This booklet provides information about the Steelworkers Pension Plan (the “Plan”).

You become a member of the Steelworkers Pension Plan when your Union negotiates participation into your collective agreement and your employer begins to make contributions on your behalf.

This booklet provides information on the Plan that applies to all members.

As a supplement to this booklet is an appendix that applies specifically to your bargaining unit and employer. The appendix will set out the pension benefit level that applies to you and others in your bargaining unit and employer. The appendix is needed because not all collective agreements are the same and different bargaining units and employers are covered by different pension legislation.

If this booklet does not provide the information you are looking for please contact the Plan Administrator (see page 16 for contact information).

JUNE 2013
This booklet is intended to give you, the Plan member, a summary of the pension benefits available under the Steelworkers Pension Plan.

This booklet is a summary of the Plan only and while every attempt has been made to ensure the accuracy of this booklet, the provisions of the Trust Agreement, the Plan text and applicable legislation shall govern if there are any differences between those legal documents and the booklet.

Should any of the pension benefits change, you will receive an update giving you details.

A current version of the booklet can also be found at www.SteelworkersPensionPlan.ca.
The Steelworkers Pension Plan is administered by a Board of Trustees made up of local Union representatives who are members of the Plan, or Union Staff. The Trustees are appointed by the Director of District 6 of the United Steelworkers.

The Trustees make all decisions about this Plan and have the responsibility to ensure the Plan is managed properly. They also have the right to modify or change any of the provisions of the Plan or windup the Plan subject to applicable legislation. Your employer’s only obligations to this Plan are to assist with processing pension applications, to provide the information necessary for the administration of the Plan and to make the contributions required by its collective agreement.

We trust you will find this booklet to be helpful in understanding your benefits under the Steelworkers Pension Plan.

The Trustees have hired Benefit Plan Administrators Limited (BPA) to do the day to day administration of the Plan. To contact BPA, please refer to page 16.

**Trustees (as of June 2013)**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
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<tr>
<td>Mark Arsenault</td>
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<tr>
<td>Mohamed Baksh</td>
<td>District 6 Staff, Toronto</td>
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<tr>
<td>Earl Macdonald</td>
<td>Retiree, Fergus</td>
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<td>Alex McKinnon</td>
<td>National Office Staff, USW</td>
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<td>Sean O’Connell</td>
<td>Local 9597, Windsor</td>
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<tr>
<td>Doug Olthuis</td>
<td>National Office Staff, USW</td>
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<td>Charles Pilgrim</td>
<td>Local 4820, Renfrew</td>
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<td>Jeff Richardson</td>
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<td>Dave Richie</td>
<td>Local 9548, Sault Ste. Marie</td>
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<td>Myles Sullivan</td>
<td>District 6 Staff, Toronto</td>
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<tr>
<td>Tim Wall</td>
<td>Local 3789, Fergus</td>
</tr>
<tr>
<td>Tom Walsh</td>
<td>District 6 Staff, Cambridge</td>
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- E. Days Hotel & Conference Centre
- F. DSME Trenton Limited
- G. Federal White Cement
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- K. Sheraton Gateway Hotel
- L. Screeners *(various employers)*
- M. Security *(various employers)*
- N. USW Local Union 5296
- O. Xylem Applied Water Systems
1. INTRODUCTION

The Steelworkers Pension Plan was established August 1, 1990.

Effective December 8, 1996, the Trustees approved an expansion of the Plan by adding "Plan B". Plan B applies to all bargaining units and employers joining the Plan on and after December 8, 1996 and operates under a separate benefit structure. Assets and liabilities for Plan B members will remain separate and apart from the assets and liabilities for A.O. Smith and GSS members, who are members of the original plan.

A Board of Trustees, made up of representatives of local Unions and USW staff, administer the Plan in accordance with applicable law. The Board of Trustees is ultimately responsible for the administration of benefits and the investment of the assets of the Plan. Pension law permits the Trustees to seek the advice of professional advisors so the Trustees rely upon a professional actuary, administrator, auditor, custodian, investment consultant, legal counsel and investment managers to ensure that the Plan is effectively managed.

The Plan is a “multi-employer, negotiated contribution, target benefit plan”. It has been designated as a Specified Ontario Multi-Employer Pension Plan (“SOMEPP”).

- Contributions to the Plan are established in collective bargaining between your employer and the Union.
- Your employer’s only funding obligation is to contribute the amounts required by its collective agreement. Your employer does not guarantee pension benefits, and is not responsible for any funding shortfall.
- Your employer has no entitlement to any funding surpluses. Excess funds will be used to improve benefits.
- The Steelworkers’ Union has no access to the assets of the Plan, and has no responsibility for funding.
- On the advice of professional pension actuaries, the Trustees establish target pension benefits, based on contributions, expected investment returns, and other factors (such as standard life expectancy).
  If the assets of the Plan are not enough to pay all of the Plan’s liabilities, pension benefits may be reduced (in accordance with the applicable legislation).
- As a multi-employer pension plan the Steelworkers Pension Plan is not covered by the Pension Benefit Guarantee Fund, and your pension is not guaranteed by that fund. If the Plan were wound up and the assets of the pension fund were not enough to pay all liabilities, your pension benefits would be reduced.
- If the Plan were to be wound up while more than fully funded, any excess funds would be used to increase benefits.

This Plan is registered with the Canada Revenue Agency and the Financial Services Commission of Ontario under registration number 0222737.
2. MEMBERSHIP

You become a member of the Steelworkers Pension Plan when your employer starts making contributions to the Plan on your behalf.

Your employer will start making contributions to the Plan under the terms of the collective agreement between your employer and the United Steelworkers. In some collective agreements the employer is required to make contributions only for employees hired after a specific date so not all employees in the bargaining unit are members of this Plan.
3. CONTRIBUTIONS

What does my employer pay?

Contributions to the Steelworkers Pension Plan are determined in negotiations with your employer, and are set out in your collective agreement. The collective agreement, and not this Plan, will determine the contribution rate and the terms under which it is paid.

You may also be eligible to earn further pension benefits while absent from the workplace due to a compensable injury or while on maternity or parental leave. Contact the Plan Administrator for details.

Am I required or permitted to contribute to the Plan?

Contributions to the Plan from members are not permitted unless required by the applicable collective agreement. If member contributions are required by your collective agreement, your employer will deduct the contributions from your pay and remit them to the Plan.

Are the contributions made to the Plan taxable to me?

No. Contributions made to the Plan are not taxable.

Is my personal RRSP affected?

Yes. Contributions made to any registered pension plan reduce your personal RRSP room and are reported as a Pension Adjustment (PA) on your T4 slip issued by your employer(s).

How are the contributions used?

Assets of the Plan are comprised of the contributions received, plus investment earnings on those contributions, less any expenses paid.

Assets cannot be used to reduce the contributions required to be paid by your employer (or by you, if applicable) or used for any purpose other than providing pension benefits to the members of the Plan and paying the expenses of the Plan.

Does the Union contribute to the Plan?

No. The Steelworkers’ Union has no access to the Plan’s assets and has no responsibility for its funding.
4. AMOUNT OF PENSION

How is my pension amount determined?

The Trustees have established different pension benefit formulas which are based on the rate of contributions made to the Plan on behalf of members. Please refer to the Appendix that covers your bargaining unit and employer for information on the benefit formula that applies to you. In the Appendix you may see that the benefit formula is not the same for all years of service, because the Trustees have adjusted it based on the financial health of the Plan and on the advice of the actuary. When pension contributions are less than $0.50 per hour the benefit level is lower to take into account the fact that administration costs will use up a larger share of the contributions.

Plan B provides pensions only for your period of membership in the Plan. It does NOT provide any credits for previous periods of employment – your pension for any prior periods will depend on the arrangements (if any) your employer had in place at that time.

Do I earn pension while I am sick, on lay-off or on vacation?

Pension is earned based on contributions. Contributions rates are set out in the collective agreement between the Union and the employer. Depending on the terms of the collective agreement, contributions may be paid as a percentage of earnings (as defined in the collective agreement) or on an hourly basis (in which case contributions may be required for overtime hours, vacation, sick benefits, LTD benefits, layoff, or for an approved leave – depending on the terms of the collective agreement).

If you are absent from work due to a compensable injury you may be eligible to be credited with contributions even if your employer does not contribute to the Plan while you are away from work. If this applies to you, please contact the Plan Administrator.

If you are absent from work due to a maternity or parental leave you may be eligible to be credited with contributions during your absence. If this applies to you, please contact the Plan Administrator.
5. RETIREMENT DATES

What is my normal retirement age?

Normal retirement age under the Plan is the end of the month in which you turn age 65, with monthly pension payments commencing the first of the following month. You must terminate your employment with all participating employers to begin to receive your pension from the Plan before the end of the year in which you turn 71.

If you work past age 65, you must by law start collecting your pension by no later than December 1st of the year in which you reach age 71. If you continue to work past that date, employer contributions based on earnings may still be remitted to the Plan (as required by the collective agreement). However; you will not receive any pension credit for those contributions. Employee contributions will no longer be accepted by the Plan after you begin to receive your pension.

Can I retire early?

You can retire as early as age 55, but your pension will be actuarially reduced so that the value of your early retirement pension is equal to the value of your normal retirement pension. Your pension will be reduced because it will be paid for a longer period of time.
6. METHOD OF PENSION PAYMENT

What is the normal form of pension?

- **LIFE WITH A MINIMUM OF 60 MONTHLY PAYMENTS**

Your pension will be paid as long as you live, with a minimum of at least 60 monthly payments (five years). If you die before receiving 60 monthly pension payments, your beneficiary (or estate if there is no beneficiary) will be entitled to the balance of the 60 pension payments.

*The examples shown in the Appendix assume this form of pension is payable to you at retirement.*

- **MANDATORY JOINT AND SURVIVOR PENSION**

If you have a spouse when you retire, your pension will be paid to you and your spouse as a joint and survivor pension. Your pension will be reduced to provide this spouse's pension, since the pension will be paid for two lifetimes. The amount of the reduction will depend on your age and your spouse's age when you retire and will be equivalent in value to the pension payable to you if you had no spouse at the date of your retirement. Upon your death, the amount of pension payable to your spouse for his or her remaining lifetime will be 60% of the amount being paid immediately before your death. Should your spouse die before you, your pension will continue unchanged and cease on your death.

If you and your spouse decide you do not want this continuing spouse's pension, you must both sign a waiver and provide it to the Plan Administrator before your pension begins. This waiver cannot be revoked after your pension begins to be paid.

For **Definition of “Spouse”**, please refer to the Notes section in the Appendix that is applicable to your bargaining unit and employer.

Are other forms of pension available to me?

Yes. Details of the other forms of pension which are available to you will be provided by the Plan Administrator upon receiving your written retirement request.

Is my pension increased after I retire?

Your pension may be increased from time to time, but only as determined by the Trustees based on the financial health of the Plan. No pension increases have been made recently.
How do I apply for my pension?

If you wish to apply for your pension, please inform the Human Resources Department at your workplace of your intention to retire. They will send the required notification to the Plan Administrator, who will provide you with the necessary application forms. Complete and sign the application and return it to BPA at least two months prior to your intended date of retirement. Proof of age and marital status will be required.

When can I expect my first pension payment?

Your first pension payment is effective from the first day of the month following your actual retirement date and will subsequently be paid on the first day of each following month. It may take longer to receive your first payment; however, your payments will be retroactive to first day of the month following your actual retirement date. The Plan’s custodian will mail your pension cheque to you, or deposit it directly in your bank account.
8. DEATH BENEFITS

What happens to my pension if I die before I retire?

If you die before any pension payments have started, your spouse, or beneficiary (if you have no spouse), or estate (if no beneficiary has been appointed), will receive a lump sum amount equal to the present day value of the pension you had earned up to the date of your death.

Your spouse will be able to choose:

- a monthly pension starting as early as age 55; or
- transfer the lump sum value tax-free to an RRSP or registered pension plan; or
- a taxable cash payment (not available to spouses of deceased members who were subject to federal pension law or Alberta pension law).

A beneficiary or estate will only be able to receive this death benefit as a taxable cash payment.

What happens to my pension if I die after I retire?

If you die after you have started to receive a monthly pension, the amount payable on your death will be based on the form of pension you elected when you retired (see Section 6 – Method of Pension Payment).
9. TERMINATION BENEFITS

What happens if I quit, am terminated or leave the bargaining unit?

If you terminate your employment, you are entitled to the value of the pension you have earned. The lump sum value of your termination benefit will be at least equal to the contributions made to the Plan on your behalf.

If you terminate employment after your 55th birthday, you must leave your benefits in the Plan and receive a pension at age 65 or as early as age 55, on a reduced basis.

To receive your termination benefits, you must apply for them. If you do not apply, your benefits will remain in the Plan until you apply for a pension.

For a list of payment options, please refer to “Termination Payment Options” in the Notes section of the Appendix that is applicable to your bargaining unit and employer.

If you have been laid off and retain recall rights, you will not be eligible to take your money out of the Plan until you have been laid off at least two years. After 24 months of lay-off, you may request in writing that your membership in the Plan be terminated and you will have the termination benefit options set out above.

Grow-in benefits are equal to the value of any early retirement subsidy you may have been eligible to receive had you remained a member of the Plan. The Plan does not provide “grow-in” benefits.

If you continue to be employed by your employer, but are transferred to a job that is not part of the bargaining unit, the pension benefits you have earned under the Plan are frozen. After six months, you have the payment options of terminated employees.

If you terminate membership as a result of the closure of your workplace or the wind-up of the Plan, the value of your pension entitlement will be impacted by the financial health of the Plan.
10. ADDITIONAL INFORMATION

Who should I notify if I change my address or banking information?

Please notify the Plan Administrator of any changes to your address or banking arrangements so that you can receive your payments and any Plan correspondence in a timely manner.

What information will I receive telling me about my own individual pension amounts?

- **ANNUAL PENSION STATEMENT**

  You will receive a statement of your own benefits every year (determined as at December 31st and received by June 30th of the following year) to keep you informed of your pension benefits.

- **PENSION ESTIMATES**

  If you need an estimate of your pension benefits for retirement planning purposes, inform the Human Resources Department at your workplace of the intended date of retirement so they can request the Plan Administrator to provide you with an estimate of your pension benefits.

What other Plan information do I have access to?

In addition to this information booklet and annual individual pension statements, you and your spouse (and any other beneficiary) have certain rights to other information under the applicable pension legislation. This information includes the following:

- Plan documents, including amendments
- Financial statements
- Actuarial funding reports
- Annual information returns
- Correspondence with the Financial Services Commission of Ontario that is less than five years old.

You need to make a written request to the Plan Administrator to review these documents. The information will be made available to you at the Plan Administrator’s office or at a mutually agreed upon place. The Plan Administrator is only required to provide you with access to this information once a year.
10. ADDITIONAL INFORMATION (cont’d.)

Do I have to pay income tax on my Plan benefits?

Yes. All benefits paid by the Plan are subject to income tax.

If you are receiving a monthly pension from the Plan, income tax will be deducted before it is paid to you. The Canada Revenue Agency sets the minimum deduction amounts that are applied.
11. GOVERNMENT PENSION BENEFITS

In addition to the pension paid from the Plan, what other pension benefits may I be eligible for?

You may be eligible for pension benefits under the Canada Pension Plan (payable as early as age 60) and Old Age Security Act (currently payable at age 65). These benefits are in addition to those you receive under this Plan.

- CANADA PENSION PLAN

The Canada Pension Plan ("CPP") provides pension, disability and survivor income benefits. CPP pays you a monthly pension for life starting from as early as age 60. How much you receive depends on how long you have contributed, your earnings in each year you contributed and your age when you retire.

You should apply at least six (6) months before you wish to begin to receive your CPP pension.

- OLD AGE SECURITY

The Old Age Security pension is a monthly pension, which is now payable from age 65. However; starting in 2023, the eligibility age for Old Age Security Benefits will gradually increase from age 65 to age 67. How much you receive depends on how long you have lived in Canada when you apply.

Based on the current eligibility age, you should apply at least six (6) months before you wish to begin to receive your Old Age Security pension.

For more information on these plans or for applications forms for these benefits, please visit any Service Canada Centre or access this information on-line at www.servicecanada.gc.ca.
CONFIDENTIALITY OF YOUR PERSONAL INFORMATION

The Plan requires certain personal information about Plan members, their employment and their beneficiaries.

All personal information (including financial information) collected in the course of the administration and operation of the Plan is kept confidential and will only be used for purposes of administering members’ benefits. On occasion, the Plan may need to share some of this information with actuaries and other pension professionals. The Plan will take all necessary steps to protect the privacy of this information.

By participating in the Plan, you are consenting to the Plan’s collection, use and disclosure of this personal information.
## PLAN PARTICIPANTS

<table>
<thead>
<tr>
<th>Employer</th>
<th>Bargaining Unit</th>
<th>Appendix</th>
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<tr>
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<td><strong>Screeners</strong></td>
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<td>• G4S (Whitehorse)</td>
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<td>Xylem Applied Water Systems</td>
<td>USW 8514-05</td>
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Note that USW Locals 3789 & 6028 at A.O. Smith and USW Local 3133 at General Storage Systems participate in the ‘original plan’ and all other units participate in ‘Plan B’.
14. SERVICE PROVIDERS

Investment Manager(s): Connor, Clark & Lunn Financial Group
Greystone Managed Investments Inc.

Custodian of Trust Fund: RBC Investor Services

Actuary: Eckler Ltd.

Legal Counsel: Sack Goldblatt Mitchell LLP

Auditor: BDO Canada

Plan Administrator: Benefit Plan Administrators Limited
15. FOR MORE INFORMATION ON THE PLAN

Visit our website at:

www.SteelworkersPensionPlan.ca

Call, email, write or fax to:

Steelworkers Pension Plan
c/o Benefit Plan Administrators Limited
Pension Department
P. O. Box 3071, Station “A”
Mississauga, Ontario
L5A 3A4

Phone: (905) 275-6466
Toll Free: 1-800-867-5615
Fax: (905) 275-6462

Email: pensions@bpagroup.com

When calling or writing to Benefit Plan Administrators Limited, please provide:

- Your name in full
- Your address
- Your telephone number, and
- Your Social Insurance Number