

COLLECTIVE AGREEMENT

BETWEEN:

MING PAO NEWSPAPERS (CANADA) LTD.
(hereinafter referred to as the “Employer”)

- and -

UNIFOR LOCAL 87-M SONG
(hereinafter referred to as the “Union”)



June 1, 2019 – May 31, 2022

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ARTICLE 1 - RECOGNITION

1.01 The Employer recognizes the Union as the exclusive bargaining agent for all employees of Ming Pao Newspapers (Canada) Ltd. in the city of Toronto save and except supervisors, persons above the rank of supervisor and persons employed in a confidential capacity in matters pertaining to labour relations.

Clarity Note:

Supervisors are persons performing managerial functions as per section 1(3) (b) of the Act.

1.02 In this Collective Agreement, it is presumed that gender references to male or female employees apply equally to the other sex.

ARTICLE 2 – MEMBERSHIP & DUES DEDUCTION

2.01 The Employer agrees as required by section 47 of the Ontario Labour Relations Act, 1995, as amended from time to time, to deduct from the monthly earnings of each employee covered by the Collective Agreement, an amount equal to the regular union dues (as specified in writing by Unifor, Local 87-M, Southern Ontario Newsmedia Guild and calculated in accordance with the terms below) and to remit the total of such deductions by cheque to the Treasurer of the Union before the 15th day of the month following the month in which deductions are made. The Employer shall, when remitting dues, give the names of the employees from whose pay deductions have been made.

2.02 The monthly remittance of dues to the Union shall be substantiated by a separate listing of gross earnings and dues deductions for each employee for the month. The Employer must receive written notification of any changes in the amount of regular monthly union dues. Such change shall be implemented in the month following notification.

2.03 In addition to the foregoing, the Employer agrees upon receipt of written direction from the Union, which shall be given at least two weeks in advance of such deduction, to deduct special assessments as required by the Union and to remit the deductions by cheque to the Treasurer of the Union before the 15th day of the month following the month in which the deductions are made. The Employer shall provide the names of the employees whose pay deductions have been made to the Union.

2.04 The Union shall indemnify and save harmless the Employer including its agents and employees from any and all claims or actions arising out of or in any way related to deductions made in accordance with this article.

2.05 All employees in the bargaining unit who were members of the Union on September 14, 2010 or who join thereafter shall as a condition of continued employment, be required to maintain their membership in good standing in the Union in accordance with its constitution and by-laws for the duration of the Agreement.

2.06 All persons accepting employment in the bargaining unit on or after September 14, 2010 shall become Union members upon successfully completing their probationary period, and shall, as

a condition of employment, remain Union members in good standing for the period of this Agreement.

2.07 The Union agrees that it will admit to membership and retain in membership any employee in the bargaining unit who have successfully completed their probationary period, subject to the constitution of the Unifor and the by-laws of Unifor Local 87-M, Southern Ontario Newsmedia Guild.

2.08 Unifor Social Justice Fund

- (a) The Employer shall in each pay period, deduct \$0.01 per hour for all regular hours worked from the wages of employees covered by this Collective Agreement.
- (b) The monies so authorized to be deducted shall be remitted to the charitable foundation known as the Unifor Social Justice Fund no later than the 15th day of the month following the month in which the deductions were made. The Employer shall also include with the remittance the number of employees for whom contributions have been made;
- (c) The first deduction for the fund will be made commencing on the first full pay period after an employee's authorized deduction to the Employer has been provided to the Employer;
- (d) It is understood that participation in the program of deductions set out above is voluntary. Employees who do not wish to participate must so inform the Employer within thirty (30) days of the ratification of the Agreement or within thirty (30) days after being hired.
- (e) All such employee contributions to the Social Justice Fund shall be recorded on the employee's T4 Form.

2.09 Paid Education Leave (effective June 1, 2018):

The Employer agrees to pay into a special fund an amount of one cent (\$.01) per hour for all compensated hours to provide for a Unifor Paid Education Leave (PEL) program. Such payment will be remitted on a quarterly basis into a trust fund established by the Unifor National Union effective from the date of ratification. Payments will be sent by the Employer to the following address:

Unifor Paid Education Leave Program
205 Placer Court
Toronto ON M2H 3H9

The Employer shall approve Education Leave for the members of a bargaining unit at the request of the Union. Candidates for PEL shall be selected by the Union to attend. The Union

will provide written confirmation to the Employer of such selection. Employees on PEL leave of absence will continue to accrue seniority and service.

ARTICLE 3 – UNION REPRESENTATION

- 3.01 The Employer acknowledges the right of the Union to appoint or otherwise select not more than seven (7) Stewards, who have successfully completed their probationary period, for the purpose of investigating and handling grievances and attending meetings with management in accordance with the provisions of this Collective Agreement without loss of pay. The Union may also elect or appoint alternates to the designated Stewards on the understanding that such alternates only act in the absence of the designated Steward. The Union will notify the Employer in writing who the Stewards are, and of any changes. The Employer shall not be required to recognize Stewards until such time as it has been notified in writing of their appointment by the Union.
- 3.02 A Steward's first obligation is to the performance of his regular duties and he shall not leave his duties without first obtaining permission from his supervisor and shall advise the supervisor of the nature of his business and approximate duration and report back in a timely manner to the supervisor at the time of his return to work. Permission shall not be unreasonably withheld. At no time shall a Steward interrupt an employee while that employee is performing their assigned functions without first obtaining the permission of that employee's supervisor and that permission shall not be unreasonably withheld.
- 3.03 The Union may appoint or elect a Negotiating Committee not to exceed five (5) employees from the bargaining unit, who have successfully completed their probationary period, for the purpose of negotiating the renewal of the Collective Agreement and to allow Union Negotiating Committee members a reasonable amount of unpaid leave of absence for the purpose of preparing for and attending bargaining meetings provided sufficient advance notice has been provided to the Employer of the Union's request for such an employee leave. The Union shall notify the Employer in writing of the names of the members of the Negotiating Committee at the time of their appointment and the Employer shall not be required to recognize any committee member until it has been so notified.
- 3.04 Authorized representatives of the Union shall be permitted, if permission is first obtained from the President or his designate, to enter the premises of the Employer at reasonable times (the Employer will not unreasonably withhold such permission), and provided same does not interfere with the operations of the Employer, for the purpose of attending to matters set out in this Collective Agreement. Said Union representatives will provide as much advance notice as possible of a request to enter the premises of the Employer with such notice being given to the President or his designate.
- 3.05 The Employer shall advise new employees and employees who are transferred into the bargaining unit that a Collective Agreement is in effect and agrees to notify the employee(s) as to the name of the Unit Chairperson.
- 3.06 The Employer agrees to provide a bulletin board for employees covered by this Collective Agreement. The bulletin board will be used for legitimate Union business. Posting of notices

which are derogatory to the Employer shall not be permitted.

- 3.07 The parties agree that it is beneficial to meet to discuss matters of mutual interest and/or concern (excluding grievance meetings) from time to time. To this end, Union/Management meetings may be held upon mutual agreement between the President (or his designate) and the Union. Representation from either party will be limited to a maximum of three attendees. The Local President and/or the Local Representative of the Union may also attend such meetings. The parties shall endeavour to provide each other with agenda items one week prior to the meeting.
- 3.08 The employer agrees to allow the Union Unit Chair, or his/her designee, to meet for up to one half hour with each new bargaining unit employee, following an employee's first month of employment, to be scheduled in accordance with operational requirements, without the presence of management, for the purpose of providing basic orientation about the collective agreement and the availability of union representation. Such meetings shall take place in the workplace during the working hours of the new employee, and while such meetings shall not be considered to be working time, they shall be attended without loss of pay by the employee and/or the Unit Chair.

ARTICLE 4 – MANAGEMENT RIGHTS & BARGAINING UNIT WORK

- 4.01 The Union recognizes and acknowledges that the management of the Employer and the direction of the working forces are fixed exclusively in the Employer. Without restricting the generality of the foregoing, the Union acknowledges that it is the exclusive function of the Employer to:
- (a) Maintain standards, order, discipline and efficiency;
 - (b) Hire, assign, direct, schedule, promote, demote, classify, transfer, layoff, recall and discharge or otherwise discipline non-probationary employees for just cause;
 - (c) Make, enforce, and alter, from time to time, reasonable rules and regulations to be observed by the employees;
 - (d) Determine the nature and kind of business conducted by the Employer, determine the location and type of operations and the methods and techniques of work, the schedules of work, equipment to be used, the content of jobs, the scheduling of shifts and overtime, the number of personnel to be employed in the operation or on any particular job within the operation, determine job qualifications, work shifts, work performance levels and standards of performance, the methods of evaluation of employees and all other functions and prerogatives herein before invested in and exercised by the Employer shall remain solely with the Employer;
 - (e) Establish and administer reasonable tests for the purpose of assisting the Employer and determining an employee's qualifications;

- (f) Discipline or discharge a probationary employee for any reason satisfactory to the Employer.
- 4.02 The Employer agrees that it will not exercise its functions in a manner inconsistent with the express provisions of this Collective Agreement which shall serve as the only limitations upon such functions provided the Employer exercises its rights in a manner that is fair and reasonable.
- 4.03 The Union recognizes that the Employer shall have the exclusive right to assign work and to determine from time to time, and at any time, the person or classification to which its work shall be assigned provided that the assignment, to the extent possible, is within the basic skills of the person to whom the assignment is given. The assignment of work to a particular person or classification shall not limit the right of the Employer to reassign such work to another person or classification. "Person" refers to a bargaining unit employee.
- 4.04 Non bargaining unit employees will not do any work on any job normally performed by an employee in the bargaining unit save and except:
- (a) work which is occasional, irregular, or short-term such as instruction, training, and/or relief of employees;
 - (b) in experimental or development work, troubleshooting, monitoring or retrofitting of equipment;
 - (c) in situations which call for immediate action to maintain quality standards, maintain production, efficiency and yields, safeguard health and welfare, or prevent damage to equipment, product or machines, or in an operational emergency when no trained employee is immediately available; and
 - (d) with respect to workplace technology the certification of parts and processes, verification and determination of capability, repeatability and reliability, as well as activities related to requirements such as advance product quality planning, production parts approval process, continuous improvement and audits.
- 4.05 The Employer agrees that it will not contract out work normally and currently performed by an employee in the bargaining unit without first providing the Union with written notice of its intention to contract out such work. The Employer also agrees to meet with the Union, should the union so request, to discuss the reasons for the contracting out and the nature of the work involved.

ARTICLE 5 – NO STRIKE, NO LOCKOUT

- 5.01 While the Collective Agreement is in force, neither the Union nor any employee shall take part in or call or encourage any strike as defined by the Labour Relations Act, 1995 as amended from time to time. While the Collective Agreement is in force, the Employer shall not engage in any lockout of employees.

ARTICLE 6 – GRIEVANCE/ARBITRATION PROCEDURE

- 6.01 The purpose of this Article is to establish a procedure for the settlement of grievances, the Employer and Union agreeing that it is of utmost importance to adjust grievances as quickly as possible.
- 6.02 An employee who has a complaint relating to the interpretation, application, administration or alleged violation of this Collective Agreement shall discuss his complaint with his supervisor/manager. Such a complaint shall be brought to the attention of the supervisor/manager within ten (10) working days of when the circumstances giving rise to the complaint were known or ought to have been known to the employee. The supervisor/manager shall state his decision verbally within ten (10) working days of receiving the complaint.

Step 1

Should the employee be dissatisfied with the supervisor/manager's disposition of the complaint, he may, with the assistance of his Union Steward, refer such matter on a written grievance form supplied by the Union to the Employee's immediate supervisor or manager or his designee, who shall answer the grievance in writing to the Union within five working days. The complaint shall constitute a formal grievance at Step 1 and shall be filed within seven (7) working days of receipt of the reply of the supervisor/manager. The grievance shall specify the nature of the alleged violation of the Collective Agreement and the general relief sought.

Step 2

If no settlement is reached at Step 1, the union may, within 7 days of the date of the response provided to the grievance provided at Step 1, request a meeting with representatives of management to discuss the grievance. Upon such a request, the grievor, a Union Steward and representatives of management shall meet within seven (7) working days or at a time mutually agreed upon. The Employer shall provide to the Union a Step 2 reply to the grievance in writing within seven (7) working days following such a meeting.

Step 3

If no settlement is reached at Step 2, the union may, within 7 days of the date of the response provided to the grievance provided at Step 2, request a meeting with representatives of management to further discuss the grievance. Upon such a request, the grievor, a Union Steward, the Union's National Representative or Local President (if requested by the Union), and representatives of management shall meet within seven (7) working days or at a time mutually agreed upon. The Employer shall provide to the Union a Step 3 reply to the grievance in writing within seven (7) working days following such a meeting.

- 6.03 The Employer will recognize a group grievance as one which affects more than one employee with respect to whom the issues and facts are substantially the same. A group grievance shall commence at Step No. 2.

- 6.04 The Union or the Employer may initiate a Policy grievance beginning at Step 2 of the Grievance Procedure. Such grievance shall be filed within ten (10) working days of the incident giving rise to the complaint and be in the form prescribed in Step 1.
- 6.05 Any grievance which has is not commenced or processed through the next stage of grievance procedure within the time frame specified in this article shall be deemed to have been dropped. However, time limits specified in the Grievance Procedure may be extended by mutual agreement in writing between the Employer and the Union.
- 6.06 An employee who has successfully completed his probationary period who is discharged or suspended for more than seven (7) working days may file a grievance at Step 3 of the Grievance Procedure within seven (7) working days after such discharge or suspension.
- 6.07 “Working Days” as referenced in this Article shall be deemed to exclude Saturdays, Sundays, and Paid Holidays.
- 6.08 Where a difference arises between the parties relating to the interpretation, application or administration of this Collective Agreement, including any question as to whether a matter is arbitrable, or where an allegation is made that this Collective Agreement has been violated, either party may, after exhausting any grievance procedure established by this Collective Agreement, notify the other in writing of its desire to submit the difference or allegation to arbitration. The notice shall be delivered to the other party within fifteen (15) working days of the reply under Step 3 of the Grievance Procedure.
- 6.09 The arbitration procedure incorporated in this Collective Agreement shall be based on the use of a single arbitrator.
- 6.10 The grieving party’s notice as referenced in Article 6.08 above shall also contain a list of three arbitrators for consideration. If none of the three are chosen, then the other party shall, within one week of the date of the first list, submit a list of three different names for consideration. If none is selected, either party may ask the Minister of Labour to make an appointment.
- 6.11 If either party feels that the time taken for a chosen arbitrator to hear the case is too long, the parties may by mutual agreement choose another arbitrator or ask the Minister to make an appointment.
- 6.12 Each of the parties will bear its own expense with respect to any arbitration proceedings. The parties will bear jointly the expenses of the arbitrator on an equal basis.
- 6.13 The arbitrator shall not be authorized, nor shall the arbitrator assume authority, to alter, modify or amend any part of this Collective Agreement, nor to make any decision inconsistent with the provisions thereof, or to deal with any matter not covered by this Collective Agreement.

ARTICLE 7 – SENIORITY AND SERVICE

- 7.01 Seniority means length of continuous service in the bargaining unit. Full Time Employees shall accrue seniority from last date of hire. Seniority for Part Time Employees shall be based on hours worked commencing September 15, 2010. For all time worked prior to September 15, 2010 by Part Time Employees seniority shall be based upon date of hire divided by two. Temporary employees shall not accumulate seniority. When two (2) or more employees commence work in the same seniority group on the same day, the procedure for establishing their relative seniority shall be based upon a coin-flip.
- 7.02 The Employer shall maintain seniority lists for Full Time and Part Time Employees (containing the employee's name, last date of hire and current job classification). The Employer will post a copy on the Union bulletin board and provide the Union a copy within thirty (30) days of ratification of this Agreement and every six (6) months thereafter and, in so doing, the Employer shall highlight any changed or new seniority dates. Upon the posting of the seniority lists, employees shall have thirty (30) days in which to file complaints against their seniority standing and if no complaints are filed or if filed, complaints are satisfied, it is deemed that the seniority lists as posted or corrected is final.
- 7.03 An employee who accepts a transfer or promotion out of the bargaining unit shall forfeit all seniority rights.
- 7.04 It shall be the responsibility of an employee to keep the Employer advised, in writing, of his current address and telephone number. The Employer shall be deemed to have given an individual on layoff notice of recall by sending notice of recall by registered mail to the last address supplied by the individual. Such notice shall include the date and time at which the individual is to report to work. Such notice shall be deemed to be received upon the date the Employer's letter or Canada Post notice is delivered as established by Canada Post (registered mail). The employee shall have up to three (3) working days to respond to the Employer's notice and up to ten (10) working days to report to work.
- 7.05 A break in the seniority shall be deemed to have occurred and employment shall be terminated if an employee:
- (a) quits, resigns or retires;
 - (b) is discharged and is not reinstated by agreement of the parties or the grievance/arbitration process;
 - (c) is absent from work without permission for three consecutive scheduled work days or fails to notify the employer during that period of time and does not have a valid excuse acceptable to the employer, acting reasonably, for not having reported to work and/or not having notified the employer.
 - (d) has been absent due to lay-off for a period longer than twelve (12) months. In the case of employees with less than twelve (12) months of seniority, the greater of six (6)

months or the length of said seniority at the time of lay-off; and

- (e) fails to return to work upon recall in accordance with Article 704.
- (f) is absent due to illness, injury or disability (including illness, injury or disability in accordance with the *Workplace Safety and Insurance Act*) for a period of time exceeding twenty-four (24) months subject to the Employer's responsibilities under the Ontario Human Rights Code;

7.06 Part Time Employees who become Full Time Employees shall be credited for part time service by having a seniority calendar date established on the actual hours worked (save and except service prior to September 15, 2010 shall be calculated at 50% for the purposes of determining seniority). Full Time Employees who become Part Time Employees shall be credited on the basis of 2080 hours per year of completed service or as appropriate *pro rata*.

- 7.07 (a) An employee shall perform any temporary work which the Employer directs with the understanding that when an employee is assigned to a classification with a lesser pay, he shall receive his regular rate of pay.
- (b) Employees temporarily assigned for a minimum of one full shift or more to a higher paid classification shall receive the minimum rate of the higher classification next higher in dollars to the rate they received in the lower classification.

7.08 (a) When it is determined by the Employer that a reduction in the workforce of greater than one week, but less than four weeks, is necessary, not less than one weeks notice shall be given to the Union and the employees affected.

When it is determined by the Employer that a reduction in the workforce of greater than four weeks is necessary, not less than two weeks notice shall be given to the Union and the employees affected.

- (b) Within the notice period mentioned above, the Employer shall consider requests for voluntary resignations from other employees in the work classification groups involved. If approved, such employees shall be paid severance pay in accordance with the provisions of the collective agreement.
- c) Prior to requiring a layoff, the affected employee(s) shall be offered the opportunity to be placed into any bargaining unit vacancy for which he or she has the necessary skills, qualifications, and ability to perform the job.
- d) The Employer will give the Union and employees as much advance notice as practicable of technological change which can reasonably be anticipated to necessitate a staff reduction affecting employees in the bargaining unit, but in any event the Employer will enter into discussions with the Union as to reducing the disruption of employment and the feasibility of employing existing staff in connection with the new technology. Present employees will be given a reasonable period for training in order

to become proficient on the new equipment. In no case shall such period exceed three (3) months.

7.09 Layoffs within any classification shall be based upon reverse seniority provided the remaining employees have sufficient skills, qualifications, and ability to perform the work.

It is understood that in the event of a layoff notice, "seniority" shall be amended to provide that the Union Unit Chair, Unit Vice-Chair, and Unit Secretary shall be deemed to have the most seniority of any employee in their respective job classifications.

7.10 An affected employee may bump the most junior employee in an equivalent or lower classification provided the position is held by a more junior employee and provided he or she has the skill, qualifications, and ability to competently perform the job. Any employee wishing to bump must do so within one (1) week of receiving their notice of layoff if notice is required to be provided in accordance with Article 7.08.

7.11 An employee who bumps into a position in an equivalent or lower classification shall be paid no less than his or her current rate, or the maximum for that classification, whichever is less

7.12 The person so displaced may exercise a similar right to bump in accordance with Article 7.10 within one (1) week.

7.13 Any employee who is laid off under this Article shall receive no less than the notice provided for in Article 7.08.

7.14 Full Time Employees may bump Part Time Employees subject to the restrictions and provisions set out in Article 7.10 above. Part Time Employees may not bump Full Time Employees.

7.15 During layoff, seniority shall not be broken but shall not accrue, subject to the time limits specified under Article 7.05(d).

7.16 Recall of bumped or laid off employees to available vacancies in their previously held positions shall prevail over Article 15 (Hiring, Promotion & Transfer). Affected employees shall be offered reinstatement to employment in the classification held prior to layoff on the basis of seniority, in reverse order of their layoff, provided they have the skills, qualifications, and ability to perform the available work, before other help may be employed. Notification of recall shall be by letter addressed to his or her last known address on the Employer's records with a copy sent to the Union. The recall rights will not extend for a period longer than twelve (12) months.

7.17 Full Time Employees may decline recall to a Part Time position without affecting their recall rights. However Full Time Employees who accept recall to a Part Time vacancy (which they can fill in accordance with the restrictions set out in Article 7.16) shall have priority to the next full-time vacancy (which they can fill in accordance with the restrictions set out under Article 7.16) over other employees, including more senior employees, who declined recall to a Part Time position.

ARTICLE 8 - LEAVES OF ABSENCE

8.01 Personal Leave of Absence

- (a) The Employer may grant a personal leave of absence without pay, up to a maximum of four (4) months, to an employee who has successfully completed his probationary period, for good and sufficient personal reasons and subject to the business requirements of the Employer's operation being able to be attended to, in an efficient and responsible manner. The Employer may, in its sole discretion, grant a personal leave of absence in excess of four (4) months.
- (b) A personal leave of absence shall be requested by an employee in writing to his Supervisor as far in advance as possible and in any event, at least a minimum of three (3) weeks prior to the commencement of the requested leave (except in the case of emergencies where an employee will be required to provide notice in as timely a manner as possible), and shall set out the length of leave of absence requested and the purpose of the leave.
- (c) A personal leave of absence granted by the Employer shall be confirmed in writing and shall set out the length of leave of absence granted, the purpose of the leave and terms, if any, on which it is granted.

8.02 Union Leave

Taking into account the needs and efficiencies of the business, upon three (3) weeks written notice the Employer may grant leave of absence without pay to not more than three (3) employees at any one time and not more than one per Department if the employee has been elected or appointed as a delegate to conventions or conferences of Unifor, Ontario Federation of Labour, Canadian Labour Congress or Local Labour Council or Local 87M meetings. Such a leave shall not be unreasonably denied and shall not exceed seven (7) days in duration. An employee on leave under this clause shall accrue seniority and service. Notwithstanding the limitation of three employees at any one time, above, the limit shall be increased to four (4) employees at any one time and not more than one per department for the purposes of participating in the Unifor educational curriculum (e.g. stewardship).

8.03 Full Time Union Officers

Notwithstanding article 8.02, the Employer will grant an employee who has given the Employer one (1) month notice in writing a leave of absence without pay or benefits of up to one (1) year to work in an official Full Time capacity for the Union, the CLC or the OFL. Such a leave may be renewed for an additional one (1) year upon one (1) month written notice to the Employer. No more than one (1) employee may be absent on this leave at any one time. Continuous service shall continue to accrue during such leaves.

8.04 Jury Duty/Crown Witness Leave

- (a) An employee who is selected for service as a juror or summoned as a Crown witness will be compensated for loss of pay, (up to a maximum of ten (10) calendar days for Part Time Employees) from his regularly scheduled shift, due to such jury or Crown witness service. Such compensation will be based on his regular rate less the fee received for his services as a juror or Crown witness. However, should the employee present himself for selection as a juror and not be selected, then he is required to return to work to complete his remaining normally scheduled work day, unless authorized otherwise by the Employer.
- (b) In order for an employee to qualify for payment under this section, he must:
 - (i) inform his Supervisor of his selection or subpoena and provide the Employer with a copy of the Summons to Witness or Jury Duty;
 - (ii) if released from service as a juror or Crown witness and six (6) hours or more remain in the employee's regularly scheduled hours, he must return to work to complete his remaining normally scheduled work day;
 - (iii) provide a written statement to the Employer indicating the date of his service as a juror or Crown witness and the time so spent and the fee received for such service; and
 - (iv) have successfully completed his probationary period.

8.05 Except for statutory approved leaves pursuant to the Employment Standards Act, 2000, or union leave in accordance with Article 8.02, an employee, who has successfully completed his probationary period and who is on an authorized leave greater than one month's duration, shall neither lose nor accrue continuous service or seniority, provided it is understood that seniority and continuous service shall accrue for the first month of the leave.

8.06 Bereavement Leave

The Employer shall grant to an employee who has successfully completed his probationary period up to a maximum of five (5) consecutive scheduled working days leave of absence with pay in any consecutive seven (7) calendar day period for the purpose of making arrangements for and/or in attending the funeral of the employee's spouse (including common-law spouse and same sex partner at law), child (child includes step-children) and father or mother. The Employer shall have the right to request and receive proof of death relating to any such absence. The Employer shall have the right to request and receive proof of death relating to any such absence, and the employee shall make his best effort to obtain and present this proof within a reasonable time following the completion of the leave, but no longer than 3 months thereafter.

The Employer shall grant to an employee who has successfully completed his probationary

period up to a maximum of three (3) consecutive scheduled working days leave of absence with pay in any consecutive seven (7) calendar day period for the purpose of making arrangements for and/or in attending the funeral of the employee's brother, sister, grandparent, grandchild, mother-in-law, father-in-law, sister-in-law and brother-in-law. The Employer shall have the right to request and receive proof of death relating to any such absence, and the employee shall make his best effort to obtain and present this proof within a reasonable time following the completion of the leave, but longer no than 3 months thereafter.

ARTICLE 9 – TEMPORARY EMPLOYEES AND PART TIME EMPLOYEES

Temporary Employee

- 9.01 A temporary employee is one who is hired to:
- (a) cover a leave of absence due to pregnancy and/or parental leave or for other leave of absence including vacation absences; or,
 - (b) work on special projects which shall not exceed twelve (12) months or for a specified time which shall not exceed three (3) months. The Union shall be notified of the nature and duration of such temporary hiring.
- 9.02 Temporary employees who transfer to permanent employment at the end of their temporary term shall be credited with their temporary service and if they are transferred into the same classification they are not required to complete the probationary period providing they have worked in that classification for longer than the probationary period.
- 9.03 Temporary employees shall be covered by all Articles of this Collective Agreement except Articles 7, 8, 15, 17, 18, 19, 20 (only with respect to 2003) and 21.

Vacation entitlement and vacation pay, as well as statutory holiday and statutory holiday pay shall be governed by the provisions of the *Employment Standards Act, 2000*.

Part Time Employee

- 9.04 A Part Time Employee is one who is hired to work thirty-two hours or less per week, exclusive of meal periods. A Part Time Employee who works more than thirty-two hours per week, exclusive of meal periods, for more than thirty-five weeks in a twelve-month period (commencing January 1, 2012) shall be deemed to become a Full Time Employee.
- 9.05 Part time employees are not covered by Article 19. Part time employees will not be covered by Article 17.01 (b) and (c) and instead shall receive the following vacation entitlements:
- a) Part time employees who have not accrued 10,000 hours of service shall be paid 4% of their gross earnings weekly as vacation pay, and shall be entitled to two weeks' unpaid vacation time each year.
 - b) Part time employees who have accrued 10,000 hours of service shall be entitled to 3 weeks' vacation and 6% vacation pay.

- 9.06 Subject to Article 9.05 and Article 18.06, vacation entitlement and vacation pay, as well as statutory holiday pay shall be governed by the provisions of the *Employment Standards Act, 2000* and furthermore the holiday pay provisions shall apply to the Civic Holiday and Chinese New Year's. Part time employees working on either Chinese New Year or Civic Holiday shall be compensated at the rate of time and one half of the employees regular straight time rate.
- 9.07 On any day on which the Employer schedules a Part Time Employee to work he shall not be scheduled to work less than three (3) hours.
- 9.08 Hours shall be offered in a fair and reasonable manner among Part Time Employees in the classification. This shall apply to opportunities to perform Full Time temporary assignments.
- 9.09 Except as provided in article 7.09, the Employer shall reduce hours among Part Time Employees in the same job classification in a fair and reasonable manner.

ARTICLE 10 – PROBATIONARY EMPLOYEES, DISCIPLINE AND DISCHARGE

- 10.01 An employee will have no seniority and shall be considered on probation until he has completed three consecutive calendar months of employment or in the case of a Part Time Employee has completed sixty-five shifts, since the last date of hire with the Employer. The probationary period may be extended by mutual agreement with the Union. Upon completion of the probationary period the employee shall be granted seniority with credit from their last date of hire.
- 10.02 A probationary employee may be dismissed at any time during the probationary period if, in the opinion of the Employer, the employee is not satisfactory. The Employer's decision to dismiss the employee shall not be arbitrary, discriminatory or made in bad faith.
- 10.03 A copy of any written discipline, notice of suspension or dismissal will be provided to the Union in a timely manner.
- 10.04 Every employee shall have the right to inspect his personnel file upon reasonable notice. For the sake of clarity this does not include files or documents developed in connection with the grievance procedure. An employee shall have the right to review or make a copy of the file in the presence of management. Copies may only be made of documents written by management that assess or comment upon employee conduct or performance.
- 10.05 When dealing with an employee's conduct that could result in discipline, suspension or discharge, the Company shall advise any such potentially affected employee of his right to Union representation. In doing so, the company agrees to make all reasonable efforts to secure Union representation prior to commencing the interview.

ARTICLE 11 – PREGNANCY AND PARENTAL LEAVE

11.01 Pregnancy and parental leave shall be granted in accordance with the provisions of the Employment Standards Act, 2000, as amended from time to time.

ARTICLE 12 – HEALTH AND SAFETY

12.01 The Employer, the Union and the employees agree to cooperate in the prevention of accidents and the promotion of safety and health of the employees on the Employer's premises and/or during the hours of their employment.

12.02 The parties agree that it is the responsibility of each employee to work safely, to perform his job properly in accordance with established procedures, and to wear proper apparel and personal protective equipment, as required or as provided to the employee by the Employer.

12.03 The Employer shall continue to supply uniforms according to current practice. The Employer shall reimburse all staff in the CTP, Printing and Finishing Departments up to \$120 for the purchase of CSA approved "Green Patch" safety shoes. In order to qualify for reimbursement the employee must submit a receipt. Full Time Employees shall be entitled to shoe replacement each 12 months and Part Time Employees shall be entitled to shoe replacement each 18 months. Employees serving their probationary period shall be required to purchase safety shoes at their own expense. This cost shall be reimbursed (up to \$120) to the probationary employee upon the successful completion of the probationary period.

12.04 The Employer, the Union and employees agree to comply with the provisions of the Occupational *Health and Safety Act* of Ontario, as amended from time to time, which includes the establishment of a health and safety committee comprised of three members of management and three bargaining unit employee representatives as appointed by the Union.

ARTICLE 13 – RELATIONSHIP AND INFORMATION

13.01 The Employer and the Union agree that there will be no intimidation, discrimination, interference, restraint or coercion exercised or practised by either of them or their representatives because of an employee's membership or non-membership in the Union.

13.02 The Employer, Union and employees agree to comply in all respects with the *Ontario Human Rights Code*, as amended from time to time.

13.03 The Employer shall supply the Union with the following information for each employee upon ratification of the Collective Agreement, and within one month of hiring new employees:

- (a) name, S.I.N. number, sex, date of birth, address, telephone number;
- (b) date of commencing employment and rate of pay;
- (c) status and classification;

Within one month, the Employer shall notify the Union in writing of:

- (d) changes in any employee's rate of pay effected through a job posting or annual advancement on the wage grid and the effective date;
- (e) changes in any employee's status or classification and rate of pay effected through the job posting process and the effective date;
- (f) resignations, retirements, deaths;
- (g) subsequent changes in an employee's address and telephone number, as and when made known to the Employer;
- (h) an employee who is on an unpaid leave of absence.

ARTICLE 14 - HOURS OF WORK/OVERTIME AND PREMIUM PAYMENTS

14.01 The normal work week for Full Time Employees shall consist of up to 40 hours per week, excluding meal periods, divided over five days per week with two consecutive days off but this shall not be a guarantee or limit on the hours worked.

The practice of "finish and go" in the Finishing and Editorial departments shall continue for employees in the following classifications:

- a. Finishing: Foreman, Operator, Helper
- b. Supervisor, China News
- c. Editor: Editor; Editor, Business News; Editor, HK News
- d. Assistant, News Editor
- e. Senior Reporter
- f. Reporter
- g. Reporter, Community News
- h. Photo Editor
- i. Photographer
- j. Graphic Editor, Weekly Magazine & Supplement
- k. Senior Reporter, Weekly Magazine & Supplement
- i. Reporter, Weekly Magazine & Supplement
- j. Supervisor, Financial News

14.02 The Employer will normally schedule employees two consecutive days off, recognizing this may not always be possible.

Overtime

14.03 (a) Authorized hours worked in excess of forty hours shall be considered overtime and shall be compensated at time and one half of the employees regular straight time rate. The week is defined as Monday through Sunday.

14.04 The employer may require employees to work overtime and employees will cooperate so as to make themselves available.

14.05 For the purpose of calculating the threshold for overtime entitlement a work day or work week includes those hours normally scheduled but not worked because of the employee's absence on a Recognized Holiday.

14.06 There shall be no duplication or pyramiding of hours worked for the purpose of computing overtime or other premium payments under this Agreement.

14.07 Advertising salespersons shall be entitled to overtime as provided in the *Employment Standards Act, 2000*.

14.08 To be eligible for overtime payment, overtime hours must have been scheduled and authorized by the employee's supervisor prior to the performing of the work.

14.09 Employees may elect to be compensated for authorized overtime worked either in cash or in time off at the rate of time and one-half. When an employee requests to be compensated for overtime worked in time off, such time off must be arranged at a time which is agreeable to both the Employer and the employee within six (6) calendar months, or longer if mutually agreed, following the date upon which the overtime claim was filed. If it is not possible to arrange such time off at the mutual convenience of the Employer and the employee within the aforementioned six (6) calendar month period, the employee shall be compensated for the overtime worked in cash.

14.10 Call-In Pay

An employee who has left the premises and is called back for work outside his/her regular working hours shall be given a minimum of three (3) hours work, or be paid a minimum of three (3) hours at the at the appropriate straight time or overtime rate of pay.

14.11 Notice of Work Day Schedules

a) The Employer will post work schedules of days and/or hours for employees in the pressroom in advance of the week for which they apply.

- b) Work schedules may be changed subject to the requirements of operations and affected employees will be advised in advance of the change as early as reasonably possible.

ARTICLE 15 – JOB VACANCIES

15.01 In the event that a permanent vacancy or a permanent newly created position comes open within the bargaining unit, notice of such vacancy or newly created position shall be posted for seven (7) calendar days on a bulletin board provided on the premises for such purposes. All such notices shall include the job classification, job content overview, the qualifications, experience and education required, hours of work and the date such notice was posted. Only employees who have successfully completed their probationary period may apply for such job vacancy within the time limit specified above.

Those employees wishing to apply for such vacancy or newly created position shall do so by notifying, in writing, the Employer representative so designated.

In the application of this Article, the Employer may seek outside candidates for the vacancy. However qualified internal candidates shall have priority for appointment to the position over external candidates.

15.02 Employees shall be considered on the basis of their qualifications. If the qualifications of employees to perform the job, without any further training, are relatively equal, than the most senior shall be selected.

15.03 If no employee who has applied is qualified to satisfactorily perform the requirements of the job, without any further training, the Employer may fill the position in a manner it deems appropriate.

15.04 For the purposes of the Collective Agreement, “qualifications” or “qualified” shall be defined as an employee’s skill, ability, education, work record and experience.

15.05 The successful applicant shall not be entitled to bid on any other vacancy until the successful applicant has worked at least nine (9) full months in the posted position.

15.06 The Employer shall have the right to fill any position on a temporary basis, which is vacant due to a statutory leave (for example such as pregnancy/parental leave, work place accident or illness), non-occupational illness, vacation, leave of absence, temporary transfer or temporary promotion, as well as any vacancy created during the period while the vacancy is being filled under this Article 15.01.

15.07 Employees permanently transferred to a higher paid classification shall receive the minimum rate of the higher classification next higher in dollars to the rate they received in the lower classification.

ARTICLE 16 – Intentionally Deleted

ARTICLE 17 - VACATIONS

17.01 Paid Vacation

While the Employer will attempt to accommodate employee written requests for vacation, vacation time shall be scheduled subject to the Employer's staffing requirements. In arranging the vacation schedule, the Employer shall determine the number of employees needed at all times in order to maintain an efficient and orderly operation. Vacation time must be approved in writing by the Employer prior to the vacation being taken. Annual vacation time must be taken within twelve (12) months of the anniversary date of employment or that vacation time will be lost. This shall not apply to an employee who has been unable to take all vacation entitlement due to business demands at the request of the Employer. In that case, vacation time outstanding will be paid out the first payroll following twelve (12) months of the anniversary date of employment.

17.02 An employee shall be allowed to carry over one week of vacation to the next vacation year.

- 17.03 a) "Vacation time" and "vacation pay" shall be calculated as follows. An employee who has passed his/her probationary period shall be paid four percent of his/her wages (excluding vacation pay) received by the employee in the service vacation year as vacation pay and shall be entitled, after the completion of one year of continuous service, to ten days off work as vacation time.
- (b) Effective June 1, 2013: An employee with five years but less than ten years of continuous service on his/her anniversary date shall be paid six percent of his/her wages as vacation pay and such an employee shall be entitled to fifteen days off work as vacation time.
- (c) Effective June 1, 2013: An employee with ten or more years of continuous service on his/her anniversary date shall be paid eight percent of his/her wages as vacation pay and shall be entitled to twenty days off work as vacation time.

17.04 Wages" as referred to in Article 17.01 shall be defined in accordance with the *Employment Standards Act, 2000*.

17.05 Vacation pay shall be calculated in accordance with the *Employment Standards Act, 2000*.

17.06 Scheduling of Vacation

Vacations shall be allocated by the Employer using annual deadlines, as determined by the Employer, for submissions of vacation requests. An employee's vacation scheduling priority shall be determined by seniority for the first two weeks of vacation entitlement in the vacation year, which may be scheduled in one block if requested by the employee, provided the employee has submitted by the above-referenced deadline. Vacation time shall not be taken in increments of less than four (4) consecutive hours.

Once all requests have been submitted, the Employer will review and determine the vacation schedule taking into consideration business and operational requirements of the Employer and will post an approved vacation schedule. Vacation requests submitted after the deadline shall be allocated on a first-come, first-served basis, taking into consideration business and operational requirements of the Employer.

ARTICLE 18 – RECOGNIZED HOLIDAYS

18.01 The Employer recognizes the following as recognized holidays:

- | | |
|------------------|------------------|
| New Years Day | Family Day |
| Good Friday | Victoria Day |
| Canada Day | Labour Day |
| Thanksgiving Day | Christmas Day |
| Boxing Day | Chinese New Year |
- Civic (Simcoe) Holiday

To be eligible for recognized holiday pay, an employee must have worked his complete scheduled shift immediately preceding and following the recognized holiday. An employee who agrees to work on the recognized holiday and who, without reasonable cause, fails to report and perform work, is not eligible to receive recognized holiday pay.

- 18.02 An employee who is scheduled to work on a recognized holiday under Article 18.01 shall at his option be paid at one and one half (1½) his hourly rate for all hours worked on a recognized holiday. Alternatively, employees may be given an alternate day off with pay on a mutually agreeable day provided such alternate day is scheduled not later than twelve (12) months after the recognized holiday.
- 18.03 An employee whose regular time off falls on a recognized holiday shall receive, at the employee's option, equivalent paid time off or shall receive one (1) day's pay at straight time. Scheduling of equivalent time off shall be by mutual consent; however any banked holidays must be taken or paid out by the end of the first month after the end of each calendar year.
- 18.04 For purposes of Article 18.02, the shift corresponding to the paid holiday shall be identified by the date on which the starting time of the shift falls.
- 18.05 For hourly rated employees, recognized holiday pay shall be calculated as the employee's regular rate multiplied by the regular (non-overtime) hours normally worked per day by the employee. Where a dispute arises regarding the employee's regular (non-overtime) hours normally worked per day, the Employer will determine the hours on as the average of the regular (non-overtime) hours worked, which shall be deemed to include hours not worked owing to absence for a recognized WSIB illness or injury, by the employee in the twelve (12) weeks preceding the recognized holiday.

18.06 Part time employees shall receive holiday pay as governed by the *Employment Standards Act, 2000*. However, any employee required to work on a Recognized Holiday shall be paid for all time worked at a rate of one and one-half times their regular rate.

ARTICLE 19 – BENEFITS AND SICK LEAVE ENTITLEMENTS

19.01 The Employer will continue its current practice, as of June 4, 2012, with respect to the provision of health and welfare benefits, subject to the June 4, 2012 Interest Arbitration Award. All coverages are subject to the conditions set out in the benefit plans.

19.02 It is understood that the benefit plans are not part of this Agreement and are not subject to the grievance and arbitration procedure. However, the Employer guarantees that the plan which it purchases during the term of the Agreement shall provide benefits at the level equivalent to that currently enjoyed by employees and the issue of level of coverage may be the subject of a policy grievance under Article 6.

19.03 Benefits shall discontinue in accordance with the limitations as specified in the applicable benefit plan. Where no such limitation is expressly set out in the plan, benefits shall discontinue at the end of the month following the month in which the employee ceases to be actively at work save and except as otherwise required by law.

Sick Benefit Entitlements

19.04 In order to be eligible for benefits under this provision:

- (a) An employee must not have otherwise been absent for work as a result of layoff, strike, suspension, discharge, scheduled vacation or holiday, or scheduled leave of absence under any of the provisions of the collective agreement.
- (b) The bona fide illness or injury must not be as a result of self-inflicted injuries or illnesses, medical or surgical care which is cosmetic or the committing or the attempt to commit an assault or a criminal offence.
- (c) An employee must submit a satisfactory medical certificate upon a reasonable request and in any event on the third day of an absence.
- (d) When providing certification of absence, any medical information in the certificate provided by the employee shall be kept in confidence by the manager receiving the information. At the option of the employee, certification of illness or injury shall be submitted to a designated manager, other than the manager of the employee, who shall keep any medical information in confidence.
- (e) A Full-Time Employee who has passed his or her probation period and who is prevented from working due to bona fide illness or injury shall be reimbursed at one hundred percent (100%) of his or her regular rate of pay less deductions required by law up to a maximum of twelve (12) days each year of service. Sick benefit entitlement days are not cumulative and may not be carried forward from one year to the next.

- 19.05 There shall be no entitlement to sick benefits if it is subsequently determined that the employee was absent from work as a result of the same illness or injury for which the employee is receiving *Workplace Safety and Insurance Act* benefits. Any resultant overpayment shall be recovered from the employee's pay.
- 19.06 Employees shall be required to reimburse the Employer on the settlement or judgment of any legal action (respecting damages for lost income) arising of the employees injury or illness when amounts paid out under the Employer's sick leave plan in conjunction with such settlements or judgments would have the effect of paying the employee more than 100% of his lost income.
- 19.07 Employees may draw upon existing vacation credits or compensation for time owed to maintain income at 100% of regular wages.
- 19.08 Employees are entitled to holiday and vacation pay while in receipt of sick pay.

ARTICLE 20 - EXPENSES

- 20.01 The Employer shall reimburse an employee for all authorized business expenses incurred for meals accommodation, car rental, parking lots and meters, taxi and travel upon provision of a receipt by the employee (unless the metered parking does not provide a receipt).
- 20.02 Employees shall be compensated for use of their personal automobile for travel, where required and authorized by the Employer, at the rate of fifty (50) cents per kilometre.
- 20.03 Reimbursement for Tuition Fees

(a) Eligibility

A Full Time Employee who has completed at least one year of continuous service with the Employer and who has enrolled, on his/her own time, to study a course, the subject of which is relevant to his/her work, is eligible to apply for Employer subsidies of part of the tuition fees.

(b) Entitlement

With written approval of the Employer, the employee is entitled to reimbursement of 50% of the tuition fees upon proof of satisfactory completion of the approved course. The amount of reimbursement shall not exceed \$500 per full service year. The employee will undertake to refund to the Employer all the reimbursed amount if the employee should terminate his employment with the Employer within one year after completion of the course. In advance of the course, the employee shall sign a letter authorizing the Employer to deduct any tuition fee reimbursement paid to the employee from the employee's final pay should the employee fail to comply with the above requirement.

(c) Procedure

An application is to be submitted in writing before commencement of the course to the

Administration and Human Resources Department, stating the organizing institution, name, duration and completion date of the course. The relevance of the course content and how it would benefit the applicant's work should also be explained in the written application. Application forms may be obtained from the Administration and Human Resources Department.

The application should be recommended by the Department Head of the applicant and approved by the Regional General Manager and/or C.E.O. or his designate.

Upon completion of the course, the applicant should submit proof of satisfactory completion to the Administration and Human Resources Department so that arrangements may be made by the Finance and Accounts Department for the subsidy to be deposited to the applicant's bank account.

- 20.04 Employees, as and where required for business purposes, will be provided with a cell phone by the Employer. The cell phone is to be used for business purposes only.
- 20.05 The Employer shall maintain the existing parking privileges at the workplace.
- 20.06 An employee whose shift ends after 8 p.m. or later shall be paid \$3.96 per shift. Regardless of the foregoing, employees who do not qualify under this provision, but are being paid the meal allowance as of the date of this award shall continue to be paid the allowance until June 3, 2013. This payment shall be increased effective June 4, 2015 based on the percentage general wage increase of the same date, rounded to the nearest cent.

ARTICLE 21 – SEVERANCE PAY

- 21.01 Upon termination of employment by the company, an employee shall receive severance pay in a lump sum equal to one week's pay for every six months of continuous service or major fraction thereof with the company, but not in excess of thirty-six week's pay (this is inclusive of ESA entitlement). Effective June 1, 2020 the maximum entitlement is increased to thirty-eight weeks' pay. Effective June 1, 2021 the maximum entitlement is increased to forty weeks' pay.
- 21.02 Employees who accept notice of layoff or bumping or are approved for voluntary layoff under article 708(b) shall receive severance pay under this article.
- 21.03 Part time employees will have their weekly pay rate determined for the purposes of this Article by an average of weekly earnings over the previous twelve months of employment in the bargaining unit.
- 21.04 The calculation of severance pay for sales staff shall include average commission earnings for the previous twelve months of employment.
- 21.05 Any lump sum payment made under this Article may be deferred up to twenty-four calendar months at the employee's request.

21.06 Any period of employment for which severance pay has actually been paid, and not refunded, shall not be counted as service in calculating the amount of severance pay which may again become due after reinstatement of employment.

ARTICLE 22 – Intentionally Deleted

ARTICLE 23 – PROFESSIONAL ISSUES

23.01 An employee's by-line or credit line shall not be used over his or her protest. Whenever substantial changes are made in a Reporter's story, an effort will be made to discuss the changes before publication of the story, failing which the by-line shall not be used.

23.02 An employee shall be free to engage in any activities outside of working hours provided such activities:

(a) are not in competition with the Employer unless the employee receives prior authorization of the Employer. Such authorization shall not be unreasonably withheld. Without restricting the foregoing, and for the sake of clarity, competitors of the Employer include, without limitation, Sing Tao, OMNI, Fairchild Television, Fairchild Radio, C.C.B.C. and World Journal or;

(b) do not result in any conflict of interest and do not exploit the employee's connection with the Employer or do not associate the Employer with any particular group.

23.03 Articles written by employees on their own time shall first be offered to the Employer for use in its publications. Employer acceptance or rejection of Articles shall be given within three (3) days. Where the Employer has rejected an Article, the employee may submit it to a non-competing publication.

The Employer will provide legal counsel of its choice for the defence of an employee facing a libel or related civil action or criminal charges as a result of work published by the Employer or an act of any employee in the performance of a job function, provided that the employee has acted responsibly and within the scope of employment.

If an employee is provided with legal counsel as noted above, said employee shall not suffer loss of wages or benefits as a result of time off work to attend court.

23.04 Except where libel or legal action has been threatened or appears probable, the Employer will not publish a correction or apology.

23.05 An employee, upon request of the Employer, shall be required to give up custody of and disclose to the Employer all knowledge, information, notes, records, documents, films, photographs or tapes relating to his employment together with the source thereof, such material being the property of the newspaper. Except in the case of a court order, the Employer agrees not to release same to any other person without first discussing with the employee the reason for its release.

23.06 The employer has the full right to use and/or re-use, in any manner, form or medium that the company chooses, all material produced for the Company by the employees during their employment with the Company. This material shall not be used or re-used by an employee without the written consent of the Employer. Employees shall not communicate to another person any sensitive, proprietary or confidential information acquired during the course of employment without prior authorization of the Employer. This shall not restrict an employee's right to union representation.

ARTICLE 24 – Intentionally Deleted

ARTICLE 25 – WAGES, SALES COMMISSIONS

25.01 Newly-hired employees may be placed on the job classification/wage schedule as set out in Appendix "A" at a rate above the start rate of their respective job classification, on the basis of their prior experience and reputation.

Grid Advancement: An employee shall progress to the next highest step of the applicable schedule on his anniversary date.

25.02 Employees, where eligible, shall be paid in accordance with the Commission/Incentive Schedule in Appendix "B".

25.03 The Employer agrees to negotiate with the Union the rate of pay for any new job classification prior to the rate being installed. However if the parties fail to agree on the new rate, the Employer shall implement the rate and the Union shall reserve the right to grieve whether or not the rate is properly based on its relationship to related or similar job classifications presently in existence. It is understood that this article shall not apply to temporary positions of six months' duration or less, that do not reasonably fit within an existing job classification. In such a case, the employer shall determine the wage rate before the commencement of employment and advise the union of that rate.

25.04 It is the current practice of the Employer to pay wages bi-monthly. The Union will be advised one month in advance should the Employer make a change to same.

25.05 In calculating service for the purpose of regular job classification step-up wage increases, Temporary Employees and Part Time Employees shall be credited with their actual hours worked. The conversion of hours worked shall be 1664 hours for each step.

25.06 The employer shall maintain the payroll practice of compensating payment for semi-monthly shortfalls i.e.

- a) For full time employees other than outside sales representatives, an annual payment of 14/100ths x weekly salary as of June 1, 2019 for the period covering June 1, 2019 to May 31, 2020 (and each subsequent year of the collective agreement with the appropriate rates and dates). Payment to be made no later than June 30, 2019 (and subsequent dates).

- b) For full time commissioned outside sales representatives, an annual payment of 5.6 hours x hourly rate as of June 1, 2019 for the period covering June 1, 2019 to May 31, 2020 (and each subsequent year of the collective agreement with the appropriate rates and dates). Payment to be made no later than June 30, 2019 (and subsequent dates).

ARTICLE 26 - DURATION

26.01 This Agreement shall commence June 1, 2019 and end May 31, 2022 and shall continue from year to year thereafter unless either party gives notice in writing to the other within ninety (90) days prior to the expiry date hereof of the party's intention to terminate this Agreement or to negotiate revisions thereto.

Dated at _____ this _____ day of _____, 2019.

Ming Pao Newspapers (Canada) Ltd.

Unifor Local 87-M SONG

Per:

Per:

Per:

Per:

Per:

Per:

Per:

Per:

Per:

Per:

LETTER OF UNDERSTANDING #1

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Seniority and Service

Notwithstanding Article 701 and 706, the part time service of employees in the Printing Department prior to September 14, 2010 shall be determined by actual hours worked as submitted by the Union during bargaining on May 19, 2011. Any adjustment to those recognized hours must be mutually agreed between the Union and the Employer.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #2

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Scheduling of Pressroom Staff

The current practice of scheduling pressroom staff in classifications identified below for ten days in each two week period shall continue. A Full Time Employee will, where scheduled by the Employer, work six days in one week with one day off, followed in the second week by four work days and three consecutive days off. It is understood that weekly overtime thresholds are adjusted accordingly.

Pressroom: Senior Operator, Operator, Assistant Helper

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #3

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Shift Times Around Holidays

The employer agrees that it will not alter shift times around holidays except for legitimate operational reasons.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #5

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Rotation of Overtime Assignments – Traffic

The employer, Ming Pao Newspapers (Canada) Ltd., agrees to offer any opportunities for Traffic Supervisors and Traffic Coordinators to work overtime shifts to perform the work of Traffic Coordinators on a rotational basis during the operation of the collective agreement, provided that:

- a. No material change occurs in relation to staffing complement or the workload of staff,
- b. There will be no obligation to offer overtime opportunities on a rotational basis where there is a demonstrable difference between the respective abilities of Traffic Supervisors or Traffic Coordinators to efficiently perform the specific overtime assignment in question, and
- c. Any error in the assignment of such overtime opportunities shall resolved only by substitution of another overtime opportunity in kind.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #6

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Printing Department Staffing

Further to the discussions of the parties at collective bargaining, the employer agrees that, during the operation of the collective agreement, the employer shall not lay off a Senior Operator if such layoff would reduce the complement of that classification to less than 2 (two), unless the company is employing fewer than 4 (four) full time Operators at the time of such layoff.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #7

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Pay Equity

Further to the discussions of the parties at collective bargaining, this letter is written to document that the parties each acknowledge their respective obligations pursuant to s. 7(2) of the Pay Equity Act.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #8

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Appendix B Paragraph 1(g)(iii):

The employer wishes to communicate to the sales employees its view of the interpretation and application of Appendix B, paragraph 01 (g)(iii), i.e. expectations to maintain minimum annual sales revenue.

With respect to maintaining minimum annual sales revenue, the employer expects sales employees to follow instructions and apply themselves to their duties and it appreciates efforts made in that regard. However, it is understood that the employer may wish to exercise its prerogative to discipline an employee for just cause, up to and including dismissal, if an employee fails to meet that specific, or any other reasonable performance expectation, due to matters within the control of the employee. Failure to attain or maintain minimum sales revenue has an impact upon the business, and is of great concern to the company, however it is not by itself a matter for discipline up to and including termination of employment.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #9

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

RE: Digital Sales Representative

1. A new classification of Digital Sales Representative shall be added to the collective agreement. The Digital Sales Representative job classification shall be covered by all terms and conditions for outside sales representative covered by Appendix B except a digital sales representative may sell only digital products, not print products. This position shall received the same wage rate as employees classified as Outside Sales Representative Team A. Incumbents of this position shall be expected to maintain minimum annual sales revenue of \$300,000. The monthly non-commissionable base quota for this position shall be \$10,000.
2. Notwithstanding Appendix B, paragraph 01(b)(i), during the 12 month period referred to in paragraph 8, any outside sales representative may sell digital products to a maximum of the greater of:
 - a) \$1,500 or
 - b) the total amount of digital revenue sold by that outside sales representative during the twelve-month period (September 1, 2015 to August 31, 2016) or the prior twelve-month period (September 1, 2014 to August 31, 2015), whichever amount is greater.

Beyond that amount of digital revenue, the company in its discretion may authorize the outside sales representative to sell digital products in excess of that maximum.

3. A digital sales representative who engages in sales activity with an existing Ming Pao advertiser who normally is serviced by a particular outside sales representative shall either refer the advertiser to that outside sales representative for print sales activity, or alternatively may make the print sale and the entire revenue from that sale shall be credited to the outside sales representative.

4. It is expressly agreed that digital sales representatives shall not refer existing outside sales advertisers described in paragraph 3 above to inside sales for the purpose of print sales activity.
5. A digital sales representative who engages in sales activity with a new Ming Pao client (i.e. not normally serviced by an existing outside sales representative), the print referral (for sales activity or credit of revenue as described in paragraph 3 above) shall go to an outside sales representative on a rotational basis, subject to availability. It is understood that the outside sales representative is "available" if he or she has arranged for another Outside Sales Representative to cover servicing of his/her accounts.
6. It is understood that the purpose of the digital sales program is to enhance total print and digital revenue and it is not the intent of the company to strategically diminish print revenue in favour of growing digital revenue.
7. If the company reassigns digital products or revenue from Senior Client Services Representatives to a digital sales representative, the figure for "total actual revenue of last fiscal year end" shall be adjusted so as to neutralize the impact on the sales incentive in Appendix B, paragraph 2.
8. The work of the position of Digital Sales Representative shall be deemed to be work on a special project for a period of 12 months pursuant to Article 901 of the Collective Agreement. Notwithstanding Article 902, the Union agrees that at the end of the 12-month period the incumbent of the position of Digital Sales Representative may, at the sole discretion of the employer, be transferred to a permanent position as a Outside Sales Representative Team A, and Article 902 shall be applied to such transfer as if Outside Sales Representative Team A were the same classification as Digital Sales Representative. In this circumstance, it is agreed that the employee shall be deemed to have successfully passed his or her probationary period.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

LETTER OF UNDERSTANDING #10

Mr. Howard Law
Director, Media Sector
Unifor
205 Placer Court
Toronto, ON M2H 3H9

Dear Mr. Law:

Re: Unpaid Editorial Interns

If the company wishes to introduce a program for unpaid editorial interns, it shall notify the union and the parties agree to negotiate in good faith with the goal of implementing such a program.

For on behalf of Ming Pao Newspapers (Canada) Ltd.

Michael Li

APPENDIX A

June 1, 2019

June 1, 2019		Start Rate	After 1 Year	After 2 Year	After 3 Year	After 4 Year	After 5 Year
Outside Sales Representative Team A	FT	11.89	11.89	11.89	11.89	11.89	11.89
Outside Sales Representative Team B	FT	11.70	11.70	11.70	11.70	11.70	11.70
Senior Client Service Executive		594	617	638	659	680	702
Client Service Executive		560	561	577	593	608	626
Client Service Executive	PT	14.00	14.01	14.42	14.82	15.23	15.64
Traffic Supervisor		762	776	789	801	815	825
Traffic Coordinator		569	579	588	598	607	620
Editor, Commercial &Community Supplement		694	747	802	856	911	960
Commercial Supplement-Reporter		560	569	589	609	632	656
Commercial Supplement-Reporter	PT	14.00	14.22	14.73	15.25	15.79	16.41
Senior Marketing Executive		625	646	667	691	714	738
Marketing Executive		560	560	560	562	571	582
Circulation Supervisor		768	781	793	806	819	837
Circulation Assistant		694	707	719	733	745	759
Circulation Assistant	PT	17.35	17.67	18.00	18.31	18.65	18.98
Operator - CTP	PT	14.00	14.00	14.02	14.62	15.02	15.43
Operator - Sheetfed	PT	17.99	18.36	18.75	19.13	19.52	19.88
Chief Operator	FT	22.19	23.14	24.13	25.18	26.26	27.40
Senior Operator	FT	20.08	21.04	21.97	22.92	23.85	24.81
Press Operator	FT	16.63	18.00	19.36	20.72	22.08	23.41
Operations Generalist	FT/PT	15.21	16.22	17.24	19.77	22.31	24.84
Assistant Helper	FT/PT	14.00	14.00	14.00	14.00	14.00	14.06
Foreman	FT	15.77	16.22	16.91	17.48	18.04	18.61
Insertion Operator	FT	14.35	14.54	14.74	14.93	15.13	15.36
Insertion Operator	PT	14.00	14.00	14.03	14.21	14.41	14.62
Insertion Helper	FT/PT	14.00	14.00	14.00	14.00	14.00	14.06
Senior Paginator		756	779	801	822	844	872
Paginator		620	629	639	649	658	668
Paginator	PT	15.47	15.69	15.95	16.21	16.45	16.71
Typesetter	PT	14.00	14.00	14.00	14.00	14.00	14.00
Assistant Art Director		718	738	756	777	797	819
Senior Graphic Designer		694	708	721	736	749	766
Graphic Designer		606	618	627	637	646	656
Graphic Designer	PT	14.45	14.68	14.90	15.13	15.35	15.63
IS Supervisor		792	801	809	818	826	836
Web Designer/Specialist		756	765	773	781	788	795

Supervisor, China News		879	891	904	918	930	947
Supervisor, Business & Finance News		855	881	907	932	959	985
Editor		694	731	768	804	841	879
Editor, Business News		644	664	684	804	841	879
Editorial Assistant		633	657	681	707	731	755
Assistant News Editor		867	903	939	975	1042	1051
Senior Reporter		781	820	860	900	939	980
Reporter		668	707	744	783	820	859
Reporter (Temp)	PT	16.71	17.66	18.62	19.56	20.51	21.49
Reporter - Community News		644	660	675	694	709	729
Photo Editor		817	856	894	933	972	1012
Photographer		694	709	725	739	753	773
Proof Reader	PT	14.29	14.48	14.72	14.96	15.26	15.52
Information Assistant	PT	14.00	14.00	14.00	14.00	14.00	14.00
Senior Translator		694	711	729	745	763	785
Translator		620	631	643	655	666	680
Translator	PT	15.47	15.77	16.07	16.37	16.66	17.01
Asst. News Editor, Weekly Magazine & Supplement		823	860	891	927	991	999
Senior Reporter, Weekly Magazine & Supplement		743	765	787	808	829	851
Senior Reporter, Weekly Magazine & Supplement	PT	18.58	19.12	19.67	20.22	20.74	21.29
Reporter, Weekly Magazines & Supplement		589	618	644	670	700	729
Caretaker/Helper		560	560	560	566	581	598
Janitor	PT	14.00	14.00	14.00	14.00	14.00	14.00
Payroll Specialist		685	712	732	752	776	795
Payroll Specialist	PT	17.15	17.80	18.30	18.82	19.41	19.86
HR Officer		866	877	887	897	910	920
Admin Officer		855	866	877	887	897	910
Admin Assistant		582	597	612	628	643	658
Temp. Admin Asst.	PT	14.55	14.93	15.31	15.69	16.07	16.45
Assistant Accountant		702	721	742	763	787	806
Senior Accounting Clerk		603	623	641	659	676	695
Accounting Clerk		563	573	584	595	605	621
Temp. Accounting Clerk	PT	14.06	14.34	14.60	14.88	15.15	15.49
Mobile Specialist		15.76	16.22	16.68	17.15	17.61	18.11
Mobile Support Technician		563	580	596	613	630	647
Mobile Support Technician	PT	14.06	14.49	14.91	15.33	15.76	16.18
Senior Multi-Media Journalist		733	754	776	797	819	840
Multi-Media Journalist		581	608	635	661	690	718
Multi-Media Journalist	PT	14.54	15.23	15.87	16.54	17.24	17.96
Assistant News Editor (Multimedia)		813	849	881	917	979	988
Mobile Application Developer - Level 2		672	711	748	788	825	864

June 1, 2020

June 1, 2020 - 1.0%		Start Rate	After 1 Year	After 2 Year	After 3 Year	After 4 Year	After 5 Year
Outside Sales Representative Team A	FT	12.01	12.01	12.01	12.01	12.01	12.01
Outside Sales Representative Team B	FT	11.82	11.82	11.82	11.82	11.82	11.82
Senior Client Service Executive		600	623	664	666	687	709
Client Service Executive		566	567	583	599	614	632
Client Service Executive	PT	14.14	14.15	14.56	14.97	15.38	15.80
Traffic Supervisor		770	784	797	809	823	833
Traffic Coordinator		575	585	594	604	613	626
Editor, Commercial &Community Supplement		701	754	810	865	920	970
Commercial Supplement-Reporter		566	575	595	615	638	663
Commercial Supplement-Reporter	PT	14.14	14.36	14.88	15.40	15.95	16.57
Senior Marketing Executive		631	652	674	698	721	745
Marketing Executive		566	566	566	568	577	588
Circulation Supervisor		776	789	801	814	827	845
Circulation Assistant		701	714	726	740	752	767
Circulation Assistant	PT	17.52	17.85	18.18	18.49	18.84	19.17
Operator - CTP	PT	14.14	14.14	14.16	14.77	15.17	15.58
Operator - Sheetfed	PT	18.17	18.54	18.94	19.32	19.72	20.08
Chief Operator	FT	22.41	23.37	24.37	25.43	26.52	27.67
Senior Operator	FT	20.28	21.25	22.19	23.15	24.09	25.06
Press Operator	FT	16.80	18.18	19.55	20.93	22.30	23.64
Operations Generalist	FT/PT	15.36	16.38	17.41	19.97	22.53	25.09
Assistant Helper	FT/PT	14.14	14.14	14.14	14.14	14.14	14.20
Foreman	FT	15.93	16.38	17.08	17.65	18.22	18.80
Insertion Operator	FT	14.49	14.69	14.89	15.08	15.28	15.51
Insertion Operator	PT	14.14	14.14	14.17	14.35	14.55	14.77
Insertion Helper	FT/PT	14.14	14.14	14.14	14.14	14.14	14.20
Senior Paginator		764	787	809	830	852	881
Paginator		626	635	645	655	665	675
Paginator	PT	15.62	15.85	16.11	16.37	16.61	16.88
Typesetter		14.14	14.14	14.14	14.14	14.14	14.14
Assistant Art Director		725	745	764	785	805	827
Senior Graphic Designer		701	715	728	743	756	774
Graphic Designer		612	624	633	643	652	663
Graphic Designer	PT	14.59	14.83	15.05	15.28	15.50	15.79
IS Supervisor		800	809	817	826	834	844
Web Designer/Specialist		764	773	781	789	796	803
Supervisor, China News		888	900	913	927	939	956

Supervisor, Business & Finance News		864	890	916	941	969	995
Editor		701	738	776	812	849	888
Editor, Business News		650	671	691	812	849	888
Editorial Assistant		639	664	688	714	738	763
Assistant News Editor		876	912	948	985	1052	1062
Senior Reporter		789	828	869	909	948	990
Reporter		675	714	751	791	828	868
Reporter (Temp)	PT	16.88	17.84	18.81	19.76	20.72	21.70
Reporter - Community News		650	667	682	701	716	736
Photo Editor		825	865	903	942	982	1022
Photographer		701	716	732	746	761	781
Proof Reader	PT	14.43	14.62	14.87	15.11	15.41	15.68
Information Assistant	PT	14.14	14.14	14.14	14.14	14.14	14.14
Senior Translator		701	718	736	752	771	793
Translator		626	637	649	662	673	687
Translator	PT	15.62	15.93	16.23	16.53	16.83	17.18
Asst. News Editor, Weekly Magazine & Supplement		831	869	900	936	1001	1009
Senior Reporter, Weekly Magazine & Supplement		750	773	795	816	837	860
Senior Reporter, Weekly Magazine & Supplement	PT	18.77	19.31	19.87	20.42	20.95	21.50
Reporter, Weekly Magazines & Supplement		595	624	650	677	707	736
Caretaker/Helper		566	566	566	572	587	604
Janitor	PT	14.14	14.14	14.14	14.14	14.14	14.14
Payroll Specialist		692	719	739	760	784	803
Payroll Specialist	PT	17.32	17.98	18.48	19.01	19.60	20.06
HR Officer		875	886	896	906	919	929
Admin Officer		864	875	886	896	906	919
Admin Assistant		588	603	618	634	649	665
Temp. Admin Asst.	PT	14.70	15.08	15.46	15.85	16.23	16.61
Assistant Accountant		709	728	749	771	795	814
Senior Accounting Clerk		609	629	647	666	683	702
Accounting Clerk		569	579	590	601	611	627
Temp. Accounting Clerk	PT	14.20	14.48	14.75	15.03	15.30	15.64
Mobile Specialist		15.92	16.38	16.85	17.32	17.79	18.29
Mobile Support Technician		569	586	602	619	636	653
Mobile Support Technician	PT	14.20	14.63	15.06	15.48	15.92	16.34
Senior Multi-Media Journalist		740	762	784	805	827	848
Multi-Media Journalist		587	614	641	668	697	725
Multi-Media Journalist	PT	14.69	15.38	16.03	16.71	17.41	18.14
Assistant News Editor (Multimedia)		821	857	890	926	989	998
Mobile Application Developer - Level 2		679	718	755	796	833	873

June 1, 2021

June 1, 2021 - 1.0%		Start Rate	After 1 Year	After 2 Year	After 3 Year	After 4 Year	After 5 Year
Outside Sales Representative Team A	FT	12.13	12.13	12.13	12.13	12.13	12.13
Outside Sales Representative Team B	FT	11.94	11.94	11.94	11.94	11.94	11.94
Senior Client Service Executive		606	629	650	673	694	716
Client Service Executive		600	600	600	605	620	638
Client Service Executive	PT	15.00	15.00	15.00	15.12	15.53	15.96
Traffic Supervisor		778	792	805	817	831	841
Traffic Coordinator		600	600	600	610	619	632
Editor, Commercial & Community Supplement		708	762	818	874	929	980
Commercial Supplement-Reporter		600	600	601	621	644	670
Commercial Supplement-Reporter	PT	15.00	15.00	15.03	15.55	16.11	16.74
Senior Marketing Executive		637	659	681	705	728	752
Marketing Executive		600	600	600	600	600	600
Circulation Supervisor		784	797	809	822	835	853
Circulation Assistant		708	721	733	747	760	775
Circulation Assistant	PT	17.70	18.03	18.36	18.67	19.03	19.36
Operator - CTP	PT	15.00	15.00	15.00	15.00	15.32	15.74
Operator - Sheetfed	PT	18.35	18.73	19.13	19.51	19.92	20.28
Chief Operator	FT	22.63	23.60	24.61	25.68	26.79	27.95
Senior Operator	FT	20.48	21.46	22.41	23.38	24.33	25.31
Press Operator	FT	16.97	18.36	19.75	21.14	22.52	23.88
Operations Generalist	FT/PT	15.51	16.54	17.58	20.17	22.76	25.34
Assistant Helper	FT/PT	15.00	15.00	15.00	15.00	15.00	15.00
Foreman	FT	16.09	16.54	17.25	17.83	18.40	18.99
Insertion Operator	FT	15.00	15.00	15.04	15.23	15.43	15.67
Insertion Operator	PT	15.00	15.00	15.00	15.00	15.00	15.00
Insertion Helper	FT/PT	15.00	15.00	15.00	15.00	15.00	15.00
Senior Paginator		772	795	817	838	861	890
Paginator		632	641	651	662	672	682
Paginator	PT	15.78	16.01	16.27	16.53	16.78	17.05
Typesetter		15.00	15.00	15.00	15.00	15.00	15.00
Assistant Art Director		732	752	772	793	813	835
Senior Graphic Designer		708	722	735	750	764	782
Graphic Designer		618	630	639	649	659	670
Graphic Designer	PT	15.00	15.00	15.20	15.43	15.66	15.95
IS Supervisor		808	817	825	834	842	852
Web Designer/Specialist		772	781	789	797	804	811
Supervisor, China News		897	909	922	936	948	966

Supervisor, Business & Finance News		873	899	925	950	979	1005
Editor		708	745	784	820	857	897
Editor, Business News		657	678	698	820	857	897
Editorial Assistant		645	671	695	721	745	771
Assistant News Editor		885	921	957	995	1063	1073
Senior Reporter		797	836	878	918	957	1000
Reporter		682	721	759	799	836	877
Reporter (Temp)	PT	17.05	18.02	19.00	19.96	20.93	21.92
Reporter - Community News		657	674	689	708	723	743
Photo Editor		833	874	912	951	992	1032
Photographer		708	723	739	753	769	789
Proof Reader	PT	15.00	15.00	15.02	15.26	15.56	15.84
Information Assistant	PT	15.00	15.00	15.00	15.00	15.00	15.00
Senior Translator		708	725	743	760	779	801
Translator		632	643	655	669	680	694
Translator	PT	15.78	16.09	16.39	16.70	17.00	17.35
Asst. News Editor, Weekly Magazine & Supplement		839	878	909	945	1011	1019
Senior Reporter, Weekly Magazine & Supplement		758	781	803	824	845	869
Senior Reporter, Weekly Magazine & Supplement	PT	18.96	19.50	20.07	20.62	21.16	21.72
Reporter, Weekly Magazines & Supplement		601	630	657	684	714	743
Caretaker/Helper		600	600	600	600	600	610
Janitor	PT	15.00	15.00	15.00	15.00	15.00	15.00
Payroll Specialist		699	726	746	768	792	811
Payroll Specialist	PT	17.49	18.16	18.66	19.20	19.80	20.26
HR Officer		884	895	905	915	928	938
Admin Officer		873	884	895	905	915	928
Admin Assistant		600	609	624	640	655	672
Temp. Admin Asst.	PT	15.00	15.23	15.61	16.01	16.39	16.78
Assistant Accountant		716	735	756	779	803	822
Senior Accounting Clerk		615	635	653	673	690	709
Accounting Clerk		600	600	600	607	617	633
Temp. Accounting Clerk	PT	15.00	15.00	15.00	15.18	15.45	15.80
Mobile Specialist		16.08	16.54	17.02	17.49	17.97	18.47
Mobile Support Technician		600	600	608	625	642	660
Mobile Support Technician	PT	15.00	15.00	15.21	15.63	16.08	16.50
Senior Multi-Media Journalist		747	770	792	813	835	856
Multi-Media Journalist		600	620	647	675	704	732
Multi-Media Journalist	PT	15.00	15.53	16.19	16.88	17.58	18.32
Assistant News Editor (Multimedia)		829	866	899	935	999	1008
Mobile Application Developer - Level 2		686	725	763	804	841	882

APPENDIX B

COMMISSION/INCENTIVE SCHEDULE

Outside Sales Group – Commission Program

- 01 The following sales commission program will apply to any “Insertion Order” solicited by the Sales Group and accepted in writing by the Employer on or after date of ratification of the collective agreement. Commissions on Insertion Orders solicited by the Sales Group and accepted in writing by the Employer prior to the date of ratification shall be paid according to past practice and policy.

(a) Sales Group

The Sales Group consists of the following two (2) job classifications: Outside Sales Representative Team A and Outside Sales Representative Team B.

(b) Selling Ad Space

- (i) The Sales Group are entitled to sell ad space in all Employer print and online publications. For clarity, this includes flyer inserts.

Insertion Orders on any ad space publication published outside of Toronto (for example New York, Vancouver) will be subject to the outside offices’ discretion, publication policy and ultimate approval.

- (ii) The Employer may create, reintroduce or discontinue a special project and, in so doing, establish for the period of time the special project is in effect, and where the special project has been assigned by the Employer to the Sales Group, the commission rate to be paid on the sales of any special project advertisements.

(c) Remuneration

The Sales Group is to be remunerated by way of a combination of base salary and, after reaching an individual’s assigned monthly base quota, a commission.

The salary and monthly base quota (not commissionable) are set out below:

- (i) Base Salary:

(a) Outside Sales Representative Team A, hourly rate of \$11.00 per hour

(ii) (b) Outside Sales Representative Team B, hourly rate of \$10.75 per hour.

(iii) Monthly Base Quota (not commissionable) (:

(a) Outside Sales Representative Team A, \$14,000.

(b) Outside Sales Representative Team B, \$10,000.

(d) Commission Entitlement

Commission Entitlement will be paid based upon the following criteria:

- (i) A member of the Sales Group, subject to having met the other criteria as set out below, is entitled to commission on revenue after reaching the Monthly Base Quota, as set out above.
- (ii) Commission based on the approved commission rates as set out below will be earned on the net advertising revenue.
- (iii) The above said commission can be earned when a written Insertion Order is duly signed and accepted by an advertiser or its advertising agency, and approved in writing by the Employer, for an available ad space.
- (iv) The properly booked advertisement is duly published as specified on the Insertion Order.
- (v) The said Insertion Order is fulfilled, subject to adjustments or early termination requested by the client.
- (vi) Payment of the said Insertion Order advertisement is collected.
- (vii) Upon termination of employment, a member of the Sales Group shall be paid commission on all revenue for Insertion Orders that have been published prior to the date of termination. This payment will be made on a semi-monthly basis as revenue is received from clients within twelve (12) months of the termination date.

Payment of commissions from Insertion Orders sold by the departing employee but published after the date of employment termination shall be paid to the departing employee, at the option of the employer,

- (1) within seven days of the date of termination of employment at a discounted rate of 30% of the commission owing regardless of whether the Insertion Order is cancelled or payment is made by the client or

(2) at a discounted rate of 50% of commission owing on revenue that is collected.

(e) Regular Commission Rate

(i) A member of the Sales Group is entitled to a regular commission calculated on the following commission rates when regular ad rates specified on approved and effective rate cards are offered:

(a) Commission rate of 10% on the net advertising revenue of an Insertion Order signed with a direct advertiser.

(b) Commission rate of 5% on the net advertising revenue of an Insertion Order signed with an accredited advertising agency. An Advertising agency will be deemed to be an accredited advertising agency only upon the Employer designating such agency as an accredited advertising agency.

(f) Extra Sales Commission for New Business

Package	New Business sales Value per Insertion Order	Extra Sales Commission on First Insertion Order
Daily on Broadsheet	Over \$6,000	2%
Weekly on Broadsheet or Weekly Publications	Over \$2000	1%
	Over \$4000	2%
Monthly on Broadsheet	Over \$5,000	1%
	Over \$10,000	2%

(i) Terms and Conditions:

(a) The above commission scheme applies to direct client booking only, but not to any ad agency booking.

(b) New business refers to the first order placed by an advertiser who has not advertised in any Ming Pao publications in the last 24 months. Such commission scheme does not apply to any advertiser advertising any product which was advertised before.

(c) New Business Sales Value refers to the NET value after discount(s) and before tax.

- (d) This scheme applies to book rate only. In case of discount is offered, only regular discount, i.e., volume or frequency discount, will be accepted.
 - (e) This scheme does not apply to any insertion order involving any special discount or special arrangement.
 - (f) Any special package for any publication(s) is not eligible for this scheme.
 - (g) If the new business is booked on more than one publication, the correspondence insertion orders must be signed by the client on the same date, and submitted by the sales staff at the same time.
- (ii) Procedure to Reimburse the Extra Commission:
- (a) The proper and eligible insertion order should be submitted by the sales staff to the Advertising Department head for acknowledgement and approval.
 - (b) The sales staff should then submit the insertion order to Traffic for proceeding.
 - (c) The extra commission will be reimbursed after the insertion order has fulfilled and the set out terms and conditions.
 - (d) When the contract has fulfilled the terms and conditions, the sales staff will submit a copy of the insertion order approved by the department head, along with necessary documentations for extra commission reimbursement.
 - (e) The extra commission will be reimbursed after verification by the Employer.
- (g) Other Matters
- (i) All ad prospects, advertisers and ad agencies accounts etc. are the sole and exclusive property of the Employer.
 - (ii) A member of the Sales Group shall comply with any changes, amendments, additions or deletions to any Insertion Order, as and when same may occur.
 - (iii) An Outside Sales Representative in Team A will be expected to maintain minimum annual sales revenue of \$500,000. An

Outside Sales Representative in Team B will be expected to maintain a minimum annual sales revenue of \$300,000.

- (iv) Sales targets will be reviewed and adjusted by the Employer on an as needed basis as determined by the Employer. The adjustment will be based on, but not limited to, the annual rate of inflation, production costs, GDP of Ontario and account reallocations.
- (v) The Employer will review a Sales Group member's performance with reference to sales targets and accounts and, where a Sales Group team member is not meeting the Employer's expectations, the Employer reserves the right to take any action, which may include disciplinary action up to termination, in accordance with Article 4.01.
- (vi) The employer will continue to reconcile the earnings of outside sales representatives on a monthly basis to ensure that in each month each employee is compensated (hourly wage and commission) at no less than the Ontario minimum wage. For clarity, this compensation is not subject to clawback at any time.
- (vii) For the period ending on May 31st of each year the employer shall reconcile the earnings of outside sales representatives for the previous 12 months to ensure that each employee is compensated at no less than \$30,243.

Inside Sales Group – Senior Client Service Executives – Incentive Program

- 02 Incentive calculated as follows:

Percentage Achieved on the Total Actual Revenue of Last Fiscal Year End	Incentive in terms of Percentage of Monthly Salary
100%	100%
105%	130%
110%	160%
115%	200%
120%	250%
125%	300% (Maximum)

Other Conditions:

1. Incentive calculation effective April 1st of each year.
2. All incentive qualification are based on net advertising revenue on books excluding barter and sponsorship revenue, calculated at fiscal year-end at March 31st and that the staff member has remained a Full Time Employee in the job classification of Senior Client Service Executive during the entire fiscal year.
3. One interim incentive payment before the end of June each year and a final incentive payment before the end of October each year will be paid with payment calculation based on the proportion of cash collected on advertising revenue on books as at each March 31st and September 30th, respectively.
4. Payment received after September in any given year will not be qualified for incentive payment calculation.
5. The incentive payment scheme will be based on net advertising revenue on Toronto Ming Pao's solely owned publications and outside advertising revenue. In this regard, outside advertising revenue will be set by and will be subject to the outside office's discretion publication policy and ultimate approval.
6. Monthly Salary: 12-month average of the total yearly salary of the previous fiscal year.

Inside Sales Group –Client Service Executives – Incentive Program

- 02 Incentive calculated as follows:

Total Actual Revenue Achieved in a Fiscal Year	Incentive in terms of Percentage of Monthly Salary
\$120,000	20%
\$126,000	25%
\$132,000	30%
\$138,000	35%
\$144,000	40%
\$150,000	45% (Maximum)

Other Conditions:

7. Incentive calculation effective April 1st of each year.
8. All incentive qualification are based on net advertising revenue on books excluding barter and sponsorship revenue, calculated at fiscal yearend at March 31st and that the staff member has remained a Full Time Employee in the job classification of Client Service Executive during the entire fiscal year.

9. If the service of the Employee at the end of the fiscal is less than one year, the requirement of achieved actual revenue and the entitled incentive will be calculated on pro rate basis.
10. One interim incentive payment before the end of June each year and a final incentive payment before the end of October each year will be paid with payment calculation based on the proportion of cash collective on advertising revenue on books as at each March 31st and September 30th, respectively.
11. Payment received after September in any given year will not be qualified for incentive payment calculation.
12. The incentive payment scheme will be based on net advertising revenue on Toronto Ming Pao's solely owned publications and outside advertising revenue. In this regard, outside advertising revenue will be set by and will be subject to the outside office's discretion publication policy and ultimate approval.
13. Monthly Salary: 12-month average of the total yearly salary of the previous fiscal year.
14. Incentive program calculation will be reviewed and adjusted by the Employer on an as needed basis as determined by the Employer. The adjustment will be based on, but not limited to, the annual rate of inflation, production costs, GDP of Ontario and account reallocations,

The administration of the commission plan and assignment of accounts shall be done in a manner that is not arbitrary or in bad faith.

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