

STATE OF ILLINOIS – DEPARTMENT OF LABOR  
160 N. LASALLE ST., STE. C-1300  
CHICAGO, ILLINOIS 60601

IN THE MATTER OF: )  
)  
IRONWORKERS DISTRICT COUNCIL OF )  
CHICAGO AND VICINITY ) STATE FILE NO. 2024-H-RP07-2344  
)  
OBJECTOR(S), )  
)  
v. )  
)  
JANE R. FLANAGAN, DIRECTOR of the )  
ILLINOIS DEPARTMENT OF LABOR, and )  
THE ILLINOIS DEPARTMENT OF LABOR, )  
)  
RESPONDENTS. )  
)

ORDER

IT IS HEREBY ORDERED:

1. Pursuant to **56 IAC 120.400**, a **telephonic** pre-hearing conference shall be convened on **August 7, 2023 at 10:00 a.m.** An Administrative Law Judge will initiate the conference call. Objector's attorney Michael McGuire will be phoned at **773-661-2361**. Respondent Attorney Nick Bedenk will be phoned at **708-723-6399**. Technology constraints require that a direct dial phone number be provided for the pre-hearing conference. If the number listed is not a direct dial number or you require additional phone lines to be added, you are to provide the phone numbers and/or the names and phone numbers of the additional participants to [DOL.hearings@illinois.gov](mailto:DOL.hearings@illinois.gov)
2. The pre-hearing conference shall be held to simplify the issues, determine necessity or desirability of amendment to documents for purposes of clarification, simplification, or limitation, determine stipulations, admission of fact and of contents and authenticity of the documents, limit the number of witnesses, determine propriety of the prior mutual exchange among the parties who have prepared testimony or exhibits, and decide other matters as may tend to expedite the disposition of the proceedings and to assure a just conclusion thereof.
3. Attorneys shall file appearances as soon as practicable.

DATE: July 26, 2023

By: /s/ Moshe M. Liberman

Moshe M. Liberman  
Chief Administrative Law Judge  
IDOL  
160 N. LaSalle St. Ste. C-1300  
Chicago IL 60601  
V: 312-793-1805  
P: 312-793-5257  
[Dol.hearings@illinois.gov](mailto:Dol.hearings@illinois.gov)

STATE OF ILLINOIS            )  
  )  
  )  
COUNTY OF COOK            )

CERTIFICATE OF SERVICE

Under penalties as provided by law, including pursuant to Section 1-109 of the Code of Civil Procedure, I Karen Lewis, a non-attorney, affirm, certify or on oath state, that I served notice of the attached Order upon all parties to this case, or their agents appointed to receive service of process, by enclosing a copy of the Order in Case No. 2024-H-RP07-2344 and a copy of the Certificate of Service in an envelope addressed to each party or party's agent at the respective address shown on the order or on the Certificate of Service, having caused each envelope to be served by U.S. Mail with postage prepaid at 555 W. Monroe, Chicago, Illinois, 60661, on the 27<sup>th</sup> day of July, 2023 prior to 4:30 p.m.

Ironworkers District Council of Chicago and Vicinity  
Michael J. McGuire, Esq.  
Marco, McGuire & Arreola, LLC  
3447 North Lincoln Avenue  
Chicago, IL 60657  
773-661-2361  
mmcguire@mmlaw.com

**HAND DELIVERED:**

Nicholas Bedenk  
Associate General Counsel  
Illinois Department of Labor  
160 S. LaSalle St., Ste. C-1300  
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Nicholas.Bedenk@Illinois.gov

Jane R. Flanagan  
Director of Labor  
Illinois Department of Labor  
160 N. LaSalle St., Ste. C-1300  
Chicago, IL 60601

/s/Karen Lewis  
Office Specialist, Illinois Department of Labor

STATE OF ILLINOIS – DEPARTMENT OF LABOR  
160 N. LASALLE ST., STE. C-1300  
CHICAGO, ILLINOIS 60601

IN THE MATTER OF:	)	
	)	
IRONWORKERS DISTRICT COUNCIL OF CHICAGO AND VICINITY	)	STATE FILE NO. 2024-H-RP07-2343
	)	
OBJECTOR(S),	)	DATE OF NOTICE: July 27, 2023
	)	
v.	)	CERT. MAIL/RETURN RECEIPT
	)	
JANE R. FLANAGAN, DIRECTOR of the ILLINOIS DEPARTMENT OF LABOR, and THE ILLINOIS DEPARTMENT OF LABOR,	)	9489 0090 0027 6526 2997 71
	)	
RESPONDENTS.	)	
	)	

**NOTICE OF TELEPHONIC HEARING**

**PLEASE TAKE NOTICE** that Jane R. Flanagan, Director of the Illinois Department of Labor, and the Illinois Department of Labor [hereinafter, "Respondents"] have received from Ironworkers District Council of Chicago and Vicinity, [hereinafter, "Objector(s)"] written objections to the prevailing wage determinations effective July 14, 2023, published by the Department on its website, and a request for hearing on those objections pursuant to Section 9 of the Prevailing Wage Act [hereinafter, "PWA" or "Act"], 820 ILCS 130/0.01 et seq.

Pursuant to the PWA, Article 10 of the Illinois Administrative Procedure Act, 5 ILCS 100/10-5 et seq., and 56 Ill. Admin. Code 120.100 et seq., Respondents will convene a hearing on:

<b>DATE:</b>	<b>September 6, 2023</b>
<b>TIME:</b>	<b>10:00 a.m.</b>
<b>OBJECTOR ATTORNEY PHONE #:</b>	<b>Michael J. McGuire 773-661-2361</b>
<b>RESPONDENT ATTORNEY PHONE #:</b>	<b>Nick Bedenk 708-723-6399</b>

**ADMINISTRATIVE LAW JUDGE:**

**MOSHE M. LIBERMAN  
CHIEF ADMINISTRATIVE LAW JUDGE  
ILLINOIS DEPARTMENT OF LABOR  
160 NORTH LASALLE STREET, SUITE C-1300  
CHICAGO, ILLINOIS 60601**

The hearing involves the written objections and hearing request filed by Objector(s), attached hereto and made a part hereof (Exhibit A).

The parties and their respective representatives must be prepared to proceed at the hearing. The parties must present all information, documents, records or witnesses necessary to substantiate their position(s) at the hearing.

Pursuant to 56 Illinois Administrative Code 120.640, the Administrative Law Judge shall issue a Decision and Order. In the event no timely or proper exceptions are filed, the findings, conclusions, recommendations and order of the administrative law judge shall automatically become the decision and order of the Director of Labor.

This hearing will be conducted **BY TELEPHONE** with the ALJ contacting you on the date and time stated above. If the phone number listed is incorrect, contact the hearings section at [dol.hearings@illinois.gov](mailto:dol.hearings@illinois.gov) as soon as possible with the corrected direct dial phone number. If additional individuals are to be contacted, the party is to provide the name and direct dial phone number of the additional individual to be included during the hearing to [DOL.hearing@illinois.gov](mailto:DOL.hearing@illinois.gov) . If the phone number listed is not a direct dial phone number, please provide a **DIRECT DIAL NUMBER** to [dol.hearings@illinois.gov](mailto:dol.hearings@illinois.gov) as soon as possible. Technology constraints require you provide a **DIRECT DIAL PHONE NUMBER ONLY**. Also, technology constraints do not allow caller dial through or the ability to navigate automated operators. Non-direct dial numbers will result in the call not going through. For those with caller identification, this call will originate from various locations throughout the country, including but not limited to San Francisco. SOME CALLS PLACED BY THE DEPARTMENT ARE BLOCKED, IF YOUR PHONE HAS PRIVACY MANAGER OR ANONYMOUS CALL BLOCKER, THE CALL MAY NOT GO THROUGH. All calls placed by the Department are recorded.

The proceedings are subject to judicial review in accordance with the provisions of the Administrative Review Law, 735 ILCS 5/3-101 et seq. The Director of Labor's determination on the objections is final and binding unless a party to this proceeding applies for and obtains judicial review of the final administrative decision in accordance with the provisions of the Administrative Review Law.



Jane R. Flanagan  
Director of Labor

STATE OF ILLINOIS            )  
  )  
COUNTY OF COOK            )

CERTIFICATE OF SERVICE

Under penalties as provided by law, including pursuant to Section 1-109 of the Code of Civil Procedure, I Karen Lewis, a non-attorney, affirm, certify or on oath state, that I served notice of the attached Notice of Hearing upon all parties to this case, or their agents appointed to receive service of process, by enclosing a copy of the Notice of Hearing and Attachments in Case No. 2024-H-RP07-2344 and a copy of the Certificate of Service in an envelope addressed to each party or party's agent at the respective address shown on the Notice of Hearing or on the Certificate of Service, having caused each envelope to be served by U.S. mail certified mail return receipt requested and regular mail with postage prepaid 555 W. Monroe, Chicago, Illinois, 60661 on the day of 27<sup>th</sup> , 2023 prior to 4:30 p.m.

Ironworkers District Council of Chicago and Vicinity  
Michael J. McGuire, Esq.  
Marco, McGuire & Arreola, LLC  
3447 North Lincoln Avenue  
Chicago, IL 60657  
773-661-2361  
mmcguire@mmlaw.com

**HAND DELIVERED:**

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Associate General Counsel  
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Nicholas.Bedenk@Illinois.gov

Jane R. Flanagan  
Director of Labor  
Illinois Department of Labor  
160 N. LaSalle St., Ste. C-1300  
Chicago, IL 60601

/s/Karen Lewis  
Office Specialist, Illinois Department of Labor

2024 - H - RP07 - 2344

STATE OF ILLINOIS - DEPARTMENT OF LABOR  
160 N. LASALLE STREET, SUITE C -1300  
CHICAGO, IL 60601



IN THE MATTER OF:

IRONWORKERS DISTRICT COUNCIL OF )  
CHICAGO AND VICINITY, )

Petitioner, )

State File No:

v. )

JANE FLANAGAN, DIRECTOR of the )  
ILLINOIS DEPARTMENT OF LABOR and the )  
ILLINOIS DEPARTEMENT OF LABOR, )

Respondents. )

**WRITTEN OBJECTIONS AND REQUESTS FOR HEARING UNDER SECTIONS 4 AND 9**

Petitioner, the IRONWORKERS DISTRICT COUNCIL OF CHICAGO AND VICINITY, hereafter ("IW DC"), by and through its attorney, Michael J. McGuire of Marco, McGuire & Arreola, LLC, submits these written objections to the prevailing wage rates published by the Illinois Department of Labor ("Department") on July 14, 2023, and request a hearing pursuant to Section 9 of the Illinois Prevailing Wage Act (820 ILCS 130/9). Petitioner seeks to; 1) Clarify the geographic jurisdiction of the participating ironworker locals after the dissolution of Iron Workers Local 393, and 2) Establish a new prevailing wage rate(s) for the relevant counties affected by the dissolution of Local 393.

1) The Petitioner, IW DC, is a labor organization representing Iron Workers Unions throughout Chicago and the State of Illinois. IW DC represents Ironworkers Local Union No. 1, Ironworkers Local Union No. 63, Ironworkers Local Union No. 444 and Ironworkers Local Union No. 498 among others. Its principal place of business is 2700 S. River Road, Suite 118,

**EXHIBIT A**

Des Plaines, IL, 60018. The IW DC has authority and standing to file this Petition on behalf of all of its affected Local Unions.

2) Per restructuring ordered by the International Association of Iron Workers and the IW DC, Iron Workers Local Union No. 393 was administratively dissolved on around January 25, 2022. A copy of the Minutes of the General Executive Board Meeting revoking the IW Local Union No. 393 charter and dissolving the union is attached as **Exhibit 1**.

3) Iron Workers Local Union No. 393 represented ironworkers performing prevailing wage work in the Counties of Dupage, Kane, Kendall and Will Counties of Illinois. IW Local Union No. 393 previously certified iron worker wage rates for the represented counties.

3) The geographic territory of the Iron Workers Local Union No. 393 was redistributed to IW Local 1, 63, 444 and 498. No new prevailing wage was created or set after the former territory of Local 393 was split up. The State of Illinois Department of Labor has recognized the prevailing wage rate set by Local 393 in the counties of DuPage, Kane, Kendall, and Will, Illinois in the past.

4) The IW DC requests that any prevailing wage previously determined for an iron worker or ironwork set by individuals on behalf of Iron Workers Local 393 or Local 393 be disregarded and determined to be null and void for the Counties of Dupage, Kane, Kendall and Will Illinois or other geographic locations as such union no longer exists.

#### **Request for Iron Workers Prevailing Wage for IW Local 444 Territory**

5) As part of the dissolution of IW Local 393, IW Local 444 based out of Joliet received a large portion of geographic jurisdiction formerly claimed by IW Local 393.

6) IW Local 444 is a labor organization with its principle place of business located at 2082 Oakleaf Street, Joliet, IL 60436.

7) IW Local 444 maintains three (3) collective bargaining agreements that now include portions of the geographic territory received from the dissolution of IW Local 393.

8) The Contractors Association of Will and Grundy County is a labor management organization that works with IW Local 444 signatory contractors on prevailing wage issues.

9) Section 9 of the Illinois Prevailing Wage Act states: "If the prevailing rate of wages is based on a collective bargaining agreement, the explanation of classes on the prevailing wage schedule shall be consistent with the classification established under the collective bargaining agreement." 820 ILCS 130/9.

5) The purpose of Petitioner's Objection and Request is to make the explanation of classes on the prevailing wage schedule consistent with the iron worker rate established in the relevant collective bargaining agreements.

6) IW Local 444, is a party to the collective bargaining agreement between Local 444 and the Contractors Association of Will and Grundy Counties that specifically covers iron work in the Counties of Will and Grundy Illinois. A true and correct copy of the Collective Bargaining Agreement between the Petitioner and the Contractors Association of Will and Grundy County is attached as **Exhibit 2**.

7) The prevailing wage rates for an ironworker performing ironwork in the referenced geographic area should be based on the Collective Bargaining Agreement between the Petitioner and the Contractors Association of Will and Grundy County now in effect and "shall be consisted with the classifications established under the collective bargaining agreement." 820 ILCS 130/9.

8) The Collective Bargaining Agreement contains the following rates for an ironworker performing ironwork in Will and Grundy Counties or "Main Zone":



Base Wage: \$49.00  
Overtime M-F, Sat: 2x base rate  
Overtime Saturday and Sunday: 2 x base rate  
Overtime Holiday: 2 x base rate  
Foreman: \$53.90  
Health & Welfare: \$13.81  
Pension: \$29.18  
Training: \$1.00

9) Such prevailing wage for ironworkers shall cover the counties of Will and Grundy Illinois.

10) The Petitioner submits that the new classification should be created for ironwork being performed consistent with the current Collective Bargaining Agreement between the Petitioner and the Contractors Association of Will and Grundy Counties. The new classification is necessary to avoid confusion on the prevailing wage rate for ironwork due to the dissolution of Local 393.

11) The Kankakee Area Contractors Association, Inc. is a labor management organization that works with IW Local 444 signatory contractors on prevailing wage issues.

12) Section 9 of the Illinois Prevailing Wage Act states: "If the prevailing rate of wages is based on a collective bargaining agreement, the explanation of classes on the prevailing wage schedule shall be consistent with the classification established under the collective bargaining agreement." 820 ILCS 130/9.

13) The purpose of Petitioner's Objection and Request is to make the explanation of classes on the prevailing wage schedule consistent with the iron worker rate established in the relevant collective bargaining agreements.

14) IW Local 444, is a party to the collective bargaining agreement between the IW Local 444 and the Kankakee Area Contractors Association, Inc. that specifically covers iron work in the counties or portions of the following counties, Northern Ford, Iroquois, Kankakee and

Eastern Livingston. A true and correct copy of the Collective Bargaining Agreement between the IW Local 444 and the Kankakee Area Contractors Association, Inc. is attached as **Exhibit 3**.

15) The prevailing wage rates for an ironworker performing ironwork in the referenced geographic area should be based on the Collective Bargaining Agreement between IW Local 444 and the Kankakee Contractor's Association, Inc. now in effect and "shall be consisted with the classifications established under the collective bargaining agreement." 820 ILCS 130/9.

16) The Collective Bargaining Agreement contains the following rates for an ironworker performing ironwork in Northern Ford, Iroquois, Kankakee and Eastern Livingston, or "Southern Zone":

Base Wage: \$46.70  
Overtime M-F, Sat: 2x base rate  
Overtime Saturday and Sunday: 2 x base rate  
Overtime Holiday: 2 x base rate  
Foreman: \$51.37  
Health & Welfare: \$13.81  
Pension: \$26.03  
Training: \$1.00

17) Such prevailing wage for ironworkers shall cover the counties of Iroquois, Kankakee, Northern Ford, and Eastern Livingston Illinois.

18) The Petitioner submits that the new classification should be created for ironwork being performed consistent with the current Collective Bargaining Agreement between the IW Local 444 and the Kankakee Contractors Association, Inc. The new classification is necessary to avoid confusion on the prevailing wage rate for ironwork due to the dissolution of Local 393.

19) Illinois Valley Contractors Association is a labor management organization that works with IW Local 444 signatory contractors on prevailing wage issues.

20) Section 9 of the Illinois Prevailing Wage Act states: "If the prevailing rate of wages is based on a collective bargaining agreement, the explanation of classes on the prevailing wage

schedule shall be consistent with the classification established under the collective bargaining agreement.” 820 ILCS 130/9.

21) The purpose of Petitioner’s Objection and Request is to make the explanation of classes on the prevailing wage schedule consistent with the iron worker rate established in the relevant collective bargaining agreements.

22) IW Local 444, is a party to the collective bargaining agreement between the IW Local 444 and the Illinois Valley Contractors Association that specifically covers iron work in the counties or portions of the following counties, Bureau, LaSalle, Southern Lee, Western Livingston, Northeast Marshall, Putnam, Northeast Stark, and Eastern Whiteside Counties. A true and correct copy of the Collective Bargaining Agreement between IW Local 444 and the Illinois Valley Contractors Association is attached as **Exhibit 4**.

23) The prevailing wage rates for an ironworker performing ironwork in the referenced geographic area should be based on the Collective Bargaining Agreement between IW Local 444 and the Illinois Valley Contractors Association now in effect and “shall be consistent with the classifications established under the collective bargaining agreement.” 820 ILCS 130/9.

24) The Collective Bargaining Agreement contains the following rates for an ironworker performing ironwork in Bureau, LaSalle, Southern Lee, Western Livingston, Northeast Marshall, Putnam, Northeast Stark, and Eastern Whiteside, or “Western Zone”:

Base Wage: \$46.70  
Overtime M-F, Sat: 2x base rate  
Overtime Saturday and Sunday: 2 x base rate  
Overtime Holiday: 2 x base rate  
Foreman: \$51.37  
Health & Welfare: \$13.81  
Pension: \$25.13  
Training: \$1.00

25) Such prevailing wage for ironworkers shall cover the counties of Bureau, LaSalle, Southern Lee, Western Livingston, Northeast Marshall, Putnam, Northeast Stark, and Eastern Whiteside Counties.

26) The Petitioner submits that the new classification should be created for ironwork being performed consistent with the current Collective Bargaining Agreement between the IW Local 444 and the Illinois Valley Contractors Association. The new classification is necessary to avoid confusion on the prevailing wage rate for ironwork due to the dissolution of Local 393.

27) Based upon these written objections, Petitioner respectfully requests that an investigatory hearing be ordered and held in accordance with the Section 9 of the Illinois Prevailing Wage Act, 820, ILCS §130/9 to add the additional ironworker classifications due to the territory change.

**Request for Iron Workers Prevailing Wage for IW Local 498 Territory**

28) As part of the dissolution of IW Local 393, IW Local 498 based out of Rockford received a large portion of geographic jurisdiction formerly claimed by IW Local 393.

29) IW Local 498 is a labor organization with its principle place of business located at 5640 Sockness Drive, Rockford, IL 61109.

30) IW Local 498 collective bargaining agreement was amended and modified as a result of the inclusion of the geographic territory received from the dissolution of IW Local 393. The collective bargaining agreement in place also contains a “fence” rate which IW Local 393 did not include.

31) The Northern Illinois Building Contractors Association, Inc., (“NIBCA”), is a labor management organization that works with IW Local 498 signatory contractors on prevailing wage issues.

32) Section 9 of the Illinois Prevailing Wage Act states: "If the prevailing rate of wages is based on a collective bargaining agreement, the explanation of classes on the prevailing wage schedule shall be consistent with the classification established under the collective bargaining agreement." 820 ILCS 130/9.

33) The purpose of Petitioner's Objection and Request is to make the explanation of classes on the prevailing wage schedule consistent with the iron worker rate established in the relevant collective bargaining agreements.

34) IW Local 498, is a party to the collective bargaining agreement between IW Local 498 and the NIBCA that specifically covers iron work in the counties or portions of the following counties: Boone, Eastern Carroll, Northwest Dekalb, Eastern Jo Daviess, Kane, Northern Lee, Western McHenry, Ogle, Stephenson, Eastern Whiteside, and Winnebago. A true and correct copy of the Collective Bargaining Agreement between the IW Local 498 and NIBCA is attached as **Exhibit 5**.

35) The prevailing wage rates for an ironworker performing ironwork in the referenced geographic area should be based on the Collective Bargaining Agreement between IW Local 498 and NIBCA now in effect and "shall be consisted with the classifications established under the collective bargaining agreement." 820 ILCS 130/9.

36) The Collective Bargaining Agreement contains the following rates for an ironworker performing ironwork in Boone, Eastern Carroll, Eastern Jo Daviess, Northern Lee, Western McHenry, Ogle, Stephenson, Eastern Whiteside and Winnebago Counties is:

Base Wage: \$45.18  
Overtime M-F, Sat: 2x base rate  
Overtime Saturday and Sunday: 2 x base rate  
Overtime Holiday: 2 x base rate  
Foreman: \$50.60  
Health & Welfare: \$13.06

Pension: \$32.22

Training: \$1.80

37) Such prevailing wage for ironworkers shall cover the counties of or portions of counties of Boone, Eastern Carroll, Eastern Jo Daviess, Northern Lee, Western McHenry, Ogle, Stephenson, Eastern Whiteside and Winnebago Illinois.

38) The Collective Bargaining Agreement contains the following rates for an ironworker performing ironwork in Northwest Dekalb and Kane Counties is:

Base Wage: \$51.99

Overtime M-F, Sat: 2x base rate

Overtime Saturday and Sunday: 2 x base rate

Overtime Holiday: 2 x base rate

Foreman: \$58.23

Health & Welfare: \$13.06

Pension: \$29.22

Training: \$1.80

39) Such prevailing wage for ironworkers shall cover the counties of or portions of counties of Northwest Dekalb and Kane Illinois.

40) The Petitioner submits that the new classification should be created for ironwork being performed consistent with the current Collective Bargaining Agreement between IW Local 498 and NIBCA. The new classification is necessary to avoid confusion on the prevailing wage rate for ironwork due to the dissolution of Local 393.

**Establish New Geographic Jurisdiction for IW Local 498 "Fence" Category**

41) As part of the dissolution of IW Local 393, IW Local 498 based out of Rockford received a large portion of geographic jurisdiction formerly claimed by IW Local 393.

42) IW Local 498 is a labor organization with its principle place of business located at 5640 Sockness Drive, Rockford, IL 61109.

43) IW Local 498 collective bargaining agreement was amended and modified as a result of the inclusion of the geographic territory received from the dissolution of IW Local 393. The collective bargaining agreement in place also contains a "fence" rate which IW Local 393 did not include.

44) The Northern Illinois Building Contractors Association, Inc., ("NIBCA"), is a labor management organization that works with IW Local 498 signatory contractors on prevailing wage issues.

45) Section 9 of the Illinois Prevailing Wage Act states: "If the prevailing rate of wages is based on a collective bargaining agreement, the explanation of classes on the prevailing wage schedule shall be consistent with the classification established under the collective bargaining agreement." 820 ILCS 130/9.

46) The purpose of Petitioner's Objection and Request is to make the explanation of classes on the prevailing wage schedule consistent with the iron worker fence rate established in the relevant collective bargaining agreement.

47) IW Local 498, is a party to the collective bargaining agreement between IW Local 498 and the NIBCA that specifically covers fence work in the counties or portions of the following counties: Boone, Eastern Carroll, Northwest Dekalb, Eastern Jo Daviess, Kane, Northern Lee, Western McHenry, Ogle, Stephenson, Eastern Whiteside, and Winnebago. A true and correct copy of the Collective Bargaining Agreement between the IW Local 498 and NIBCA is attached as **Exhibit 5**.

48) The prevailing wage rates for an ironworker performing fence work in the referenced geographic area should be based on the Collective Bargaining Agreement between IW Local 498

and NIBCA now in effect and “shall be consisted with the classifications established under the collective bargaining agreement.” 820 ILCS 130/9.

49) The Collective Bargaining Agreement contains the following rates for an ironworker performing fence work in Boone, Eastern Carroll, Eastern Jo Daviess, Northern Lee, Western McHenry, Ogle, Stephenson, Eastern Whiteside and Winnebago Counties is:

Base Wage: \$41.04  
Overtime M-F, Sat: 1.5 x base rate  
Overtime Saturday and Sunday: 2 x base rate  
Overtime Holiday: 2 x base rate  
Foreman: \$45.96  
Health & Welfare: \$13.06  
Pension: \$27.05

50) Such prevailing wage for ironworkers performing fence work shall cover the counties of or portions of counties of Boone, Eastern Carroll, Eastern Jo Daviess, Northern Lee, Western McHenry, Ogle, Stephenson, Eastern Whiteside and Winnebago Illinois.

51) The Collective Bargaining Agreement contains the following rates for an ironworker performing fence work in Northwest Dekalb and Kane Counties is:

Base Wage: \$47.12  
Overtime M-F, Sat: 1.5 x base rate  
Overtime Saturday and Sunday: 2 x base rate  
Overtime Holiday: 2 x base rate  
Foreman: \$52.77  
Health & Welfare: \$13.06  
Pension: \$25.13

52) Such prevailing wage for ironworkers performing fence work shall cover the counties of or portions of counties of Northwest Dekalb and Kane Illinois.

WHEREFORE, Petitioners move the Department to set the prevailing wage rates in the described geographical as outlined in its Objections and Request for a Hearing.



Respectfully Submitted,

By: /s/ Michael J. McGuire  
Michael J. McGuire

Michael J. McGuire  
Attorney for Petitioner  
Marco, McGuire & Arreola, LLC  
3447 N. Lincoln Ave.  
Chicago, IL 60657  
(773) 661-2361  
[mjmcguire@mma.law](mailto:mjmcguire@mma.law)

STATE OF ILLINOIS     )  
  )  
COUNTY OF COOK     )

**CERTIFICATE OF SERVICE**

I, Michael J. McGuire an attorney, under penalties of perjury, including pursuant to Section 1-109 of the Code of Civil Procedure, affirm and certify that I served the attached written objections to the prevailing wage rates published by the Illinois Department of Labor (“Department”) on July 15, 2023, and request a hearing pursuant to Sections 4 and 9 of the Illinois Prevailing Wage Act (820 ILCS 130/4) upon all parties to this case, or their agents appointed to received service of process, to the Illinois Department of Labor, at the respective address shown, having caused each envelope to be served by U.S. Mail or UPS, with postage prepaid at 3447 N. Lincoln Ave., Chicago, IL 60657, on the 20<sup>th</sup> day of July, 2023.

**Mr. Robert Parrilli**  
Division Manager  
Illinois Department of Labor  
160 N. LaSalle St., Suite C-1300  
Chicago, IL 60601

By: /s/ Michael J. McGuire  
Michael J. McGuire

Michael J. McGuire  
Attorney for Petitioner  
Marco, McGuire & Arreola, LLC  
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