GLOSSARY OF CURRENT INDUSTRIAL RELATIONS AND WAGE TERMS

Bulletin No. 1438

UNITED STATES DEPARTMENT OF LABOR
W. Willard Wirtz, Secretary

BUREAU OF LABOR STATISTICS
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Preface

The terms listed in this glossary are those likely to be encountered most frequently in reading about contemporary labor-management relations, wage practices, and Government labor policy in the United States, and by workers and supervisors in their employments. Definitions are brief, designed primarily to identify terms according to common usage rather than to provide a technical discussion of meanings and applications. Some terms which may appear obvious to readers in the United States have been added for the benefit of possible users in other countries.

This glossary is not intended as a manual of correct usage. On occasion, a distinction between a popular and a technical definition is pointed out. Some terms, moreover, have a specific legal meaning, either through legislative enactment or judicial interpretation, which may differ in important respects from ordinary usage. Thus, this glossary should not be considered as reflecting the official views, opinions, or definitions of any agency of the U.S. Government.

This glossary is based in part on two earlier ones prepared in the Bureau of Labor Statistics, both long out of print—the Glossary of Current Industrial Relations Terms, comprising Chapter 4:01 of the Guide to Labor-Management Relations in the United States (BLS Bulletin 1225, 1958), and the Glossary of Currently Used Wage Terms (BLS Bulletin 983, 1950).

A shorter version of this glossary was circulated for comment among research technicians in business, unions, and Government. Although the Bureau of Labor Statistics believes that a broad consensus is not beyond achievement, it alone bears the responsibility for this publication, which was prepared by Joseph W. Bloch, chief of the Division of Industrial and Labor Relations, under the general direction of L. R. Linsenmayer, assistant commissioner for Wages and Industrial Relations.
Glossary of Current

INDUSTRIAL RELATIONS AND WAGE TERMS

ABSENTEEISM

Term is most commonly applied to unjustified failure of workers to report to work when scheduled. In determining rate of absenteeism, however, it may apply to all absences, whether for justified (e.g., sickness) or unjustified reasons.

ACCIDENT AND SICKNESS BENEFITS (SICK BENEFITS)

Regular payments to workers who lose time from work due to off-the-job disabilities through accident or sickness, e.g., $50 a week for up to 26 weeks of disability. Usually insured and part of a private group health and insurance plan financed in whole or in part by the employer. (See Health and Insurance Plan; Temporary Disability Insurance; Workmen's Compensation; Sick Leave.)

ACCIDENTAL DEATH AND DISMEMBERMENT BENEFITS

An extra lump-sum payment made under many group life insurance plans for loss of life, limb, or sight as a direct result of an accident. Coverage is usually for both occupational and nonoccupational accidents, but may be limited to the latter. (See Life Insurance Plan; Workmen's Compensation.)

ACROSS-THE-BOARD INCREASE

A general wage increase simultaneously affecting all or most employees in a plant, company, or industry, by way of a uniform cents-per-hour or percentage increase.
ACTIVE EMPLOYEES

Employees at work, as distinguished from retired or laid-off employees.

ADVANCE NOTICE

In general, an announcement of an intention to carry out a certain action, given to an affected or interested party in sufficient time to prepare for it, as in informing a union of planned changes in production methods or plant shutdown, notifying a worker that he will be laid-off on a certain date, and notifying management of the union's intention to terminate or modify a collective bargaining agreement on its expiration date. (See Pay-in-Lieu-of-Notice.)

ADVISORY ARBITRATION: ARBITRATION

AFL–CIO (AMERICAN FEDERATION OF LABOR AND CONGRESS OF INDUSTRIAL ORGANIZATIONS)

Federation of approximately 130 autonomous national and international unions created by the merger of the American Federation of Labor (AFL) and the Congress of Industrial Organizations (CIO) in December 1955. More than 80 percent of union members in the United States come within the orbit of the AFL–CIO through their membership in affiliated unions. The initials AFL–CIO after the name of a union indicates that the union is an affiliate. (See Independent Union; Departments, AFL–CIO.)

AGENCY SHOP

Provision in a collective bargaining agreement which requires that all employees in the bargaining unit who do not join the union pay a fixed amount monthly, usually the equivalent of union dues, as a condition of employment to help defray the union's expenses in acting as bargaining agent. Under some arrangements, the payments are allocated to the union's welfare fund or to a recognized charity. May operate in conjunction with a modified union shop. (See Union Shop.)
AGREEMENT (COLLECTIVE BARGAINING AGREEMENT; UNION CONTRACT)

Written contract between an employer (or an association of employers) and a union (or unions), usually for a definite term, defining conditions of employment (wages, hours, vacations, holidays, overtime payments, working conditions, etc.), rights of workers and union, and procedures to be followed in settling disputes or handling issues that arise during the life of the contract.

ALLOWED TIME

Term is used to express the total time allowed for completion of a task or an element thereof, including time for personal needs, rest, and unavoidable delays.

AMERICAN ARBITRATION ASSOCIATION

Private nonprofit organization established to aid professional arbitrators in their work through legal and technical services, and to promote arbitration as a method of settling commercial and labor disputes. Provides lists of qualified arbitrators to unions and employers on request.

AMERICAN FEDERATION OF LABOR (AFL)

National federation of autonomous trade unions formally organized in 1886, although tracing its origin to 1881. Merged with Congress of Industrial Organizations in December 1955, and ceased to exist at that time as a separate organization. (Thus, term has no current application.)

AMERICAN FEDERATION OF LABOR AND CONGRESS OF INDUSTRIAL ORGANIZATIONS: AFL-CIO

ANNUAL EARNINGS: EARNINGS
ANNUAL IMPROVEMENT FACTOR

As introduced in the 1948 agreement between General Motors Corp. and the United Automobile Workers, and since retained, this was the term for wage increases granted automatically each contract year, in addition to cost-of-living adjustments. The provision was prefaced with the following words which set it apart from ordinary deferred wage increases: "The annual improvement factor provided herein recognizes that a continuing improvement in the standard of living of employees depends upon technological progress, better tools, methods, processes and equipment, and a cooperative attitude on the part of all parties in such progress. It further recognizes the principle that to produce more with the same amount of human effort is a sound economic and social objective." (See Deferred Wage Increase.)

ANNUAL WAGE OR EMPLOYMENT GUARANTEE:
GUARANTEED ANNUAL WAGE PLAN

ANNUITY: PENSION PLAN

ANTI-INJUNCTION LAW, 1932
(NORRIS-LaGUARDIA ACT)

Federal act regulating the issuance of injunctions by Federal courts in Labor disputes. The act also made yellow-dog contracts unenforceable. The Labor Management Relations Act, 1947 restored some injunctive powers to the courts. (See Yellow-Dog Contract.)

ANTI-RACKETEERING LAW, 1934
(HOBBS ACT)

Federal law making it a felony to obstruct, delay, or affect interstate commerce by robbery or extortion.
ANTI-STRIKEBREAKER LAW, 1936 (BYRNES ACT)

Federal law prohibiting the interstate transportation of strikebreakers.

APPRENTICE

A person, usually a young man, who enters into agreement to learn a skilled trade and to achieve a journeyman status through supervised training and experience, usually for a specified period of time. Practical training is supplemented by related technical off-the-job instruction.

APPRENTICE RATES

Schedule of rates applicable to workers being given formal apprenticeship training. Usually set so as to permit a gradual rise to the journeyman rate.

ARBITRATION (VOLUNTARY, COMPULSORY, ADVISORY)

Method of settling labor-management disputes through recourse to an impartial third party, whose decision is usually final and binding. Arbitration is voluntary when both parties agree to submit disputed issues to arbitration, and compulsory if required by law. (A court order to carry through a voluntary arbitration agreement is not generally considered as compulsory arbitration.) Advisory arbitration: As provided in Federal Government agreements, arbitration without a final and binding award.

ARBITRATOR

An impartial third party to whom disputing parties submit their differences for decision (award). An ad hoc arbitrator is one selected to act in a specific case or a limited group of cases. A permanent arbitrator is one selected to serve for the life of the contract or a stipulated term, hearing all disputes that arise during this period. (See Impartial Chairman.)
AREA REDEVELOPMENT ACT, 1961

Federal act to stimulate the economic growth of distressed areas through loans for private and public projects, through technical assistance, and through occupational training and retraining (with subsistence allowances for trainees).

ASSESSMENT

Special charge levied by a union on its members to meet financial needs not covered by regular dues.

ASSOCIATION AGREEMENT

An agreement negotiated and signed by an employers' association, on behalf of its members, with a union or unions. (See Multiemployer Bargaining.)

ATOMIC ENERGY LABOR-MANAGEMENT RELATIONS PANEL

Board of impartial experts established in 1953 to assist the operating contractors of the Atomic Energy Commission and their unions in arriving at peaceful settlements of disputes over agreement terms. Parties are free to reject panel jurisdiction.

ATTENDANCE BONUS

Payment or another type of reward (e.g., a day off) for employees whose record of daily reporting for work, without absences, meets certain standards of excellence.

ATTRITION ARRANGEMENT

A process of relying upon voluntary quits, deaths, and retirements to reduce a company's labor force overtime instead of resorting to dismissal of workers.
AUTHORIZATION CARD

A statement signed by the worker authorizing a union to act as his representative in dealings with management, or authorizing the company to deduct union dues from his pay (checkoff). (See Card Check.)

AUTOMATIC PROGRESSION

Policy by which rates of pay of workers in jobs with established rate ranges are increased automatically at fixed time intervals. Also used to refer to automatic movement from trainee rate to job classification rate or to the minimum of a rate range.

AUTOMATIC RETIREMENT:

COMPULSORY RETIREMENT

AUTOMATION

As used by engineers, applied to several types of technical developments, including (a) a continuous-flow production process which integrates various mechanisms to produce a finished item with relatively few or no worker operations, usually through electronic control; (b) self-regulating machines that can perform highly precise operations in sequence; and (c) electronic computing machines. In common usage, however, the term is often used in reference to any type of advanced mechanization or as a synonym for technological change.

AVERAGE HOURLY EARNINGS: EARNINGS

BACK PAY

Payment of part or all of the wages for a particular prior period of time, arising from arbitration, court, or board awards, grievance settlements, errors in computation of pay, misinterpretation of wage legislation, etc.
BACK-TO-WORK MOVEMENT

Return of some or all striking workers to their jobs before the strike is ended.

BARGAINING AGENT

Union designated by an appropriate government agency, such as the National Labor Relations Board, or recognized voluntarily by the employer, as the exclusive representative of all employees in the bargaining unit for purposes of collective bargaining.

BARGAINING RIGHTS

Legally recognized right of unions to represent workers in dealings with employers.

BARGAINING UNIT

Group of employees in a craft, department, plant, firm, or industry recognized by the employer or group of employers, or designated by an authorized agency such as the National Labor Relations Board, as appropriate for representation by a union for purposes of collective bargaining.

BASE RATE

Amount of pay for work performed during a unit of time, e.g., hour, day, week, month, or year, exclusive of overtime or incentive earnings. Under incentive systems, term may refer to amount paid for an established task or job standard, usually at a work level equivalent to a nonincentive pace.

BEGINNER RATE: LEARNER RATE

BENCHMARKS: PEG POINTS
BEREAVEMENT PAY: FUNERAL LEAVE PAY

BLUE-COLLAR WORKERS

Term for manual workers, usually those employed in production, maintenance, and related occupations, and paid by the hour or on an incentive basis. (See White-Collar Workers.)

BLUE CROSS

Independent nonprofit membership corporation providing protection against the costs of hospital care through an insurance plan. (See Hospitalization Benefits.)

BLUE SHIELD

Independent nonprofit membership corporation providing payments for the costs of surgery and related medical care through an insurance plan. (See Surgical Benefits.)

BOARD OF INQUIRY

A board appointed by the President of the United States, under the Labor Management Relations Act, to examine and report on the facts and positions of the parties in a "national emergency" dispute. The term is often used for any board set up by a public agency to investigate a labor dispute. (See Factfinding Board.)

BOGUS

Term used in the printing industry to designate typesetting work which is not needed for printing but which is required by the collective bargaining agreement. Other terms for unused work are "reproduction", "reset", and "dead horse".
**BONUS PLAN**

A wage system that includes payment in addition to regular or base wage for production in excess of the standard for the job, department, or plant. Sometimes used to indicate a piecework or wage incentive system. The term "bonus" may also refer to any payment in addition to the regular wage (e.g., Christmas bonus).

**BOOK MEMBER: UNION MEMBER**

**BOYCOTT**

Efforts by a union, usually in collaboration with other unions, to discourage the purchase, handling, or use of products of an employer with whom the union is in dispute. When such action is extended to another company doing business with the employer involved in the dispute, it is termed a secondary boycott. (See Hot-Cargo Clause.)

**BREAK TIME: REST PERIOD**

**BRIDGE BENEFITS: SURVIVORS' BENEFITS**

**BUG: UNION LABEL**

**BUILDING AND CONSTRUCTION TRADES DEPARTMENT: DEPARTMENTS, AFL-CIO**

**BUMPING (ROLLING)**

Practice that allows a senior employee (in seniority ranking or length of service) to displace a junior employee in another job or department during a layoff or reduction in force. (See Seniority.)
BUREAU OF LABOR STATISTICS (BLS):  
U.S. DEPARTMENT OF LABOR

BUREAU OF NATIONAL AFFAIRS, INC. (BNA)

A commercial nongovernmental organization engaged in providing various types of reports and services dealing with industrial relations and labor affairs.

BUSINESS AGENT (UNION REPRESENTATIVE)

Generally a full-time paid employee or official of a local union whose duties include day-to-day dealing with employers and workers, adjustment of grievances, enforcement of agreements, and similar activities. (See International Representative.)

BUSINESS UNIONISM
("BREAD-AND-BUTTER" UNIONISM)

Union policy that places primary emphasis on securing higher wages and better working conditions for its members through collective bargaining rather than through political action or radical reform of society. The term has been widely used to characterize the objectives of the trade union movement in the United States.

BYLAWS

Generally, provisions supplementing charters or constitutions of unions or other organizations, setting forth the rules for the organization.

BYRNES ACT: ANTI-STRIKEBREAKER LAW, 1936

CALL-IN PAY (CALLBACK PAY)

Amount of pay guaranteed to a worker recalled to work after completing his regular work shift. Call-in pay is often used as a synonym for reporting pay. (See Reporting Pay.)
CARD CHECK

Procedure whereby signed union authorization cards are checked against a list of workers in a prospective bargaining unit to determine if the union has majority status. The employer may recognize the union on the basis of this check without the necessity of a formal election. Often conducted by an outside party, e.g., a respected member of the community. (See Authorization Card.)

CASUAL WORKERS

Workers who have no steady employer, but who shift from employer to employer. Also used in longshoring to refer to workers not regularly attached to a particular work group. Sometimes applied to temporary employees.

CATASTROPHE INSURANCE: MAJOR MEDICAL EXPENSE BENEFIT

CENTRAL LABOR COUNCIL (CITY CENTRAL BODY)

An AFL–CIO organization formed by association of local unions in a community or other geographical area, to further union interests and activities.

CERTIFICATION

Formal designation by a government agency, such as the National Labor Relations Board, of the union selected by the majority of the employees in a supervised election to act as exclusive bargaining agent for all employees in the bargaining unit.

CHANGEOVER TIME

Working time lost while a company changes from one model to another, as in the automobile industry.
CHAPTER: LOCAL UNION

CHARTER

Written authorization to establish a subordinate or affiliated body of a union.

CHECKOFF

Practice whereby the employer, by agreement with the union (and upon written authorization from each employee where required by law or agreement), regularly withholds union dues from employees' wages and transmits these funds to the union. Checkoff is a common practice in organized establishments and is not dependent upon the existence of a formal union security clause. The arrangement may also provide for deductions of initiation fees and assessments. (See Union Security.)

CIVIL RIGHTS ACT OF 1964

Under title VII of this Federal act, employers, unions, and employment agencies are required to treat all persons equally, regardless of race, color, religion, sex, or national origin, in all phases of employment, including hiring, promotion, compensation, firing, apprenticeship, job assignments, and training. An Equal Employment Opportunity Commission was created to assist in carrying out this section of the act.

CLASSIFICATION ACT EMPLOYEES

Federal Government employees, typically professional, administrative, technical, and clerical employees, whose salary rates and certain other conditions of employment are determined by the Congress. (See Wage Board Employees.)
CLEANUP TIME (WASHUP TIME)

Paid time allowed to workers to clean their workplaces or tools or to wash up before leaving the plant at the close of the workday or for lunch. (See Clothes Changing Time.)

CLOSED SHOP

Form of union security provided in an agreement which binds the employer to hire and retain only union members in good standing. The key distinction between a closed shop and a union shop lies in the hiring restriction, a restriction prohibited by the Labor Management Relations Act, 1947. Legal closed shops may be found outside the scope of this act (which applies to employers and employees in industries affecting interstate commerce) and outside of States with "right-to-work" laws.

CLOSED UNION

A union which bars new members or makes membership acquisition difficult (e.g., by very high initiation fees) in order to protect job opportunities for its present members, or for other reasons. Some unions accept only sons of present members. (See Open Union.)

CLOTHES CHANGING TIME

Time allotted within the paid workday for changing from street wear to working clothes or from working clothes to street wear, or both. (See Cleanup Time.)

CLOTHING ALLOWANCE

Monetary allowance for clothing and/or its upkeep, granted by an employer to employees who are required to wear special clothing, such as uniforms or safety garments, in the performance of their work.
CODES OF ETHICAL PRACTICES

Rules adopted by the AFL-CIO in 1956-57, setting standards of behavior for unions and their officers.

COFFEE BREAK: REST PERIOD

COLLECTIVE BARGAINING

Method whereby representatives of the employees (the union) and employer determine the conditions of employment through direct negotiation, normally resulting in a written contract setting forth the wages, hours, and other conditions to be observed for a stipulated period (e.g., 2 years). The term is also applied to union-management dealings during the term of the agreement. (See agreement.)

COMMISSION EARNINGS

Compensation to salespeople based on a predetermined percentage of the value of sales. May be an addition to a guaranteed salary rate or may constitute total pay.

COMMON LABOR

General term used to designate unskilled workers, usually men performing heavy labor. In specific plants, may refer to unskilled workers not assigned to a particular job. The latter use is probably now the more frequent one.

COMPANY UNION

Term used to designate a labor organization that is organized, financed, or dominated by the employer and is thus suspected of being an agent of the company rather than the workers. This practice is prohibited under the Labor Management Relations Act, 1947. The term also survives as a derogatory charge leveled against a union suspected of being ineffectual. (See Single-Company Union.)
COMPANYWIDE BARGAINING: 
MULTIPLANT BARGAINING

COMPENSABLE INJURY

A work injury for which compensation indemnity benefits are payable to the injured worker or his beneficiary under workmen's compensation laws.

COMPENSATION: EARNINGS

COMPULSORY ARBITRATION: ARBITRATION

COMPULSORY RETIREMENT
(AUTOMATIC RETIREMENT)

Involuntary separation from employment in a company upon reaching a specified age (e.g., 65 or 68). In precise pension terms, a distinction is usually made between compulsory and automatic retirement. The age of compulsory retirement is that point at which worker loses the right to decide whether he should retire or continue on his job. The age of automatic retirement is the age beyond which no employee may continue to work under the terms of the pension plan. In other words, an employee may work beyond the compulsory retirement age if the employer consents, but automatic retirement rules out the option on both sides.

CONCILIATION: MEDIATION

CONGRESS OF INDUSTRIAL ORGANIZATIONS (CIO)

Federation of national and international unions formally established in 1938 by industrial unions, many of which had been affiliated with the American Federation of Labor, Merged with the AFL in December 1955, to form the AFL-CIO, and is thus extinct as a separate organization. (See AFL-CIO.)
CONSULTATION

An obligation on the part of management to consult the union on particular issues (e.g., contracting-out) in advance of taking action is frequently provided by agreements. What consultation actually means in each situation is what the parties want it to mean. In general, the process of consultation lies between notification to the union, which may amount simply to providing information, and negotiation, which implies agreement on the part of the union before the action can be taken.

CONSUMER PRICE INDEX (CPI)

A Government index, issued monthly by the Bureau of Labor Statistics, which measures the average change in prices of goods and services purchased by urban wage-earner and clerical-worker families. The "new series" beginning in January 1964 covers all urban wage-earner and clerical-worker consumers, including single workers living alone, as well as families of 2 or more persons. The CPI measures price change only, describing shifts in the purchasing power of the consumer's dollar. It is often incorrectly referred to as a "cost-of-living index." (See Cost-of-Living Adjustment; Escalator Clause.)

CONTINUOUS BARGAINING COMMITTEES (INTERIM COMMITTEES)

Committees established by management and union in a collective bargaining relationship to keep the agreement under constant review, and to discuss possible contract changes, long in advance of the contract expiration date. May provide for third-party participation. (See Human Relations Committees; Crisis Bargaining.)

CONTINUOUS OPERATIONS (ROUND-THE-CLOCK OPERATIONS)

Necessary plant operations (powerhouse, maintenance, protection, etc.) that must continue to function on a 24-hour, 7-day basis. (See Continuous Process.)
CONTINUOUS PROCESS

A process which, once begun, must continue without interruption for a long period, making the use of multiple shifts necessary. Often applied to a service (e.g., electric utility) needed continuously.

CONTRACT: AGREEMENT

CONTRACT BAR

A denial of the request for a representation election, based on the existence of an agreement. Such an election will not be conducted by the National Labor Relations Board if there is in effect a written agreement which is binding upon the parties, has not been in effect for more than a "reasonable" time, and its terms are consistent with the National Labor Relations Act.

CONTRACTING-OUT (SUBCONTRACTING; FARMING OUT)

Practice of having certain steps in a manufacturing process, plant maintenance, or other work functions performed by outside contractors, using their own work forces.

CONVENTION: UNION CONVENTION

COOLING-OFF PERIOD

A period of time which must elapse before a strike or lock-out can begin or be resumed, by agreement or by law. The term derives from the hope that the tensions of unsuccessful negotiation will subside in time and that a work stoppage will be averted. (See National Emergency Dispute.)

CORRIDOR: DEDUCTIBLE
COST-OF-LIVING ADJUSTMENT

Raising or lowering wages or salaries in accordance with changes in the cost of living as measured by a designated index; in collective bargaining agreements, usually the Bureau of Labor Statistics Consumer Price Index. (See Escalator Clause.)

COST-OF-LIVING ALLOWANCE (FLOAT)

Regular cents-per-hour or percentage payments made to workers through the operation of escalator clauses or other types of cost-of-living adjustments. Float—cost-of-living allowance not incorporated into base rates.

COST-OF-LIVING INDEX

This term is often used, incorrectly, to designate the Bureau of Labor Statistics Consumer Price Index. (See Consumer Price Index.)

COUNCIL OF ECONOMIC ADVISERS

This small Federal Government agency, established under the terms of the Employment Act of 1946, advises the President on economic developments, appraises Government economic policies, recommends to the President policies for economic growth and stability, and assists in the preparation of the President's annual economic report to the Congress. (See Guideposts.)

CRAFT

Usually, a skilled occupation requiring a thorough knowledge of processes involved in the work, the exercise of considerable independent judgment, usually a high degree of manual dexterity, and, in some instances, extensive responsibility for valuable product or equipment.
CRAFT UNION

Term applied to a labor organization which limits membership to workers having a particular craft or skill or working at closely related trades. In practice, many so-called craft unions also enroll members outside the craft field; some come to resemble industrial unions in all major respects. The traditional distinction between craft and industrial unions has been substantially blurred. The International Typographical Union is an example of a craft union. (See Industrial Union.)

CRAFT UNIT

A bargaining unit composed solely of workers having a recognized skill; for example, electricians, machinists, or plumbers.

CREDITED SERVICE

Years of employment counted for retirement, severance pay, seniority, etc. The definition of a credited year of service varies among companies and plans.

CRISIS BARGAINING

Term used to characterize collective bargaining taking place under the shadow of an imminent strike deadline, as distinguished from extended negotiations in which both parties enjoy ample time to present and discuss their positions. (See Continuous Bargaining Committees; Strike Deadline.)

DAVIS-BACON ACT:
PREVAILING WAGE LAW
DAYWORK

Usually refers to work for which pay is computed on an hourly rate or on a per day basis, in contrast to piece or incentive work.

DEADHEADING PAY

Special payment to a transportation worker who is required to report for work at a point far removed from his home terminal or to return without passengers or freight after completing a run.

DEAD TIME: DOWNTIME

DEADWORK

Term used in mining referring to nonproductive work, such as the removal of debris or waste matter.

DEATH BENEFIT

Payment, usually a lump sum, provided to a worker's beneficiary, in the event of his death. May be provided by a pension plan or another type of employer-sponsored welfare plan, or by a union to its members. When insured, the more common term is life insurance. (See Life Insurance Plan.)

DECASUALIZATION

Process of eliminating or barring casual workers in order to regularize employment. (See Casual Workers.)

DECERTIFICATION

Withdrawal by a government agency, such as the National Labor Relations Board, of a union's official recognition as exclusive bargaining representative.
DEDUCTIBLE (CORRIDOR)

In major medical insurance plans, term is applied to that portion of covered hospital and medical charges which the insured worker must pay before the plan’s benefits begin. If the worker also has basic health insurance protection, the worker’s liability is often referred to as the corridor because it lies between two insured areas. (See Major Medical Expense Benefit.)

DEFERRED WAGE INCREASE

General term for negotiated wage changes which are not to become effective until some specified date in the future, e.g., a year later. (See Annual Improvement Factor.)

DELAY TIME: DOWNTIME

DEMOTION: DOWNGRADING

DEPARTMENTS, AFL-CIO

Associations of national and international unions within the Federation, working together to further mutual interests in their general fields of operation. The seven trade and industrial departments include the Building and Construction Trades, Food and Beverage Trades, Industrial Union, Maritime Trades, Metal Trades, Railway Employes, and Union Label and Service Trades.

DEPOSIT ADMINISTRATION: PENSION PLAN

DIFFERENTIAL PIECE RATES

Plan under which piece rates vary at different levels of output.
DIRECT LABOR

Term usually applied to workers engaged in productive occupations, e.g., an essential step in a manufacturing process. Indirect labor usually includes employees whose jobs cannot be associated directly with a specific product or process. The precise meaning of these terms varies from company to company.

DIRECTLY AFFILIATED UNIONS:
FEDERAL LABOR UNIONS

DISABILITY

Any injury or illness, temporary or permanent, which prevents a worker from carrying on his usual occupation. (See Permanent and Total Disability.)

DISABILITY RETIREMENT

Retirement because of physical inability to perform the job. (See Permanent and Total Disability.)

DISAFFILIATION

Withdrawal of a local union from membership in a national or international union, or of a national or international union from a federation.

DISCHARGE

Dismissal of a worker from his employment. Term implies discipline for unsatisfactory performance and is thus usually limited to dismissals for cause relating to the individual, e.g., insubordination, absenteeism, inefficiency.
DISCRIMINATION

Term applied to prejudice against or unequal treatment of workers in hiring, employment, pay, or conditions of work, because of race, national origin, creed, color, sex, age, union membership or activity, or any other characteristic not related to ability or job performance.

DISMISSAL PAY OR ALLOWANCE: SEVERANCE PAY

DISPOSABLE INCOME: SPENDABLE EARNINGS

DISPUTE (LABOR DISPUTE)

Any disagreement between union and management which requires resolution in one way or another; e.g., inability to agree on contract terms, an unsettled grievance, etc.

DIVISION OF WORK: WORK SHARING

DOUBLE TIME

Penalty or premium rate (e.g., for overtime work, for work on Sundays and holidays) amounting to twice the employee's regular rate of pay for each hour worked.

DOWNGRADING (DEMOTION)

Reassignment of workers to tasks or jobs requiring lower skills and with lower rates of pay.

DOWNTIME (DEAD TIME; DELAY TIME; WAITING TIME)

Brief period during which workers are unable to perform their tasks while waiting for materials, repair, setup, or adjustment of machinery. Under incentive wage systems, term may refer to payment made to employees for such lost time.
DRAWING ACCOUNT

Usually, an allowance given to salespeople working on a straight commission as an advance against commission payments.

DUAL PAY SYSTEM

As used in transportation industries, a system under which road employees are paid on a combined mileage and hours basis.

DUAL UNIONISM

A charge (usually a punishable offense) leveled at a union member or officer who seeks or accepts membership or position in a rival union, or otherwise attempts to undermine a union by helping its rival.

DUES: UNION DUES

EARLY RETIREMENT: RETIREMENT

EARNINGS (HOURLY, DAILY, WEEKLY, ANNUAL, AVERAGE, GROSS, STRAIGHT-TIME; COMPENSATION)

In general, the remuneration (pay, wages) of a worker or group of workers for services performed during a specific period of time. The term invariably carries a defining word or a combination, e.g., straight-time average hourly earnings. Since a statistical concept is usually involved in the term and its variations, the producers and users of earnings figures have an obligation to define them. In the absence of such definition, the following may serve as rough guides: Hourly, daily, weekly, annual—Period of time to which earnings figures, as stated or computed, relate. The context in which annual earnings (sometimes
weekly earnings) are used may indicate whether the reference includes earnings from one employer only or from all employment plus other sources of income; average—usually the arithmetic mean; that is, total earnings (as defined) of a group of workers (as identified) divided by number of workers in the group; gross—usually total earnings, including, where applicable, overtime payments, shift differentials, production bonuses, cost-of-living allowances, commissions, etc.; straight-time—usually gross earnings excluding overtime payments and (with variations at this point) shift differentials and other monetary payments. The Bureau of Labor Statistics, in its wage surveys, defines straight-time earnings so as to exclude premium pay (for overtime and for work on weekends and holidays) and shift differentials. Compensation—a concept sometimes used to encompass the entire range of wages and benefits, both current and deferred, which workers receive out of their employment.

**ECONOMIC OPPORTUNITY ACT OF 1964**

An act "to mobilize the human and financial resources of the Nation to combat poverty in the United States." An important part of this act, the work-training program (administered by the U.S. Department of Labor), is directed to encouraging young unemployed persons (age 16–21, inclusive) to stay in school or obtain job experience that would prepare them for meaningful work careers.

**ECONOMIC STRIKES**

Union-authorized strikes to bring about changes in wages, hours, or working conditions, usually associated with contract negotiations.

**ELECTION: REPRESENTATION ELECTION**
EMERGENCY BOARDS

Under the Railway Labor Act, the President, upon notification by the National Mediation Board that a contract negotiation dispute threatens seriously to interrupt interstate commerce, may appoint an emergency board to investigate and report within 30 days. During this period, and for 30 days after the board reports, no change may be made in the conditions underlying the dispute, except by agreement of the parties. This is the last formal step in the act's procedures regarding contract disputes.

EMPLOYEE

General term for an employed wage earner or salaried worker. Used interchangeably with "worker" in the context of a work situation, but a "worker" is not an "employee" when he is no longer on the payroll.

EMPLOYEE BENEFIT PLAN: WELFARE PLAN

EMPLOYER

General term for any individual, corporation, or other operating group, which hires workers (employees). The terms "employer" and "management" are often used interchangeably when there is no intent to draw a distinction between owners and managers.

EMPLOYERS' ASSOCIATION

Voluntary membership organization of employers established to deal with problems common to the group. It may be formed specifically to handle industrial relations and to negotiate with a union or unions. (See Association Agreement.)
EMPLOYMENT ACT OF 1946 (FULL EMPLOYMENT ACT)

This act set forth a broad policy for the Federal Government "... to coordinate and utilize all its plans, functions, and resources for the purpose of creating and maintaining, in a manner calculated to foster and promote free competitive enterprise and the general welfare, conditions under which there will be afforded useful employment opportunities, ... and to promote maximum employment, production, and purchasing power." (See Council of Economic Advisers.)

ENTRANCE RATE

Hourly rate at which new employees are hired, at times referred to as a probationary or hiring rate. It may apply to the establishment as a whole or to a particular occupation.

EQUAL PAY ACT OF 1963

An amendment to the Fair Labor Standards Act prohibiting wage discrimination solely because of sex. (See Fair Labor Standards Act.)

EQUAL PAY FOR EQUAL WORK

A policy denoting, or a demand for, payment of equal compensation to all employees in an establishment performing the same kind or amount of work, regardless of race, sex, or other characteristics of the individual workers not related to ability or performance.

_ESCAPE CLAUSE (WAGE ESCALATION)

Provision in an agreement stipulating that wages are to be automatically increased or reduced periodically according to a schedule related to changes in the cost of living, as measured by a (designated index, or, occasionally, to another standard e.g., an average earnings figure). Term may also apply to any tie between an employee benefit and the cost of living, as in a pension plan. (See Consumer Price Index.)
ESCAPE CLAUSE

General term signifying release from an obligation. One example is found in maintenance-of-membership arrangements which give union members an "escape period" during which they may resign from membership in the union without forfeiting their jobs.

EXCLUSIVE BARGAINING RIGHTS

The right and obligation of a union designated as majority representative to bargain collectively for all employees, including nonmembers, in the bargaining unit.

EXECUTIVE BOARD

Constitutional union administrative body composed of elected officials and other elected or appointed members, generally responsible for overseeing union operations and carrying out union policies.

EXECUTIVE ORDER 10988

Titled "Employee-Management Cooperation in the Federal Service," this Federal order, issued by the President in 1962, guarantees the right of employees of the executive branch of the Government to join unions. The order also defines the scope of participation by unions in the determination of personnel policies and working conditions not established by statute.

EXPERIENCE RATING

Process of basing tax rates or insurance premiums on the employer's own record—as in workmen's compensation, unemployment insurance, and commercially insured health and insurance programs—so that he may benefit from a good record.
EXPIRATION DATE

Formal termination date established in a collective bargaining agreement, or the earliest date at which the contract may be terminated.

EXTENDED LEAVE PLAN

In general, a plan allowing a worker to take extended, unpaid leave without loss of job or seniority, such leave being usually granted for a limited number of specific reasons.

EXTENDED VACATION PLAN

A plan providing extra-long paid vacations (e.g., 10–13 weeks) to qualified (long-service) workers at regular intervals (e.g., every 5 years), supplementing an annual paid vacation plan.

FACTFINDING BOARD

A group of individuals appointed under government authority to investigate, assemble, and report the facts in a labor dispute, sometimes with authority to make recommendations for settlement. (See Board of Inquiry.)

FAIR EMPLOYMENT PRACTICE LAWS

These laws forbid discrimination in hiring, promotion, discharge, or conditions of employment on the basis of race, creed, color, national origin, and in some cases, sex and age. Such laws exist at Federal, State, and local levels. (See Civil Rights Act of 1964.)
FAIR LABOR STANDARDS ACT OF 1938  
(FLSA; WAGE-HOUR LAW)

Federal law which prohibited oppressive child labor and established a minimum hourly wage and premium overtime pay for hours in excess of a specific level (now time and one-half after 40 hours per week) for all workers engaged in, or producing goods for, interstate commerce. The minimum wage and the coverage of the act have been modified several times since enactment.

FARMING-OUT:  
CONTRACTING-OUT

"FAVORED NATIONS" CLAUSE

An agreement provision indicating that one party to the agreement (employer or union) shall have the opportunity to share in more favorable terms negotiated by the other party with another employer or union.

FEATHERBEDDING  
(MAKE WORK)

A derogatory term applied to a practice, working rule, or agreement provision which limits output or requires employment of excess workers and thereby creates or preserves soft or unnecessary jobs; or to a charge or fee levied by a union upon a company for services which are not performed or not to be performed.

FEDERAL LABOR UNIONS  
(DIRECTLY AFFILIATED UNIONS)

Local unions affiliated directly with the AFL-CIO rather than with an affiliated national or international union.
FEDERAL MEDIATION AND CONCILIATION SERVICE (FMCS)

An independent U.S. Government agency which provides mediators to assist the parties involved in negotiations, or in a labor dispute, in reaching a settlement; provides lists of suitable arbitrators on request; and engages in various types of "preventive mediation." Mediation services are also provided by several State agencies.

FEDERATION

Association of unions formed to promote common interests. The major federation is the AFL-CIO (formed by the merger of two federations.)

FINK: STRIKEBREAKER

FLAGGED RATE: RED CIRCLE RATE

FLOAT: COST-OF-LIVING ALLOWANCE

FORM AGREEMENT: STANDARD AGREEMENT

FREE RIDERS

A derogatory term applied by unions to nonmembers who, because of being in the bargaining unit, share in benefits resulting from union activities without paying dues.

FRINGE BENEFITS

Generally, supplements to wages received by workers at a cost to employers. Term encompasses a host of practices (paid vacations, pensions, health and insurance plans, etc.) that usually add to something more than a "fringe," and is sometimes applied to a practice that may constitute a dubious "benefit" to workers. No agreement prevails as to the list of practices that merit inclusion in this term, with the chief areas of disagreement arising at the juncture of
"wages" and "fringes" and, at the other end, of "fringes" and company personnel practices. Differences of opinion also arise with regard to the inclusion of legally required benefits. Other terms often substituted for fringe benefits include "wage extras," "hidden payroll," "nonwage labor costs," and "supplementary wage practices." The Bureau of Labor Statistics avoids the pitfalls of "fringe benefits" by use of the phrase "selected supplementary compensation (or remuneration) practices," which is then defined for survey purposes.

FULL CREW LAW OR RULE

Generally used to refer to laws or regulations of several States which require a minimum number of workers having specified skills for each railway train, e.g., engineer, firemen, conductors, brakemen, and flagmen.

FULL EMPLOYMENT ACT: EMPLOYMENT ACT OF 1946

FUND (TRUST FUND)

In general, money and investments set aside in a separate account, usually administered by trustees, to take care of the payment of pensions, supplemental unemployment benefits, strike benefits, etc. Also used as verb, i.e., to set up a fund; to set aside adequate reserves.

FUNERAL LEAVE PAY (BEREAVEMENT PAY)

Pay to a worker, usually for a limited period (e.g., 3 days), for time lost because of the death and funeral of a member of his immediate family.

GARNISHMENT

Legal attachment of an employee's wages to pay a debt owed by the employee to someone other than the employer.
GENERAL STRIKE: STRIKE

GENERAL WAGE CHANGES

Wage adjustments which affect large numbers of workers in a similar manner at the same time.

GOING RATE: PREVAILING RATE

GOON

Slang term for a person hired by either management or union during a labor dispute to make trouble and intimidate the opposition by violence or the threat of violence.

GRAVEYARD SHIFT: SHIFT

GRIEVANCE

Any complaint or expressed dissatisfaction by an employee in connection with his job, pay, or other aspects of his employment. Whether it is formally recognized and handled as a "grievance" depends on the scope of the grievance procedure.

GRIEVANCE COMMITTEE: SHOP COMMITTEE

GRIEVANCE PROCEDURE

Typically a formal plan, specified in the agreement, which provides a channel for the adjustment of grievances through discussions at progressively higher levels of authority in company and union, usually culminating in arbitration if necessary. Formal plans may also be found in nonunion companies, with the important difference that there is no union to represent workers.
GRIEVANCE STEPS

The regular steps in a grievance procedure by which a grievance dispute moves from one level of authority in the company and union to the next higher level. The steps are usually specified in the agreement.

GROUP ANNUITY PLAN:
PENSION PLAN

GROUP INCENTIVE PLAN

Payment of incentive earnings based on the output of a group of workers (team, gang, department, etc.) rather than the output of the individual worker.

GUARANTEED ANNUAL WAGE PLAN (ANNUAL WAGE OR EMPLOYMENT GUARANTEE)

Plan whereby employees meeting certain qualifications are assured wage income or employment for a full year or the greater part of a year. Such plans are not common. (See Supplemental Unemployment Benefit Plans.)

GUARANTEED TIME

Rate of hourly or weekly pay guaranteed to a worker under an incentive system. May differ from base rate.

GUARANTEED TIME

Term: is sometimes used for weekly wage or employment guarantees (e.g., a guarantee of 36 hours' work for employees called to work on the first day of the workweek.)
GUIDEPOSTS (WAGE-PRICE GUIDELINES)

Standards by which unions and business leaders, and the general public, can appraise particular wage and price decisions. First formally set forth in the President's Economic Report of January 1962, and restated in subsequent reports. In the January 1964 report, the general guidepost for wages was set forth as follows: "... in a particular firm or industry, the appropriate noninflationary standard for annual percentage increases in total employee compensation per man-hour (not just in straight-time hourly rates) is the annual increase in national trend output per man-hour." Adherence to this guidepost is not compulsory.

HANDICAPPED WORKERS

Workers whose capacities or earning abilities are impaired by physical or mental disability.

HAZARD PAY

Extra payments to workers in dangerous occupations or while engaged in work where the chances of injury are greater than normal. (See High Time.)

HEALTH AND INSURANCE PLAN (WELFARE PLAN)

A program of providing financial protection to the worker and his family against death, illness, accidents, and other risks, in which the costs are borne in whole or in part by the employer. One or more of the following major benefits may be provided for the worker and, frequently, his dependents: Life insurance, accidental death and dismemberment benefits, accident and sickness benefits, hospitalization benefits, surgical and medical benefits, and major medical expense benefits. (See entries for each item.) Although sometimes self-insured in whole or in part, these programs usually consist of insurance purchased from Blue Cross, Blue Shield, and commercial insurance companies. Some plans provide for health centers or clinics.
HEALTH CENTER

Usually a clinic administered by a union, or by trustees representing employers and unions, where members and their families may receive medical examinations and treatment free or at a nominal charge.

HIGH TIME

Extra pay for workers engaged in a job high above ground, and, thus, dangerous or uncomfortable, as in construction. Sometimes also applied to work below ground level with extra dangers or discomforts for the worker. (See Hazard Pay.)

HIRING HALL

An office maintained by a union, or jointly by employers and union, for referring workers to jobs or for the actual hiring operation. Common in maritime industry.

HIRING RATE: ENTRANCE RATE

HIT-THE-BRICKS

Slang for—to go on strike.

HOBBS ACT: ANTI-RACKETEERING LAW, 1934

HOLIDAY PREMIUM PAY

Pay to workers at premium rates (e.g., double time) for work on holidays. (See Paid Holidays.)

HOMEWORK

Production of industrial goods by workers in their homes from materials supplied by the employer.
HORIZONTAL UNION

A union which includes only workers in a single craft or skill, or closely related skills, such as carpenters, electricians, etc., usually cutting across industry lines. Use of term is declining. (See Craft Union.)

HOSPITALIZATION BENEFITS

Plan that provides workers, and in many cases their dependents, with hospital room and board (e.g., semiprivate room) or cash allowances toward the cost of such care (e.g., $15-$20 per day) for a specified number of days (21 to 365), plus the full cost of specified services. Usually part of a more inclusive health and insurance program. (See Health and Insurance Plan; Blue Cross.)

HOT-CARGO CLAUSE

An agreement provision stipulating that employees covered by the agreement cannot be required to handle or use goods shipped from, or bound to, an employer who is involved in a strike with a union. (See Struck Work.)

HOURLY RATE

Usually, the rate of pay, expressed in dollars and cents per hour, for manual and other workers paid on a time basis. Term is also used at times to designate the earned rate per hour under incentive methods of wage payment.

HUMAN RELATIONS

Term applied to a broad area of managerial effort and research dealing with the social and psychological relations among people at work. Bringing into play the insights and techniques of several of the social sciences, it concentrates upon workers and supervisors as individuals, all with personal problems and personality differences, and all with both psychic and material satisfactions to be fulfilled. Its practical application at the work level includes improving personal relationships, reducing friction, improving organization, and thereby enhancing efficiency.
HUMAN RELATIONS COMMITTEES

Continuing committees of union and management set up by agreement to study problems, and to make joint recommendations to negotiators for contract improvements. Term originated in the steel industry. (See Continuous Bargaining Committees.)

IMPARTIAL CHAIRMAN (UMPIRE)

An arbitrator employed jointly by a union and employer, usually on a long-term basis, to serve as the impartial party on a tripartite arbitration board and to decide all disputes or specific kinds of disputes arising during the life of the contract. The functions of an impartial chairman often expand with experience and the growing confidence of the parties, and he alone may constitute the arbitration board in practice.

INCENTIVE WAGE SYSTEM

General term for methods of wage payment which relate earnings of workers to their actual production, individually or as a group. (See Group Incentive Plan; Piecework.)

INDEPENDENT UNION (UNAFFILIATED UNION)

Term applied to local, national, and international unions not affiliated with the AFL-CIO (e.g., Mine Workers, Teamsters). Unaffiliated union is perhaps the better term, but it is used less frequently.

INDIVIDUAL RATES

Rates paid to workers in establishments without a standardized wage-rate system. May also be used to indicate the rate paid to an individual worker, as distinguished from the standard job rate.
INDUSTRIAL ENGINEERING TECHNIQUES

Outside of specialized literature, a general term covering application of systematic procedures, such as time-and-motion studies, to production or work processes in order to increase production or decrease costs, to set incentive rates of pay, etc. Industrial engineering is a recognized profession, with professional standards, etc., but union representatives often must become involved in such procedures without benefit of professional training.

INDUSTRIAL RELATIONS

General term covering matters of mutual concern to employers and employees; the relationships, formal and informal, between employer and employees or their representatives; government actions and law bearing upon these relationships; an area of specialization in a company; a field of study whose scope is suggested by this glossary.

INDUSTRIAL RELATIONS RESEARCH ASSOCIATION

One of the professional associations in the social sciences, attracting academicians and practitioners of similar interests. Researchers and users of industrial relations research findings in universities, business, unions, and government participate in this association.

INDUSTRIAL UNION (VERTICAL UNION)

A union that represents all or most of the production, maintenance, and related workers, both skilled and unskilled, in an industry or company. May also include office, sales, and technical employees of the same companies. The United Automobile Workers and United Steelworkers of America are examples of industrial unions. (See Craft Union.)
INDUSTRIAL UNION DEPARTMENT: DEPARTMENTS, AFL-CIO

INDUSTRYWIDE BARGAINING

Negotiations between an employers' group and a union resulting in an agreement covering an entire "industry" or a substantial part thereof, e.g., all class I railroads. Ordinarily, the term "industry" in this connection is not consistent with standard statistical definitions, nor does "industry-wide" necessarily imply nationwide coverage. It is usually safe to assume that in whatever way "industry" is used, it does not include every establishment.

INEQUITY

Term for a disadvantageous condition, real or alleged, generally applied to wage rates or benefits, usually the former, that are substantially lower than those prevailing elsewhere in the plant, company, locality, or industry for the same or comparable work.

INITIATION FEE

Payment to the union required of a worker when he joins, usually as set forth in the union's constitution. The Labor Management Relations Act, 1947 prohibits excessive or discriminatory fees where workers are required to join the union to remain employed, as in a union shop.

INJUNCTION (LABOR INJUNCTION)

Court order restraining one or more persons, corporations, or unions from performing some act which the court believes would result in irreparable injury to property or other rights.
INSURANCE PLAN: HEALTH AND INSURANCE PLAN

INTERIM COMMITTEES: CONTINUOUS BARGAINING COMMITTEES

INTERMEDIATE BODY

Term sometimes used to classify an office or department of a union performing certain functions between the local union level and the national union level, e.g., regional or district offices.

INTERNATIONAL CONFEDERATION OF FREE TRADE UNIONS (ICFTU)

An international organization of labor movements or federations of non-Communist nations, to which the AFL-CIO is affiliated. Founded in 1949 after the predecessor organization, the World Federation of Trade Unions, became Communist-dominated.

INTERNATIONAL LABOR ORGANIZATION (ILO)

A United Nations specialized agency with headquarters in Geneva, Switzerland, which works to improve labor conditions, living standards, and economic and social stability by international action, through the participation of representatives of workers, employers, and governments.

INTERNATIONAL REPRESENTATIVE (NATIONAL REPRESENTATIVE)

Generally, a full-time employee of a national or international union whose duties include assisting in the formation of local unions, dealing with affiliated local unions on union business, assisting in negotiations and grievance settlements, settling disputes within and between locals, etc. (See Business Agent.)
INTERNATIONAL TRADE SECRETARIATS

Organizations comprising unions from the same industries in different countries, meeting regularly to discuss common problems. The International Metalworkers' Federation is 1 of 18 such organizations.

INTERNATIONAL UNION

A union claiming jurisdiction both within and outside the United States (usually in Canada). Sometimes the term is loosely applied to all national unions; that is, "international" and "national" are used interchangeably.

INTERSTATE COMMERCE

Legal concept describing trade, traffic, commerce, transportation, or communication among the several States, upon which Federal labor legislation often rests. The Fair Labor Standards Act of 1938, for example, applies to employees who are engaged in interstate commerce and to those engaged in the production of goods for such commerce. Authority to regulate interstate commerce is reserved to the Federal Government by the Constitution of the United States.

JOB ANALYSIS

Systematic study of a job to discover its specifications, its mental, physical, and skill requirements, its relation to other jobs in the plant, etc., usually for wage setting or job simplification purposes. (See Job Description.)

JOB CLASSIFICATION

Arrangement of tasks in an establishment or industry into a limited series of jobs or occupations, rated in terms of skill, responsibility, experience, training, and similar considerations, usually for wage setting purposes. This term, or job class, may also be used in reference to a single cluster of jobs of approximately equal "worth."
JOB DESCRIPTION

A written statement listing the elements of a particular job or occupation, e.g., purpose, duties, equipment used, qualifications, training, physical and mental demands, working conditions, etc.

JOB EVALUATION (JOB GRADING; JOB RATING)

Determination of the relative importance or ranking of jobs in an establishment, for wage setting purposes, by systematically rating them on the basis of selected factors, such as skill, responsibility, experience, etc. Ordinarily used as a means of determining relative levels, not the actual rate structure as a whole.

JOB POSTING

Listing of available jobs, usually on a bulletin board, so that employees may bid for promotion or transfer.

JOINT AND SURVIVOR OPTION (SURVIVOR'S OPTION)

A pension plan provision under which the pensioner may elect to receive a reduced benefit with a guarantee that, if he dies while his beneficiary is living, payments of a predetermined proportion of the reduced benefit will be continued to his beneficiary for life.

JOINT BARGAINING

Usually used to indicate two or more unions joining forces in negotiating an agreement with a single employer.
JOINT BOARD (OR COUNCIL)

Delegate body composed of representatives of locals of a single national or international union in a particular area, working together to further the interests of the union. When more than one union is involved, the term "trade council" may be used.

JOINT LOCKOUT: LOCKOUT

JOURNEYMAN

A fully qualified craftsman, generally having mastered his trade by serving an apprenticeship.

JOURNEYMAN RATE

Rate of pay for a fully qualified worker in a skilled trade or craft, usually as distinguished from apprentice rate, helpers' rate, probationary rate, etc.

JURISDICTION

Among unions, the right or claim to represent workers within specified occupations, industries, or geographical boundaries.

JURISDICTIONAL DISPUTE

Conflict between two or more unions over the organization of a particular establishment or whether a certain type of work should be performed by members of one union or another. Jurisdictional strike—a work stoppage resulting from a jurisdictional dispute.

JURY-DUTY PAY

Pay or allowance granted to an employee for working time spent on jury duty, usually in addition to fees paid by the court.
JUST CAUSE

Good or fair reasons for discipline. This term is commonly used in agreement provisions safeguarding workers from unjustified discharge or a lesser punishment. When defined in agreements, it usually includes such offenses as insubordination, fighting, inefficiency, etc.

KAISER STEEL LONG-RANGE SHARING PLAN

Negotiated by the Kaiser Steel Corp. and the Steelworkers union in 1963, this highly publicized plan guarantees employees against loss of jobs or income caused by technological change and provides for sharing savings in materials or labor costs.

KICKBACK

Term for a coercive, illegal, or secret return of wages, fees, etc., as in the return of a portion of his pay by a worker to an employer or supervisor as a bribe for obtaining or retaining his job.

LABOR

Dictionaries and economics textbooks provide full scope to the varied meanings and uses of this term, but the chances are that readers will most often see it used as a synonym for organized labor, the AFL-CIO, a particular union, or any union.

LABOR AREA: LABOR MARKET AREA

LABOR DISPUTE: DISPUTE
LABOR FORCE (WORK FORCE)

In census terms, all persons age 14 or over, employed or unemployed (but looking for work). Total labor force includes members of the Armed Forces; civilian labor force excludes them. Term is often used to designate total employment of a particular company or industry.

LABOR GRADES

One of a series of rate steps (single rate or a range of rates) in the wage structure of an establishment. Labor grades are typically the outcome of some form of job evaluation, or of wage-rate negotiations, by which different occupations are grouped, so that occupations of approximately equal "value" or "worth" fall into the same grade and, thus, command the same rate of pay. (See Job Classification; Job Evaluation.)

LABOR INJUNCTION: INJUNCTION

LABOR MANAGEMENT RELATIONS ACT, 1947
( TAFT-HARTLEY ACT )

Federal law, amending the National Labor Relations Act (Wagner Act), 1935, which, among other changes, defined and made illegal a number of unfair labor practices by unions. It preserved the guarantee of the right of workers to organize and bargain collectively with their employers, or to refrain from such activities, and retained the definition of unfair labor practices as applied to employers. The act does not apply to employees in a business or industry where a labor dispute would not affect interstate commerce. Other major exclusions are: Employees subject to Railway Labor Act, agricultural workers, government employees, nonprofit hospitals, domestic servants, and supervisors. Amended by Labor-Management Reporting and Disclosure Act of 1959. (See National Labor Relations Act; National Labor Relations Board; Unfair Labor Practices; Section 14 (b), Labor Management Relations Act, 1947.)
LABOR-MANAGEMENT REPORTING AND DISCLOSURE ACT OF 1959 (LANDRUM-GRIFFIN ACT)

This Federal law was designed "to eliminate or prevent improper practices on the part of labor organizations, employers," etc. Its seven titles include a bill of rights to protect members in their relations with unions; regulations of trusteeships; standards for elections; and fiduciary responsibility of union officers. The Labor Management Relations Act, 1947 was amended in certain respects by this act. Among other changes, hot-cargo clauses in contracts were forbidden, except for apparel and construction industries. Restrictions were placed on secondary boycotts and picketing.

LABOR MARKET AREA (LABOR AREA)

General term often used to mean a geographical area from which workers may be recruited, surrounding a concentration of establishments. Usually a metropolitan area, consisting of a central city and its suburbs. At the time of this writing, the U.S. Department of Labor had abandoned the use of "labor market area" in favor of "labor area."

LABOR MOBILITY

General term to describe the extent to which workers can, are willing to, or do move from job to job, employer to employer, or place to place to find employment or work of their choice.

LABOR MOVEMENT

General term usually applied to organized labor—its growth, structure, and activities—but may sometimes encompass all concerted economic, political, and social activities of workers.

LABOR ORGANIZATION: UNION
LABOR TURNOVER (TURNOVER)

Movement of workers into and out of employment in a company or industry through hiring, layoffs, recall, quits, etc. Labor turnover rates are usually expressed as the number of accessions and separations during a given period per 100 employees.

LANDRUM-GRiffin ACT: LABOR-MANAGEMENT REPORTING AND DISCLOSURE ACT OF 1959

LAYOFF (REDUCTION IN FORCE)

Involuntary separation from employment for a temporary or indefinite period, without prejudice, that is, resulting from no fault of the workers. Although "layoff" usually implies eventual recall, or at least an intent to recall workers to their jobs, the term is occasionally used for separations plainly signifying permanent loss of jobs, as in plant shutdowns. Reduction in force usually signifies permanent layoff.

LAYOFF ALLOWANCE: SEVERANCE PAY

LEARNER

Generally, a beginner learning a job for which extensive technical training or experience is not required. (See Apprentice.)

LEARNER RATE (BEGINNER RATE)

Rate or, more frequently, schedule of rates applicable to workers inexperienced in the job for which they are employed, until they attain the necessary competence. (See Entrance Rate.)
LEARNER'S CERTIFICATE

Certificates issued by the U.S. Department of Labor, under provisions of the Fair Labor Standards Act of 1938, which permit employers to pay rates below the statutory minimum to learners, messengers, apprentices, and handicapped workers so as not to curtail opportunities for their employment.

LEAVE OF ABSENCE

Generally, excused time (unpaid) away from work, usually for a week or more, without loss of job or seniority.

LEGALLY REQUIRED BENEFITS

Term applied to employee-benefit programs to which employers must contribute or insurance that they must purchase for employees according to law. Includes social security, unemployment compensation, workmen's compensation, and, to a lesser extent, State temporary disability insurance, and the special programs for railroad workers.

LEVEL INCOME OPTION: SOCIAL SECURITY ADJUSTMENT OPTION

LIFE INSURANCE PLAN

Group term insurance coverage for employees, paid for in whole or in part by the employer, providing a lump-sum payment to a worker's beneficiary in the event of his death. (See Health and Insurance Plan; Death Benefit.)

LIVING DOCUMENT

This term, as used by unions, expresses the belief that the terms of an agreement, particularly a long-term agreement, should be subject to review and renegotiation by the parties if conditions change or unforeseen events come about, despite the absence of a reopening clause.
LOCAL UNION (LOCAL, CHAPTER, LODGE)

Labor organization comprising the members of a union within a particular area or establishment, which has been chartered by, and is affiliated with, a national or international union.

LOCKOUT (JOINT LOCKOUT)

A temporary withholding of work or denial of employment to a group of workers by an employer during a labor dispute in order to compel a settlement at or close to the employer's terms. A joint lockout is such an action undertaken at the same time by a group of employers. Technically, the distinction between a strike and lockout turns on which party actually initiates the stoppage. One, however, can develop into the other. (See Work Stoppage.)

LONG-TERM CONTRACT

Generally, a collective bargaining agreement with a duration of 2 or 3 years or longer, as distinguished from a 1-year agreement (the standard term up to a decade or so ago).

LOOSE RATE: RUNAWAY RATE

MADE WORK: FEATHERBEDDING

MAINTENANCE-OF-MEMBERSHIP CLAUSE

An arrangement provided for in a collective bargaining agreement whereby employees who are members of the union at the time the agreement is negotiated, or who voluntarily join the union subsequently, must maintain their membership for the duration of the agreement, or, possibly, a shorter period, as a condition of continued employment. (See Union Security.)
MAJOR MEDICAL EXPENSE BENEFIT
(CATASTROPHE INSURANCE)

Plan designed to insure workers against the heavy medical expenses resulting from catastrophic or prolonged illness or injury. If the benefit supplements the benefit payable by a basic health insurance plan (hospital, medical, or surgical), it is called a "supplementary" plan; otherwise, it is called a "comprehensive" plan. (See Deductible; Health and Insurance Plan.)

MAKEUP PAY

The difference between actual piecework earnings and earnings at guaranteed rates or statutory minimum rates. The term is also associated with the practice of permitting employees to earn a full week's wages by making up for lost time.

MAKE-WORK: FEATHERBEDDING

MANAGEMENT

Term applied to the employer and his representatives, or to corporation executives who are responsible for the administration and direction of an enterprise. (See Employer.)

MANAGEMENT PREROGATIVES

As used in union-management relationships, this term is applied to rights reserved to management, which may be expressly noted as such in a collective bargaining agreement, usually including the right to schedule production, to determine the process of manufacture, to maintain order and efficiency, to hire, etc.
MAN-DAYS OF STRIKE IDLENESS

A key measure of strike activity regularly compiled by the Bureau of Labor Statistics, reflecting working time lost because of strikes and lockouts. The figures on strike idleness do not include secondary idleness—that is, the effects of a work stoppage on other establishments or industries whose employees may be made idle as a result of material or service shortages.

MANNING TABLE

A listing of the positions, or number of workers, to be used in the operation of a particular machine or process.

MANPOWER

General term used to designate all persons (male and female) able and willing to work, that is, the available labor force. The term is sometimes used in reference to a more limited group, e.g., company, industry, community, workers with particular skills, etc.

MANPOWER DEVELOPMENT AND TRAINING ACT OF 1962

Federal act designed to provide an opportunity for unemployed workers and workers otherwise unable to fulfill new job demands to learn new skills, by providing vocational, basic education, on-the-job, and other training programs, with allowances to trainees under certain circumstances. The act also calls for a broad program of research into manpower needs, causes of unemployment, impact of automation and technological change, and labor mobility.

MANUAL WORKERS: BLUE-COLLAR WORKERS

MARITIME TRADES DEPARTMENT:
DEPARTMENTS, AFL-CIO
MASTER AGREEMENT

A single or uniform collective bargaining agreement covering a number of plants of a single employer or the members of an employers' association. (See Multiplant Bargaining; Multiemployer Bargaining.)

MATERNITY BENEFITS

Term applied to health and insurance plan benefits payable to women workers absent because of pregnancy and childbirth, and for hospital, surgical, and medical benefits related thereto, and to workers' wives where such dependents' benefits are provided.

MEALTIME: PAID LUNCH PERIOD

MEDIATION (CONCILIATION)

An attempt by a third party to help in negotiations or in the settlement of a dispute between employer and union through suggestion, advice, or other ways of stimulating agreement, short of dictating its provisions (a characteristic of arbitration). Most of the mediation in the United States is undertaken through Federal and State mediation agencies. Mediator—term used to designate person who undertakes mediation of a dispute. Conciliation—in practice, synonymous with mediation; the term lives on mainly in the name of the chief mediation agency. (See Federal Mediation and Conciliation Service.)

MEDICAL BENEFITS

Plans which provide workers, and in many cases their dependents, with specified medical care (other than that connected with surgery) or a cash allowance toward the cost of doctors' visits. Generally part of a health and insurance program. (See Health and Insurance Plan; Health Center.)
MEMBER IN GOOD STANDING:
UNION MEMBER

MERIT INCREASE

An increase in the wage rate of a worker, usually given on the basis of certain criteria of worth, e.g., efficiency and performance.

MERIT PROGRESSION: WAGE PROGRESSION

METAL TRADES DEPARTMENT:
DEPARTMENTS, AFL-CIO

MIGRATORY WORKERS

Persons whose principal income is earned from temporary employment (usually in farming) and who, in the course of a year, move one or more times, often through several States.

MILITARY LEAVE

Excused leave of absence for military service, reserve training, National Guard duty, etc. Time lost may be paid for by the employer in whole or in part.

MINIMUM WAGE

Rate of pay, established by law or through collective bargaining, below which workers cannot be employed. Exceptions are frequently made for learners and handicapped workers. Usually expressed as an hourly rate.

MISSILE SITES LABOR COMMISSION:
THE PRESIDENT'S MISSILE SITES LABOR COMMISSION

MODIFIED UNION SHOP: UNION SHOP
MONEY-PURCHASE PLAN:
PENSION PLAN

MONITORSHIP

Supervision or surveillance of a union by an outside party, usually for a limited time, imposed by order of a court or parent union organization.

MONTHLY LABOR REVIEW


MOONLIGHTING

Term applied to the simultaneous holding of more than one paid employment by a worker, e.g., a full-time job and a second supplementary job with another employer, or self-employment.

MOVING ALLOWANCE:
RELOCATION ALLOWANCE

MULTIEMPLOYER BARGAINING

Collective bargaining between a union or unions and a group of employers, usually represented by an employer association, resulting in a uniform or master agreement.

MULTIPLANT BARGAINING
(COMPANYWIDE BARGAINING)

Collective bargaining between a company and the union or unions representing workers in more than one of its plants, usually resulting in a master agreement. If all or most plants are involved, the term "companywide" is appropriately used.
NATIONAL COMMISSION ON TECHNOLOGY, AUTOMATION, AND ECONOMIC PROGRESS

A temporary 14-member public body, established by Act of Congress in August 1964, to study the effects and pace of technological change in the United States and to make recommendations for public and private action to promote technological change and to facilitate adjustments thereto.

NATIONAL EMERGENCY DISPUTE

Term used in the Labor Management Relations (Taft-Hartley) Act to designate an actual or threatened strike or lockout which may imperil the national health or safety. If such a possibility exists in the opinion of the President, he may appoint a board of inquiry to investigate the issues in the dispute. Upon receiving a report from the board, the President may direct the Attorney-General to petition the appropriate district court for an 80-day injunction, during which time the board of inquiry and the National Labor Relations Board have certain functions to perform. If no settlement is reached during this cooling-off period, the parties are free to resume their dispute, and the President may recommend appropriate action to the Congress.

NATIONAL FEDERATION OF INDEPENDENT UNIONS

Formed by the merger of the Confederated Unions of America and the National Independent Union Council in 1963, this federation promotes independent unions and a loose form of affiliation among its member organizations.

NATIONAL LABOR RELATIONS ACT, 1935 (WAGNER ACT)

Basic Federal act guaranteeing workers the right to organize and bargain collectively through representatives of their own choosing. Also, defined "unfair labor practices" as regards employers. Amended by the Labor Management Relations Act, 1947 and the Labor-Management Reporting and Disclosure Act of 1959.
NATIONAL LABOR RELATIONS BOARD (NLRB)

Agency created by the National Labor Relations Act, 1935, and continued through subsequent amendments, whose functions are to define appropriate bargaining units, to hold elections to determine whether a majority of workers want to be represented by a specific union or no union, to certify unions to represent employees, to interpret and apply the act's provisions prohibiting certain employer and union unfair practices, and otherwise to administer the provisions of the act. (See Labor Management Relations Act, 1947.)

NATIONAL MEDIATION BOARD

Agency established by the Railway Labor Act, 1926, to provide aid in settling disputes between railway and airline companies and unions over union representation, negotiation of changes in agreements, and interpretation of agreements reached through mediation.

NATIONAL RAILROAD ADJUSTMENT BOARD

Federal agency established in 1934 which functions as a board of arbitration, handing down final and binding decisions on disputes arising out of grievances, or the application and interpretation of agreements, in the railroad industry (airline industry not covered). Board is composed of 36 members, 18 of whom represent and are paid by the carriers and 18 by national railway labor organizations.

NATIONAL REPRESENTATIVE:
INTERNATIONAL REPRESENTATIVE

NATIONAL UNION

Ordinarily, a union composed of a number of affiliated local unions. The Bureau of Labor Statistics, in its union directory, defines a national union as one with agreements with different employers in more than one State, or an affiliate of the AFL-CIO, or a national organization of government employees. (See International Union.)
NEGOTIATION: COLLECTIVE BARGAINING

NIGHT SHIFT: SHIFT

NONPRODUCTION BONUS

An extra payment to employees which depends on factors other than the output of the individual worker, such as profit-sharing, safety, attendance, and Christmas bonuses. (See Bonus Plan; Production Bonus.)

NO-RAIDING AGREEMENT:
RAIDING

NORMAL RETIREMENT:
RETIREMENT

NORMAL RETIREMENT AGE

In technical terms, the earliest age at which a worker under a pension plan may retire of his own accord and receive the full amount of benefits to which he is entitled under the normal benefit formula of the plan. In most plans, and under social security, this age is 65 years.

NORRIS-LaGUARDIA ACT:
ANTI-INJUNCTION LAW, 1932

NO-STRIKE, NO-LOCKOUT CLAUSE

Provision in a collective bargaining agreement through which the union agrees not to strike and the employer agrees not to lockout employees for the duration of the contract. These pledges may be hedged by certain qualifications, e.g., the union may strike if the employer violates the agreement.
OCCUPATIONAL RATES

Wage rates (single or rate ranges) for particular occupations in an establishment, industry, or area.

OLD-AGE, SURVIVORS AND DISABILITY INSURANCE BENEFITS (OASDI)

Retirement income and survivors' and disability payments available to eligible workers covered by Federal social security legislation.

OPEN-END AGREEMENT

Collective bargaining agreement with no definite termination date, usually subject to reopening for negotiations or to termination at any time upon proper notice by either party.

OPEN SHOP

Term commonly applied to an establishment with a policy of not recognizing or dealing with a labor union. Term may sometimes be applied to an organized establishment where union membership is not a condition of employment. (See Union Security.)

OPEN UNION

A union which will admit any qualified person to membership, usually upon payment of reasonable initiation fees. (See Closed Union.)

ORGANIZER (UNION ORGANIZER)

Employee of a union or federation (usually paid but sometimes a volunteer) whose duties include recruiting new members for the union, assisting in forming unions in nonunion companies, assisting in campaigns for recognition, etc.
OUTLAW STRIKE: STRIKE

OUT-OF-LINE RATE: RED CIRCLE RATE

OUT-OF-WORK BENEFITS

Usually, payments made by a union to unemployed members.

OUTPUT PER MAN-HOUR: PRODUCTIVITY

OVERTIME

Work performed in excess of basic workday or workweek, as defined by law, collective bargaining agreement, or company policy. Sometimes applied to work performed on Saturdays, Sundays, and holidays at premium rates.

OVERTIME PAY (PREMIUM OVERTIME PAY)

Payment at premium rates (e.g., time and one-half, double time) for work defined as overtime. (See Overtime.)

PACKAGE SETTLEMENT

Term used to describe the total money value (usually quoted in cents per hour) of a change in wages and supplementary benefits negotiated by a union in a contract renewal or reopening.

PACT: AGREEMENT

PAID ABSENCE ALLOWANCE

Payment for lost working time available to workers for various types of leave not otherwise compensated for, e.g., excused personal leave.
PAID HOLIDAYS

Holidays are days of special religious, cultural, social, or patriotic significance on which work or business ordinarily ceases. Paid holidays are those, established by agreement or by company policy, for which workers receive their full daily pay without working. Half-day holidays are also common. (See Holiday Premium Pay; Unpaid Holidays.)

PAID LUNCH PERIOD (MEALTIME)

Time allowed for eating lunch (or the mid-shift meal on late shifts), commonly 20–30 minutes, counted as part of the paid workday. Usually practiced where employees cannot leave their workplaces for meals (e.g., coal mining). Agreements sometimes also require company to furnish meals when workers remain in the plant for overtime work.

PAID VACATIONS

Excused leave of absence of a week or more, with full pay, granted to workers annually for purposes of rest and recreation. Paid vacations are provided in private industry by collective bargaining agreements or company policy, not by law. Vacations are frequently graduated by length of service, e.g., 1 week of vacation after 1 year's service; 2 weeks after 5 years; 3 weeks after 15 years; and 4 weeks after 25 years. (See Extended Vacation Plan.)

PAPER LOCALS

Local unions which exist only "on paper" (charter) with no actual membership.

PART-TIME EMPLOYEE

Worker employed on a temporary or regular basis for a workweek substantially shorter than the scheduled week for full-time employees.
PAST PRACTICE

Existing practices in the plant or company, sanctioned by use and acceptance, that are not specifically included in the collective bargaining agreement, except, perhaps, by reference to their continuance.

PAST SERVICE

Under a pension plan, years of employment or credited service prior to the establishment of the plan or a change in the plan's benefits.

PATTERN BARGAINING

Term applied to follow-the-leader negotiating practices in an industry. (See Wage Pattern.)

PAY-AS-YOU-GO:
UNFUNDED PLAN

PAY-IN-LIEU-OF-NOTICE

Where employers are required to provide advance notice of layoff, agreements often require the employer to pay workers for the full notice period as a penalty for failure to give notice, or permit the employer the choice of giving notice or making payment.

PAYMENT BY RESULTS:
INCENTIVE WAGE SYSTEM

PAYMENT CERTAIN GUARANTEE:
PERIOD CERTAIN OPTION
PAYROLL DEDUCTIONS

Amounts withheld from employees' earnings by the employer for social security, Federal income taxes, and other governmental levies; also may include union dues, group insurance premiums, and other authorized wage assignments.

PAYROLL PERIOD

Frequency with which workers' wages are calculated and paid, usually weekly, biweekly, or semimonthly.

PEG POINTS (BENCHMARKS)

Occupational rates for key unskilled, semiskilled, or skilled jobs, used to establish wage rates for other jobs by comparison.

PENALTY RATE

Extra rate paid for particularly hazardous or onerous work. The term is at times applied to any premium or overtime rate. (See Hazard Pay; Premium Pay.)

PENSION PLAN (RETIREMENT PLAN; GROUP ANNUITY PLAN; ANNUITY)

Any plan whose primary purpose is to provide regular payments for life to employees upon retirement. Additional benefits are often provided. The term private pension plans is often used to distinguish voluntary plans from the social security system. If the employee shares in the cost, the plan is contributory; if the cost is borne entirely by the employer, the plan is noncontributory. Group annuity plan—pension plan underwritten and administered by an insurance company. Trusteed plan—noninsured; contributions deposited with bank, trust company, or board of trustees, who administers the program. Deposit administration—insurance company assumes role of trustee, as above. Money-purchase plan—fixed contributions to the worker's account, his pension thus determined by the amount contributed.
PER CAPITA TAX

Regular payments made on the basis of a paid-up membership count by a local union to its national organization, or by a national union to a federation, to finance the activities of the parent organization. Amount usually set by union constitution.

PERIOD CERTAIN OPTION

Provision in a pension plan under which the pensioner may elect to receive a reduced benefit for life, on the condition that if he dies before receiving a specified number of payments the balance is continued to his beneficiary. A guarantee of a specified number of payments may be a standard plan provision, in which case it is called a payment certain guarantee.

PERMANENT AND TOTAL DISABILITY

Inability of a worker to perform his job, or any job, owing to physical or mental impairment which is expected to be of long-continued and indefinite duration. The existence of the impairment must be certified by a physician, under the Social Security Act and most private pension plans, in order to qualify for benefits. Mental disabilities may be excluded by some pension plans.

PERMIT CARD (WORK PERMIT)

Card issued by a union to a nonmember which permits him to accept or retain employment on a temporary basis in a union shop or on a union job.

PERQUISITES

Food, lodging, or other services and merchandise regularly given to workers by employer in addition to monetary compensation.
PERSONAL LEAVE

Excused leave for reasons important to the individual worker, but not otherwise provided for, e.g., getting married.

PERSONALIZED RATE: RED CIRCLE RATE

PICKETING

Patrolling near employer's place of business by union members (pickets) to publicize the existence of a labor dispute, persuade workers to join the union or the strike, discourage customers from buying or using employer's goods or service, etc. **Organizational picketing**—picketing carried on by the union for the purpose of persuading employees to join the union or authorize the union to represent them. **Recognition picketing**—picketing to compel the employer to recognize the union as the exclusive bargaining agent for his employees. **Informational picketing**—picketing directed toward advising the public that an employer does not employ members of, or have a contract with, a union.

PIECE RATE

Predetermined amount paid per unit of output to worker under a piecework incentive plan.

PIECEWORK

Method of wage payment based on the number of units produced, or any work for which piece rates are paid.

P. M. (PREMIUM MONEY; PUSH MONEY)

An additional payment to sales people in retail trade, to push the sale of items on which the profit is large, to dispose of slow-moving items, or to stimulate a sales promotion campaign.
PORTAL-TO-PORTAL PAY

Payment for time spent in traveling to and from the plant or mine entrance to the working site, or, conceptually, for all time in the plant rather than time at the workplace.

POSTING: JOB POSTING

PREFERENTIAL HIRING

Agreed-upon arrangement whereby the employer gives preference in hiring to union members, to applicants with previous training and experience in the industry, to workers displaced from another plant or from another part of a particular plant, or by order of the National Labor Relations Board to employees found to be discriminatorily discharged.

PREMIUM PAY

Compensation at greater than regular rate. May refer to overtime, shift differentials, or penalty rates.

PREMIUM OVERTIME PAY: OVERTIME PAY

PRESIDENT'S ADVISORY COMMITTEE ON LABOR-MANAGEMENT POLICY

Established by the President in 1961, this committee of outside experts (representing labor, management, and the public) studies and recommends policies to promote free and responsible collective bargaining, industrial peace, sound wage and price policies, higher standards of living, and increased productivity. The Secretary of Labor and the Secretary of Commerce alternate as chairman.
PRESIDENT'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED, THE

A long-standing Federal Government committee whose purpose is to encourage the development of maximum employment opportunities for the handicapped.

PRESIDENT'S COMMITTEE ON EQUAL EMPLOYMENT OPPORTUNITY (PLANS FOR PROGRESS)

A committee set up by the President in March 1961 to study employment practices of the U.S. Government, and to recommend steps to be taken by executive departments and agencies to promote nondiscrimination in employment in the Federal Government, with government contractors, and on Federally assisted construction projects. Plans for progress—program under which participating companies actively engage in increasing opportunities for equal employment, going beyond the requirements of the Executive orders enforced by the Committee.

PRESIDENT'S MISSILE SITES LABOR COMMISSION, THE

Commission of public, union, and employer representatives established in 1961 to develop policies, procedures, and methods of adjustment for labor problems and disputes at missile and space sites. The program relies primarily on a no-strike pledge and on voluntary settlement of disputes.

PREVAILING RATE (GOING RATE)

Term has no precise statistical meaning in ordinary usage. May refer to average level of wages paid by employers for specific occupations in a community or area; or rate most commonly paid; or rate paid to most workers; or rate established by union contracts.
PREVAILING WAGE LAW, 1931
(DAVIS-BACON ACT)

Federal act requiring the payment of prevailing wage rates in the locality on construction, alteration, or repair of public buildings, or public works performed under contract with the Federal Government. Amended in 1964 to include certain payments for fringe benefits as part of the prevailing rate.

PREVENTIVE MEDIATION

A function of the Federal Mediation and Conciliation Service involving the development of procedures by union and management designed to anticipate and to study potential problems. This may take the form of early entry into labor disputes before a strike threatens.

PRICE LIST

Listing of piece prices or rates to be paid for piecework, usually established by company-union negotiation.

PROBATIONARY PERIOD

Usually a stipulated period of time (e.g., 30 days) during which a newly hired employee is on trial prior to establishing seniority or otherwise becoming a regular employee. Sometimes used in relation to discipline, e.g., a period during which a regular employee, guilty of misbehavior, is on trial. Probationary employee—a worker in a probationary period. Where informal probation is the practice, a worker who has not yet attained the status of regular employee may be called a temporary employee. (See Regular Employee.)

PROBATIONARY RATE

Trial rate of pay for an experienced and otherwise qualified worker during the initial period of his employment on a new job or in a new plant.
PRODUCTION BONUS

Extra payment directly related to the output of an individual worker or a group of workers. (See Bonus Plan; Nonproduction Bonus.)

PRODUCTION STANDARDS

Usually, expected output of a worker or group of workers, consistent with the quality of workmanship, efficiency of operations, and the reasonable working capacities of normal operators.

PRODUCTION WORKERS

Usually, employees directly involved in manufacturing or operational processes, as distinguished from supervisory, sales, executive, and office employees. The term "production and related workers" as used in Federal Government statistics is usually specifically defined for survey purposes.

PRODUCTIVITY (OUTPUT PER MAN-HOUR)

Term referring to efficiency of production; in technical terms, as in measuring rate of change, usually stated as a ratio of units of output to a unit of input, e.g., 10 units per man-hour.

PRODUCTIVITY FACTOR:
ANNUAL IMPROVEMENT FACTOR

PROFIT-SHARING PLAN

Any procedure under which an employer pays his employees, in addition to their regular pay, a share of the profits of the business as a whole. Deferred profit-sharing plan—share of profits set aside in a fund to be distributed at some later date, usually when the employee retires (a form of retirement plan).
PROGRESSION SYSTEM: WAGE PROGRESSION

PUBLIC CONTRACTS ACT, 1936
(WALSH-HEALEY ACT)

This act prescribes basic labor standards for work done on U.S. Government contracts exceeding $10,000 in value for materials, articles, supplies, equipment, and naval vessels. The Secretary of Labor is authorized to determine prevailing minimum wages in the industry. The act, among other matters, also provides for daily and weekly overtime and health and safety standards.

PYRAMIDING

Double payment of overtime rates for overtime work which may result from paying both daily and weekly overtime rates for same hours of work; sometimes applied to any premium added to another premium rate.

QUICKIE STRIKE: STRIKE

QUIT

Voluntary termination of employment initiated by employee, as distinguished from dismissal or layoff which are involuntary.

RAIDING (NO-RAIDING AGREEMENT)

Term applied to a union's attempt to enroll members belonging to another union or already covered by a collective bargaining agreement negotiated by another union, with the intent to usurp the union's bargaining relationship. No-raiding agreement—written pledge signed by two unions or more to abstain from raiding, applicable only to signatory unions.
RAILWAY EMPLOYEES' DEPARTMENT: DEPARTMENTS, AFL-CIO

RAILWAY LABOR ACT, 1926

Federal law which established a framework for labor-management relations in the railroad industry and (later) the airline industry. Two agencies administer the act: National Mediation Board, and National Railroad Adjustment Board. (See also Emergency Boards.)

RAILROAD RETIREMENT ACT OF 1935

Federal act establishing a nationwide program providing railroad employees with retirement benefits (old-age, disability, and survivors' benefits) based on the individual worker's earnings and length of service in the railroad industry. Railroad workers are not covered by the Social Security Act.

RANK AND FILE

Members of an organization, exclusive of officer and employees.

RATE CUTTING

Term applied to a reduction by management of established incentive or time wage rates in the absence of comparable changes in job content, or any actions by companies in reducing wages.

RATE RANGE

Two rates of pay or more for the same job, with the specific rates of individual workers at or between the bottom and the top rates determined by merit, length of service, or a combination of the two.
RATE SETTING

Process of establishing wage or piece rates for a job or operation.

RATIFICATION

Formal approval of a newly negotiated agreement by vote of the union members affected.

REAL WAGES

Purchasing power of money wages, or the amount of goods and services that can be acquired with money wages. An index of real wages takes into account changes over time in earnings levels and in price levels as measured by an appropriate index, e.g., the Consumer Price Index.

RECALL

Process of bringing laid-off employees back to work, usually based on the same principles that governed order of layoff in inverse order (e.g., last worker laid off is first to be recalled). In union affairs, recall is a procedure for removing (disciplining) an officer by means of a membership vote.

RECOGNITION: UNION RECOGNITION

RED CIRCLE RATE (OUT-OF-LINE RATE; PERSONALIZED RATE; FLAGGED RATE)

Rate of pay higher than the contractual, or formally established, rate for a job. The special rate is usually attached to the incumbent worker, not to the job as such. This procedure is commonly used to protect long-service workers from a decline in earnings through no fault of their own.
REDUCTION IN FORCE: LAYOFF

REFERENDUM

Process by which all members of a union vote, usually as individuals, for the election of officers, changes in union constitution, etc., as distinguished from decisionmaking through delegates assembled in convention.

REGULAR EMPLOYEE

Usually, a full-time employee who has fulfilled formal or informal probationary requirements, as distinguished from seasonal, part-time, probationary, and temporary employees. (See Probationary Period.)

REGULAR RATE

Usually, basic rate of pay or the straight-time rate. The Fair Labor Standards Act defines "regular rate of pay" for overtime pay computations; collective bargaining agreements also usually define the term for calculation purposes (vacation pay, overtime, etc.).

REHIRE

As a verb—to reemploy a worker previously separated. As a noun—a former employee returned to his job as a new employee.

RELIEF TIME (SPELLOUT)

Time during which a worker is permitted to leave his workplace, usually for personal needs, with his place being taken by a substitute when necessary. (See Rest Period.)
RELOCATION ALLOWANCE
(MOVING ALLOWANCE)

Payment to workers of all or part of their expenses in moving to a new location, or a fixed allowance to be used for this purpose.

REOPENING CLAUSE (WAGE REOPENER)

Clause in a collective bargaining agreement stating the time or the circumstances under which negotiations can be requested, prior to the expiration of the contract. Reopenings are usually restricted to wage issues and, perhaps, other specified economic issues, not to the contract as a whole.

REPORTING PAY

Minimum pay guaranteed to a worker who is scheduled to work, reports for work, and finds no work available, or less work than can be done in the guaranteed period (usually 4 hours). Sometimes identified as "call-in pay." (See Call-in Pay.)

REPRESENTATION ELECTION (ELECTION)

Election conducted to determine by a majority vote of the employees in an appropriate unit (see Bargaining Unit) which, if any, union is desired as their exclusive representative. These elections are usually conducted by the National Labor Relations Board or by State labor relations agencies.

REST PERIOD (COFFEE BREAK; BREAK TIME)

Brief interruption in the workday, usually of 5 to 15 minutes' duration, during which the worker rests, smokes, or takes refreshments without loss of pay. (See Relief Time.)
RETIREMENT

Withdrawal from working life or from a particular employment because of old age, disability, etc., with an income. Normal retirement is retirement for age, usually at age 65 or later. Early retirement is retirement prior to the normal retirement age. Disability retirement is retirement prior to the normal retirement age because of poor health or injury disabling the worker. Special early retirement—extra early retirement benefits provided under specified circumstances, e.g., involuntary separation. (See Pension Plan; Social Security Act.)

RETIREMENT PLAN: PENSION PLAN

RETRAINING

Development of new skills for workers through a definite program, so that they are able to qualify for new or different work.

RETROACTIVE PAY

Wages due for past services, frequently required when wage increases are made effective as of an earlier date; or when contract negotiations are extended beyond the expiration date. (See Back Pay.)

RIGHT-TO-WORK LAW

Term applied to State legislation which prohibits any contractual requirement that a worker join a union in order to get or keep a job, thus banning provisions in agreements requiring employees to become and remain union members (otherwise permissible under Labor Management Relations Act). (See Section 14 (b), Labor Management Relations Act.)
ROLLING: BUMPING

ROTATING SHIFT: SHIFT

ROUND-THE-CLOCK OPERATIONS:
CONTINUOUS OPERATIONS

ROYALTY

As used by some unions, term for employer payments to health, welfare, or retirement funds. For professional workers, royalties are payments for work based upon a percentage of the return on the sale of the final product (an invention, book, piece of music, etc.).

RUNAWAY RATE (LOOSE RATE)

Piece rate or other incentive rate which, because of changed technology or faulty rate setting, yields earnings that are substantially higher than earnings on other jobs with similar work requirements.

RUNAWAY SHOP

Term used by unions to characterize a business establishment which moves to evade a union or State labor laws, or to reap a competitive advantage from low wage standards in another area, dismissing all or most of its regular employees in the process.

RUNOFF ELECTION

A second election conducted after the first produces no winner according to the rules. If more than two contenders were in the first contest, the runoff may be limited to the two highest. (See Representation Election.)
SALARY RATE

For workers hired on a weekly, monthly, or annual basis (e.g., clerical, technical, managerial employees), the rate of pay normally expressed in terms of dollars per week, month, or year.

SAVINGS PLAN: THRIFT PLAN

SCAB: STRIKEBREAKER

SCALE: UNION RATE

SCANLON PLAN

A formal program which has as its general objective the reduction of labor costs through increased efficiency and the sharing of the resultant savings among workers. The scope and details of the few plans bearing this name vary considerably.

SEASONAL EMPLOYMENT

Employment during part of the year only, arising out of the seasonal character of an industry. Agricultural, cannery, construction, and lumber workers are examples of workers subject to seasonal employment.

SECONDARY BOYCOTT: BOYCOTT

SECTION 14 (b), LABOR MANAGEMENT RELATIONS ACT, 1947

This section of the Taft-Hartley Act provides the opening through which States may enact "right-to-work" laws. It reads as follows: "Nothing in this act shall be construed as authorizing the execution or application of agreements requiring membership in a labor organization as a condition of employment in any State or Territory in which such execution or application is prohibited by State or Territorial law." (See Right-to-Work Law.)
SENIORITY

Term used to designate an employee's status relative to other employees, as in determining order of promotion, layoff, vacations, etc. Straight seniority—seniority acquired solely through length of service. Qualified seniority—other factors such as ability considered with length of service. Departmental or unit seniority—seniority applicable in a particular section of a plant, rather than in the entire establishment. Plantwide or companywide seniority—seniority applicable throughout the plant or company. Seniority list—individual workers ranked in order of seniority. (See Superseniority.)

SEPARATION PAY OF ALLOWANCE:
SEVERANCE PAY

SERVICE FEE

Fee required by unions to be paid by nonmembers applying for employment in union hiring halls, as a condition of referral to employment.

SEVERANCE PAY (DISMISSAL PAY OR ALLOWANCE;
TERMINATION PAY; SEPARATION PAY;
LAYOFF ALLOWANCE)

Monetary allowance paid by employer to displaced employees, generally upon permanent termination of employment with no chance of recall, but often upon indefinite layoff with recall rights intact. Plans usually graduate payments by length of service.

SHAPEUP

System of hiring work gangs from groups of workers assembled to seek employment. Used in longshore work in some ports and in the hiring of migratory farm workers.
SHARE-THE-WORK: WORK SHARING

SHIFT (TOUR OF DUTY; STINT; TRICK; TURN)

Term applied to the daily working schedule of a plant or its employees. Day shift—usually the daylight hours; evening shift—work schedule ending at or near midnight; night (graveyard) shift—work schedule starting at or near midnight. Fixed shift—scheduled hours remain the same, week after week, for each group of workers. Rotating shift—practice whereby crews change their hours at periodic intervals. Split shift—daily work schedule divided into two parts or more. Swing shift—the fourth or rotating shift used on continuous 7-day or "round-the-clock" operations.

SHIFT DIFFERENTIAL (SHIFT PREMIUM)

Additional compensation (cents per hour or percentage of day rate) paid to workers employed at other than regular daytime hours.

SHOP COMMITTEE (GRIEVANCE COMMITTEE; NEGOTIATING COMMITTEE)

Group of workers selected by fellow employees, usually union members, to represent them in their dealings with management.

SHOP RULES (WORKING RULES)

Either regulations established by an employer dealing with day-to-day conduct in the plant—operations, safety, hygiene, records, etc.—or working rules set forth in collective bargaining agreements and in some union constitutions.
SHOP STEWARD (UNION STEWARD)

A local union's representative in a plant or department elected by union members (or sometimes appointed by the union) to carry out union duties, adjust grievances, collect dues, and solicit new members. Usually a fellow employee.

SHORT-WORKWEEK BENEFIT

As part of a supplemental unemployment benefit plan, payment to worker for the difference between a specified level of weekly hours and the hours actually worked or paid for.

SICK BENEFITS: ACCIDENT AND SICKNESS BENEFITS

SICK LEAVE

Period of time during which a worker may be absent without loss of job or seniority if unable to work because of illness or accident. A paid sick leave plan provides for full or partial pay for such absence, usually up to a stipulated maximum. Sick leave plans differ from accident and sickness benefits, principally in that the former cover shorter periods of absence, usually provide higher pay, and are uninsured. (See Accident and Sickness Benefits.)

SINGLE-COMPANY UNION

An independent or unaffiliated union of employees of one company, usually with no formal ties to any other labor organization.

SINGLE RATE

Rate of pay which is the same for all workers in the same job or job classification.
SITDOWN STRIKE: STRIKE

SLOWDOWN: STRIKE

SOCIAL SECURITY ACT, 1935

Federal law establishing a national social insurance program. The law provides for: Old-age, survivors' and disability benefits (an all-Federal program); public assistance to the aged, the blind, and to needy families; and unemployment insurance (both Federal-State programs). The coverage and other provisions have been modified several times since enactment.

SOCIAL SECURITY ADJUSTMENT OPTION
(LEVEL INCOME OPTION)

Pension plan provision under which a worker eligible for an early retirement benefit may elect to get a larger plan benefit than is actually due up to the time his social security benefit is payable, and a smaller benefit thereafter, so that a level income is maintained throughout retirement.

SOCIAL SECURITY OFFSET

Under some pension plans, the amount of social security benefits to which a retiring worker is entitled that is to be deducted from the private plan benefit, as computed, to obtain the actual benefit payable. The offset or deduction may be all or part of the social security benefit.

SPEEDUP

Workers' term for conditions which force them to increase effort or production within a given time without a compensating increase in earnings. (See Stretchout.)

SPELLOUT: RELIEF TIME
SPENDABLE EARNINGS
(DISPOSABLE INCOME)

In general, earnings available for spending. As used by the Bureau of Labor Statistics, gross average weekly earnings less the estimated amount of the workers' social security and income tax liability. (See Take-Home Pay.)

SPLIT SHIFT: SHIFT

SPREAD-THE-WORK: WORK SHARING

STANDARD AGREEMENT (FORM AGREEMENT)

Collective bargaining agreement prepared by a national or international union for use by, or guidance of, its local unions, designed to produce standardization of practices within the union's bargaining relationships. Form Agreement—uniform agreement signed by individual members of an employers' association and often by employers in the same line of work but outside the association.

STANDARD RATE

Usually, a uniform rate of pay established for an occupation or craft in an area or industry through collective bargaining or by law.

STEP RATES

Fixed levels between the minimum and maximum rates for an occupation in a wage progression system. (See Wage Progression.)

STINT: SHIFT
STOCK OPTION PLAN

Plan allowing employees or officers the privilege of purchasing company stock (shares) at a certain price at a time of their own choosing.

STOCK PURCHASE PLAN

Plan enabling employees to purchase stock (shares) in the company, with or without employer contributions, generally under more favorable terms than are available on the open market.

STRAIGHT TIME

Time worked at regular rate, as distinguished from overtime. (See Earnings; Overtime.)

STRETCHOUT

Term used by workers when they are required to tend more machines or assume additional duties within a given time without a corresponding increase in earnings. (See Speedup.)

STRIKE (WILDCAT, OUTLAW, QUICKIE, SLOWDOWN, SYMPATHY, SITDOWN, GENERAL)

Temporary stoppage of work by a group of employees (not necessarily members of a union) to express a grievance, enforce a demand for changes in the conditions of employment, obtain recognition, or resolve a dispute with management. Wildcat or outlaw strike—a strike not sanctioned by union and one which violates agreement. Quickie strike—a spontaneous or unannounced strike. Slowdown—a deliberate reduction of output without an actual strike in order to force concession from employer. Sympathy strike—strike of workers not directly involved in a dispute, but who wish
to demonstrate worker solidarity or bring additional pressure upon company involved. Sitdown strike—strike during which workers stay inside the plant or workplace, but refuse to work or allow others to do so. General strike—strike involving all organized workers in a community or country (rare in the United States). Walkout—same as strike.

STRIKE BENEFITS

Union payments made to members who are on strike.

STRIKEBREAKER (SCAB; FINK)

Worker or person on hire who accepts employment or continues to work in a plant where an authorized strike is in process, filling the job of a striker and knowingly assisting in defeating the strike. (See Anti-Strikebreaker Law.)

STRIKE DEADLINE

Time set by the union for beginning a strike if a satisfactory settlement is not reached. Typically, this is at midnight of the last day of the contract term or the start of the next day's first shift.

STRIKE FUND

Money allocated by a union or set aside in a separate account to pay strike benefits and to defray other expenses of strikes.

STRIKE INSURANCE

Payment by companies in an association to a fund, or for the purchase of insurance, to reimburse a struck member company for lost business.
STRIKE NOTICE

Formal notice of an intention to strike, presented by the union to the employer, or to the appropriate Federal Government agency, e.g., the Federal Mediation and Conciliation Service.

STRIKE VOTE

Vote conducted among members of a union to determine whether or not a strike should be called.

STRUCK WORK OR GOODS

Goods produced or services performed by a firm while a strike of its employees is in progress. (See Hot-Cargo Clause.)

SUBCONTRACTING: CONTRACTING-OUT

SUBSISTENCE ALLOWANCE

Payment to a worker for expenses of meals and lodging (and sometimes transportation) while traveling for his employer; or reimbursement of living expenses required by the nature of the job.

SUBSTANDARD RATE

Rate of pay below the established plant or occupational minimum, allowed for workers who are physically or otherwise unable to meet the production quota. The term is also applied to rates below Federal or State minimum wages, "prevailing" levels, or union scales.
SUGGESTION SYSTEM

Plan whereby employees' ideas that may increase efficiency or improve operations or safety are channeled to the attention of management; usually combined with a system of rewards for acceptable ideas.

SUPERANNUATED WORKERS

Term sometimes applied to employees who are unable to perform their jobs, or any job, at the normal level because of advanced age and its attendant infirmities. Superannuated rate—rate of pay below the regular level set for superannuated workers.

SUPERSENIORITY

A position on the seniority list ahead of what the employee would acquire solely on the basis of length of service or other general seniority factors. Usually such favored treatment is reserved to union stewards, or other workers entitled to special consideration in connection with layoff and recall to work.

SUPPLEMENTAL UNEMPLOYMENT BENEFIT PLANS (SUB)

Introduced by agreement between Ford Motor Co. and the United Automobile Workers in mid-1955 and subsequently adopted by other companies in the automobile, steel, and related industries, these plans provide regular weekly payments to laid-off workers receiving State unemployment insurance, through funds financed by the employer. Other benefits (e.g., short-workweek benefits and severance pay were added to many plans.

SUPPLEMENTARY BENEFITS: FRINGE BENEFITS
SURGICAL BENEFITS

Plans which provide workers, and in many cases their dependents, with specified surgical care or a cash allowance toward the cost of such care, usually in accordance with a schedule of surgeon's fees. Generally part of a health and insurance program. (See Health and Insurance Plan; Blue Shield.)

SURVIVORS' BENEFITS (TRANSITION BENEFITS; BRIDGE BENEFITS; WIDOW'S ALLOWANCE)

Payments to dependents of employees who die prior to retirement, financed in whole or in part by the employer. May be in the form of payments for a fixed period (e.g., 24 months) supplementing regular life insurance benefits, a benefit for life out of a pension program, a lump-sum payment, etc.

SURVIVOR'S OPTION: JOINT AND SURVIVOR OPTION

SUSPENSION

Form of disciplinary action of a temporary nature, as in removing a worker from his job for a stipulated time with the consequent loss of pay as punishment, or in removing a union official from office until his affairs are checked or put into order.

SWEATSHOP

Term of contempt applied to an establishment employing workers for long hours at low wages under unfavorable working conditions.
SWEETHEART AGREEMENT

A derogatory term for a union contract exceptionally favor­able to a particular employer, in comparison with other contracts, implying less favorable conditions of employ­ment than could be obtained under a legitimate collective bargaining relationship.

SWING SHIFT: SHIFT

SYMPATHY STRIKE: STRIKE

TAFT-HARTLEY ACT: LABOR MANAGEMENT RELATIONS ACT, 1947

TAKE-HOME PAY

Generally, earnings for a payroll period, less deductions (legal and authorized); the amount of cash the worker "takes home."

TECHNOLOGICAL UNEMPLOYMENT

Displacement of workers caused by, or attributed to, the installation of labor-saving methods or machinery.

TEMPORARY DISABILITY INSURANCE

 Provision enacted into law in four States (California, New Jersey, New York, and Rhode Island) providing payments for a limited period of time to workers suffering loss of wages due to sickness or disability incurred off the job. In all except the Rhode Island plan, employers may substitute privately insured coverage meeting certain standards. (See Workmen's Compensation; Accident and Sickness Benefits.)
TEMPORARY EMPLOYEE:  
PROBATIONARY PERIOD

TEMPORARY RATES

Wage or piece rates set tentatively on new work, sometimes called experimental or trail rates.

TERMINATION PAY OR ALLOWANCES:  
SEVERANCE PAY

THRIFT PLAN (SAVINGS PLAN)

An arrangement under which payroll deductions are made, with the worker's consent, for investment and saving, to which the employer contributes. The accumulated amounts (contributions plus earnings on the contributions) become available to the worker, usually after certain conditions are met.

TIME AND MOTION STUDY

An industrial engineering function involving a study of the time required and the motions involved in the performance of a job. The purpose may be to establish standards of performance, the best way of doing a job, or to determine incentive wage rates.

TIME AND ONE-HALF

Premium rate consisting of one and one-half times the employee's regular rate. For example, if worker's regular rate is $3 an hour, an hour's work at time and one-half would yield $4.50, of which $1.50 is the premium.

TIMEWORK:  DAYWORK
TONNAGE RATE

Pay on the basis of tons of material handled, common in basic iron and steel industry and coal mining.

TOOL ALLOWANCE

Allowance to an employee, paid by employer, as reimbursement for the cost of tools and their upkeep, where the employee furnishes his own tools or is responsible for their maintenance.

TOUR OF DUTY: SHIFT

TRADE COUNCIL: JOINT BOARD

TRADE EXPANSION ACT, 1962

This Federal act, whose purposes include that of expanding foreign markets for U.S. goods, provides assistance to firms and workers to adjust to possible adverse effects of increased imports. Aid to workers includes special weekly unemployment benefits, counseling and retraining, and, in some cases, relocation allowances.

TRADE UNION: UNION

TRAINEE

Term applied to a worker receiving formal on-the-job training.

TRANSFER CARD

Card issued by a local union to a member in good standing, certifying his eligibility to join another local of the same union in a different location.
TRANSITION BENEFITS:
SURVIVORS' BENEFITS

TRAVEL TIME

Time spent traveling to and from a designated point and the work site. Such time may be paid for as portal-to-portal pay in mining, deadheading on railroads, and out-of-town work in construction.

TRICK: SHIFT

TRUSTEE

A person, bank, or trust company who administers and takes responsibility for a trust fund, or a person who is a member of a board of trustees. (See Fund.)

TRUSTEESHIP

In union affairs, the taking of direct control of a local union by the national or international union, generally to correct mismanagement or illegal practices on the part of local officers, to prevent secession, or to strengthen the local. Control of the local is returned to members or officers after the cause for trusteeship has been corrected. (See Monitorship.)

TRUST FUND: FUND

TUITION PAYMENT PLAN

Plan providing for payment by the employer of part or all of the costs of job-related training courses undertaken by employee.
TURN: SHIFT

TURNOVER: LABOR TURNOVER

UMPIRE: IMPARTIAL CHAIRMAN

UNAFFILIATED UNION: INDEPENDENT UNION

UNEMPLOYMENT INSURANCE (UNEMPLOYMENT COMPENSATION)

Joint Federal-State program, established in 1935 under the Social Security Act and subject to the standards set forth in the Federal Unemployment Tax Act, under which State-administered funds obtained through payroll taxes provide payments to eligible unemployed persons for specified periods of time. Levels of benefits and tax rates are established by each State. Generally excluded groups include, among others, railroad workers (covered by Railroad Unemployment Insurance Act), agricultural workers, State and municipal employees, and workers in nonprofit institutions. The Federal part of the program is administered by the U.S. Department of Labor.

UNFAIR LABOR PRACTICE

Action by either an employer or union which violates the provisions of National or State labor relations acts, such as refusal to bargain in good faith. Unfair labor practice strike—a strike caused, at least in part, by an employer's unfair labor practice.

UNFAIR LIST

Union list of employers designated as unfair to organized labor.
UNFUNDED PLAN (PAY-AS-YOU-GO)

Plan (e.g., pension plan) under which benefits are paid, like wages, directly from an employer's general assets, often as a payroll item, as distinguished from a fund ir-retrievably segregated from the general assets of the firm and separately administered. Some pension plans are funded in part and unfunded with regard to certain benefits.

UNION (TRADE UNION, LABOR UNION, LABOR ORGANIZATION)

Any organization in which workers participate as members, which exists for the purpose of dealing with employers concerning grievances, wages, hours, and conditions of employment. Unions are voluntary organizations and need no license from the government to operate. Unions may incorporate if they wish.

UNION AGREEMENT: AGREEMENT

UNION CONTRACT: AGREEMENT

UNION CONVENTION

An assembly of delegates meeting periodically (e.g., every 2 years) to act on union problems, elect officers, and determine policies. The convention is typically the chief governing body of the union in constitutional terms.

UNION DUES

Fee paid periodically, usually monthly, by members of a union, typically as a condition of continued membership. Each union sets its own dues requirements. (See Checkoff.)

UNION LABEL (BUG)

Tag, imprint, or design attached to an article as evidence that it was produced by union labor.
UNION LEAVE

Paid or unpaid, but excused, leave for union representatives, shop stewards, etc., to attend to union business, e.g., participating in union conventions.

UNION-MANAGEMENT COOPERATION

Voluntary joint participation of union and management in solving problems such as production and safety, or in engaging in certain outside activities, such as community or charitable work. The term is usually reserved to joint actions outside of the process of collective bargaining itself.

UNION MEMBER

A union member may be defined in broad terms as a worker who has met the union's qualifications for membership, has joined the union, and has maintained his membership rights. Each union usually determines its own qualifications. In general, dues-paying members are those who pay dues to the union on a regular basis. Members in good standing include dues-paying members and members exempted for various reasons (unemployed, on strike, ill, etc.) but still carried on the union rolls as full-fledged members. Book members are those listed on the union rolls, dues-paying or not.

UNION ORGANIZER: ORGANIZER

UNION RATE (SCALE)

Minimum rate (hourly or weekly) paid to qualified workers in a specific occupation or trade under the terms of a union agreement. (See Standard Rate.)

UNION RECOGNITION

Employer acceptance of a union as the representative of his employees, the first step in the establishment of a collective bargaining relationship.

UNION REPRESENTATIVE: BUSINESS AGENT
UNION SECURITY

Protection of a union's status by a provision in the collective bargaining agreement establishing a closed shop, union shop, agency shop, or maintenance-of-membership arrangement. In the absence of such provisions, employees in the bargaining unit are free to join or support the union at will, and, thus, in union reasoning, are susceptible to pressures to refrain or to the inducement of a "free ride."

UNION SHOP

Provision in a collective bargaining agreement that requires all employees to become members of the union within a specified time after hiring (typically 30 days), or after a new provision is negotiated, and to remain members of the union as a condition of continued employment. Modified union shop—variations on the union shop. Certain employees may be exempted, e.g., those already employed at the time the provision was negotiated who had, up until then, not joined the union.

UNION STEWARD: SHOP STEWARD

U.S. DEPARTMENT OF LABOR

The Department was established by Act of Congress in 1913 to "foster, promote, and develop the welfare of the wage earners of the United States, to improve their working conditions, and to advance their opportunities for profitable employment." The Department also has important functions in the field of international labor affairs. The major bureaus and offices of the Department include: Bureau of Apprenticeship and Training, Bureau of Employment Security, Bureau of Labor Standards, Bureau of Labor Statistics, Wage and Hour and Public Contracts Divisions, Women's Bureau, Bureau of International Labor Affairs, Office of Manpower, Automation and Training, Office of the Solicitor, Neighborhood Youth Corps, Labor-Management Services Administration, and Manpower Administration. The Secretary of Labor heads the Department.
UNLICENSED PERSONNEL

Seamen not required to have an official license, such as deckhands, stewards, firemen, etc., as distinguished from licensed masters, mates and engineers.

UNPAID HOLIDAYS

Holidays observed by an establishment only to the extent of providing premium pay for work on that day. Paid time off not provided. (See Paid Holidays.)

UPGRADING

Process of raising the pay level of a job relative to other jobs or of advancing workers to jobs with higher skills and rates of pay.

VACATION PAY

Wages received by an employee for his vacation period. (See Paid Vacations.) Pay-in-lieu-of-vacation—vacation pay to workers who do not take the actual time off, paid in addition to wages for time worked.

VERTICAL UNION: INDUSTRIAL UNION

VESTING (VESTED RIGHTS)

As commonly used in connection with pension plans, a guarantee to a worker of his equity in the plan, based on contributions by the employer on his behalf, should his employment terminate before he becomes eligible for retirement. The worker usually must meet specified minimum age (e.g., 40 or 45) and service (e.g., 10 or 15 years) requirements for qualification. The vested worker receives the pension he has earned when he reaches retirement age, whatever he is then employed.
WAGE ASSIGNMENT

Voluntary transfer by a worker of some of his earned wages to another party, e.g., for the payment of purchases or debts, union dues or assessments, or charity contributions.

WAGE BOARD EMPLOYEES

Federal Government employees, typically manual workers, whose rates of pay are determined on the basis of prevailing rates for comparable work in the area, as distinguished from Classification Act Employees.

WAGE DETERMINATION

Process of establishing wage rates and wage structures through collective bargaining, employer determination, arbitration, or other methods.

WAGE DIFFERENTIALS

Differences in wages among occupations, plants, areas, industries, type of worker, etc. A more precise definition is usually attached to the term, e.g., sex differentials, geographic differentials, etc.

WAGE DRIFT

Term generally used to describe the differential change in average earnings levels over time as measured against negotiated changes. The difference between the level of actual earnings, which is influenced by many factors, and the level at which earnings would be if formal general wage changes alone are taken into account is thus likened to an upward drift.

WAGE ESCALATION: ESCALATOR CLAUSE

WAGE-HOUR LAW: FAIR LABOR STANDARDS ACT
WAGE LEADERSHIP

Influence exercised by the wage settlement reached by a large firm or group of firms on other negotiations in the same industry or area.

WAGE PATTERN

A wage change negotiated by a major company which is followed by similar increases in other companies in the same industry or area.

WAGE-PRICE GUIDELINES: GUIDEPOSTS

WAGE PROGRESSION

Plan providing within-grade pay increases, generally at specified time intervals or on a merit basis, for workers in occupations having established minimum and maximum wage rates. (See Automatic Progression; Step Rates.)

WAGE RATE

Monetary compensation for given unit of time or output, exclusive of premium payments for overtime or other extras.

WAGE REOPENER: REOPENING CLAUSE

WAGE SCALE (WAGE SCHEDULE)

A schedule specifying the pay structure for an establishment, industry, or locality. May also refer to a single rate. (See Union Rate.)
WAGE STRUCTURE

Total of various elements and considerations that characterize the schedule of compensation in an establishment, industry, or area. Such elements are (1) relationship between rates for occupations of different skill requirements, (2) sex differentials, if any, (3) provisions for shift differentials, overtime, etc., (4) interarea, interregional, and union-nonunion differentials, (5) methods of pay, (6) provisions for lunch and rest periods, and (7) supplementary benefits such as vacations, sick leave, insurance, health and welfare plans, etc.

WAGNER ACT: NATIONAL LABOR RELATIONS ACT, 1935

WAITING TIME: DOWNTIME

WALKOUT: STRIKE

WALSH-HEALEY ACT:
PUBLIC CONTRACTS ACT

WASHINGTON JOB PROTECTION AGREEMENT

Negotiated in railroad industry in 1936, and still in effect, this plan provides displacement and severance allowances to employees required to accept a new position or separated from employment because of unification, consolidation, merger, or pooling of separate facilities, operations, or services.

WATCH

The shift or work period for a seaman aboard ship.
WELFARE AND PENSION PLANS
DISCLOSURE ACT, 1958

Federal statute requiring administrators of all health, insurance, pension, and unemployment benefit plans over a minimum size (coverage) to file descriptions of their plans and financial reports of their operations with the Secretary of Labor and to make such information available to plan participants and beneficiaries. In 1962, the law was strengthened and penalties for violation added.

WELFARE PLAN (EMPLOYEE-BENEFIT PLAN)

General term usually covering health and insurance plans and other types of employee-benefit plans. The Welfare and Pension Plans Disclosure Act specifically defines welfare plans for purposes of compliance, but the term is often used loosely outside of law.

WHIPSewing

Term applied to a union tactic of negotiating with one employer at a time, using each negotiated gain as a lever against the next employer.

WHITE-COLLAR WORKERS

Term used to describe office, clerical, administrative, sales, professional, and technical employees, as distinguished from production and maintenance employees who are usually referred to as blue-collar workers.

WIDOW'S ALLOWANCE: SURVIVORS' BENEFITS

WILDCAT STRIKE: STRIKE

WORKING RULES: SHOP RULES
WORK FORCE: LABOR FORCE

WORKLOAD

Amount of work to be performed by an employee, or output expected, in a given period of time.

WORKMEN'S COMPENSATION

A system of insurance required by State law and financed by employers which provides payment to workers or their families for occupational illness, injuries, or fatalities resulting in loss of wage income.

WORK PERMIT: PERMIT CARD

WORK SHARING (DIVISION OF WORK; SHARE-THE-WORK; SPREAD-THE-WORK)

An arrangement to avoid layoffs whereby available work during slack periods is spread as evenly or as equitably as possible among regular employees by reducing each worker's daily or weekly hours. Sometimes arranged on a week-on, week-off basis.

WORK STOPPAGE

A temporary halt to work, initiated by workers or employer, in the form of a strike or lockout. This term was adopted by the Bureau of Labor Statistics to replace "strikes and lockouts." In aggregate figures, "work stoppages" usually means "strikes and lockouts, if any"; as applied to a single stoppage, it usually means strike or lockout unless it is clear that it can only be one. The difficulties in terminology arise largely from the inability of the Bureau of Labor Statistics (and, often, the parties) to distinguish between strikes and lockouts since the initiating party is not always evident.
WORKWEEK

Usually, the expected or actual period of employment for the week, generally expressed in number of hours. Some uses of the term may relate to the outside dimensions of a week (e.g., 7 consecutive days).

WORLD FEDERATION OF TRADE UNIONS (WFTU)

An international organization of organized labor movements, formed in 1945, which quickly became Communist-dominated. In 1949, the International Confederation of Free Trade Unions was organized to represent the non-Communist trade unions in the world.

YELLOW-DOG CONTRACT

An oral or written agreement whereby an employee pledges not to become nor to remain a union member, under penalty of discharge. Banned in 1932 by the Norris-LaGuardia Act.

ZIPPER CLAUSE

An agreement provision specifically barring any attempt to reopen negotiations during the term of the agreement. (See Reopening Clause; Living Document.)