THE TEAMSTER MEMBERS RETIREMENT PLAN

SUMMARY PLAN DESCRIPTION

and

TRUST INDENTURE

January 1, 2018
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To All Participants and Beneficiaries:

The Teamster Members Retirement Plan (Retirement Plan) has been in existence since 1950. It was established by five local unions; there are now 69 Participating Local Unions. It has grown to over 37,000 pensioners and participating members. The Board of Trustees administering the Retirement Plan is proud of the record of achievement of the 68 years of the Retirement Plan’s operations.

It has been the consistent practice of the Trustees to reproduce the Retirement Plan Trust Indenture, which is the basic document governing the Retirement Plan’s operations, in sufficient quantities to distribute to all active participants. This booklet contains the full text of the Trust Indenture as amended and in effect on January 1, 2018.

The Employee Retirement Income Security Act of 1974 (usually called ERISA) regulates the operations of pension and welfare plans and requires the filing of reports with various government agencies. Many of ERISA’s provisions are designed for types of pension plans substantially different from the Retirement Plan, and many sections specifically state that they do not apply to a plan like the Retirement Plan.

One provision of ERISA which does apply to the Retirement Plan is a requirement that the Plan Administrator distribute to all participants and to beneficiaries receiving benefit payments a “Summary Plan Description.” This booklet also contains your Summary Plan Description updated as of January 1, 2018, describing the Retirement Plan, the former Photoengravers Pension Welfare Fund and Plan, and the former Pension Fund of Local One, Amalgamated Lithographers of America, which were merged into the Retirement Plan.

This Summary Plan Description describes the terms of the Retirement Plan for all present and future active participants, retirees, vested participants, spouses and beneficiaries, effective January 1, 2018. The terms of the Retirement Plan prior to January 1, 2018 are set forth in prior versions of this Summary Plan Description.

We have tried to make the Summary Plan Description as clear and complete as possible, to give a full and understandable picture of what our plan is, how it works, what the benefits and contributions are and other matters useful to you. We have tried to make this Summary Plan Description as accurate as possible. However, the official legal document on the basis of which all rights and obligations under the Retirement Plan are determined is still the Retirement Plan Trust Indenture. Similarly, the rights of former participants in the Photoengravers Pension Welfare Fund and Plan or the Pension Fund of Local One, Amalgamated Lithographers of America, based on contributions made into those plans before their respective mergers into the Retirement Plan, are governed by the provisions of the governing documents of those plans. In case of any inconsistency between the Summary Plan Description and the Trust Indenture or the governing documents of the merged plans, it is the Trust Indenture and the merged plan documents which govern.

If you have any questions about procedures or forms used in plan administration which are not answered in the Summary Plan Description or in the Trust Indenture, the office of your Participating Local Union may be able to point out the appropriate section of the Trust Indenture for your guidance, but only the Retirement Plan office can give information about Retirement Plan procedures or forms.

Fraternally yours,
Board of Trustees
The Teamster Members Retirement Plan
Summary of Benefits

AS OF JANUARY 1, 2018

This Summary relates only to benefits available to currently active participants by reason of contributions paid into the Teamster Members Retirement Plan (Retirement Plan). For a summary of benefits which may become payable to former participants in the Photoengravers Pension Welfare Fund and Plan or the Pension Fund of Local One, Amalgamated Lithographers of America, by reason of contributions paid into those plans prior to their merger into the Retirement Plan, see Appendix A or Appendix B in the Summary Plan Description.

NORMAL RETIREMENT PENSION

Upon retirement from the industry at or after age 65, on or after January 1, 2018, an active participant becomes eligible for a normal retirement pension, calculated by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.75%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,750.

NOTE: See Table of Benefits on pages 55 to 56

Minimum Pension – A pensioner who has made at least 52 weekly contributions shall receive at least $10 per month in pension. This minimum does not apply to a pension payable as a Vested Benefit.

Lump Sum In Place of Small Pension. The Trustees may fix a monthly pension level below which a pensioner will be paid the pension entitlement only in the form of a single actuarially equivalent lump sum payment. The Trustees may also specify a pension level below which a pensioner may elect to receive the pension entitlement in the form of a single lump sum payment. The Trustees’ current rules require lump sum payment for pensions under $25 per month and allow elective lump sum payments for pensions between $25 and $75 per month.

EARLY RETIREMENT PENSION

An active participant with 25 years or more of service who elects early retirement (between age 55 and 65) may receive a pension for life equal to a normal retirement pension reduced by six percent (6%) for each year (or 1/2 of 1% for each month) between age 55 and 62 and a decrease of three percent (3%) per year for each year (or 1/4 of 1% for each month) between age 62 and age 65.

An active participant with fewer than 25 years of service who elects early retirement may receive a pension for life equal to a normal retirement pension reduced by six percent (6%) for each year (or 1/2 of 1% for each month) between age 55 and 62 and a decrease of four percent (4%) per year for each year (or 1/3 of 1% for each month) between age 62 and age 65. (For early pension on Vested Benefit, see Vested Benefit summary below.)

JOINT AND SURVIVOR OPTIONS

A member who is eligible for a normal or early retirement pension may elect, at the time the member goes on pension, to receive an actuarially reduced pension for life, and in the event of the member’s death the member’s spouse would receive 2/3 of such reduced pension for so long as the spouse lives after the member’s death.

Or, the member may elect to receive a further reduced pension, with the same provision for the spouse, namely, 2/3 of such further reduced pension if the member dies first, but, in the event the member’s spouse dies first, the member’s pension would thereafter be restored to what it would have been if this option had not been elected.
DISABILITY BENEFIT

A member who becomes permanently and totally disabled while actively participating in the Retirement Plan and who has contributed at least $1,300 to the Retirement Plan may elect to receive a pension at a reduced rate in lieu of any other benefit or option the member might otherwise qualify for. The disability pension is calculated on the basis of the normal pension reduced by 1/4 of 1% for each month of retirement prior to age 65. A member on disability pension has the same death benefit rights as if the member were on a regular pension. Joint and survivor options are not available to participants electing a disability benefit.

VESTED BENEFIT

A member who has contributed at least $260 and who ceases to be eligible for membership in the Retirement Plan for any reason (or transfers membership to a non-participating local and elects not to maintain active participation in the Retirement Plan) is entitled to a Vested Benefit Certificate. Members ceasing active participation in the Retirement Plan, are eligible to receive a Vested Benefit of: (a) a normal retirement pension at age 65 described above or (b) a reduced early retirement pension at or after age 55 but before age 65, reduced to the actuarial equivalent of that normal retirement pension. The same benefit applies to members who ceased active participation in the Retirement Plan before January 1, 2018, and who retire on or after January 1, 2018, regardless of the service credit rates and early retirement pension adjustments in effect at the time the member’s active participation in the Retirement Plan ended.

A Vested Benefit Certificate holder is eligible for a death benefit in the amount of the contributions paid to the Retirement Plan by the member, without interest, less any pension benefits received. Application for benefits payable under a Vested Benefit Certificate must be made by age 70, although the Trustees have the discretion to approve a late application.

DEATH BENEFIT

The death benefit is the amount of the member’s contributions without interest, less any pension benefits paid. Members who were active participants on March 31, 1985 and who would have been entitled to a minimum death benefit of $1,500 under the Trust Indenture in effect on March 31, 1985 are entitled to a minimum death benefit of $1,500 less any pension benefits paid. Application for a death benefit must be made within two years of the death of the member, or the member’s spouse, where applicable, although the Trustees have the discretion to approve a late application.

SPOUSE’S PENSION OPTION

A surviving spouse who is the sole beneficiary of an active member who died before receiving any pension benefits (not including a deceased Vested Benefit Certificate holder) may elect to receive a Spouse’s Pension instead of a death benefit. A Spouse’s Pension is payable when the spouse reaches age 65 in the amount of two-thirds (2/3) of the Amount of Pension to which the Participant would have been entitled as of the date the Spousal Pension begins.

The surviving spouse may elect to commence receiving the pension after reaching age 55 but before age 65, with the pension reduced by 1/4 of 1% for each month between the commencement of the pension and the spouse’s 65th birthday. A spouse who elects this pension option may revoke this election in writing and receive the death benefit to which she or he was originally entitled, less any amounts received in pension payments. Upon the death of a spouse who elected the spouse’s pension option, a death benefit may be payable to a designated beneficiary in the amount of the death benefit the spouse would have initially received, less any pension payments received.
MAINTENANCE OF PARTICIPATION

A member may maintain active participation in the Retirement Plan upon ceasing to be a member of a Participating Local, by paying contributions directly to the Retirement Plan office, provided that the member remains engaged in the industry and maintains membership in the International Brotherhood of Teamsters. The periods of time and circumstances under which a participant can continue contributions after ceasing to be a member of a Participating Local are discussed in the Summary Plan Description.

PARTICIPANTS’ CONTRIBUTIONS WHILE UNEMPLOYED OR SICK

The Trustees have adopted the following policy covering contributions by participants for periods of time when they are unemployed or sick. Participants who are out of work because of temporary unemployment or illness may make contributions to the Retirement Plan during the first two years of absence. The initial contributions cannot be retroactive. These contributions must be made on a regular monthly basis and can continue until the expiration of the first two years of absence. If a participant falls more than three months behind in contributions, no additional contributions can be made until the participant returns to work.

Participants who are out of work due to unemployment, illness, strike, lockout, or sacrifice status may, after they return to work, make back contributions covering up to one year of the absence reduced by any payments made during the absence. Payment of back contributions must be completed within one year of returning to work. This privilege of back contributions upon return to work is not available for any absence in excess of three years due to unemployment or illness (but not strike, lockout or sacrifice status) or any absence during any part of which a participant was in vested status.

Payments for out-of-work periods can be made either at $5.00 per week or at the contribution rate and rate of pay in effect when the participant’s absence began.

NOTE: Application forms for all benefits are available through your Local Union. When applying for a pension benefit, please make application at least a month before you wish to receive your first pension payment.

If you have any question concerning your benefit rights, you may contact your Local for reference to the appropriate section of the Trust Indenture. The Trust Indenture itself is the only basis for final determination of your rights, and no statements or interpretations other than those officially issued by the Trustees of the Retirement Plan are binding on the Retirement Plan. In case of any doubt, ask your Local office to forward the question to the Retirement Plan office.
Summary Plan
Description
1. What Is the Teamster Members Retirement Plan?

The Teamster Members Retirement (Retirement Plan) is a plan which provides retirement benefits, disability benefits and death benefits to eligible members of those local unions affiliated with the International Brotherhood of Teamsters which have chosen to become Participating Locals in the Plan. Teamsters Local Unions do not have to be affiliated with the Graphic Communications Conference of the IBT in order to become Participating Locals in the Retirement Plan.

The Plan is not a collectively bargained plan. Its benefits are not set out in any collective bargaining agreement; no employer contributes to or is involved in the administration of the Plan. It is a plan administered by Trustees who come from the Participating Local Unions. All contributions are made by Retirement Plan participants.

The Plan was originally established in 1950 by five local unions, under a Trust Indenture which established the Retirement Plan, a trust fund into which participating members of the locals could pay their contributions and out of which retirement, disability and death benefits would be paid. The Trust Indenture provided for admission of other locals as Participating Locals, and as of January 1, 2018, there were a total of 65 Participating Locals. The Participating Locals and their addresses are listed on pages 52 to 53 of this booklet.

The Retirement Plan has been granted tax exemption by the U.S. Internal Revenue Service under Section 501(c)(18) of the Internal Revenue Code. Because it is a Trust described in Section 501(c)(18), the Retirement Plan is exempt from coverage under certain sections of ERISA, such as Part 2 of Title I (dealing with participation and vesting), Part 3 of Title I (dealing with funding), and Title IV (dealing with plan termination insurance). The Retirement Plan is, however, covered by the parts of ERISA which deal with the duty of disclosure and reporting (Part 1 of Title I) and fiduciary responsibility (Part 4 of Title I). This means that the Retirement Plan is required to, and does, comply with all the requirements of the law which require filing and publishing of financial and other information about the Retirement Plan and which declare that the people who have control over the Plan—the law calls them “fiduciaries”—must act solely in the interest of those whom the Plan was established to benefit and must act with proper care in carrying out their duties.

As of April 1, 1989, the U.S. operations of the Photoengravers Pension Welfare Fund and Plan were merged into the Retirement Plan. As of January 28, 1996, the Pension Fund of Local One, Amalgamated Lithographers of America was merged into the Retirement Plan. No further contributions have been paid or will be paid into the Photoengravers Fund or the Local One Fund based on wages paid after the effective dates of their mergers, and the Photoengravers Pension Welfare Fund and Plan and the Local One Fund no longer exist as separate entities after those dates. The Retirement Plan has undertaken to pay all benefits now payable or which in the future become payable to former participants in each fund based on their contributions into the respective funds prior to their respective merger dates. Since their merger dates, former participants in the merged funds have, if they were not already participants in the Retirement Plan, automatically become participants in the Retirement Plan, and are earning additional benefits under the plan by their contributions into the Retirement Plan. Their rights and obligations are described in Article VII of the Trust Indenture and are summarized in Appendix A and B attached to this Summary Plan Description.
On January 1, 2005, the Graphic Communications International Union merged into the International Brotherhood of Teamsters, and became the Graphic Communications Conference of the International Brotherhood of Teamsters. Subsequently, the Internal Revenue Service determined that the admission of Local Unions affiliated with the International Brotherhood of Teamsters into the Retirement Plan would not affect the Retirement Plan’s tax-exempt status. The Retirement Plan’s Trust Indenture was then amended, effective November 1, 2007, to allow Teamster Local Unions to become Participating Locals in the Retirement Plan. The Trustees of the Retirement Plan are pleased to welcome IBT Local Unions and their members into the Retirement Plan.

2. Who Administers the Retirement Plan?

The Retirement Plan is governed by a document called the “Trust Indenture.” This Trust Indenture governs the Retirement Plan in the same way that a constitution governs a union; the Trust Indenture sets out the manner of determining amounts of contributions, the kinds of benefits to be paid and the manner of calculating benefits, the rules governing eligibility to participate in the Retirement Plan and the rules governing eligibility for benefits. It also establishes the means of administering the Retirement Plan.

The Trust Indenture provides that the Retirement Plan is to be administered by a Board of Trustees composed of a maximum of thirteen (13) Trustees appointed as follows: (i) one representative from each participating GCC/IBT Local Union or District Council that was authorized to appoint a Trustee to the Board of Trustees as of January 1, 2018, (ii) up to two Trustees appointed by the General President of the International Brotherhood of Teamsters, and (iii) such other Trustees as the Board of Trustees shall from time to time appoint based upon their determination at the time that such appointment would advantage the Plan, provided that the Trustees can increase the maximum number of Trustees at any time if they determine it is appropriate to do so. Any Trustee can be removed from the office of Trustee under Article VIII Section 4 or by a two-thirds (2/3) vote of the remaining Trustees.

The Trustees elect a Chairman, a Vice-Chairman, and a Secretary from among themselves.

The names and business addresses of these Trustees as of January 1, 2018, and the titles which they hold in their Local Union, appear on page 51 of this booklet.

The Board of Trustees maintains only one office, which is the office of the Retirement Plan, at 455 Kehoe Boulevard, Suite 100, Carol Stream, Illinois 60188. The telephone number is (630) 752-8400 and the fax number is (630) 752-8490. The Board is the official administrator of the Retirement Plan. The Executive Director of the Retirement Plan, located at that office, is the Retirement Plan’s official agent for the service of legal process. The law states that the Retirement Plan may be sued under Title I of ERISA as an entity, and that service of legal process on a Retirement Plan trustee or on the Retirement Plan administrator constitutes service upon the Retirement Plan. The Retirement Plan’s Employer Identification Number, registered with the Internal Revenue Service and the U.S. Department of Labor, is 36-2164320. The plan number is 001.

3. What Type of Plan Is the Retirement Plan and What Kinds of Benefits Does It Provide?

The Retirement Plan is a type of plan which ERISA refers to as a “defined benefit” plan. Specifically, the Retirement Plan pays to a participating member (or the member’s beneficiaries) specified amounts of benefits in relation to specified amounts of contributions paid into the Retirement Plan by the member. Later in this Summary, the manner in which the required contributions and benefits are calculated will be described. The benefits paid include retirement benefits, disability benefits and death benefits. Later in this Summary, each of these benefits will be described as well as the circumstances under which each benefit is available and the alternative options available.
4. Who Is Eligible to Be a Participating Member in the Retirement Plan?

Unlike many pension plans, there is no minimum or maximum age requirement to participate in the Retirement Plan and no years of service requirement.

The first requirement for participation in the Retirement Plan is membership in a Participating Local. The five locals which established the Retirement Plan were locals of what was then the Amalgamated Lithographers of America. These locals were composed of members engaged in traditional lithographic operations. Under the terms of the Trust Indenture, other locals of the same International Union were eligible to become Participating Locals by appropriate local action and upon approval of the Retirement Plan’s Board of Trustees. As a result of mergers with the International Photoengravers Union to form the Lithographers and Photoengravers International Union, with the International Brotherhood of Bookbinders to form the Graphic Arts International Union, with the International Printing and Graphic Communications Union to form the Graphic Communications International Union, and, most recently, with the International Brotherhood of Teamsters, members of the merged union have been made eligible for participation in the Retirement Plan in an appropriate segment of a local with approval of the Retirement Plan’s Board of Trustees.

In addition, employee groups employed by the Retirement Plan, Participating Local Unions, Participating District or Joint Councils, the International Union, or employee benefit organizations in whose administration a Participating Local Union or the International Union participates, may become participants in the Retirement Plan upon approval by the Trustees.

Once a proper group has voted to participate in the Retirement Plan and has been approved by the Trustees, all eligible members of that group are required by the terms of the by-laws of the Local Union to become and remain participants in the Retirement Plan.

The second requirement of participation is employment in the industry. For Participating Locals, “the industry” means all occupations relating directly or indirectly to the industry or industries with respect to which the Local Union became a Participating Local, as determined and approved by the Trustees. Included also are those in the participating categories who may be temporarily absent due to illness, strike, lockout, etc., or otherwise temporarily unemployed but actively seeking employment in the industry.

The third requirement is payment of the required contributions to the Retirement Plan, as determined by the provisions of the Trust Indenture and the vote of the local membership group. Most members arrange for automatic weekly or monthly delivery of their contributions, but where that is not possible, members may pay individually through their local unions, subject to rules adopted by the Trustees.

5. What Circumstances May End Participation in the Retirement Plan?

The right to continue as a participant in the Retirement Plan may end for any of three reasons:

(1) If a participant ceases to be a member of the International Brotherhood of Teamsters or, in the case of a participant who became eligible by virtue of employment by the Retirement Plan, the International Union, a Participating Local, a Participating District or Joint Council, or a related employee benefit organization, if the participant ceases to be so employed.

(2) If a participant leaves the industry.

(3) If a participant fails to make contributions as required and within the time prescribed by the Trustees.

As discussed below, when a participant loses eligibility to continue as a participant for any of these reasons the participant will always be eligible for a Vested Benefit if at least $260 has been paid into the Retirement Plan. Every participant who qualifies for a pension or a death ben-
efit will always be assured of at least the ultimate return of all of his or her contributions through one or a combination of these benefits.

A participant who transfers membership from a Participating Local to another local of the International Brotherhood of Teamsters which is not a Participating Local may choose to either continue as an active participant in the Retirement Plan by continuing to make the same contribution or take a Vested Benefit. A member entitled to a Vested Benefit should obtain a Vested Benefit Certificate showing the nature and amount of the benefits to which the member is entitled.

6. How Is the Required Contribution Decided? Can Contributions Be Deducted or Credited for Tax Purposes?

The Trust Indenture provides that, for any local group admitted to the Plan, the required minimum contribution payable by all members of the group is $5.00 for each week in which the member receives wages or salary from the industry, unless the group itself establishes a higher figure.

Since the benefits payable to each member are based completely on the total amount of the contributions paid into the Retirement Plan by the member, many local groups wish to contribute more than the minimum in order to build up higher benefit levels for their members. No individual member may contribute at a higher rate than other members in the same local group. The only way that contributions above the $5.00 level can be paid by any group is by action of the affected local membership, with the approval of the Retirement Plan Board of Trustees. Once such action has been taken, all members of the local group are required to contribute at the rate fixed by the action of the membership. As of July 1, 2007, the highest rate of contribution which the Board of Trustees has approved is 10% of gross wage.

The Retirement Plan is a plan described in Section 501(c)(18) of the Internal Revenue Code. For that reason, contributions to the Retirement Plan may be designated as deductible for federal income tax purposes, subject to the limitations set forth in Sections 219(a), (b) and (e), 402(g) and 401(a)(30) of the Code, and regulations thereunder. Under Section 219(b) of the Code, the allowable deduction for contributions to a Section 501(c)(18) plan may not exceed the lesser of $7,000 or 25% of the taxpayer’s gross income. Contributions are not deductible for the year in which the participant reaches age 70 and 1/2 or for any year thereafter.

In addition, Section 25B of the Internal Revenue Code allows a credit against federal income tax for contributions to certain retirement savings plans, including Section 501(c)(18) plans such as the Retirement Plan, as well as 401(k) plans and IRAs. A participant in the Retirement Plan may be eligible to claim this tax credit, called the “saver’s credit,” depending upon the participant’s adjusted gross income and certain other factors.

Participants should consult with their tax advisors or accountants to determine if they are eligible for the deduction and the credit described above. The deduction and the credit are available independently. The amount of the allowable deduction does not reduce the amount of the allowable credit, and the amount of the allowable credit does not reduce the amount of the allowable deduction.

7. Can I Continue My Contributions if I am No Longer a Member of A Participating Local Union?

Only members in good standing with a participating Local Union may contribute to the Retirement Plan. The Trustees have determined that Participants may make monthly contributions to the Retirement Plan during the first two years of an absence due to unemployment or illness, as long as they remain dues-paying members of the GCC/IBT or IBT and, if out-of-work, are looking for work in the industry. Absences due to being on strike or locked out or similar status do not count against this two-year period.
Participants may begin making contributions at any time during the first two years of their absence due to sickness or being out-of-work and may continue to make contributions until two years after the start of their absence. Initial contributions cannot be made retroactively. Once contributions begin, contributions should be made monthly and no more than three months of retroactive contributions can be accepted. If a participant falls more than three months behind in contributions, no further contributions can be accepted until the member returns to active employment in the industry.

If a participant returns to work after an absence due to unemployment, illness, strike, lockout or sacrifice status, the participant may make up contributions upon returning to work for up to one year of the absence (reduced by any period of absence during which the participant made contributions). Any make-up contributions must be made within three years from the start of the absence (not counting any part of an absence due to strike, lockout or sacrifice status) and within one year of returning to work.

Contributions for periods of absence due to unemployment, sickness, strike, lockout or sacrifice status may be made at the rate of $5.00 per week or at the rate at which the member’s Participating Local participates.


The benefit structure changed for all Retirement Plan participants effective January 1, 2018. The following section describes the benefits available to participants in active or vested status on or after January 1, 2018.

(a) Kinds of Benefits Paid Out of the Retirement Fund

(1) Normal Retirement Pension

When an active participant reaches age 65, the member becomes eligible for a full pension upon ceasing to be engaged in the industry. The pension is in the form of a monthly payment for the rest of the member’s life. The amount of the benefit is determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.75%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,750.

(2) Early Retirement Pension

When an active participant reaches age 55, the member may elect to retire from the industry and receive an early pension. The pension is in the form of a monthly payment for the rest of the member’s life.

Since this pension will be paid for a longer period, it is reduced in amount. An active participant with 25 years or more of service who retires before age 65 will be subject to a reduction in the normal retirement benefit of six percent (6%) for each year (or 1/2 of 1% for each month) between age 55 and age 62 and a decrease of three percent (3%) per year for each year (or 1/4 of 1% for each month) between age 62 and age 65.

An active participant with fewer than 25 years of service who retires before age 65 will be subject to a reduction in the normal retirement benefit of six percent (6%) for each year (or 1/2 of 1% for each month) between age 55 and age 62 and a decrease of four percent (4%) per year for each year (or 1/3 of 1% for each month) between age 62 and age 65.

The pension benefit of a Participant with a Vested Benefit who retires before age 65, shall be reduced to the actuarial equivalent of a pension commencing at age 65.

(3) Disability Pension

If an active participant becomes totally and permanently disabled before reaching age 65, and has contributed at least $1,300 into the Retirement Plan, the participant may elect to receive a disability pension. The Trustees have defined “permanent and total disability” as follows:
Disability which, as established by medical evidence satisfactory to the Trustees, will probably be permanent and continuous during the remainder of the member’s lifetime and totally prevents the member from engaging in any occupation or employment in the industry that the member, except for the disability, would, in the judgment of the Trustees, be qualified to perform.

A disability pension will be in the form of a monthly disability pension.

(a) Monthly Disability Pension

The amount of a disability pension is the normal pension (see (1) above) reduced by 1/4 of 1% for each month between the date of commencement of disability benefit payments and age 65. The minimum disability pension is $10 per month.

(b) Application for Disability Pension

Applicants for a disability pension must also apply to the Social Security Administration for a disability pension and submit the ruling by that agency. A finding by the Social Security Administration that the participant is permanently and totally disabled will be honored by the Retirement Plan. Upon timely notification to the Retirement Plan, disability benefits will begin six months after the date determined by the Social Security Administration to be the date that the disability began. As a rule, Retirement Plan disability benefits begin one month after Social Security benefits begin.

If the Social Security Administration finds that the participant is not disabled, the participant may still ask the Retirement Plan to find that he or she is permanently disabled. The participant should submit to the Retirement Plan all of the medical records submitted to the Social Security Administration, as well as any additional medical evidence the participant may wish the Retirement Plan to consider. The Retirement Plan may require the participant to take a physical examination and medical tests at the Retirement Plan’s expense.

(4) Vested Benefit Pension

A member entitled to the Vested Benefit shall be eligible for benefits solely as follows, upon making application as required: (i) upon reaching the age 65, retirement benefits at the pension benefit rate in effect at the time of the application; (ii) after reaching the age 55 and before reaching the age 65, retirement benefits at the pension benefit rate in effect at the time of the application, reduced to the actuarial equivalent of a pension commencing at age 65; (iii) a death benefit limited to the amount of contributions without interest less any pension benefits the member or the spouse may have been paid. No disability benefit shall be payable to a member entitled to the Vested Benefit. All benefit rights hereunder are subject to the provisions of Section 13 of Article V of the Trust Indenture.

The “actuarial equivalent of a pension commencing at age 65” means a pension benefit of equal actuarial present value based on the participant’s age when the benefit begins and the actuarial factors and assumptions adopted by the Retirement Plan’s Trustees, including mortality assumptions based on the UP-1994 Mortality Table.

As discussed below in Question 10, the Retirement Plan is not subject to Part 2 of Title I of ERISA, which establishes participation and vesting requirements for qualified plans. For that reason, all benefits, including Vested Benefits under the Plan, are subject to change pursuant to the procedures in the Trust Indenture for amending the Plan.

Participants eligible for a Vested Benefit may elect joint and survivor options and are eligible for a death benefit, as described below. Applications for a Vested Benefit pension must be made before the participant’s 70th birthday, or all rights of the member and beneficiaries under the Trust Indenture shall terminate, unless the Trustees in their discretion approve a later application.
(5) **Death Benefit**

When a participant dies—whether active, retired, vested, or a deceased participant’s spouse receiving benefits—the beneficiary or beneficiaries designated by the participant or the surviving spouse on a form filed with the Retirement Plan may be entitled to a death benefit. The death benefit is the full amount of the participant’s contributions, less any pension benefits paid to the participant and spouse.

In the case of the death of a participant whose surviving spouse is entitled to continue to receive pension payments because of the election by the participant of a joint and survivor option, a death benefit is payable only when the spouse dies. In addition, if the member died before receiving any pension benefits and if the surviving spouse is the sole beneficiary of the total death benefit payable as the result of the member’s death, the surviving spouse may elect to receive a Spouse’s Pension in lieu of the death benefit. (See Question 9(b) below.)

Members who were participants in the Retirement Plan on March 31, 1985 by reason of active employment in the graphic arts industry, and who at the time of their death would have been entitled to a minimum death benefit under the terms of the Trust Indenture in effect on March 31, 1985, are entitled to a minimum death benefit of $1,500.

A claim for death benefits must be filed within two years after the death of the individual. The Trustees may, for good cause, accept a later application.

(b) **How Do I Apply for a Pension Benefit, and How Are Benefits Paid?**

Procedures for applying for benefits, and for appealing from denials of benefit applications, are included in Appendix C to this Summary.

Monthly pension benefits are paid by direct electronic deposit from the Retirement Plan into the account of the pensioner at a bank, credit union, or other financial institution designated by the pensioner. In the case of relatively small monthly pensions, the Trustees are authorized by the Trust Indenture to fix a level below which the benefit will be paid in a single actuarially equivalent lump sum (this benefit figure is currently $25 per month) and a higher level (currently $75 per month) below which the pensioner has the option to elect an actuarially equivalent lump sum.

9. **What Alternative Benefit Options Are Available?**

Under certain specific conditions, some alternative options are available under some of the above benefits.

(a) **Joint and Survivor Options**

When an active participant becomes eligible for normal or early retirement or when a member in Vested Benefit status becomes eligible for retirement benefits, the member is entitled to a lifetime retirement pension, calculated as described earlier in this Summary in the answers to Question 8(a)(1) (in the case of an active participant) or Question 8(a)(4) (in the case of a participant in Vested Benefit status). However, the pensioner may wish to provide for a monthly payment which will continue for the lifetime of his or her spouse, after the death of the participant. This is called a joint and survivor benefit.

The Joint and Survivor Option may be elected with respect to a spouse to whom the participant is legally married at the time of retirement. The Option is described and available on the application for a retirement pension and must be elected at the time of retirement.

Since this means that the pension may be expected to continue for a longer period of years, the monthly amount must be reduced on the basis of an actuarial calculation, so that approximately the same total amount may be expected to be paid out over the period of the life expectancies of both the participant and his or her spouse. This will depend, of course, on the ages of
both the participant and the spouse, so an individual calculation has to be made in each situation.

The Plan gives the retired participant two choices to make about this kind of benefit for his or her spouse:

(i) A monthly pension, reduced in amount, payable to the retiree until death, and, if the spouse lives longer than the retiree, two-thirds of the same amount to the spouse for life, after the retiree’s death; or

(ii) A monthly pension, still further reduced in amount, payable to the retiree for life, and, if the spouse lives longer than the retiree, two-thirds of the same amount to the spouse for life, after the retiree’s death. However, if the spouse dies before the retiree, then the monthly amount payable to the retiree after the spouse’s death will go up to the full amount of the retirement pension which the retiree would have received if he or she had originally taken a full pension upon retirement.

(b) Spouse’s Pension Option in Lieu of a Death Benefit

If an active participant dies before receiving any pension benefits and if the surviving spouse is the sole beneficiary of the total death benefit payable as result of the participant’s death, the surviving spouse may elect to receive a Spouse’s Pension instead of the death benefit to which the spouse would have been entitled. This option is not available in the case of death of a Vested Benefit Certificate holder.

Under a Spouse’s Pension, the surviving spouse will begin to receive monthly payments in the month after reaching age 65, or in the month following the election of the option if the spouse is age 65 or over at the time of the member’s death. A Spouse’s Pension is payable for the life of the spouse in an amount equal to two-thirds (2/3) of the Amount of Pension to which the Participant would have been entitled as of the date the Spousal Pension begins.

The surviving spouse may also elect to commence receiving the pension after reaching age 55 but before age 65, with the pension reduced by 1/4 of 1% for each month between the date of the commencement of the pension and the spouse’s 65th birthday. A spouse who has elected a Spouse’s Pension may revoke such election at any time and thereby become entitled to receive the death benefit which had been payable upon the death of the member, less the total amount the spouse has received in pension benefits.

When a spouse who has been receiving a Spouse’s Pension dies, a death benefit may be payable if the total amount of pension payments received by the spouse is less than the death benefit originally payable. In that event, the death benefit to be paid when the spouse dies will be the original death benefit less the total pension benefits received by the spouse. A spouse electing a Spouse’s Pension may designate a beneficiary to receive this death benefit, to be effective in the event that no beneficiary designated by the member is living at the time of the spouse’s death.

(c) Actuarially Equivalent Lump Sum Payment

The Trustees are authorized to establish rules by which pensioners or spouses who become entitled to relatively small monthly pensions may elect to receive, or in some instances be required to receive, a single lump sum payment equal to the actuarial equivalent of the monthly pension payment. Under the rules currently in effect, those who become entitled to a monthly benefit of $25 or less will, in all cases, receive a single actuarial equivalent lump sum payment. Those who become entitled to a monthly benefit of $75 or less, but more than $25, will have the option of receiving the monthly benefit or receiving a single actuarial equivalent lump sum payment.

(d) Military Service

A member who is required to leave the industry and go into military service shall cease to be eligible for membership in the Retirement Plan. A member taking a Vested Benefit who returns
to work in the industry within ninety (90) days of discharge from military service shall resume making contributions and receive benefits as provided in the plan.

10. Can Anyone Other Than a Participant or a Named Beneficiary Claim Any Benefits? Can a Court Order Payment of Benefits to a Creditor or a Spouse of a Participant?

The Trust Indenture contains a “spendthrift” clause, which is standard in retirement plans, prohibiting the sale or transfer or assignment of any benefit rights. This clause is intended to prevent creditors of a participant or of a beneficiary from attempting to seize any benefit which is properly payable under the Plan only to the participant or to the beneficiary. Participants anticipating a possible bankruptcy should consult their attorneys concerning the impact of bankruptcy on their benefits.

Because of this clause, the Retirement Plan cannot be required by court order in a divorce proceeding to pay benefits to anyone other than a participant or beneficiary according to the terms of the Trust Indenture. ERISA provides for divorce court orders called “Qualified Domestic Relations Orders” (QDROs), which may allow pension benefits to be paid to a divorced spouse if ordered by a divorce court. However, Section 206 of ERISA (which provides for QDROs) is in Part 2 of Subtitle B of Title I of ERISA, and Section 201(3)(B) of ERISA states that Part 2 does not apply to Section 501(c)(18) plans. Because the Retirement Plan is a Section 501(c)(18) plan, the Trustees have advised the courts, whenever the question has arisen, that benefits cannot lawfully be paid to anyone except a participant or a beneficiary. The United States District Court for the Northern District of Illinois has issued a declaratory judgment declaring that this is the correct interpretation of the law. Inter-Local Pension Fund v. Gill, 723 F. Supp. 1254 (1989). Divorce lawyers can avoid this problem by not attempting to transfer any Retirement Plan benefit rights to the spouse. If it is necessary to include the Retirement Plan benefits in the calculation of the division of property in a divorce, the division can be balanced by transferring other assets of equivalent value. Alternatively, the divorce decree can order the participant to make an appropriate division of the benefits when they are received by the participant.

The United States Department of Labor has issued an advisory opinion stating that child support income withholding notices are treated as a type of QDRO (U.S. Dept. of Labor Advisory Opinion 2001-06A). Accordingly, for the same reasons stated above, the Retirement Plan cannot lawfully pay benefits to a person other than the participant or beneficiary pursuant to a child support income withholding order.

11. May a Participant Lose Rights under the Retirement Plan? What Happens If the Retirement Plan Is Terminated?

The Trust Indenture provides that once a participant has contributed $260 into the Retirement Plan, the participant will receive back at least the full return of all of his or her contributions through either a pension benefit, or death benefit.

Because they are trusts described in Section 501(c)(18) of the Internal Revenue Code, the Retirement Plan, the Photoengravers Fund, and the Local One Fund are not subject to Part 2 of Title I of ERISA, which establishes participation and vesting requirements for qualified plans. For that reason, the benefits provided under these plans are subject to change, including increases and reductions, pursuant to the procedures in the Trust Indenture for amending the Retirement Plan.

Proposals to amend the Retirement Plan, whether initiated by the Trustees or submitted to the Trustees by a Participating Local, are voted on at regular or special meetings of the Participating Locals, with at least 10 days’ notice of the vote. A motion to approve must be carried by a majority vote of the members present at such a meeting. Amendments must be approved by Locals representing two-thirds of the members of the Participating Locals. Proposed amendments which would reduce any benefit or increase the eligibility or contribution requirements
for any benefit must also be approved by 2/3 of the votes cast in a referendum vote of all members in the Participating Local Unions.

In addition, because these funds are trusts described in Section 501(c)(18) of the Code, Section 4021(b) of ERISA provides that they are not covered by the Plan Termination Insurance sections of Title IV of ERISA. Accordingly, benefits under these plans are not insured by the Pension Benefit Guaranty Corporation (PBGC), and any benefits (including vested benefits) could be lost if the plan becomes insolvent.

Time and eligibility limits must be met in applying for some benefits. A Joint and Survivor Option must be elected at the time of retirement and cannot be elected after pension payments have begun. A Spouse’s Pension Option is available only on the death of a member who has received no pension benefits, and must be exercised before any death benefit has been paid. A death benefit must be applied for within two years after death, although the Trustees in their discretion may approve a later application.

A member who has received a Vested Benefit Certificate must file an application, on reaching the proper age, for pension benefits under the Vested Benefit Certificate. If an application for a pension benefit under a Vested Benefit Certificate is not filed with the Board of Trustees by or before the 70th birthday of the applicant, all rights of the member and of the member’s beneficiaries end, unless the Trustees in their discretion approve a later application.

In addition, because this Retirement Plan is designed to provide benefits only upon retirement from the industry, a retired participant’s pension benefits may be suspended upon a return to work in the industry. As described in the answer to Question 12, below, a retired participant who returns to work in the industry must notify the Retirement Plan office in writing. Except for retired participants who are age 65 or older, or who return to work in a graphic arts school, pension payments are suspended for individuals who return to work in the industry. Retired participants who are 65 or older, or who return to work in a graphic arts school sponsored by or affiliated with the GCC/IBT, or any other such school, may work up to 40 hours a month (or 5 days or work shifts a month) without their pension benefits being suspended.

The Trust Indenture which governs the Retirement Plan provides that the trust shall terminate upon the death of the last person entitled to benefits who is living at the time the trust was executed. This limitation states a traditional rule of law known as the rule against perpetuities. However, the Trust Indenture states that, if the law permits, the Trust shall not be terminated by the death of this last survivor, but shall be deemed to continue for the longest term permitted by law.

The Trust Indenture provides that if the Trust is terminated for any reason, the Trustees shall liquidate the assets of the Trust, pay all obligations and distribute the net balance proportionately to all members or beneficiaries in accordance with their contributions and benefits, if any, received theretofore.

12. What Happens If a Participant Returns to Work in the Industry after Leaving the Retirement Plan?

(a) Retired Participants

Retired participants who return to work in the industry are required to notify the Retirement Plan in writing. Except for retired participants who are 65 or older, or who return to work in a graphic arts school, both of which situations are discussed above, pension payments are suspended upon a return to work in the industry and the pensioner is required to resume contributions to the Retirement Plan. When the participant resumes full retirement, pension payments will be reinstated with an actuarial adjustment (where appropriate and if the pensioner resumed active participation in the Retirement Plan while engaged in the industry) for the period of suspension of benefits, plus any additional benefits based on the participant’s additional contributions.
If the previously retired participant fails to resume active participation in the Retirement Plan upon returning to work in the industry, the participant’s pension entitlement will be frozen. Upon becoming eligible to resume receiving pension benefits, the member’s pension benefits will be resumed at the level in effect before returning to work in the industry.

Retired participants who are 65 or older and who return to work in the industry, or retired participants who return to work at a graphic arts school sponsored by or affiliated with the Graphic Communications Conference of the International Brotherhood of Teamsters, or any other such school, may work up to 40 hours a month (or up to 5 days or work shifts a month) without their pension benefits being suspended.

Retired participants who return to work in the industry must notify the Retirement Plan office in writing of their return to work, regardless of the number of hours worked, and must provide information requested by the Retirement Plan office to determine their status under these rules. No contributions may be made to the Retirement Plan for any period in which the retired participant is receiving a monthly pension. If pension benefits are paid for months during which benefits should have been suspended, future benefit payments may be offset to recoup those improperly paid benefits. Actions by the Retirement Plan office under these rules may be appealed to the Trustees.

(b) Disability Pensioners

If a disabled pensioner recovers and returns to the industry, the Retirement Plan must be notified immediately and active participation in the Retirement Plan resumed. If the recovered member does not return to the industry the member may apply for a Retirement Benefit if eligible, or, if not, for a Vested Benefit Certificate, and eligibility will be determined as if the member left the industry at the time of recovery. Any Death Benefit which may later become payable to a recovered member or his or her beneficiaries will be reduced by the total of the Disability Pension payments received. Any Normal or Early Retirement Pension or Vested Retirement Pension which is, or becomes, payable to a recovered participant will be calculated on the basis of all contributions credited to the member’s account, but the pension will be reduced by an actuarial calculation to allow for the amounts previously paid as Disability Pension benefits.

(c) Vested Benefit Certificate Holders

A participant who has ended active participation, and has received a Vested Benefit Certificate and drawn no pension or other benefits, may return to active participation in the Retirement Plan whenever he or she again meets the requirements for eligibility, as set forth in the answer to Question 4, above. If such return to participation occurs within 2 years after the participant became vested, or if the participant contributes continuously for 5 full years after returning to participation, the participant will have all past contribution credits restored and all pension and death benefit rights thereafter will be calculated on the basis of the total of all contributions. If such a participant later again ends active participation under circumstances which entitle the member to another Vested Benefit Certificate, the rights under the new Vested Benefit Certificate will be calculated on the basis of the total of all contributions.

If the participant rejoins the Retirement Plan more than 2 years after having become vested and contributes less than 5 years after rejoining the Retirement Plan, then the participant retains, with respect to contributions made prior to the vesting, only the Vested Benefit entitlement he or she had on the basis of the prior period of membership, in addition to any entitlement earned by contributions after rejoining the Retirement Plan.

(d) Participants Who Previously Received a Withdrawal Benefit

A participant who received a Withdrawal Benefit terminates all rights in the Plan. If that person later rejoins the Retirement Plan, his or her rights are calculated solely on the basis of contributions paid into the Retirement Plan after rejoining.

[Effective July 1, 2014, the withdrawal benefit was suspended.]
13. What Are the Rights and Obligations of Former Participants in the Merged Plans?

(a) The Photoengravers Pension Welfare Fund and Plan

Until March 31, 1989, participants in the Photoengravers Fund were paying $2.50 per week into that Fund and were earning benefit entitlements under the provisions of the Photoengravers Plan.

Many of those participants were also members of the Retirement Plan and were also making contributions into the Retirement Plan, earning additional benefit rights under the provisions of the Retirement Plan.

As a result of the merger of the U.S. membership of the Photoengravers Fund into the Retirement Plan, effective April 1, 1989 (while the Canadian membership was merged into another Canadian plan), no further contributions have been made, on the basis of wages paid after that date, into the Photoengravers Fund, which ended its existence as a separate entity.

Since April 1, 1989, the Retirement Plan has continued to pay to previously retired U.S. participants in the Photoengravers Fund the same pension benefits which they were previously receiving from the Photoengravers Fund. The Retirement Plan has also undertaken to pay all benefits based on contributions paid into the Photoengravers Fund for periods prior to March 31, 1989 as they become payable under the Photoengravers Plan in the future. The benefits which will be paid in accordance with the Photoengravers Plan, as a result of contributions paid to the Photoengravers Fund for past periods, are summarized in Appendix A at pages 21 to 22 of this booklet. These benefits will be paid in addition to whatever benefits the participant may separately earn under the Retirement Plan as a result of contributions made to the Retirement Plan. The benefit reductions effective January 1, 2018 apply.

Those active participants in the Photoengravers Fund who were not already participants in the Retirement Plan were automatically admitted to participation in the Retirement Plan on April 1, 1989, with the obligation to continue the same contribution of $2.50 per week, increased to $5.00 per week effective July 1, 2006. That contribution is now made to the Retirement Plan and earns rights to the higher benefit levels of the Retirement Plan. These participants have the right to take action within their local unions, in accordance with the procedures, requirements and limitations established by the Retirement Plan Trustees, to raise their contributions to the levels permitted under the Retirement Plan rules.

Those former participants in the Photoengravers Fund who were already participants in the Retirement Plan as of March 31, 1989, continued to make the same contribution to the Retirement Plan that they had been making previously. The $2.50 weekly contribution which they had been making to the Photoengravers Fund terminated as of March 31, 1989 and was not added to their Retirement Plan contribution. If such participants are not already at the top limit set by the Trustees for contributions to the Retirement Plan, they may, if they wish, take action within their local unions, in accordance with the procedures, requirements and limitations established by the Trustees, to raise their future contributions to the Retirement Plan.

(b) The Pension Fund of Local One, Amalgamated Lithographers of America

Until January 27, 1996, participants in the Pension Fund of Local One, Amalgamated Lithographers of America, were paying contributions into that fund in the amount of 5% of earnings and were earning benefit entitlements under the provisions of that plan. As a result of the merger of that Fund into the Retirement Plan, effective January 28, 1996, no contributions based on wages paid after that date have been made into the Local One Fund, which ended its existence as a separate entity.

Since January 28, 1996, the Retirement Plan has continued to pay to previously retired participants in the Local One Fund the same benefits which they were previously receiving from...
the Local One Fund. The Retirement Plan has also undertaken to pay all benefits based on contributions paid for periods prior to January 28, 1996, as they become payable in the future and at the benefit level in effect on January 27, 1996. The benefit reductions effective January 1, 2018 apply. These benefits, based on contributions paid to the Local One Fund for past periods, are summarized in Appendix B at pages 23 to 24 of this booklet. These benefits will be paid in addition to such benefits as the participant may separately earn under the Retirement Plan as a result of contributions made to the Retirement Plan for periods commencing on or after January 28, 1996.

The active participants in the Local One Fund were automatically admitted to participation in the Retirement Plan on January 28, 1996, with the obligation to continue the same contributions of 5% of earnings. Local One increased its contribution rate to 6% of earnings, and that contribution is now made to the Retirement Plan and earns rights to the higher benefit levels of the Retirement Plan.

14. What Are the Procedures for Filing Claims for Benefits and for Appealing from Decisions of the Executive Director?

The Trustees of the Retirement Plan have adopted Procedures for processing inquiries, benefits applications and appeals. These Procedures are set out in Appendix C to this Summary at pages 25 to 28 of this booklet. A copy of these Procedures is also available as a separate document from the Retirement Plan office upon request and at no cost.

15. How Are the Assets of the Retirement Plan Handled and What Professional Advice and Guidance Do the Trustees Use?

All the assets of the Retirement Plan are held in a trust fund, which is administered by the Board of Trustees. The trust fund must be, and is, maintained separate and apart from all other moneys, and may be used only for payment of benefits and the administration of the Retirement Plan under the terms of the Trust Indenture.

In the administration of the Retirement Plan, including recommendations as to the levels of benefits to be established, investment of the Retirement Plan’s money, preparation of reports and audits and compliance with legal requirements, the Trustees retain the services of advisers and consultants of the highest standing in their respective professions. At the end of this booklet appear the names of the firms which serve as the Retirement Plan’s investment advisers, actuaries, accountants and attorneys.

All benefits are payable from the Retirement Plan. The Trustees receive and review regular reports from their professional advisers to assure that the Retirement Plan is actuarially sound and fully able now, and in the future, to meet all benefit obligations and other expenses. Because this Plan is tax exempt as a trust described in Section 501(c)(18) of the Internal Revenue Code, Section 4021(b) of ERISA provides that it is not covered by the requirements of the Plan Termination Insurance sections of ERISA (Title IV) and, accordingly, benefits of the Plan are not insured by the PBGC under Title IV of ERISA.

Every effort is made to make sure that the assets of the Retirement Plan are properly conserved, that they are carefully and prudently invested, that the accounts of the Retirement Plan are properly kept and audited, that the benefits are the highest possible consistent with sound actuarial practice, and that all actions of the Trustees are legally correct and that all requirements of law are complied with.

16. Reports and Audits

The Retirement Plan’s fiscal year runs from July 1 to June 30. As soon as possible following the end of each fiscal year, an Annual Report is distributed to all participating members. Any participant who has not received such a report may secure one at the office of his or her Participating Local or by writing to the Retirement Plan office in Carol Stream, Illinois. In addi-
tion, each active participant will receive a statement at the beginning of each calendar year of the contributions received by the Retirement Plan during the previous calendar year.

17. Statement of ERISA Rights

As a participant in the Retirement Plan you are entitled to certain rights and protections under ERISA. ERISA provides that all plan participants shall be entitled to:

(a) Receive Information About Your Plan and Benefits

(i) Examine, without charge, at the plan administrator’s office and at other specified locations, such as union halls, all documents governing the plan, including insurance contracts, and a copy of the latest annual report (Form 5500 Series) filed by the plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Department of Labor’s Employee Benefits Security Administration. Obtain, upon written request to the plan administrator, copies of documents governing the operation of the plan, including insurance contracts and the latest annual report (Form 5500 Series) and updated summary plan description. The administrator may make a reasonable charge for the copies.

(ii) Receive a summary of the plan’s annual financial report. The plan administrator is required by law to furnish each participant with a copy of this summary annual report.

(iii) Obtain a statement telling you whether you have a right to receive a pension at normal retirement age (age 65) and if so, what your benefits would be at normal retirement age if you stop working under the plan now. If you do not have a right to a pension the statement will tell you what additional requirements you have to meet to get a right to a pension. This statement must be requested in writing and is not required to be given more than once every twelve (12) months. The plan must provide the statement free of charge.

(b) Prudent Actions by Plan Fiduciaries

In addition to creating rights for plan participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit plan. The people who operate your plan, called “fiduciaries” of the plan, have a duty to do so prudently and in the interest of you and other plan participants and beneficiaries. No one, including your employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a pension benefit or exercising your rights under ERISA.

(c) Enforce Your Rights

If your claim for a pension benefit is denied or ignored, in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.

Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of plan documents or the latest annual report from the plan and do not receive them within 30 days, you may file suit in a Federal court. In such a case, the court may require the plan administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the administrator. If you have a claim for benefits which is denied or ignored, in whole or in part, you may file suit in state or Federal court. In addition, if you disagree with the plan’s decision or lack thereof concerning the qualified status of a domestic relations order or a medical child support order, you may file suit in Federal court. If it should happen that plan fiduciaries misuse the plan’s money, or you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a Federal court. A parti-
cipant must file a suit against the Retirement Plan within one year of the determination by the Board of Trustees of an appeal. Failure to file a suit within one year of the determination by the Board of Trustees of an appeal constitutes a waiver of the right to file suit to contest the determination by the Retirement Plan. The court will decide who should pay court costs and legal fees. If you are successful the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds your claim is frivolous.

(d) Assistance with Your Questions

If you have any questions about your plan, you should contact the plan administrator. If you have any questions about this statement or about your rights under ERISA, or if you need assistance obtaining documents from the plan administrator, you should contact the nearest office of the Department of Labor’s Employee Benefits Security Administration, listed in your telephone directory, or the Division of Technical Assistance and Inquiries, Employee Benefits Security Administration, U.S. Department of Labor, 200 Constitution Avenue N.W., Washington, D.C. 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.

18. Inquiries and Information

Personnel in the offices of Participating Locals will normally be able to refer a participant to the sections of the Trust Indenture which apply to any situation. However, official information as to the meaning and application of any section of the Trust Indenture, or as to the account of a participant, or as to eligibility for benefits, can come only from the Retirement Plan office in writing. A participant may ask his or her Participating Local to forward any inquiry on his or her behalf to the Retirement Plan office, or may write directly to the Retirement Plan office.
APPENDIX A

BENEFITS PAYABLE TO FORMER PARTICIPANTS IN THE PHOTOENGRAVERS PENSION WELFARE FUND AND PLAN (BASED ON CONTRIBUTIONS PAID TO THE PHOTOENGRAVERS FUND PRIOR TO APRIL 1, 1989)

Each former participant in the Photoengravers Fund has been sent a Certificate of Entitlement stating the dollar amount of the benefits earned prior to April 1, 1989, when the Photoengravers Fund was merged into the Retirement Plan. These benefits were determined on the basis of the Photoengravers Plan, as described below. The July 1, 2006 and July 1, 2014 benefit reductions did not affect benefits based on contributions to the Photoengravers Fund. However, the benefit reductions effective January 1, 2018 apply. As a result, the benefits of all Photoengravers Fund participants who retired prior to January 1, 2018 were reduced by 35%.

1. Pension Benefits

(a) Normal Retirement from Active Membership

The Normal Retirement Age Monthly Pension shall be determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.75%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,750.

(b) Early Retirement from Active Membership on or after April 1, 1989

Upon reaching age 60 while still a member of the International Union, and ceasing to be engaged in any industry subject to the jurisdiction of the International Union, a participant who contributed to the Photoengravers Fund for at least one year will be entitled to an Early Retirement monthly pension equal to the monthly pension which would have been paid if the participant were then at normal retirement age, reduced by 1/2 of 1% for each month (or any fraction of a month) between the date of actual retirement and the date when the participant will reach age 62. The pension will be paid at the reduced level for the balance of the participant’s life.

2. Options

On normal or early retirement, the participant has the following alternative options:

(a) Joint and Survivor Options

The participant may designate, for a joint and survivor option, the spouse to whom the participant has been married for at least two years immediately preceding the election of the joint and survivor option. Instead of the full amount of normal or early retirement pension, the participant will receive an actuarially reduced pension until the participant’s death, and, if the spouse survives, the spouse will receive two-thirds of the reduced pension. Alternatively, the participant may elect to receive a still further reduced pension, and, in the event the spouse dies before the participant, the pension payable to the participant for life, after death of the spouse, will go up to the normal or early retirement pension that the participant would have received if the joint and survivor option had not been elected.

(b) Lump Sum Settlement Option

In place of any pension benefit, the retiring participant may elect to receive the amount which would have been payable as a death benefit if the participant had died on the retirement date.

3. Death Benefit

The death benefit payable to the beneficiary or beneficiaries designated by the participant (provided the participant paid contributions for at least one year) is an amount calculated as follows:
$1,200, plus an additional $10 for each month of contributions made after January 1, 1966, up to a maximum of 30 months (bringing the total to $1,500). If the participant contributed more than $1,500 to the Photoengravers Fund, the death benefit is the amount of those contributions without interest. In all instances, the calculated amount is reduced by any pension benefits paid.

4. **Spouse’s Pension Option in Lieu of Death Benefit**

If a deceased participant’s surviving spouse is the sole beneficiary of the participant’s death benefit, and if the participant had not started receiving pension benefits prior to death, the spouse may elect a Spouse’s Pension instead of the lump sum death benefit. A Spouse’s Pension begins the month after the spouse reaches age 60, or, if the spouse is 60 or older when the participant dies, in the month after the spouse makes the election. A Spouse’s Pension is a monthly payment for the life of the spouse, calculated at $1.56 per month for each $130 unit of contributions paid into the Photoengravers Fund by the deceased participant. If a spouse who has elected a Spouse’s Pension dies, revokes the election, at any time when the total of the pension benefits received by the spouse is less than the original death benefit, the spouse (or the designated beneficiary in case of the spouse’s death) will be paid the death benefit which had been payable upon the death of the member, less the amount the spouse has received in pension benefits.

5. **Vested Benefit**

A participant who has become eligible for a Vested Benefit will be eligible for normal retirement pension at age 62 or for early retirement pension at age 60 at the benefit level in effect at the time of vesting. A disability benefit is not available to a participant who eligible for a Vested Benefit.

6. **Disability Benefit**

If an active participant becomes totally and permanently disabled and if the member has paid into the Photoengravers Fund at least $1,300 by reason of active employment (or was a member of the International Union for at least 10 years before January 1, 1966) the participant may elect to receive a disability pension. The pension commences in the month after delivery of the application and satisfactory medical evidence, and continues until the participant’s death or recovery. The joint and survivor options described in Paragraph 2 of this Appendix A are not available to participants electing a disability benefit.

The amount of the monthly disability pension is the monthly normal pension which the member would have received if he or she had reached the age of 62 and retired (see Paragraph 1 of this Appendix A) reduced by 1/2 of 1% for each month (or any fraction of a month) between the date when the disability benefit payments start and the date when the participant will reach age 62. The minimum disability pension is $12 per month.
APPENDIX B
BENEFITS PAYABLE TO FORMER PARTICIPANTS IN THE LOCAL ONE,
AMALGAMATED LITHOGRAPHERS OF AMERICA PENSION FUND
(BASED ON CONTRIBUTIONS PAID TO THE LOCAL ONE
FUND WITH RESPECT TO EMPLOYMENT
PRIOR TO JANUARY 28, 1996)

Each former participant in the Local One Fund is entitled to receive the benefits earned prior to January 28, 1996, when the Local One Fund was merged into the Retirement Plan. These benefits are determined on the basis of the Local One Fund Plan, as described below. The July 1, 2006 and July 1, 2014 benefit reductions did not affect benefits based on contributions to the Local One Fund. However, the benefit reductions effective January 1, 2018 apply. As a result, the benefits of all Local One participants who retired prior to January 1, 2018 were reduced by 35%.

1. Pension Benefits

(a) Normal Retirement from Active Membership

Upon reaching normal retirement age, as indicated below, while still a member of the International Union, and ceasing to be engaged in the industry, a participant will be entitled to a monthly pension. The Normal Retirement Age Monthly Pension payable by reason of contributions to the Local One Fund to current and future retirees who have retired or hereafter retire from active status (but not vested or other status) shall be determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.75%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,750.

(b) Early Retirement from Active Membership on or after January 28, 1996

Early retirement benefits will be paid to participants with 10 or more years of pension credits reaching age 55 or more while still a member of the International Union and ceasing to be engaged in the industry. The early retirement benefit is equal to the normal monthly retirement benefit reduced by 5/9 of 1% per month for each month retirement precedes full pension retirement age (age 62 in the case of a participant with 25 or more years of pension credits in the Local One Fund at the time of retirement, or age 65 in the case of a participant with 10 or more—but fewer than 25—years of pension credits). Years of contribution to the Retirement Plan after January 28, 1996 will be counted as years of pension credits.

2. Joint and Survivor Options

On normal or early retirement, a participant may elect one of two joint and survivor options, paying reduced monthly amounts calculated so that the aggregate of all payments expected to be made to a member and his or her beneficiary shall be the actuarial equivalent of the pension otherwise payable to the participant if no option had been elected.

(a) Option 1

A reduced monthly pension during the life of the participant and, if the beneficiary survives the participant, the same amount for the life of the beneficiary.

(b) Option 2

A reduced monthly pension, while both the participant and beneficiary are alive, with two-thirds of that amount paid for the life of the beneficiary if the beneficiary survives the participant, but, if the beneficiary dies before the participant, then the amount payable for the balance
of the life of the participant is increased to the amount which would have been payable if no option had been elected.

3. Death Benefit

The death benefit payable to the beneficiary or beneficiaries designated by the participant (provided the participant made contributions in at least 12 calendar months) is the greater of: (i) the participant’s total contributions, or (ii) total contributions (not counting the first and last years of contributions) multiplied by 10 and divided by the number of included years. If a member had not made contributions in three calendar years, the death benefit is the total earnings on which contributions were made, as shown by the Retirement Plan’s records, divided by the number of weeks in which contributions were made and multiplied by 26. The death benefit of a member who joined Local One after January 1, 1949 at age 50 or over and had not been a member for five years prior to death is limited to the total of his or her contributions. All death benefits are reduced by the total of any amounts paid out in pension benefits. The death benefit paid to a vested member may not exceed 100% of the contributions paid, minus any pension benefits paid.

4. Vested Benefit

A participant who has at least 3 years of pension credits and who ceases to be eligible for participation in the Retirement Plan solely because he or she left the industry is eligible for a vested benefit. The participant’s vested entitlement remains in effect only as long as the participant remains outside of the industry. The vested participant is entitled to benefits under the terms and conditions in effect on the date of ineligibility, at the applicable regular or early retirement age or upon death, except that the death benefit may not exceed 100% of the contributions paid, minus any pension benefits paid. A participant in vested status is not entitled to a disability pension. The Vested Benefit Pension shall be determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.70%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,700.

5. Disability Benefit

An actively employed and contributing participant who has contributed to the Retirement Plan in at least ten calendar years (including only years in which the participant contributed for at least 130 days of work) and who has received a Social Security disability award may receive a disability pension equal to the amount to which the participant would have been entitled at age 65, but in no event less than $10 per month. No payment shall be made for any month for which the member is not entitled to receive Social Security disability insurance benefits for any reason other than that the member has reached 65 years of age. No joint and survivor options apply to a disability benefit.

6. Return to Work by Vested Participant

If a participant who vested under the Local One Plan becomes reengaged in the industry he or she must immediately notify the Retirement Plan office and resume or commence contributions to the Retirement Plan. If the resumption or commencement of contributions occurs within two years after the member became vested and he or she remains employed in the industry for five years after reinstatement, the member will receive, for purposes of determining benefits under the Local One Plan, one year of pension credit for each year of contributions into the Retirement Plan, as if the member never left the industry. Otherwise, the member remains eligible for a vested benefit subject to all the provisions of the Local One Plan in effect when the member originally became vested. The member will also be eligible for such benefits as he or she may become entitled to receive under the Retirement Plan.
APPENDIX C

PROCEDURES FOR PROCESSING INQUIRIES, BENEFIT APPLICATIONS AND APPEALS

For the guidance of Participating Locals and participants in the Retirement Plan, the Trustees have adopted the following procedures to be used in the processing of inquiries, benefit applications and appeals:

1. Benefit Application Forms

Written applications for benefits must be filed in the form determined by the Retirement Plan. Benefit application forms are maintained in the offices of all Participating Locals. Prospective applicants for benefits are, in general, expected to procure the necessary application form from the Local. However, benefit application forms are also available from the Retirement Plan office upon written request.

2. Decision as to Whether to File an Application

When a prospective applicant for benefits requests an application form from a Participating Local or from the Retirement Plan office, the applicant may be directed to pertinent sections of the Trust Indenture related to the application to inform the applicant about whether he or she may be eligible for the benefit sought. Such guidance is not an official ruling by the Retirement Plan, but is solely to aid the individual in deciding whether there is any basis for filing an application. Any decision to file or not to file an application is the complete and sole responsibility of the prospective applicant. The applicant should take care to answer all questions and supply all required information and supporting documents.

3. Filing of Applications for Benefits

All applications for benefits (except applications filed by the holder of a Vested Benefit Certificate or the beneficiary of the Death Benefit of such a holder) must first be submitted to the Participating Local, which is required to certify certain qualifying information appearing in its records. The application, together with all supporting documents received from the applicant, will then be filed with the Retirement Plan office.

Applications for benefits coming due under Vested Benefit Certificates may be filed directly with the Retirement Plan office. The Retirement Plan office, upon receipt of such applications, may notify the Participating Local of which the holder of the Vested Benefit Certificate was last a member, so that any additional information, if needed, may be supplied.

4. Applications for Benefits under the Photoengravers Fund and Local One, ALA Fund

Separate applications must be filed for benefits earned under the Photoengravers Pension Welfare Fund or under the Local One, Amalgamated Lithographers of America Pension Fund. The provisions of this statement of procedures apply to the filing and processing of applications for benefits under those plans, and inquiries and appeals related to those benefits.

5. Retirement Plan Office Action – Applicants Found Eligible

If the Executive Director of the Retirement Plan finds that an applicant is clearly eligible for the benefit requested, the application is approved. Where the benefit consists of a single lump sum payment (such as a death benefit), delivery of the check may be made through the Participating Local, subject to the recipient signing any necessary receipts, affidavits or other documents. The Participating Local or the recipient will be advised as to the documents required. Where the benefit consists of periodic payments, delivery of the payments will be made by direct deposit into the recipient’s account in a bank, savings and loan, credit union, or other financial institution designated by the recipient.
6. Retirement Plan Office Action – Applicants Found Ineligible

If the Retirement Plan’s Executive Director determines that the applicant is not eligible for the benefit requested, notice of that determination will be sent to the applicant at the address given by the applicant in the application form with a copy of the notice to the Local Union. The Executive Director will notify the applicant of the denial or partial denial of a benefit claim within a reasonable time, but no later than 90 days after the Retirement Plan office has received the claim. If the Executive Director determines that more time is needed to process the benefit claim, the Executive Director may extend this deadline for up to another 90 days. The Executive Director will notify the applicant of the reasons for the extension and the extended due date.

The notice of a denial or partial denial of a claim for benefits will state the reasons for the Executive Director’s conclusions, the plan provisions on which the determination was based, a description of any additional information necessary to perfect the claim, a description of the Retirement Plan’s appeal procedures and time limits for appeal, and a statement of the applicant’s right to bring a civil action under Section 502(a) of ERISA.

7. Retirement Plan Office Action – Incomplete Applications or Applications Requiring Corrections

If an application is incomplete, lacks required supporting documents, or contains questionable or conflicting or unclear statements, the Executive Director will make such further inquiries of the applicant or the Participating Local or such other investigation as may be necessary to procure all information needed to determine the applicant’s eligibility. Where the Executive Director feels that it is appropriate for the Trustees to consider an issue related to eligibility, the Executive Director may hold the application for initial consideration by the Trustees. When the application form is not completely filled in or where the applicant’s response either on the form or to subsequent inquiries indicates that a correction should be made, the Executive Director may return the application form to the Participating Local or to the applicant for completion or correction. The Executive Director may request from the applicant a voluntary extension of the time limits for ruling on the application pending the receipt of required supporting documents or other information, or may make a determination based on the documents and other information submitted. The Retirement Plan office will make every reasonable effort to cooperate in aiding or guiding an applicant to establish eligibility but the Retirement Plan cannot accept any responsibility for procuring any necessary information or documents. It is the responsibility of the applicant ultimately to submit an application form which contains all of the information and documents necessary to support the claim for benefits.

8. Special Procedure for Disability Pensions

Applicants for a disability pension must also apply to the Social Security Administration for a disability pension and submit the ruling by that agency. A finding by the Social Security Administration that the participant is permanently and totally disabled will be honored by the Retirement Plan and, upon timely notification to the Retirement Plan, disability benefits will begin in the sixth full month after the date determined by the Social Security Administration to be the date that the disability began. As a rule, Retirement Plan and Photoengraver Fund disability benefits begin one month after Social Security benefits begin; disability benefits under the Local One ALA plan begin at the same time as Social Security benefits.

If the Social Security Administration finds that the participant is not disabled, the participant may still ask the Retirement Plan to find that he or she is permanently disabled. The participant should submit to the Retirement Plan office all of the medical records submitted to the Social Security Administration, as well as any additional medical evidence the participant may wish to have considered. The Retirement Plan may require the participant to take a physical examination and medical tests at the Retirement Plan’s expense.
9. Retirement Plan Office Action – Applications for Disability Benefits

The procedures described above for Retirement Plan office action apply to applications for disability benefits, except that the Executive Director will notify applicants for disability benefits of the denial, or partial denial, of their claim based on an adverse medical decision within a reasonable period of time, but no later than 45 days after the Retirement Plan office has received the application. If the Executive Director determines that more time is needed to process an application for disability benefits, due to matters beyond the Retirement Plan’s control, the Executive Director may extend this time period to no more than 75 days after the Retirement Plan office has received the application. If a second extension is required to process the application for disability benefits, due to matters beyond the control of the Retirement Plan, the Executive Director may obtain a second extension of time, not exceeding 105 days from the date of the filing of the application. In each case, the Executive Director will notify the applicant of the extended date, or dates, and the reasons for each extension. The notice of extension will also explain the standards on which entitlement to a disability benefit is based, the unresolved issues that prevent a decision on the application, and any additional information needed to resolve those issues.

If additional information is needed to resolve issues related to an application for disability benefits, the applicant will be given at least 45 days from the date the applicant received the Retirement Plan’s request for such information to submit the requested information. If an extension of time is needed to rule on a disability benefit application because of the Retirement Plan’s failure to receive necessary information, including an initial disability determination by the Social Security Administration or the results of a disability examination or tests requested by the Retirement Plan, the time period in which the Executive Director may make the initial disability benefit determination may be suspended from the date on which the request for information is sent to the applicant and the date the applicant responds to the request.

The notice of a denial or partial denial of a claim for disability benefits will state the reasons for the Executive Director’s conclusions; the plan provisions on which the determination was based; a description of any additional information necessary to perfect the claim; a description of the Retirement Plan’s appeal procedures and time limits for appeal; a statement of the applicant’s rights to bring a civil action under Section 502(a) of ERISA; and a copy of any internal rule, guideline or protocol that was relied upon in making the adverse determination or a statement that a copy of such rule will be provided free of charge upon request.

10. Appeals

Any action by the Executive Director as to eligibility for or the amount of benefits or as to any other rights, benefits, privileges or obligations of a member or beneficiary may be appealed to the Trustees. Any initial determination by the Trustees in a matter in which the Executive Director made no determination, but which was referred to the Trustees for initial consideration, may also be appealed for reconsideration by the Trustees. The Executive Committee of the Board of Trustees is authorized to consider and decide appeals on behalf of the Trustees when appropriate.

Appeals must be taken within 60 days of the date on which the applicant received notice of the adverse determination. Appeals submitted more than 60 days after the date on which the applicant received notice of the adverse determination will not be considered by the Trustees, except that the Trustees, in their discretion, may consider such appeals if they find that good cause is shown for the failure to submit the appeal on time. Appeals must be in writing, and state the reasons why the applicant believes the action of the Executive Director or the Trustees to be incorrect. The applicant may submit written comments, documents, records and other information related to the appeal. Upon request, and free of charge, the applicant will be provided reasonable access to and copies of all documents, records and other information relevant to the claim.

The Trustees (or the Executive Committee acting on their behalf) will consider the appeal at the meeting that immediately follows the Retirement Plan’s receipt of the appeal, except that
if the appeal is received 30 days or less prior to the first session of that meeting, the determination may be made at the second meeting following the Retirement Plan’s receipt of the appeal. If special circumstances require a further extension, the determination will be made at the third meeting following the Retirement Plan’s receipt of the appeal. If such a further extension is required, the Executive Director will give the applicant written notice of the extension, describing the reasons for the extension and the date on which the appeal will be decided. The Trustees will consider all comments, documents, records and other information submitted by the applicant, without regard to whether that information was submitted or considered in the initial determination by the Executive Director. The Executive Director and the Trustees may conduct such additional investigations as either may feel to be useful.

The Executive Director will notify the applicant of the Trustees’ decision on an appeal of a benefit determination as soon as possible, but no later than 5 working days after the decision is made. If an appeal is denied or partially denied, the notice will explain the reasons for the determination and the plan provision(s) on which the determination was based. Upon request and free of charge, the applicant will be provided access to and copies of all documents, records and other information relevant to the benefit claim. Applicants whose benefit claims have been denied on appeal have the right to bring a civil action against the Retirement Plan under Section 502(a) of ERISA. A participant must file a suit against the Retirement Plan within one year of the determination by the Board of Trustees of an appeal. Failure to file a suit within one year of the determination by the Board of Trustees of an appeal constitutes a waiver of the right to file suit to contest the determination by the Retirement Plan.

11. Appeals from Adverse Disability Benefit Determinations

The foregoing procedures for appeals apply to appeals from adverse determinations of applications for disability benefits, except that an applicant has 180 days after receiving notice of an adverse determination of a disability benefit to file an appeal with the Trustees. The Trustees’ review on appeal of a disability benefit will not defer to the initial adverse benefit determination, and will not be conducted by the person who made the initial adverse determination or his or her subordinate. If the appeal is based in whole or in part on a medical judgment, the Trustees will consult with a health care professional who has appropriate training and experience in the field of medicine involved in the medical judgment. Any medical or vocational experts whose advice was obtained by the Retirement Plan in connection with the adverse benefit determination will be identified, even if the advice was not relied on in the benefit determination.

12. Authority of the Trustees

The Trustees have the full authority to construe the terms of the plan documents and to determine eligibility for and the amount of benefits, and all other rights, benefits, privileges and obligations of membership. All controversies concerning the terms of these documents, including any claim with respect to the denial of benefits, must be submitted to the Trustees. Their interpretations of the plan documents are final and conclusive, and their determinations shall be binding upon all members and their beneficiaries and upon all applicants for membership.

13. Inquiries

When any individual wishes information as to rights and obligations with respect to the Retirement Plan, the officers and staff of Participating Locals are, of course, free to give such guidance and assistance as may be helpful. However, the officers and staff of Participating Locals are not agents or representatives of the Retirement Plan and their advice and opinions are not official or in any way binding on the Retirement Plan. Any person seeking official information should write to the Retirement Plan office. Local Union personnel may, of course, cooperate by submitting such requests for information on behalf of the individual. Answers to inquiries will, in general, be sent to the Local Union, with notices to the participant that the answer is available at the Local union office.
Trust
Indenture
Trust Indenture

as amended and restated as of January 1, 2018

The Teamster Members Retirement Plan

This agreement is made between the undersigned Locals of the International Brotherhood of Teamsters, on behalf of its members as herein provided.

ARTICLE I
Definitions

For the purposes of this Trust, the following words and phrases shall have the following meanings unless a different meaning is clearly required by the context.

(a) “International Union” is the International Brotherhood of Teamsters.

(b) “Local” is a subordinate body of the International Brotherhood of Teamsters and/or Graphic Communications Conference of the International Brotherhood of Teamsters as defined in their Constitutions, or as otherwise approved by the Trustees.

(c) “Participating Local” is a Local which has duly approved, ratified and adopted this Trust on behalf of its members, and which continues in full compliance with all the terms and provisions hereof.

(d) “District Council” is a subordinate body of the Graphic Communications Conference of the International Brotherhood of Teamsters, as defined in its Constitution or as otherwise approved by the Trustees.

(e) “Participating District Council” is a District Council whose membership includes one or more Participating Locals.

(f) “Joint Council” is a subordinate body of the International Union.

(g) “Participating Joint Council” is a Joint Council whose membership includes one or more Participating Locals.

(h) “The industry” means all occupations relating directly or indirectly to the industry or industries with respect to which a Local Union has become a Participating Local, as determined and approved by the Trustees. For Participating Locals affiliated with the Graphic Communications Conference of the International Brotherhood of Teamsters, “the industry” means the “Graphic Arts Industry;” which includes all occupations relating directly or indirectly to graphic arts production or to the maintenance or servicing thereof, or to the sale of materials or services used therein, and otherwise as determined by the Board of Trustees.

(i) “Trustees” or “Pension Fund Trustees” or “Board of Trustees” means those Trustees designated to administer this Trust under the provisions of Article VIII hereof.

(j) Whenever reference is made to the International Union in this Trust Indenture, it shall be deemed to refer to the Amalgamated Lithographers of America for all purposes up to and including September 7, 1964; to the Lithographers and Photoengravers International Union for all purposes up to and including September 4, 1972; to the Graphic Arts International Union for all purposes up to and including June 30, 1983; to the Graphic Communications International Union for all purposes up to and including December 31, 2004; to the Graphic Communications Conference of the International Brotherhood of Teamsters for all purposes up to and including November 1, 2007, and to the International Brotherhood of Teamsters for all purposes thereafter.
Whenever a vote of members of a Participating Local is required under this Trust Indenture, it shall mean a vote of participating members only.

(k) “Member” means any individual who is a member in good standing of a Participating Local or employed by a Participating Local, District Council, Joint Council, Graphic Communications Conference, or International; or employee benefit fund affiliated with a Participating Local, District Council, Joint Council, Graphic Communications Conference or International.

ARTICLE II
Establishment of Trust

SEC. 1 A trust to be known as the Teamster Members Retirement Plan (Retirement Plan) (formerly known as the Inter-Local Pension Fund of the Graphic Communications Conference of the International Brotherhood of Teamsters) is hereby established and shall be maintained by the moneys and assets contributed as provided herein and such other moneys as accrue or are acquired by the Pension Fund for the purposes hereunder.

SEC. 2 The Retirement Plan shall be a trust under the charge of Trustees who shall maintain it separate and apart from any or all moneys which may otherwise come under their charge and shall administer and expend it for the purposes set forth herein and for no other purposes, in accordance with the laws of the State of Illinois appertaining to the responsibilities of trustees in the discharge of the duties and obligations of a trust.

SEC. 3 This Trust Indenture sets forth the terms of the Retirement Plan for all present and future active participants, retirees, vested participants, spouses and beneficiaries, effective January 1, 2018. The terms of the Retirement Plan prior to January 1, 2018 are set forth in prior versions of this Trust Indenture.

ARTICLE III
Membership

Participation by Member

SEC. 1 (a) The first requirement for participation in the Retirement Plan is membership in a Participating Local. The five locals which established the Retirement Plan were locals of what was then the Amalgamated Lithographers of America. These locals were composed of members engaged in traditional lithographic operations. Under the terms of the Trust Indenture, other locals of the same International Union were eligible to become Participating Locals by appropriate local action and upon approval of the Retirement Plan’s Board of Trustees. As a result of mergers with the International Photoengravers Union to form the Lithographers and Photoengravers International Union, with the International Brotherhood of Bookbinders to form the Graphic Arts International Union, with the International Printing and Graphic Communications Union to form the Graphic Communications International Union, and, most recently, with the International Brotherhood of Teamsters, members of the merged union have been made eligible for participation in the Retirement Plan in an appropriate segment of a local with approval of the Retirement Plan’s Board of Trustees.

(b) Every member of a Participating Local who is engaged in the industry in any category with respect to which the Local has become a Participating Local, shall, upon making contributions to this Retirement Plan as herein provided, become a member of this Retirement Plan and shall maintain membership by duly and regularly making contributions in such manner as is determined by the Trustees.

(c) A member may maintain membership in the Retirement Plan notwithstanding that he or she ceases to be a member of a Participating Local, provided that the member is engaged in the industry and maintains membership in the International Union and makes payments to the Retirement Plan in any manner the Trustees direct.
(d) Employees of the Retirement Plan, the International Union, Participating Locals, Participating District Councils, Participating Joint Councils, or of employee benefit organizations in whose administration a Participating Local, a Participating District Council, Participating Joint Council or the International Union participates, who are not otherwise eligible for participation in the Retirement Plan under paragraph (a) of this Section, may, in the discretion of the Trustees, be permitted to become members of this Retirement Plan, subject to such conditions as the Trustees may establish.

**Participation by Local**

SEC. 2 A Local of the International Union shall become a Participating Local upon duly approving, ratifying and adopting these Articles and upon such conditions and taking such other action, as the Trustees may require. Subject to such conditions as the Trustees may establish, a Local may be a Participating Local with respect to one or more segments of its membership, or under separate conditions with respect to each of one or more such segments, defined in terms of recognized industries including all occupations relating directly or indirectly to the industry or industries with respect to which the Local union became a Participating Local, as determined and approved by the Trustees.

**Loss of Eligibility**

SEC. 3 A member shall cease to be eligible for membership in the Retirement Plan when he or she:

(a) ceases to be a member of the International Union or, in the case of a participant pursuant to Section 1(c) of this Article III, ceases to be employed in the participating category of employees,

(b) leaves all industries or categories of the industry with respect to which the member’s Local is a Participating Local, unless the member is a member of the Retirement Plan in receipt of a pension or is a member who is entitled to a Vested Benefit as hereinafter provided, or

(c) fails to make contributions as required hereunder and in the time prescribed by the Trustees.

**Re-participating in Retirement Plan**

SEC. 4 A person who has ceased to be a member of the Retirement Plan by reason of Subsection (a) or (b) of Article III, Section 3, above, and who returns to work as a member of a Participating Local, shall again become a member of the Retirement Plan and, membership shall date for all purposes from the date of such rejoining. A person who has ceased to be a member of the Retirement Plan by reason of Subsection (c) of Article III, Section 3, above may be permitted to re-participate in the Retirement Plan upon such terms and conditions as the Trustees in their discretion may provide.

SEC. 5 Membership in the Retirement Plan and all the rights, benefits and privileges of every member and beneficiary shall be determined in accordance with the provisions hereof and shall be subject thereto and to such amendments thereof as may hereafter be adopted.

**ARTICLE IV Contributions**

SEC. 1 (a) Each member shall contribute hereto, in such manner as is determined by the Trustees, for each week or any part thereof for which the member receives wages or salary from the industry, an amount to be determined in accordance with either (b) or (c) of this Section. If the mem-
ber has been a member of the Retirement Plan and has paid weekly contributions to the Retirement Plan for at least fifty-two (52) calendar weeks by reason of active employment in the industry, the member may thereafter contribute for any weeks of unemployment or illness as determined by the Trustees.

b) Unless the member’s Participating Local has fixed a higher contribution in accordance with (c) of this Section, the member shall contribute $5.00 each week.

c) Any group of participating members in a Participating Local may, by action of its membership, and approval of the Trustees of the Retirement Plan, determine that the contributions of all or some of its members shall be greater than the amount specified in (b) above.

SEC. 2 The contributions made by each and every member of the Retirement Plan shall be in consideration of the contributions made by each and every other member and upon the terms and conditions of the provisions of this Trust and such amendments thereto as may hereafter be adopted, to the end that the total fund shall be entirely and exclusively the property of the Trustees of this Retirement Plan who shall hold, expend and administer same for the benefit of all members of the Retirement Plan in accordance with the provisions herein. In no event shall the Retirement Plan be commingled with any other income or funds not belonging to the Trust, nor under any circumstances be used to pay, discharge or satisfy any claim, charge or judgment except against this Retirement Plan.

SEC. 3 Each participant may designate certain contributions as deductible within the meaning of the Internal Revenue Code, subject to the requirements and limitations of Section 501(c)(18)(D) and regulations adopted pursuant thereto and subject to rules and procedures established by the Trustees; provided, that the aggregate amount of contributions so designated and deductible elective deferrals under all plans, contracts, or arrangements maintained by the participant’s employer, may not exceed the amount of the limitation on total elective deferrals in effect under Section 402(g) or a successor provision of the Code. The Trustees may establish, in writing, rules and procedures for such designations consistent with the requirements and limitations of the Internal Revenue Code and regulations and rulings thereunder with respect to such deductions.

ARTICLE V

Benefits

SEC. 1 Benefits shall be determined and payments thereof made in accordance with and subject to the provisions hereof and the amendments hereto which may hereafter be adopted.

Normal Retirement Pension

SEC. 2 (a) A member becomes eligible to receive a pension upon normal retirement, after the member reaches the age of sixty-five (65) and ceases to be engaged in the industry. Upon application in the form and manner prescribed by the Trustees, the member shall be entitled to receive a monthly lifetime pension beginning with the month following the month of filing an application unless otherwise determined by the Trustees.

Retired participants who return to work in the industry are required to notify the Retirement Plan in writing. Except for retired participants who are 65 or older, pension payments are suspended upon a return to work in the industry and the pensioner is required to resume contributions to the Retirement Plan. When the participant resumes full retirement, pension payments will be reinstated with an actuarial adjustment (where appropriate and if the pensioner resumed active participation in the Retirement Plan while engaged in the industry) for the period of suspension of benefits, plus any additional benefits based on the participant’s additional contributions.

If the previously retired participant fails to resume active participation in the Retirement Plan upon returning to work in the industry, the participant’s pension entitlement will be frozen.

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Upon becoming eligible to resume receiving pension benefits, the member’s pension benefits will be resumed at the level in effect before returning to work in the industry.

Retired participants who are 65 or older and who return to work in the industry, may work up to 40 hours a month (or up to 8 days or work shifts a month) without their pension benefits being suspended.

Retired participants who return to work in the industry must notify the Retirement Plan office in writing of their return to work, regardless of the number of hours worked, and must provide information requested by the Retirement Plan office to determine their status under these rules. No contributions may be made to the Retirement Plan for any period in which the retired participant is receiving a monthly pension. If pension benefits are paid for months during which benefits should have been suspended, future benefit payments may be offset to recoup those improperly paid benefits. Actions by the Retirement Plan office under these rules may be appealed to the Trustees.

**Joint and Survivor Option**

(b) A member who has become eligible for normal or early retirement or to a retirement benefit pursuant to Vested Benefit status may, at the time of actual retirement, elect to designate his or her spouse to whom such member is legally married at the time of retirement so that, in lieu of the pension that would have been payable to such member upon retirement there shall be paid a reduced pension to the member until death, and thereafter, if the spouse survives such member, two-thirds of such reduced pension will be continued during the life of the spouse. The aggregate of all payments expected to be made to the member and spouse shall be the actuarial equivalent of the pension otherwise payable to such member had no option been elected.

(c) Any member at the time of normal or early retirement, or at time of entitlement to a retirement benefit pursuant to a Vested Benefit status, who is eligible to elect the reduced joint and survivor option provided in paragraph (b) of this Section, may elect in lieu of such option, an alternative option providing for a greater reduction in the pension otherwise payable to the retired member, but providing further that in the event the member’s spouse predeceases the retired member, the pension payable to the member during the member’s lifetime after the death of the spouse shall be increased thereafter to the amount which would have been payable had no option been elected. In the event that the spouse survives the retired member, two-thirds of the reduced pension shall be continued during the life of the spouse. The aggregate of all payments to be made to the member and spouse shall be the actuarial equivalent of the pension otherwise payable to such member had no option been elected.

**Amount of Pension**

SEC. 3 (a) The Normal Retirement Age Monthly Pension shall be determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Retirement Plan by 1.75%. As an example, a Participant who has contributed $100,000 to the Retirement Plan would receive a Normal Retirement Age Monthly Pension of $1,750.

(b) Minimum Pension. A pensioner who has made at least 52 weekly contributions shall be entitled to a minimum pension of $10.00 per month, except that such minimum shall not apply to a pension payable as a Vested Benefit.

(c) Lump Sum Payment. The Trustees may, in their discretion, direct that any monthly pension (normal, early, disability, or vested) less than a certain amount, which shall be specified by the Trustees, be paid in a single lump sum equal to the actuarial equivalent of the monthly pension. In addition or alternatively, the Trustees may, in their discretion, establish rules by which a pensioner whose monthly pension (normal, early, disability, or vested) is less than a certain amount, specified by the Trustees, may elect, subject to such restrictions and procedures
as the Trustees may establish, to receive a single lump sum payment equal to the actuarial equiva-

talent of the monthly pension. The Trustees may also apply action taken pursuant to this para-

graph to pensions payable to a spouse in lieu of a death benefit pursuant to Article V, Section 6(a), or to a spouse following the death of a pensioner who has elected a joint and survivor option.

Early Pension

SEC. 4 (a) An active member who has reached fifty-five (55) years of age and who ceases to be

engaged in the industry may elect to receive a pension prior to reaching sixty-five (65) years of

age. If such election shall be made, the pension shall be computed as follows:

Active participants with 25 years or more of service who retire before age 65 will be sub-

ject to a reduction in benefit of six percent (6%) for each year (or 1/2 of 1% for each month) be-

tween age 55 and age 62 and a decrease of three percent (3%) per year for each year (or 1/4 of 1% for each month) between age 62 and age 65.

Active participants with fewer than 25 years of service who retire before age 65 will be

subject to a reduction in benefit of six percent (6%) for each year (or 1/2 of 1% for each month) be-

tween age 55 and age 62 and a decrease of four percent (4%) per year for each year (or 1/3 of 1% for each month) between age 62 and age 65.

(b) If such member in receipt of an early pension becomes reengaged in the industry, the

member’s rights and obligations shall be as set forth in Section 13 of this Article V.

Death Benefit

SEC. 5 (a) In the event of the death of a member, except as specified in Section 5(c), a death

benefit shall be paid to the beneficiaries designated by the member in such manner as may be

prescribed by the Trustees.

(b) In the event that no beneficiaries have been designated by the member in the manner

prescribed by the Trustees or in the event that the beneficiaries so designated predecease the mem-

ber or die in such circumstances that proof of their survivorship is uncertain, the death benefit

shall be paid to:

1. the surviving spouse, or if there be none surviving,

2. the children, in equal parts per stirpes, or their legal representatives, or if there be none

   surviving,

3. the father or the mother, or if there be none surviving,

4. the member’s estate.

(c) In the event of the death of a retired member leaving a surviving spouse who is enti-
tled to receive pension benefits pursuant to election of a joint and survivor option, no death ben-
efit shall be paid until the death of the spouse. The spouse shall be entitled to file with the

Retirement Plan a designation of beneficiary to be effective in the event that no beneficiary des-

ignated by the member is living at time of the spouse’s death. Upon death of the spouse, any

death benefit then due shall be paid to:

1. the surviving beneficiary or beneficiaries designated by the member, or, if there be

   none surviving,

2. the surviving beneficiary or beneficiaries designated by the spouse, or, if there be none

   surviving,

3. the children of the member, in equal parts per stirpes, or their children, or if there be

   none surviving,

4. the estate of the spouse.

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(d) The payment of the death benefit, in accordance with the provisions of this Trust
Indenture, shall be a full discharge and release to the Retirement Plan and the Trustees from any
claim from anyone for further benefit, and the determination of the appropriate beneficiary or
beneficiaries by the Trustees upon such proof of identity as they may require shall be final and
conclusive with respect to the liability of this Trust.

(e) If within two (2) years after the death of a member or, in the case of a surviving spouse
receiving a pension, after the death of such spouse, no valid claim for death benefit shall be pre-
sented in writing to the Trustees by a person who is entitled to such benefit and who has taken
all steps necessary to establish his or her right to receive it, all rights to such death benefit shall
terminate and the Retirement Plan shall have no further obligation of any kind under this Trust
Indenture with respect to such member or anyone making any claim by reason of or based upon
such member’s membership, except that the Trustees, for good cause shown, shall have the power
in their discretion to decide to accept such claim at a later date.

Spouse’s Pension Option in Lieu of Death Benefit

[This option is not available to spouses of deceased Vested Benefit Certificate holders.]

SEC. 6 (a) If a member dies before receiving any pension benefits and if the surviving spouse
is the sole beneficiary of the total death benefit payable as a result of the member’s death, the
surviving spouse may elect, in the form and manner prescribed by the Trustees, to receive a
Spouse’s Pension in lieu of the death benefit to which the surviving spouse would have been
entitled. A Spouse’s Pension shall be payable commencing with the month following the month
in which the spouse reaches the age of 65 (or the month following the month in which the spouse
files application in the form and manner prescribed by the Trustees, if later) or, if the spouse is
65 years or over at the time of the member’s death, then commencing with the month follow-
ing the month in which the spouse files election of the Spouse’s Pension. The Spouse’s Pension
shall be payable for the life of the spouse, ending with the month in which the spouse dies. A
Spouse’s Pension shall be equal to two-thirds (2/3) of the Amount of Pension to which the
Participant would have been entitled as of the date the Spousal Pension begins.

(b) A surviving spouse who is less than 65 years of age may elect to receive a reduced
Spouse’s Pension commencing at or after age 55. If such election is made, the amount of the Spouse’s
Pension shall be reduced by 1/4 of 1% for each month or any fraction thereof between the date of
the commencement of the pension and the date of the surviving spouse’s 65th birthday.

(c) A spouse electing a Spouse’s Pension may file with the Retirement Plan a designa-
tion of beneficiary, to be effective in the event that no beneficiary designated by the member is
living at time of the spouse’s death. Upon the death of a spouse electing a Spouse’s Pension, a
death benefit shall be payable in the amount of the death benefit originally payable on the death
of the deceased member, less the total amount, if any, received in pension payments by the
spouse. The person to whom such death benefit shall be paid shall be determined in the same
manner as is provided in Section 5(c) of Article V with respect to a spouse receiving pension
benefits under a joint and survivor option.

(d) A spouse who has elected a Spouse’s Pension may at any time (before or after such
spouse has commenced to receive pension payments) revoke the election in writing, and, upon
such revocation, shall be entitled to receive the amount of death benefit which was payable upon
the death of the member less the total amount, if any, received in pension payments.

Amount of Death Benefit

SEC. 7 (a) The death benefit shall be the amount of the member’s contributions without inter-
est, except that for a member who was a participant on March 31, 1985 by reason of active
employment in the graphic arts industry and who, at the time of such member’s death, would
have been entitled to a minimum death benefit of $1,500.00 under the terms of the Trust Indenture
in effect as of March 31, 1985, the minimum death benefit shall be $1,500.00.
(b) Where a member who has received a pension payment dies, the death benefit shall be an amount equal to the death benefit such member would have received if he or she had died immediately prior to retirement, or if the member has become reengaged in industries including all occupations relating directly or indirectly to the industry or industries with respect to which the Local union became a Participating Local, as determined and approved by the Trustees, at the date of death, less the total amount received in pension payments by the member and the member’s spouse.

Vested Benefit

SEC. 8 (a) When a member who has paid $260.00 or more in contributions to the Retirement Plan ceases to be eligible for membership in the Retirement Plan (or transfers membership in the International Union to a local which is not a Participating Local and does not elect to maintain active participating membership in the Retirement Plan) the member shall be entitled to a Vested Benefit. The Retirement Plan shall issue to a member entitled to a Vested Benefit a Vested Benefit Certificate showing the nature and amount of the vested benefits to which the member is entitled, which Certificate shall be binding on the member and the member’s beneficiaries.

(b) A member entitled to the Vested Benefit shall not be entitled to make further contributions to the Retirement Plan unless he or she again becomes qualified as an active participating member.

(c) A member entitled to the Vested Benefit shall be eligible for benefits solely as follows, upon making application as required: (i) upon reaching the age 65, retirement benefits at the lower of the pension benefit rate which was in effect at the time of termination of active participating membership in the Fund or at the time of the application; (ii) after reaching the age 55 and before reaching the age 65, retirement benefits at the lower of the pension benefit rate which was in effect at the time of termination of active participating membership in the Fund or at the time of the application, reduced to the actuarial equivalent of a pension commencing at age 65; (iii) a death benefit limited to the amount of contributions without interest less any pension benefits the member or the spouse may have been paid. No disability benefit shall be payable to a member entitled to the Vested Benefit.

(d) If a member who is entitled to the Vested Benefit, or the member’s beneficiary, fails to make application for a benefit by or before the 70th birthday anniversary of the member, all rights of the member and beneficiaries under this Trust Indenture shall terminate unless the Trustees in their discretion approve a later application.

Disability Benefit

SEC. 9 (a) A member who becomes totally and permanently disabled, as hereinafter defined, after having been credited with at least $1,300.00 of contributions to the Retirement Plan, may elect to receive a disability pension in lieu of any other pension benefit or option for which the member might otherwise qualify hereunder. If such election shall be made, the monthly disability pension payment shall commence, unless otherwise determined by the Trustees, in the month following delivery to the Trustees of the member’s application and satisfactory medical evidence of disability. The payments shall continue until the member’s recovery or death and shall be computed as follows: the monthly amount of normal pension which the member would receive at 65 years of age shall be reduced by 1/4 of 1% for each month or any fraction thereof between the date of commencement of disability benefit payments and the date of the member’s 65th birthday. In no case shall the disability pension be less than $10 per month.

(b) Permanent and total disability for purposes of disability pension shall be defined in writing by the Trustees. The Trustees shall establish rules for the submission of evidence of disability, and shall have the right to request as a condition of payment or continued payment of a disability benefit that the member submit to medical examination, by a qualified doctor select-
ed by the Trustees, to determine the existence or continuance of the disability; provided that no such examination may be required more often than once in any calendar year or at any time after the member has passed the age of 65 years.

(c) A member who is receiving a disability pension shall continue to hold such death benefit rights as the member held on the date of the commencement of disability. Disability pension payments shall be deducted from death benefits in the same manner as other pension payments.

(d) If a member who is receiving a disability pension shall recover from his or her disability sufficiently to engage in any employment or occupation, the member’s right to a disability pension shall terminate. If upon such recovery the member does not return to the industry, his or her rights to a Normal or Early Retirement Pension, or a Vested Benefit, if any shall be determined as if the member left the industry at the time of recovery from the disability, except that any Death Benefit which is or becomes payable shall be reduced by the total amount of benefits theretofore paid to the member and any Normal or Early Retirement Pension or Vested Benefit Retirement Pension which is, or becomes, payable shall be reduced by the actuarial equivalent of the amounts paid to the member during the period for which disability benefits were paid. If a disabled pensioner recovers and returns to the industry, the Retirement Plan must be notified immediately and active participation in the Retirement Plan resumed. If the recovered member does not return to the industry, the member may apply for a Retirement Benefit, if eligible, or if not, for a Vested Benefit Certificate, and eligibility will be determined as if the member left the industry at the time of recovery. Any Death Benefit which may later become payable to a recovered member or his or her beneficiaries will be reduced by the total of the Disability Pension payments received. Any Normal or Early Retirement Pension or Vested Retirement Pension which is or becomes payable to a recovered participant will be calculated on the basis of all contributions credited to the member's account but the pension will be reduced by an actuarial calculation to allow for the amount previously paid as Disability Pension benefits.

Withdrawal Benefit

SEC. 10 After July 1, 2014, the Withdrawal Benefit is suspended until such time as the Trustees conclude that the financial status of the Retirement Plan allows this form of benefit to be reinstated. While the Withdrawal Benefit is suspended, Participants will not be able to receive a Withdrawal Benefit from the Retirement Plan.

No Assignment of Benefits

SEC. 11 No pension or other benefits shall be subject in any manner to anticipation, alienation, sale, transfer, assignment, pledge, encumbrance or charge, and any attempt so to anticipate, alienate, sell, transfer, assign, pledge, encumber or charge the same shall be void; nor shall any such benefit be in any manner liable for or subject to the debts, contracts, liabilities, engagements or torts of the person entitled to such benefit.

SEC. 12 If any member or beneficiary of such member becomes bankrupt or attempts to anticipate, alienate, sell, transfer, assign, pledge, encumber or charge any benefit hereunder, then such benefit shall, in the discretion of the Trustees, cease and terminate; and in that event the Trustees shall hold or apply an equal amount to or for the benefit of such dependents, or any of them, in such manner and in such proportion as the Trustees may deem proper.

SEC. 13 (a) A member is not eligible to receive a pension benefit of any kind during any period in which such member is engaged in the industry, provided that the Trustees may establish rules which define what constitutes engagement in the industry, including those circumstances in which a member’s pension shall not be suspended and permanently withheld while engaged in the industry. Except as provided in such rules, if a member who has been receiving pension benefits becomes reengaged in the industry, such employment shall be treated as “suspendible.
employment” and the member’s pension shall be suspended and permanently withheld for every month the member is so engaged. A retired member who becomes reengaged in the industry shall immediately notify the Retirement Plan in writing. Members engaged in suspendible employment shall be reinstated to active membership in the Retirement Plan, and shall maintain such membership so long as the member continues to engage in the industry. Upon leaving suspendible employment and becoming eligible to resume receiving pension benefits, such member shall be entitled to a benefit calculated on the basis of the member’s prior pension benefit, actuarially adjusted, where appropriate, for the period of suspension of benefits, plus any additional benefits based on the member’s contributions during the period of such suspendible employment.

(b) If a member fails to reinstate and maintain active membership in the Retirement Plan during any period of suspendible employment, then such member’s pension entitlement shall be frozen while so engaged in suspendible employment. Upon becoming eligible to resume receiving pension benefits, such member’s pension benefits shall be resumed in the same monthly amount at which they were paid prior to the member’s reengagement in suspendible employment.

(c) A member may not make contributions to the Retirement Plan during any period in which the member is receiving pension benefits.

(d) The Trustees may establish rules defining engagement in the industry and suspendible employment, and the suspension and administration of benefits in connection therewith.

ARTICLE VI
Participating Locals

SEC. 1 The participation by any Local shall be in consideration of the participation by each other Local, and shall continue irrevocably for the duration of this Trust.

SEC. 2 Each Local prior to participating herein or thereafter shall upon direction of the Trustees hereof take such action, including the execution and delivery of documents, and cause their members to take such action, including the execution and delivery of documents, as the Trustees in their sole discretion determine to be necessary or desirable.

ARTICLE VII
Former Participants in the Photoengravers Pension Welfare Fund and Plan or the Pension Fund of Local One, Amalgamated Lithographers of America

[For a summary of benefits payable under the Photoengravers Pension Welfare Fund and Plan, see Appendix A in the Summary Plan Description and for a summary of benefits payable under the Pension Fund of Local One, Amalgamated Lithographers of America, see Appendix B in the Summary Plan Description.]

A. Former Participants in the Photoengravers Pension Welfare Fund and Plan

Notwithstanding any other provision of this Trust Indenture, the following provisions shall apply to those individuals who, on April 1, 1989 (the date on which the transfer of certain assets and liabilities of the Photoengravers Pension Welfare Fund and Plan (“Photoengravers Pension Fund”) to the Retirement Plan became effective, herein called the Transfer Date) were: (a) members of local unions of the International Union located in the United States and were active participants in and making contributions to the Photoengravers Pension Fund (“Active Photoengraver Transferees”), or (b) retirees who had retired from membership in local unions of the International Union or the Photoengravers International Union located in the United States.
and were receiving benefits from the Photoengravers Pension Fund (“Retiree Photoengraver Transferees”), or (c) members of local unions of the International Union or the Photoengravers International Union located in the United States who had elected the Vested Benefit Option under the Photoengravers Pension Fund (“Vested Photoengraver Transferees”), or (d) beneficiaries of any of the above described participants in the Photoengravers Pension Fund.

Retiree and Vested Photoengraver Transferees

SEC. 1 Retiree and Vested Photoengraver Transferees and their beneficiaries shall receive benefits from the Retirement Plan in the same amount and in accordance with the terms of the governing documents of the Photoengravers Pension Fund in effect on the Transfer Date. As of January 1, 2018, the benefits were reduced by 35% for all participants. The benefits of Vested Photoengraver Transferees and their beneficiaries are determined according to Article V, Section 3.

Active Photoengraver Transferees – Benefits Based on Pre-Transfer Contributions

SEC. 2 Active Photoengraver Transferees shall be credited on the records of the Retirement Plan, for purposes of benefit entitlement under the Photoengravers Pension Fund, with the total amount of contributions which they paid into the Photoengravers Pension Fund for periods prior to the Transfer Date. Benefits shall become payable to them or their beneficiaries by the Retirement Plan, based on contributions so credited, at such times and in such amounts as would have been payable under the provisions of the Photoengravers Pension Fund in effect on the Transfer Date. However, as of January 1, 2018, benefits are determined according to Article V, Section 3. In addition, Active Photoengraver Transferees who meet all other requirements for the Vested Benefit Option or the Disability Benefit, under Sections 5.12 and 5.13 of the Photoengravers Pension Fund, will be deemed eligible for those benefits regardless of whether they meet the minimum requirements specified in those Sections with respect to amount of contributions paid into, or time of membership in, the Photoengravers Pension Fund. All other benefit calculations shall be based solely on contributions paid and years of membership in the Photoengravers Pension Fund as of the Transfer Date.

Active Photoengraver Transferees Who Were Not Previously Participants in the Retirement Plan

SEC. 3 Active Photoengraver Transferees who were not, as of the Transfer Date, participants in the Retirement Plan, shall become participating members of the Retirement Plan effective on the Transfer Date and shall maintain membership thereafter by duly and regularly making contributions in such manner as determined by the Trustees, provided that the member is engaged in the graphic arts industry and maintains membership in the International Union. Unless a higher contribution rate is approved for the member’s segment of the local union in accordance with Section 1(c) of Article IV, the contribution of an Active Photoengraver Transferee who was not as of the Transfer Date a participant in the Retirement Plan shall be $5.00 per week. Benefits payable to such Active Photoengraver Transferees and their beneficiaries by reason of contributions made for periods after the Transfer Date shall be determined in all respects by the provisions of the Retirement Plan Trust Indenture and such benefits shall be in addition to benefits payable under Section 2 of this Article.

Active Photoengraver Transferees Who Were Also Active Participants in the Retirement Plan

SEC. 4 Active Photoengraver Transferees who were, as of the Transfer Date, participants in the Retirement Plan, shall continue their membership in the Retirement Plan without change in their contribution rate except to the extent that changes may be made in accordance with Section 1(c) of Article IV. Benefits payable to such Active Photoengraver Transferees and their beneficiaries on the basis of contributions paid to the Retirement Plan by reason of membership in the Retirement Plan for periods both before and after the Transfer Date shall continue to be determined in all respects in accordance with the provisions of this Retirement Plan Trust Indenture and such benefits shall be in addition to benefits payable under Section 2 of this Article.
Powers of Retirement Plan Trustees With Respect to Photoengravers Pension Fund Benefits

SEC. 5 After the Transfer Date, the Trustees of the Retirement Plan shall have and exercise all of the power and authority conferred upon the General Board of the International Union under the governing documents of the Photoengravers Pension Fund.

B. Former Participants in the Pension Fund of Local One, Amalgamated Lithographers of America

Notwithstanding any other provision of this Trust Indenture, the following provisions shall apply to those individuals who, on January 28, 1996, the date on which the transfer of certain assets and liabilities of the Pension Fund of Local One, Amalgamated Lithographers of America (“Local One Fund”) to the Retirement Plan became effective (“Local One Transfer Date”), were participants in the Local One Fund.

Each former participant in the Local One Fund is entitled to receive the benefits earned prior to January 28, 1996, when the Local One Fund was merged into the Retirement Plan. These benefits are determined on the basis of the Local One Fund Plan, as described below. The July 1, 2006 and July 1, 2014 benefit reductions did not affect benefits based on contributions to the Local One Fund. However, the benefit reductions effective January 1, 2018 apply. As a result, the benefits of all Local One participants who retired prior to January 1, 2018 were reduced by 35%.

Pension Benefits

(a) Normal Retirement from Active Membership

SEC. 1 Upon reaching normal retirement age, as indicated below, while still a member of the International Union, and ceasing to be engaged in the industry, a participant will be entitled to a monthly pension. The Normal Retirement Age Monthly Pension payable by reason of contributions to the Local One Fund to current and future retirees who have retired or hereafter retire from active status (but not vested or other status) shall be determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.70%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,700.

(b) Early Retirement from Active Membership on or after January 28, 1996

Early retirement benefits will be paid to participants with 10 or more years of pension credits reaching age 55 or more while still a member of the International Union and ceasing to be engaged in the industry. The early retirement benefit is equal to the normal monthly retirement benefit reduced by 5/9 of 1% per month for each month retirement precedes full pension retirement age (age 62 in the case of a participant with 25 or more years of pension credits in the Local One Fund at the time of retirement, or age 65 in the case of a participant with 10 or more—but fewer than 25—years of pension credits). Years of contribution to the Retirement Plan after January 28, 1996 will be counted as years of pension credits.

Joint and Survivor Options

SEC. 2 On normal or early retirement, a participant may elect one of two joint and survivor options, paying reduced monthly amounts calculated so that the aggregate of all payments expected to be made to a member and his or her beneficiary shall be the actuarial equivalent of the pension otherwise payable to the participant if no option had been elected.

(a) Option 1

A reduced monthly pension during the life of the participant and, if the beneficiary survives the participant, the same amount for the life of the beneficiary.
(b) Option 2

A reduced monthly pension, while both the participant and beneficiary are alive, with two-thirds of that amount paid for the life of the beneficiary if the beneficiary survives the participant, but, if the beneficiary dies before the participant, then the amount payable for the balance of the life of the participant is increased to the amount which would have been payable if no option had been elected.

Death Benefit

SEC. 3 The death benefit payable to the beneficiary or beneficiaries designated by the participant (provided the participant made contributions in at least 12 calendar months) is the greater of: (i) the participant’s total contributions, or (ii) total contributions (not counting the first and last years of contributions) multiplied by 10 and divided by the number of included years. If a member had not made contributions in three calendar years, the death benefit is the total earnings on which contributions were made, as shown by the Retirement Plan’s records, divided by the number of weeks in which contributions were made and multiplied by 26. The death benefit of a member who joined Local One after January 1, 1949 at age 50 or over and had not been a member for five years prior to death is limited to the total of his or her contributions. All death benefits are reduced by the total of any amounts paid out in pension benefits. The death benefit paid to a vested member may not exceed 100% of the contributions paid, minus any pension benefits paid.

Vested Benefit

SEC. 4 A participant who has at least 3 years of pension credits and who ceases to be eligible for participation in the Retirement Plan solely because he or she left the industry is eligible for a vested benefit. The participant’s vested entitlement remains in effect only as long as the participant remains outside of the industry. The vested participant is entitled to benefits under the terms and conditions in effect on the date of ineligibility, at the applicable regular or early retirement age or upon death, except that the death benefit may not exceed 100% of the contributions paid, minus any pension benefits paid. A participant in vested status is not entitled to a disability pension. The Vested Benefit Pension shall be determined by multiplying the amount of the Participant’s Contributions during his or her years of participation in the Fund by 1.70%. As an example, a Participant who has contributed $100,000 to the Fund would receive a Normal Retirement Age Monthly Pension of $1,700.

Disability Benefit

SEC. 5 An actively employed and contributing participant who has contributed to the Retirement Plan in at least ten calendar years (including only years in which the participant contributed for at least 130 days of work) and who has received a Social Security disability award may receive a disability pension equal to the amount to which the participant would have been entitled at age 65, but in no event less than $10 per month. No payment shall be made for any month for which the member is not entitled to receive Social Security disability insurance benefits for any reason other than that the member has reached 65 years of age. No joint and survivor options apply to a disability benefit.

Return to Work by Vested Participant

SEC. 6 If a participant who vested under the Local One Plan becomes reengaged in the industry he or she must immediately notify the Retirement Plan office and resume or commence contributions to the Retirement Plan. If the resumption or commencement of contributions occurs within two years after the member became vested and he or she remains employed in the industry for five years after reinstatement, the member will receive, for purposes of determining benefits under the Local One Plan, one year of pension credit for each year of contributions into the Retirement Plan, as if the member never left the industry. Otherwise, the member remains
eligible for a vested benefit subject to all the provisions of the Local One Plan in effect when the member originally became vested. The member will also be eligible for such benefits as he or she may become entitled to receive under the Retirement Plan.

**Active Local One Transferees, Future Local One Members, and Retired, Vested or Residual Local One Transferees Returning to the Graphic Arts Industry**

SEC. 7 Active Local One Transferees, future members of Local One, and Retired, Vested or Residual Local One Transferees who return to the graphic arts industry after the Local One Transfer Date shall become participating members of the Retirement Plan effective upon the Local One Transfer Date, the date of membership in Local One, or the date of return to the industry, respectively, and shall maintain membership in the Retirement Plan in accordance with the By-Laws of Local One and the Trust Indenture and rules of the Retirement Plan. Benefits payable to such participants and their beneficiaries by reason of contributions made for periods after the Local One Transfer Date shall be determined in all respects by the provisions of the Retirement Plan Trust Indenture and such benefits shall be in addition to benefits payable under Section B(1), (2) or (3) of this Article VII, whichever is applicable.

**Powers of Retirement Plan Trustees with Respect to Local One Pension Fund Benefits**

SEC. 8 After the Local One Transfer Date, the Trustees of the Retirement Plan shall have and exercise all of the power and authority conferred upon the Trustees of the Local One Fund under the governing documents of the Local One Fund.

**ARTICLE VIII**

**Administration**

**Board of Trustees**

SEC. 1 (a) There shall be a Board of Trustees composed of a maximum of thirteen (13) Trustees appointed as follows: (i) one representative from each participating GCC/IBT Local Union or District Council that was authorized to appoint a Trustee to the Board of Trustees as of January 1, 2018; (ii) up to two Trustees appointed by the General President of the International Brotherhood of Teamsters; and (iii) such other Trustees as the Board of Trustees shall from time to time appoint based upon their determination at the time that such appointment would advantage the Retirement Plan, provided that the Trustees can increase the maximum number of Trustees at any time if they determine that it is appropriate to do so. Any Trustee can be removed from the office of Trustee under Section 4 of this Article, or by a two-thirds (2/3) vote of the remaining Trustees.

(b) The Trustees are the named fiduciaries who jointly have authority to control and manage the operation and administration of the Retirement Plan. The Trustees shall elect from among themselves a Chairman, who shall chair all meetings of the Board of Trustees and the Executive Committee and act on behalf of the Retirement Plan on all matters within his or her authority, as described herein; a Vice-Chairman, who shall assist the Chairman and fulfill the duties of the Chairman in the absence or unavailability of the Chairman; and a Secretary, who shall maintain the minutes of all meetings of the Board of Trustees and the Executive Committee.

(c) For Participating Locals, Participating District Councils, and Participating Joint Councils that are entitled to representation on the Board of Trustees, one representative shall be the President of the principal officer of the Participating Local or the principal officer of the Participating District Council or Participating Joint Council, as the case may be.

(d) Participating Locals and Participating District Councils may designate an alternate to act in all respects for any Trustee in the event of illness, absence or incapacity to act. All Trustees and alternates must be participants in the Retirement Plan. Alternates may not serve as officers of the Retirement Plan or members of the Executive Committee. The representation rights of
Participating Locals and Participating District Councils shall be fixed by the Trustees once each year in accordance with such reasonable rules and procedures as may be adopted by the Board of Trustees.

Meetings and Deposit of Funds

SEC. 2 (a) Meetings of the Trustees shall be held at such times as the Trustees may deem advisable.

(b) Two-thirds (2/3) of the Trustees shall constitute a quorum. Trustees shall act by 2/3 vote of the Trustees present. The Chairman may, however, poll the Trustees by mail, email or other electronic means. In such event, the vote of every Trustee shall be solicited and the Trustees shall act by 2/3 vote of the Trustees casting ballots. Each Trustee shall have one vote.

(c) Every Trustee including the Chairman shall be entitled to vote on all matters coming before the Trustees. At any meeting each Trustee shall vote personally and not by proxy or by absentee ballot.

(d) The Trustees may adopt such rules for the conduct of their business as, in their judgment, may seem advisable, not inconsistent with any of the provisions of this Trust.

(e) The funds of the Trust shall be deposited in such depository or depositories in or outside of the State of Illinois as shall be designated by the Trustees. Such funds shall be subject to withdrawal upon checks, notes, drafts, bills of exchange or other orders for the payment of money as shall be authorized by the Trustees.

Resignation or Ineligibility of Trustee

SEC. 3 The resignation of a Trustee to be effective must be made to the Chairman of the Trustees in writing by registered mail at least five (5) days prior to the date such resignation is to take effect.

SEC. 4 A Trustee who resigns from or otherwise loses membership in the International Union, or who terminates participation in the Retirement Plan, or who ceases to be President of a Participating Local or principal officer of a Participating District Council, or whose designation is rescinded by the Local Union or the District Council or by the President of the International Brotherhood of Teamsters, shall no longer be eligible to be a Trustee, and upon notice by registered mail authorized by the Trustees shall be deemed removed from the office of Trustee and divested of all the rights and powers appertaining to said office which shall be deemed vacated as of the time such notice is sent.

SEC. 5 The Trustees shall not be entitled to any compensation for their services hereunder.

Investments and Expenditures

SEC. 6 The Trustees shall have full power and authority:

(a) To invest any money in this Trust in such securities and property as are lawful for the investment of trust funds under the laws of the State of Illinois;

(b) To sell any securities or real or personal property of this Trust and to hold the proceeds thereof for the benefit of the Trust;

(c) To receive and hold the funds and property transferred to them or acquired by them hereunder without liability for loss by reason of the decrease in value of such property;

(d) To register any shares of stock or other securities in the names of the Trustees or to hold them in any other form approved by the Trustees;
(e) To employ such employees, agents, accountants, investment counselors, corporate trustees, actuaries and attorneys as they may find necessary and advisable and they shall incur no liability for the acts or defaults of persons so employed, selected with due care;

(f) To pay such costs and expenses as may be incurred in the administration of this Trust;

(g) To bond the Trustees and any employees in an amount or amounts determined by the Trustees;

(h) To establish an Executive Committee of at least four (4) Trustees which shall have authority to act in all respects for the Board of Trustees between meetings of the Board. The powers, rules and regulations for such Executive Committee shall be made by the Board of Trustees.

(i) To purchase with Trust moneys such insurance as they consider appropriate and as is legally permissible to protect the Trust and the Trustees in the event of any loss or liability occasioned by any act of any employee, agent, investment counselor, trustee, corporate trustee, actuary, accountant, attorney, or other person performing services for the Retirement Plan.

Audit of Retirement Plan

SEC. 7 The Trustees shall direct an audit of their accounts to be made at least once a year and shall submit to each member each year a copy of a certified report by a certified public accountant together with a lithographed report of the activities of the Trustees.

Notice to Members

SEC. 8 Notices by the Trustees in respect to any matters affecting the members under any of the provisions hereof shall be deemed given properly to all members by publication in any annual report, or in any other reasonable manner as determined by the Trustees.

Service of Process

SEC. 9 The Executive Director of the Retirement Plan, at the Retirement Plan Office, is the sole agent for service of legal process on the Retirement Plan.

ARTICLE IX

Amendments

SEC. 1 Any provision to the contrary notwithstanding, this Trust Indenture, or any provision thereof, may not be repealed, amended or suspended except as follows:

(a) Any such proposal may be initiated by the Trustees or may be submitted to the Trustees by action of a Participating Local as herein provided.

(b) Any such proposal submitted by a Local must be adopted at a regular or special meeting of the Local by 2/3 vote of all members of the Local. A proposal so adopted shall be referred to the Trustees who shall study it to ascertain its actuarial soundness, its conformity to the laws of the State of Illinois appertaining to trusts of this character, its feasibility from accounting and operating viewpoints, and its fitness, having in mind the over-all purposes of the Retirement Plan. If the Trustees disapprove, they shall submit their reasons to the Local.

(c) All proposals howsoever initiated or submitted and approved by the Trustees, shall be submitted to all the Participating Locals by the Trustees, together with a statement of the reasons of the Trustees.
(d) Such proposal may be voted on at any regular or special meeting of the Local, provided that the membership shall be notified of the proposal at least 10 days in advance of the meeting at which the vote on the proposal is to be taken.

(e) Motion to approve must be carried by a majority vote of the members present at any regular or special meeting of a Local, and shall require approval by Locals representing 2/3 of the members of the Participating Locals. A proposal shall be deemed adopted upon such vote of the Locals, effective as of the first day of the month following the date the results are officially tallied, unless otherwise provided in the proposal itself, except that any proposal which would reduce any benefit or increase the eligibility or contribution requirements for any benefit shall be effective only if approved by referendum vote as provided in subparagraph (f) of this Section.

(f) All proposals which require referendum approval following Local Union approval as provided in subparagraph (e) of this Section shall be submitted for such referendum vote of all members in the Participating Locals in the form and manner determined by the Trustees.

(g) Two-thirds of the votes cast with respect to a proposal in a referendum shall be required for the adoption of the proposal.

(h) The results of the referendum shall be effective as of the date the results from the Participating Locals are officially tallied, unless otherwise provided in the proposal itself.

(i) The results of the vote conducted pursuant to subparagraphs (e) or (f) of this Section shall be binding upon all members and beneficiaries, whether or not in receipt of benefits, and upon their legal representatives.

(j) Future Benefit Adjustments

(1) The Trustees are authorized to make such further benefit adjustments in any plan year for retirees, beneficiaries and inactive vested participants as are necessary to maintain the Fund at an 80% funded status, based on reasonable actuarial assumptions and methods, provided that:

   a) The first such adjustment shall not take place before July 1, 2021 unless a massive market downturn requires such an adjustment, and

   b) Any such adjustment shall be reported to each participating local at least five months prior to the effective date of any adjustment and shall go into effect unless (A) a proposed adjustment decreasing benefits is disapproved by a majority of the participating locals at regular or special meetings held by such locals within 60 days of notice of such adjustment and (B) further provided that if a sufficient number of participating locals disapprove such proposed adjustment and that adjustment is thereafter disapproved by a vote of a majority of the active and retired participants in a referendum conducted by the Retirement Plan among such active and retired participants.

(2) Prior to the beginning of any plan year in which benefits will be adjusted in accordance with paragraph 3(a) of this section, the Trustees shall advise retirees, beneficiaries and inactive vested participants of the Retirement Plan of the adjusted benefits that will be provided by the Retirement Plan.

(3) If the Plan actuary certifies that the Retirement Plan is fully funded over a three year period, based upon reasonable actuarial assumptions and methods as determined by that actuary, the Trustees may equitably improve the benefits provided by the Retirement Plan.
ARTICLE X
Miscellaneous

SEC. 1 All benefits provided for in this Trust Indenture as originally executed on December 14, 1950 became effective as of January 1, 1951. Amendments thereafter adopted are effective and applicable in accordance with the specification set forth in the proposal for adoption. Unless expressly stated otherwise in such proposal, no retroactive payment shall be required in respect to benefit payments made or accrued prior to the approval of any amendment.

SEC. 2 If the Retirement Plan Trustees find, after complete investigation, that any beneficiary to whom a benefit is payable is unable to care for his or her affairs because of illness or accident, or is a minor, then, to protect the beneficiary’s funds and welfare, any payment due (unless a prior claim therefor shall have been made by a duly appointed guardian or other legal representative) may be paid to the spouse, child, parent, brother or sister of any such beneficiary, or to any other person, determined by the Retirement Plan Trustees to have incurred expense for such person otherwise entitled to payment. Any such payment shall be a complete discharge of any liability of this Trust therefor.

SEC. 3 Members of the Retirement Plan shall at all times have the right to submit written inquiries, including inquiries as to the status of their accounts, which shall be answered in writing.

SEC. 4 No party dealing with the Trustees, or any of them, shall be obligated to see to the application of any moneys or property of the Retirement Plan, or to see that the terms of the Retirement Plan have been complied with, or to inquire as to the necessity or expediency of any act of the Trustees. Every instrument executed by the Trustees should be conclusive in favor of every person who relies on it, that (a) at the time of the delivery of the instrument this Trust is in full force and effect, (b) the instrument was executed in accordance with the terms and conditions of this Trust, and (c) the Trustees were fully authorized and empowered to execute the instrument.

SEC. 5 The Trustees shall incur no liability in acting upon any papers, documents, data or information believed by them to be genuine and accurate and to be made, executed, delivered or assembled by the proper parties. The Trustees shall incur no liability for any act concerning which they rely upon the opinion of legal counsel. The Trustees shall not be liable for any action taken or omitted by them in good faith nor for the act of any agent, employee, consultant or attorney selected by the Trustees with reasonable care. The Trustees may delegate any of their ministerial powers to any of their agents or employees. The provisions of this section shall be operative to the full extent permitted by applicable law, and shall be deemed void and of no effect to the extent, and only to the extent, that any provision is inconsistent with the requirements of applicable law.

SEC. 6 The Trustees shall have the discretionary authority to construe the terms of this Trust Indenture and the governing documents of merged plans described in Article VII, and to determine eligibility for membership, eligibility for benefits and all other rights, benefits, privileges and obligations of membership under those documents. All controversies concerning the terms of these documents, including any claim with respect to the denial of benefits, must be submitted to the Trustees. The interpretation by the Trustees of these documents or any provision thereof shall be final and conclusive, and the determinations of the Trustees shall be binding upon all members and their beneficiaries and upon all applicants for membership.

SEC. 7 This Trust shall terminate upon the death of the last person entitled to benefits who is living at the time of the execution of this Pension Trust. However, upon the death of this last survivor, if this Trust may continue for a longer period without the violation of any rule of law, then this Trust shall not be terminated by the death of this last survivor. In no event shall this Trust continue for a longer period than is permitted by the applicable laws against perpetuities,
or any other applicable law. Should it be determined that the term of this Trust does not violate any such law, then this Trust shall be deemed for the longest term permitted by law, but subject to the specific provisions of this Retirement Plan.

SEC. 8 Upon termination of this Trust for any reason, the Trustees shall liquidate the assets of the Trust, pay all obligations and distribute the net balance proportionately to all members or beneficiaries in accordance with their contributions and benefits, if any, received theretofore.

SEC. 9 The validity of this Trust, its administration and the rights of the beneficiaries shall be determined by the laws of the State of Illinois, except where superseded by federal law.
IN WITNESS WHEREOF, this Trust Indenture has been executed by the undersigned Locals by their duly authorized officers as of the 14th day of December, 1950.

LOCAL 235M, KANSAS CITY
LOCAL 458M, CHICAGO
LOCAL 508M, CINCINNATI
LOCAL 546M, CLEVELAND
LOCAL 2/289M, DETROIT

The Inter-Local Pension Fund was founded May 1, 1950 and initial contributions of members began as of May 1, 1950. The original Trust Indenture formally and legally establishing the Inter-Local Pension Fund (now known as the Teamster Members Retirement Fund) was signed on December 14, 1950. Benefits first became payable as of January 1, 1951. The original Trust Indenture has been amended effective:

July 15, 1954
July 1, 1956
July 1, 1958
May 1, 1961
January 1, 1964
January 1, 1966
January 1, 1967
October 1, 1968
January 1, 1971
July 1, 1971
October 1, 1973
July 1, 1975
March 1, 1976
January 1, 1978
January 1, 1981
January 1, 1985
April 1, 1985
January 1, 1987
February 1, 1988
April 1, 1989
January 1, 1990
January 1, 1992
January 1, 1995
January 1, 1997
January 1, 1998
January 1, 2002
July 1, 2006
January 1, 2007
November 1, 2007
July 1, 2014
January 1, 2018
Other Information
TRUSTEES

Patrick LoPresti, Chairman
President, Local 1-L, GCC/IBT
113 University Place
New York, NY 10003

Kevin Moore, Vice - Chairman
President, Teamsters Union Local No. 299
2741 Trumbull Avenue
Detroit, MI 48216

Michael Stafford, Secretary
President, Local 503-M, GCC/IBT
1393 South Avenue
Rochester, NY 14620

Joseph L. Inemer, Jr., Trustee
President, District Council 9, GCC/IBT
President, Local 16-N, GCC/IBT
3460 N. Delaware Avenue, Suite 300
Philadelphia, PA 19134

Perry Kettner, Trustee
Secretary-Treasurer, District Council 1, GCC/IBT
President, Local 577-M, GCC/IBT
633 South Hawley Road, Suite 100
Milwaukee, WI 53214

Paul Mancillas, Jr., Trustee
Secretary-Treasurer, District Council 4, GCC/IBT
455 Kehoe Boulevard, Suite 110
Carol Stream, IL 60188

Steve Nobles, Trustee
Executive Officer and Secretary-Treasurer
District Council 3, GCC/IBT
President, Local 2/289, GCC/IBT
11420 East Nine Mile Road
Warren, MI 46089
PARTICIPATING LOCALS

AS OF JANUARY 1, 2018

Local 1B – 1884 Como Avenue St. Paul, MN 55108
Local 1L – 113 University Place New York, NY 10003
Local 1M – 678 Transfer Road St. Paul MN 55114
IBT Local 1 – 79 Parkingway Quincy, MA
Local 3N – 79 Parkingway Street Quincy, MA 02169
Local 4N – 710 E. Commonwealth Avenue Fullerton, CA 92831
Local 8N – 28 Harrington Terrace Morganville, NJ 07551
Local 13N – 11420 Nine Mile Road Warren, MI 48089
Local 14M – 3460 N. Delaware Avenue, Suite 300 Philadelphia, PA 19134
Local 16C – 818 Grand Avenue, Suite 10, Kansas City, MO 64106
Local 16N – 3460 N. Delaware Avenue, Suite 300 Philadelphia, PA 19134
Local 17M – 8149 Castleton Road Indianapolis, IN 46250
Local 22C – 547 River Road Windham, ME 04062
Local 24M – 1825 Boulevard of the Allies Pittsburgh, PA 15219
IBT Local 25 – 544 Main Street, Boston, MA 02129
Local 27N – 2351 W. McMicken Avenue Cincinnati, OH 45214
Local 77P – 1300 American Drive Neenah, Wl54956
IBT Local 117 – 14675 Interurban Ave., S Suite 307 Tukwila, WA 98168
IBT Local 118 – 130 Metro Park Rochester, NY 14623
Local 128N – 1099 Sheffield Court London, OH 43140
Local 135C – 11420 E. Nine Mile Road Warren, MI 48089
Local 140N – 8526 Melvin Avenue Northridge, CA 91324
Local 146P – 205 E. Lincoln Street Mt. Morris, IL 61054
Local 197M – 3922 Volunteer Drive, Suite 12 Chattanooga, TN 37416
Local 2/289M – 1120 E. Nine Mile Road Warren, MI 48089
Local 235M – 10221 E. 40 Highway Independence, MO 64055
Local 241M – 247 Lakeside Drive Hunlock Creek, PA 18621
IBT Local 247 – 2741 Trumbull Avenue Detroit, MI 48216
IBT Local 249 – 4701 Butler Street Pittsburgh, PA 15201
Local 261M – 46 Salem Street Buffalo, NY 14220
Local 285M – 6210 North Capital Street, N.W. Washington, DC 20011
IBT Local 299 – 2741 Trumbull Avenue Detroit, MI 48216
Local 329C – 3460 N. Delaware Ave., Suite 300 Philadelphia, PA 19134
IBT Local 337 – 2801 Trumbull Avenue Detroit, MI 48216
IBT Local 355 – 1030 S. Dukeland Street Baltimore, MD 21223
IBT Local 372 – 2741 Trumbull Avenue Detroit, MI 48216
Local 388M – 710 E. Commonwealth Avenue Fullerton, CA 92831
IBT Local 406 – 3315 Eastern Avenue, SE Grand Rapids, MI 49508
Local 406C – 246 Conklin Street, 2nd floor Farmingdale, NY 11735
Local 432M – 10393 San Diego Mission #207 San Diego, CA 92108
Local 4535M – 4507 Enchanted Gate Drive Spring, TX 77373
Local 458M – 455 Kehoe Boulevard, Suite 110 Carol Stream, IL 60188
Local 500 – 25 Louisiana Ave. NW, 4th Floor Washington, DC 20001
Local 503M – 1393 South Avenue Rochester, NY 14620
Local 507S – 312 Rex Avenue Kalamazoo, MI 49001
Local 508M – 2351 W. McMicken Avenue Cincinnati, OH 45214
Local 518M – 601 Brady Street, Suite 210, Davenport, IA 52803
Local 527S – P.O. Box 641, Mableton, GA 30126
IBT Local 529 – 129 E. Chemung Place Elmira, NY 14904
Local 543M – 710 E. Commonwealth Avenue Fullerton, CA 92831
Local 546M – 3227 West 25th Street Cleveland, OH 44109
Local 550M – 2351 W. McMicken Avenue Cincinnati, OH 45214
Local 568M – 400 NE Jefferson Peoria, IL 61603
Local 571M – 2425 Highway 41 N, Suite 132 Evansville, IN 47711
IBT Local 572 – 450 E. Carson Plaza Drive, Suite A Carson, CA 90746
Local 575M – P.O. Box 16342 Wichita, KS 67216
Local 577M – 633 S. Hawley Road, Suite 100 Milwaukee, WI53214
Local 6-505M – 105 Progress Parkway Maryland Heights, MO 63043
Local 612M – 1099 Bloomfield Avenue West Caldwell, NJ 07006
Local 619M – 659 South 8th Street Louisville, KY 40203
IBT Local 657 – 8214 Roughrider Drive, San Antonio, TX 78239
IBT Local 697 – 901 Market Street Wheeling, WV 26003
Local 704C – P.O. Box 74294 Fairbanks, AK 99707
Local 705S – 2351 W. McMicken Avenue Cincinnati, OH 45214
Local 727S – 2425 Delaware Avenue Des Moines, IA 50317
IBT Local 777 – 7827 Ogden Avenue Lyons, IL 60534
IBT Local 996 – 1817 Hart Street Honolulu, HI 96819
District Council 2 – NP – 710 E. Commonwealth Avenue Fullerton, CA 92831
IBT Joint Council 43 – 2741 Trumbull Avenue Detroit, MI 48216

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ADMINISTRATION AND PROFESSIONAL ADVISERS

Executive Director
Lawrence C. Mitchell
455 Kehoe Blvd., Suite 100
Carol Stream, Illinois 60188
Telephone: (630) 752-8400
Fax: (630) 752-8490
E-mail: LMitchell@TeamsterMRP.org

Professional Advisers

Custodian Bank
BMO Harris, N.A.
Chicago, Illinois

Investment Consultants
Marquette Associates, Inc.
Chicago, Illinois

Proxy Voting Consultants
Segal Marco Consulting Group, Inc.
Chicago, Illinois

Actuaries
The Segal Company
Chicago, Illinois

Accountants
Calibre CPA Group, PLLC
Chicago, Illinois

Attorneys
Cohen, Weiss and Simon, LLP
New York, New York
# TEAMSTER MEMBERS

## RETIREMENT PLAN

**TABLE OF BENEFITS BASED ON NUMBER OF UNITS OF CONTRIBUTIONS MADE BY MEMBER**

- Each $260.00 of contributions by a member is a "UNIT" and is equal to one year of contributions at the minimum weekly contribution of $5.00.
- The value of each full "UNIT" is 1.75% of contributions.
- When benefits are computed, credit is given for fractional parts of a full unit at the initial unit.
- Most participating Local Unions have adopted contribution levels greater than the minimum weekly contribution, which means members in these Local Unions are building up their accounts by more than one unit per year.

<table>
<thead>
<tr>
<th>Total Contributions Paid in by Member</th>
<th>Number of Units of Contributions</th>
<th>Death Benefit</th>
<th>Monthly Pension at Age 65 Payable for Life (see footnotes A and B)</th>
<th>If Member Retires at Age 65 and Lives the Normal Average of 20 Years, the Member will be Paid a Total of: (see footnotes A, B and C)</th>
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<td>If Member Retires at Age 65 and Lives the Normal Average of 20 Years, the Member will be Paid a Total of (see footnotes A, B and C)</td>
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The above benefits are computed on the amount of contributions only, and do not include and or service credits.

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<th>Average Amount of Annual Contributions (52 Weeks)</th>
<th>Number of Units Members Receive for Each 52-Week Period</th>
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A. Retirees receiving an unreduced pension will recover all contributions back in pension benefits within four years and 10 months. The monthly pension, and the 20 years total, will be less if the retiree selects a reduced pension payable with a joint and survivor option. However, such a pension is payable for the total period of the member’s and the spouse’s lives.

B. For Vested Benefit Certificate holders, the 1.75% of contribution may be lower. The amount of a vested benefit pension and retirement age are stated in the Vested Benefit Certificate.

C. Life expectancy of females is approximately two years greater than for males at age 65.