9 evidenced by the signatures of the I.P., the G.S.T., 10 and a G.V.P., upon which the seal of the G.L. is 11 12 attached.

13 G.L. funds shall be invested in such securities or other investments deemed to be in the best interests 14 15 of the I.A.M. in which a prudent person or a person acting in a fiduciary capacity would invest under the 16 circumstances. Such investments may include United 17 18 States Government bonds or notes, state and municipal bonds supported by the general income of the 19 20 state or municipality, Canadian Government bonds, 21 Certificates of Deposit insured by the Federal Deposit Insurance Corporation, corporate stocks, bonds 2.2 23 and securities listed on the principal stock exchanges.

Except as otherwise provided in this Constitution. 24 25 or authorized by any resolutions adopted by G.L. conventions, or resolutions of the E.C. between 26 conventions pursuant to authority herein granted, all 27 28 expenditure and disbursement of funds and property 29 of the LA.M. shall be in accordance with its established practices, customs and procedures, including 30 but not limited to, expenses for charitable, educa-31 tional, legislative, economic, political, social and 32 cultural purposes in the interest and for the benefit of 33 34 the I.A.M. and its members.

ARTICLE V

1 The funds, property, or assets of the G.L. shall 2 not be loaned or appropriated for any other than the 3 legitimate purposes of the I.A.M.

Financing Strikes

4 SEC. 4. The E.C. may draw upon G.L. funds to 5 finance any strike or lockout.

ARTICLE VI

INTERNATIONAL PRESIDENT

Duties

1 SEC. 1. The I.P. shall preside at meetings of the G.L. He/She shall serve as chairperson of the E.C. 2 He/She shall preserve order, and in cases where the ٦ vote is equally divided in a convention or a meeting 4 of the E.C., he/she shall cast the deciding vote. 5 6 He/She shall enforce the laws of the I.A.M., its 7 policies, rules and regulations approved by the E.C. and bylaws of L.Ls. and D.Ls. approved by the I.P., 8 and decide questions of order and usage and 9 constitutional questions, subject, however, to an 10 appeal as provided in the Code, Art. L. 11

12 He/She shall have the authority, with the approval 13 of the E.C., to approve mergers or consolidations of 14 other labor organizations into the I.A.M. and to 15 temporarily waive or alter such laws and policies of 16 the I.A.M. as may be necessary to effectuate such 17 mergers or consolidations.

Signing Orders

18 SEC. 2. The I.P. shall countersign all orders for 19 the payment of money by the G.L. and for the with-20 drawing of money on deposit to its account.

Chief Organizer

21 SEC. 3. The I.P. shall be the chief organizer of 22 the G.L. and shall have full control of all G.L.Rs. 23 and of all organizing. He/She shall provide suitable

ARTICLE VI

 literature for organizing purposes and have the authority when conditions warrant to appoint G.L.Rs.
 and assign them to such localities and for such particular terms and duties as shall be for the best interests of the I.A.M., all of which shall be subject to
 the approval of the E.C.

Dispensations ----- Canada

7 SEC. 4. The I.P. shall have the authority to
8 establish the fees charged in organizing campaigns in
9 Canada to comply with Federal and Provincial laws.
10 He/She may also determine the organizing juris11 diction in all organizing campaigns in Canada.

Special Dispensations

SEC. 5. The I.P. shall have the authority to grant
special dispensation to waive or reduce dues, G.L.
per capita tax, initiation and/or reinstatement fees in
existing L.Ls. for special cases where organizing
activities are in progress or are contemplated, for
such periods of time as he/she may determine.

18 The I.P. shall also have the authority to grant 19 special dispensation to waive or reduce dues, G.L. 20 per capita tax, initiation and/or reinstatement fees in 21 newly organized bargaining units for a period of 22 time, but not to exceed the duration of the 1st negoti-23 ated collective bargaining agreement.

Assignment of Officers and Appointment of Committees

1 SEC. 6. The I.P. shall assign the elected G.V.Ps. 2 to such territories or industries as are necessary to 3 promote the best interests of the I.A.M. as provided 4 in Sec. 1, Art. VIII.

He/She shall also appoint all officers pro tem or
committees not otherwise provided for, and may
deputize other members to perform any of the duties
of his/her office, except that during his/her absence
from G.L. Headquarters he/she shall, if he/she deems
it necessary, designate 1 of the elected G.L.
officers to exercise the authority of his/her office.

Supervision of Local and District Lodges, Councils and Conferences

12 SEC. 7. The I.P. shall have the general supervi-13 sion, direction and control of all L.Ls., D.Ls., coun-14 cils and conferences and the officers thereof.

The I.P. shall have authority to place under his/her
direct supervision, direction and control any L.L.,
D.L., council or conference when he/she determines
that the good and welfare of this Association or the
membership is placed in jeopardy for any of the
reasons set forth in Sec. 8 of this Art., pending
approval of the E.C.

Purposes for Which a Suspension or Trusteeship May Be Established

22 SEC. 8. A suspension or trusteeship of a L.L., 23 D.L., council or conference may be imposed whenever the LP has or receives information which leads

ARTICLE VI

him/her to believe that such organization: (1) is 1 violating the Constitution, the laws, policies, rules and 2 regulations of the G.L. or the bylaws of such L.L. 3 D.L., council or conference approved by him/her or 4 the E.C.: (2) is endangering the good and welfare of 5 the organization or the membership: (3) is being oper-6 ated in such a manner as to jeopardize the interests 7 of the LA.M. or its subordinate bodies: or (4) if the 8 LP, believes that such action is necessary for the 9 purpose of: (a) correcting financial malpractice; (b) 10 assuring the performance of collective bargaining 11 agreements or other duties of the bargaining repre-12 sentative; (c) preventing any action which is disrup-13 tive of, or interferes with, the performance of obliga-14 tions of other members or subordinate bodies under 15 collective bargaining agreements: (d) restoring demo-16 cratic procedures: or (e) carrying out the legitimate 17 objectives of this Union. 18

Suspension of Local Lodges, District Lodges, Councils and Conferences, Their Officers and Representatives

SEC. 9(a). Whenever the I.P. determines that 19 20 any of the circumstances described in Sec. 8 exist. he/she may appoint a temporary Trustee to take charge 21 and control over the affairs of such subordinate 22 All officers and representatives shall be 23 body. 24 suspended without pay pending their appointment by 25 the temporary Trustee to serve as Deputy Assistants. In the event that an officer or elected representative is 26 not so appointed, he/she shall be served with specific 27 28 charges and all procedural protections provided by

Art. L. In the event that any Art. L proceeding 1 results in a verdict of not guilty, such officer or 2 elected representative shall be reimbursed for lost 3 salary and benefits. A suspension under this provision 4 shall operate only to suspend the right of such person 5 to occupy any office or position or perform any of the 6 functions thereof, but all other membership rights 7 shall remain unaffected unless and until he/she has 8 been served with charges and tried and convicted in 9 accordance with the procedures set forth in Art. L. 10

At the time of the appointment, the I.P. shall issue a 11 12 notice setting forth his/her reasons for believing that 13 such action is necessarv and setting а time and place for a hearing for the purpose of 14 determining whether such Trusteeship shall be 15 continued or dissolved. Such hearing shall commence 16 within thirty (30) days of the imposition of the 17 Trusteeship, but in no event shall the subordinate 18 19 body be given less than ten (10) days notice of the hearing date to prepare its response to the issues 20 21 identified in the LP's notice

22 (b). In the case of hearings conducted pursuant to 23 this Art., the I.P. shall appoint a trial committee composed of uninvolved members of the I.A.M. 24 25 Hearings shall be conducted in accordance with the 26 procedures set forth in Art. L. to the extent possible. The trial committee shall have the author-27 28 ity to promulgate procedural rules to ensure an 29 orderly hearing and to protect the rights of all participants. The representative of the I.P. shall present 30 his/her case in support of the Trusteeship first. 31 Officers or former officers of the subordinate body 32 shall have the opportunity to express their views 33 concerning the Trusteeship. The trial committee 34

ARTICLE VI

shall have the authority to restrict testimony to the
 issues set forth in the I.P.'s notice and, at its
 discretion, to such related matters as are relevant to
 the issue of whether the maintenance of a
 Trusteeship is warranted.

The trial committee shall render a recommendation 6 as to whether the Trusteeship should be continued 7 within sixty (60) days of the completion of the hear-8 ing. The I.P. shall issue a decision within fifteen 9 (15) days after receipt of such recommendation and 10 the decision shall be promptly transmitted to the 11 subordinate body. Appeals, if any, from determina-12 tions following such hearings shall be taken to the 13 14 E.C., in accordance with the requirements of Sec. 13. Art. L. In the event the I.P. or E.C. decides to 15 dissolve a Trusteeship already imposed and to restore 16 the subordinate body to self-government, any officers 17 who may have been removed by the Trustee and 18 whose term of office has not expired, shall be rein-19 stated to the positions which they held at the 20 21 commencement of the Trusteeship: provided that he/she has not been convicted of having violated any 22 23 provision of this Constitution or applicable bylaws, pursuant to proceedings under Art. L. The time 24 25 requirements set forth in this Sec. shall not be 26 mandatory but are only directory.

(c). The Trustee shall act under the supervision of
the I.P. He/She shall be authorized to take full
charge of the affairs of the subordinate body, and to
take such other actions as in his/her judgment are
necessary for the preservation of the subordinate body and to accomplish the purposes for
which the Trusteeship was imposed.

34 (d) Upon imposition of a Trusteeship, the former35 officers of the subordinate body shall turn over all

monies, books, records and properties of the subor-1 dinate body to the Trustee, who shall make an ac-2 counting of same. The Trustee shall pay all out-٦ standing claims, if funds are sufficient. If the funds 4 are not sufficient, he/she shall first satisfy any 5 obligations owed to the G.L. under this Constitution 6 and then settle the most worthy claims, as his/her 7 judgment dictates, unless otherwise directed by the 8 9 ΙP

Report to Executive Council

10 SEC. 10. Whenever the I.P. submits, through 11 correspondence, any question to the members of the 12 E.C. for their decision, he/she shall notify them, and 13 all other parties in interest, of the decision of the 14 E.C. immediately upon receipt thereof.

Grand Lodge Representatives

15 SEC. 11. G.L.Rs. appointed by the I.P. under authority of Sec. 3 of this Art. shall be members in continuous good standing for at least 5 years immediately prior to their appointment, free from delinquencies of any nature to any L.L., D.L., or the 20 G.L. They shall also qualify under Sec. 5, Art. I.

Relief of Canadian Membership from Certain Requirements of Landrum-Griffin Act

SEC. 12. To the extent permitted by civil law, 21 22 the I.P., with the approval of the E.C., is authorized to grant administrative relief to the Canadian mem-23 bership from certain objectionable provisions of this 24 Constitution which were inserted solely because of 25 the requirements of the Labor-Management Report-26 ing and Disclosure Act of 1959, commonly called 27 28 the Landrum-Griffin Act.

ARTICLE VII

GENERAL SECRETARY-TREASURER

Duties

SEC. 1. The G.S.T. shall be the secretary and keep 1 correct records of all meetings of the E.C. and of all 2 ٦ conventions of the G.L. He/She shall cause the proceedings of all meetings of the E.C. to be printed in 4 pamphlet form and mail a copy thereof to each L.L. 5 within 90 days from the date the minutes of the meeting 6 are approved. He/She shall conduct all correspondence 7 in the name of the G.L., excepting correspondence 8 dealing with the duties and responsibilities of the office 9 of the I.P., and be subject to the directions of the E.C. 10 Whenever necessary he/she may visit any L.L. or D.L. 11 for the purpose of instructing the officers in the 12 13 performance of their duties. He/She shall assume responsibility regarding the issuance of Veteran 14 15 Badges. He/She shall have the general supervision of the business of his/her office and, upon request, shall 16 17 submit his/her books of account together with all papers, files, documents, etc., in his/her possession for 18 19 the inspection of the E.C. and the certified public accountant. He/She shall also codify and index the 20 various articles and sections of this Constitution 21

Receipt of Funds

SEC. 2. The G.S.T. shall receive all funds paid to 2.2 23 the GL from all sources and distribute same to the credit of the accounts for which they are intended. 24 25 District lodges, local lodges not affiliated with a full service district lodge, and unaffiliated local lodges, at 26 their option, may elect to have all monthly membership 27 dues and fees collected by the G.S.T. 28 Initiation and reinstatement fees will be reconciled with the D.L. and/or 29 L.L. The G.S.T. shall distribute the appropriate amounts 30 31 from the monthly dues and fees collected to the D.L.s and L.L.s. He/She shall keep a systematically arranged 32

book account between the G.L. and each L.L.
 He/She shall, upon request of any L.L., furnish a
 copy of the expense account of any paid
 representative of the G.L. for the period specified by
 such L.L., provided such request does not include a
 period prior to the next preceding G.L. audit.

Deposit of Funds

SEC. 3. All monies received by the G.S.T. shall 7 be deposited daily by him/her in a bank of sound 8 financial standing in the name of the G.L., which 9 deposit shall be subject to withdrawal check signed 10 by the G.S.T. and countersigned by the I.P. He/She 11 shall invest, in conformity with the provisions as 12 contained in Sec. 3, Art. V., the accumulated G.L. 13 funds in excess of \$100,000 as directed by the E.C. 14

Per Capita Tax and Fees

15 SEC. 4. The G.S.T. shall collect per capita tax in proportion to the business transacted as shown by the 16 17 regular monthly report of each L.L., in accordance with the following rates, which include subscriptions 18 19 to the I.A.M.'s magazine. THE JOURNAL, which 20 will be published periodically, and the premium of 21 L.L. and D.L. officers' and employees' bonds as required by law or G.L. policy, up to a maximum 22 23 of \$10,000 as prescribed in Sec. 6 of this Art.

24 Monthly per capita tax for all members:

Effective January 1, 2009, the monthly per capita 25 tax due G.L. shall be equal to the per capita tax in 26 27 effect for 2008 plus \$4.00 plus the percentage increase in the weighted average on a union-wide basis of one 28 hour's earnings of each L.L. member in effect on the 29 31st day of August 2008. Notwithstanding any 30 contrary language in Article XXII, Section 9, district 31 lodges which are over the minimum D.L. per capita 32 33 may not add any part of this \$4.00 to their per capita 34 specific authorization tax without from the 35 membership and in accordance with D.L. bylaws.

36 Effective January 1, 2009, local lodges that are 37 currently receiving special dispensation to pay a reduced G.L. per capita tax shall pay a G.L. per capita
 tax equal to the reduced per capita tax plus \$5.00 plus
 the percentage increase in the weighted average on a
 union-wide basis of one hour's earnings of each L.L.
 member in effect on the 31st day of August 2008.
 Effective January 1, 2010, the monthly per capita

Effective January 1, 2010, the monthly per capita
tax due G.L. shall be equal to the per capita tax in
effect for 2009 plus the percentage increase in the
weighted average on a union-wide basis of one hour's
earnings of each L.L. member in effect on the 31st day
of August 2009.

Effective January 1, 2011, the monthly per capita 12 tax due G.L. shall be increased by \$2.00 plus the 13 average of the percentage increase in the Consumer 14 Price Index for Urban Wage Earners and Clerical 15 (CPI-W) as published by 16 Workers the U.S. Department of Labor's Bureau of Labor Statistics and 17 the Canadian Consumer Price Index as published by 18 Statistics Canada. The "not seasonally adjusted" 19 indices will be used. Notwithstanding any contrary 20 21 language in Article XXII. Section 9. district lodges which are over the minimum D.L. per capita may not 22 23 add any part of this \$2.00 to their per capita tax without specific authorization from the membership 24 25 and in accordance with D.L. bylaws.

Effective January 1, 2011, those lodges that paid a reduced G.L. per capita tax in 2009 and 2010 due to previously granted special dispensation must come into full compliance with the G.L. per capita tax as described in the above paragraph.

Effective January 1, 2012, and each January 1
thereafter, the monthly per capita tax due G.L. shall
be increased by the percentage increase in the CPI
indices as described above.

Ninety percent (90%) of the regular G.L. per capita
tax or the reduced G.L. per capita tax, whichever is
the lower, shall be allocated to the General Fund. Ten
percent (10%) of the regular G.L. per capita tax or the
reduced G.L. per capita tax, whichever is the lower,
shall be allocated to the Strike Fund.

Benefits from the Strike Fund shall be paid in 1 accordance with Sec. 6, Art. XVI. 2 Monthly dues for G.L. affiliation 3

..... determined by the E.C. 4 Unemployment stamp..... 5 \$ 1.00 Permanent retirement card for all 6

> members..... \$10.00

Initiation or reinstatement per capita tax. \$10.00 8 Reinstatement per capita tax when dues 9

books or dues cards are issued by G.S.T.

(Secs. 5, 15, and 19, Art. I) 11 \$10.00 G.L. initiation or reinstatement fee 12 13

..... determined by the E.C.

14 Upon receipt of per capita tax, accompanied by the report of any L.L., the G.S.T. shall furnish 15 stamps as receipts, in proportion to the number of 16 initiations, reinstatements and number of months' 17 dues paid. He/She shall also keep a record of all 18 19 members affiliated with G.L.

The G.S.T. shall furnish a uniform dues book or 20 21 dues card at cost to L.Ls. in which stamps may be affixed and cancelled. Dues books shall contain 2.2 23 spaces for the entering therein of transfers, assessments and the designation of the amount of dues 24 25 charged by each L.L. and for the registering of votes in G.L. elections. Space shall also be provided 26 for the insertion of the Congressional or Assembly 27 District, Legislative Assembly or Parliamentary 28 29 Constituency of the member.

The G.S.T. is authorized to discontinue the fore-30 going use of the dues book and dues stamps and 31 32 substitute therefore a more modern means, and/or more automated methods, of identification and verifi-33 cation of membership standing when in his/her 34 judgment such changes are feasible and practicable 35 and after approval by the E.C. The G.S.T. is also 36 authorized to adopt more modern procedures for 37 reporting the payment of per capita taxes when, in 38 his/her judgment, such technology is practicable and 39 after approval by the E.C. 40

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Those L.Ls. on a dues book system will remain on 1 that system for identification and verification of 2 membership standing, unless a L.L. takes formal 3 action requesting a change to the dues card system. 4 and advises the G.S.T. over the signature of the R.S. 5 and the seal of the L.L. Any L.L. changing from 6 the dues book system to the dues card system shall 7 not be permitted to return to the dues book system. 8

Audit of Local and District Lodges, Councils or Conferences

9 SEC. 5. The G.S.T. shall audit the books of any L.L., D.L., council or conference whenever in 10 his/her opinion such an audit is advisable: such 11 audits shall include health and welfare funds. 12 insurance or benefit funds, building associations, 13 etc., which are operated in the interests of the 14 members or administered and directed under the 15 control of the L.L., D.L., council or conference, and 16 17 he/she shall from time to time appoint, with the approval of the E.C., such auditors as may be 18 necessary to carry on this work. 19

Upon demand therefore by the G.S.T., the officers 20 21 of any L.L., D.L., council or conference shall forth-22 with surrender and turn over to the G.S.T. or to an 23 auditor whom he/she may designate, all books. vouchers, bills, receipts and records of such L.L., 24 25 D.L., council or conference. Any L.L., D.L., council or conference or officer thereof, who refuses 26 27 to comply with the provisions of this Sec. shall be liable to suspension or expulsion by the E.C. The 28 G.S.T. in cases of chronic lodge indebtedness and/or 29 failure to file forms as required by this Constitution, 30 may require that membership dues be remitted 31 directly to G.L. for such time as he/she deems 32 The G.S.T. shall distribute 33 appropriate. the appropriate amounts from the monthly dues and fees 34 collected to the D.L.s and L.L.s. 35

Officers of L.Ls., D.Ls., councils or conferences, 1 who shall be found to be indebted to any such body 2 by reason of any shortage of funds, accounts or 3 securities entrusted to them, shall immediately be 4 suspended from office and thereafter be permanently 5 disqualified from holding any office or representing 6 members of the I.A.M. in any capacity, provided. 7 however, that the E.C. shall have authority to 8 reinstate such former officer to full membership 9 rights, including the right to hold office and 10 11 represent other members, for good cause and where 12 permitted by law.

Bonding of Officers and Employees of Local and District Lodges, State Councils and Conferences

SEC. 6. The G.S.T. shall, with the approval of 13 the E.C., arrange with a recognized bonding com-14 pany for the issuing of bonds in the amount of 15 16 \$10,000 to be paid for by the G.L. providing coverage for all officers and employees of, as well as such 17 other individuals as are required by law or G.L. 18 Policy to be bonded in connection with each L.L., 19 20 D.L., state council or conference. The G.S.T. may take advantage of long-term bonding and premium 21 discounts. Where coverage in a greater amount 22 than \$10,000 is required by law or G.L. Policy, the 23 24 G.S.T., using as a base current audit reports, will arrange for the issuance of such required bonds, and 25 the bonding company will bill the L.L., D.L., state 26 council or conference for the premiums of such 27 28 excess amounts. Where additional coverage of

ARTICLE VII

people is required by law or G.L. policy, and such
 people are not already covered by the bonds
 obtained by the G.L. in the amount of \$10,000 as
 aforesaid, such bonds shall be obtained and paid for
 by the L.L., D.L., state council or conference
 involved.

Each L.L., D.L., state council or conference shall 7 be notified by the G.S.T. of the name and address of 8 the bonding company selected to handle bonds ar-9 ranged by the G.L. in accordance with the forego-10 ing. Any L.L., D.L., state council or conference 11 desirous of covering its officers, employees or other 12 13 people in an amount greater than that herein required, shall arrange with such company to obtain 14 such additional bonds and pay the premiums there-15 16 fore.

Reports

17 SEC. 7. Decisions rendered by the I.P. or by the 18 E.C., whether through correspondence or in regular session, shall be published in full by the G.S.T. in 19 the next monthly pamphlet containing itemized state-20 ment of receipts and expenditures provided for in 21 22 Sec. 2 of this Art.: and he/she shall perform such other duties as may be required of him/her by the 23 laws, customs and usages of this Constitution. 24

Assistant

SEC. 8. The G.S.T. shall appoint an assistant
secretary, who must be a member, and employ such
other help as may be necessary to perform the work
of his/her office, subject to the approval of the E.C.

Duties of Assistant Secretary

1 SEC. 9. The assistant secretary shall perform all 2 duties assigned to him/her by the G.S.T., and in the 3 absence of that official, shall have supervision of the 4 office.

Grand Lodge Auditors

SEC. 10. G.L.As. appointed by the G.S.T. under 5 authority of Sec. 5 of this Art. shall be members in 6 continuous good standing for at least 5 years imme-7 8 diately prior to their appointment, free from delinquencies of any nature to any L.L., D.L. or the 9 G.L. They shall also qualify under Sec. 5, Art. I. 10 They shall perform such services as may be required 11 12 of them by the G.S.T.

ARTICLE VIII

GENERAL VICE PRESIDENTS

Duties

1 SEC. 1. When not in attendance at meetings of 2 the E.C., the G.V.Ps. shall act as general organiz-3 ers, or shall perform such duties, in such territories 4 or industries as may be decided by the I.P. to be for 5 the best interests of the I.A.M., and shall report their 6 activities from time to time as may be deemed neces-7 sary.

Reports and Expense Statements

8 SEC. 2. During each week, the G.V.Ps. shall file 9 with the I.P. an itemized account and full report of

10 their expenses and activities as officers of the G.L.

ARTICLE IX

SALARIES

| SEC. 1. For the faithful performance of their |
|--|
| duties, the G.L. officers listed below shall be paid |
| annual salaries in 52 equal weekly installments per |
| year based upon the following schedule: |
| International President |
| Effective January 1, 2001 \$180,000 |
| General Secretary-Treasurer |
| Effective January 1, 2001 \$170,000 |
| General Vice Presidents |
| Effective January 1, 2001 \$155,000 |
| The above-named officers shall have their salaries |
| increased each year on the 1st of January |
| by the percentage increase in the weighted average |
| one hour's earnings as computed in Sec. 4, Art. VII. |
| Effective January 1, 2011 and each January 1 st |
| thereafter, the above-named officers shall have their |
| salaries increased by the average of the percentage |
| increase in the Consumer Price Index for Urban Wage |
| Earners and Clerical Workers (CPI-W) as published |
| by the U.S. Department of Labor's Bureau of Labor |
| Statistics and the Canadian Consumer Price Index as |
| published by Statistics Canada. The "not seasonally |
| adjusted" indices will be used. |
| Salaries of G.L.Rs. and G.L.As. are subject to |
| |

25 adjustment by the E.C.

ARTICLE X

OFFICE AND EXPENSE LIMITATIONS

Hold No Other Office

SEC. 1. No officer of the G.L. or of any L.L. or 1 D.L. who is expected to devote full time to the 2 duties of the office, shall accept any office or other 3 position from any other organization or institution 4 unless it is such as will advance the common inter-5 ests of the working classes, nor shall any member of 6 anv L.L. hold membership in any other organization 7 inimical to the interests of the LAM 8

Expense Allowance

G.L. officers, delegates to the 9 SEC. 2. A.F.L.C.I.O., delegates to the C.L.C., members of 10 the Committee on Law, G.L.Rs, and G.L.As., shall 11 12 be allowed actual and necessary transportation and hotel expenses when away from home on official 13 business, subject to the approval of the E.C. During 14 each week all elected and appointed officers and 15 16 appointed representatives shall file with the I.P. an itemized account of their expenses while on official 17 business of this Organization. 18

Officers' Expenses at Headquarters

19 SEC. 3. The I.P., 1 G.V.P. and the G.S.T.shall 20 have Upper Marlboro, Maryland, designated as their headquarters, and these officers shall be al lowed expenses provided in Sec. 2 of this Art.
 where the performance of their official assignments
 requires them to reside in a hotel in the Washington,
 D.C. area.

General Vice Presidents' Headquarters

6 SEC. 4. All other G.V.Ps. shall be assigned to a 7 home headquarters and no hotel expenses shall be 8 allowed when stationed at such designated headquar-9 ters.

ARTICLE XI

BUSINESS AGENCIES AND ORGANIZERS

Establishment and Maintenance

SEC 1 GL shall establish and maintain busi-1 ness agencies upon railroads and airlines, in indus-2 tries and localities, whenever the establishment and 3 maintenance of the same is approved and authorized 4 by the E.C. The amount paid by the G.L. to busi-5 ness agencies and D.Ls. and L.Ls. or D.L. organizers 6 shall be in each case one-half of the monthly salary 7 paid to the business representative or general chair-8 person, and L.L. or D.L. organizers, with the 9 minimum and maximum amounts as follows: 10

11 MINIMUM MAXIMUM 12 January 1, 2000 \$2,157 \$3.370 13 The above minimum and maximum shall be increased each succeeding year on the 1st of January 14 15 by the percentage increase in the weighted average hourly earnings on a union-wide basis. Effective 16 January 1, 2011 and each January 1st thereafter, the 17 above minimum and maximum shall be increased by 18 19 the average of the percentage increase in the 20 Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) as published by the U.S. 21 Department of Labor's Bureau of Labor Statistics and 22 23 the Canadian Consumer Price Index as published by Statistics Canada. The "not seasonally adjusted" 24 25 indices will be used

All D.Ls. or L.Ls. employing 1 or more busi-ness representatives, general chairpersons ororganizers shall pay at least the minimum.

The I.P. may give special dispensation to L.Ls. or D.Ls. that financially cannot meet the minimum salaries and who request that no increase be given to business representatives, general chairpersons or organizers. This dispensation may be granted once yearly.

Control of Business Representatives

SEC. 2. The I.P., with the approval of the E. C., 1 2 shall discontinue the financial support of the G.L. in any case where, in his/her or its opinion, the conduct 3 or results obtained by any business representative or 4 agency are unsatisfactory. All business representa-5 tives, whether they are or are not receiving financial 6 assistance from the G.L., are under the general 7 supervision of the I.P. The I.P. shall have the 8 authority to deputize any business representative to 9 act as a representative of the G.L. and may direct 10 him/her to perform special assignments at the I.P.'s 11 direction, within or without the representative's 12 respective districts or localities. Business representa-13 tives established pursuant to Sec. 3 of this Art. 14 shall remain employees of their respective L.L. or 15 D.L. while performing any such special assignment. 16

Servicing of Local and District Lodges

SEC. 3. Each L.L. and/or D.L. shall establish. 17 subject to approval by the E.C., a sufficient number 18 of business representatives to properly service the 19 20 membership of the L.L and/or D.L. so that servicing can be done with a minimum of G.L. assistance. 21 In cases where this is not or cannot be accomplished. 22 the E.C. can order the consolidation of a small L.L. 23 24 to ensure proper servicing of the membership and, 25 further, can order the establishment of business agencies where a L.L. and/or D.L. fails to do so. 26

Qualifications

1 SEC. 4. Members shall not be permitted to serve as business representatives unless they have been in 2 continuous good standing for at least 2 years and 3 must be working at the trade 1 year immediately 4 prior to their nomination and free from delinquencies 5 of any nature to a L.L., D.L. or the G.L. 6 The qualification "working at the trade" shall not apply 7 to members who are salaried full-time employees of 8 any L.L., D.L. or G.L., a council, conference, or 9 the A.F.L.C.I.O. or C.L.C., nor shall it apply to 10 11 members who experience a layoff during the one vear period immediately prior to their nomination, or 12 to members who have been unable to obtain employ-13 ment at the trade because of a strike, lockout, dis-14 15 crimination, or temporary physical disability. All business representatives must qualify under Sec. 5, 16 17 Art I. No business representative may hold any 18 office in the gift of any L.L. or D.L. excepting that 19 of president of a D.L. or L.L. where no D.L. 20 exists. A business representative may serve as a 21 delegate to any affiliated body and to conventions. 22 The term of service of business representatives shall 23 be provided for in the bylaws of the L.L. or D.L. but such term shall be of not less than 3 years nor 24 25 more than 4 years.

Reports

SEC. 5. All business representatives, general
chairpersons and organizers shall file periodic
reports of their activities. The frequency, content
and form of the reports shall be determined by
the I.P.

Location of Activities

1 SEC. 6. The work of all business representatives 2 shall be confined to the railroad, airline, industry, or 3 locality for which they are respectively elected, 4 unless otherwise ordered by the I.P. or the E.C. 5 While on special service, business representatives 6 shall be paid their actual hotel and transportation 7 expenses.

ARTICLE XII

REVENUE OF THE GRAND LODGE

Source of Revenue

1 SEC. 1. The revenue of the G.L. shall be derived 2 from the sale of supplies, collection of dues, per 3 capita tax, initiation fees, reinstatement fees, the 4 income from the publication of THE JOURNAL, 5 interest, investments, and such special assessments 6 as may be levied from time to time.

Assessments

SEC. 2. Whenever in the opinion of the E.C. 7 additional funds over and above the regular income 8 are necessary to carry on the work of the G.L., the 9 E.C. shall recommend the levving of a special as-10 sessment and the G.S.T. shall prepare a ballot and 11 12 submit the same for approval of the members in good standing voting in a secret ballot referendum. 13 If a majority of members voting in said referendum 14 vote in favor of the assessment, it shall become 15 effective and a lawful charge payable by each mem-16 ber on the date specified by the E.C. Monies re-17 ceived through a G.L. assessment shall be used only 18 for the purpose specified on the ballot submitted to 19 20 the membership.

ARTICLE XIII

AUDITS OF GRAND LODGE ACCOUNTS AND BONDING OF GRAND LODGE OFFICERS, REPRESENTATIVES AND EMPLOYEES

Audits

1 SEC. 1. The G.S.T. with the approval of the 2 E.C. shall employ a bonded certified public accoun-3 tant (the amount of bond to be determined by the 4 E.C.) who will proceed in the 3rd week in January 5 of each year to examine and make a complete audit 6 of the books and accounts of the G.L. covering the 7 12 month period ending the previous December 31.

8 A full report, including a statement of all assets 9 and liabilities of the G.L., shall be published over 10 the signature and verified under oath by the certified 11 public accountant.

12 Compensation of the certified public accountant 13 shall be assumed by the G.L.

Bonding

SEC. 2. All G.L. officers, representatives, or 14 employees who handle funds or property of the 15 G.L., or of a trust in which the G.L. is interested, 16 17 shall be bonded prior to assuming office or employment positions in such amounts as may be required 18 by the E.C. in compliance with applicable law, the 19 expense of which bonding shall be borne by the 20 G.L.; provided, however, that neither the I.P. nor 21 the G.S.T. shall be bonded in an amount less than 22 23 \$100.000.

ARTICLE XIV

GRAND LODGE PENSION

1 SEC. 1. The G.L. shall continue the Pension Plan covering all G.L. elective and appointive officers. 2 representatives and employees (except those employ-3 ees who are excluded from coverage under the terms 4 of their collective bargaining agreement); all eligible 5 business representatives, general chairpersons and 6 G.L. approved organizers of L.Ls. and D.Ls., and 7 all people employed by L.Ls. and D.Ls. on or after 8 December 31, 1960, in a full-time capacity as elected 9 president, secretary, dispatcher or organizer or like 10 office or position as determined by the trustees. 11

SEC. 2. This Pension Plan shall be continued
and administered under a Trust Agreement and Plan.
The Plan shall be known as the International Association of Machinists and Aerospace Workers Pension
Plan. The Plan shall at all times be qualified plan
for IRS purposes and shall be administered in conformity with ERISA and other applicable laws.

19 SEC. 3. The Plan shall be administered by the trustees, consisting of the E.C., all of whom shall 20 serve without compensation, but who may, whenever 21 necessary in their opinion, retain legal and/or actuar-22 23 ial counsel. The trustees shall have the authority to do all things necessary for the proper administration 24 of the Plan, in conformity with the Trust Agreement 25 and applicable law. 26

SEC. 4. The Pension Plan established by this Art. 1 shall be funded by such periodic contributions as the 2 E.C. deems appropriate. All funds contributed herein 3 shall be placed in a separate trust fund to be adminis-4 tered by the trustees. The required contribution to 5 the pension fund by the L.Ls. or D.Ls. will be col-6 lected by the G.S.T. in the form of a deduction from 7 the amount of the G.L.'s monthly contribution to-8 ward the salary of all approved business representa-9 tives, general chairpersons and organizers. 10

11 Where the G.L. does not make a monthly contribution to the salary of the positions covered by this 13 pension fund, each L.L. and D.L. shall contribute 14 the required monthly amount. The G.S.T. shall 15 collect such contributions. Contributions shall be 16 paid on a monthly basis to the G.S.T.

17 SEC. 5. The Pension Plan may be amended by 18 the trustees only as needed to comply with the provi-19 sions of ERISA, the Internal Revenue Code, and 20 applicable Canadian law, in consultation with the 21 Pension Review Committee, and subject to the ap-22 proval of the E.C.

ARTICLE XV

DEATH BENEFITS

Accumulation and Eligibility

SEC. 1. Effective April 1, 1961, good standing 1 members of the LAM shall cease to accumulate 2 death benefits pursuant to provisions of the I.A.M. ٦ Constitution in effect prior to and including March 4 31, 1961. All death benefits which have been accu-5 mulated by good standing members on or before 6 March 31, 1961, are frozen as of that date and no 7 further benefits shall accrue. Death benefits are 8 payable upon the death of an eligible member who 9 was initiated or last reinstated prior to May 1, 1958. 10

Computation and Schedule of Amounts

SEC. 2. Effective January 1, 1965, the amount of
the death benefit payable in behalf of eligible members shall be based upon the years of continuous
good standing membership prior to April 1, 1961,
exclusive of years for which retirement stamps were
issued.

17 Such death benefits will be computed in accor-18 dance with the following schedule of amounts:

| 19 | Years of Continuous | |
|----|-----------------------|----------|
| 20 | Creditable Membership | Death |
| 21 | Before April 1, 1961 | Benefit |
| 22 | Less than 3 years | None |
| 23 | 3 years | \$ 50.00 |
| 24 | 5 years | 75.00 |
| 25 | 7 years | 100.00 |
| 26 | 9 years | 125.00 |
| 27 | 11 years | 150.00 |
| 28 | 13 years | 175.00 |

| 1 | 15 years | 200.00 |
|---|----------|--------|
| 2 | 17 years | 225.00 |
| 3 | 18 years | 250.00 |
| 4 | 19 years | 275.00 |
| 5 | 20 years | 300.00 |

6 The foregoing provisions of this Sec., effective 7 January 1, 1965, shall not change or affect in any 8 way the method of computation by the G.L. and the 9 amount of accumulated death benefits payable in any 10 case where death occurred prior to January 1, 1965.

The death benefit covering an eligible member 11 12 shall be payable upon receipt of proof of death of the member (said proof to be furnished by the attending 13 physician, photostatic copy of the official death 14 certificate, or an undertaker's certificate) duly 15 attested by the signatures of the president and 16 S.T. of the L.L. of which the deceased was last a 17 member, on forms furnished by the G.S.T. to which 18 19 the seal of the L.L. must be affixed.

To Whom Paid

20 SEC. 3. Death benefits payable under the provi-21 sions of Sec. 2 of this Art. shall be paid to the next 22 of kin of the deceased, in the following order:

- 23 Wife or husband
- 24 Child or children

25 Parent or parents

26 Brothers and sisters

27 In the absence of next of kin, as outlined herein,28 the member may designate a beneficiary on a form29 provided for that purpose.

30 In the event a member is not survived by any next 31 of kin in the categories set forth above and has not 32 designated a beneficiary on a form provided for that 33 purpose, or in the event the member is survived by

34 more than 1 next of kin in the applicable category,

the G.L., at its option, may pay the death benefit to
 the deceased member's estate, and in the case of the
 member being survived by more than 1 next of kin
 in the applicable category, such payment shall be
 made on behalf of all next of kin in the applicable
 category.

7 The payment of any death benefit to a next of kin8 or the deceased member's estate shall fully release9 the G.L. of its obligations hereunder.

When the burial of a deceased member is not 10 arranged by the member's relatives or friends, the 11 member's L.L., or any other L.L. in the locality, 12 13 may arrange for the funeral and interment and be reimbursed therefore by the G.L. from such mem-14 ber's accumulated death benefit. Any surplus 15 remaining in a member's account after payment of 16 17 funeral expenses shall be held by the G.L. subject to proper claim therefore. 18

ARTICLE XVI

STRIKES

Approval of Strike

1 SEC. I. In an extreme emergency, such as a reduction in wages, or an increase in the hours of 2 labor, where delay would seriously jeopardize the ٦ welfare of members involved, the I.P. may authorize 4 a strike pending the submission to and securing the 5 approval of the E.C. In all other cases, the griev-6 7 ances must be submitted to the E.C. and its approval obtained before any strike may be declared by any 8 L.L. or the members thereof. Any L.L. or members 9 thereof failing to comply with the provisions of this 10 Art. shall forfeit all rights to strike benefits or other 11 financial aid from the G.L. during the unapproved 12 13 period of the controversy.

Method of Declaring Strike

14 SEC. 2. Whenever a controversy arises over 15 conditions of employment between members and 16 their employers, the L.L. having the greatest number 17 of members involved shall call a meeting of all 18 members directly affected to decide by secret ballot 19 upon a course of action. A majority of those present 20 and voting on the question shall decide.

If a strike vote is to be taken, such vote shall be by secret ballot. In order to declare a strike, such vote must carry by a two-thirds majority of those present and qualified to vote.

Where groups of shops are classified under the 1 iurisdiction of 1 L.L., and when demands for the 2 establishment and maintenance of uniform conditions 3 in such classified groups of shops have been formu-4 lated and adopted by constitutional action of the 5 L.L., then all the qualified members of the L.L. 6 employed in such a classified group of shops shall be 7 entitled to vote on strike action affecting any particu-8 lar shop in that classified group. The decision of the 9 L.L. or L.Ls. shall be transmitted to the employer or 10 employers by the authorized representatives of the 11 12 members involved. If the members involved are 13 unable to reach an agreement, the R.S. shall prepare a full statement and history of the matters in contro-14 versy and forward the same to the I.P., who shall 15 thereupon in person or by deputy visit the L.L. 16 where the controversy exists and, with a member of 17 the L.L. whose members are involved, investigate 18 19 the controversy and if possible effect a settlement.

No strike shall be declared by any L.L. or the
members thereof without first obtaining the consent
of the I.P. or the E.C.

Should any L.L. fail to receive the sanction of the
E.C., it shall hold a meeting and declare the grievance at an end. Continuing such grievance after
failure to secure the sanction of the E.C. shall be
considered sufficient cause for the suspension of any
L.L. and the members thereof from all rights and
privileges, at the option of the E.C.

Handling of Forms and Reports

1 SEC. 3. Where agreements covering members of 2 our Association are through the D.L., all forms and 3 reports required pursuant to this Art. may be signed 4 by the officers of the D.L. involved, in order to 5 expedite the handling and processing of the necessary 6 forms and reports by the E.C. and I.P.

Declaring Off a Strike

SEC. 4. A proposal to settle or declare off an 7 8 existing strike must be presented at a regular or called meeting of a L.L., or a meeting of the mem-9 bers affected (as the case may be), and decided by 10 majority vote, by secret ballot, of the members 11 Whenever the E.C. decides that it is 12 involved 13 unwise to continue an existing strike, it may order 14 all members who have ceased work in connection therewith to resume work, and thereupon and there-15 16 after all strike benefits shall cease, except that the I.P., with the consent of the E.C., may continue the 17 relief in special deserving cases. 18

Handling Unfair Work

19 SEC. 5. Whenever work performed by members 20 engaged in an authorized strike is transferred by the 21 struck employer to another facility or employer, 22 members employed in such other facility or place of employment may be ordered by the L.L. or by the 23 D.L. to cease performing such work or cease work-24 25 ing at such places of employment, subject to applicable law. All such orders are subject to approval by 26

ARTICLE XVI

the E.C. before members complying therewith are
 entitled to strike benefits. In the event the members
 refuse to cease work as herein described, the I.P.,
 with the approval of the E.C., may order said mem bers to cease work until the dispute is satisfactorily
 adjusted, or until ordered to return to work by the
 E.C.

Strike Fund Strike Benefits

8 SEC. 6. Effective January 1, 2001, and 9 each January 1 thereafter, 10% of each month's per 10 capita tax transmitted to G.L. shall be allocated to 11 the Strike Fund. This fund shall not be used for any 12 other purpose except as specified herein. Benefits 13 shall be paid from this strike fund in accordance with 14 the following provisions:

When \$5,000,000 has accumulated in the strike
fund, members who have continuous good standing
for at least 3 months and who have ceased work on
account of a grievance approved by the E.C., shall
receive benefits from the fund. Beginning on
January 1, 2005, strike benefits shall be in the amount
of \$150.00 per week.

Whenever the balance in the Strike Fund exceeds 22 \$150,000,000, strike benefits shall increase to \$175 23 24 per week. Whenever the balance in the Strike Fund 25 exceeds \$175,000,000, strike benefits shall increase to \$200 per week. Thereafter, each increase of 26 \$25,000,000 in the Strike Fund balance shall increase 27 strike benefits by \$25.00 per week in the manner 28 described above. Any decrease in the Strike Fund 29 balance shall result in a decrease in benefits to the 30 previous level, but not below \$150.00 per week. All 31 the remaining terms of Article XVI, Section 6 remain 32 33 in effect

No benefits shall be paid unless the strike extends
 over a period of more than 2 weeks. Thereafter,
 benefit payments shall accrue commencing with the
 3rd week. Strike benefits shall continue to be paid
 through the last day of the week in which the strike
 terminates.

7 Members on strike, but not at the time entitled to 8 benefits because of lacking the 3 months' member-9 ship required herein, shall be entitled to receive 10 benefits as soon as they have been in good standing 11 for 3 months.

Notwithstanding this provision, new members or
individuals who were members at the time of layoff
and reinstated upon recall may begin receiving benefits in accordance with the provisions of this Sec.

Payment of benefits from this strike fund shall be 16 discontinued whenever the balance in the fund is 17 reduced to a level of \$1,000,000, based on checks 18 19 issued and/or to be issued, in which event the E.C. shall authorize the payment of strike donations out of 20 21 the General Fund in accordance with the organization's laws and policies and as provided for in Sec. 2.2 4. Art. V. of this Constitution. Strike benefit pay-23 ments shall not be resumed from the strike fund until 24 25 it again accumulates \$5,000,000.

Whenever strike sanction is granted, the L.L.
and/or D.L. will be notified of the number of members eligible to receive benefits and the amount of
weekly benefits that will be paid.

As the occasion requires, the G.S.T. will advise
the L.Ls. and D.Ls. of the financial condition of the
strike fund and, whenever possible, shall project the
probable strike benefit amount to be paid at least 4
weeks in advance.

William W. Winpisinger Education and Technology Center

SEC. 7. The investment income from the strike
 fund shall be used for the operation of the William
 W. Winpisinger Education and Technology Center.
 Only the amount necessary for the actual operation
 of the education center will be used. All other
 investment income from the strike fund will revert to
 the strike fund.

Organizing Fund

SEC. 8. Effective January 1, 2005, the I.P., with 8 the approval of the E.C., shall have the authority to 9 make a one-time \$30,000,000 withdrawal from the 10 Strike Fund for the purpose of establishing an 11 Organizing Fund. All investment income from this 12 Fund shall be dedicated to organizing activities and 13 expenditures from this Fund will be at the discretion 14 15 of the LP and the EC

Method of Payment

16 SEC. 9. The E.C. shall have the authority to 17 authorize the payment of benefits from the strike 18 fund to members who are out of work as a result of 19 a strike which has been properly declared pursuant 20 to this Art. in another bargaining unit of I.A.M. 21 members. The E.C. may also authorize payment of 22 strike benefits in any case where it determines that 23 such payment is in the best interest of the I.A.M.

Whenever a strike has been ordered or approved by the G.L., each member eligible to receive benefits shall sign the strike record weekly, or indicate his/her presence weekly, using automated methods that have been approved by the E.C. From the 1 names appearing on the strike record the secretary of 2 the L.L. shall make up a roll showing the names of

2 the L.L. shall make up 3 the members on strike.

After the roll has been approved by the signatures 4 of the president, S.T., and R.S. of the L.L., 5 it shall be forwarded to the G.S.T., who, after exam-6 ination, shall return the same, together with a check 7 or checks, as the case may be, of the G.L. covering 8 the amount of any benefits paid, which check or 9 checks shall be drawn payable to the individual 10 member properly entitled to such benefits, or at the 11 option of the G.S.T.'s office, a blanket check made 12 13 payable to the president, S.T., and R.S. of 14 the L.L.

15 Each member receiving a benefit from the G.L. must receipt for same upon the duplicate roll pro-16 17 vided, or by automated methods that have been approved by the E.C., after which the secretary shall 18 19 return 1 copy of said roll to the G.S.T. for the 20 files of the G.L., and place 1 copy in the L.L. 21 files. Except in cases where the distance and time 22 required for the transportation of the mail makes the rule impracticable, the G.S.T. shall not forward a 23 check covering subsequent benefits before the re-24 25 ceipted roll for the previous week has been received by him/her. Where circumstances may require, a 26 L.L. will have the option to pay strike benefits at 27 satellite strike headquarters, with the approval of the 28 29 I.P. No claim for any benefits under the provisions of this Sec. shall be considered or allowed unless 30 31 presented to the G.S.T. within 30 days from the date 32 on which said benefits were due

No benefits shall be paid to members who fail tomeet the requirements for the receipt of strike bene-fits.

Deduction for Arrearages

SEC. 10. Whenever a member claiming strike
 benefits is in arrears for dues or assessments, the
 L.L. shall deduct from such benefits an amount
 sufficient to pay all such arrearages.

Strike Stamps

SEC. 11. Members who have ceased work on 5 account of a grievance approved by the E.C. are 6 entitled to receive strike stamps free of cost, cover-7 ing the period during which they are without em-8 ployment, upon complying with the provisions of 9 Sec. 3. Art. G. and conforming to such other re-10 quirements as may be instituted for the good and 11 welfare of those involved by the L.L. of which they 12 13 are members.

ARTICLE XVII

AFFILIATION WITH GRAND LODGE

Individual Affiliations

1 SEC. 1. An officer or representative of the G.L. 2 may receive the application for affiliation with the 3 G.L. of anyone employed at the trade in a locality 4 where there is no L.L.

Obligation, Fees and Dues

SEC. 2. The applicant shall be obligated by the 5 officer or G.L. representative who receives the 6 application, and the application, together with an 7 initiation or reinstatement fee as determined by the 8 E.C., shall be forwarded to the G.S.T., who shall 9 enter the applicant's name upon the record of indi-10 11 vidual affiliations of the G L and issue a dues book 12 or dues card to the member All such members shall 13 pay monthly dues as determined by the E.C.

Transfers

SEC. 3. Such member may transfer to the nearest
L.L. in accordance with the provisions of Sec. 2,
Art. K. The L.L. receiving such member shall
notify the G.S.T., who shall record the transfer.

Member Appointed Superintendent or General Foreman

SEC. 4. A member who has been appointed a
general foreman or a superintendent, or who obtains
employment outside the trade or industry, may
affiliate directly with the G.L.

Subject to Constitutional Provisions

SEC. 5. All provisions of this Constitution shall,
 insofar as they are applicable, apply to and be bind ing upon all such affiliated members.

ARTICLE XVIII

THE REFERENDUM AND ITS OPERATION

Definition

SEC 1 Whenever in this Constitution reference 1 is made to the "referendum," it is intended thereby 2 to refer to the practice of submitting matters to a 3 vote of the membership at large through the respec-4 tive L.Ls. in good standing with the I.A.M. No 5 referendum dealing with proposed amendments to the 6 Constitution shall be issued during a convention 7 year, during which period all proposed changes in 8 the laws will be handled in accordance with Sec. 3. 9 Art XIX 10

How Invoked

SEC. 2. Any member or members shall have the 11 privilege of proposing amendments to this Constitu-12 tion, submitting any grievances that may arise, and 13 proposing appeals from the decisions of the E.C., by 14 submitting same to the G.S.T. after having first 15 16 received endorsements thereto under the seal of not less than 10% of all L.Ls. in good standing, not 17 18 more than 10 of which are located in any 1 state. 19 province or territory.

20 In order to enable the G.S.T. to comply with the 21 law, a period of 45 days from date of issue of the 22 proposed amendments shall be allowed to secure 23 endorsements. All endorsements received after that 24 period will be discarded.

Form of Amendments

SEC. 3. Proposed amendments to this Constitu-1 tion shall be in such form as to state the substance 2 rather than the exact language of the proposed addi-3 tion, cancellation or change, that is, the purpose to 4 be accomplished rather than the wording or the 5 designation of certain articles or sections, and the 6 G.S.T. shall submit the same as provided in the next 7 succeeding Sec. with a clause attached thereto autho-8 rizing the necessary changes in this Constitution. 9

10 (The word "amendment" wherever used in this11 Constitution, shall apply to any and all portions and12 sections of this Constitution.)

Amendment Ballot

SEC. 4. Upon receipt of any such amendments, 13 grievance or appeal, together with the endorsements 14 15 thereof as required under Sec. 2 of this Art., the 16 G.S.T. shall cause the same to be printed in the form of a circular, arranged in such a manner as shall 17 allow each subject to be decided to be voted upon 18 separately and forwarded to the respective L.Ls. in 19 20 sufficient numbers so that each member shall have a copy at the 1st meeting of the L.L. held in January 21 each year following the receipt of the same, except 22 23 in years when G.L. conventions are held.

Publication of Proposed Amendments

SEC. 5. Proposed amendments to this Constitution must be published in an edition of THE JOURNAL prior to submission through the referendum as
provided in Sec. 4 hereof.

Method of Voting and Returns

SEC. 6. Whenever a referendum is called by the 1 G.S.T., each L.L. shall notify its members of the 2 vote being called, and no ballot shall be accepted 3 unless deposited between January 1 and 31 each 4 vear, according to the call. Within 120 hours after 5 the casting of the ballots the result of the vote shall 6 be forwarded to the G.S.T. on an official tally sheet. 7 accompanied by all of the ballots. 8

9 The perforated register slip containing the name, 10 address, card number and L.L. number of the voter 11 shall be retained by the L.L. for 1 year after the 12 date of balloting on referendum propositions.

Publication of Votes and Amendments

SEC. 7. The G.S.T., upon receipt of the vote 13 14 upon any proposed amendment, shall cause a report on same to be published in the next issue of THE 15 16 JOURNAL. Within 30 days the G.S.T. shall cause to be published the vote of each L.L. on any pro-17 posed amendment. All amendments so adopted shall 18 be published in THE JOURNAL until this Constitu-19 20 tion is revised and reprinted.

Special Meeting of Committee on Law

SEC. 8. When considered necessary, the E.C.
may call a meeting of the Committee on Law during
March for the purpose of incorporation into this
Constitution such changes as have been made therein
by the adoption of amendments through the referendum.

When in Effect

 SEC. 9. Amendments so adopted shall become operative and in force upon the 1st day of the quarter succeeding the publication of the vote, and no amendments shall be submitted which provide that the same shall be immediately effective and in force. There shall not be initiated a proposal for revision or cancellation of an adopted amendment to this

8 Constitution until after such adopted amendment has

9 been in effect for 1 year.

Resubmission

SEC. 10. Amendments which fail to receive the
majority of votes shall not again be submitted
through the referendum until 12 months have elapsed
and then only after again complying with the provisions of this Art.

ARTICLE XIX

REVISION OF THE CONSTITUTION BY CONVENTION

Proposed Amendments

SEC. 1. One hundred fifty days before the con-1 vening of any convention of the G.L., the G.S.T. 2 shall notify all LLs to elect a committee on the 3 revision of this Constitution. All proposed amend-4 ments to this Constitution that come before any L.L. 5 6 shall be referred to this committee for consideration and recommendation, and upon the approval of any 7 such proposed amendment by the L.L. the commit-8 tee on revision of this Constitution shall forward the 9 10 same to the G.S.T. at least 90 days prior to the convening of the convention. All such proposed 11 12 amendments shall be compiled, printed in the form of a circular, and mailed by him/her to each L.L. 30 13 1.4 days before the convening of the convention.

Proposed amendments to this Constitution, which are received at G.L. headquarters too late to be included in the printed circular, shall not be referred to the Committee on Law or dealt with by the convention.

Meeting and Report of Committee on Law and Submission of Proposed Amendments to the Convention

20 SEC. 2. The Committee on Law shall meet at the 21 place where the convention is to be held at least 7 22 days prior to convening for the purpose of consider-23 ing all amendents proposed by L.Ls. under the 24 provisions of Sec. 1 of this Art. The findings and

ARTICLE XIX

- 1 recommendations of the Committee on Law shall be
- 2 reported to the convention as soon as practicable,
- 3 after the convening thereof, for acceptance or rejec-
- 4 tion by the accredited delegates in attendance.

Acceptance or Rejection of Proposed Amendments

5 SEC. 3. After the Committee on Law reports to the convention their findings and recommendations 6 on the proposed amendments, the accredited dele-7 gates in attendance shall vote whether to accept or 8 reject each proposed amendment. The decision of 9 the accredited delegates in attendance shall be final 10 and the amendments adopted by them shall become 11 effective and in force upon the 1st day of January 12 following adjournment of the convention. 13

Compiling of Constitution

14 SEC. 4. Immediately following the adjournment of the convention, the Committee on Law shall 15 reconvene at a location determined by the I.P. for 16 the purpose of incorporating into the Constitution all 17 18 changes adopted by the accredited delegates in attendance at the convention and to revise and cor-19 rect all such parts of the law as are affected by such 20 changes in order that conflict as between law and 21 22 law may be eliminated. The E.C. and the Committee on Law are also authorized to revise any provi-23 sions of this Constitution which may be in conflict 24 with applicable civil law. 25

Compensation of Committee on Law

SEC. 5. The members of the Committee on Lawshall receive the sum of \$50.00 per day when en-gaged in the performance of their duties.

ARTICLE XX

UNDELEGATED AUTHORITY AND POWER

Reservations

- SEC. 1. All authority and power not specifically 1 2 delegated to the officers in this Constitution is re-
- served to the membership. 3

ARTICLE XXI

COUNCILS AND CONFERENCES

Purpose

SEC. 1. Councils or conferences may be estab-1 lished and chartered by the G.L. in states, territories or 2 provinces for the purpose of promoting coopera-3 tion and concerted action in the fields of education 4 legislation and public relations, human rights and 5 health and safety, provided, however, that these 6 councils or conferences shall not infringe upon the 7 jurisdiction of L.Ls., D.Ls., or G.L., and shall 8 operate within the provisions of this Constitution. 9 All L.Ls. established for 1 or more years shall 10 maintain membership in the appropriate state council 11 unless granted dispensation by the I.P. in special 12 13 cases

Bylaws

SEC. 2. State councils or conferences must adopt
bylaws governing their activities and functions.
Such bylaws must be consistent with all of the provisions of this Constitution and must be approved by
the I.P. before becoming effective.

Government

19 SEC. 3. State councils or conferences, and the 20 officers thereof, are subject to the same laws that 21 govern L.Ls. and/or D.Ls. and the officers thereof.

79

Audits

1 SEC. 4. Each council and conference which 2 meets regularly at least semiannually shall semiannu-3 ally make, and submit to the G.S.T., a copy of an 4 audit of its financial accounts. Those which meet 5 regularly less frequently shall take such action annu-6 ally.

7 Councils or conferences may at their discretion employ a certified public accountant to audit or assist 8 the auditing committee in auditing the books. How-9 10 ever, no such accountant shall be permitted to develop bookkeeping procedures in the council or 11 conference contrary to provisions of this Constitution 12 13 or policies established by G.L. for handling this 14 work

Any officer, employee, or representative of a 15 16 council or conference who handles funds and prop-17 erty of any such body shall be bonded in such 18 amount as may be required by the G.S.T. in compli-19 ance with applicable law in accordance with the procedure hereinbefore prescribed in Sec. 6. Art. 20 VII, covering the bonding of L.L. and D.L. officers, 21 representatives and employees. 22

ARTICLE XXII

DISTRICT LODGES

Definition

1 SEC. 1. A D.L. is a delegate body made up of 2 representatives duly elected from the L.Ls. within 3 the railroad or air transport system, industry, or 4 locality in which the D.L. is established.

Purpose

5 SEC. 2. D.Ls. shall be established and chartered by the G.L. upon railroads and airlines, in industries 6 where mutual shop interests require it, and in locali-7 ties where 2 or more L.Ls. exist, provided the total 8 membership is sufficient to meet all the requirements 9 of this Art., for the purpose of securing mutual 10 protection, harmonious action, and close cooperation 11 12 in all matters relating to the trade.

Jurisdiction

SEC. 3. The jurisdiction of all D.Ls. shall be
determined and defined by the E.C.
Each L.L. within such jurisdiction shall become
affiliated with the D.L. unless specially exempted by

17 said D.L. upon the approval of the E.C.

Authority

18 SEC. 4. D.Ls. shall have authority over and 19 control of all L.Ls. within their jurisdiction, subject 20 to the approval, however, of the G.L. Effective 21 January 1, 2006, all dues and assessments of the

affiliated L.Ls. shall be remitted monthly to the D.L. 1 S.T. in a manner, and on forms, determined by the 2 D.L. S.T. The D.L. shall remit to the G.L. the 3 Monthly Membership and Per Capita Tax Report for 4 each affiliated L.L. The D.L. shall remit to the L.L. 5 the balance equal to the L.L. dues minus G.L. and 6 D.L. per capita taxes and required affiliation fees. A 7 detailed explanation shall accompany the remittance. 8 The bylaws of the D.Ls. and the proposed 9 amendments thereto, shall be submitted to the I.P. 10 for his/her examination, correction, and approval 11 before final adoption. The provisions of this 12 Constitution shall, insofar as they are practical and 13 adaptable, apply to and control all D.Ls. 14

Minimum Wage Scales

SEC. 5. D.Ls. shall establish a minimum scale of
wages in their respective localities for members
employed as machinery erectors, and no member of
any L.L. shall accept work as a machinery erector
under the minimum wage established for the locality
where employed.

D.Ls. may also establish minimum wage rates in
their respective localities wherever they are in a
position to enforce such rates, subject to the approval
of the E.C.

Qualifications for Office

25 SEC. 6. Any member in good standing who is 26 not barred from holding union office by applicable 27 civil law, or ineligible therefore under applicable 28 provisions of this Constitution, is qualified for elec-29 tion as a D.L. officer provided that such member has

1 year continuous membership and shall be working 1 at the trade as defined in Sec. 4, Art. II, for 6 2 months immediately prior to nomination and also 3 meets the requirements of the D.L. bylaws, D.L.s. 4 may, through their bylaws, provided approval has 5 been granted by the I.P., require a member to attend 6 up to 50% of the regular lodge meetings held during 7 the 12-month period ending the date of close of 8 nominations in order to qualify as an officer or 9 Members who are confined because of delegate 10 verified illness, or on vacation, or on official I.A.M. 11 business approved by the L.L., D.L. or G.L., or 12 working for an employer on regular or travel assign-13 ment, or reserved military leave, at the time the L.L. 14 meeting is held, shall be excused from attending 15 L.L. meetings. Officers and editors of D.L. pub-16 lications shall qualify, therefore, in accordance with 17 18 Sec. 5. Art. I.

Nominations and Elections of District Lodge Officers and Executive Board Members

SEC. 7. All officers of D.Ls. shall be nominated 19 20 and elected not less often than once every 4 years. 21 Elections shall be conducted either (1) by secret ballot vote of the members within the jurisdiction of 22 the D.L. and in good standing in L.Ls. affiliated 23 with the D.L., or (2) by vote of the delegates to a 24 25 D.L. if such delegates have been elected by secret ballot vote of the members within the jurisdiction of 26 the D.L. and in the affiliated L.Ls. represented by 27 said delegates. If such elections are held by secret 28 ballot vote of the members of the L.L.s., they shall 29 follow the procedure prescribed in the bylaws of the 30 D.L. involved for the conduct of D.L. secret ballot 31 32 elections by L.Ls.

Officers of D.Ls. shall include any member. 1 however designated or titled, who performs the 2 functions customarily associated with the terms 3 president, vice president, secretary-treasurer, and 4 Among the duties of the president, in 5 trustee with the Directing 6 concurrence Business Representative or Directing General Chairperson. 7 shall be the responsibility to appoint a D.L. 8 Communicator and a D.L. Educator, who shall 9 perform the duties set forth in Art. C, Secs. 10 and 11 10 11 respectively

Subject to qualifications and eligibility require-12 ments required by applicable civil law or specified in 13 this Constitution and to such other requirements as 14 may be set forth in the bylaws of the D.L., which 15 have been approved by the I.P., every member in 16 17 good standing shall be eligible for nomination and 18 election to D.L. office and to participate in nomina-19 tions and elections of such officers.

The R.S. of the D.L., or such other officer as is designated in the bylaws of a D.L. for maintenance of lodge records, shall preserve for 1 year all ballots, minutes or other records pertaining to the election of its officers.

25 Whenever a D.L. election is held either by secret ballot vote of L.L. members or by delegate voting. 26 the D.L. may, by majority vote, decide in advance 27 28 and give notice that the candidates who receive the 29 highest vote for their respective offices or positions shall be declared elected. In all other cases, a ma-30 jority of all votes cast will be required for a deci-31 32 sion. In both cases, the president of the D.L. shall 33 appoint 3 tellers to assist in conducting the election 34 in a fair and impartial manner.

1 Ballots cast for candidates not nominated in con-2 formity with these provisions (write-ins) shall not be 3 tabulated.

Where elections are held by secret ballot vote of 4 L.L. members, not less than 60 days prior to the 5 time when the elections are to be held, notice of the 6 time and place of both the nominations and election 7 together with an application for an absentee ballot, 8 shall by letter or by authorized publication 9 or by other dependable regularly used means of 10 communication, be mailed to each member 11 eligible to vote at his/her last known home address. 12 The notice must specify who is entitled to receive an 13 absentee ballot. The requirement to send such notices 14 by mail does not apply to D.Ls. in Canada. 15

Absentee ballots shall be issued and voted in 16 accordance with the provisions set forth in Sec. 3. 17 Art. II, in compliance with the following provisions: 18 19 (1) the written request for an absentee ballot must be received by the R.S. not later than 30 days before the 20 21 election: (2) the request must contain the members full. current address: (3) if the records of the L.L. 2.2 indicate that the applicant is eligible to vote in the 23 election, the R.S. or S.T. shall, within 5 days of the 24 25 close of nominations, mail the absentee ballot; (4) if. 26 in the judgment of the R.S. or S.T., the member is not entitled to vote by absentee ballot, the member 27 28 will be so notified, in writing, within 10 days of the 29 receipt of the request for an absentee ballot.

Vacancies occurring in D.L. office because of
death, resignation, or incapacity or other cause shall
be filled for the unexpired term in such form or
manner as is prescribed by the D.L. and set forth in
its bylaws after approval of the I.P.

1 The preceding provisions of this Sec. apply, as 2 well, to any member, however designated or titled, 3 who is authorized to perform any executive function 4 of the D.L. and shall include members of the D.L. 5 executive board or similar governing body.

Duties of Secretary-Treasurer

6 SEC. 8. The S.T. shall perform the following duties: He/She shall receive and deposit all funds of 7 the D.L. in a bank of sound financial standing in the 8 name of the D.L. and pay all properly drawn orders 9 by check, which checks shall be countersigned by the 10 president of the D.L. The S.T. shall collect all per 11 capita taxes, fines, assessments and all monies from 12 any source for the benefit of the D.L.: keep a 13 systematic account of all disbursements in such a 14 15 way as to show the balance of cash on hand at the close of each meeting of the D.L.; file all receipted 16 bills; keep a correct account between the lodge and 17 18 its affiliated L Ls

At the end of each month, the S.T. shall complete 19 20 the monthly report form for each affiliated L.L., in duplicate, furnished by the G.S.T.; send the original 21 22 report to the G.S.T., and remit an amount equal to the per capita tax called for by the report. 23 The monthly report shall include a correct statement of 24 the number of members on the books of each 25 26 affiliated L.L. and shall set forth in detail all 27 additions made and subtractions from the membership rolls, together with a list of members 28 who have been expelled and individuals whose 29 applications have been rejected, with the reason 30 31 therefore

1 A D.L. may computerize the financial record 2 keeping functions, provided the L.L. owns or leases 3 its equipment. Before eliminating a manual system, 4 the office of the G.S.T. and the financial officer of 5 the L.L. must meet to determine that the anticipated 6 system will produce the necessary reports for the 7 I.A.M. audits and any required government reports.

reporting people whose membership is 8 In cancelled on the rolls, the report shall show whether 9 there are any unpaid fines or D.L. assessments 10 charged against the person's account. Unless the 11 report states otherwise, the cause for such 12 cancellation of membership shall be considered to be 13 the nonpayment of dues and they may be again 14 reinstated as provided for in Sec. 15. Art. I. 15

16 The S.T. shall receive from the G.S.T. dues 17 stamps in proportion to the per capita tax paid upon 18 each monthly report.

Monies collected by S.Ts. on behalf of the G.L.,
as indicated on monthly reports, shall be used for
no other purpose and must accompany the report.

S.Ts. receiving dues from members working under
the jurisdiction of another L.L. shall immediately
notify the secretary of the L.L. under whose
jurisdiction the member is working, with full
particulars as to name, card number, etc.

The S.T., effective January 1, 1961, and currently
each month thereafter, shall remit to the G.S.T.
the pension contributions as may be required
by Art. XIV.

Representation and Revenue

SEC. 9. Each D.L. shall determine the propor-1 tion and method of representation therein of L.L.s. 2 within its jurisdiction, and the revenues to be col-3 lected from said L.Ls. to maintain and carry on the 4 work of the D.L. All such revenues shall be col-5 lected by the S.Ts. of the L.Ls. and for-6 warded to the D.L. officers authorized to receive the 7 same. Bonds shall be obtained by D.Ls. in compli-8 ance with the requirements of Sec. 6. Art. VII. 9

10 The minimum per capita tax to D.Ls. shall be an 11 amount equal to 40% of the per capita tax paid to the G.L. rounded to the nearest 5¢. 12 D.Ls. which 13 are over the minimum D.L. per capita tax as computed above, automatically will be entitled to receive 14 1.5 on January 1 of each year an increase equal to the amount by which the minimum D.L. per capita tax 16 17 increases under the above-mentioned formula.

18 D.Ls. collecting revenue or receiving financial 19 assistance shall render semiannual statements of 20 receipts and disbursements to each L.L. within its 21 jurisdiction and at the close of each 6 months' period 22 shall forward to the I.P. a complete report on forms 23 provided for that purpose.

D.Ls., effective January 1, 1961, and currently each month thereafter, shall remit to the G.S.T. the pension contributions as may be required by Art. XIV.

Audits

SEC. 10. Each D.L. shall semiannually make, and 1 submit to the G.S.T., G.V.P., and each affiliated 2 L.L., on forms furnished by G.L., a copy of an 3 audit of its financial accounts. D.Ls. may employ a 4 bonded certified public accountant to audit or assist 5 the auditing committee in preparing the audit. How-6 ever, no such accountant shall be permitted to de-7 velop bookkeeping procedures in the lodges contrary 8 to provisions of this Constitution or policies estab-9 10 lished by G.L. for handling this work.

District Lodge Assessments

SEC. 11. In case of emergency, D.Ls. may levy
 assessments upon members of affiliated L.Ls. within
 their respective jurisdiction.

Assessments shall not be levied, however, until 14 15 the same are approved by a two-thirds vote of all 16 members in the D.L. in attendance and voting by 17 secret ballot at a summoned meeting of their respective L.Ls. affiliated with the D.L., of which meeting 18 19 notice has been served to members in writing, by 20 mail or otherwise, at least 7 days before the meeting. 21 In case the vote for assessment is carried by a twothirds vote and date set for collection, the same shall 22 23 thereupon become a lawful charge and all members 24 of LLs, affiliated with the DL, are liable for the 25 assessments, and the same shall be collected as provided in Sec. 1, Art. F. Suitable plans should be 26 27 arranged by the D.L., whereby the L.Ls, and members are provided with proper receipts for assess-28 29 ments paid.

Initiation fees, reinstatement fees, dues and fines
 shall constitute a legal liability by a member to the
 D.L. Cost of litigation arising from charges against
 a member by reason of these liabilities shall consti tute a legal debt payable by such member.

Management, Investment and Disbursement of District Lodge Funds or Property

6 SEC. 12. The funds, property or assets of D.Ls.7 shall not be loaned or appropriated for any other8 than the legitimate purposes of the I.A.M.

9 Expenditures or contemplated expenditures in
10 violation of this Sec. shall be cause for any action
11 deemed necessary by a G.L. officer to fully protect
12 such funds, property or assets of the D.L.

13 DL funds shall be invested in such securities or 14 other investments deemed to be in the best interests 15 of the I.A.M. in which a prudent person or a person acting in a fiduciary capacity would invest under the 16 17 circumstances Such investments may include United States Government bonds or notes, state and 18 municipal bonds supported by the general income of 19 the state or municipality, Canadian Government 20 21 bonds. Certificates of Deposit insured by the Federal Deposit Insurance Corporation, corporate stocks, 2.2 bonds and securities listed on the principal stock 23 24 exchanges.

Furnishing Copies of Collective Bargaining Agreements

SEC. 13. In the case of any collective bargaining 1 agreement between a D.L. and an employer, the 2 D.L. shall insure that a copy of any such agreement 3 is forwarded to each constituent L.L. which has 4 members directly affected by such agreement, and 5 shall also cause to be maintained at the D.L. head-6 quarters copies of any agreements made by it or 7 received from G.L., available for inspection upon 8 request by any member or employee whose rights 9 are affected thereunder 10

Execution and Filing of Financial and Other Reports Required by Civil Law

SEC. 14. The president, R.S., and S.T. of each 11 12 D.L. shall execute and cause to be filed all financial and other reports on behalf of the D.L. and 13 14 affiliated L.Ls. which may be required by applicable civil law to be prepared and signed by presidents. 15 secretaries and/or S.Ts. of such labor organizations. 16 Such D.L. officers shall also make available the 17 18 information contained in such reports to the membership of the L.Ls. affiliated with such D.L. in 19 such form and manner as shall constitute compliance 20 with legal requirements. The R.S. and the S.T. shall 21 22 also maintain records on the matters required to be contained in said reports in such detail and for the 23 24 periods required by applicable law.

RULES OF ORDER

For Local Lodges

On motion, the regular order of business may
 be suspended by a two-thirds vote of the meeting at
 any time to dispose of anything urgent.

4 2. All motions (if requested by the chair) or 5 resignations must be submitted in writing.

Any conversation, by whispering or otherwise,
which is calculated to disturb a member while speaking or hinder the transaction of business, shall be
deemed a violation of order.

4. Sectarian discussion shall not be permitted in
 the meeting under any circumstances.

Motion

12 5. A motion to be entertained by the presiding13 officer must be seconded, and the mover as well as14 the seconder must rise and be recognized by the15 chair.

16 6. Any member having made a motion can with-17 draw it by consent of his/her second; but a motion18 once debated cannot be withdrawn except by a19 majority vote.

7. A motion to amend an amendment shall be inorder, but no motion to amend an amendment to anamendment shall be permitted.

8. A motion shall not be subject to debate until ithas been stated by the chair.

Debate

1 9. When a member wishes to speak he/she shall 2 rise and respectfully address the chair and, if 3 recognized by the chair, he/she shall be entitled to 4 proceed.

5 10. If 2 or more members rise to speak at the 6 same time, the chair shall decide who is entitled to 7 the floor.

8 11. Each member when speaking shall confine
9 himself/herself to the question under debate, and
10 avoid all personal, indecorous or sarcastic language.

11 12. No member shall interrupt another while
12 speaking except to a point of order, and he/she shall
13 definitely state the point and the chair shall decide
14 the same without debate.

15 13. If a member, while speaking, is called to
order, he/she shall take his/her seat until the point of
order is decided, when, if declared in order, he/she
may proceed.

19 14. If any member shall feel personally aggrieved20 by a decision of the chair, he/she may appeal to the21 body from the decision.

15. When an appeal is made from the decision of 22 23 the chair, the vice president shall then act as chairperson: said appeal shall then be stated by the 24 chairperson to the meeting in these words: "Shall the 25 26 decision of the chair be sustained as the decision of 27 this lodge?" The member then will have the right to state the grounds of appeal, and the chair will give 28 29 reasons for his/her decision: thereupon the members 30 will proceed to vote on the appeal without further debate, and it shall require a majority to sustain an 31 32 appeal.

1 16. No member shall speak more than once on the same subject until all the members desiring the 2 floor shall have spoken, nor more than twice without 3 unanimous consent, nor more than 5 minutes at any 4 one time without consent of a two-thirds vote of all 5 members present. 6

17. The presiding officer shall not speak on any 7 subject unless he/she retires from the chair, except 8 on points of order, and in case of a tie he/she shall 9 have the deciding vote. Should the presiding officer 10 retire from the chair to speak on any subject before 11 the lodge, he/she shall not return to the chair until 12 that subject matter is properly disposed of. 13

Privilege Ouestions

14 18. When a question is before the meeting, no motion shall be in order except: 15

- 16 (1) To adjourn
- 17 (2) To lay on the table
- 18 (3) For the previous question
- (4) To postpone to a given time 19
- (5) To refer or commit 20
- 21 (6) To amend

2.2 and these motions shall have precedence in the order herein arranged. The first 3 of these motions are not 23 debatable. 24

25 19. If a question has been amended, the question 26 on the amendment has been amended, the question on the amendment has been offered, the question 27 shall then be put as follows: 28 29

- (1) Amendment to the amendment
- (2) Amendment 30
- 31 (3) Original proposition
- 20. When a question is postponed indefinitely, it 32 shall not come up again except by a two-thirds vote. 33

- 1 21. A motion to adjourn shall always be in order 2 except:
- 3

(1) When a member has the floor

4

(2) When members are voting

22. Before putting a question to vote the presid-5 ing officer shall ask: "Are you ready for the 6 question?" Then it shall be open for debate. If no 7 member rises to speak, the presiding officer shall 8 then put the question in this form: "All in favor of 9 this motion say 'aye'," and after the affirmative vote 10 is expressed: "Those of the contrary opinion say 11 'no'." After the vote is taken he/she shall announce 12 the result in this manner: "It seems to be carried (or 13 lost); it is carried (or lost), and so ordered." 14

15 23. Before the presiding officer declares the vote
on a question, any member may ask for a division of
the house. Then the chair is duty bound to comply
with the request, a standing vote shall then be taken,
and the secretary shall count the same.

20 24. When a question has been decided, it can be21 reconsidered by a majority vote of those present.

22 25. A motion to reconsider must be made by a
23 member and seconded by another member, both of
24 whom must have previously voted with the majority.

25 26. A member being ordered to take his/her seat
3 times by the chair, without heeding, shall be debarred from participating in any further business at
that session.

29 27. All questions, unless otherwise provided,30 shall be decided in accordance with Robert's Rules31 of Order.

ARTICLE A

ORGANIZATION OF LOCAL LODGES

Definition of a Local Lodge

1 SEC. 1. A L.L. shall consist of not less than 35 2 people in any locality, qualified for membership and 3 organized under a charter issued by the G.L. (*This* 4 *shall not apply to L.Ls. chartered prior to January 1*, 5 1957)

Who May Obtain Charters

SEC. 2. In localities where there are a sufficient 6 number of machinists, die sinkers, die or tool mak-7 ers, aerospace workers, electronic workers, automo-8 bile, heavy duty or aircraft machinists and mechan-9 ics, specialists, production workers, service, trans-10 portation, office, clerical, technical, professional, 11 12 machinists' helpers, and other classifications of employees falling within the jurisdiction of the 13 I.A.M. in any 1 or more divisions of the trade. 14 15 separate L.Ls. may be organized for the benefit of 16 those employed in the respective divisions.

17 In localities where there is not a sufficient number 18 employed in any 1 division, a mixed L.L. may be 19 organized, with a membership employed in all 20 divisions of the trade.

Restrictions

21 SEC. 3. No L.L. charter shall be granted by the 22 I.P. in a locality within the jurisdiction of a D.L. 23 until such D.L. has been consulted, and in the event 24 of failure to reach an agreement, the E.C. shall be 25 required to render a decision as to whether such

ARTICLE A

1 charter shall be granted or not.

2 No application for a charter shall be granted 3 which proposes to separate any L.L. into 2 or more 4 L.Ls. unless the application has been approved by a 5 called meeting of the L.L. or L.Ls. in the locality 6 mentioned in the application.

Charter Requirement

7 SEC. 4. Every application for a charter for the 8 organization of a L.L. must be signed by a least 35 9 applicants who possess the qualifications for mem-10 bership and are working in a locality where there are 11 a sufficient number employed to maintain a L.L.

Fees

12 SEC. 5. A fee of not less than \$10.00 shall be 13 charged to each applicant. A charter fee of not less than \$35.00, payable to the G.L., shall accompany 14 15 every application for a charter. The G.L. is entitled 16 to and shall receive the sum of \$10.00 from each applicant after the first 100 charter members are 17 enrolled. Charters may be closed at any time within 18 19 30 days, but in no case shall charter members be enrolled after that period. 20

Fee for Lapsed or Expelled Members

21 SEC. 6. Whenever people whose membership in the I.A.M. has been cancelled apply for charter 22 membership in a L.L. in process of organization, it 23 shall be the duty of the G.L.R. to collect the re-24 25 quired fees from such people and forward same, together with their applications, to the G.S.T., who, upon 26 ascertaining that there are no unpaid fines or 27 assessments against them, shall prepare their dues 28

1 books or dues cards and credit the amount paid into

2 the G.L.

Form of Application

SEC. 7. Every application for a charter for the 3 organization of a L.L. shall contain the following 4 information: the number of machinists, automobile. 5 heavy duty or aircraft machinists and mechanics. 6 specialists, machinists' helpers, apprentices, pro-7 duction workers, and other classifications of employ-8 ees falling within the jurisdiction of the I.A.M. 9 employed in the locality; the name of each applicant 10 who is a member of any L.L., together with his/her 11 card number and the number of the L.L. to which 12 he/she belongs: the name of each applicant whose 13 membership has been previously cancelled, together 14 with the number of the L.L. of which he/she was last a 15 member: the petition and pledge of the applicants in 16 17 language as follows:

18 "The undersigned residents of (place)

(State) , believing the International 19 Association of Machinists and Aerospace Workers to 20 be well calculated to improve our intellectual and 21 22 social conditions and promote our economic wellbeing and advancement, respectfully petition the 23 24 International Association of Machinists and Aero-25 space Workers to grant us a charter to open a new 26 lodge, to be located in the City (or Town) of County of , State of . We pledge our-27 selves individually and collectively to be governed 28 by the Constitution, laws, rules and usages of the 29 International Association of Machinists and Aero-30 space Workers. The Lodge desires to be recognized 31 as _____ Lodge." 32

Granting Charter

Every such application for a charter 1 SEC. 8. shall be forwarded to the G.S.T., who shall submit 2 the same to the I.P. If the application is approved 3 by the I.P., he/she shall cause the charter to be granted 4 and designate a member as the representative of the 5 G.L. to install the officers and instruct the members of 6 such L.L. in the principles, usages and laws of the 7 IAM 8

District Lodge Affiliation

9 SEC. 9. All L.Ls. shall belong to a D.L. where 10 applicable.

ARTICLE B

LOCAL LODGE OFFICERS AND HOW CHOSEN

Designation of Officers

1 SEC. l. Officers of a L.L. shall consist of a 2 president, vice president, recording secretary, 3 secretary-treasurer, conductor-sentinel, and a board 4 of trustees consisting of 3 members.

Terms of Officers and Vacancies in Office

SEC. 2. Officers of a newly organized L.L. shall
hold office until the 1st meeting in January following
their election. Thereafter, L.Ls. shall provide in
their bylaws that terms of office for all officers shall
be for a period of 3 years.

10 A member elected as president of a L.L. and who 11 concurrently holds a position as a business represen-12 tative shall be elected for a term of 3 years.

Any vacancy occurring in the office of president because of death, resignation, or incapacity or other cause shall be filled for the unexpired term by the vice president. All other vacancies shall be filled for the unexpired term in such form or manner as is prescribed by the L.L. and set forth in its bylaws, after approval by the I.P.

Qualifications for Office

SEC. 3. Any member in good standing in a L.L.
 who is not barred from holding union office by
 applicable civil law or ineligible therefore as provided
 in this Sec. or elsewhere in this Constitution is
 qualified for election to L.L. office, provided that such
 member also meets the requirements of the L.L.
 bylaws.

Except at the first regular election of officers, or 8 as further provided hereunder, all candidates for 9 10 elective office must be members of the L.L. for at least 1 year at the time of nomination, and free 11 from delinquency of any nature to a L.L., D.L., or the 12 G.L., and shall be working at the trade as 13 defined in Sec. 4. Art. II. for 6 months prior thereto 14 in order to qualify for nomination and election. In 15 addition, all L.L. officers and editors of L.L. publi-16 17 cations must qualify under Sec. 5, Art. I.

18 Any member transferred as a result of action by 19 the I.P. or E.C. in consolidation of L.Ls. or transfer 20 of jurisdiction to another L.L., who has been a 21 member of the I.A.M. for 1 year, shall not be 22 required to be a member of the L.L. to which 23 transferred for at least 1 year, as herein provided, 24 to be eligible to hold elected office in said L.L.

Any member whose dues are subject to withhold-25 26 ing by an employer for payment to the L.L., pursu-27 ant to his/her authorization therefore as provided in a collective bargaining agreement, shall not be de-28 clared ineligible to vote or be a candidate for office 29 in the L.L. by reason of any alleged delay or default 30 in the payment of such withheld dues provided, 31 however, that such member is not otherwise delin-32 quent in payment of dues. 33

L.Ls. may, through their bylaws, provided approval 1 been granted by the I.P., 2 has require а member to attend up to 50% of the regular lodge 3 meetings held during the 12-month period ending the 4 date of close of nominations in order to qualify as an 5 officer or delegate. Members who are confined 6 because of verified illness, on vacation, on 7 official I.A.M. business approved by the L.L., D.L., 8 or G.L., working for an employer on regular or 9 travel assignment, or on reserved military leave at 10 the time the L.L. meeting is held, shall be excused 11 from attending L.L. meetings. 12

L.Ls. may, through their bylaws, require all officers
to pay full dues, whether or not they hold a retirement
or exemption card.

Nomination and Election of Officers

SEC. 4. At its 1st meeting in November (or 1st 16 meeting in September at the option of the L.L.) 17 18 every three years, each L.L. shall nominate a president, vice president, recording secretary, 19 secretary-treasurer, conductor-sentinel, and 3mem-20 bers of the board of trustees (provided such 21 22 officers' terms of office have expired). A member may only be nominated and run for 1 office. 23

Not less than 60 days prior to the time when the 24 25 elections specified in this Sec. are to be held, notice 26 of the time and place, of both the nominations and election, together with an application for an absentee 27 28 ballot. letter shall by or bv authorized publication or by other dependable regularly used 29 means of communication. 30 be mailed to each member qualified to vote at his/her last known home 31

ARTICLE B

1 address. The notice must specify who is entitled to 2 receive an absentee ballot. The requirement to send 3 such notices by mail does not apply to L.Ls. in

4 Canada.

5 At its 1st meeting in December (or 1st meeting in 6 October at the option of the L.L.) every 3 years, 7 each L.L. shall elect the aforesaid officers by secret 8 ballot vote of its members in good standing, following 9 the procedure required for such voting as set forth in 10 Art. III. No member shall be entitled to hold more 11 than 1 office at the same time.

The L.L. may by majority vote decide in advance
and give notice that the candidates who receive the
highest vote for their respective offices shall be
declared elected. In all other cases, a majority of all
votes cast shall be required for election.

17 Absentee ballots shall be issued and voted in accordance with the provisions set forth in Sec. 3, 18 Art. II, in compliance with the following provisions: 19 20 (1) the written request for an absentee ballot must be 21 received by the R.S. not later than 30 days before the election: (2) the request must contain the members 2.2 23 full, current address; (3) if the records of the L.L. indicate that the applicant is eligible to vote in the 24 25 election. the R.S. and S.T. shall, within 5 days of the close of nominations, mail the absentee ballot: (4) if. 26 in the judgment of the R.S. and S.T., the member is 27 28 not entitled to vote by absentee ballot, the member 29 will be so notified, in writing, within 10 days of the 30 receipt of the request for an absentee ballot.

Ballots cast for candidates not nominated inconformity with these provisions (write-ins) shall notbe tabulated.

Balloting shall take place in the L.L. room where 1 regular L.L. meetings are held, excepting in those 2 L.Ls. where circumstances require some other 3 arrangement, the L.L. may, through its bylaws. 4 provide other methods, subject to the approval of the 5 I.P. When, in the I.P.'s sole judgment, extraordinary 6 circumstances so require, the I.P. may review and 7 modify L.L. election procedures as necessary to 8 provide the membership of a L.L. not working in a 9 central geographic location, the ability to participate 10 in such election 11

12 In the conduct of all elections, the president shall, 13 at least 60 days prior to the election, appoint at least 3 14 tellers to assist in conducting the election in a fair and 15 impartial manner. Each candidate for office shall be 16 entitled, upon written request, to appoint 1 observer 17 who shall be permitted to be present at the 18 polls and at the counting of the ballots.

19 The R.S. of the L.L., or such other officer as 20 may be designated by the L.L., shall preserve for 21 l year the ballots and all other records pertaining 22 to the election.

Selection by the L.L. of optional alternative dates
in this Sec. does not alter the constitutional requirement providing that the installation of L.L. officers
shall take place at the 1st meeting of the L.L. in
January, as required by Sec. 5 of this Art.

Installations

SEC. 5. The installation of officers shall take
place at the 1st meeting of the L.L. in January,
unless otherwise approved by the I.P. The ceremony
of installation shall be conducted by an officer or
representative of the I.A.M.

ARTICLE C

DUTIES OF LOCAL LODGE OFFICERS

President

1 SEC. 1. The president shall preside at all meetings of the L.L.; decide all questions or disputes not 2 controlled by laws of the LAM.: countersign orders 3 and checks properly drawn on or by the S.T.; appoint 4 committees not otherwise provided for: appoint an 5 6 educator and a communicator; administer the obligation to new members; enforce the laws of the 7 I.A.M. applicable to L.Ls. and members; and perform 8 such other duties as may be required by this 9 Constitution and, in case of a tie, shall cast the 10 11 deciding vote.

Vice President

12 SEC. 2. The vice president shall see that all people entering the L.L. room are members: see 13 that all property of the L.L. has proper care and 14 assist the president in maintaining order; preside at 15 16 all meetings in the absence of the president; shall, in the absence of the president, be authorized to sign 17 vouchers, checks, and other documents in his/her 18 19 place and stead, subject to approval of the L.L.; and 20 in case of death, removal, or resignation of the president, shall become president and serve as such until 21 2.2 after the next regular election and installation of the 23 successor in office

Recording Secretary

1 SEC. 3. The R.S. shall conduct correspondence for, and in the name of the L.L.: present all commu-2 nications and bills to the L.L.: and deliver such bills 3 and for the files of the S.T.: draw 4 to all orders on the S.T. when passed by the L.L. and attest 5 the same by properly signing and attaching 6 the seal of the L.L. thereto: prepare and sign 7 all credentials of delegates and alternate delegates 8 to conventions of the G.L. and forward duplicates 9 thereof to the G.S.T.; keep minutes of the L.L. 10 meetings; and perform such other duties as are 11 required by this Constitution. 12

Secretary-Treasurer

13 SEC. 4. The S.T. of L.Ls. that are not affiliated 14 with a D.L. shall perform all of the functions 15 hereinafter enumerated. S.Ts. of L.Ls. that are 16 affiliated with a D.L. shall perform only those 17 functions not performed by the D.L. S.T.

The S.T. shall perform the following duties. 18 He/She shall receive and deposit all funds of the 19 20 L.L. in a bank of sound financial standing in the name of the L.L.: pay all properly drawn orders by 21 check, which checks shall be countersigned by the 22 23 president of the L.L., but shall not draw any checks in 24 violation of Sec. 3 of this Art. The S.T. shall collect 25 all dues, fines, assessments and all monies from any 26 source for the benefit of the L.L.: keep a 27 systematic account of all disbursements in such a way 28 as to show the balance of cash on hand at the close of each meeting of the L.L.; file all receipted bills; keep 29 a correct account between the lodge and its members; 30

and submit the books to the auditing committee
 of the L.L. semiannually (at the close of June and
 December).

At the end of each month, the S.T. shall complete 4 the monthly report form in duplicate, furnished by 5 the G.S.T., send the original report to the G.S.T., 6 and remit an amount equal to the per capita tax 7 called for by the report. The monthly report shall 8 include a correct statement of the number of mem-9 bers on the books of the L L and shall set forth in 10 detail all additions made and subtractions from the 11 membership roll, together with a list of members 12 who have been expelled and individuals whose 13 applications have been rejected, with the reason 14 15 therefore

16 A L.L. may computerize the financial record 17 keeping functions, provided the L.L. owns or leases 18 its equipment. Before eliminating a manual system, 19 the office of the G.S.T. and the financial officer of 20 the L.L. must meet to determine that the anticipated 21 system will produce the necessary reports for the 22 I.A.M. audits and any required government reports.

In reporting people whose membership is cancel-23 led on the rolls, the report shall show whether there 24 25 are any unpaid fines or D.L. assessments charged 26 against the person's account. Unless the report states otherwise, the cause for such cancellation of 27 28 membership shall be considered to be the nonpay-29 ment of dues and they may be again reinstated as 30 provided for in Sec. 15. Art. I.

The S.T. shall receive from the G.S.T. duesstamps in proportion to the per capita tax paid uponeach monthly report.

1 Monies collected by S.Ts. on behalf of the 2 G.L., as indicated on monthly reports, shall be 3 used for no other purpose and must accompany 4 the report.

S.Ts. receiving dues from members working
under the jurisdiction of another L.L. shall immediately notify the secretary of the L.L. under whose
jurisdiction the member is working, with full particulars as to name, card number, etc.

10 The S.T., effective January 1, 1961, and currently 11 each month thereafter, shall remit to the G.S.T. the 12 pension contributions as may be required by Art. 13 XIV.

Transfers

SEC. 5. When accepting members by transfer, 14 the S.T. shall enter the date and particulars of such 15 transfer in the member's dues book and shall imme-16 17 diately execute a transfer notice on the official notification of transfer forms furnished by the G.L. 18 19 and send the original copy to the ST 20 affected, with a copy to the G.S.T.

If a member of a machinists' helpers L.L. transfers and reclassifies as an apprentice in a machinists
L.L., that fact should be stated in the notice provided for in this Sec.

Monthly Reports to the Grand Lodge

25 SEC. 6. Upon the receipt of reinstatement or 26 initiation fees, or dues, the S.T. shall place the 27 regular stamps received from the G.L. for that 28 purpose in the dues book of the member making the payment, and shall cancel the stamps with the
 regulation canceling stamp, showing date of payment
 and L.L. number.

The report of the S.T. shall be signed by the 4 president of the L.L. bear the impression of the L.L. 5 seal and shall be forwarded to the G.S.T. immediately 6 after the close of the month's business 7 A check to cover the monthly report of the L.L. 8 must accompany the report. Should the report of the 9 S.T. fail to reach the G.S.T. before the expiration of 10 the month following the month reported, the G.S.T. 11 shall thereupon notify the president of such L.L. of 12 its suspension. 13

Auditors

SEC. 7. There shall be an auditing committee of 3.
They shall be nominated and elected by the L.L., at
the same time L.L. officer elections are held and for
the same term. Officers of the L.L. are not eligible for
election as members of the committee.

19 The committee shall semiannually (at the close of June and December), proceed with the work of 20 21 examining the books and accounts of the L.L. for the preceding period. They shall call on the S.T. for the 22 23 duplicate financial statement, from which they shall proceed to take off a statement of the stamps used 24 25 during the term they are about to examine, and tabulate the same on forms furnished by the G.S.T. 26

The auditing committee shall render its report on a form furnished for that purpose by the G.S.T., and send a copy to the G.L. The report of the committee must be countersigned by the trustees of the L.L. Should 1 or more of the auditors fail to be in attendance, the trustees shall proceed with the work as though all of the committee were present. 1 A L.L. may at its discretion employ a certified 2 public accountant to audit or assist the auditing 3 committee in auditing the books. However, no such 4 accountant shall be permitted to develop bookkeeping 5 procedures in the lodge contrary to provisions of this 6 Constitution or policies established by G.L. for 7 handling this work.

Trustees

SEC. 8. The board of trustees shall have charge of 8 all property belonging to the L.L.; shall see that all of 9 the books are properly kept, and at the time of the 10 semiannual audit shall assist the auditing committee in 11 the examination of all books and accounts and verify 12 the report of the auditing committee by attaching their 13 signatures thereto. Should the work of auditing the 14 books of the L.L. be delayed on account of the failure 15 of 1 or more of the trustees to be in attendance, the 16 auditors shall proceed to carry on the work in the 17 18 same manner as though all of the trustees were present. The trustees shall be liable to the G.L. for all 19 funds and other property of the L.L. under their 20 21 control.

Conductor-Sentinel

SEC. 9. The conductor-sentinel shall examine all 22 23 people present prior to the opening of all meetings of the L.L. for the purpose of ascertaining whether any 24 are in attendance who are not entitled to remain, and 25 shall report to the president all those present who are 26 in arrears for dues. The conductor-sentinel shall 27 answer all alarms at the door, report the same, and 28 admit all who are entitled to admission 29

Communicator

1 SEC. 10. The L.L. president shall appoint a 2 communicator who, in accordance with the official 3 directives, policies, and programs of the G.L., will use 4 the latest forms of information technology to 5 communicate with the L.L. membership about their 6 work and family lives.

Educator

SEC. 11. The L.L. president shall appoint an
educator to assist in carrying out the official
directives, policies, and programs of the G.L., and any
other education and training programs approved by
the G.L. and related to educating and training the L.L.
membership on all issues affecting workers and their
families.

Salaries

14 SEC. 12. In no case shall the salaries of L.L. 15 officers be paid by dues stamps, but all such pay-16 ments shall be made by check.

Bonding

SEC. 13. L.Ls. shall obtain bonds in compliancewith the provisions of Sec. 6, Art. VII.

Execution and Filing of Financial and Other Reports Required by Civil Law

SEC. 14. The president, R.S. and S.T. of 1 each L.L. shall execute and cause to be filed all 2 financial and other reports on behalf of the L.L. 3 which may be required by applicable civil law to be 4 prepared and signed by presidents, secretaries, 5 and/or S.Ts. of local unions, unless such duties are 6 performed by the D.L. S.T. Such L.L. officers 7 shall also make available the information contained 8 in such reports to the membership of their L.L. in 9 such form and manner as shall constitute compliance 10 with legal requirements. The R.S. and S.T. 11 shall also maintain records on the matters required to 12 be contained in said reports in such detail and for the 13 periods required by applicable law. 14

ARTICLE D

GOVERNMENT OF LOCAL LODGES

Bylaws

SEC. 1. Each L.L. may adopt its own bylaws, 1 provided that nothing is contained therein which is 2 contrary to the provisions of this Constitution. The 3 proposed bylaws of all L.Ls. and all amendments 4 thereafter proposed, except as to time and place of 5 6 meetings, shall be submitted to the I.P. for examination, correction, and approval before being placed 7 into effect 8

9 The I.P., upon approving any L.L. bylaws and/or 10 amendments thereto, shall designate the date when 11 such L.L. bylaws and/or amendments shall take 12 effect.

Parliamentary Laws

SEC. 2. The rules of order governing parliamen-tary procedure shall be printed in this Constitution,and no other rules shall apply.

Regular Meetings and Quorums

16 SEC. 3. L.Ls. at their option shall hold 1 17 regular meeting each month or 2 regular meetings 18 each month. L.L. bylaws, properly adopted, shall 19 specify the number of regularly scheduled meetings 20 to be held each month. L.Ls. may, by membership 21 action, cancel meetings in the months of July and 22 August. The Executive Board of the L.L. shall be authorized to transact any normal and necessary
 business during these months.

L.L. members shall determine how many members
constitute a quorum governed by the minimum
requirements that follow:

L.Ls. with less than 500 members, not less than 5
members; L.Ls. with more than 500 members but
less than 1500, not less than 15 members; L.Ls. with
more than 1500 members, not less than 25 members.

10 The monthly report of the S.T. to the 11 G.L. for the current month shall be used to set the 12 required quorum minimum for the following month.

Special Meetings

13 SEC. 4. Special meetings shall be called by the 14 president upon written request of 10% of the mem-15 bers, and in L.Ls. having 100 members or less no special meetings shall be called upon written request 16 of less than 10 members, regardless of the total 17 18 membership. No less than 30% of the members petitioning for a special called meeting must be 19 present before the meeting can be called to order. 20

The call for special meetings of L.Ls. shall state the purpose of the meeting, and discussion and action at such special meetings shall be confined to the subject for which the meeting was called.

Order of Business

25 SEC. 5. The order of business for each L.L. shall be as follows:

27 1. Pledge to Flag.

- 1 2. Roll call of officers and noting of absentees.
- 2 3. New applications.
- 4. Report of committees on applications and acting on same.
- 5 5. Initiations.
- 6 6. Reading of minutes and acting on same.
- 7 7. Installation of officers.
- 8 8. Examination and introduction of visiting9 members.
- Reports of S.T., including receipts and disbursements, since the close of last meeting.
- 12 10. Communications, bills, etc.
- 13 11. Reports of committees.
- 14 12. Report on organizing activities.
- Anything for the good of the I.A.M. and
 discussion of subjects of an economic nature.
- 17 14. Unfinished business.
- 18 15. New business. Election of officers.
- 19 16. Reports of sick and disabled members and of20 relief committees.
- 21 17. Reports of members out of work and posi-22 tions vacant.
- 23 18. Adjournment.

Local Lodge Seal

SEC. 6. L.Ls. shall procure a seal from the 24 25 G.S.T., which seal shall be made in accordance with the design adopted by the G.L. The L.L. seal shall 26 27 be and remain in the custody of the R.S., and no paper, document, or communication issued by the 28 L.L. shall be valid unless it bears the impression of 29 said seal. A special seal marked "S.T." may be 30 procured from the G.S.T. for the exclusive use of the 31 32 S.T. in the performance of official duties.

Illegal Use of Seal

SEC. 7. Officers or members of a L.L. who use
 the seal for any purpose without permission from the
 L.L. shall be fined, suspended, or expelled, at the
 option of the L.L. of which they are members.

Emergency Funds

5 SEC. 8. Each L.L. may set aside a percentage of 6 its dues to be known as an "emergency fund," which 7 fund may be used in case of emergency.

In order to adequately maintain its emergency 8 fund, a L.L. may increase the dues rate on all 9 members under its jurisdiction for a specified period 10 of time, not to exceed 1 year. No increase in dues 11 12 will take effect until same has been approved by a 13 majority vote, by secret ballot, of the members of 14 the L.L. attending a general or special membership meeting, and after reasonable notice upon the ques-15 16 tion. Every member present at such meeting shall 17 vote unless excused by the president.

18 No money shall be voted out of this emergency19 fund except by a three-fourths vote of those present20 and voting at a special or called meeting for this21 purpose.

Management, Investment and Disbursement of Local Lodge Funds or Property

| 22 | SEC. 9. The funds, property or assets of L.Ls. |
|----|---|
| 23 | shall not be loaned or appropriated for any other |
| 24 | than the legitimate purposes of the I.A.M. |

25 Expenditures or contemplated expenditures in

1

2

violation of this Sec. shall be cause for any action deemed necessary by a G.L. officer to fully protect

3 such funds, property or assets of the lodge.

L.L. funds shall be invested in such securities or 4 other investments deemed to be in the best interests 5 of the I.A.M. in which a prudent person or a person 6 acting in a fiduciary capacity would invest under the 7 circumstances. Such investments may include United 8 States Government bonds or notes, state and 9 municipal bonds supported by the general income of 10 the state or municipality, Canadian Government 11 bonds, Certificates of Deposit insured by the Federal 12 Deposit Insurance Corporation, corporate stocks, 13 bonds and securities listed on the principal stock 14 15 exchanges.

Voluntary Donations

SEC. 10. No general appeal for financial aid shall 16 be sent out by any L.L. to other L.Ls. unless the 17 18 appeal has first been approved and countersigned by the I.P. All monies appropriated for financial aid 19 by 1 L.L. to another L.L. must be sent to the G.S.T., 20 who will acknowledge receipt of the same in the 21 22 following monthly financial statement and forward the amount so paid to the L.L. for which appropria-23 tion was made 24

Funds and Property of Merged Lodges

SEC. 11. Whenever 2 or more L.Ls., with G. L.
approval, merge or consolidate, the funds, charter,
seal and working stock of stamps of the L.L. which
is, or the L.Ls. which are, being discontinued shall
be sent to G.L. and any other property and the L.L.

books should be turned over to the L.L. with which 1 said L.L. or L.Ls. merge or consolidate. After the 2 accounts of the merged L.Ls. are balanced, such 3 assets as remain shall be returned by the G.L. to the 4 L.L. created by such merger or consolidation. The 5 same procedure shall apply in those cases where 6 L.Ls. are merged by the I.P. with the approval of 7 the E.C. for the purpose of consolidating operations. 8

Grand Lodge Control Over Property

9 SEC. 12. In case of the revocation of the charter. 10 expulsion, lapsing, or disbanding of any L.L. for any cause or reason whatsoever, it shall be the duty 11 of the R.S., acting in conjunction with the trustees. 12 to send all funds and property belonging to such 13 L.L. to the G.S.T. to be held by him/her, intact, for a 14 15 period of at least 6 months. If within that period application is made therefore by at least 35 members 16 in good standing in that locality, such L.L. shall, 17 18 with the approval of the E.C., be reopened and the funds and property returned thereto. In the event 19 that such L.L. is not reopened, all funds and prop-20 erty shall belong to and become the property of the 21 22 G.L.

ARTICLE E

DUTIES OF LOCAL LODGES

Cooperation of Lodges

1 SEC. 1. In cities where more than 1 L.L. 2 exists, delegates from all such L.Ls. should meet at 3 least once a month for the purpose of considering 4 matters affecting the welfare of the I.A.M., and shall 5 report the results of such meeting to their respective 6 L.Ls. Every effort shall be made to secure harmoni-7 ous cooperation among the L.Ls.

Minimum Wage Scales

8 SEC. 2. L.Ls. shall establish a minimum scale of 9 wages in their respective localities for members 10 employed as machinery erectors, and members shall 11 not accept work as machinery erectors under the 12 minimum wage established for the locality wherein 13 they are employed.

L.Ls. may also establish minimum wage rates in their respective localities wherever they are in a position to enforce such rates, subject to the approval of the E.C.

Economics

18 SEC. 3. Each L.L. may discuss subjects of political economy under the heading "Good and 20 Welfare," providing such discussion does not occupy 21 more than 20 minutes of the time of the meeting and 22 does not include matters sectarian in religion.

Legislative Committee

Each L.L. president may appoint a 1 SEC. 4. committee of not more than 7 members to be known 2 as the legislative committee, which committee shall 3 assist in securing the enactment of legislation favor-4 able to labor. The legislative committee shall gather 5 information on all such laws enacted, the people 6 who have favored or opposed the same and from 7 time to time forward such information to THE 8 JOURNAL 9

Relief Committee

10 SEC. 5. The president of each L.L. may appoint 11 and be chairperson of a relief committee. The relief 12 committee shall receive all monies drawn for relief 13 benefits and cause the same to be paid to the member 14 for whom drawn within 48 hours after receipt of 15 same.

Affiliation

- 16 SEC. 6. L.Ls. shall affiliate with their A.F.L.C.I.O.
- 17 State Organization, Central Labor Council or C.L.C.
- 18 Provincial Federations.

ARTICLE F

SPECIAL LEVIES

Failure to Pay Special Levies and Fines

SEC 1 Fines or other levies within the author-1 ity of a L.L. to make shall be due within 30 days 2 after levied. If not paid within that time, the 3 S.T. shall notify those in arrears in writing, by 4 registered mail. at the last known address, with copy 5 of same to the G.S.T. Should they fail to make 6 payment within 60 days from the date of such 7 written notice, their membership may be cancelled 8 regardless of the date to which their dues are paid. 9

10 Initiation fees, reinstatement fees, dues and fines 11 shall constitute a legal liability by a member to the 12 L.L. The cost of litigation arising from charges 13 against a member by reason of such liabilities shall 14 constitute a legal debt payable by such member.

ARTICLE G

UNEMPLOYMENT STAMPS

Purpose

1 SEC. 1. Unemployment stamps are issued for the 2 purpose of aiding members to maintain their good 3 standing.

Eligibility

4 SEC. 2. Unemployment stamps shall not be issued to members who are on vacation or engaged 5 in any business or profession outside of the trade. 6 Unemployment stamps shall be issued to members 7 pursuant to the provisions of Sec. 3 of this Art., at 8 a minimum charge of \$2.00 per month; \$1.00 to be 9 transmitted to the G.L., the remainder to be retained 10 11 by the L.L.

Conditions of Issue

12 SEC. 3. Members who are unemployed for the 13 major portion of any month (the major portion of any month shall depend on the major portion of the 14 regular working days in any month), and who suffer 15 a total or proportionate loss of earnings, due to 16 17 separation from employment, layoff or furlough, or sickness or disability, are entitled to unemployment 18 stamps for that month and are thereby excused from 19 the payment of regular dues, upon complying with 20 the following conditions: 21

They shall register their names and addresses in the out-of-work book or communicate with the S.T., or business representative of the L.L. stating they are unemployed, or sick or disabled, any
 time within a two-month period. The matter of
 reporting is entirely the member's responsibility.

4 Commencing April 1, 1974, a member's monthly 5 dues or special levies must be paid within the 2 6 months' limit provided for in Sec. 14, Art. I.

7 The S.T. shall place the unemployment 8 stamp in the square of the month next following that 9 of the month in which the last dues stamp was 10 placed.

11 Members who have received unemployment 12 stamps shall, immediately upon securing employ-13 ment, report to the S.T., or business represen-14 tative.

Violations

15 SEC. 4. Members who violate any of the provisions of this Art., or who obtain unemployment 17 stamps by false pretenses or misrepresentations of 18 the facts, shall be guilty of misconduct and subject to 19 charges, trial and penalty therefore as provided in 20 Art. L of this Constitution.

ARTICLE H

RETIRED AND EXEMPT MEMBERS AND LIFE MEMBERSHIP CARDS

Dues for Retired Members

SEC. 1. Members who have retired from active 1 employment, either with or without pension, may be 2 issued a retirement card at a cost of \$10.00 at the 3 time of retirement Such retirement card shall cover 4 all succeeding years providing the holders of such 5 cards report to their L.L. annually, not later than 6 March 1 of each year, advising the L.L. of their 7 current mailing address. Failure to report by March 8 1 of each year will cause recall of their retirement 9 card. L.Ls. shall have the option to use their own 10 reasonable method of advising retirees of this report-11 ing requirement. The card is valid as long as the 12 holder also remains on retirement and complies with 13 1.4 all applicable provisions of the I.A.M. Constitution. Death benefits of members maintaining membership 15 by the use of retirement cards shall be preserved as 16 of the date the first retirement stamp or card was 17 18 issued, but in no case shall the benefits increase. subject to the provisions as set forth in Art. XV. 19

Any member with a retirement card, who returns to active employment, shall immediately notify the S.T., or business representative and again start paying regular monthly dues. A member who obtains a retirement card by false pretenses or continues to retain his/her retirement card status while

ARTICLE H

employed and fails to pay regular dues shall have 1 his/her retirement card cancelled automatically, and 2 the S.T. of the L.L. shall immediately notify the 3 G S T 's office of the cancellation

4

Exemption Cards

SEC. 2. Members who have been in continuous 5 good standing for 30 years and have become so 6 afflicted or disabled as to prevent them from actively 7 working at the trade, or who have been discriminated 8 against for their activities as organizers, business 9 representatives, or other official work, and are in 10 consequence unable to obtain employment, or mem-11 bers who have been continuously in good standing 12 for 30 years, shall upon leaving the trade and upon 13 request therefore be granted cards exempting them 14 from further payment of dues and assessments. The 15 issuing of such exemption cards shall not deprive 16 17 members of accumulated death benefits, subject to 18 the provisions set forth in Art. XV.

50-Year Life Membership Gold Card

19 SEC. 3. Members who have been in continuous good standing in the I.A.M. for 50 years or more. 20 whether or not working at the trade, shall be granted 21 a 50-Year Life Membership Gold Card and shall be 22 23 exempted from payment of all dues and assessments. Death benefits shall be preserved as of the date of 24 issuance of the Life Membership Gold Card, with 25 no further increase in benefits, subject to the provi-26 sions as set forth in Art. XV. 27

ARTICLE I

MEMBERSHIP

Eligibility

SEC. 1. Any employee engaged or connected 1 with work of the machinists' trade, die sinker, die or 2 tool maker, aerospace workers, electronic workers, 3 automobile, truck, heavy duty equipment mechanic, 4 aircraft machinists or mechanic. flight attendant and 5 other service workers, professional, production, 6 service, transportation, office, clerical, technical. 7 welder, specialist, woodworker, health services 8 worker, shipbuilder, machinists' helper, helper-9 apprentice working apprentice. anv 10 or in 11 industry may be admitted to membership upon paying the required fee and assuming the obligation 12 13 of the I.A.M., and provided further that said applicant does not advocate dual unionism or support 14 15 movements or organizations inimical to the interests of the I.A.M. or its established laws and policies. 16

Applications for Membership and Investigations

17 SEC. 2. Except as otherwise provided in Sec.7 of 18 this Art., every application for membership shall be 19 presented to a L.L. in writing by a member, and 20 shall state the name, residence, date and place of 21 birth, occupation and place of employment of the 22 applicant. If a majority of those present consent, the 23 L.L. may vote upon an application for membership

at the same meeting at which the applicant is pro-1 posed; otherwise, the application for membership 2 shall be referred to a committee of 3 members. 2 of 3 whom shall be appointed by the president and 1 of 4 whom shall be appointed by the vice president. The 5 committee shall investigate the eligibility of the 6 applicant and report thereon at the next regular 7 meeting of the L.L., whereupon a "yea" and "nay" 8 vote will be taken upon the question of the admission 9 of the applicant to membership. A majority vote of 10 those voting on the question shall be necessary to 11 elect the applicant to membership. An application 12 once rejected shall not again be voted on until after 13 the expiration of 6 months. 14

Non-Resident Applicants

SEC. 3. Each applicant for membership in a L.L. 15 16 shall be interrogated to ascertain the place from whence he/she came. If it appears that he/she is not a 17 18 resident of the place where the L.L. is located, the R.S. shall communicate with the L.L. in the locality 19 20 where the applicant was last employed for the purpose of ascertaining the applicant's standing in 21 22 that community, and the application shall not be voted upon until after an answer has been received. 23

Initiation and Reinstatement Fees

24 SEC. 4. The minimum initiation and reinstate-25 ment fees for each L.L. shall not be less than the 26 regular monthly dues of the L.L. Whenever in-27 creases in the established rates of initiation or rein-28 statement fees of a L.L. are proposed, they shall be adopted only after approval by majority vote of the
 members of the L.L. in good standing, voting by
 secret ballot at a general or special membership
 meeting and after reasonable notice upon the question.

Universal Transfers

6 SEC. 5. When the I.A.M. agrees to a reciprocal transfer agreement with another international union. 7 transfers shall only become effective when a mem-8 ber's dues in that organization have been paid for the 9 2 months immediately prior to the date of transfer. 10 Application for transfer into a L.L. of the I.A.M. 11 must be made within 30 days after accepting employ-12 ment, and upon presentation of documentary evi-13 dence of goodstanding membership in such union 14 and the payment of a \$10.00 fee plus the current 15 month's dues, the applicant, if qualified and accepted 16 in accordance with the provisions of this Constitu-17 18 tion, will be initiated or reinstated into membership without the payment of the customary initiation or 19 20 reinstatement fee.

Whenever a person eligible under the provisions of this Sec. accepts employment and thereby becomes eligible for membership, and fails to apply for membership in the manner herein provided for, said transfer will not be effected and the member shall be initiated or reinstated in the usual manner.

The L.L. accepting such transfer and membership 27 application will handle the transaction as a regular 28 initiation or reinstatement and, upon formal lodge 29 approval, the S.T. will issue a dues book or 30 dues card containing an initiation or reinstatement 31 stamp, properly cancelled in the regular manner, and 32 report the initiation or reinstatement on the next 33 34 regular monthly report, with full information of such 35 transfer

1 If a former member of the I.A.M. applied for 2 universal transfer into a L.L. other than the 1 3 he/she was formerly a member of, the applicant will 4 pay the required \$10.00 fee plus the current month's 5 dues. In this case, the membership application and a 6 \$10.00 fee will be forwarded to the G.S.T. for 7 issuing the dues book or dues card.

8 Applicants for universal transfer must meet the 9 eligibility requirements as provided for in Sec. 1 of 10 this Art.

Obligation by Request

SEC. 6. Candidates elected in 1 L.L. may be 11 initiated in another L.L., but good and sufficient 12 reasons must be given in writing to the L.L. in 13 which the candidates were elected before said L.L. 14 15 can grant permission for their initiation in another 16 L.L. The permission herein referred to shall be in writing, signed by the secretary and president and 17 18 attested by the seal of the L.L. by which they were elected, and addressed to the L.L. where they are to 19 20 be initiated.

Commencement of Membership

SEC. 7. Membership shall begin on the date of initiation or last reinstatement, which shall be recorded in the dues book or dues card. An initiation or reinstatement stamp shall be placed in the square for the month in which the member was initiated or last reinstated and dues shall begin the following month.

In those L.Ls. where the obligation of membership is printed on the application for membership and said application is signed and presented to the L.L. with the required initiation fee or reinstatement fee or an appropriate dues checkoff card, that applicant's membership shall conditionally commence immediately, subject to clearance by the G.S.T. that there

ARTICLE I

are no charges, fines or levies outstanding in the
 official records of that office, and also subject to
 clearance by the G.S.T. that the applicant has not
 been expelled from this union.

5 In those cases where the G.S.T. submits an adverse report on the applicant, such conditional membership shall be automatically cancelled and the applicant's initiation fee or reinstatement fee shall be 9 remitted to the applicant by the properly authorized financial officer

10 financial officer.

Local Lodge Dues

SEC. 8. The monthly dues shall be established by
the local lodge bylaws, or the district lodge bylaws, as
approved by the I.P.

Except as otherwise required by this Sec., in all 14 15 other cases, any changes in the established rates of dues proposed by a L.L. shall be adopted only after 16 17 approval by a majority vote of the members of the L.L. in good standing in attendance and voting by 18 19 secret ballot at a general or special membership meeting and after reasonable notice upon the ques-20 21 tion

Upon payment of dues, members shall receive a dues stamp from the S.T. as a receipt for each month's dues so paid, which stamp shall be affixed in the dues books or dues cards of the members and cancelled by the S.T. as provided in Sec. 6, Art. C.

At no time shall L.L. dues be rebated to a member who attends a meeting where, to do so, would result in the dues of a member actually paid or checked-off to fall below the established minimum dues rate of the L.L.

Reduced Rate of Dues

SEC. 9. Members who seure employment withing 1 the jurisdiction of any other trade union affiliated 2 with the A.F.L.C.I.O., and who are required to 3 become members of such other trade union, may 4 retain their membership in the I.A.M. by paving 5 such reduced rate of dues as may be stipulated by the 6 L.L. of which they are members. Such L.L. shall, 7 however, pay full per capita tax to the G.L. on all 8 such members 9

Dues Books or Dues Cards

10 SEC. 10. Except as otherwise provided in Sec. 4, 11 Art. VII, all members shall have dues books or dues 12 cards of uniform appearance, which shall bear 13 numbers designated by the G.L. and shall be fur-14 nished free of charge by the S.T., who shall 15 purchase all dues books or dues cards from the 16 G.S.T.

All dues books shall contain spaces for the affix-17 18 ing and cancellation of stamps, for recording the payment of assessments and for noting transfers. 19 20 Such dues books shall contain spaces for the description, identification and signature of the owner and 21 the designation of the branch of the trade in which 22 the owner is most proficient, and a page containing 23 24 a statement of G.L. benefits. Space shall also be provided for the insertion of the Congressional or 25 Assembly District, Legislative Assembly or Parlia-26 mentary Constituency of the member. 27

28 The dues book or dues card when properly stamped and bearing the seal of the L.L. shall serve 29 all purposes for the identification of the owner and 30 shall be received as evidence of standing in the 31 I.A.M. The dues book or dues card may be en-32 hanced by automated methods for identification and 33 verification of membership standing, subject to the 34 35 approval of the E.C.

Replacement of Lost or Destroyed Dues Books

SEC. 11. When the loss or destruction of a dues
 book is satisfactorily proved by a member, the S.T.,
 upon payment of a fee of 25¢ to be retained
 by the L.L., shall make out a new book which shall
 have affixed on the inside cover a certificate of
 exchange or loss.

Transfers

7 SEC. 12. A member may transfer to any L.L., when approved by a vote of the members in regular 8 meeting, provided, however, in cases where mem-9 bers are initiated in L.Ls. where the minimum 10 initiation fee prevails and transfer to a L.L. where a 11 12 higher initiation fee prevails, a minimum of 6 months' continuous good-standing membership will 13 be required, without which, at the option of the L.L. 14 15 involved, the difference in the initiation fee may be collected. The failure of any L.L. to accept the 16 17 transfer shall not deprive the member of good standing in the I.A.M. or right to employment. No 18 19 accounting of arrearage dues shall be required 20 between L.Ls., but all L.L. and D.L. special levies then due shall be collected and forwarded to the L.L. 21 or D.L. which levied the same. Should a dues book 22 or dues card be presented for the transfer of a 23 member with 1 or more months' dues paid in 24 advance, the owner of such book or card shall be 25 entitled to transfer in regular form, and the advanced 26 dues shall remain the property of the L.L. from 27 which the member transferred. Members presenting 28 their dues books or dues cards as prescribed herein 29

shall become members of the L.L. to which they
 transfer upon approval of the transfer by the L.L.
 The S.T. shall execute a transfer notice and
 immediately send the original copy of the transfer
 notice to the S.T. affected, with a copy to
 the G.S.T.

Any D.L. experiencing problems with this method
of transferring membership funds and/or records
may, upon request, be granted needed dispensation
from the I.P.

Identification Letters Illegal

SEC. 13. Except as otherwise provided in Sec. 4, 11 Art. VII, no letter or paper of identification other 12 than the regular dues book or dues card shall be 13 issued by any S.T. or other officer of a L.L. 14 15 to any member, except for the purpose of showing the standing of such member on the books of the 16 L.L. or in reply to an inquiry received under the seal 17 18 of some other L L

Membership Cancelled

SEC. 14. As used in this Constitution, delinquency is defined as the failure of a member to pay
his/her dues, fines, assessments or special levies
within the current month except as otherwise provided
in this Constitution.

Delinquency for 2 months in the payment of dues or special levies, or delinquency arising from the application of Sec. 4, Art. C, shall automatically cancel membership and all rights, privileges and benefits incident thereto. The period of good-standing membership of members whose membership has been cancelled for delinquency or other cause shall date
 from their last reinstatement, as shown by the G.L.
 records, and their rights, privileges and benefits under
 the provisions of this Constitution shall attach and
 date from their last reinstatement, as though they had
 never before held membership in the I.A.M.

Reinstatement

SEC. 15. Any person whose membership has
been cancelled may be reinstated to membership, but
the application for reinstatement must be made to the
L.L. under whose jurisdiction the applicant is working, and the regular reinstatement fee of such L.L.
must be paid.

If the application for reinstatement is filed in the 13 14 L.L. wherein the applicant's original membership was cancelled and the application is approved, said 15 L.L. shall immediately issue a dues book or dues 16 card containing a reinstatement stamp properly 17 18 cancelled, which transaction shall be entered on the monthly report of said L.L. in the same manner as 19 20 initiations are entered.

When the application for reinstatement is filed in 21 22 a L.L. other than that by which the applicant's membership was cancelled, then the application, 23 after having been approved by the L.L. receiving the 24 same, shall be forwarded by the S.T. of said 25 26 L.L., together with a fee of \$10.00, to the G.S.T. Upon receipt of said application, the G.S.T. will 27 28 issue a dues book or dues card containing a reinstatement stamp properly cancelled, and forward same to 29 the S.T. of the L.L. from which the applica-30 tion was received, and shall thereupon transfer the 31 reinstated member to such L L 32

If the membership of the person applying for 1 reinstatement was cancelled for cause other than 2 nonpayment of dues, or if there are any unpaid fines. 3 or L.L., D.L., or G.L special levies, the reinstate-4 ment shall not be effected, nor shall the dues book or 5 dues card be issued until said causes are removed 6 and the fines and special levies are either remitted or 7 paid in full. All applications for reinstatement shall 8 9 then take the usual course.

The foregoing provisions shall not apply to 10 people whose membership was cancelled in lapsed, 11 suspended, expelled or disbanded L.Ls. All such 12 people working in a locality where a L.L. exists 13 14 may be reinstated by the G.L. upon making application therefore and paying the reinstatement fee 15 charged by the nearest L.L. which fee shall not be 16 less than the regular monthly dues of the L.L. The 17 L.L. shall forward the application for reinstatement, 18 together with a fee of \$10.00 to the G.S.T. 19

Rejected Applications and Expulsions

SEC. 16. Each L.L. shall keep for future reference a correct list of all people whose membership has been cancelled and all applications that have been rejected. Expelled people and rejected applicants cannot again apply for membership until after the expiration of 6 months from the date of said expulsion or rejection.

Withdrawal Cards

1 SEC. 17. Any member who leaves the trade because of illness, or obtains employment outside the 2 3 trade or industry, or because of furthering education. or obtains a supervisory position above the rank of 4 working foreman, or because of circumstances over 5 which the member has no control is compelled, as a 6 condition of employment to join another labor 7 organization, and upon complying with the condi-8 tions hereinafter set forth, may be issued a with-9 10 drawal card by and with the approval of the L.L. in 11 which membership is held.

12 Application for withdrawal card, accompanied by 13 a fee of \$1.00, 50¢ of which is to remain in the 14 L.L. treasury and the balance to be remitted to 15 G.L., shall be made to the S.T. of the L.L. 16 who, after the application has been approved by the 17 L.L., shall issue same, bearing the L.L. seal on a 18 form designed and supplied by the G.L.

No application will be granted until all fines, duesand special levies charged against the member havebeen paid in full to date of application.

22 People discontinuing their membership by accept-23 ing withdrawal cards will not be entitled to any benefits or permitted to attend meetings or participate 24 in any of the business of the I.A.M. They shall not 25 26 violate any of the laws or decisions of the G.L. or 27 L.L. under penalty of having their withdrawal cards cancelled. Any person who holds a withdrawal 28 29 card and holds a position above working foreman will have said withdrawal card automatically re-30 voked if he/she crosses a sanctioned picket line of the 31 shop where he/she is employed. 32

Armed Forces Withdrawal Cards

SEC. 18. Members who enter the Armed Forces 1 2 of the United States or Canada may apply for an 3 Armed Forces withdrawal card to the ST of the lodge of which he/she is a member. Applica-4 tions for Armed Forces withdrawal cards shall be 5 completed by the S.T. and forwarded to the 6 G.S.T. for processing. The cards shall be issued by 7 the G L 8

Members who are issued Armed Forces with-9 drawal cards shall receive credit for time spent in 10 11 such service toward veteran badges should they resume membership in the I.A.M. upon discharge 12 from the service. They shall not violate any of the 13 laws or decisions of the G.L. or L.L. under penalty 14 of having their withdrawal cards cancelled. No fee 15 16 in connection with the timely deposit of an Armed Forces withdrawal card or the issuing of the dues 17 18 book or dues card shall be collected from the mem-19 Armed Forces withdrawal cards must be ber deposited with the L.L. within 30 days following 20 return to work. 21

Deposit of Withdrawal Cards

22 SEC. 19. Any person holding a withdrawal card 23 who obtains employment at the trade or within the 24 industry or otherwise becomes eligible for member-25 ship, subject to the exceptions provided herein, must, within 30 days after again becoming eligible for 26 membership under the jurisdiction of a L.L., fill out 27 a membership application and deposit the withdrawal 28 card and a \$10.00 fee and the current month's dues. 29 The L.L. receiving the withdrawal card and the 30 membership application will handle the transaction as 31

a regular reinstatement, and upon formal lodge
 approval, the S.T. will issue a dues book or
 dues card containing a reinstatement stamp properly
 cancelled.

5 If the withdrawal card was issued in a L.L. other 6 than the 1 in which it is being presented, the 7 membership application and a \$10.00 fee shall be 8 forwarded to the G.S.T. for issuing of the dues book 9 or dues card.

Whenever the holder of a withdrawal card 10 accepts employment and thereby becomes eligible for 11 membership and fails to deposit the card in the 12 manner herein provided for, such withdrawal card 13 is automatically cancelled and the S.T. of the 14 L.L. with which the card should have been deposited 15 will immediately notify the G.S.T.'s office of the 16 17 cancellation

ARTICLE J

MEMBERSHIP CLASSIFICATION

Journeyman

1 SEC. 1. A journeyman is a person who has served an apprenticeship of 4 years as a tool and die 2 maker, a general machinist, a welder, an auto 3 mechanic, a heavy duty mechanic, an aircraft me-4 chanic, or any other branch of the machinists' trade. 5 or who has worked for a period of 4 years at the 6 machinists' trade in any of its branches or subdivi-7 8 sions

Technician

9 SEC. 2. A technician is a person who has served 10 an apprenticeship of 4 years or completed college or 11 vocational training in a particular field or has ac-12 quired a fundamental knowledge in the fields of 13 aerospace, electronics, atomic energy or other related 14 fields or divisions of the machinists' trade.

Specialist

SEC. 3. A specialist is a person who is employed
in a particular branch or subdivision of the machinists' trade, or a person who performs a particular
line of work commonly recognized as work connected with the trade but requiring less general
knowledge of the trade than a journeyman.

Machinist's Helper

1 SEC. 4. A machinist's helper is a person employed in the machine or metal industry, in any of its 3 branches or subdivisions, and assigned to assist 4 others in the machinists' trade in the performance of 5 their duties, and who is competent to command the 6 minimum rate of wages paid in the locality where 7 employed.

Production Worker

8 SEC. 5. A production worker is a person em-9 ployed in mass production industry engaged in 10 repetitive machine work, assembly work, or bench 11 work, requiring less training, experience and skill 12 than that necessary to qualify as a specialist.

Service Worker

13 SEC. 6. A service worker is a person who is 14 employed in any supportive or operative service 15 function connected with the work outlined in the 16 jurisdictional portion of this Constitution.

Apprentice

17 SEC. 7. An indentured apprentice is a person18 who is engaged to an employer to serve 4 years in19 learning the trade as set forth in Secs. 1 and 2 of this20 Art.

A helper-apprentice is a person who having been
a member for at least 1 year and having worked at
least 1 year as a machinist's helper has thereafter

- 1 engaged himself/herself to an employer to serve 4
- 2 years in learning the trade as set forth in Secs. 1 and 2
- 3 of this Art.

Term of Apprenticeship

4 SEC. 8. People engaging themselves to learn 5 any branch of the trade under the jurisdiction of the 6 I.A.M., as outlined in Secs. 1 and 2 of this Art., shall 7 serve an apprenticeship of 4 years.

Apprentice Ratio

8 SEC. 9. Every shop which employs 3 journey-9 men may have 1 apprentice.

10 Further apportionment shall be based on 1 11 additional apprentice for every 8 journeymen em-12 ployed in the specific journeyman classification to be 13 apprenticed. The number of helper-apprentices shall 14 at no time exceed the number of regular indentured 15 apprentices in any shop, unless otherwise provided for 16 in the collective bargaining agreement.

Completion of Apprenticeship

17 SEC. 10. Apprentices upon the completion of 18 their apprenticeship shall receive not less than the 19 minimum rate of pay for journeymen in the locality 20 where they are employed, unless otherwise provided 21 for in the collective bargaining agreement.

Reclassification

1 SEC. 11. Helpers who engage themselves to 2 employers as apprentices shall within 5 days thereaf-3 ter present their dues books or dues cards to the S.T. 4 of the L.L. having jurisdiction over the journeymen in 5 the shop where employed. The S.T. shall thereafter 6 notify the G.S.T., who shall reclassify the members as 7 apprentices.

ARTICLE K

DUTIES OF MEMBERS

Going to Work in Other Localities

SEC. 1. Members shall report to the S.T., business 1 representative or shop committee before accepting 2 employment within the jurisdiction of any other L.L. 3 Within 5 days after commencing work in the new 4 jurisdiction such members shall, at the L.L.'s request. 5 present their dues books, dues cards or other proof of 6 payments for transfer to the L.L. having jurisdiction 7 over the place of employment and have their transfer 8 properly recorded. 9

Jurisdiction of Lodges

10 SEC. 2. In cities where railroad, aircraft, contract, automobile, tool and die makers, aerospace, 11 12 electronic, and any other duly chartered L.Ls. exist. people working at the several branches of the trade 13 must become members at the request of the L.L. 14 having jurisdiction over the class of work in which 15 16 they are employed, provided that said L.L. has a contract or agreement with the employer covering 17 the people claimed. 18

Overtime

19 SEC. 3. Members shall discourage the working20 of overtime, in order to further the opportunities for21 full employment, a living wage, and a 40-hour22 workweek.

Misrepresentation

1 SEC. 4. Any applicant admitted to membership 2 who has falsified his/her application for initiation or 3 reinstatement shall be subject to fine or expulsion, or 4 both, after charges and trial for misconduct as 5 provided in Art. L.

Members who falsely represent themselves to be
competent workmen shall be fined or expelled at
the discretion of the L.L. of which they are members
after charges and trial for misconduct as provided in
Art. L.

Disorderly Conduct

11 SEC. 5. Members entering the L.L. room while 12 under the influence of intoxicating drinks, or who 13 are guilty of using indecent or profane language therein, shall be excluded therefrom upon order of 14 the presiding officer and shall be subject to penalty 15 16 of reprimand, fine, suspension or expulsion after charges and trial as provided in Art. L. Members, if 17 18 guilty of habitual drunkenness or conduct disgraceful to themselves or associates, shall be subject to the 19 20 penalty of expulsion from the membership after charges and trial. 21

Visiting Members

SEC. 6. A member, upon visiting another L.L.,shall be admitted upon passing a satisfactory examination.

Associate Membership

1 SEC. 7. Any people who come under I.A.M. 2 constitutional jurisdiction, except those represented 3 by the I.A.M., or any of its subordinate L.Ls. or 4 D.Ls., upon complying with the conditions hereinaf-5 ter set forth, may make application for associate 6 membership through the G.L.

Application for associate membership shall be 7 accompanied by a service charge as established by 8 the E.C. and transmitted to the G.S.T. of the G.L. 9 for E.C. approval. The established service charge 10 11 shall be payable on an annual basis before the end of February of each year for proper renewal of associ-12 13 ate membership. Applications for associate membership, after June 30 of any given year, shall be 14 15 accepted by payment of one-half of the established 16 service charge.

17 Benefits for each associate member shall include 18 a regular mailing of THE JOURNAL and any other 19 special mailings as deemed of interest to them by the 20 E.C. These associate members will also be entitled 21 to participate in the various benefit programs offered 22 through the I.A.M. and A.F.L.C.I.O.

23 Associate members shall have no rights or privileges in the constitutional governance of the I.A.M. 24 and will not be permitted to attend meetings or 25 26 participate in any business of the I.A.M. This 27 associate membership shall immediately cease if and 28 when the associate member shall be represented by 29 the I.A.M. or any of its subordinate L.Ls. or D.Ls. in a collective bargaining relationship. This associ-30 31 ate membership shall automatically be revoked if he/she crosses a sanctioned picket line. 32

ARTICLE L

CODE

Improper Conduct of Officers, Representatives and Members

 SEC. 1. The I.A.M. respects the rights and privileges of its members, officers, and representatives and takes these rights very seriously.
 Accordingly, Art. L contains due process guarantees and safeguards to protect all members, officers, and representatives from false accusations of wrongdoing.

Improper Conduct of Officers and Representatives

7 SEC. 2. The following actions or omissions shall constitute misconduct by any officer of a L.L., D.L., 8 council or conference, or by any business represent-9 10 ative or representative of a L.L. or D.L. which shall 11 warrant a reprimand, removal from office and/or disqualification from holding office for not more 12 than 5 years (except as otherwise provided in 13 14 Art. VII. Sec. 5), suspension from office, or any 1.5 lesser penalty or any combination of these penalties as the evidence may warrant: 16

17 Incompetence; negligence or insubordination in 18 the performance of official duties; or failure or 19 refusal to perform duties validly assigned.

Improper Conduct of a Member

1 SEC. 3. The following actions or omissions shall 2 constitute misconduct by a member which shall 3 warrant a reprimand, fine, suspension and/or expul-4 sion from membership, or any lesser penalty or any 5 combination of these penalties as the evidence may 6 warrant after written and specific charges and a full 7 hearing as hereinafter provided:

8 Refusal or failure to perform any duty or obli-9 gation imposed by this Constitution; the established 10 policies of the I.A.M.; the valid decisions and 11 directives of any officer or officers thereof; or, the 12 valid decisions of the E.C. or the G.L. convention.

13 Attempting, inaugurating, or encouraging seces-14 sion from the I.A.M.; advocating or encouraging 15 or attempting to inaugurate any dual labor move-16 ment; or supporting movements or organizations 17 inimical to the interest of the I.A.M. or its estab-18 lished laws and policies.

Acquiring membership by false pretense, misrep-resentation, or fraud.

21 Accepting employment in any capacity in an establishment where a strike or lockout exists as 22 23 recognized under this Constitution, without permission. (In Canada, however, resignation shall not 24 relieve a member of his/her obligation to refrain from 25 26 accepting employment at the establishment for the 27 duration of the strike or lockout if the resignation occurs during the period of the strike or lockout or 28 29 within 14 days preceding its commencement. Where observance of a primary picket line is required, any 30 31 resignation tendered during the period that the picket line is maintained, or within 14 days preceding its
 establishment, shall not become effective as a resig nation during the period the picket line is main tained, nor shall it relieve a member of his/her
 obligation to observe the primary picket line for its
 duration.)

Actions constituting a violation of the provisions
of this Constitution, or any action which would
constitute a violation of the L.L. bylaws.

Illegal voting or in any way preventing an honest
 election to fill elective offices, posts or positions in
 the G.L. or any L.L., D.L., council or conference.

Any other conduct unbecoming a member of the
I.A.M., provided, however, that any charge of such
conduct shall specifically set forth the act or acts or
omissions alleged to constitute such offense.

Trial of Officers or Representatives

17 SEC. 4. A charge of misconduct may be made 18 against any officer or representative of a L.L., D.L., council or conference, by any member in writing to 19 the proper officer of the body involved with a copy 20 of such charges to the I.P. Such charges shall set 21 22 forth the specific actions or omissions allegedly constituting the misconduct. The I.P. may determine 23 that fairness to the accused and the best interests of 24 25 the I.A.M. require a trial before a special committee 26 designated by the I.P. for that purpose or before the convention of the G.L. In the event the I.P. refers 27 28 the charges to trial before a special committee or before the convention of the G.L., the matter shall 29 be heard and decided in accordance with the following 30 31 procedures:

The I.P. will appoint a special trial committee. 1 which will first conduct a preliminary investigation to 2 determine whether or not there is sufficient substance 3 to warrant a formal trial being held. If the trial 4 committee finds the charges should be dismissed, it 5 will so advise the I.P., who will then notify both 6 plaintiff and defendant. This decision is subject to 7 appeal as provided in Sec. 12 of this Art. 8

9 If the trial committee decides a formal trial hearing is warranted, both the plaintiff and defendant 10 shall be notified of the specific charges on which they 11 12 will be tried, and the time and place of the trial, in writing, by registered or certified mail. A trial before 13 a special trial committee shall be conducted in the 14 15 locality where the offense is alleged to have been committed within 30 days after the mailing of such 16 notice, provided, however, that all parties shall be 17 18 provided sufficient time to prepare their cases. The accused shall be given full opportunity to present 19 evidence and arguments to refute the charges, to 20 21 examine and cross-examine witnesses, and may be represented by another member of the I.A.M., acting 22 23 as his/her attorney.

The special trial committee shall report its verdict and recommended penalty, if guilty, in writing to the I.P. The I.P. may affirm, modify, or reverse in full or in part, the decision of the special trial committee, or impose any penalty or fine, which he/she deems to be appropriate.

In the case of a trial before the convention of the
G.L., the trial shall be referred to and conducted by
the appeals and grievance committee. The accused
shall be provided the same process and protections as
in a trial before a special trial committee. The

appeals and grievance committee shall submit its
 report to the convention, which shall include its
 findings and verdict, together with its
 recommendation of the penalty to be imposed, if the
 accused is found guilty.

The convention may amend or reject the verdict in 6 whole or in part. If the convention concurs with a 7 guilty verdict, the recommendation of the committee 8 as to the penalty may be amended or rejected in whole 9 or in part and/or another penalty substituted by a 10 majority vote of those delegates voting on the 11 question. Such action of the convention shall be final 12 13 and binding on all parties.

14 If the charges are not tried before a special trial 15 committee or by the G.L. Convention, then the 16 charges will be tried before the L.L., D.L., council or 17 conference of which the accused is an officer or 18 representative in accordance with the trial procedures 19 prescribed in Secs. 6 – 11 of this Art.

Trial of a Member

SEC. 5. Charges preferred against a member for
other than a violation of his/her duty or duties as
an officer or representative of either a L.L. or D.L.
shall be governed by the following procedures:

It is the duty of any member who has information 24 as to conduct of a member covered by Sec. 3 of this 25 26 Art. to immediately prefer charges in writing against such member by filing the same with the president of 27 28 the L.L. of which the accused is a member. Such charges shall set forth the specific actions or omis-29 sions allegedly constituting the misconduct. 30 The president of the L.L. with whom the charges are 31 filed shall supply a copy to the accused and forthwith 32

proceed to bring the accused to trial under the 1 provisions of Secs. 6 - 11 of this Art., except 2 that the I.P. may, when he/she deems such action 3 necessary in order to provide a fair trial or to protect 4 the best interests of the I.A.M., direct that the accused 5 be tried either by a special committee designated for 6 that purpose or by the G.L. convention. In the 7 event the latter procedure is adopted, the trial of 8 the charges shall be governed by the provisions 9 of Sec 4 of this Art 10

In the event the president or the president and
other officers of the L.L. are involved in the charges
filed, the next ranking officer shall preside, as herein
set forth. In the application of this Sec., the order of
ranking of officers shall be as set forth in Sec. 1,
Art. B.

In the event that any L.L., or the members 17 18 thereof, fail to proceed as prescribed herein, then any officer or representative, or member, may file 19 written charges against such member or members 20 21 with the I.P. Upon the receipt of such charges, the I.P. shall forward 1 copy thereof to the accused 22 and 1 copy to the president of the L.L. of which 23 the accused is a member, together with an order 24 25 commanding said L.L. to proceed to place the 26 accused on trial under the provisions of this Art.

If said L.L. fails or refuses for 15 days thereafter 27 to proceed as ordered by the I.P., then the I.P. shall 28 29 notify the accused and the L.L. of which the accused is a member, of the time and place, when and where 30 a special committee will meet for the purpose of 31 hearing evidence and trying the accused upon 32 charges theretofore preferred, provided, however, 33 that the I.P. or the E.C. may, if they deem advis-34 able, in lieu of a trial before a special committee, 35

 $\label{eq:converting} 1 \quad \text{order the accused to be tried by the G.L. convention.}$

2 In the event the latter procedure is adopted, the trial

3 of the charges shall be governed by the provisions of

4 Sec. 4 of this Art.

Appointment of Trial Committee

SEC. 6. Except as otherwise provided in this 5 Art., whenever charges have been preferred against 6 a member, the president of the L.L. shall promptly 7 appoint a trial committee of 3 or 5 members, 1 of 8 9 whom shall act as chairperson and 1 of whom shall act as secretary. The trial committee shall conduct 10 an investigation of the charges and decide whether 11 there is sufficient substance to warrant a trial hearing 12 being held. The arrangement of the conduct of the 13 investigation is left to the discretion of the trial 14 15 committee. If the trial committee decides a trial 16 hearing is warranted, the committee shall, within 1 week of its determination, notify the member of the 17 18 charges against him/her and when and where to appear for trial. The time set for trial shall allow the 19 accused a reasonable time (not less than 7 calendar 20 days after notification) to prepare his/her defense. 21

22 If the trial committee decides the charges should be dismissed on the basis of lack of supporting 23 evidence, it will so recommend to the next regular 24 meeting of the L.L. and the L.L. shall adopt or 25 26 reject the trial committee's recommendation. If the L.L. adopts the recommendation, the charges shall 27 stand dismissed subject to appeal of L.L. decisions 28 as provided in Sec. 12 of this Art. If the L.L. 29

ARTICLE L

- 1 rejects the committee's recommendation, the trial
- 2 committee shall proceed to notify the charged mem-
- 3 ber and hold a trial hearing.

Appearance

4 SEC. 7. If a member fails to appear for trial 5 when notified to do so, the trial shall proceed as 6 though the member were in fact present.

Evidence

7 SEC. 8. Both the plaintiff and the defendant 8 shall have the privilege of presenting evidence and 9 being represented either in person or by a member to 10 act as his/her attorney. The trial committee shall 11 maintain a written record of the trial proceedings, 12 including all testimony and documents introduced by 13 either the plaintiff or the defendant.

Trial Procedure

| 14 | SEC. 9. |
|----|--|
| 15 | 1. Call trial committee to order. |
| 16 | 2. Examine dues books or dues cards. |
| 17 | 3. Clear the trial chamber of all people |
| 18 | except the trial committee, the trial re- |
| 19 | porter (who need not be a member of the |
| 20 | I.A.M.), the plaintiff and his/her attorney, |
| 21 | the defendant and his/her attorney, and |
| 22 | representatives of the G.L., if in attendance. |
| 23 | 4. The plaintiff and the defendant shall |
| 24 | remain in the trial chamber until trial is |
| 25 | concluded, but shall sit apart. |
| | |

5. The chairperson shall read the charges and ask the defendant if he/she is "guilty" or "not guilty." If the plea is "not guilty" the trial shall then proceed: if the plea is "guilty" the trial committee shall conduct such further proceedings as in its judgement are required.

- 6. The plaintiff or his/her attorney shall present his/her case first.
- Witnesses shall be called into the trial 10 7 chamber 1 at a time and will leave the 11 trial chamber upon completing their testi-12 13 mony, subject to recall by either the trial committee, the plaintiff, the defendant, or 14 the representatives of the G.L. 15
- 8. All people giving testimony shall be 16 required to affirm that the testimony that 17 18 they give shall be the truth. 19
 - 9. Defendant and his/her attorney shall have the right to cross-examine plaintiff's witnesses
 - 10 Defendant's witnesses shall then be called.
- Plaintiff and his/her attorney shall have the 24 11. 25 right to cross-examine the defendant's 26 witnesses
- Following the completion of cross-ex-27 12. amination, the plaintiff and defendant 28 29 shall be given the opportunity to make a statement or summation of their case. 30 with the plaintiff having the first and last 31 opportunity for remarks. 32
- 33 13. Before the trial committee shall begin its deliberation upon the testimony given, all 34 people except the trial committee shall 35 36 leave the trial chamber

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Report of Trial Committee

1 SEC. 10. The trial committee shall consider all of 2 the evidence in the case and thereafter agree upon its 3 verdict of "guilty" or "not guilty." If the verdict be 4 that of "guilty," the trial committee shall then 5 consider and agree upon its recommendation of 6 punishment.

Following completion of these deliberations and 7 conclusions, the trial committee shall report at the 8 next regular meeting of the L.L. The plaintiff and 9 the defendant shall be promptly notified in writing, 10 by registered or certified mail, by the R.S. of the 11 decisions of the L.L. with respect to the guilt or 12 innocence of the defendant and with respect to the 13 penalty imposed if the L.L. took action on the latter. 14 The trial committee's report shall be in 2 parts as 15 16 follows:

- 17 The report shall contain a synopsis of the 1. evidence and testimony presented by both 18 19 sides, together with the findings and verdict of the trial committee After the 20 21 trial committee has made the necessary 22 explanation of its intent and meaning, the 23 trial committee's verdict with respect to guilt or innocence of the defendant shall 24 be submitted without debate to a vote by 25 26 secret ballot of the members of the L.L. 27 in attendance.
- 28
 2. If the L.L. concurs with a "guilty" ver29
 dict of the trial committee, the recommendation of the committee as to the
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Voting on Report

1 SEC. 11. The penalty recommended by the trial 2 committee may be amended, rejected, or another punishment substituted therefore by a majority vote of 3 those voting on the question, except that it shall 4 require a two-thirds vote of those voting to expel the 5 defendant from membership. If the L.L. reverses a 6 "not guilty" verdict of the trial committee, the 7 punishment to be imposed shall be decided by the 8 L.L. by a majority vote of those voting on the 9 question, except that it shall require a two-thirds vote 10 11 of those voting to expel the defendant from member-12 ship.

13 Disqualification from holding office as a penalty 14 for misconduct as a member or officer shall be 15 limited to 5 years, except as otherwise provided in 16 Sec. 5, Art. VII.

Appeal from Decision of L.L. or D.L.

17 SEC. 12. An appeal may be taken to the I.P. from 18 the decision of a L.L. or D.L. by either the accused or the party preferring charges against the accused 19 20 within 30 days after the verdict. Such appeal must be addressed to the I.P. in writing and set 21 forth in specific detail the grounds on which it is 22 23 based. The appeal may also include any argument 24 in support thereof which the appellant desires to 25 advance, but shall not include any new evidence. The I.P. shall transmit to the opposing party a copy 26 of the appeal and such party shall have a period of 27 15 days to reply thereto. The I.P. shall obtain from 28 29 the L.L. or D.L a complete record of the trial before the L L or D L and shall make a decision based on 30

such record, which shall be final and binding unless 1 changed on further appeal as hereinafter provided. 2 The decision of the LP, shall contain his/her 3 findings and conclusions and the penalty, if any, to be 4 imposed. Upon such an appeal, the I.P. shall have 5 full authority to affirm or to modify or reverse, in 6 whole or in part, the decision of the L.L. or D.L., or 7 to remand the proceedings for further trial before 8 the L.L. or D.L., or to impose any penalty or fine 9 which he/she deems to be required, including 10 expulsion. No party to the appeal shall have a right to 11 appear in person before the I.P. However, the I.P., if 12 he/she deems it necessary or desirable, in connection 13 with his/her consideration of the appeal, may accord 14 15 such a privilege. The I.P. shall furnish a copy of 16 his/her decision to each party to the appeal by registered or certified mail. 17

Appeal from Decision of I.P.

18 SEC. 13. An appeal may be taken from a decision of the I.P. to the E.C. by any interested party 19 to the proceedings before either the I.P., the L.L. or 20 Such appeal must be taken within 30 days 21 D.L. 22 from the date of the I.P.'s decision and shall be made 23 in writing to the G.S.T. The appeal shall set forth in specific detail the grounds therefore and may 24 25 include any written argument in support of these 26 grounds. The G.S.T. shall also notify the opposing party in charge cases or trial cases of any appeal 27 from the decision of the I.P. to the E.C. and shall 28 furnish such party with a copy thereof. The oppos-29 ing party shall have a period of 15 days in which to 30 file any written argument in opposition to the appeal 31

with the G.S.T. The G.S.T. shall transmit to the 1 E.C. such appeal and any written arguments in 2 opposition thereto, together with the record of the 3 proceedings before the LP, and the decision of the 4 E.C. shall be made upon this record and the argu-5 ments submitted in connection therewith. No party 6 to the appeal shall have a right to appear in person 7 before the E.C. However, the E.C., if it deems it 8 necessary or desirable in connection with its consid-9 eration of the appeal, may accord such a privilege. 10

The decision of the E.C. shall be by majority vote 11 12 of those participating and shall be final unless changed upon further appeal as hereunder provided. 13 No member of the E.C. involved in the case or who 14 15 has participated in the matter at earlier stages shall be entitled to participate in the decision on appeal. The 16 E.C. shall have full authority to affirm or to modify 17 18 or reverse, in whole or in part, the decision of the I.P. or to remand the proceedings for further trial 19 before the L.L. or D.L. or to impose any penalty or 20 21 fine which it deems to be required. The G.S.T. shall furnish a copy of the decision of the E.C. to 2.2 each party to the appeal by registered or certified 23 24 mail.

Appeal from Decision of E.C.

25 SEC. 14. An appeal may be made from a deci-26 sion of the E.C. by any party to the proceedings 27 before the E.C. to the G.L. convention. Such appeal 28 shall be made in writing to the G.S.T. within 90 29 days from the date of the E.C.'s decision and shall 30 set forth in specific detail the grounds therefore. The 31 appeal may include a written argument in support of

such grounds. The G.S.T. shall notify the E.C. and 1 the opposing party of such appeal and furnish them 2 with a copy thereof. Such party may, within 15 3 davs. file with the G.S.T. a written argument in 4 opposition to the appeal. The appeal shall be re-5 ferred to the appeals and grievance committee of 6 the convention, and the G.S.T. shall transmit to such 7 committee the record of the proceedings before the 8 lower tribunals of the LA.M. as well as the argu-9 ments of the appellant and of the opposition party. 10

The appeals and grievance committee shall, upon 11 timely request, hear both parties to the appeal in 12 person. However, no party to the appeal shall have 13 a right to appear in person before the convention. 14 The appeals and grievance committee shall make a 15 written recommendation to the convention based 16 upon the record before it, which shall contain its 17 18 findings, conclusions, and recommendations as to 19 penalty to be imposed, if any. The convention may amend or reject, in whole or in part the findings and 20 21 recommendations of the appeals and grievance committee and find the accused either "guilty" or 22 "not guilty." The convention may also accept or 23 reject, in whole or in part, any recommendation of 24 25 the appeals and grievance committee with respect 26 to a penalty to be imposed, and may itself provide a 27 substitute penalty by a majority of delegates voting on the question. Such action of the convention shall 28 29 be recognized and accepted as final and binding on 30 all parties.

Before any appeal can be taken from an E.C. decision, the decision and all orders of the E.C. in relation thereto must be complied with by all parties concerned therein; provided, however, that in the event the E.C. concludes that compliance pending appeal would constitute a substantial bar to the
 exercise of the right thereof, compliance therewith
 may be waived or modified by the E.C.

No officer, member, representative, L.L., D.L., 4 or other subordinate body of the I.A.M. shall resort 5 to any court of law or equity or other civil authority 6 for the purpose of securing an opinion or decision in 7 connection with any alleged grievance or wrong 8 arising within the I.A.M. or any of its subordinate 9 bodies until such party shall have first exhausted all 10 remedies by appeal or otherwise provided in this 11 Constitution not inconsistent with applicable law for 12 the settlement and disposition of such alleged rights, 13 grievances or wrongs. The I.P., E.C., and G.L. 14 convention are hereby empowered to refuse or defer 15 consideration, or to refuse or defer or withhold 16 decisions, in any matter pending in any court of law 17 or before any other civil authority as circumstances 18 in their judgment may warrant and justify. 19

Rights of Member During Appeal

SEC. 15. While any member or L.L. is exercising the right of appeal, the financial standing of such member or L.L. shall not be impaired by refusal to accept dues or per capita tax until after the E.C. has passed upon the appeal.

Notification to L.L. and D.L.

SEC. 16. Whenever appeals are taken to the I.P.,
E.C., a convention of the G.L. or general referendum, the L.L. or D.L. involved shall be notified
immediately.

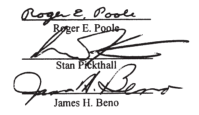
In accordance with the provisions of Sec. 4, Art. XIX, the Committee on Law met for the purpose of considering the necessary revisions to the Constitution as a result of the propositions adopted by the delegates at the September, 2008, Grand Lodge Convention.

All necessary changes have been made in compliance with the terms of this Constitution and a check completed of the proof to be submitted for printing of the newly revised Constitution.

Stephen R. Cunule

Philip M. Zannella, Jr. Chairperson

Stephen R. Canale Secretary



COMMITTEE ON LAW

Attest:

1 L. Mait R Thomas

Gen. Secretary-Treasurer

International Presi

INDEX

Page

| ARTICLE I Grand Lodge Structure and Powers | 1 |
|--|----|
| ARTICLE II Grand Lodge Conventions | 4 |
| ARTICLE III Grand Lodge Officers, Delegates and Committee on Law, and How Chosen | 13 |
| ARTICLE IV Delegates to the American Feder- ation of Labor and Congress of Industrial Organizations and Other Affiliations | 27 |
| ARTICLE V Executive Council | 29 |
| ARTICLE VI International President | 32 |
| ARTICLE VII General Secretary-Treasurer | 39 |
| ARTICLE VIII General Vice Presidents | 47 |
| ARTICLE IX Salaries | 48 |
| ARTICLE X Office and Expense Limitations | 49 |

Page

| ARTICLE XI Business Agencies and Organizers | 51 |
|--|----|
| ARTICLE XII Revenue of the Grand Lodge | 55 |
| ARTICLE XIII Audits of Grand Lodge Accounts and Bonding of Grand Lodge Officers, Representatives and Employees | 56 |
| ARTICLE XIV Grand Lodge Pension | 57 |
| ARTICLE XV Death Benefits | 59 |
| ARTICLE XVI Strikes | 62 |
| ARTICLE XVII Affiliation with Grand Lodge | 70 |
| ARTICLE XVIII The Referendum and its Operation | 72 |
| ARTICLE XIX Revision of the Constitution by Convention | 76 |
| ARTICLE XX Undelegated Authority and Power | 78 |

Page

| ARTICLE XXI Councils and Conferences | 79 |
|--|-----|
| ARTICLE XXII District Lodges | 81 |
| ARTICLE A Organization of Local Lodges | 96 |
| ARTICLE B Local Lodge Officers and How Chosen | 100 |
| ARTICLE C Duties of Local Lodge Officers | 105 |
| ARTICLE D Government of Local Lodges | 113 |
| ARTICLE E Duties of Local Lodges | 119 |
| ARTICLE F Special Levies | 121 |
| ARTICLE G Unemployment Stamps | 122 |
| ARTICLE H Retired and Exempt Members and Life Membership Cards | 124 |
| ARTICLE I (eye) Membership | 126 |

Page

| ARTICLE J Membership Classification | 139 |
|--|-----|
| ARTICLE K Duties of Members | 143 |
| ARTICLE L | 146 |

INDEX

| | Page | Section |
|--------------------------------------|--------|---------|
| ABBREVIATIONS | (xiv) | |
| AFFILIATION WITH GRAND | | |
| LODGE - Article XVII | 70 | |
| Individual Affiliations | 70 | 1 |
| Member Appointed Superintendent or | | |
| General Foreman | 70 | 4 |
| Obligation, Fees and Dues | 70 | 2 |
| Subject to Constitutional Provisions | 71 | 5 |
| Transfers | 70 | 3 |
| AUDITS OF GRAND LODGE | | |
| ACCOUNTS AND BONDING OF | | |
| GRAND LODGE OFFICERS, | | |
| REPRESENTATIVES AND | | |
| EMPLOYEES – Article XIII | 56 | |
| Audits | 56 | 1 |
| Bonding | 56 | 2 |
| BUSINESS AGENCIES AND | | |
| ORGANIZERS – Article XI | 51 | |
| Control of Business Representatives | 52 | 2 |
| Establishment and Maintenance | 51 | 1 |
| Location of Activities | 54 | 6 |
| Qualifications | 53 | 4 |
| Reports | 53 | 5 |
| Servicing of Local and District | 00 | U U |
| Lodges | 52 | 3 |
| CODE – Article L | 146 | |
| Appeal from Decision of E.C | 1.0 | 14 |
| Appeal from Decision of I.P | | 14 |
| Appear ironi Decision of I.P I. | 57-130 | 15 |

| Page | Section |
|------|---------|
| | |

| Appeal from Decision of LL or DL 1 | 56-157 | 12 |
|------------------------------------|--------|----|
| Appearance | 153 | 7 |
| Appointment of Trial Committee 1 | 52-153 | 6 |
| Evidence | 153 | 8 |
| Improper Conduct of a Member 1 | 47-148 | 3 |
| Improper Conduct of Officers, | | |
| Representatives and Members | 146 | 1 |
| Improper Conduct of Officers and | | |
| Representatives | 146 | 2 |
| Notification to L.L. and D.L. | 160 | 16 |
| Report of Trial Committee | 155 | 10 |
| Rights of Member During Appeal | 160 | 15 |
| Trial of a Member 1 | 50-152 | 5 |
| Trial of Officers or Represen- | | |
| tativ es 1 | 48-150 | 4 |
| Trial Procedure 1 | 53-154 | 9 |
| Voting on Report | 156 | 11 |
| COUNCILS AND | | |
| CONFERENCES – Article XXI | 79 | |
| Audits | 80 | 4 |
| Bylaws | 79 | 2 |
| Government | 79 | 3 |
| Purpose | 79 | 1 |
| DEATH BENEFITS - Article XV | 59 | |
| Accumulation and Eligibility | 59 | 1 |
| Computation and Schedule of | | |
| Amounts | 59-60 | 2 |
| To Whom Paid | 60-61 | 3 |
| | | |

| | Page | Section |
|------------------------------------|-------|---------|
| DELEGATES TO THE AMERICAN | | |
| FEDERATION OF LABOR AND | | |
| CONGRESS OF INDUSTRIAL | | |
| ORGANIZATIONS AND OTHER | | |
| AFFILIATIONS – Article IV | 27 | |
| Assignment of Delegates | 27 | 2 |
| Division of Votes | 27 | 3 |
| International President First | | |
| Delegate | 27 | 1 |
| Salary | 28 | 4 |
| | | |
| DISTRICT LODGES – Article XXII | 81 | |
| Audits | 89 | 10 |
| Authority | 81-82 | 4 |
| Definition | 81 | 1 |
| District Lodge Assessments | 89-90 | 11 |
| Duties of Secretary-Treasurer | 86-87 | 8 |
| Execution and Filing of Financial | | |
| and Other Reports Required by | | |
| Civil Law | 91 | 14 |
| Furnishing Copies of Collective | | |
| Bargaining Agreements | 91 | 13 |
| Jurisdiction | 81 | 3 |
| Management, Investment and Dis- | | |
| bursement of District Lodge Funds | | |
| or Property | 90 | 12 |
| Minimum Wage Scales | 82 | 5 |
| Nominations and Elections of Dis- | | |
| trict Lodge Officers and Executive | | |
| Board Members | 83-86 | 7 |
| Purpose | 81 | 2 |
| Qualifications for Office | 82-83 | 6 |
| Representation and Revenue | 88 | 9 |

DUTIES OF LOCAL LODGE

| OFFICERS – Article C | 105 | |
|---|---------|----|
| Auditors | 109-110 | 7 |
| Bonding | 111 | 13 |
| Communicator | 111 | 10 |
| Conductor-Sentinel | 110 | 9 |
| Educator | 111 | 11 |
| Execution and Filing of Financial and Other Reports Required by Civil Law | 112 | 14 |
| Monthly Reports to the Grand | | |
| Lodge | 108-109 | 6 |
| President | 105 | 1 |
| Recording Secretary | 106 | 3 |
| Salaries | 111 | 12 |
| Secretary-Treasurer | 106-108 | 4 |
| Transfers | 108 | 5 |
| Trustees | 110 | 8 |
| Vice President. | 105 | 2 |

DUTIES OF LOCAL

| LODGES – Article E | 119 | |
|-------------------------------|-----|---|
| Affiliation | 120 | 6 |
| Cooperation of Lodges | 119 | 1 |
| Economics | 119 | 3 |
| Legislative Committee | 120 | 4 |
| Minimum Wage Scales | 119 | 2 |
| Relief Committee | 120 | 5 |
| DUTIES OF MEMBERS - Article K | 143 | |
| Associate Membership | 145 | 7 |
| Disorderly Conduct | 144 | 5 |
| Going to Work in Other | | |
| Localities | 143 | 1 |

| | Page | Section |
|--------------------------------|-------|---------|
| Jurisdiction of Lodges | 143 | 2 |
| Misrepresentation | 144 | 4 |
| Overtime | 143 | 3 |
| Visiting Members | 144 | 6 |
| EXECUTIVE COUNCIL – Article V | 29 | |
| Fin an cin g Strikes | 31 | 4 |
| Investment of Funds | 29-31 | 3 |
| Membership and Meetings | 29 | 1 |
| Powers | 29 | 2 |
| GENERAL SECRETARY- | | |
| TREASURER – Article VII | 39 | |
| Assistant | 45 | 8 |
| Audit of Local and District | | |
| Lodges, Councils or Con- | | |
| ferences | 43-44 | 5 |
| Bonding of Officers and Em- | | |
| ployees of Local and District | | |
| Lodges, State Councils and | | |
| Conferences | 44-45 | 6 |
| Deposit of Funds | 40 | 3 |
| Duties | 39 | 1 |
| Duties of Assistant Secretary | 46 | 9 |
| Grand Lodge Auditors | 46 | 10 |
| Per Capita Tax and Fees | 40-43 | 4 |
| Receipt of Funds | 39-40 | 2 |
| Reports | 45 | 7 |
| GENERAL VICE | | |
| PRESIDENTS – Article VIII | 47 | |
| Duties | 47 | 1 |
| Reports and Expense Statements | 47 | 2 |

| | Page | Section |
|--------------------------------|-------|---------|
| GOVERNMENT OF LOCAL | | |
| LODGES – Article D | 113 | |
| Bylaws | 113 | 1 |
| Emergency Funds | 116 | 8 |
| Funds and Property of Merged | | |
| Lodges 11 | 7-118 | 11 |
| Grand Lodge Control Over | | |
| Property | 118 | 12 |
| Illegal Use of Seal | 116 | 7 |
| Local Lodge Seal | 115 | 6 |
| Management, Investment and | | |
| Disbursement of Local Lodge | | |
| Funds or Property | 6-117 | 9 |
| Order of Business 11 | | 5 |
| Parliamentary Laws | | 2 |
| Regular Meetings and Quorums | | 3 |
| Special Meetings | 114 | 4 |
| Voluntary Donations | 117 | 10 |
| GRAND LODGE | | |
| CONVENTIONS – Article II | 4 | |
| Committees | 11 | 9 |
| Credentials Committee | 10-11 | 7 |
| Delegates' Expenses | 10 | 6 |
| Election of Delegates | 6-8 | 3 |
| Members on Grand Lodge Payroll | | |
| Not Eligible | 10 | 5 |
| Method of Calling Conventions | 4 | 1 |
| Order of Business | 12 | 10 |
| Parliamentary Laws | 12 | 11 |
| Qualifications of Delegates | 8-10 | 4 |
| Representation and Vote | 4-5 | 2 |
| Resolutions Committee | 11 | 8 |

GRAND LODGE OFFICERS, DELE-GATES AND COMMITTEE ON LAW,

| GATES AND COMMITTEE ON LAW | , | |
|------------------------------------|-------|----|
| AND HOW CHOSEN – Article III | 13 | |
| Counting the Votes | 22-23 | 16 |
| Declaration of Election | 23 | 17 |
| Delegates and Committees | 13 | 2 |
| Endorsement for Nomination | 15-16 | 4 |
| Filing and Publication of | | |
| Endorsement | 16 | 5 |
| Filling Vacancies | 24 | 20 |
| Increasing General Vice Presidents | 24 | 21 |
| Inspectors of Election | 19 | 12 |
| Installations | 24 | 22 |
| Notification of Election | 19 | 11 |
| Number of Nominees | 16 | 6 |
| Officers | 13 | 1 |
| Place of Voting | 18 | 9 |
| Pledge to Accept Nomination | 16-17 | 7 |
| Preparation and Description of | | |
| Ballots | 17-18 | 8 |
| Preservation of Ballots and Elec- | | |
| tion Records by G.S.T. | 23 | 19 |
| Qualification to Vote | 18 | 10 |
| Qualifications | 14-15 | 3 |
| Recall Provisions | 24-26 | 23 |
| Representation at Count | 22 | 15 |
| Second Ballot | 23 | 18 |
| Tabulation of Returns and Care | | |
| of Ballots | 21 | 14 |
| Time and Method of Voting | 19-21 | 13 |
| | | |

GRAND LODGE

| PENSION – Article XIV | 57 |
|-----------------------|----|
|-----------------------|----|

| GRAND LODGE STRUCTURE AND | | |
|-------------------------------------|-------|----|
| POWERS – Article I | 1 | |
| Eligibility | 3 | 5 |
| Government | 2 | 3 |
| Government between Conventions | 3 | 4 |
| Membership and Jurisdiction | 1 | 2 |
| Name and Location | 1 | 1 |
| INTERNATIONAL | | |
| PRESIDENT – Article VI | 32 | |
| Assignment of Officers and Appoint- | | |
| ment of Committees | 34 | 6 |
| Ch ief Organ izer | 32-33 | 3 |
| Dispensations-Canada | 33 | 4 |
| Duties | 32 | 1 |
| Grand Lodge Representatives | 38 | 11 |
| Purposes for Which a Suspension | | |
| or Trusteeship May Be Esta- | | |
| blished | 34-35 | 8 |
| Relief of Canadian Membership | | |
| from Certain Requirements of | | |
| Landrum-Griffin Act | 38 | 12 |
| Report to Executive Council | 38 | 10 |
| Signing Orders | 32 | 2 |
| Special Dispensations | 33 | 5 |
| Supervision of Local and District | | |
| Lodges, Councils and Conferences | 34 | 7 |
| Suspension of Local Lodges, Dis- | | |
| trict Lodges, Councils and Con- | | |
| ferences, Their Officers and Repre- | | |
| sentatives | 35-38 | 9 |
| | | |

| | Page | Section |
|-------------------------------------|--------|---------|
| JURISDICTION OF THE INTERNA- | | |
| TIONAL ASSOCIATION OF | | |
| MACHINISTS AND AEROSPACE | | |
| WORKERS | (v) | |
| Classification of Work Included | (v) | |
| Other Work | (xiii) | |
| LOCAL LODGE OFFICERS AND | | |
| HOW CHOSEN – Article B | 100 | |
| Designation of Officers | 100 | 1 |
| Installations | 100 | 5 |
| Nomination and Election of | 104 | 5 |
| Officers 1 | 02-104 | 4 |
| Qualifications for Office 1 | | 3 |
| Terms of Officers and Vacancies | 01 102 | 5 |
| in Office | 100 | 2 |
| MEMBERSHIP – Article I (eye) | 126 | |
| Applications for Membership and | 120 | |
| Investigations 1 | 26.127 | 2 |
| Armed Forces Withdrawal Cards | | 18 |
| Commencement of Membership 1 | | 7 |
| Deposit of Withdrawal Cards 1 | | 19 |
| Dues Books or Dues Cards | | 10 |
| Eligibility | | 1 |
| Identification Letters Illegal | | 13 |
| Initiation and Reinstatement Fees 1 | 27-128 | 4 |
| Local Lodge Dues | 130 | 8 |
| Membership Cancelled 1 | | 14 |
| Non-Resident Applicants | | 3 |
| Obligation by Request | 129 | 6 |
| Reduced Rate of Dues | 131 | 9 |
| Reinstatement 1 | | 15 |
| Rejected Applications and Ex- | | |
| pulsions. | 135 | 16 |

| | Page | Section |
|------------------------------------|--------|---------|
| Replacement of Lost or Des- | | |
| troyed Dues Books | 132 | 11 |
| Transfers 1 | 32-133 | 12 |
| Universal Transfers 1 | | 5 |
| With drawal Cards | | 17 |
| MEMBERSHIP | | |
| CLASSIFICATION – Article J | 139 | |
| Apprentice 1 | 40-141 | 7 |
| Apprentice Ratio | 141 | 9 |
| Completion of Apprenticeship | 141 | 10 |
| Journeyman | 139 | 1 |
| Machinist's Helper | 140 | 4 |
| Production Worker | 140 | 5 |
| Reclassification | 142 | 11 |
| Service Worker | 140 | 6 |
| Specialist | 139 | 3 |
| Technician | 139 | 2 |
| Term of Apprenticeship | 141 | 8 |
| OFFICE AND EXPENSE | | |
| LIMITATIONS – Article X | 49 | |
| Expense Allowance | 49 | 2 |
| General Vice Presidents' Head- | | |
| quarters | 50 | 4 |
| Hold No Other Office | 49 | 1 |
| Officers' Expenses at Headquarters | 49-50 | 3 |
| ORGANIZATION OF LOCAL | | |
| LODGES – Article A | 96 | |
| Charter R equirement | 97 | 4 |
| Definition of a Local Lodge | 96 | 1 |
| District Lodge Affiliation | 99 | 9 |
| Fee for Lapsed or Expelled | | |
| Members | 97-98 | 6 |

| | Page | Section |
|---|-------|---------|
| Fees | 97 | 5 |
| Form of Application | 98 | 7 |
| Granting Charter | 99 | 8 |
| Restrictions | 96-97 | 3 |
| Who May Obtain Charters | 96 | 2 |
| PLATFORM | (ii) | |
| PREAMBLE | (i) | |
| THE REFERENDUM AND ITS | | |
| OPERATION – Article XVIII | 72 | |
| Amendment Ballot | 73 | 4 |
| Definition | 72 | 1 |
| Form of Amendments | 73 | 3 |
| How Invoked | 72 | 2 |
| Method of Voting and Returns | 74 | 6 |
| Publication of Proposed | | |
| Amendments | 73 | 5 |
| Publication of Votes and | | |
| Amendments | 74 | 7 |
| Resubmission | 75 | 10 |
| Special Meeting of Committee | | |
| on Law | 74 | 8 |
| When in Effect | 75 | 9 |
| RETIRED AND EXEMPT MEMBERS AND LIFE MEMBERSHIP | | |
| CARDS – Article H | 124 | |
| 50-Year Life Membership Gold | 1 4 7 | |
| Card | 125 | 3 |
| Dues for Retired Members | | 1 |
| Exemption Cards | | 2 |

| | Page | Section |
|-------------------------------------|-------|---------|
| REVENUE OF THE GRAND | | |
| LODGE – Article XII | 55 | |
| Assessments | 55 | 2 |
| Source of Revenue | 55 | 2 |
| Source of Revenue | 33 | 1 |
| REVISION OF THE CONSTITUTION | | |
| BY CONVENTION – Article XIX | 76 | |
| Acceptance or Rejection of Pro- | | |
| posed Amendments | 77 | 3 |
| Compensation of Committee | | |
| on Law. | 77 | 5 |
| Compiling of Constitution | 77 | 4 |
| Meeting and Report of Commit- | | |
| tee on Law and Submission of | | |
| Proposed Amendments to the | | |
| Convention | 76-77 | 2 |
| Proposed Amendments | 76 | 1 |
| r toposed Amendments | 70 | 1 |
| RULES OF ORDER | 92 | |
| Debate | 93-94 | |
| For Local Lodges | 92 | |
| Motion | 92 | |
| Privilege Questions | 94-95 | |
| SALABIES – Article IX | 48 | |
| | 10 | |
| SPECIAL LEVIES – Article F | 121 | |
| Failure to Pay Special Levies and | | |
| Fines | 121 | 1 |
| STRIKES – Article XVI | 62 | |
| Approval of Strike | 62 | 1 |
| Declaring Off a Strike | 64 | 4 |
| Deduction for Arrearages | 69 | 10 |
| Deduction for Anteurages | 0, | 10 |

| | Page | Section |
|----------------------------------|--------|---------|
| Handling of Forms and Reports | 64 | 3 |
| Handling Unfair Work | 64-65 | 5 |
| Method of Declaring Strike | 62-63 | 2 |
| Method of Payment | 67-68 | 9 |
| Organizing Fund | 67 | 8 |
| Strike Fund Strike Benefits | 65-66 | 6 |
| Strike Stamps | 69 | 11 |
| William W. Winpisinger Education | | |
| and Technology Center | 67 | 7 |
| UNDELEGATED AUTHORITY | | |
| AND POWER – Article XX | 78 | |
| Reservations | 78 | 1 |
| UNEMPLOYMENT | | |
| STAMPS – Article G | 122 | |
| Conditions of Issue 1 | 22-123 | 3 |
| Eligibility | 122 | 2 |
| Purpose | 122 | 1 |
| Violations | 123 | 4 |

CHRONOLOGY OF THE

GRAND LODGE CONSTITUTION

Original Constitution adopted in May, 1889, in Atlanta, GA at the 1st Convention of the United Machinists and Mechanical Engineers of America, at which time the name of the organization was changed to National Association of Machinists.

Revised by the 2nd Convention in May, 1890, in Louisville, KY.

Revised by the 3rd Convention in May, 1891 in Pittsburgh, PA, at which time the name of the organization was changed to International Association of Machinists.

Revised by the 4th Convention in May, 1892 in Chicago, IL.

Revised by the 5th Convention in May, 1893 in Indianapolis, IN.

Revised by the 6th Convention in May, 1895 in Cincinnati, OH.

Revised by the 7th Convention in May, 1897 in Kansas City, MO.

Revised by the 8th Convention in May, 1899 in Buffalo, NY.

Revised by the 9th Convention in June, 1901 in Toronto, Ont., Can.

Revised by the 10th Convention in May, 1903 in Milwaukee, WI.

Revised by the 11th Convention in Sept., 1905 in Boston, MA.

Revised by the 12th Convention in Sept., 1907 in St. Louis, MO.

Revised by the 13th Convention in Sept., 1909 in Denver, CO.

Revised by the 14th Convention in Sept. 1911 in Davenport, IA.

Revised by referendum vote in Oct. 1913.

Revised by referendum vote in Aug. 1915

Revised by the 15th Convention in June-July, 1916 in Baltimore, MD and adopted by referendum vote in Oct., 1916.

Revised by referendum vote in Jan., 1917.

Revised by referendum vote in July, 1917.

Revised by referendum vote in Jan., 1918.

Revised by referendum vote in Sept., 1918.

Revised by referendum vote in July, 1919.

Revised by referendum vote in Jan., 1920.

Revised by the 16th Convention in Sept., 1920 in Rochester, NY and adopted by referendum vote in Sept., 1920.

Revised by referendum vote in July, 1922.

Revised by the 17th Convention in Sept., 1924 in Detroit, MI and adopted by referendum vote in Nov., 1924.

Revised by referendum vote in July, 1926.

Revised by the 18th Convention in Sept., 1928 in Atlanta, GA and adopted by referendum vote in Nov., 1928.

Revised by referendum vote in July, 1930.

Revised by referendum vote in Oct., 1932.

Revised by referendum vote in Jan., 1933.

Revised by the 19th Convention in Sept., 1936 in Milwaukee, WI and adopted by referendum vote in Dec., 1936.

Revised by the 20^{th} Convention in Sept., 1940 in Cleveland, OH and adopted by referendum vote in Dec., 1940.

Revised by referendum vote in Jan., 1942

Revised by the 21st Convention in Oct.-Nov., 1945 in New York, NY and adopted by referendum vote in Jan., 1946.

Revised by the 22nd Convention in Sept., 1948 in Grand Rapids, MI and adopted by referendum vote in Dec., 1948.

Revised by referendum vote in Jan., 1950.

Revised by the 23rd Convention in Sept., 1952 in Kansas City, MO and adopted by referendum votes in Nov., 1952 and Jan., 1953.

Revised by referendum vote in Jan., 1954.

Revised by the 24th Convention in Sept., 1956 in San Francisco, CA and adopted by referendum vote in Nov., 1956.

Revised by referendum vote in Feb., 1958.

Revised by the 25th Convention in Sept., 1960 in St. Louis, MO and adopted by referendum vote in Nov., 1960 and special referendum vote in Dec., 1961.

Revised by the 26th Convention in Sept., 1964 in Miami Beach, FL at which time the name of the organization was changed to International Association of Machinists and Aerospace Workers, and adopted by referendum vote in Nov., 1964.

Revised by referendum vote in Jan., 1966.

Revised by referendum vote in Jan., 1967.

Revised by the 27th Convention in Sept., 1968 in Chicago, IL.

Revised by referendum vote in Jan., 1970.

Revised by the 28th Convention in Sept., 1972 in Los Angeles, CA.

Revised by referendum vote in Jan., 1974.

Revised by the 29th Convention in Sept., 1976 in Hollywood, FL.

Revised by the 30th Convention in Sept., 1980 in Cincinnati, OH.

Revised by the 31st Convention in Sept., 1984 in Seattle, WA.

Revised by the 32nd Convention in April-May, 1988 in Atlanta, GA.

Revised by the 33rd Convention in Sept.-Oct., 1992 in Montreal, PQ, Can.

Revised by the 34th Convention in Sept., 1996 in Chicago, IL.

Revised by the 35th Convention in Sept., 2000 in San Francisco, CA.

Revised by the 36th Convention in Sept., 2004 in Cincinnati, OH.

Revised by the 37^{th} Convention in Sept., 2008 in Orlando, FL.